Bond(s) No. 1054 SOSEDH SHANE HOLBROOK

2420171

WHEN RECORDED, MAIL TO:

BK 4703 PG 3481

STEVE'S BAIL BONDS P.O. BOX 296 FARMINGTON, UTAH 84025 PH. (801) 451-2922 RETURNED JAN 3 0 2009

Space Above This Line for Recorder's Use

,			TRUS	ST DEED	·		
THIS TRUST	T DEED IS MA	DE THIS	26 4-MOND	DAY OF _	SEPT		, 20 0 & Between
whose addres	s is <u>13.55</u> (1	Number and Stree	GRAJE DR	Le ptre	City	SIGHTS, U.	
CONVEYS	AND WARRA	E CO., licensed i	TEE IN TRUST, W	s Trustee, and S	OF SALE,	AIL BONDS, as Beneficia the following Described p	ry. Trustor hereby
	11-123	3-00/5		Hero	475,	E 2420171 B 4703 P RICHARD T. MAUGHAN DAVIS COUNTY, UTAH 01/30/2009 04:37 PN FEE \$14.00 Pms: 2 DEP RT REC'D FOR S	RECORDER
Together with reditaments, pri-	all buildings, fixt vileges and appur	tures and improvent tenances thereunto r	nents thereon and all w now or hereafter used or	vater rights, rights	s of way, easo	ements, rents, issues, profits, ny part thereof;	income, tenements,
1. Payment of the unpaid portion of a the times, in the security of the n 2. Trustor agree property, to pay 3. As additional affected by this enforcement ser reasonable attorious 4. The failure of any default shall 5. Time is of a thereunder, all sufficient and I cause Trustee to notice for record 6. This Deed of assigns. All oblit transportation of charge. The term 7. Trustee accep 8. The undersigns of the security of the sec	e manner and with the case of the case all costs and expand security, Trusto and security for security and security security and security security and security security security and security security and security	of the principal amounty), of even date here in all additional fees, is and assessments or enses of collection in or hereby assigns to Trustor shall have fees," in the amount ree the terms of the neficiary to promptly waiver of any other of. Upon default by shall immediately for Unpaid Portion in notice of default are wherein said property to, inure to the ben or hereunder are joint specified rates included in this Deed of Trust, ests a copy of any no	ewith, in the principal suinterest as therein set for the above property, no including Trustee's and at Beneficiary, during the the right to collect all it set forth in the promissory note and baily enforce any right hereing to subsequent default. Trustor in the payment become due and payabout of Initial Premium at the dof election to cause say or some part or parcellefit of, and bind all particulated in the promissory and holder, including an duly executed and acknowledge.	orth, and payment of to commit wast attorney's fees in the continuance of the such after Defautissory note and be allowed by the continuance of the such after Defautissory note and be allowed by indebted by including all acceptance of any indebted by including all acceptance of the continuation of Benefit and property to be thereof is situated in the such agreement of the such agreement of the property of this nowledged, is made and on the such as the such a	of any sums e e, to maintain he event of def this trust, all r all, to pay to ail bond agree berate as a wai dness secured diditional fees ficiary. In the sold to satisfy the eirs, legatees, of leating to this one secured he e a public reco	sory Note, Bail Bond Agreeme, payable to the or expended or advanced by Bene adequate fire insurance on impault in payment of the indebte sents, issues, royalties, and problems, issues, royalties, and problems, issues, royalties, and problems are relating to this Deed of the ement relating to this Deed of the original sent and the wait hereby or in the performance so assessed by the promissory event of such default, Benefit of the obligations hereof, and The devisees, administrators, executarse beneficiary for all cost of Trust Deed and all reconveyance by the provided by law. In to him at the address herein the agreement and payment in full of the control of the payment in full of the control of the payment in full of the payment in full of the control of the payment in full of the payment in	der of Beneficiary at ficiary to protect the approvements on said dness secured. Offits of the property fees for default, bail of Trust, including all over by beneficiary of the e of any agreement of anote and bail bond ciary may execute or frustee shall file such thors, successors, and of recording fees and note fees trustee may
				×1358	E Carri	e Dr. Frut Hai	iff, 44.8403
STATE OF UTA County of	DAVIS	ss.	SEPTEMBE	200 8 per	sonally appea	ared before me	
the signer	of the within inst		BLIC ENTER Street 84025 xpires	Notary Public	2 1	thy same. Carpuss Les Jarmin	<u>glon</u> Ut. 84025

REQUEST FOR FULL RECONVEYANCE

(To be used only when indebtedness secured hereby has been paid in full)

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The undersigned is the legal owner and holder of the note and all other indebtedness secured by the within Deed of Trust. Said note, together with all other indebtetenes secured by said Deed of Trust has been fully paid and satisfied; and you are hereby requested and directed, on payment to you of any sums owing to you under the terms of said Deed of Trust, to cancel said note above mentioned, and all other evidences of indebtedness secured by said Deed of Trust delivered to you herewith, together with the said Deed of Trust, and to reconvey, without warranty, to the parties designated by the terms of said Deed of Trust all the estate now held by you thereunder.