Recorded JUL 171958 at 3:40 m
Request of Honson Baldwin Hour
Recorder, Salt Lake County, Utak
Ref. By Ref.

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1. THIS A	REEMENT, made in duplicate this 4 th day of June, A. D., 19. Mt. Jordan Corporation, a Utah corporation,	58
by and between hereinafter desi	nated as the Seller, and Salt Lake Valley Sand and Gravel Company, a	
corpora hereinafter desi	ion, nated as the Buyer, of <u>Salt Lake County, State of Utah</u>	
2. WITNE	SETH: That the Seller, for the consideration herein mentioned agrees to sell and convey to the	buye
and the buyer f the county of _	r. the consideration herein mentioned agrees to purenase the following described real property, stude Salt Lake, State of Utah, to-wit: _15400_South_State_Street	ate i
more particular	v described as follows:	
	(See Attached Statement)	
	•	
tine Thousa payable at the ostrictly within to cash, the receipt \$400.00 or	er hereby agrees to enter into possession and pay for said described premises the sum of Twend	00 ollow
O	i premises shall be delivered to buyer on the $egin{array}{cccccccccccccccccccccccccccccccccccc$	58
4. Said mo principal. Interpurchase price a may pay amoun or contract by tinstallments at 5. It is under the terms he hereinafter stip	thly payments are to be applied first to the payment of interest and second to the reduction at shall be charged from	of the system of
6. It is un ssurance	erstood that there presently exists an obligation against said property in favor of <u>Equitable</u> ociety of the <u>United States</u> , on <u>Parcel #1. A release ***********************************</u>	TUI
	XXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXXX	age l prer l pro
erty, except the 8. The Sell	r is given the option to secure, execute and maintain loans secured by said property of not to exce	eed t
then unnaid con	ract balance hereunder, bearing interest at the rate of not to exceed	perce
subject to said	annum and payable in regular monthly installments; provided that the agrregate monthly instal do to be made by Seller on said loans shall not be greater than each installment payment required rer under this contract. When the principal due hereunder has been reduced to the amount of an ages the Seller agrees to convey and the Buyer agrees to accept title to the above described prans and mortgages. Yer desires to exercise his right through accelerated payments under this agreement to pay off an agree desires to exercise his right through accelerated payments under this agreement to pay off an agreement of the seller agreem	w ah
9. If the B	ing at date of this agreement against san propriory of the work of	respe
gations outstan pay any penalt to obligations a said obligations 10. The Bu	yer agrees upon written request of the Seller to make application to a reliable lender for a loan	a up
gations outstan- pay any penali- to obligations : said obligations 10. The Bu amount as can the purchase pr taining said los interest rate re 11. The Bu	ver agrees upon written request of the Seller to make application to a reliable lender for a loan of secured under the regulations of said lender and hereby agrees to apply any amount so receive ce above mentioned, and to execute the papers required and pay one-half the expenses necessary to the Seller agreeing to pay the other one-half, provided however, that the monthly payment uired, shall not exceed the monthly payments and interest rate as outlined above. The reason of the seller agrees to pay all taxes and assessments of every kind and nature which are or which may be as become due on these premises during the life of this agreement. The Seller hereby covenants and assessments against said premises except the following:	ts a

13. The Buyer further agrees to keep all insurable buildings and improvements on said premises insured in a com-

pany acceptable to the Seller in the amount of not less than the unpaid balance on this contract, or \$\frac{\text{NODE}}{\text{NODE}}\$

and to assign said insurance to the Seller as his interests may appear and to deliver the insurance policy to him.

14. In the event the Buyer shall default in the payment of any special or general taxes, assessments or insurance premiums as herein provided, the Seller may, at his option, pay said taxes, assessments and insurance premiums or either of them, and if Seller elects so to do, then the Buyer agrees to repay the Seller mod and by him, together with interest thereon from date of payment of said sums at the rate of \(\frac{\pi}{\pi} \) of one percent provided.

15. Buyer agrees that he will not commit or suffer to be committed any waste, spoil, or destruction in or upon said premises, and that he will maintain said premises in good condition.

26. In the event of a failure to comply with the terms hereof by the Buyer, or upon failure of the Buyer to make any payment or payments when the same shall become due, or within

said premises, and that he will maintain said premises in good condition.

