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The undersigned hereby affirm that this document submitted for recording does not contain the social security number of any person or persons. (Per NRS 239B.030)

A.P.N. 1219-02-000-014

MAIL TAX STATEMENTS TO AND WHEN RECORDED MAIL TO:

Springmeyer Ranch, LLC
1051 Stagecoach Lane
Carson City, Nevada 89703

Doc Number: **0818056**

02/12/2013 01:26 PM

OFFICIAL RECORDS

Requested By
EDWARD BERNARD LAW OFFICES

DOUGLAS COUNTY RECORDER
Karen Ellison - Recorder

Page: 1 Of 10 Fee: \$ 23.00

Bk: 0213 Pg: 3102 RPTT # 9



Deputy gb

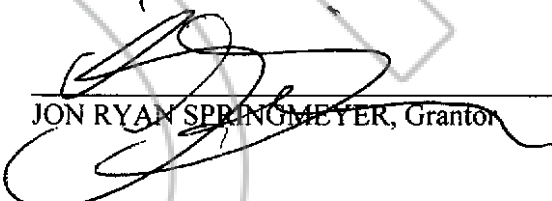
GRANT, BARGAIN AND SALE DEED

THIS INDENTURE WITNESSETH:

That JON RYAN SPRINGMEYER, a married man as his sole and separate property, hereinafter referred to as GRANTOR, does hereby Grant, Bargain, Sell and Convey to SPRINGMEYER RANCH, LLC forever, an undivided 2.5% interest in the real property situated in the County of Douglas, State of Nevada described in Exhibit A attached hereto and incorporated herein by this reference.

Together with all and singular and tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining, and any reversions, remainders, rents, issues or profits thereof.

Witness my hand this 25 day of January, 2013


JON RYAN SPRINGMEYER, Grantor

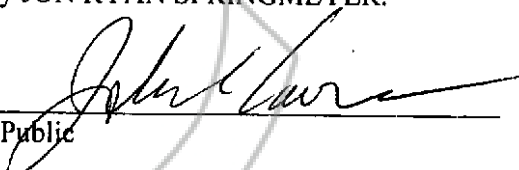
STATE OF NEVADA)

:ss.

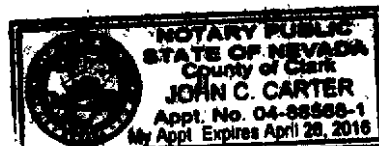
COUNTY OF CLARK)

This instrument was acknowledged before me on the 25 day of JAN 2013,

2013 by JON RYAN SPRINGMEYER.


Notary Public

**JOHN C. CARTER
NOTARY PUBLIC**





08 18056 Page : 2 of 10 02/12/2013 01:26 PM

BK : 0213

PG : 3103

EXHIBIT A LEGAL DESCRIPTION

Parcel No. 2, as described beginning at line 4 of page 5 to and including line 30 of page 6 of that Judgment filed June 2, 1964, as Document No. 25330 in the official records of Douglas County, Nevada, a copy of which Judgment is attached hereto as Exhibit A and incorporated herein by this reference.

This legal description was previously recorded in Document No. 25330 filed June 2, 1964, at Book 24, pages 474, et seq., in the official records of Douglas County, Nevada.

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BOOK 24 NO 474

1 IN THE FIRST JUDICIAL DISTRICT COURT OF THE STATE OF NEVADA
 2 IN AND FOR THE COUNTY OF DOUGLAS

--000--

4 LESLIE B. GRAY
 5 Attorney for Plaintiff

6 KNOX VAN DYKE JOHNSON,

7 Plaintiff,

8 vs.

9 MARJORIE ANN JOHNSON SPRINGMEYER,

10 Defendant.

No. 2543
 NO.

FILED April 23, 1964

EARNHART W. THIRAN
 COUNTY CLERK

BY *Pete M. Johnson*
 DEPUTY

13 JUDGMENT

14 THIS CAUSE came on regularly to be heard on the 13th day
 15 of February, 1964; on the objections of the Defendant to the
 16 report of the Vestors, LESLIE B. GRAY appearing as attorney for
 17 the Plaintiff and ELI GRUETIC appearing as attorney for the
 18 Defendants; and the Court being familiar with the records and files
 19 in this cause and having heard the testimony of the witnesses,
 20 and having examined the documentary evidence submitted and being
 21 fully apprised in the premises, and this cause having been
 22 submitted, the Court having duly considered the law and the
 23 evidence, and the Court having rendered its Findings of Fact and
 24 Conclusions of Law, and Judgment having been ordered for the
 25 Plaintiff and for partition;

26 NOW, THEREFORE, IT IS HEREBY ORDERED, ADJUDGED AND DECREED
 27 that the objections to the report of the Vestors be and they
 28 hereby are denied.

