SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this 12 GERALD BELLART, a married man	day of May	, 19 87	, by and between	
Trustor, to DOUGLAS COUNTY TITLE COMPANY, なた	orporation, Trustee, for S	AIDA OF NEVADA,	INC., Beneficiary,	
	WITNESSETI	_		-
That the Trustor does hereby grant, bargain, sell and Nevada, as follows: (See Exhibit "A" attached hereto and incorporated			Ill that certain property situated in Do	uglas County,
AND ALSO all the estate, interest, and any other clai TOGETHER WITH the tenements, hereditaments and and all rents, issues and profits of said real property, suforth to collect and apply such rents, issues and profits FOR THE PURPOSE OF SECURING: FIRST: Payment of an indebtedness in the sum of \$1.000.	im, in law or in equity, whic d appurtenances thereunto ubject to the rights and au s, 8,925.00	h the Trustor now hobelonging or apper thority conferred up	taining, and any reversion, reversions pon Beneficiary under paragraph 8 h	or remainders nereinafter set ewith, with in-
terest thereon, according to the terms of said note, which and payable to the order of Beneficiary, and any and a SECOND: Payment of all the RIDGEVIEW PROPE and payable; and payment when due of all annual operating	h note, by reterence made all modifications, extension RTY OWNERS ASSOCIA	a part hereof, is exi is and renewals the TION assessments,	ecuted by the Trustor, delivered to the ereof. dues and membership fees as they	e Beneficiary, become due
(RTPOA) pursuant to the membership agreement betwie THIRD: Payment of such additional sums with intenthis deed of trust evidenced by the promissory note or not to or for Trustor pursuant to the provisions of this deed of may exist or be contracted for during the life of this instruction coverant, promise or agreement contained herein or contribution with this deed of trust.	een Trustor and RTPOA. est thereon as may be he tes of Trustor, and paymer of trust, and payment of all rument, with interest, and tained in any promissory n	reafter loaned by Botts of any monies ad indebtedness of the also as security for ote or notes secured	eneficiary to Trustor as additional ad vanced or paid out by Beneficiary or t e Trustor to the Beneficiary or to the the payment and performance of eve d hereby or any agreement executed t	vances under by the Trustee Trustee which ary obligation, simultaneous-
FOURTH: The expenses and costs incurred or paid be and the duties and liabilities of Trustor hereunder, includition costs and expenses paid by Beneficiary or Trustee in AND 1. Trustor promises and agrees: to pay when due all	ing, but not limited to, attor performing for Trustor's a THIS INDENTURE FURTH	neys' fees, court co ccount any obligation HER WITNESSETH:	sts, witnesses' fees, expert witnesses ns of Trustor or to collect the rents or p :	s' fees, collec- prevent waste.
OWNERS ASSOCIATION upon the above-described pre- laws affecting said premises and not to commit or permi- said premises. Trustor promises and agrees to pay when TY OWNERS ASSOCIATION (RTPOA) pursuant to the	emises and shall not perm t any acts upon said prem due all annual operating c membership agreement l	it said claims to be ises in violation of a harges, assessmen between Trustor an	come a lien upon the premises; to co any law, covenant, condition or restrict ts and fees levied by the RIDGE TAH d RTPOA.	omply with all ction affecting OE PROPER-
Annually, Trustor agrees to cause to be delivered or policies of insurance purchased by the RIDGEVIEW Trustor promises and agrees that if default be madance with the terms of any note secured hereby, or in	PROPERTY OWNERS A hade in the payment when the performance of any of the performance of any of the performance of the perform	SSOCIATION with due of any installmof the covenants, p	copies of paid receipts. ent of principal or interest, or obligal romises or agreements contained he	tion, in accor- erein; or if the
Trustor becomes insolvent or makes a general assignment a proceeding be voluntarily or involuntarily instituted for SHALL SELL, TRANSFER, HYPOTHECATE, EXCHANGITLE TO THE ABOVE-DESCRIBED PREMISES IN ANY M. TION OF LAW OR OTHERWISE EXCEPT BY DESCEND declare all promissory notes, sums and obligations secundates expressed therein, and Beneficiary or Trustee may the indebtedness and obligations secured hereby.	ent for the benefit of credi r reoroganization or other SE OR OTHERWISE AGR ANNER OR WAY, WHETH T OR DEVISE; then upon ured hereby immediately d y record a notice of such t	tors; or if a petition debtor relief provide ETO SELL BY COER VOLUNTARILY the happening of a ue and payable with oreach or default an	in bankruptcy is filed by or against the for by the bankruptcy act; OR IF THONTRACT OR OTHERWISE BE DIVE OR INVOLUNTARILY, WHETHER BY the such events, the Beneficiary, at input demand or notice, irrespective of defect to cause said property to be such as a such property.	he Trustor, or HE TRUSTOR ESTED OF TI-THE OPERA-ts option may of the maturity sold to satisfy
 The following covenants, Nos. 1,3.4 (interest 18%) and provisions contained herein, are hereby adopted at 5. The rights and remedies hereby granted shall not e or permitted by law shall be concurrent and cumulative 6. The benefits of the covenants, terms, conditions a 	nd made a part of this de exclude any other rights or t.	ed of trust. remedies granted by	v law, and all rights and remedies gran	ted hereunder
representatives, successors and assigns of the parties 7. Whenever used, the singular number shall inclu- and the term "Beneficiary" shall include any holder of the 8. As additional security, Trustor hereby gives to an- to collect the rents, issues and profits of said property, re- secured hereby or in performance of any agreement he	hereto and the Beneficiar de the plural, the plural the e indebtedness hereby sec d confers upon Beneficiar reserving unto Trustor the ereunder, to collect and re	y hereof. e singular and the ured or any transfere the right, power ar right, prior to any o tain such rents, iss	use of any gender shall include all o ee thereof whether by operation of law nd authority during the continuance o default by Trustor in payment of any ues and profits as they become due	ther genders, or otherwise. If these trusts, indebtedness and payable.
Upon any such default, Beneficiary may at any time will regard to the adequacy of any security of the indebtedne own name sue for or otherwise collect such rents, issues of operation and collection, including reasonable attorne mine. The entering upon and taking possession of said p shall not cure nor waive any default or notice of default 9. This deed of trust may not be assumed without 10. In the event of default hereunder and only upon	ess hereby secured, enters and profits, including tho bys' fees, upon any indeb property, the collection of so thereunder or invalidate the prior written consent	upon and take pos se past due and un edness secured he such rents, issues a any act done pursu of Beneficiary. Any	session of said property or any part opaid, and apply the same less costs areby, and in such order as Beneficia and profits and the application thereof ant to such notice. attempt to do so shall be void.	thereof, in his and expenses ry may deter- as aforesaid,
the holder agrees that the liability of the undersigned sha the undersigned. 11. The trusts created hereby are irrevocable by the	all be only for monies paid e Trustor.	to the date of defau		
**now known as STEWART TITLE STATE OF NEVADA COUNTY OFDouglas		INTY RUSTOR: 0 ///	1 M. L	Į
On May 12, 1987 appeared before me, a Notary Public, GERALD BELLART	personally s	DIRAM GERALD BELLAR	Rellert	
known to me, who acknowledged that he exe	cuted the above			
instrument.		78	senito	
Signature (Notary Public)	-		Bemis, Witness Corporation the Corporation Form of owledgment must be used.	ſ
	Ti	tle Order No.	05000239	
	i i	scrow or Loan N		
Notarial Scal	· · · · · · · · · · · · · · · · · · ·	SPACE BELOW	THIS LINE FOR RECORDER'	S USE
WHEN RECORDED MAIL TO	7			- പ്രവദ

