APN: 1318-09-810-109

Recording requested by: Stewart Title Co. 1663 US Highway 395 # 101 Minden, Nevada 89423

After recording mail to:

Robert D. Spitzer, Attorney 264 Village Blvd. Building 2 Incline Village, Nevada 89451 DOC # 0663393 12/14/2005 03:17 PM Deputy: KLJ OFFICIAL RECORD

Requested By: STEWART TITLE OF DOUGLAS

COUNTY

Douglas County - NV Werner Christen - Recorder

Page: 1 Of 17 Fee: BK-1205 PG-6554 RPTT:

30.00



U501U3262

DEED OF TRUST AND SECURITY AGREEMENT WITH ASSIGNMENT OF RENTS

THIS DEED OF TRUST AND SECURITY AGREEMENT (the "Deed of Trust") is made as of the 14 day of Nov., 2005, by and among Gordon R. Lane and Carol L. Lane, husband and wife, and Kevin R. Lane, unmarried man, whose address is P.O. Box 456, Zephyr Cove, Nevada 89448, as trustor and debtor ("Trustor"), Stewart Title of Douglas County, as trustee ("Trustee"), and Granite & Pine Development, LLC, a Nevada limited liability company, as to an undivided 25% interest, Blue Lake National, LLC, a Nevada limited liability company, as to an undivided 25% interest, Tradewinds Group Int., LLC, a Nevada limited liability company, as to an undivided 25% interest, and The Sunnyside of the Street Development, LLC, a Delaware limited liability company, as to an undivided 25% interest, all as tenants in common, as secured parties and beneficiaries (collectively, "Beneficiary"), whose address is C/O R.D. Spitzer, 264
Village Blvd. Building 2, Incline Village, Nv 89451

1. Grant of Deed of Trust. Trustor does irrevocably grant, transfer, and assign to Trustee, in trust, with power of sale, all Trustor's right, title, and interest now owned or later acquired in the real property ("Land") located in Douglas County, Nevada, and more particularly described in attached Exhibit A, together with:

- (a) all buildings, other improvements, and fixtures now or later on the Land (the "Improvements");
- (b) All present and future rights and entitlements, of any nature whatsoever, to develop, improve, construct improvements to, permit improvements to exist on, or otherwise make use of, any of the Land and/or Improvements including, without limitation, any right to transfer any portion of such rights and entitlements or any interest therein (collectively, the "Land Use Entitlements"), regardless of whether such Land Use Entitlements are being utilized at any time and regardless of whether such Land Use

*This document is executed in counterpart and is to be deemed one document

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Entitlements are transferred or severed from the Land or Improvements at any time. The Land Use Entitlements shall include, without limitation, all Land Coverage, Allowable Land Coverage, Base Coverage, Transferred Coverage, Potential Land Coverage, Hard Coverage, Soft Coverage, Development Rights, Residential Allocations, Existing Developments and Units of Use (all as defined, or contemplated, by the Tahoe Regional Planning Agency Code of Ordinances);

- (c) all rights, privileges, tenements, hereditaments, rights-of-way, easements, and appurtenances now or hereafter belonging to the Land or the Improvements (the "Appurtenances");
- (d) All water rights and conditional water rights that are now, or may hereafter be, appurtenant to, used in connection with, or intended for use in connection with the Land and/or the Improvements, including, without limitation: (1) ditch, well, pipeline, spring, and reservoir rights, whether or not adjudicated or evidenced by any well or other permit; (2) all rights with respect to groundwater underlying the Land; (3) any permit to construct any water well, water from which is intended to be used in connection with the Land (the "Water Rights"):
- (e) the rents, issues, and profits, subject however, to the right, power, and authority granted and conferred on Trustor in this Deed of Trust to collect and apply the rents, issues, and profits (the "Rents").

The Land, Improvements, Land Use Entitlements, Water Rights, and Rents are referred to herein as the "Real Property Collateral".

