BEFORE THE COMMISSION FOR COMMON-INTEREST COMMUNITIES AND CONDOMINIUM HOTELS

STATE OF NEVADA

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

Petitioner,

TODD JOSLIN,

Respondent.

Case No. 2024-372



MAR 13 2025

NEVADA COMMISSION FOR COMMON INTEREST COMMUNITIES AND CONDOMINIUM HOTELS

STIPULATION AND ORDER FOR SETTLEMENT OF DISCIPLINARY ACTION

This Stipulation for Settlement of Disciplinary Action ("Stipulation") is entered into by and between the State of Nevada, Department of Business and Industry, Real Estate Division ("Division"), through its Administrator Sharath Chandra ("Petitioner"), by and through their attorney of record, Phil W. Su, and RESPONDENT TODD JOSLIN ("Respondent") and by and through his attorneys of record, Kaleb Anderson of Garin Law Group.

JURISDICTION AND NOTICE

During all relevant times, RESPONDENT was an executive board member/director of a common-interest community located in Las Vegas, Nevada, Meadows Condominiums Unit Owners Association (the "Association"), and is, therefore, 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.

SUMMARY OF FACTUAL ALLEGATIONS SET FORTH IN THE COMPLAINT

- 1. On April 12, 2024, the Division received an Intervention Affidavit from Complainant Joseph Gallagher regarding an allegation that RESPONDENT, while serving on the association board of directors, disclosed confidential information and referred to the Complainant, a fellow board member, as a pedophile. CICCH001-037.
- 2. On May 17, 2024, Division Investigator Christina Pitch sent an initial open investigation and request for information to RESPONDENT, requesting responses to allegations that he disclosed confidential information from executive sessions, and that he personally attacked other board members in letters to residents and accused another board member of being a pedophile. CICCH038-040.
- 3. On June 6, 2024, Attorney John Leach, representing the Association, forwarded additional emails where RESPONDENT verbally abused the Association's CAM. CICCH041-044.
- 4. On June 17, 2024, Investigator Pitch requested a copy of the 4-page "door note" given by RESPONDENT to other unit owners, pertaining to the underlying towing dispute and where he personally attacked other board members, Joe Gallagher and Gail Holt. CICCH045-046.
- 5. Investigator Pitch subsequently received the door note, in which RESPONDENT says board member Joe Gallagher is "acting like a reckless dictator," alleges Gallagher acted unilaterally in authorizing the tow, and alleges board member Gail Holt of "covering up for Joe." CICCH047-050.
- 6. On June 11, 2024, RESPONDENT, by and through his attorney Bret Whipple, provided a response to the investigation letters and RFIs, denying allegation #1, that he had disclosed any confidential information from executive sessions, and denying allegation #2, that he accused board member Gallagher of being a pedophile, and that he simply repeated what he heard from others. CICCH052-054.

- 7. On July 19, 2024, Division Investigator Christina Pitch sent a second request for information to RESPONDENT, requesting names of the individuals whose comments regarding board member Gallagher RESPONDENT had repeated. CICCH051.
- 8. On August 2, 2024, the Division sent, via Certified Mail, NRS 233B letter notifying the RESPONDENT that it would pursue disciplinary action in a hearing before the Commission for potential violations of NRS 116. CICCH056-057.

VIOLATIONS OF LAW ALLEGED IN THE COMPLAINT

- 1. RESPONDENT willfully and knowingly violated NRS 116.3103(1) through NAC 116.405(4) by failing to exercise ordinary and reasonable care when he disclosed confidential information, obtained from the board's executive session, relating to a unit owner through his "Door Note" to other unit owners.
- 2. RESPONDENT violated NRS 116.3103 through NAC 116.405(3)(a) and/or 3(b) by acting in an incompetent and negligent manner on several occasions, including, but not limited to, when he made several personal attacks against other board members via his "Door Note" to other unit owners and when he stated that another board member was a pedophile in an email communication.

PROPOSED SETTLEMENT AGREEMENT

In an effort to avoid the time and expense of litigating these issues before the Commission, the RESPONDENT does not admit, but also agrees to waive his right to contest, the above factual allegations and violations of law, as alleged in the Complaint. Accordingly, the parties desire to compromise and settle the instant controversy upon the following terms and conditions:

1. The RESPONDENT agrees to pay the Division a total amount of FIVE THOUSAND ONE HUNDRED TWENTY-FIVE DOLLARS and 71/100 cents (\$5,125.71) ("Amount Due"), consisting of zero administrative fines imposed by the Division, and the Division's pre-hearing costs and fees and pre-hearing attorney's fees in the amount of \$5,125.71.

