LINCOLN COUNTY, NV Rec:\$37.00

06/22/2020 12:11 PM

2020-158658

Pgs=7 AE

Total:\$37.00 BONNIE R. JACOBSON



OFFICIAL RECORD AMY ELMER, RECORDER

When recorded mail to:

Patrick A Yeager PO Box 461, Pioche, NV 89043 **Larry M Richards** PO Box 744, Pioche, Nv 89043 APN 001-091-04 001-091-05

Shared Water and Sewer Agreement

This Agreement, made and entered into this 21st day of June 2020 by and between Patrick A Yeager, who resides at 681 McCannon Street, Pioche, NV 89043, hereinafter referred to as the "supplying party", and Larry M Richards, who resides at 695 McCannon Street, Pioche, NV 89043, hereinafter referred to as the "supplied party":

WHEREAS, the supplying party is the owner of property located at 681 McCannon Street, Pioche, NV 89043, which property is hereinafter referred to as "Parcel 1" and is more fully described as follows: Legal Description from county records Assessor lot 6 Block 31 Subdivision Pioche Lincoln County Nevada.

WHEREAS, the supplied party is the owner of property located at 695 McCannon Street, Pioche, NV 89043, which property is hereinafter referred to as "Parcel 2" and is more fully described as follows: Legal Description from county records Assessor lot 10 Block 31 Subdivision Pioche Lincoln County Nevada.

WHEREAS, the undersigned parties deem it necessary to provide an agreement clarifying the use and payment of services supplied by Pioche Public Utilities, located at 1 Main Street, Pioche, NV 89043, together with any future company that may supply water and sewer service to the two properties.

WHEREAS, the water meter servicing the two properties is located upon the described property of supplying party; together with water distribution facilities, hereinafter referred to as "water distribution system", for the purpose of supplying water to both properties connected to the said water distribution system; and

WHEREAS, it is the intention and purpose of the undersigned parties that the water distribution system shall be used and operated to provide an adequate supply of water for each of the properties connected thereto, for the domestic consumption of the occupants of said properties, and to assure the continuous and satisfactory operation and maintenance of the water distribution system for the benefit of present and future owners, their heirs, successors and assigns of the properties connected thereto; and

WHEREAS, the sewer main servicing the two properties is located upon the described property of supplying party; together with sewer collection facilities, hereinafter referred to as "sewer collection system", for the purpose of collecting sewer from both properties connected to the said sewer collection system; and

WHEREAS, it is the intention and purpose of the undersigned parties that the sewer collection system shall be used and operated to provide an adequate collection of sewer for each of the properties connected thereto, for the domestic use of the occupants of said properties, and to assure the continuous and satisfactory operation and maintenance of the sewer collection system for the benefit of present and future owners, their heirs, successors and assigns of the properties connected thereto; and WHEREAS, the parties hereto desire to enter this Agreement for the purpose of reducing to writing their respective rights and obligations pertaining to said water distribution and sewer collection systems. NOW THEREFORE, in consideration of the promises and covenants herein contained, it is agreed that the water distribution system and sewer collection system situated on Parcel 1 shall be used by the parties to this Agreement, as well as by all future owners of said Parcels 1 and 2, upon the following terms and conditions:

- That until this Agreement is terminated, as herein provided, the parties hereto (and their heirs, successors and assigns, for the exclusive benefit of the respective parcels of said real estate, and for the exclusive use of the households residing hereon), are hereby granted the right in common with the other parties to draw water from the water distribution system and collect sewer in the sewer collection system located on Parcel 1 for domestic use excluding the right to draw water to fill swimming pools of any type.
- 2. That the owners or residents of the dwelling located on Parcel 2, as of the date of this Agreement shall:
 - a. Pay or cause to be paid a monthly fee to the supplying party for the use of the water distribution system and the sewer collection system in the amount of 50% of the bill or invoice distributed by Pioche Public Utilities of Pioche, NV, on or before the 15th day of each month. In the event that such payment remains unpaid for a period of 90 days, the supplying party may terminate the supply of water to the supplied party until all arrearages in payment are received by the supplying party.
 - b. Pay or cause to be paid promptly, a proportionate share of all expenses for the maintenance and/or repair of the systems that may become necessary. Each respective share shall be determined by dividing the amount of each expense by two, it being understood that the supplying party and the supplied party shall pay an amount equal to one half of the total of such necessary repair or replacement.
- 3. That the cost of any removal or replacement of pre-existing site improvements on an individual parcel necessary for systems operations, maintenance, replacement, improvements, inspections or testing, damaged as a result of a repair of the water distribution or sewer collection systems will be borne by the owner of the affected parcel.
- 4. That each of the parties hereby agrees that they will promptly repair, maintain, and replace all water and sewer pipes or mains serving their respective dwellings.
- 5. That the consent of all parties to pay a proportionate share of costs shall be obtained prior to embarking upon expenditure for system maintenance, replacement, or improvement, except in emergency situations.
- 6. That each party shall have the right to act to correct an emergency situation and shall have access to the pertinent parcel in the absence of the other. An emergency situation shall be defined as the failure of any shared portion of the water distribution system and the sewer collection system.
- That only those parcels of real estate hereinabove described, and the dwellings located thereon shall be permitted to receive water from the water distribution system and collect sewer to the sewer collection system.

