

Recording Requested By:
M.LWICKS BEN S.P.R.R



00005728202001581870380389

Return To:
MAG HOLDINGS TRUST
C/O M.L.Wicks and Its Assigns
3705148th
Palmdale, California 93552

OFFICIAL RECORD
AMY ELMER, RECORDER

DOCUMENT TITLE

GRANT OF ASSIGNMENT

NOTES

RECEIPT

DATE 11/5/2020 NO. 272915

RECEIVED FROM Mumina Rahman

ADDRESS _____

FOR Notary fees \$ 50

ACCOUNT		HOW PAID	
AMT. OF ACCOUNT		CASH	<u>50</u>
AMT. PAID		CHECK	
BALANCE DUE		MONEY ORDER	

BY Uthman

RECORDING REQUESTED BY
M.L.Wicks BEN S.P.R.R.
AND WHEN RECORDED MAIL TO

Name. Assignor Mumina A.Rahman
% MAG HOLDING TRUST
Address 37051 47TH
Palmdale ,California 93552

GRANT OF ASSIGNMENT

**OPERATION M.L.Wicks
TRUST ASSETS NO 22**

The undersigned assignor hereby assigns to **CAL NEV ENERGY TRUST** of California, assignee, as additional security, all rents leases and profits pertaining to that certain **ASSETS CLAIMS -OPERATION M.L.WICKS 22**, by way of Deed recorded on October Twenty Sixth ,2020 in Book T of Real Estate page 446-449 recorders official records of the Lincoln County Recorder of State of Nevada and more particularly described as follows:

The real estate hereby described as follows to wit :

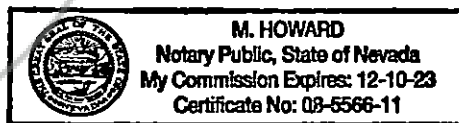
Situated in the county of Lincoln State of Nevada Map showing location S.P.LA SL R.R. through E.1/2 of S.W. 1/4 of Sec 5- N.W.1/4 Sec 8-SE 1/4 of N.E.1/4 N.E.1/4 OF S.E. 1/4 of Sec 7 Tp 4 S Rg 67E 19 D.M.

Dated August 7, 2020 to MARY JARVIS WICKS TRUST
Dated November 2, 2020 by Mumina Rahman MAG Holding Trust
See Assignment M.O.U and Exhibits Mumina Rahman MAG Holding Trust Nov 5, 2020
MAG HOLDING TRUST

State of Nevada
County of Lincoln

Signed and affirmed before me on November 5, 2020 by Mumina Abdor Rahman

M Howard



CERTIFICATION OF COPY

State of Nevada }
County of Lincoln } ss.

I, Amy Elmer, the duly elected, qualified and acting County Recorder of Lincoln County, in the State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the original DEED

now on file in this office,

in Book T of REAL ESTATE Page 446-449

as Document Number ---

IN WITNESS WHEREOF, I have set my hand and affixed the Seal of my office, in Pioche, Nevada, on Wednesday, September 30, 2020 at 4:45 PM


Amy Elmer

Recorder

Amanda Kulani

Deputy Recorder

Krysten Elizondo

Deputy Recorder

LINCOLN COUNTY RECORDER/AUDITOR
OFFICE OF AMY ELMER
PO BOX 218 PIOCHE, NV 89043
PHONE (775)962-8076 FAX (775)962-5482

Deed.Chas. CulverwellToSan Pedro, Los Angeles &Salt Lake Railroad Co.

The Indenture, made this Twenty-sixth day of October, A.D. one Thousand Nine Hundred and One between Chas. Culverwell, party of the first part, and the San Pedro, Los Angeles & Salt Lake Railroad Company a corporation, party of the second part,

Witnesseth, That the said party of the first part, in consideration of the sum of Four hundred and Eighty one (\$481.00) Dollars, the receipt whereof is hereby acknowledged, do by these presents, grant, bargain, sell and convey unto the said party of the second part, its executors & assigns, all that piece, piece, parcel and parcels of land, and all of the following described real estate, privileges and rights, situated in the County of Lincoln, and State of Nevada, to-wit: Commencing at a point two hundred & forty-nine (249) feet west

of the center of section five (5), in township four (4),
south range sixty-seven (67), east, Mount Diablo
Base @ Meridian, and running thence twenty-eight
hundred @ eleven (2811) feet in a south westerly direction
over, across and through the east half of the south-
west quarter of section five (5), Township (4), south
range sixty-seven (67), east, to a point fifteen
hundred @ forty-eight $\frac{3}{10}$ (1548.3/10) feet east of the
south-west corner of said section five (5), in
said township; thence running due west one
hundred @ three @ $\frac{6}{10}$ (103.6/10) feet to a point
fourteen hundred @ forty-four @ $\frac{7}{10}$ (1444.7/10)
feet east of the southwest corner of section five (5)
in said township; thence running twenty-eight
hundred @ eleven (2811) feet in a north easterly direction
over, across and through the east half of the south-
west quarter of section five (5) in said township, to
a point three hundred and fifty-two @ $\frac{8}{10}$ (352.8/10)
feet west of the center of said section five (5) in said
township; thence running due east one hundred
and three @ $\frac{9}{10}$ (103.9/10) feet to the place of beginning.
Conveying a strip and tract of land one hundred
(100) feet wide and twenty-eight hundred and eleven
(2811) feet in length and through which the line
of the San Pedro, Los Angeles and Salt Lake Railway
Company passes as the same is surveyed,
staked and located; containing an area of six
457.100 (6.457.100) acres of land more or less according
to the plat of course as hereon plotted which said
plat is hereby referred to and made a part of
this conveyance. Also a strip and tract of land
one hundred (100) feet wide, of which the center line
of the route and the line of the San Pedro, Los

... of the said Lake Railroad Company, as the same is
surveyed, stated and accepted is the center, being (50) feet
on each side of the center.

... and through the following tract and tract of land,
Map showing Location, S.P.L.A. S.L.A.
Through E. 1/2 of S.W. 1/4 of Sec. 5 - N.W. 1/4 Sec. 8,
of N.E. 1/4 N.E. 1/4 of S.E. 1/4 of Sec. 7 - Tp. 4 S. Rg. 67 E.

... beginning at a point
fourteen hundred and ninety (1496.5) feet East
of the southeast corner of section five (5) in township
four (4) south range sixty second (62) East, Mount
Diablo Base and Meridian and running three
hundred and thirty seven (337) feet in a south
westerly direction, over, over and through the north
half of the northeast quarter of section eight (8)

... township and the southeast quarter of
northeast quarter of section eight (8) in said town-
ship, and the southeast quarter of northeast quarter
and northeast quarter of northeast quarter of section
seven (7) in said township to a point three hundred (300)
feet south of the southeast corner of the
northwest quarter of southeast quarter of section seven
(7) in said township and enclosing an area of ten
and one (10 1/10) acres of land more or less according to
the plat of same as hereon plotted, which said plat
is hereby referred to and made a part of this con-
veyance.

... and through of said (Railroad Company
... through its agents, employees, servants,
or contractors to encroach upon the adjoining
lands outside of the limits above mentioned, in
which said portion of the first part here title
or possession, for the purpose of building or
constructing its road bed and railway, and of com-
pleting or maintaining its road bed, or to maintain
and operate its said railway, and for all damage

Ogden & Salt Lake Railroad Company, or the same is
 surveyed, staked and located, in the center, being (50) feet
 on each side of the center line of said route over, across
 and through the following tract and tracts of land,
 as said route or line of said railway passes through
 the same to-wit: Said center line beginning at a point
 fourteen hundred and ninety-six $7/10$ (1496.5) feet East
 of the south west corner of section five (5) in township
 four (4) south range sixty-seven (67) East, Mount
 Diablo Base and Meridians and running three
 forty-seven hundred (34707) feet in a south
 westerly direction over, across and through the west
 half of the north west quarter of section eight (8)
 in said township and the southwest quarter of
 northeast quarter of section eight (8) in said town-
 ship, and the southeast quarter of northeast quarter
 and northeast quarter of southeast quarter of section
 seven (7) in said township to a point three hundred (300)
 forty (40) feet north of the southwest corner of the
 southeast quarter of southeast quarter of section seven
 (7) in said township and containing an area of ten
 $5/10$ (10 $5/10$) acres of land more or less according to
 the plat of acres as hereon plotted, which said plat
 is hereby referred to and made a part of this con-
 veyance. And the right of said Railroad Company
 aforesaid, through its agents, employees, servants,
 or contractors to encroach upon the adjoining
 lands outside of the limits above mentioned, in
 which said portion of the first part here title
 or possession, for the purpose of building or
 constructing its road bed and railway, and of com-
 pleting or maintaining its road bed, or to operate
 and operate its said railway, and for all damage

which shall be caused by the construction and operation of said railway upon its said right-of-way.

