Exhibit 1

Exhibit 1

1	Matthew D. Francis (6978)	
2	Adam P. McMillen (10678) Brownstein Hyatt Farber Schreck, LLP	
3	5371 Kietzke Lane Reno, NV 89511	
4	Telephone: 775-324-4100 Facsimile: 775-333-8171	
5	Attorneys for Plaintiff Jed Margolin	
6		
7	In The First Judicial District Co	ourt of the State of Nevada
8	In and for Car	son City
9		son City
10	JED MARGOLIN, an individual,	
11	Plaintiff,	Case No.: 090C005 B N
12	VS.	Dept. No.: 1 - 7 - 7
13	OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA	······································
14	TECHNOLOGY CORPORATION, a Nevada	MOTION TO VOID DEEDS, ASSIGN PROPERTY, FOR WRIT OF
15	corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI	EXECUTION AND TO CONVEY
16	aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI	
17	aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE	
18	Companies 1-10, DOE Corporations 11-20,	
19	and DOE Individuals 21-30,	
20	Defendants.	
21	Plaintiff Jed Margolin ("Plaintiff"), by and t	hrough his attorneys of record, hereby files
22	the following Motion to Void Deeds, Assign Proper	rty, for Writ of Execution and to Convey:
23	MEMORANDUM OF POINTS	SAND AUTHORITIES
24	I. Introduction	
25	The Complaint and Amended Complaint in	this matter are based upon Defendant Reza
26	Zandian's ("Zandian") fraudulent assignment of pat	tents. Shortly after the Court denied
27	Zandian's motion to set aside the default judgment	-
28	Nevada counties whereby he transferred his interest	
	1	JM_0118

an attempt to avoid execution of the judgment. More recently, Zandian attempted to bribe the
 undersigned by offering to pay \$30,000 to \$50,000 to the undersigned if the undersigned
 would resolve this matter without giving any money or consideration to Plaintiff. Zandian has
 made it clear he will do anything to keep from having to pay the judgment.

Plaintiff now moves the Court to void the fraudulent deeds, transfer Zandian's interest in certain Nevada properties to Plaintiff and to order execution on other Nevada property.

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II. Procedural Background

As the Court is well aware, Plaintiff filed his original Complaint on December 11,
2009. Plaintiff alleged five claims: (1) Conversion, (2) Tortious Interference with Contract,
(3) Intentional Interference with Prospective Economic Advantage, (4) Unjust Enrichment,
and (5) Unfair and Deceptive Trade Practices. The claims are based upon Zandian's
fraudulent assignment of patents. After several motions to dismiss, Zandian filed a General
Denial to the Amended Complaint on March 5, 2013. Thereafter, Zandian's counsel withdrew
and a Default Judgment was entered against Zandian on June 24, 2013.

On December 11, 2013, Plaintiff filed a Motion for Debtor's Examination and to
Produce Documents. On December 20, 2013, Zandian filed a Motion to Set Aside the Default
Judgment. On January 13, 2014, the Court entered an Order Granting the Motion for Debtor's
Examination and to Produce Documents. On February 6, 2014, the Court entered an Order
Denying Zandian's Motion to Set Aside the Default Judgment. On March 12, 2014, Zandian
filed a Notice of Appeal regarding the Court's Order Denying the Motion to Set Aside the
Default Judgment.

On June 10, 2015, Plaintiff filed another Motion for Judgment Debtor Examination and
to Produce Documents. On October 19, 2015, the Nevada Supreme Court affirmed the Court's
orders denying Zandian's motion to set aside the default judgment and awarding fees and
costs. On November 6, 2015, the Court entered an Order Granting the Motion for Debtor's
Examination and to Produce Documents, whereby Zandian was required to produce
documents by December 21, 2015 and to appear for a debtor's examination in February of

2016. On February 3, 2016, the Court held Zandian in contempt for failing to produce
 documents as ordered by the Court and issued a warrant for his arrest.

On February 24, 2016, pursuant to the Court's November 6, 2015 Order, Plaintiff held the duly noticed debtor's examination of Zandian in San Diego, California. *See* Declaration of Adam McMillen, dated 4/21/16 ("McMillen Declaration"), Exhibit 1. Zandian did not appear for the examination. *See id.* Zandian refused to comply with the Court's orders and has absconded. Plaintiff has been unable to depose Zandian and Zandian has not produced any of the documents ordered by the Court.

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III.

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A. Fraudulent Deeds

Pertinent Additional Factual Background

On February 6, 2014, the Court entered an Order Denying Zandian's Motion to Set
 Aside the Default Judgment. Shortly thereafter, Zandian dirtied the title to 22 parcels of real
 property throughout Nevada, as follows.

14 On March 17, 2014, Zandian recorded a grant deed with Elko County for one parcel, whereby he transferred his interests to Alborz Zandian (his son) and Niloofar Zandian (his 15 wife). See McMillen Declaration, Exhibit 2. The deed states the transfer was made pursuant 16 to a "financial agreement entered into in Las Vegas, Nevada and dated 08-21-2003." Id. Not 17 18 only does the timing and parties involved indicate the deed is fraudulent, the parcel in question 19 was purchased after the alleged August 21, 2003 financial agreement on September 25, 2006 and the purchase documents do not refer to the alleged "financial agreement." See McMillen 20 Declaration, Exhibit 3. 21

On March 18, 2014, Zandian similarly dirtied the titles to three parcels in Churchill
County, per the same August 21, 2003 "financial agreement." *See* McMillen Declaration,
Exhibits 4-6. All of these parcels were purchased after August 21, 2003 and none of the
purchase documents refer to the "financial agreement." *See* McMillen Declaration, Exhibits 79.

On March 18, 2014, Zandian similarly dirtied the title to one parcel in Washoe County,
per the same August 21, 2003 "financial agreement." *See* McMillen Declaration, Exhibit 10.

This parcel was also purchased after August 21, 2003 and the purchase documents do not refer
 to the alleged "financial agreement." *See* McMillen Declaration, Exhibit 11.

Zandian dirtied the title to nine other parcels in Washoe County as well. On March 18, 3 2014, a grant deed was recorded by Zandian, which transferred his interest in nine parcels to 4 Fred Sadri, Ray Koroghli and Sathsowi Thay Koroghli and Alborz Zandian and Niloofar 5 Foughani "per financial agreement entered into in Las Vegas, Nevada and dated 08-21-2003." 6 7 See McMillen Declaration, Exhibit 12. As background on these nine parcels, on July 31, 8 2003, Niloo Far Foughani (wife of Zandian) released any community property interest in the nine parcels to Zandian, as his separate property. See McMillen Declaration, Exhibit 13. On 9 August 1, 2003, these properties were transferred to Zandian, Fred Sadri and Ray Koroghli, 10 with each receiving a one third interest. See McMillen Declaration, Exhibit 14. On June 22, 11 2007, John Peter Lee filed a Judgment Confirming Arbitration Award with the Washoe 12 County Recorder, which judgment transferred the interests of Fred Sadri and Ray Koroghli to 13 14Zandian for all nine properties. See McMillen Declaration, Exhibit 15. This is why the March 18, 2014 deed states Zandian transferred the property from Fred Sadri, Ray Koroghli and 15 Sathsowi Thay Koroghli and himself to Fred Sadri, Ray Koroghli and Sathsowi Thay Koroghli 16 and Alborz Zandian and Niloofar Foughani "per financial agreement entered into in Las 17 Vegas, Nevada and dated 08-21-2003." See McMillen Declaration, Exhibit 12. 18

19 On May 21, 2014, Zandian dirtied the titles to six parcels in Lyon County. See McMillen Declaration, Exhibits 16-18. These deeds transferred Zandian's interests to Alborz 20 21 Zandian and Niloofar Foughani Zandian "per financial agreement entered into in Las Vegas, Nevada and dated August 21, 2003." Id. However, again, all six parcels were purchased by 22 Zandian after the purported August 21, 2003 "financial agreement." See McMillen 23 24 Declaration, Exhibits 19-21. None of the purchase documents refer to the alleged "financial agreement." Id. Also, the "financial agreement" has never been produced and is not known to 25 exist. 26

On May 30, 2014, Zandian similarly dirtied the titles to two parcels in Clark County,
per the same August 21, 2003 "financial agreement." *See* McMillen Declaration, Exhibits 22-

23. All of these parcels were purchased after August 21, 2003 and none of the purchase
 documents refer to the alleged "financial agreement." *See* McMillen Declaration, Exhibits 24 25.

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B. Zandian's Attempted Bribery

From April 12-19, 2016, Zandian emailed the undersigned. See McMillen Declaration, 5 Exhibit 26. Zandian stated that he wanted to pay (bribe) the undersigned because he believes 6 the undersigned has been "unfairly exploited for 8 years based on a judgment obtained by 7 8 fraudulent service and address." Id. In response, the undersigned requested a serious offer to settle this matter. Id. Zandian stated he did not want me to talk to "anybody" about the 9 10 ensuing conversation, including Plaintiff, that Plaintiff had been "manipulated by Robert Adams and Sadri" and that he did not wish to pay Plaintiff "a dime" but "I [Zandian] am 11 prepared to pay you [the undersigned] up to \$30,000 cash or \$50,000 within 18 months" to 12 settle this matter outside of Plaintiff's interests. Id. 13

The undersigned told Zandian he represents the interests of Plaintiff and would not 1.4 accept an offer (bribe) to settle this matter outside of Plaintiff's interests and requested a 15 16 serious offer to settle this matter. Id. The undersigned also requested to know when Zandian 17 would be in the United States in the near future. Id. To which, Zandian stated that a debtor's examination would be worthless since there is no money to pay the judgment. Id. However, 18 19 Zandian did say that if Plaintiff paid his travel expenses and had the bench warrant vacated, 20 then he would be more than happy to come to the United States, but he did not promise to 21 appear for an examination or to provide the documents previously ordered by the Court. *Id.* The email communications from Zandian show Zandian is well aware of the Court's 22 orders regarding the debtor's examination and the ensuing bench warrant for disobeying the 23 24 Court's orders. The email communications show Zandian is willing to continue committing 25 fraud upon Plaintiff and the Court and that he has no regard for Plaintiff, the Court or the rule of law. 26

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IV. Argument

A.

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Zandian's Fraudulent Transfers Should Be Declared Void

1	A "transfer made by a debtor is fraudulent as to a creditor if the debtor made the
2	transfer [w]ith actual intent to hinder, delay or defraud any creditor of the debtor[.]" NRS
3	112.180(1)(a). Actual intent may be determined by considering the following factors as to
4	whether:
5	(a) The transfer or obligation was to an insider;
6	(b) The debtor retained possession or control of the property transferred after the transfer;
7	(c) The transfer or obligation was disclosed or concealed;(d) Before the transfer was made or obligation was incurred, the debtor had
8	been sued or threatened with suit;
9	(e) The transfer was of substantially all the debtor's assets;(f) The debtor absconded;
10	(g) The debtor removed or concealed assets;
11	(h) The value of the consideration received by the debtor was reasonably equivalent to the value of the asset transferred or the amount of the obligation
12	incurred;(i) The debtor was insolvent or became insolvent shortly after the transfer
13	was made or the obligation was incurred;(j) The transfer occurred shortly before or shortly after a substantial debt
14	was incurred; and
15	(k) The debtor transferred the essential assets of the business to a lienor who transferred the assets to an insider of the debtor.
16	NRS 112.180(2)(a-k). Many of the NRS 112.180(2) factors apply to Zandian's conduct.
17	Zandian recorded fraudulent deeds in five Nevada counties and transferred 22 parcels to
18	insiders, as defined by NRS 112.150(7), shortly after the Court denied Zandian's motion to set
19	aside the default judgment. Through these insider transfers, Zandian retained control of the
20	properties in question, as partly indicated in his recent emails where he states that the "vacant
21	land in Nevada that I got as sweat equity has no value and I am planning on paying you out of
22	other resources." See McMillen Declaration, Exhibit 26.
23	While the fraudulent deeds were recorded with the county recorders' offices, the 2003
24	"financial agreement" was not disclosed and remains concealed by Zandian. Also, Zandian
25	has absconded and he refuses to comply with this Court's orders and refuses to produce
26	documents or to appear for a debtor's examination and says he is now living in Iran, as
27	opposed to France. See McMillen Declaration, Exhibit 26.
28	

As a result of the fraudulent transfers, Plaintiff may obtain avoidance of such transfers 'to the extent necessary to satisfy the creditor's claim.' NRS 112.210(1). "Subject to applicable principles of equity and in accordance with applicable rules of civil procedure" this Court may also provide "[a]ny other relief the circumstances may require." NRS 112.210(1)(c). Accordingly, Plaintiff requests the Court issue an order voiding the transfers detailed in Section III(A), above.

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B. Application Of Property Toward Satisfaction Of Judgment

8 "All goods, chattels, money and other property, real and personal, of the judgment debtor, or any interest therein of the judgment debtor not exempt by law, and all property and 9 rights of property seized and held under attachment in the action, are liable to execution." 10 NRS 21.080(1). "The judge or master may order any property of the judgment debtor not 11 exempt from execution, in the hands of such debtor or any other person, or due to the 12 judgment debtor, to be applied toward the satisfaction of the judgment." NRS 21.320; see also 13 NRS 112.210(2) ("If a creditor has obtained a judgment on a claim against the debtor, the 14 creditor, if the court so orders, may levy execution on the asset transferred or its proceeds.") 15 (emphasis added).¹ 16

Plaintiff requests the Court order the following property of Zandian, which is not
exempt from execution,² to be applied toward satisfaction of the judgment by ordering the
transfer of Zandian's interest in the following properties to Plaintiff:

20	Parcel	acres	Assessed Value (Washoe County	Assignment Value
21			Assessor 2016)	
	079-150-09	560.0	\$2,822	\$3,200
22	079-150-13	560.0	\$2,822	\$3,200
23	084-040-04	640.08	\$3,226	\$3,700

24

 $||^{2}$ See NRS 21.090; see also McMillen Declaration, Exhibit 26.

¹ In Nevada, a supplementary proceeding is "incident to the original suit" and "is not an independent proceeding or the commencement of a new action." Nevada Direct Ins. Co. v. Fields, No. 66561, 2016 WL 797048, at *3 (Nev. Feb. 26, 2016) (citing State ex rel. Groves v. First Judicial Dist. Court, 61 Nev. 269, 276, 125 P.2d 723, 726 (1942); 30 Am.Jur.2d Executions and Enforcements of Judgments § 584 (2005) ("In jurisdictions where a proceeding supplemental is not an independent action, but is merely a proceeding to enforce an earlier judgment, proceedings supplemental are conducted in the same court that entered the judgment against the defendant, usually under the same cause number. In fact, proceedings supplemental may be filed only in the trial court issuing the underlying judgment." (footnotes omitted))).

1	1					
1	084-040-06	633.03	\$6,197	\$7,000		
	084-040-10	390.0	\$1,966	\$2,300		
2	084-140-17 Totals	160.0	\$806	\$1,000 \$20,400		
3		2,943.11	\$17,839	\$20,400		
4	Parcel	acres	Assessed Value (Lyon County Assessor 2016)	Assignment Value		
5	006-052-04	.220	\$15,560	\$5,187		
6	006-052-05	.220	\$15,560	\$5,187		
7	006-052-06	.220	\$15,560	\$5,187		
, I	Totals	.66	\$46,680	\$15,561		
8						
9	Parcel	acres	Assessed Value (Churchill County Assessor 2016)	Assignment Value		
10	009-331-04	50.0	\$2,625	\$1,500		
11	Totals	50.0	\$2,625	\$1,500		
12	C. Writ of Execution					
12	On June 24, 2013, the Court entered a Default Judgment against Defendants. On June					
13						
14	27, 2013, a Notice of Entry of the Default Judgment was filed. In the Default Judgment, the					
15	Court entered judgment in favor of Plaintiff against Zandian in the sum of \$1,495,775.74, plus					
16	interest at the legal rate, pursuant to NRS 17.130, therein from the date of default until the					
17	judgment is sati	judgment is satisfied.				
18	Plaintiff	Plaintiff requests the Court authorize all applicable County Sheriffs or other authorized				
19	officers in the S	State of Neva	da to execute the Judgment through the s	eizure of Zandian's bank		
20	accounts, inves	tment accoun	ts, certificates of deposit, annuities, wag	es, and real and personal		
21	property.					
22	Based o	n the foregoi	ng and the attached Memorandum of Po	st-Judgment Costs and		
23	Fees, attached h	nereto as Exh	ibit 2, Plaintiff also hereby requests that	the Court direct the Court		
24	Clerk to issue the	Clerk to issue the attached proposed Writs of Execution, attached hereto as Exhibit 3, so that				
25	the appropriate	authorities m	ay assist Plaintiff in executing the Defa	ılt Judgment against		
26	Zandian. If the	Zandian. If the properties are not enough to satisfy the Judgment, Plaintiff requests the Court				
27	order and direct	order and direct that any further appropriate writs of execution that are provided to the Court				
	Clerk by Plaintiff also be issued, until the Judgment is satisfied.					
28						

1	In addition, Plaintiff seeks the following orders with regards to the following parcels in			
2	order to protect and satisfy Plaintiff's claim. See NRS 112.210(1)(c)(1) and (3) ("In an action			
3	for relief against a transfer or obligation under this chapter, a creditor may obtain: (1)			
4	An injunction against furt	ner disposi	ition by the debtor or a	a transferee, or both, of the asset
5	transferred or of other prop	perty; c	or (3) Any other relief	f the circumstances may require.").
6	Zandian has an inte	erest in tw	o parcels in Lyon Cou	unty, parcel numbers 015-311-18 and
7	015-311-19. In order to p	rotect Plai	ntiff's interest and to	satisfy his claim, Plaintiff requests
8	the Court order a minimur	n bid of \$2	25,000 for each parcel	and in the event the minimum bid is
9	not reached for either parc	el, that Za	ndian be ordered not	to sell, assign, or divide his interest
10	in either parcel or to allow	either or	both to be foreclosed	upon until the Judgment is paid.
11	-			nurchill County. Plaintiff requests
12	the Court order a minimum bid of \$10,000 for this parcel and in the event the minimum bid is			
13	not reached, that Zandian is ordered not to sell, assign, or divide his interest in the parcel or to			
14	allow it to be foreclosed upon until the Judgment is paid.			
15	Zandian has an interest in parcel 001-660-034 in Elko County. Plaintiff requests the			
16	Court order a minimum bid of \$25,000 for this parcel and in the event the minimum bid is not			
17	reached, that Zandian is ordered not to sell, assign, or divide his interest in the parcel or to			
18	allow it to be foreclosed upon until the Judgment is paid.			
		-	perty Sold At Auctio	'n
19				
20		,	·	old at public auction Zandian's
21	interest in two Clark Cour	ity parcels	. See McMillen Decl	aration, Exhibits 27-28. As there
22	were no other bidders, Pla	intiff cred	it bid at the auction ar	nd purchased both parcels. Id. The
23	following is a summary of	f the auction	on information for the	two parcels:
24	Clark County	Acres	Bought at auction	Assessed Value (Clark County
25	ADN 071 02 000 012	20.0	12/9/2014	Assessor 2016)
	APN 071-02-000-013	20.0	\$16,000	\$7,000 \$3,500
26	APN 071-02-000-005	10.0 30.0	\$8,000	\$10,500
27	Total	30.0	\$24,000	\$10,500

On April 3, 2015, the Washoe County Sheriff sold at public auction Zandian's interest
 in four Washoe County parcels. *See* McMillen Declaration, Exhibits 29-32. As there were no
 other bidders, Plaintiff credit bid at the auction and purchased all four parcels. *Id.* The
 following is a summary of the auction information for the four parcels:

		Total	1702.65	\$28,000	\$24,575
3	APN	N 084-130-07	275.83	\$3,000	\$1,390
	AP	N 084-040-02	627.24	\$5,000	\$3,161
,	AP	N 079-150-10	639.58	\$5,000	\$3,224
	APN	N 079-150-12	160	\$15,000	\$16,800
				4/3/2015	Assessor 2016)
	Was	shoe County	Acres	Bought at auction	Assessed Value (Washoe County

"Upon a sale of real property, the purchaser shall be substituted to and acquire all the
right, title, interest and claim of the judgment debtor thereto." NRS 21.190. Such sales are
subject to redemption. *Id.* A judgment debtor or his successor in interest may redeem the
property any time within 1 year after the sale. *See* NRS 21.200 and NRS 21.210. "If no
redemption is made within 1 year after the sale, the purchaser, or the purchaser's assignee, is
entitled to a conveyance..." NRS 21.220(4).

It has been more than 1 year since the above Clark County and Washoe County
 properties were sold at auction to Plaintiff. The properties have not been redeemed by anyone.
 Accordingly, Plaintiff requests that the Court order the six properties conveyed to Plaintiff.

V. Conclusion

Dated this **3**rd day of May, 2016.

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Based upon the foregoing, Plaintiff respectfully requests this motion be granted in its entirety.

The undersigned does hereby affirm that the preceding document does not

23 contain the social security number of any person.

BY

Matthew D. Francis (6978) Adam P. McMillen (10678) 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin

1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of Brownstein Hyatt Farber
3	Schreck, and that on this date, I deposited for mailing, in a sealed envelope, with first-class
4	postage prepaid, a true and correct copy of the foregoing document, MOTION TO VOID
5	DEEDS, ASSIGN PROPERTY AND FOR WRIT OF EXECUTION, addressed as
6	follows:
7	Reza Zandian
8	c/o Alborz Zandian 9 MacArthur Place, Unit 2105
9	Santa Ana, CA 92707-6753 and
10	rezazand@hotmail.com
11	Severin A. Carlson
12	Tara C. Zimmerman Kaempfer Crowell
13	50 West Liberty Street, Suite 700 Reno, Nevada 89501
14	Former counsel of Reza Zandian
15	Dated: May 3, 2016
16	Nancy Lindsley
17	
18	
19	
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1		EXHIBIT LIST	
2	EXHIBIT NO.	DESCRIPTION	PAGE(S)
3	1	Declaration of Adam McMillen	275
4	2	Consolidated Memorandum of Post-Judgment Fees and Costs	6
5	3		4
6		<i>Proposed</i> Writs of Execution (Lyon, Elko and Churchill Counties)	
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Exhibit 1

Exhibit 1

1	Matthew D. Francis (6978) Adam P. McMillen (10678)	1
2	Brownstein Hyatt Farber Schreck, LLP 5371 Kietzke Lane	
3	Reno, NV 89511 Telephone: 775-324-4100	
4	Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin	
5		
6		
7	In The First Judicial District Cou	urt of the State of Nevada
8	In and for Cars	on City
9		
10		
11	JED MARGOLIN, an individual,	Case No.: 090C00579 1B
12	Plaintiff,	Dept. No.: 1
13	VS.	DECLARATION OF ADAM
14	OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA	MCMILLEN IN SUPPORT OF
15	TECHNOLOGY CORPORATION, a Nevada	MOTION TO VOID DEEDS, ASSIGN PROPERTY, FOR WRIT OF
16	corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI	EXECUTION AND TO CONVEY
17	aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI	
18	aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE Companies	
19	1-10, DOE Corporations 11-20, and DOE	
20	Individuals 21-30,	
21	Defendants.	
22	I, Adam P. McMillen, do hereby declare and	l state.
23		
24	1. I am counsel of record for Plaintiff Jed M	largolin in this matter. This declaration is
25	based upon my personal knowledge and is made in	support of the Motion to Void Deeds,
26	Assign Property and for Writ of Execution, filed con	ncurrently herewith.
27	2. Attached hereto as Exhibit 1 is a true and	correct copy of the transcript of Defendant
28	Reza Zandian's debtor's examination on April 21, 2	2016 showing his non-appearance
		JM_013

1	3. Attached hereto as Exhibit 2 is a true and correct copy of Elko County Doc# 684351
2	– Grant Deed recorded 03/17/2014, APN: 001-660-034.
3	4. Attached hereto as Exhibit 3 is a true and correct copy of Elko County Doc# 560545
4	- Grant, Bargain and Sale Deed recorded 09/26/2006, APN: 001-660-034.
5	5. Attached hereto as Exhibit 4 is a true and correct copy of Churchill County Doc#
6	439670 – Grant Deed recorded 03/18/2014, APN: 007-151-12.
7	6. Attached hereto as Exhibit 5 is a true and correct copy of Churchill County Doc#
8 9	439671 – Grant Deed recorded 03/18/2014, APN: 007-151-77.
10	7. Attached hereto as Exhibit 6 is a true and correct copy of Churchill County Doc#
11	439672 – Grant Deed recorded 03/18/2014, APN: 009-33-104.
12	8. Attached hereto as Exhibit 7 is a true and correct copy of Churchill County Doc#
13	383845 – Grant, Bargain and Deed recorded 07/10/2006, APN: 007-151-12.
14	9. Attached hereto as Exhibit 8 is a true and correct copy of Churchill County Doc#
15	384273 – Grant, Bargain and Sale Deed recorded 07/27/2006, APN: 007-151-77.
16 17	10. Attached hereto as Exhibit 9 is a true and correct copy of Churchill County Doc#
18	372686 – Grant, Bargain and Sale Deed recorded 07/06/2005, APN: 009-33-104.
19	11. Attached hereto as Exhibit 10 is a true and correct copy of Washoe County Doc#
20	4335754– Grant Deed recorded 03/18/2014, APN: 079-150-12.
21	12. Attached hereto as Exhibit 11 is a true and correct copy of Washoe County Doc#
22	3236343– Grant, Bargain and Sale Deed recorded 06/27/2005, APN: 079-150-12.
23	13. Attached hereto as Exhibit 12 is a true and correct copy of Washoe County Doc#
24	4335755– Grant Deed recorded 03/18/2014, APNs: 079-150-09, 070-150-10, 079-150-13,
25 26	084-040-02, 084-040-04, 084-040-06, 084-040-10, 084-130-07, 084-140-17.
27	
28	2
	JM_013:

1	14. Attached hereto as Exhibit 13 is a true and correct copy of Washoe County Doc#
2	2900593- Grant, Bargain and Sale Deed recorded 08/06/2003, APN: 079-150-09, 079-150-10,
3	079-150-13, 084-040-02, 084-040-04, 084-040-06, 084-040-10, 084-130-07, 084-140-17.
4	15. Attached hereto as Exhibit 14 is a true and correct copy of Washoe County Doc#
5	2900592- Grant, Bargain and Deed recorded 08/06/2003, APNs: 079-150-09, 079-150-10, 07-
6	150-13, 084-040-02, 084-040-04, 084-040-06, 084-040-10, 084-130-07, 084-140-17.
7	16. Attached hereto as Exhibit 15 is a true and correct copy of Washoe County Doc#
8	3547263– Judgment Confirming Arbitration Award recorded 06/22/2007.
10	17. Attached hereto as Exhibit 16 is a true and correct copy of Lyon County Doc#
11	521532 – Grant Deed recorded 5/21/2014 – APNs: 006-052-04, 006-052-05 &
12	006-052-06.
13	18. Attached hereto as Exhibit 17 is a true and correct copy of Lyon County Doc#
14	521533 – Grant Deed recorded 5/21/2014 – APN: 015-311-02.
15	19. Attached hereto as Exhibit 18 is a true and correct copy of Lyon County Doc#
16	521531 – Grant Deed recorded 5/21/2014, APNs: 015-311-18 & 015-311-19.
17 18	20. Attached hereto as Exhibit 19 is a true and correct copy of Lyon County Doc#
19	342193 - Grant, Bargain and Sale Deed recorded 02/04/2005, APNs: 6-052-04, 6-052-05 & 6-
20	052-06.
21	21. Attached hereto as Exhibit 20 is a true and correct copy of Lyon County Doc#
22	403892 - Grant, Bargain and Sale Deed recorded 04/06/2007, APN: 15-311-02.
23	22. Attached hereto as Exhibit 21 is a true and correct copy of Lyon County Doc#
24	344412 – Grant, Bargain and Sale Deed recorded 03/03/2005, APNs: 15-311-18 &
25 26	15-311-19.
26	23. Attached hereto as Exhibit 22 is a true and correct copy of Clark County Doc#
28	20140530-0001037 – Grant Deed recorded 05/30/2014, APN: 071-02-000-005.
	JM_0133

1	24. Attached hereto as Exhibit 23 is a true and correct copy of Clark County Doc#
2	20140530-0001038 – Grant Deed recorded 05/30/2014, APN: 071-02-000-013.
3	25. Attached hereto as Exhibit 24 is a true and correct copy of Clark County Doc#
4	20050419-0004639- Grant, Bargain and Sale Deed recorded 04/19/2005, APN: 071-02-000-
5	005.
6	26. Attached hereto as Exhibit 25 is a true and correct copy of Clark County Doc#
7	20050420-0000563– Grant, Bargain and Sale Deed recorded 04/20/2005, APN: 071-02-000-
8	013.
10	27. Attached hereto as Exhibit 26 is a true and correct copy of an email chain between
11	myself, Adam McMillen, and Reza Zandian, dated April 12-19, 2016.
12	28. Attached hereto as Exhibit 27 is a true and correct copy of the Clark County
13	Sheriff's Certificate of Sale of Real Property for parcel 071-02-000-005, dated 12/30/14.
14	29. Attached hereto as Exhibit 28 is a true and correct copy of the Clark County
15	Sheriff's Certificate of Sale of Real Property for parcel 071-02-000-013, dated 12/30/14.
16	30. Attached hereto as Exhibit 29 is a true and correct copy of the Washoe County
17 18	Sheriff's Certificate of Sale of Real Property for parcel 079-150-12, dated 4/3/15.
19	31. Attached hereto as Exhibit 30 is a true and correct copy of the Washoe County
20	Sheriff's Certificate of Sale of Real Property for parcel 079-150-10, dated 4/3/15.
21	32. Attached hereto as Exhibit 31 is a true and correct copy of the Washoe County
22	Sheriff's Certificate of Sale of Real Property for parcel 084-040-02, dated 4/3/15.
23	33. Attached hereto as Exhibit 32 is a true and correct copy of the Washoe County
24	Sheriff's Certificate of Sale of Real Property for parcel 084-130-07, dated 4/3/15.
25	I declare under penalty of perjury that the foregoing is true and correct to the best of
26 27	my knowledge.
28	
-	4

1	Affirmation Pursuant to NRS 239B.030
2	The undersigned does hereby affirm that the preceding document does not contain the
3	social security number of any person.
4	
5	Dated: May 3, 2016 By: ADAM P. MCMILLEN
6	ADAM P. MCMILLEN
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1	CERTIFICATE OF SERVICE
2	Pursuant to NRCP 5(b), I certify that I am an employee of Watson Rounds, and that on
3	this date, I deposited for mailing, in a sealed envelope, with first-class postage prepaid, a true
4	and correct copy of the foregoing document, DECLARATION OF ADAM MCMILLEN IN
5	SUPPORT OF MOTION TO VOID DEEDS, ASSIGN PROPERTY AND FOR WRIT
6	OF EXECUTION, addressed as follows:
7	Reza Zandian
8	c/o Alborz Zandian 9 MacArthur Place, Unit 2105
9	Santa Ana, CA 92707-6753 and
10	rezazand@hotmail.com
11	Severin A. Carlson
12	Tara C. Zimmerman Kaempfer Crowell
13	50 West Liberty Street, Suite 700 Reno, Nevada 89501
14	Former counsel of Reza Zandian
15	A Dido
16	Dated: May 3_, 2016.
17	
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	JM_0130
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1	EXHIBIT NO.	EXHIBIT LIST DESCRIPTION	PAGE(S)
2 3	1	Reporter's Transcript of Proceedings, February 24, 2016 – Certification of Non-Appearance for Debtor's Examination by Reza Zandian	8
4 5	2	Grant Deed dated March 12, 2014 re Elko County APN: 001-660-034, Document No. 684351	6
6	3	Grant, Bargain and Sale Deed dated September 25, 2006 re Elko County APN: 001-660-034, Document No. 560545	6
7	4	Grant Deed dated March 12, 2014 re Churchill County APN: 007-151-12, Document No. 439670	5
9 10	5	Grant Deed dated March 12, 2014 re Churchill County APN: 007-151-77, Document No. 439671	4
11 12	6	Grant Deed dated March 12, 2014 re Churchill County APN: 009-33-104, Document No. 439672	4
13 14	7	Grant, Bargain and Sale Deed dated 06/27/2006 re Churchill County APN: 007-151-12, Document No. 383845	5
15 16	8	Grant, Bargain and Sale Deed dated 07/05/2006 re Churchill County APN: 007-151-77, Document No. 384273	4
17 18	9	Grant, Bargain and Sale Deed dated 06/23/2005 re Churchill County APN: 009-33-104, Document No. 372686	4
19 20	10	Grant Deed dated March 12, 2014 re Washoe County APN: 079-150-12, Document No. 4335754	3
21 22	11	Grant, Bargain and Sale Deed dated 06/25/2005 re Washoe County APN: 079-150-12, Document No. 3236343	3
23 24	12	Grant Deed dated March 12, 2014 re Washoe County APN's: 079-150-09, 079-150-10, 079- 151-13, 084-040-02, 084-040-04, 084-040-06,	7
25 26	13	084-040-10, 084-130-07, 084-140-17, Document No. 4335755	7
27 28		Grant, Bargain and Sale Deed dated July 31, 2003 re Washoe County APN's: 079-150-09, 079-150-10, 079-150-13, 084-040-02, 084-040- 04, 084-040-06, 084-040-10, 084-130-07, 084- 140-17 7	7
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1 2	14	Grant, Bargain and Sale Deed dated August 1, 2003 re Washoe County APN's: 079-150-09, 079-150-10, 079-150-13, 084-040-02, 084-040- 04, 084-040-06, 084-040-10, 084-130-07, 084-	8
3 4	15	140-17 Judgment Confirming Arbitration Award, Washoe County Document No. 3547263	120
5 6	16	Grant Deed, dated May 20, 2014 re Lyon County APN's: 006-052-04, 006-052-05, 006-052-06, Document No. 521532	6
7	17	Grant Deed, dated May 20, 2014 re Lyon County APN: 015-311-02, Document No. 521533	. 4
8 9	18	Grant Deed dated May 20, 2014 re Lyon County APN's: 015-311-18, 015-311-19, Document No. 521531	5
10 11	19	Grant, Bargain, Sale Deed, dated January 31, 2005 re Lyon County APN's: 6-052-04, 6-	6
12 13	20	052,05, 6-052-06, Document No. 342193 Grant, Bargain and Sale Deed dated 10/25/2006 re Lyon County APN: 15-311-02, Document No. 403892	4
14 15	21	Grant, Bargain, Sale Deed dated March 1, 2005 re Lyon County APN: 15-311-18, 15-311-19, Document No. 344412	5
16 17	22	Grant Deed, dated May 20, 2014 re Clark County APN: 071-02-000-005, Document No. 2014530- 0001037	4
18 19	23	Grant Deed, dated May 20, 2014 re Clark County APN: 071-02-000-013, Document No. 20140530-0001038	4
20 21	24	Grant, Bargain Sale Deed, recorded 04/19/2005 re Clark County APN: 071-02-000-05, Document No. 20050419-0004639	4
22 23	25	Grant, Bargain, Sale Deed, recorded 4/20/2005 re Clark County APN: 071-02-000-013, Document No. 20050420-0000563	4
24 25	26	Email from rezazand@hotmail.com (Reza Zandian) to Adam McMillen dated 4/12-19/2016	5
26 27	27	Sheriff's Certificate of Sale of Real Property recorded 05/18/2015 re Clark County APN: 071- 02-000-05, Document No. 2015-0518-0002132	4
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1		02-000-013, Document No. 2015-0518-0002133	
2	29	Certificate of Sale recorded 04/09/2015 re Washoe County APN: 079-150-12, Document No. 4456017	3
3	30	Certificate of Sale recorded 04/09/2015 re	3
4		Washoe County APN: 079-150-10, Document No. 4456020	L.
5	31	Certificate of Sale recorded 04/09/2015 re	3
6 7		Washoe County APN: 084-040-02, Document No. 4456032	
8	32	Certificate of Sale recorded 04/09/2015 re Washoe County APN: 084-130-07, Document	3
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Exhibit 1

Exhibit 1

1	IN THE FIRST JUDICIAL DISTRICT COURT
2	OF THE STATE OF NEVADA
3	IN AND FOR CARSON CITY
4	
5	
6	JED MARGOLIN, an individual,)
7	Plaintiff,))
8	vs.)CASE NO.: 090C00579 1B)
9	OPTIMA TECHNOLOGY CORPORATION, a) California corporation, OPTIMA) TECHNOLOGY CORPORATION, a Nevada)
10	corporation, REZA ZANDIAN aka) GOLAMREZA ZANDIANJAZI aka GHOLAM)
11	REZA ZANDIAN aka REZA JAZI aka) J. REZA JAZI aka G. REZA JAZI aka)
12	GHONOREZA ZANDIAN JAZI, an) individual, DOES Companies 1-10,)
13	DOE Corporations 11-20, and DOE) Individuals 21-30,)
14	Defendants.
15)
16	
17	REPORTER'S TRANSCRIPT OF PROCEEDINGS
18	SAN DIEGO, CALIFORNIA
19	FEBRUARY 24, 2016
20	
21	
22	REPORTED BY JUDY M. REIERSEN, CSR NO. 7505
23	
24	
25	
	Peterson Reporting, Video & Litigation Services

In re: Reza Zandian 2/24/2016

Peterson Reporting Video & Litigation Services

In re:	Reza	Zandian	2/24/2016

1	IN THE FIRST JUDICIAL DIS	TRICT COURT
2	OF THE STATE OF N	IEVADA
3	IN AND FOR CARSON	CITY
4		
5	JED MARGOLIN, an individual,)	
6)	
7	Plaintiff,)	
8	vs.)	CASE NO.: 090C00579 1B
9	OPTIMA TECHNOLOGY CORPORATION, a) California corporation, OPTIMA)	
10	TECHNOLOGY CORPORATION, a Nevada) corporation, REZA ZANDIAN aka)	
11	GOLAMREZA ZANDIANJAZI aka GHOLAM) REZA ZANDIAN aka REZA JAZI aka)	
12	J. REZA JAZI aka G. REZA JAZI aka) GHONOREZA ZANDIAN JAZI, an)	
13	individual, DOES Companies 1-10,) DOE Corporations 11-20, and DOE)	
14	Individuals 21-30,)	
15	Defendants.))	
16		
17		
18	REPORTER'S TRANSCRIPT OF	PROCEEDINGS,
19	commencing at 1:51 p.m. on Wednesda	ay, February 24, 2016,
20	at 225 Broadway, Suite 1670, San Di	lego, California,
21	before Judy M. Reiersen, Certified	Shorthand Reporter, in
22	and for the State of California.	
23		
24		
25		

Peterson Reporting, Video & Litigation Services

Peterson Reporting Video & Litigation Services

APPEARANCES: For the Plaintiff JED MARGOLIN (appearing telephonically): BROWNSTEIN HYATT FARBER & SCHRECK, LLP BY: ADAM P. McMILLEN, ESQ. 5371 Kietzke Lane Reno, Nevada 89511 775.324.4100

Peterson Reporting, Video & Litigation Services

Peterson Reporting Video & Litigation Services

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4	1	Notice of Taken Debtor's Examination of Defendant	5
5		Reza Zandian, three pages	
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Peterson Reporting, Video & Litigation Services

Peterson Reporting Video & Litigation Services

1 (Exhibit 1 was marked.) 2 MR. McMILLEN: Okay. My name is Adam McMillen. 3 I am counsel for Jed Margolin. 4 This is the time and place for the deposition of 5 Reza Zandian, Z-a-n-d-i-a-n, and attached as Exhibit 1 is the Notice of Taking Debtor's Examination of Defendant 6 Reza Zandian. 7 And in that notice it says, "Please take notice 8 9 that on the 24th day of February, 2016, at the hour of 10 1:30 p.m., Plaintiff Jed Margolin, by and through his attorney of record Adam McMillen of Brownstein Hyatt 11 Farber & Schreck, LLP, will take the Debtor's Examination 12 13 of Defendant Reza Zandian, at 225 Broadway, Suite 1670, 14 San Diego, California 92101." We will make a record that Zandian has not 15 16 appeared for this deposition, and the time right now is 17 1:52 p.m. And that's all for today. Thank you. 18 (Whereupon the proceedings adjourned at 19 1:52 p.m.) 20 21 22 23 24 25

Peterson Reporting, Video & Litigation Services

Peterson Reporting Video & Litigation Services

In re: Reza Zandian 2/24/2016

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1
    I, JUDY M. REIERSEN, Certified Shorthand Reporter for the
 2
    State of California, do hereby certify:
 3
 4
    That the foregoing proceedings were reported by me
    stenographically and later transcribed into typewriting
 5
    under my direction; that the foregoing is a true record
 6
    of the proceedings taken at that time.
 7
 8
 9
10
    Dated: This _____day of _____,
11
12
     2016, at San Diego, California.
13
14
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17
                                       JUDY M. REIERSEN
                                        CSR No. 7505
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Peterson Reporting, Video & Litigation Services

Peterson Reporting Video & Litigation Services

In re: Reza Zandian 2/24/2016

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< B >			< S >	
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Peterson Reporting Video & Litigation Services

Exhibit 2

Exhibit 2

*** THIS IS AN UNOFFICIAL COPY ***

DOC # 684351 03/17/2014 10:50 AM Office East Freese or At Requested By A+ PARALEGALS INC Elko County - NV D. Mile Smalls - Recorder Page 1 of 4 Fee \$17.00 Recorded By: ST NPTT



APN: 001-660-034

Recording Requested by, Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

GRANT DEED

I, Reza Zandian, hereby grant said property from, REZA ZANDIAN and FOUGHANI NILOOFAR ZANDIAN, husband and wife, as Joint Tenants with Right of Survivorship, to ALBORZ ZANDIAN, an unmarried man, 10% and NILOOFAR FOUGHANI, 30% (on behalf of herself 10%, Nikan Zandian Jazi 10% and Rayan Zandian 10%) (per financial agreement entered into in Las Vegas, Nevada and dated 08-21-2003), as joint tenants with right of survivorship.

The land referred to herein is situated in the State of Nevada, Elko County, described as follows:

See Exhibit "A" attached hereto and incorporated herein;

TOGETHER WITH any and all buildings and improvements situate thereon.

TOGETHER WITH the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversions, remainder and remainders, rents, issues and profits thereof; it being the intent of the parties that all Grantors' interests, known or unknown, in the abovedescribed property, be conveyed hereby.

SUBJECT, however, to all taxes and other assessments, reservations in patents and all reservations, easements, encumbrances, liens, covenants, rights, rights-of-way and other interests as they may appear of record.

TO HAVE AND TO HOLD, all and singular, the said premises, together with the appurtenances unto the said Grantee, and to the survivor of them, and to the heirs, successors and assigns of the survivor of the Grantee forever.

IN WITNESS WHEREOF, the said Grantors have caused this deed to be executed as of the day and year first hereinbelow written.

March 12, ,2014

Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED-

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, **.**

684351

03/17/2014 002 of 4

State of Nevada County of Washoe

This instrument was acknowledged before me on March 12, 2014 by Reza Zandain.

Collette' Teuschor-Notary Public

COLLETTE TEUSCHER NOTARY PUBLIC STATE OF NEVADA No 09.10583-2 My Appl Exp Jan 10, 2017

-THIS ACKNOWLEDGEMENT IS ATTACHED TO A GRANT DEED Dated March 12, 2014

0\$/17/2014 003 of 4

684351

EXHIBIT "A"

The land referred to herein is situated in the State of Nevada, County of Elko, described as follows:

Parcel 2 as shown on that certain Parcel Map for JAMES W. JENNINGS, etal filed in the office of the County Recorder of Elko County, State of Nevada, on December 31, 1987, as File No. 245403, being a portion of SE1/4 of Section 17, Township 34 North, Range 55 East, M.D.B.&M.

EXCEPTING THEREFROM all those portions of said land lying within the exterior boundaries of Clover Hills Subdivision, Phases 1, 2, and 3, as shown on the official maps thereof, filed in the office of the Elko County Recorder, Elko, Nevada, on October 20, 1988, July 11, 1989 and November 16, 1989, as File No. 264290, 278494 and 284716 respectively.

FURTHER EXCEPTING THEREFROM all that portion of said land conveyed to J. ROSS MACLEAN by Deed recorded September 20, 1991, in Book 762, Page 902, Official Records, Elko County, Nevada.

FURTHER EXCEPTING THEREFROM that portion of said land conveyed to RICHARD G. FLEMING and KERLY L. FLEMING, by Deed recorded on September 15, 1992, in Book 796, Page 134, Official Records, Elko County, Nevada.

EXCEPTING THEREFROM one-half of all oil, gas, mineral and other hydrocarbon substances, reserved by STRATHEARN CATTLE CO., in Deed recorded November 19, 1957, in Book 73, Page 38, Official Records, Elko County, Nevada.

EXCEPTING THEREFROM one-half of all oil, gas, mineral and other hydrocarbon substances, reserved by A.B. MCKINLEY & SONS, INC. in Deed recorded June 14, 1960, in Book 4, Page 272, Official Records, Elko County, Nevada.

At date hereof, exceptions to coverage in addition to the printed exceptions and exclusions in a Policy of Title Insurance are as follows:

- 1. Rights incidental to the ownership and development of the mineral interests excepted from the land described herein.
- 2. The fact that the ownership of said land does not include any rights of ingress or egress to or from Interstate 80, as set forth in instrument.

Recorded

: October 25, 1973

: in Book 186, Page 58, as Document No. 78982

: Official Records of Elko County, Nevada

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684351

03/17/2014 004 of 4

- 3. An easement affecting a portion of said land for the purposes stated herein, together with incidental rights thereto,
 - Granted to : CP NATIONAL CORPORATION : electric power or telephone lines and/or : gas or water mains : May 13, 1986

Recorded

- : in Book 523, Page 457
- : Official Records of Elko County, Nevada
- 4. An easement affecting a portion of said land for the purposes stated herein, together with incidental rights hereto,

Granted to	: AMERICAN TELEPHONE AND TELEGRAPH COMPANY
Purpose	: communication systems and underground cables
Recorded	: August 10, 1988
	: in Book 635, Page 55
	: Official Records of Elko County, Nevada

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به ۲	DOC # DV - 684351
STATE OF NEVADA	03/17/2014 10:50 AM Official Record
DECLARATION OF VALUE	Descended Bas
	Requested by A + PARALEGALS INC
1. Assessors Parcel Number(s)	Eller Course - MP
a) <u>001-660-034</u>	Elko County — NV D. Mike Smales — Recorder
b)	Page 1 of 1 Fee. \$17.00
c)	Recarded By ST RPTT-
d)	
2. Type of Property:	
a) $\not\boxtimes$ Vacant Land b) \Box Single Fam. Res.	FOR RECORDERS OPTIONAL USE ONLY
c) \Box Condo/Twnhse d) \Box 2-4 Plex	DOCUMENT/INSTRUMENT #: BOOKPAGE
e) \Box Apt. Bldg f) \Box Comm'l/Ind'l	DATE OF RECORDING'
g) \Box Agricultural h) \Box Mobile Home	NOTES,
i) 🗆 Other	
	NY
3. Total Value/Sales Price of Property:	\$ 70,400.00
Deed in Lieu of Foreclosure Only (value of prop	
Transfer Tax Value:	\$
Real Property Transfer Tax Due:	\$0_
4 If Browntion Claimade	
 <u>If Exemption Claimed:</u> a. Transfer Tax Exemption per NRS 375.09 	0 Section # 5
b. Explain Reason for Exemption: A transfer of	of real property if the owner is related to the person to
whom it is conveyed within the first degr	of real property if the owner is related to the person to ee of lineal consanguinity or affinity: adding Wife and
Son	
5. Partial Interest: Percentage being transferred: 4	<u>) </u> %
The understand declarge and estructulations are	to negative of a subset of the NDS 275 040 and
	ler penalty of perjury, pursuant to NRS 375.060 and prect to the best of their information and belief, and can
be supported by documentation if called upon to	
	of any claimed exemption, or other determination of
additional tax due, may result in a penalty of 109	
	· ·
Pursuant to NRS 375.030) the Buyer and Seller shall	be jointly and severally liable for any additional
amount owed	
Signature Signature	Capacity Grantor
Signature	Capacity
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
(REQUIRED)	(REQUIRED)
Print Name: Reza Zandian Jal	Print Name: Alborz Zandian & Niloofar Foughani
Address: 6 rue Edouard Fournier	Address: 6 rue Edouard Fournier
City: <u>75116 Paris, France</u> State: Zip:	City: 75116 Paris, France State: Zip:
State,Zip	StateZ.p
COMPANY/PERSON REQUESTING RECORDING	
(required if not the seller or buyer)	
Print Name: <u>A+ Paralegals, Inc.</u>	Escrow #
Address 312 W. Fourth Street	
City: Carson City State: NV	
(AS A PUBLIC RECORD THIS FORM N	MAY BE RECORDED/MICROFILMED)

Exhibit 3

APN: 001-660-034 After recording return, and mail tax statements, to:

Reza Zandian 8775 Costa Verde Blvd, #1416 San Diego, CA 92122

The undersigned hereby affirms this document submit	ted
for recording does not contain a social security numbe	r.

06212283

GRANT, BARGAIN AND SALE DEED

THIS GRANT, BARGAIN AND SALE DEED, made this 25th day of September, 2006, by and between Elko Land and Livestock Company, successor by merger to CG Properties, Inc., Grantor; and Reza Zandian and Foughani Niloofar Zandian, husband and wife, Grantees;

WITNESSETH:

That the Grantor, for and in consideration of the sum of TEN DOLLARS (\$10.00), lawful, current money of the United States of America, to it in hand paid by the Grantees, the receipt whereof is hereby acknowledged, does by these presents grant, bargain, sell, convey and confirm unto the said Grantees, as joint tenants with the right of survivorship, all Grantors' right, title, estate and interest in and to that certain real property located in Elko County, Nevada, more particularly described as follows:

See Exhibit "A" attached hereto and incorporated herein;

TOGETHER WITH any and all buildings and improvements situate thereon.

TOGETHER WITH the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversions, remainder and remainders, rents, issues and profits thereof; it being the intent of the parties that all Grantors' interests, known or unknown, in the above-described property, be conveyed hereby.

