## D170000000027

(Re	questor's Name)				
(Ad	dress)				
(Ad	dress)				
· (Cit	y/State/Zip/Phone	e #)			
PICK-UP	☐ WAIT	MAIL			
(Bu	isiness Entity Nar	ne)			
(Document Number)					
Certified Copies	Certificates	s of Status			
Special Instructions to	Filing Officer:				
		1			

Office Use Only

M. MOON
JUL 0 6 2017



900300869889

900300869889 07/06/17--01005--003 \*\*350.00

TATION OF STATE OF THE STATE OF

2011 JUL -5 IN 4: 34
SEU SENSON SERVICE STATE
ALLASIA SOCIETATE

1201 Hays Street Tallhassee, FL 32301 Phone: 850-558-1500 ACCOUNT NO. : I2000000195 7495878 REFERENCE: 710682 AUTHORIZATION COST LIMIT CHECK PROVIDED ORDER DATE : July 5, 2017 ORDER TIME : 3:25 PM ORDER NO. : 710682-005 CUSTOMER NO: 7495878 FOREIGN FILINGS NAME: BR SONOMA POINTE, DST XXXX QUALIFICATION (TYPE: BST) PLEASE RETURN THE FOLLOWING AS PROOF OF FILING: CERTIFIED COPY XX PLAIN STAMPED COPY \_ CERTIFICATE OF GOOD STANDING

EXAMINER:

CONTACT PERSON: Roxanne Turner -- EXT# 62969

CORPORATION SERVICE COMPANY

## AFFIDAVIT TO THE FLORIDA SECRETARY OF STATE TO FILE OR QUALIFY

	BR Sonoma Pointe, DST			<b>1</b> 24	
4	Delaware		TRUST		
	larations of	Trust, the und	rida Statutes, pertai ersigned, the Chain ST	-	
Delaware		(Name	of Trust) ns in order to file or	qualify	<b>一</b> 5冊
(State) BR Sonoma Point	e, DST Vame of Trust)	<u> </u>	, in the State	of Florida.	
1. Two or more po	ersons are na	med in the Tr	ust.		
2. The principal a	ddress is 27	777 Franklin R	oad Suite 900		
Southfield, MI 4803					<u></u> .
The registered a     Corporation Service		eet address in	the State of Florida	is:	
1201 Hays Street,	Tallahassee,	FL 32301			
agent to accept	service of pr ignated in th	ocess for the is affidavit, I	ng been named as rabove named Decla hereby accept the apapacity.	ration of Troppointment  Melissa	
	Sign	ature of Registere	ed Agent)		<del></del>
•	ich the assoc	iation propose	rect copy of the Deces to conduct its bus  1  ne Board of Trustees  \$350.00 \$ 8.75 (optional)		Halpern

TACHET SECRETARY

## TRUST AGREEMENT OF BR SONOMA POINTE, DST

THIS TRUST AGREEMENT is made as of June 2, 2017 (this "Agreement"), by and between BR SONOMA POINTE INVESTMENT CO, LLC a Delaware limited liability company, as depositor (the "Depositor"), and Delaware Trust Company, a Delaware state chartered trust company having its principal place of business in Wilmington, Delaware, as trustee (the "Trustee"). The parties hereby agree as follows:

- 1. The trust created hereby shall be known as "BR SONOMA POINTE, DST" (the "Trust"), in which name the Trustee, to the extent provided herein, may conduct the business of the Trust, make and execute contracts, and sue and be sued.
- 2. It is the intention of the parties hereto that the Trust created hereby constitutes a statutory trust under Chapter 38 of Title 12 of the Delaware Code, 12 <u>Del. C.</u> § 3801 <u>et seq.</u> (the "Statutory Trust Act"), and that this document constitutes the governing instrument of the Trust. The Trustee is hereby authorized and directed to execute and file a certificate of trust with the Secretary of State of the State of Delaware in such form as the Trustee may approve.
- 3. The parties will enter into an amended and restated Trust Agreement (the "Amended and Restated Trust Agreement") satisfactory to each such party to provide for the contemplated operation of the Trust created hereby. The Trustee shall not have any duty or obligation under or in connection with the Trust, this Agreement or any document contemplated hereby, except as expressly provided by the terms of this Agreement, and no implied duties or obligations shall be read into this Agreement against the Trustee. The right, power, authority or discretion of the Trustee to perform any act shall not be construed as a duty.
- The Depositor hereby agrees to (i) reimburse the Trustee (as such and/or in its individual capacity) for all reasonable expenses (including reasonable fees and expenses of counsel and other professionals), (ii) indemnify, defend, and hold harmless the Trustee and each of the officers, directors, employees, and agents of the Trustee (collectively, including the Trustee in its individual capacity, the "Indemnified Persons") from and against any and all losses, damages, liabilities, claims, actions, suits, costs, expenses, disbursements (including the reasonable fees and expenses of counsel), taxes and penalties of any kind and nature whatsoever (collectively, "Expenses"), to the extent that such Expenses arise out of or are imposed upon or asserted at any time against such Indemnified Person with respect to the Trust, this Agreement, the creation, operation, administration or termination of the Trust, or the transactions contemplated hereby; provided, however, that the Depositor shall not be required to indemnify an Indemnified Person for Expenses to the extent such Expenses result from the willful misconduct, bad faith or gross negligence of such Indemnified Person, and (iii) advance to each such Indemnified Person Expenses (including reasonable fees and expenses of counsel) incurred by such Indemnified Person, in defending any claim, demand, action, suit or proceeding prior to the final disposition of such claim, demand, action, suit or proceeding upon receipt by the Depositor of an undertaking by or on behalf of such Indemnified Person, to repay such amount if a court of competent jurisdiction renders a final, non-appealable judgment that includes a specific finding that such Indemnified

Person is not entitled to be indemnified therefor under this Section 4. The obligations of the Depositor under this Section 4 shall survive the resignation or removal of the Trustee and the termination, amendment, supplement, and/or restatement of this Agreement.

