# SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

THIS DEED OF TRUST, made this 1 of April 198	37 , by and between
JIMMY D. TATE AND MARLENE M. TATE, husband and wife	
inistor, to STEWART TITLE OF DOUGLAS COUNTY, Trustee for HARLESK	MANAGEMENT INC., Beneficiary,
<u>WITNESSETH</u> :	i
That the trustor does hereby grant, bargain, sell and convey unto the Trustee with power	er of sale all that certain property situated in Douglas County, Nevada as
(See Exhibit "A" attached hereto and incorporated herein by this reference)	O and to said a second
AND ALSO all the estate, interest, and other claim, in law and in equity, which the Trustor is TOGETHER WITH the tenements, hereditaments and appurtenances thereunto belonging profits of said real property, subject to the rights and authority conferred upon Beneficial saids, and profits.  FOR THE PURPOSE OF SECURING:	ing or appertaining, and any reversion, or remainders and all rents, issues 1
FIRST: Payment of an indebtedness in the sum of \$ 12,707.50 evidenced to terms of said note, by reference made a part hereof, is executed by the Trustor, delivered to indiffications, extensions, and renewals thereof.  SECOND: Payment of all the THE RIDGE SIERRA PROPERTY OWNERS ASSOCI	
ayable; and payment when due of all annual operating charges, assessments and fees levied by arsuant to the membership agreement between Trustor and RTPOA.	THE RIDGE TAHOE PROPERTY OWNERS ASSOCIATION (RTPOA)
THIRD: Payment of such additional sums with interest thereon as may be hereafter loand videnced by the promissory note or notes of Trustor, and payments of any monies advanced o rovisions of this deed of trust, and payment of all indebtedness of the Trustor to the Beneficial its instrument, with interest, and also as security for the payment and performance of every of any promissory note or notes secured hereby or any agreement executed simultaneously with this c	or paid out by Beneficiary or by the Trustee to or for Trustor pursuant to the lary or to the Trustee which may exsist or be contracted for during the life of bligation, covenant, promise or agreement contained herein or contained in deed of trust.
FOURTH: The expenses and costs incurred or paid by Beneficiary or Trustee in prese uties and habilities of Trustor hereunder, including, but not limited to, attorney's fees, court of aid by Beneficiary or Trustee in performing for Trustor's account any obligations of Trustor or to	costs, witnesses' fees, expert witnesses' fees, collection costs and expenses
AND THIS INDENTURE FURTHER W	
<ol> <li>Trustor promises and agrees; to pay when due all assessments, dues and membership for SSOCIATION upon the above-described premises and shall not permit said claims to become trastor promises and agrees to pay when due all annual operating charges, assessments and feed (TPOA) pursuant to the membership agreement between Trustor and RTPOA.</li> </ol>	e a lien upon the premises; to comply with all laws affecting said premises.
<ol> <li>Annually, Trustor agrees to cause to be delivered to Beneficiary or to the collection assurance purchased by THE RIDGE SIERRA PROPERTY OWNERS ASSOCIATION with cor</li> </ol>	pies of paid receipts.
<ol> <li>Trustor promises and agrees that if default be made in the payment when due of an erms of any note secured thereby, or in the performance of any of the covenants, promises or general assignment for the benefit of creditors; or if a petition in bankruptcy is filed by</li> </ol>	y installment of principal or interest, or obligation, in accordance with the agreements contained herein; or if the Trustor becomes insolvent or makes or against the Trustor, or if a proceeding be voluntarily or involuntarily
astituted for reorganization or other debtor relief provided for by the bankruptcy act; O EXCHANGE OR OTHERWISE AGREE TO SELL BY CONTRACT OR OTHERWISE BE MY MANNER OR WAY, WHETHER VOLUNTARILY OR INVOLUNTARILY, WHET	DIVESTED OF TITLE TO THE ABOVE-DESCRIBED PREMISES IN
ESCENT OR DEVISE; then upon the happening of any such event, the Beneficiary, at its op ninediately due an payable without demand or notice, irrespective of the maturity dates expre	tion may declare all promissory notes, sums and obligations secured hereby
default and elect to cause said property to be sold to satisfy the indebtness and obligations secured. The following covenants, Nos. 1,3,4(interest 18%),5,6,7(reasonable attorneys' fee	red hereby.
rovisions contained herein, are hereby adopted and made a part of this deed of trust.  5. The rights and remedies hereby granted shall not exclude any other rights or ren	
emitted by law shall be concurrent and cumulative.  6. The benefits of the covenants, terms, conditions and agreements herein contained sha	
uccessors and assigns of the parties hereto and the Beneficiary hereof.  7. Whenever used, the singular number shall include the plural, the plural the singular	