SUBJECT, however, to all taxes and other assessments, reservations in patents and all reservations, easements, encumbrances, liens, covenants, rights, rights-ofway and other interests as they may appear of record.

TO HAVE AND TO HOLD, all and singular, the said premises, together with the appurtenances unto the said Grantees, and to the survivor of them, and to the heirs, successors and assigns of the survivor of the Grantees, forever.

	TANTA ATA	
09/25/2006	۵.	247 P
Official Rec	ord	
Requested By STEWART TITLE		
Elka County -	- NV	
Jerry D. Reynolds - Rec	nder	
Page 1 of 4	Fee:	\$17.00
Recorded By: NR	RPTT:	\$230.10

ទេនពិទេវាទី

 $\mathbf{DOC} \ \#$



09/25/2008 002 ai 4

550545

IN WITNESS WHEREOF, the said Grantor has caused this Deed to be executed as of the day and year first hereinabove written,

ELKO LAND AND LIVESTOCK COMPANY Sugcessor by merger to CG PROPERTIES, INC. By AND W. KRUGERUØ

Title: President

STATE OF NEVADA)) SS

COUNTY OF ELKO

On this 25th day of 2006, personally appeared before me, a Notary Public, Leland W. Krugerud, President of Elko Land and Livestock Company, personally known or proved to me to be the person whose name is subscribed to the above instrument who acknowledged to me that he executed the above instrument on behalf of Elko Land and Livestock Company.

Mass Notary Public

My Commission Expires:

2010



560545

09/25/2008 003 of

SUBJECT PROPERTY DESCRIPTION

EXHIBIT "A"

The land referred to herein is situated in the State of Nevada, County of ELKO, described as follows:

Parcel 2 as shown on that certain Parcel Map for JAMES W. JENNINGS, etal filed in the office of the County Recorder of Elko County, State of Nevada, on December 31, 1987, as File No. 245403, being a portion of SE1/4 of Section 17, Township 34 North, Range 55 East, M.D.B. &M.

EXCEPTING THEREFROM all those portions of said land lying within the exterior boundaries of Clover Hills Subdivision, Phases 1, 2 and 3, as shown on the official maps thereof, filed in the office of the Elko County Recorder, Elko, Nevada, on October 20, 1988, July 11, 1989, and November 16, 1989, as File No. 264290, 278494 and 284716 respectively.

FURTHER EXCEPTING THEREFROM all that portion of said land conveyed to J. ROSS MACLEAN by Deed recorded September 20, 1991, in Book 762, Page 902, Official Records, Elko County, Nevada.

FURTHER EXCEPTING THEREFROM that portion of said land conveyed to RICHARD G. FLEMING and KERLY L. FLEMING, by Deed recorded September 15, 1992, in Book 796, Page 134, Official Records, Elko County, Nevada.

EXCEPTING THEREFROM one-half of all oil, gas, mineral and other hydrocarbon substances, reserved by STRATHEARN CATTLE CO., in Deed recorded November 19, 1957, in Book 73, Page 38, Deed Records, Elko County, Nevada.

FURTHER EXCEPTING THEREFROM one-half of all oil, gas, mineral and other hydrocarbon substances reserved by A.B. MCKINLEY & SONS, INC. in Deed Recorded June 14, 1960, in Book 4, Page 272, Official Records, Elko County, Nevada.

09/25/2008 004 of 4

560545

At the date hereof, exceptions to coverage in addition to the printed exceptions and exclusions in a Policy of Title Insurance are as follows:

1. Taxes for the fiscal year July 1, 2006 to June 30, 2007, including any secured personal property taxes and any special or district assessments collected therewith, and any other assessments levied by City or County authorities, a lien now due and payable,

i otali almount	: \$002.01
1 st installment	: \$150.76 Delinquent plus penalties
2 nd installment	: \$150.75 due October 2, 2006
3 rd installment	: \$150.75 due January 1, 2007
4 th installment	: \$150.75 due March 5, 2007
Assessor Parcel No.	: 001-660-034

- 2. The lien, if any, of supplemental taxes, assessed pursuant to provisions adopted by the Nevada Legislature, and as disclosed by the Nevada Revised Statutes.
- 3. Rights incidental to the ownership and development of the mineral interests excepted from the land described herein.
- The fact that the ownership of said land does not include any rights of ingress or egress to or from Interstate 80, as set forth in instrument. Recorded : October 25, 1973 : in Book 186, page 58, as Document No. 78982

: Official Records of Elko County, Nevada

5. An easement affecting a portion of said land for the purposes stated herein, together with incidental rights thereto,

Granted to	: CP NATIONAL CORPORATION
	: electric power or telephone lines and/or
	: gas or water mains
Recorded	: May 13, 1986
	: in book 523, Page 457,
	: Official Records of Elko County, Nevada.

6. An easement affecting a portion of said land for the purposes stated herein, together with incidental rights hereto,

Granted to	: AMERICAN TELEPHONE AND TELEGRAPH COMPANY
Purpose	: communication systems and underground cables
Recorded	: August 10, 1988
	: in Book 635, Page 55,
	· Official Records of Elko County Nevada

: Official Records of Elko County, Nevada

STATE OF NEVADA DECLARATION OF VALUE	DOC # DV — 560545 09/25/2006 02:47 PM Official Record Requested By STEWART TITLE
1. Assessor Parcel Number(s): a) 001-660-034 b) c) d)	Him County - NV FOR RE! Jerry D. Reynolds Recorder Document Paga 1 of 1 Fee: \$17,00 Book: Recorded By: NR RPTT: \$230.10 Date of Re
2. Type of Property: a) XX Vacant Land b) Single Family Res. c) Condo/Townhouse d) 2-4 Plex e) Apartment Bidg. f) Comm'l/Ind'1 g) Agricultural h) Mobile Home i) Other:	Notes:
3. Total Value/Sales Price of Property	\$59,000.00
Deed in Lieu of Foreclosure Only (Value of Property)	\$
Transfer Tax Value	\$59,000.00
Real Property Transfer Tax Due:	\$230.10
4. If Exemption Claimed:	
a. Transfer Tax Exemption, per NRS 375.090, Section:	
b. Explain Reason for Exemption:	
5. Partial Interest: Percentage being transferred: 100	%
The undersigned declares and acknowledges, under penalty of perjury, puinformation provided is correct to the best of their information and belief, called upon to substantiate the information provided herein. Furthermore other determination of additional tax due, may result in a penalty of 10% Pursuant to NRS 375.030, the Buyer and Seller shall be jointly and se	, and can be supported by documentation if e, the disallowance of any claimed exemption or of the tax due plus interest at 1% per month. everally liable for any additional amount owed
Signature:	Capacity:
Signature:	Capacity:
Address: 555 5th Street Ad	BUYER (GRANTEE) INFORMATION (required) nt Name: <u>Reza Zandian</u> dress: <u>8775 Costa Verde Blvd #1416</u> ty/State/Zip: <u>San Diego, CA 92122</u>
COMPANY/PERSON REQUESTING RECORDING	(required if not the Seller or Buyer)
Company Name: <u>STEWART TITLE OF NORTHEASTERN</u> Address: <u>810 Idaho Street</u>	
City/State/Zip: Elko, Nevada 89801 *	

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED)

Exhibit 4

APN: 007-151-12

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France

DOC # 439670 03/18/2014 10:57 AM Official Record Recording requested By A+ PARALEGALS Churchill County - NV Joan Sims - Recorder Page 1 of 3 Fee: \$16.00 Recorded By: TR RPTT: #5



SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

GRANT DEED

I, Reza Zandian, hereby and said property from, BIJAN AKHAVAN and NOOSHIN AKHAVAN, husband and all as a Joint Tenants with Right of Survivorship as to an undivided 50% interest and REZA ZANE AN and NILOOFAR FOUGHANI, husband and wife, as Joint Tenants with Right of Survivorship is to an undivided 50% interest, as TENANTS IN COMMON, to BIJAN AKHAVING as INDOSHIN AKHAVAN, husband and wife, as Joint Tenants with Right of Survivorship is to an undivided 50% interest and ALBORZ ZANDIAN, an unmarried man, 10% and NILOOFAR JOUCHANI, 30% (on behalf of herself 10%, Nikan Zandian Jazi 10% and Rayan Zandian 10%) (perchancial agreement entered into in Las Vegas, Nevada and dated 08-21-2003), as joint tenants with rest of survivorship, all AS TENANTS IN COMMON.

The real property situate in the County of Churchill, Sole of Dyvada, described as follows:

See Exhibit "A" attached hereto and made a part her of:

Subject to

Together with all tenements, hereditaments and appurtenances, including easements and water rights, if any, thereto belonging or appertaining, and any reversions, remaind is, rolts, issues or profits thereof.

March 12 , 2014

"L., Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED-

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0439670 03/

03/18/2014 002 of 3

State of Nevada County of Washoe

This instrument was acknowledged before me on March 12, 2014 by Reza Zandain.

Collette Tuescher Notary Public	COLLETTE TEUSCHER NOTARY PUBLIC STATE OF NEVADA No. 09.40583-2 My Appl Exp. Jan. 10, 2017
-THIL ACTING VLEDO	EMENT IS ATTACHED TO A GRANT DEED Dated March 12, 2014
	NA.
	$^{\circ}$
	Nr.

439670

03/18/2014 003 of 3

EXHIBIT "A"

All that certain lot, piece or parcel of land situate in the County of Churchill, State of Nevada, described as follows:

A portion of the Northeast quarter of the Southeast quarter of the Southwest quarter of Section 15, Township 19 North, Range 27 East, M.D.B.&M., described as follows:

Commencing at the Northeast corner of the Southeast quarter of the Southeast quarter of said Section 15; thence Nifth along the East line of said Section 15 a distance of 716 feet to a point on the Southerly right-of way line of State Highway No. 50; thence North 58°51' West along the Southerly right-of way line of State Highway No. 50 a distance of 503 feet to the true point of beginning; thence count line along said right-of-way line North 58°51' West a distance of 437 feet to a point of internation with Southeasterly line of "T" Line Canal; thence along the Southeasterly and Easterly line of said "T" Line Canal the following courses and distances: South 67°18' West 310 feet; thence in courve to the left having a radius of 287.94 feet through a central angle of 89°52' for an are distance of 331 feet;

South 22°34' East 172 feet; thence on a case to the right having a radius of 573.69 feet through a central angle of 53°24' for an arc distance of 777 feet; and South 30°50' West a distance of 82.5 feet to a point on the South line of the Nature of parter of the Southeast quarter of said Section 15; thence along said line East a distance of 777.69 feet to the Southwest corner of parcel conveyed to James W. Cozart, et ux, by deed recorded March 7, 1956 in Book 32 of Deeds, Page 423, Churchill County, Nevada, records, thence North done to West line of said Cozart parcel a distance of 215 feet to the Southeasterly line of parcel converted to Andy J. Wilkins, et ux, by deed recorded December 2, 1954 in Book 31 of Deeds, Page 465° Churchill County, Nevada, records; thence along the Southerly line of said Wilkins parce North 58°51' West 200 feet; thence North along the West line of said Wilkins parcel and the Vest line of parcel conveyed to Carl H. Johnston, et ux, by deed recorded October 14, 1954 in Book 32 of Deeds, Page 423, Churchill County, Nevada, records, a distance of 653.40 feet to the true point of beginning.

Excepting from the herein above described parcel a parcel conveyed to Florence Ciskell Mills by deed recoded July 6, 1956 in Book 32 of Deeds, Page 589, Churchill County, Never records.

Note: The above Metes and Bounds description appeared previously in that certain document recorded July 10, 2006, under Document No. 383845, Official Records.

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	DOC # DV- 439670
	03/18/2014 10:57 AM Official Record
STATE OF NEVADA	
DECLARATION OF VALUE	Recording requested By A+ PARALEGALS
1. Assessors Parcel Number(s)	Churchill County - NV
a) <u>007-151-12</u>	Joan Sims - Recorder
b)	••••
c)	Page 1 of 1 Fee: \$16,00 Recorded By: TH RPTT:
d)	
2. Type of Property	FOR RECORDERS OPTIONAL USE ONLY
a) 🛛 Vacant Lar (b) 🗆 Single Fam. Res.	DOCUMENT/INSTRUMENT #:
c) 🛛 Condo/Twnh d) 🗆 2-4 Plex	BOOK PAGE
e) 🗆 Apt. Bldg 🖌 Ditt Comm'l/Ind'l	DATE OF RECORDING:
g) 🗆 Agriculturation) 🖾 Mobile Home	NOTES:
i) 🗆 Other	Grantee = Etal TH
3. Total Value/Sales Price of Preserty:	\$_76,000.00
Deed in Lieu of Foreclosure Only Galuetsf prop	erty) (
Transfer Tax Value:	\$
Real Property Transfer Tax Due: 📍 🏲 🙈	\$ O
4. If Exemption Claimed:	
a. Transfer Tax Exemption per NRS 37509	6 Section # 5
b. Explain Reason for Exemption: A transfer	real property if the owner is related to the person to
whom it is conveyed within the first degr	real property if the owner is related to the person to confliment consanguinity or affinity: adding Wife and
Son	
5. Partial Interest: Percentage being transferred: 40	
The undersigned declares and acknowledges, und	ler penalty of serjury, pursuant to NRS 375.060 and
	prrect to the best of their information and belief, and can
be supported by documentation if called upon to	
Furthermore, the parties agree that disallowance	of any claimed exemption, or other determination of
additional tax due, may result in a penalty of 10%	6 of the tax due plus interest or Typer month.
Pursuant to NRS 375,030, the Buyer and Seller shall	be jointly and severally liable for any additional
amount owed,	
Signature	Capacity Grantoc
Signature	Capacity
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
(REQUIRED)	(REQUIRED)
Print Name: Reza Zandian	Print Name: Alborz Zandian & Niloofar Foughani
Address: 6 rue Edouard Fournier	Address: 6 rue Edouard Fournier
City: 75116 Paris, France	City: 75116 Paris, France
State: Zip:	State: Zip:
COMPANY/PERSON REQUESTING RECORDING	
(required if not the seller or buyer)	
Print Name: <u>A+ Paralegals, Inc.</u>	Escrow #
Address 312 W. Fourth Street	
City: Carson CityState: NV	Zip: 89703
(AS A PUBLIC RECORD THIS FORM N	AY BE RECORDED/MICROFILMED)

Exhibit 5

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APN: 007-151-77

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France





SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

GRANT DEED

I, Reza Zandian, hereby an it stid property from, REZA ZANDIAN and NILOOFAR FOUGHANI, husband and the est Joint Tenants with Right of Survivorship, to ALBORZ ZANDIAN, an unmarried man 20% and NILOOFAR FOUGHANI, NILOOFAR FOUGHANI, 60% (on behalf of herself 20%, Nikel Zendian Jazi 20% and Rayan Zandian 20%) (per financial agreement entered into in Las Vegas a evel a and dated 08-21-2003), as joint tenants with right of survivorship.

The real property situate in the County of Churcher, State of Nevada, described as follows:

Parcel 1 of the Greg Jackson Parcel Map recarded February 25, 1983, under Document No. 194366, Official Records, Churchell County, Nevada.

Excepting therefrom that portion of said Parton Chansferred to the State of Nevada by Quitclaim Deed recorded April 17, 20, 2, ander Document No. 342891, Official Records, Churchill County, No. ada.

Subject to

Together with all tenements, hereditaments and appurtenances, including eatements and water rights, if any, thereto belonging or appertaining, and any reversions, remainders, remainders,

March 12, 2014

Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED-

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439671

03/18/2014 002 of 2 Ļ

State of Nevada County of Washoe

This instrument was acknowledged before me on March 12, 2014 by Reza Zandain.

Collatte Tereschar Notary Public	COLLETTE TEUSCHER NOTARY PUBLIG STATE OF NEVADA No. 09-10583-2 Wy Appl. Exp. Jan. 10, 2017
	EMENT IS ATTACHED TO A GRANT DEED Dated March 12, 2014
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	No.
	$^{\circ}$
	YS_

*** THIS IS AN UNOFFICIAL COPY ***

10 g	DOC # DV-439671
	03/18/2014 10:58 AM Official Record
STATE OF NEVADA	UTTICIAL RECORD
DECLARATION OF VALUE	Recording requested By A+ PARALEGALS
1. Assessors Parcel Number(s)	Churchill County - NV
a) <u>007-151-77</u>	Joan Sims – Recorder
b)	Page 1 of 1 Fee: \$15.00
c)	Reported By: TH RPTT:
d)	
2. Type of Property	FOR DECORDERS OPPIONAL LISE ONLY
a) 🗷 Vacant Land b) 🗆 Single Fam. Res.	FOR RECORDERS OPTIONAL USE ONLY DOCUMENT/INSTRUMENT #:
c) 🗆 Condo/Twnh d) 🗆 2-4 Plex	BOOK PAGE
e) 🗆 Apt. Bldg 🚺 fall, Comm'l/Ind'l	DATE OF RECORDING:
g) 🗆 Agriculturar (1) 🖓 Mobile Home	NOTES: Grante = Etal TH
i) 🗆 Other	Grunul = Etal TH
3. Total Value/Sales Price of Preserty:	\$ 20,160.00
Deed in Lieu of Foreclosure Only always prop	ertv) (
Transfer Tax Value:	\$
Real Property Transfer Tax Due:	\$ 0
4. If Exemption Claimed:	/_
a. Transfer Tax Exemption per NRS 375 19	Section # 5
b. Explain Reason for Exemption: A transfer (real property if the owner is related to the person to earlier al consanguinity or affinity: adding Wife and
whom it is conveyed within the first degree	equilibrial consanguinity or affinity: adding Wife and
Son	
5. Partial Interest: Percentage being transferred: <u>8(</u>	
NDC 275 110 that the function and acknowledges, und	ler penalty penalty, pursuant to NRS 375.060 and
NRS 375.110, that the information provided is co	prrect to the but of their information and belief, and can
be supported by documentation if called upon to	of any claimed exemption, to other determination of
additional tax due, may result in a penalty of 10%	
Pursuant to NRS 375430, the Buyer and Seller shall	be jointly and severally little for any additional
amount owed.	
Signature	Capacity Grantor
Signature	Capacity
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
(REQUIRED)	(REQUIRED)
Print Name: <u>Reza Zandian</u>	Print Name: <u>Alborz Zandian & Niloofar Foughani</u>
Address: <u>6 rue Edouard Fournier</u>	Address: <u>6 rue Edouard Fournier</u>
City: 75116 Paris, France	City: <u>75116 Paris, France</u>
State:Zip:	State:Zip:
COMPANY/PERSON REQUESTING RECORDING	
(required if not the seller or buyer)	
Print Name: <u>A+ Paralegals, Inc.</u>	Escrow #
Address 312 W. Fourth Street	
City: Carson City State: NV	
(AS A PUBLIC RECORD THIS FORM N	AAY BE RECORDED/MICROFILMED)

Exhibit 6

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APN: 009-33-104

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France

DAA W	433072
03/18/2014	10;59 AM
Offici	al Record
Recording reques A+ PARALEGALS	ited By
Churchill	County - NV
Joan Sims	- Recorder
bage 1 of 2	Fee \$15.00
Reporded By: TH	RPTT: #5

H 100670



SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

GRANT DEED

I, Reza Zandian, hereby and it said property from, REZA ZANDIAN and NILOOFAR FOUGHANI, husband and the as Joint Tenants with Right of Survivorship, to ALBORZ ZANDIAN, an unmarried nation 20% and NILOOFAR FOUGHANI, 60% (on behalf of herself 20%, Nikan Zandian Jazi 20% and Filyan Zandian 20%) (per financial agreement entered into in Las Vegas, Nevada and dated 08-21-2105) as joint tenants with right of survivorship.

The real property situate in the County of Aurchill, State of Nevada, described as follows:

Township 20 North, Range 27 East, 2007, M., Section 29; The NW ¼ of the NW ¼; and the NW ¼ of the SW ¼ of the NV ¼.

Excepting therefrom, 75% of heat, fluid and miner rights as reserved by a prior grantor.

Further excepting and reserving unto Southern Partic Land Company, its successors and assigns, all petroleum, oil, natural gas, and products derived therefrom, within or underlying said land or that may be produced therefrom, and all rights thereto, together with the exclusive right at all times to enter upon or in said land to prospect for and to drill, bore, recover, and remove the same.

Subject to

Together with all tenements, hereditaments and appurtenances, including easements and there is rights, if any, thereto belonging or appertaining, and any reversions, remainders, rents, issues or profits thereof.

Mdrch 12, ,2014

Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED-

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439672

03/18/2014 002 of 2

State of Nevada County of Washoe

This instrument was acknowledged before me on March 12, 2014 by Reza Zandain.

Collette Tausebor Notary Public	COLLETTE TEUSCHER NOTARY PUBLIC STATE OF NEVADA No. 09-10583-2 No. 09-10583-2
	IS ATTACHED TO A GRANT DEED arch 12, 2014
	6
	A.
	Cos.
	Jo,

• ·	DOC # DV-439672
	03/18/2014 10:59 AM Official Record
STATE OF NEVADA DECLARATION OF VALUE	
DECLARATION OF VALUE	Recording requested By A+ PARALEGALS
1. Assessors Parcel Number(s)	Churchill County - NV
a) <u>009-33-104</u>	Joan Sims – Recorder
b)	Page 1 of 1 Fee: \$15.00
c)	Recorded By: TH RPTT:
d)	
2. Type of Property	
a) $\not \geq$ Vacant Lan $(b) \square$ Single Fam. Res.	FOR RECORDERS OPTIONAL USE ONLY
c) □ Condo/Twnh d) □ 2-4 Plex	DOCUMENT/INSTRUMENT #: BOOKPAGE
e) 🗆 Apt. Bldg 👔 find Comm'l/Ind'l	DATE OF RECORDING:
g) 🛛 Agricultura (1997) 🔽 Mobile Home	NOTES: Brantle = Ctal TH
i) 🗆 Other	Enrardue (AM TH
3. Total Value/Sales Price of Property:	\$ 7 En - 0
Deed in Lieu of Foreclosure Calv. (alpha f prop	$\frac{5}{7,500.00}$
Transfer Tax Value:	s
Real Property Transfer Tax Due:	\$ 0
4. If Exemption Claimed:	
a. Transfer Tax Exemption per NRS 375 39	Sector $\# 5$
b. Explain Reason for Exemption: <u>A transfer (</u> whom it is conveyed within the first deer	real wonerty if the owner is related to the person to exclusion a consanguinity or affinity: adding Son and
Wife	the state of the s
5. Partial Interest: Percentage being transferred: 8	
The undersigned declares and acknowledges, und	der penalty of erjury, pursuant to NRS 375.060 and
be supported by documentation if called upon to	present to the beyof their information and belief, and can
	of any claimed exemption, or other determination of
additional tax due, may result in a penalty of 10%	
Pursuant to NRS 375.030, the Buyer and Seller shall	be jointly and severally liable for any additional
amount owed.	
Signature <u>Grantar</u>	Capacity Capacity
Signature	
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
(REQUIRED)	(REQUIRED)
Print Name: Reza Zandian	Print Name: Alborz Zandian & Niloofar Foughani
Address: 6 rue Edouard Fournier	Address: 6 rue Edouard Fournier
City: 75116 Paris, France	City: 75116 Paris, France
State: Zip: COMPANY/DERSON REQUESTING RECORDING	State:Zip:
<u>COMPANY/PERSON REQUESTING RECORDING</u> (required if not the seller or buyer)	
Print Name: <u>A+ Paralegals, Inc.</u>	Escrow #
Address 312 W. Fourth Street	
City: Carson City State: NV	Zip: 89703
(AS A PUBLIC RECORD THIS FORM N	MAY BE RECORDED/MICROFILMED)

Exhibit 7

JM_0173

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The undersigned hereby affirms that this document contains no individual's Federal Social Security number.

A.P.N.: 007-151-12 File No: 132-2273980 (CAC)

R.P.T.T.: \$1,435.00

05-27525-06

When Recorded Mail To: Mail Tax Statements To: Reza Zandian and Niloofar Zandian 8775 Costa Verde Blyd, #1416 San Diego, CA 921

383845

OFFICIAL RECORDS CHURCHILL COUNTY NEVADA RECORDED BY WESTERN NEVADA TITLE CO. 2006 JUL 10 PM 2: 05

> TRENA HURETIO COUNTY RECORDER

FEED LOOD DEPOND

BARGAIN and SALE DEED

FOR A VALUABLE CONSIDER TION recent of which is hereby acknowledged,

Ruth M. Keith, as Successor Co-Yrustics of the Karl M. Keith Family Trust

do(es) hereby GRANT, BARGAIN and SELL to

Reza Zandian and Niloofar Zandian, hesband and wife as joint tenants with right of survivorship

the real property situate in the County of Churchill, State of Martina, described as follows:

SEE EXHIBIT "A" ATTACHED HERETO AND MADE A PAIR DIREOF

Subject to.

TOGETHER with all tenements, hereditaments and appurtenances, including easements and water rights, if any, thereto belonging or appertaining, and any reversions, remainders arents, issues or profits thereof.

Date: 06/27/2006

L

Ruth M. Keith, as Successor Co-Trustees of the Karl M. Keith Family Trust Ruth M. Keith Successor Trustee STATE OF NI SS. COUNTY OF W 9 006 This instrument was acknowledged before by e m on. Ruth M. Keith. AYFER KAHRAMAN Notary Public - State of Nevada Notary Public Appointment Recorded in Washoe County (My commission expires: ()(.7 13-85057-2 - Expires October 8, 2007 X 20077

001

This Notary Acknowledgement is attached to that certain Grave Bargain Sale Deed dated **June 27, 2006** under Escrow No. **132-2273980**.

....



*** THIS IS AN UNOFFICIAL COPY ***

DESCRIPTION

383845

All that certain lot, plece or parcel of land situate in the County of Churchill, State of Nevada, described as follows:

A portion of the Northeast quarter of the Southeast quarter of Section 15, Township 19 North, Range 27 East, M.D.B. And, described as follows:

Commencing the Northeast corner of the Southeast quarter of the Southeast quarter of said Section East line of said Section 15 a distance of 716 feet to a point on the Southerly 15; thence North al lighway No. 50; thence North 58°51' West along the Southerly right-of-way right-of-way line line of said State History TSO a distance of 503 feet to the true point of beginning; thence continuing \$\$\$51' West a distance of 437 feet to a point of intersection with along said right-of-way Lie Cana thence along the Southeasterly and Easterly line of said "T" Line Southeasterly line of "T Canal the following courses South 67°18' West 310 feet; thence on a curve to the left ang censal angle of 89°52' for an arc distance of 331 feet; South having a radius of 287.94 feet inrou-22°34' East 172 feet; thence on a curve to the sht having a radius of 573.69 feet through a central angle of 53°24' for an arc distance of 730 an South 30°50' West a distance of 82.5 feet to a point on the South line of the Northeast quarter of the Southeast quarter of said Section 15; thence along said corner of parcel conveyed to James W. Cozart, et ux, line East a distance of 770.69 feet to the Southware comer of parcel conveyed to James W. Cozart, et by deed recorded March 7, 1956 in Book 32 of See 2, Par 423, Churchill County, Nevada, records, thence North along the West line of said Cozart parcel a distance of 215 feet to the Southeasterly line of parcel conveyed to Andy J. Wilkins, et ux, by deed will de December 2, 1954 in Book 31 of Deeds, Page 467, Churchill County, Nevada, records; thence along the St herly line of said Wilkins parcel North 58°51' West 200 feet; thence North along the West that d Wilkins parcel and the West line of parcel conveyed to Carl H. Johnston, et ux, by deed recorded actober 14, 1954 in Book 31 of Deeds, Page 423, Cluurchill County, Nevada, records, a distance of 653 deet to the true point of beginning.

EXCEPTING from the herein above described parcel a parcel conveyed to Floring Caskell Mills by deed recorded July 6, 1956 in Book 32 of Deeds, Page 589, Churchill County Neval, records.

Note: The above Metes and Bounds description appeared previously in that certain document recorded October 8, 1980 in Book 184, Page 438, under Document No. 176006, Official Regards.

END OF DOCUMENT

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DE					
۱,	Assessor Parcel Number(s)				
a)	007-151-12				
c) d)	······································				
2.	Type of Konerty			38384	
a)	x Vacant Lond b) Single Fam. Re	s. FOR F	RECORDE	RS OPTIONAL	USE
C)					
e)	Apt. Ido 👘 f) 🗌 Comm'l/Ind'i	Date of	f Recording	g: JUL 1 (2006
g) i)	Agriculturation h) Mobile Home	Notes:			
•	Total Value/Sales Price of Propriety:	-	\$350,000	.00	
	Deed in Lieu of Foreclosof Lonburgeoue of prop	oerty) (_	\$)
	Transfer Tax Value:		\$350,000	.00	
	Real Property Transfer Tax Due	_	\$1,435.00)	
	If Exemption Claimed:	-		Mayar,	
	a. Transfer Tax Exemption, per 375.090, Stati b. Explain reason for exemption:				
i.	 b. Explain reason for exemption: Partial Interest: Percentage being transferred: 	4	%		- NDO
375 info the clai 10%	b. Explain reason for exemption: Partial Interest: Percentage being transferred: The undersigned declares and acknowledges, 0.060 and NRS 375.110, that the information rmation and belief, and can be supported by do information provided herein. Furthermore, the med exemption, or other determination of addi 6 of the tax due plus interest at 1% per month.	under pe provides ocumentation e parties a itional tax of Pursuant t	agree that due, may to NRS 3	to the best of upon to subst distillowance esuit a per 5.030, the Buy	of their antiate of any alty of
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Exhibit 8

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The undersigned hereby affirms that this document contains no individual's Federal Social Security number.

A.P.N.; 007-151-77

File No: 132-2275220 (CAC)

R.P.T.T.: \$295.20

05-27558-05

When Recorded Mail To: Mail Tax Statements To: Reza Zandian and biloofar Zandian 8775 Costa Verde Bild, 1416 San Diego, CA 92222

R MAR BARGAIN and SALE DEED

FOR A VALUABLE CONSIDERATION, reset of which is hereby acknowledged,

Kent J. Regli and Dawn Regli, husball, and wife as joint tenants

do(es) hereby GRANT, BARGAIN and SELL to

Reza Zandian and Niloofar Zandian, husband and wife as joint tenants with right of survivorship

the real property situate in the County of Churchill, State of the da, described as follows:

Parcel 1 of the Greg Jackson Parcel Map recorded Februar 25, 1983, under Document No. 194366, Official Records, Churchill Count Nevada.

Excepting therefrom that portion of said Parcel 1 transferred to the State of Nevada by Quitclaim Deed recorded April 17, 2002, under Document No 342891, Official Records, Churchill County, Nevada.

Subject to

TOGETHER with all tenements, hereditaments and appurtenances, including easements and water rights, if any, thereto belonging or appertaining, and any reversions, remainders, rents, issues or profits thereof.

Date: 07/05/2006

384273 CHURCHILL SOUNTY NEVADA WESTERN NEVADA TITLE CO. 2006 JUL 27 PM 2:07

TRICA HUGETTO COUNTY RECORDER \mathcal{Q}

384273 Kent J. Re6 Dawn Regl STATE OF 55 COUNTY OF CARSO 10,200 This instrument was acknowledged by e or Kent J. Regli and Dawn Regli. SUSAN L. OSWALD Notary Public Biale of Idaho san Notary Public (My commission expires: <u>4</u> This Notary Acknowledgement is attached to that certain or in Sale Deed dated July 05, 2006 under Escrow No. 132-2275220. ·00,

END OF DOCUMENT

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a) b)	007-151-77	
c)_		
d)		0.01000
	Type of Apperty	384273
a)	X Vacan Land b) Single Fam. Re	s. FOR RECORDERS OPTIONAL USE
c)	Conderiwnhse d) 2-4 Plex	BookPage:
e) .	Apt. Idg f) Comm'l/Ind'l	Date of Recording:
g)	Agricultural h Mobile Home	Notes;
i)	Other	
	Total Value/Sales Price of Property:	\$71,900.00
	Deed In Lieu of Foreclosure on here use of prop	
	Transfer Tax Value;	
		\$71,900.00
	Real Property Transfer Tax Due	\$295,20
ļ	If Exemption Claimed:	
•	a. Transfer Tax Exemption, per 375.090, Sect	ion:
	restants to the same second	
75.	b, Explain reason for exemption: Partial Interest: Percentage being transferred: The undersigned declares and acknowledges. 060 and NRS 375.110, that the information	under perjaitver perjury, pursuant to NRS provide jaccorrect to the best of their
175.1 he l lain 10% Selle Sign	Partial Interest: Percentage being transferred:	% under phyality perjury, pursuant to NRS provide incorrect to the best of their ocumentation if called upon to substantiate he parties agive that displowance of any itional tax due, may esult in a penalty of Pursuant to NRS 35.030, the Buyer and
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75.0 hform laim 0% Selle Sign Sign Sign City: State Colv	Partial Interest: Percentage being transferred: The undersigned declares and acknowledges. 060 and NRS 375.110, that the information mation and belief, and can be supported by de information provided herein. Furthermore, the ned exemption, or other determination of add of the tax due plus Interest at 1% per month. er shall be jointly and severally liable for any ad ature: SELLER (GRANTOR) INFORMATION (REQUIRED) I Name: Kent J. Regli and Dawn Regli ress: 76395McDermott ELLER (COMPARENTING RECORDING First American Title Company of	% under purality of perjury, pursuant to NRS provide line correct to the best of their be parties agine that disallowance of any itional tax due, may esultin a penalty of Pursuant to NRS 415.030, the Buyer and ditional amount owed: Capacity: <u>BUYER (GRANTEE) INFORMANCE</u> Reza Zandian and Print Name: Niloofar Zandian Address: 8775 Costa Verde Blvd, City: San Diego State: CA Zip: 92122
975.1 nfori he i Salle Sign Sign Addr City: State Col	Partial Interest: Percentage being transferred: The undersigned declares and acknowledges. 060 and NRS 375.110, that the information mation and belief, and can be supported by de information provided herein. Furthermore, the ned exemption, or other determination of add of the tax due plus Interest at 1% per month. er shall be jointly and severally liable for any ad ature: SELLER (GRANTOR) INFORMATION (REQUIRED) I Name: Kent J. Regli and Dawn Regli ress: 76395McDermott ELLER (GRANTOR) SELLER (GRANTOR) INFORMATION (REQUIRED)	% under purality of perjury, pursuant to NRS provide latcorrect to the best of their boumentative if called upon to substantiate he parties agree that disallowance of any itional tax due, may esuition a penalty of Pursuant to NRS (5.030, the Buyer and ditional amount owed Capacity: <u>BUYER (GRANTEE) INFOF ACO</u> Reza Zandian and Print Name: Niloofar Zandian Address: 8775 Costa Verde Blvd, City: San Diego State: CA

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Exhibit 9

A.P.N.: 009-33-104 File No: 131-2206243 (CAC) R.P.T.T.: \$\$2.00 04-25346-05

When Recorded Mail To: Mail Tax Statements To: Reza Zandian and Niloofar Foughani 220 Sussex Place Carson City, Ny 99703

GLANT BARGAIN and SALE DEED

FOR A VALUABLE CONSIDERATION Tex ipt of which is hereby acknowledged,

Mary E. Yost, an unmarried women and A. F. Yost, Jr., a married man as joint tenants

do(es) hereby GRANT, BARGAIN and SELL to

Reza Zandian and Niloofar Foughani, husband ar wife of joint tenants with Right of Survivorship the real property situate in the County of Churchill, State of Namada, described as follows:

Township 20 North, Range 27 East, M.D.B. & M., Section 2: The NW 1/4 of the NW 1/4; and the NW 1/4 of the SW 1/4 of the NW 1/4.

Excepting therefrom, 75% of heat, fluid and mineral rights as received by a prior is grantor.

Further excepting and reserving unto Southern Pacific Land Company, Nucleos are and assigns, all petroleum, oil, natural gas, and products derived therefrom on bin or underlying said land or that may be produced therefrom, and all rights thereto, together with the exclusive right at all times to enter upon or in said land to prospect for and to drill, bore, recover, and remove the same.

Subject to

TOGETHER with all tenements, hereditaments and appurtenances, including easements and water rights, if any, thereto belonging or appertaining, and any reversions, remainders, rents, issues or profits thereof.

Date: 06/23/2005

372686 OFFICIAL RECORDS CHURCHILL COUNTY NEVADA RECORDED BY WESTERN NEVADA TITLE CO 2005 JUL -6 PM 2: 30

> TRENA MORETTO COUNTY RECORDER FEEIS DEP

*** THIS IS AN UNOFFICIAL COPY ***

24 J

Mary E. Yost <u>A.E. Wost Jr.</u> STATE OF NEVADIA Churchine: 55. COUNTY OF GARSON-CHURCHINE ON 7/1/05 This instrument was acknowledged before the on 7/1/05

This instrument was acknowledged before an on <u>11105</u> Mary E. Yost, an unmarried woman and A. Errost, Jr., an-unmarried man as joint tenants.

Notary Public (My commission expires: 12-10-05

RONDA PLAMONDON Ronda Plamondon Ronda No. 93-5220-4 Appl. Expires Dec 10, 2005

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372686

This Notary Acknowledgement is attached to that certain Grant, Bergain Sale Deed dated **June** 23, 2005 under Escrow No. 131-2206243.

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STATE OF NEVADA DECLARATION OF VALUE

1. Assessor Parcel Number(s)

	009-33-104	
b)_		
c)_ d)	······	
2.	Type of Property	372686
a)	X Vacant hd b) Single Fam. Res.	FOR RECORDERS OPTIONAL USE
c)	Con Two d) 2-4 Plex	Book Page:
e)	Apt. Apt. f) Comm'l/Ind'l	Date of Recording:
g)	Agriculture Mobile Home	Notes: ,1111 0 6 2005
1)	Other	
3, ·	Total Value/Sales Price of Property.	\$20,000.00
	Deed in Lieu of Foreclosure Optimization of proper	ty) (\$)
	Transfer Tax Value:	\$20,000.00
	Real Property Transfer Tax Due	\$82.00
4.	If Exemption Claimed:	
	a. Transfer Tax Exemption, per 375.090, Station b. Explain reason for exemption:	
5,	Partial Interest: Percentage being transferred:	%
infor the clair 10%	The undersigned declares and acknowledges, ur 060 and NRS 375.110, that the information pr mation and belief, and can be supported by docu information provided herein. Furthermore, the ned exemption, or other determination of additio of the tax due plus interest at 1% per month. P er shall be jointly and severally liable for any additi	rovided a correct to the best of their imentation icalled upon to substantiate parties agree that a sam wance of any nal tax due, may result a penalty of ursuant to NRS 3X1030, the Buyer and
Sigr	ature: Mary E. Yest	Capacity: Our Charles

- grander	
Signature: AG Yout SI	Capacity: owner
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
(REQUIRED)	(REQUIRED) Reza Zandian and
Print Name: <u>Mary E. Yost</u>	Print Name: Niloofar Foughani
Address: P.O. Box 1616	Address: 220 Sussex Place
City: Fallon	City: Carson City
State: <u>NV</u> Zip: <u>89407</u>	State: NV Zip: /89406/ 89703
COMPANY/PERSON REQUESTING RECORDING	≩ (required if not seller or buyer)
First American Title Company of Print Name: <u>Nevada</u> Address 1213 South Carson Street	File Number: 131-2206243 CAC/CAC
City: Carson City	State: <u>NV</u> Zip: <u>89701</u>
(AS A PUBLIC RECORD THIS FORM MAY	BE RECORDED/MICROFILMED)

· · · _ .

Exhibit 10

APN: 079-150-12

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France

DOC # 4335754

Requested By A+ PARALEGALS INC Washoe County Recorder Lawrence R. Burtness — Recorder Fee: \$18.00 RPTT: \$0.00 Page 1 of 2



SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

GRANT DEED

I, Reza Zandian (also known as Resa Zandian), hereby grants his 50% of said property from, RESA ZANDIAN and NILOOFAR FOUGHANI, husband and wife as joint tenants with right of survivorship, to NILOOFAR FOUGHANI 30% (on behalf of herself 10%, Nikan Zandian Jazi 10% and Rayan Zandian 10%) (per financial agreement entered into in Las Vegas, Nevada and dated 08-21-2003) and ALBORZ ZANDIAN, 10% an unmarried man, as joint tenants with right of survivorship.

The land referred to herein is situated in the State of Nevada, Washoe County, described as follows:

The Southwest Quarter (SW ¼) of Section 25, Township 21 North, Range 23 East, M.D.M.

Together with all tenements, hereditaments and appurtenances, including easements and water rights, if any, thereto belonging or appertaining, and any reversions, remainders, rents, issues or profits thereof.

March 12 2014 Signature: Reza Zandian -LOOSE CERTIFICATE ATTACHED-

State of Nevada County of Washoe

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This instrument was acknowledged before me on March 12, 2014 by Reza Zandain.

Colletter Tiercscher Notary Public	COLLETTE TEUSCHER NOTARY PUBLIC STATE OF NEVADA No. 09-10583-2 My AppL Exp. Jan. 10, 2017
-THIS ACKNOWLEDGEM Da	ENT IS ATTACHED TO A GRANT DEED ted March 12, 2014

Exhibit 11

Exhibit 11

JM_0189

A.P.N.:	079-150-12	
File No:	121-2208137 (JB)	
R.P.T.T.:	\$369.00	



When Recorded Mail To: Mail Tax Statements To: Resa Zandian and Niloofar Foughani 8775 Costa Verde #1416 San Diego, CA 92122

GRANT, BARGAIN and SALE DEED

FOR A VALUABLE CONSIDERATION, receipt of which is hereby acknowledged,

John Clifton, an unmarried man

do(es) hereby GRANT, BARGAIN and SELL to

Resa Zandian and Niloofar Foughani/ husband and wife as joint tenants with right of survivorship

the real property situate in the County of Washoe, State of Nevada, described as follows:

The Southwest Quarter (SW 1/4) of Section 25, Township 21 North, Range 23 East, M.D.M.

TOGETHER with all tenements, hereditaments and appurtenances, including easements and water rights, if any, thereto belonging or appertaining, and any reversions, remainders, rents, issues or profits thereof.

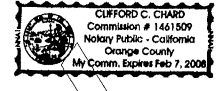
Date: 06/25/2005

a Colifton John

STATE OF 15.1 4 ADA 55. COUNTY OF DAMAE)

This instrument was acknowledged before me on

VUNE 3, 2005 _____ by John Clifton. Chilford C. Chard Notary Public (My commission expires: $\frac{2}{7/\sigma\delta}$)



This Notary Acknowledgement is attached to that certain Grant, Bargain Sale Deed dated 06/02/2005 under Escrow No. 121-2208137

3236343 95/27/2005 2 of 2

Exhibit 12

Exhibit 12

JM_0192

APN: 079-150-09, 079-150-10, 079-150-13, 084-040-02, 084-040-04, 084-040-06, 084-040-10, 084-130-07, 084-140-17

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France DOC # 4335755 03/18/2014 04:28:04 PM Requested By A+ PARALEGALS INC Washoe County Recorder Lawrence R. Burtness - Recorder Fee: \$22.00 RPTT: \$0.00 Page 1 of 6



SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

GRANT DEED

I, Reza Zandian, hereby grant said property from, FRED SADRI Trustee of the Star Living Trust, dated April 14, 1997, as to an undivided 1/3 interest, RAY KOROGHLI and SATHSOWI THAY KOROGHLI, as Managing Trustees of the KOROGHLI MANAGEMENT TRUST, as to an undivided 1/3 interest and REZA ZANDIAN, a married man-as his sole and separate property, as to an undivided 1/3 interest, as tenants in common, to, FRED-SADRI Trustee of the Star Living Trust, dated April 14, 1997, as to an undivided 1/3 interest, RAY KOROGHLI and SATHSOWI THAY KOROGHLI, as Managing Trustees of the KOROGHLI MANAGEMENT TRUST, as to an undivided 1/3 interest and ALBORZ ZANDIAN, an unmarried man, 6.66%, and Niloofar Foughani, 19.98% (on behalf of herself 6.66%, Nikan Zandian Jazi 6.66%) and Rayan Zandian 6.66%) (per financial agreement entered into in Las Vegas, Nevada and dated 08-21-2003), as tenants in common.

The land referred to herein is situated in the State of Nevada, Washoe County, described as follows:

See Exhibit "A"

Together with all and singular the tenements, hereditaments and appurtenances belonging or in anywise appertaining, to the real property, and any reversions, remainders, rents, issues and profits of the real property.

2014 Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED-

State of Nevada County of Washoe

This instrument was acknowledged before me on March 12, 2014 by Reza Zandain.

Collittle Teuscher Notary Public リトリント COLLETTE TEUSCHER NOTARY PUBLIC STATE OF NEVADA 3.7 My Appt. Exp. Jan. 10, 2017 09-10563-2 My Appt. Exp. Jan. 10, 2017 -THIS ACKNOWLEDGEMENT IS ATTACHED TO A GRANT DEED Dated March 12, 2014

EXHIBIT "A"

All that real property situate in the County of Washoe, State of Nevada, described as follows:

PARCEL A: APN 079-150-09

The Northeast ¼ and the South ½ of the Northwest ¼ and the South ½ in Section 33, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, sinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL B: APN 079-150-10

Section 31, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead/cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL C: APN 079-150-13

The Northeast 1/4; South 1/2 of the Northwest 1/4; South 1/2 of Section 27, Township 21 North, Range 23 East, M.D.B.&M

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL D: APN 084-040-02

. . . .

Section 5, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461488 of Official Records.

PARCEL E; APN 084-040-04

Section 3, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL F: APN 084-040-06

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Section 1, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL G: APN 084-040-10

The North ½ and the North ½ of the Northwest ¼ of the Southwest ¼ and the Southwest ¼ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northeast ¼ of the Southwest ¼ and the North ½ of the North ½ of the Northwest ¼ of the Southwest ¼ and the Southwest ¼ and the North ½ of the North ½ of the Northwest ¼ of the Southwest ¼ and the Southwest ¼ and the Southwest ¼ and the North ½ of the North ½ of the Northwest ¼ and the Southwest ¼ and the Southwest ¼ and the North ½ of the North ½ of the Southwest ¼ and the Southwest ¼ and the North ½ of the North ½ of the Southwest ¼ and the Southwest ¼ and the Southwest ¼ and the North ½ of the North ½ of the Southwest ¼ and the Southwest ¼ and the North ½ of the Southwest ¼ and the Southwest ¼ and the North ½ of the Southwest ¼ and the Southwest ¼ and the North ½ of the Southwest ¼ and the Southwest ¼ and the North ½ of the Southwest ¼ and the Southwest ¼ and the Southwest ¼ and the Southwest ¼ and the North ½ of the Southwest ¼ and the Southwest ¼ and the North ½ of the Southwest ¼ and the Southwest ¼ and the Southwest ¼ and the North ½ of the Southwest ¼ and t

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL H; APN 084-130-07

The Northwest ¹/₄ and the North ¹/₂ of the Southwest ¹/₄ and Government Lot 1 in the Southwest ¹/₄ of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL I: APN 084-140-17

The Northeast ¼ of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substance, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

Exhibit 13

Exhibit 13

JM_0199

APN: 079-150-09,10,13 084-040-02,04,06,10 084-130-07 RPTT \$#3 084-140-17 DOC # 2900593 BK1 Requested By WHEN RECORDED MAIL TO: Name **REZA ZANDIAN C/O** Street 2827 S. MONTE CRISTO WAY City,State LAS VEGAS, NV 89117-2952 Zip MAIL TAX STATEMENTS TO: Name STAR LIVING TRUSTDATED APRIL 14, 1997 2827 S. MONTE CRISTO WAY Street LAS VEGAS, NV 89117-2952 City,State Zip 00025269-501- DBR 00130277 Order No.



(SPACE ABOVE THIS LINE FOR RECORDERS USE) GRANT, BARGAIN AND SALE DEED

THIS INDENTURE WITNESSETH: That NILOO FAR FOUGHANI, a married woman, in consideration of \$10.00, the receipt of which is hereby acknowledged, does hereby Grant, Bargain, Sell and Convey to REZA ZANDIAN, a married man as his sole and separate property all that real property situated in the City of N/A, County of Washoe, State of Nevada described as follows:

SEE LEGAL ATTACHED HERETO AND MADE A PART HEREOF

TOGETHER with all and singular the/tenentents, hereditaments and appurtenances if any, thereto belonging or appertaining, and any reversions, remainders, rents, issues or profits thereof.

Grantor and Grantee are wife and husband. It is the intention of Grantor that Grantee shall henceforth have and hold said real property as his sole and separate property. By this conveyance, Grantor releases any community interest that she might now have or be presumed to hereafter acquire in the above described property.

Dated: July 31, 2003/

STATE OF NEVADA

COUNTY OF CLARK

}ss

NILOO FAR FOUGHANI

This instrument was acknowledged before me on AUGUST 2003 by NILOO FAR FOUGHANI Notary Public

TERRIE GADY NOTARY PUBLIC STATE OF NEVADA APPT, No. 02-75028-1 WY APPT, EXPIRES APRIL 15, 2006



2900593

EXHIBIT "A"

All that real property situate in the County of Washoe, State of Nevada, described as follows:

PARCEL A:

A.P.N. 079-150-09

The Northeast 1/4 and the South 1/2 of the Northwest 1/4 and the South 1/2 in Section 33, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL B:

A.P.N. 079-150-\0

Section 31, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with



any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL C:

A.P.N. 079-150-13

The Northeast 1/4; South 1/2 of the Northwest 1/4; South 1/4 of Section 27, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make/such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL D:

A.P.N. 084-040-02

Section 5, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such

2900593 98/06/2003 4 of 6

use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL E: A.P.N. 084-040-04

Section 3, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL F:

A.P.N, 084-040-06

Section 1, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection



therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL G: A.P.N. 084-040-10

The North ½ and the North ½ of the Northwest ¼ of the Southwest ¼ and the Southwest ¼ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northeast ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southwest ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southwest ¼ of the Sout

ALSO EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January Ø3, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL H:

A.P.N. 084-130-07

The Northwest 1/4 and the North 1/2 of the Southwest 1/4 and Government Lot 1 in the Southwest 1/4 of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with



2009000 08/06/2003 6 of 6

any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL I:

A.P.N. 084-140-17

The Northeast ¼ of Section 15, Township 20 North, Rapge 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

Exhibit 14

Exhibit 14

JM_0206

2900592 DOC APN: 079-150-09, 079-150-10, 07-150-13 08/06/2003 03:46P Fee:20.00 084-040-02, 084-040-04, 084-040-06, 084-040-10, 084-130-07, 084-140-17 Requested By WESTERN TITLE COMPANY INC Washoe County Recorder Athryn L. Burke - Recorder Pg 1 of 7 RPTI 1500.00 W1,500,00 130277-7. RECORDING REQUESTED BY AND WHEN RECORDED RETURN TO: Star Living Trust 950-Seven Hills-Drive; Ste 1026 Henderson, NV 89052 2827 S. MONTE CRISTO LAS VEGAS, NV 89117 mare ran Statement to Abt 25269-0BR 00130277 GRANT, BARGAIN AND SALE DEED

THIS GRANT, BARGAIN AND SALE DEED is made this /Sonday of A4545+ 2003 by and between NEVADA LAND AND RESOURCE COMPANY, LLC, a Delaware limited liability company, whose address is 704 W. Nye Lane, Suite 201, Carson City, Nevada, 89703 (referred to as "GRANTOR") and FRED SADRI TRUSTEE OF THE STAR LIVING TRUST, DATED APRIL 14, 1997, AS TO AN UNDIVIDED 1/3 INTEREST, RAY KOROGHLI, AN UNMARRIED MAN, AS TO AN UNDIVIDED 1/3 INTEREST AND REZA ZANDIAN, A MARRIED MAN AS HIS SOLE AND SEPARATE PROPERTY, AS TO AN UNDIVIDED 1/3_INTEREST, AS TENANTS IN COMMON, (referred to as "GRANTEE").

