THIS DEED OF TRUST, made this November 7, 1987 by and between Glenn Stark, a single man

Trustor, to DOUGLAS COUNTY TITLE COMPANY, a corporation, Trustee, for SAIDA OF NEVADA, INC., Beneficiary, WITNESSETH:

That the truster does hereby grant, bargain, sell and convey unto the Trustee with power of sale all that certain property situated in Douglas County, Nevada, as follows:

(See Exhibit "A" attached hereto and incorporated herein by this reference.)

AND ALSO all the estate, interest, and any other claim, in law or in equity, which the Trustor now has or may hereafter acquire in and to said

AND ALSO all the estate, interest, and any other claim, in law or in equity, which the Trustor now has or may hereafter acquire in and to said property.

TOGITHER WITH the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and any reversion, reversions or remainders and all rents, issues and profits of said real property, subject to the rights and authority conferred upon Beneficiary under paragraph 8 hereinafter set forth to collect and apply such rents, issues and profits,
FOR THE PURPOSE OF SIECURING:
FIRST: Payment of an indebtedness in the sum of \$ 10,000.00, evidenced by a promissory note of even date herewith, with interest thereon, according to the terms of said note, which note, by reference made a part hereof, is executed by the Trustor, delivered to the Beneficiary, and payable to the order of Beneficiary, and any and all modifications, extensions and renewals thereof.

SECOND: Payment of all THE RIDGEVIEW PROPIERTY OWNIERS ASSOCIATION assessments, dues and membership fees as they become due and payable; and payment when due of all annual operating charges, assessments and fees levied by THE RIDGE TAHOE PROPERTY OWNERS ASSOCIATION (RTPOA) pursuant to the membership agreement between Trustor and RTPOA.

THIRD: Payment of such additional sums with interest thereon as may be hereafter loaned by Beneficiary to Trustor as additional advances under this Deed of Trust evidenced by the Promissory Note or Notes of Trustor, and payments of any monies advanced or paid out by Beneficiary or by the Trustee to or for Trustor pursuant to the provisions of this Deed of Trust, and payment of all indebtedness of the Trustor to the Beneficiary or to the Trustee which may exist or be contracted for during the life of this instrument, with interest, and also as security for the payment and performance of every obligation, covenant, promise or agreement contained herein or contained in any Promissory Note or Notes secured hereby or any agreement executed simultaneously with this Deed of Trust.

## AND THIS INDENTURE FURTHER WITNESSETH:

1. Trustor promises and agrees; to pay when due all assessments, dues and membership fees assessed by or owing to THE RIDGE VIEW PROPERTY OWNERS ASSOCIATION upon the above-described premises and shall not permit said claims to become a lien upon the premises; to comply with all laws affecting said premises and not to commit or permit any acts upon said premises in violation of any law, covenant, condition or restriction affecting said premises. Trustor promises and agrees to pay when due all annual operating charges, assessments and fees levied by THE RIDGE TAIIOE PROPERTY OWNERS ASSOCIATION (RTPOA) pursuant to the membership agreement between Trustor and RTPOA.

2. Annually, Trustor agrees to cause to be delivered to Beneficiary or to the collection agent of Beneficiary a certified copy of the original policy or policies of insurance purchased by THE RIDGE VIEW PROPERTY OWNERS ASSOCIATION with copies of paid receipts.

3. Trustor promises and agrees that if default be made in the payment when due of any installment of principal or interest, or obligation, in accordance with the terms of any note secured hereby, or in the performance of any of the covenants, promises or agreements contained herein; or if the Trustor, or if a proceeding be voluntarily or involuntarily instituted for reorganization or other debtor relief provided for by the bankruptcy act; OR IF THE TRUSTOR SHALL SELL, TRANSFER, HYPOTHECATE, EXCHANGE OR OTHERWISE BAGEE TO SELL By CONTRACT OR OTHERWISE BE DIVESTED OF TITLE TO THE ABOVE-DESCRIBED PREMISES IN ANY MANER OR WAY, WHETHER VOLUNTARILY OR INVOLUNTARILY, WHETHER BY THE OPERATION OF LAW OR OTHERWISE EXCEPT BY DESCENT OR DEVISE; then upon the happening of any such events, the Beneficiary, at its option may declare all promissory notes, sums and obligations secured hereby immediately due and payable without demand or notice, irrespective of the maturity dates expressed therein, and Beneficiary or Trustee may record a notice of such breach or default and elect to cause said property to be sold

otherwise

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otherwise.

8. As additional security, Trustor hereby gives to and confers upon Beneficiary the right, power and authority during the continuance of these trusts, to collect the rents, issues and profits of said property, reserving unto Trustor the right, prior to any default by Trustor in payment of any indebtedness secured hereby or in performance of any agreement hereunder, to collect and retain such rents, issues and profits as they become due and payable. Upon any such default, Beneficiary may at any time without notice, either in person, by agent of by a receiver to be appointed by a court, and without regard to the adequacy of any security of the indebtedness hereby secured, enter upon and take possession of said property or any part thereof, in his own name sue for or otherwise collect such rents, issues and profits, including those past due and unpaid, and apply the same less costs and expenses of operation and collection, including reasonable attorneys' fees, upon any indebtedness secured hereby, and in such order as Beneficiary may determine. The entering upon and taking possession of said property, the collection of such rents, issues and profits and the application thereof as aforesaid, shall not cure nor waive any default or notice of default hereunder or invalidate any act done pursuant to such notice

9. This Deed of Trust may not be assumed without the prior written consent of Beneficiary. Any attempt to do so shall be void.

