SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this day of day of	ember	, 19 <u>85</u>	, by and between .	
DAVID M. GRAUL AND MARYAM L. CHIN, husband and w	vife as joi	int tenant	s with right o	of survivorship
Frustor, to DOUGLAS COUNTY TITLE COMPANY, a corporation, Truste	e, for SAIDA (OF NEVADA,	INC., Beneficiary,	
That the Trustor does hereby grant, bargain, sell and convey unto the		ower of sale a	II that certain prope	rty situated in Douglas Count
levada, as follows: (See Exhibit "A" attached hereto and incorporated herein by this rel				
AND ALSO all the estate, interest, and any other claim, in law or in equi TOGETHER WITH the tenements, hereditaments and appurtenances the and all rents, issues and profits of said real property, subject to the rights orth to collect and apply such rents, issues and profits, FOR THE PURPOSE OF SECURING:	ity, which the T pereunto belon	ging or appert	aining, and any reve	rsion, reversions or remainder
FIRST: Payment of an indebtedness in the sum of \$ 9.350.00 erest thereon, according to the terms of said note, which note, by reference and payable to the order of Beneficiary, and any and all modifications, e	e made a part extensions and	hereof, is exercise the	cuted by the Trusto reof.	\
SECOND: Payment of all the RIDGEVIEW PROPERTY OWNERS AS and payable; and payment when due of all annual operating charges, assessment when the payment will be provided by the payment when the payment will be payment with the payment will be payment will be payment with the payment will be payment will be payment with the payment will be payment with the payment will be payment will be payment with the payment will be paymen	ents and fees le			
RTPOA) pursuant to the membership agreement between Trustor and R THIRD: Payment of such additional sums with interest thereon as mathing the ded of trust evidenced by the promissory note or notes of Trustor, and o or for Trustor pursuant to the provisions of this deed of trust, and payme may exist or be contracted for during the life of this instrument, with interestovenant, promise or agreement contained herein or contained in any promise.	y be hereafter payments of a ent of all indebt est, and also as	ny monies ad tedness of the s security for	vanced or paid out b Trustor to the Bend the payment and pe	y Beneficiary or by the Truste eficiary or to the Trustee whic informance of every obligation
y with this deed of trust. FOURTH: The expenses and costs incurred or paid by Beneficiary or Transit the deed of trust. FOURTH: The expenses and costs incurred or paid by Beneficiary or Transit the duties and liabilities of Trustor hereunder, including, but not limited	rustee in prese	rvation or ent	orcement of the righ	its and remedies of Beneficiar
on costs and expenses paid by Beneficiary or Trustee in performing for Tru- AND THIS INDENTURE 1. Trustor promises and agrees: to pay when due all assessments, due	stor's account FURTHER W as and member	any obligation ITNESSETH: rship fees ass	is of Trustor or to co essed by or owing to	llect the rents or prevent waste the RIDGEVIEW PROPERTY
DWNERS ASSOCIATION upon the above described premises and shall naws affecting said premises and not to commit or permit any acts upon said premises. Trustor promises and agrees to pay when due all annual ope	id premises in erating charges	violation of a assessmen	ny law, covenant, c s and fees levied by	ondition or restriction affecting
Y OWNERS ASSOCIATION (RTPOA) pursuant to the membership agre 2. Annually, Trustor agrees to cause to be delivered to Beneficiary or r policies of insurance purchased by the RIDGEVIEW PROPERTY OWN 3. Trustor promises and agrees that if default be made in the paymer	or to the collect	tion agent of ATION with o	Beneficiary a certification in the second se	pts.
ance with the terms of any note secured hereby, or in the performance rustor becomes insolvent or makes a general assignment for the benefit a proceeding be voluntarily or involuntarily instituted for reoroganization o HALL SELL, TRANSFER, HYPOTHECATE, EXCHANGE OR OTHERWIS	of any of the of creditors; or other debtor SE AGREE TO	covenants, pr r if a petition relief provide SELL BY CO	omises or agreeme in bankruptcy is file d for by the bankrup NTRACT OR OTHE	ints contained herein; or if the down or against the Trustor, of the down of the trustor of the trust of the
LE TO THE ABOVE-DESCRIBED PREMISES IN ANY MANNER OR WAY, I ION OF LAW OR OTHERWISE EXCEPT BY DESCENT OR DEVISE; the eclare all promissory notes, sums and obligations secured hereby immed ates expressed therein, and Beneficiary or Trustee may record a notice o	WHETHER VO on upon the ha diately due and	LUNTARILY (appening of a I payable with	OR INVOLUNTARILY ny such events, the out demand or noti-	Y, WHETHER BY THE OPERA Beneficiary, at its option ma ce, irrespective of the maturit
ne indebtedness and obligations secured hereby. 4. The following covenants, Nos. 1,3,4 (interest 18%), 5,6,7 (reasonable nd provisions contained herein, are hereby adopted and made a part of	attorneys' fees	s), 8 and 9 of l	NRS 107.030, when	not inconsistent with covenant
The rights and remedies hereby granted shall not exclude any other rights are remitted by law shall be concurrent and cumulative.The benefits of the covenants, terms, conditions and agreements he	rein contained	shall accrue	74 ₆₆	•
epresentatives, successors and assigns of the parties hereto and the Be 7. Whenever used, the singular number shall include the plural, the parties of the indebtedness here 8. As additional security, Trustor hereby gives to and confers upon Ber	plural the sing eby secured or	ular and the dany transfere	e thereof whether by	y operation of law or otherwise
o collect the rents, issues and profits of said property, reserving unto Trus ecured hereby or in performance of any agreement hereunder, to collect	stor the right, t and retain su	prior to any di ch rents, issu	efault by Trustor in les and profits as th	payment of any indebtednes
Joon any such default, Beneficiary may at any time without notice, either egard to the adequacy of any security of the indebtedness hereby secured with name sue for or otherwise collect such rents, issues and profits, include the collect such rents, issues and profits, include the collect such rents.	d, enter upon a ding those pas	and take post t due and unp	ession of said properaid, and apply the	erty or any part thereof, in hi same less costs and expense
of operation and collection, including reasonable attorneys' fees, upon any nine. The entering upon and taking possession of said property, the collect shall not cure nor waive any default or notice of default hereunder or invi- 9. This deed of trust may not be assumed without the prior written c	tion of such re alidate any ac	nts, issues ar t done pursu	id profits and the ar ant to such notice.	pplication thereof as aforesaid
10. In the event of default hereunder and only upon holder's receipt of he holder agrees that the liability of the undersigned shall be only for month he undersigned.	of unencumber	red fee title to	the real property s	securing this promissory note
11. The trusts created hereby are irrevocable by the Trustor. STATE OF NEVADA	TRUST	OR:		
COUNTY OF DOUGLAS	7	٠,١	A. =	\bigcirc
on <u>December 2, 1985</u> personally ppeared before me, a Notary Public,	DAV	D M. GRAU		
DAVID M. GRAUL MARYAM L. CHIN	MADY	Mar Davis	Sille	
nown to me, who acknowledged thatt he _Y executed the above		All Lychi	· · · · · · · · · · · · · · · · · · ·	
istrument				
(Notary Public)	If e		Corporation the Cor wledgment must be	
DEIRDRE HONEA				
Notary Public - State of Nevada	Title O	rder No.		
Appointment Recorded In Douglas County AN APPOINTMENT EXPIRES NOV 1, 1989	į		50-01	7-36-01
од от		or Loan N E BELOW '		RECORDER'S USE
Notarial Scal	}			
WHEN RECORDED MAIL TO	}			128280
DOUGLAS COUNTY TITLE COMPANY P.O. Box 1400	l		h •	
Zephyr Cove, NV 89448	1		BC	10x 1285 PAGE 13 5