To Have and to hold the same, together with all & singular the tenements, hereditaments and appurtenances thereto belonging, or in anywise appertaining, unto the said party of the second part, its successors and assigns forever.

In Witness Whereof, The said party of the first part has hereunto set his hand the day and year first above written. } Chas. Culbourn
Witness Ed. W. Clark.

State of Nevada }
County of Lincoln }

On this Twenty-sixth day of October A.D. one thousand nine hundred and one personally appeared before me, H.E. Freundenthal, a Notary Public, in and for said County of Lincoln, Chas. Culbourn whose name is subscribed to the foregoing instrument as a party thereto, personally known to me to be the same person described in and who executed the said foregoing instrument as a party thereto, and who duly acknowledged to me that he executed the same freely and voluntarily and for the uses and purposes therein mentioned.

In Witness Whereof, I have hereunto set my hand and affixed my official seal, the day and year in this certificate first above written.

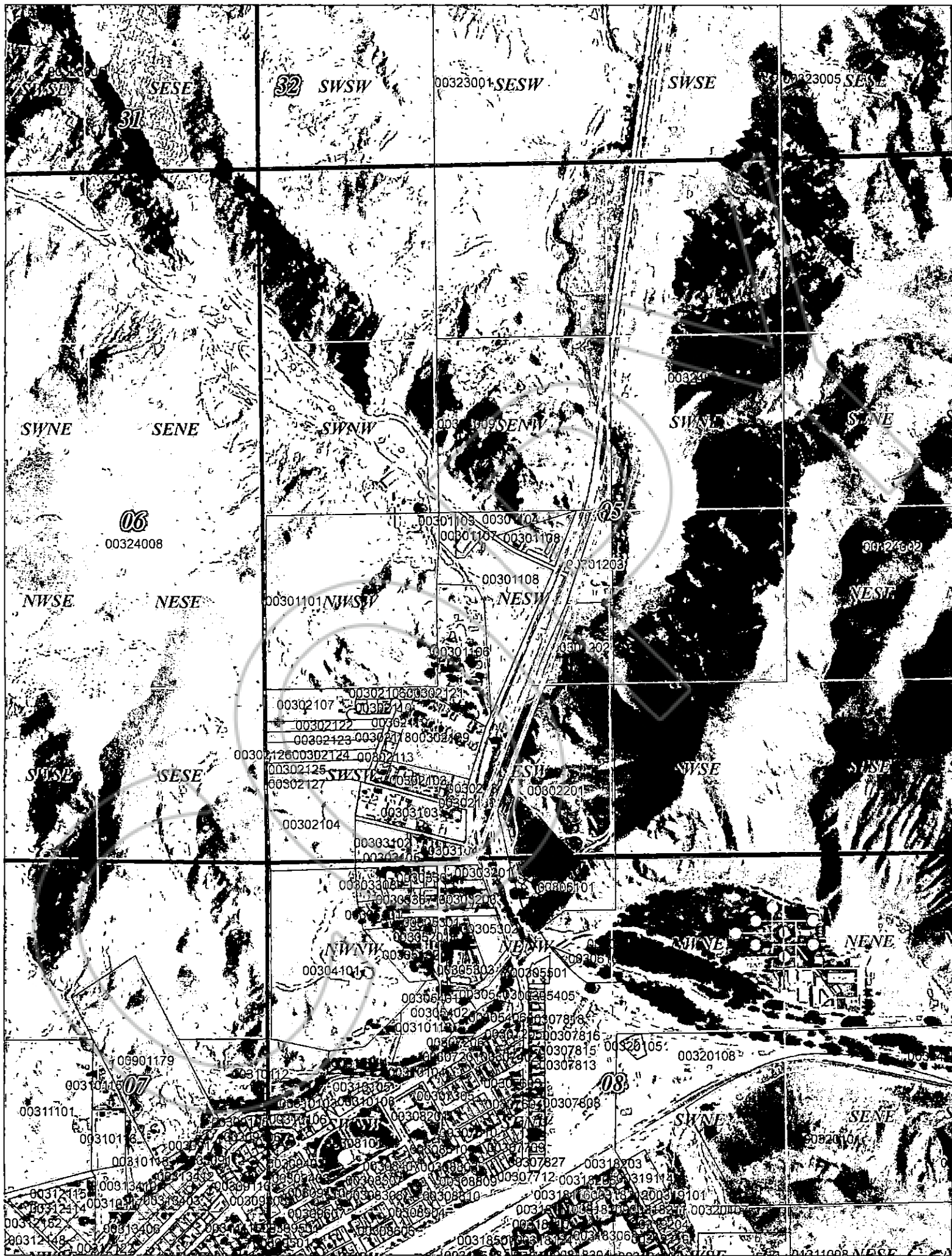


H.E. Freundenthal,

My Commission Expires Dec. 21st, 1900. Notary Public

Recorded at request of H.E. Freundenthal Nov. 1st A.D. 1901

H.W. Currier, Co. Recorder



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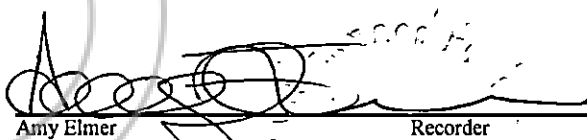
00318203

CERTIFICATION OF COPY

State of Nevada }
County of Lincoln } ss.

I, Amy Elmer, the duly elected, qualified and acting County Recorder of Lincoln County, in the State of Nevada, do hereby certify that the foregoing is a true, full and correct copy of the original PARCEL MAP now on file in this office, in Book A of PLATS Page 14 as Document Number 926

IN WITNESS WHEREOF, I have set my hand and affixed the Seal of my office, in Pioche, Nevada, on Thursday, October 01, 2020 at 10:01 AM


Amy Elmer Recorder

Amanda Kulani Deputy Recorder

Krysten Elizondo Deputy Recorder

LINCOLN COUNTY RECORDER/AUDITOR
OFFICE OF AMY ELMER
PO BOX 218 PIOCHE, NV 89043
PHONE (775)962-8076 FAX (775)962-5482

I, John Cook, the undersigned and acting County Surveyor in and for Lincoln County, State of Nevada, do hereby certify that the map is a correct representation of the same as shown on the map and ground survey conducted by me on the 12th day of March, 1906.
 Dated February 1, 1906

John Cook,
 Surveyor, Lincoln County, Nevada.

I, J.A. Denton do hereby certify that said map is a correct representation of the same as shown on the map and ground survey conducted by me on the 12th day of March, 1906.
 Dated February 1, 1906

State of Nevada,
 County of Lincoln.

State of Nevada, ES.
 County of Lincoln.

