14-11060

NOTE: All OF THE PURCHASE PRICE RECEIVED WAS PAID FROM A FIRST PURCHASE MONEY MORTGAGE LOAN of \$ 187,200.00 CLOSED SIMULTANEOUSLY HEREWITH.

HILLSBORO DEED FORM

Upon recording return this instrument to:

Newcastle Construction, Inc. 3978 Parkwood Road Southeast Bessemer, Alabama 35022 Attention: Mr. Glenn Siddle, President

This instrument was prepared by:

Michael M. Partain, Esq., General Attorney United States Steel Corporation Law Department-Hoover Office 610 Preserve Parkway, Suite 200 Hoover, Alabama 35226

Mail tax notice to:

Newcastle Construction, Inc. 3978 Parkwood Road Southeast Bessemer, Alabama 35022 Attention: Mr. Glenn Siddle, President

20140221000048680 1/5 \$27.00 Shelby Cnty Judge of Probate, AL 02/21/2014 02:25:57 PM FILED/CERT

STATE OF ALABAMA)
COUNTY OF SHELBY)

SPECIAL WARRANTY DEED

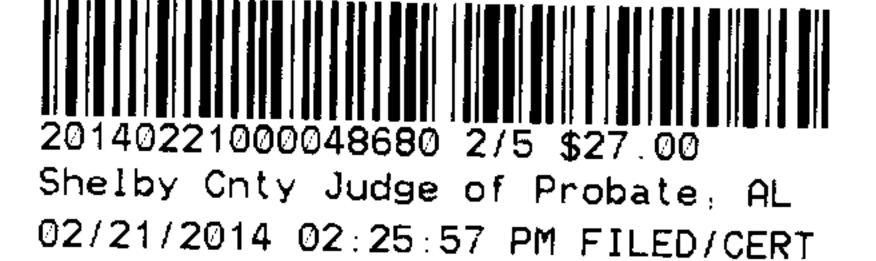
KNOW ALL MEN BY THESE PRESENTS, that in consideration of the sum of One Hundred and 00/100 Dollars (\$100.00) and other good and valuable consideration in hand paid by NEWCASTLE CONSTRUCTION, INC., an Alabama corporation (hereinafter referred to as the "Grantee"), to the undersigned, UNITED STATES STEEL CORPORATION, a Delaware corporation (hereinafter referred to as the "Grantor"), the receipt of which is hereby acknowledged, the Grantor does by these presents grant, bargain, sell, and convey unto the Grantee the following described land, subject to the conditions and limitations contained herein, MINERALS AND MINING RIGHTS EXCEPTED, situated in Shelby County, Alabama, to wit:

Lot 68-A, according to the Survey of Second Amended Hillsboro Subdivision, Phase II, as recorded in Map Book 39, Page 141, in the Probate Office of Shelby County, Alabama (the "Property").

The Property is conveyed subject to the following:

- 1. Real estate ad valorem taxes due and payable for the current tax year, and any other taxes, charges, and assessments of the levying jurisdictions, not yet due and payable.
- Any applicable zoning ordinances and subdivision regulations, or other ordinances, laws, and regulations.

- 3. All matters affecting the Property as shown on the recorded subdivision plat for the Property.
- 4. Covenants, conditions, restrictions, easements, assessments, liens, and encumbrances set forth in the Articles of Incorporation of Hillsboro Residential Association, Inc. as recorded in Bk: LR200666, Pg: 12615, in the Probate Office of Jefferson County, Alabama, and unrecorded By-Laws thereof, and the Declaration of Protective Covenants of Hillsboro (Residential) as recorded in Instrument No. 20061121000567590 in the Probate Office of Shelby County, Alabama, as amended.
- Covenants, conditions, restrictions, easements, assessments, liens, and encumbrances set forth in the Articles of Incorporation of Appleford Swim Club, Inc. as recorded in Bk: LR200666, Pg: 12629 in the Probate Office of Jefferson County, Alabama, and unrecorded By-Laws thereof, and the Declaration of Covenants, Conditions, and Restrictions for Appleford (a Hillsboro community) as recorded in Instrument No. 20061121000567600 in the Probate Office of Shelby County, Alabama, as amended.
- 6. The Property conveyed by this instrument shall be limited to the development of single-family residential homes.
- 7. Grantee has made its own independent inspections and investigations of the Property, and is taking the Property "AS IS, WHERE IS, WITH ALL FAULTS" and based solely and in reliance upon such inspections and investigations of the Property. Grantor makes no representation, warranty or agreement concerning the conditions of the Property, the soil or the sub-soil. Grantee, for itself and its successors and assigns, waives all claims, present and future, against Grantor based upon or in connection with the condition of the Property, including but not limited to underground aquifers, mines, tunnels, or sinkholes, and hereby releases Grantor from any liability whatsoever with respect thereto, and this covenant shall run with the land as against Grantee and all other successors in title.
- 8. This conveyance is made upon the covenant and condition that no right of action for damages on account of injuries to the Property or to any buildings, improvements, structures, pipelines, or other sources of water supply now or hereafter located upon said the Property, or to any owners or occupants or other persons in or upon the Property, resulting from past mining and/or gas or oil producing operations of the Grantor, or its successors, assigns, licensees, lessees, or contractors, or resulting from past blasting, past dewatering, or the past removal of coal, iron ore, gas, oil, coal bed methane gas and all other minerals or coal seam or other roof supports by the Grantor, or its successors, assigns, licensees, lessees, or contractors, whether said mining and/or gas or oil producing operations be in the Property or other lands, shall ever accrue to or be asserted by the Grantee herein or by said Grantee's successors in title, this conveyance being made expressly subject to all such past or future injuries related to such past mining operations and this condition shall constitute a covenant running with the land as against the said Grantee and all persons, firms, or corporations holding under or through said Grantee.
- 9. Except with respect to a conveyance by Grantee to an affiliated legal entity owned or controlled in whole or in part by Grantee or its principals, Grantor, its successors and assigns, reserves a right of first refusal to purchase the Property in the event that the Grantee should desire to sell or otherwise convey the same within forty-eight (48) months from the date of recording hereof. Grantee shall first offer to sell the Property to Grantor, its successors and assigns, for the same price, terms, and conditions as stated in the real estate sales contract by and between Grantor and Grantee, it being understood and agreed that Grantor, its