BK1

GRANTOR, in consideration of the sum of Ten Dollars (\$10,00), lawful money of the United States, and other good and valuable consideration to GRANTOR paid by the GRANTEE, the receipt of which GRANTOR acknowledges, by these presents grants, bargains and sells/to GRANTEE, and to GRANTEE's successors and assigns forever, all right, title and interest in and to that certain real property situated in Washoe County, State of Nevada, and more particularly described on Exhibit A, except the easement and mineral estate and interest reserved to GRANTOR.

Together with all and singular the tenements, hereditaments and appurtenances belonging, or in anywise appertaining, to the real property, and the reversion and reversions, remainder and remainders, rents, issues and profits of the real property;

To have and to hold the real property above described with the appurtenances, unto GRANTEE, and to GRANTEE's heirs, and successors and assigns forever.

GRANTOR reserves to itself and its successors and assigns a 20 foot wide access easement over, through, within, under, across and along the East and South boundaries of Section 3, Township 20 North, Range 23 East.

GRANTOR reserves to itself the exclusive right and privilege to enter on the property for the purposes of exploration and prospecting for the development, extraction, mining, production, removal and sale of all minerals, mineral substances, metals, ore-bearing materials, coal, oil, gas, other hydrocarbons, geothermal steam, liquids or brines, heat, other geothermal resources and rocks of every kind, except sand and gravel. The mineral estate and rights reserved to/Granfor include all of the right, title and interest to minerals in, on or under the property, including, but not limited to, the surface and subsurface of the property, all minerals, mineral elements and compounds-and-ores, together with all easements and rights-of-way reserved or granted in, on or under the property, together with any and all lodes, veins and mineral deposits extending from or into or contained in the



property. The term "minerals" shall include all mineral elements and compounds, including by way of example and not by limitation, all barite, copper, gold, iron, silver and other metals, whether the same are presently known to exist on the property or are subsequently discovered on the property, and regardless of the method of extraction, mining or processing of the same (whether open pit or strip mining, underground mining, surface or subsurface leaching) whether presently or subsequently employed, invented, or developed. Grantor reserves to itself the rights of egress and ingress to and from the property for any and all purposes related to the mineral estate reserved to Grantor. Grantor shall conduct all of its activities in accordance with all applicable laws, regulations, and ordinances, and shall defend, indemnify and hold Grantee from and against all actions, claims, damages and losses resulting from Grantor's exercise of the rights appurtenant to its reserved mineral estate. Grantor shall compensate Grantee for surface damages resulting from Grantor's activities related to Grantor's reserved mineral estate. If Grantee and Grantor are unable to mutually determine the damages resulting to the surface, such damages shall be determined by a mutually acceptable independent appraiser who shall determine the fair market value of the surface damaged as a result of Grantor's activities.

GRANTOR makes no representation or warranty concerning the effect of those Minerals Leases, by and between Southern Pacific Land Company, a California corporation, as lessor, and SFP Minerals Corporation, a Delaware corporation, as lessee, to the degree or the extent that the same applies and is enforceable against the property described in this Grant, Bargain and Sale Deed, if at all.

GRANTOR has executed this Grant, Bargain and Sale Deed the day and year first above written.

NEVADA LAND AND RESOURCE COMPANY, LLC, A DELAWARE-LIMITED LIABILITY COMPANY D. Ø Bvz Dorothy A. Timian-Palmer Chief Operating Officer) ss.

STATE OF NEVADA

... * ·

COUNTY OF CARSON CITY

This instrument was acknowledged before me on August 1, 2003, by Dorothy A. Timian-Palmer its Chief Operating Officer of and for Nevada Land and Resource Company, LLC, a Delaware limited liability company.

liller W. nom Notary Public - State of Nevada COUNTY OF CARSON CITY Notary Public **CECILEE W. TUREMAN** My Appointment Expires January 2, 2008 02-72482-3



2988592

EXHIBIT "A"

All that real property situate in the County of Washoe, State of Nevada, described as follows:

PARCEL A:

A.P.N. 079-150-09

The Northeast 1/4 and the South 1/2 of the Northwest 1/4 and the South 1/2 in Section 33, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL B:

A.P.N. 079-150-10

Section-31/Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with



any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL C:

A.P.N. 079-150-13

The Northeast 1/4; South 1/2 of the Northwest 1/4; South 1/2 of Section 27, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in upon or over the property and to make/such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL D:

A.P.N. 084-040-02

Section 5, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such



2900592 08/06/2003 5 of 7

use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL E: A.P.N. 084-040-04

Section 3, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL F:

A.P.N. 084-040-06

Section 1, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection



therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL G: A.P.N. 084-040-10

The North ½ and the North ½ of the Northwest ¼ of the Southwest ¼ and the Southwest ¼ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northeast ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southeast ¼, all in Section 11, Township 20 North, Range 23 East, M.D.B.&M.

ALSO EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING any of the minerals and mineral-ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL H:

A.P.N. 084-130-07

The Northwest ¼ and the North ½ of the Southwest ¼ and Government Lot 1 in the Southwest ¼ of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with



any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL I: A.P.N. 084-140-17

The Northeast ¼ of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

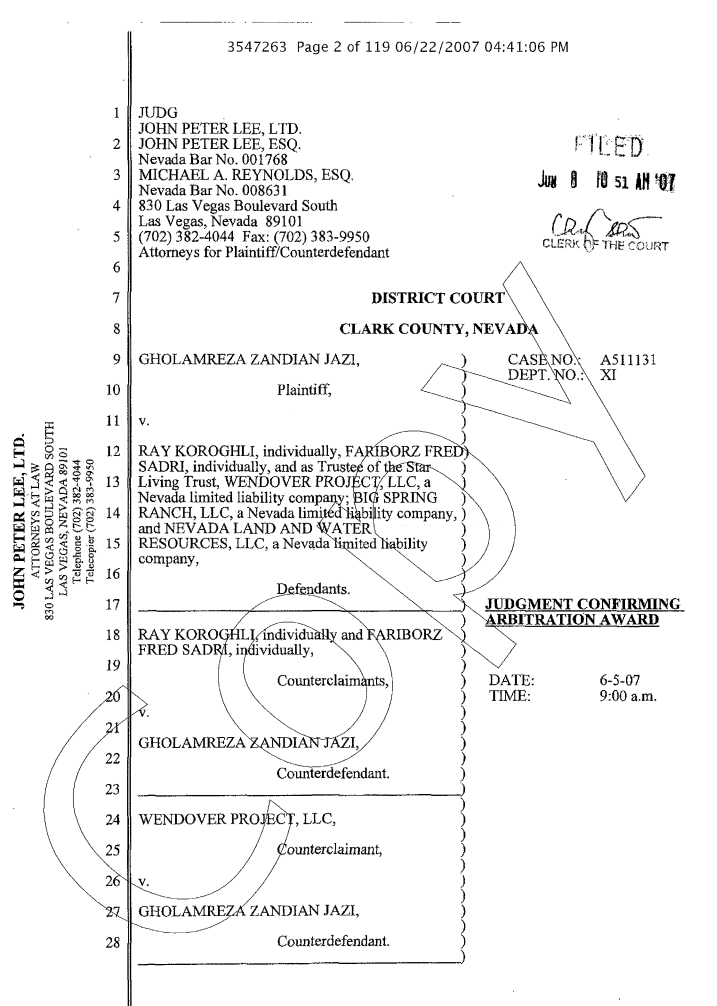
FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

Exhibit 15

Exhibit 15

JM_0214

		DOC # 3 06/22/2007 04:4 Requested By JOHN PETER LEE Washee County R	
JUDGMENT CONFIRMING ARBITRATION AWARD	}	JOHN PETER LEE Washoe County R Kathryn L. Burk Fee: \$132,00 R Page 1 of 119	e - Recorder PTT: \$0.00
	· .		
Recording requested by:			
JOHN PETER LEE, LTD. Return to:			
John Peter Lee, Ltd. 830 Las Vegas Boulevard S Las Vegas, NV 89101	South		
This page added to provide Sections 1-2. (Additional	additional inform ecording fee appl	ation required by NRS 111.31: ies.)	2
			·] .



JM 0216

3547263 Page 3 of 119 06/22/2007 04:41:06 PM

GHOLAMREZA ZANDIAN JAZI,

Counterclaimant,

WENDOVER PROJECT, LLC,

Counterdefendant.

1334.022860-JLR

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7 ZANDIAN'S MOTION FOR CONFIRMATION AND ENTRY OF JUDGMENT ON
8 ARBITRATION AWARD and the Defendants' COUNTERMOTION TO VACATE
9 ARBITRATION AWARD having come before this Court on Tuesday, June 5, 2007, the Honorable
10 Elizabeth Gonzalez presiding, and the Court being fully apprised in the premises and good cause
11 appearing, it is hereby

ORDERED that Plaintiff's MOTION FOR CONFIRMATION AND ENTRY OF
 JUDGMENT ON ARBITRATION AWARD is granted, and Defendants' COUNTERMOTION TO
 VACATE ARBITRATION AWARD is denied.

IT IS FURTHER ORDERED that this Court confirms the Arbitration Awards made and entered by Floyd A. Hale, Esq., and enters judgment on the Arbitration Awards as follows:

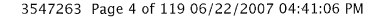
IT IS ORDERED, ADJUDGED AND DECREED that all of the relief granted by the
aforesaid Arbitrator in his Arbitration Decision dated the 20th day of September, 2006, a copy of
which is attached hereto as Exhibit "1" is granted by this Court.

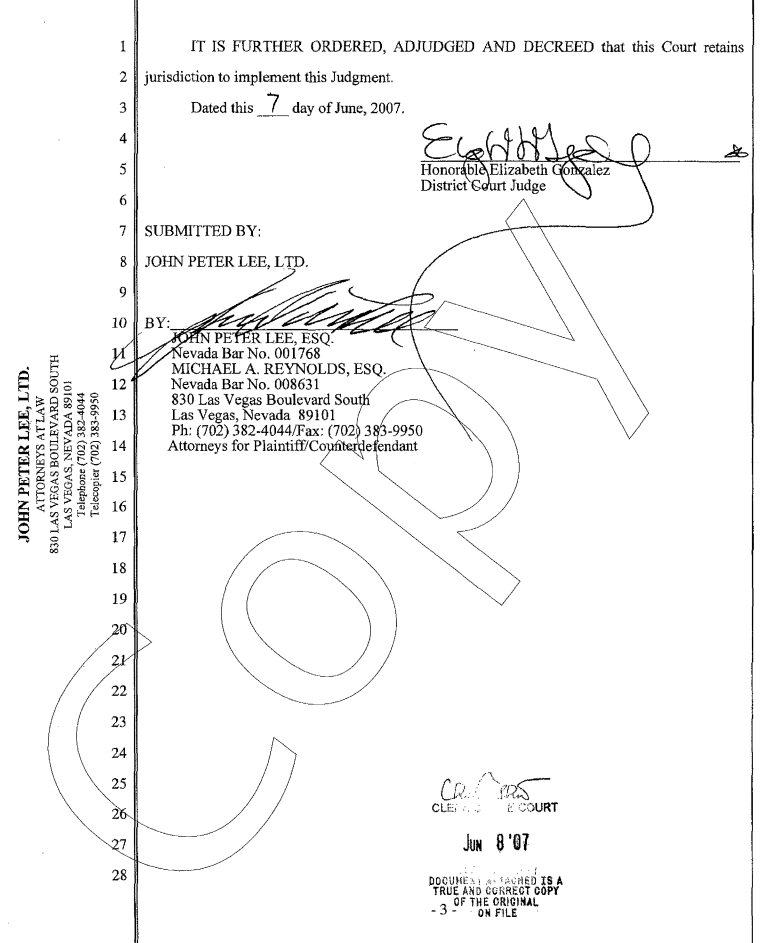
IT IS FUR THER ORDERED, ADJUDGED AND DECREED that the Arbitrator's Decision
Denying Defendants' Motion to Change Award dated the 11th day of October, 2006, a copy of which
is attached hereto as Exhibit "2" is granted by this Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that all relief granted in the
Implementation Award dated the 29th day of November, 2006, a copy of which is attached hereto
as Exhibit "3" is granted by this Court.

IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the Arbitrator's Report and Recommendation to District Court dated the 28th day of February, 2007, a copy of which is attached hereto as Exhibit "4" is granted by this Court.

- 2 -





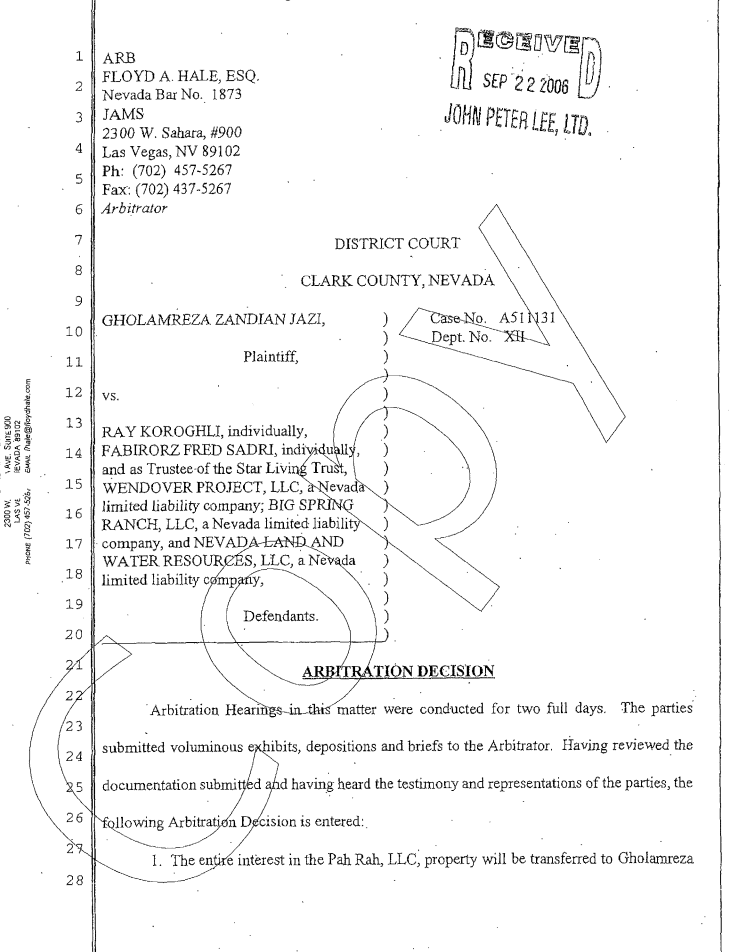
JM 0218

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EXHIBIT ONE

JM_0219

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SPECIAL MASTER

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Zandian Jazi, free and clear of all encumbrances, including the promissory note secured by Deed of Trust issued for the benefit of Fariborz Fred Sadri; any obligation owed to Jeff Codega, related to work that was performed as to the Pah Rah real estate will be the obligation of Gholamreza Zandian Jazi;

2. The 320 acres referenced in the briefs and this lawsuit will be transferred free and clear to Gholamreza Zandian Jazi without any obligation to the other litigants or parties to this Arbitration or to any other party who may profess to have an interest in the 320 acres that are bound by this lawsuit and Arbitation;

3. Fariborz Fred Sadri and Ray Koroghli will, within 30 days from the service of this Arbitration Decision, pay Gholamreza Zandian Jazi \$250,000.00 in return for Gholamreza Zandian Jazi waiving any claims or any rights as to the Big Springs Ranch, LLC or any of its assets;

4. That Gholamreza Zandian Jazi will transfer any interest in the Wendover project, LLC, including all assets and real estate to Faribolz Fred Sadri and Ray Koroghli;

5. All of the entities and properties that are the subject of this Arbitration and lawsuit, including Pah Rah, LLC, the owners of the 300 acres referenced above, the Big Springs Ranch, LLC, and the Wendover purchase or Wendover Project, LLC, referenced in this lawsuit and Arbitration waive any claims to reimbursement or participation in any consulting fees previously paid to Gholamreza Zandian Jazi from the seller of the real estate to those entities;

6. That the parties, through counsel, will prepare all necessary documents to effect the transfers of the real estate assets and LLC entities and the parties to this lawsuit and Arbitration will execute all necessary documents to effect this Arbitration Order, including a mutual Release to be executed by all parties.

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 Special Master

 Special Master

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 PHONE (702) 457-5267

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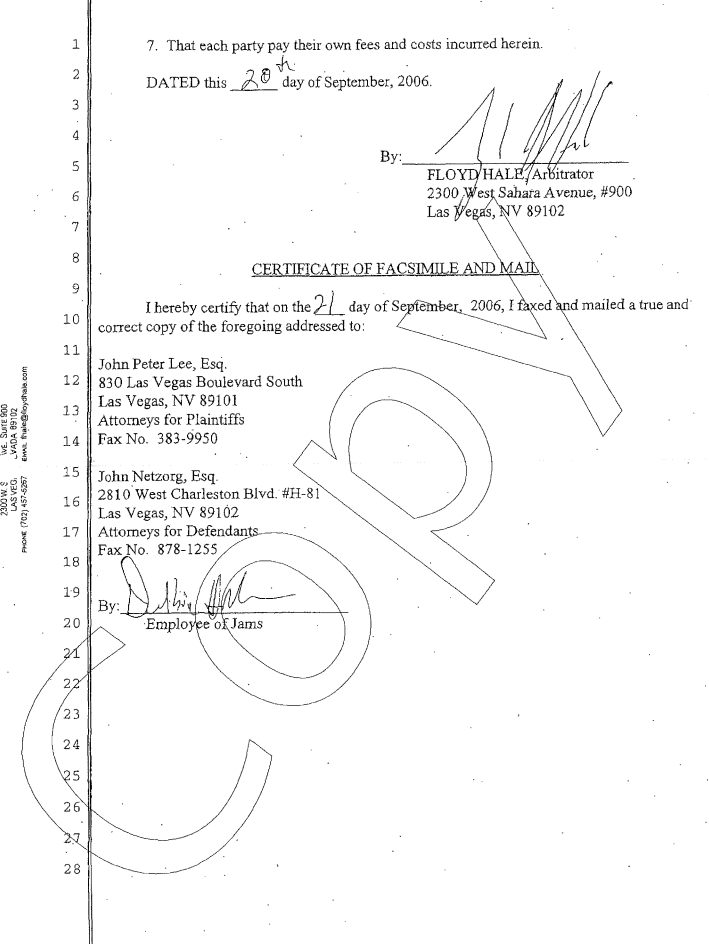
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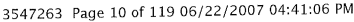


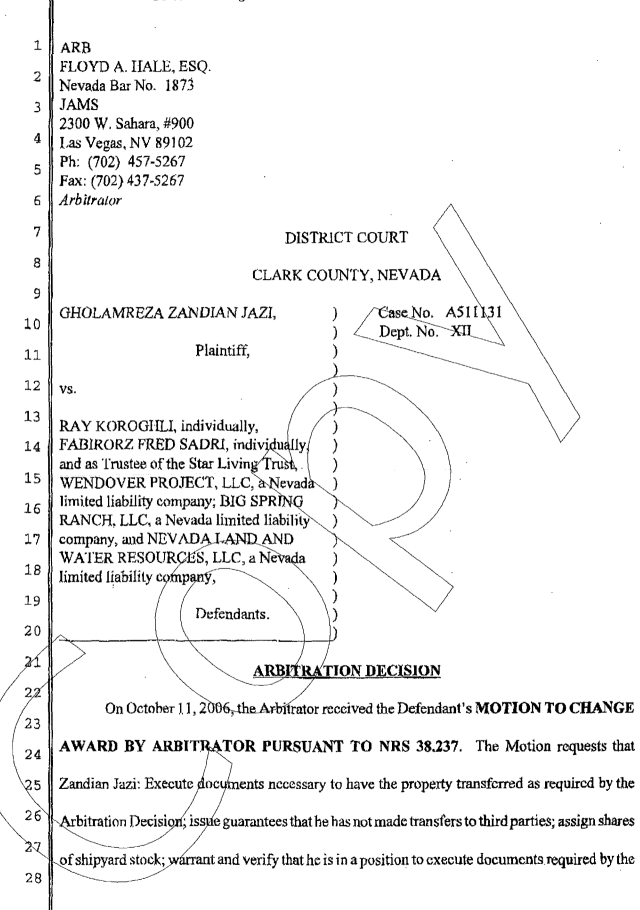
SUITE 5

JM 0222

EXHIBIT TWO







PHONE (702) 457-526

No. 8194 P. 2/2 JAMO LASVEGAS Oct. 11. 2006 3:20PM 1 Arbitration Decision and verify other factual issues that were the subject of the Arbitration 2 Agreement. 3 The Motion goes well beyond the Arbitration Decision asking to reopen evidentiary 4 matters which are unnecessary at this time. Furthermore, paragraph 6 of the Arbitration Decision 5 б indicates as follows: 7 6. That the parties, through counsel, will prepare all necessary documents to effect the transfers of the real estate assets and LLC 8 entitics and the parties to this lawsuit and Arbitration will execute all 9 necessary documents to effect this Arbitration Order, including a mutual Release to be executed by all parties. 10 The Defendant's MOTION TO CHANGE AWARD BY ARBITRATOR PURSUANT 11 The set of the correction of the correction of the set 12 TO NRS 38.237 is denied. ASTER ASTER R. SUITE 500 A 85102 13 DATED this day of October, 2006. 14 15 PHONE (702) 457-5261 By: 16 FLOYDA, HALE 17 2300 W. Sahara, #900 Las Vegas, NV 89102 18 Arbitrator 19 CERTIFICATE OF FACSIMILE 20 I hereby contify that on the μ' day of October, 2006, I faxed and mailed a true and 21 correct copy of the foregoing addressed to: 22 John Peter Lec, Esq. John Netzorg, Esq. 23 830 Las Vegas Boulevard South 2810 West Charleston Blvd. #H-81 Las Vegas, NV 89101 Las Vegas, NV 89102 24 Attomeys for Plaintiffs Attorneys for Defendants 25 Fax No. 383-9950 Fax No. 878-1255 26 27 By 28 Employee of Jams 3547263 Page 11 of 119 06/22/2007 04:41:06 PM

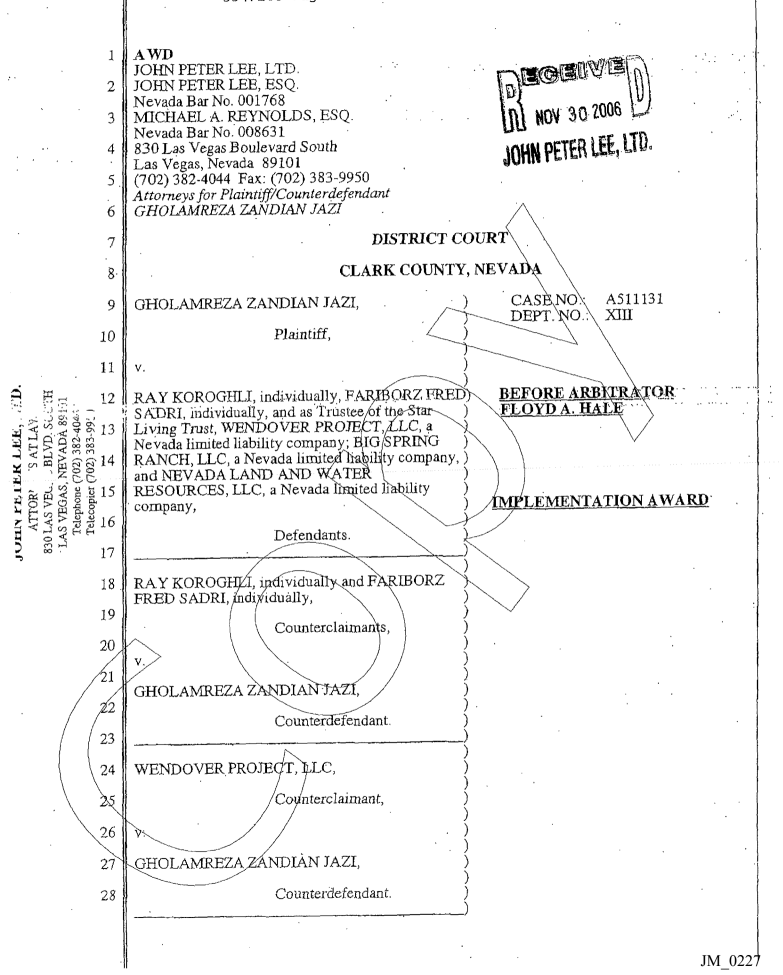
FLOYD A. HALE

JM_0225

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EXHIBIT THREE

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GHOLAMREZA ZANDIAN JAZI, 1 Counterclaimant, 2 3 WENDOVER PROJECT, LLC, 1 Counterdefendant. 5 6 1334.022860-sy IMPLEMENTATION A WARD 7 On September 20, 2006, an Arbitration Decision was issued in this dispute. Plaintiff 8 GHOLAMREZA ZANDIAN JAZI filed his Motion to Enforce Athitration Decision on September 9 25, 2006. On October 24, 2006, Plaintiff filed his Motion to Implement Arbitration Award. On 10October 26, 2006, Plaintiff filed his Amendment to Motion to Implement Arbitration Award and 11 Request for Expedited Hearing. On October 31, 2006, Defendants Sadri and Koroghli filed their 12 IEVADA 891 Opposition to Motion to Implement Arbitration Award. Plaintiff filed his Reply Re: Motion to JOHN PETER LEE, 266-585 (202) Telephone (702) 382-40 13 Implement Arbitration Award on November 2, 2006. 14 After considering the papers filed by both parties including draft transfer documents; LAS VEGAS, Telecopier 15 830 LAS THE FOLLOWING IMPLEMENTATION AWARD IS ENTERED: 16 Defendants shall pay to John Peter Lee, Ltd., the sum of \$250,000 within five (5) 17 .1. davs 18 Defendants are to execute and deliver to Plaintiff's Counsel within ten days of this 2. 19 Award a Quitclaim Deed of the 320 acre parcel provided as Exhibit "1" by Plaintiff 20 on the 2nd day of November, 2006. 213. 22

Defendants are to execute and deliver to Plaintiff's counsel within ten days of this Award the Grant, Bargain and Sale Deed of the 320 acre parcel provided by Plaintiff as Exhibit/'2" on the 2nd of November, 2006.

4. Defendants are to execute and deliver to Plaintiff's counsel within ten days of this Award the Quitclaim Deed of the 320 acre parcel provided by Plaintiff as Exhibit "3" on November 2, 2006.

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Defendants are to execute and deliver to Plaintiff's counsel within ten days of this

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NEVADA

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JOHN PETER LEE,

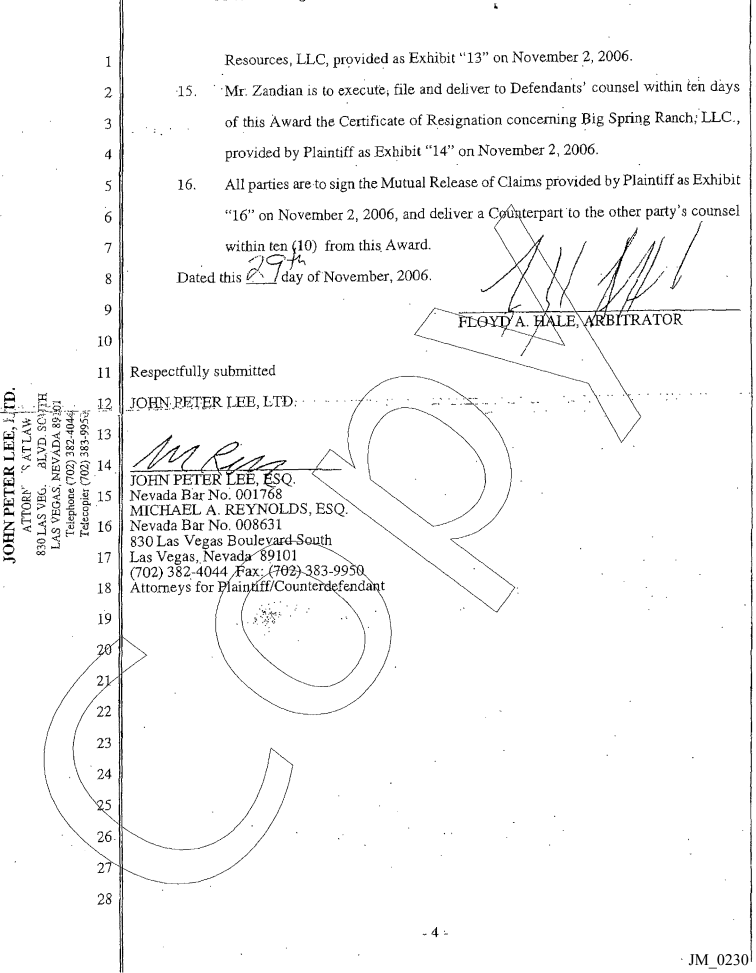
Award the Grant, Bargain and Sale Deed of the Pah-Rah parcel provided by Plaintiff as Exhibit "4" on November 2, 2006.

- 6. Mr. Sadri is to execute and deliver to Plaintiff's counsel within ten days of this Award the Request for Full Reconveyance concerning the \$333,000 Note provided by Plaintiff as Exhibit "5" on November 2, 2006.
- Mr. Zandian is to execute and deliver to Defendants' counsel within ten days of this
 Award the Quitclaim Deed of the Wendover parcel provided by Plaintiff as Exhibit
 "6" on November 2, 2006.
- 8. Mr. Zandian is to execute and deliver to Defendants' counsel within ten days of this Award the Assignment of Interest in Wendover Project, LLC, provided by Plaintiff as Exhibit "7" on November 2, 2006.
- 9. Mr. Zandian is to execute and deliver to Defendants' counsel within ten days of this Award the Quitclaim Deed of the Big Spring Ranch parcel provided by Plaintiff as Exhibit "8" on November 2, 2006.
- 10. Mr. Zandian is to execute and deliver to Defendant's counsel within ten days of this Award the Assignment of Interest in Big Spring Ranch, LLC., provided by Plaintiff as Exhibit "9" on November 2, 2006.
- 11. Mr. Zandian is to execute and deliver to Defendants' counsel within ten days of this Award the Assignment of Interest in Nevada Land and Water Resources, LLC., provided by Plaintiff as Exhibit "10" on November 11, 2006.
- 12. Mr. Zandian is to record and deliver to Defendants' counsel within ten days of this Award the four (4) Releases of Lis Pendens provided by Plaintiff as Exhibit "11" on November 2, 2006.
- Mr. Zandiah is to execute, file and deliver to Defendants' counsel within ten days of this Award the Certificate of Resignation concerning Wendover Project, LLC., provided by Plaintiff as Exhibit "12" on November 2, 2006.

Mr. Zandian is to execute, file and deliver to Defendants' counsel within ten days of this Award the Certificate of Resignation concerning Nevada Land and Water

- 3 -

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CERTIFICATE OF FACSIMILE AND MAILING

I hereby certify that on the 29th day of November 2006, I faxed and mailed a true and correct copy of the foregoing Implementation Award addressed to:

John Peter Lee, Esq. 830 Las Vegas Boulevard South Las Vegas, NV 89101 Attorneys for Plaintiffs Fax No. 383-9950

John Netzorg, Esq. 2810 West Charleston Blvd. #H-81 Las Vegas, NV 89102 Attorneys for Defendants Fax No. 878-1255

By: Employee of Jams

JM_0231

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Exhibit 1

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APN: 076-100-19

WHEN RECORDED, RETURN TO JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

GRANTEE/MAIL TAX STATEMENTS TO: JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

320 acre parcel

QUITCLAIM DEED

By this instrument dated this _____ day of ______, 2006, for a valuable consideration,

Ray Koroghli, individually, and Fariborz Fred Sadri, individually and as Trustee of the Star Living

Trust, do hereby remise, release and forever quitclaim to Gholamreza Zandian Jazi, the following

described real property in the State of Nevada, County of Washde

Set forth in Exhibit A attached and incorporated herein by this reference

RAY KOROGHLI, individually

FARIBORZ FRED SADRI, individually

FARIBORZ FRED SADRI, as Trustee of the Star Living Trust

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STATE OF NEVADA)
) SS.:
COUNTY OF CLARK)

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Ray Koroghli, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

STATE OF NEVADA COUNTY OF CLARK

) SS.:

) SS.:

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Fariborz Fred Sadri, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

STATE OF NEVADA

COUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Fariborz Fred Sadri, Trustee of the Star Living Trust, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

NOTARY PUBLIC

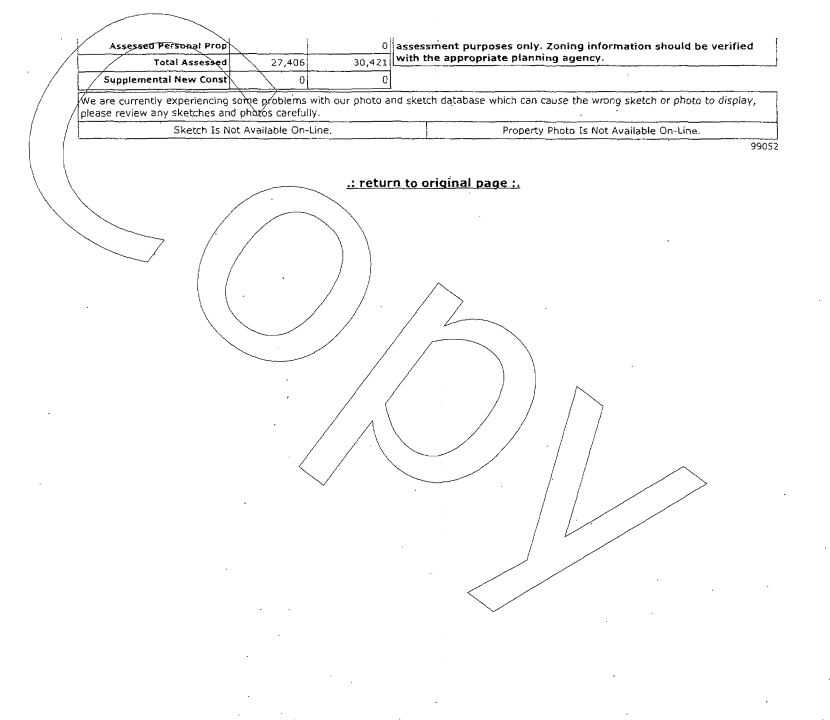
NOTARY PUBLIC

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	120 AC			<u> </u>	<u> </u>	NONE	10416160	200	4		1	\$ 2002-2			1000
						1		<u> </u>	<u> </u>						
Valuation	Informati	on	2005/20 FV	006	2000	5/2007 FV							ecorder	<u>I Document</u>	·
Tax	able Land	Value		3,304		86,917	V-Code,	LUC	-	Doc Dat		Value	CDALLA	Grantor	
Txble Imp	rovement	Value	0 0			012	-	11/21/20		<u>/</u>		MEARL L& JON	4		
Secured Pe	Secured Personal Property 0				012	4					N,DALE R				
	(rounded)			3NTT	012	~ j	11/30/20		0		M,EARL L & JON	HI			
ļ	Taxable					- <u>+</u> ~	07/07/19		·						
\	ssed Land		2	7,406		30,42		. 012	-	06/03/19		70,000	<u> </u>		
Assesse	d Improve	ment Value		. 0		(08/01/19		10,980			·
			· · · ·			<u></u>		n this	tor	m 15 10	use D	y the wa	asnoe C	ounty Assesso	101

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10/18/2006

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Exhibit 2

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APN: 076-100-19

WHEN RECORDED, RETURN TO

JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

GRANTEE/MAIL TAX STATEMENTS TO:

JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

320 acre parcel

GRANT, BARGAIN AND SALE DEED

THIS INDENTURE, made this _____ day of _____, 2006, by and between Big Spring

Ranch, LLC, as Grantor, and Gholamreza Zandian Jazi, as Grantee:

WITNESSETH

That Grantor, in consideration of the sum of Ten-Dollars (\$10.00) lawful money of the United States, and good and valuable consideration, paid to Grantor by Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and sell to Grantee and to Grantee's successors and assigns, all those certain lots, pieces, or parcels of land situated in the County of Washoe, State of Nevada, and more particularly described a follows:

Set forth in Exhibit A attached and incorporated herein by this reference

TOGETHER WITH all and singular the tenements, hereditaments, and appurtenances thereunto belonging or in anywise appertaining, and the reversion and reversions, remainder or remainders, rents, issues, and profits thereof.

SUBJECT TO rights, reservations and restrictions of record.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto Grantee and to Grantee's successors and assigns forever.

IN WITNESS WHEREOF, Grantor have executed this conveyance the day and year first above written.

	BIG SPRING RANCH, LLC
	۲. ۲.
	BY: RAY KOROGHLI, Member/Manager
	BY: FARIBORZ FRED SADRI, Member/Manager
STATE OF NEVADA	
) SS.:
COUNTY OF CLARK	
On	, 2006, before me the undersigned, a Notary Public in and for
salu County and State, person	ally appeared Ray Koroghli, known to me to be the person whose name astrument, and acknowledged to me that he executed the same.
	istrument, and acknowledged to the that he executed the same.
	NOTARYPUBLIC
	INOTARI FUBLIC
STATE OF NEVADA) SS.:
COUNTY OF CLARK) 55
	2000 he former the sure of a Network Database of former
said County and State, person	, 2006, before me the undersigned, a Notary Public in and for ally appeared Fariborz Fred Sadri, known to me to be the person whose
name is subscribed to the wi	thin instrument, and acknowledged to me that he executed the same.
	NOTARY PUBLIC

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			erty Assessmen (Summary data				itation	of prope	rty)	10/18/2	2006	
Own	er Information	& Legal Desci	Building Information									
APN	076-100-19			Property Na								
······	Parcel Map M	1ap Warehous	<u>e</u>	Quali	ity					Bidg Type	2	
Card 1 of 1				Stori	es							
Situs	SPANISH SPRIN	IGS RD		Year Bu	ilt 0		Square Fee					
<u>Owner 1</u>	BIG SPRING RA	W.A.	Y. 0		Square Feet does not include Bsmt or							
Mail Address	P O BOX 81624		Bedroor	ns 0		Garag	e Convo	ersion	area click for de	tails		
		· ·		Full Bat	hs ()		-			Finished Bsm	t Q	
	LAS VEGAS NV	89180-1624		Half Bat	hs 0					Unfin Bsm	10	
Owner 2		/		Fixtur	es 0					<u>Bsmt Type</u>	2	
Owner 3		/		Fireplac	es ()	· · · · · · · · · · · · · · · · · · ·				Gar Conv Sq Foot	t 0	
Rec Doc No	02957442	Rec D	ate/11/21/2003	Heat Ty	pe					Total Gar Area	0	
Prior Owner	GRAHAM, EARL I	L & JONI	/ /	Sec Heat Ty	pe		Gar T				-	
Prior Doc	02623847 11/3	30/2001 /		Ext Wa	lls		Det Garag				0	
Legal Desc	Sec Ext Wa	IIs	<hr/>	Bsmt Gar Door				r 0				
Subdivision	34-1-1-2		/ /	Roof Cov	rer		Sub Floor				r	
	Lot	Block Sub Ma	ap#	%Incompte	ete 0		Frame				2	
	Record of Surve		rcel ,	Obsa/Bidg A	o jo	}	Units/Bid				10	
Section 34	Township 21		sp#	Constructi	on 0		$ \wedge$			Units/Parce	10	
		21		Last Activ	-+					Last Permi	+	
<u>Tax Dist</u>	4400 Add'l Tax	c Info Prior	APN A			/08/1996	V	/				
······		/	La	and Informat	tion		17	/				
Land Use 0	12 <u>Zor</u>		Sewer NONE	Value Year	2007	//	Reason	Reappr	aisal	Factor Dist	586R	
Size 3	20 Ac 🛛 ₩	ater NONE	Street NONE]	Reap	p Years	2002-2	007	\rightarrow		
Valuation	Information	2005/2006	2006/2007	5	iales/	Transfer Ir	forma	tion/Re	corde	Document		
	· · · · · · · · · · · · · · · · · · ·	FV	FV	V-Code	LUC	Doc Dat	e/1/	Value	/	Grantor		
	able Land Value	78,304	86,917	1SVR	012	11/2/1/200	3	95,000	GRAHA	M,EARL L & JONI		
	rovement Value	0	0	3NTT	012	11/30/200	01	0	LANDO	N,DALE R		
Secured Personal Property 0 (rounded)		0	3NTT	012	11/30/200	51	0	GRAHA	M,EARL L & JONI			
	Taxable Total	78,304	86,917		$\langle \ $	07/07/199	97	. 0		· · · · · · · · · · · · · · · · · · ·		
Asse	sed Land Value	27,406	30,421	1GCR	012	06/03/19	97	70,000		· · · · · · · · · · · · · · · · · · ·		
Assesse	d Improvement	0				08/01/19	76	10,980		····· ,		
	Value			I famour and the second s	this	form is for	use bv	the Wa	shoe C	County Assessor	for	

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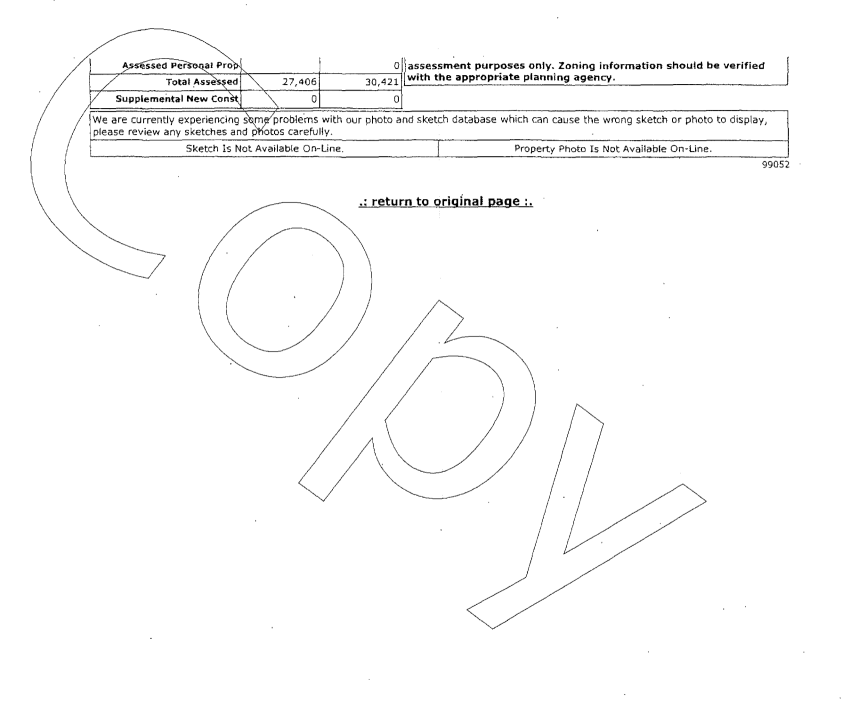
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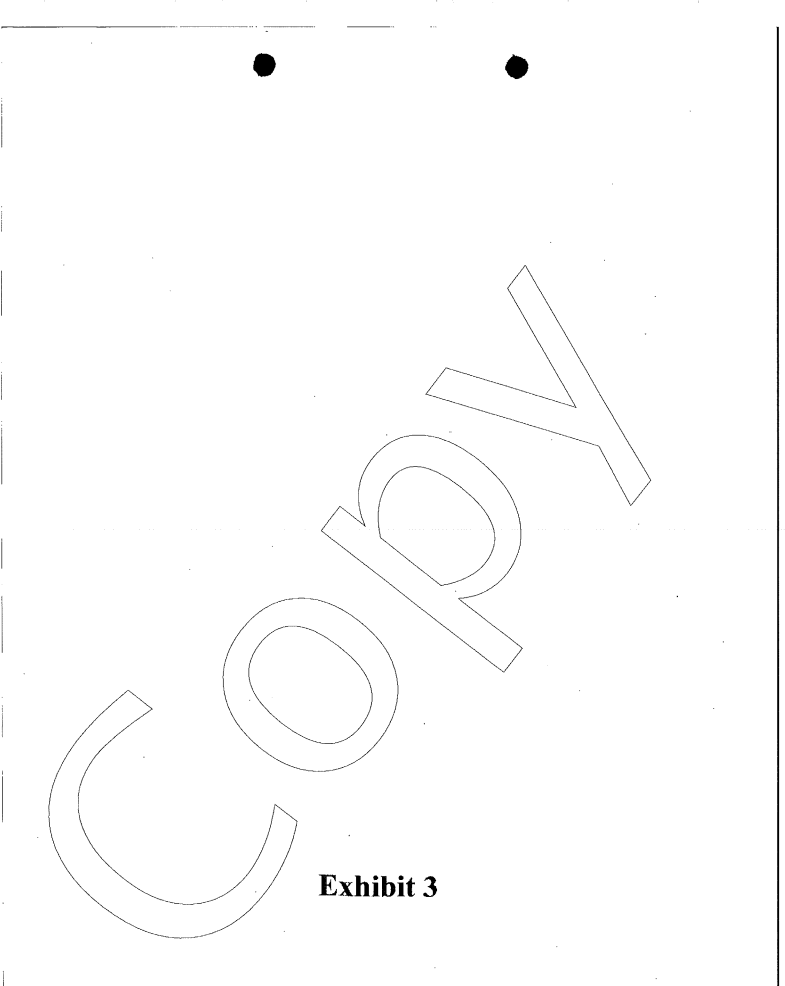
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27 of 119 06/22/2007 04:41:06 PM



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10/18/2006



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APN: 076-100-19

WHEN RECORDED, RETURN TO JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

GRANTEE/MAIL TAX STATEMENTS TO: JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

320 acre parcel

QUITCLAIM DEED

By this instrument dated this _____ day of ______, 2006, for a valuable consideration,

Big Spring Ranch, LLC does hereby remise, release and forever quitclaim to Gholamreza Zandian

Jazi, the following described real property in the State of Nevada, County of Washoe:

Set forth in Exhibit A attached and incorporated herein by this reference

BY:

BΣ

) SS.:

BIG SPRING RANCH, LLC

RAY KOROGHLI

FARIBORZ FRED SADRI

STATE OF NEVADA

COUNTY OF CLARK.

