CANCELLATION AGREEMENT

201	ICELLATION AGREEMEN	i (the "Agreement") is made effective a	as of the day of
BETWEEN	J:		
	As	NORTHMONT RESORT PROPERTIES L General Partner for Northmont Limited Par ("Northmont")	
	1	-and-	1
Print name	e of timeshare owner 1	-	Print name of timeshare owner 2
(1		1
Print name	e of timeshare owner 3	-	Print name of timeshare owner 4
		(whether one or more, the "Timeshare C wner are sometimes referred to herein, col as a "Party"	Owner")
"Resor	nont is the manager of the r t"). meshare Owner is a party t	resort located in Fairmont, British Columbia o a Vacation Interval Agreement (the "VIA" nsert lease #'s).	•
D. Northn of a Form Mainter F. The Ti "Additi priority H. The VI	nold Interest for the VIA has nont is also a party to the V preclosure Agreement dated nont, in its capacity as man enance Fee") in connection meshare Owner would like meshare Owner either (i) do onal Agreement(s)") for each of Golden greater than Pri	I right and authority to enter into this Agrees not been transferred, pledged or assigned IA either as signatory or as successor to Fd June 15, 2010 approved by the Court of Gager, has levied a renovation project mains with the VIA. to terminate the VIA and surrender its rightness not own another VIA; or (ii) has entered additional VIA owned that relates to a hime Golf greater than Prime greater than Levination by either Party but Northmont is provinced.	d by the Timeshare Owner. cairmont Resort Properties Ltd. as a result Queen's Bench of Alberta. tenance fee (the "Renovation Project ts to Northmont. ed into cancellation agreement(s) (the igher priority season value based on a eisure.
	REFORE THIS AGREEM forth the Parties agree as for	ENT WITNESSES that in consideration obllows:	of the mutual covenants and agreement
1.	Agreement(s), if any, the	amounts owing to Northmont under this Ag VIA shall be terminated and the Timeshare der the VIA as of the Effective Date (as def	e Owner shall be released from all current
2.		ffective Date") of termination of the VIA shad 3 of this Agreement is received by Northn	
3.	transfer or money order: a. a cancellation fee of S b. any outstanding balar interest, and any pays but specifically excep	(the "Cancellation Fee"); and nees related to the VIA, including but not liments related to acquisition of the VIA on a ting balances related to the Renovation Prined by Northmont concurrent with execution	d mited to outstanding maintenance fees, a promissory note or security agreement, oject Maintenance Fee, with the total

payment, Northmont, in its sole discretion, may terminate this Agreement without notice. If this Agreement is terminated as a result of a default in payment by the Timeshare Owner:

If the Timeshare Owner fails to make any payment under this Agreement within the time stipulated for

a. the VIA shall continue in full force and effect;

4.

b. any amounts paid in respect of the Cancellation Fee, up to a maximum of 50% of the entire Cancellation Fee, shall be retained by Northmont as liquidated damages and not as a penalty; and

c. any portion of the Cancellation Fee then paid which exceeds 50% of the total Cancellation Fee shall be transferred to Resort Villa Management Ltd. applied against existing or, if insufficient existing obligations exist, future maintenance fee obligations of the Timeshare Owner within ten (10) days of the date of termination.

provided for greater certainty that no Timeshare Owner shall be entitled to the refund of any amounts paid under this Agreement.

