# Notice to Tax Collector of Application for Tax Deed

# **TO: Tax Collector of Escambia County**

In accordance with Florida Statutes, I,

PPF HOLDINGS III LTD. U.S. BANK CUSTODIAN FOR PPF HO P.O. BOX 645051 CINCINNATI, Ohio, 45264

holder of the following tax sale certificate hereby surrender same to the Tax Collector and make tax deed application thereon:

<b>Certificate No.</b> 6878.0000	Parcel ID Number 10-0598-010	<b>Date</b> 06/01/2011	<b>Legal Description</b> 35-2S3-110 N 1/2 OF LT 21 ALL LOT 22 BLK 73 BEACH HAVEN PLAT DB 46 P 51 SEC 54/35 T2S R30/31 OR 2516 P 434

# 2012 TAX ROLL

DYKES JACK & JUDY 820 BREMEN AVE PENSACOLA , Florida 32507

I agree to pay all delinquent taxes, redeem all outstanding certificates not in my possession, pay any omitted taxes, and pay current taxes, if due, covering the land, and pay any interest earned (a) on tax certificates not in my possession, (b) on omitted taxes or (c) on delinquent taxes. I also agree to pay all Tax Collector's fees, ownership and encumbrance reports costs, Clerk of the Court costs, charges and fees and Sheriff's costs, if applicable. Attached is the above-mentioned tax sale certificate on which this application is based and all other certificates of the same legal description which are in my possession.

tda2012 (Taimur Jamil)

08/28/2013

# TAX COLLECTOR'S CERTIFICATION

Application Date / Number Aug 28, 2013 / 130759

This is to certify that the holder listed below of Tax Sale Certificate Number **2011 / 6878.0000**, issued the **1st** day of **June**, **2011**, and which encumbers the following described property located in the County of Escambia, State of Florida to wit: **Parcel ID Number:** 10-0598-010

#### **Certificate Holder:**

PPF HOLDINGS III LTD. U.S. BANK CUSTODIAN FOR PPF HO P.O. BOX 645051 CINCINNATI, OHIO 45264 Property Owner: DYKES JACK & JUDY 820 BREMEN AVE PENSACOLA , FLORIDA 32507

### Legal Description: 35-2S3-110 N 1/2 OF LT 21 ALL LOT 22 BLK 73 BEACH HAVEN PLAT DB 46 P 51 SEC 54/35 T2S R30/31 OR 2516 P 434

has surrendered same in my office and made written application for tax deed in accordance with Florida Statutes. I certify that the following tax certificates, interest, ownership and encumbrance report fee, and Tax Collector's fees have been paid:

CERTIFICATES OWNED BY APPLICANT AND FILED IN CONNECTION WITH THIS TAX DEED APPLICATION:

Cert. Year	Certificate Number	Date of Sale	Face Amt	T/C Fee	Interest	Total
2012	6495.0000	06/01/12	\$545.81	\$0.00	\$32.41	\$578.22
2011	6878.0000	06/01/11	\$537.98	\$0.00	\$33.29	\$571.27

### CERTIFICATES REDEEMED BY APPLICANT OR INCLUDED (COUNTY) IN CONNECTION WITH THIS APPLICATION:

Cert. Year	Certificate Number	Date of Sale	Face Amt	T/C Fee	Interest	Total
2013	5875.0000	06/01/13	\$562.75	\$6.25	\$28.14	\$597.14

Applicant or Included (County)\$1,746.62. Total of Delinquent Taxes Paid by Tax Deed Application\$0.03. Total of Current Taxes Paid by Tax Deed Applicant\$150.04. Ownership and Encumbrance Report Fee\$150.05. Tax Deed Application Fee\$75.06. Total Certified by Tax Collector to Clerk of Court\$1,971.6	00
3. Total of Current Taxes Paid by Tax Deed Applicant	00
4. Ownership and Encumbrance Report Fee       \$150.0         5. Tax Deed Application Fee       \$75.0	
4. Ownership and Encumbrance Report Fee       \$150.0         5. Tax Deed Application Fee       \$75.0	
	00
6. Total Certified by Tax Collector to Clerk of Court \$1,971.6	
	63
7. Clerk of Court Statutory Fee	
8. Clerk of Court Certified Mail Charge	
9. Clerk of Court Advertising Charge	
10. Sheriff's Fee	
11	
12. Total of Lines 6 thru 11 \$1,971.6	63
13. Interest Computed by Clerk of Court Per Florida Statutes(%)	
14. One-Half of the assessed value of homestead property. If applicable pursuant to section	
197.502, F.S. \$26,905.0	00
15. Statutory (Opening) Bid; Total of Lines 12 thru 14	
16. Redemption Fee \$12.50	j0
17. Total Amount to Redeem	

\*Done this 28th day of August, 2013

TAX COLLECTOR, ESCAMBIA COUNTY, FLORIDA

Βv uly 2014 Date of Sale:

\* This certification must be surrendered to the Clerk of the Circuit Court no later than ten days after this date.

