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BEFORE THE COMMISSION FOR COMMON-INTEREST COMMUNITIES AND CONDOMINIUM HOTELS

STATE OF NEVADA

SHARATH CHANDRA, Administrator, REAL ESTATE DIVISION, DEPARTMENT OF BUSINESS & INDUSTRY, STATE OF NEVADA,

Petitioner,

VS.

STANFORD SQUARE, (Entity Number C5498-1980); JOHN FRAGOLA; ERICH BREISACHER; and DANIEL TEPPER;

Respondents.

Case No. 2023-35



FEB 0 2 2024

NEVADA COMMISSION FOR COMMON INTEREST COMMUNITIES AND CONDOMINIUM HOTELS

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COMPLAINT FOR DISCIPLINARY ACTION AND NOTICE OF HEARING

The Real Estate Division of the Department of Business and Industry, State of Nevada (the "Division"), by and through its counsel, Aaron D. Ford, Attorney General of the State of Nevada, and Phil W. Su, Senior Deputy Attorney General, hereby notifies Stanford Square ("RESPONDENT ASSOCIATION") and its board members and/or officers John Fragola, Erich Breisacher, and Daniel Tepper, ("RESPONDENT BOARD MEMBERS" and, collectively, "RESPONDENTS") of an administrative hearing before the Commission for Common-Interest Communities and Condominium Hotels, State of Nevada, which is to be held pursuant to Chapters 233B and Chapters 116 of the Nevada Revised Statutes ("NRS") and Chapter 116 of the Nevada Administrative Code ("NAC"). The purpose of the hearing is to consider the allegations stated below and to determine if an administrative penalty will be imposed on the RESPONDENT pursuant to the provisions of NRS and NAC including, but not limited to NRS 116.785 and NRS 116.790.

JURISDICTION AND NOTICE

During all relevant times, RESPONDENT ASSOCIATION Stanford Square is a common-interest community located in Stateline, Nevada (Entity Number C5498-1980)

and RESPONDENT BOARD MEMBERS John Fragola, Erich Breisacher, and Daniel Tepper served as board members and/or officers of RESPONDENT ASSOCIATION. Therefore, the RESPONDENTS are subject to the provisions of Chapter 116 of each the Nevada Revised Statutes ("NRS") and the Nevada Administrative Code ("NAC") (hereinafter collectively referred to as "NRS 116") and are subject to the jurisdiction of the Division, and the Commission for Common-Interest Communities pursuant to the provisions of NRS 116.750.

FACTUAL ALLEGATIONS

 RESPONDENT ASSOCIATION is a common-interest community located in Stateline, Nevada (Entity Number C5498-1980) with 32 units. CCIC0001.

2. RESPONDENT ASSOCIATION has been organized as a Domestic Non-Profit Cooperative Corporation without Stock pursuant to NRS 81. CCIC0001; 0003.

3. From 2015 through November 2022, the RESPONDENT ASSOCIATION'S Community Association Management Company was Associa Sierra North, and its Community Association Managers ("CAM") was Alfonso Alamillo, Jr, Debora Costa, and other miscellaneous managers. *CCIC0030*.

4. As of January 2023, the RESPONDENT ASSOCIATION'S Community Association Management Company has been The Management Trust, and its CAM has been Cecilia Lebel. *CCIC0030*.

5. At all relevant times, the RESPONDENT ASSOCIATION was governed by RESPONDENT BOARD MEMBERS John Fragola, Erich Breisacher, and Daniel Tepper.

CCIC0002; 0030.

6. The Office of the Ombudsman for Owners in Common-Interest Communities and Condominium Hotels ("Ombudsman") initiated an audit ("Initial Audit") of RESPONDENT ASSOCIATION in December 2022, for which it received no response from RESPONDENT ASSOCIATION or its CAM. CCIC0007-CCIC0013.

7. On February 21, 2023, the Ombudsman referred the Initial Audit to the Division's compliance division for further investigation, after which the investigator issued

an initial investigation letter to RESPONDENT ASSOCIATION by and through its registered CAM, Kera Randolph of The Management Trust. *CCIC0014–CCIC0015*.

