## SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

Taraba la DOUGLAG COUNTY TITLE CO. TMC	
Trustor, to DOUGLAS COUNTY TITLE CO INC , a subsidia TAHOE DEVELOPMENTS, Beneficiary,	ary of STEWART TITLE CO., a corporation, Trustee, for HARIC
WITNI	ESSETH:
That the trustor does hereby grant, bargain, sell and convey unto the Ti Nevada as follows:	rustee with power of sale all that certain property situate in Douglas Count
(See Exhibit "A" attached hereto and incorporated herein by this refere	ences) r, which the Trustor now has or may hereafter acquire in and to said propert
FOGETHER WITH the tenements, hereditaments and appurtenances the	reunto belonging or appertaining and the reversion, reverious and remainder
ly such rents issues and prolits.	and authority conferred upon Beneficiary hereinafter set forth to collect and a
FOR THE PURPOSE OF SECURING: FIRST: Payment of an indebtedness in the sum of \$ 18,000.00	evidenced by a promisory note of even date herewith, wit
nterest thereon, according to the terms of said note, which note is by refe and any and all modifications, extension and renewals thereof hereinafter s	Prence made a party hereof, exacuted by the Trustor, delivered to Repetician
SECOND: Payment of all THE RIDGE TAHOE PROPERTY OWNERS AS:	SOCIATION assessments, dues and membership fees as they become due. be herafter loaned by Beneficiary to Trustor as additional advances under thi
leed of trust by the promissory note or notes of Trustor, and payment of an	V Monies advanced or paid out by beneficiary or by the Trustee to or for Trustee
ontracted for during the life of this instrument, with interest, and also as	dness of the Trustor to the Beneficiary or to the Trustee which may exist or b security for the payment and performance of every obligation, covenant, pro-
nise or agreement contained herein or contained in any promissory note FOURTH: The expenses and costs incurred or paid by beneficiary or Tru	stee in preservation or enforcement of the rights and remedies of Beneficiar
ind the duties and liabilities of Trustor hereunder, including, but not limite	ed to, attorney's fees, court costs, witnesses' fees, expert witnesses' fees, co forming for Trustor's account any obligations of Trustor or to Collect the rent
r prevent waste. AND THIS INDENTURE FURTHER WITNESSETH:	g see to be a seed of the restriction of the second of the restriction
1. Trustor promises and agrees to pay when due all assessments, dues a	and membership fees assessed by or owing to THE RIDGE TAHOE PROPERT
aws affecting said property and not to commit or permit any acts upon sa	of permit said claims to become a lien upon the premises; to comply with a id property in violation of any law, covenant, condition or restriction affecting.
aid property.	the collection agent of Beneficiary a certified copy of the original policy of
olicies of insurance purchased by THE RIDGE TAHOE PROPERTY OWNI	ERS ASSOCIATION along with copies of paid receipts
with the terms of any note secured hereby, or in the performance of any c	nen due of any installment of principal or interest, or obligation, in accordance of the covenants, promises or agreements contained herein, or if the Trusto
eeding be voluntarily or involuntarily instituted for reorganization or othe	ditors; or if a petition in bankruptcy is filed by or against the Trustor, of if a pro- er debtor relief provided for by the bankruptcy act: EXCEPT AS PROVIDED I
AHAGHAPH 11 IF THE TRUSTOR SHALL SELL, TRANSFERS, HYPOTHEC. OR OTHERWISE BE DIVESTED OF TITLE IN ANY MANNER OR WAY, WHE	ATE, EXCHANGE OR OTHERWISE AGREE TO SELL BY CONTRACT OF SAL THER VOLUNTARILY OR INVOLUNTARILY OR BY THE OPERATION OF LAI
OHOTHERWISE: then upon the happening of such events, the Beneficiary ereby immediately due and payable without demand or notice, irrespect	at its option may declare all promissory notes, sums and obligations secure
ecord a notice of such breach or default and elect to cause said property	VIO be sold to satisfy the indebtedness and obligations secured become
nd provisions contained herein, are hereby adopted and made a part of t	torneys' fees, 8 and 9 of NRS 107,030, when not inconsistent with convenanthis deed of trust.
r permitted by law shall be concurrent and cumulative.	hts or remedies granted by law, and all rights and remedies granted hereund
epresentatives, successors and assigns of the parties hereto and the Ber	ein contained shall accrue to, and the obligations thereof shall bind the heir neficiary hereof.
7. Whenever used, the singular number shall include the plural, the plural	the singular and the use of any gender shall include all other genders, and the cured or any transferee thereof whether by operation of law or otherwise.
- 8. AS additional Security, Trustor hereby gives to and confers upon Renef	iciary the right, power and authority during the continuance of these trusts, for the right, prior to any default by Trustor in payment of any indebtedness
secured netery of in preformance of any agreement hereunder, to collect an	of retain such rents, issues and profits as they become due and neverte the
ine adequacy of any security for the indeptedness hereby secured, enter or	ion, by agent or by a receiver to be appointed by a court, and without regard to be and take possession of said property or any part thereof, in his own name
oue for or otherwise collect such rents, issues and profits, including those paid collection, including reasonable attorney's fees, upon any indebtedness	past due and unpaid, and apply the same less costs and expenses of operations secured hereby, and in such order on Repolicions, may determine The nate