- a. The Amount Due shall be payable to the Division within thirty (30) days after the date of the order approving this settlement.
- b. No grace period is permitted. If the amount due is not actually received by the Division on or before its due date, it shall be construed as an event of default by the RESPONDENT.
- 2. RESPONDENT agrees to complete six (6) hours of live Board Member/Unit Owner Training classes, as offered by the Ombudsman's Office's Education Department, with at least one and a half (1.5) hours on the topic of Fiduciary Duties and at least one and a half (1.5) hours on the topic of Board Member Duties and Responsibilities (e.g. the "Welcome to the Board" class). The RESPONDENT shall provide proof of completion to the Division within six (6) months of the effective date of this order.
- 3. RESPONDENT and the Division agree that by entering into this Stipulation, the Division does not concede any defense or mitigation that the RESPONDENT may have otherwise asserted and that once this Stipulation is approved and fully performed, the Division will close its file in this matter.
- 4. RESPONDENT agrees and understands that by entering into this Stipulation, RESPONDENT is waiving his right to a hearing at which he might otherwise present evidence in his defense, his right to a written decision on the merits of the complaint, his rights to reconsideration and/or rehearing, appeal and/or judicial review, and all other rights which may be accorded by the Nevada Administrative Procedure Act, the Nevada Common-Interest Communities and Condominium Hotels statutes and accompanying regulations, and the federal and state Constitutions. The RESPONDENT understands that this Agreement and other documentation may be subject to public records laws. The Commission members who review this matter for approval of this Stipulation may be the same members who ultimately hear, consider, and decide the Complaint if this Stipulation is either not approved by the Commission or is not timely performed by the

RESPONDENT. The RESPONDENT fully understands that he has the right to be represented by legal counsel in this matter at his own expense.

- 5. Each party shall bear their own attorney's fees and costs, *except* as the Division's Attorney's pre-hearing costs and attorney's fees, as provided above.
- 6. Approval of Stipulation. Once executed, this Stipulation will be filed with the Commission and will be placed on the agenda for approval at its next public meeting. The Division will recommend to the Commission approval of the Stipulation. RESPONDENT agrees that the Commission may approve, reject, or suggest amendments to this Stipulation that must be accepted or rejected by RESPONDENT before any amendment is effective.
- 7. Withdrawal of Stipulation. If the Commission rejects this Stipulation or suggests amendments unacceptable to the RESPONDENT, the RESPONDENT may withdraw from this Stipulation, and the Division may pursue its Complaint before the Commission. This Stipulation then shall become null and void and unenforceable in any manner against either party.
- 8. Release. In consideration of the execution of this Stipulation, Association and RESPONDENT for himself, his heirs, executors, administrators, successors, and assigns, hereby releases, remises, and forever discharges the State of Nevada, the Department of Business and Industry, and the Division, and each of their respective members, agents, employees, and counsel in their individual and representative capacities, from any and all manner of actions, causes of action, suits, debts, judgments, executions, claims, and demands whatsoever, known and unknown, in law or equity, that RESPONDENT ever had, now has, may have, or claim to have against any or all of the persons or entities named in this section, arising out of or by reason of the Division's investigation of this action, this disciplinary action, and all matters related thereto.
- 9. <u>Indemnification</u>. RESPONDENT hereby agrees to indemnify and hold harmless the State of Nevada, the Department of Business and Industry, Petitioner, the

1	Division, and each of their respective memb	ers, agents, employees, and counsel, in their	
2	individual and representative capacities, ag	gainst any and all claims, suits, and actions	
3	brought against said persons and/or entities	by reason of the Division's investigation, this	
4	disciplinary action, and all other matters	relating thereto, and against any and all	
5	expenses, damages, and costs, including co	ourt costs and attorney fees, which may be	
6	sustained by the persons and/or entities nar	ned in this section as a result of said claims,	
7	suits, and actions.		
8	10. <u>Default</u> . In the event of default of any of the above terms by RESPONDENT,		
9	the RESPONDENT agrees that the Division may, at its option, rescind this Stipulation and		
10	Order and proceed with prosecuting this Complaint before the Commission, and that, upon		
11	Default, any unpaid balance of the administrative fine and costs, together with any		
12	attorney's fees and costs that may have been assessed, shall be due in full to the Division		
13	within ten (10) calendar days of the date of default. Debt collection actions for unpaid		
14	monetary assessments in this case may be instituted by the Division or its assignee.		
15	11. RESPONDENT has signed and dated this Stipulation and Order only after reading and understanding all terms herein.		
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17	DATED: March, 2025	DATED: March	
18		NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY, REAL ESTATE	
19		DIVISION	
20		KWV = K	
21	By:	By: SHARATH CHANDRA	
22	Respondent Board Member	Administrator	
23	APPROVED AS TO FORM:		
24	GARIN LAW GROUP	AARON D. FORD	
25	WILLIAM CANOCI	Attorney General	
26			
27	By: KALEB ANDERSON (Bar No. 7582)	By: /s/ Phil W. Su PHIL W. SU (Bar No. 10450)	
28	MALED ANDERSON (Dar No. 1902)	1 11111 W. SO (Dat 110. 10400)	

