COLLATERAL ASSIGNMENT OF DEED OF TRUST

التحاري والمتحار والمتحارب والمتحارب والمتحارب والمتحارب والمتحار والمتحارب	ريين <u>برين بي منظم مي کار اين برين او اين اين اين اين اين اين اين اين اين اين</u>
collaterally assign, transfer and convey to CAN. "Assignee"), its successors and assigns all of its rig that certain deed of trust (the "Buyer Deed of Trus	pht, title, interest, powers and privileges in and to t''), of even date herewith, recorded as document
no. 87791 , book 913 , page 94	24, executed and acknowledged by
WINTON S. TURNER and ILSE J. M. TURNER, hus	band and wife
To Assignor and to be recorded in the office of to	he Recorder of Douglas County, Nevada;
TOGETHER, with the note (the "Buyer Note") ide as well as the principal and interest due or to be	entified in and secured by the Buyer Deed of Trust come due thereunder:
TOGETHER, with any modifications amendmen Deed of Trust or the Buyer Note;	ts and supplements to or extensions of the Buyer
FOR THE PURPOSE OF FURTHER SECURING "Construction Note,"), dated December 10, 1981, been endorsed over by First Interstate to Assigne	· · · · · · · · · · · · · · · · · · ·
In the event that Assignee Loans Assignor additi then this collateral Assignment of Deed of Trust :	onal sums pursuant to an end loan ("End Loan"), shall secure the repayments of funds so loaned.
ASSIGNOR HEREBY COVENANTS AND AGI conditions or provisions of the Construction Note, Note:") or Collateral Assignment of Notes and Desecure the End Loan Note, after the expiration of a default under this Assignment and shall entitle Astrust and the Buyer Note, and to take such action to of Trust and the Buyer Note as is authorized by Note and to take such action to the Super Note as is authorized by Note and Super Note as is authorized by Note as is authorized by Note and Super Note as is authorized by Note as is authorized by Note and Super Note as is authorized by Note and Super Note as is authorized by Note and Super Note and Super Note as is authorized by Note as is authorized by Note and Super Not	or note evidencing the End Loan (the "End Loan eeds of Trust and Security Agreement given to be supported by cure periods granted therein, shall be deemed essignee to enforce its rights in the Buyer Deed of cobtain title to and possession of the Buyer Deed
IN WITNESS WHEREOF, the Assignor has cal acknowledged as of the day and year first above	
A Nevada G	HOE DEVELOPMENTS, eneral Partnership DOD DEVELOPMENT, INC. its General Partner
	TA. MAIRNE
COUNTY OF DOUGLAS)	
On this _15th_ day of _August, 19_83	
of said State, duly commissioned and sworn, personally appeared Kirk A. Mairne, known to me to be Vice President of Marketing of LAKEWOOD DEVELOPMENT, INC., a Nevada	
known to me to be <u>Vice President estable</u> of EAKEWOOD DEVELOPMENT, INC., a Nevada Corporation, which corporation is a general partner of HARICH TAHOE DEVELOPMENTS, a Nevada General Partnership, that executed the within instrument, and to be the person who executed the within instrument on behalf of said corporation, and did acknowledge to me that he and said corporation executed the same.	
IN WITNESS WHEREOF, I have hereunto set my	hand and affixed my official seal the day and year
in this certificate first above written.	· ·
	Land the the
and the state of t	Notary Public Don-Rita Miller
DON-RITA MILLER	,
Hotary In their State of Howards	SPACE BELOW FOR RECORDER'S USE
Mr. ASS CO. SECTION EXPERT SECTION AND CO. CO.	
Notarial Seal	
"310922801	
WHEN RECORDED MAIL TO	STEWART TITLE OF NORTHERN NEVADA
Name Stewart Title of No. Mevada	IN OFFICIAL RECORDS.
Street P. O. Box 5297	1983 SEP 28 PM 2: 58
Stateline, NV 89449	
	SUZANNE BE AUDREAU RECORDER 08'7'79:
	and the second s

BOOK 983 PAGE 2496