balance due upon maturity i	e and the final principal payment or the s <u>\$42,969.29</u> , together with dvancements made by the Mortgagee u	
terms of this mortgage.	Ivancements made by the wortgagee o	
Signed scaled and delivered in the presence of:	1100	
Manuel me	+ UMA	(Scal)
DEBBIE TIMBIE	JACK DYKES UN 820 BREMEN AVENUE, PENSACOLA, FL 32507	
(Name/Address)	(Name/Address)	
atticio llalison		( <b>5</b> . b)
	JUDY DYKES	(Seal)
PATRICIA ADKISON	820 BREMEN AVENUE, PENSACOLA, FL 32507	
(Name/Address)	(Name/Address)	
	······································	(Seal)
(Name/Address)	(Name/Address)	
		( <b>7</b> , 1)
· · · · · · · · · · · · · · · · · · ·		(Scal)
(Name/Address)	(Name/Address)	
STATE of FLORIDA COUNTY OF ESCAMBIA The foregoing instrument was acknowledged befor JACK DYKES and JUDY DYKES, who is personally known to me or who has produ		
who is personally known to me or who has produ	ced FLA D/L as identification and who did/did sof	take an oath. ?
FL-BAL-MTG(11/92) Control #90710126	Print Name And What Control And Market	n
	Serial Number:	
DEBORAJ NOTARY PUBLIC COMMISSIO	IOTARY SEAL H A TIMBIE STATE OF FLORIDA N NO. CC269233 NN EXP. FB. 7,1997	

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IN WITNESS WHEREOF, the said Mortgagor has executed this mortgage under seal on the day and year herein first above

Instrument 00298529 Filed and recorded in the Official Records MAY 29, 1996 at 10:27 A.M. ERNIE LEE MAGAHA CLERK OF THE CIRCUIT COURT Escambia County, Florida

# PROVIDED ALWAYS, that is said Mortgagor shall pay unto the said Mortgagee the certain promissory note, of which the following in words and figures is a true copy, to-wit:

Note Payable To:		Number of Payments:	Amount of	Each Monthly Payment:
FLEET FINANCE & MORTGAGE, INC.		180		\$489.52
Account Number	Date of Note: MAY 21, 1996	Interest Rate: 11.250%	Amount of \$50,400	
First Installment Due Date	Final Installment Due	Date Balloon Payn	nent Due Date	Amount of Balloon Payment
JUNE 28, 1996	APRIL 28, 2011	MAY 28, 201	1	\$42,969.29

This instrument prepared by:

Harvey J. Scholl, Esquire

2000 Glades Road, #110, Boca Raton, FL 33431 me/Address)

and shall duly, promptly and fully perform, discharge execute, effect, complete, comply with and abide by each and every one of the stipulations, agreements, conditions and covenants of said promissory note and of this mortgage, then this mortgage and the estate hereby created shall case and be null and void.

It is understood that each of the words, "note", "mortgagor" and "mortgagee" respectively and the pronouns referring thereto, whether in the singular or plural anywhere in this mortgage, shall be singular if one only and shall be plural jointly and severally, if more than one, and shall be masculine, feminine and/or neuter, wherever the context so implies or admits.

And said Mortgagor for himself and his heirs, legal representatives, successors and assigns, hereby covenants and agrees to and with said Mortgagee, his legal representatives, successors and assigns:

1. PAYMENT. To pay all and singular the principal and interest and the various and sundry sums of money payable by virtue of said promissory note, and this mortgage, each and every, promptly on the days respectively the same severally become due.

2. LIABILITY. To pay all and singular the taxes, assessments, levics, liabilities, obligations and encumbrances of every nature and kind now on said described property, and/or that hereafter may be imposed, suffered, placed, levied or assessed thereupon, and/or that hereafter may be levied or assessed upon this mortgage and/or the indebtedness secared hereby, each and every, when due and payable according to law, before they become delinquent, and before any interest attaches or any penalty is incurred; and in so far as any thereof is of record the same shall be promptly satisfied and discharged or record and the original official document (such as, for instance, the tax receipt or the satisfaction paper officially endorsed or certified) shall be placed in the hands of said Mortgagee may at any time pay the same or any part hereof without waiving or affecting any option, hen, equity or right under or by vitue of this mortgage. and the full amount of each and exert such as all be immediately due and payable and thereof until paid at the rate of 11.250% per centum per annum and together with such interest shall be accured by the lien of this mortgage.

interest shall be secured by the lien of this mortgage.
3. INSURANCE. To place and continuously keep on the buildings now or hereafter situate on said land fire and windstorm insurance in the usual standard policy form, in a sum not less than highest insurable value, in such company or companies as may be approved by said Mortgages, and all such insurance policies on any of said buildings, any interest therein or part thereof, in the aggregate sum aforesaid or in excess thereof, shall contain the usual standard mortgagee clause making the loss under said policies, payable to said Mortgagee and all such insurance, policies on any of said buildings, any interest therein or part thereof, unless in the form and with the loss payable as aforesaid; and in the event any suppose the for the premium of such renewal; and there aball be no such insurance placed on any of said buildings, any payable under such policy or policies said Mortgagee shall have the option to receive and apply the same on account of the receive and use the loss payable as aforesaid; and in the event asy sum of money becomes payable and heres such policy or policies said Mortgagee shall have the option to receive and apply the same on account of the reason fail to keep the said premises so insured, or fail to deliver promptily any folices or said Mortgagee, or fail promptly to pay rully any premium therefor, or in any respect fail to perform, discharge, execute, effect, complete, comply with and ard performs, discharge, or fail to keep the said premises so insured, or fail to deliver promptly for such and every such away for such and every such away and theread pay the same on account of the indepleting any option, lien, equity or right under or by virtue of this mortgage, and in the event asid Mortgagee or shall for any presson fail to keep the said premises so insured, or fail to deliver promptily policies or insurance to said Mortgagee, or fail promptily the same of and every such payment shall be an under or by virtue of this mortgage