On the _____ day of _____, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Ray Koroghli, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

NOTARY PUBLIC

3547263 Page 30 of 119 06/22/2007 04:41:06 PM

STATE OF NEVADA) SS.:) SS.: COUNTY OF CLARK)

On the _____ day of ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Fariborz Fred Sadri, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

NOTARY PUBLIC

County Home WA					ummary dat					ntatio	n of prop	erty)	10/18/	2006
Own	Building Information													
APN 076-100-19						Property Name							Name:	
	Parcel Ma	ap Ma	ap Wareh	buse		Qua	lity			T			Bidg Typ	e
Card 1 of 1						Stor	ries			1			4	
Situs	SPANISH S	SPRING	S RD			Year B	uilt 0			T	Square Feet			
Owner 1	BIG SPRIM	IG RAN	CH LLC			<u>.w</u> .	A.Y. 0						t include Bsmt	
Mail Address	P O BOX 8	81624			~	Bedroo	0 ms 0			Gara	age Con	version	area click for de	etails
$\langle \rangle$					· \	Full Ba	ths 0						Finished Bsm	nt D
	LAS VEGA	S NV	89180-16	24	7	Half 8a	ths 0						Unfin Bsm	nt O
Owner 2	7	/	/ /			Fixtu	ires ()			Ī			<u>Bsmt Typ</u>	e
Owner 3	\sim					Firepla	ces ()				·····		Gar Conv Sq Foo	ot 0
Rec Doc No	02957442 / Rec Date 11/21/2003					Heat T	ype						Total Gar Are	a 0
Prior Owner	GRAHAM, EARL L & JONI					Sec Heat T	ype	>		T			Gar Typ	e
Prior Doc	02623847 11/30/2001					Ext Walls			Det Garage ()					
Legal Desc	Legal Desc 34-1-1-2					Sec Ext W	alls			Bsmt Gar Dog				or ()
Subdivision	34-1-1-2					Roof Co	Roof Cover Sub I				Sub Floo	ж		
		Lot E	liock Su	n Map#		₽/₀Incomp	SIncomplete 0 Fran				e			
	Record of	Survey	Мар	Parcel	•	Obso/Bldg	Adj ()				N		<u>Units/Bld</u>	g 0
Section 34	Township	21 B	lange	Map# SPC	/	Construc	tion () Mod			$\Gamma/$			Units/Parce	ei 0
			21	<u></u>		Last Acti		EM /	<u> </u>	V			Last Perm	it
<u>Tax Dist</u>	4400 Add	l'I Tax	Info Pr	or APN				4/08/	1996 /	1			<u></u>	
					La	and Informa	ation	<i></i>			7	/		
Land Use (12	Zoni	ng GR	Sew	PerNONE	Value Yea	r 200	2	<u> </u>	Reaso	Reapp	raisal	Factor Dist	586R
Size 3	20 Ac	Wal	ter NONE	Stre	et NONE	~~ <u>~</u>			Reap	p Yea	ys 2002-	2007		
Valuation	Informati	on	2005/20	06 20	06/2007]	Sales	/Trar	nsfer I	nform	nation/R	tecorde	i Document	
			FV		FV	V-Code	LUC		oc Da	~~~ /r	Value		Grantor	
Tax	able Land	Value	78,	304	86,917	1SVR	012	11	/21/20	03/1	95,000	GRAHAI	M,EARL L & JONI	
Txble Imp				0	0	3NTT	012	11	/30/20	101	0	LANDO	N,DALE R	
Secured Personal Property 0 (rounded)		0	3NTT	012			101	0 GRAHAM,EARL L & JON						
	Taxable		78,304 86,91		86,917			07407/299		197	0)		
Asse	sed Land	Value	27,		30,421	-11	012	06	5/03/19	97	70,000			
	d Improve			0	0	+1	1	08	8/01/19	76	10,980			
		Value	<u> </u>			All data o	n this	form	is for	use t	y the W	ashoe C	ounty Assessor	for

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10/18/2006

Assessed Personal Prop	0 ass	essment purposes only. Zoning information should be verified h the appropriate planning agency.
Total Assessed . 27,406	30,421 wit	h the appropriate planning agency.
Supplemental New Const 0	0	
We are currently experiencing some problems	with our photo and si	ketch database which can cause the wrong sketch or photo to display,
please review any sketches and photos carefull Sketch Is Not Available On-L		Property Photo Is Not Available On-Line.
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Exhibit 4

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APN: 079-150-09, 079-150-10, 07-150-13 084-040-02, 084-040-04, 084-040-06 084-040-10, 084-130-07, -84-140-17

WHEN RECORDED, RETURN TO

JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

GRANTEE/MAIL TAX STATEMENTS TO:

JOHN PETER LEE, LTD. 830 Las Vegas Boulevard South Las Vegas, Nevada 89101

Pah Rah parcel

GRANT, BARGAIN AND SALE DEED

THIS INDENTURE, made this ______, 2006, by and between Ray

Koroghli, individually, and Fariborz Fred Sadril individually and as Trustee of the Star Living Trust,

as Grantors, and Gholamreza Zandian Jazi, as Grantee:

WITNESSETH

That Grantors, in consideration of the sum of Ten Dollars (\$10.00) lawful money of the United States, and good and valuable consideration, paid to Grantors by Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and sell to Grantee and to Grantee's successors and assigns, all those certain lots, pieces, or parcels of land situated in the County of Washoe, State of Nevada, and more particularly described as follows:

Set forth in Exhibit A attached and incorporated herein by this reference

TOGETHER WITH all and singular the tenements, hereditaments, and appurtenances thereunto belonging or in anywise appertaining, and the reversion and reversions, remainder or remainders, rents, issues, and profits thereof.

SUBJECT TO rights, reservations and restrictions of record.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto Grantee and to Grantee's successors and assigns forever. IN WITNESS WHEREOF, Grantors have executed this conveyance the day and year first above written.

		•
		RAY KOROGHLI, individually
		FARIBORZ FRED SADRI, individually
		FARIBORZ FRED SADRI, as Trustee of the Star Living Trust
STATE OF NEVADA)) SS.:	
COUNTY OF CLARK)	
said County and State, person	ally appeared R	before me the undersigned, a Notary Public in and for ayKoroghli, known to me to be the person whose name cknowledged to me that he executed the same.
STATE OF NEVADA)) SS.:	NOTARY PUBLIC
COUNTY OF CLARK) 55	
	ally appeared Fa	before me the undersigned, a Notary Public in and for ariborz Fred Sadri, known to me to be the person whose and acknowledged to me that he executed the same.
	\searrow	NOTARY PUBLIC
STATE OF NEVADA) SS.:	
On said County and State, perso	nally appeared whose name is s	before me the undersigned, a Notary Public in and for Fariborz Fred Sadri, Trustee of the Star Living Trust, subscribed to the within instrument, and acknowledged
		NOTARY PUBLIC

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2900592 APN: 079-150-09, 079-150-10, 07-150-13 DOC # 08/08/2003 03:48P Fee:20.00 084-040-02, 084-040-04, 084-040-06, **8**K 1 084-040-10, 084-130-07, 084-140-17 uested By WESTERN TITLE COMPANY INC ashoe County Recorder hryn L. Burke - Recorder g 1 of 7 RPTT 1588.88 SD).00 **RECORDING REQUESTED BY AND** WHEN RECORDED RETURN TO: Star Living Trust 950-Seven Hills Drive, Ste 1026 Henderson, NV 89052 2827 S. MONTL CRISTO LAS VEGAS, NV 89117 and TANK Statement to Al 25269-0BR 60 130 277 GRANT, BARGAIN AND SALE DEED

THIS GRANT, BARGAIN AND SALE DEED is made this / day of 4474 sec., 2003 by and between NEVADA LAND AND RESOURCE COMPANY, LLC, a Delaware limited liability company, whose address is 704 W. Nye Lane, Suite 201; Carson City, Nevada, 89703 (referred to as "GRANTOR") and FRED SADRI TRUSTEE OF THE STAR DIVING TRUST, DATED APRIL 14, 1997, AS TO AN UNDIVIDED 1/3 INTEREST, RAY KOROGHLI, AN UNMARRIED MAN, AS TO AN UNDIVIDED 1/3 INTEREST AND REZA ZANDIAN, A MARRIED MAN AS HIS SOLE AND SEPARATE PROPERTY, AS TO AN UNDIVIDED 1/3 INTEREST, AS TENANTS IN COMMON, (referred to as "GRANTEE").

GRANTOR, in consideration of the sum of Ten Dollars (\$10.00), lawful money of the United States, and other good and valuable consideration to GRANTOR paid by the GRANTEE, the receipt of which GRANTOR acknowledges, by these presents grants, bargains and sells to GRANTEE, and to GRANTEE's successors and assigns forever, all right, title and interest in and to that certain real property situated in Washoe County, State of Nevada, and more particularly described on Exhibit A, except the easement and mineral estate and interest reserved to GRANTOR.

Together with all and singular the tenements, bereditaments and appurtenances belonging, or in anywise appertaining, to the real property, and the reversion and reversions, remainder and remainders, rents, issues and profits of the real property;

To have and to hold the real property above described with the appurtenances, unto GRANTEE, and to GRANTEE's heirs, and successors and assigns forever.

GRANTOR reserves to itself and its successors and assigns a 20 foot wide access easement over, through, within, under, across and along the East and South boundaries of Section 3, Township 20 North, Range 23 East.

GRANTOR reserves to itself the exclusive right and privilege to enter on the property for the purposes of exploration and prospecting for the development, extraction, mining, production, removal and sale of all minerals, mineral substances, metals, ore-bearing materials, coal, oil, gas, other hydrocarbons, geothermal steam, liquids or brines, heat, other geothermal resources and rocks of every kind, except sand and gravel. The mineral estate and rights reserved to Grantor include all of the right, title and interest to minerals in, on or under the property, including, but not limited to, the surface and subsurface of the property, all minerals, mineral elements and compounds and ores, together with all easements and rights-of-way reserved or granted in, on or under the property, together with any and all lodes, veins and mineral deposits extending from or into or contained in the

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property. The term "minerals" shall include all mineral elements and compounds, including by way of example and not by limitation, all barite, copper, gold, iron, silver and other metals, whether the same are presently known to exist on the property or are subsequently discovered on the property, and regardless of the method of extraction, mining or processing of the same (whether open pit or strip mining, underground mining, surface or subsurface leaching) whether presently or subsequently employed, invented, or developed. Grantor reserves to itself the rights of egress and ingress to and from the property for any and all purposes related to the mineral estate reserved to Grantor. Grantor shall conduct all of its activities in accordance with all applicable laws, regulations, and ordinances, and shall defend, indemnify and hold Grantee from and against all actions, claims, damages and losses resulting from Grantor's exercise of the rights appurtenant to its reserved mineral estate. Grantor shall compensate Grantee for surface damages resulting from Grantor's activities related to Grantor's reserved mineral estate. If Grantee and Grantor are unable to mutually determine the damages resulting to the surface, such damages shall be determined by a mutually acceptable independent appraiser who shall determine the fair market value of the surface damaged as a result of Grantor's activities.

GRANTOR makes no representation or warranty concerning the effect of these Minerals Leases, by and between Southern Pacific Land Company, a California corporation, as lessor, and SFR Minerals Corporation, a Delaware corporation, as lessee, to the degree or the extent that the same applies and is enforceable against the property described in this Grant, Bargain and Sale Deed, if at all.

GRANTOR has executed this Grant, Bargain and Sale Deed the day and year first above whitten.

NEVADA LAND AND RESOURCE COMPANY, I LC. A DELAWARE LIMITED LIABILITY COMPANY G By: Doromy A. Timian-Palmer

Chief Operating Officer

STATE OF NEVADA

COUNTY OF CARSON CITY

This instrument was acknowledged before me on August 1, 2003, by Dorothy A. Timian-Palmer its Chief Operating Officer of and for Nevada Land and Resource Company, LLC, a Delaware limited liability company.

) \$5,

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1.481 Notary Public



100701

Scription: Washoe,NV Document-DocID 2900592 Page: 2 of 7 Mer: 07915009 Comment:

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EXHIBIT "A"

All that real property situate in the County of Washoe, State of Nevada, described as follows:

PARCEL A: A.P.N. 079-150-09

The Northeast ¼ and the South ½ of the Northwest ¼ and the South ½ in Section 33, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL B: A.P.N. 079-150-10

Section 31, Township 21-North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FUR THER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with

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any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL C:

A.P.N. 079-150-13

The Northeast 1/4; South 1/2 of the Northwest 1/4; South 1/2 of Section 27, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ares within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothernal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL D:

A.P.N. 084-040-02

Section 5, Township 20 North, Range 23/East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sarid gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such

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2908592 98/86/2803

use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL E:

A.P.N. 084-040-04

Section 3, Township 20 North, Range 23 East, M.D.B.&M

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL F:

A.P.N. 084-040-06

Section 1, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection

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therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL G:

A.P.N. 084-040-10

The North ½ and the North ½ of the Northwest ¼ of the Southwest ¼ and the Southwest ¼ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northeast ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southeast ¼, all in Section 11, Township 20 North, Range 23 East, M.D.B.&M.

ALSO EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING any of the minerals and mineral ores within of underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL H: A.P.N. 084-130-07

The Northwest 1/4 and the North 1/2 of the Southwest 1/4 and Government Lot 1 in the Southwest 1/4 of Section 15, Pownship 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with

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any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL I:

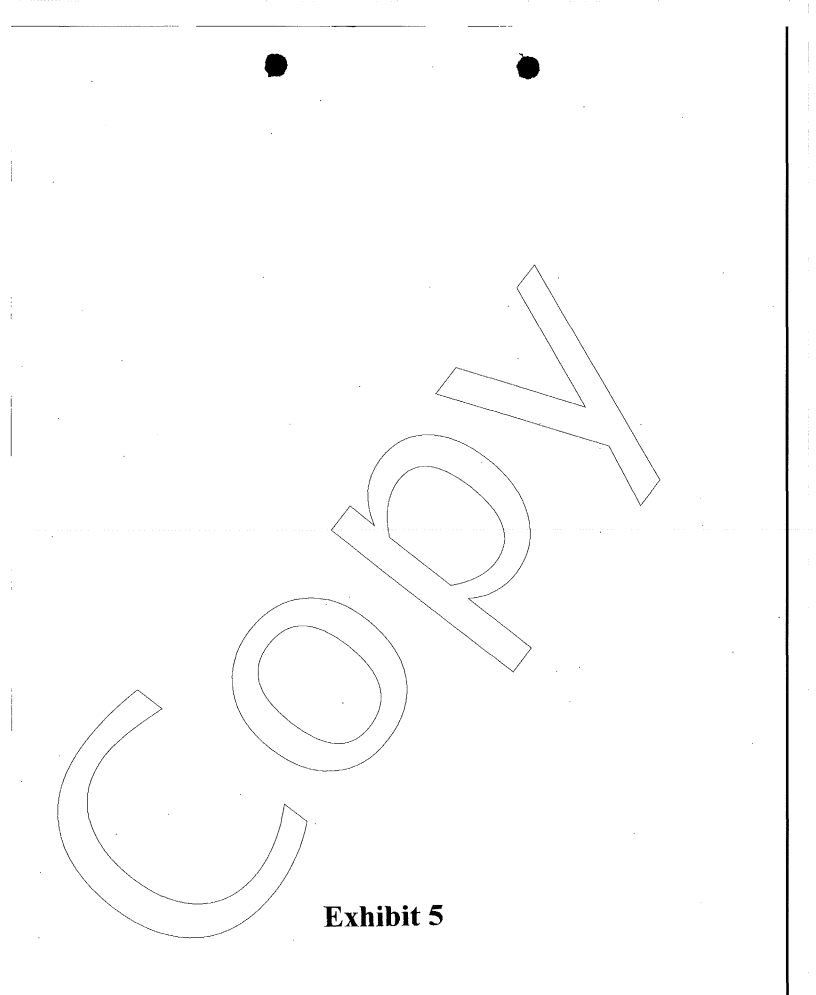
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A.P.N. 084-140-17

The Northeast ¼ of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.



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JM_0257

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REQUEST FOR FULL RECONVEYANCE

TO: Western Title Company, Inc., Trustee

The undersigned is the legal owner and holder of the Note or Notes, and of all other indebtedness secured by the attached Deed of Trust. Said Note or Notes, together with all other indebtedness secured by said Deed of Trust, have been fully paid and satisfied; and you are hereby requested and directed to cancel said note or notes above mentioned, and all other evidences of indebtedness secured by said Deed of Trust delivered to you herewith, together with the Deed of Trust, and to reconvey, without warranty, to Gholamreza Zandian Jazi all the estate now held by you under the same.

DATED this _____ day of _____

Faciborz Fred Sadri

2006.

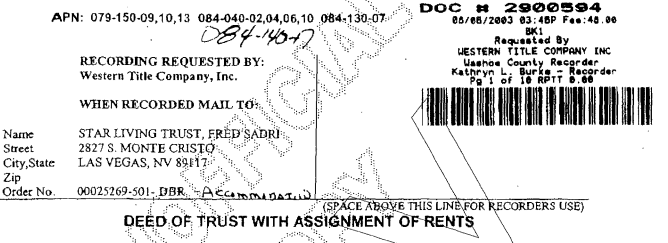
STAR LIVING TRUST

BY:

Fariborz Fred Sadri, Trustee

Pah Rah parcel

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This DEED OF TRUST; made on July 31, 2003; between REZA XANDIAN, a married man as his sole and separate property, TRUSTOR, whose address is 1550 W. Sabana Ave. Apt 2148 Las Vegas 89117 NY 89117 Western Title Company, Inc., a Nevada Corporation, TRUSTEE, and FARBORZ SADRI, TRUSTEE OF THE STAR LIVING TRUST, DATED APRIL 14, 1997, BENEFICIARY,

WITNESSETH: That Trustor grants to Trustee in Trust, with Power of Sale, that property in the City of N/A, County of Washoe, Nevada, described as:

SEE ATTACHED FOR LEGAL DESCRIPTION

Name

Zip

In the event the herein described property or any part thereof, or any interest therein is sold, agreed to be sold, conveyed or allenated by the trustor, or by the operation of law or otherwise, all obligations secured by this instrument, irrespective of the maturity dates expressed therein, at the option of the holder hereof and without demand or notice shall immediately become due and payable.

Together with the repts, issues and profits thereof, subject, however, to the right, power and authority bereinanter given to and conferred upon Beneficiary to collect and apply such rents, issues and profits.

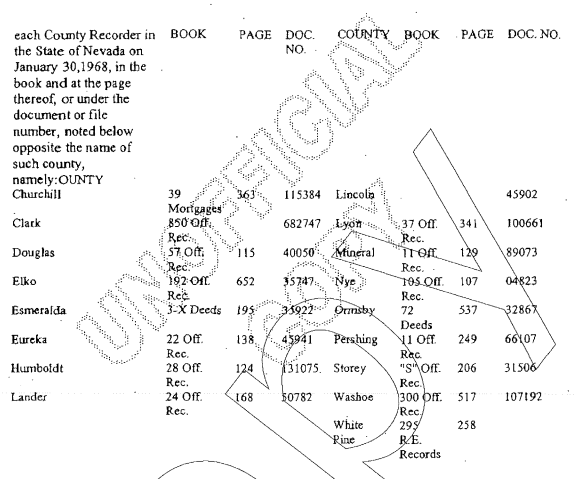
Ear the Purpose of Securing (1) payment of the sum of \$333,996.56 with interest thereon according to the terms of a promissory note or notes of even date herewith made by Trustor, payable to order of Beneficiary, and extensions or renewals-thereof; (2) the performance of each agreement of Trustor incorporated by reference or contained herein or reciting it is so secured; (3) Payment of additional sums and interest thereon which may hereafter be loaned to Trustor, or his successors or assigns, when evidenced by a promissory note or notes reciting that they are secured by this Deed of Trust.

To protect the security of this Deed of Trust, and with respect to the property above described, Trustor expressly makes each and all of the agreements, and adopts and agrees to perform and be bound by each

and all of the terms and provisions set forth in subdivision A and it is mutually agreed that each and all of the terms and provisions set forth in subdivision B of the Fictitious Deed of trust recorded in the office of

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2900594 08/06/2003 2 of 10



shall insure to and bind the parties hereto, with respect to the property above described. Said agreements, terms and provisions contained in said subdivisions A and B (identical in all counties, and printed on the reverse side hereof) are by the within reference thereto, incorporated herein and made a part of Deed of Trust for all purposes as fully as if set forth at length herein, and Beneficiary may charge for a statement regarding the obligation secured hereby, provided the charge therefor does not exceed a reasonable amount.

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2360594 96/96/2803 3 of 18

STATE OF NEVADA	}	
COUNTY OF CLARK	J.53	61
This instrument was acknowle	dged before me on	
AUGUST 5th, 2003		
by <u>REZA ZANDIAN</u>	REZA	CANDIAN
Drana Lebe Nobry P	white the second	
12 ¹²¹²¹²¹²¹²¹²¹²¹²¹²¹²¹²¹²¹²¹²¹²¹²¹²¹²		
DIANA DEC		
Notary Public No. 95-	c - Nevada 5494-1 an. 22, 2005	
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DO NOT RECORD

TO PROTECT THE SECURITY OF THIS DEED OF TRUST, TRUSTOR AGREES,

- To keep said property in good condition and repair; not to remove or demolish any autiding thereoit; to complete or restore promptly and in good and worktranlike manner any building which may be constructed, damaged or destrived thereoin and to pay when due all claims for labor performed and (1)materials furnished therefor, to comply with all laws effecting said property or requiring any alistations or improvements to be made thereon; not to commut or permit waste thereof; not to commit suffer or permit any act upon stid property in violation of law; to cultivate, irrigate, fettilize, fumigate, prune and do all other acts which from the character or use of said property may be reasonably necessary, the specific chumention's herein not excluding the general.
- Trustor covenents to keep all buildings that may now or at any time be on said property during the continuance of this trust in good repair and insured against loss by fire, with extended coverage endorsement, in a company or companies authorized to issue such insurance in the State of Nevada, and as may (2) aparts 1055 by the, whit extended coverage encorsement, in a comparing or comparing, autorized to its use such its under it the state of versal, and as itdey be approved by Beneficiary, for such sum or sums as shall qual the pull hidebicabess secured by this Deed of Trust and all obligations having priority over this Deed of Trust and shall be payable to Beneficiary to the and one of the unstatefield obligation to Beye ficiary hereby secured, and to delive the policy to Beotificiary, or to collection agent of Beneficiary, and in default interval. Beneficiary may procure such insurance and/or make such repairs, and expend for either of such purposes such SLDM or sums as Beneficiary shall down proper. To appear in and defend any action or proceeding purpointing to affect the security hereof or the, rights or powers of Beneficiary or Trustee; and to pay all colle and before the purposes and the ficiary of the security hereof or the, rights or powers of Beneficiary or Trustee; and to pay all colle and seconds.
- (1)costs and expenses, including cost of evidence of little and attorney titles in a ressonable sum, in any such action or proceeding in which Beneficiary or
- Trustee may appear, and in any suil brought by Beneticiary to foreclose this Deed of Truste. To pay at least ten days before delinquency all loads and assassments affecting said property, including assassments on appurtenant water stock, water rights (4) and grazing privileges; when due, all cheunthrancia, charges and kens, with interest, a said property a hany part thereof, which appear to be prior or superior hereto, and all costs, fees and expenses of this trust?

Should Trustor fail to make any payticity of to do any act as herein provided the Bent fictary or Trastee, but without obligation so to do and without notice to or demand upon Trustor, and without releasing Trustor from any obligation thereof. may: make it do the same in such manner and to such extent as either may deem necessary to protect the security hereof; Beneficiary or Trustee being authorized to enter apon said property for such purposes; appear in and defend any action or proceeding purporting to affect the security hereof the ingits or powers of Beneficiary or Trustee pay, purchase, contest or compromise any encumbrance, charge of see which is the judgment of either appears to be prior distortion hereto; and, in exercising any such powers, pay necessary expenses, employ counsel and hay his reasonable (ees. To pay inunctiality, and without demand all sums so expended by Beneficiary or Tustee(., with interest from date of expenditure at ten percent per annum

At Beneficiary's option, Trustor will pay a "tate charge" is indificially in the Promissory Note to cover the extra expense involved in handling delinquent payments of such first delinquent in the proceeds of any sale made to satisfied, the indebtedness second hereby, unless such proceeds are sufficient to discharge the entire indebtedness and all proper cost and expenses secured thereby

(.:

IT IS MUTUALLY AGREED Β.

That any award of damages in connection with any condermation for public use of or injury to said property or any part thereof is hereby assigned and shall be paid to Beneficiary who may apply or referse such moneys received by him in the same manner and with the same effect as above provided for (1)disposition of proceeds of fire or other insurance.

- That by accepting payment of any sum secured hereby after its due date, Beneficiary does not waive his right either to require prompt payment when due of (2)all other sums so secured or to declare default for failure so to pay
- That at any time or from time to time, without its like the personal without notice, upon written request of Beneficiary and presentation of this deed and said note for endorsement, and without affecting the personal liability of any person for payment of the indebtedness secured hereby. Trustee may reconvey any (3) part of suid property; consent to the making of any map or plat thereof; join in granting any essenant thereon; or join in any extension agreement of any agreement subordinating the lien or charge hereof.
- (4) That upon written request of Beneficiary stating that all sums secured hereby have been paid, and upon surrender of this deed and said note to Trustee for cancellation and recention or other disposition as Trustee in its sole discretion may choose, and upon payment of its lees, Trustee shall reconvey, without warranky, the property then held hereunder. The rectively in such reconveyance of any matters or facts shall be conclusive proof of the truthfulness thereof. The granice in such reconveyance muy be described as "the person or persons legally entitled thereto"
- The rest additional security. Fruitine hereby gives to and content upon and persons regard to right, power and authority, during the continuance of these susts, to collect the rents, issues and profits of said property, reserving but trustor the right, power and authority, during the continuance of these susts, to collect the rents, issues and profits of said property, reserving but trustor the right, power and sufficient by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, B eneficiary may at any time without notice, either in person, by a gent, or by a receiver to be appointed by a court, and without regard to the adequacy of any security for the indebtedness hereby Secured, enter upon and take possession of said property or any part thereof, in his own name sue for or otherwise collect such rents, issues, and profits, including those past dui, and unpeid, and apply the same, less costs and expenses of operation and collection, isoluding reasonable autorney's fees, upon any indebtedness secured hereby, and in such order as Beneficiary may determine. The entering upon (5) and taking possession of said property, the collection of such rends, issues and profits and the application thereof as a foresaid, shall not cure or waive any default or notice of default hereugder or invalidate any actidone plosuant to such notice. (6)

That upon default by Trustor in payment of any indebidness secured hereby or in performance of any agreement hereunder, Beneficiary may declare all sums secured hereby induced and payable by delivery to Trustee of written notice of default and of election to cause to be sold said property, which notice Trustee shall cause to be recorded. Beneficiary also shall deposit with Trustee this Deed of Trust, said note and all documents evidencing expenditures secured hereby.

After the lapse of such time as may then be required by law following the recordstion of said notice of default, and notice of sale having been given as then required by law for the sale of real property under writ of execution. Trustee, without demand on Trustor, shall sell said property or any part thereof at the time and place fixed by it in said notice of sale, either as a whole or in separate parcels, and in such order as it may determine, at public suction to the highest bidder for cash in lawful mongy of the United States, payable at time of sale. Trustee may postpone sale of all or any portion of said property by public announcement at such time and place of sale, and from time to time thereafter may postpone such sale by public announcement at the time fixed by the preceding postponement. In the every that any indebtedness secured hereby shall not have been fully satisfied by said sale. Trustee may give notice of sale of any property not previously noticed for sale in the manner set forth above and sell the same in the manner set forth above.

Trustee shall deliver to any purchaser its deed conveying the property so sold, but without any covenant or warranty, express or implied. The recitals in such deed of any matters or pacts shall be conclusive proof of the truthfulness thereof. Any person, including Trustee, Trustee, or Beneficiary as hereinafter defined, may purchase at such sale.

After deducting all costs, fees and expenses of Trustee, including a reasonable fee for the attorney of Trustee, and of this trust, including cost evidence of title in connection with sele, Trustee shall apply the proceeds of sale to payment of all sums expended under the terms hereof, not then repaid, with accrued interest at ten percept per annum; all other sums then secured hereby; and the remainder, if any, to the person or persons legally entitled thereto.

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- That Beneficiary, or his assignce, may from time to time, by instrument in writing, substitute a successor or successors to any Trustee named herein or acting here under, which instrument, executed and acknowledged and recorded in the office of the country or counties where said property is situated, (7) shall be conclusive proof of proper substitution of such successor Trustee or Trustees, who shall, without conveyance from the Trustee predecessor, succeed to all its title, estate, rights, powers and duties. Said instrument must contain the tarme of the original Trustor, Trustee and Beneficiary hereunder, the book and page where, or document or file number under which, this Deed of Trust is recorded, and the name and address of the new Trustee. If notice of default shall have been recorded, this power of substitution cannot be exercised until After the costs, face and expenses of the then acting Trustee shall have been paid to such Trustee, who shall endorse receipt thereof upon such insurgifield of substitution. The procedure herein provided for substitution of Trustee shall be exclusive of all other provisions for substitution, statutory or otherwise. The following covenants: Nos. 1, 3, 4, (interest 10%) 5, 6, 8 and 9 of Nevada Refused Statutes 107.030, when not inconsistent with other covenants and
- (8) provisions herein contained, are hereby adopted and made a part of this Deed of Trust
- The rights and remedies hereby granted shall not exclude any other rights or remedies granted by law, and all rights and remedies granted hereunder or (9) permitted by law shall be concurrent and cumulative. A molitrioli of aity of the covenants herein expressly set forth shall have the same effect as the iotation of any covenant hereis adopted by reference. \mathbb{R}^{2}
- (10) It is expressly agreed that the must created hereby is interpretable by Trustor. (11) That this Deed of Trust are the trust created hereby is interpretable by Trustor.

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- (11) That this Deed of Trust applies to, insures to the benefit of and binds an pairies hereto, their heirs, leganes, devices, administrators, executors, successors and assigns. The term Beneficiary shall mean the owner and helder, including pledges, of the note secured hereby, whether or not named as Beneficiary herein. In this Deed of Trust, whenever the context so recounter, the parsouline gender includes the ferminine and/or newtor, and the singular number includes the plural.
- That Trustee accepts this trust when this Deed of Trust duly executed and acknowled sid. Is made a public record as provided by taw. Trustee is not (12) obligated to notify any party here to of pendifig; tale under any other Deed of Trust prototoly attion or proceeding in which Trustor, Beneficiary or Trustee shall be a party unless brought by Trussee.
- (13) Trustor agrees to pay any deficiency arising (porriany cause after application of the provisions of the Trustor agrees to pay any demonstration according to pay any demonstration above adopted by references. 17

The undersigned Trustor requests that a copy of any notice of default and any rohice of site hereunder be mailed to him at his address berein before set forth. ili. Se interes , ²

DO NOT RECORD

REQUEST FOR FULL RECONVEYANCE

s.

TO TRUSTEE

The undersigned is the legal owner and holder of the fore or notes, and of all other indebtedness secured by the foregoing Deed of Trust Said note or notes, together with all other indebtedness secured by said Deed of Trust, have been fully paid and satisfied and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note or notes above mentioned, and all other evidences of indebtedness secured by said Deed of Trust delivered to you herewith, together with the said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust, all the estate now, held by you under the same.

Dated:

Please mail Deed of Trust, Note and Reconveyance to

Do not lose or destroy this Deed of Trust OR THE NOTE which it secures. Both must be delivered to the Trustee for cancellation before reconveyance will be made.

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EXHIBIT "A"

All that real property situate in the County of Washoe, State of Nevada, described as follows:

PARCEL A:

A.P.N. 079-150-09

The Northeast ¼ and the South ½ of the Northwest ¼ and the South ½ in Section 33, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL B: A.P.N. 079-150-10

Section 31, Township 21 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with

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any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL C: A.P.N. 079-150-13

The Northeast 1/4; South 1/2 of Section 27, Township 21 North, Range 23 East, M.D.B.&M

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 09, 1990 in Book 3019, Page 756 as Document No. 1373452 of Official Records.

PARCEL D: \ A.P.N. 084-040-02

Section 5, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such

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use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded February 22, 1991 in Book 3216, Page 526 as Document No. 1461483 of Official Records.

PARCEL E:

A.P.N. 084-040-04

Section 3, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL F:

A.P.N. 084-040-06

Section 1, Township 20 North, Range 28 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying/the/property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection

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there with, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL G: A.P.N. 084-040-10

The North ½ and the North ½ of the Northwest ¼ of the Southwest ¼ and the Southwest ¼ of the Northwest ¼ of the Southwest ¼ and the North ½ of the Northeast ¼ of the Southwest ¼ and the North ½ of the Northwest ¼ of the Southeast ¼, all in Section 11, Township 20 North, Range 23 East, M.D.B.&M.

ALSO EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada,

FUR THER EXCEPTING any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

PARCEL H: (A.P.N. 084-130-07

The Northwest 1/4 and the North 1/2 of the Southwest 1/4 and Government Lot 1 in the Southwest 1/4 of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with 3547263 Page 54 of 119 06/22/2007 04:41:06 PM

2380594 88/06/2003 18 of 18

any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.

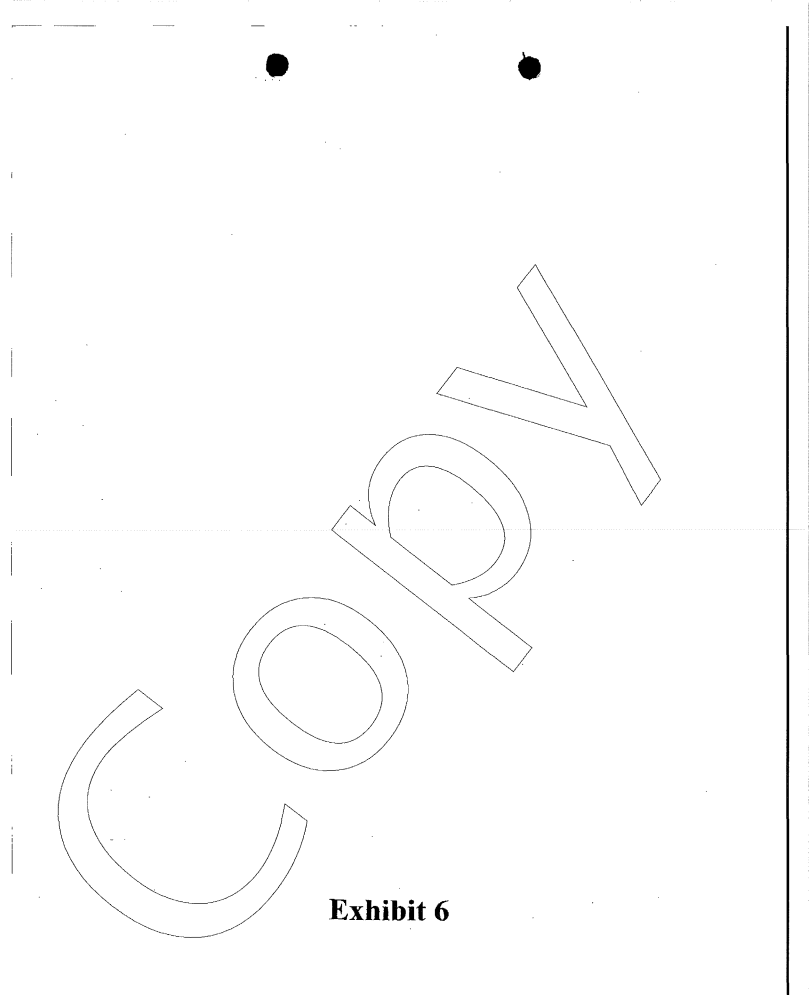
PARCEL I:

A.P.N. 084-140-17

The Northeast 1/4 of Section 15, Township 20 North, Range 23, East, M.D.B.&M.

EXCEPTING THEREFROM all mines of gold, silver, copper, lead, cinnabar and other valuable minerals as reserved by the United States of America or the State of Nevada.

FURTHER EXCEPTING and reserving any of the minerals and mineral ores within or underlying the property, including, without limitation, oil, natural gas and hydrocarbon substances, geothermal steam, brines and minerals in solution, and sand gravel and aggregates, and products derived therefrom, together with any rights of ingress and egress in, upon or over the property and to make such use of the property and the surface thereof as is necessary or useful in connection therewith, as reserved in the Deed recorded January 03, 1992 in Book 3391, Page 840 as Document No. 1534872 of Official Records.



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APN: 010-510-001; 010-520-001; 010-730-001; 010-740-0BG; 010-740-110; 010-740-111; 010-740-113; 010-740-202

WHEN RECORDED, RETURN TO

GRANTEE/MAIL TAX STATEMENTS TO:

Wendover Parcel

QUITCLAIM-DEED

By this instrument dated this ______ day of ______, 2006, for a valuable consideration, Gholamreza Zandian Jazi does hereby remise, release and forever quitclaim to Ray Koroghli, individually and Fariborz Fred Sadri, individually, and as Trustee of the Star Living Trust, the following described real property in the State of Nevada, County of Elko:

Set forth in Exhibit A attached and incorporated herein by this reference

GHOLAMREZA ZANDIAN JAZI

STATE OF NEVADA

COUNTY OF CLARK

On______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Gholamreza Zandian Jazi, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

) SS.:

NOTARY PUBLIC

3547263 Page 57 of 119 06/22/2007 04:41:06 PM

FEE 41 51.2362 REQUEST CF

2003 DEC 30 PH 4: 09

Stewart Title Co. JERRY D. 64 YROLDS ELHO CO. 620 C.COER

When recorded, return to: JAMES R. CAVILIA, ESQ. ALLISON, MacKENZTE, RUSSELL, PAVLAKIS, WRIGHT & FAGAN, LTD. 402 North Division Street P.O. Box 646 Carson City, NV 89702 03011167

A.P.N; Nos.: 010-510-001; 010-520-001; 010-730-001; 010-740-0BG; 010-740-110; 010-740-111; 010-740-113; 010-740-202

GRANT, BARGAIN, AND SALE DEED

THIS INDENTURE, made this <u>29</u>th day of <u>December</u>, 2003, by and between BIG SPRINGS LAND & RESOURCE COMPANY, LLC, a Nevada fimited liability company ("BIG SPRINGS"), Grantor, and WENDOVER PRONECT, L.L.C., a Nevada fimited liability company, as to an undivided 91 67% and THE STARLIVING TRUST, Fariborz Sadri, Trustee, as to an undivided 8.33%, Grantee.

WITNESSBIH

That the Grantor, in consideration of the sum of TEN DOLLARS (\$10.00), lawful money of the United States, and other good and valuable consideration to it in hand paid by the Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and set! to the Grantee, and to its successors and assigns forever, all those certain lots, pieces or parcels of land situate, lying and being in Elko County, Nevada, and more particularly described in Exhibit "A" attached hereto and incorporated herein by reference.

TOGETHER WITH all and singular the tenements, hereditaments and appurtenances thereupto belonging or in anywise appertaining and the reversion and reversions,

3 72539

100760

remainder and remainders, rents, issues and profits thereof, including but not limited to any right title and interest in any and all grazing rights or allotments appurtement thereto.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto the said Grantee and to its successors and assigns forever.

IN WITNESS WHEREOF, the Grantor has executed this conveyance the day and

year first above written.

Big Springs Land & Resource Company, a Nevada limited liability company

By: Vidler Water Company, Inc., a Delaware corporation Its Manager

> DOROTHY A. TIMIAN-PALMER Chief Operating Officer/Director

BV: Lawstink.

STATE OF NEVADA

) _____.ss.

)

Notary Public - State of Nevada COUNTY OF CARSON CITY

CEOILEE W. TUREMAN My Appointainati Explore Junuary 2, 2006

CARSON CITY

On Detember 29, 2003, DOROTHY A. TIMIAN-PALMER, personally appeared before me, a notary public, personally known to me to be the person whose name is subscribed to the foregoing instrument and who acknowledged to me that she is the Chief Operating Officer and a Director of Vidler Water Company, a Delaware corporation, and who acknowledged to me that she executed the foregoing GRANT, BARGAIN AND SALE DEED

on behalf of said corporation, (the of) and have divertible of the of the

(12-72482-5

Cecily W. Jureman NOTARY PUBLIC

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Exhibit "A" 195 Foreh Wendover Property Legal Clescripticos Biç

			ALIQUOT PARTS	ACHEAC
214 6	SE	01	Log 1-0, 5/2 H/2, 5/2	600
IN B	ENE		5/2 N/2, 5/2	4 84)
14 7	CHE	(16	Up49 4, 6, 7, 10, 12, 13, SVV/4 NW/4	164
AT B	94	(1)	\$42	320
	94	12	AI	640
11 6	94	25	AI	640
	96	3.	N/2, N/2 S/2	480
HG		36	N/2 N/2 SW/4 SE/4 SE/4 SYV/4	500
NT 7			Lc4: 2.6, 9 and 11	35
	öE	15 1	Free 12, 33, 15, 18, 20, 23-375, mod 20-30; NEFA SWA4 SEA WWAA 1573 SEA SEA NWA4 TANYA SEA NWA4	46.
	OE	17	S/2 S/2 S/2 S/2 A≢	110
N 70	ÖF	19	A	540
	öe l	20	Los 2, 3, 8, 11, NWA NEA, NO SWA NEA, SEA SWA NEA, W2 SWA SWA NEA NEA NWA, NZ SWA SWA SWA	4 16.
N X		20	Lobs 4, 9 and 572 SWH SWH HE/4	73
1 70				13
N 70		29	Lois J, S, D, NV//4 HIW/4	73
N 70				16.
N 70			Dia 2 3, HEPA, W/2, W/2 SEA	612
N 70			2, 4, 5, 8, 10, 11, NW/4, W/2 SW/4	372
N 20	se h	·····}	Pres of 9 and 10 (Psimel 2 of mounded parcel map #485646)	
1 70			Pines of 9 pinks to frames a convolution percenting medication (4
n Fo			Pine of 9, 11) and 16 (Princet 1 of recorded pancel map (4405646)	55
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Exhibit "A" Big Springs: Ranch Wendover Property Logal Descriptions ACHEAGE TINN ANG SEC ALCODOT PARTS

THW RNG SECTAL GUT PARTS 32N 60E 01 Loss F-J, 5/2 N/2, 5/2	ACREAGE 600.34
3/2N 69E 02 3/2 M/2, S/2 3/2N 70E 05 Lots 4, 15, 7, 10, 12, 13, SW/4 NW/4	480.00
J3N 59E 01 572 33N 69E 12 All	320.00
JSIN 69E 25 //x J3IN 69E 35 FM2, N/2 S/2	640.00 480.00
33N 69E 36 NV2 N/2 SW/4 SE/4 SE/4 SW/4 13N 70E 06 Lots 2-6, 9 and 11	600.00 35.00
J3N 70E 15 Lots 12, 13, 15, 18, 20, 23-75, and 28-30, NE/4 SW/4 SE/4 NW/4, E/2 SE/4 SE/4 NW/1, NY/4 SE/4 39H 70E 17 5/2 5/2	SE/4 NW/4 46.23
3311 70E 19 AI 13N 70E 20 Lois 2, 3, 6, 11, NWH NEH, NZ SWH NEH, SEH SWH NEH, NZ SWH SWH NEH, NWA, NZ SN	640.00
X3N 70E 20 Lois & 9 and 5/2 (\$W/4 \$W/4 NE/4 X3N 70E 21 Loi 2	73.0%
XIN 70E 29 Las J. 5. B. NW/4 NW/4 XIN 70E 29 Lat 2	73, 11; 16.01
33W 70E 30 Lots 2, 3, NE/4, W/2, SE/4 J3N 70E 31 Lots 2, 4, 5, 8, 10, 11, NW/4, W/2, SW//1	612.5G 372.91
33N 70E * Phis of 9 and 10 (Parcel 2 of recorded parcel map #485646)	4,20
33N 70E Plas of 9 and 10 (Parcel 1 of recorded parcel map #485646) 33N 70E Plas of 9, 10 and 16 (Parcel 4 of recorded parcel map #485646)	65.31
* These parcels cover more that one section	5,457,24
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Order No.: 03011167

LEGAL DESCRIPTION

The land referred to herein is situated in the State of Nevada, County of ELKO COUNTY, described as follows:

PARCEL 1:

TOWNSHIP 32 NORTH, RANGE 69 EAST, M.D.B.&M.

Section 1: Lots 1, 2 and 3; \$1/2N1/2; \$1/2; Section 2: \$1/2N1/2; \$1/2;

TOWNSHIP 33 NORTH, RANGE 69 EAST, M.D.B.GM.

Section 1: 51/2; Section 12: All; Section 25: All; Section 35: N1/2; N1/2S1/2; Section 36: N1/2; N1/2SW1/4; SE1/4; SE1/4SW1/4;

TOWNSHIP 32 NORTH, RANGE N BAST, M.D.B. W.

Section 61 Lots 4, 6, 9, 10, 12 and 13; SW1/4NW1/4;

TOWNSHIP 33 NORTH, RANGE 70 BAST, M.D.H.&M.

```
Lotu 3, 3, 4, 5, 6,
                                    9 and 11;
Section
         8:
Section 9:
              SE1/4SE1/4; N1/2SW1/4SW1/4SE1/4; E1/2SW1/4SE1/4;
              Lot 1;
Section 10:
              Lota 12, 13, 15, 18, 20, 23, 24, 25, 26,
Section 15:
              20, 29 and 30, NEX/4SW1/4SE1/49W1/4;
              E[/2SE1/4SE1/4NW1/4; NW1/4SE1/4SE1/4NW1/4;
              NX/2NE1/4NE1/4NE1/4;
Section 16:
              S1X2S1/2;
Section 17:
Section 19:
              Al.I;
              Dots 2, 3, 6 and 11, NW1/4NE1/4; N1/2SW1/4NE1/4;
SE1/4SW1/4NE1/4; N1/2SW1/4SW1/4NE1/4; NW1/4;
Section 20;
              N1/25W1/4; SWX/4SW1/4;
```

Section 21: Lot 2; Section 29: Lots 3, 5 and 8; NW1/4NW1/4; Section 30: Lots 2 and 3; NE1/4; W1/2; W1/2SE1/4; Section 31: Lots 2, 4, 5, 8, 10 and 11; NW1/4; W1/2SW1/4;

EXCEPTING FROM Sactions 9, 10 and 16, Parcels 1, 2, 3 and 4 as shown on Parcel Map for Big Springs Land & Resource Co., filed in the Office of the Elko County Recorder on July 16, 2002 as Continued on next page

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STEWART TITLE Guaranty Company

SCHEDULE A CLTA PRELIMINARY REPORT (12/92)

100'764 JM 0275

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Order No. 03011167

Fille Number 485646.

PARCEL 2:

Parcel 1, 2 and 4 as shown on that certain Parcel Map for Big Springs Land & Resource Co. filed in the office of the County Recorder of Elko County, State of Nevada, on July 16, 2002, as File No. 485646, being a portion of Sections 9, 10 and 16, Township 33 North, Range 70 East, M.D.B.&M.

EXCEPTING FROM Parcels 1 and 2 all the oil and gas and geothermal resources in the lands so patented as reserved by the UNITED STATES OF AMERICA in Patent recorded May 26, 1999 in Book 1100, Page 615, Official Records, Elko County, Nevada.

FURTHER EXCEPTING FROM Parcels 1 and 2 those portions lying within the railroad right-of-ways.

PARCEL 3:

TOWNSHIP 33 NORTH, RANGE TO EAST, M.D.B. GM.

Section 20: Lots 8 and 9 S1/2SW1/4SW1/ANB1/4; Section 29: Lot 2;

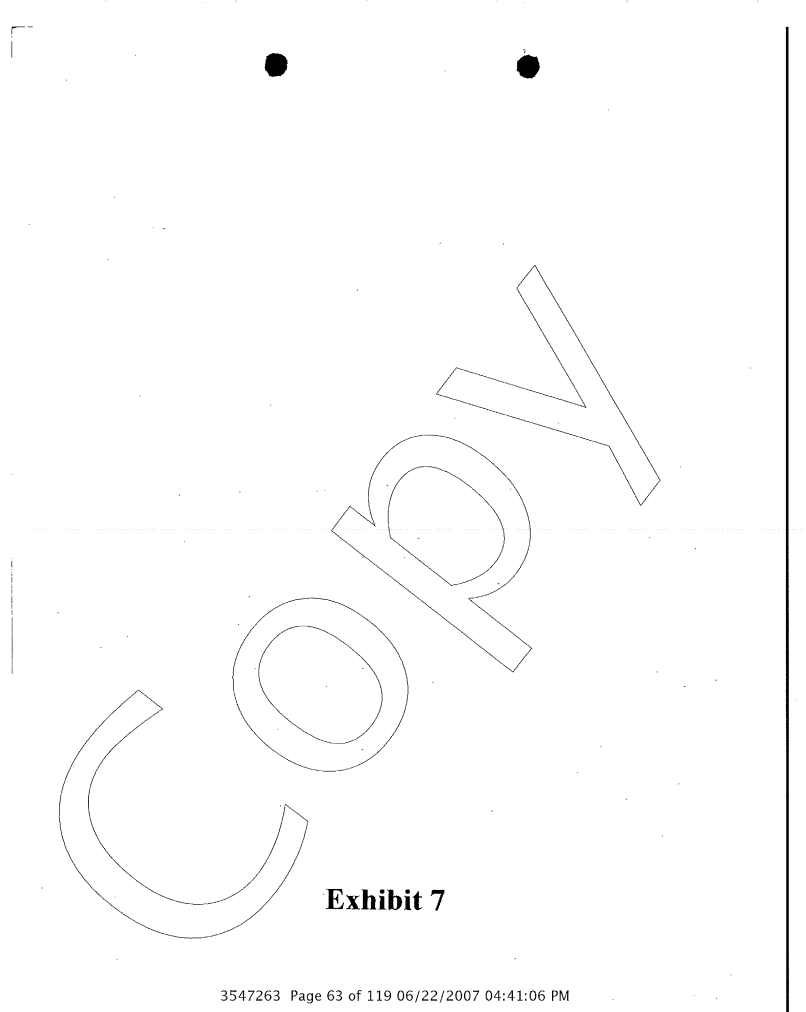
- 2 --

EXCEPTING THEREFROM all the oil and gas and geothermal resources in the lands so patented as reserved by the UNITED STATES OF AMERICA in Patent resorded August 15, 2003 in Book 3, Page 45700, Official Records, Elko County, Nevada.



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100'765 JM_0276



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ASSIGNMENT OF INTEREST IN WENDOVER PROJECT, LLC

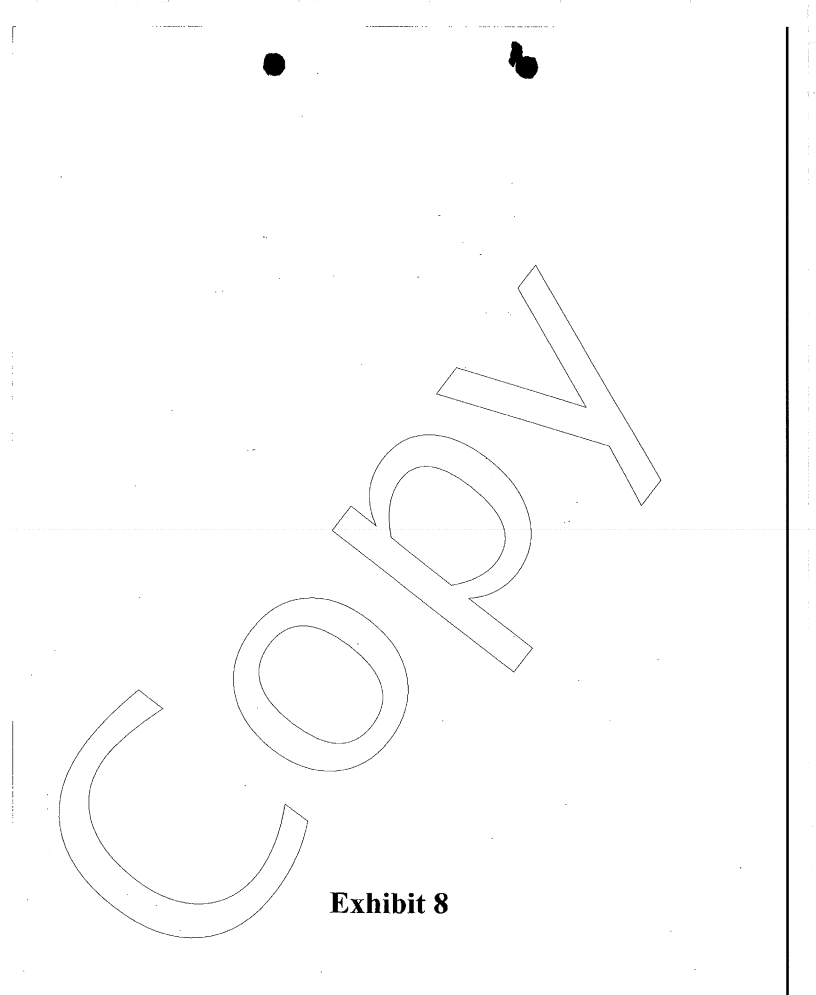
The undersigned Assignor, GHOLAMREZA ZANDIAN JAZI, currently holds an interest in WENDOVER PROJECT, LLC, a Nevada limited liability company, consisting of a membership, as well as a management right, and, in consideration of value received, GHOLAMREZA ZANDIAN JAZI herewith transfers and assigns to RAY KOROGHLI, individually, and FARIBORZ FRED SADRI, individually, and as Trustee of the Star Living Trust, all of the Assignor's right as Member or Manager in WENDOVER PROJECT, LLC, a Nevada LLC effective as of the ______ day of ______, 2006.

