## **Grant Deed**

Application No. 840203-G14

THIS INDENTURE WITNESSETH:

THAT

TAHOE SUMMIT CORPORATION, a Nevada Corporation

. IN CONSIDERATION OF \$10.00, THE RECEIPT OF WHICH IS HEREBY ACKNOWLEDGED, DO HEREBY, THE FIRST PART GRANT, BARGAIN, AND SELL TO Randall E. Kreuger and Javonne Kreuger, Husband and Wife as Community Property

AND TO THEIR HEIRS AND ASSIGNS, ALL THAT REAL PROPERTY SITUATE IN THE SECOND PART County of Douglas, State of Nevada PARTICULARLY DESCRIBED AS FOLLOWS

PARCEL 1: An undivided 1/51st interest in and to that certain condominium described as follows: (i) An undivided 1/9th interest, as tenants-in-common, in and to Lot 28 of Tahoe Village Unit No. 2, Third Amended Map, recorded February 26, 1981, as Document No. 53845, Official Records of Douglas County, State of Nevada, except therefrom Units 1 to 9; (ii) Unit No. G, as shown and defined on said last mentioned map. Unit Type B.

PARCEL 2:A non-exclusive right to use the real property known as The Common Area on the Official Map of Tahoe Village Unit No. 2, recorded March 29, 1974 as Document No. 72495, records of said county and state, for all those purposes provided for in the Declarations of Covenants, Conditions and Restrictions recorded September 28, 1973 as Document No. 69063 in Book 973 Page 812 of Official Records and in the Modification recorded July 2, 1976 as Document No. 1472 in Book 776 Page 87 of Official Records.

PARCEL 3: The exclusive right to use said Unit and the nonexclusive right to use the real property referred to in subparagraph (a) of Parcel One and Parcel Two above during One (1) "Use Period" within the Winter "Season", as said quoted terms are defined in the Declaration.

The above described exclusive and non-exclusive rights may be applied to any available unit in the project, during said Use Period within said Season.

TOGETHER WITH ALL AND SINGULAR THE TENEMENTS, HEREDITAMENTS AND APPURTENANCES THEREUNTO BELONGING OR IN ANYWISE APPERTAINING, AND THE REVERSION AND REVERSIONS, REMAINDER AND REMAINDERS, RENTS, ISSUES, AND PROFETS THEREOF.

TO HAVE AND TO HOLD THE SAID PROPERTY, TOGETHER WITH THE APPURTENANCES. UNTO THE SAID PART OF HEIRS AND ASSIGNS, FOREVER. THE SECOND PART, AND TO

WITNESS \_\_ to my HAND \_on\_

\_ DAY OF \_\_

THIS 31

Public

October

18 84

DENNIS C. NELLES, Agent pursuant to

Power of Attorney for TAHOE SUMMIT CORPORATION, A

Nevada Corporation

STATE OF

ATE OF NEVADA )

MINTY OF DOUGLAS)

October 31, 1984, before me, the undersigned, a Notary Public, in and for said punty and State, personally appeared DENNIS C. NELLES, known to me to be the person case name subscribed to the within instrument, as the Attorney in Fact of TAHOE CORPORATION, a Nevada Corporation, and Acknowledged to me that he subscribed to prove as TAHOE CORPORATION, thereta as Deinging I and his own pages as the name of TAHOE SUMMIT CORPORATION, thereto as Principal and his own name as torney in Fact.

Notary Public - State of Nevada Appointment Recorded In Douglas County

MY APPOINTMENT EXPIRES JUNE 17, 1987

After recording please mail to:

Mr and Mrs Randall Kreuger 854 Briarwood Way Campbell, Calif 95008

STATE TITLE CO.

FOR RECORDER'S USE

'84 NOV -1 P3:30

SUZANNE DE REMARAU RECONCER \$500 PAID BLU DEPUTY

109547 BOOK 1184 PAGE 147