16. In the event of a failure to comply with the terms hereof by the Buyer, or upon failure of the Buyer to make 16. In the event of a failure to comply with the terms hereof by the Buyer, or upon failure of the Buyer to make 16. In the event of a failure to comply with the terms hereof by the Buyer, or upon failure of the Buyer to make 16. In the event of a failure of comply with the terms hereof by the Buyer, or upon failure of the Buyer to send the solution of the super to the solution of th

reference to said property except as herein specifically set forth or attached hereto

21. The Buyer and Seller each agree that should they default in any of the covenants or agreements contained herein, that the defaulting party shall pay all costs and expenses, including a reasonable attorney's fee, which may arise accuse from enforcing this agreement, or, in obtaining possession of the premises covered hereby, or in pursuing any remedy provided hereunder or by the statutes of the State of Utah whether such remedy is pursued by filing a sufference of the statutes of the State of Utah whether such remedy is pursued by filing a sufference of the statutes of the State of Utah whether such remedy is pursued by filing a sufference of the state of the State of Utah whether such remedy is pursued by filing a sufference of the state of the State of Utah whether such remedy is pursued by filing a sufference of the state of the State of Utah whether such remedy is pursued by filing a sufference of the state of the state of Utah whether such remedy is pursued by filing a sufference of the state of the state of the state of Utah whether such remedy is pursued by filing a sufference of the state of the state of the state of Utah whether such remedy is pursued by filing a sufference of the state of the st or otherwise.

22. It is understood that the stipulations aforesaid are to apply to and bind the heirs, executors, administrators, successors, and assigns of the respective parties hereto.

IN WITNESS WHEREOF, the said parties to this agreement have hereunto signed their names, the day and year first above written.

Mt. Jordan Corporation

Signed in the presence of

ву: Gan 1000 Seller Secretary ke Vallay Sand & Gravel Company

President

Buyer Secretary Salt Lake Ву: State of Utah County of Salt Lake SS.

On this 4th day of June, 1958 personally appeared before me Arthur F Bazz one of the simpers of the foregoing instrument arthur F Bazz one of the same can be same Uniform

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NOTARY PUBLIC
EESTDING IN SALT/IAKE a CITY. MY COMMISSION EX IRES Ä

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Real

Description to be attached to Uniform Real Estate Contract dated June 1958, between Mt. Jordan Corporation (Seller) and Salt Lake Valley Sand and Gravel Company (Buyer).

The following described tracts of land in Salt Lake County, State of Utah:

PARCEL #1:

Beginning at a point on the East line of East Jordan Canal, North 89° 41' 30" East, 201. 91 feet from the Southwest corner of the Northwest quarter of Section 23, Township 4 South, Range 1 West; North 89° 41' 30" East, 75. 5 feet; North 0° 01' West, 739. 63 feet; North 89° 46' 40" East, 2342.0 feet; North 0° 01' West, 571. 36 feet; South 89° 46' 40" West, 2520 feet, more or less, to the East line of East Jordan Canal; Southeasterly along canal to beginning.

PARCEL #2:

Also, commencing at a point 13.90 chains West from the Southeast corner of the Northwest 1/4 of Section 23, Township & Range aforesaid, and running thence West 21.60 chains; thence North 11.26 chains; thence East 21.60 chains; thence South 11.26 chains to the place of beginning.

Reserving unto the sellers an easement 10 feet on each side of a straight line extending from the spring owned by the East Jordan Irrigation Company and situate on the property adjoining on the West, to the Northeast corner of the Northwest quarter of Section 23, Township 4 South, Range 1 West, Salt Lake Base and Meridian, said easement to be used for the purpose of constructing and maintaining a water line between the two designated points.

Reserving, also, unto the sellers a right of way to be used in common with other persons over the present existing right of way on the property.

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907 Kearns Building Salt Lake City, Utah

June 3, 1958

TO WHOM IT MAY CONCERN:

Secretary Treasuer

By resolution of the Directors of the Salt Lake Valley Sand & Gravel Company the Officers are hereby authorized to Purchase from the Mount Jordan Corporation 2 plats of land, in Section 23, T. 4, S. R. 1, W. One plat consisting of 29.91 Acres and the other plat consisting of "24.32 acres, at \$550.00 per acre.

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1600421 BOOK 1521 PAGE 19 msc. Dep. Ref. Cont Bank Bldg DIRECTORS

MINUTES OF THE MEETING OF THE BOARD OF DIRECTORS

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Minutes of the meeting of the Board of Directors of Mt. Jordan Corporation, held in Salt Lake City, Utah, on April 19, 1958, at which Griffith R. Kimball, Evan W. Hansen, Earl Toone, Murray W. Smith, and Orren J. Greenwood, constituting the entire directorate, were present.

Mr. Kimball presided and announced that the corporation was engaged in some negotiations with respect to the sale of some of its real property and the acquisition of other properties, and that it was deemed advisable, necessary and appropriate that corporate authority be delegated to the appropriate officers for that purpose.

WHEREUPON, by motion duly made, seconded, and unanimously carried, the following resolution was adopted:

> BE IT RESOLVED that Griffith R. Kimball as President and Earl Toone as Secretary, be authorized and directed for and on behalf of the corporation to make, execute, and deliver contracts of sale, deeds, assignments, and other instruments in writing relating to all sales, purchases or other engagements of the corporation.

There being no further business before the meeting, upon motion duly made, seconded, and unanimously adopted, the meeting stood adjourned.

APPROVED:

STATE OF TTAH

STATE OF UTAH) ss. [Country of Salt Lake) ss. [Country o

My Commission Expires:

Teb. 6. 1961

Notary Public Residing at Sel