- 2. **Grant of Security Interest.** Trustor grants a security interest to Beneficiary in the following described personal property (the "Personal Property Collateral"), which Trustor now has or may hereafter acquire, pursuant to the Commercial Code:
 - (a) the Water Rights;
 - (b) the Land Use Entitlements, and
- (c) any other personal property (other than fixtures) included in the property defined herein as Real Property Collateral; and
- (d) Any and all proceeds, products, rents, income, and profits of any of the foregoing, including, without limitation, all money, accounts, general intangibles, deposit accounts, documents, instruments, chattel paper, goods, insurance proceeds, and any other tangible or intangible property received upon the sale or disposition of any of the foregoing.

The Real Property Collateral and the Personal Property Collateral described

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herein above are sometimes hereinafter collectively referred to as the "Collateral".

- 3. Obligations Secured. This Deed of Trust is granted for the purpose of securing the following: (1) payment of the sum of \$500,000.00with interest thereon according to the terms of a promissory note or notes of even date herewith made by Trustor, payable to order of Beneficiary, and all extensions or renewals thereof; (2) the performance of each agreement of Trustor incorporated herein by reference or contained herein; and (3) payment of additional sums and interest thereon that may hereafter be loaned to Trustor, or to his successors or assigns, when evidenced by a promissory note or notes reciting that they are secured by this Deed of Trust; and (4) performance of each and every obligation of Trustor contained in the Development Agreement between Trustor and Beneficiary dated November 14, 2005.
- 4. **Protection of Security.** To protect the security of this Deed of Trust, and with respect to the property above-described, and when not inconsistent with other covenants and provisions herein contained, the agreements, terms, and provisions contained in subdivisions A and B of the fictitious deed of trust are by this reference incorporated herein and made a part of this Deed of Trust for all purposes as fully as if set forth at length herein, with the following changes:
- B(8) Covenant No. 4 (interest 10%); in the fictitious deed of trust, "property" includes the "Real Property Collateral" and/or the "Personal Property Collateral" as defined herein, and "buildings" in the fictitious deed of trust includes "Improvements" as defined herein. The fictitious deed of trust has been recorded in the office of each County Recorder in the State of Nevada on January 30, 1968, in the book and page therefore, or under the document or file number, noted below opposite the name of such county, namely:

	1 1		
COUNTY	BOOK	<u>PAGE</u>	DOC. NO.
Churchill	39 mortgages	363	115384
Clark	850 Off. Rec.		682747
Douglas	57 Off. Rec.	115	40050
Elko	92 Off. Rec.	652	35747
Esmeralda	3-X Deeds	195	35922
Eureka	22 Off. Rec.	138	45941
Humboldt	28 Off. Rec.	124	131075
Lander	24 Off. Rec.	168	50782
Lincoln	^		45902
Lyon	37 Off. Rec.	341	100661
Mineral	11 Off. Rec.	129	89073
Nye	105 Off. Rec.	107	04823
Ormsby	72 Off. Rec.	537	32867
Pershing	11 Off, Rec.	249	66107
Storey	"S" Mortgages	206	31506
Washoe	300 Off. Rec.	517	107192
White Pine	295 R.E. Record	s 258	
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As modified above, Trustor expressly makes each and all of the agreements, and adopts and agrees to perform and be bound by each and all of the terms and provisions set forth in subdivision A of such fictitious deed of trust; and it is mutually agreed that each and all of the terms and provisions set forth in subdivision B of the fictitious deed of trust shall inure to and bind the parties hereto, with respect to the Collateral. Beneficiary may charge for a statement regarding the obligation secured hereby, provided the charge therefor does not exceed a reasonable amount.

5. Other Remedies. The rights, powers, and remedies given to Beneficiary by this Deed of Trust shall be in addition to all rights, powers, and remedies given to Beneficiary by virtue of any statute or rule of law. Any forbearance or failure or delay by Beneficiary in exercising any right, power, or remedy hereunder shall not be deemed to be a waiver of any other right, power, or remedy, nor as a continuing waiver.

