## SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this	17 day of	May	, 19 <u>86</u>	, by and between
LESLIE N. BROWN AND GLORIA J.	. BROWN, husban	d and v	wife	
Trustor, to DOUGLAS COUNTY TITLE CO	INC a corporation	Trustee,	for SAIDA OF NEVADA,	INC., Beneficiary,
		WITNES	SSETH:	
That the Trustor does hereby grant, bargain Nevada, as follows:	in, sell and convey ur	nto the Tr	ustee with power of sale a	all that certain property situated in Douglas County,
(See Exhibit "A" attached hereto and inc AND ALSO all the estate, interest, and any TOGETHER WITH the tenements, heredita	other claim, in law of ments and appurtena operty, subject to th	r in equity ances the	, which the Trustor now had eunto belonging or appert	as or may hereafter acquire in and to said property. taining, and any reversion, reversions or remainders oon Beneficiary under paragraph 8 hereinafter set
FOR THE PURPOSE OF SECURING: FIRST: Payment of an indebtedness in the terest thereon, according to the terms of said in	ote, which note, by r	eference	made a part hereof, is exi	y a promissory note of even date herewith, with in-
and payable to the order of Beneficiary, and a SECOND: Payment of all the RIDGEVIEV and payable; and payment when due of all annua (RTPOA) pursuant to the membership agreem	V PROPERTY OWNI Loperating charges, a	ERS ASS	OCIATION assessments, its and fees levied by the R	ereor.  dues and membership fees as they become due IDGE TAHOE PROPERTY OWNERS ASSOCIATION
this deed of trust evidenced by the promissory r to or for Trustor pursuant to the provisions of the may exist or be contracted for during the life o	note or notes of Trust his deed of trust, and f this instrument, with	or, and pa payment h interest	syments of any monies ad of all indebtedness of the , and also as security for	eneficiary to Trustor as additional advances under vanced or paid out by Beneficiary or by the Trustee e Trustor to the Beneficiary or to the Trustee which the payment and performance of every obligation, d hereby or any agreement executed simultaneous-
ly with this deed of trust.  FOURTH: The expenses and costs incurre and the duties and liabilities of Trustor hereund	d or paid by Beneficia er, including, but not Trustee in performing	ary or Trus limited to for Truste	stee in preservation or ent , attorneys' fees, court co	forcement of the rights and remedies of Beneficiary sts, witnesses' fees, expert witnesses' fees, collects, of Trustor or to collect the rents or prevent waste.
OWNERS ASSOCIATION upon the above-des laws affecting said premises and not to commit	en due all assessmei cribed premises and t or permit any acts t pay when due all ann	nts, dues shall not upon said ual opera	and membership fees ass permit said claims to be premises in violation of a ting charges, assessmen	sessed by or owing to the RIDGEVIEW PROPERTY come a lien upon the premises; to comply with all any law, covenant, condition or restriction affecting ts and fees levied by the RIDGE TAHOE PROPER-
<ol> <li>Annually, Trustor agrees to cause to b or policies of insurance purchased by the RID 3. Trustor promises and agrees that if def</li> </ol>	e delivered to Benef GEVIEW PROPERT ault be made in the	iciary or Y OWNE payment	to the collection agent of RS ASSOCIATION with a when due of any installm	Beneficiary a certified copy of the original policy copies of paid receipts.  ent of principal or interest, or obligation, in accor-
Trustor becomes insolvent or makes a general if a proceeding be voluntarily or involuntarily in: SHALL SELL, TRANSFER, HYPOTHECATE, E TLE TO THE ABOVE-DESCRIBED PREMISES ITION OF LAW OR OTHERWISE EXCEPT BY declare all promissory notes, sums and obligated.	assignment for the listituted for reorogani, EXCHANGE OR OTH N ANY MANNER OR DESCENT OR DEVI	benefit of zation or o ERWISE WAY, WI SE; then immedia	creditors; or if a petition other debtor relief provide AGREE TO SELL BY COHETHER VOLUNTARILY (upon the happening of a tely due and payable with	romises or agreements contained herein; or if the in bankruptcy is filed by or against the Trustor, or id for by the bankruptcy act; OR IF THE TRUSTOR INTRACT OR OTHERWISE BE DIVESTED OF TION ON INVOLUNTARILY, WHETHER BY THE OPERANY Such events, the Beneficiary, at its option may nout demand or notice, irrespective of the maturity delect to cause said property to be sold to satisfy
the indebtedness and obligations secured her 4. The following covenants, Nos. 1,3,4 (inte and provisions contained herein, are hereby a	eby. rest 18%), 5,6,7 (reas dopted and made a shall not exclude any	sonable at	torneys' fees), 8 and 9 of l	NRS 107.030, when not inconsistent with covenants
<ol> <li>The benefits of the covenants, terms, correpresentatives, successors and assigns of the</li> <li>Whenever used, the singular number s</li> </ol>	enditions and agreem e parties hereto and hall include the plura	the Bene al, the plu	eficiary hereof. Iral the singular and the i	to, and the obligations hereof shall bind, the heirs, use of any gender shall include all other genders,
8. As additional security, Trustor hereby gi to collect the rents, issues and profits of said p secured hereby or in performance of any agre Upon any such default, Beneficiary may at any regard to the adequacy of any security of the ir own name sue for or otherwise collect such ren of operation and collection, including reasonate mine. The entering upon and taking possession shall not cure nor waive any default or notice 9. This deed of trust may not be assumed.	ves to and confers upproperty, reserving upperty, reserving upperty time without notice, adobtedness hereby its, issues and profits locattorneys' fees, upperty, the of default hereunder without the prior were property.	pon Bene nto Trusto collect a , either in secured, i, includin pon any i e collectio r or invali ritten con	ficiary the right, power and the right, prior to any dond retain such rents, issuperson, by agent of by a enter upon and take post g those past due and unpudebtedness secured here of such rents, issues and ate any act done pursusent of Beneficiary. Any	the thereof whether by operation of law or otherwise, and authority during the continuance of these trusts, default by Trustor in payment of any indebtedness uses and profits as they become due and payable, a receiver to be appointed by a court, and without session of said property or any part thereof, in his baid, and apply the same less costs and expenses reby, and in such order as Beneficiary may determed profits and the application thereof as aforesaid, ant to such notice.  attempt to do so shall be void.
the holder agrees that the liability of the unders the undersigned.  11. The trusts created hereby are irrevoca	igned shall be only fo	or monies	paid to the date of defaul	It and that no deficiency judgment shall lie against
STATE OF NEVADA  COUNTY OFDouglas	$\wedge$		TRUSTOR:	,
On May 17, 1986	persona	ılly	) Zalie	n. Hrm
appeared before me, a Notary Public, Leslie N. Brown Gloria J. Brown	/ /		Slowing.	J. Brown
known to me, who acknowledged thatt he instrument.		ove	GLORIA J. BROW	N ,
Chemio Name	HM.			
Signature (Notary Public)	101			Corporation the Corporation Form of owledgment must be used.
RENEE DAVI	SON NEVADA	Γ	Title Oad N	
DOUGLAS COU My Appointment Expires (	INTY Oct 25, 1987		Title Order No.  Escrow or Loan N	Jo50-006-22-01
Notarial Seal	-	_		THIS LINE FOR RECORDER'S USE
WHEN RECORDED MA	AIL TO	<u> </u>		
DOUGLAS COUNTY TITLE CO	OMPANY	1		13549

