SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this day of day of LLOYD T. ALLSOPP AND VICTORIA E. ALLSOPP, husba	
LLOTD 1. ALLSOFF AND VICTORIA E. ALLSOFF, MUSDA	and and wife
Trustor, to DOUGLAS COUNTY TITLE COMPANY, a subsidiary of	of STEWART TITLE CO., a corporation, Trustee, for SAIDA OF NEVADA
NG., Beneficiary	NESSETH:
That the Trustor does hereby grant, bargain, sell and convey unto the	e Trustee with power of sale all that certain property situated in Douglas County
evada, as tollows: (See Exhibit "A" attached hereto and incorporated herein by this	reference.)
TOGETHER WITH the tenements, hereditaments and appurtenances	quity, which the Trustor now has or may hereafter acquire in and to said property thereunto belonging or appertaining, and any reversion, reversions or remainden
d all rents, issues and profits of said real property, subject to the rigith to collect and apply such rents, issues and profits.	nts and authority conferred upon Beneficiary under paragraph 8 hereinafter se
FOR THE PURPOSE OF SECURING: FIRST: Payment of an indebtedness in the sum of \$ 9,350.00	evidenced by a promissory note of even date herewith, with in
est thereon, according to the terms of said note, which note, by refere I payable to the order of Beneficiary, and any and all modifications,	nce made a part hereof, is executed by the Trustor, delivered to the Reneticiary
SECOND: Payment of all the RIDGEVIEW PROPERTY OWNERS.	ASSOCIATION assessments, dues and membership fees as they become due menter and fees levied by the RIDGE TAHOE PROPERTY OWNERS ASSOCIATION
POA) pursuant to the membership agreement between Trustor and	RTPOA. nay be hereafter loaned by Beneficiary to Trustor as additional advances under
deed of trust evidenced by the promissory note or notes of Trustor, an	ld Dayments of any monies advanced or naid out by Reneficiary or by the Truetos
/ exist or be contracted for during the life of this instrument, with inte	nent of all indebtedness of the Trustor to the Beneficiary or to the Trustee which rest, and also as security for the payment and performance of every obligation.
ith this deed of trust.	missory note or notes secured hereby or any agreement executed simultaneous
d the duties and liabilities of Trustor hereunder, including, but not limite	Trustee in preservation or enforcement of the rights and remedies of Beneficiary of to, attorneys' fees, court costs, witnesses' fees, expert witnesses' fees, collec-
n costs and expenses paid by Beneficiary or Trustee in performing for T AND THIS INDENTUR	rustor's account any obligations of Trustor or to collect the rents or prevent waste. RE FURTHER WITNESSETH:
VNEHS ASSOCIATION upon the above-described premises and shall	ues and membership fees assessed by or owing to the RIDGEVIEW PROPERTY not permit said claims to become a lien upon the premises; to comply with all
s affecting said premises and not to commit or permit any acts upon : I premises. Trustor promises and agrees to pay when due all annual o	said premises in violation of any law, covenant, condition or restriction affecting
OWNERS ASSOCIATION (RTPOA) pursuant to the membership ag 2. Annually, Trustor agrees to cause to be delivered to Beneficiary	reement between Trustor and RTPOA. Of to the collection agent of Beneficiary a certified copy of the original policy
policies of insurance purchased by the RIDGEVIEW PROPERTY OV 3. Trustor promises and agrees that if default be made in the paym	VNERS ASSOCIATION with copies of paid receipts.
ince with the terms of any note secured hereby, or in the performanc	e of any of the covenants, promises or agreements contained herein; or if the it of creditors; or if a petition in bankruptcy is filed by or against the Trustor, or
proceeding be voluntarily or involuntarily instituted for reorganization	or other debtor relief provided for by the bankruptcy act; OR IF THE TRUSTOR ISE AGREE TO SELL BY CONTRACT OR OTHERWISE BE DIVESTED OF TI-
= IO THE ABOVE-DESCHIBED PHEMISES IN ANY MANNER OR WAY	y WHETHER VOLUNTARILY OR INVOLUNTARILY, WHETHER BY THE OPERA- then upon the happening of any such events, the Beneficiary, at its option may
clare all promissory notes, sums and obligations secured heraby imm	ediately due and payable without demand or notice, irrespective of the maturity of such breach or default and elect to cause said property to be sold to satisfy
indebtedness and obligations secured hereby.	le attorneys' fees), 8 and 9 of NRS 107.030, when not inconsistent with covenants
O provisions contained herein, are hereby adopted and made a part	of this deed of trust.
Permitted by law shall be concurrent and cumulative.	rights or remedies granted by law, and all rights and remedies granted hereunder
resentatives, successors and assigns of the parties hereto and the f	herein contained shall accrue to, and the obligations hereof shall bind, the heirs, Beneficiary hereof.
I the term "Beneficiary" shall include any holder of the indebtedness he	e plural the singular and the use of any gender shall include all other genders, areby secured or any transferee thereof whether by operation of law or otherwise.
collect the rents, issues and profits of said property, reserving unto Ti	eneficiary the right, power and authority during the continuance of these trusts, rustor the right, prior to any default by Trustor in payment of any indebtedness
on any such default, Beneficiary may at any time without notice, eithe	ct and retain such rents, issues and profits as they become due and payable. or in person, by agent of by a receiver to be appointed by a court, and without
n name sue for or otherwise collect such rents, issues and profits, incl	ed, enter upon and take possession of said property or any part thereof, in his uding those past due and unpaid, and apply the same less costs and expenses
operation and collection, including reasonable attorneys' fees, upon a ne. The entering upon and taking possession of said property, the colle	ny indebtedness secured hereby, and in such order as Beneficiary may deter-
all not cure nor waive any default or notice of default hereunder or in 9. This deed of trust may not be assumed without the prior written	validate any act done pursuant to such notice. consent of Beneficiary. Any attempt to do so shall be void.
10. In the event of default hereunder and only upon holder's receipt holder agrees that the liability of the undersigned shall be only for more	of unencumbered fee title to the real property securing this promissory note, nies paid to the date of default and that no deficiency judgment shall lie against
undersigned. 11. The trusts created hereby are irrevocable by the Trustor.	,,
ATE OF NEVADA	TRUSTOR:
DUNTY OF Douglas	11. Q 1 1000 mg
November 20, 1986 personally personal pers	LLOYE T. ALLSOPP
LLOYD T. ALLSOPP	LLOTO 1. ALLSOFF
VICTORIA E. ALLSOPP	VICTORIA E. ALLSOPP
own to me, who acknowledged that	Thank En Phistory
	Starte
nature(Notary Public)	If executed by a Corporation the Corporation Form of
• •	Acknowledgment must be used.
	Title Order No.
	Escrow or Loan No. 50-022-36-01 SPACE BELOW THIS LINE FOR RECORDER'S USE
Notarial Seal	OF NOT BELOW THIS LINE FUN RECORDER'S USE
WHEN RECORDED MAIL TO	
ı	146813

