WHEN RECORDED RETURN TO AND SEND SUBSEQUENT TAX BILLS TO:

Daybreak Community Association, Inc. 11347 South Kestrel Rise Road South Jordan, UT 84095 Attention: Derek Tarries 4/6/2009 4:44:00 PM \$85.00 Book - 9707 Pg - 526-535 Gary W. Ott Recorder, Salt Lake County, UT FIRST AMERICAN TITLE BY: eCASH, DEPUTY - EF 10 P.

10667584

CORRECTIVE GIFT DEED THIS DEED IS BEING RE-RECORDED TO CORRECT LEGAL DESCRIPTION. CORRECT LEGAL IS SHOWN ON EXHIBIT A-1

KENNECOTT LAND RESIDENTIAL DEVELOPMENT COMPANY, a Delaware corporation ("Grantor"), hereby quitclaims to DAYBREAK COMMUNITY ASSOCIATION, INC. ("Grantee"), all of its interest in the real property in Salt Lake County, State of Utah, as described on Exhibit A attached hereto and incorporated herein (the "Land"), SUBJECT TO all reservations contained in this Deed, all building codes and other applicable laws, ordinances and governmental regulations affecting the Land, all encumbrances of record, including those contained in that certain Community Charter for Daybreak, recorded on February 27, 2004 as Entry No. 8989518, in Book 8950, beginning at page 7784 of the official records of the Salt Lake County Recorder, as amended and/or supplemented (the "Community Charter"), and that certain Covenant for Community recorded on February 27, 2004 as Entry No. 8989517, in Book 8950, beginning at page 7722 of the official records of the Salt Lake County Recorder, as amended and/or supplemented and all easements, restrictions, rights-of-way, covenants or other property interests enforceable at law or in equity, shortages in area and all other matters that would be disclosed by an accurate survey or inspection of the Land, all unpaid taxes and assessments for the year 2007 and all subsequent years.

Grantor hereby retains and reserves (i) all oil, gas and minerals under or appurtenant to the Land, together with all rights to use or extract the same, except that Grantor shall not have the right to enter upon or disturb the first 500 feet below the surface of the Land to use or extract the same, (ii) all water flowing or located under, within, or over, and all water rights or water shares in any way connected or associated with or appurtenant to, the Land, and (iii) any and all pipes, drains, and ancillary equipment or fixtures constituting the storm water drainage system, infiltration basin and retention system that may run on, under or through the Land.

Grantor and Grantee agree that the provisions of Paragraph 10 of Exhibit B to that certain Deed dated October 16, 2002 from Kennecott Utah Copper Corporation, as grantor, to OM Enterprises Company, as grantee, recorded in the Official Records of Salt Lake County as Instrument No. 8442505, including, without limitation, the "Well Prohibition Covenant" [which prohibits drilling of water wells on the land] and the "Subsequent Transfer Covenant" [which requires that the Well Prohibition Covenant be inserted in all future deeds for such land] (as such terms are defined in such Paragraph 10), are hereby incorporated into this Deed and shall be binding on Grantee, its successors and assigns.

Grantor hereby retains and reserves all rights of "Founder" under the Community Charter, including but not limited to those in Chapter 13 of the Community Charter, with respect to easements and the power to grant easements to third parties. Grantor also retains and reserves

WHEN RECORDED RETURN TO AND SEND SUBSEQUENT TAX BILLS TO:

Daybreak Community Association, Inc. 11347 South Kestrel Rise Road South Jordan, UT 84095 Attention: Derek Tarries 19649045 3/1772009 9:27:00 AM \$79.00 Book - 9698 Pg - 3059-3065 Gary W. Ott Recorder, Salt Lake County, UT FIRST AMERICAN TITLE BY: eCASH, DEPUTY - EF 7 R.