29 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the report
 30 of the Vestors be and the same is in all respects confirmed and

LAW OFFICES OF
 LEONARD B. LEVINE
 1000 BARKER AVENUE
 LAS VEGAS, NEVADA

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1 confirmed; and the partition of said premises, the improvements,
2 appurtenances, grazing rights, water rights and allotments
3 reported and recommended by the Masters to the respective parties
4 hereto be and the same is hereby declared effectual forever.

5 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the
6 following described property be allotted to the Plaintiff
7 pursuant to said report:

8 PARCEL NO. 1

9 FIRST: being the South half of the Northwest
10 Quarter of Section Thirty-five, in Township
11 Thirteen, North of Range Nineteen East, Mt.
12 Diablo Meridian, containing eighty acres more
13 or less.

14 Also that piece or parcel of land lying, being
15 and situated in the County of Douglas, State
16 of Nevada, and described as follows to-wit:
17 Being the North half of the South West Quarter
18 of Section Thirty-five (35) in Township Thirteen
19 (13) North of Range Nineteen East, Mt. Diablo
20 Meridian, containing Eighty acres more or less.

21 Also that certain piece, parcel, or fraction
22 of land situated in the Southeast corner of
23 the North Half of the Northwest Quarter of
24 Section Thirty-five (35) in Township Thirteen
25 (13) North of Range Nineteen (19) East, run-
26 ning north from the South half of the Northwest
27 Quarter Forty-four (44) rods and twelve (12)
28 links, thence running westerly one hundred and
29 thirty-two (132) rods and six (6) links, thence
30 East one hundred and twenty-five (125) rods and
Twelve (12) links, the point of beginning, con-
taining Seventeen (17) acres more or less.

Also all of the interests of Stella Van Dyke
Johnson in an undivided two thirds of that cer-
tain piece, parcel or tract of land situate,
lying and being in the County of Douglas, State
of Nevada, and being a strip of land forty-nine
and one-half (49½) feet wide on the North line
of the Southwest Quarter of Section thirty-four
(34), Township Thirteen (13) North, Range Nineteen
(19) East, held strip of land extends across said
quarter section from East to west; with all water,
water rights and water privileges running to and
with said lands. Also all the personal property,
farm machinery, hay, grain and other crops there-
on.

Also a piece of land forty feet wide on the east

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1 side of the SW^{1/4} of SW^{1/4} of Section 35, T. 13 N.,
 2 R. 19 E.; and also a piece of land described as
 3 follows: commencing at the NE corner of the NW^{1/4} of
 4 Section 2, in T. 12 N., R. 19 E., M.D.B.& M.,
 5 thence running West 40 feet; thence South 15 feet;
 6 thence South 45° East, 56 and 2/3 feet, more or
 7 less; to the East line of the NW^{1/4} of Section 2;
 8 thence North 55 feet to the place of beginning.

9 Subject to the reservation contained in a deed
 10 dated September 30, 1930, between Wm. W. Hansen
 11 and Eliza Irene Hansen, Grantors, and Chris Johnson
 12 and Knox Johnson, Grantees, recorded in Book
 13 I of Deeds, page 159 of Records of Douglas County,
 14 Nevada, as follows: "Reserving unto the first
 15 parties hereto a right of way to travel across,
 16 and a right of way for an irrigation ditch across
 17 said piece of land located in the SE^{1/4} of SW^{1/4} of
 18 Section 35, T. 13 N., R. 19 E."

19 Also the east thirty feet of the SE^{1/4} of the NW^{1/4}
 20 of Section 2 Township 12 N., R. 19 East, M.D.B.&
 21 M., and the East Thirty feet of the south 100 feet
 22 of the NE^{1/4} of the NW^{1/4} of Section 2 Township 12 N.,
 23 R. 19 E., M.D.B.& M.

24 Also a certain piece or parcel of land 30 feet wide
 25 lying within and along the east side of the NE^{1/4}
 26 of NW^{1/4} of Section 2, Township 12 N., R. 19 E.,
 27 M.D.B.& M., being more particularly described as
 28 follows: commencing at the SE corner of
 29 the NW^{1/4} of NW^{1/4} of Section 2, Township 12 North,
 30 Range 19 East, M.D.B.& M., thence west 30 feet on
 31 the south line of the NW^{1/4} of NW^{1/4} of said Section.
 32 thence north to the north boundary line of
 33 Section 2; thence east along the north boundary
 34 of Section 2 to the NE corner of the NW^{1/4} of NW^{1/4}
 35 of said Section 2; thence south to the point of
 36 beginning: EXCEPTING therefrom the part of the
 37 same land already deeded September 30, 1930, by
 38 Eliza Irene Hansen and William W. Hansen, to
 39 Chris Johnson and Knox Johnson, described as
 40 follows: Commencing at the NE corner of the NW^{1/4}
 41 of Section 2 in T. 12 N., R. 19 E., M.D.B.& M.,
 42 thence running west 40 feet; thence south 15
 43 feet; thence south 45° east 56 and 2/3 feet,
 44 more or less, to the east line of the NW^{1/4} of
 45 Section 2; thence north 55 feet to the place of
 46 beginning. The parties of the first part shall
 47 have and retain the right to pass and travel upon
 48 and over said strip or piece of land and use the
 49 same as a roadway.

