

Department of Natural Resources 1313 Sherman Street, Room 718 Denver, CO 80203

December 18, 2024

Delta County Public Trustee 501 Palmer Street, Suite 202 Delta, CO 81416

Subject:

CWCB Loan Contract C150173 - Release of Deed of Trust

This refers to the attached Request for Full Release of Deed of Trust relative to an agreement between Upper Surface Creek Domestic Water Users Association and the Colorado Water Conservation Board (CWCB). The Promissory note stamped "PAID IN FULL" Payment in the amount of \$43.00, for fees, is enclosed along with these documents. The original documents should be returned to CWCB in the enclosed self-addressed stamped envelope.

Should you have any questions, please contact me <u>jessica.halvorsen@state.co.us</u> Thank you for your assistance in this matter.

Sincerely,

Jessica Halvorsen

Loan & Grant Program Assistant

10a Halvase

Finance Section

jessica.halvorsen@state.co.us

Enclosures



Original Note and Deed of Trust Returned to: WHEN RECORDED RETURN TO:	
CWCB 1313 Sherman Street, Room 718	
Denver, CO 80203 Prepared/Received by: Jessica Halvorsen	
REQUEST FOR FULL X / PARTIAL RELEASE OF DEED OF TRUST AND RELEASE BY OWNER OF OF DEBT PURSUANT TO § 38-39-102 (1) (a), COLORADO REVISED STATUTES	INDEBTEDNESS WITH PRODUCTION OF EVIDENCE
December 18, 2024	Date
Upper Surface Creek Domestic Water Users Association PO Box 70	Original Grantor (Borrower) Current Address of Original Grantor,
Cedaredge, CO 81413	Assuming Party, or Current Owner
Check here if current address is unknown	_
Colorado Water Conservation Board	Original Beneficiary (Lender)
May 1, 2004	Date of Deed of Trust
April 19, 2004	Date of Recording and/or Re-Recording of Deed of Trust
578733	Recording Information
County Rept. No. and/or Film No. and/or Book/Page No. and/or Torrens Reg. No.	
TO THE PUBLIC TRUSTEE OF	the annualists around a track and the above Dood of Tout about
Delta grant an interest in the property described in the Deed o	s the appropriate grantee to whom the above Deed of Trust should f Trust.)
PLEASE EXECUTE AND RECORD A RELEASE OF THE DEED OF TRU  by the Deed of Trust has been fully or partially paid and/or the purpose of the De	
State of Colorado, Colorado Water Conservation Board, 1313 S  Name and Address of Current Owner, Holder of the Indebtedness and Successor in Interest from  Kirk Russell, Finance Section Chief, CWCB, 1313 Sherma  Name, Title and Address of Officer, Agent, or Attorney	in the Department of Natural Resources, Secured by Deed of Trust in Street, Room 718, Denver, CO 80203
State of Colorado , County of Denver	NOTARY PUBLIC STATE OF COLORADO
The foregoing Request for Release was acknowledged before me on $12 - 16 - 24$ (date) by*	NOTARY ID 20234011689 MY COMMISSION EXPIRES MARCH 27, 2027
Kirk Russell	A THE WARD 27, 2027
Finance Section Chief  3-21-21  Date Commission Expires	Willes Silles
*If applicable, insert title of officer and name of current owner and holder	Notary Public Witness my hand and official seal
RELEASE OF DEED OF THE	
WHEREAS, the Grantor(s) named above, by Deed of Trust, granted certain refrustee of the County referenced above, in the State of Colorado, to be held in trusherein; and WHEREAS, the indebtedness secured by the Deed of Trust has been fully on has been fully or partially satisfied according to the written request of the current NOW THEREFORE, in consideration of the premises and the payment of the tags at the Public Trustee in the County named above, do hereby fully and absolutely or that portion of the real property described above in the Deed of Trust, together	ast to secure the payment of the indebtedness referred to or partially paid and/or the purpose of the Deed of Trus owner and holder of the indebtedness; statutory sum, receipt of which is hereby acknowledged y release, cancel and forever discharge the Deed of Trus
	Public Trustee
(Public Trustee use only; use appropriate label) (Public Trustee's Seal)	
	Deputy Public Trustee
	(If applicable: Notary Seal)