4. MAINTENANCE. To permit, commit or suffer no waste, impairment or deterioration of said property or any part thereof

5. CHARGES AND EXPENSES. To pay all and singular the costs, charges and expenses, including reasonable lawyer's fees (not to exceed \$1,800,00) and cost of abstracts of title, incurred or paid at any time by said Mortgagee because and/or in the event of the failure on the part of the said Mortgager to duly, promptly and fully perform, discharge, execute, effect, complete, comply with and abide by each and every one of the stipulations, agreements, conditions and covenants of said promissory note, and this mortgage, any or either, and said costs, charges and expenses, each and every, shall be immediately due and payable, whether or not there be notice, demand, attempt to collect or suit pending; and the full smoutt of each and every such payment shall bear interest from the date thereof until paid at the rate of 11.250% per centum per annum; and all said costs, charges and expenses so incurred or paid, together with such interest, shall be secured by the lies of this mortgage.

6. DEFAULT. That (a) in the event of any breach of this mortgage or default on the part of the Mortgagor, or (b) in the event any of said sums of money herein referred to be not promptly and fully paid within <u>30</u> days next after the same severally become due and payable, without demand or notice, or (c) in the event each and every one of the stipulations, agreements, conditions and covenants of said promissory note and this mortgage, any or either, are not duly, promptly and fully performed, discharged, executed, effected, completed, completed with and abided by, then, in either or any such event, the said aggregate sum mentioned in said promissory note then remaining unpaid, with interest accrued, and all moneys secured hereby, shall become due and payable forthwith, or thereafter, at the option of said Mortgagee, as fully and completely as if all of the said sums of money were originally stipulated to be paid on such day, anything in said promissory note, and/or in this mortgage to the contrary notwithstanding; and thereupon or thereafter at the option of said Mortgagee, without notice or demand, suit at law or in equity, therefore, or thereafter by and be prosecuted as if all moneys secured hereby had matured prior to its institution.

7. LITIGATION. That in the event that at the beginning of or at any time pending any suit upon this mortgage, or to forcelose it, or to reform it, and/or to enforce payment of any claims herewader, said Mortgages shall apply to the court having juriadiction thereof for the appointment of a Receiver, such court shall forthwith appoint a Receiver of said mortgaged property all and singular the rents, income, profile, issues and revenues from whatever source derived, each and every of which, it being expressly understood, is hereby mortgaged as if specifically set forth and described in the granting and habendum clauses hereof, and such Receiver shall have all the broad and effective functions and powers in apywise entrusted by a court to a Receiver, and such Receiver shall have all the broad and effective functions and powers in apywise entrusted by a court to a Receiver, and such Receiver of the adapt of the value of the property mortgaged ro to the solvency or insolvency of said Mortgages and/or of the defendants, and that such rents, profits, income, issues and revenues shall be applied by such Receiver and such Receiver shall have all the solvency of the value of the property mortgaged or to the solvency or insolvency of said Mortgages and/or of the defendants, and that such rents, profits, income, issues and revenues shall be applied by such Receiver of such Receiver shall have all the such rents, profits, income, issues and revenues shall be applied by such Receiver of the value of the property mortgaged or to the solvency or insolvency of said Mortgages and/or of the defendants, and that such rents, profits, income, issues and revenues shall be applied by such Receiver according to the lien and/or equity of said Mortgages and the practice of such court.

8. PERFORMANCE. To duly, promptly and fully perform, discharge, execute, effect, complete, comply with and abide by each and every one of the stipulations, agreements, conditions and covenants in said promissory note and in this mortgage set forth.

9. If Mortgagor shall default in the performance of any obligation hereunder, Mortgagee may, at its option, perform the same, and all payments made or costs incurred by Mortgagee shall be repaid by Mortgagor.

10. JURISDICTION. It is mutually covenanted and agreed by and between the Mortgagor and the Mortgagee that this mortgage and the note secured hereby constitute a Florida contract and shall be construed according to the laws of the State.

**Balloon Mortgage Deed** Page 2 of 3

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RECORD AND RETURN TO: STEWART TITLE OF PENSACOLA 401 E. CHASE ST. STE., 104 PENSACOLA, FL 32501 ST. FILE # 96027709

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# OR BK3981 Pg0876 INSTRUMENT 00298529

Received \$100.80 in payment of Taxes due on Class 'C' intangible Personal Property, pursuant to FL Statutes ERN IE LEE MAGAHA, CLERK OF THE CIRCUIT COURT Escambia County, FL

D S PD \$0.00 Nort \$176.40 ASUM \$0.00 MAY 29, 1996 Ernie Lee Magaha, Clerk of the Circuit Court BY: S. Currey, D.C.