50 PARCEL "A" BEING A PORTION OF PARCEL 2.

51 A parcel of land located in the SW^{1/4} of Sec. 2,
 52 T. 12 N., R. 19 E., M.D.B.& M., and lying south
 53 of and adjacent to Matteville Lane, more particular-
 54 ly described by metes and bounds as follows:

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1 Commencing at the southwest corner of the parcel, which bears N. 19°03'47" W., a distance of 714.40 feet, from the South ¼ cor. of said Sec. 2, T. 12 N., R. 19 E., N.D.B.S. N., proceed thence N. 18°49' 07" W., 2083.28 feet along the fence and property line to the northwest corner of the parcel; thence S. 89°49'55" E., 1579.51 feet, along the fence line which borders the south side of Mottsville Lane, to an angle point in said fence line; thence S. 88° 27'37" E., 482.29 feet, along said fence line which borders the south side of Mottsville Lane, to the northeast corner of the parcel; thence S. 17°07'09" E., 1725.74 feet, along the fence and property line, to the southeast corner of the parcel; thence S. 79° 10'52" W., 244.69 feet, along the fence and property line, to an angle point in the south fence and property line, to an angle point in the south fence line; thence S. 81°06'51" W., 1677.39 feet, to the point of beginning, containing 84.60 acres, more or less.

11 TOGETHER with a ditch and road easement from the
12 Southeast corner of Parcel "A" over and upon Parcel 2, to the
13 dam and diversion works located on Brockless Slough, a branch
14 of the West Fork of the Carson River and described as follows:

15 A strip of land, for purposes of maintaining and
16 regulating an irrigation ditch, diversion dam, and
17 head gates used to irrigate the above described
18 parcel of land, described as follows:

19 Commencing at a point on the north bank of said
20 irrigation ditch where it enters the above
21 described parcel, which bears N. 17°07'09" W.,
22 a distance of 37.70 feet, from the S.E. corner
23 of the above described parcel, proceed S. 82°26'
24 58" E., a distance of 323.29 feet, along the north
25 side of a 25 foot easement, and along the north bank
26 of the said irrigation ditch, to an angle point;
27 thence S. 66°39'46" E., a distance of 211.44 feet,
28 along the north side of said 25' easement and
29 irrigation ditch, to a point which is at a fence
30 corner on the bank of the Brockless Slough; thence
continuing S. 66°39'46" E., a distance of 40 feet,
to a point on the east bank of the Brockless Slough
along the centerline of an easement which is 50
feet in width and contains within its limits all of
the dam and diversion works which are used for
purposes of diverting irrigation water onto the
above described parcel of land.

All water and water rights appurtenant to Parcel
No. 1 and Parcel "A".

All grazing rights and privileges used or established
in connection with Parcel No. 1 or Parcel "A" reversionary

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1 approximately two-thirds of the grazing rights and privileges owned
2 by the Plaintiff and the Defendant in connection with the subject
3 properties.

4 IT IS FURTHER ORDERED, ADJUDGED AND DECREED that the
5 following described property be allotted to the Defendant pursuant
6 to said report:

7 **PARCEL NO. 2**

8 The East half of the Southeast quarter of Section
9 Two (2) and the West half of the Southwest quarter
10 of Section One (1) Township 12 North, Range 19
11 East, M.D.M., also

12 That certain tract of land commencing at the half
13 mile section stake on the south line of Section
14 2, Township 12 N., R. 19 East, running thence
15 East to the Southeast corner of the West half of
16 the Southeast quarter of Section 2; thence North
17 to the Northeast corner of said 80 acres; thence
18 West to the Northeast corner of the tract of land
19 known as the Keiser field or ranch; thence still
West to the Northeast corner of the tract of land
conveyed to E. Hill by W. D. Keiser; thence South
along the East line of said Hill's land to place
of beginning; the tract of land last described
being the East half of said field, known as the
Keiser land, containing 110 acres, and being parts
of the S $\frac{1}{4}$ of the SW $\frac{1}{4}$ and NW $\frac{1}{4}$ of the SE $\frac{1}{4}$ of Sec. 2,
T. 12 N., R. 19 East, and situated in said Douglas
County, Nevada, together with all household furni-
ture on the ranch premises.

