RESOLUTION OF THE GOVERNING BODY OF THE THREE AFFILIATED TRIBES OF THE

FORT BERTHOLD INDIAN RESERVATION

- WHEREAS, This Nation having accepted the Indian Reorganization Act of June 18, 1934, and the authority under said Act; and
- WHEREAS, The Constitution of the Three Affiliated Tribes generally authorizes and empowers the Tribal Business Council to engage in activities on behalf of and in the interest of the welfare and benefits of the Tribes and of the enrolled members thereof; and
- WHEREAS, The Natural Resources Committee of the Tribal Business Council approved the exchanges of land between the Three Affiliated Tribes and Maynard Fox, under the terms and conditions stated below; and
- NOW THEREFORE, BE IT RESOLVED, That the Three Affiliated Tribes Tribal Business Council approves the exchange of lands described below, exclusive of minerals, held in trust by the United States of America for the Three Affiliated Tribes and lands held in trust by the United States of America for Maynard Fox, 301-U1548, hereby authorized the Chairman of the Tribal Business Council, its Secretary, and Superintendent of the Fort Berthold Agency, the Area Director, and the Commissioner of Indian Affairs to prepare all documents and to do all things necessary to exchange lands for which title is to be transferred to the tribe and Maynard Fox, under the terms and condition as stated on the attachment.

CERTIFICATION

I the undersigned, as Secretary of the Tribal Business Council of the

Three Affiliated Tribes of the Fort Berthold Reservation, hereby certify that the Tribal Business Council is composed of 7 members of whom 5 constitutes a quorum, become were present at a Regular Meeting, thereof duly called, notice, convened, and held on the gradual day of

May 1992; that the foregoing Resolution was duly adopted at
such meeting by the affirmative vote of 3 members, 0 members
opposed, O members abstained, 3 members not voting and that said
Resolution has not been rescinded or amended in any way.
Chairman (voting) (not voting)
10th man
Dated this 10 day of 17 mg, 1992.
Chairman (voting) (not voting) Dated this 18th day of May, 1992. Attest: Secretary, Tribal Business Council
John ? abaulas !!
Attest: Segretary, Tribal Business Council
Willen Dallanin
Mille o benning
Chairman, Tribal Business Council

MAYNARD FOX LAND EXCHANGE WITH THE THREE AFFILIATED TRIBES

ALLOT.	DESCRIPTION	ACRES	VALUE
141	NW 20-149-91, containing 160 acres, exchanging 1/216 interest	.74	70.37
142	NE SE 19-149-91, containing 40 acres, exchanging 1/216 interest	.19	17.59
147	Lots 6 & 7, 6-150-91, containing 66.40 acres, exchanging 1/54 interest	1.23	237.04
358	N2SW2 20-149-91, containing 80 acres, exchanging 1/216 interest	.37	35.19
610	NELSW: 18-149-91, containing 40 acres, exchanging 1/216 interest	.19	17.59
1125	SW\SE\ 28-149-93, containing 40 acres, exchanging 1/108 interest	.37	35.19
1132	NISE 28-147-90, containing 80 acres, exchanging 105/34992 interest	.24	22.81
1133	SEINE 28-147-90, containing 40 acres, exchanging 5/324 interest	.62	58.64
1171	NINE 18-149-91, containing 80 acres, exchanging 1/144 interest	.56	51.39
1172	SINEL 18-149-91, containing 80 acres, exchanging 1/144 interest	.56	51.39
1445	Lots 1 & 2, 3-150-92, containing 80.76 acres, exchanging 1/144 interest	ng .56	175.69
1517	NWINW: 16-150-93, containing 40 acres, exchanging 1/144 interest	.28	20.83
1819	Lot 3, ElSWi, NWiSE 31-148-91, containing 152.20 acres exchanging 1/72 interest	2.11	180.56
1934	SiNWi, SWi 34-150-93, containing 240 acres, exchanging 1/144 interest	1.67	133.33
383A	W½ 9-150-93, containing 320 acres, exchanging 1/144 interest	2.22	188.89
613A	Lots 7 & 8, SE 13-152-95; Lots 3 & 4, E SW 18-152-94, containing 353.51 acres, exchanging 5/324 interest	5.46	793.21
685A	S½ 20-149-93, containing 320 acres, exchanging 1/144 interest	2.22	392.36

MAYNARD FOX LAND EXCHANGE WITH THE THREE AFFILIATED TRIBES

ALLOT.	DESCRIPTION	ACRES	VALUE
686A	N_2^1 29-149-93, containing 320 acres, exchanging 1/288 interest	1.11	147.92
733A	E½ 16-149-93, containing 320 acres, exchanging 1/144 interest	2.22	211.11
778A	El 12-149-94, containing 320 acres, exchanging 1/432 interest	.74	70.37
913A	Lots 5 & 6, $S_2^1NE_4^1$, SE_4^1 1-150-95, containing 320 ac exchanging 1/864 interest	res,	35.19
1002A	W½ 11-149-93, containing 320 acres, exchanging 7/1296 interest	1.73	164.20
1067A	$S_{2}^{1}N_{2}^{1}$, $N_{2}^{1}S_{2}^{1}$ 32-148-94, containing 320 acres, exchan 5/1296	ging 1.23	117.28
1068A	SWł Sec. 28; NWł 33-148-94, containing 320 acres, exchanging 35/11664 interest	.96	91.22
1072A	SISEL Sec. 28; NISEL, NEL 33-148-94, containing 32 acres, exchanging 5/324 interest	0 4.94	469.14
1082A	W1 35-150-94, containing 320 acres, exchanging 1/1728 interest	.19	24.31
1083A	E_2^1 34-150-94, containing 320 acres, exchanging 1/1728 interest	.19	17.59
TOTAL OF	LAND HOLDINGS, ALL EXCLUSIVE OF MINERALS	33.27	3,830.40
*****	*****************	*****	*****
	THREE AFFILIATED TRIBES		
1558	$S_2^1SE_4^1$ 18-152-94, containing 80 acres, exchanging 13/36 interest	28.89	3,863.88
The Tribe	will waive the difference of \$33.48 to Maynard Fox.		