- 8. On March 17, 2023, the Division issued a Request for Information letter via certified mail to the RESPONDENT ASSOCIATION'S CAM, Kera Randolph of The Management Trust, requesting response by March 26, 2023. *CCIC0016-0017*.
- 9. RESPONDENT ASSOCIATION, through its new CAM, Cecilia Lebel of The Management Trust, sent a response dated March 23, 2023, indicating that owing to its recent acquisition of Stanford Square as an association client and the departure of the previously assigned manager, they could account for only a portion of the records requested. *CCIC0019-0021*
- 10. Per the March 23, 2023, letter, Lebel represented that the following records remained unaccounted for:
 - a. Violation Policy;
 - b. Executive Session Meeting Minutes (1/1/20-11/30/22);
 - c. Agendas and board packets (1/1/20-11/30/22);
 - d. CPA Audits 2020;
 - e. All financial documentation (1/1/20-11/30/22); and
 - f. Invoices and receipts for disbursements from Operating and Reserves funds including Utilities (1/1/20-11/30/22).

CCIC0019-0021

- 11. On April 11, 2023, the Division communicated with CAM Lebel via email that the administrative hold with the Nevada Secretary of State remained in place and inquired about status. CCIC0022-025.
- 12. CAM Lebel indicated that she would "follow up on this and... get back to [the investigator]." *CCIC0022*.
- 13. On April 23, 2023, the Division issued a letter of instruction regarding the Nevada Secretary of State administrative hold and requiring RESPONDENT ASSOCIATION to bring itself into compliance with the Nevada Secretary of State within

60 days of the date of the letter. CCIC0026.

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and completed on August 2, 2023. CCIC0028.

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The Ombudsman's audit was reopened on July 25, 2023, ("Reopened Audit")

- The Reopened Audit identified some issues that were ultimately deemed 15. resolved, such as delinquent annual association registration (Form #562) and delinquent unit fee payment, but also identified other issues remained unresolved as of the date the audit closed, such as anomalies in reporting and an "Administrative Hold" status with the Nevada Secretary of State for unpaid unit fees to the Ombudsman's Office. CCIC0028-0043.
- 16. The Ombudsman's audit recommended referral to a Compliance Audit investigator to address the issues identified by the audit that remained unresolved. CCIC0038.
- 17. On September 27, 2023, the Division issued a letter to the RESPONDENT ASSOCIATION and its executive board requesting written response within ten business days of the date of that letter. CCIC0044-047.
- 18. Among the allegations asserted in the September 27, 2023, letter, the Division requested confirmation if the RESPONDENT ASSOCIATION held any "meetings outside of standard business hours." CCIC0046.
- 19. On November 8, 2023, RESPONDENT ASSOCIATION, through counsel Donna Zanetti, responded to the Division's letter and attached exhibits in support of those responses. CCIC0048-0056.
- Among the responses asserted by the RESPONDENT ASSOCIATION 20. through counsel, it acknowledged that there were no meetings held during the 2020-2022 audit period other than at 1:30 pm or 3:00 pm. CCIC0054.
- 21. In its defense, the RESPONDENT ASSOCIATION noted that one of the three board members resides on the east coast that would result in an evening meeting start due to time zone differences, that it started its July 27, 2023, meeting at 5:00 pm and that it would hold another meeting in 2023 to start at 5:00 pm as well. CCIC0054.

- 22. As of the date of filing of this Complaint the entity status of RESPONDENT ASSOCIATION remains on "Administrative Hold" with the Nevada Secretary of State. *CCIC0003-0005*.
- 23. On January 24, 2024, the Division notified RESPONDENTS in writing that it would pursue disciplinary action in a hearing before the Commission for potential violations of NRS 116. *CCIC0057-0058*.

VIOLATIONS OF LAW

Based on the foregoing alleged facts, the Division further alleges that the RESPONDENTS committed the following violations of law:

- RESPONDENTS violated NRS 116.3103 pursuant to NRS 116.31083 by failing to hold meetings of the executive board from 2020 through 2022 at least twice annually during times other than standard business hours.
- 2. RESPONDENTS violated NRS 116.3103 pursuant to NRS 116.3101 by failing to bring the association into compliance with the requirements of its corporate status with the Nevada Secretary of State, such that it continues to be subject to an "Administrative Hold" status.