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successors and assigns, shall have the first option to purchase the Property upon such price, terms and conditions. In order to exercise its right of first refusal, Grantor, its successors and assigns, shall give written notice to Grantee of such exercise within seven (7) days following Grantor's, its successors' and assigns', receipt of written notice of Grantee's intent to sell or otherwise convey the Property. The right of first refusal provided for in this Paragraph shall terminate upon the earlier of (i) the expiration of forty-eight (48) months from the date of recording hereof; or (ii) upon commencement of construction of a house on the Property as evidenced by the completion of the foundation of such house; or (iii) upon written notice of Grantor's election not to purchase the Property.

TO HAVE AND TO HOLD unto Grantee and to Grantee's successors and assigns forever.

And the Grantor does for itself and for its successors and assigns covenant with the Grantee and to Grantee's successors and assigns, that it is seized and possessed of the Property and has the right to convey it, and it warrants the title against all persons claiming by, through or under the Grantor.

(Remainder of page intentionally left blank. See following page for signatures.)



Shelby Cnty Judge of Probate, AL 02/21/2014 02:25:57 PM FILED/CERT

IN WITNESS WHEREOF, the Grantor has caused these presents to be executed by its duly authorized officers or representatives on this the 12th day of						
		GRAN	VTOR:			
ATTEST:		UNITED STATES STEEL CORPORATION				
By: /////	alman-	By:	W.Z. Silva			
Title: Assista	int Secretary	Title:	Director-Real Estate, Southeast USS Real Estate, a division of United States Steel Corporation AS TO FORM LAW MAN			
STATE OF ATTACHMENT OF						
Real Estate, a foregoing instruor of the contents	division of United States Stee ument and who is known to me,	l Corpo acknow ch capa	or said County, in said State, hereby certify that ose name as Director-Real Estate, Southeast, USS ration, a Delaware corporation, is signed to the dedged before me on this day that being informed city and with full authority, executed the same			
GIVEN 2014.	I UNDER MY HAND AND S	EAL O	F OFFICE this 12th day of February,			
[SEAL]	My Commission Expires: 2		- 2017			

Real Estate Sales Validation Form

This	Document must be filed in acce	ordance with Co	ode of Alabama 19	75, Section 40-22-1			
Grantor's Name Mailing Address	Law Dest-Hague		A 11 A . I . I	Demeaste Constitution			
Maning Address	10 Propose Par	Suite	nailing Address	Southeast			
	610 Proporte Poul Haoner, at 3500			Bessomer, a13502			
Property Address			Date of Sale	2/14			
		Total	Purchase Price	\$ 187,200.00			
	21000048680 5/5 \$27.00	– Actual	or Value	\$			
201402 Shelby	21000048680 5/5 \$27.00 Cnty Judge of Probate, AL		or				
02/21/	2014 02:25:57 PM FILED/CERT	Assessor	's Market Value	\$			
			nce is not require				
							
•	document presented for rec this form is not required.	ordation conta	ains all of the red	quired information referenced			
		Instructions					
	d mailing address - provide ir current mailing address.	the name of the	he person or pe	rsons conveying interest			
Grantee's name are to property is being	nd mailing address - provide g conveyed.	the name of	the person or pe	rsons to whom interest			
Property address -	the physical address of the	property bein	g conveyed, if a	vailable.			
Date of Sale - the	date on which interest to the	property was	conveyed.				
Total purchase price - the total amount paid for the purchase of the property, both real and personal, being conveyed by the instrument offered for record.							
Actual value - if the property is not being sold, the true value of the property, both real and personal, being conveyed by the instrument offered for record. This may be evidenced by an appraisal conducted by a licensed appraiser or the assessor's current market value.							
excluding current uresponsibility of val	led and the value must be done to be valuation, of the property uing property for property to Alabama 1975 § 40-22-1	y as determine ax purposes w	ed by the local o				
accurate. I further u	understand that any false sta ated in <u>Code of Alabama 19</u>	atements clair 975 § 40-22-1	ned on this form (h).	d in this document is true and may result in the imposition A. Dames			
Date	<u> </u>	rint		J. J.WWZ			
Unattested		Sign					
	(verified by)		(Grantor/Grantee	e/Owner/Agent) circle one			