# This is a Balloon Mortgage and the final principal payment or the principal balance due upon maturity is <u>42,969.29</u> together with accrued interest, if any, and all advancements made by the Mortgagee under the terms of this mortgage.

THIS MORTGAGE DEED, made and executed the 21ST DAY OF MAY, 1996, by and between JACK DYKES AND JUDY DYKES, HIS WIFE

hereinafter called the Mortgagor, which term shall include the heirs, legal representatives, successors and assigns, of the said Mortgagor wherever the context so requires or admits, to <u>FLBET FINANCE & MORTGAGE, INC.</u>

hereinafter called the Mortgagee, which term shall include the heirs, legal representatives, successors and assigns, of the said Mortgagee wherever the context so requires or admits.

WITNESSETH: That for other good and valuable considerations, and also in consideration of the aggregate sum named in the promissory note of even date herewith hereinafter described, the said Mortgagor does hereby grant, bargain, sell alien, remise, release, convey and confirm unto the said Mortgagee, his heirs, legal representatives, successors and assigns, all that certain piece, parcel or tract of land, of which the said Mortgagor is now seized and possessed and in actual possession, situate in the County of ESCAMBIA and State of FLORIDA, described as follows:

The North 1/2 of Lot 21, and all of Lot 22, Block 73, Beach Haven Subdivision, being a portion of Section 35, Township 2 South, Range 31 West, Escambia County, Florida, according to plat filed in Deed Book 46 at Page 51 of the public records of said county.

TO HAVE AND TO HOLD the same, together with all and singular the tenements, hereditaments and appurtenances thereunto belonging or in anywise appertaining and the reversion and reversions, remainder and remainders, rents, issues and profits thereof and also all the estate, right, title, interest, property, possession, claim and demand whatsoever as well in law as in equity of the said Mortgagor in and to the same and every part and parcel thereof unto the said Mortgagee, and his heirs, successors and assigns in fee simple.

Mortgagor herein represents and warrants that the property has not in the past and is not presently used for hazardous waste storage and complies with all federal, state and local environmental laws. Mortgagor further covenants and agrees to comply with all present and future state and federal environmental laws and to clean up all hazardous materials upon their discovery and, at its own expense, conform to all orders of federal and state agencies regarding the hazardous materials. Mortgagor further certifies that it has never received any notice of a violation nor any action for non-compliance having been commenced or threatened in regards to the property and agrees to notify the lender in the event such notice should occur in the future. Mortgagor and its representatives, principals and agents hereby agree to indemnify the discovery of an unacceptable environmental condition on the property and shall arise upon the discovery of an unacceptable environmental condition on the property and shall be binding upon the heirs and assigns of Mortgagor.

Mortgagor represents and warrants that he shall occupy and/or operate the property and any improvements made thereon in compliance with any and all applicable federal, state and local legislation including the Americans with Disabilities Act.

And said Mortgagor, for himself, and his heirs, legal representatives, successors and assigns, hereby covenants with said Mortgagee, his heirs, legal representatives, successors and assigns, that said Mortgagor is indefeasibly seized of said land in fee simple; that the said Mortgagor has full power and lawful right to convey the same in fee simple as aforesaid; that it shall be lawful for said Mortgager, his heirs, legal representatives, successors and assigns, at all times peaceably and quietly to enter upon, hold, occupy and enjoy said land and every part thereof; that said land is free from all encumbrances, except those specifically mentioned in this Mortgage; that said Mortgagor, his heirs, legal representatives, successors and assigns, will make such further assurance to perfect the fee simple title to said land in said Mortgagee, his heirs, legal representatives, successors and assigns, as may reasonably be required; and that said Mortgagor does hereby fully warrant the title to said land and every part thereof and will defend the same against the lawful claims of all persons whomsoever. Page 2 Corporate Assignment of Mortgage

STATE OF Florida COUNTY OF Duval

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ON July 18, 2008, before me, JAMES RAULERSON, a Notary Public in and for the County of Duval County, State of Florida, personally appeared K. Jackson, AVP, personally known to me (or 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, and that by his/her/their signature on the instrument the person(s), or the entity upon behalf of which the person(s) acted, executed the instrument.

Renlesso JAMES RAULERSON

Notary Expires: 12/21/2008 #DD 350923



(This area for notarial seal) Prepared By: Suzanne Baw, EquiCredit Corporation, 9000 Southside Bivd. FL9-400-04-23, Jacksonville, FL, 32256, 1-877-240-5563 904-987-9891 SLB/200807100019 GENERIC ESCAMBIA FL BAT: 886998061014352 KANOR

Recorded in Public Records 08/22/2008 at 03:19 PM OR Book 6368 Page 537, Instrument #2008063884, Ernie Lee Magaha Clerk of the Circuit Court Escambia County, FL Recording \$18.50

Recording Requested By: DATA/DOC INTEGRITY

When Recorded Return To:

EquiCredit Corp/NationsCredit 9000 Southside Blvd. Mailcode: FL9-400-05-41 Jacksonville, FL 32256-

#### CORPORATE ASSIGNMENT OF MORTGAGE

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ESCAMBIA COUNTY, FLORIDA SELLER'S SERVICING#: 8081014352 "DYKES" EQUI01

THE UNDERSIGNED DOES HEREBY AFFIRM THAT THIS DOCUMENT SUBMITTED FOR RECORDING DOES NOT CONTAIN A SOCIAL SECURITY NUMBER.