Petitioner, the Division, and each of their respective members, agents, employees, and counsel, in their individual and representative capacities, against any and all claims, suits, and actions brought against said persons and/or entities by reason of the Division's investigation, this disciplinary action, and all other matters relating thereto, and against any and all expenses, damages, and costs, including court costs and attorney fees, which may be sustained by the persons and/or entities named in this section as a result of said claims, suits, and actions.

- 10. <u>Default</u>. In the event of default of any of the above terms by RESPONDENT, the RESPONDENT agrees that the Division may, at its option, rescind this Stipulation and Order and proceed with prosecuting this Complaint before the Commission, and that, upon Default, any unpaid balance of the administrative fine and costs, together with any attorney's fees and costs that may have been assessed, shall be due in full to the Division within ten (10) calendar days of the date of default. Debt collection actions for unpaid monetary assessments in this case may be instituted by the Division or its assignee.
- 11. RESPONDENT has signed and dated this Stipulation and Order only after reading and understanding all terms herein.

AMIDD MAIL COOK	DATED: March, 2025			
DATED: March, 2025	NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY, REAL ESTATE DIVISION			
By: TODD JOSZIN Respondent Board Member	By:SHARATH CHANDRA Administrator			
APPROVED AS TO FORM:				
GARIN LAW GROUP	AARON D. FORD Attorney General			

1	Division, and each of their respective memb	ers, agents, employees, and counsel, in their	
2	individual and representative capacities, ag	gainst any and all claims, suits, and actions	
3	brought against said persons and/or entities by reason of the Division's investigation, this		
4	disciplinary action, and all other matters	relating thereto, and against any and all	
5	expenses, damages, and costs, including co	ourt costs and attorney fees, which may be	
6	sustained by the persons and/or entities named in this section as a result of said claims,		
7	suits, and actions.		
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17	DATED: March, 2025	DATED: March, 2025	
18	DATED. Water, 2020	NEVADA DEPARTMENT OF BUSINESS AND INDUSTRY, REAL ESTATE	
19		DIVISION	
20			
21	By:	By:SHARATH CHANDRA	
22	TODD JOSLIN Respondent Board Member	Administrator	
23	ADDROVED ACTO FORM.	¥	
24	APPROVED AS TO FORM:	AARON D. FORD	
25	GARIN LAW GROUP	Attorney General	
26			
27	By:	By: /s/ Phil W. Su	
28	KALEB ANDERSON (Bar No. 7582)	PHIL W. SU (Bar No. 10450)	

1 2 3	9900 Covington Cross Dr., Ste. 120 Las Vegas, NV 89144 (702) 382-1500 Attorneys for Respondent Todd Joslin	Senior Deputy Attorney General 1 State of Nevada Way, Ste. 100 Las Vegas, Nevada 89119 (702) 486-3655
4		Attorneys for Real Estate Division
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BEFORE THE COMMISSION FOR COMMON-INTEREST COMMUNITIES AND CONDOMINIUM HOTELS

1 2 STATE OF NEVADA 3 SHARATH CHANDRA, Administrator, REAL ESTATE DIVISION, DEPARTMENT Case No. 2024-372 4 OF BUSINESS & INDUSTRY, STATE OF NEVADA, 5 Petitioner. 6 7 VS. 8 TODD JOSLIN, 9 Respondent. 10 ORDER FOR SETTLEMENT OF DISCIPLINARY ACTION 11 IT IS ORDERED that the foregoing Stipulation and Order for Settlement of 12 Disciplinary Action for RESPONDENT TODD JOSLIN, Case No. 2024-372, is approved in 13 full. 14 DATED: March 13, 2025 15 COMMISSION FOR COMMON-INTEREST 16 COMMUNITIES AND CONDOMINIUM HOTELS, DEPARTMENT OF BUSINESS 17 AND INDUSTRY, STATE OF NEVADA 18 Voncasa 19 By: Phylks Tomasso, Chairwoman 20 Submitted by: 21 AARON D. FORD 22 Attorney General 23 By: /s/ Phil W. Su 24 PHIL W. SU (Bar No. 10450) Attorneys for Real Estate Division 25 26 27

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