SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this22	uuy or		, _{19_} 86	, by and between
PAUL R. GRIFFEY AND RUTH E. GRI	uuy or			
	and the second s			
Trustor, to DOUGLAS COUNTY TITLE CO $_{ m IN}$	NC , a corporation			INC., Beneficiary,
		WITNESSE		
Nevada, as follows:				ill that certain property situated in Douglas County,
(See Exhibit "A" attached hereto and inco	other claim, in law o	r in eauity. Wi	hich the Trustor now ha	as or may herealter acquire in and to said property.
TOGETHER WITH the tenements, hereditan	nents and appurten	ances thereu	nto belonging or appert	taining, and any reversion, reversions or remainders oon Beneficiary under paragraph 8 hereinafter set
forth to collect and apply such rents, issues ar	nd profits,		The second secon	, , ,
FOR THE PURPOSE OF SECURING: FIRST: Payment of an indebtedness in the	sum of \$ 9,56	2.50	evidenced by	y a promissory note of even date herewith, with in- ecuted by the Trustor, delivered to the Beneficiary,
and payable to the order of Reneficiary, and a	nv and all modifica	itions, extens	sions and renewals the	ereof.
and payable; and payment when due of all annual	operating charges, a	assessments a	and fees levied by the RI	dues and membership fees as they become due IDGE TAHOE PROPERTY OWNERS ASSOCIATION
(RTPOA) pursuant to the membership agreeme THIRD: Payment of such additional sums v	vith interest thereo	n as mav be	hereafter loaned by Bo	eneficiary to Trustor as additional advances under
this deed of trust evidenced by the promissory not on for Trustor pursuant to the provisions of this	ote or notes of Trus is deed of trust, and	tor, and payn d payment of	nents of any monies ad all indebtedness of the	ivanced or paid out by Beneficiary or by the Trustee e Trustor to the Beneficiary or to the Trustee which
may exist or be contracted for during the life of	this instrument, wi	th interest, ar	nd also as security for	the payment and performance of every obligation, d hereby or any agreement executed simultaneous-
ly with this deed of trust.	l or paid by Benefic	iary or Truste	e in preservation or en	forcement of the rights and remedies of Beneficiary
and the duties and liabilities of Trustor hereunder	er, including, but no rustee in performin	t limited to, at g for Trustor's	ttorneys' fees, court co s account any obligation	ests, witnesses' fees, expert witnesses' fees, collec- ns of Trustor or to collect the rents or prevent waste.
1 Trustor promises and agrees: to pay whe	AND THIS INDE an due all assessme	NTURE FUR ents. dues an	RTHER WITNESSETH: d membership fees ass	: sessed by or owing to the RIDGEVIEW PROPERTY
OWNERS ASSOCIATION upon the above-desc	ribed premises and	d shall not be	ermit said claims to be	come a lien upon the premises; to comply with all any law, covenant, condition or restriction affecting
said premises. Trustor promises and agrees to p	ay when due all an	nual operatin	ig charges, assessmen	its and fees levied by the HIDGE TAHOE PHOPEH-
TY OWNERS ASSOCIATION (RTPOA) pursua 2. Annually, Trustor agrees to cause to be	e delivered to Bene	eficiary or to	the collection agent of	f Beneficiary a certified copy of the original policy
or policies of insurance purchased by the RID	GEVIEW PROPER ault be made in the	TY OWNERS payment wh	S ASSOCIATION with nen due of any installm	copies of paid receipts. nent of principal or interest, or obligation, in accor-
dance with the terms of any note secured here	eby, or in the perfo assignment for the	rmance of ar benefit of cr	ny of the covenants, preditors; or if a petition	romises or agreements contained herein; or if the in bankruptcy is filed by or against the Trustor, or
if a proceeding be voluntarily or involuntarily ins	tituted for reorogan XCHANGE OR OT	nization or oth HERWISE AC	ier debtor relief provide GREE TO SELL BY CO	ed for by the bankruptcy act; OR IF THE TRUSTOR ONTRACT OR OTHERWISE BE DIVESTED OF TI-
TLE TO THE ABOVE-DESCRIBED PREMISES II	N ANY MANNER O DESCENT OR DEV	R WAY, WHE /ISE: then uc	THER VOLUNTARILY on the happening of a	OR INVOLUNTABILY, WHETHER BY THE OPERA- any such events, the Beneficiary, at its option may
declare all promiseony notes, sums and obligati	ions secured hereb	v immediatel	ly due and payable wit	hout demand or notice, irrespective of the maturity and elect to cause said property to be sold to satisfy
the indebtedness and obligations secured here	ahv	77	The state of the s	NRS 107.030, when not inconsistent with covenants
and requisions contained herein, are hereby a	donted and made:	a part of this	deed of trust.	
5. The rights and remedies hereby granted or permitted by law shall be concurrent and co	shall not exclude an umulative.	y other rights	or remedies granted by	y law, and all rights and remedies granted hereunder
6. The benefits of the covenants, terms, co	inditions and agree	d the Benefic	ciary hereof.	e to, and the obligations hereof shall bind, the heirs,
7. Whenever used, the singular number s	hall include the plu Ider of the indebted	ıral, the plura ness hereby :	al the singular and the secured or any transfer	use of any gender shall include all other genders, ee thereof whether by operation of law or otherwise.
8. As additional security, Trustor hereby gi	ves to and confers	upon Benefic	ciary the right, power a the right, prior to any	and authority during the continuance of these trusts, default by Trustor in payment of any indebtedness
cocured hereby or in performance of any agre-	ement hereunder i	to collect and	d retain such rents, iss	sues and profits as they become due and payable. a receiver to be appointed by a court, and without
report to the adequacy of any security of the in	idebtedness hereb	v secured, er	nter upon and take pos	ssession of said property or any part thereof, in his apaid, and apply the same less costs and expenses
of operation and collection, including reasonab	le attornevs' fees	upon any ind	debtedness secured he	ereby, and in such order as Beneficiary may deter-
shall not cure nor waive any default or notice	of default hereund	er or invalida	ate any act done pursi	and profits and the application thereof as aforesaid, uant to such notice.
This deed of trust may not be assumed to the second of the second of default hereunder and of the second of t	only upon holder's	receipt of up	rencumbered fee title 1	to the real property securing this promissory note,
the holder agrees that the liability of the unders the undersigned.	igned shall be only	for monies p	ald to the date of defai	ult and that no deficiency judgment shall lie against
11. The trusts created hereby are irrevoca	ble by the Trustor.		//	\bigcap \bigcap
STATE OF NEVADA COUNTY OF Douglas			TRUSTOR:	(
On March 22, 1986	perso	nally	The	- 12/1/1/
appeared before me, a Notary Public,			PAUL R GRIFFE	
Paul R. Griffey Ruth E. Griffey			RUTH E GRIFFE	y myszy
known to me, who acknowledged thatt he	y_ executed the a	ibove		
instrument		1		
Signature Heller Man	MSON		H manual la	a Corporation the Corporation Form of
(Notary Public)				overgonation the Corporation Form of nowledgment must be used.
Approximation for the distribution of the contraction of the contracti	in Da Controlled	7		
REMER DA	NAISON I	F		
Tele Company not to the second	COUNTY	K I	Title Order No.	
My Appointment Exp	azət (101-25, 19 5 7	E.	From at I	No. 50-012-44-01
Particle restriction and restriction of the second section of the second		L		No
Notarial Seal		「		Jii HEGORDER 3 USE
WHEN RECORDED M	IAIL TO			
	··- • -	一 1		