Date of Assignment: 07/18/2008 Assignor: U.S. BANK NATIONAL ASSOCIATION, F/K/A FIRST BANK NATIONAL ASSOCIATION, TR U/A DTD 09/01/97 (EQCC HOME EQUITY LOAN TRUST 1997-3) BY EQUICREDIT CORPORATION OF AMERICA, ATTORNEY IN FACT. at 9000 SOUTHSIDE BLVD., BLDG 400, 5TH FLOOR, JACKSONVILLE, FL 32256 Assignee: EQUICREDIT CORPORATION OF AMERICA at 9000 SOUTHSIDE BLVD, MAIL CODE FL9-400-05-41, JACKSONVILLE, FL 32256

Executed By: JUDY DYKES AND JACK DYKES, WIFE AND HUSBAND TO: EQUICREDIT CORPORATION OF AMERICA Mortgage Dated 08/18/1997 and Recorded 08/21/1997 as Instrument/Document No. 97-411145 in Book/Reel/Liber 4163 Page/Folio 0338 In ESCAMBIA COUNTY, FLORIDA.

Property Address: 820 BREMEN AVE. PENSACOLA , FL 32507

KNOW ALL MEN BY THESE PRESENTS that in consideration of the sum of TEN and NO/100ths DOLLARS and other good and valuable consideration, paid to the above named Assignor, the receipt and sufficiency of which is hereby acknowledged, the said Assignor hereby assigns unto the above-named Assignee, the said Mortgage together with the Note or other evidence of indebtedness (the "Note"), said Note having an original principal sum of \$55,250.00 with interest, secured thereby, together with all moneys now owing or that may hereafter become due or owing in respect thereof, and the full benefit of all the powers and of all the covenants and provisos therein contained, and the said Assignor hereby grants and conveys unto the said Assignee, the Assignor's beneficial interest under the Mortgage.

TO HAVE AND TO HOLD the said Mortgage and Note, and also the said property unto the said Assignee forever, subject to the terms contained in said Mortgage and Note.

EquiCredit Coporation, a Delaware Corporation, f/k/a Old Stone Credit Corporation, is executing this assignment by and through itd duly authorized corporate officer by authority granted it pursuant to a certain Limited Power of Attorney executed by U.S. Bank National Association, f/k/a First Bank National Association in its designated fiduciary capacity.

K. JACKSON, AVP

WITNESS ο. CARLOS ¥ 3108230) 18.50

E. Walker WITNESS E. WALKER



18. Borrower's Right to Reinstate. Notwithstanding Lender's acceleration of the sums secured by this Mortgage due to Borrower's 'breach, Borrower shall have the right to have any proceedings begun by Lender to enforce this Mortgage discontinued at any time prior to entry of a judgment enforcing this Mortgage if: (a) Borrower pays Lender all sums which would be then due under this Mortgage and the Note had no acceleration occurred; (b) Borrower cures all breaches of any other covenants or agreements of Borrower contained in this Mortgage, (c) Borrower pays all reasonable expenses incurred by Lender in enforcing the covenants and agreements of Borrower contained in this Mortgage, and in enforcing Lender's remedies as provided in paragraph 17 hereof, including, but not limited to, reasonable attorneys' fees; and court costs; and (d) Borrower takes such action as Lender may reasonably require to assure that the lien of this Mortgage, Lender's interest in the Property and Borrower's obligation to pay the sums secured by this Mortgage shall continue unimpaired. Upon such payment and cure by Borrower, this Mortgage and the obligations secured hereby shall remain in full force and effect as if no acceleration had occurred.

19. Assignment of Rents; Appointment of Receiver. As additional security hereunder, Borrower hereby assigns to Lender the rents of the Property, provided that Borrower shall, prior to acceleration under paragraph 17 hereof or abandonment of the Property, have the right to collect and retain such rents as they become due and payable.

Upon acceleration under paragraph 17 hereof or abandonment of the Property, Lender shall be entitled to have a receiver appointed by a court to enter upon, take possession of and manage the Property and to collect the rents of the Property including those past due. All rents collected by the receiver shall be applied first to payment of the costs of management of the Property and collection of rents, including, but not limited to, receiver's fees, premiums on receiver's boads and reasonable attorneys' fees, and then to the sums secured by this Mortgage. The receiver shall be liable to account only for those rents actually received.

20. Release. Upon payment of all sums secured by this Mortgage, Lender shall release this Mortgage without charge to Borrower. Borrower shall pay all costs of recordation, if any.

21. Attorneys' Fees. As used in this Mortgage and in the Note, "attorney's fees" shall include attorneys' fees, if any, which may be awarded by an appellate court.

22. Riders to this Mortgage. If one or more riders are executed by Borrower and recorded together with this Mortgage, the covenants and agreements of each such rider shall be incorporated into and shall amend and supplement the covenants and agreements of this Mortgage as if the rider(s) were a part of this Mortgage. [Check applicable box(es)].

