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Page 1 of 9 Fee: \$22.00
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Address 530 Idaho St

City/State/Zip Elko, NV 89801



679808

Certificate of Trust

(Title of Document)

This cover page must be type or printed.



CERTIFICATION OF TRUSTEES UNDER TRUST
(California Probate Code Section 18100.5)

SHIRLEY ANNE DORSA, being of legal age, declares under penalty of perjury:

1. Declarant certifies the existence of the following described Trust and state that she is the sole current trustee:

Name of Trust:	STEPHEN WILLARD DORSA AND SHIRLEY ANNE DORSA REVOCABLE TRUST FOR COMMUNITY PROPERTY AND SEPARATE PROPERTY
Date of Trust:	MARCH 27, 1980
1 ST AMENDMENT	DECEMBER 25, 1981
2 ND AMENDMENT	SEPTEMBER 9, 1982
3 RD AMENDMENT	MARCH 12, 1991
Trustor/Settlor:	STEPHEN WILLARD DORSA (DECEASED) AND SHIRLEY ANNE DORSA
Original Trustees:	STEPHEN WILLARD DORSA (DECEASED) AND SHIRLEY ANNE DORSA
Sole Remaining Trustee:	SHIRLEY ANN DORSA
Trust Identification, Social Security or Employer Identification No.	<u>NONE</u>

- Declarant states that the Trust is in full force and effect and has not been revoked, terminated or otherwise amended in any manner which would cause the representations in this Certification to be incorrect. The name of the only person who has any power to revoke the trust is: SHIRLEY ANNE DORSA.
- Declarant states the following named trustee is fully empowered to act for said Trust and is properly exercising her authority under said Trust in taking any of the actions authorized in the list of powers granted to the Trustee attached to this Certificate as Exhibit A.
- Declarant states that to the best of her knowledge, there are no claims, challenges of any kind or cause of action alleged, contesting or questioning the validity of the Trust or the trustee's authority to act for the Trust.
- Title to assets held by the Trust should be taken as: SHIRLEY ANNE DORSA, the sole surviving Trustee of the "Stephen Willard Dorsa and Shirley Anne Dorsa Revocable Trust dated March 27, 1980"
- This Declaration is prepared and executed pursuant to California Probate Code Section 18100.5.

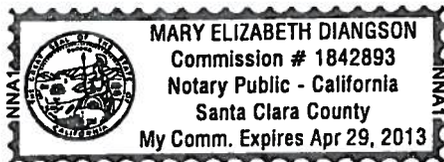
Signed under penalty of perjury, this 2ND day of December, 2012.

Shirley Anne Dorsa
(Signature)

19372 MONTE VISTA DR.
(Address) SARATOGA, CA 95070

Shirley Anne Dorsa
Name (Typed or Printed)

(Notarized)



Mary Elizabeth Diangson
12-2-12



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EXHIBIT A



fees, administration expenses, debts, or other obligations of a deceased trustor or his or her estate from funds received from qualified retirement plans that are excludable from the deceased trustor's gross estate for federal estate tax purposes under §2039 of the Internal Revenue Code, or any successor statute, or from proceeds of insurance policies on the deceased trustor's life. However, to the extent there are no other assets available for such purposes, or to the extent the trust includes insurance proceeds in excess of the amount of the insurance exemption available under the California Revenue and Taxation Code, the trustee, in its discretion, may use insurance proceeds that are otherwise taxable in the deceased trustor's estate for federal estate tax purposes for such payments.

The trustee may deduct, in its sole discretion, all or any part of the expenses of administration of the trustor's estate for Federal Income Tax purposes, regardless of the fact that the Federal Estate Tax on the trustor's estate is thereby increased, or that there is a change in the proportions in which various beneficiaries share in the trust estate.