DOUGLAS COUNTY TITLE COMPANY P.O. Box 1400 Zephyr Cove, NV 89448

Street Address

City & State

157328 878883629

ADDX 687 PAGE 3629

EXHIBIT "A" LEGAL DESCRIPTION

A timeshare estate comprised of:

Parcel I: an	undivided	1/51st interest	in and to th	ne certain con	dominium (described as	follows:
raicti i. aii	ullaitiaca	A/ JISL HILLIUS	in and to ti	ic coltain con	MOHILLIAN C	ucoclibbe as	1011043

	(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
	(b) Unit No as shown and defined on said 7th Amended Map of Tahoe Village, Unit No. 1.
over and on an No. 1, recorded and as further s	non-exclusive easement for ingress and egress and for use and enjoyment and incidental purposes of through the Common Areas as set forth on said Seventh Amended Map of Tahoe Village, Unit on April 14, 1982, as Document No. 66828, Official Records of Douglas County, State of Nevada, et forth upon Record of Survey of boundary line adjustment map recorded March 4, 1985, at Page 160, of Official Records of Douglas County, Nevada as Document
subparagraph (a said quoted terr 21, 1984, in Boo	ne exclusive right to use said unit and the non-exclusive right to use the real property referred to in a) of Parcel 1 and Parcel 2 above during one "use week" within the "Spring/Fall use season" as are defined in the Declaration of Conditions, Covenants and Restrictions, recorded on December ok 1284, Page 1993, as Document No. 111558 of said Official Records, and Amended by instrument arch 13, 1985
Official Record be applied to a	in Book 385, Page 961, of as Document No. 114670. The above described exclusive and non-exclusive rights may available unit in the project during said "use week" in said above mentioned use season.
STATE OF NEVADA COUNTY OF DOUGLAS	ALI HA-SIDI Notary Public - State of Nevada Appointment Recorded in Douglas County MY APPOINTMENT EXPIRES JULY 21, 1990
On this 12 day of County of Douglas, subscribed to the a	State of Nevada, J. BEMIS , known to the color of GERALD BELLART
	trument and that thereupon <u>he</u> acknowledged to her that <u>he</u> executed the same freely and the uses and purposes therein mentioned, and that as such witness thereupon subscribed her name
IN WITNESS WHEREOF, the day and year in	I have hereunto set my hand and affixed my official stamp at my office in the County of Douglas. this certificate first above written.
Signature of Notary	

STEWART TITLE OF DOUGLAS COUNTY

'87 JUN 29 P1:09

SUZANHL BEAUDREAU RECORDER

56-PAID DEPUTY 157328 600K 687PAGE 3630