The Assignor represents that the interest herewith assigned has not been transferred, assigned, encumbered, the subject of any agreement, or security interest and that he holds the full and complete rights, the subject of this Assignment. The Assignor irrevocably appoints the Assignee as the Attorney in Fact to transfer such interests on the books and records of WENDOVER PROJECT, LLC, a Nevada LLC, the Assignor agrees to separately execute a resignation as a Member and Manager of WENDOVER PROJECT, LLC, a Nevada LLC.

The undersigned executes this Assignment on the _____ day of _____

2006.

GHOLAMREZA ZANDIAN JAZI



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APN: 009-530-001; 009-540-001; 009-550-001; 009-560-004 009-570-011; 010-090-001; 010-090-003; 010-110-001 010-120-001; 010-130-001; 010-320-001

WHEN RECORDED, RETURN TO

GRANTEE/MAIL TAX STATEMENTS TO:

Big Spring Ranch Parcel

QUITCLAIM DEED

By this instrument dated this ______day of ______, 2006, for a valuable consideration, Gholamreza Zandian Jazi does hereby remise, release and forever quitclaim to Ray Koroghli, individually and Fariborz Fred Sadri, individually, and as Trustee of the Star Living Trust, the following described real property in the State of Nevada, County of Elko:

Set forth in Exhibit A attached and incorporated herein by this reference

ĠHOLAMREZA ZANDIAN JAZI

STATE OF NEVADA

ÇÓUNTY OF CLARK

On ______, 2006, before me the undersigned, a Notary Public in and for said County and State, personally appeared Gholamreza Zandian Jazi, known to me to be the person whose name is subscribed to the within instrument, and acknowledged to me that he executed the same.

SS.

NOTARY PUBLIC

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When recorded, return to: JAMES R. CAVILIA, ESQ. ALLISON, MacKENZIE, RUSSELL, PAVLAKIS, WRIGHT & FAGAN, LTD. 402 North Division Street P.O. Box 646 Carson City, NY 89702 <u>в 512358</u> FEE <u>52</u> FILE# FEDEST OF

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Slewart Title Co.

JERRY D., SMEDUS ELNU GO, RECEATER

A.P.N: Nos.: 009-530-001; 009-540-001; 009-550-001; 009-560-004; 009-570-011; 010-090-001; 010-090-003; 010-110-001; 010-120-001; 010-130-001; 010-320-001

03012789 GRANT, BARGAIN, AND SALE DEED

THIS INDENTURE, made this <u>29</u>th day of <u>Necenber</u>, 2003, by and between BIG SPRINGS LAND & RESOURCE COMPANY, LLC, a Nevada limited liability company ("BIG SPRINGS"), Grantor, and BIG SPRING RANCH, L.L.C., a Nevada limited Biability company, as to an undivided 75% interest and THE STAR LIVING TRUST as to an undivided 25% interest, Grantee.

<u>WITNESSETH</u>: <

That the Grantor, in consideration of the sum of TENDOLLARS (\$10.00), lawful money of the United States, and other good and valuable consideration to it in hand paid by the Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and sell to the Grantee, and to its successors and assigns forever, all those certain lots, pieces or parcels of land situate, lying and being in Elko County, Nevada, and more particularly described in Exhibit "A" attached hereto and incorporated herein by reference.

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TOGETHER WITH all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining and the reversion and reversions, remainder and remainders, rents, issues and profits thereof, including but not limited to any right title and interest in any and all grazing rights or allotments appurterant thereto.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto the said Grantee and to its successors and assigns forever.

IN WITNESS WHEREOF, the Grantor has executed this conveyance the day and

year first above written.

Big Springs Land & Resource Company, a Newada limited liability company

By: Vidler Water Company, Inc., a Delaware corporation Its Manager

> By: Can An Al ond on -lo An-HOROTHY A. TIMIAN-PALMER Chiel Operating Officer/Director

> > 72492

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STATE OF NEVADA

CARSON CUTY

On <u>December 29</u>, 2003, DOROTHY A. TIMIAN-PALMER, personally appeared before me, a notary public, personally known to me to be the person whose name is subscribed to the foregoing instrument and who acknowledged to me that she is the Chief Operating Officer and a Director of Vidler Water Company, a Delaware corporation, and who acknowledged to me that she executed the foregoing GRANT, BARGAIN AND SALE DEED on behalf of said corporation.

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Center Womenuser_ NOTARY PUBLIC Notary Public - Blate of Nevecia COUNTY OF CARSON CITY CECILEE W. TUREMAN W Applation Taking 2, 200 tsadfa. 2-72482-3 , 3 3 72493 100768 ____JM_0283

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EXHIBIT A

Could.	APN II	Twu]	{ \$f ====================================	Sec	Aligant Parts	Acreage
Elko Elko Elko Elko	009-530-001 009-530-001 030-090-001 030-090-001	34N (34N (7E	1 11 5 7	All except 0.23 Ac conv to WPR Co. All All E/2 and pin of W/2 east of the Nevada Northern Railroad as prove constructed	640.37 640.00 638.08 366.98
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	9. No	و به المحمد و			3	72494 JM_0284 100769

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EXHIBIT "A" Big Springs Ranch Legal Descriptions

County	APN #	Twn	Rng	Sec	Aliquot Parts	Acreage
Eko	009-530-001	34N	66E	3		643.64
Elko	009-530-001	34N	66E	4	Logs 3 and 4, 5/2 MW/4, 5W/4 (W/2)	319.92
Elko	009-530-001	34N	66E:	5	Ali	638.12
Elko	009-530-001	34N	66E	9	AH	640.00
Elko	009-530-001	34N	66E	15	A	640.00
Elko	009-540-001	35N	66E	1	All	666.40
Elko	009-540-001	35N	66E	2	Lots 3, and 4, 5/2 NW/4, SW/4 (W/2)	331:44
Elko	009-540-001	35N	66E	3	AN	665.12
Elko	009-540-001	35N	66E	9	Ali	640.00
Elko	009-540-001	35N	66E	10	ER ER	160.00
Elko	009-540-001	35N	66E	11	ÂĬ	640.00
Elko	009-540-001	35N	66E	13	Âİ	640,00
Elko	009-540-001	35N	66E	14	W/2 W/2	160.00
Elko	009-540-001	35M	66E	15	Ali	640.00
Elko	009-540-001	35N	66E	21	NI	640.00
Elko	009-540-001-	35N	66E	22	NE/4, SE/4 NW/4, NV2 SE/4, SW14 SE/4, SE/4 SW14	360.00
Elko	009-540-001	35N	66E	23	Ali	640.00
Elko	009-540-001	35N	66E	25	All V	640.00
Elko	009-540-001	351	66E	27	AI	640.00
Elko	009-540-001	35N	66E	28	Sela, sela nela	200.00
Ēlko	009-540-001	35N	66E	33	/4I	640.00
Elko	009-540-001	35N	66E	34	W/2	320.00
Elko	009-540-001	35N	66E	35	- Au	640.00
Elko	009-550-001	36N	66E	1	, NI	642,24
Elko	009-550-001	36N ·	66E	11	All less 70.23 in 1-80 RAW	569.77
Elko	009-550-001	JGN	68E	13	All	640.00
Elko	009-550-001	36N	/66E./	15	Al	640,00
Elko	009-550-001	36N/	66E	21	€/2	320.00
Eiko	009-550-001	36N/	66E	_22_	W/2 NWV/4, \$/2	400.00
Elko	009-550-001	36ini	<u>66</u> E	_23		640.00
	00%-550-001	36N	66E	25	Ali	640.00
• • • • • • • • • • • • •	009-550-001	3514	66E	26	Wra Wrz	160.00
Ęłko	009-550-001	36N	Q6E	25	All	640.00
/Elko/	009-550-001	36M	66E	28	E/2 E/2, W/7. SE/4 less 4.50 Ac to Beaumont in SE/4 SW/4. SW/4 SE/4	235.50
4	009-550-001	36N	668	33	All	640.00
(009-550-001	36N	<u>66</u> E	34		640.00
<pre>< e* e* e*[e* e* e* e* e; ;</pre>	009-550-00 t	36M	66E	35		640.00
	009-560-004	37N	68E	25	All feas 15.22 Ac St R1, 30 RAV	624,78
	009-560-004	37N	66E	27	SE4 SE4	40.00
	009-560-004	371	66E	/ 35 /		625.34
(<u>.</u>	009-570-011	3814	66E/	_23/_	Pin 200' south of the CiPitR, centerline	568.06
	009-570-011	38N	66E/	25	Ptn 200' south of the CPRR centerline except 6.44 Ac in N/2 for Wye tract	591.44
	010-090-001	34N	67E	1	A1 	638.80
	010-090-001	34N	67E /	3	Al t • • • • • • • • • • • • • • • • • • •	638.04
	010-090-001	-JAIN	6752	9	Al עייני מידי היה היה האור היה היה היה היה היה היה היה היה היה הי	640,00
Elko	010-090-001	34N	\$7E.	.11.1		€40.00

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Acreage	Aliquot Parts	Sec	Rng	Twn	APN #	County
640.00	xecky4rf4xx,qcxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxxx	13	67E	3414	010-090-001	Elko
640.00				341	010-090-001	Elko
640.00	Â.	17	67E	34N	010-090-001	Elko
306.35	NE74, E72 NW/4, Lois 1 and 2 (N/2) except 4.60 Ac convilo Nevada Northern Railread Co.	19	67E	3414	010-090-001	Elko
320.00	N/3	21	67E	34N	010-090-001	Elko
640.00	ĨĬĂ.	22	67E	34N	010-090-001	Elko
320.00	N/2	23	67E	34N	010-090-001	Elko
46,98	Fibi of the EX2 W/2 west of the NWR R/W	7	67E	34N	010-090-003	Elko
619.98	All except 12.70 Ac cours to Northern Messicke Failbad Co.	7	67E	36N	010-110-001	Elko
608.15	All except 12.05 Ac conv to Northern Nevadu Rainard Co. except pin ponv to State of NV for Hwy		67E	36N	010-110-001	Elko
627.26	All except 12.14 Ac only to Northern Nevrida Reliment Co.	31	67E	36N	010-110-001	Elko
589.64	Pin 200' south of the CPRR contactine lass 12/76 Ac to SR-30 RAV	1	67E	37N	010-120-001	Elko
604.67	Pin 200' south of the CPINIR contentine	5	67E	37N	010-120-001	Eilko
458.20	NW/4, S/2 less 6.70 Ac/convic Northen Nexeda Railmad Co) and 15.10 Ac io SR 30 RAW	9	67E	37N	010-120-001	Elko
611.42	Ptn 200' south of the CPRR contentino less: 11.07 Ac to SR-30 RW	11	67E	37N	010-120-001	Elko
623.67	Alless 16.33 A: h SR-30 RW	17	67E	37N	010-120-001	Elko
628.68	Al	19	67E	37N	010-120-001	Elko
594,40	Ptn 2007 scutts of the CRRF3 coloristine	31	67E	38N	010-130-001	Elko
614.35.	All except/21.28 Arz conv to Westom Pacific Railroad Co. less 45.33 to 1-80 RW	7	68E	35N	010-320-001	Elko
521.98	All north of the VVPIER centerline and all south of the WPIRR centerline lass (5.89 Au to) 10 R/W	17	686	35N	010-320-001	Elko
35,254.34	Total Acreage:					

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3547263 Page 73 of 119 06/22/2007 04:41:06 PM

Order No.: 03012789

LEGAL DESCRIPTION

The land referred to herein is situated in the State of Nevada, County of ELMO COUNTY, described as follows:

PARCEL 1;

TOWNSHIP 34 NORTH, RANGE 67 EAST, M.D.B.&M.

Section 1: All; Section 3: All; Section 9: All; Section 11: All; Section 13: All; Section 15: All; Section 15: All; Section 17: All;

Section 19: Lots 1 and 2; E1/2001/4; NEL/4;

EXCEPTING THEREFROM all that portion of said land as conveyed to Nevada Northern Railway Company in Deed recorded February 7, 1906 in Book 28, Page 617, Deed Records, Elko County, Nevada.

Section 21: N1/2; Section 22: All; Section 23: N1/2;

EXCEPTING FROM Section 22, TOWNSHIP 34 NORTH, RANGE 67 EAST, M.D.B.&M., all the coal and other valuable minerals in the lands so granted as reserved by The United States of America in Patent recorded June 28, 1946 in Hook 8, Rage 413, Patent Records, Elko County, Nevada

FURTHER EXCEPTING FROM all of Parcel 1 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Deed recorded December 10, 1946 in Book 55, Rage 53, Deed Records, Elko, Nevada.

FURTHER EXCEPTING FROM Saction 22, TOWNSHIP 34 NORTH, RANGE 67 EAST, M.D.B.&M., an undivided 1/2 interest in and to all gas, oil, petroleum, minerals and/or mineral rights, lying in and under said land, as reserved by Theodore E. Smith and Pearl Smith, his wife, in Deed recorded August 15, 1958 in Book 74, Page 181, Deed Records, Elko County.

- 1 -

PARCEL 2:

Continued on next page

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STEWVART TITLE Guaranty Company

SCHEDULE A CUTA PRELIMINARY REPORT (12/92)

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Order No. 03012789

TOWNSHIP 35 NORTH, RANGE 66 EAST, M.D.B.&M.

1: A11; Section A11; Section 3: Section 9: A11; Section 11: A11; Saction 13: A11; Saction 15: All; Saction 21: All; Section 23: A11; Section 25: A11; Section 27: \$1/2; Section 33: A11; Section 35: A11;

EXCEPTING THEREFROM Parcel 2 all petroleum, edl, natural gas, and products derived therefrom, lying in and under said hand or that may be produced therefrom, as reserved by Southern Pacific Land Company in Deed recorded August 1, 1949 in Book 57, Page 126, Deed Records, Elko County, Nevada.

PARCEL 3:

TOWNSHIP 35 WORTH, RANGE 68 BAST, M.D.B.AM

2.

Section 7: All;

EXCEPTING THEREFROM all that portion of said land as conveyed to Western Pacific Railway Company in Deed recorded February 19, 1909 in Book 31, Page 71, Deed Records, Elko County, Nevada.

Section 17:

All that portion lying northerly of a line parallel with and one hundred (100) feet northerly of the center center line of Western Pacific Rahlway Company's railroad known as Arnold "L-1" or "3%" line and all that portion lying southerly of a line parallel with and one hundred (100) feet southerly of the center line of Western Facific Railway Company's railroad known as "R-2" or "4%" hine, which railroad rights of way were conveyed to Western Pacific Railway Company by Deed No. 126-F, dated November 27, 1908, and recorded February 19, 1909 in Book 31, Page 71, and Deed No. 188-F, dated June 30, 1910, and recorded September 10, 1910 in Book 32, Page 319, Deed Records, Elko County, Nevada.

Continued on next page

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Order No. 03012789

EXCEPTING FROM Parcel 3 all that portion of said land as conveyed to the State of Nevada, acting by and through its Department of Highways in Deed recorded September 7, 1973 in Book 184, Page 44 and recorded June 24, 1976 in Book 230, Page 377, Official Records, Elko County, Nevada, portions of which have been relinquished by Resolution Relinquishing portion of Highway Right of Way recorded October 11, 1985 in Book 504, Page 308, Official Records, Elko County, Nevada,

FURTHER EXCEPTING FROM Parcel 3 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et us, et al, in Deed recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Nevada.

PARCEL 4:

TOWNSHIP 38 NORTH, RANGE 67 EAST, M.D.B. M.

Section 31: All that portion lying monthweaterly of a line two hundred (200) feet southweaterly and parallel with the center line of Central Pacific Railway Company's railroad as now constructed;

EXCEPTING FROM Parcel 4 all right, title and interest to coal, oil, gas and other minerals of every kind and nature Whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Deed recorded December 10, 1946 in Book 55, Page 53, Deed Records, Elko County, Nevada.

PARCEL 5:

TOWNSHIP 36 NORTH, RANGE 67 EAST, M.D.B. &M.

Section 7: All: Section 19: All: Section 31: All:

EXCEPTING FROM Parcel 5 all that portion of said land as conveyed to Navada Northern Railway Company in Deed recorded February 7, 1906 in Book 28, Page 517, Deed Records, Elko County, Nevada.

FURTHER EXCEPTING FROM Section 19 all that portion of said land as conveyed to the State of Nevada, acting by and through its

Continued on next page

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Order No. 03012789

Department of Highways, in Deed recorded September 7, 1973 in Book 184, Page 44, Official Records, Elko County, Nevada, portions of which have been relinquished by Resolution Relinquishing Portion of Highway Right-of-Way recorded October 11, 1985 in Book 504, Page 308, Official Records, Elko County, Nevada.

FURTHER EXCEPTING FROM Parcel 5 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Deed recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Nevada.

PARCEL 6:

TOWNSHIP 37 NORTH, RANGE 67 HAST, M.D. M. &. M.

Section 1: That portion lying southeasterly of a line two hundred (200) feet southeasterly and parallel with the center line of Central Pacific Railway Company's railroad, as now constructed)

Section 5: That portion lying southwesterly of a line two hundred (200) feat southwesterly and parallel with the center line of Central pacific Railway Company's railroad, as now constructed;

Section 9: NWL/4: S1/2;

EXCEPTING FROM Section 9 all that portion of said land as conveyed to Nevada Northern Rallway Company in Deed recorded February 7, 1906 in Book 28, Paga 617 and recorded November 15, 1912 in Book 34, Fage 130, Deed Records, Elko County, Nevada.

Section 11: That part lying southeasterly of a line two hundred (200) feet southeasterly and parallel with the center line of Central Pacific Railway Company's railroad as now constructed;

Section 17: ALL; Section 19: ALL;

EXCEPTING FROM Parcel 6 all right, title and interest to coal, oid, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et un, et al, in Deed recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Nevada.

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Order No. 03012789

PARCEL 7:

TOWNSHIP 37 NORTH, RANGE 66 EAST, M.D.B.GM.

Section 25: All; Section 27: SE1/4SE1/4; Section 35: All;

TOWNSHIP 38 NORTH, RANGE 66 EAST, M.D.B.EM.

Section 23: That portion southwesterly of a line parallel with and two hundred (200) feet distant southwesterly of center line of Central Pacific Railway Company's railroad as now constructed;

Section 25: That part southwesterly of a line parallel with and two hundred (200) feet distant southwesterly of center line of Central Pacific Railway Company's railroad as now constructed;

EXCEPTING FROM Section 25 a parcel of land in the north half of said Section 25, containing 6.44 acres for Central Pacific Railway Company's Wys track.

FURTHER EXCEPTING FROM Parcel 7 all petroleum, dil, natural gas, and products derived therefrom, lying in and under said land or that may be produced therefrom, as reserved by Southern Pacific Land Company in Deed recorded August 1, 1949 in Book 57, Page 126, Deed Records, Elko County, Nevada.

PARCEL 8:

TOWNSHIP 34 NORTH, RANGE 66 EAST, M.D. R. S.M.

Saction 3: All; Saction 5: All; Saction 9: All; Saction 15: All;

TOWNSHIP 36 NORTH, RANGE 66 EAST, M.D.B.AM.

Section 1: All; Section 11: All;

EXCEPTING FROM Section 11 all that portion of said land condemned to the State of Nevada by Final Order of Condemnation recorded Continued on next page

- 5 -

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Order No. 03012789

August 22, 1973 in Book 182, Page 525, Official Records, Elko County, Nevada.

Section 13: All;

EXCEPTING FROM Section 13 all that portion of said land as conveyed to the State of Nevada, acting by and through its Department of Highways, in Dead recorded September 7, 1973 in Book 184, Page 44, Official Records, Elko County, Nevada.

Section 15: All; Section 23: All; Section 25: All;

EXCEPTING FROM Parcel 8 all petroleum, oil, natural das and products derived therefrom, lying in and under said land or that may be produced therefrom, as reserved by Southern Parific Land Company in Deed recorded August 1, 1949 to Book 57, Page 126, Deed Records, Elko County, Nevada.

PARCEL 9:

TOWNSHIP 35 NORTH, RANGE 66 EAST, / N.D.B. CH.

Section 35: All;

EXCEPTING FROM Parcel 9 all petroleum, oil, natural gas, and products derived therefrom, as reserved by Southern Pacific Land Company in Deed recorded August 1, 1949 in Book 57, Page 126, Deed Records, Elko County, Newada.

PARCEL 10:

TOWNSHIP 34 NORTH, RANGE 66 EAST, M.D.H. GM.

Section 4: Lots (3 and 4; SL/2NW1/4; SW1/4;

EXCREPSING THEREFROM all minerals, mineral rights, gas, oil, coal and other hydroxarbons, in, under or upon said property or that may in any way be produced therefrom as reserved by W.J. Thomas and Grace L. Thomas, his wife, in Deed recorded January 73, 1959 in Book 75, Page 376, Deed Records, Elko County, Neveda.

PARCEL 11:

Continued on next page

3 72502 JM_0292 100777 Order No. 03012789

TOWNSHIP 35 NORTH, RANGE 66 EAST, M.D.B.RM.

Section 2: Lots 3 and 4; S1/2NW1/4; SW1/4; Section 10: E1/2E1/2; Section 14: W1/2W1/2; Section 22: NE1/4; SE1/4NW1/4; N1/2SE1/4; SW1/4SE1/4; SE1/4SW1/4; Section 27: N1/2; Section 28: SE1/4; SE1/4NE1/4;

EXCEPTING FROM Parcel 11 all right, title and interast to coal, oil, gas and other minerals of every kind and nature whatsoever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Deed Recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Navada.

PARCEL 12:

TOWNSHIP 36 NORTH, RANGE 66 EAST, M.D.B.&M.

Section 21: E1/2; Section 22: W1/2NW1/4; S1/2; Section 26: W1/2W1/2; Section 27: All; Section 28: E1/2E1/2; W1/2SE1(4;

EXCEPTING AND RESERVING THEREFROM the following described land:

Beginning at a point from which the Southwest Corner of Section 28, TOWNSHIP 36 NORTH, RANGE 65 BAST, M.D.B.&M., bears South 84°52' West, 2,519.9 feet distant;

THENCE North 25/20' East, 486.81 feet;

THENCE South 64°40' East, 303.07 feet; THENCE South 25"21' West, 140.51 feet;

THENCE South 64°40' East, 140,00 feet,

THENCE South 25°20' West, 346,30 feet;

THENCE North 64*40 Went, 443.07 feet;

Section 33: All; Section 34: All;

Continued on next page

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Order No. 03012789

EXCEPTING FROM Parcel 12 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsdever, lying in and under said land, as reserved by Russell Wilkins, et ux, et al, in Deed recorded December 10, 1946 in Book 55, Page 63, Deed Records, Elko County, Nevada.

PARCEL 13:

TOWNSHIP 35 NORTH, RANGE 66 EAST, M.D.B.S.M.

Section 34: W1/2;

EXCEPTING FROM Section 13 all minerals, mineral rights, gas, oil, coal and other hydrocarbons, in, under or upon said property or that may in any way be produced therefrom as reserved by W.J. Thomas and Grace L. Thomas, his wife, in Deed recorded January 23, 1959 in Book 75, Page 376, Deed Records, Elko County, Nevada.

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When recorded, return to: JAMES R. CAVILIA, ESQ. ALLISON, MacKENZIE, RUSSELL, PA VLAKIS, WRIGHT & FAGAN, LTD. 402 North Division Street P.O. Box 646 Carson City, NV 89702

2003 DEC 30 PM 4: 08

Slowan Title Co. JETICY DESCRIPTION LUS LEND DE LEDUCER

A.P.N: Nos.: 009-530-001; 010-090-001 $O \stackrel{>}{\rightarrow} O \stackrel{>}{\rightarrow} \stackrel{>}{\rightarrow} \stackrel{?}{\rightarrow} \stackrel{?}{} \frac{GRANT}{GRANT}$, BARGAIN, AND SALE DEED

THIS INDENTURE, made this <u>FT</u> day of <u>Lines Leef</u> 2003, by and between NEVADA LAND AND RESOURCE COMPANY, LLC, a Delaware limited liability company ("NLRC"), Grantor, and BIG SPRING RANCH, L.L.C., a Nevada limited liability partitionz salary, TRUSPIEE company, as to an undivided 75% interest and THE STAR LIVING TRUST as to an undivided 25% interest, Grantee.

WLTNESSETH:

That the Grantor, in consideration of the sum of TEN DOLLARS (\$10.00), lawful money of the United States, and other good and valuable consideration to it in hand paid by the Grantee, the receipt whereof is hereby acknowledged, does by these presents grant, bargain and sell to the Grantee, and to its successors and assigns forever, all those certain lots, pieces or parcels of land situate, lying and being in Elko County, Nevada, and more particularly described in Exhibit "A" attached hereto and incorporated herein by reference.

TOGETHER WITH all and singular the tenements, hereditaments and appurtenances thereunto belowging or in anywise appertaining and the reversion and reversions,

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remainder and remainders, reats, issues and profits thereof, including but not limited to any right title and interest in any and all grazing rights or allotments appurtenant thereto.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto the said Grantee and to its successors and assigns forever.

IN WITNESS WHEREOF, the Grantor has executed this conveyance the day and year first above written.

Nevada Land and Resource Company, LLC a Delaware finited liability company

DOROTHY A. TIMIAN-PALMER Chief Operating Officer/Director

STATE OF NEVADA

CARSON CITY

On <u>Decamber</u> 29, 2003, DOROTHY A. TIMIAN-PALMER, personally appeared before me, a notary public, personally known to me to be the person whose name is subscribed to the foregoing instrument and who acknowledged to me that she is the Chief Operating Officer and a Director of Nevada Land and Resource Company, a Delaware limited liability company, and who acknowledged to me that she executed the foregoing GRANT, BARGAIN AND SALE DEED on behalf of said corporation.

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Hotery Public - State of Neveda COUNTY OF CARSON CITY CECKLEE W. TUREMAN Whe Republican and Province Reprint 2, 2003 SI-72405.0

eiler W. Juneman. NOTARY PUBLIC

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EXHIBIT A

County	APN #	" "\\' ***************	Rig	5сс налагентнами	Aliquet Parts	Acrean.
Elko Elko Elko Elko	.009-530-001 009-530-001 01:0-090-001 01:0-090-001	34N 34N 34N 34N	66E 66E 67E 67U	 5 .7	All except 0.23 Ac convite WPF All All E/2 and pto of W/2 east of the N Northern Railroad as now constr	UCu. 640.37 640.00 638.08
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PARCEL 14:

TOWNSHIP 34 NORTH, RANGE 67 EAST, M.D.B.&M.

Section 5: All; Section 7: All;

EXCEPTING THEREFROM all that portion of said land as conveyed to Nevada Northern Railway Company, in Deed recorded February 7, 1906 in Book 28, Fage 617, Deed Records, Elko County, Nevada.

FURTHER EXCEPTING THEREFROM all that portion of said land as conveyed to Western Pacific Railway Company in Deed recorded February 19, 1909 in Book 31, Page 71, Deed Records, Elko County, Nevada.

FURTHER EXCEPTING THEREFROM that portion of the W1/2W1/2 lying west of the Nevada Northern Railroad as conveyed to Gordon Griswold and Kitty Griswold, his wife, in Deed recorded August 14, 1946 in Book 54, Page 354, Deed Records, Elko County, Nevada.

FURTHER EXCEPTING FROM all of Parcel 14 all right, title and interest to coal, oil, gas and other minerals of every kind and nature whatsnever, lying in and under said land, as reserved by Russell Wilkins, at ux, et.al, in Deed recorded December 10, 1946 in Book 55; Page 53, Deed Records, Ekko, Nevada.

PARCEL 15:

TOWNSHIP 34 NORTH, RANGE 66 EAST, M.D. B. EM.

×11

Section : L:

EXCEPTING THEREFROM all that portion of said land as conveyed to Western Parific Railway Company in Deed recorded February 19, 1909 in Book 31, Page 71, Deed Records, Elko County, Nevada.

Section 11: ALL?

EXCEPTING FROM Parcel 15 all petroleum, oil, natural gas and products derived therefrom, lying in and under said land or that may be produced therefrom, as reserved by Southern Pacific Land Company in Deed Recorded August 1, 1949 in Book 57, Page 125, Deed Records, /Elko County, Nevada.

FURTHER EXCEPTING FROM all of the above described land those portion lying within the railroad right-of-way.

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Exhibit 9

ASSIGNMENT OF INTEREST IN BIG SPRING RANCH, LLC

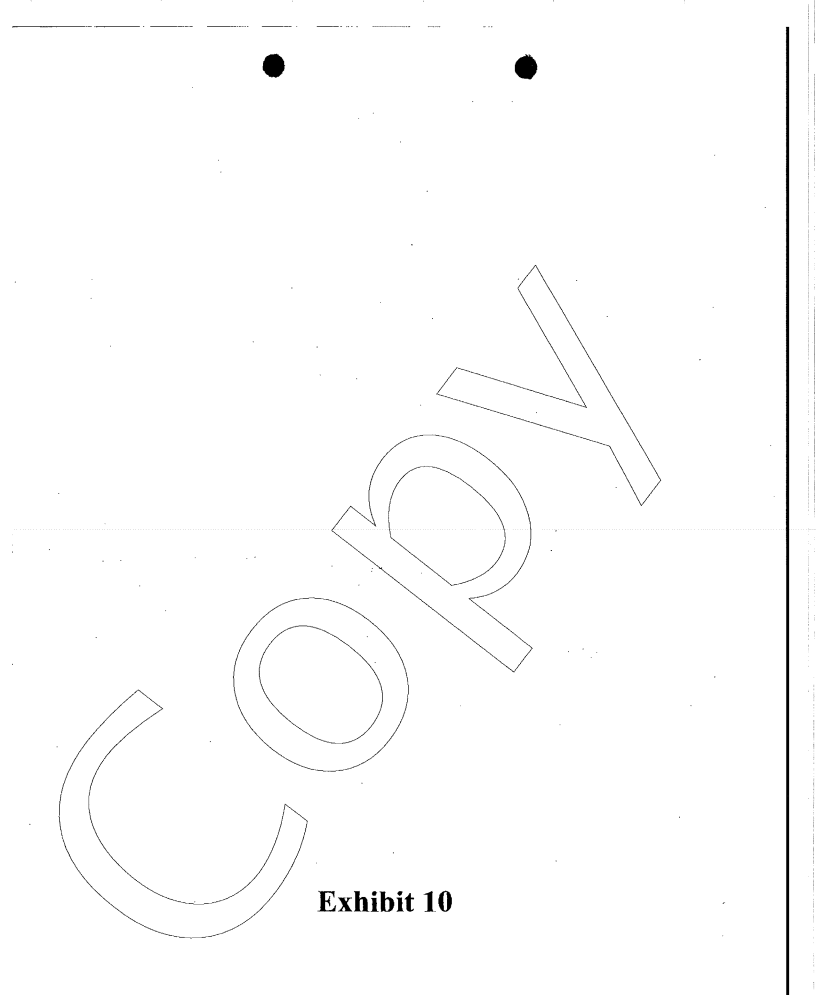
The undersigned Assignor, GHOLAMREZA ZANDIAN JAZI, currently holds an interest in BIG SPRING RANCH, LLC, a Nevada limited liability company, consisting of a membership, as well as a management right, and, in consideration of value received, GHOLAMREZA ZANDIAN JAZI herewith transfers and assigns to RAY KOROGHLI, individually, and FARIBORZ FRED SADRI, individually, and as Trustee of the Star Living Trust, all of the Assignor's right as Member or Manager in BIG SPRING RANCH, a Nevada LLC effective as of the _______ day of ________, 2006.

The Assignor represents that the interest herewith assigned has not been transferred, assigned, encumbered, the subject of any agreement, or security interest and that he holds the full and complete rights, the subject of this Assignment. The Assignor irrevocably appoints the Assignee as the Attorney in Fact to transfer such interests on the books and records of BIG SPRING RANCH, LLC, a Nevada LLC, the Assignor agrees to separately execute a resignation as a Member and Manager of BIG SPRING RANCH, LLC, a Nevada LLC.

GHOLAMREZA ZANDIAN JAZI

The undersigned executes this Assignment on the _____ day of _____

2006.



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ASSIGNMENT OF INTEREST IN NEVADA LAND & WATER RESOURCES, LLC

The undersigned Assignor, GHOLAMREZA ZANDIAN JAZI, currently holds an interest in NEVADA LAND & WATER RESOURCES, LLC, a Nevada limited liability company, consisting of a membership, as well as a management right, and, in consideration of value received, GHOLAMREZA ZANDIAN JAZI herewith transfers and assigns to RAY KOROGHLI, individually, and FARIBORZ FRED SADRI, individually, and as Trustee of the Star Living Trust, all of the Assignor's right as Member or Manager in NEVADA LAND & WATER RESOURCES, LLC, a Nevada LLC effective as of the ______ day of _______ 2006.

The Assignor represents that the interest herewith assigned has not been transferred, assigned, encumbered, the subject of any agreement, or security interest and that he holds the full and complete rights, the subject of this Assignment. The Assignor irrevocably appoints the Assignee as the Attorney in Fact to transfer such interests on the books and records of NEVADA LAND & WATER, LLC, a Nevada LLC, the Assignor agrees to separately execute a resignation as a Member and Manager of NEVADA LAND & WATER RESOURCES, LLC, a Nevada LLC.

The undersigned executes this Assignment on the _____ day of

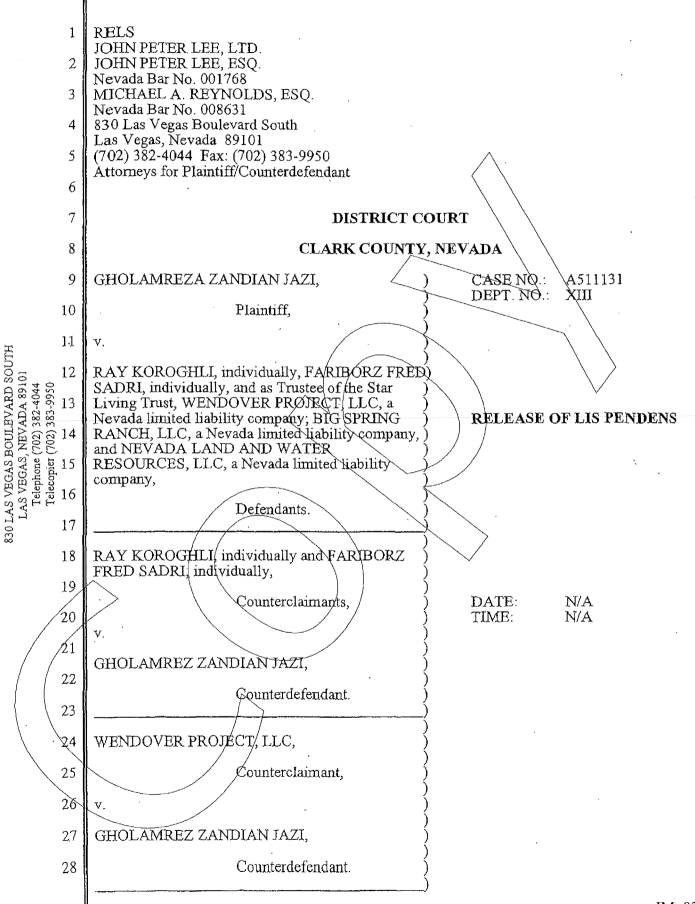
2006

GHOLAMREZA ZANDIAN JAZI

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Exhibit 11

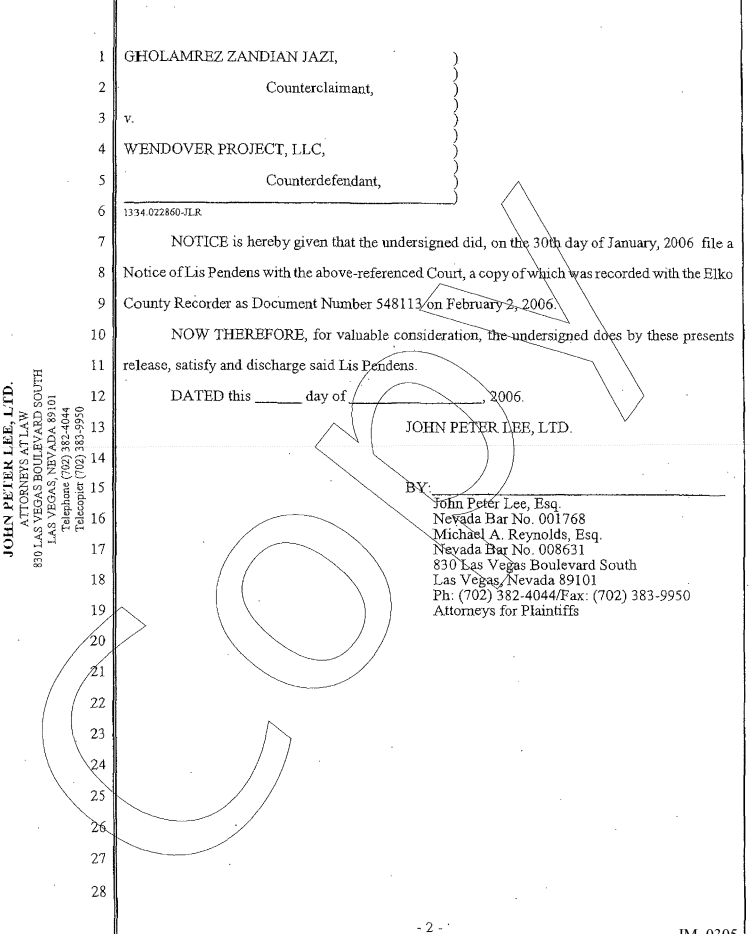
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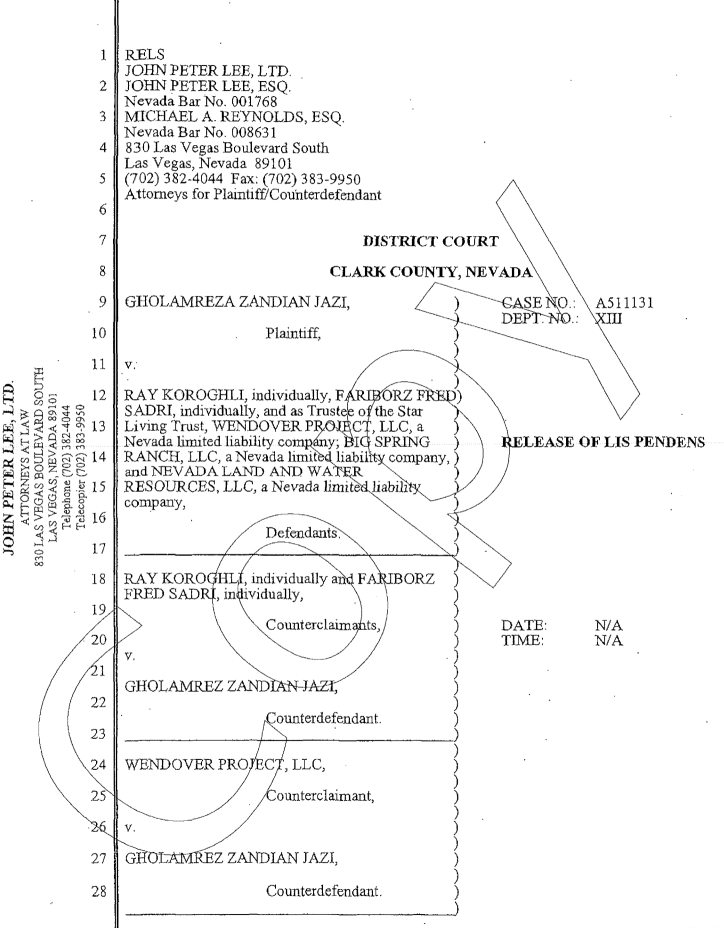
JUHN PETER LEE, LTD

ATTORNEYS AT LAW

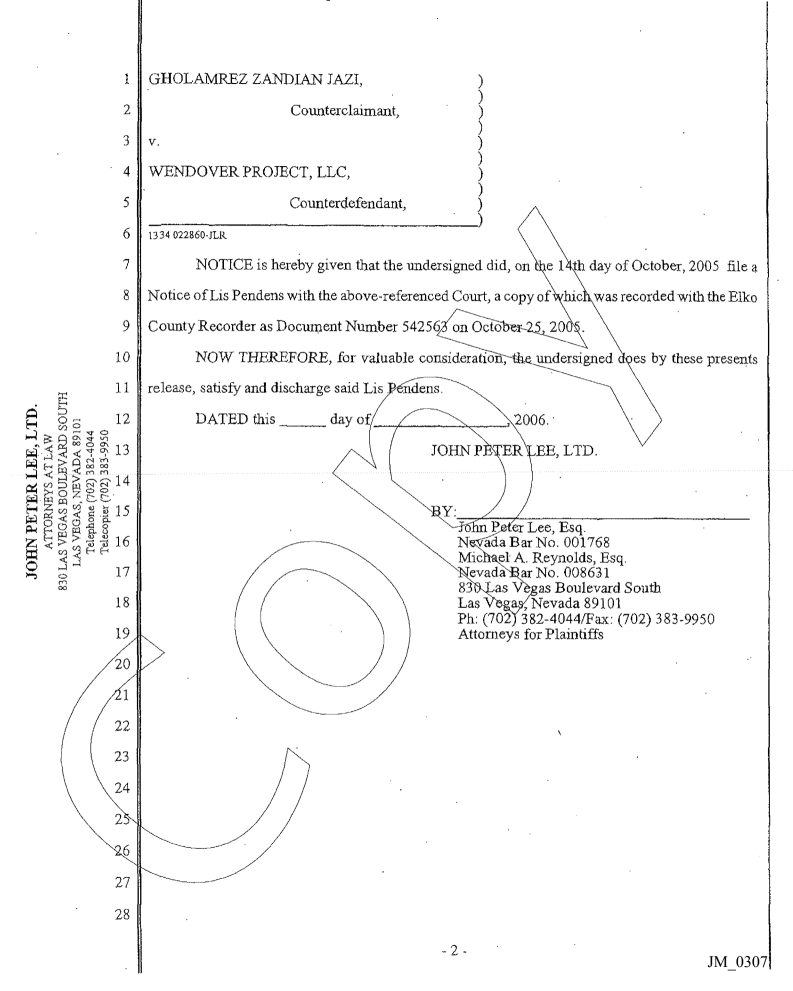
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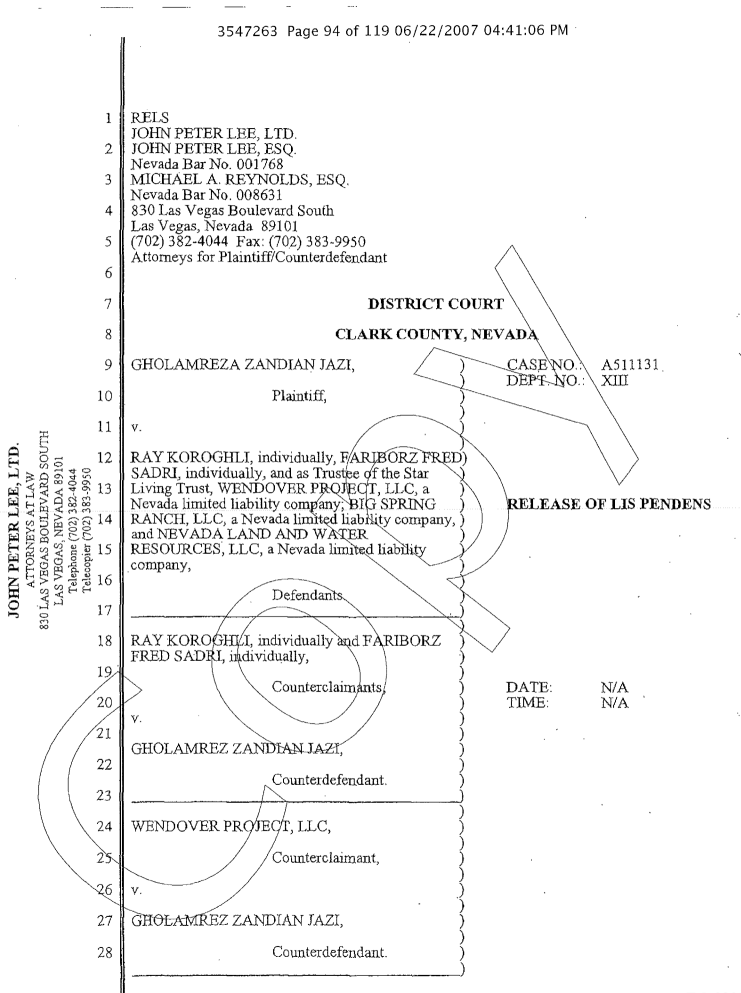


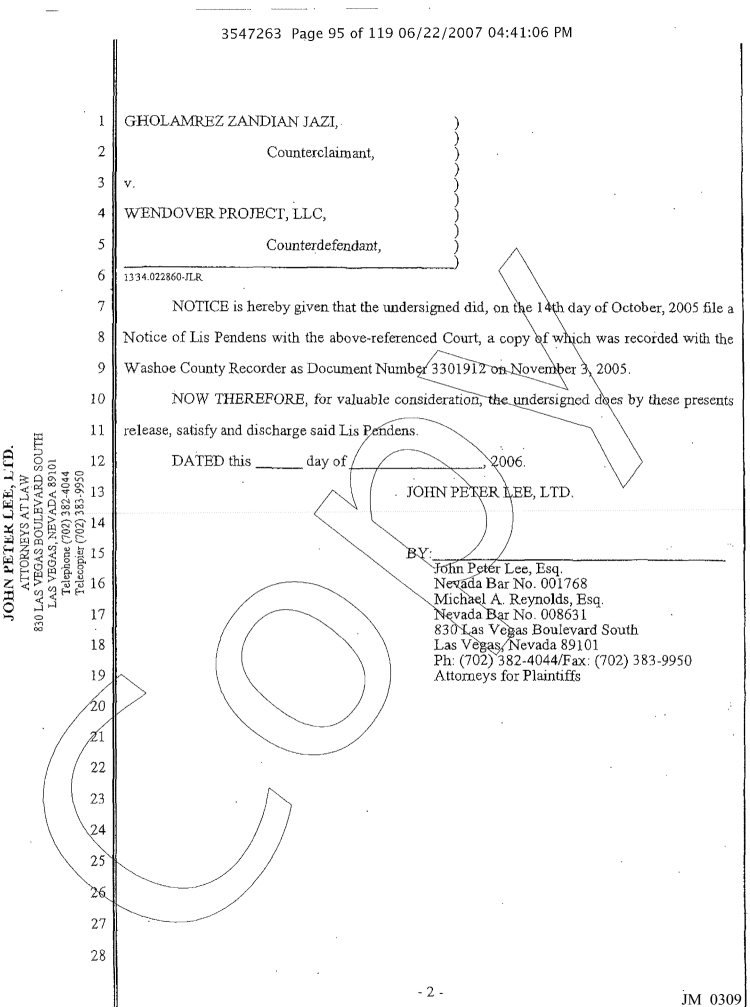
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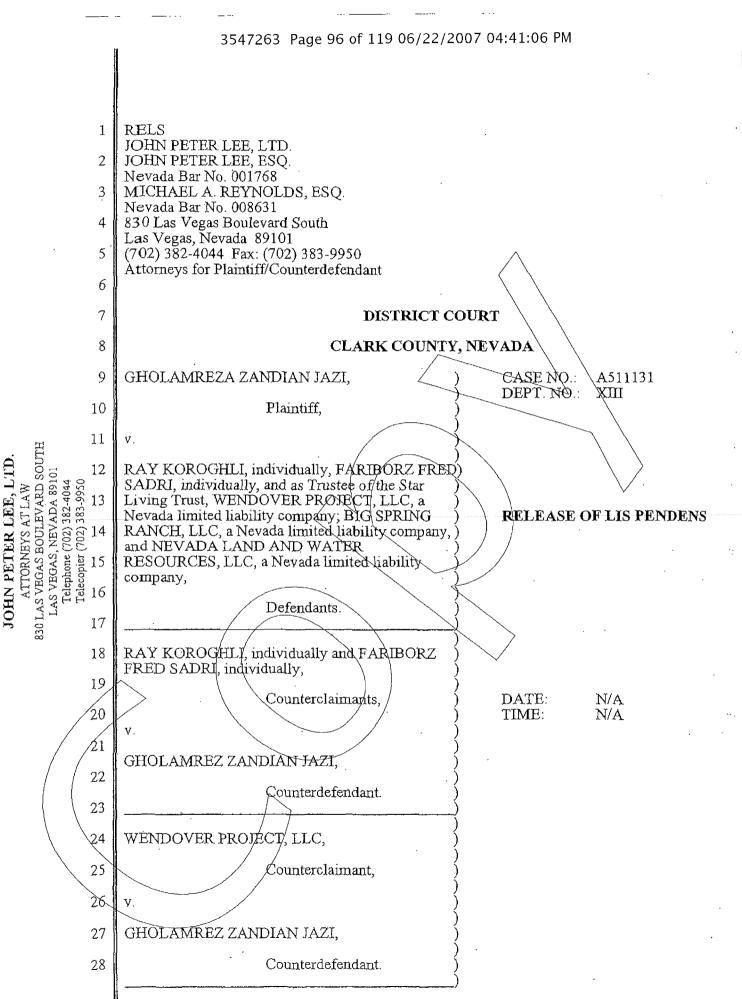


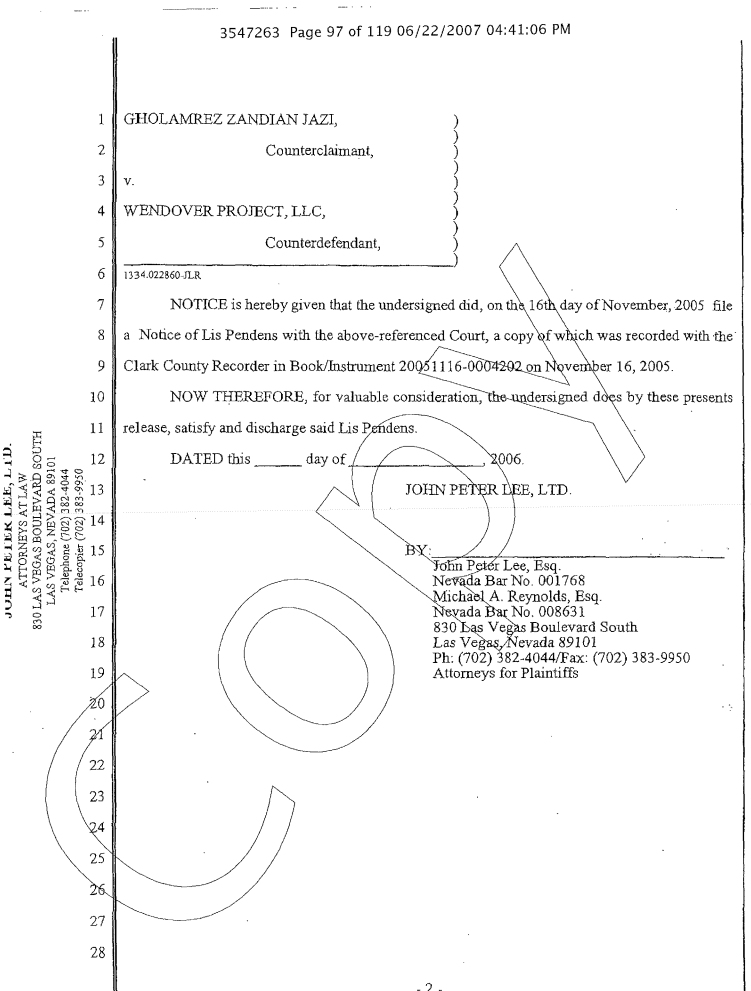
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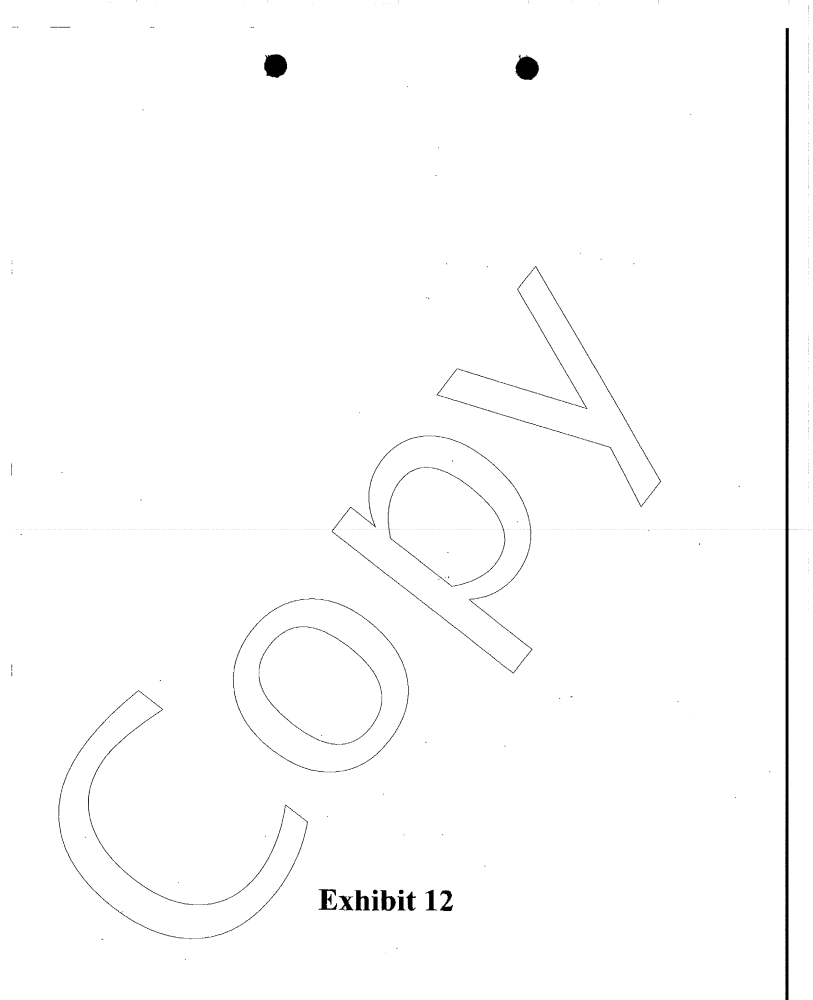












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DEAN HELLER Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684 5708 Website: secretaryofstate.biz

Certificate of Resignation of Officer, Director, Manager, Member, General Partner, Trustee or Subscriber

ABOVE SPACE IS FOR OFFICE USE ONLY

<u>Certificate of Resignation of</u> <u>Officer, Director, Manager, Member,</u> <u>General Partner, Trustee or Subscriber</u>

1. The name and title(s) of person that desires to resign:

GHOLAMREZA ZANDIAN JAZI (Name)

____Manager____ (Title(s))

2. The name and file number of the entity for which resignation is being made:

WENDOVER PROJECT L.L.C. (Name of Entity) (File Number)

3. Signature:

4 Fee: \$75.00 per form. Resignation of one person from one entity per form.

This form must be accompanied by appropriate fees.