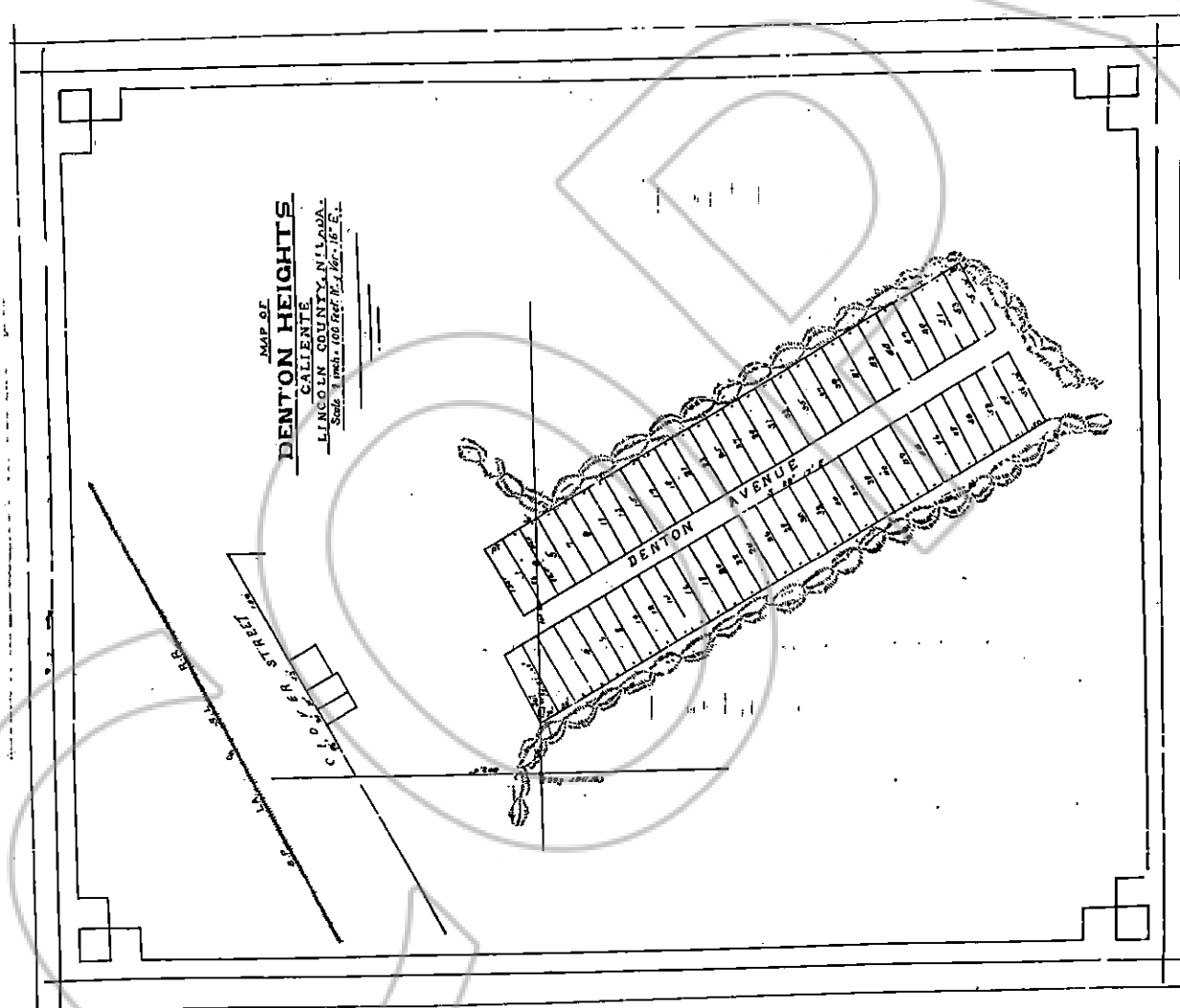
On this 1st day of July, 1906, before me, Benjamin G. Smith, a Justice of the Peace in and for the County of Lincoln, State of Nevada, personally appeared _____, known to me to be the person whose name is subscribed to the foregoing instrument, and he acknowledged to me his signature and the contents thereof. I am hereby sworn to and official my office and the day and year first above written.

By: _____
 Justice of the Peace

The above map showing Township _____ Meridian N. 4th Range of Lincoln County, State of Nevada, for _____, as it may appear, and not found in compliance with the law in such case, it is hereby approved.

R.D. Smith,
 County Clerk

No. 2, 1906
 Filed and Approved at Request of _____
 State of Nevada, D. D. 1906.
 at _____ P. M.
 in Book _____ of New Records
 at _____
 County Clerk



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Assignee Mumina A. Rahman for
WICKS FAMILY TRUST II
MOYE JARVIS WICKS TRUST
358 East San Ysidro Blvd
San Ysidro, California 92173
323-319-4454

ORIGINAL FILED

MAY 24 2013
LOS ANGELES
SUPERIOR COURT

REC'D
FEB 28 2013
FILING WINDOW

SUPERIOR COURT STATE OF CALIFORNIA
FOR THE COUNTY LOS ANGELES

THE COMMUNITY REDEVELOPMENT AGENCY OF THE
CITY OF LOS ANGELES, CALIFORNIA
Plaintiff,

vs.

THE HEIRS OR DEVISEES OF JESSIE L. WICKS
DECEASED, AND ALL PERSONS CLAIMING BY,
THROUGH, OR UNDER SAID DECEDENT, AND ALL
PERSONS UNKNOWN CLAIMING ANY INTEREST IN
THE PROPERTY, DOE ONE THROUGH DOE ONE
HUNDRED, Inclusive, and ALL PERSONS
UNKNOWN CLAIMING ANY TITLE OR INTEREST IN
OR TO THE PROPERTY
Defendant.

Case No.: C549424
~~Proposed~~
ORDER ON APPLICATION FOR ORDER FOR
RELEASE OF FUNDS ON DEPOSIT AND
FOR CALCULATION AND PAYMENT OF
INTEREST THEREON, TO ASSIGNEE
Mumina A. Rahman for
WICKS FAMILY TRUST II,
MOYE JARVIS WICKS TRUST

Based on the Application of Assignee and agent Mumina A. Rahman
respondents WICKS FAMILY TRUST II, MOYE JARVIS WICKS TRUST

ORDER ON APPLICATION TO RELEASE FUNDS ON DEPOSIT -

Wicks Claims

RESPONDENTS REQUEST FOR LITIGATION EXPENSES AND DAMAGES UPON DISMISSAL
OR DEFEAT OF RIGHT TO TAKE C.C.P. 1268.610 ,1268.620 AND DEFENDANT REQUEST
FOR THE RECOVERY OF MISSING FUNDS ON DEPOSIT WITH THE CLERK OF SUPERIOR COURT
AND AUDITOR CONTROLLER OFFICE OF THE CITY OF LOS ANGELES, AN ACCOUNTING, RIGHT
TO TRIAL BY JURY - 43

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IT IS HEREBY ORDERED that the clerk of the Los Angeles Superior Court is directed, forthwith of service of this Order, to release funds currently on deposit herein, in the amount of \$ 91,389.67, and to calculate the amount of interest accrued thereon from the date of deposit on May 29,1985, to date of disbursement, and is to pay funds, plus interest thereon, to WICKS FAMILY TRUST II, MOYE JARVIS WICKS TROST through its Assignee Mumina A. Rahman.

The check for payment shall be mailed to Assignee and agent as follows.

MUMINA A. RAHMAN
358 East San Ysidro Blvd
San Ysidro, California 92173

Dated 5-24-13

Mumina A. Rahman
Judge of Superior Court

ORDER ON APPLICATION TO RELEASE FUNDS ON DEPOSIT -

Wicks Claims

RESPONDENTS REQUEST FOR LITIGATION EXPENSES AND DAMAGES UPON DISMISSAL OR DEFEAT OF RIGHT TO TAKE C.C.P. 1268.610 ,1268.620 AND DEFENDANT REQUEST FOR THE RECOVERY OF MISSING FUNDS ON DEPOSIT WITH THE CLERK OF SUPERIOR COURT AND AUDITOR CONTROLLER OFFICE OF THE CITY OF LOS ANGELES, AN ACCOUNTING, RIGHT TO TRIAL BY JURY - 44

WHEN RECORDED PLEASE MAIL TO

Assignee Mumina A. Rahman™ / MOSES JARVIS WICKS Family TRUST

358 East San Ysidro Blvd.

San Ysidro, California

92173

MEMORANDUM OF UNDERSTANDING

CONSTRUCTIVE TRUST CLAIMS / COLLATERAL COLLECTOR'S ORDER TO REPOSSESS,

COLLATERAL WANTED RETRIEVED OR LYING DORMANT

This Memorandum of Understanding made in behalf of Assignee Mumina A. Rahman™ Sole Agent and her assigns in writing Includes Duties to Expedite matters, placing herself, In Harm's Way to Retrieve Just Compensation for the Trust's Under The Constitution of the United States, and all rules, and regulations, of The Family of Nations as upheld by The United Nations (UN) 1949 et al: The Federal Act known as The Health and Safety Act The (California Health and Safety Code 33000). In the position to, defend Adverse Claims Apportionment or Whether through Easements by Prescriptions or Vacations wherever they may reside. The Responsibilities of the Assignee is hereby followed below:

To first give Notice of our attempt to Recover Assets, To keep Accurate Records and Accounting, Subpoena Records, Reversal and Unwinding of Documented and/or Undocumented Unlawful Transfers, Issue Cease and Desist Letters, Authenticate Demands, Open Bank Accounts, Administer Wire Transfers, Seizer With Security Account Control Agreements, Report Thefts, Collaborate with the Law, Compromise, Create Liens Through the Uniform Commercial Code 9620, 9621 9501 and/or any and/or all other, of the U.C.C. [that are, or may become available, applicable, or necessary] Business Professional Codes, Secure Transactions, Including Service of Process, Institute Lawsuits, Arrest, Seizer, and/or Detain Subjects and/or Seizure of Properties, Real and/or Personal, Tangible and/or Intangible and All Collateral Holdings, Including issuing Letters of Forfeitures and Defaults, Restore All Patents, and/or Recover Unauthorized Donations Made and/or Held by Individuals and/or Entities, Subordinates, Subsidiaries, Corporations, Sub Corporations, Holding Entities, Any and/or All Agencies Transmitting Utilities Through The Names of the Debtors of The Secured Parties. This is with Authority of the 1872 Supreme Court ruling: Taylor VS Taintor, 16 Wall, 366. The Seizure is Not Made By Virtue of Due Process; none is needed. It is likened to the Re-arrest by the Sheriff of an Escaping Prisoner. The missions of the Constructive Trusts are very clear, and are to be made Public. They are; the recovering of All Assets etc., Records in Safe keeping, Fixtures above, and below the surfaces, Lease Hold Overs, Goods, Stolen, and/or Embezzled Property(s) from the date of 1893 to the signing of this Memorandum of Understanding.