- 5. The Trust, and the Trustee in the name and on behalf of the Trust, each shall have power and authority, and each is hereby authorized without the need for further action on the part of the Trust, to (i) negotiate, enter into, execute, deliver, and perform one or more other documents and/or instruments, as the Depositor may direct in a writing delivered to the Trustee, all substantially in the respective execution forms thereof presented to the Trustee by or on behalf of the Depositor or its counsel, and (ii) take any and all actions (including without limitation to negotiate, enter into, execute, deliver, and perform one or more other documents, instruments and/or writings), as may be necessary, desirable, or convenient in connection with, or incidental to, any of the foregoing.
- 6. The Trustee is authorized to execute and deliver the Amended and Restated Trust Agreement substantially in the execution form presented to it by or on behalf of the Depositor or its respective counsel. The Trustee is authorized to take such action or refrain from taking such action under this Agreement as it may be directed in writing by the Depositor from time to time; provided, however, that the Trustee shall not be required to take or refrain from taking any such action if it shall have determined, or shall have been advised by counsel, that such performance is likely to involve the Trustee in personal liability or is contrary to the terms of this Agreement or of any document contemplated hereby to which the Trust is a party or is otherwise contrary to law. If at any time the Trustee determines that it requires or desires guidance regarding the application of any provision of this Agreement or any other document, or regarding compliance with any direction it received hereunder, then the Trustee may deliver a notice to the Depositor requiring written instructions as to the course of action desired by the Depositor, and such instructions from the Depositor shall constitute full and complete authorization and protection for actions taken by the Trustee in reliance thereon. Until the Trustee has received such instructions after delivering such notice, it may take or refrain from taking any action with respect to the matters described in such notice, and shall be fully protected in so doing.
  - This Agreement may be executed in one or more counterparts.
- 8. The number of trustees of the Trust initially shall be one (1) and thereafter the number of trustees of the Trust shall be such number as shall be fixed from time to time by a written instrument signed by the Depositor that may increase the number of trustees of the Trust; provided, however, that to the extent required by the Statutory Trust Act, one trustee of the Trust shall either be a natural person who is a resident of the State of Delaware or, if not a natural person, an entity which has its principal place of business in the State of Delaware and otherwise meets the requirements of applicable law. Subject to the foregoing, the Depositor is entitled to appoint or remove without cause any trustee of the Trust at any time. Any trustee of the Trust may resign upon thirty days' prior notice to the Depositor.
- 9. The Trust shall dissolve upon the written election of the Depositor, delivered to the Trustee, to revoke the Trust.

2

10. This Agreement shall be governed by, and construed in accordance with, the laws of the State of Delaware (without regard to conflict of laws principles).

[SIGNATURE PAGE FOLLOWS]

(10)257125 1 ]

3

IN WITNESS WHEREOF, the parties hereto have caused this Trust Agreement to be duly executed as of the day and year first above written.

Depositor:

BR SONOMA POINTE INVESTMENT CO, LLC, a Delaware limited liability company

By: Bluerock Real Estate Holdings, LLC, a Delaware limited liability company, its

manager

By:

orden Ruddy Authorized Signatory

Trustee:

**DELAWARE TRUST COMPANY** 

By:
Name: Alan R. Halpern
Title: Authorized Officer

{####7125 L }

IN WITNESS WHEREOF, the parties hereto have caused this Trust Agreement to be duly executed as of the day and year first above written.

Depositor:

BR SONOMA POINTE INVESTMENT CO, LLC, a Delaware limited liability company

By: Bluerock Real Estate Holdings, LLC, a Delaware limited liability company, its manager

By: Jordan Ruddy, Authorized Signatory

Trustee:

DELAWARE TRUST COMPANY

By: Alan P

Name: Alan R. Halpern Title: Authorized Officer Delaware

The First State

Page 1

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF STATUTORY TRUST REGISTRATION OF "BR SONOMA POINTE, DST", FILED IN THIS OFFICE ON THE SECOND DAY OF JUNE, A.D. 2017, AT 1:01 O'CLOCK P.M.





Authentication: 202647594

Date: 06-05-17

6432301 8100 SR# 20174548353

State of Delaware Secretary of State Division of Corporations Delivered 01:01 PM 06/02/2017 FILED 01:01 PM 06/02/2017 SR 20174548353 - File Number 6432301

## STATE of DELAWARE **CERTIFICATE of TRUST**

This Certificate of Trust is filed in accordance with the provisions of the Delaware Statutory Trust Act (Title 12 of the Delaware Code, Section 3801 et seq.) and sets forth the following:

- First: The name of the trust is BR Sonoma Pointe, DST
- · Second: The name and address of the Delaware trustee is

Delaware Trust Company, 2711 Centerville Road, Suite 210, Wilmington, DE 19808; and

• Third: (Insert any other information the trustees determine to include therein.)

this Certificate of Trust will be effective as of June 2, 2017.

Name: Alan R. Halporn Title: Authorized Officer

Name: Delaware Trust Company,

Typed or Printed

Solely in its capacity as Delawire

Trustec