## **Deed of Trust**

DATE: May 1, 2004

GRANTOR: Upper Surface Creek Domestic Water Users Association

BENEFICIARY: COLORADO WATER CONSERVATION BOARD

COUNTY: DELTA

PRINCIPAL LOAN AMOUNT: \$163,802.00

LOAN CONTRACT: Loan Contract No. C150173, dated May 1, 2004

TERMS OF REPAYMENT: 3.25% per annum for 20 years

COLLATERAL: An undivided one-hundred percent interest in (1) the diversion

structure located in SE1/4-NE1/4, Section 34, Township 13 South, Range 94 West, 6th P.M., Delta County, Colorado, diverting from Surface Creek, and (2) 3,000 linear feet of 15inch plastic pipe including Grantor's interest in the easements and rights-of way on which the pipeline is located including: (a) Tract 85, Section 34 of Township 12 South, Range 94 West of the 6th Principal Meridian, granted by the U. S. Department of the Interior, Bureau of Land Management right-of-way grant/temporary use permit dated September 17, 2003, (b) Lots 18 and 19, Section 34, Township 12 South, Range 94 West of the 6th Principal Meridian, granted by Michael R. Laurita and Alicia Jean Laurita, recorded at Delta County, Colorado, Bk 976, Pg 774-775, and (c) Lot 74, Section 34, Township 12 South, Range 94 West of the 6th Principal Meridian, granted by Michael R. Laurita and Alicia Jean Laurita, recorded at Delta County, Colorado, Bk 976, Pg 780-781, together with all appliances, fixtures and any other property used in connection with the operation of said pipeline and access to said pipeline.

This indenture is between the Grantor, and the Public Trustee of the above referenced COUNTY, State of Colorado ("PUBLIC TRUSTEE"),

## FACTUAL RECITALS

- 1. The Grantor has executed a Promissory Note of even date and amount, set forth in the Loan Contract, for a loan in the Principal Loan Amount to be repaid to the Beneficiary, with Terms of Repayment and in accordance with the Promissory Note or until loan is paid in full.
- 2. The Grantor is desirous of securing payment of the PRINCIPAL LOAN AMOUNT and interest of said Promissory Note to the BENEFICIARY.

**Appendix 5 to Loan Contract C150173** 



The Grantor, in consideration of the premises and for the purpose aforesaid, does hereby grant, bargain, sell and convey unto the said Public Trustee in trust forever, the above described Collateral.

To have and to hold the same, together with all appurtenances, in trust nevertheless, that in case of default in the payment of said Promissory Note, or any part thereof, or the interest thereon, or in the performance of any covenants hereinafter set forth or in said Promissory Note or LOAN CONTRACT, then upon the BENEFICIARY filing notice of election and demand for sale, said PUBLIC TRUSTEE, after advertising notice of said sale weekly for not less than four weeks in some newspaper of general circulation in said COUNTY, shall sell said COLLATERAL in the manner provided by law in effect at the time of filing said notice and demand, at public auction for cash, at any proper place designated in the notice of sale. Out of the proceeds of said sale, the PUBLIC TRUSTEE shall retain or pay first all fees, charges and costs and all moneys advanced for taxes, insurance and assessments, or on any prior encumbrance, with interest thereon and pay the principal and interest due on said Promissory Note, rendering the overplus, if any, unto the Grantor; and after the expiration of the time of redemption, the PUBLIC TRUSTEE shall execute and deliver to the purchaser a deed to the COLLATERAL sold. The BENEFICIARY may purchase said COLLATERAL or any part thereof at such sale.

The Grantor covenants that at the time of the delivery of these presents, it is well seized of the Collateral in fee simple, and has full power and lawful authority to grant, bargain, sell and convey the same in the manner and form as aforesaid. The Grantor fully waives and releases all rights and claims it may have in or to said Collateral as a Homestead Exemption or other exemption, now or hereafter provided by law. The Grantor further covenants that the collateral is free and clear of all liens and encumbrances whatever and that the Grantor shall warrant and forever defend the Collateral in the quiet and peaceable possession of the Public Trustee, its successors and assigns, against all and every person or persons lawfully claiming or to claim the whole or any part thereof.

Until payment in full of the indebtedness, the GRANTOR shall timely pay all taxes and assessments levied on the COLLATERAL; any and all amounts due on account of the principal and interest or other sums on any senior encumbrances, if any; and will keep the COLLATERAL insured in accordance with the requirements of the LOAN CONTRACT. In the event of the sale or transfer of the COLLATERAL, the BENEFICIARY, at its option, may declare the entire balance of the note immediately due and payable.

In case of default in any of said payments of the principal or interest, according to the terms of said Promissory Note or LOAN CONTRACT, by the GRANTOR, its successors or assigns, then said principal sum hereby secured, and interest thereon, may at once, at the option of the BENEFICIARY, become due and payable, and the said COLLATERAL be sold in the manner and with the same effect as if said indebtedness had matured, and that if foreclosure be made by the PUBLIC TRUSTEE, an attorney's fee in a reasonable amount for services in the supervision of said foreclosure proceedings shall be allowed by the PUBLIC TRUSTEE as a part of the cost of foreclosure, and if foreclosure be made through the courts a reasonable attorney's fee shall be taxed by the court as a part of the cost of such foreclosure proceedings.