City & ___

BOOK 1286 PAGE 1994

A timeshare estate comprised of:

to said instrument as witness thereto.

the day and year in this certificate first above written.

Parcel 1: a	ın undivided	1/51st	interest in an	d to the certain	condominium d	escribed of t	allama
	•				a	caciford 42 f	OHOWS:
							•

· •	(a) An undivided Tahoc Village, Un	d 1/24th in	terest as ten	unts in com	mon, in and	d to the Co	mmon Area of	Lot 50
•			as tursoviiaie	u an ina sa	March 10 A accord		A 400 1	
•								
•	State of Nevada, adjustment map	anu as san	u Common	Area is she	own on Re	cord of Su	rvey of bounds	arv lin
•								
	114254	Official .	Records	of Dougla	s . County,	Nevada,	as Documen	it No
·	(b) Unit No 02	22				\	\	
•	(b) Unit No. O2 Village, Unit No.	1.	as sno	wn and de	fined on sa	id 7th Am	ended Map of	Taho
Davast 2		·				\	\	
Parcel 2: a	non-exclusive casem through the Comm	ent for ing	ress and egi	ess and for	use and en	iovment an	ul invidental	• • • • • •
over and on and	through the Common April 14, 1982, as	ion Areas a	as set forth	on said Sev	enth Amen	ded Man o	f Tabas Villan	rpose:
No. 1, recorded	on April 14, 1982, as	s Documen	t No. 66828	Official R	ecords of D	oueles C-	i Tanoe Village	, Uni
and as further se	t forth upon Record	of Survey	of boundar	line adius	ccords of D	ougias Cou	inty, State of N	evada
in Book3	85 at Page	160	or oddingal	int Danarda	inent map i	recorded	March 4, 198	5
No114254	,		, 01 01110	iai Records	oi Dougla	s County,	Nevada as Doc	umen
•	 •		. /		· /			N _{to.}
Parcel 3: the	ovolucius sista a				1 1			7
subparagraph (a)	exclusive right to u	ise said uni	t and the no	n-exclusive	right to us	e the real p	roperty referred	da in
21, 1984, in Book	1284, Page 1993, as	s Documen	t No. 11155	of said Of	Tigial Recor	de and An	sonded by insta	cinoci
recordedMai	rch 13, 1985			in Book	385	us, and zin	nended by mstr	ament
Official Records,	as Document No	114670	The	above descr	ibad avalue	, P	age <u> </u>	_, of
be applied to any	reh 13, 1985 as Document No available unit in the	e project c	luring said	'use week'	in said abo	ive and non ove mentio	i-exclusive right ned use season	s may
			-		1		400 0043071	•
	/ /		-	1				
t'	/ /		***************************************	1	1	<u>.</u>		
STATE OF NEVADA	1 1			. \		>		
COUNTY OF DOUGLAS				/ /	~			
DOUGLAS	- \ \			\ \				
	_ \ \			1 1				
On Abda 100 days)	•			
County of Douglas	November , 19 86 , p	ersonally a	ppeared befor	e me, the ur	ndersigned,	a Notary Pul	blic in and for	the
county or pouglas,	State of Meyada.	I.C. Inomps	on	- known to	ma to be the			
Subscribed to the	accached HISCLAMBIL &	s a witness	to the signi	tures of LL	DYD T. ALLSO	PP AND VICTO	ORTA F. ALISODO	Ti.
4 /	ang upon o	ath hin dia	nea that ha	MAC SWACARS	and acre the			
voluntarily and for	strument and that the	reupon t he	y acknowled	ed to him th	nat they a	xecuted the	same freely and	ļ

voluntarily and for the uses and purposes therein mentioned, and that as such witness thereupon subscribed his name

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official stamp at my office in the County of Douglas,

RENEE DAVISON NOTARY PUBLIC-NEVADA DOUGLAS COUNTY

186 DEC 16 P1:03