Adjustable Rate Rider	Condominium Rider	14 Family Rider
Planned Unit Development Rider	Other(s) (specify):	

23. Conformity With Laws. If any provision of this Mortgage (Deed of Trust) is found to be in violation of any law, rule or regulation which affects the validity and/or enforceability of the Note and/or Mortgage (Deed of Trust), that provision shall be deemed modified to comply with applicable law, rule, or regulation.

#### REQUEST FOR NOTICE OF DEFAULT AND FORECLOSURE UNDER SUPERIOR MORTGAGES OR DEEDS OF TRUST

Borrower and Lender request the holder of any mortgage, deed of trust or other encumbrance with a lien which has priority over this Mortgage to give Notice to Lender, at Lender's address set forth on page one of this Mortgage, of any default under the superior encumbrance and of any sale or other foreclosure action.

In Witness Whereof, Borrower has executed this Mortgage.

#### NOTICE TO BORROWER

Do not sign this Mortgage if it contains blank spaces. All spaces should be completed before you sign. Signed gealed and delivered in the presence of:

Literan	- 4	-7 -			(Seal)
Name: AL HUDSON	Name	JUDY DYKES			Borrower
	Address	820 BREMEN AVENUE	PENSACOLA FL	32507	
S DL. IN		1. 7			
Spruce					(Scal)
Name: S.PHILLIPS	Name:	JACK DYKES			Borrower
<b>A</b> ( <b>A</b> ) ( )	Address:	820 BREMEN AVENUE	PENSACOLA FL	32507	
					(Scal)
- Automotion	Name				Borrower
Name: NALKER	Name: Address:	820 BREMEN AVENUE	PENSACOLA FL	32507	Dollowed
0	Address:	OZU BAEMEN AVENUL	PERGROOPHIE	02007	
State of Florida					
County of ESCAMBIA					
County of					
The foregoing instrument was acknowledged before me this _	18th day	of August, 1997	, by		
JUDY DYKES and JACK DYKES					
, who is/are perso	nally known	n to me or who has produ	ced		
VALID DRIVER LICENSEas identification as	nd who did	take an oath.			
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And Some		- Mie	T. T.	mer	
Comy Public H. Hurton		tar Public U			
(Scal) Comm in Committee April 100 committee	Na	me: JOYCE H. HUDS	ON		
VOID - Original		a			
		Commission Expires	7 04.74 5	-	
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403597 18, 199	RCÍ 9 E e	) Aug 21, 199 scambia Count			Page 4 of 4
Form #404 FI (10/96)	RCÍ 9 E e	) Aug 21, 199 scambia Count			Page 4 of 4
403597 18, 199	RCÍ 9 E e				Page 4 of 4

250		OR BK 4163 PG0338 Escambia County, Florida INSTRUMENT 97-411145
RETURN TO: DENIS A. BRASLOW ATTORNEY AT LAW 220 SOUTH PALAFOX ST. PENSACOLA, FL 32501		NTG DOC STONES PD & ESC CD & 193, 55 08/21/97 ENNIE LEF NERTHAL LLENK By TIME STORE LEF NERTHAL LLENK INTANGIBLE TAX PD & ESC CD & 110, 50 08/21/97 ENNIE LEG NAGNAL CLERK By:
This instrument was prepared by: J. HUDSON EquiCredit Corporation of America 220 WEST GARDEN STREET SUITE 510 PENSACOLA, FLORIDA 32501	Space A MORTGAGE	bove Line For Recorder's Use Loan Number: 8101435
THIS MORTGAGE is made this <u>18th</u>	day of <u>August, 1997</u>	, between the Mortgagor,

 JUDY DYKES AND JACK DYKES. WIFE AND HUSBAND
 (herein "Borrower"),

 and the Mortgagee, <u>EquiCredit Corporation of America</u>
 , a corporation organized and

 existing under the laws of <u>Deleware</u>
 whose address is20 WEST GARDEN STREET SUITE 510

 PENSACOLA, FLORIDA 32501
 (herein "Lender").

 Whereas, Borrower is indebted to Lender in the principal sum of U.S. \$ \_\_\_\_\_\_55,250.00
 , which indebtedness is evidenced

Whereas, Borrower is indebted to Lender in the principal sum of U.S. \$ 55,250.00 , which indebtedness is evidenced by Borrower's note dated <u>August 18, 1997</u> and extensions and renewals thereof (herein "Note"), providing for monthly installments of principal and interest, with the balance of the indebtedness, if not sconer paid, due and payable on <u>September 1, 2017</u>.

To Secure to Lender the repayment of the indebtedness evidenced by the Note, with interest thereon; the payment of all other sums, with interest thereon, advanced in accordance herewith to protect the security of this Mortgage; and the performance of the covenants and agreements of Borrower herein contained, Borrower does hereby grant and convey to Lender, with power of sale, the following described property located in the County of \_\_\_\_\_\_\_\_\_, State of Florida:

THE NORTH 1/2 OF LOT 21, AND ALL OF LOT 22, BLOCK 73, BEACH HAVEN SUBDIVISION, BEING A PORTION OF SECTION 35, TOWNSHIP 2 SOUTH, RANGE 31 WEST, ESCAMBIA COUNTY, FLORIDA, ACCORDING TO PLAT FILED IN DEED BOOK 46 AT PAGE 51 OF THE PUBLIC RECORDS OF SAID COUNTY.