Beneficiary shall have the option of exercising any and all remedies it may possess under NRS Chapters 107 and 104 or any other remedy it may possess in law or equity and may exercise such remedies concurrently, consecutively in any order, or alternatively, at its sole discretion. Without in any way limiting the generality of the foregoing, upon the occurrence of a default by Trustor, Beneficiary may proceed under Article 9 of Chapter 104 of the Nevada Revised Statutes ("Article 9") as to the Personal Property Collateral, and under Chapter 107 of the Nevada Revised Statutes as to the Real Property Collateral; or Beneficiary may proceed as to both the Real Property Collateral and Personal Property in accordance with Beneficiary's rights and remedies with respect to the Real Property Collateral, in which case the provisions of Article 9 do not apply. In the event Beneficiary elects to proceed under Article 9 as to the Personal Property Collateral, then Beneficiary shall, in its sole discretion, determine which of the Collateral is personal property and therefore subject to the provisions of Article 9.

Trustor hereby acknowledges that in the event Beneficiary elects to sell the Personal Property Collateral pursuant to the provisions of Chapter 107 of the Nevada Revised Statutes (as the same may be amended from time to time), or pursuant to a court order rendered in a judicial foreclosure proceeding, such sale shall be deemed to constitute a "commercially reasonable" sale within the meaning of Article 9 as to the Personal Property Collateral.

In the event of default, Beneficiary may require Trustor to assemble the Personal Property Collateral and make it available to Beneficiary at a place to be designated by Beneficiary that is reasonable convenient to both parties.

6. **Due on Sale.** In the event that Trustor, or any successor in interest to Trustor in the Collateral, shall sell, transfer or convey, or enter into a contract of sale to sell, transfer or convey, the Collateral, or any portion thereof, or any interest therein, then

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at the option of Beneficiary, the obligation secured by this Deed of Trust shall forthwith become due and payable although the time of maturity as otherwise expressed therein shall not have arrived. Consent to one such transaction shall not be deemed to be a waiver of the right to require consent to future or successive transactions.

- 7. Senior Deed of Trust. This Deed of Trust is subject and subordinate to a deed of trust encumbering the above described Land recorded on <u>Dumber14</u>, as Document No. <u>663992</u>, Official Records of Douglas County, Nevada.
- 8. **Agreement to Subordinate**. At the request of Trustor, Beneficiary agrees to execute an appropriate agreement subordinating the lien of this deed of Trust to the lien of a deed of trust to be executed by Trustor encumbering the Land hereby encumbered provided the following conditions precedent are satisfied:
- (a) No unrescinded notice of default and election to sell has been recorded and mailed to Trustor.
- (b) The principal amount of the new loan shall not exceed \$1,000,000.00.
- (c) The interest rate on the new loan shall not exceed the then prevailing rate for similar loans in northern Nevada.
- (d) The term of the new loan shall not exceed 30 years or be less than 4 years.
- 9. Request for Notice. Trustor requests that a copy of any notice of default and any notice of sale hereunder be mailed to Trustor at Trustor's address above set forth.

IN WITNESS WHEREOF, Trustor has executed this instrument as of the day and year first above written.

Trustor:

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Gordon R. Lane

Carol L. Lane

Kevin R. Lane

Beneficiary has joined in the execution of this Deed of Trust for the purpose of approving the provisions set forth in Section 8 (Agreement to Subordinate).

Strebeigh/ (11-03-05) Second D of T



Notary Public - State of Nevada Appointment Recorded in Douglas Co. No: 00-60942-5 Exp. March 1, 2008

STATE OF NEVADA

COUNTY OF Douglas

This instrument was acknowledged before me on November 14, 2005, by Gordon R. Lane.

Strebeigh/ (11-03-05) Second D of T

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Notary Public

Strebeigh/ (11-03-05) Second D of T

A. KALAMARAS

Notary Public - State of Nevada

Appointment Recorded in Douglas Co.

No: 00-60942-5 Exp. March 1, 2003

STATE OF NEVADA)
COUNTY OF Douglas) ss
This instrument was acknowledged before me on November 14, 2005, by Carol L. Lane.
Notary Public A. KALAMARAS Notary Public - State of Nevada Appointment Recorded in Douglas Co. No: 00-60942-5 Exp. March 1, 2003
STATE OF NEVADA) ss
COUNTY OF Douglas)
This instrument was acknowledged before me on November 14, 2005, by
Kevin R. Lane.
Notary Public No: 00-60942-5 Exp. March 1, 2008
STATE OF) ss
COUNTY OF
This instrument was acknowledged before me on, 2005, by as of Mt. Tallac Management Corp.

