WHEN RECORDED, MAIL TAX STATEMENTS TO: Centurion Resorts Corporation 3015 N. Ocean Blvd #121 Ft. Lauderdale, Florida 33308 WHEN RECORDED MAIL TO: Intercity Escrow Services 6210 Stoneridge Mall Road Ste. 140 Pleasanton, CA, 94588

Requested By VACATION OWNERSH STEWART Douglas County Karen Ellison Page: 1 of 3 Fee: 16.00 BK-509 PG-2077 RPTT: 19.50

Recorder

A portion of APN # 1318-26-101-006 Order 16474

KINGSBURY CROSSING GRANT, BARGAIN, AND SALE DEED

# 2538				_ /
Interval Number: 320141A				
HOA Number: 47/1205	35			
Season: X High Lo	w		1	
Use: Annual))	
FOR VALUABLE CONSID	ERATION, receipt of wi	nich is hereby acknowl	edged, Centurion Reso	rts Corporation,
a Florida corporation, whose prin	icipal place of business i	n the State of Nevada	is 3700 Las Vegas Blvd	1. South, #1162,
Las Vegas, Nevada 89109, does l	hereby grant, bargain, se	il and convey unto		
MICHAEL J. LONGFELLON	& MARCY L. LONG	FELLOW, HUSBAND	AND WIFE	
513 W. JONES, SHERMAN as HUSBAND AND WIFE, J	, TX 75090 OINT TENANTS WIT	H RIGHTS OF SUR	VTVORSHTP	
hereinafter referred to as the Gra State of Nevada: All of the property described	ntee(s), the following de	escribed real property s	ituzted in the County (
SUBJECT TO:		/		
1. Any and all rights of way, re	servations, restrictions,	easements, mineral ex	ceptions and reservatio	ons, and condi-
tions of record;	0:			
The covenants, conditions, rements thereto, herinafter filed; an		forth in the Declaration	n, and any supplement	s and amend-
3. Real estate taxes that are cur	rently not due and payal	-		
By accepting this deed the Grant	ee(s) do(es) hereby agre	ee to assume the oblig	ation for the payment.	of a pro rata or

proportionate share of the real estate taxes for the current year and subsequent years. Further, by accepting this deed the Grantee(s) accept(s) title subject to the restrictions, liens and obligations set forth above and agree(s) to perform

Title to the Property is herein transferred with all tenements, hereditaments and appurtenances thereunto belonging or

appentaining, and the revision and reversions, remainder and remainders, rents, issues and profits thereof.

the obligations set forth in the Declaration in accordance with the terms thereof.

Updated 1 L08/04

#2538

"Seller"

Centurion Resorts Corporation,

a Florida corporation,

By JAMES C. GRIMES

Its AUTHORIZED AGENT

STATE OF NEVADA)

COUNTY OF CLARK)



This instrument was acknowledged before me on <u>JULY 17TH</u>

_,20<u>08</u> by <u>JAMES C. GRIMES</u>

as AUTHORIZED AGENT

of CENTURION RESORTS CORPORATION

NOTARY PUBLIC

APR 0 1 2012

My Commission Expires

BK-509 PG-2078

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#2538

KINGSBURY CROSSING LEGAL DESCRIPTION

INTERVAL NUMBER: 320141A

HOA NUMBER: 47//22535

X HIGH LOW

USE: ANNUAL

THE LAND SITUATED IN THE STATE OF NEVADA, COUNTY OF DOUGLAS, AND DESCRIBED AS FOLLOWS:

PARCEL A:

AN UNDIVIDED [ONE-THREE THOUSAND TWO HUNDRED AND THIRTEENTHS (1/3213)] INTEREST AS A TENANT-IN-COMMON IN THE FOLLOWING DESCRIBED REAL PROPERTY (THE "PROPERTY"):

A PORTION OF THE NORTH ONE-HALF OF THE NORTHWEST ONE-QUARTER OF SECTION 26, TOWNSHIP 13 NORTH, RANGE 18 EAST, MDB&M, DESCRIBED AS FOLLOWS:

PARCEL 3, AS SHOWN ON THAT AMENDED PARCEL MSAP FOR JOHN E. MICHAELSON AND WALTER COX RECORDED FEBRUARY 3, 1981, IN BOOK 281 OF OFFICIAL RECORDS, AT PAGE 172, DOUGLAS COUNTY, NEVADA, AS DOCUMENT NO. 53178, SAID MAP BEING AN AMENDED MAP OF PARCELS 3 AND 4 AS SHOWN ON THAT CERTAIN MAP FOR JOHN E. MICHELSEN AND WALTER COX, RECORDED FEBRUARY 10, 1978, IN BOOK 278, OF OFFICIAL RECORDS, AT PAGE 591, DOUGLAS COUNTY, NEVADA, AS DOCUMENT NO. 17578.

EXCEPTING FROM THE PROPERTY AND RESERVING TO GRANTOR, ITS SUCCESSORS AND ASSIGNS, ALL THOSE CERTAIN EASEMENTS REFERRED TO IN PARAGRAPHS 2.5, 2.6 AND 2.7 OF THE DECLARATION OF TIMESHARE USE (KINGSBURY CROSSING) RECORDED FEBRUARY 16, 1983 IN BOOK 283, PAGE 1431 AS DOCUMENT NO. 076233, OFFICIAL RECORDS OF DOUGLAS COUNTY, NEVADA, AS AMENDED (THE "DECLARATION"), TOGETHER WITH THE RIGHT TO GRANT SAID EASEMENTS TO OTHERS.

ALSO EXCEPTING THEREFROM THE NON-EXCLUSIVE RIGHTS TO USE THE "COMMON AREAS" AS DEFINED IN THE DECLARATION.

PARCEL B:

THE EXCLUSIVE RIGHT AND EASEMENT TO USE AND OCCUPY AN "ASSIGNED UNIT" AND THE "COMMON FURNISHINGS" THEREIN, TOGETHER WITH THE NON-EXCLUSIVE RIGHT TO OCCUPY THE "COMMON AREAS" IN PARCEL A ABOVE DURING A PROPERLY RESERVED "USE WEEK", DURING THE "SEASON" IDENTIFIED ABOVE, ON AN [ANNUAL] BASIS, AS DESIGNATED ABOVE, PROVIDED THAT SUCH USE PERIODS ARE FIRST RESERVED IN ACCORDANCE WITH THE DECLARATION AND THE "RULES AND REGULATIONS", AS EACH OF SAID TERMS ARE DEFINED IN THE DECLARATION REFERRED TO ABOVE.

PARCEL C:

ALL RIGHTS OF MEMBERSHIP IN KINGSBURY CROSSING OWNERS ASSOCIATION, A NEVADA NON-PROFIT CORPORATION ("ASSOCIATION"), WHICH ARE APPURTENANT TO THE INTERESTS DESCRIBED IN PARCELS A AND B UNDER THE DECLARATION AND BYLAWS OF THE ASSOCIATION.

EXHIBIT "A"

BK-509 PG-2079

1/adazed | <u>1</u>/08/04

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