- 5. The Timeshare Owner hereby absolutely and irrevocably assigns, transfers and sets over to Northmont any and all of the Owner's rights now or hereafter existing to vote or consent (or withhold consent) to any matter as an owner under the VIA.
- 6. Until the Effective Date, the Timeshare Owner shall remain liable for any and all amounts owing by it with respect to the VIA including, without limitation, interest on outstanding balances and new invoices such as the next year's maintenance fee billing if it occurs.
- 7. The Timeshare Owner covenants with Northmont to indemnify and save harmless Northmont from any and all actions, claims, liabilities, damages, costs, losses and expenses incurred or sustained by Northmont arising from or connected with:
 - a. any breach, violation or non-performance of any covenant, agreement, condition or proviso in this Agreement set out and contained on the part of the Timeshare Owner to be fulfilled, kept, observed and performed;
 - b. any other act or omission of the Timeshare Owner.
- 8. The following additional terms form part of this Agreement.
 - a. This Agreement shall be construed, interpreted and applied in accordance with, and shall be governed by, the laws of the Province of Alberta and the laws of Canada applicable therein.
 - b. No Party shall be entitled to assign this Agreement or any right hereunder without the prior written consent of the other Party or Parties, as the case may be.
 - c. No consent or waiver, expressed or implied, by a Party to or any breach or default by another Party in the performance by such other Party of its obligations hereunder shall be deemed or construed to be a consent or waiver to or of any other breach or default in performance by such other Party hereunder. Failure on the part of a Party to complain of any act or failure to act of another Party or to declare the other Party in default, irrespective of how long such failure continues, shall not constitute a waiver by such first mentioned Party of its rights hereunder.
 - d. If any covenant, obligation or agreement of this Agreement, or the application thereof to any person or circumstance shall, to any extent, be invalid or unenforceable, the remainder of this Agreement or the application of such covenant, obligation or agreement to persons or circumstances other than those as to which it is held invalid or unenforceable, shall not be affected thereby and each covenant, obligation and agreement of this Agreement shall be separately valid and enforceable to the fullest extent permitted by law.
 - e. Even though a Party may not affix its seal, this Agreement shall for all purposes be deemed to have been executed under seal.
 - f. This Agreement may be executed in counterparts and delivered by facsimile or other electronic means.
 - g. This Agreement shall be binding upon and enure to the benefit of the Parties hereto and their respective successors and permitted assigns.

IN WITNESS WHEREOF, the Parties hereto have executed this Agreement as of the date and year first above written. Timeshare Owner 1 **Timeshare Owner 2** Per: Per: Timeshare Owner's Signature Timeshare Owner's Signature **Timeshare Owner 3 Timeshare Owner 4** Per: Per: Timeshare Owner's Signature Timeshare Owner's Signature NORTHMONT RESORT PROPERTIES LTD. Per: **Authorized Signature**

SURRENDER OF OWNERSHIP FOR SUNCHASER VACATION VILLAS (without production of the original certificate)

SURRENDER AND INDEMNIFICATION BY HOLDER

"Freedom to Choose"

To:	Philip K Matkin Professional Corporation
And to:	Carthew Registry Services Ltd.
I/We_	
Northm of my/o	(Print Owner Name(s)) or one or more (the "Holder") being the owner(s) of Vacation Lease No.(s) (Insert Lease No.(s)) (the "Vacation Lease") hereby surrender(s) and transfer(s) to nont Resorts Properties Ltd. ("Northmont") of 5799 - 3 rd Street S.E., Calgary, Alberta T2H 1K1 all our interest in the Vacation Lease, in accordance with the cancellation agreement made between der and Northmont.
interest any thir Corpora (collect and aga Indemn	older hereby confirms that he/she/they have full right and authority to transfer the said leasehold and that the Certificate of Leaseholder Interest has not been transferred, pledged or assigned to rd party. The Holder hereby indemnifies and saves harmless Philip K Matkin Professional action, Carthew Registry Services Ltd. and their offices, directors, employees and agents ively the "Indemnitees"), in their capacity as trustee with respect to the said Vacation Lease from ainst all claims and demands and all losses, damages, cost, charges and expenses which the nitees may sustain or incur in consequences of having cancelled or surrendered the rights of the in the system of the trustee with respect to the Certificate(s) with respect to the Vacation Lease.
Dated t	this day of , 20
Signatu	ure of Holder Signature of Holder
Signatu	ure of Holder Signature of Holder
	e of Identity of the Holder(s) in the form of a drivers license or other approved for of government issued photo identification scanned and provided with this document.]
	CONSENT AND DIRECTION
describ	nont Resorts Properties Ltd. ("Northmont") does hereby consent to the surrender of Vacation Lease and hereby directs the Indemnitees to amend the register maintained by them and to any Certificate(s) issued with respect to the Vacation Lease.
Dated t	hisday of, 20
Northm	ont Resorts Properties Ltd.
Per·	

Sunchaser Vacation Villas "Freedom to Choose, Reason to Stay" RENOVATION PROGRAM RESPONSE FORM

Recitals.