Nevada Secretary of State Resignation of Officer 2003 Revised on, 02/03/06

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DEAN HELLER Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684 5708 Website: secretaryofstate.biz

Certificate of Resignation of Officer, Director, Manager, Member, General Partner, Trustee or Subscriber

ABOVE SPACE IS FOR OFFICE USE ONLY

<u>Certificate of Resignation of</u> <u>Officer, Director, Manager, Member,</u> <u>General Partner, Trustee or Subscriber</u>

1. The name and title(s) of person that desires to resign:

GHOLAMREZA ZANDIAN JAZI (Name) Manager (Tille(s))

2. The name and file number of the entity for which resignation is being made:

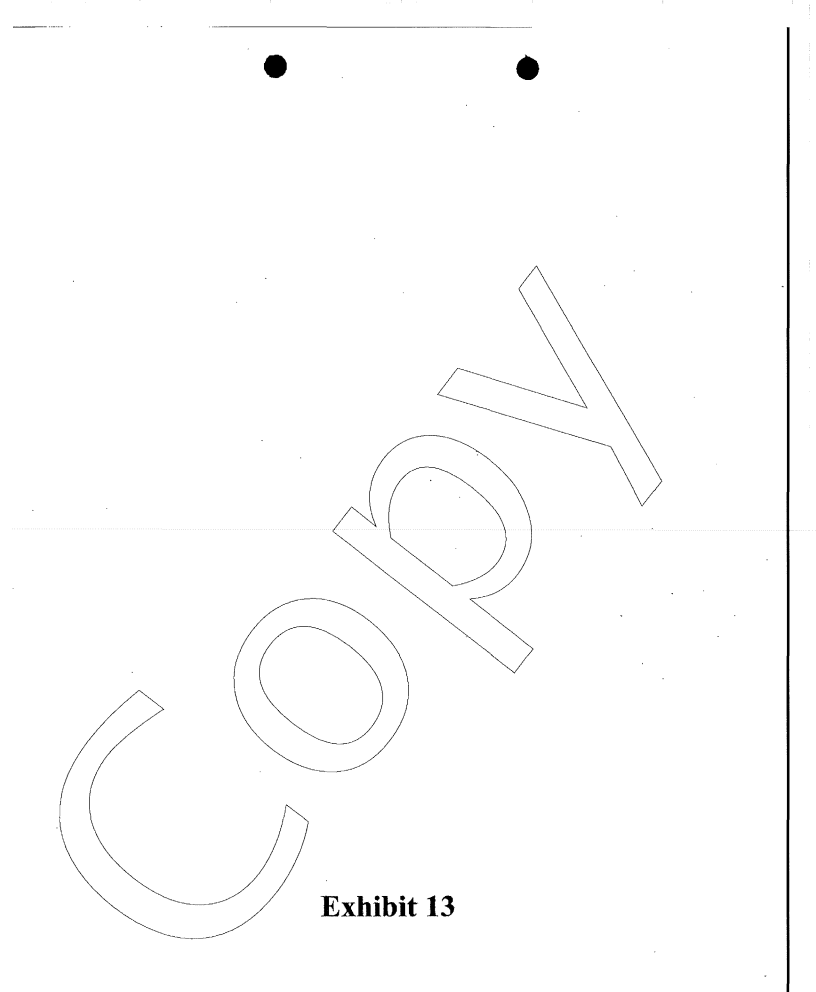
NEVADA_LAND & WATER RESOURCES, D. L.C. (Name of Entity) (File Number)

3. Signature:

4. Fee: \$75.00 per form. Resignation of one person from one entity per form.

This form must be accompanied by appropriate fees.

Nevada Secretary of State Resignation of Officer 2003 Revised on, 02/03/05



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Exhibit 14

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DEAN HELLER Secretary of State 202 North Carson Street Carson City, Nevada 89701-4201 (775) 684 5708 Website: secretaryofstate.biz

Certificate of Resignation of Officer, Director, Manager, Member, General Partner, Trustee or Subscriber

<u>Certificate of Resignation of</u> <u>Officer, Director, Manager, Member,</u> <u>General Partner, Trustee or Subscriber</u>

1. The name and title(s) of person that desires to resign:

GHOLAMREZA ZANDIAN IAZI (Name) Manager (Title(s))

ABOVE SPACE IS FOR OFFICE USE ONLY

2. The name and file number of the entity for which resignation is being made:

BIG SPRING RANCH LLC (Name of Entity) (File Number)

3, Signature:

4. Fee: \$75.00 per form. Resignation of one person from one entity per form.

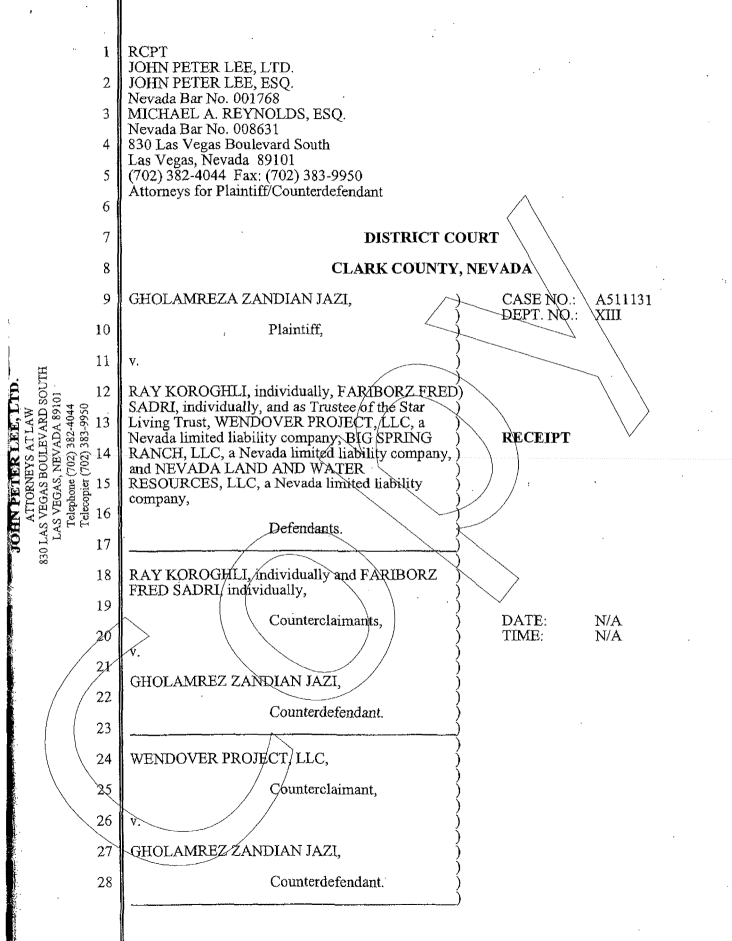
This form must be accompanied by appropriate fees.

Nevade Secretary of State Resignation of Officer 2003 Revised on: 02/03/08

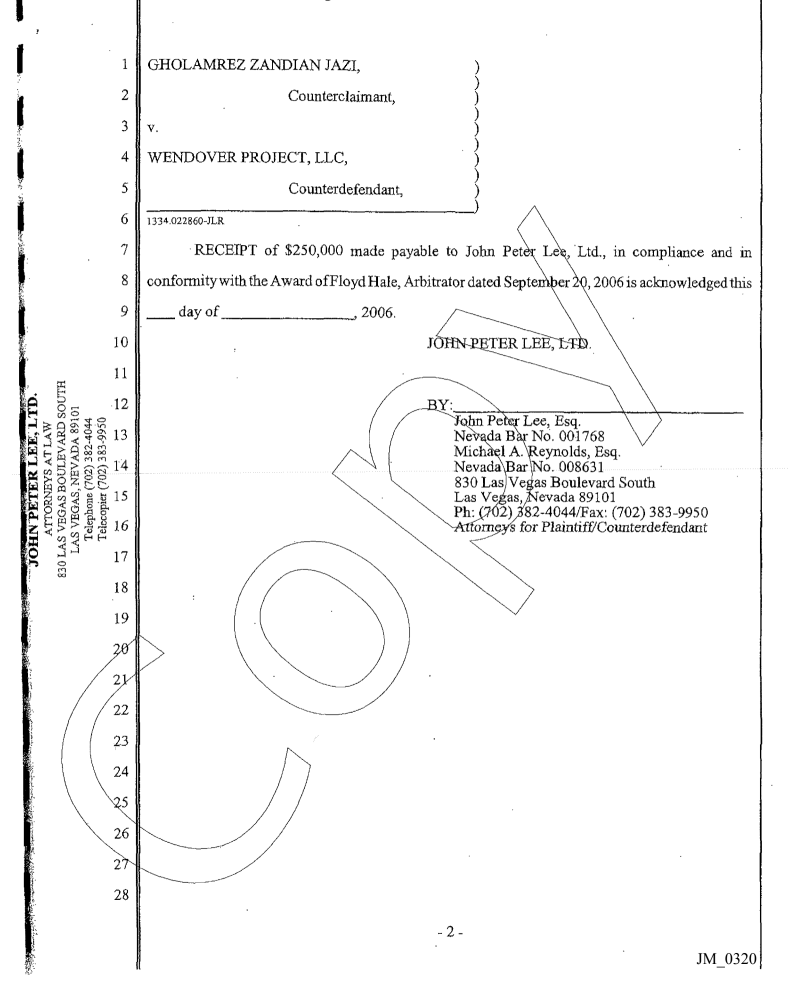
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Exhibit 15

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MUTUAL RELEASE OF CLAIMS

This Mutual Release of Claims is made this ______ day of ______, 2006 by and between GHOLAMREZA ZANDIAN JAZI ("Zandian"), Ray Koroghli ("Koroghi"), Fariborz Fred Sadri ("Sadri"), Wendover Project, LLC ("Wendover"), Nevada Land and Water Resources, LLC ("Nevada Land") and Big Spring Ranch, LLC, ("Big Spring"). For purposes of this agreement, Zandian is hereinafter called Plaintiff and all of the individuals and LLCs are jointly called Defendants.

RECITALS

WHEREAS disputes have arisen by and between the Plaintiff and the Defendants resulting in litigation which was commenced in the District Court, Clark County Nevada, given Case No. A511131; and

WHEREAS the matter was thereafter referred to arbitration before Floyd A. Hale by an agreement; and

WHEREAS, in addition to the Complaint, the Defendants filed various Counterclaims against the Plaintiff in the District Court action, all of which claims were heretofore referred to Floyd A. Hafe to arbitrate; and

WHEREAS the parties to this Release, Plaintiff and the Defendants, commenced the arbitration process before Floyd A. Hale, which commenced on the 22nd day of August, 2006 and ended on the 8th day of September, 2006; and

WHEREAS on the latter date an order was entered on the record concerning settlement of the claims asserted by the Plaintiff, and the counterclaims asserted by the Defendants, which will be reduced to an order entered in the arbitration proceedings; and

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WHEREAS the order provides for the release of certain rights by the parties, one against the other, and the payment of sums by certain of the Defendants, all as set forth in separate instruments, and further set forth in the Arbitration Order; and

WHEREAS these parties desire to settle and resolve all issues, allegations, claims, rights, defenses and obligations and causes of action asserted, or which could have been asserted by the Plaintiff against the Defendants and the Defendants against the Plaintiff;

NOW THEREFORE in consideration of these Recitals and the mutual covenants, promises and conditions hereinafter set forth, these parties agree as follows:

1. In consideration of the mutual covenants of the parties hereto, their heirs, executors, administrators, assigns, representative trustees, beneficiaries, directors, officers, employees, agents and attorneys and assigns to enter to this Mutual Release whereby the Plaintiff releases the Defendants and the Defendants release the Plaintiff from any and all demands, claims, damages, lawsuits, causes of action, costs and expenses of whatever character, known or unknown, and whenever occurring in the past, in the present or which will accrue in the future in any way, which are directly or indirectly related to the demands, claims and causes of action alleged, or which could have been alleged by the parties in the Complaint, the Amended Complaint and the various Counterclaims, or any amendments which could have been filed in the underlying proceedings.

2. The parties recognize that the Plaintiff and that the Defendants each may have claims against the others, of which they are unaware, it is the intention of the parties entering into this Mutual Release that this instrument will terminate the claim of the Plaintiff as against the Defendants and the Defendants against the Plaintiff, and prevent them from asserting the same. To this end, the

- 2 -

parties, and each of them, do waive all rights and benefits conferred upon them by statute or common law of any jurisdiction which has provisions which provides generally as follows:

> "a general release does not extend to claims which the creditor does know or suspect in his favor at the time of executing the Release, which, if known by him, must have materially effected his settlement with the Debtor."

The Plaintiff indemnifies the Defendants and the Defendants indemnify the Plaintiff from any and all claims asserted against any of them as a result of, or in connection with, any action or proceeding brought directly or indirectly on behalf, in the name of anyone claiming standing through the Plaintiff or the Defendants, contrary to the provisions of the Releases as provided for in this agreement.

3. This mutual settlement agreement is a compromise of disputed claims and arlses out of, connected with, and relating to the underlying action and is not to be constructed as an admission of liability on the part of any party, all of whom expressly deny liability.

4. The construction, effect and validity of this agreement is governed by the laws of the State of Nevada and shall bind and inure to the benefit of each party and constitutes the entire agreement among the parties with respect to the subject hereto and may not be amended, except in writing, executed by the party to be charged.

5. Each party agrees to do anything necessary, and to execute all instruments necessary proper to effectuate the provisions and intent of this agreement, and each party shall mark cancelled and deliver to the other all evidence of any debt or obligation owed to the other, including Notes, Deeds of Trust or promises to pay, including, but not limited to, that certain Promissory Note

- 3 -

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executed by Zandian in favor of Fariborz Fred Sadri and the Star Living Trust for \$333,333 secured by a Deed of Trust on 4,400 acres of property in Washoe County, Nevada.

6. Each party warrants that he has the power, capacity and authority to enter into this Mutual Release.

7. The Plaintiff and the Defendants separately acknowledge that their execution of this Release is freely and voluntarily done, and that all Recitals are true and correct, and they have not assigned or transferred to any person the matters released hereunder.

8. All the terms and conditions herein are severable in the event that any terms held are considered unenforceable by any court of competent jurisdiction. This agreement shall be interpreted as if the unenforceable terms were not contained herein.

9. This mutual agreement shall not create any rights in any person who is not a party hereto.

10. This mutual settlement agreement may be signed in multiple originals, each of which is considered a counterpart of the others, and taken together shall constitute one original.

DATED the day above first written.

GHØLAMREZA ZANDIAN JAZI

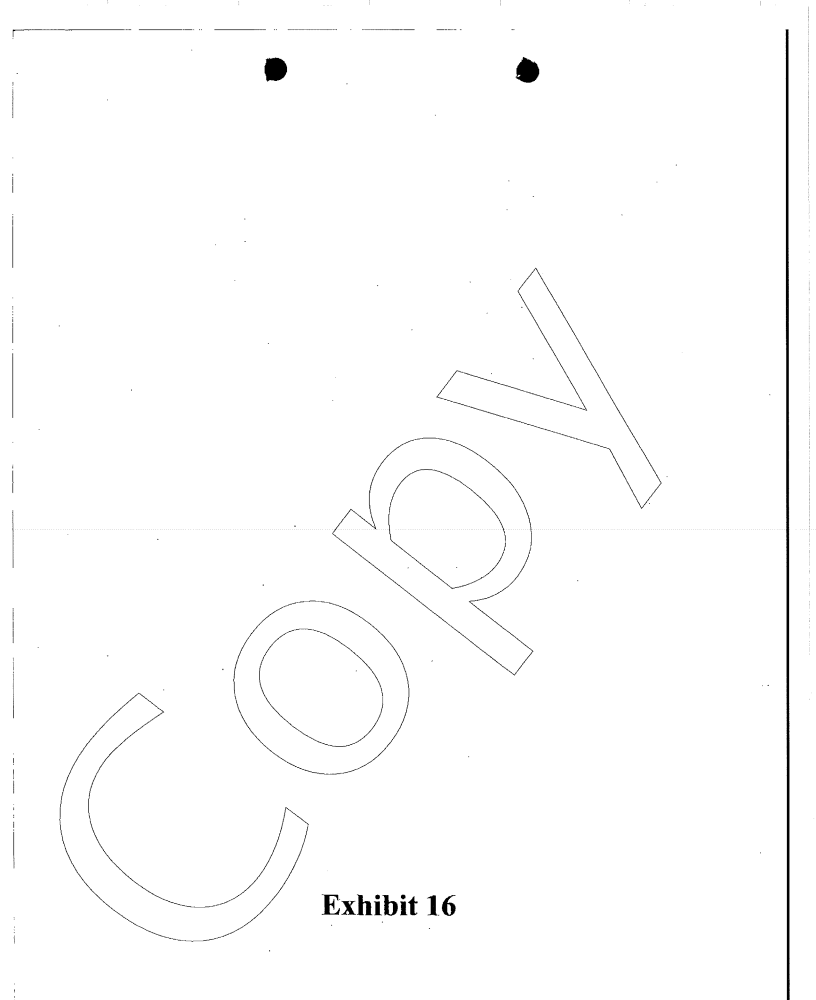
RAY KOROGHLI, individually

FARIBORZ FRED SADRI, individually and as Trustee of the Star Living Trust

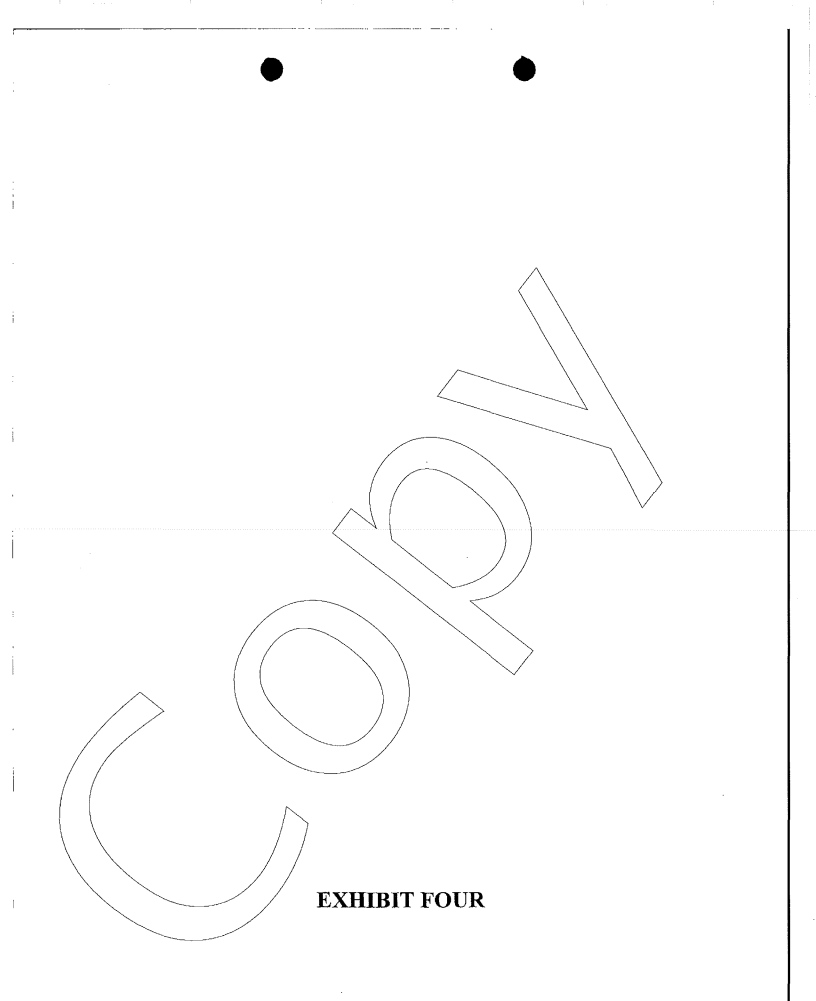
- 4 -

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WENDOVER PROJECT, LLC
BY:
NEVADA LAND & WATER RESOURCES, LLC
BY:
BIG SPRING RANCH, LLC
BY:
- 5 - '

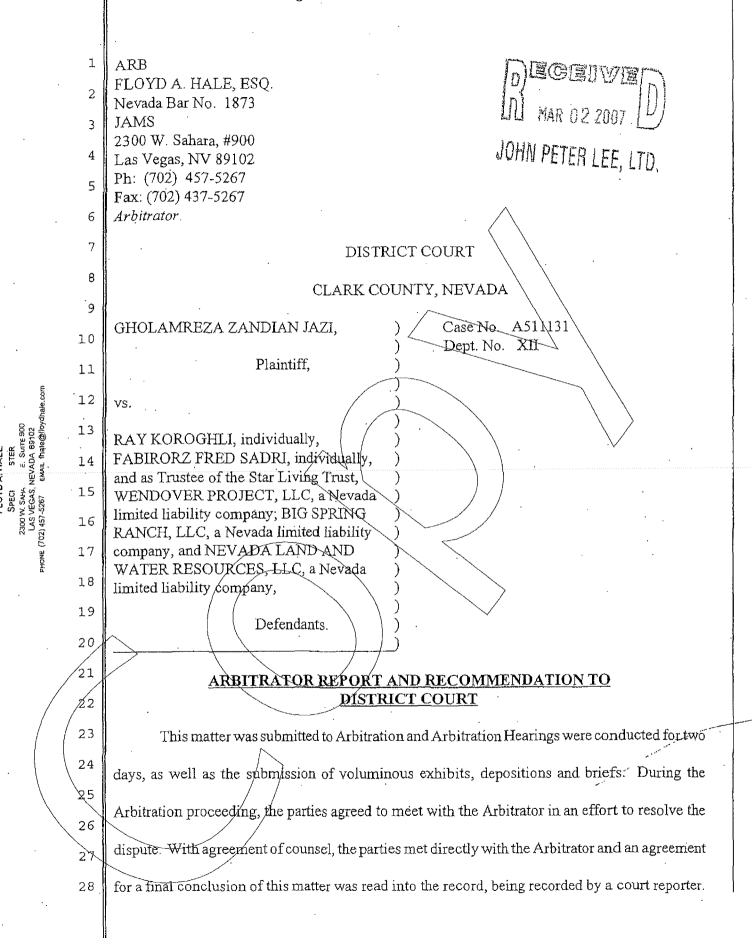


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The undersigned then issued an Arbitration Decision based upon the evidence submitted as well 1 2 as the agreement of the parties. 3 On January 11, 2007, counsel for the parties conducted a hearing before this Court 4 regarding confirmation of the Arbitration Award. Counsel for the parties could not reach an 5 agreement as to what documents needed to be signed to effect the Arbitration Decision. For that б 7 reason, the matter was referred back to the Arbitrator for further proceedings. The actual 8 reference, contained in page 25, line 6-14 of the January 11, 2007, transcript is as follows: 9 THE COURT: I'm going to resolve your problem. Its realeasy. I am 10 going to refer the matter back to Floyd Hale for further proceedings, consistent with the 9/8/06 transcript. Those will include getting the 11 mechanism for the spouses of the parties to sign the documents, getting 12 a mechanism for the waiver of the release of the rights of first refusal that exist, entering into the settlement agreement the parties entered .13 into. If he is unable to feach an agreement among the parties, then I will have the final word. 14 15 The District Court has already indicated that wives ϕf the principals will need to sign 16 documents. The following report and recommendation will reference the parties to the 17 Arbitration with the understanding that the District Court has already indicated that wives for 18 those parties will be required to sign all necessary documents. 19 20 IT IS REPORTED AND RECOMMENDED to the Court that the following documents 21 will need to be executed by the parties and their wives: 22 4,400 acres of real estate, owned by Poh Rah, LLC: The only members of the Pah Rah, 23 LLC are the parties to this action: Zandian Jazi; Ray Koroghli and Fred Sadri. These parties will 24 be required to sign a Grant Bargain Sale Deed to transfer the 4,400 acres of real estate to Zandian 25 26 Jazi. Fred Sadri will peed to execute a full reconveyance of the Deed of Trust and release the 27 Promissory Note which was secured by the Deed of Trust as to this property. The parties will also 28

EMAL (hale@floy Suite 900

> PHONE (702) 457-5267 SY

VEGAS, NEVADA 89102

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1 have to sign a waiver of any right of first refusal to this property.

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FLOYD A HALE SPECI STER 2300 W. SAMA JE. SUITE

320 acres owned by Big Springs Ranch, LLC. The only members of the Big Springs Ranch LLC, are the parties to this action and Mr. Abrishami. If Mr. Zandian Jazi can obtain the signature of Mr. Abrishami on a Deed to transfer this property, then the parties to this action must all execute a Grant Bargain Sale Deed transferring this real estate to Zandian Jazi. If Mr. Jandian Jazi is unable to obtain the signature of Mr. Abrishami, then Mr. Sadri and Mr. Koroghli are required to sign a Quit Claim Deed from Big Springs Ranch, LLC to Zandian Jazi to sign waivers of rights of first refusal.

\$250,000.00 Payment to Zandian Jazi: There has been a dispute as to what entity is responsible for making this payment. During the Arbitration Proceedings, as well as during prior meetings with the parties, it was represented to the Arbitrator that Mr. Sadri and Mr. Koroghli would make this payment. It is Recommended that either Mr. Sadri or Mr. Koroghli, or both, are individually responsible for this payment. Sadri and Koraghli may, however, execute the payment check or draft in whatever representative capacity that they believe is the most appropriate.

Transfer of Wendover Project, LLC Interest: Zandian Jazi has agreed to waive or transfer any interest that he has, if any, in the Wendover Project, LLC. Mr. Netzorg has argued that it is incumbant upon Mr. Zandian Jazi to obtain signatures on waivers of rights of first refusal from all members of the LLC. This was not part of the settlement agreement and the District Court should be aware that/the/Defendants contested that Zandian Jazi even owned rights in the Wendover Project, LLC/at the time of the arbitration.

It is the Report and Recommendation of the Arbitrator that Zandian Jazi sign a transfer 27 of all interest that he owns in the Wendover Project, LLC directly to: "Wendover Project, LLC." 28

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Zandian Jazi must also sign a waiver of any right of first refusal that he has as to that LLC.

The remaining managing members of the Wendover Project LLC are responsible for determining the appropriate allocation of the Zandian Jazi interest. If they believe that it is necessary to obtain waivers of rights of first refusal to make that allegation of interest, then it is their responsibility to do so. Before distributing Mr. Zandian Jazi's interest, the managing members of the LLC should either distribute that interest in accordance with the operating agreements or, alternatively, obtain whatever signatures that the managing members determine are necessary to make a different distribution or allocation of that interest. It would seem unfair to place this burden on the transferring party who is merely transferring his interest to the entire Wendover Project, LLC.

13 Big Springs Ranch, LLC: As with the Wendover Project, LLC, Mr. Zandian Jazi will be .14 required to execute a transfer of interest and waiver of any interest of the Big Springs Ranch, 15 LLC, directly to: "Big Springs Ranch, LLC." He must also execute a waiver of right of first 16 refusal that he would have under that LLC. As stated with the Wendover Project, LLC, it is the 17 duty of the managing members of the Big Springs Ranch, LLC, to make an appropriate distribution or allocation of this interest. The remaining managing members of the Big Springs 20, Ranch, LLC must either transfer the property as required by the operating agreement or obtain whatever waivers of rights of first refusal that are necessary to make a transfer which they believe

23 are necessary.

CONCLUSION:

Mr. Netzorg has/contested the requirement that the receiving LLC entities are required to 26 obtain waivers of rights of first refusal. Actually, waivers are not necessary if the receiving 28 28 interest is transferred pursuant to the operating agreement. If the managing members want to

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obtain waivers of rights of first refusal to make a different distribution, they are certainly free to 1 2 do so. That should not be the burden of Mr. Zandian Jazi. 3 Mr. Netzorg has also asked for numerous documents regarding a purported transfer of Mr. 4 Zandian Jazi's shipyard stock. There was absolutely no evidence that any entity related to these 5 proceedings acknowledged receipt of that stock or issued any credit related to receipt of that б 7 stock. Although that stock was discussed during the Arbitration proceedings, there was no 8 competent evidence regarding that stock being relevant to the Arbitration proceedings. 9 RESPECTFULLY SUBMITTED this 28th day of February, 2007 10 11 Bø 12 ELOYD A, HALÈ 2300 W: Sahara, #900 13 Şuite 900 g Las Vegas, NX 89102 NEVAOA 891 HALE ITER Arbitrator 14 ²LOYD 15 PHONE (702) 457-526 CERTIFICATE OF FACSIMPLE AND MAIL 16 day of February, 2007, I faxed and mailed a true and I hereby certify that on the 17 correct copy of the foregoing addressed to: 18 John Peter Leé, Esq. 19 830 Las Vegas Boulevard South 20 Las Vegas, NV 891Q1 Attorneys for Plaintiffs 21 Fax No. 383-9950 TOWATION 22 undersion John Netzorg, Esq. 23 2810 West Charleston Blvd. #H-81 filed in District Court case number DOES NOT going the social security number of any person. Las Vegas, NV 89102/ 24 Attorneys for Defendants Fax No. 878-1255 25 26 By: 27 Employee of Jams 28

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WASHOE COUNTY RECORDER

OFFICE OF THE RECORDER KATHRYN L. BURKE, RECORDER

1001 È. NINTH STREET POST OFFICE BOX 11130 RENO, NEVADA 89520-0027 PHONE (775) 328-3661 FAX (775) 325-8010

LEGIBILITY NOTICE

The Washoe County Recorder's Office has determined that the attached document may not be suitable for recording by the method used by the Recorder to preserve the Recorder's records. The customer was advised that copies reproduced from the recorded document would not be legible. However, the customer demanded that the document be recorded without delay as the parties rights may be adversely affected because of a delay in recording. Therefore, pursuant to NRS 247.120 (3), the County Recorder accepted the document conditionally, based on the undersigned's representation (1) that a suitable copy will be submitted at a later date (2) it is impossible or impracticable to submit a more suitable copy.

By my signing below, I acknowledge that I have been advised that once the document has been microfilmed it may not reproduce a legible copy.

Signature 001768 JOHN PETER LEE /ESC Printed Name

June 19, 2007

Date

Exhibit 16

APN: 006-052-04, 006-052-05, 006-052-06

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France

DOC # 5	21532
05/21/2014	02:50 PM
Official	Record
Requested By A+ PARALEGALS INC	
Lyon Count	Ly - NV
Mary C. Milliga	n - Kecoraer
1030 1 0	Fee: \$17,0 0
Recorded By: BKC	RPTT:
. Jan witte mansans mitten indans för	I M IN U IIII IN I IU I



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SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

GRANT DEED

t said property from, REZA ZANDIAN a married man as his sole I, Reza Zandian, he and separate property, and separate property, and my wife NILOOFAR FOUGHANI 7741, 60%, as joint tenants with right of survivorship (per b in Les Vegas, Nevada and dated August 21, 2003). financial agreement entered in

The land referred to herein is situated in the state of Nevada, Lyon County, described as follows:

See Exhibit "A" attached hereto and mad apart hereof.

May 20 2014

Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED

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State of Nevada Carson City

On $\frac{4May}{20}$, 20, 4 before me, a notary public personally appeared Reza Zandian who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENADTY OF PERJURY under the laws of the State of Nevada that the foregoing paragraphics true and correct.

WITNESS my hand seal. COLLETTE TEUSCHER NOTARY PUBLIC STATE OF NEVADA My AppL Exp. Jan. 10, 2017 09-10583-2 0000 Notary Public THIS ACKNOWLEDGM **SACHED TO A GRANT DEED** Dated Una 2014 AL COST.

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EXHIBIT "A"

All that certain real property situate in the County of Lyon, State of Nevada, described as follows:

PARCEL 1:

A parcel of land located within Section 23, Township 16 North, Range 21 East, M.D.B.&M., Lyon County, Norda and more particularly described as follows:

Commencing at at 4.8" rabar marking the North ¼ corner of said Section 23; thence South 14°56'21" East, a distance of 2,668.37 feet to the Southeast corner of the parcel being the true point of beginning, mence North 13°53'54" West, a distance of 63.33 feet; thence South 76°01'06" West, a distance of 150.00 feet, thence South 13°58'54" East, a distance of 63.33 feet, thence North 76°01'06" List, a distance of 150.00 feet to the true point of beginning.

Said property further described and control of that certain Record of Survey and Boundary Adjustment for Block 6 of Dayton decorded as Official Record No. 90448, Lyon County Nevada Records.

PARCEL 2:

A parcel of land located within Section 23, Township 16, forth, Range 21 East, M.D.B.&M., Lyon County, Nevada and more particularly described is follows:

Commencing at a 5/8" rebar marking the North ¹/₄ corner on aid faction 23; thence South 14°55'02" East, a distance of 2,731.69 feet to the Southeast corner of the parcel being the true point of beginning; thence North 13°58'54" West, a distance of 63.33 feet; thence South 76°01'06" West, a distance of 150.00 feet, thence South 13°58'54" East, are stance of 63.33 feet, thence North 76°01'06" East, a distance of 150.00 feet to the true point of beginning.

The basis of bearing is the North line of the Northwest Quarter of said Section 23, which bears West as per record.

Said property further described as Lot 5 of that certain Record of Survey and Boundary Adjustment for Block 6 of Dayton, recorded as Official Records of Lyon County, Nevada Document No. 90448.

PARCEL 3:

A parcel of land located within Section 23, Township 16 North, Range 21 East, M.D.B.&M., Lyon County, Nevada and more particularly described as follows:

Commencing at a 5/8" rebar marking the North ¼ corner of said Section 23; thence South 14°53'45" East, a distance of 2,795.02 feet to the Southeast corner of the parcel being the true point of beginning; thence North 13°58'54" West, a distance of 63.34 feet; thence South

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76°01'06" West, a distance of 150.00 feet, thence South 13°53'54" East, a distance of 63.34 feet, thence North 76°01'06" East, a distance of 150.00 feet to the true point of beginning.

The basis of bearing in the North line of the Northwest Quarter of said Section 23, which bears West as per record.

Said property further described as Lot 6 of that certain Record of Survey and Boundary Adjustment for Block 6 of Dayton, recorded as Official Records of Lyon County, Nevada as Document No. 448.

Note: Legal description previously contained in document recorded February 25, 1987 as Document No. 1156620 middocument recorded December 21, 1989 As Document No. 129843.

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	DOC # DV -521532
STATE OF NEVADA DECLARATION OF VALUE	05/21/2014 02:50 PM Official Record
1. Assessors Parcel Number(s)	Requested By A+ PARALEGALS INC
a) 006-052-04	Lyon County – NV
b) <u>006-052-05</u>	Mary C. Milligan - Recorder
c) <u>006-052-06</u>	- -
d)	Page 1 of 1 Fee: \$17.00 Recorded By: BKC RPTT:
2. Type of Property:	FOR RECORDERS OPTIONAL USE ONLY
a) 🕱 Vacant Land b) 🗆 Single Fam. F	Res. DOCUMENT/INSTRUMENT #:
c) □ Condo/Twr se d) □ 2-4 Plex	BOOK PAGE
e) □ Apt. Bldg f) □ Comm'l/Ind'l	DATE OF RECORDING:
g) □ Agriculture b) ∃ Mobile Home i) □ Other	NOTES:
3. Total Value/Sales Price of Apparty:	\$
Deed in Lieu of Foreclosure (Iny (v lue of	φ fnronerty) (
Transfer Tax Value:	\$
Real Property Transfer Tax Due.	\$0
4. If Exemption Claimed:	\land
a. Transfer Tax Exemption per NRS 3	75:095 Section # 5
b. Explain Reason for Exemption: A training the second sec	ns ² of the person to the person to
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Exhibit 17

*** THIS IS AN UNOFFICIAL COPY ***

APN: 015-311-02

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France

DOC # 521533 05/21/2014 02:51 PM Official Record Requested By At PARALEGALS INC Lyon County - NV Mary C. Milligan - Recorder Page 1 of 2 Fee: \$15.00 Recorded By: BKC RPTT:



SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

GRANT DEED

I, Reza Zandian, heady good said property from, REZA ZANDIAN 25% of REZA ZANDIAN and NILOOFAR FOUGHA It flusband and wife, as Join Tenants Right of Survivorship as to an undivided 50% interest, toray shoulborz ZANDIAN, an unmarried man, 5%, and my wife NILOOFAR FOUGHANI ZAUDIA). 15% as joint tenants with right of survivorship, all as tenants in common, (per financial tigge block entered into in Las Vegas, Nevada and dated August 21,2003).

The land referred to herein is situated in the States? Nevada, Lyon County, described as follows:

THE WEST HALF (W1/2) OF THE SOUTHWEST QUARTER (SW1/4) OF SECTION 11, TOWNSHIP 17 NORTH, RANGE 3 19 ST, M.D.B.&M.

Together with all tenements, hereditaments and appurtenance, including easements and water rights, if any, thereto belonging or appertaining, and any reversions, remainders, rents, issues or profits thereof.

May 20 2014

**:

°L, Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED

521533 05/2 002

Cost.

05/21/2014 002 of 2

State of Nevada Carson City

On $\mathcal{M}_{asy} \rightarrow \mathcal{O}_{1} \rightarrow \mathcal{O}_{1}$ before me, a notary public personally appeared Reza Zandian who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENANTY OF PERJURY under the laws of the State of Nevada that the foregoing paragraphics true and correct.

JM 0342

,	DOC # DV-521533
STATE OF NEVADA	Official Record
DECLARATION OF VALUE	Requested By A+ PARALEGALS INC
 Assessors Parcel Number(s) <u>015-311-02</u> 	Lyon County - NV Mary C. Milligan - Recorder
b) c) d)	Page 1 of 1 Fée: \$15.00 Recorded By: BKC RPTT:
 2. Type of Property a) X Vacant Larr b) □ Single Fam. Res. 	FOR RECORDERS OPTIONAL USE ONLY DOCUMENT/INSTRUMENT #:
c) □ Condo/Twnho ⁺ d) □ 2-4 Plex e) □ Apt. Bldg f f) □ Comm'l/Ind'l	BOOK PAGE
g) \Box Agricultura (1915) Comminina (1916)	DATE OF RECORDING:
i) □ Other	
3. Total Value/Sales Price of Proverty.	\$
Deed in Lieu of Foreclosure only (alug of pro	operty) (
Transfer Tax Value:	\$
Real Property Transfer Tax Due:	\$0
4. If Exemption Claimed:	
a. Transfer Tax Exemption per NRS 375	0 # 5
a. Transfer Tax Exemption per NRS 375	70 months of #5 reareal property if the owner is related to the person to
 a. Transfer Tax Exemption per NRS 375 b. Explain Reason for Exemption: <u>A transfer</u> whom it is conveyed within the first dependence. 	70 section # 5 real property if the owner is related to the person to give of linese consanguinity or affinity: adding Wife and
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Exhibit 18

APN: 015-311-18 and 015-311-19

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France

DOC # 521531 02:49 PM

05/21/2014 Record Official

Requested By A+ PARALEGALS INC Lyon County - NV Mary C. Milligan - Recorder Fee: \$16.00 of 3 Page 1 Recorded By: BKC RPTT:



SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY 312 W FOWTH St ANT DEED Carson City, NV 847 GRANT DEED 24703

I. Reza Zandian, h a said property from, REZA ZANDIAN 12.5% of REZA ZANDIAN and NILOOFAR FOUGHA Metusband and wife, as to an undivided 25% interest, to my son ZANDIAN, 7.5%, as joint termints with right of survivorship and to the heirs and assigns of such Grantees forever (per financial Emphantered into in Las Vegas, Nevada and dated August 21,2003), all that real property situated the County of Lyon, State of Nevada, bounded and described as follows:

SEE EXHIBIT "A" ATTACHED HE AP ND MADE A PART HEREOF

is and appurtenances, thereunto Together with all and singular the tenements, here belonging or in anywise appertaining, and any reversions hders, rents, issues or profits thereof.

May 20, , 2014



Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED

09-10583-2

COLLETTE TEUSCHER NOTARY PUBLIC STATE OF NEVADA

My Appt Exp. Jan. 10, 2017

AL COST.

521531 05/21/2014 002 of 3

State of Nevada Carson City

On $\underline{4000}, \underline{20}, \underline{2014}$ before me, a notary public personally appeared Reza Zandian who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PERALTY OF PERJURY under the laws of the State of Nevada that the foregoing paragraphics true and correct.

WITNESS my hand and bial seal.

lee

Collette Notary Public

THIS ACKNOWLEDGME ATTACHED TO A GRANT DEED Dated ______, 2014

JM 0346

*** THIS IS AN UNOFFICIAL COPY ***

521531 05/21/2014 003 of 3

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EXHIBIT "A"

LEGAL DESCRIPTION

The land referred to herein is situated in the State of Nevada, County of Lyon described as follows:

PARCEL ONE

THE REAL PROPERTY SITUATED IN THE E ½ OF SECTION 10 TOWNSHIP 17 N, RANGE 23 E, M.J.B.&M., COUNTY OF LYON, STATE OF NEVADA, DESCRIBED AS FOLLOWS:

NORTH PARCEL AS SEE AN ON THE RECORD OF SURVEY MAP FOR DEAD DOG RANCH, RECORDED IN THE OFFICIAL RECORDS OF LYON COUNTY, NEVADA ON SEPTEMBER 30, 2003 AS I OCUMENT 332209.

APN 15-311-19

PARCEL TWO:

THE REAL PROPERTY SITUATED IN THE 1 ½ OF SECTION 10 TOWNSHIP 17 N, RANGE 23 E, M.D.B.&M., COUNTY OF LYON, STATE OF NEVADA, DESCRIBED AS FOLLOWS:

SOUTH PARCEL AS SHOWN ON THE RECORD OF SULVEY MAP FOR DEAD DOG RANCH, RECORDED IN THE OFFICIAL RECORDS OF LOON COUNTY, NEVADA ON SEPTEMBER 30, 2003 AS DOCUMENT 332209.

APN 15-311-18

		DOC # DV-521531
STATI	E OF NEVADA	05/21/2014 02:49 PM Official Recor
	ARATION OF VALUE	Requested By A+ PARALEGALS INC
1.	Assessors Parcel Number(s)	Lyon County - NV
	a) <u>015-311-18, 19</u>	Nary C. Milligan - Recorder
	b)	Page 1 of 1 Fee: \$16.00
	c)	Recorded By: BKC RPTT:
	d)	
2.	Type of Property	FOR RECORDERS OPTIONAL USE ONLY
	a) \square Vacant Lange b) \square Single Fam. Res.	DOCUMENT/INSTRUMENT #:
	c) \Box Condo/Twnha d) \Box 2-4 Plex	BOOK PAGE
	e) \Box Apt. Bldg f f) \Box Comm'l/Ind'l	DATE OF RECORDING:
	g) 🗆 Agriculturation / De Mobile Home	NOTES:
	i) 🗆 Other	
3.	Total Value/Sales Price of Archerty:	\$
	Deed in Lieu of Foreclosure Only (value of prop	verty) (
	Transfer Tax Value:	\$
	Real Property Transfer Tax Due:	\$0
4.	If Exemption Claimed:	
	a Transfer Tax Exemption per NRS 375	0 10 ion # 5
	b. Explain Reason for Exemption: A transfer	real poperty if the owner is related to the person to
	whom it is conveyed within the first deg	c real property if the owner is related to the person to react line reconsanguinity or affinity: adding Wife and
_	Son	
5.	Partial Interest: Percentage being transferred: 2	
	The undersigned declares and acknowledges, un	
		der penalty perfery, pursuant to NRS 375.060 and
	NRS 375.110, that the information provided is c	orrect to the begin of their information and belief, and can
	NRS 375.110, that the information provided is c be supported by documentation if called upon to	orrect to the bett of their information and belief, and can substantiate the information provided herein.
	NRS 375.110, that the information provided is c be supported by documentation if called upon to Furthermore, the parties agree that disallowance	orrect to the between of their information and belief, and can substantiate the information provided herein. of any claimed exemption, or other determination of
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Exhibit 19

*** THIS IS AN UNOFFICIAL COPY ***

A.P.N. 6-052-04, 05 & 06 Escrow No.: LY-1041025-CE 303769-TO

RECORDING REQUESTED BY: Northern Nevada Title Company MAIL TAX STATEMENTS AND WHEN RECORDED, MAIL TO:

Reza Zandian

8775 Costa Verde Blvd. #1416 San Diego, CA (92)22

DOC # 342193 02/04/2005 01:15 PM Official Record Requested By NORTHERN NEVADA TITLE Lyon County - NV Mary C. Milligan - Recorder Page 1 of 4 Fee: \$17.00 RPTT: \$585.00 Recorded By: DLW



THIS SPACE FOR RECORDER'S USE ONLY

The undersign grant (A) declare(s):

Documentary transfer tax \$ \$5.00, computed on full value of property conveyed.