It is further understood and agreed, that if a release or a partial release of this Deed of Trust is required, the GRANTOR, its successors or assigns will pay the expense thereof; that all the covenants and agreements contained herein and in the Promissory Note and LOAN CONTRACT shall extend to and be binding upon the successors or assigns of the respective parties hereto; and that the singular number shall include the plural, the plural the singular, and the use of any gender shall be applicable to all genders.

## Executed the day and date first written above.

Marine Ma	Upper Surface Creek Domestic Water Users Association, a Colorado nonprofit corporation
(SEAL) Attest	By Serald L. Figueroa, President
By Dan A. Hawkins, Corporate Secretary	
County of Oelta ) SS	3
The foregoing instrument was acknowledged before me this _/ day of April 2004, by Gerald L. Figueroa and Dan A. Hawkins, as President and Corporate Secretary, respectively, of the Upper Surface Creek Domestic Water Users Association. Witness my hand and official seal.	
_	Helen R Hawkins Notary Public
My commission expires Jan 2, 200	27
Return recorded deed of trust to: CWCB Finance Section, Attn: Jan Illian, 1580 Logan	

Street, Suite 750, Denver CO 80203 (Phone Number 303-866-3462)

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## PROMISSORY NOTE

Date:

May 1, 2004

Borrower:

Upper Surface Creek Domestic Water Users Association

Principal Amount:

\$ 163,802.00

Interest Rate:

3.25% per annum

Term of Repayment:

20 years

Loan Contract No.:

C150173, dated May 1, 2004

Loan Payment:

\$11,266.12

Payment Initiation Date\*:

January 1, 2005

Maturity Date\*:

- Payment Initiation Date and Maturity Date fields are filled in after the project has been substantially completed.
- 1. FOR VALUE RECEIVED, the BORROWER promises to pay the Colorado Water Conservation Board ("CWCB"), the Principal Amount plus Interest for the Term of Repayment, pursuant to the LOAN CONTRACT and this promissory note.
- 2. Principal and interest shall be payable in equal Loan Payments, with the first payment due and payable one year from Payment Initiation Date (the date the CWCB determines that the project is substantially complete), and annually thereafter. All principal, interest, and late charges, if any, then remaining unpaid shall be due and payable on or before the Maturity Date.
- 3. Payments shall be made to the Colorado Water Conservation Board at 1313 Sherman Street, Room 721, Denver, Colorado 80203.
- 4. The CWCB may impose a late charge in the amount of 5% of the annual payment if the CWCB does not receive the annual payment within 15 calendar days of the due date.
- 5. This Note may be prepaid in whole or in part at any time without premium or penalty. Any partial prepayment shall not postpone the due date of any subsequent payments or change the amount of such payments.
- 6. All payments received shall be applied first to late charges, if any, next to accrued interest and then to reduce the principal amount.
- 7. This Note is issued pursuant to the LOAN CONTRACT between the CWCB and the BORROWER. The LOAN CONTRACT creates security interests in favor of the CWCB to secure the prompt payment of all amounts that may become due hereunder. Said security interests are evidenced by a Security Agreement and Deed of Trust ("Security Instruments") of even date and amount and cover certain revenues and real property of the BORROWER. The LOAN CONTRACT and Security Instruments grant additional rights to the CWCB, including the right to accelerate the maturity of this Note in certain events.

- 8. If any annual payment is not paid when due or any default under the LOAN CONTRACT or the Security Instruments securing this Note occurs, the CWCB may declare the entire outstanding principal balance of the Note, all accrued interest, and any outstanding late charges immediately due and payable, and the indebtedness shall bear interest at the rate of 7% per annum from the date of default. The CWCB shall give the BORROWER written notice of any alleged default and an opportunity to cure within thirty (30) days of receipt of such notice before the BORROWER shall be considered in default for purposes of this Promissory Note.
- 9. The BORROWER and any co-signer or guarantor hereby agree that if this Note or interest thereon is not paid when due or if suit is brought, then it shall pay all reasonable costs of collection, including reasonable attorney fees. In the event of any bankruptcy or similar proceedings, costs of collection shall include all costs and attorney fees incurred in connection with such proceedings, including the fees of counsel for attendance at meetings of creditors' committees or other committees.
- 10. This Note shall be governed in all respects by the laws of the State of Colorado.

BORROWER: Upper Surface Creek Domestic Water Users Association, a

Colorado nonprofit corporation

Attest

PAID IN FULL