- A. The undersigned (whether one or more, the "**Owner**") is/are the owner(s) of a leasehold or co-ownership interest at Sunchaser Vacation Villas (Riverside/Hillside and Riverview) (the "**Resort**").
- B. Philip K. Matkin Professional Corporation (the "**Trustee**") and Carthew Registry Services Ltd. hold title to the lands which form part of the Resort on behalf of the Owner and all of the other owners of vacation interval interests at the Resort, including Northmont (collectively, the "**Owners**").
- C. Resort Villa Management Ltd., as subcontractor to Northmont Resort Properties Ltd. ("Northmont"), manages the Resort pursuant to vacation interval agreements (individually a "VIA" or collectively the "VIA's") made between the Owners and Northmont, or its or their predecessors.
- D. Improvements at the Resort require renovation and refurbishment and Northmont, as property manager, has created a program to address these requirements and has levied, or will levy, an assessment on the Owners to fund a renovation and refurbishment program (the "**Program**"), the particulars of which are summarized in a letter from Resort Villa Management Ltd. to the Owners dated April 12, 2013 and set out in greater detail at www.sunchaservillas.ca/longerversion.asp.
- E. Recognizing that Owners may, for various reasons, wish to surrender their rights and obtain a release of their obligations under the VIA's rather than continue as owners, Northmont is prepared to accept a surrender and release such owners in exchange for payment of an applicable fee.
- F. Northmont anticipates that a significant number of owners will take advantage of Northmont's offer as set out in Recital E and in that event, it will be necessary to remove a number of buildings from the timeshare program at the Resort and to reallocate vacation interval interests in buildings which will be removed to equivalent interests (as to season and type of unit) in the buildings that will remain.

Now, therefore, the Owner hereby gives notice to Northmont as follows (please mark the appropriate box(es) giving your selection(s)).

Program Acceptance

Election to Surrender

X	l	X
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I/We elect to surrender our vacation interval interest and terminate the VIA and enclose:

- (a) our payment or void cheque and authorization in the amount of \$_______, representing the termination fee for our VIA;
- (b) a signed, completed cancellation agreement; and
- (c) a signed, completed surrender of ownership form; and
- (d) a copy of government issued photo ID for each owner.

Note: If you have elected to surrender your vacation interval interest, Northmont will return by email or regular mail a fully signed cancellation agreement and a fully signed surrender of ownership form once the Trustee has updated the timeshare register to reflect the termination. We anticipate there will be many Owners who make this election and we appreciate your patience as the register is updated and the forms are signed.

The Owner acknowledges that this renovation program response form may be relied upon by Northmont and the Trustee.

This form may be signed in counterparts ar	nd delivered by fa	acsimile or oth	ner electronic means.	
Signed and dated thisday of		, 20_		
ACCOUNT #:	_ LEASE #'s:			_
Owner #1 signature		_	Owner #2 signature	_
Owner #3 signature	<u> </u>	_	Owner #4 signature	

Cancellation Agreement cheques are to be made payable to Northmont Resort Properties Ltd.

If you have any questions or concerns, please contact vacation ownership services at 1-877-451-1250 or customercare@northwynd.ca and put "Cancellation Agreement" in the subject line of your email.

Instructions on how to fill out the forms

In order to complete a cancellation of your vacation interval agreement (the "Vacation Interval Agreement") with Northmont Resort Properties Ltd., we require all owners whose names appear on the Vacation Interval Agreement to complete the Cancellation Agreement, the Surrender and Indemnification Form, and the Renovation Program Response Form.

In the case of death of one of the owners, the surviving owner must sign and any beneficiaries listed in the Last Will and Testament must sign on behalf of the Estate. If the beneficiary is the other member located on the contract then they must sign twice. A copy of the following, if appropriate, must be sent by registered mail to the address below:

- Cancellation Agreement Must be signed by all owners listed on the Vacation Interval Agreement
- Surrender and Indemnification Form Must be signed by all owners listed on the Vacation Interval Agreement
- Renovation Program Response Form Must be signed by all owners listed on the Vacation Interval Agreement
- Death certificate (required if an owner is deceased)
- Last will and testament (required if an owner is deceased)
- Cheque made payable to Northmont Resort Properties Ltd.
- Photocopy of valid government issued picture ID (driver's license, passport, etc.) for each owner

Alternatively, for those owners with fax machines or scanners/email, you can fill out the **Cancellation Response Form** available on the www.sunchaservillas.ca website and submit all of the required documents above and the Cancellation Response Form by fax (1.403.450.0505) or email (cancellations@northwynd.ca) provided you include a copy of a void cheque in order to process the payment by Electronic Funds Transfer ("EFT").

Note: Please do not send any documentation by fax or email with "cheque coming by mail." This creates added administration that makes it less likely your documents will be processed in a timely manner.

In addition, if you have your original Certificate of Leasehold Interest, it should also be submitted.

For each of the forms, ensure that all "blanks" have been filled in with the appropriate information. If you are unsure as to the appropriate cancellation fee or any other information to be filled in on the forms, please contact us to ensure you fill them in correctly.