Together with all the improvements now or hereafter erected on the property, and all easements, rights, appurtenances and rents, all of which shall be deemed to be and remain a part of the property covered by this Mortgage; and all of the foregoing, together with said property (or the leasehold estate if this Mortgage is on a leasehold) are hereinafter referred to as the "Property."

Borrower covenants that Borrower is lawfully seised of the estate hereby conveyed and has the right to grant and convey the Property, and that the Property is unencumbered, except for encumbrances of record. Borrower covenants that Borrower warrants and will defend generally the title to the Property against all claims and demands, subject to encumbrances of record.

UNIFORM COVENANTS. Borrower and Lender covenant and agree as follows:

1. Payment of Principal and Interest; Prepayment and Late Charges. Borrower shall promptly pay when due the principal of and interest on the debt evidenced by the Note and any prepayment, late charges and other charges due under the Note.

Form #404 FL (10/96)

DUD

Page 1 of 4

ALL NEW BY THESE PRESENTS: That DAVID J. CONVELL AND HEATHER D. CONVELL, HUSBAND AND WIFE

and in consideration of Ten Dollars and other good and valuable considerations, the receipt whereof is hereby acknowledged, do bargin, sell, convey and at unto ... JACK DYKES AND JUDY DYKES, HUSBAND AND WIFE

2.0. Box 1133, Pensacola, FL 32595

in an inclusion

The Person Transform and "generate" shall include singular or paral, the measurine or the lominine, where, according and shall also include, but not be limited to, their heirs, assigns or successors in interest

A MORTH 1/2 OF LOT 21, AND ALL OF LOT 22, BLOCK 73, BEACH HAVEN SUBDIVISION, A PORTION OF SECTION 35, TOWNSHIP 2 SOUTH, RANGE 31 WEST, ESCAMBIA COUNTY, ACCORDING TO PLAT FILED IN DEED BOOK 46 AT PAGE 51 OF THE PUBLIC COURTS OF SAID COUNTY.

SUBJECT TO A MORTGAGE TO TAKA MORTGAGE CORPORATION, DATED APRIL 23, 1987, AND RECORDED - OFFICIAL EFECTAD BOOK 2388 AT PAGE 852, AND ASSIGNED TO CRITERION FINANCIAL APORATION BY ASSIGNMENT RECORDED 1% OFFICIAL RECORD BOOK 2388 AT FAGE 856, PUBLIC RECORDS OF RECAMBIA COUNTY, FLORIDA, IN THE ORIGINAL PRINCIPAL SUM OF \$41,400.00, WHICH SUM THE ABOVE NAMED GRANTERS EXPRESSLY ASSUME AND AGREE TO PAT ALL THE OBLIGATIONS OF THE VETERAN UNDER THE TERMS OF THE INSTRUMENTS OFFICIANT THE LOAN TO INDEMNIFY THE VETERANS ADMINISTRATION TO THE EXTENT OF ANY CLAIM PATHENT ARISING FROM THE GUARANTY OF INSURANCE OF THE INDEBTEDNESS ABOVE MENTIONED, AS PROVIDED BY TITLE 38, CHAPTER 37, SECTION 1801, ET SEQ., U.S.C.A. AND THE REGULATIONS PROMULGATED FURSUANT THERETO.

 This instrument prepared by:
 Q.Q.7.15

 Judy Dykes
 D.S. PD. \$
 Q.Q.7.15

 P.O. Box 1133
 DATE
 Q.Q.3.88

 Pensacola, PL 32595
 JOE A. FLOWERS, COMPTROLLER

Before the subscriber personally appeared DAVID J. CONWELL AND HEATHER

BY Cartrel \_D.C. ERT. REG. #59-2043328-27-01

support to taken for current year and to while exemunits, mineral reservations and restrictions of record affecting the above property, if any. To have and to hald the same, together with all and aingular the tenenents, hereditaments and appurtenances thereto belonging or in anywise appertaining, free from all exemptions and right of homestead. And the givanter covenants that he is well-asteed of an indefeasible estate in fee simple in the said property, and has a good right to convey the same; that it is free of lien or encumbrace, and that he, his heirs, executors all delonitations, the said generic, his heirs, executors, administrators and assigns, in the quiet and pasceable someration and enjoys and thereof, against all persons lawfully claiming the same, shall and will forvier all delonitations.

IN WITNESS WHEREOF, the said grantor has signed and scaled these presents this \_ 2 2nd \_ day of February 19 88

fin he presence of 01

CONNELL, HUSBAND AND WIFE

State of Florida COUNTY OF \_\_\_\_\_\_ Escambia

DAVID CONWELT '10

	SPACE BELOW FOR RECORDERS USE				
AND HEATHER D.	BE KORE A FILLER COMPT	fa 73 4 25 ffl '8	ESCANDIA - STEALS	4	
	<b>1</b>	8	- <b>11</b>		

.Grantor

Grantee, of

(SEAL)

(SEAL)

# SOUTHERN GUARANTY TITLE COMPANY

4400 BAYOU BLVD., SUITE 13-B, CORDOVA SQUARE PENSACOLA, FLORIDA 32503 TEL. (850) 478-8121 FAX (850) 476-1437 Email: rcsgt@aol.com

Janet Holley Escambia County Tax Collector P.O. Box 1312 Pensacola, FL 32596

CERTIFICATION: TITLE SEARCH FOR TDA

TAX DEED SALE DATE: 07-07-2014

TAX ACCOUNT NO.: 10-0598-010

CERTIFICATE NO.: 2011-6878

In compliance with Section 197.256, Florida Statutes, the following is a list of names and addresses of those persons, firms and/or agencies having legal interest in or claim against the above described property. The above referenced tax sale certificate is being submitted as proper notification of tax deed sale.

