

OFFICIAL RECORD

Requested By:  
TOWN OF MINDEN

Douglas County - NV  
Karen Ellison - Recorder

Page: 1 of 12 Fee: 0.00  
BK-1210 PG-5816 RPTT: 0.00



Corrected Assessor's Parcel Number: APN 1320-32-111-086

Recording Requested By:

✓ Name: George M. Keele, Esq.  
as counsel to Town of Minden

Address: 11692 County Road, Ste. A

City/State/Zip Minden, NV 89423

Real Property Transfer Tax: \_\_\_\_\_

Memorandum of Lease

(Title of Document)

Being re-recorded; see page 2.

This page added to provide additional information required by NRS 111.312 Sections 1-2. (Additional recording fee applies)

*This cover page must be typed or legibly hand printed.*

APN: 1320-32-111-081

Douglas County - NV  
Karen Ellison - Recorder  
Page: 1 Of 11 Fee: 0.00  
BK-1210 PG- 5411 RPTT: 0.00

When recorded, return to:  
George M. Keele, Esq.  
✓ 1692 County Road, #A  
Minden, NV 89423

The undersigned hereby affirms  
that there is no social  
security number contained  
in this document.

**MEMORANDUM OF LEASE**

*This document is being re-recorded to correct the Assessor's Parcel Number and to delete the irrelevant, unnumbered sheet recorded between original pages 1 and 2 of the Memorandum.*

Parcel # 1320-32-111-081

Prior Parc # 1320-32-111-014 Changed 9/17/98

Last Chg 11/16/10 By ASDEB

Ownership

(F6=All Owners F7=Documents)

Legal Owner..... C V I C HALL Force Assmt Notice.... \_  
 Assessed Owner..... C V I C HALL Force Ag Message... \_  
 Mail Address..... C/O MINDEN, TOWN OF Force Label..... \_  
 PO BOX 205 Force Card/Aff (C/A).. \_  
 City, State..... MINDEN, NV Zip... 89423  
 Vesting Doc #, Date. Yr,Bk,Pg 00 000 00000 Corr Rq'd \_  
 Map Document #s.....

Description

(F11=Additional Locations)

Additional Locations # Dir Street or Other Description Type Unit #(s)  
 Property Location... 1602 ESMERALDA AV  
 Subdivision..... Block... I Lot... 1-6  
 Town..... TOWN OF MINDEN Parcel Map ID..  
 Property Name..... CVIC HALL/MINDEN OFFICES Confidential.. \_  
 Remarks..... CARSON VALLEY IMPROVEMENT CLUB  
 Parcel # Containing Descriptive/Document Data.. Land Use: 400  
 Size

Total Acres... .360 Square Feet.... 0

Ag Acres..... .000 W/R Acres..... .000

F9=Scan >/< ≥ F10=Other Functions F12=Cancel F14=Imprvmnts/Appraisal Data  
 F15=Legal Description F16=Misc Notes F17=Factoring History F20=Tax Years  
 F21=Personal Property F22=Ag Land F23=Exemptions F24=Livestock Counts



0775897 Page: 2 Of 11 12/22/2010

BK- 1210  
PG- 5412



0775997 Page: 3 Of 12 12/23/2010

BK- 1210  
PG- 5818



**MEMORANDUM OF LEASE**

STATE OF NEVADA )  
 ) SS.  
COUNTY OF DOUGLAS )

I, ROBERT S. HADFIELD, a resident of 1682 Belarra Drive, Minden, Douglas County, Nevada 89423, being first duly sworn upon oath, do hereby aver as follows:

1. I am the duly elected chairman of the Minden Town Board, consisting of five members each of whom has been duly elected to a four-year term by the qualified electors residing in the unincorporated town of Minden.

2. Having served 24 years as an elected member of the Minden Town Board, I am familiar with both the real and personal property holdings of the unincorporated town of Minden.