- 8. Each of the parties hereto does hereby covenant and agree that he/she will not allow or permit other persons, other than household guests, to take, draw, use or receive water from the water distribution system.
- Each of the parties hereto does hereby covenant and agree that he/she will not allow or permit other persons, other than household guests, to collect, to connect to, or in any way use the sewer collection system.
- 10. Each of the parties hereto does hereby covenant and agree that he/she will not allow or permit other persons to connect to the pipes or mains serving his/her respective parcel.
- 11. That upon the availability of and/or choice of the supplied party to obtain other source of water and sewer service, it is contemplated that a reasonable amount of time shall be allowed to effectuate the necessary connections to the new source.
- 12. That the benefits and burdens of this Agreement shall constitute a covenant running with the parcels of land herein described and shall be binding upon the heirs, successors in title and assigns of the parties hereto.
- 13. Any dispute under this Agreement shall be required to be resolved by binding arbitration of the parties hereto. If the parties cannot agree on an arbitrator, each party shall select on arbitrator and both arbitrators shall select a third. The third arbitrator so selected shall arbitrate said debate. The arbitrators shall be governed by the rules of the American Arbitration Association in full force and effect.

This document contains the full and complete Agreement between the parties.

Patrick A Yeager – Supplying Party	Total 1. Years	Date 6-21-20
	\ \	
))	
	I per De 1	
Larry M Richards – Supplied Party	ary Music	Date 6/21/20
\		, ,

NEVADA NOTARY ACKNOWLEDGMENT

THE STATE OF NEVADA

COUNTY OF MAN LONG

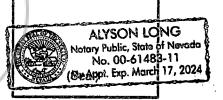
This instrument was acknowledged before me on 10-2-76-20



(date) by Richard Manual Will frame of person).



Notary Public Signature



NEVADA NOTARY ACKNOWLEDGMENT

THE STATE OF NEVADA

COUNTY OF UNION

This instrument was acknowledged before me on Wall-2020



(date) by PUNTOR A NEW (name of person).



Notary Public Signature

ALYSON LONG Notary Public, State of Nevada No. 00-61483-1 My Appt. Exp. March 17, 2024 (Seal)

				Property ——			
ΠN-RG-SE: ·	001-091-04 \$11,747 		Address: PropCity: Land Use:	681 McCannoi Pioche Sfr	n ST	Census Tract: Zip Code:	950100 89043-2560
			Asses	sor Description			
ile-Page:				Town/Pioche			\
Assr Lot: (ck: 31	Area:	•	Bldg:	Unit:	Tract:
Assr Desc:	LARRY RICHAR ADJUSTMENT D	DS, JUDIE R R DATED 08/08/2	ICHARDS & DA 2018 DOC # 20	ARBY PORTER R 018-155059	ECORD OF SUR	VERY AND BOU	NDARY LINE
			Owner 8	k Doc Information	1		
Owner Name:	Patrick Yeage	er			DOC DATE	DOC NUMBER	₹ DV
2nd Owner:					05/15/2019	156253	\ \
\ddress:	PO Box 461 -						1 1
City: Prev Owner:		ate: NV Zip Co	ode: 89043			-	\ \
rev Owner:	Richards Larr	У					\ \
				uilding Informatio	on —		-
and Value:	\$5,880	Impr Value:	\$27,683		The second second	Schools:	Lincoln Coun
rontxDpth:		Topography:		Cost Class:		Zoning:	- N
cres:	0.130	Act Yr Blt:	1890		Concrete	Tot Rooms	The state of the s
ot SqFt:	5,662	Eff Yr Blt:		Basement:	The state of the s	Bedrooms:	- 4
of Buildings:	1	Construction:		Garage Cap:		Bathrooms	- Table
ype Style:	1.00	Ext Wall:	Wood Siding	Garage Type:	1	Full Baths:	- Th.
Stories: Roof Matri:	1.00	Flooring:		Parking Sp:		Half Baths	76.
	Asphait Gable	Heat Systm:		Pool YN:	- N	Fireplace Y	
loof Type:	Gable	Air Cond:		Porch:	\	Fireplaces:	
			Property	y Sub-Areas SqFt			
iving Area:	1,282	First Flr:		Porch 1:		Grg/Prkg:	
uilding Sq Ft:		Second Fir:	_	Porch 2:	/	Carport:	
otal Bldg:	1,282	Upper Area Sq		Deck:		/	
rim Addition:	4 202	Basement Area	:	2nd Patio/Deck	€ / ,	/	
bove Grade:	1,282	Basement F:		Basement U:	\/ /		
			Sale	s Information 😀			·····
	PRICE	and the same of th	DATE		DEED TYPE		
			05/04/19	Ren	ecorded Deed		
		/ _	05/04/19	Ren	ecorded Deed		
County:	\$88,000		05/04/19	Barga	in & Sale Deed		
	/		05/04/19	76.	in & Sale Deed	\	
			08/11/10	76.	t Claim Deed	N .	
	\$35,000	/	00, 11, 10	5. 5.	Deed (Reg)	N	
	Ψ33,000	- /		/ /	reeu (keg)		
			Tay 8	k Assessment —			
	TOTAL TAX	TAX YE		L ASSD	TMDDV	AND ACCO	/CAD CYCLE
Curr:	\$326.69	2019				AND ASSD	
Prev:	\$319.08	2019	7 -			,058 201	-
	\$310.76	2017				,960 201	
The same of the sa	122017	\ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \ \	T	.,031	72,137 \$1	,960 201	.,
eling:		Tot SA Ba					