City & L

EXHIBIT "A" LEGAL DESCRIPTION

Δ	timechare	estate	comprised	of
\sim	umesnare	colate	comprisca	OI.

Parcel	1:	an undivided	1/51st	interest	in	and	to i	the	certain	condomini	um	described	as f	ollo)WS:
I WI COL	~ •	w w											7	١.	,,•

(a) An undivided Tahoe Village, Un No. 1, recorded on	it No. I, a n April 14,	s designat 1982, as D	ed on ocum	the Seven	nth Amei 6828 Offi	nded Map o icial Record	of Taho	oe Village ouglas Co	Unit unty;
State of Nevada, adjustment map	and as said	1 Common	1 Are	a is snow	n on Ked	cora or sur Book	385	boundary	Page
	Official	Records	of I	Douglas 🖫	County,	Nevada,	as D	ocument	No.
114254				- (7	\ .	
(b) Unit No	017-36	as sh	ดพก	and defin	ed on sa	id 7th Ame	ended 1	Man of T	l'ahoe
		43 51	O 117.11	_	J. 51. 54.			1	
Village, Unit No.	1.			p ^{per}	75.		7%		

DOUGLAS COUNTY TITLE
IN OFFICIAL RECORDS OF
DOUGLAS CO., NEVADA

'85 DEC 17 P2:18

SUZANNE BLAUDREAU
RECORDER

SUZANNE BLAUDREAU
RECORDER
DEPUTY

128280

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