FORM No. 662 - ASSIGNMENT OF REAL ESTATE CONTRACT and WARRANTY DEED by Vendor-8 'OR APR 5 ANS:37 LANDGOAL LLC P.O.BOX 8294 SPRING CREEK, NV 39815 FIRST REGIONAL BANK FBO SAMIR SHAF

IKA 04428: TRUST ADMIN. SERVICES

5950 LA PLACE CT SUITE 160

CARLSBAD Assignment Name and Address CA. 92008

Mor recording, return to Places, Address, Zaje:

LANDGOAL LLC P.O.BOX 8294 SPRING CREEK, NV 39815 FIRST REGIONAL BANK FBO SAMIK SHALIRA 04428; TRUST ADMIN. SERVICES
5950 LA PLACE CT SUITE 160 CARLSBAD, CA. 92003

Vol. MO4 Page 19027

FOR RECORDER'S USE

State of Oregon, County of Klamath Recorded 04/05/2004 9:37 m Vol M04 Pg__ 19027 Linda Smith, County Clerk
Fee \$ 260 # of Pgs

ASSIGNMENT OF CONTRACT and WARRANTY DEED
KNOW ALL BY THESE PRESENTS that the undersigned, hereinafter called the assignor, for the consideration hereinafter
stated, has sold and assigned and hereby does grant, bargain, sell, assign and set over unto a WITHOUT RECOURSE OR INDEMNIFICATION, FIRST REGIONAL BANK FBO SAMIR SHAH IRA 04428
hereinafter called the assignee, and to assignee's heirs, successors and assigns all of the wardor's right title and interest in and to
that certain contract for the sale of real estate dated 2/27/02, between
LANDGOAL LLC as seller and
DUSTI E. SURFACE
as buyer, which contract is recorded in the Records ofAMATH County, Oregon, in book/reel/volume No. MOLL at page Q67Q9, and/or as fee/file/instrument/microfilm/reception No (indicate which),
at page QD/QY, and/or as fee/file/instrument/microfilm/reception No
reference to that recorded contract hereby being expressly made, together with all of the right, title and interest of the assignor in and
to all moneys due and to become due thereon. The assignor also hereby conveys to the assignee the property described in the contract and the level title thereto which is held to accome and the level title title thereto which is held to accome and the level title title title thereto which is held to accome and the level title tit title tit
tract and the legal title thereto which is held to secure performance of the vendee's obligation created thereby. The assignor hereby expressly covenants and warrants to the assignee that the assignor is lawfully seized in fee simple of the vendor's interest in the real
estate described in the contract of sale, free from all encumbrances except (if no exceptions, so state):
THOSE OF RECORD
and that assignor will warrant and forever defend the premises, and every part and parcel thereof, against the lawful claims and
demands of all persons whomsoever, except those claiming under the above described encumbrances. The unpaid principal balance
of the purchase price thereof is not less than \$973.00 , with interest paid thereon to (date) 2/2/04
The contract is not in default, and no offset is claimed by the vendee (or vendee's assignor, if any).
The true and actual consideration paid for this transfer, stated in terms of dollars, is \$6200,00
the actual consideration consists of or includes other property or value given or promised which is part of the the whole (indi-
cate which) consideration. (The sentence between the symbols ©, if not applicable, should be deleted. See ORS 93.030.)
In construing this assignment, where the context so requires, the singular includes the plural and all grammatical changes
shall be made so that this assignment shall apply equally to corporations and to individuals.
IN WITNESS WHEREOF, the undersigned assignor has executed this assignment. If the undersigned is a corporation, it has
caused its name to be signed and its seal, if any, affixed by an officer or other person duly authorized to do so by order of its board
of directors.
DATED 3-2-04
WITHOUT RECOURSE OR INDEANIFICATION
THIS INSTRUMENT WILL NOT ALLOW USE OF THE PROPERTY DESCRIBED IN THIS INSTRUMENT IN VIOLATION OF APPLICABLE LAND USE LAWS AND REGULATIONS. BEFORE SIGNING OR ACCEPTING THIS INSTRUMENT, THE PERSON ACQUIRING FEE TITLE TO THE PROPERTY SHOULD CHECK WITH THE APPROPRIATE CITY OR COUNTY PLANNING DEPARTMENT TO VERIFY APPROVED USES AND TO DETERMINE ANY LIMITS ON LAWSUITS AGAINST FARMING OR FOREST PRACTICES AS DEFINED IN ORS 30.830.
NEVADA
STATE OF OREGON, County of LILLED) ss.
This instrument was acknowledged before me on
hv
This instrument was acknowledged before me on March 2 2004
by DAVID RAGAN
as MEMBER
of LAKDCOAL LIC
Mat 1
MELISSA CHRISTENSEN Notary Public for Origina NEVADA
Notary Public State of Nevada No.01-69001-6 My appt. exp. May 25, 2005