As a reminder, until the Cancellation Agreement is accepted and approved by Northmont Resort Properties Ltd., you will continue to be the owner of your Vacation Interval Agreement and responsible for the obligations therein.

Mail to:

NORTHMONT RESORT PROPERTIES LTD. 5799 – 3 STREET SE CALGARY, AB T2H 1K1

CANCELLATION OPTION ELECTRONIC FUNDS AUTHORIZATION PAYMENT FORM

Notes: (1) This is NOT a payment form for the renovation fee. Please refer to those instructions. (2) Listed amounts are PER LEASE. If you are paying for two leases, you will pay double. (3) This option is NOT available to US residents.

Electronic Funds Transfer ("EFT") allows Owners to submit 100% of their documents and payments by fax (1.403.450.0505) or email (cancellations@northwynd.ca). By submitting all documents, a copy of a void cheque and signing this authorization, we can process your cancellation by EFT and you will not need to submit anything by mail. This will be the quickest way to ensure your paperwork has been received and processed.

CANCELLATION AMOUNT

	Annual	Biennial Odd		Biennial Even	
	Two Bed	Two Bed	Terrace	Two Bed	Terrace
Base cancellation fee (excluding GST)	\$3,640.00	\$1,880.00	\$1,600.00	\$1,660.00	\$1,400.00
GST (5%)	\$182.00	\$94.00	\$80.00	\$83.00	\$70.00
Total cancellation fee (including GST)	\$3,822.00	\$1,974.00	\$1,680.00	\$1,743.00	\$1,470.00

If you are unsure, you can confirm your lease type by looking at the first letter and last two letters of your lease number (for example T10010PGBE). First letter: T = Terrace. IN all other cases, you own a two bed. Last two letters: BO = Biennial Odd. BE = Biennial Even. In all other cases, you own an Annual.

1.	FULL	PAYMENT FET (ELECTRONIC FUNDS TRANSFER) OPTION:
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	e note: For simplicity, the amounts above are for ALL leases, regardless of remaining duration. Accordingly, please do not contact VOS just to Im your cancellation amount as you will just be referred back to the table.
I. FUL I ⁄our p	L PAYMENT EFT (ELECTRONIC FUNDS TRANSFER) OPTION: Disayment will be processed within two weeks of entry. Please ensure you have sufficient funds as NSF charges will apply. The use the following checklist to ensure you have included all documents in your fax/email: I/We have included FULL payment of our outstanding maintenance and admin fees. I/We have included a signed copy of the Cancellation Agreement(s), Surrender and Indemnification Form, and Renovation Program Response Form. All documents are signed by ALL Owners listed on the Vacation Interval Agreement(s). I/We have included a copy of a VOID Cheque. I/We have included a copy of the death certificate and last will and testament for the deceased Owner(s). I/We have included a COPY of valid government issued picture ID for each Owner.
our fi sufficie	O PAYMENT EFT OPTION: irst payment and full maintenance fee (two withdrawals) will be processed within two weeks of entry. Please ensure you have ent funds as NSF charges will apply. The last payment will be withdrawn on or about the 1 st of the month that is at least 16 day he first payment (so if your first payment is February 20 th , your second payment would not be until March 15 th). I/We understand that we will be charged the cancellation fee AND outstanding maintenance and admin fees. I/We understand the maintenance and admin fees will be paid IN FULL on the first payment. I/We have included a signed copy of the Cancellation Agreement(s), Surrender and Indemnification Form, and Renovation Program Response Form. All documents are signed by ALL Owners listed on the Vacation Interval Agreement(s). I/We have included a copy of a VOID Cheque. I/We have included a copy of the death certificate and last will and testament for the deceased Owner(s). I/We have included a COPY of valid government issued picture ID for each Owner.
B. OW	NER(S) INFORMATION, CONSENT & DISCLOSURE – MUST BE COMPLETED:
CUST	OMER CODE NAME(S):
My/o	ER(S) SIGNATURE(s) ur signature confirms that: We have been provided with details of and understand the terms and conditions of the payment options and his authorization may be cancelled by me/us upon written request subject to the terms and conditions of the Cancellation Agreement(s).

Please call **1.877.451.1167** or **403.450.0511** if you have any questions or concerns.

Full payment can be made by mail. Please make your Cheque(s) payable to: Northmont Resort Properties Ltd. 5799 – 3rd Street SE CALGARY, ALBERTA T2H 1K1