No. 301-1558

ANNIE ROGERS OF ANNIE HATTIE HAND

UNITED STATES DEPARTMENT OF THE INTERIOR BUREAU OF INDIAN AFFAIRS

DEED TO RESTRICTED INDIAN LAND

DEED TO MEETING	
THIS INDENTURE, Made and entered into the	uisday of
one thousand nine hundred and	., by and between
	ort Berthold Reservation, a Corporation of the Act of Congress approved June 18,
	the United States of America in trust for
	Thomas Fox
New Town, North Dakota	, party of the second part:
WITNESSETH, That said party of the	ne first part, for and in consideration of the sum of
Exchange of other lands of approxima	te equal value dollars,
in hand paid, the receipt of which is hereby ackno	wledged, do.es hereby grant, bargain, sell, and convey
unto said party of the second part the fo	llowing-described real estate and premises situated in
McKenzie County	v,State ofNorth Dakota
	Section 18, T. 152 N., R. 94 W., Fifth
Principal Meridian, North Dakota, conta Subject to a prior reservation of all o	il, gas and other minerals as recorded.
Subject to a prior reservation of all o	il, gas and other minerals as recorded.
Subject to a prior reservation of all o	il, gas and other minerals as recorded.
Subject to a prior reservation of all o Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984)	il, gas and other minerals as recorded.
Subject to a prior reservation of all o Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) Cogether with all the improvements thereon and t	il, gas and other minerals as recorded. -way of record. NO HOMESTEAD RIGHTS INVOLVED.
Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) together with all the improvements thereon and the part y of the first part, forthem	NO HOMESTEAD RIGHTS INVOLVED. the appurtenances thereunto belonging. And the said andtheir heirs, executors, and administrators, the to and with the said party of the second part,
Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) together with all the improvements thereon and the part y of the first part, forthem	il, gas and other minerals as recorded. -way of record. NO HOMESTEAD RIGHTS INVOLVED. he appurtenances thereunto belonging. And the said ndtheir heirs, executors, and administrators,
Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) together with all the improvements thereon and the part y of the first part, forthem	NO HOMESTEAD RIGHTS INVOLVED. The appurtenances thereunto belonging. And the said andtheir heirs, executors, and administrators, ree to and with the said party of the second part, ever warrant and defend the said premises against the
Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) together with all the improvements thereon and topart y of the first part, for them	NO HOMESTEAD RIGHTS INVOLVED. No HOMESTEAD RIGHTS INVOLVED. he appurtenances thereunto belonging. And the said and their heirs, executors, and administrators, ree to and with the said party of the second part, ever warrant and defend the said premises against the gh, or under only. unto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party
Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) together with all the improvements thereon and topart y of the first part, forthem	NO HOMESTEAD RIGHTS INVOLVED. No HOMESTEAD RIGHTS INVOLVED. he appurtenances thereunto belonging. And the said and their heirs, executors, and administrators, ree to and with the said party of the second part, ever warrant and defend the said premises against the gh, or under only. unto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party of the second part, its succuto the said party
Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) together with all the improvements thereon and toparty of the first part, forthem	NO HOMESTEAD RIGHTS INVOLVED. No Homestead Rights Involved. No homestead Rights Involved. And the said and their. heirs, executors, and administrators, ever to and with the said part of the second part, ever warrant and defend the said premises against the gh, or under them only. unto the said part y of the second part, its succeever.
Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) together with all the improvements thereon and toparty	NO HOMESTEAD RIGHTS INVOLVED. The appurtenances thereunto belonging. And the said and their, executors, and administrators, ever warrant and defend the said premises against the gh, or under them only. Three hers part have hereunto set their hands
Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) together with all the improvements thereon and toparty of the first part, forthem	NO HOMESTEAD RIGHTS INVOLVED. The appurtenances thereunto belonging. And the said and their. heirs, executors, and administrators, the total with the said part. y of the second part, ever warrant and defend the said premises against the agh, or under them only. Three Affiliated Tribes of the Fort Berthold Indian Reservation
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Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) together with all the improvements thereon and toparty of the first part, forthem	NO HOMESTEAD RIGHTS INVOLVED. he appurtenances thereunto belonging. And the said and their heirs, executors, and administrators, ever to and with the said party of the second part, ever warrant and defend the said premises against the gh, or under only. unto the said party of the second part, its succeever. of the first part have hereunto set their hands
Subject to all valid existing rights-of THIS CONVEYANCE IS MADE PURSUANT TO THE PROVISIONS OF THE ACT OF JUNE 18, 1934 (48 STAT. 984) Logether with all the improvements thereon and to part y of the first part, for them a do _es hereby covenant, promise, and agr its successors keirs and assigns, that they will for claim of all persons, claiming or to claim by, throu To have and to hold said described premises neighborous administrators, and assigns, for IN WITNESS WHEREOF, That said part y and seal the day and year first-above written.	NO HOMESTEAD RIGHTS INVOLVED. The appurtenances thereunto belonging. And the said and their. heirs, executors, and administrators, ever warrant and defend the said premises against the gh, or underthem only. Three heirs part have. hereunto set their hands

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