GIFT DEED

KENNECOTT LAND RESIDENTIAL DEVELOPMENT COMPANY, a Delaware corporation ("Grantor"), hereby quitclaims to DAYBREAK COMMUNITY ASSOCIATION, INC. ("Grantee"), all of its interest in the real property in Salt Lake County, State of Utah, as described on Exhibit A attached hereto and incorporated herein (the "Land"), SUBJECT TO all reservations contained in this Deed, all building codes and other applicable laws, ordinances and governmental regulations affecting the Land, all encumbrances of record, including those contained in that certain Community Charter for Daybreak, recorded on February 27, 2004 as Entry No. 8989518, in Book 8950, beginning at page 7784 of the official records of the Salt Lake County Recorder, as amended and/or supplemented (the "Community Charter"), and that certain Covenant for Community recorded on February 27, 2004 as Entry No. 8989517, in Book 8950, beginning at page 7722 of the official records of the Salt Lake County Recorder, as amended and/or supplemented and all easements, restrictions, rights-of-way, covenants or other property interests enforceable at law or in equity, shortages in area and all other matters that would be disclosed by an accurate survey or inspection of the Land, all unpaid taxes and assessments for the year 2007 and all subsequent years.

Grantor hereby retains and reserves (i) all oil, gas and minerals under or appurtenant to the Land, together with all rights to use or extract the same, except that Grantor shall not have the right to enter upon or disturb the first 500 feet below the surface of the Land to use or extract the same, (ii) all water flowing or located under, within, or over, and all water rights or water shares in any way connected or associated with or appurtenant to, the Land, and (iii) any and all pipes, drains, and ancillary equipment or fixtures constituting the storm water drainage system, infiltration basin and retention system that may run on, under or through the Land.

Grantor and Grantee agree that the provisions of Paragraph 10 of Exhibit B to that certain Deed dated October 16, 2002 from Kennecott Utah Copper Corporation, as grantor, to OM Enterprises Company, as grantee, recorded in the Official Records of Salt Lake County as Instrument No. 8442505, including, without limitation, the "Well Prohibition Covenant" [which prohibits drilling of water wells on the land] and the "Subsequent Transfer Covenant" [which requires that the Well Prohibition Covenant be inserted in all future deeds for such land] (as such terms are defined in such Paragraph 10), are hereby incorporated into this Deed and shall be binding on Grantee, its successors and assigns.

Grantor hereby retains and reserves all rights of "Founder" under the Community Charter, including but not limited to those in Chapter 13 of the Community Charter, with respect to easements and the power to grant easements to third parties. Grantor also retains and reserves the right to grant any easement on, over or under the Land, or any portion thereof, to any private water company. Grantor reserves and retains an easement and right-of-way, in, on and over the Land for the purpose of construction, maintenance, repair, location, installation, inspection and operation of any improvements on the Land for the benefit of Grantee and its members, which easement shall terminate automatically with no further documentation on that date which is ten (10) years from the date hereof.

Grantee acknowledges that in the future Grantor may dedicate to South Jordan City (the "City") certain property to be used for parks and/or open spaces. If, during the "Founder Control Period" (as defined in the Community Charter), Grantor decides that the Land, or any portion thereof, be dedicated to the City for use as parks and/or open spaces for public access, and/or for public recreational trails on or across the Land (which would constitute a change in the development plan pursuant to Section 9.1 of the Community Charter), as soon as practicable Grantee shall transfer to Grantor such land pursuant to a special warranty deed, free of all encumbrances placed on such land by Grantee or during the period of Grantee's ownership, unless otherwise approved by Grantor in writing at the time of such transfer. For purposes of Section 9.1 of the Community Charter, such transfer of the Land shall be deemed to be a transfer of unimproved real property.

Grantor and Grantee agree that the Land shall be deemed "Common Area" and "Limited Common Area" under the Community Charter. Grantor and Grantee agree that during the Founder Control Period the Land shall be used exclusively by the residents of Daybreak and their guests and invitees. If, during the Founder Control Period, Grantor and Grantee determine that the Land (or any part thereof) shall be open to public access, Grantee shall allow public access to such land with restrictions as agreed to by Grantor and Grantee, or if requested by Grantor, Grantee shall record a perpetual public access easement, a conservation easement and/or such other document as Grantor requires, on or across such land for the benefit of the public and/or the City, such easement and/or document in form and substance acceptable to Grantor.

In the event the Land, or any portion thereof, ever ceases to be used for parks and/or open space for use by the residents of Daybreak during the Founder Control Period, and/or Grantee ever purports to transfer title to any entity other than Grantor or Grantor's affiliate during the Founder Control Period, fee title to such Land shall automatically revert to Grantor, free of all encumbrances placed on such land by Grantee or during the period of Grantee's ownership, unless otherwise approved by Grantor in writing at the time of such reversion.

