COLLATERAL ASSIGNMENT OF DEED OF TRUST

FOR VALUE RECEIVED, HARICH TAHOE DEVELOPMENTS (the "Assignor") does hereby

collaterally assign, transfer and convey to CANADIAN IMPERIAL BANK OF COMMERCE (the "Assignee"), its successors and assigns all of its right, title, interest, powers and privileges in and to that certain deed of trust (the "Buyer Deed of Trust"), of even date herewith, recorded as document
no. 97880, book 384, page 623, executed and acknowledged by
To Assignor and to be recorded in the office of the Recorder of Douglas County, Nevada;
TOGETHER, with the note (the "Buyer Note") identified in and secured by the Buyer Deed of Trust as well as the principal and interest due or to become due thereunder:
TOGETHER, with any modifications amendments and supplements to or extensions of the Buyer Deed of Trust or the Buyer Note;
FOR THE PURPOSE OF FURTHER SECURING the payment of that certain mortgage note (the "Construction Note,"), dated December 10, 1981, from Assignor to First Interstate, which note has been endorsed over by First Interstate to Assignee.
In the event that Assignee Loans Assignor additional sums pursuant to an end loan ("End Loan"), then this collateral Assignment of Deed of Trust shall secure the repayments of funds so loaned.
ASSIGNOR HEREBY COVENANTS AND AGREES that a default under any of the terms, conditions or provisions of the Construction Note, or note evidencing the End Loan (the "End Loan Note") or Collateral Assignment of Notes and Deeds of Trust and Security Agreement given to secure the End Loan Note, after the expiration of any cure periods granted therein, shall be deemed a default under this Assignment and shall entitle Assignee to enforce its rights in the Buyer Deed of Trust and the Buyer Note, and to take such action to obtain title to and possession of the Buyer Deed of Trust and the Buyer Note as is authorized by Nevada Law.
IN WITNESS WHEREOF, the Assignor has caused this Assignment to be duly executed and acknowledged as of the day and year first above written.
HARICH TAHOE DEVELOPMENTS,
A Nevada General Partnership BY: LAKEWOOD DEVELOPMENT, INC. its General Partner
By: 2
STATE OF NEVADA) SS. KIRK A. NAIRNE, Vice-President Marketing
COUNTY OF DOUGLAS)
On this8thday of, 19, before me, the undersigned, a Notary Public
of said State, duly commissioned and sworn, personally appeared Kirk A. Nairne
known to me to be <u>Vice-Pres Marketing</u> of LAKEWOOD 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.
- a - hita Shelle
DON-RITA MILLER Notary Public - State of Nevada Appointment Recorded in Carbon City Notary Public DON-RITA MILLER SPACE BELOW FOR RECORDER'S USE
MY APPOINTMENT EXPIRES JAN 30. 1987
Notarial Seal

#31-090-40-01 WHEN RECORDED MAIL TO

Name Stewart Title of Northern Nevada

P.O. Box 5297 Street

Address Stateline, Nevada 89449

City & State

REQUESTED BY

STEWART—TITLE OF NORTHERN NEVADA

REOFFICIAL RECORDS OF
OCUGIAS CO. NEVADA.

1984 MAR -8 PM 2: 19

SUZANNE REAUDREAU
, RECORDER

Betty Hender 097881

BOOK 384 PAGE 625