APN 41-240-080
APN 41-240-080

When Recorded Mail to:
T. Scott Brooke, Esq.
Brooke · Shaw · Plimpton · Zumpft
1590 Fourth Street, Suite 100
Minden, NV 89423

Mail Tax Assessments to:
Tahoe Summit Village Timeshare Association

R.P.T.T. \$

## **DEED IN LIEU OF FORECLOSURE**

THIS DEED, made this day of <u>September</u>, 2001, between Margene Broberg hereinafter referred to as "Grantor," and Tahoe Summit Village Timeshare Association, a Nevada non-profit corporation, hereinafter referred to as "Grantee,"

## WITNESSETH:

That the Grantor, for valuable consideration, the receipt of which is hereby acknowledged, does hereby transfer and forever Quitclaim unto the Grantee and the successors, heirs, and Grantees of Grantee, all of Grantor's right, title and interest in and to the following described property situate in the County of Douglas, State of Nevada, more particularly described in Exhibit A attached hereto.

This Deed is an absolute conveyance, the Grantor having sold the described property to Grantee for a fair and adequate consideration, such considering being full satisfaction of all outstanding and assessment obligations authorized and secured by the Declaration of Timeshare Covenants, Conditions, and Restrictions for Tahoe Summit Village, recorded 24 October 1983 at Book 1083, Page 3380, as Document No. 089976 of the official records of Douglas County, Nevada and as amended thereafter.

Grantor declares that this conveyance is freely and fairly made, and that there are no agreements, oral or written, other than this Deed, between Grantor and Grantee with respect to this property.

Grantee joins in the execution of this Deed for the purpose of evidencing that the Grantee hereby accepts this conveyance as being full satisfaction of all obligations by Grantor to Grantee. This Deed is given in lieu of foreclosure and not as a mortgage deed of trust or security agreement of any kind.

Grantor is not acting under any misapprehension of the legal affect of this Deed, or any duress, undue influence or misrepresentation of its agents, attorneys, or any other persons. Grantor has full right

and authority to execute this Deed. At this time, there is no person, partnership or corporation, other than Grantor, interested in the property directly or indirectly, or in any manner.

TOGETHER with the tenements, hereditaments and appurtenances thereunto belonging or appertaining, and the reversion and reversions, remainder and remainders, rents, issues, profits thereof.

TO HAVE AND TO HOLD the said premises, together with the appurtenances, unto the said Grantee and to the successors, heirs and assigns of Grantee forever.

IN WITNESS WHEREOF, the Grantor has executed this conveyance the day and year first above written.

STATE OF CALFORNIA ) ):ss. COUNTY OF SANDIEW )

Margene Broberg

AKA Durgene L Houre

On Serromber 7, 2001, personally appeared before me, a notary public, Margene Broberg, AKA MARGENE LEE WARREN

personally known to me to be the person(s) who executed the above instrument, and acknowledged to me

that he/she/they executed the same for the purposes therein stated.

Notary Public

OFFICIAL SEAL
MICHAEL C. KNUDSON
NOTARY PUBLIC-CALIFORNIA
COMM. NO. 1248455
SAN DIEGO COUNTY
MY COMM. EXP. FEB. 1, 2004

Mail Tax Assessments to: Tahoe Summit Village Timeshare Association P.O. Box 4917 Stateline, Nevada 89449 IN REAL PROPERTY. PURSUANT TO NEVADA AND CALIFORNIA LAW, YOU HAVE THE

OPTION TO VOID THIS AGREEMENT UNDER CERTAIN CONDITIONS.

## EXHIBIT A 290825

AGREEMENT OF SALE, DEPOSIT RECEIPT, AND ESCROW INSTRUCTIONS

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On th	nis <u>19th</u>	day of nture (hereinaft	April	_, 19 <sub>84_</sub> , T <sub>B</sub>	hoe Summit	Village Time
		nture (hereinaft A Widow as Sol			ind	
hereinafter re	ferred to as	PURCHASER")	whose full addr	ess is: (No. &		
		(City) Whittie	r (!	State) CA	\~![-/	601
Business Telepagness agree as follow			(Home	Telephone) (2	13 ) 692-82	64
agree at terret					./	\ .
conditions and for a particul described in th Official Recor Covenants, Co 78473, and as 1	for considera ar use perio at Condomin ds, Douglas anditions and rerecorded O	R agrees to purition herein set divided herein set divided herein set of the county, State of Restrictions, of tober 24, 1983 and Declaration**), co	forth, an undivided season (the ded on February of Nevada ("Mariginally records Document No	ded fee Interes "Time Share y 26, 1981 as D ap") and the E ded on April 5 o 89976, in the	it in a condor Interest") a Jocument No. Declaration o 5, 1983, as C	ninium estate s particularly 53845 in the of Time Share Document No.
A Tin	ne Share Inte	rest comprised o	of the following			
described <mark>as fo</mark> Tahoe Village 53845, Officia	ollows: (i) A Unit No. 2, I Records of	One: An undiv n undivided 1/91 Third Amende Douglas County nd defined on sai	th interest, as d Map, record y, State of Nev	tenants-in-com ed February 2 ada, except th	nmon, in and 26, 1981, as C nerefrom unil	to Lot 28 of Document No.
Document No. Declarations on No. 69063 in E Document No. to use the real	on the Off 72495, reco f Covenants, Book 973 Page 1472 in Book (c) Parcol property ref ) "Use Period	Two: A non-cicial Map of Trus of said cour Conditions and said cour of the said cour of the said of the said to in subpart of the said course.	ahoe Village Laty and state, for Restrictions re Racords and in Official Records clusive right to aragreph (a) of	Init No. 2, recorded Septements the modification.  In the modification of the self of the	corded Marc urposes provi iber 28, 1973 lon recorded and the hone id Parcel Two	h 29, 1974 as ded for in the as Document July 2, 1976 as exclusive right
The	above describ	ped exclusive an aid Use Period v			be applied to	any available
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LINDA SLATER
RECORDER

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