Grantee hereby agrees to indemnify, defend and hold harmless Grantor and its affiliates from any claims, losses, damages, demands, liabilities, costs, expenses, actions and causes of action of every kind and nature whatsoever arising out of, in connection with, and or related to the ownership, use, development, construction, and/or maintenance, repair or replacement of the Land and/or any improvements thereon, from and after the date hereof.

[SIGNATURES ON FOLLOWING PAGE]

Witness, the hand of the duly authorized Grantor and Grantee, this March 9, 2009.

KENNECOTT LAND RESIDENTIAL **DEVELOPMENT COMPANY**, a Delaware corporation

By:

Title: Vice President Daybreak

DAYBREAK COMMUNITY ASSOCIATION, INC.

Rulon melutson **Rulon Dutson**

Title: Secretary

STATE OF UTAH):SS
COUNTY OF SALT LAKE)
On
My Commission Expires: Residing at:
1-14-2012 Salt Lake County
STATE OF UTAH) :SS COUNTY OF SALT LAKE)
On
My Commission Expires: Residing at:
1-14-2012 Salt Lake County

ACKNOWLEDGEMENT OF RE-RECORDING OF CORRECTIVE GIFT DEED

We, the undersigned, agree to allow the re-recording of this Special Warranty Deed to correct legal description. Exhibit A is hereby replaced in its entirety with Exhibit B.

> KENNECOTT LAND RESIDENTIAL **DEVELOPMENT COMPANY, a Delaware** corporation

By:

Its:

Ty McCutcheon

Title: Vice President Daybreak

DAYBREAK COMMUNITY ASSOCIATION, INC.

By:

Title: Secretary

STATE OF UTAH)
COUNTY OF SALT LAKE	:SS)
DEVELOPMENT COMPANY persists subscribed to the above instrument	2009 personally appeared before me, a Notary Public, Ty hybreak of KENNECOTT LAND RESIDENTIAL sonally known or proved to me to be the person whose name at who acknowledged to me that he executed the above TTT LAND RESIDENTIAL DEVELOPMENT COMPANY.
	NOTARY PUBLIC
My Commission Expires:	Residing at:
May 14, 2012	Sart Lake County
	RACHEL PETERSON Notary Public State of Utah Corrun. No. 874477 My Comm. Expires May 14, 2012
STATE OF UTAH) :SS
COUNTY OF SALT LAKE).).
Dutson, the Treasurer of DAYBRE or proved to me to be the person wh	99 personally appeared before me, a Notary Public, Rulon AK COMMUNITY ASSOCIATION, INC, personally known lose name is subscribed to the above instrument who led the above instrument on behalf of DAYBREAK NC.
	Rachel Posterson NOTARY PUBLIC
My Commission Expires:	Residing at:
May 14, 2012	Salt Lake County

EXHIBIT A-1 CORRECT LEGAL DESCRIPTION

The following described real property situated in the Kennecott Daybreak Subdivision, Salt Lake County, Utah:

Phase 1 Amended

	Allieliaea		
Lots	Addresses	Tax ID	Ready for Transfer to HOA
P-102	11647 S KESTREL RISE RD	27-19-37-7020-0000	Yes
P-103	11571 S KESTREL RISE RD	27-19-33-5020-0000	Yes
P-104	11493 S KESTREL RISE RD	27-19-33-2035-0000	Yes
P-105	11447 S KESTREL RISE RD	27-19-33-2026-0000	Yes
P-107	11411 S KESTREL RISE RD	27-19-18-4001-0000	Yes
P-108	4523 W OPEN HILL DR	27-19-18-4008-0000	Yes
P-111	11296 S MORNING TIDE LN	27-19-17-8001-0000	Yes

Phase II

Lots	Addresses	Tax ID	Ready for Transfer to HOA
P-103	11724 S BLUEROCK AVE	27-19-35-4006-0000	Yes
P-107	11580 S OAKMOND RD	27-19-30-8029-0000	Yes
P-108	11555 S OAKMOND RD	27-19-30-9027-0000	Yes
P-109	11525 S OAKMOND RD	27-19-30-9018-0000	Yes
P-110	11550 S OAKMOND RD	27-19-30-8020-0000	Yes