Beneficiary" shall include any holder of the indebtedness hereby secured or any transferee thereo 8. As additional security, Trustor hereby gives to and confers upon Beneficiary the rightents, issues and profits of said property, reserving unto Trustor the right, prior to any discribing any agreement hereunder, to collect and retain such rents, issues and profits a constitution notice, either in person, or by agent of by a receiver to be appointed by a concreby secured, enter upon and take possession of said property or any part thereof, in his own that due and unpaid, and apply the same less costs and expenses of operation and collection, ir and in such other as Beneficiary may determine. The entering upon and taking possession application thereof as aforesaid, shall not cure or waive any default or notice hereunder or invalidation.	ht, power and authority during the continuance of these trusts, to collect the lefault by Trustor in payment of any indebtedness secured hereby or in a they become due and payable. Upon any such default, Beneficiary may at urt, and without regard to the adequacy of any security of the indebtedness name sue or otherwise collect such rents, issues and profits, including those necluding reasonable attorneys' fees, upon any indebtedness secured hereby, not said property, the collection of such rents, issues and profits and the ate any act done pursuant to such notice.
<ol> <li>This deed of trust may be assumed only with the prior written consent of Beneficiary an</li> <li>In the event of default hereunder and only upon holder's receipt of unencumbered for</li> </ol>	d upon payment of \$150.00 and credit approval of assuming party.
hat the liability of the undersigned shall be only for the monies paid to the date of default and that  11. The trusts created hereby are irrevocable by the Trustor.	no deficiency judgment shall lie against the undersigned.
12. The note secured hereby contains a Balloon Payment.  TO SHOW CORR	ECT LEGAL DESCRIPTION
	WID 1877 D
TATE OF NEVADA COUNTY OF Douglas	TRUSTOR:
0 mas 1 1 100 /	
on April 1, 1987	TIMMY BY TATE
on April 1, 1987 personally ppeared before me, a Notary Public,  JIMMY D. TATE	Marline M. Jace
on April 1, 1987 personally ppeared before me, a Notary Public,	
on April 1, 1987 personally ppeared before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  nown to me, who acknowledged that I hely. executed the	Marline M. Jace
no April 1, 1987. personally ppeared before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  nown to me, who acknowledged that the ye executed the bove instrument.	Marline M. Jace
on April 1, 1987. personally ppeared before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  nown to me, who acknowledged that the yexecuted the bove instrument.	Marline M. Jace
on April 1, 1987. personally ppeared before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  nown to me, who acknowledged that the yexecuted the bove instrument.	JIMMY B. TATE  MARLENE M. TATE  MARLENE M. TATE  If executed by a corporation the Corporation Form of
on April 1, 1987. personally ppeared before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  nown to me, who acknowledged that the yexecuted the bove instrument.	JIMMY B. TATE  MARLENE M. TATE  If executed by a corporation the Corporation Form of Acknowledgement must be used.  Title Order No01=006=11=01
no April 1, 1987. personally ppeared before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  nown to me, who acknowledged that the ye executed the bove instrument.	MARLENE M. TATE  MARLENE M. TATE  If executed by a corporation the Corporation Form of Acknowledgement must be used.
on April 1, 1987. personally presented before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  nown to me, who acknowledged that the yexecuted the bove instrument.  ignature  (Notary Public)	JIMMY B. TATE  MARLENE M. TATE  If executed by a corporation the Corporation Form of Acknowledgement must be used.  Title Order No01=006=11=01
on April 1, 1987. personally presented before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  nown to me, who as knowledged that the y. executed the bove instrument ignature  (Notary Public)  Notarial Scal	JIMMY B. TATE  MARLENE M. TATE  If executed by a corporation the Corporation Form of Acknowledgement must be used.  Title Order No01-006-11-01
on April 1, 1987. personally presented before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  mown to me, who asknowledged that the y. executed the above instrument intermed (Notary Public)  Notarial Scal  WHEN RECORDED MAIL TO:  NAME: STEWART TITLE OF DOUGLAS COUNTY	If executed by a corporation the Corporation Form of Acknowledgement must be used.  Title Order No01-006-11-01
On April 1, 1987. personally appeared before me, a Notary Public,  JIMMY D. TATE  MARLENE M. TATE  Anown to me, who as knowledged that the y. executed the above instrument.  Signature (Notary Public)  Notarial Scal  WHEN RECORDED MAIL TO:  NAME: STEWART TITLE OF DOUGLAS COUNTY	If executed by a corporation the Corporation Form of Acknowledgement must be used.  Title Order No01-006-11-01