WANT BADGAIN, SALE DEED

That Julian C. Smith Jr., LTD, Defined Pension Treat and Julian C. Smith, Jr. and Joanna Smith, Husband and Wife as Joint Tenants and Smith and Harmer, TD, Parit Sharing Plan in consideration of \$10.00 Dollars, the receipt of which is hereby acknowledged, do(es) neurophant, Bargain, Sell and Convey to Reza Zandian, a Married Man as his Sole and Separate Property all that sale operty in the County of Lyon, State of Nevada, bounded and described as follows:

Exact and Complete Legal Description is Attached hereto and made a part here

Together with all singular the tenements, hereditaments and appurtenances thereunto appertaining.

Dated: January 31, 2005

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342193

Cost.

02/04/2005 002 of 4

Julian C. Smith Jr., LTD, Defined Pension Trust

By Juffan C. Smith, Jr., ' Trustee C. Smith, Jr. nna n Joanna Smith Smith and Harmer, LTD., F By an C. Smith, Its Authorized Agen STATE OF NEVADA) COUNTY OF CA (Son C'uty)

otar 2-2-05 personally appeared before me, On

JULIAN C. SMITH JR. AND JOANNA SMITH

who acknowledged that $\underline{-}$ he $\underline{-}$ executed the above instrument.

Signature (Notary Public) 9 γ

CONNIE J. ETCHISON NOTARY PUBLIC . NEVADA Appt. Recorded in DOUGLAS CO B-3298.5 My Apot. Exp. Jan. 23, 2007

JM 0351

342193

02/04/2005 003 of 4

EXHIBIT "A"

All that certain real property situate in the County of Lyon, State of Nevada, described as follows:

PARCEL 1:

A parcel of land former within Section 23, Township 16 North, Range 21 East, M. D. B. &M., Lyon County, New day of more particularly described as follows:

Commencing at a 5/8" return marking the North ¼ corner of said Section 23; thence South 14° 56' 21" East, a distance of 2, 6.6° 32 result the Southeast corner of the parcel being the true point of beginning; thence North 13° 53' the West, a distance of 63.33 feet; thence South 76° 01' 06" West, a distance of 150.00 feet; thence South 12° 54" East, a distance of 63.33 feet; thence North 76° 01' 06" East, a distance of 150.00 feet to be the point of beginning.

Said property further described as Lot 4 of fait rentate Record of Survey and Boundary Adjustment for Block 6 of Dayton, recorded as Official Re ord No 90448, Lyon County Nevada Records.

PARCEL 2:

A parcel of land located within Section 23, Township 16 North, Finge 21 East, M. D. B. &M., Lyon County, Nevada, and more particularly described as xille vs:

Commencing at a 5/8" rebar marking the North ¼ corner of sale Section 2.731.69 feet to the Southeast corner of the parel being the true point of beginning; thence North 13° 58' 54" West, a distance of 63.33 feet; the consolution 2.731.69 feet to the Southeast corner of the parel being the true point of beginning; thence North 13° 58' 54" West, a distance of 63.33 feet; the consolution 2.731.69 feet to the true point of 63.33 feet; the consolution 2.731.69 feet to the true point of 63.33 feet; the consolution 2.731.69 feet to the true point of 63.33 feet; the consolution 2.731.69 feet to the true point of 63.33 feet; the consolution 2.731.69 feet to the true point of 63.33 feet; the consolution 2.731.69 feet to the true point of 63.33 feet; the consolution 2.731.69 feet to the true point of 63.33 feet; the consolution 2.751.69 feet to the true point of 63.33 feet; the consolution 2.751.69 feet to the true point of 63.33 feet; the consolution 2.751.69 feet to the true point of 63.33 feet; the consolution 2.751.69 feet to the true point of 63.33 feet; the consolution 2.751.69 feet to the true point of 63.33 feet; the consolution 2.751.69 feet to the true point of 5.751.69 feet; the consolution 2.751.69 feet; the consolution

The basis of bearing is the North line of the Northwest Quarter of said Section 23, White West as per record.

Said property further described as Lot 5 of that certain Record of Survey and Boundary Adjustment of Block 6 of Dayton, recorded in the Official Records of Lyon County, Nevada as Document No. 90448.

1 : 1 :

Continued...

342193

02/04/2005 004 of 4

Exhibit "A"

PARCEL 3:

A parcel of land located within Section 23, Township 16 North, Range 21 East, M. D. B. &M., Lyon County, Nevada and more particularly described as follows:

Commencing at a 18" rebar marking the North ¼ corner of said Section 23; thence South 14° 53' 45" East, a distance of 2,795.02 feet to the Southeast corner of the parcel being the true point of beginning; the ce North 13° 58' 54" West, a distance of 63.34 feet; thence South 76° 01' 06" West, a distance of 150 to feet mence South 13° 53' 54" East, a distance of 63.34 feet; thence North 76° 01' 06" East, a distance of 63.34 feet; thence North 76° 0

The basis of bearing in the North time of the Northwest Quarter of said Section 23, which bears West as per record.

Said property further described as 1, 6 on that certain Record of Survey and Boundary Adjustment for Block 6 of Dayton, recorded in the Office Records of Lyon, County, Nevada as Document No. 90448.

Note: Legal description previously contained and the ment recorded Febuary 25, 1987 as Document No. 105663 and document recorded December 7, 1985 as Document No. 129843.

Top Dig

os,

DOC # DV-342193 02/04/2005 Official

01:15 PM Record

Requested By NORTHERN NEVADA TITLE

1. Assessor Parcel Number(s) FOR RECO Lyon County - NV a) 6-052-04, 05 & 06 Document/In: Mary C. Millingan - Recording the second sec	Sta	ite of Nevada Declaration of Value	NORTHERN NEVADA TITLE
 a) 6-032-04, 05 & 06 b)	1.	Assessor Parcel Number(s)	1 BRIEDON .
0			Document/In:
2. Type of Property: Date of Recoi a) Vacant Land b) Single Fam. Res. Notes:		b)	Book: Recorded By: DLW RPTT: \$585.00
a) Vacant Land b) Single Fam. Res. Notes: c) Condovisionse d) 2.4 Plex		c)	Date of Reco
a) □ Vacant Land b) □ Single Fam. Res. c) □ Condor for nhse d) □ 2.4 Plex e) □ Apt. Bldg f) □ Comm'l/ind'i g) □ Agricuitral h) □ Mobile Home i) □ Other	2,	Type of Property:	
e) Apt. Bidg () Agricultat () Mobile Home i) Agricultat () Mobile Home i) Mobile Home ii 150,000.00 Real Property Transfer Tax Due: \$150,000.00 Real Property Transfer Tax Due: \$585.00 I If Exemption Claimed: a. Transfer Tax Exemption, per NRS 375.090, Sectors b. Explain Reason for Exemption: 5. Partial Interest: Percentage Being Transferred: % The undersigned, declares and acknowledges, under pendituder perjury, pursuant to NRS 375.060 and NRS 375.110, that the information provided is correct to the set of the model action provided herein. Furthermore, the disallowance of any claimed exemption, or other determination of reditional tax due, may result in a penalty of 10% of the tax due plus interest at +95 penymoth. Pursuant to NRS 375.030, the Buyer and Seller shall be jointly as severally liable for any additional amount owed: Signature Mathematica C. Smith, Jr. Address: 502 N. Division St. Carson City San Dilego			
g) Agricultral h) Mobile Home h) Other			
i) Other			
3. Total Value/Sale tarce if Poperty: \$150,000.00 Deed in Lieu of Foreclosur/Onit/(value of property) \$		g) 📙 Agricul ral 🌧 h) 🗌 Mobile Home	
Deed in Lieu of Foreclosure.Onter(value of property) \$		i) L. Other	
Transfer Tax Value \$150,000.00 Real Property Transfer Tax Due: \$585.00 3. If Exemption Claimed: a. Transfer Tax Exemption, per NRS 375.090, Sections	3.	Total Value/Sale trace if Looperty:	\$150,000.00
Real Property Transfer Tax Due: \$ 585.00 3. If Exemption Claimed: a. Transfer Tax Exemption, per NRS 375.090, Section: b. Explain Reason for Exemption: 5. Partial Interest: Percentage Being Transferred: 7. % 7. The undersigned, declares and acknowledges, under perintry, pursuant to NRS 375.060 and NRS 375.110, that the information provided is correct to the set of the metanation provided herein. Furthermore, the disallowance of any claimed exemption, or other determination of biditical tax due, may result in a penalty of 10% of the tax due plus interest at +% persmonth. Pursuant to NRS 375.030, the Buyer and Selfer shall be jointly and severally liable for any additional amount owed: Signature Capacity		Deed in Lieu of Foreclosur, Oni (value of property)	\$'
 3. If Exemption Claimed: a. Transfer Tax Exemption, per NRS 375.090, Section b. Explain Reason for Exemption: b. Explain Reason for Exemption: 5. Partial Interest: Percentage Being Transferred: % 5. Partial Interest: Percentage Being Transferred: % The undersigned, declares and acknowledges, under penalty or perjury, pursuant to NRS 375.060 and NRS 375.110, that the information provided is correct to the set of the information and belief, and can be supported by documentation if called upon to substantiate the negative provided herein. Furthermore, the disallowance of any claimed exemption, or other determination of reditional tax due, may result in a penalty of 10% of the tax due plus interest at-1% personnth. Pursuant to NRS 375.030, the Buyer and Seller shall be jointly and severally liable for any additional amount owed. Signature Signature Signature Signature Signature SeELLER (GRANTOR) INFORMATION Print Name: Julian C. Smith, Jr. Address: 502 N. Division St. City: Carson City 		Transfer Tax Value	\$150,000.00
a. Transfer Tax Exemption, per NRS 375.090, Section b. Explain Reason for Exemption: 5. Partial Interest: Percentage Being Transferred: 7. The undersigned, declares and acknowledges, under penalty or perjury, pursuant to NRS 375.060 and NRS 375.110, that the information provided is correct to the vest actuality information and belief, and can be supported by documentation if called upon to substantiate the information provided herein. Furthermore, the disallowance of any claimed exemption, or other determination of reditional tax due, may result in a penalty of 10% of the tax due plus interest at 1% personnth. Pursuant to NRS 375.030, the Buyer and Selfer shall be jointly and severally liable for any additional amount owed: Signature Signature SELLER (GRANTOR) INFORMATION Print Name: Julian C. Smith, Jr. Address: 502 N. Division St. City: Carson City Carson City Carson City City: Carson City		Real Property Transfer Tax Due:	\$ 585.00
b. Explain Reason for Exemption: 5. Partial Interest: Percentage Being Transferred: 7. The undersigned, declares and acknowledges, under penalty of perjury, pursuant to NRS 375.060 and NRS 375.110, that the information provided is correct to the set of the next nation provided herein. Furthermore, the disallowance of any claimed exemption, or other determination of relitival tax due, may result in a penalty of 10% of the tax due plus interest at 1% personnth. Pursuant to NRS 375.030, the Buyer and Selfer shall be jointly and severally liable for any additional amount owed. Signature Signature SELLER (GRANTOR) INFORMATION Print Name: Julian C. Smith, Jr. Address: 502 N. Division St. City: Carson City San Diego	3.	If Exemption Claimed:	
 5. Partial Interest: Percentage Being Transferred: % The undersigned, declares and acknowledges, under penaltiver periury, pursuant to NRS 375.060 and NRS 375.110, that the information provided is correct to the set of the information and belief, and can be supported by documentation if called upon to substantiate the information provided herein. Furthermore, the disallowance of any claimed exemption, or other determination of reditional tax due, may result in a penalty of 10% of the tax due plus interest at 1% per month. Pursuant to NRS 375.030, the Buyer and Seller shall be jointly and severally liable for any additional amount owed. Signature		a. Transfer Tax Exemption, per NRS 375.090, Section	
The undersigned, declares and acknowledges, under penalty of perjury, pursuant to NRS 375.060 and NRS 375.110, that the information provided is correct to the set of our information and belief, and can be supported by documentation if called upon to substantiate the targenation provided herein. Furthermore, the disallowance of any claimed exemption, or other determination of reditional tax due, may result in a penalty of 10% of the tax due plus interest at 1% permonth. Pursuant to NRS 375.030, the Buyer and Seller shall be jointly and severally liable for any additional amount owed. Signature CapacityGrantee Signature CapacityGrantee Signature CapacityGrantee Signature Grantee Signature Grantee Signature		b. Explain Reason for Exemption:	
Signature Capacity Signature Capacity Signature Capacity Grantor Capacity SELLER (GRANTOR) INFORMATION BUYER (GRANTEE) INFORMATION Print Name: Julian C. Smith, Jr. Address: 502 N. Division St. City: Carson City City: San Diego	5,	The undersigned, declares and acknowledges, under pen 375.110, that the information provided is correct to the supported by documentation if called upon to substantiat disallowance of any claimed exemption, or other determin 10% of the tax due plus interest at 1% permonth. Pursuant to NRS 375.030, the Buyer and Seller shall	te the mischation provided herein. Furthermore, the nation of reditional tax due, may result in a penalty of
Signature Capacity Grator SELLER (GRANTOR) INFORMATION BUYER (GRANTEE) INFORMATION Print Name: Julian C. Smith, Jr. Address: 502 N. Division St. City: Carson City		Signature	Capacity Grantee
SELLER (GRANTOR) INFORMATION BUYER (GRANTEE) INFORMATION Print Name: Julian C. Smith, Jr. Address: 502 N. Division St. City: Carson City BUYER (GRANTEE) INFORMATION BUYER (GRANTEE) INFORMATION Print Name: Reza Zandian 8775 Costa Verde Biod.#105 San Diego			Capacity Grattor
Print Name: Julian C. Smith, Jr. Print Name: Reza Zandian Address: 502 N. Division St. Address: 8775 Costa Verde B. d.#106 City: Carson City San Diego			
Print Name: Julian C. Smith, Jr. Print Name: Reza Zandian Address: 502 N. Division St. Address: 8775 Costa Verde Bod.#106 City: Carson City San Diego		SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
Address: 502 N. Division St. City: Carson City San Diego		Print Name: Julian C. Smith, Jr.	Reza Zandian
City Carson City San Diego			Address: 8775 Costa Verde Bard.#1000
State: <u>NV</u> Zip: <u>89703</u> State: CA Zip: <u>92122</u>			San Diego
		State: Zip:	State: <u>CA</u> Zip: <u>92122</u>

COMPANY/PERSON REQUESTING RECORDING

Co. Name: Northern Nevada Title Company

Address: 512 N. Division Street

City: Carson City State: NV Zip: 89703-4103

Esc. # LY-1041025-CE

Exhibit 20

A.P.N.	15-311-02
File No.	131-2296944 (CAC)
R.P.T.T.	\$ 683.25
TSL #31542	

DOC # 403892
04/06/2007 04 36 PM
Official Record
Requested By TITLE SERVICE & ESCROW
Lyon County - NV
Mary C Milligan - Recorder
Page 1 of 2 Fee \$15 00
Recorded By MCM RPTT \$688 35
e landete andete mente manta antena landet falta falta temp



When Recorded Mail To. Mail Tax Statements To: Reza Zandıan 8775 Costa Ve Blvd. Suite 501 San Diego,

BARGAIN and SALE DEED

FOR A VALUABLE CONSIDER t of which is hereby acknowledged,

Shelly Forsythe, a married woman, er sole and separate property

do(es) hereby GRANT, BARGAIN and SELL to

Reza Zandian and Niloofar Fougha , Hu band and Wife as Joint Tenants with Right of St the real property situate in the County of Lyon, State described as follows:

T 17 N, R 23 E, M.D.B. & M.

Section 11: The W 1/2 of the SW 1/4.

Subject to

TOGETHER with all tenements, hereditaments and appurtenances, including e inde water rights, if any, thereto belonging or appertaining, and any reversions, rer OL, issues or profits thereof

Date. 10//25/2006

Shelly Forsythe

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04/06/2007 002 of 2

STATE OF California COUNTY OF Soland SS. 12/12/06 This instrument was acknowledged before me on . by Forsythe 410 (My commission exp ched to that certain Grant, Bargain Sale Deed dated This Notary Acknowledgement is at October 25, 2006 under E 1-2296944. ica, costa, JEANNIE COUPE OTAINTE COUPE 2 COMM # 1618793 NOTARY PUBLIC - CALIFORNIA SOLANO COUNTY COMM EXPIRES NOV 4, 2009

	04/06/2007 04 36 PM Official Record
STATE OF NEVADA	Requested By TITLE SERVICE & ESCROW
DECLARATION OF VALUE	Lyon County ~ NV
1 Assessor Parcel Number(s)	Mary C Milligan – Recorder
a <u>) 15-311-02</u> b)	Page 1 of (Fee \$1500 Recorded By MCM RPTT \$68835
c)	
d)	
2 Type of Poperty	
a) X Vacan Land b) Single Fam Re	
c) Conduct whise d) 2-4 Plex	BookPage
e) Apticida f) Comm'l/Ind'I	Date of Recording
g) Agriculturation h) Mobile Home	Notes
ı) [_] Other	
3 Total Value/Sales Price of Procerty	\$176,200 00
Deed in Lieu of Foreclost attemption of pro	
Transfer Tax Value	\$176,200 00
Real Property Transfer Tax Due	B087-18 (088.35
4 If Exemption Claimed	
a Transfer Tax Exemption, per 375 090; Stat	
b Explain reason for exemption	
5 Partial Interest Percentage being transferred	12 %
The undersigned declares and acknowledges	, under posalty operjury, pursuant to NRS
The undersigned declares and acknowledges 375 060 and NRS 375 110, that the information information and belief, and can be supported by de	provided is correct to the best of their
the Information provided herein Furthermore, th	he parties agree that deallowance of any
claimed exemption, or other determination of add	litional tax due, may esult in a penalty of
10% of the tax due plus interest at 1% per month Seller shall be pindly and severally liable for any ad	
Signature Sheller - TOSTIC	CapacityGrantor
Signature	Capacity
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMANO
(REQUIRED)	(REQUIRED)
Print Name Shelly Forsythe	Print Name <u>Reza Zandian</u>
Address 1131 Lilac Ci	Address 8775 Costa Verde Blvd.Suite 501
City VACAVILLE	City San Diego
State <u>C4</u> Zip <u>95687</u>	State CA Zip 92122
COMPANY/PERSON REQUESTING RECORDING	G (required if not seller or buyer)
First American Title Company of Print Name Nevada てるをとう	File Number 131-2296944 CAC/CAC
Address 1213 South Carson Street	-
City Carson City	
(AS A PUBLIC RECORD THIS FORM MAY	

DOC # DV-403892

Exhibit 21

	DOC # 344412
	Official Recor
дрл # 15-311-18 & 19	9 Requested By Stewart Title Carson
A.P.N. # 15-311-18 & 19	Lyon County – NV
R.P.T.T. \$ 2808.	Mary C. Milligan – Recorder
ESCROW NO. 04023025	Page 1 of 2 Fee: \$40.00 Recorded By: MFK RPTT: \$2,808.00
RECORDING REQUESTED BY:	Recorded By: MFK RPTT: \$2,808.00
STEWART TITLE COMPANY	R I TERETE ANTRE STATE AND ANTRE STATE AND
MAIL TAX STATEMENTS TO: SAME AS BELOW	
BAME AS BELOW	0344412
WHEN RECORE DAMAIL TO:	
GRANTEE 8775 Costa Verse, Apt.	1/1/
San Diego, C. 92122	
Dall Diego, CA 2122	(Space Above for Recorder's Use Only)
	T, BARGAIN, SALE DEED
	A DAVAWA DATE DATA
THIS INDENTURE WITNES	DEAD DOG RANCH, LLC
in consideration of \$10.00, the receip	pt of search is hereby acknowledged, does hereby Grant, Bargain Sell AN AND NILL FAR FOUGHANI, HUSBAND AND
WIFE AS TO AN UNDIVI	IDED 3/6 ATTEREST, ELIAS ABRISHAMI
AND MINOO ABRISHAMI,	
	SNAYAT ABRIS ANT AND NAIMA ABRISHAMI,*
	Grantce forever, an that cal preserve situated in the
County	
	ATTACHED HERETO DI LEDE A PART HEREOF
	mements, hereditaments and courter there there unto belonging or in signal states the states of the
any wise appertaining, and any revers	
DATE: March 01, 2005	DEAD DOG RANCH, LIG.
	and the mining the AMIC
	BY CORETTA MCINTIRE
	OPERATING MANAGER
	BY;
*husband and wife as to	an undivided 1/6th interest, all held as
tenants in common with	each other
STATE OF QUERON	
) ss.
COUNTY OF) OFFICIAL SEAL
This instrument was acknowledged t	before me on THAY CALL, 200, S NOTARY PUBLIC-OREGON
Uy, the state of the set of the s	MY COMMISSION NO. 357729 MY COMMISSION EXPIRES JULY 9, 2006
Signature ACM	
	h Margin on all sides of Document for Recorders Use Only)

344412

0,0,1,

03/03/2005 002 of 2

EXHIBIT "A"

LEGAL DESCRIPTION

ESCROW NO.: 04023025

The land referred to herein is situated in the State of Nevada, County of Lyon described as follows:



PARCEL ONE:

THE REAL ROOP TY SITUATED IN THE E 1/2 OF SECTION 10 TOWNSHIP 17 N, RANGE 13 M.M.D.B. & M. COUNTY OF LYON, STATE OF NEVADA, DESCRIBED AS NOLLOW:

NORTH PARCEL AS SHOWN OF THE RECORD OF SURVEY MAP FOR DEAD DOG RANCH, RECORDED IN THE FEICIAL RECORDS OF LYON COUNTY, NEVADA ON SEPTEMBER 30, 2000, A.D. CUMENT 332209.

ASSESSORS PARCEL NO. 15-311

PARCEL TWO:

THE REAL PROPERTY SITUATED IN THE E 1/2 OF SECTION 10 TOWNSHIP 17 N, RANGE 23 E, M.D.B.&M., COULTY OF SYON, STATE OF NEVADA, DESCRIBED AS FOLLOWS:

SOUTH PARCEL AS SHOWN ON THE RECORD SET UNVEY MAP FOR DEAD DOG RANCH, RECORDED IN THE OFFICIAL RECORDS 15 I ON COUNTY, NEVADA ON SEPTEMBER 30, 2003 AS DOCUMENT 332205.

ASSESSOR'S PARCEL NO. 15-311-18

ð

	DOC H DV-344412
	Official Record
STATE OF NEVADA DECLARATION OF VALUE	Requested By Stewart Title Carson
1. Assessor Parcel Number(s); a) 15-311-18 & 19	FOR REC(Document/in Lyon County - NV Mary C. Milligan - Recorder
b) c) d)	Page 1 of 2 Fee: \$40.00 Bcok: Recorded By: MFK RPTT: \$2,808.00 Date of Recorded By: MFK RPTT: \$2,808.00
2. Type of Property:	N otes
a) XX Vacant Landor b) Single Family Res. c) Condo/Townholse d) 2-4 Plex e) Apartment Bldg f) Comm'1/Ind'1 g) Agricultural h) Mobile Home	
 i) Other: 3. Total Value/Sales Price of Property. 	\$720,000.00
Deed in Lieu of Foreclosure Only (Value of Presenty)	\$
Transfer Tax Value	\$720,000.00
Real Property Transfer Tax Due:	\$2808,
4. If Exemption Claimed:	
a. Transfer Tax Exemption, per NRS 375.090, Section:	
b. Explain Reason for Exemption:	
5. Partial Interest: Percentage being transferred: 100	
The undersigned declares and acknowledges, under penalty of perjury, p information provided is correct to the best of their information and belie called upon to substantiate the information provided herein. Furthermor other determination of additional tax due, may result in a penalty of 10% Pursuant to NRS 375.030, the Buyer and Seller shall be jointly and s	f, and can be apported by documentation if e, the disallowance or any connect exemption or 6 of the tax due plus a terest w $1\frac{9}{2}$ per month.
Signature: Auta McTutto	Capacity: DORK CHAMAGAR.
Signature:	Capacity:
SELLER (GRANTOR) INFORMATION (required)	BUYER (GRANTEE) INFORMATION (required)
	rint Name: <u>REZA ZANDIAN</u> ddress: MR. AND MRS. ELIAS ABRISHAMI
	ity/State/Zip: MR, AND MRS, ENAYAT ABRISHAMI
COMPANY/PERSON REQUESTING RECORDING	(required if not the Seller or Buyer)
Company Name: STEWART TITLE OF CARSON CITY	Escrow No.: 04023025
Address: <u>111 West Proctor Street</u> City/State/Zip: <u>Carson City, Nevada 89703</u>	

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED)

STATE OF NEVADA DECLARATION OF VALUE

DV-344412 03/03/2005 002 pf 2

1. Assessor Parcel Number(s):				FIONAL USE ONLY
		Docume	nt/Instrument No.:_	
b)	······	Book:		Page:
c) d)				
G/	<u> </u>			
2. Type of Property:				<u></u>
a) XX Vacant Land	b) Single Family I	Res.		
c) Condo/Town	d) 2-4 Plex		<u></u>	
e) Apartment Bldg	f) Comm'l/Ind'l			
g) Agricultural	h) Mobile Home			
i) Other:				
3. Total Value/Sales Price of Prop		¢	72	0,000.00
5. Total Value/Gales Thee of The		ጥ_ 	14	0,000,00
Deed in Lieu of Foreclosure Only	alution Fraperty)	\$		
		·-		
Transfer Tax Value		\$	721	0,000.00
Real Property Transfer Tax Due:	\sim	\$_	.	2808.
4. If Exemption Claimed:		¢		
-				
a. Transfer Tax Exemption, per l	NRS 375.090, Section:			
b. Explain Reason for Exemption	l:			·······
5. Partial Interest: Percentage being	transferred: 100	9	ð	
		1		
The undersigned declares and acknow	ledges, under penalty of perj	jury, pursuant 🔊	RS 375.060 and 1	NRS 375.110, that the
information provided is correct to the				
called upon to substantiate the inform				
other determination of additional tax	due, may result in a penalty (of 10% of the tax	due plit, interest	% per month.
Pursuant to NRS 375.030, the Buye	r and Seller shall be jointly	and severally lia	ble for any and th	ion amount owed
Signature		C	anaoitu.	
Signature:	· · · ·	C	apacity	
Signature:		C	apacity:	
			and the second	
SELLER (GRANTOR) 1	NFORMATION	BUAR	R (GRANTER) INFO MATEON
(required)			(required)	AT AT
Print Name: DEAD DOG RANG	.н. шцс	Print Name: Address:	BEZA ZANE	······································
Address: <u>PO BOX 20546</u> City/State/Zip: <u>CARSON CITY</u> ,	MT 99703		77 Monto Ver	de, Apt. 1416
City Dialer cup: CAROOM CITY,	CV/CO VV	City States A	San Diego, (3a. 92122
COMPANY/PERSON R	EQUESTING RECOR	DING (required	if not the Seller or	Buyer)
Company Name:STEWART_TI	TLE OF CARSON CI	TY	Escrow No.:	04023025
	Proctor Street			
	City, Nevada 897	03		

(AS A PUBLIC RECORD THIS FORM MAY BE RECORDED/MICROFILMED)

,

Exhibit 22

3-1

APN: 071-02-000-005

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France Inst #: 20140530-0001037 Fees: \$18.00 N/C Fee: \$0.00 RPTT: \$0.00 Ex: #006 05/30/2014 09:50:42 AM Receipt #: 2040576 Requestor: NILOOFAR FOUGHANI Recorded By: SCA Pgs: 3 DEBBIE CONWAY CLARK COUNTY RECORDER

SPACE ABOVE THIS LINE FOR RECORDER 5 USE UNLY

GRANT DEED

I, Reza Zandian, hereby grant said property from, REZA ZANDIAN a married man, to my son ALBORZ ZANDIAN, an unmarried man, 20% and my wife NILOOFAR FOUGHANI ZANDIAN, 60% as joint tenants with right of survivorship (per financial agreement entered into in Las Vegas, Nevada and dated August 21, 2003).

All that real property situated in the County of Clark, State of Nevada, described as follows:

The Southeast Quarter (SE1/4) of the Northeast Quarter (NE1/4) of the Northeast Quarter (NE1/4) of section 2, Township 16 South, Range 68 East, M.D.M.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging to or in anywise appertaining.

SUBJECT TO:

- 1. General and special taxes for the current fiscal year.
- 2. Covenants, conditions, restrictions, rights of way, easements and reservations of record.

May 20, ,2014

Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED

State of Nevada Carson City

On <u>Mary 30, 3014</u> before me, a notary public personally appeared Reza Zandian who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Nevada that the foregoing paragraph is true and correct.

WITNESS my hand and official seal. COLLETTE TEUSCHER NOTARY PUBLIC STATE OF NEVADA My Appt. Exp. Jan. 10, 2017 Treesedor 09.30583.2 200000 comments Notary Public THIS ACKNOWLEDGMENT IS ATTACHED TO A GRANT DEED Dated May 20 ,2014

STATE OF NEVADA DECLARATION OF VALUE

1. Assessors Parcel Number(s)	
a) <u>071-02-000-005</u> b)	
b) c)	
d)	
2. Type of Property:	FOR RECORDERS OPTIONAL USE ONLY
a) 🚯 Vacant Land b) 🗆 Single Fam. Res.	DOCUMENT/INSTRUMENT #:
c) \Box Condo/Twnhse d) \Box 2-4 Plex	BOOK PAGE
e) \Box Apt. Bldg f) \Box Comm'l/Ind'l	DATE OF RECORDING:
g) \Box Agricultural h) \Box Mobile Home	NOTES:
i) [] Other	
2 T-t-1 Malua (Salaz Drias - ODiamantau	¢
3. Total Value/Sales Price of Property: Deed in Lieu of Foreclosure Only (value of prop	D
Transfer Tax Value:	s
Real Property Transfer Tax Due:	\$0
	ΨΥ
4. If Exemption Claimed:	
a. Transfer Tax Exemption per NRS 375.09	90, Section # 5
b. Explain Reason for Exemption: <u>A transfer</u>	of real property if the owner is related to the person to ree of lineal consanguinity or affinity: adding wife &
	reë of lineal consanguinity or affinity: adding wife &
5. Partial Interest: Percentage being transferred: 8	20 0 /
The undersigned declares and acknowledges, un	der penalty of perjury, pursuant to NRS 375.060 and
NRS 375.110, that the information provided is c	correct to the best of their information and belief, and can
be supported by documentation if called upon to	
Furthermore, the parties agree that disallowance	of any claimed exemption, or other determination of
additional tax due, may result in a penalty of 10	% of the tax due plus interest at 1% per month.
Pursuant to NRS 375.030, the Buyer and Seller shall	be jointly and severally liable for any additional
amount owed.	Consite Granter
Signature Signature	Capacity <u>Grantor</u> Capacity
Signature	Capacity
SELLER (GRANTOR) INFORMATION	BUYER (GRANTEE) INFORMATION
(REQUIRED)	(REQUIRED)
Print Name: Reza Zandian	Print Name: Alborz Zandian & Niloofar Foughani
Address: 6 rue Edouard Fournier	Address: 6 rue Edouard Fournier
City: 75116 Paris, France	City: 75116 Paris, France
State: Zip:	State:Zip:
COMPANY/PERSON REQUESTING RECORDING	
(required if not the seller or buyer)	Escrow #
(required if not the seller or buyer) Print Name: <u>A+ Paralegals, Inc.</u>	Escrow #
(required if not the seller or buyer)	

Exhibit 23

APN: 071-02-000-013

Recording Requested by: Grantor, Reza Zandian

When Recorded Mail Document and tax statements to: Niloofar Foughani 6 rue Edouard Fournier 75116 Paris, France Inst #: 20140530-0001038 Fees: \$18.00 N/C Fee: \$0.00 RPTT: \$0.00 Ex: #005 05/30/2014 09:50:42 AM Receipt #: 2040576 Requestor: NILOOFAR FOUGHANI Recorded By: SCA Pgs: 3 DEBBIE CONWAY GLARK COUNTY RECORDER

SPACE ABOVE THIS LINE FOR RECORDER'S USE ONLY

GRANT DEED

I, Reza Zandian, hereby grant said property from, REZA ZANDIAN a married man, to my son ALBORZ ZANDIAN, an unmarried man, 20% and my wife NILOOFAR FOUGHANI ZANDIAN, 60% as joint tenants with right of survivorship (per financial agreement entered into in Las Vegas, Nevada and dated August 21, 2003).

All that real property situated in the County of Clark, State of Nevada, described as follows:

The South Half (S1/2) of the Southeast Quarter (SE1/4) of the Northeast Quarter (NE1/4) of section 2, Township 16 South, Range 68 East, M.D.M.

Together with all and singular the tenements, hereditaments and appurtenances thereunto belonging to or in anywise appertaining.

SUBJECT TO:

- 1. General and special taxes for the current fiscal year.
- 2. Covenants, conditions, restrictions, rights of way, easements and reservations of record.

May 20, ,2014

Signature: Reza Zandian

-LOOSE CERTIFICATE ATTACHED

State of Nevada Carson City

On $\underline{\forall May} \ \overline{20} \ (2014)$ before me, a notary public personally appeared Reza Zandian who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is/are subscribed to the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorized capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

I certify under PENALTY OF PERJURY under the laws of the State of Nevada that the foregoing paragraph is true and correct.

WITNESS my hand and official seal. COLLETTE TEUSCHER NOTARY PUBLIC STATE OF NEVADA eroha Appt. Exp. Jan. 10, 2017 -----Notary Public THIS ACKNOWLEDGMENT IS ATTACHED TO A GRANT DEED Dated Unlay 20 ,2014

STATE OF NEVADA DECLARATION OF VALUE

1. Assessors Parcel Number(s) a) <u>071-02-000-013</u> b) c) d)	
 2. Type of Property: a) X Vacant Land b) □ Single Fam. Res. c) □ Condo/Twnhse d) □ 2-4 Plex e) □ Apt. Bldg f) □ Comm'l/Ind'l g) □ Agricultural h) □ Mobile Home i) □ Other 	FOR RECORDERS OPTIONAL USE ONLY DOCUMENT/INSTRUMENT #: BOOK PAGE DATE OF RECORDING: NOTES:
3. Total Value/Sales Price of Property: Deed in Lieu of Foreclosure Only (value of prop Transfer Tax Value: Real Property Transfer Tax Due:	\$ (\$ \$
 4. <u>If Exemption Claimed:</u> a. Transfer Tax Exemption per NRS 375.09 b. Explain Reason for Exemption: <u>A transfer of whom it is conveyed within the first degr</u>son 	0, Section #5 of real property if the owner is related to the person to ee of lineal consanguinity or affinity: adding wife &
NRS 375.110, that the information provided is co be supported by documentation if called upon to	der penalty of perjury, pursuant to NRS 375.060 and prrect to the best of their information and belief, and can substantiate the information provided herein. of any claimed exemption, or other determination of % of the tax due plus interest at 1% per month.
amount owed.	
Signature	Capacity <u>Granter</u> Capacity
SELLER (GRANTOR) INFORMATION (REQUIRED) Print Name: Reza Zandian Address: <u>6 rue Edouard Fournier</u> City: <u>75116 Paris, France</u> State: <u>Zip:</u>	BUYER (GRANTEE) INFORMATION (REQUIRED) Print Name: Alborz Zandian & Niloofar Foughani Address: <u>6 rue Edouard Fournier</u> City: <u>75116 Paris, France</u> State:Zip:
COMPANY/PERSON REQUESTING RECORDING (required if not the seller or buyer) Print Name: <u>A+ Paralegals, Inc.</u> Address <u>312 W. Fourth Street</u> City: Carson City State: <u>NV</u>	
(AS A PUBLIC RECORD THIS FORM N	MAY BE RECORDED/MICROFILMED)

Exhibit 24

Gr

20050419-0004639

Fee: \$16.00 RPTT: \$122.40 N/C Fee: \$25.00

04/19/2005 15:31:57 T20050070845 Requestor: EQUITY TITLE OF NEVADA

Frances Deane PUN Clark County Recorder Pgs: 3

THIS INDENTURE WITNESSETH THAT:

George W. Wilkinson, an unmarried man

RECORDING REQUESTED BY:

AND WHEN RECORDED MAIL

071-02-000-005

AND WHEN RECORDED MAIL TO:

EQUITY TITLE OF NEVADA

8775 Costa Verde Ste 1416

TAX STATEMENTS TO:

San Diego, CA 92122

SAME AS ABOVE

Affix RPTT: \$122.40 ESCROW NO.: 05480076

APN NO.

......

Reza Zandian

in consideration of the sum of Ten Dollars (\$10.00), the receipt of which is hereby acknowledged, do hereby Grant, Bargain Sell and convey to

GRANT, BARGAIN, SALE DEED

Reza Zandian, a married man

all that real property situated in the County of Clark, State of Nevada, described as follows:

The Southeast Quarter (SE ¼) of the Northeast Quarter (NE ¼) of the Northeast Quarter (NE ¼) of Section 2, Township 16 South, Range 68 East, M.D.M.

TOGETHER WITH all and singular the tenements, hereditaments and appurtenances thereunto belonging to in anywise appertaining.

SUBJECT TO:

- 1. General and special taxes for the current fiscal year.
- 2. Covenants, conditions, restrictions, rights of way, easements and reservations of record.

SS:

IOTARIA

SEAL

NOTARY PUBLIC-MONTANA

Residing at Hamilton, Montana

Comm. Expires July 22, 2006

SELLER:

<u>George</u> W. Wilkinson S.R.

STATE OF NEVADA Montana COUNTY OF CLARK Rovalci

On <u>*April. 12, 2005*</u> Personally appeared before me, a Notary Public

George W. Wilkinion

who acknowledged that he she/they executed the above instrument.

Notary Public Judy Qwings My commission expires: July 22, 2006

u

STATE OF			
	FION OF VALUE I	FORM	
	Parcel Number(s) 2-000-005		
a) <u>v71~v.</u> b)	<u>2-000-005</u>		
c)			
d)			
2. Type of F	poperty:		
	Vacant Land	b) 🖾 Single Fam, Res	s. FOR RECORDER'S OPTIONAL USE ONLY
c) 🛛	Condo/Twnhse	d) 🛛 2-4 Plex	Book:Page:
e) 🗆	Apt. Bldg	f) 🛛 Comm'l/Ind'l	Date of Recording:
g) 🗆	Agricultural	h) 🖾 Mobile Home	Notes:
	Other		L
3. Total Va	lue/Sales Price of P	ronerty	\$24,000.00
Deed in	Lieu of Foreclosure	Only (value of property)	())
Transfer	Tax Value:		\$24,000.00
Real Pro	Tax Value: perty Transfer Tax I	Due	\$ 122.40
			placen
	ption Claimed:		
a. Tra	nsfer Tax Exemption	per NRS 375.090, Section	
b. Exp	lain Reason for Exer	mption: <u> </u>	
5. Partial In	nterest: Percentage b	eing transferred: / Ci, 9	//
5. Partial In The	nterest: Percentage b undersigned declare	eing transferred: <u>(C()</u> s and acknowledges, under	penalty of perjury, pursuant to
5. Partial In The NRS 375.060	nterest: Percentage b undersigned declare) and NRS 375.110,	eing transferred: <u>(CO</u> ?) as and acknowledges, under that the information provide	penalty of perjury, pursuant to d is correct to the best of their information and belie
5. Partial In The NRS 375.060 and can be su	nterest: Percentage b undersigned declare and NRS 375.110, upported by document	eing transferred: <u>/</u> <u>C</u> () s and acknowledges, under that the information provide ntation if called upon to sub-	penalty of perjury, pursuant to
5. Partial In The NRS 375,060 and can be su Furthermore, tax due, may	nterest: Percentage b undersigned declare and NRS 375.110, upported by document the parties agree that result in a penalty o	eing transferred: <u>(</u> <u></u>	% penalty of perjury, pursuant to ed is correct to the best of their information and belie stantiate the information provided herein. ed exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030,
5. Partial In The NRS 375,060 and can be su Furthermore, tax due, may	nterest: Percentage b undersigned declare and NRS 375.110, upported by document the parties agree that result in a penalty o	eing transferred: <u>(</u> <u></u>	6 penalty of perjury, pursuant to d is correct to the best of their information and belie stantiate the information provided herein, ed exemption, or other determination of additional
5. Partial In The NRS 375,060 and can be su Furthermore, tax due, may the Buyer and	nterest: Percentage b undersigned declare) and NRS 375.110, upported by document the parties agree that result in a penalty o d Seller shall be join	eing transferred: <u>CCC</u> 9 ss and acknowledges, under that the information provide ntation if called upon to sub- at disallowance of any claim f 10% of the tax due plus int tly and severally liable for a	benalty of perjury, pursuant to be a scorrect to the best of their information and belies stantiate the information provided herein. bed exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030, my additional amount owed.
5. Partial In The NRS 375,060 and can be su Furthermore, tax due, may the Buyer and	nterest: Percentage b undersigned declare) and NRS 375.110, upported by document the parties agree that result in a penalty o d Seller shall be join	eing transferred: <u>CCC</u> 9 ss and acknowledges, under that the information provide ntation if called upon to sub- at disallowance of any claim f 10% of the tax due plus int tly and severally liable for a	benalty of perjury, pursuant to be a scorrect to the best of their information and belies stantiate the information provided herein. bed exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030, my additional amount owed.
5. Partial In The NRS 375,060 and can be su Furthermore, tax due, may the Buyer an	nterest: Percentage b undersigned declare) and NRS 375.110, upported by document the parties agree that result in a penalty o d Seller shall be join	eing transferred: <u>CCC</u> 9 ss and acknowledges, under that the information provide ntation if called upon to sub- at disallowance of any claim f 10% of the tax due plus int tly and severally liable for a	benalty of perjury, pursuant to ed is correct to the best of their information and belie stantiate the information provided herein. ed exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030, my additional amount owed. Capacity
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5. Partial In The NRS 375.060 and can be su Furthermore, tax due, may the Buyer and Signature Signature SELLER Print Name:	nterest: Percentage b undersigned declare) and NRS 375.110, ipported by document the parties agree that result in a penalty o d Seller shall be join <i>Humpe Result</i> (GRANTOR) INF (REQUIRED)	eing transferred: <u>CG</u> 9 es and acknowledges, under that the information provide nation if called upon to sub- at disallowance of any claim f 10% of the tax due plus inf tly and severally liable for a <u>Cormation</u> <u>ORMATION</u>	% penalty of perjury, pursuant to cd is correct to the best of their information and belies stantiate the information provided herein. ted exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030, my additional amount owed. Capacity Capacity BUYER (GRANTEE) INFORMATION
5. Partial In The NRS 375.060 and can be su Furthermore, tax due, may the Buyer and Signature Signature SELLER Print Name:	nterest: Percentage b undersigned declare) and NRS 375.110, ipported by document the parties agree that result in a penalty o d Seller shall be join <i>Humpe Result</i> (GRANTOR) INF (REQUIRED)	eing transferred: <u>CG</u> 9 es and acknowledges, under that the information provide nation if called upon to sub- at disallowance of any claim f 10% of the tax due plus inf tly and severally liable for a <u>Cormation</u> <u>ORMATION</u>	% penalty of perjury, pursuant to cd is correct to the best of their information and belies stantiate the information provided herein. ted exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030, my additional amount owed. Capacity Openative Capacity BUYER (GRANTEE) INFORMATION
5. Partial In The The NRS 375.060 and can be su Furthermore, tax due, may the Buyer and Signature Signature Signature SELLER Print Name: Address: State: M	nterest: Percentage b undersigned declare) and NRS 375.110, upported by document the parties agree that result in a penalty o d Seller shall be join <i>Aunge fulle</i> (GRANTOR) INF (REQUIRED) <i>Gearge 65,11</i> <i>A SATAN</i> <i>Vallix</i>	eing transferred: <u>CG</u> 9 es and acknowledges, under that the information provide nation if called upon to subs at disallowance of any claim f 10% of the tax due plus int tly and severally liable for a <u>CORMATION</u> <u>ORMATION</u> <u>CRNATION</u>	6 penalty of perjury, pursuant to cd is correct to the best of their information and belie stantiate the information provided herein. sed exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030, my additional amount owed.
 Partial In The The NRS 375.060 and can be su Furthermore, tax due, may the Buyer and Signature <u>Signature</u> Signature <u>SELLER</u> Print Name: Address: <u>5</u>: City: <u>Company</u> 	nterest: Percentage b undersigned declare) and NRS 375.110, upported by document the parties agree that result in a penalty o d Seller shall be join <i>Jump Ling</i> (GRANTOR) INF (REQUIRED) <i>Gearge 15.11</i> (REQUIRED) <i>Gearge 15.11</i> (The Comparison of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the second of the se	eing transferred: <u>CG</u> ? ess and acknowledges, under that the information provide nation if called upon to subs at disallowance of any claim f 10% of the tax due plus int tly and severally liable for a <u>CORMATION</u> <u>ORMATION</u> <u>STING RECORDING</u> (ref	% penalty of perjury, pursuant to ed is correct to the best of their information and belie stantiate the information provided herein. sed exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030, my additional amount owed.
5. Partial In The NRS 375.060 and can be su Furthermore, tax due, may the Buyer and Signature Signature Signature Signature Print Name: Address: COMPANY Print Name: Address: Address: Print Name: Address: COMPANY Print Name: Address: COMPANY	nterest: Percentage b undersigned declare) and NRS 375.110, upported by document the parties agree that result in a penalty of d Seller shall be join (GRANTOR) INF (REQUIRED) (CRANTOR) INF (REQUIRED) (CRANTOR) INF (REQUIRED) (CRANTOR) INF (REQUIRED) (CRANTOR) INF (REQUIRED) (CRANTOR) INF (REQUIRED) (CRANTOR) INF (CRANTOR) INF (CRANTOR	eing transferred: <u>CG</u> ? ess and acknowledges, under that the information provide nation if called upon to subs at disallowance of any claim f 10% of the tax due plus int tly and severally liable for a <u>CORMATION</u> <u>ORMATION</u> <u>STING RECORDING</u> (ref	6 penalty of perjury, pursuant to ed is correct to the best of their information and belies stantiate the information provided herein. ed exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030, my additional amount owed. Capacity Capacity Capacity Capacity BUYER (GRANTEE) INFORMATION (REQUIRED) Print Name: REZA City: State: OAT City: State: OAT City: State: OAT State: State: OAT State: State: State: <t< td=""></t<>

AV.

AN ADDITIONAL RECORDING FEE OF \$1.00 WILL APPLY FOR EACH DECLARATION OF VALUE FORM PRESENTED TO CLARK COUNTY, EFFECTIVE JUNE 1, 2004.

Mess

Exhibit 25



20050420-0000563

Fee: \$16.00 RPTT: \$204.00 N/C Fee: \$0.00 04/20/2005 09:03:41 T20050071150 Requestor: EQUITY TITLE OF NEVADA Frances Deane KGP

Clark County Recorder Pgs: 3

RECORDING REQUESTED BY: EQUITY TITLE OF NEVADA AND WHEN RECORDED MAIL TO:

Reza Zandian 8775 Costa Verde Ste 1416 San Diego, CA 92122

AND WHEN RECORDED MAIL TAX STATEMENTS TO:

SAME AS ABOVE

APN NO. 071-02-000-013 Affix RPTT; \$204.00 ESCROW NO.: 05480075

GRANT, BARGAIN, SALE DEED

THIS INDENTURE WITNESSETH THAT:

Lois R. Adams, surviving joint tenant:

in consideration of the sum of Ten Dollars (\$10.00), the receipt of which is hereby acknowledged, do hereby Grant, Bargain Sell and convey to

Reza Zandian, a Married Man

all that real property situated in the County of Clark, State of Nevada, described as follows:

The South Half (S ½) of the Southeast Quarter (SE ¼) of the Northeast Quarter (NE ¼) of Section 2, Township 16 South, Range 68 East, M.D.M.

TOGETHER WITH all and singular the tenements, hereditaments and appurtenances thereunto belonging to in anywise appertaining.

SUBJECT TO:

- 1. General and special taxes for the current fiscal year.
- 2. Covenants, conditions, restrictions, rights of way, easements and reservations of record.

SELLERS:

R anama Lois R. Adams ANICOM STATE OF NEVADA COUNTY OF CLARK MANICOM } ss: MARCH 12 2005 On Personally appeared before me, a Notary Public ADAM S AIS ľĽ who acknowledged that he/she/they executed the above instrument. elynacus J Enanas J. Notary Public Ignacio F. Encinas, Jr. My commission expires: 4/15-2007 F. Encina Jr. 1 Apr 15, 2007 gnacio

STATE OF NEVADA DECLARATION OF VALUE FORM 1. Assessor Parcel Number(s) a) <u>071-02-000-013</u> b) c)	
 d) 2. Type of Property: a) ▲ Vacant Land b) □ Single Fam. Res c) □ Condo/Twnhse d) □ 2-4 Plex e) □ Apt. Bldg f) □ Comm'l/Ind'l g) □ Agricultural h) □ Mobile Home Other 	s. FOR RECORDER'S OPTIONAL USE ONLY Book: Page: Date of Recording: Notes:
 Total Value/Sales Price of Property Deed in Lieu of Foreclosure Only (value of property) Transfer Tax Value: Real Property Transfer Tax Due 	\$ <u>40,000.00</u> () \$ <u>40,000.00</u> \$ <u>204.00</u>
 4. If Exemption Claimed: a. Transfer Tax Exemption per NRS 375.090, Section b. Explain Reason for Exemption: 	
5. Partial Interest: Percentage being transferred: <u>100.9</u> The undersigned declares and acknowledges, under NRS 375.060 and NRS 375.110, that the information provide and can be supported by documentation if called upon to subs Furthermore, the parties agree that disallowance of any claim tax due, may result in a penalty of 10% of the tax due plus int the Buyer and Seller shall be jointly and severally hable for a	penalty of perjury, pursuant to d is correct to the best of their information and belief, stantiate the information provided herein. ed exemption, or other determination of additional terest at 1% per month. Pursuant to NRS 375.030,
Signature	Capacity ghantor
Signature	Capacity
SELLER (GRANTOR) INFORMATION (REQUIRED) Print Name: <u>Lois</u> R AdAms Address: <u>22102</u> W Wilton Own City: <u>Burkeye</u> State: <u>A</u> 2 Zip: <u>85326</u>	BUYER (GRANTEE) INFORMATION (REQUIRED) Print Name: Reza Zanalan Address: 8775 Unsta Verale # 1416 City: Jan Diego State: <u>CIA</u> Zip: <u>G2122</u>
COMPANY/PERSON REQUESTING RECORDING (real Print Name: Equity Title Of Nevada Escrow Address: 742 W. Pioneer Blvd. Suite D. City: MEGAUTE	guired if not seller or buyer) #:05480075 State: <u>M/</u> Zip: <u>89027</u>
AN ADDITIONAL RECORDING FEE OF \$1.00 W OF VALUE FORM PRESENTED TO CLARK	
N	SZZ

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l

Exhibit 26

McMillen, Adam

From:	reza <rezazand@hotmail.com></rezazand@hotmail.com>
Sent:	Tuesday, April 19, 2016 12:52 PM
То:	McMillen, Adam
Subject:	Re: Confidential

Mr. McMillen,

I think your client does not get it, there is no money, I kept repeating this in my previous emails, so deposition and examination are worthless and waste of time and money.