Phase II Amended

Lots	Addresses	Tax ID	Ready for Transfer to HOA
P-101	11776 S OAKMOND RD	27-19-35-5035-0000	Yes
P-102	11736 S OAKMOND RD	27-19-35-5020-0000	Yes
P-104	11708 S OAKMOND RD	27-19-35-5010-0000	Yes
P-105	11680 S OAKMOND RD	27-19-35-3026-0000	Yes
P-106	11644 S OAKMOND RD	27-19-35-3017-0000	Yes
P-113	11340 S DAYTIDE AVE	27-19-15-7012-0000	Yes

Phase II Plat 3

Lots	Addresses	Tax ID	Ready for Transfer to HOA
P-201	11735 S SUN TEA WY	27-19-35-4017-0000	Yes
P-202	11712 S SUN TEA WY	27-19-36-0009-0000	Yes
P-203	4702 W FIRMONT DR	27-19-35-2016-0000	Yes
P-205	4928 W CALTON LN	26-24-47-9021-0000	Yes
O-203	4935 W CALTON LN	26-24-48-0019-0000	Yes

Plat 3A

Lots	Addresses	Tax ID	Ready for Transfer to HOA
P-101	4996 W CURRANT DR	26-24-45-1023-0000	Yes
P-102	5044 W CURRANT DR	26-24-45-2016-0000	Yes
P-103	5006 W CALTON LN	26-24-48-4013-0000	Yes

Plat 4

Lots	Addresses	Tax ID.	Ready for Transfer to HOA
P-103	11444 S OPEN VIEW LN	26-24-43-2028-0000	Yes
P-104	11466 S OPEN VIEW LN	27-19-31-0001-0000	Yes

Plat 5

Lots	Addresses	Tax ID	Ready for Transfer to HOA
P-101	4181 W BLACKSHEAR DR	27-19-228-001	Yes

Plat 5 Amended

Lots	Addresses	Tax ID	Ready for Transfer to HOA
P-111	11019 S MANITOU WY	27-19-226-002	Yes
P-112	4210 W LAKE BRIDGE DR	27-19-203-005	Yes
P-113	4260 W LAKE BRIDGE DR	27-19-202-008	Yes
P-114	4292 W LAKE BRIDGE DR	27-19-201-010	Yes
P-115	10958 S CORALVILLE WY	27-18-377-017	Yes
P-116	10977 S OQUIRRH LAKE RD	27-18-377-007	Yes
P-117	4392 W LAKE BRIDGE DR	27-19-127-004	Yes

Plat Six

Lots	Addresses	Tax ID	Ready for Transfer to HOA
P-106	4178 W LAKE BRIDGE WY	27-19-226-005	Yes
P-107	4112 W BLUE MESA WY	27-18-481-010	Yes
P-108	4190 W DARDANELLE DR	27-18-459-040	Yes
P-109	10782 S NAVARRO WY	27-18-403-029	Yes
0-101	10749 S FERN RIDGE DR	27-18-430-001	Yes
O-102	10785 S FERN RIDGE DR	27-18-430-005	Yes
O-103	10877 S FERN RIDGE DR	27-18-479-005	Yes
O-104	10943 S FERN RIDGE DR	27-18-479-011	Yes
O-107	4101 W OPEN CREST DR	27-19-231-010	Yes
O-108	4111 W OPEN CREST DR	27-19-231-009	Yes
O-109	4113 W OPEN CREST DR	27-19-231-008	Yes

Plat Seven

Lots	Addresses	Tax ID	Ready for Transfer to HOA
P-109	4513 W DORENA LN	27-18-380-001	Yes
P-110	4469 W DORENA LN	27-18-380-002	Yes
P-111	10770 S OZARKS DR	27-18-305-056	Yes
P-112	10773 S OZARKS DR	27-18-406-045	Yes
P-115	10639 S CAVE RUN LN	27-18-301-043	Yes
P-117	10520 S OJIBWA LN	27-18-177-036	Yes
P-122	4191 W BELLEVILLE WY	27-18-427-037	Yes
P-123	10692 S VERMILLION DR	27-18-403-045	Yes
P-124	4303 W WAPPAPELLO LN	27-18-401-012	Yes
O-102	4203 W OKOBOJI CIR	27-18-254-015	Yes
O-103	10627 S IRON MOUNTAIN DR	27-18-427-036	Yes