DISCIPLINE AUTHORIZED

Pursuant to the provisions of NRS 116.615; NRS 116.755; NRS 116.785; and NRS 116.790 the Commission has discretion to take any or all of the following actions:

- 1. Issue an order directing Respondent(s) to take affirmative action to correct any conditions resulting from the violation.
- 2. Impose an administrative fine of up to \$1,000 for each violation by Respondent(s).
- 3. Order the Respondent(s) to pay the costs of the proceedings incurred by the Division, including, without limitation, the cost of the investigation and reasonable attorney's fees.
- 4. Approve application to a court of competent jurisdiction for the appointment of a receiver for the Respondent(s).

The Commission may order one or any combination of the discipline described above.

NOTICE OF HEARING

PLEASE TAKE NOTICE that a disciplinary hearing has been set to consider this Administrative Complaint against the above-named RESPONDENTS in accordance with Chapters 233B and 116 of the Nevada Revised Statutes and Chapter 116 of the Nevada Administrative Code.

THE HEARING WILL TAKE PLACE at the Commission meeting(s) scheduled for March 5-7, 2024, beginning at approximately 9:00 a.m. each day, or until such time as the Commission concludes its business. The Commission meeting will be held at the Nevada State Business Center, 3300 W. Sahara Avenue, 4th Floor, Tahoe Room, Las Vegas, Nevada 89102 with videoconferencing to Department of Business & Industry, Division of Insurance, 1818 E. College Parkway, Suite 103, Carson City, Nevada 89706.

STACKED CALENDAR: Your hearing is one of several hearings that may be scheduled at the same time as part of a regular meeting of the Commission that is expected to take place on March 5-7, 2024. Thus, your hearing may be continued until later in the day or from day to day. It is your responsibility to be present when your case is called. If you are not present when your hearing is called, a default may be entered against you and the Commission may decide the case as if all allegations in the complaint were true. If you need to negotiate a more specific time for your hearing in advance because of coordination with an out of state witness or the like, please call Maria Gallo, Commission Coordinator, at (702) 486-4074.

YOUR RIGHTS AT THE HEARING: Except as mentioned below, the hearing is an open meeting under Nevada's open meeting law and may be attended by the public. After the evidence and arguments, the commission may conduct a closed meeting to discuss your alleged misconduct or professional competence. You are entitled to a copy of the transcript of the open and closed portions of the meeting, although you must pay for

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the transcription. As a RESPONDENT, you are specifically informed that you have the right to appear and be heard in your defense, either personally or through your counsel of choice. At the hearing, the Division has the burden of proving the allegations in the complaint and will call witnesses and present evidence against you. You have the right to respond and to present relevant evidence and argument on all issues involved. You have the right to call and examine witnesses, introduce exhibits, and cross-examine opposing witnesses on any matter relevant to the issues involved.

You have the right to request that the Commission issue subpoenas to compel witnesses to testify and/or evidence to be offered on your behalf. In making this request, you may be required to demonstrate the relevance of the witness' testimony and/or evidence. Other important rights and obligations, including your obligation to answer the complaint, you have are listed in NRS Chapter 116 and NAC Chapter 116, including without limitation, NRS 116.770 through 116.780, and NAC 116.500 through NAC 116.635 and NRS Chapter 233B.

Note that under NAC 116.575, not less than five (5) working days before a hearing, RESPONDENTS must provide to the Division a copy of all reasonably available documents that are reasonably anticipated to be used to support his position, and a list of witnesses RESPONDENTS intend to call at the time of the hearing. Failure to provide any document or to list a witness may result in the document or witness being excluded from RESPONDENTS' defense. The purpose of the hearing is to determine if the RESPONDENTS have violated the provisions of NRS 116, and to determine what

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1	administrative penalty is to be assessed against RESPONDENTS.
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3	DATED this 1 day of February, 2024.
4	REAL ESTATE DIVISION
5	REAL ESTATE DIVISION, DEPARTMENT OF BUSINESS & INDUSTRY
6	STATE OF NEVADA
7	By: SHARATH CHANDRA, Administrator
8	3300 W. Sahara Ave. Ste 350
9	Las Vegas, Nevada 89102 (702) 486-4033
10	(102) 100 1000
11	AARON D. FORD
12	Attorney General
13	By: /s/ Phil W. Sa
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15	Las Vegas, Nevada 89101 (702) 486-3420
16	Attorneys for Real Estate Division
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