XVIII

POWERS OF THE TRUSTEE

The trustee shall have, with respect to any and all property, whether real or personal, which may at any time be held hereunder, including any property held for a minor, whether constituting principal or accumulated income, the following rights and powers which may be exercised in the trustee's discretion at any time and from time to time during the continuance of any trust hereunder and until actual distribution of all property:

- (1) To hold and retain, without liability for such retention, any and all property (including stock of the trustee) coming into its possession hereunder, whether or not of the character permitted by law for the investment of trust funds, and to operate any property or business received in trust for so long as it may deem advisable.



(2) To vote or give proxies to vote, any securities (including stock of the trustee) having voting rights; to pay any assessment levied upon stock and to exercise any right or option of subscription or otherwise which may at any time attach, belong, or be given to the holders of any stocks, bonds, securities, or other instruments in the nature thereof forming part of the trust estate; to join in any plan of lease, mortgage, consolidation, reorganization, or foreclosure of any corporation, trust or organization, or the property or assets thereof, including the deposit of bonds, securities, and stock with any bondholders', stockholders', or protective committee in which the trust estate may hold stocks or bonds or other securities, and to take and hold any securities issued under such plan and to pay any assessments thereunder.

(3) To enforce any mortgage or deed of trust or pledge held hereunder and to purchase at any sale thereunder any property subject thereto.

(4) To purchase securities or other property from and to make loans and advancements, secured or unsecured, to the executor or other representative of a trustor's estate.

(5) To manage, control, sell at public or private sale, convey, exchange, partition, divide, subdivide, mortgage, pledge, improve and repair; to grant options and to sell upon deferred payments; to lease for terms within or extending beyond the duration of any trust for any purpose, including exploration for and removal of gas, oil and other minerals; to enter into community oil leases; to create restrictions, easements and other servitudes; to compromise, submit to arbitration, surrender or otherwise adjust claims in favor of or against any trust; to institute, compromise, or defend actions or proceedings.

(6) To lend or advance its own funds to any trust for any purpose thereof, at the then current rate of interest; and any such loan or advance, together with interest, shall be a first lien against any such trust estate and shall be repaid therefrom.



(7) To carry or acquire such insurance, of such kinds and in such amounts, as is advisable to protect the trust estate and its beneficiaries against hazard. However, no premiums on life insurance insuring the life of the surviving trustor shall be paid from Trust "C", but may be paid from Trust "B". Trust "B" funds may be loaned to Trust "C", or utilized to purchase assets from Trust "C".

(8) To invest and reinvest any of the trust property held hereunder, including accumulated income, in such amounts and in such property, real or personal, including but not by way of limitation any common trust fund maintained by the trustee, as the trustee shall deem fit and proper, without being restricted by any statutory limitations on investments by trustees not in effect at the date hereof, and to conduct, maintain and operate margin accounts with brokers. The trustee is empowered to invest and reinvest in commodities and commodity futures contracts and securities of any nature, including option contracts and short sales for cash or on margin. The trustee is further empowered to grant a Power of Attorney to any individual deemed appropriate for purposes of investing.

(9) To borrow money for any trust purpose upon such terms and conditions as the trustee may deem proper; to encumber any of the trust property by mortgage, deed of trust, pledge or otherwise.

(10) To determine, except as otherwise specifically provided in this Trust Agreement, all matters with respect to what is principal and income of the trust estate, and the apportionment and allocation of receipts and expenses between these accounts according to the provisions of the California Principal and Income Law, from time to time existing; however, so long as the surviving spouse is acting as a trustee, reserves for depreciation and depletion shall be maintained, and any premium paid on the purchase of a bond shall be amortized against income. Any such matter not provided for either in this Trust Agreement or in the Principal and Income Law shall be determined by the Trustee, in the Trustee's



discretion; provided, however, that the surviving Trustor, while acting as Trustee of Trust "B" shall not have any discretionary power to determine principal or income, even though such power may be conferred by the California Principal and Income Law, or by other provisions of this Trust. The surviving Trustor, while acting as the Trustee of Trust "B", shall resolve any such discretionary powers by petitioning a court of competent jurisdiction and having the court make the determination, rather than the surviving Trustor.