April 15, 2013, in good faith, to Barter or Trade, to restore lost and/or Abandoned Treasure Troves, domestically, and/or internationally. This is to include though not limited to Including

N RECORDED PLEASE MAIL TO

Assignee Mumina A. Rahman™/ MOSES JARVIS WICKS Family TRUST

358 East San Ysidro Blvd.

San Ysidro, California

92173

Tunnels, Bridges, Waterways, Underpinning Transportation Systems, Airplanes, Energy Sources, Minerals, Metals, Mines, Mountains, Rivers, Streams, and Springs, Water Rights, and/or any, and/or all, other aspects that may be, at any time in the future discovered, or brought to light, All Assets are recoverable.

All Fees due from Official Agencies for Recovery by Agent are to be waived do to or as a result of Fraud, Deceit, Coercion, and/or Embezzlement, this is per Government Code, (G. C.) and Vehicle Code, (V. C.), By The Hand, of the Secured, (With or Without Force.). This M.O.U. being issued without any issue of, or for, retraction, and is stated to be in a state of perpetuity; by obligation, and decree on, and in behalf of: Moye J. Wicks™, the Secured Party; and the son of Milton Langley Wicks™, the son of Moses Langley Wicks™ (bkn) M. L. Wicks™, the older brother of Moye Wicks™ and younger brother of sister Matilda Langley Wicks Stephens™ the wife of Judge Albert W Stephens™ all being the sons and daughter of Grandfather Moses Jarvis Wicks™ and Grandmother Sarah Amanda Jennings Wicks™. ASSESSED VALUE (insofar at time of this document is at) 25 Billion Dollars \$25,000,000, 000.00 USD. Or the equivalent in any other currency at the time of this documents date. This value may rise as if and when new items are located and/or brought to light.

SECURED PARTY

Trustee of, the "Moye Jarvis Wicks Trust"™ and, "Moses Jarvis Wicks Family Trust"™

Declares that: By the authority of Moye J. Wicks™; his permission is herein Granted by this Decree, the right to Assignee Mumina A. Rahman™, to establish a New Trust, thereby enabling her to increase the assignment, in perpetuity through her Trusts and assigns, regarding the entire collections of the recovered assets due to him, as one of the Trustees of the afore mentioned Trusts. These are my wishes as Trustee; and our way of showing gratitude to her for all of the relentless diligent sacrifices, extensive networking, persistent, and exhaustive, endless, devoted work, and constant outlay of her personal expenditures and time. This she has done For many years prior to coming aboard. That Assignee Rahman™ has so tirelessly and doggedly devoted herself to uncovering the decades of hidden cover ups, fraud, and corruption that many arrogant, immoral, unethical individuals, have perpetrated so unjustly, and by so become enriched from the M. L. Wicks™ and Jennie L. Wicks™ multitude of properties / holdings, and assets. This decree will remove many obstructions in so aiding her due diligence to therefore bringing to fruition the collection(s), (for both Trusts). I am Holding Harmless the Assignee and her Assigns carrying out their Commissions and Assignments".

It is also established by the mere execution of this document that: Both Trusts, and its trustees are at all times, to be in complete totality, held in a state of harmlessness, by any action brought forth by our Exclusive; Assignee and Agent, Mumina Rahman™ in the course of her

RECORDED PLEASE MAIL TO

Assignee Mumina A. Rahman™/ MOSES JARVIS WICKS Family TRUST
358 East San Ysidro Blvd.
San Ysidro, California
92173

duties. By accepting this appointment this is established, and accepted. The signing of this Memorandum of Understanding signed by Moye Jarvis Wicks™ trustee of Moye Jarvis Wicks Trust™, and Moses Jarvis Wicks Family Trust™, (as authorized signatory) will be in the best interest of The Trusts, its beneficiaries, and all concerned, to establish as our Exclusive; Assignee and Agent, Mumina Rahman™ by Resolution of this Appointed Decree. This is surely an arduous challenge that lies ahead in the coming years. She can continue to be strengthened and fortified without being under mined, to carry out precise strategies and modalities against all such formidable and unconscionable advisories on our behalf.

Upon signing this fortification strategy below, Moye Jarvis Wicks™ Trustee of Moye Jarvis Wicks Trust™, and Moses Jarvis Wicks Family Trust™ agrees to this (Memorandum of Understanding.), for the recovery of the Legacy of Grandmother Jennie L. Wicks™ and Grandfather M. L. Wicks™ without any impediments or interference and by signing below he understands clearly without undue influence or duress. This M.O.U. is to be Entered into the Records of The Trust(s) and Recorded in any, and/or all Jurisdiction where Assets of the



debtors eye. Now in Full Force, and Effect by my Hand, and Seal, ™ do cause this

To be placed in with my Trust, Last Will, and Testamentary, and Codicils. 3

Made this day of 16 APRIL 2013

Moye Jarvis Wicks

Moye Jarvis Wicks Trust s.n by Trustee Moye Jarvis Wicks™

Moye Jarvis Wicks

Moses Jarvis Wicks Family Trust s.n by Trustee Moye Jarvis Wicks™

In Witness and Acknowledgment thereof by

Barbara Ray Wicks

Barbara Ray Wicks

ACKNOWLEDGMENT

State of California
County of San Diego

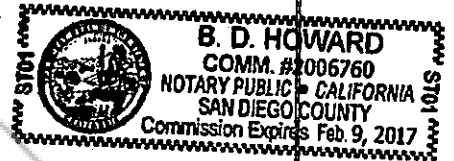
On 12-24-2013 before me, B.D. Howard, Notary Public
(insert name and title of the officer)

personally appeared Mumina Abdur Rahman for MAG Trust
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 California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.

Signature *B.D. Howard* (Seal)



Public Law 95-586
95th Congress

An Act

To validate certain land conveyances, and for other purposes.

Nov. 3, 1978
[H.R. 7971]

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

Land
conveyances,
validation.

**TITLE I—TO VALIDATE THE CONVEYANCE OF CERTAIN
LAND IN THE STATE OF CALIFORNIA BY THE
SOUTHERN PACIFIC TRANSPORTATION COMPANY**

Sec. 101. Subject to section 103, the conveyances executed by the Southern Pacific Transportation Company and described in section 102, involving certain land in San Joaquin County, California, forming a part of the right-of-way granted by the United States to the Central Pacific Railway Company under the Act entitled "An Act to aid in the construction of a railroad and telegraph line from the Missouri River to the Pacific Ocean, and to secure to the Government the use of the same for postal, military, and other purposes", approved July 1, 1862 (12 Stat. 489), as amended, are hereby legalized, validated, and confirmed, as far as any interest of the United States in such land is concerned, and shall have the same force and effect as if the land involved in each conveyance had been held, on the date of conveyance, under absolute free simple title by the Southern Pacific Transportation Company, subject to a reservation to the United States of the minerals therein.

Sec. 102. The conveyances referred to in the first section of this Act are as follows: Description.

(1) The conveyance entered into between the Southern Pacific Transportation Company, grantor, and Stokely Van Camp, an Indiana corporation, as grantee, on March 2, 1973, and recorded as instrument numbered 55797 on December 3, 1973, book 3822, page 586, of the Official Records of San Joaquin County, California, describing the following lands: That certain parcel of land situate in the county of San Joaquin, State of California, being a portion of the west half of section 12, township 3 north, range 6 east, Mount Diablo base and meridian, described as follows:

The easterly 125 feet of the westerly 150 feet of lots 66, 67, 68, 69, the westerly 150 feet of lot 70 and the easterly 100 feet of the westerly 150 feet of lot 71, as said lots are shown on the map of the Lodi-Barnhart Tract, recorded November 5, 1906, in volume 3 of Maps and Plats, page 48, records of said county.

Excepting therefrom that portion of said lot 68 lying easterly of the easterly boundary of the land described in the deed dated August 27, 1962, to Stokely Van Camp, Incorporated, recorded September 5, 1962, in book 2592, page 385, of Official Records, records of said county, and southerly of the easterly prolongation of the northerly boundary thereof.