20 EXCEPTING THEREFROM the following described property
21 known as Parcel "A":

22 A parcel of land located in the S $\frac{1}{4}$ of Sec. 2,
23 T. 12 N., R. 19 E., M.D.B.&M., and lying south
24 of and adjacent to Mottsville Lane, more particu-
larly described by metes and bounds as follows:

25 Commencing at the southwest corner of the parcel,
26 which bears N. 19°03'47" W., a distance of 714.40
feet, from the South 1/4 cor. of said Sec. 2, T. 12
N., R. 19 E., M.D.B.&M., proceed thence N. 19°49'
07" W., 2083.28 feet along the fence and property
line to the northwest corner of the parcel; thence
S. 89°49'55" E., 1579.51 feet, along the fence line
which borders the south side of Mottsville Lane,
27 to an angle point in said fence line; thence S. 88°
27'37" E., 482.29 feet, along said fence line which
28 borders the south side of Mottsville Lane, to the
northeast corner of the parcel; thence S. 17°07'09"

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1 S., 1725.74 feet, along the fence and property line,
2 to the southeast corner of the parcel; thence S. 79°
3 10'52" E., 244.69 feet, along the fence and property
4 line, to an angle point in the south fence and pro-
5 perty line, to an angle point in the south fence line;
6 thence S. 81°06'31" W., 1677.39 feet, to the point
7 of beginning, containing 64.60 acres, more or less.

8 SUBJECT TO a ditch and road easement from the Southeast
9 corner of Parcel "A" over and upon Parcel No. 2, to the dam and
10 diversion works located on Brockliss Slough, a branch of the West
11 Fork of the Carson River and described as follows:

12 A strip of land, for purposes of maintaining and
13 regulating an irrigation ditch, diversion dam, and
14 head gates used to irrigate the above described
15 parcel of land, described as follows:

16 Commencing at a point on the north bank of said
17 irrigation ditch where it enters the above
18 described parcel, which bears N. 17°07'09" W.,
19 a distance of 37.70 feet, from the S. E. corner
20 of the above described parcel, proceed S. 82°26'
21 58" E., a distance of 323.29 feet, along the north
22 side of a 25 foot easement, and along the north bank
23 of the said irrigation ditch, to an angle point;
24 thence S. 66°39'46" E., a distance of 211.44 feet,
25 along the north side of said 25' easement and
irrigation ditch, to a point which is at a fence
corner on the bank of the Brockliss Slough, thence
continuing S. 66°39'46" E., a distance of 40 feet,
to a point on the east bank of the Brockliss Slough
along the centerline of an easement which is 50
feet in width and contains within its limits all of
the dam and diversion works which are used for
purposes of diverting irrigation water onto the
above described parcel of land.

26 TOGETHER WITH all the improvements thereon including the
27 farm residence and buildings.

28 All water and water rights appurtenant to the above
29 described portion of Parcel No. 2.

30 All grazing rights and privileges used or established
in connection with the above described portion of Parcel No. 2
representing approximately one-third of the grazing rights and
privileges owned by the Plaintiff and the Defendant in connection
with the subject properties.



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1 IT IS FURTHER ORDERED ADJUDGED AND DECREED that each
2 party pay his or her own costs, and that the Plaintiff pay two-
3 thirds of the fee of \$250.00 each to the Masters and that the
4 Defendant pay one-third of the fees to the Masters.

5 DATED: This 23rd day of April, 1964.

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Richard M. McRae
District Judge

LAWRENCE D. GRAY
CLERK OF THE COURT
CLERK'S OFFICE
STATE OF NEVADA
RENO, NEVADA

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box 24 m 480

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STATE OF NEVADA
County of Douglas

I, ERNEST W. THIRK, County Clerk of Douglas County, State of Nevada, and ex-officio
Clerk of the District Court, First Judicial District of the State of Nevada, in and for the said County
of Douglas, said Court being a Court of Record, having common law jurisdiction; and I, Clerk and
a Seal, do hereby certify that the foregoing is a full, true, and correct copy of the original
JUDGMENT - NO. 2565 - KNOX VAN DYKE JOHNSON, PLAINTIFF, VS.
MARJORIE ANN JOHNSON SPRINGERLIER, DEFENDANT.

which now remains on file and of record in my office in Minden, in said county.

IN TESTIMONY WHEREOF, I have hereunto set
my hand and affixed my Official Seal at Minden,
in said County and State this 2nd day of
JUNE, A.D. 1964.

Ernest W. Thirk
County Clerk

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Recorded at Request of *Knox Johnson*
Case No. 2565 Alvin Post
Official Records of Douglas County Nevada, Feb. 2, 1964
Ethel W. Schaeft, Recorder. By *E.W. Thirk*

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