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P.O. Box 1400

Zephyr Cove, NV 89448

Street Address

City & L\_\_

## EXHIBIT "A" LEGAL DESCRIPTION

A timeshare estate comprised of:

Parcel 1: an undivided 1/51st interest in and to the certain condominium described as follows:

	(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 Un 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 lin adjustment map recorded <u>March 4, 1985</u> , in Book <u>385</u> , Pag 160, of Official Records of Douglas County, Nevada, as Document No. 114254	it Vie
· . · .	(b) Unit No. 006-22 as shown and defined on said 7th Amended Map of Taho	
:	Village, Unit No. 1	C
•		
Parcel 2;	non-exclusive easement for ingress and egress and for use and enjoyment and incidental purpose	e
over and on a	d through the Common Areas as set forth on said Seventh Amended Map of Tahoe Village, Uni	
No. 1, recorde	on April 14, 1982, as Document No. 66828, Official Records of Douglas County, State of Nevada	i L
anci as fulfillel	CI TOTHI UDON RECORD OF Survey of houndary line adjustment man recorded. A treet A treet	
in Book	at Page 160, of Official Records of Douglas County, Nevada as Documen	• •
No. <u>11425</u>	. Doughts County, Novada as Documen	L
·		
Parcel 3: t	ne exclusive right to use said unit and the non-exclusive right to use the real property referred to in	1
anobaragi abit (	1) Of Parcel I and Parcel 2 above during one "use week" within the "Spring/Fall use sensor" no	_
said quoted ter	us are defined in the Declaration of Conditions. Covenants and Restrictions, recorded on Decambo	_
61, 1204, III DO	76 1204, Page 1993, as Document No. 111558 of said Official Decords, and Amendation for the formal of the first of the fir	
recorded	arch_131985 in Rook bos to cot	r
	1 BE 3DOVE OPECITION PROBLEM AND A PROBLEM FIRMS AND A PROBLEM FIRMS AND A PROBLEM AND	,
se applied to a	y available unit in the project during said "use week" in said above mentioned use season.	

REQUESTED BY

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

'86 MAY 29 P12:53

SUZANNE BEAUDREAU
RECORDER

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