(11) To hold any property in any trust in its name as trustee hereunder, or in its own name, or in the name of its nominee, or unregistered in such condition that title shall pass by delivery.

(12) Upon any division or partial or final distribution of any trust hereunder, to partition, allot and distribute the same in undivided interests, in cash, in kind, or partly in each, at values determined by it, and to sell such property as it shall deem advisable to make such division or distribution.

(13) To employ counsel and corporate or other agents and to pay them a reasonable compensation out of either income or principal in its discretion; to act on advice of counsel and incur no liability for any action taken or refrained from pursuant to such advice.

(14) To consolidate, for purposes of administration and investment, the property of the several trusts hereby created and to allocate undivided interests in such consolidated fund to the several trusts; provided, however, that such consolidation shall not destroy the separate identity of such trusts.

(15) To do all such acts, take all such proceedings and exercise all such rights and privileges, although neither specifically hereinbefore mentioned nor conferred upon it by law, with relation to such property as though the absolute owner thereof; and in connection therewith, to enter into any covenants or agreements binding the trust estate.

(16) Each trustee shall have the power to release or to restrict the scope of any power that it may hold in connec-



tion with the trust created under this instrument, whether said power is expressly granted in this instrument or implied by law. The trustee shall exercise this power in a written instrument, specifying the powers to be released or restricted and the nature of any such restriction. Any released power shall pass to and be exercised by the other then acting trustee.

(17) Anything in this Trust to the contrary notwithstanding, the trustors shall exercise powers and discretions only in a manner consistent with the allowance of the federal estate tax marital deduction, as hereinbefore set forth.

(18) Any powers contained in this trust which would be deemed to be IRC §2613(d)(2) powers, i.e., "to establish or alter the beneficial enjoyment of the corpus or income of the Trust", that have been granted to the Trustee of Trust "B", with respect to the payment of income and/or principal, shall be vested solely in the Special Trustee hereinafter appointed. Such powers, which will be vested solely in the Special Trustee, shall include, but shall not be limited to: (i) the power to distribute income or accumulated income; (ii) the power to distribute principal to a beneficiary not entitled to principal, except on exercise of the power; (iii) the power to distribute, apportion, or "sprinkle" income among a class of beneficiaries; (iv) a power to distribute income or invade principal, subject to an ascertainable standard relating to health, education, support or maintenance; and (v) a power to terminate the trust. Further, during the lifetime of the surviving trustor, all incidents of ownership, and all powers conferred by this Trust Agreement which pertain to a life insurance policy on the life of the surviving trustor, which is owned by Trust "B", shall be vested solely in the Special Trustee. The following are hereby designated, in the order of preference indicated, as Special Trustee of Trust "B":

- (a) ROBERT ALAN DORSA;
- (b) PAUL JEFFREY DORSA.

The Special Trustee is hereby granted the sole and exclusive right to exercise any powers in this Trust which would be deemed to be IRC §2613(d)(2) powers, i.e., "to establish or alter the beneficial



CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

State of California

County of Santa Clara

On December 2, 2012 before me, Mary Elizabeth Diangson, Notary Public
Date Here Insert Name and Title of the Officer

personally appeared Shirley Anne Dorsa
Name(s) of Signer(s)

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 Mary Elizabeth Diangson
Signature of Notary Public



Place Notary Seal Above

OPTIONAL

Though the information below is not required by law, it may prove valuable to persons relying on the document and could prevent fraudulent removal and reattachment of this form to another document.

Description of Attached Document

Title or Type of Document: Certification of Trustees Under Trust

Document Date: 12-2-12 Number of Pages: 7

Signer(s) Other Than Named Above: _____

Capacity(ies) Claimed by Signer(s)

Signer's Name: Shirley Anne Dorsa

- Individual
- Corporate Officer — Title(s): _____
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer Is Representing: _____

Signer's Name: _____

- Individual
- Corporate Officer — Title(s): _____
- Partner — Limited General
- Attorney in Fact
- Trustee
- Guardian or Conservator
- Other: _____



Signer Is Representing: _____