ng upon and taking possession of said property, the collection of such rent vaive any default or notice of default hereunder or invalidate any act doni	S ISSUES and profits and the application thereof as aforesaid shall not ourse
<ol> <li>The trusts created hereby are irrevocable by the Trustor.</li> <li>Beneficiary hereby agrees that in the event of default under the terms of</li> </ol>	of this deed of trust and upon the return to Ronoficians the Eshible (IA), seed as
perty that the liability of Trustor shall be limited to all monies paid to date of ie against the Trustor.	f the return of Exhibit "A" real property and that no deficiency judgement sha
11. This deed of trust may not be assumed without the prior written conse	ent of Beneficiary. Should Beneficiary not declare all sums due in accordance
ii ali assumption lee of \$150.00 per interval week; credit approval of n	he following conditions have been met: the payment to Beneficiary or assign new purchaser, and completion of an acceptance form and statements of the completion of the compl
cknowledgements by the new purchaser of all condominium documents. IN WITNESS WHEREOF, the Trustor has executed this deed of trust the	e day and year first above written.
TATE OF Nevada	T. I. DODAN THO
OUNTY OF	TRUSTOR: T.L. ROBAK INC.,
n_April_21, 1986personally	A California Corporation
n_April_21, 1986 personally peared before me, a Notary Public,	A California Corporation
peared before me, a Notary Public,	A California Corporation
April_21, 1986personally peared before me, a Notary Public,TOM_ROBAKCHARLOTTE_JROBAK	A California Corporation
T_April_21, 1986 personally peared before me, a Notary Public,	A California Corporation  Tom Robak, President
April_21, 1986 personally peaced before me, a Notary Public,	A California Corporation
n_April_21, 1986personally speared before me, a Notary Public, TOM_ROBAKCHARLOTTE_JROBAK sown to me, who acknowledged thatt hey executed the above strument.  gnature	A California Corporation  Tom Robak, President  CHARLOTTE J. ROBAK, Vice President  If executed by a Corporation the Corporation Form of
April 21, 1986 personally operated before me, a Notary Public,	A California Corporation  Tom Robak, President  CHARLOTTE J. ROBAK, Vice President
n_April_21, 1986	A California Corporation  Tom Robak, President  CHARLOTTE J. ROBAK, Vice President  If executed by a Corporation the Corporation Form of
n_April_21, 1986 personally  opeared before me, a Notary Public,	A California Corporation  Tom Robak, President  CHARLOTTE J. ROBAK, Vice President  If executed by a Corporation the Corporation Form of
n_April_21, 1986 personally  opeared before me, a Notary Public,	A California Corporation  Tom Robot President  Tom ROBAK, President  CHARLOTTE J. ROBAK, Vice President  If executed by a Corporation the Corporation Form of Acknowledgment must be used.
n_April_21, 1986 personally  ppeared before me, a Notary Public,	A California Corporation  Tom Robak, President  CHARLOTTE J. ROBAK, Vice President  If executed by a Corporation the Corporation Form of
n_April_21, 1986 personally  opeared before me, a Notary Public,	A California Corporation  Tom President  Tom ROBAK, President  CHARLOTTE J. ROBAK, Vice President  If executed by a Corporation the Corporation Form of Acknowledgment must be used.  Title Order No.
April 21, 1986 personally operated before me, a Notary Public,	A California Corporation  Tom President  Tom ROBAK, President  Work Wick Vice President  If executed by a Corporation the Corporation Form of Acknowledgment must be used.  Title Order No.  Escrow or Loan No.  33-134-36-02
April 21, 1986 personally operated before me, a Notary Public,	A California Corporation  Tom President  Tom ROBAK, President  Tom ROBAK, President  Tom ROBAK, President  Tom ROBAK, President  If executed by a Corporation the Corporation Form of Acknowledgment must be used.  Title Order No.
April 21, 1986 personally opeaned before me, a Notary Public,	A California Corporation  Tom President  Tom ROBAK, President  Work Wick Vice President  If executed by a Corporation the Corporation Form of Acknowledgment must be used.  Title Order No.  Escrow or Loan No.  33-134-36-02
n_April_21, 1986 personally opeared before me, a Notary Public,	A California Corporation  President  Tom ROBAK, President  CHARLOTTE J. ROBAK, Vice President  If executed by a Corporation the Corporation Form of Acknowledgment must be used.  Title Order No.  Escrow or Loan No.  SPACE BELOW THIS LINE FOR RECORDER'S USE
April 21, 1986 personally opeared before me, a Notary Public,	A California Corporation  President  Tom ROBAK, President  CHARLOTTE J. ROBAK, Vice President  If executed by a Corporation the Corporation Form of Acknowledgment must be used.  Title Order No.  Escrow or Loan No.  33-134-36-02
April 21, 1986 personally personally personally personally personal personally personal perso	A California Corporation  President  Tom ROBAK, President  CHARLOTTE J. ROBAK, Vice President  If executed by a Corporation the Corporation Form of Acknowledgment must be used.  Title Order No.  Escrow or Loan No.  SPACE BELOW THIS LINE FOR RECORDER'S USE
On _April_21, 1986	A California Corporation  Tom Robert President  Tom Robert President  Charlotte J. Robert Vice President  If executed by a Corporation the Corporation Form of Acknowledgment must be used.  Title Order No.  Escrow or Loan No.  SPACE BELOW THIS LINE FOR RECORDER'S USE  135494

