HARDSHIP LEASING PERMIT

11113	11ardship Leasing Permit ("H	lardship Leasing Permit") is made this	day of
nonprofit co	, 20, by	the benefit of Association, Inc., a	Colorado
("Unit Own	er"), whose current address is	the benefit of	
Association	hereby gives permission to the	e Unit Owner to lease his/her unit at	The
	located in the	e Unit Owner to lease his/her unit at	
the basis of	the Unit Owner's application	Communi for a Hardship Leasing Permit. In con-	ty ("Unit") on
The street	the following conditions with	respect to leasing of the Unit, which	Owner agrees to
required by	the Declaration for	("Declaration	conditions are
1.	Permission to Lease. The I	Jnit Owner is hereby granted permission	on to lease the
Unit subject	to the terms and conditions of	This Hardship Lagging D	Declaration. A
Hardship Le	asing Permit has been approve	ed for the following reasons:	
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		22.)	
2.	No Transfer of Hardship Le	asing Permit. This Hardship Leasing I	Darmit shall be
valid only be	tween the Only Owner and the	Association and chall not be to come	11 0 .
Jnit Owner t	o a subsequent owner of the U	Init, to another Unit, or to an owner of	another Unit
3.	Hardship Leasing Permit Te	rm. The term for this Hardship Leasin	g Permit shall
Hardship I as	a nom the date listed above	The Unit Owner may thereafter apply	for additional
larusiiip Lea	sing Permits.		
4.	Revocation This Hardship	[: D : 1 !!!	
	of any of the following even	Leasing Permit shall be automatically as: (1) the sale or transfer of the Unit to	revoked upon
			with the Unit
orincipal); or	(2) the Unit Owner is approve	d for and receives a Leasing Permit.	nit Owner is a
5.	Leasing Provisions. Leasing	which is authorized, pursuant to this H	ardship
easing Permi	it haraundan aball la		

Notice. At least 10 days prior to entering into the lease of the Unit, the Unit

Owner shall provide the Board with a copy of the proposed lease agreement. The Board shall approve or disapprove the form of said lease. If the Board approves the form of lease, the Unit Owner agrees not to change the lease form without submitting a new lease form to the Board for approval. In the event a lease form is disapproved, the Board shall notify the Unit Owner of the requisite action to be taken in order to bring the lease in compliance with

the Declaration and any Rules and Regulations adopted pursuant thereto.

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Leasing Permit, hereunder shall be governed by the following provisions:

- (b) General. The Unit may be leased only in its entirety; no fraction or portion may be leased without prior written Board approval. All leases shall be in writing and in a form approved by the Board prior to the effective date of the lease. The Board may maintain and, upon request, provide a form which is deemed acceptable. There shall be no subleasing of the Unit or assignment of leases without prior written Board approval. All leases must be for an initial term of not less than six months, except with written Board approval, which shall not be unreasonably withheld in cases of undue hardship. Within 10 days after executing a lease agreement for the lease of the Unit, the Unit Owner shall provide the Board with a copy of the lease and the name of the lessee and all other people occupying the Unit. The Unit Owner may redact financial terms of the lease. The Unit Owner must provide the lessee copies of the Declaration, Bylaws, and the Rules and Regulations. Nothing herein shall be construed as giving the Association the right to approve or disapprove a proposed lessee; the Board's approval or disapproval shall be limited to the form of the proposed lease.
- (c) <u>Compliance with the Governing Documents and Use of Common Elements.</u>

 The Unit Owner covenants and agrees that any lease of the Unit shall contain the following language and agrees that if such language is not expressly contained therein, then such language shall be incorporated into the lease by existence of the Declaration provision related to leasing, and the lessee, by occupancy of the Unit, agrees to the applicability of such provision and incorporation of the following language into the lease.
 - (i) Compliance with Governing Documents. The lessee shall comply with all provisions of the Governing Documents adopted pursuant thereto and shall control the conduct of all other occupants and guests of the leased Unit in order to ensure such compliance. The Owner shall cause all occupants of his or her Unit to comply with the Governing Documents adopted pursuant thereto, and shall be responsible for all violations by such occupants, notwithstanding the fact that such occupants of the Unit are fully liable and may be sanctioned for any such violation. If the lessee, or a person living with the lessee, violates the Governing Documents for which a fine is imposed, notice of the violation shall be given to the Owner and the lessee. The fine may be assessed against the Owner after both parties are provided notice and an opportunity for hearing. Unpaid fines shall constitute a lien against the Unit.

Any violation of the Governing Documents adopted pursuant thereto by the lessee, any occupant, or any guest of lessee, is deemed to be a default under the terms of the lease and authorizes the Owner to terminate the lease without liability and to evict the lessee in accordance with Colorado law. If the Association requests that the Owner evict the Owner's tenant based on the terms of this Declaration and the Owner fails to commence such action within 30 days of the date of the Association's notice, the Association may commence eviction proceedings. Upon failure by the Owner to comply with the Association's request to evict, the Owner hereby delegates and assigns to the Association, acting through the Board, the power and authority to evict the lessee as attorney-in-fact on behalf of and for the benefit of the Owner for breaches resulting from the violation of the Governing Documents adopted pursuant thereto. If the Association evicts

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the lessee, any costs, including but not limited to reasonable attorney fees actually incurred and court costs associated with the eviction shall be an Assessment and lien against the Unit.

(ii) Use of Common Elements. The Owner transfers and assigns to the lessee, for the term of the lease, any and all rights and privileges that the Owner has to use the Common Elements, including but not limited to, the use of any and all recreational facilities and other amenities.

IN WITN	ESS WHEREOF, the parties have executed this Hardship Leasing Permit this, 20		
	ASSOCIATION:		
	a Colorado nonprofit corporation	Association, Inc.	
	By: Name:		
	Title:		
	UNIT OWNER:		
	Signature:Name:		
	Signature:		