### LEGAL DESCRIPTION

All that certain lot, piece or parcel of land situate in the County of Douglas, State of Nevada, described as follows:

A timeshare estate comprised of:

### PARCEL 1:

An undivided 1/51st interest in and to that certain condominium estate described as follows:

- (a) An undivided 1/8th interest as tenants in common, in and to the Common Area of Lot 4 of Tahoe Village Unit No. 3, as shown on map recorded December 27, 1983, as Document No. 93408, Official Records of Douglas County, State of Nevada, and as said Common Area is shown on the Record of Survey of boundary line adjustment map recorded April 21, 1986, as Document No. 133713, Official Records of Douglas County, State of Nevada.
- (b) Unit No. -0.06-B2 as shown and defined on said condominium map recorded as Document No. 93408, Official Records of Douglas County, State of Nevada.

#### PARCEL 2:

A non-exclusive easement for ingress and egress for use and enjoyment and incidental purposes over, on and through the Common Areas as set forth in said condominium map recorded as Document No. 93408, Official Records of Douglas County, State of Nevada, and as said Common Area is shown on the Record of Survey of boundary line adjustment map recorded as Document No. 133713, Official Records of Douglas County, State of Nevada.

## PARCEL 3:

An exclusive right to the use of a condominium unit and the non-exclusive right to use the real property referred to in subparagraph (a) of Parcel 1 and Parcel 2 above, during one "Use Week" within the prime use season" as that term is defined in the First Amended Restated Declaration of Time Share Covenants, Conditions and Restrictions for The Ridge Sierra recorded as Document No. 134786, Official Records, Douglas County, State of Nevada (the "CC&R'S"). The above-described exclusive and non-exclusive rights may be applied to any available unit the The Ridge Sierra project during said. "Use Week" in the above referenced "use season" as more fully set forth in the CC&R'S.

STATE OF NEVADA
COUNTY OF DOUGLAS

Signature of Notary

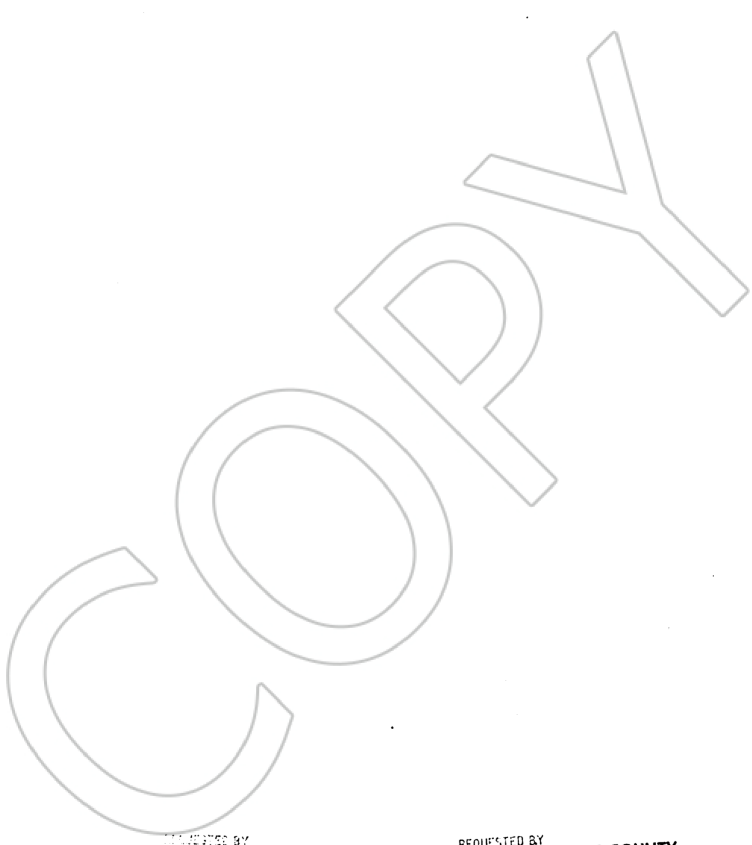
	A**	
On this 1 day of April , 19 87, personally appeared be	oforo mo the understand a Makeur Bullia .	
22 of bersonally appeared by	erore me, the undersigned, a notary Public in and for the	
County of Douglas, State of Nevada, T. C. Thompson	known to me to be the same name of the	
County of Douglas, State of Nevada, T. C. Thompson	strong to me to be the same person whose name is	
subscribed to the attached instrument as a witness to the s	ignatures of JIMMY D. TATE AND MARLENE M. TATE	
and upon oath did dance that	1	
and upon oath and depose that	he was present and saw them affix their signatures	
to the attached instrument and that thereumon they acknow	ledged to him that the worked the same Control	
to the attached instrument and that thereupon they acknowledged to him that they executed the same freely and		
voluntarily and for the uses and purposes therein mentioned, and that as such witness thereupon subscribed his name		
to said to the subscribed his name		
to said instrument as witness thereto.		

IN WITNESS WHEREOF, I have hereunto set my hand and affixed my official stamp at my office in the County of Douglas, the day and year in this certificate first above written.

RENSE DAVISON
NOTARY PUBLIC-NEVADA
DOUGLAS COUNTY
My Appointment Expires Oct 25, 1907

487 PAGE 804

BOOK 288 PAGE 076 500K



STEWART TITLE OF DOUGLAS COUNTY

IN COLUMN RECORDS OF
SELECTED REVADA

STEWART TITLE OF DOUGLAS COUNTY

IN OF THE HEAD OF THE HEAD OF

\*88 FEB -1 P12:36

87 APR -8 P1:38

SUZARNE BEAUDREAU 171772

152851 487rage 805

7