3. Among the real property holdings of the unincorporated town of Minden are:

Lots 5 and 6, Block H, as shown on the map of the Original Town Site of Minden, recorded in the Office of the County Recorder of Douglas County, Nevada.

4. The referenced Lots 5 and 6, Block H, of the Town of Minden are improved with a two-story building that has been used continuously as a firehouse for at least four decades, and likely longer.

5. On the 3<sup>rd</sup> day of March, 1982, the Town of Minden Board, as "Lessor," over the signatures of Ron Lange, Robert Gardner, Ron Bosmans, Clarence Godecke, Jr., and Dan Jenkins, entered into a lease agreement with the Douglas County Engine Company, a non-profit Nevada corporation, as "Lessee," over the signature of its president John A. Wood and its chief (of the Douglas County Engine Company), Daniel R. Hellwinkel, wherein the Town of Minden leased Lots 5 and 6 in Block H as shown on the map of the Original Town Site of Minden, as recorded in the Office of the County Recorder of Douglas County, Nevada, to the Douglas County Engine Company for the term of 99 years, commencing the 3<sup>rd</sup> day of March, 1982, and ending the 3<sup>rd</sup> day of March, 2081, both at 8:00 in the forenoon, "unless said term be sooner terminated or extended . . . ." The referenced lease also contained a first right of refusal for the Lessee to lease "the said premises for an additional term of equal duration as the initial term."

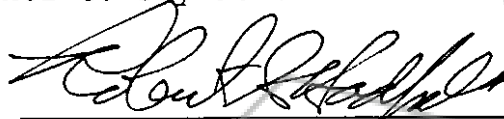
6. The referenced lease is still in effect.

7. A copy of the referenced lease, fully executed, is attached hereto as Exhibit A and incorporated herein by this reference.

8. The rent, which the Lessor Town of Minden acknowledges as fully paid, is current.

9. This Memorandum of Lease is being filed of record in the official records of Douglas County, Nevada, to provide notice to all persons of the existence of the said Lease.

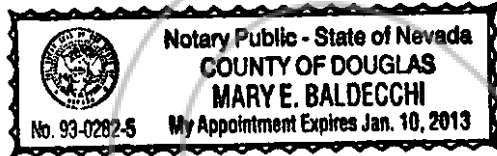
10. I have nothing further to say at this time.



ROBERT S. HADFIELD

SIGNED AND SWORN TO (or affirmed) before me on December 21 by ROBERT S. HADFIELD.

Mary E. Baldecchi  
NOTARY PUBLIC





BK- 1210

PG- 5822

0775997 Page: 7 Of 12 12/23/2010



BK- 1210

PG- 5416

0775897 Page: 6 Of 11 12/22/2010

EXHIBIT A

COPY





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All that real property, upon which a fire house currently stands, located in the County of Douglas, State of Nevada, and more particularly described as follows:

Lots 5 and 6, in Block H, as shown on the map of the Original Town Site of Minden, recorded in the Office of the County Recorder of Douglas County, Nevada.

II

This Lease shall commence on the 3rd day of March, 1982, and shall end on the 3rd day of March, ~~xx~~ 2081, both at 8:00 o'clock in the forenoon, unless said term be sooner terminated or extended as set forth herein. Upon expiration of the initial lease term, the Lessee shall have a first right of refusal to lease the said premises for an additional term of equal duration as the initial term.

III

Lessee agrees to pay Lessor as rental for the leasehold premises described in Paragraph I of this Lease Agreement, the sum of ONE DOLLAR (\$1.00) per year.