BK- 1205 PG- 6560 12/14/2005

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Granite & Pine Development, LLC, a Nevada limited liability company

By its Manager:

Mt. Tallac Management Corp., a Nevada corporation

> Name: TIMITHY LEE STREETON Title: MANAGING MEN

Blue Lake National, LLC, a Nevada limited liability company

By its Manager:

True Blue Management, Inc., a Nevada corporation

> By:__ Name:_____ Title:

Tradewinds Group Int., LLC, a Nevada limited liability company

By its Manager:

Global Outreach Management, Inc., a Nevada corporation

> By:_____ Name:_____ Title:_____

Street of the The Sunnyside Development, LLC a Delaware limited liability company Katherine W. Strebeigh, Managing Member

Strebeigh/ (11-03-05) Second D of T

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Notary Public

A. KALAMARAS

Notary Public - State of Nevada Appointment Recorded in Douglas Co. No: 00-60942-5 Exp. March 1, 2003

STATE OF NEVADA)
COUNTY OF Douglas) ss .)

This instrument was acknowledged before me on November 14, 2005, by Carol L. Lane,

Notary Public

A. KALAMARAS

Notary Public - State of Nevada Appointment Recorded in Douglas Co. No: 00-60942-5 Exp. March 1, 2008

STATE OF NEVADA)

(SE COUNTY OF Douglas)

This instrument was acknowledged before me on November 14, 2005, by Kevin R. Lane.

Notary Public

A. KALAMARAS

Notary Public - State of Nevada Appointment Recorded in Douglas Co. No: 00-60942-5 Exp. March 1, 2003

STATE OF (doraclo)) ss COUNTY OF Paso)

This instrument was acknowledged before me on Doc 12, 2005, by Timerhy Lee STREBEL as PRESIDENT of Mt. Tallac Management Corp.

Strebeigh/ (11-03-05) Second D of T

Mich Land Notary Public

CHRISTI CRUM NOTARY PUBLIC STATE OF COLORADO

MY COMMISSION EXPIRES -8-09

STATE OF)) ss			\ \
COUNTY OF				7 /
This instrument was acknowled		n	, 2005, by	
as		of True Blue Mar	lagement, Inc.	
Notary Public				
STATE OF) ss	\`<		
COUNTY OF)			
This instrument was acknowl	edged before me o	n	, 2005, by	. •
as		of Global Outre	ach Manageme	ent, Inc.
Notary Public				
STATE OF)) ss)			
This instrument was acknowl Katherine W. Strebeigh as Development, LLC.	edged before me of Managing Mer	on nber of The S	, 2005, by unnyside of t	the Street
Strebeigh/ (11-03-05) Second D of T	9	Notary Pub	lic	

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Beneficiary:
Granite & Pine Development, LLC, a Nevada limited liability company
By its Manager:
Mt. Tallac Management Corp., a Nevada corporation
By:
Name:
Title:
Blue Lake National, LLC,
a Nevada limited liability company

Name: PETE STRENGICK Title: Presental

a Nevada corporation

True Blue Management, Inc.,

Tradewinds Group Int., LLC, a Nevada limited liability company

By its Manager:

By its Manager:
Global Outreach Management, Inc.,
a Nevada corporation

By:_____ Name:_____ Title:

Street of the The Sunnyside Development, LLC a Delaware limited liability company Katherine W. Strebeigh, Managing Member

Strebeigh/ (11-03-05) Second D of T

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Notary Public	
STATE OF CALISORNICE)) SS COUNTY OF Shasta)	
This instrument was acknowledged before me on <u>Dec. 12</u> , 2005 Pete Strebeigh as President of True Blue Management	, by t, Inc.
Notary Public SHERRI LEARD COMM. # 1423281 Notary Public SHASTA COUNTY COMM. EXP. JUNE 8, 2007	
STATE OF) ss COUNTY OF) This instrument was acknowledged before me on, 2005 as of Global Outreach Mar	-
STATE OF) ss COUNTY OF) This instrument was acknowledged before me on, 2005 Katherine W. Strebeigh as Managing Member of The Sunnyside Development, LLC. Strebeigh/(11-03-05) Second D of T 9 Notary Public	, by of the Street