INFORMATION DEEMED RELIABLE BUT NOT GUARANTEED

LVR DEEMS INFORMATION RELIABLE BUT NOT GUARANTEED. IT IS A VIOLATION TO PROVIDE DETAIL PRINTOUTS TO A CUSTOMER/CLIENT.

Tax Property Tax - One Page

 -				Property ——				
TN-RG-SE:	001-091-05 \$31,201 		Address: PropCity: Land Use:	695 McCanno Pioche Sfr		Censi Zip C	us Tract: 9501 ode: 8904	
Aser Doses	RECORD OF SU	ock: 31 JRVEY BOUNDAR D 08/08/2018 D	Subdivision: Area: RY LINE ADJI OCC 2018-15	5059	Bidg: Y RICHARDS,	, JUDIE R R	Jnit: Tract:	D DARBY
Owner Name: 2nd Owner: Address: City: Prev Owner:	Larry Richard PO Box 744 Pioche St Conner Marg	- tate: NV Zip Cod		& Doc Information	DOC DATE	DOC 995 114	NUMBER - 578	DV Tt
	····	·	—– Land & I	Building Informat	ion ———			1/4
Land Value: FrontxDpth: Acres: Lot SqFt: # of Buildings: Type Style: Stories: Roof Matrl: Roof Type:	\$2,757 0.104 4,547 1	Impr Value: Topography: Act Yr Blt: Eff Yr Blt: Construction: Ext Wall: Flooring: Heat Systm: Air Cond:	\$86,389 2006	Cost Class: Foundation: Basement: Garage Cap: Garage Type: Parking Sp: Pool YN: Porch: ty Sub-Areas SqF	Attached G	Zc To Be Ba arage Fu Ha	chools: Li oning: ot Rooms: edrooms: othrooms: othrooms: olf Baths: replace YN: replaces:	ncoln County
Living Area: Building Sq Ft: Total Bldg: Prim Addition: Above Grade:	768 768 1,536 768	First Fir: Second Fir: Upper Area Sq I Basement Area: Basement F:	t:	Porch 1: Porch 2: Deck: 2nd Patio/Dec Basement U:	\checkmark		g/Prkg: 768 rport:	
County:	PRICE \$35,000		DATE 08/11/10	/ / /	DEED TYPE uit Claim Deed Deed (Reg)			
Curr: Prev:	TOTAL TAX \$1,047.18 \$1,017.99 \$1,019.80	3 2019 9 2018	IR TO1 \$: \$:	30,133	IMPRV \$30,236 \$29,214 \$29,361	LAND \$965 \$919 \$919	ASSD YEAR 2019 2018 2017	EXEMPTION
Delinq:	~ \	Tot SA Bal	:	1				
	INFORMATION	DEEMED RELIABL	E BUT NOT G	UARANTEED				

LVR DEEMS INFORMATION RELIABLE BUT NOT GUARANTEED. IT IS A VIOLATION TO PROVIDE DETAIL PRINTOUTS TO A CUSTOMER/CLIENT.