10. In the event of default hereunder and only upon holder's receipt of unencumbered fee title to the real property securing this promissory note, the holder agrees that the liability of the undersigned shall be only for monies paid to the date of default and that no deficiency judgment shall lie against the undersigned.

lie against the undersigned.

11. The trusts created hereby are irrevocable by the Trustor.

STATE OF NEVADA, COUNTY OF Douglas On November 7, 1987 personally appeared before me, a Notary Public, Glenn Stark	TRUSTOR:  Ellenn Stark  Glenn Stark
known to me, who acknowledged that they executed the above instrument.	
Signature(Notary Public)	Yom Swieczowski, Witness

If executed by a Corporation the Corporation Form of Acknowledgement must be used.

Title Order No. 50-023-18-02 Escrow or Loan No. 05-000473

Notorial Scal

WHEN RECORDED MAIL TO:

DOUGLAS COUNTY TITLE COMPANY. P.O. BOX 1400 ZEPHYR COVE, NEVADA 89448

SPACE BELOW THIS LINE FOR RECORDERS USE ONLY

166546 800x 1187mge 2272

## EXHIBIT "A" LEGAL DESCRIPTION

A timeshare estate comprised of:

Parcel It an	undivided 1/51s	t interest in s	and to the	certain cor	dominium d	described as	follows
raicel is an	numialaca ivais	r mirciezr mi s	and to the	certain coi	idominium (	rescribed as	10110A2:

	(a) An undivided I.		-			•
	Tahoe Village, Unit					
	No. 1, recorded on A					
	State of Nevada, an	a as saia Common	Area is snown	on Record of Sui	ivey of boundary	line
	adjustment map r	ecoraca <u>iviari</u>	11 4, 1705	in Book		age
,	114254	Ossicial Records	of Douglas Co	ounty, Nevada,	as Document	No.
	114234	•		/	`\ .	
	(b) Unit No. 02. Village, Unit No. 1.	3 as sho	own and defined	on said 7th Am	ended Map of Ta	hoe
D 10				\	\	
Parcel 2: a n	ion-exclusive easemen	t for ingress and eg	ress and for use	and enjoyment ar	id incidental purpo	oses
over and on and	through the Common	n Areas as set forth	on said Seventh	Amended Map o	Tahoe Village, l	Unit
No. 1, recorded o	on April 14, 1982, as E	Jocument No. 66821	3, Official Record	ds of Douglas Cou	inty, State of Neva	ada,
and as juriner set	forth upon Record o	I Survey of boundar	y line adjustmen	t map recorded	March 4, 1985	†
10 ROOK	35 at Page	<u> </u>	cial Records of	Douglas County,	Nevada as Docum	nent
No	***************************************	•				
Parcel 3: the	exclusive right to use	said unit and the n	on-exclusive righ	nt to use the real p	property referred to	o in
subparagraph (a)	of Parcel I and Parce	12 above during on	: "use weck" wit	hin the "_Summe	r use season'	'' as
said quoted terms	s are defined in the De	claration of Conditi	ons, Covenants a	and Restrictions, r	ecorded on Decem	iber
21, 1984, in Book	: 1284, Page 1993, as [	Document No. 1115	S8 of said Officia	I Records, and Ar	mended by instrum	ient
recordedHai	rch 13, 1985		, in Book	385 . F	age _961	. of
Official Records,	as Document No	114670 The	above described	exclusive and no	n-exclusive rights r	mav
be applied to any	available unit in the	project during said	"use week" in	said above mention	oned use season.	
`		•			•	
STATE OF NEVA	IDA		\			
COUNTY OF DOU	IGLAS		, ,			
	/ /		/ /			
On this 8 day	of November 10 87	Danes - 11.	\ . \		ì	
County of Doug	of <u>November</u> , 19 <u>87</u> , las, State of Nevada, the attached instrument	TOM SUITECTOUCKT	before me, the ur	ndersigned, a Notar	y Public in and for	r the
subscribed to	the attached instrument	JOH SWIECZOWSKI	, known to	me to be the same	person whose name	įs
	and upon	Oath did dames Abou	319110101 63 01	GLENN STARK		
to the attache	d instrument and that t d for the uses and purp	oath did depose that	sne was present	and saw <u>HIM</u> affi	<u>x_HIS_</u> signature	
voluntarily an	d for the uses and purp ment as witness thereto	Oses therein mentions	wreaged to her th	lathe executed	the same freely an	nd
to said instru	ment as witness thereto	·	o, and that as su	ich withess thereup	on subscribed her n	name
IN WITHESS WHEN	REOF, I have hereunto s	et my hand and affixe	d my official sea		44. 0	
the day and year	REOF, I have hereunto s ar in this certificate	first above written.	a ma o generative yild	Mamphinement of 11C6 1U	the county of Doug	las,
(Yalncie	1 N/ // (-1			PATRICIA LEE F	ALOON	
Signature of No	otary		(1)	Notary Public - State	of Nevada	
	•	N =		Appointment Recorded In D	ouglas County	
\ \			COMPANY THOUSAND IN STREET HOLE	MY APPOINTMENT EXPIRES	AUG 27, 1989	
/ /		/ )				
74. 74.						

STEWART TITLE OF DOUGLAS COUNTY IN CREICIAL PECOPOS OF

'87 NOV 17 A11:59

SUZARRE DE RUDREAU RECORDER SCOPHIEDEL DEPUTY

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