(2) The conveyance entered into between the Southern Pacific Transportation Company, grantor, and Bernardino Barenzo, a married man, as grantee, on June 27, 1973, and recorded as instrument

numbered 37943 on August 9, 1973, book 3792, page 21, of the Official Records of San Joaquin County, California, describing the following lands: That certain parcel of land situated in the county of San Joaquin, State of California, being a portion of the southwest quarter of section 24, township 4 north, range 6 east, Mount Diablo base and meridian, described as follows:

Commencing at the intersection of the original located center line of Southern Pacific Transportation Company's main track (Stockton to Sacramento) with a line that is parallel with and distant 20.00 feet northerly, measured at right angles, from the south line of said southwest quarter of section 24, said parallel line being the north line of Acampo Road (formerly Main Street);

thence north 88 degrees 36 minutes 00 seconds west, along said parallel line, 140.71 feet to a line that is parallel with and distant 135.00 feet westerly, measured at right angles, from said original located center line and the true point of beginning of the parcel of land to be described;

thence north 14 degrees 58 minutes 30 seconds west, along last said parallel line, 883.19 feet;

thence south 75 degrees 01 minutes 30 seconds west, at right angles from last said parallel line 9.40 feet to the southeasterly corner of the lands of Dino Barenco as described in deed recorded September 29, 1961, in book 2462, page 290, Official Records of said county;

thence northerly along the easterly line of said lands on the following four courses: (1) north 14 degrees 58 minutes 30 seconds west, parallel with said center line, 14.60 feet, (2) north 11 degrees 33 minutes 30 seconds west 100.00 feet, (3) north 9 degrees 39 minutes 30 seconds west 50.00 feet, (4) north 8 degrees 29 minutes 30 seconds west 27.60 feet;

thence south 67 degrees 42 minutes 00 seconds west, along the northerly line of last said lands 69.88 feet to a line that is parallel with and distant 200.00 feet westerly, measured at right angles, from said original located center line, last said parallel line being the westerly line of the 400-foot right-of-way granted by Act of Congress to the Central Pacific Railroad Company;

thence south 14 degrees 58 minutes 30 seconds east, along last said parallel line, 1046.81 feet to said north line of Acampo Road;

thence south 88 degrees 36 minutes 00 seconds east, along said north line, 67.75 feet to the true point of beginning, containing an area of 1.565 acres, more or less.

(3) The conveyance entered into between the Southern Pacific Transportation Company, grantor, and Calvin Clark III, a married man, as grantee, on November 4, 1974, and recorded as instrument numbered 56311 on December 9, 1974, book 3934, page 640, of the Official Records of San Joaquin County, California, describing the following lands: That certain real property situated in the county of San Joaquin, State of California, being a portion of section 24, township 4 north, range 6 east, Mount Diablo base and meridian, more particularly described as follows:

Commencing at the point of intersection of a line parallel with and distant 30 feet westerly, measured at right angles, from the easterly line of Sycamore Street, with the westerly prolongation of the northerly line of an alley in block 4 as said street, alley and block are shown on the map of the town of Acampo;

thence south 88 degrees 36 minutes 00 seconds east along said

prolongation, northerly line and its easterly prolongation thereof, 474.05 feet to a point in the southwesterly line of land (400 feet wide) of Southern Pacific Transportation Company;

thence north 14 degrees 58 minutes 30 seconds west along said southwesterly line being parallel with and distant 200.0 feet southwesterly, measured at right angles, from the original located center line of said company's main track (Tracy-Polk), 166.38 feet to a point in the northerly line of land of Dino Barango as described in deed recorded September 29, 1961, in book 2462 of the Official Records, page 290, Records of San Joaquin County and the actual point of beginning of the parcel of land to be described;

thence continuing north 14 degrees 58 minutes 30 seconds west along said southwesterly line, 693.8 feet to a point in the southerly line of land now or formerly of George L. Keeney and E. M. Keeney; thence south 88 degrees 57 minutes east along the seconds west along said southwesterly line, 693.8 feet to a point distant 74.08 feet westerly, measured at right angles, from said center line of main track;

thence south 6 degrees 42 minutes east 26.05 feet;

thence south 8 degrees 29 minutes 30 seconds east 559.88 feet to a point in said northerly line of Dino Barango, being distant 151.12 feet westerly, measured at right angles, from said center line;

thence south 67 degrees 42 minutes 00 seconds west along last said northerly line, 49.29 feet to the actual point of beginning, containing an area of 1.348 acres, more or less;

(4) The conveyance entered into between the Southern Pacific Transportation Company, grantor, and the city of Lodi, a municipal corporation, as grantee, on November 6, 1974, and recorded as instrument numbered 57584 on December 17, 1974, book 3937, page 183, of the Official Records of San Joaquin County, California, describing the following lands: That certain strip of land 125.00 feet in width, situate in the south half of section 36, township 4 north, range 6 east, Mount Diablo base and meridian, county of San Joaquin, State of California and described as follows:

A strip of land 125.00 feet wide lying contiguous to and easterly of a line parallel with and distant 75.00 feet easterly, measured at right angles, from the original located center line of Southern Pacific Transportation Company's main track (Stockton to Polk), and extending from that certain course described as "south 80 degrees 47 minutes west 200 feet, more or less" in the northerly boundary of the land described in deed dated July 13, 1967, from Southern Pacific Company to Jay Loveless recorded October 10, 1967, in book 3158, page 339, Official Records of San Joaquin County, northerly, to the northerly line of the 3.6-acre parcel of land described in deed dated May 22, 1915, from H. Bechthold et ux. to city of Lodi recorded June 25, 1915, in book "A", volume 266 of deeds, page 3, San Joaquin County Records, said northerly line being described in said deed as following the meanders of the southern bank of the Mokelumne River.

(5) The easement entered into between the Southern Pacific Transportation Company, grantor, and the city of Lodi, a municipal corporation, as grantee, for roadway purposes, on November 21, 1974, and recorded as instrument numbered 5528 on February 7, 1975, book 3952, page 203, of the Official Records of San Joaquin County, California, describing an easement upon the following property: That certain strip of land situate in the south half of section 36, township 4 north, range 6 east, Mount Diablo base and meridian, County of San Joaquin, State of California, and described as follows:

A strip of land 25.00 feet in width lying contiguous to and easterly of a line parallel and concentric with and distant 75.00 feet easterly, measured at right angles and radially, from the original located center line of Southern Pacific Transportation Company's main track (Stockton to Polk), and extending from the northerly line of the 20,480 square foot parcel of land described in Indenture dated August 24, 1960 from Southern Pacific Company to city of Lodi recorded September 12, 1960 in book 2334, page 421, San Joaquin County Records, northerly, to that certain course described as "south 80 degrees 47 minutes west 200 feet, more or less," in the northerly boundary of the land described in deed dated July 13, 1967, from Southern Pacific Company to Jay Loveless recorded October 10, 1967 in book 3158, page 339, Official Records of San Joaquin County, said 25.00 foot wide strip hereinabove described being also contiguous to and westerly of the westerly line of the 100.00 foot wide strip of land quitclaimed to Jay Loveless by said deed.

Reserving unto grantor, its successors and assigns, the right to construct, maintain, and use railroad, pipeline, communication, and transportation facilities in, upon, over, along, and across said property.