IV

Lessee, subject to Lessor's approval as hereinafter provided, is given the right to construct at Lessee's own expense, such improvements upon the leasehold premises as may be necessary or desirable. Lessee shall pay all costs arising out of or in any way connected with the construction of any such improvements and shall keep the demised premises and structure erected thereon free and clear from any and all liens of mechanics or materialmen and any and all liens of a similar nature arising out of the construction, repair, alteration or maintenance of such structure. Before commencing construction of any such improvement, Lessee shall first submit the plans and specifications to Lessor for its approval,

BK- 1210  
PG- 5825  
Page: 10 Of 12 12/23/2010

1 which may be withheld unless the building to be constructed  
2 shall, in every respect, comply with the laws, ordinances and  
3 regulations of the Lessor and of all other municipal, state  
4 and federal entities exercising jurisdiction over the Lessee.  
5 If the plans and specifications are found to be in compliance,  
6 then the approval of the improvement shall not otherwise be  
7 unreasonably withheld by the Lessor.

8 Any buildings constructed on the leasehold premises  
9 during the term, or during any extended term, of this Lease  
10 shall, upon expiration or termination of this Lease for any  
11 cause, be and become the property of Lessor.

12 V

13 Lessee agrees to secure itself, or to be responsible  
14 for having another responsible entity secure, liability  
15 insurance and fire insurance in such amounts as the state,  
16 county, or town laws, ordinances, or resolutions may require.  
17 Such insurance shall be issued by an insurance company  
18 satisfactory to Lessor and in a form satisfactory to Lessor;  
19 it shall provide at least thirty (30) days' notice to Lessor  
20 before cancellation; and a copy of all insurance policies or  
21 certificates shall be delivered to the Lessor. All fire,  
22 or hazard, insurance shall provide for coverage in an amount  
23 equal to current replacement cost of any buildings currently,  
24 or hereafter, constructed on the leasehold premises.

25 VI

26 The Lessee shall save and hold the Lessor free and  
27 harmless from any loss, damage, injury or claim arising from  
28 any cause whatsoever resulting from any act or acts of the  
29 Lessee while occupying the said demised premises.

30 VII

31 Lessee shall not have the right to assign or sublet  
32 this Lease without the express written consent of the Lessor.

O'Reilly  
& Associates  
Attorneys at Law  
1000 Main Street  
Boston, Massachusetts

VIII

In the event of default by the Lessee in any of the covenants or agreements made on the part of the Lessee, Lessee shall have ten (10) days following receipt of written notice of Lessor's claim of default to cure the default complained of, failing which Lessor shall have the right to reclaim, and Lessee hereby agrees to surrender the leasehold premises. In the event of such default, Lessor may re-enter the said premises, and every part thereof, and remove all persons and property therefrom, and repossess and enjoy the said premises as in the first and former estate of the Lessor.

IX

It is understood and agreed that the Lessee shall only be entitled to use the property for the following purposes:

- A. For the provision of fire protection services to the residents of the Town of Minden and adjacent geographical areas.
- B. All other purposes which are a natural concomitant of, or appendage to, the purpose described in subparagraph A hereof.

IN WITNESS WHEREOF, Lessor has caused this instrument to be duly executed on its behalf by its duly qualified and appointed Town Board, and Lessee has caused this instrument to be duly executed on its behalf by its President and by the Chief of the Douglas County Engine Company.

LESSORS: TOWN OF MINDEN BOARD

*Ron Lange*  
\_\_\_\_\_  
RON LANGE

*Robert A Gardner*  
\_\_\_\_\_  
ROBERT GARDNER

© Healy & Kelly  
At Law  
City and  
County of Nevada



BK- 1210  
PG- 5827  
0775997 Page: 12 Of 12 12/23/2010

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*Ron Bosmans*  
RON BOSMANS

*Clarence Godecke, Jr.*  
CLARENCE GODECKE, JR

*Dan Jenkins*  
DAN JENKINS

ATTEST:

*Shirley D. Quinn*  
Secretary of the Board

LESSEE :

*John A Wood*  
President

*Donald R. Phillips*  
Chief of the Douglas County  
Engine Company

Wright, O. Brilly  
Jahs & Beele  
Marion, N. Lab  
Carson City and  
Silverado, Nevada