It does not matter what is the amount of judgment, what is important is if there is payment capacity.

If your client is prepared to pay my travel and accommodation costs and a reasonable witness fee and you vacate the bench warrant, I will be more than happy to come to USA.

I made a very sincere offer and waiting your decision to accept or reject it, please let me know before end of this week.

Please let me know since I may not be able to execute it for reasons beyond my control if it takes more time or your client is undecided.

Sincerely

Reza

Sent from my iPhone

On Apr 19, 2016, at 19:04, McMillen, Adam <<u>AMcMillen@BHFS.com</u>> wrote:

Mr. Zandian,

We are still very interested in taking your deposition/debtor's examination. Is there a time you will be in the United States in the near future?

Sincerely,

Adam P. McMillen Brownstein Hyatt Farber Schreck, LLP 5371 Kietzke Lane Reno, Nevada 89511

100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106

775.324.4100 tel amcmillen@bhfs.com

From: reza [mailto:rezazand@hotmail.com] Sent: Thursday, April 14, 2016 11:38 PM To: McMillen, Adam Subject: Re: Confidential

Mr. McMillen,

My offer is to settle the entire case and I do not care if you share information or proceeds with Mr. Margolin.

I barely can pay my daily expenses and my offer is

serious and my intention was to stop the fees and costs that your different firm paid during last seven years.

Again, thank you for your understanding and cooperation to end this case.

Sincerely Reza

Sent from my iPhone

On Apr 14, 2016, at 21:41, McMillen, Adam <<u>AMcMillen@BHFS.com</u>> wrote:

Mr. Zandian,

You have misunderstood my reason for responding to your emails. I represent the interests of Jed Margolin. I will not accept an offer from you to settle this matter outside of Mr. Margolin's interests. I am obligated to disclose everything to Mr. Margolin and will do so and will not be entering into any type of separate settlement for me or the law firm I work for. If you want to settle this matter, please provide a serious offer to settle my client's case. Also, if you wish to inform the Court and us of a new address for legal service, please do so in writing.

Sincerely,

Adam P. McMillen Brownstein Hyatt Farber Schreck, LLP 5371 Kietzke Lane Reno, Nevada 89511

100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106

775.324.4100 tel amcmillen@bhfs.com

From: reza [mailto:rezazand@hotmail.com] Sent: Wednesday, April 13, 2016 11:29 AM To: McMillen, Adam Subject: Re: Confidential

Mr. McMillen,

Thank you for your response, I will not talk to anybody or forward any information regarding this confidential correspondences and I expect thou to do the same including Mr. Margolin as if you were talking to my attorney privately. The fact is that no harm was inflicted and he has been manipulated by Robert Adams and Sadri. The fact also is that contrary to their false understanding I have no money and currently under bankruptcy, I owe huge amount to IRS and FTB that I can not pay.

I was not even able to pay my attorney for two years and he finally withdraw as you are aware.

You tell me what is an acceptable and reasonable offer, let's work to finish this to avoid further cost and waste of time.

I do not wish to pay a dime to Margolin but I am prepared to pay you up to \$30,000 cash or \$50,000 within 18 months and appreciate to understand my position and disastrous situation.

Sincerely Reza

Sent from my iPhone

On Apr 13, 2016, at 22:06, McMillen, Adam <<u>AMcMillen@BHFS.com</u>> wrote:

Mr. Zandian,

Please provide a serious offer to settle this matter. Once we settle this matter we can get the court action dismissed and potentially get the warrant for your arrest dismissed as well. If we settle this matter we will also stop pursuing your son, Alborz, for his deposition. We are currently having him served with a deposition subpoena. Again, please provide a serious offer to settle this matter.

Sincerely,

Adam P. McMillen Brownstein Hyatt Farber Schreck, LLP 5371 Kietzke Lane Reno, Nevada 89511

100 North City Parkway, Suite 1600 Las Vegas, Nevada 89106

775.324.4100 tel amcmillen@bhfs.com

-----Original Message-----From: reza [mailto:rezazand@hotmail.com] Sent: Tuesday, April 12, 2016 9:43 AM To: McMillen, Adam

Subject: Confidential

Dear Mr. McMillen,

Hope all well, I am writing the email to you to let you know that I am prepared to pay a reasonable portion of your fees and cost since I believe that you have been unfairly exploited for 8 years based on a judgment obtained by fraudulent service and address. I am currently living in Iran and wish to keep this conversation absolutely confidential and as you confirmed earlier I have no attorney to represent me and I hope you understand my position for confidentiality.

The vacant land in Nevada that I got as sweat equity has no value and I am planning to pay you out of other resources. My number is +98 912 1222 859. Regards Reza

STATEMENT OF CONFIDENTIALITY & DISCLAIMER: The

information contained in this email message is attorney privileged and confidential, intended only for the use of the individual or entity named above. If the reader of this message is not the intended recipient, you are hereby notified that any dissemination, distribution or copy of this email is strictly prohibited. If you have received this email in error, please notify us immediately by calling (303)-223-1300 and delete the message. Thank you.

Exhibit 27



RECORDING COVER PAGE

(Must be typed or printed clearly in BLACK ink only and avoid printing in the 1" margins of document)

APN# 071-02-000-005

7

(11 digit Assessor's Parcel Number may be obtained at: http://redrock.co.clark.nv.us/assrrealprop/ownr.aspx)

TITLE OF DOCUMENT (DO NOT Abbreviate)

SHERIFF'S CERTIFICATE OF SALE OF REAL PROPERTY

Document Title on cover page must appear EXACTLY as the first page of the document to be recorded.

RECORDING REQUESTED BY:

Adam P. McMillen

RETURN TO: Name Adam P. McMillen, Esquire

Address 5371 Kietzke Lane

City/State/Zip Reno, NV 89511

MAIL TAX STATEMENT TO: (Applicable to documents transferring real property)

Name_______

Address

City/State/Zip_____

This page provides additional information required by NRS 111.312 Sections 1-2. An additional recording fee of \$1.00 will apply.

To print this document properly, do not use page scaling.

Using this cover page does not exclude the document from assessing a noncompliance fee. P:\Common\Forms & Notices\Cover Page Template Feb2014

Inst #: 20150518-0002132 Fees: \$20.00 N/C Fee: \$0.00 05/18/2015 02:42:28 PM Receipt #: 2426505 Requestor: WATSON ROUNDS PC Recorded By: CDE Pgs: 4 DEBBIE CONWAY CLARK COUNTY RECORDER

	1 2 3 4 5 6	Matthew D. Francis (6978) Adam P. McMillen (10678) WATSON ROUNDS 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 Attorneys for Plaintiff Jed Margolin	REC'D & FILED 2015 JAN -8 PM 2:09 SUBAN MERRIWETHER CLERK BY BEPUTY	
	7	In The First Indiaial District Co	urt of the State of Nevada	
	8	In The First Judicial District Court of the State of Nevada In and for Carson City		
	9			
	10			
	11	JED MARGOLIN, an individual,	Case No.: 090C00579 1B	
	12	Plaintiff,	Dept. No.: 1	
	13	VS.		
	1.4	OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA		
	15	TECHNOLOGY CORPORATION, a Nevada corporation, REZA ZANDIAN	nec 2	
	16	aka GOLAMREZA ZANDIANJAZI aka GHOLAM REZA ZANDIAN	9 ATY	
	17	aka REZA JAZI aka J. REZA JAZI	P SHER	
	18	aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE Companies	05	
	19 20	1-10, DOE Corporations 11-20, and DOE Individuals 21-30,		
•	21	Defendants.		
	22			
	23	SHERIFF'S CERTIFICATE OF SA	ALE OF REAL PROPERTY	
	24	Under, and by virtue of a Writ of Execution	issued on a judgment entered out of the	
	25	above-entitled court on June 24, 2013 in favor of JE	D MARGOLIN, Judgment Creditor and	
	26	against Defendants, jointly and severally as Judgme	ent Debtor, the undersigned was	
	27	commanded to satisfy such judgment, together with		
	28	all of which more fully appears from such Writ of E		
		1	IM	

	I	
۹ ۹	. •	
	1	I, the undersigned Deputy Sheriff of Clark County, State of Nevada, do hereby certify
	2	that I have levied on the real property situated in Clark County, Nevada, and on December 9,
	3	2014 at 9:15 a.m., caused the same to be sold at public auction according to the statutes of the
	4	State of Nevada, and after due and legal notice, all the rights, title and interest of
	5	Defendants/Judgment Debtor herein and to the following described real property located in the
	6	County of Clark, State of Nevada, as follows:
	7	Clark County APN: 071-02-000-013
	8	Situs: Moapa Valley Legal Description: PT SE4 NE4 SEC 02 16 68 Section 02, Township 16, Range 68
1	LO	That all the interest of Clark County APN: 071-02-000-013 was purchased for the sum
1	11	of Sixteen Thousand Dollars (\$16,000.00), by Adam P. McMillen, Esquire, agent for Watson
1	12	Rounds, on behalf of Judgment Creditor Jed Margolin, which was the highest bidder. The real
	L3	property as stated herein is subject to redemption for one (1) year from the date of sale for the
	.4	full purchase price plus one-percent (1%) per month pursuant to NRS 21.210 et seq, payable in
	L5 . L6	current, lawful money of the United States of America.
	17	DOUGLAS GILLESPIE
1	18	SHERIFF OF CLARK COUNTY
1	19	By: D. Zenppor, PN 5734
2	20	Deputy Lt. G. Jason Flippo
2	21	COUNTY OF CLARK) Sheriff's Civil Section
2	22	STATE OF NEVADA)
	23	On this 30 th day of <u>December</u> 2014, there appeared before me <u>17. G. Mont PUPPU</u> ,
	24	a Deputy Sheriff of Clark County, who is known to me, and who acknowledged to me that he executed the Sheriff's Certificate of Sale set forth herein, and who acknowledged that the
	26	information contained therein is true and that he executed his signature thereon freely and voluntarily for the purposes set forth therein.
	27	CATHERINE LEVY NOTARY PUBLIC
	28	Notary Public, in and for said County and State County and State County and State County and State
	ĺ	County and State Certificate No: 01-67/00-1

JM_0388

Exhibit 28

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RECORDING COVER PAGE

(Must be typed or printed clearly in BLACK ink only and avoid printing in the 1" margins of document)

ÅPN# 071-02-000-013

ċ.

(11 digit Assessor's Parcel Number may be obtained at: http://redrock.co.clark.nv.us/assrrealprop/ownr.aspx)

TITLE OF DOCUMENT (DO NOT Abbreviate)

SHERIFF'S CERTIFICATE OF SALE OF REAL PROPERTY

Document Title on cover page must appear EXACTLY as the first page of the document to be recorded.

RECORDING REQUESTED BY:

Adam P. McMillen

RETURN TO: Name Adam P. McMillen, Esquire

Address 5371 Kietzke Lane

City/State/Zip_____Reno, NV 89511

MAIL TAX STATEMENT TO: (Applicable to documents transferring real property)

Name

Address

City/State/Zip

This page provides additional information required by NRS 111.312 Sections 1-2. An additional recording fee of \$1.00 will apply.

To print this document properly, do not use page scaling.

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P:\Common\Forms & Notices\Cover Page Template Feb2014

Inst #: 20150518-0002133 Fees: \$20.00 N/C Fee: \$0.00 05/18/2015 02:42:28 PM Receipt #: 2426505 Requestor: WATSON ROUNDS PC Recorded By: CDE Pgs: 4 DEBBIE CONWAY CLARK COUNTY RECORDER

ана са у се Фе ЧХ		
1	Matthew D. Francis (6978)	REC'D & FILED
2	Adam P. McMillen (10678) WATSON ROUNDS	2015 JAN -8 PM 2:09
З	5371 Kietzke Lane Reno, NV 89511	SUSAD MERRIWETHER
4	Telephone: 775-324-4100 Facsimile: 775-333-8171	BYALLAGAAI
5	Attorneys for Plaintiff Jed Margolin	OULDUTY .
б		
7	In The First Judicial District Co	urt of the State of Nevada
8	In and for Carson City	
9		·
10		
11	JED MARGOLIN, an individual,	Case No.: 090C00579 1B
12	Plaintiff,	Dept. No.: 1
13	vs.	
	OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA	
15	TECHNOLOGY CORPORATION, a Nevada corporation, REZA ZANDIAN	NEC OF
16	aka GOLAMREZA ZANDIANJAZI	
. 17	aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI	
18	aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE Companies	
19	1-10, DOE Corporations 11-20, and DOE Individuals 21-30,	
20	Defendants.	
21		
22	SHERIFF'S CERTIFICATE OF SA	LE OF REAL PROPERTY
、23 24	Under, and by virtue of a Writ of Execution	issued on a judgment entered out of the
25	above-entitled court on June 24, 2013 in favor of JE	
26	against Defendants, jointly and severally as Judgme	
بن 27 -	commanded to satisfy such judgment, together with	
28		
	all of which more fully appears from such Writ of E 1	Execution.
		JM_0391

.4	I, the undersigned Deputy Sheriff of Clark County, State of Nevada, do hereby certify		
2	that I have levied on the real property situated in Clark County, Nevada, and on December 9,		
3	2014 at 9:00 a.m., caused the same to be sold at public auction according to the statutes of the		
4	State of Nevada, and after due and legal notice, all the rights, title and interest of		
5	Defendants/Judgment Debtor herein and to the following described real property located in the		
6	County of Clark, State of Nevada, as follows:		
7 8 9	Clark County APN: 071-02-000-005 Situs: Moapa Valley Legal Description: PT NE4 NE4 SEC 02 16 68 Section 02, Township 16, Range 68		
10	That all the interest of Clark County APN: 071-02-000-005 was purchased for the sum		
11			
12	of Eight Thousand Dollars (\$8,000.00), by Adam P. McMillen, Esquire, agent for Watson		
13	Rounds, on behalf of Judgment Creditor Jed Margolin, which was the highest bidder. The real		
14	property as stated herein is subject to redemption for one (1) year from the date of sale for the		
15	full purchase price plus one-percent (1%) per month pursuant to NRS 21.210 et seq, payable in		
16	current, lawful money of the United States of America.		
17 18	DOUGLAS GILLESPIE SHERIFF OF CLARK COUNTY		
19	17 70		
20	By: <u>A. Fluppy</u> , PN 5734 Deputy Lt. G. Jason Flippo		
21	COUNTY OF CLARK) I2 (30/14		
22) ss: STATE OF NEVADA)		
23	On this 30 day of Delomoly, 2014, there appeared before me CT. G. JASON FLIPPO,		
24	a Deputy Sheriff of Clark County, who is known to me, and who acknowledged to me that he executed the Sheriff's Certificate of Sale set forth herein, and who acknowledged that the		
25	information contained therein is true and that he executed his signature thereon freely and		
26	volantarily for the purposes set forth therein.		
27	NOTARY PUBLIC STATE OF NEVADA		
28	Notary Public, in and for said County and State My Commission Expires: 02-05-17 Certificate No: 01-67766-1		
	2		

JM_0392

Exhibit 29

APN# 079-150-12

12 3

Recording Requested by:

Name: Washor County SHERIFF'S OFFICE Address: 911 PAIRE BLVA City/State/Zip: PEND, NV 89572

When Recorded Mail to: Name: Mashoe County Steast & OFFICE

Address: <u>GII PARIZ BLVB</u> City/State/Zip: <u>BEND, NV 89572</u>

Mail Tax Statement to:

Name: C/O WATSON IZOUNIDS

Address: <u>5371 KIITZKE LANC</u> City/State/Zip: <u>12Env, NV 895-11</u>

CERTIFICATE OF SALE (Title of Document)

Please complete Affirmation Statement below:

I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does not contain the personal information of any person or persons. (Per NRS 239B.030)

-OR-

L I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does contain the personal information of a person or persons as required by law:

(State specific law)

OFFICE SUPPORT SPECIALIST Title

STEVENI WOON **Printed Name**

This page added to provide additional information required by NRS 111.312 Sections 1-2 and NRS 239B.030 Section 4.

This cover page must be typed or printed in black ink.

(Additional recording fee applies)

#

Mashoe County Recorder Lawrence R. Burtness – Recorder Fee: \$18.00 RPTT: \$0.00

(for Recorder's use only)

04/09/2015 11:12:22

Requested By WATSON ROUNDS

Page 1 of 2

4456017

SHERIFF'S CERTIFICATE OF SALE OF PROPERTY IN THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Jed Margolin, an individual,

V.

PLAINTIFF,

CASE NO. 090C005791B

Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,

DEFENDANT,

I hereby certify that, under and by virtue of an execution issued out of the FIRST JUDICIAL DISTRICT, of the State of Nevada, in and for the County of Carson City, wherein, Jed Margolin, an individual, Plaintiff, recovered judgment against Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, Defendant, attested the June 24, 2013, by which I was commanded to make the sum of \$1,592,062.81, with interest and costs together to satisfy the judgment in said action, plus Sheriff's fees and publication fees, all as more fully appear in said writ. I did levy on the property that could be found, and on April 3, 2015, at the Second Judicial District Court, at 75 Court Street, City of Reno, County of Washoe, State of Nevada, after due and legal notice, duly sold at public auction according to law all right, title and interest of the said judgment debtor, Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, to Jed Margolin, who made the highest bid therefore at such sale for the sum of \$15,000.00 in lawful money of the United States, which was the whole price paid therefore, in and to the following described property, to wit:

APN: 079-150-12 The Southwest Quarter (SW1/4) of Section 25, Township 21 North, Range 23 East, M.D.M.

I do hereby certify that the said property was sold. I further certify that if the sale was of personal property, the sale is final. If the sale was of real property, said sale is subject to redemption as provided in NRS Chapter 21.

Given under my hand this Friday, April 03, 2015.

State of Nevada

County of Washoe

Acknowledgement in representative capacity (NRS 240.1665)

CHUCK

ALLEN, SHERIFF

s Authorized Agent

STEVEN WOOD

This instrument was acknowledged before me on by STEVEN WOOD authorized agent for the Washoe County Sheriff's Office. EVE M. KING Notary Public - State of Nevada Appointment Recorded in Washoe County No: 92-2830-2 - Expires November 1, 2017 Notary Public

Exhibit 30

APN#079-150-10

C) 5 5 M

Recording Requested by: Name: WASHOE COMMENTY SHERIFF'S OFFICE Address: GII PAIZE BLVD City/State/Zip: 12 10, NV 89572

When Recorded Mail to:

Name: WASHOE COUNTY SHERTFEY OFFICE Address: GI/ PARIZ BLUS City/State/Zip: 12END, AIV 89512

Mail Tax Statement to: Name: JEG MARGOLING Name: C/O WATSON ROUMIDS Address: 5371 Kattake LANE City/State/Zip: RENO, NV 89511

DOC # 4456020 Requested Bv WATSON ROUNDS Washoe County Recorder Lawrence R. Burtness - Recorder Fee: \$18.00 RPTT: \$0.00 Page 1 of 2

(for Recorder's use only)

CERTIFICATE OF SALE (Title of Document)

Please complete Affirmation Statement below:

X I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does not contain the personal information of any person or persons. (Per NRS 239B.030)

-OR-

L I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does contain the personal information of a person or persons as required by law:

(State specific law)

OFFICE SUPPORT SPECIALEST Title

STEVEN 11/00D **Printed Name**

This page added to provide additional information required by NRS 111.312 Sections 1-2 and NRS 239B.030 Section 4.

This cover page must be typed or printed in black ink.

(Additional recording fee applies)

SHERIFF'S CERTIFICATE OF SALE OF PROPERTY IN THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Jed Margolin, an individual, PLAINTIFF,

V.

CASE NO. 090C005791B

Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,

DEFENDANT,

I hereby certify that, under and by virtue of an execution issued out of the FIRST JUDICIAL DISTRICT, of the State of Nevada, in and for the County of Carson City, wherein, Jed Margolin, an individual, Plaintiff, recovered judgment against Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, Defendant, attested the June 24, 2013, by which I was commanded to make the sum of \$1,592,062.81, with interest and costs together to satisfy the judgment in said action, plus Sheriff's fees and publication fees, all as more fully appear in said writ. I did levy on the property that could be found, and on April 3, 2015, at the Second Judicial District Court, at 75 Court Street, City of Reno, County of Washoe, State of Nevada, after due and legal notice, duly sold at public auction according to law all right, title and interest of the said judgment debtor, Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, to Jed Margolin, who made the highest bid therefore at such sale for the sum of \$5,000.00 in lawful money of the United States, which was the whole price paid therefore, in and to the following described property, to wit:

APN: 079-150-10 State Route 447, Section 31, Township 21 North, Range 23 East, M.D.B.&M.

I do hereby certify that the said property was sold. I further certify that if the sale was of personal property, the sale is final. If the sale was of real property, said sale is subject to redemption as provided in NRS Chapter 21.

Given under my hand this Friday, April 03, 2015.

CHUCK ALLEN, SHERIFF s Authorized Agent STEVEN IN/003

State of Nevada

County of Washoe

Acknowledgement in representative capacity (NRS 240.1665)

This instrument was acknowledged before me on <u>H 3-15</u> by STEVEN WOOD authorized agent for the Washoe County Sheriff's Office. **EVE M. KING** Notary Public - State of Nevada Appointment Recorded in Washoe County No: 92-2830-2 - Expires November 1, 2017 Notary Public



Exhibit 31

APN#<u>084-040-02</u>

B anto w

Recording Requested by: Name: <u>Infastros Country Strepter's Offics</u> Address: <u>911 Parze Blvis</u> City/State/Zip: <u>Reno, NV 89572</u>

- ------

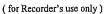
When Recorded Mail to:

Name: <u>In/ASHOE COULITY SHERIFF'S OFFICE</u> Address: <u>GI/PARR BLVB</u> City/State/Zip: <u>122200, NIV 895712</u>

Mail Tax Statement to:

Address: 5-37 / KIETZKE LANIE City/State/Zip: 12010, NV 8957/

4456032 # 04/09/2015 11:25 Requested By WATSON ROUNDS Washoe County Recorder Lawrence R. Burtness -Recorder Fee: \$18,00 RPTT: \$0.00 Page 1 of 2



(Title of Document)

Please complete Affirmation Statement below:

I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does not contain the personal information of any person or persons. (Per NRS 239B.030)

-OR-

 \square I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does contain the personal information of a person or persons as required by law:

(State specific law)

<u>OFFICE SUPPORT SPECEALEST</u> Title

STEVENT In 1001 **Printed Name**

This page added to provide additional information required by NRS 111.312 Sections 1-2 and NRS 239B.030 Section 4.

This cover page must be typed or printed in black ink.

(Additional recording fee applies)

SHERIFF'S CERTIFICATE OF SALE OF PROPERTY IN THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Jed Margolin, an individual, 👘

V.

PLAINTIFF,

CASE NO. 090C005791B

Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,

DEFENDANT,

I hereby certify that, under and by virtue of an execution issued out of the FIRST JUDICIAL DISTRICT, of the State of Nevada, in and for the County of Carson City, wherein, Jed Margolin, an individual, Plaintiff, recovered judgment against Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, Defendant, attested the June 24, 2013, by which I was commanded to make the sum of \$1,592,062.81, with interest and costs together to satisfy the judgment in said action, plus Sheriff's fees and publication fees, all as more fully appear in said writ. I did levy on the property that could be found, and on April 3, 2015, at the Second Judicial District Court, at 75 Court Street, City of Reno, County of Washoe, State of Nevada, after due and legal notice, duly sold at public auction according to law all right, title and interest of the said judgment debtor, Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, to Jed Margolin, who made the highest bid therefore at such sale for the sum of \$5,000.00 in lawful money of the United States, which was the whole price paid therefore, in and to the following described property, to wit:

APN: 084-040-02 Pierson Canyon Road, Section 5, Township 20 North, Range 23 East, M.D.B.&M.

I do hereby certify that the said property was sold. I further certify that if the sale was of personal property, the sale is final. If the sale was of real property, said sale is subject to redemption as provided in NRS Chapter 21.

Given under my hand this Friday, April 03, 2015.

State of Nevada

County of Washoe

Acknowledgement in representative capacity (NRS 240.1665)

Authorized Agent

Steven Inloop

CHUCK

This instrument was acknowledged before me on STEVEN WOOD authorized agent for the Washoe County Sheriff's Office. EVE M. KING Notary Public - State of Nevada Appointment Recorded in Washoe Country No: 92-2830-2 - Expires November 1, 2017 Notary Public

Exhibit 32

APN#<u>084-130-07</u>

Recording Requested by:

Name: 11/195402 COUNTY SHERIFF'S OFFICE Address: 911 PARIE BLVA City/State/Zip: RENO, NV 89512

When Recorded Mail to:

Name: <u>MASHOE COUNTY SHEREF'S OFFECE</u> Address: <u>911 PARIZ BLVA</u> City/State/Zip: <u>IZENO, NIV 89572</u>

Mail Tax Statement to:

Name: JED MARGOLING Of WATSON ROLINDS Address: S371 KILTEKE LANCE City/State/Zip: 22210, NV 89511

56021 44 04/09/2015 11:23:36 Requested By WATSON ROUNDS Washoe County Recorder Lawrence R. Burtness - Recorder Fee: \$18.00 RPTT: \$0.00 Page 1 of 2

(for Recorder's use only)

CERTIFICATE OF SALE (Title of Document)

Please complete Affirmation Statement below:

I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does not contain the personal information of any person or persons. (Per NRS 239B.030)

-OR-

L I the undersigned hereby affirm that the attached document, including any exhibits, hereby submitted for recording does contain the personal information of a person or persons as required by law:

(State specific law)

<u>ÖLFICE SUPPORT SPECEMLEST</u> Title

STEVEN INOON **Printed Name**

This page added to provide additional information required by NRS 111.312 Sections 1-2 and NRS 239B.030 Section 4.

This cover page must be typed or printed in black ink.

(Additional recording fee applies)

SHERIFF'S CERTIFICATE OF SALE OF PROPERTY IN THE STATE OF NEVADA IN AND FOR THE COUNTY OF WASHOE

Jed Margolin, an individual,

V.

PLAINTIFF,

CASE NO. 090C005791B

Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,

DEFENDANT,

I hereby certify that, under and by virtue of an execution issued out of the FIRST JUDICIAL DISTRICT, of the State of Nevada, in and for the County of Carson City, wherein, Jed Margolin, an individual, Plaintiff, recovered judgment against Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, Defendant, attested the June 24, 2013, by which I was commanded to make the sum of \$1,592,062.81, with interest and costs together to satisfy the judgment in said action, plus Sheriff's fees and publication fees, all as more fully appear in said writ. I did levy on the property that could be found, and on April 3, 2015, at the Second Judicial District Court, at 75 Court Street, City of Reno, County of Washoe, State of Nevada, after due and legal notice, duly sold at public auction according to law all right, title and interest of the said judgment debtor, Optima Technology Corporation, a California corporation, Optima Technology Corporation, a Nevada corporation, Reza Zandian aka Golamreza Zandianjazi aka Gholam Reza Zandian aka Reza Jazi aka J. Reza Jazi aka G. Reza Jazi aka Ghononreza Zandian Jazi, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30, to Jed Margolin, who made the highest bid therefore at such sale for the sum of \$3,000.00 in lawful money of the United States, which was the whole price paid therefore, in and to the following described property, to wit:

APN: 084-130-07 E Interstate 80, The Northwest 1/4 and the North 1/2 of the Southwest 1/4 and the Government Lot 1 in the Southwest 1/4 of Section 15, Township 20 North, Range 23 East, M.D.B.&M.

I do hereby certify that the said property was sold. I further certify that if the sale was of personal property, the sale is final. If the sale was of real property, said sale is subject to redemption as provided in NRS Chapter 21.

Given under my hand this Friday, April 03, 2015.

State of Nevada

County of Washoe

CHUCK ALKEN, SHERIFF iff's Authorized Agent STEVEN WOON

Acknowledgement in representative capacity (NRS 240.1665)

This instrument was acknowledged before me on $\frac{1}{\sqrt{2}}$ authorized agent for the Washoe County Sheriff's Office.



Notary Public

by STEVEN WOOD

Exhibit 2

Exhibit 2

JM_0405

	1 2 3 4 5 6	Adam P. McMillen, Bar No. 10678 <u>amcmillen@bhfs.com</u> BROWNSTEIN HYATT FARBER SCHREG 5371 Kietzke Lane, Reno, Nevada 89511 Telephone: (775) 324-4100 Facsimile: (775) 333-8171 Attorney for Plaintiff JED MARGOLIN	CK, LLP	
	7			
	8	IN THE FIRST JUDICIAL COURT OF THE STATE OF NEVADA		
	9	IN AND FOR CARSON CITY		
	10			
	11	JED MARGOLIN, an individual,	CASE NO. 090C00579 1B	
	12	Plaintiff,	DEPT NO. 1	
da 89511 -4100	13	v.		
Reno, Nevada 89511 775 324-4100	14	OPTIMA TECHNOLOGY CORPORATION, a California	CONSOLIDATED MEMORANDUM OF POST-JUDGMENT FEES AND COSTS	
Ret	15	corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada corporation,		
	16	REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI aka GHOLAM REZA		
	17	ZANDIAN aka REZA JAZI aka J. REZA JAZI aka G. REZA JAZI aka		
	18	GHONOREZA ZANDIAN JAZI, an individual, DOES Companies 1-10, DOE		
	19	Corporations 11-20, and DOE Individuals 21-30,		
	20	Defendants.		
	21	Default Judgment having been entered in the above entitled action on June 24, 2013 ¹		
	22	against Defendants, jointly and severally, Plaintiff Jed Margolin, by and through his counsel of		
	23	record, Adam P. McMillen of Brownstein Hyatt Farber Schreck, LLP, hereby submits Plaintiff's		
	24	Memorandum of Post-Judgment Costs and F	ees and requests the Clerk tax such costs and fees, as	
	25			
	26	follows:		
	27	\\\\ 		
	28	1 Notice of Entry of Default Judgment was filed on June 27, 2013.		
			IM 0406	

A COMPANY AND A CO

1 **POST-JUDGMENT ATTORNEYS' FEES** (JUNE 27, 2013 THROUGH APRIL 20, 2016) \$113,081.00 2 **POST-JUDGMENT COSTS** 3 (JUNE 27, 2013 THROUGH APRIL 20, 2016): 965.65 Postage/photocopies (in-house) \$ 4 Fees (clerk's fees, filing fees, recording fees, 5 certified copy fees, execution fees, commissions) 4,661.09 Legal Research 1.292.74 6 Witness Fees (Subpoenas) 231.00 • Process service/courier fees 7 1,227.26 • Travel 418.54 • 8 Debtor's Examination Transcript (Reza Zandian) _____314.90 9 SUB-TOTAL COSTS \$ 9,111.18 10 TOTAL FEES AND COSTS 11 (JUNE 27, 2013 THROUGH APRIL 20, 2016) \$122,192.18 12 **AFFIRMATION Pursuant to NRS 239B.030** 13 The undersigned does hereby affirm that the preceding document does not contain 14 the social security number of any person. 15 16 DATED: May 3, 2016. BROWNSTEIN HYATT FARBER SCHRECK, LLP 17 18 19 BY: 20 Matthew D. Francis (6978) Adam P. McMillen (10678) 21 WATSON ROUNDS 22 5371 Kietzke Lane Reno, NV 89511 23 Telephone: 775-324-4100 Facsimile: 775-333-8171 24 Attorneys for Plaintiff Jed Margolin 25 26 27 28 2

BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, Nevada 85511-775-324-4100

	1	DECLARATION OF ADAM P. MCMILLEN		
	2	I, ADAM P. McMILLEN, declare under the penalty of perjury that the foregoing fees and		
	3	costs are correct and were necessarily incurred in this action in executing the judgment, excluding		
	4	any and all appeals by Defendant Reza Zandian, and that the services for which fees have been charged were actually and necessarily performed.		
	5			
	6	DATED: May 3, 2016		
	7	DATED. May, 2010		
	8	the mentille		
	9	ADAM P. McMILLEN		
	10	Attorney for Plaintiff Jed Margolin		
	11			
-	12 13			
001 1-1 -26-67	13			
-	15			
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		JM 0408		

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	1
1	CEDTIFICATE OF SEDVICE
	<u>CERTIFICATE OF SERVICE</u>
2	Pursuant to NRCP 5(b), I certify that I am an employee of BROWNSTEIN HYATT FARBER SCHRECK, LLP, and on this day of May, 2016, I served the document entitled CONSOLIDATED MEMORANDUM OF POST-JUDGMENT COSTS AND FEES on the
4	parties listed below via the following:
	Reza Zandian
5	c/o Alborz Zandian
6	9 MacArthur Place, Unit 2105 Santa Ana, CA 92707-6753
7	Email: rezazand@hotmail.com
8	Severin A. Carlson
9	Kaempfer Crowell 510 West Fourth Street
10	Carson City, NV 89403
11	(courtesy copy) Email: scarlson@kcnvlaw.com
12	VIA FIRST CLASS U.S. MAIL: by placing a true copy thereof enclosed in a sealed envelope with postage thereon fully prepaid, in the United States mail at Reno, Nevada for
13	delivery to the foregoing.
14	VIA FACSIMILE: by transmitting to a facsimile machine maintained by the person on
15	whom it is served at the facsimile machine telephone number as last given by that person on any
16	document which he/she has filed in the cause and served on the party making the service. The copy of the document served by the facsimile transmission bears a notation of the date and place
17	of transmission and the facsimile telephone number to which it was transmitted.
18	BY PERSONAL SERVICE: by personally hand-delivering or causing to be hand
19	delivered by such designated individual whose particular duties include delivery of such on behalf of the firm, addressed to the individual(s) listed, signed by such individual or his/her
	representative accepting on his/her behalf.
20	VIA COURIER: by delivering a copy of the document to a courier service for over-night
21	delivery to the foregoing parties.
22	VIA ELECTRONIC SERVICE: by electronically filing the document with the Clerk of
23	the Court using the ECF system which served the foregoing parties electronically.
24	VIA ELECTRONIC MAIL: by electronically transmitting a courtesy copy of the
25	document to the Defendant Reza Zandian at the foregoing email address.
26	Anna & Indala
27	Employee of Brownstein Hyatt Fayber
28	Schreck, LLP
	4
,	JM_0409

BROWNSTEIN HYATT FARBER SCHRECK, LLP 5371 Kietzke Lane Reno, Nevada 89511 775-324-4100

Ĵ,

Exhibit 3

Exhibit 3

JM_0410

1 2 3 4 5	Matthew D. Francis (6978) Adam P. McMillen (10678) Brownstein Hyatt Farber Screck, LLP 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 <i>Attorneys for Plaintiff Jed Margolin</i>	
6 7 8 9 10	In The First Judicial District Co In and for Car	
11		
12	JED MARGOLIN, an individual,	Case No.: 090C00579 1B
13	Plaintiff,	Dept. No.: 1
14	VS.	WRIT OF EXECUTION
15 16 17	OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI	WRIT OF EXECUTION
18	aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI	
19	aka G. REZA JAZI aka GHONONREZA	
20	ZANDIAN JAZI, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE	
21	Individuals 21-30,	
22	Defendants.	
23	THE PEOPLE OF THE STATE OF NEVADA:	
24		
25	To the Constable of Lyon County, Greetings:	
26	On June 24, 2013, a judgment was entered b	y the above entitled Court in the above-
27	entitled action in favor of Plaintiff Jed Margolin as	Judgment Creditor and against Defendants,
28	jointly and severally as Judgment Debtor for:	
	1	JM 04

1	\$ <u>900,000.00</u>	principal,
2	\$ 83,761.25	attorney's fees
3	\$ <u>488,545.89</u>	interest, and
4	\$ <u>25,021.96</u>	costs, making a total amount of
5	\$ <u>1,495,775.74</u>	the total judgment as entered on June 24, 2013, and
6	WHEREAS,	according to an affidavit or a memorandum of costs after judgment, or
7	both, filed herein, it a	appears that further sums have accrued since the entry of judgment, to wit:
8 9	\$ <u>113,081.00</u>	attorney's fees,
10	\$ <u>236,626.78</u>	accrued interest (6/27/13-12/8/14 @ 5.25%= \$126,932.60; 12/9/2014-4/2/2015 @5.25%=26,214.30;
11		4/3/2015 - 12/31/2015 @ 5.25% = 62,475.68; and, 1/1/2016 - 4/20/2016 @ 5.5% = 21,004.20), and
12	\$ <u>9,111.18</u>	accrued costs, together with a $$10.00$ fee for the issuance of this writ,
13		making a total of:
14	\$ <u>358,828.96</u>	as accrued costs, accrued interest, and fees.
15 16	Credit must b	be given for payments and partial satisfactions in the amount of
17	\$ <u>52,000.00</u> which is	to be first credited against the total accrued costs and accrued interest,
18	with any excess cred	ited against the judgment as entered, leaving a net balance of:
19	\$ <u>1,802,604.70</u> actual	ly due on the date of the issuance of this writ of which
20	\$ <u>1,802,604.70</u> bears	interest at 5.5% per annum commencing January 1, 2016, in the amount
21	of \$ <u>271.63</u> per day u	antil the date of levy, to which must be added the commissions and costs
22	of the officer executi	ng this writ.
23	NOW, THE	REFORE, CONSTABLE OF LYON COUNTY, you are hereby
24	commanded to satisf	y this judgment with interest and costs as provided by law, out of the
25 26	prescribed by section	n 6(a)(1) of the federal Fair Labor Standards Act of 1938, 29 U.S.C.
27	§206(a)(1), and in ef	fect at the time the earnings are payable, whichever is greater, is exempt
28	from any levy of exe	cution pursuant to this writ, and if sufficient personal property cannot be

1	found, then out of the real property belonging to the debtor in the aforesaid county, and make	
2	return to this writ within not less than 10 days or more than 60 days endorsed thereon with	
3	what you have done.	
4	Further, Zandian has an interest in Lyon County APN's: 015-311-18 and 015-311-19.	
5	A minimum bid of \$25,000 for each parcel shall be set. In the event the minimum bid is not	
6	reached, Defendant Reza Zandian is hereby ordered not to sell, assign, or divide his interest in	
7	such parcel or allow it to be foreclosed upon until the Judgment is paid.	
8	Debtor's real property in Lyon County is described as follows:	
9 10	Lyon County APN's: 015-311-18 and 015-311-19	
11	Situs:Hwy 50Legal Description:Parcel One and Parcel Two situated in the E ½ of Section	
12	10 Township 17 N, Range 23 E, M.D.B&M	
13	DATED: This day of May, 2016.	
14	TANYA SCEIRINE, Clerk of the Court	
15		
16	By:, Deputy Clerk	
17		
18 19	055457\0001\14684501.1	
20		
21		
22		
23		
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26		
27		
28		
	3 JM_0413	

1 2 3 4 5 6	Matthew D. Francis (6978) Adam P. McMillen (10678) Brownstein Hyatt Farber Schreck, LLP 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 <i>Attorneys for Plaintiff Jed Margolin</i>	
7 8	In The First Judicial District Co	wyt of the State of Neve Ja
9	In The First Judicial District Co In and for Car	
10		son City
11		
12	JED MARGOLIN, an individual,	Case No.: 090C00579 1B
13	Plaintiff,	Dept. No.: 1
14	vs.	WRIT OF EXECUTION
15 16	OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada	
17	corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI	
18	aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI	
19	aka G. REZA JAZI aka GHONONREZA ZANDIAN JAZI, an individual, DOE Companies	
20	1-10, DOE Corporations 11-20, and DOE Individuals 21-30,	
21		
22	Defendants.	
23	THE PEOPLE OF THE STATE OF NEVADA:	
24 25	To the Constable of Churchill County, Greetings:	
25	On June 24, 2013, a judgment was entered b	y the above entitled Court in the above-
27	entitled action in favor of Plaintiff Jed Margolin as	Judgment Creditor and against Defendants
28	jointly and severally as Judgment Debtor for:	
	1	

l	\$ <u>900,000.00</u>	principal,	
2	\$ <u>83,761.25</u>	attorney's fees	
3	\$ <u>488,545.89</u>	interest, and	
4	\$ <u>25,021.96</u>	costs, making a total amount of	-
5	\$ <u>1,495,775.74</u>	the total judgment as entered on June 24, 2013, and	
б	WHEREAS,	according to an affidavit or a memorandum of costs after judgment, or	•
7	both, filed herein, it a	appears that further sums have accrued since the entry of judgment, to	wit:
8	\$ <u>113,081.00</u>	attorney's fees,	
9 10	\$ <u>236,626.78</u>	accrued interest (6/27/13-12/8/14 @ 5.25%= \$126,932.60;	
11		12/9/2014-4/2/2015 @5.25%=26,214.30; 4/3/2015-12/31/2015 @5.25% =62,475.68; and,	
12		1/1/2016-4/20/2016 @ 5.5%=21,004.20), and	
13	\$ <u>9,111.18</u>	accrued costs, together with a 10.00 fee for the issuance of this write making a total of:	.,
14	\$ <u>358,828.96</u>	as accrued costs, accrued interest, and fees.	
15	Credit must b	be given for payments and partial satisfactions in the amount of	
16 17	\$ <u>52,000.00</u> which is	to be first credited against the total accrued costs and accrued interest,	
18	with any excess cred	ited against the judgment as entered, leaving a net balance of:	
19	\$ <u>1,802,604.70</u> actual	lly due on the date of the issuance of this writ of which	
20	\$ <u>1,802,604.70</u> bears	interest at 5.5% per annum commencing January 1, 2016, in the amou	nt
21	of \$ <u>271.63</u> per day 1	until the date of levy, to which must be added the commissions and cos	sts
22	of the officer executi	ing this writ.	
23	NOW, THE	REFORE, CONSTABLE OF CHURCHILL COUNTY, you are her	reby
24	commanded to satisf	y this judgment with interest and costs as provided by law, out of the	
25 26	prescribed by section	n 6(a)(1) of the federal Fair Labor Standards Act of 1938, 29 U.S.C.	
20	§206(a)(1), and in ef	ffect at the time the earnings are payable, whichever is greater, is exem	pt
28	from any levy of exe	ecution pursuant to this writ, and if sufficient personal property cannot	be
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1	found, then out of the real property belonging to the debtor in the aforesaid county, and make		
1 2	return to this writ within not less than 10 days or more than 60 days endorsed thereon with		
3	what you have done.		
4	Further, Zandian has an interest in Churchill County APN: 007-151-77. A minimum		
5	bid of \$10,000 for the above parcel shall be set. In the event the minimum bid is not reached,		
6	Defendant Reza Zandian is hereby ordered not to sell, assign, or divide his interest in such		
7	parcel or allow it to be foreclosed upon until the Judgment is paid.		
8	NOW, THEREFORE, CONSTABLE OF CHURCHILL COUNTY, you are hereby		
9 10	commanded to satisfy this judgment with interest and costs as provided by law, out of the		
10	prescribed by section 6(a)(1) of the federal Fair Labor Standards Act of 1938, 29 U.S.C.		
12	§206(a)(1), and in effect at the time the earnings are payable, whichever is greater, is exempt		
13	from any levy of execution pursuant to this writ, and if sufficient personal property cannot be		
14	found, then out of the real property belonging to the debtor in the aforesaid county, and make		
15	return to this writ within not less than 10 days or more than 60 days endorsed thereon with		
16	what you have done.		
17 18	Debtor's real property in Churchill County is described as follows:		
18	Churchill County APN: 007-151-77		
20	Situs:8825 Brush Garden DriveLegal Description:Parcel 1 of the Greg Jackson Parcel Map recorded		
21	February 25, 1983, as Document No. 194366		
22	DATED: this day of May, 2016.		
23	KELLY G. HELTON, Clerk of the Court		
24			
25	By: , Deputy Clerk		
26	by, beputy clerk		
27 28	055457\0001\14673272.1		
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1 2 3 4 5	Matthew D. Francis (6978) Adam P. McMillen (10678) Brownstein Hyatt Farber Schreck, LLP 5371 Kietzke Lane Reno, NV 89511 Telephone: 775-324-4100 Facsimile: 775-333-8171 <i>Attorneys for Plaintiff Jed Margolin</i>	
7		
8	In The First Judicial District Co	urt of the State of Nevada
9 10	In and for Car	son City
11		
12	JED MARGOLIN, an individual,	Case No.: 090C00579 1B
13	Plaintiff,	Dept. No.: 1
14	VS.	WRIT OF EXECUTION
15 16	OPTIMA TECHNOLOGY CORPORATION, a California corporation, OPTIMA TECHNOLOGY CORPORATION, a Nevada	WRIT OF EAECUTION
17	corporation, REZA ZANDIAN aka GOLAMREZA ZANDIANJAZI	
18	aka GHOLAM REZA ZANDIAN aka REZA JAZI aka J. REZA JAZI	
19	aka G. REZA JAZI aka GHONONREZA	
20	ZANDIAN JAZI, an individual, DOE Companies 1-10, DOE Corporations 11-20, and DOE Individuals 21-30,	
21	Defendants.	
22	Derendants.	
23 24	THE PEOPLE OF THE STATE OF NEVADA:	
25	To the Constable of Elko County, Greetings:	
26	On June 24, 2013, a judgment was entered b	y the above entitled Court in the above-
27	entitled action in favor of Plaintiff Jed Margolin as	Judgment Creditor and against Defendants,
28	jointly and severally as Judgment Debtor for:	

1	\$ <u>900,000.00</u>	principal,
2	\$ <u>83,761.25</u>	attorney's fees
3	\$ <u>488,545.89</u>	interest, and
4 5	\$ <u>25,021.96</u>	costs, making a total amount of
6	\$ <u>1,495,775.74</u>	the total judgment as entered on June 24, 2013, and
7	WHEREAS,	according to an affidavit or a memorandum of costs after judgment, or
8	both, filed herein, it	appears that further sums have accrued since the entry of judgment, to wit:
9	\$ <u>113,081.00</u>	attorney's fees,
10	\$ <u>236,626.78</u>	accrued interest (6/27/13-12/8/14 @ 5.25%= \$126,932.60;
11		12/9/2014-4/2/2015 @5.25%=26,214.30; 4/3/2015-12/31/2015 @5.25%=62,475.68; and,
12 13		1/1/2016-4/20/2016 @ 5.5%=21,004.20), and
14	\$ <u>9,111.18</u>	accrued costs, together with a 10.00 fee for the issuance of this writ, making a total of:
15	\$ <u>358,828.96</u>	as accrued costs, accrued interest, and fees.
16	Credit must l	be given for payments and partial satisfactions in the amount of
17	\$ <u>52,000.00</u> which is	to be first credited against the total accrued costs and accrued interest,
18	with any excess cred	lited against the judgment as entered, leaving a net balance of:
19	\$ <u>1,802,604.70</u> actua	lly due on the date of the issuance of this writ of which
20 21	\$ <u>1,802,604.70</u> bears	interest at 5.5% per annum commencing January 1, 2016, in the amount
21	of \$ <u>271.63</u> per day	until the date of levy, to which must be added the commissions and costs
23	of the officer execut	ing this writ.
24	NOW, THE	REFORE, CONSTABLE OF ELKO COUNTY, you are hereby
25	commanded to satisf	fy this judgment with interest and costs as provided by law, out of the
26	prescribed by section	n 6(a)(1) of the federal Fair Labor Standards Act of 1938, 29 U.S.C.
27	§206(a)(1), and in et	ffect at the time the earnings are payable, whichever is greater, is exempt
28	from any levy of exe	ecution pursuant to this writ, and if sufficient personal property cannot be
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1	found, then out of the real property belonging to the debtor in the aforesaid county, and make		
2	return to this writ within not less than 10 days or more than 60 days endorsed thereon with		
3	what you have done.		
4	Further, Zandian has an interest in Elko County APN: 001-660-034. A minimum bid		
5	of \$25,000 for the above parcel shall be set. In the event the minimum bid is not reached,		
6	Defendant Reza Zandian is hereby ordered not to sell, assign, or divide his interest in such		
7	parcel or allow it to be foreclosed upon until the Judgment is paid.		
8	NOW, THEREFORE, CONSTABLE OF ELKO COUNTY, you are hereby		
9	NOW, THEREFORE, CONSTABLE OF ELKO COUNT I, you are hereby		
10	commanded to satisfy this judgment with interest and costs as provided by law, out of the		
11	prescribed by section 6(a)(1) of the federal Fair Labor Standards Act of 1938, 29 U.S.C.		
12	\$206(a)(1), and in effect at the time the earnings are payable, whichever is greater, is exempt		
13	from any levy of execution pursuant to this writ, and if sufficient personal property cannot be		
14	found, then out of the real property belonging to the debtor in the aforesaid county, and make		
15	return to this writ within not less than 10 days or more than 60 days endorsed thereon with		
16	what you have done.		
17	Debtor's real property in Elko County is described as follows:		
18			
19	Elko County APN:001-660-034Situs:El Armuth Drive		
20	Legal Description:Parcel 2 being a portion of SE ¼ of Section 17, Township 34North, Range 55 East, M.D.B.&M.		
21			
22	DATED: this day of May, 2016.		
23	CAROL FOSMO, Clerk of the Court		
24			
25			
26	By:, Deputy Clerk		
27			
28	055457\0001\14673279.1		