(6) The conveyance entered into between the Southern Pacific Transportation Company, grantor, and Edward W. Le Baron and Mable B. Le Baron, his wife, Donald Reynolds and Constance E. Reynolds, his wife, and Robert Reynolds and Carolyn W. Reynolds, his wife, as grantees on March 22, 1977, and recorded as instrument numbered 34048 on June 2, 1977, book 4267, page 458, of the official records of San Joaquin County, California, describing the following lands: That certain parcel of land situated in the southeast quarter of section 23 and southwest quarter of section 24, township 4 north, range 6 east, Mount Diablo base and meridian, County of San Joaquin, State of California, and more particularly described as follows:

Commencing at the point of intersection of a line parallel with and distant 30 feet westerly, measured at right angles, from the easterly line of Sycamore Street with the westerly prolongation of the northerly line of an alley in block 4, as said street, alley, and block are shown on the map of the town of Acampo;

thence south 88 degrees 36 minutes 00 seconds east, along said prolongation, said northerly line and its easterly prolongation, 474.05 feet to a point in the southwesterly line of land (400 feet wide) originally acquired by Central Pacific Railroad Company by virtue of Act of Congress dated July 1, 1862;

thence north 14 degrees 58 minutes 30 seconds west, along said southwesterly line, being parallel with and distant 200.0 feet southwesterly, measured at right angles, from the original location center line of main track (Tracy-Polk) now of the Southern Pacific Transportation Company, a distance of 860.18 feet to the northwesterly corner of the 1.343-acre parcel of land described in quitclaim deed dated November 4, 1974 from Southern Pacific Transportation Company to Calvin Clark III, recorded December 9, 1974 in book 3934, page 640, Official Records of San Joaquin County, and the true point of beginning of the parcel of land to be described;

thence continuing north 14 degrees 58 minutes 30 seconds west, along said southwesterly line, parallel with and distant 200.0 feet southwesterly, measured at right angles, from said center line of main track, a distance of 1,000 feet, more or less, to the north line of said southeast quarter of said section 23;

thence easterly along last said north line, 130.3 feet, more or less, to a point in a line parallel with and distant 74.08 feet southwesterly, measured at right angles, from said center line of said transportation company's main track;

thence south 14 degrees 58 minutes 30 seconds east, last said parallel line, 1,000 feet, more or less, to the northeasterly corner of said 1.343-acre parcel of land described in said deed dated November 4, 1974 to Calvin Clark III;

thence north 88 degrees 57 minutes west, along the northerly line of last said parcel, 131.02 feet to the true point of beginning, containing an area of 2.89 acres, more or less.

Sec. 103. (a) Nothing in this Act shall—

(1) diminish the right-of-way referred to in the first section of this Act to a width of less than fifty feet on each side of the center of the main track or tracks established and maintained by the Southern Pacific Company on the date of the enactment of this Act; or

(2) validate or confirm any right or title to, or interest in, the land referred to in the first section of this Act arising out of adverse possession, prescription, or abandonment, and not confirmed by conveyance made by the Southern Pacific Company before the date of the enactment of this Act.

(b) There is reserved to the United States all oil, coal, or other minerals in the land referred to in the first section of this Act, together with the right to prospect for, mine, and remove such oil, coal, or other minerals under such rules and regulations as the Secretary of the Interior may prescribe.

Rules and regulations.

TITLE II—TO CONFIRM A CONVEYANCE OF CERTAIN REAL PROPERTY BY THE SOUTHERN PACIFIC RAILROAD COMPANY TO M. L. WICKS

Sec. 201. The conveyance described in section 202(a) of this Act involving certain real property in Los Angeles County, California, is hereby confirmed in the successors in interest to M. L. Wicks, the grantee in such conveyance, with respect to all interests of the United States in the rights to the real property described in section 202(b) of this Act. Portions of the real property described in such section 202(b) formed part of the right-of-way granted to the Southern Pacific Railroad Company, a corporation, by the United States by the Act entitled "An Act to incorporate the Texas Pacific Railroad Company, and to aid in the construction of its Road, and for other purposes", approved March 3, 1871 (16 Stat. 573).

Sec. 202. (a) The conveyance confirmed by this Act was made by a deed dated May 4, 1887, by the Southern Pacific Railroad Company, a corporation, and D. O. Mills and Gerrit L. Lansing, Trustees, to M. L. Wicks and recorded on May 9, 1887, in the office of the county recorder of Los Angeles County, in the Book of Official Records, Book 222 at page 172.

(b) The real property referred to in the first section of this Act is certain real property in the northwest quarter of the northeast quarter of section 15, township 7 north, range 12 west, San Bernardino Meridian, in Los Angeles County, California, more particularly described as follows:

Description.

Beginning at the intersection of the easterly line of Sierra Highway (formerly Antelope Avenue) 90 feet wide as shown on county surveyor's map numbered 8200 on file in the office of

the surveyor of said county with the easterly prolongation of the northerly line of Jackman Street (formerly 8th Street); thence easterly along said prolongation to the westerly line of the right-of-way, 100 feet wide, as reserved in that certain deed dated May 4, 1887, from Southern Pacific Railroad Company, a corporation, and D. O. Mills and Gerrit L. Lansing, trustees to M. L. Wicks, recorded May 9, 1887, in Book 222 at page 172, official records of said county; thence northerly along said westerly right-of-way line 624.34 feet more or less to the southerly line of Avenue I (formerly Sierra Madre Road); thence westerly along said southerly line of Avenue I to the easterly line of said Sierra Highway; thence southerly along said easterly line of Sierra Highway to the point of beginning.

SEC. 203. (a) Nothing in this Act shall—

Right-of-way.

(1) diminish the right-of-way referred to in the first section of this Act to a width of less than 50 feet on each side of the center of the main tract or tracts established and maintained by the Southern Pacific Company on the date of the enactment of this Act; or

(2) validate or confirm any right or title to, or interest in, the land referred to in the first section of this Act arising out of adverse possession, prescription, or abandonment, and not confirmed by conveyance made by the Southern Pacific Company before the date of the enactment of this Act.

Rules and regulations.

(b) There is reserved to the United States all oil, coal, or other minerals in the land referred to in the first section of this Act, together with the right to prospect for, mine, and remove such oil, coal, or other minerals under such rules and regulations as the Secretary of the Interior may prescribe.

TITLE III—TO PROVIDE FOR THE CONVEYANCE OF CERTAIN PUBLIC LANDS IN MONTANA TO THE OCCUPANTS OF THE LAND

SEC. 301. The Secretary of the Interior is hereby authorized to convey to Francis T. Oleson and Zona I. Oleson, husband and wife; Dan Raymond and Elizabeth Louise Raymond, husband and wife; and Edward J. Bonderenko or their successors in interest, all right, title, and interest of the United States, except right, title, and interest in deposits of all minerals, in lands identified as tracts numbered 1, 2, and 3 in that part of the west half, southwest quarter of the northwest quarter, section 2, township 10 north, range 1 west, Montana principal meridian Lewis and Clark County, Montana, lying east of the "Erroneous Survey Line", lying north of the county road right-of-way as shown on Bureau of Reclamation drawing number 296-604-170, dated September 24, 1971, and as determined available for sale by the Secretary of the Interior. Such conveyance shall be made only upon applications by such aforementioned individuals therefor within six months after the date of this Act, and upon payment of the appraised fair market value of the land as of the date of sale plus the administrative costs, including costs of a land survey, of making the conveyance, as determined by the Secretary of the Interior within one year after notification by the Secretary of the Interior of the amount due. In determining the fair market value of the land, the Secretary of the Interior shall not include any values added to the land by Francis T. Oleson and Zona I. Oleson, husband and wife; Dan Raymond and Elizabeth Louise Raymond, hus-

band and wife; and Edward J. Bondarenko or their successors in interest, or their heirs. Any conveyance made pursuant to this Act shall reserve to the United States all deposits of all minerals in the lands together with the right to mine and remove the same, under applicable laws and regulations established by the Secretary of the Interior.

Sec. 302. Acceptance of Francis T. Oleson and Zona I. Oleson, husband and wife; Dan Raymond and Elizabeth Louise Raymond, husband and wife; and Edward J. Bondarenko or their successors in interest of any conveyance made hereunder shall constitute a waiver and release by them of any and all claims against the United States arising out of the operation, maintenance, or construction of the Canyon Ferry Unit, Pick-Sloan Missouri Basin program, as now or hereafter authorized.

Waiver.

TITLE IV—TO AUTHORIZE THE SECRETARY OF THE INTERIOR TO CONVEY ALL RIGHT, TITLE, AND INTEREST OF THE UNITED STATES IN AND TO A TRACT OF LAND LOCATED IN THE FAIRBANKS RECORDING DISTRICT, STATE OF ALASKA, TO THE FAIRBANKS NORTH STAR BOROUGH

Sec. 401. The Secretary of the Interior is authorized to convey all right, title, and interest of the United States in and to the following described real property, located in the Fairbanks Recording District, to the Fairbanks North Star Borough without payment of consideration:

THE WEST PORTION OF BLOCK 200

A tract of land situated in the northwest quarter section 15, township 1 south, range 1 west, F.B. and M., also known as United States Survey 849 of the Homestead Claim of Stacia Rickert described as follows:

Commencing at corner number 3, United States Survey Numbered 849, thence south 89 degrees 57 minutes 14 seconds east, a distance of 2,300 feet, more or less; along a southerly line of said survey numbered 849, which lies between corners numbered 2 and 3; thence south 89 degrees 57 minutes 09 seconds east, a distance of 30 feet, more or less; thence north 0 degree 56 minutes 34 seconds west, a distance of 10 feet, more or less; to the true point of beginning; thence north 0 degree 56 minutes 34 seconds west, a distance of 337 feet, more or less; thence south 89 degrees 52 minutes 43 seconds east, a distance of 518 feet, more or less; thence south 0 degree 07 minutes 17 seconds west, a distance of 337 feet, more or less; thence north 89 degrees 57 minutes 09 seconds west, a distance of 510 feet, more or less, to the true point of beginning, and containing 173,218 square feet, more or less.

