	\leq
R.P.T.T., \$20.90	S
	2
S GRANT, BARGAIN, SALE DEED	2
THIS INDENTURE, made this24th day of, 198, 198	S
hotware HADICH TAHOE DEVELOPMENTS, a Navada coveral partnership. Cranton, and	چ
between HARICH TAHOE DEVELOPMENTS, a Nevada general partnership, Grantor, and Robert C. Allen, Jr & Mary L. Allen, husband and wife as joint tenants as to	2
undivided 1/2 Interest & Wayne C. Ivey & Zella Allen Ivey, husband and wife as	\leq
Grantee; Joint tenants as to an undivided 1/2 interest	2
WITNESSETH:	2
That Cuantage is consideration for the sum of TEN DOLLARS (\$10.00), lawful was an of the United	Š
That Grantor, in consideration for the sum of TEN DOLLARS (\$10.00), lawful money of the United	2
States of America, paid to Grantor by Grantee, the receipt whereof is hereby acknowledged, does by these	8
presents, grant, bargain and sell unto the Grantee and Grantee's heirs and assigns, all that certain	\leq
property located and situate in Douglas County, State of Nevada, more particularly described on Exhibit	Š
"'A'', a copy of which is attached hereto and incorporated herein by this reference.	2
THE RIDGE TAHOE GRANT, BARGAIN, SALE DEED THIS INDENTURE, made this	Ś
and the reversion and reversions, remainder and remainders, rents, issues and profits thereof.	%
SUBJECT TO any and all matters of record including towns accounts of the state of t	9
SUBJECT TO any and all matters of record, including taxes, assessments, easements, oil and mineral	Š
reservations and leases if any, rights, rights of way, agreements and Amended and Restated Declaration	Š
of Timeshare Covenants, Conditions and Restrictions recorded February 14, 1984, as Document No.	9V (
96758, Liber 284, Page 5202, Official Records of Douglas County, Nevada, and which Declaration is	Š
incorporated herein by this reference as if the same were fully set forth herein.	Ž
TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto the	2
said Grantee and their assigns forever.	
	\lesssim
IN WITNESS WHEREOF, the Grantor has executed this conveyance the day and year first hereinabove	2
written.	\sim
STATE OF NEVADA) HARICH TAHOE DEVELOPMENTS, a Revada General Partnership	VOV.
COUNTY OF DOUGLAS) By: Lakewood Development, Inc.,)))
On this 1 day of February a Nevada Control General Partner	
198_9, personally appeared before me, a notary public,	<u>@</u>
George Allbritten, known to me to be the Executive Vice President	
of Lakewood Development, Inc., a Nevada corporation; general By:	\tilde{g}
parnership, and acknowledged to me that he executed the document George Allbritten Executive Vice President	2
on behalf of said corporation. 34-025-09-02 04-003568	\mathbb{X}
34-025-09-02 04-003568 SPACE BELOW FOR RECORDER'S USE ONLY	$\widetilde{\mathbb{Z}}$
NOTARY PUBLIC	eveveveveve
эниния принципания при	\mathbb{X}
JUDITH PEREZ	\bigotimes
Notary Public - State of Nevada Appointment Recorded In Douglas County	2
MY APPOINTMENT EXPIRES NOV 13, 1991	\mathbb{X}
₹ 	
WHEN RECORDED MAIL TO	
Name Robert C. and Mary L. Allen, Jr.	
Street Wayne C. and Zella Allen Ivey Address 3000 Surrey Rd. 197078	
Charanaska VA 22221	
City & Chesapeake, VA 23321	
State State	\mathbf{M}
City & Chesapeake, VA 23321 BOOK 289 PAGE 3148	WW/

A TIMESHARE ESTATE COMPRISED OF:

PARCEL ONE:

undivided 1/51st interest in and λn to that certain condominium as follows:

- An undivided 1/38th interest as tenants-in-common, to Lot 34 of Tahoe Village Unit No. 3 as shown on the Eighth Amended Map, recorded as Document No. 156993 of Official Records of Douglas County, State of Nevada.
 - -- Except therefrom Units 001 to 038 as shown and defined on that certain Condominium Plan recorded June 22, 1987 as Document No. 156903 of Official Records of Douglas County, State of Nevada.
- as shown and defined on said Condominium Unit No. 025 (B)

PARCEL TWO:

Parcel "A" on the A non-exclusive right to use the real property known as 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. 776, Page 87 of Official Records.

PARCEL THREE:

A non-exclusive easement for ingress and egress and recreational purposes and for the use and enjoyment and incidental purposes over, on and through Lots 29, 39, 40, and 41 as shown on Tahoe Village Unit No. 3 - Seventh Amended Map, recorded April 9, 1986 as Document No. 133178 of Official Records of Douglas County, State of Nevada for all those purposes provided for in the Fourth Amended and Restated Declaration of Covenants, Conditions and Restrictions, recorded February 14, 1984, as Document No. 96758 of Official Records of Douglas County, State of Nevada.

PARCEL FOUR:

- A non-exclusive easement for roadway and public utility (A) 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. 61112 recorded lune 17, 1976) in Section 30, mountain 12 01112, recorded June 17, 1976 North, Range 19 East, - and -1976) in Section 30, Township 13
- An easement for ingress, egress and public utility purposes, 32' wide, the centerline of which is shown and described on the Seventh Amended Map of Tahoe Village No. (B) 3, recorded April 9, 1986, as Document No. 133178 of Official records, Douglas County, State of Nevada.

PARCEL FIVE:

The exclusive right to use a unit of the same Unit Type as described in the Amended Declaration of Annexation of Phase Three Establishing Phase Four, recorded on June 22, 1987, as Document No. 156904 of Official Records of Douglas County, in which an interest is hereby conveyed in Subarragraph (8) of Paragraph Records of Douglas County, in which an interest is hereby conveyed in subparagraph (B) of Parcel One, and the non-exclusive right to use the real property referred to in subparagraph (A) of Parcel One and Parcels Two, Three and Four above for all of the Purposes provided for in the Fourth Amended and Restated Declaration of Covenants, Conditions and Restrictions of the Ridge Tahoe, recorded February 14, 1984, as Document No. 96758 of Official Records of Douglas County, during ONE use week within the "Prime season", as said quoted term is defined in the Amended Declaration of Annexation of Phase Three Establishing Phase Four.

The above described exclusive rights may be applied to any available unit of the same Unit Type on Lot 34 during said use week within said "use season".

A Portion of APN 42-261-25

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

*89 FEB 27 P2:11

SUZANIE BEAUDREAU RECORGER

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