Name

Street Address:

City & L.

DOUGLAS COUNTY TITLE COMPANY

P.O. Box 1400

Zephyr Cove, NV 89448

133876 BOOK 486 PAGE 2221

EXHIBIT "A" LEGAL DESCRIPTION

A timeshare estate comprised of:

Parcel 1: an undivided 1/51st interest in and to the certain condominium described a
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(a) An undivided 1/24th interest as tenants in common, in and to the Common Area of Lot 50,
Tahoe Village, Unit No. 1, as designated on the Seventh Amended Map of Tahoe Village Unit
No. 1, recorded on April 14, 1982, as Document No. 66828 Official Records of Douglas County;
State of Nevada, and as said Common Area is shown on Record of Survey of boundary line
adjustment map recorded March 4, 1985, in Book 385, Page
160, of Official Records of Douglas County, Nevada, as Document No.
114254

(b) Unit No. _____ as shown and defined on said 7th Amended Map of Tahoe .Village, Unit No. 1. _____

Parcel 2: a non-exclusive easement for ingress and egress and for use and enjoyment and incidental purposes over and on and through the Common Areas as set forth on said Seventh Amended Map of Tahoe Village, Unit No. 1, recorded on April 14, 1982, as Document No. 66828, Official Records of Douglas County, State of Nevada, and as further set forth upon Record of Survey of boundary line adjustment map recorded March 4, 1985, in Book 385, at Page 160, of Official Records of Douglas County, Nevada as Document No. 114254

Parcel 3: the exclusive right to use said unit and the non-exclusive right to use the real property referred to in subparagraph (a) of Parcel 1 and Parcel 2 above during one "use week" within the "___WINTER____ use season" as said quoted terms are defined in the Declaration of Conditions, Covenants and Restrictions, recorded on December 21, 1984, in Book 1284, Page 1993, as Document No. 111558 of said Official Records, and Amended by instrument recorded _____March_13, 1985 _______, in Book ____385 ______, Page __961 ______, of Official Records, as Document No. _____114670 ______. The above described exclusive and non-exclusive rights may be applied to any available unit in the project during said "use week" in said above mentioned use season.

REQUESTED BY

OUGLAS COUNTY TITLE
IN OFFICIAL RECORDS OF
DEVICE AS COUNTY VALAB

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