TITLE V—PROVIDING FOR REINSTATEMENT AND VALIDATION OF UNITED STATES OIL AND GAS LEASES NUMBERED U-12871, U-12872, U-12874, U-12875, U-12876, U-12877, U-12878, U-12881, AND U-13660

Sec. 501. Notwithstanding any decision to the contrary heretofore made by the Secretary of the Interior of the United States or his authorized agents or representatives, subject to the requirements of section 502 of this Act:

(a) United States oil and gas leases numbered U-12871, U-12872, U-12874, U-12875, U-12876, U-12877, U-12878, and U-12881 shall be held not to have terminated by operation of law or otherwise on December 1, 1975, but shall be deemed to be in full force and effect for the term of said leases provided that rentals for subsequent years are paid or tendered within the time required by law and the terms of such leases.

(b) United States oil and gas lease numbered U-12866 shall be held not to have terminated by operation of law, or otherwise on April 1, 1976, and the term of said lease is hereby extended to a date twenty-four months after the effective date of this Act and so long thereafter as oil or gas is produced in paying quantities, provided that rentals for subsequent years are paid or tendered within the time required by law and the terms of such lease.

Sec. 502. Within thirty days after the effective date of this Act, the Secretary shall give notice to the last record holder of the oil and gas leases listed in the first section of this Act of the amount of unpaid rental then accrued under said leases or that would have accrued had the leases not terminated. Within thirty days after receipt of such written notice, the last record holder of such leases, their successors or assigns, shall tender payment of the amount of rental to the Secretary. If payment is not made within the required time, the provisions of this Act shall terminate and be of no force and effect with respect to those leases for which payment was not made.

Termination:

TITLE VI—FOR THE RELIEF OF MARIAN LAW SHALE HOLLOWAY, ADELINE MARY GILL CHARLES, AND ELIZA SHALE CARSTENS

Sec. 601. (a) Notwithstanding any other provision of law, the Secretary of the Interior is authorized and directed to pay, out of any money appropriated to the Department of the Interior, to Marian Law Shale Holloway, Adeline Mary Gill Charles, and Eliza Shale Carstens (or to their estates) such sums as he determines each is legally and equitably entitled to as compensation for losses (including reasonable attorney fees) resulting from his erroneous approval of purported conveyances of parts or all of lot 6, section 35, township 24 north, range 13 west, Willamette meridian, containing eighteen and seventy-five hundredths acres, more or less, according to the Government survey thereof, such property being a portion of the allotment of Hattie Smith, deceased, Quinault allottee numbered 420, and which is not subject to homestead entry. Such property is situated in Jefferson County, State of Washington on the Quinault Indian Reservation.

(b) The payment and acceptance of such compensation pursuant to this Act shall be in full satisfaction of all claims (1) of the said Marian Law Shale Holloway, Adeline Mary Gill Charles, and Eliza Shale Carstens against the United States or any officer or employee thereof arising out of or in connection with the purported conveyances of such property or portions thereof approved by or on behalf of the Secretary of the Interior on February 19, 1951, September 3, 1953, and April 19, 1955, and (2) by Adeline Mary Gill Charles and Eliza Shale Carstens against Marian Law Shale Holloway arising out of or in connection with the purported conveyances of portions of such property approved by or on behalf of the Secretary of the Interior on September 3, 1953, and April 19, 1955.

(c) As a condition precedent to receiving payment of such compensation pursuant to this Act, the said Marian Law Shale Holloway, Adeline Mary Gill Charles, and Eliza Shale Carstens (or the executors of their estates) shall execute such releases and other documents as the Secretary of the Interior determines are necessary to fulfill the purpose of this Act and remove any cloud on the title of such property.

SEC. 602. No part of the amount appropriated by this Act in excess of 10 per centum thereof shall be paid or delivered to or received by any agent or attorney on account of services rendered in connection with this claim; and the same shall be unlawful, any contract to the contrary notwithstanding. Violation of the provisions of this section is a misdemeanor punishable by a fine not to exceed \$1,000. Penalty.

TITLE VII—GOSPEL-HUMP AREA BOUNDARY CHANGES

SEC. 701. Section 4(a)(1) of the Act of February 24, 1978 (16 U.S.C. 1132, Public Law 95-237) is amended by striking the words "January 1978" and inserting in lieu thereof "September 1978". Ante, p. 43.

TITLE VIII—KALMIOPSIS WILDERNESS MAP DESIGNATION

SEC. 801. Section 3 of the Endangered American Wilderness Act of 1978, Public Law 95-237 (92 Stat. 43) is amended by adding a new subsection (f) as follows: 16 USC 1132 note.

"(f) The map referenced in paragraph (a) of this section, depicting the boundaries of the Kalmiopsis Wilderness Additions is superseded by a map entitled "Kalmiopsis Wilderness Additions—Proposed" and dated October 1978, which is on file and available for public inspection in the office of the Chief of the Forest Service."

TITLE IX—FRYINGPAN-ARKANSAS RECLAMATION PROJECT

SEC. 901. Subsection (a) of section 1 of the Act of August 16, 1962 (76 Stat. 389, 43 U.S.C. 616 et seq.) is amended by inserting after the words "Ruedi Dam and Reservoir, Colorado," the words "and as further modified and described in the description of the proposal contained in the final environmental statement for said project, dated April 16, 1975."

SEC. 902. Subsection (c) of section 5 of such Act is amended by inserting after the word "therein" a comma and the words "including those laws of the State of Colorado relating to the establishment of minimum streamflows for the reasonable protection of the natural environment, to the extent that such laws are not inconsistent with the operating principles identified in subsection 3(a) of this Act". 43 USC 616d.

SEC. 903. Subsection (a) of section 3 of such Act is amended by inserting after the word "Congress" a semicolon and the words "and shall be further operated pursuant to diversion rates established under the laws of the State of Colorado: *Provided*, That the rate of project diversions from the Hunter Creek watershed shall not exceed an aggregate of 270 cubic feet of water per second of time. Waters so diverted may be utilized for all authorized project purposes as set forth in section 1(a) of this Act: Such waters, exclusive of the amount diverted for Roaring Fork exchanges provided for in subparagraph 9(1)(c) and paragraph 11 of the above referenced operating prin-

43 USC 616a.

principles shall become part of the project water supply as limited by subparagraph 9(1) (a) of the above referenced operating principles. No diversions shall be made from the Hunter Creek watershed which will reduce the remaining streamflows at the points of diversion to less than 4 cubic feet per second on No Name Creek; 5 cubic feet per second on Midway Creek; and 12 cubic feet per second on Hunter Creek".

TITLE X—TO CONVEY CERTAIN GEOTHERMAL RESOURCES TO THE CITY OF BOISE, IDAHO.

Sec. 1001. (a) The Congress hereby authorizes and directs that the rights to the geothermal resources, including minerals present in the geothermal fluid, presently vested in the United States of America in real property designated as Tract 37 (contained in secs. 2 and 11) consisting of 4.15 acres, more or less; Tract 38 (contained in secs. 1, 2, 11 and 12) consisting of 449.16 acres more or less; Tract 39 (contained in sec. 2) consisting of 14.64 acres, more or less; and Tract 40 (contained in sec. 11) consisting of 4.95 acres, more or less; all in T. 3N., R. 2E., B.M.; together with a parcel described as follows: Commencing at the southwest corner of the Old Fort Boise Military Reservation, thence north seventy degrees zero minutes east one thousand four hundred forty-eight and two-tenths feet; thence north four degrees thirty-two minutes east six hundred and twenty-seven feet to the true point of beginning; thence the following courses and distances: South eighty-seven degrees eight minutes west six hundred ninety-six and five-tenths feet; thence north twenty-one degrees two minutes west five hundred and thirty-two feet; thence south sixty-nine degrees four minutes west twenty-one and nine-tenths feet; thence north twenty-two degrees forty minutes west eighty-six and three-tenths feet; thence north eighty-four degrees fifty minutes east nine hundred ninety-three and six-tenths feet; thence south four degrees thirty-two minutes west six hundred twenty-four and ninety-five one-hundredths feet to the point of beginning; consisting of 11.53 acres, more or less (contained in sec. 11, T. 3N., R. 2E., B.M.); be transferred by the Secretary of the Interior in fee to the City of Boise upon payment by the City of Boise of the fair market value, as determined by the Secretary, of the rights conveyed.