PARCEL ONE:
An undivided 1/51st interest in and to that certain condominium as follows:
(a) An undivided 1/20th interest, as tenants-in-common, in and to Lot 33 of Tahoe Village Unit No. 3, Fifth-Amended Map, recorded October 29, 1981, as Document No. 61612 as corrected by Certificate of Amendment recorded November 23, 1981 as Document No. 62661, all of Official Records Douglas County, State of Nevada. Except therefrom units 121 to 140 as shown and defined on that certain Condominium Plan recorded August 20, 1982, as Document No. 70305 of Official Records. (b) Unit No. 134-36as shown and defined on said Condominium Plan.

PARCEL TWO:

A non-exclusive right to use the real property known as Parcel "A" on the Official Map of Tahoe Village Unit No. 3, recorded January 22, 1973, as Document No. 63805, records of said county and state, for all those purposes provided for in the Declaration of Covenants, Conditions and Restrictions recorded January 11, 1973, as Document No. 63681, in Book 173, Page 229 of Official Records and in the modifications thereof recorded September 28, 1973 as Document No. 69063 in Book 973, Page 812 of Official Records and recorded July 2, 1976 as Document No. 1472 in Book 776, Page 87 of Official Records.

A non-exclusive easement for ingress and egress and recreational purposes and for use and enjoyment and incidental purposes over, on and through Lots 29, 39, 40 and 41 as shown on said Tahoe Village Unit No. 3, Fifth Amended Map and as corrected by said Certificate of Amendment.

PARCEL FOUR:

(a) A non-exclusive easement for roadway and public utility purposes as granted to Harich Tahoe Developments in deed re-recorded December 8, 1981 as Document No. 63026, being over a portion of Parcel 26-A (described in Document No. 01112 recorded June 17, 1976) in Section 30, Township 13 North, Range 19 East, M.D.M., (b) An easement for ingress, egress and public utility purposes, 32! wide, the centerline of which is shown and described on the 5th amended map of Tahoe Village No. 3, recorded October 29, 1981 as Document No. 61612 and amended by Certificate of Amendment recorded November 23, 1981 as Document No. 62661, Official Records, Douglas County, State of Nevada

REQUESTED BY
DOUGLAS COUNTY TITLE
IN OFFICIAL RECORDS OF
DOUGLAS CO. NEVADA

'86 MAY 29 P12:44

SUZANNE BEAUDRE AU
RECORDER

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