22521

YES NO

	<u> </u>	Notify City of Pensacola, P.O. Box 12910, 32521 221 Palafox Place, 4th Floor/
X	 4	Notify Escambia County, 190 Governmental Center, 32502
X		Homestead for tax year.

Jack Dykes Judy Dykes 820 Bremen AVe. Pensacola, FL 32507

Fleet & Mortgage, Inc. Address unknown

Equicredit Corp. of Almerica 9000 Southside Nlvd. Mailcode FL9-400-05-41

Certified and delivered to Escambia County Tax Collector, this 23rd day of October , 2013 .

SOUTHERN GUARANTY TITLE COMPANY by: Richard S. Combs, President

NOTE: The above listed addresses are based upon current information available, but said addresses are not guaranteed to be true or correct.

# OWNERSHIP AND ENCUMBRANCE REPORT CONTINUATION PAGE

File No.: 10992

October 17, 2013

# UNSATISFIED MORTGAGES, LIENS AND JUDGMENTS AFFECTING THE LAND COVERED BY THIS REPORT THAT APPEAR OF RECORD:

1. That certain mortgage executed by Jack Dykes and Judy Dykes in favor of Fleet Finance & Mortgage, Inc. dated 05/21/1996 and recorded 05/29/1996 in Official Records Book 3981, page 876 of the public records of Escambia County, Florida, in the original amount of \$50,400.00.

2. Mortgage executed by Jack Dykes and Judy Dykes to Equicredit Corp. of America, dated 08/18/1997 and recorded in Official Record Book 4163 on page 338 of the public records of Escambia County, Florida. given to secure the original principal sum of \$55,250.00. Assigned to Equicredit Corp. of America in O.R. Book 6368, page 537.

- 3. MSBU Lien filed by Escambia County recorded in O.R. Book 4459, page 1714.
- 4. Taxes for the year 2010-2012 delinquent. The assessed value is \$54,724.00. Tax ID 10-0598-010.

# PLEASE NOTE THE FOLLOWING:

- A. Subject to current year taxes.
- B. Taxes and assessments due now or in subsequent years.
- C. Subject to Easements, Restrictions and Covenants of record.
- D. Encroachments, overlaps, boundary line disputes, and any other matters which would be disclosed by an accurate survey and inspection of the premises.
- E. Oil, gas and mineral or any other subsurface rights of any kind or nature.

# OWNERSHIP AND ENCUMBRANCE REPORT LEGAL DESCRIPTION

File No.: 10992

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October 17, 2013

The North 1/2 of Lot 21, and all of Lot 22, Block 73, Beach Haven, as per plat thereof, recorded in Deed Book 46, Page 51, of the Public Records of Escambia County, Florida

# **Southern Guaranty Title Company**

4400 Bayou Boulevard, Suite 13B Pensacola, Florida 32503 Telephone: 850-478-8121 Facsimile: 850-476-1437

# **OWNERSHIP AND ENCUMBRANCE REPORT**

File No.: 10992

October 17, 2013

Escambia County Tax Collector P.O. Box 1312 Pensacola, Florida 32569

Pursuant to your request, the Company has caused a search to be made of the Public Records of Escambia County, Florida, solely as revealed by records maintained from 10-17-1993, through 10-17-2013, and said search reveals the following:

1. THE GRANTEE(S) OF THE LAST DEED(S) OF RECORD IS:

Jack Dykes and Judy Dykes

2. The land covered by this Report is:

LEGAL DESCRIPTION IS ATTACHED HERETO AND MADE A PART HEREOF

3. The following unsatisfied mortgages, liens and judgments affecting the land covered by this Report appear of record:

SEE CONTINUATION PAGE ATTACHED HERETO AND MADE A PART HEREOF

4. Taxes:

SEE CONTINUATION PAGE ATTACHED HERETO AND MADE A PART HEREOF

The foregoing report is prepared and furnished for information only, is not intended to constitute or imply any opinion, warranty, guaranty, insurance, or similar assurance as to the status of title, and no determination has been made of the authenticity of any instrument described or referred to herein. The name search for the purposes of determining applicable judgments and liens is limited to the apparent record owner(s) shown herein, No attempt has been made to determine whether the land is subject to liens or assessments which are not shown as existing liens by the public records. The Company's liability hereunder shall not exceed the cost of this Report, or \$1,000.00 whichever is less.

THIS REPORT SHALL NOT BE USED FOR THE ISSUANCE OF TITLE INSURANCE.

Southern Guaranty Title Company

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October 17, 2013