(b) Development of geothermal resources pursuant to this Act shall not be grounds for the Secretary of the Interior to assert the reversionary interest of the United States in the subject lands.

Sec. 1002. Development of the geothermal resources conveyed by this Act shall not unreasonably interfere with development of other mineral interests retained by the United States. The City of Boise shall permit the United States, its lessees and agents access for exploration of mineral resources not conveyed to the City.

TITLE XI—TO ADD CERTAIN LANDS TO THE TARGHEE NATIONAL FOREST, IDAHO

Sec. 1101. The boundaries of the Targhee National Forest in Idaho are hereby modified to include within said national forest the following described lands: S $\frac{1}{2}$ SW $\frac{1}{4}$; W $\frac{1}{2}$ SE $\frac{1}{4}$; and SE $\frac{1}{4}$ NE $\frac{1}{4}$, all in Section 26, Township 18 North, Range 42 East, Boise Meridian, in Fremont County, Idaho.

Boundaries
modification.

TITLE XII—GRAND CANYON NATIONAL PARK.

The Act of February 26, 1916 (40 Stat. 1177; 16 U.S.C. 229) is amended by adding the following sentence: "Under such terms and conditions as he deems advisable and consistent with the requirements of section 483a of title 31 hereof, the Secretary is authorized, without derogation of any of the water rights of the United States and notwithstanding any provision of law to the contrary, to sell by contract water located within Grand Canyon National Park for the use of customers within Tusayan, Arizona, to a nonprofit entity authorized to receive and distribute water within Tusayan, Arizona by the laws of the State of Arizona, upon his determination that such sale is not detrimental to the protection of the resources of Grand Canyon National Park or its visitors, and that appropriate measures to provide for such protection, including a right of immediate termination, are included in the transaction."

31 USC 483a.

Approved November 3, 1978.

LEGISLATIVE HISTORY:

HOUSE REPORT No. 95-1008 (Comm. on Interior and Insular Affairs).
SENATE REPORT No. 95-1287 (Comm. on Energy and Natural Resources).
CONGRESSIONAL RECORD, Vol. 124 (1978):

Apr. 18, considered and passed House.

Oct. 12, considered and passed Senate, amended.

Oct. 14, House concurred in Senate amendments.

And whereas on the 24th day of March 1883 Lloyd Garrison
 of the Committee and others for and under said Com
 missioners of the Trust of April 4th and others on the
 24th day of April 1883 the said Garrison the remain
 ing trustee under said commission did consent to the
 terms of the Trust-nominate Gerrit A. Lansing of the
 City of San Francisco-a State of California. full
 the vacancy caused by the resignation of said Lloyd
 Garrison

And whereas on the 7th day of April 1883 the
 Board of Directors of the said Southern Pacific Railroad
 Company approved the terms of said Trust and did
 and approve said nomination and did appoint
 said Gerrit A. Lansing to the said office and whereas
 on the 19th day of April 1883 the said Gerrit A. Lansing
 did formally accept the position of Trustee under said
 Deed of Trust.

And whereas said Deed of Trust further provided
 that in the case of resignation or making said
 resignation the said Board of Directors have power to
 act in relation to the nomination and election of their
 trustee or trustees and to do so daily ac
 knowledge and ratify in all such cases the
 action and that all such acts in their names by each
 of them shall have the same force and effect as

And whereas on the 20th day of April 1883 said
 Board of Directors with Gerrit A. Lansing acting under the
 power so vested in them did nominate constitute and
 appoint by letter of Attorney duly acknowledged and
 filed in the County of San Francisco State of California the

to make, execute and deliver all conveyances required of them as aforesaid.

And whereas the said Railroad Company for all the lands... for the State of California... \$160000... by him... by him...

Now whereas in consideration of the purchase and the said... (\$15000) for which the receipt... Southern Pacific... and Genet... M. L. Wicks... State of California... (15)... San Bernardino... (12)... all... and... and... of... after... all... of said Railroad and subject also to the reservation and condition that the said purchaser his heirs and assigns shall erect and maintain good and sufficient fences on both sides of each strip or strip of land...

own name as Attorney in fact

and signed the official seal of the City and County of San Francisco, State of California, the 20th day of April 1887

E. B. Ryan being called in

California

20

Frank Wilson County Recorder

By N. S. Aversell Deputy

This Agreement made and entered into the Twentieth day of April in the year of our Lord one thousand eight hundred and eighty seven between John E. Plater of the County of Los Angeles State of California the first party of the one part and the County of Los Angeles the second part witnesseth that for and in consideration of the sum of Four hundred Dollars to the said party of the one part have and lawfully received of the said party of the other part the said party of the one part have granted sold conveyed and confirmed unto the said party of the other part all that certain parcel of land situated in the County of Los Angeles State of California more particularly described as follows to wit



Las Angeles
Miscellaneous
Records

would be the persons described in and whose names
 the instrument is and the parties to the instrument
 and they acknowledged to me that the same
 was made and signed by them in my presence at
 my office in the County of Los Angeles, California, and
 for the purposes therein expressed.

Joe Wright
 Justice of the Peace

19 _____
 Frank Alibon County Recorder
 by N. S. Arnold Deputy

Decd No 3008

the Pacific Corporation
 the
 David L. Lansing
 Pacific
 which
 1875 and

the sum of five hundred
 and four thousand three hundred
 and forty four dollars
 and thirty four cents for the sum of five hundred
 dollars each issued and to be issued by said Southern
 Pacific Railroad Company in seven series to be designated

the said M. L. Wickes his heirs and assigns to his
then use and behoof forever.

In testimony whereof the said parties have hereunto
set their hands and seals at the City of San Francisco
California the 14th day of August 1887.

Chas. F. Crocker

Vice Pres. S. O. R. Co.

J. L. Willcutt

Sec. S. O. R. Co.

Witness my hand and seal this 14th day of August 1887.

Their Joint Attorneys

Notary Public
In and for the County of San Francisco
State of California

San Francisco

Charles F. Crocker

J. L. Willcutt

Corporation

Corporation

Jerome

subscribed to the within instrument as the Attorney in
fact of D. C. Mills and Genl. Lansing and acknowledged
to me that he subscribed the names of said D. C. Mills
and Genl. Lansing that as he had been authorized

State of California



SECRETARY OF STATE

I, ALEX PADILLA, Secretary of State of the State of California, hereby certify:

That, B. D. Howard was, on December 24, 2013, a duly commissioned, qualified and acting NOTARY PUBLIC, in the State of California, empowered to act as such Notary in any part of this State and authorized to take the acknowledgment or proof of powers of attorney, mortgages, deeds, grants, transfers, and other instruments of writing executed by any person, and to take depositions and affidavits and administer oaths and affirmations in all matters incident to the duties of the office or to be used before any court, judge, officer, or board.

I FURTHER CERTIFY that the seal affixed or impressed on the attached document is the official seal of said Notary Public and it appears that the name subscribed thereon is the genuine signature of the person aforesaid, his (or her) signature being of record in this office.

In Witness Whereof, I execute
this certificate and affix the
Great Seal of the State of
California this 13th
day of September 2016.



Alex Padilla

Secretary of State

BY *AP*

ACKNOWLEDGMENT

State of California
County of San Diego)

On 12-24-2013 before me, B.D. Howard, Notary Public
(insert name and title of the officer)

personally appeared Mumina Abdur Rahman for MAG Trust
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.

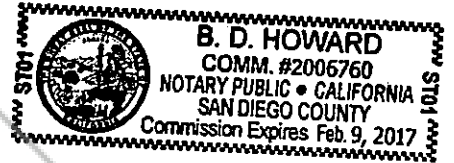
I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing
paragraph is true and correct.

WITNESS my hand and official seal.

Signature



(Seal)





Lincoln County Tax Parcel Viewer

Parcel ID, Address, Owner,

200m
600ft

-114.481821 37.614980 Degrees

The map displays a detailed view of tax parcels in Lincoln County, Nevada. A search bar at the top left allows for queries by Parcel ID, Address, or Owner. Navigation controls include zoom in (+), zoom out (-), and a home button. A scale bar indicates 200 meters and 600 feet. The map shows a grid of streets including Cemetery Ln, Godfredsons Ln, Lincoln St, and Union Pacific. Other labeled streets include Miller Ln, Grover Childs Medical Center, Ryan St, Ada St, Godfredsons Ln, Cemetery Ln, Lincoln St, Rose Memorial Park, Front St, Clover St, and Haystack Ln. A large watermark 'CLOUDSMARTGIS.COM' is visible across the center of the map.