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Beneficiary:

Granite & Pine Development, LLC, a Nevada limited liability company

By its Manager:

Mt. Tallac Management Corp., a Nevada corporation

By:	
Name:_	
Title:	
~ I''	

Blue Lake National, LLC a Nevada limited liability company

By its Manager:

True Blue Management, Inc., a Nevada corporation

By:	
Name:	
Title:	

Tradewinds Group Int., LLC, a Nevada limited liability company

By its Manager:

Global Outreach Management, Inc.,

a Nevada corporation

Street Sunnyside of the The Development, LLC a Delaware limited liability company Katherine W. Strebeigh, Managing Member

Strebeigh/ (11-03-05) Second D of T

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Notary Public	
STATE OF) ss	
COUNTY OF)	
This instrument was acknowledged before me on aso	, 2005, by f True Blue Management, Inc.
Notary Public STATE OF Abrich COUNTY OF Pinellos This instrument was acknowledged before me on as forestally as forestally lands Notary Public	of Global Outreach Management, Inc. Lavita Jean Carter My Commission DD245374 Expires September 05, 2007
STATE OF) ss COUNTY OF)	
This instrument was acknowledged before me on Katherine W. Strebeigh as Managing Mem Development, LLC.	ber of The Sunnyside of the Street
Strebeigh/ (11-03-05) Second D of T	Notary Public

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Granite & Pine Development, LLC, a Nevada limited liability company

By its Manager:

Mt. Tallac Management Corp. a Nevada corporation

By:	
Name:	
Title:	

Blue Lake National, LLC a Nevada limited liability company

By its Manager:

True Blue Management, Inc., a Nevada corporation

By:	
Name:	
Title:	

Tradewinds Group Int., LLC, a Nevada limited liability company

By its Manager:

Global Outreach Management, Inc., a Nevada corporation

By:	
Name:	
Title:	

Street Sunnyside of the The Development, LLC a Delaware limited liability company
By: Survey Company Katherine W. Strebeigh, Managing Member

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Notary Public	\ \
	\ \
STATE OF)	~ \ \
) ss	
COUNTY OF)	
This instrument was acknowledged before me on of True Blu	, 2005, by
asof True Blu	e Management, mc.
)
Notary Public	
STATE OF)	
) ss	
COUNTY OF)	
This instrument was acknowledged before me on	, 2005, by Outreach Management, Inc.
asof Global	Outreach Management, mc.
Notary Public	
40 1	
STATE OF $\frac{\mathcal{I}}{\mathcal{I}}$) ss	
COUNTY OF Dends	
This instrument was acknowledged before me on Soc	$12_{,2005, by}$
Katherine W. Strebeigh as Managing Member of 1	he Sunnyside of the Street
Development, LLC. Strebeigh/(11-03-05) Second D of T Notary	Public
CHRISTINE HUGHES	runiic 5
Notary Public, State of Florida My comm. expires Feb. 8. 2009 No. DD 387885	NA ANNA BURK NINK NINK NINK NINK NIKU BK-
No. DO 387000	

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EXHIBIT A

All that real property situated in the State of Nevada, County of Douglas, described as follows:

Lot 3, Block A as shown on the Amended Map of Subdivision No. 2, Zephyr Cove Properties, Inc., in Sections 9 and 10, Township 13 North, Range 18 East, M.D.B.&M., filed in the office of the County Recorder of Douglas County, Nevada, on August 5, 1929, as Document No. 267.

Assessors Parcel No. 1318-09-810-109

Except Therefrom: any portion of the above described property lying within the bed of Lake Tahoe below the line of natural ordinary high water and also excepting any artificial accretions to the land waterward of the line of natural ordinary high water or, if lake level has been artificially lowered, excepting any portion lying below an elevation of 6,223.00 feet, Lake Tahoe Datum established by NRS 321.595.



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