between I ANGELO WITH RIG Grantee; That Grantes of A presents, property l	NDENTURE, made and ARICH TAHOE DE MACTAS AND GERA GHT OF SURVIVOR Cantor, in consideration of the contraction of the contractio	GRANT, BARC this27th EVELOPMENTS, ALDINE MACIAS RSHIP WITN	DGE TAHOE GAIN, SALE DEED day of May, 1989, a Nevada general partnership, Grantor, and S., HUSBAND AND WIFE AS JOINT TENANTS
between I ANGELO WITH RIG Grantee; That Grantes of A presents, property l	NDENTURE, made and ARICH TAHOE DE MACTAS AND GERA GHT OF SURVIVOR Cantor, in consideration of the contraction of the contractio	this27th EVELOPMENTS, ALDINE MACIAS RSHIP WITN	day of May, 1989 , a Nevada general partnership, Grantor, and
between I ANGELO WITH RIG Grantee; That Grantes of A presents, property l	HARICH TAHOE DE MACTAS AND GERA GHT OF SURVIVOR Cantor, in consideration of the contract of th	EVELOPMENTS, ALDINE MACIAS RSHIP WITN	, a Nevada general partnership, Grantor, and
ANGELO WITH RIC Grantee; That Grantes of A presents, property l	MACTAS AND GERA GHT OF SURVIVOR Cantor, in consideration	ALDINE MACIAS RSHIP WITN	
That Grantee; States of Apresents, property l	GHT OF SURVIVOR cantor, in consideration timerica, paid to Grant	RSHIP WITN	S, HUSBAND AND WIFE AS JOINT TENANTS
Grantee; That Grantes of Apresents, property l	antor, in consideration	WITN	
That Gr States of A presents, property l	lmerica, paid to Grant		
States of A presents, property l	lmerica, paid to Grant		MECCETII.
States of A presents, property l	lmerica, paid to Grant		
presents, property l	-		TEN DOLLARS (\$10.00), lawful money of the Unit e receipt whereof is hereby acknowledged, does by the
property l		•	tee and Grantee's heirs and assigns, all that certa
			nee and Gramee's nears and assigns, an indicerio State of Nevada, more particularly described on Exhi
71, 116			state of ivevada, more particularly described on Exnit icorporated herein by this reference.
			and appurtenances thereunto belonging or appurtaini
and the re	version and reversion	ns, remainder and	d remainders, rents, issues and profits thereof.
SUBJE	CT TO any and all ma	atters of record, in	cluding taxes, assessments, easements, oil and miner
reservatio	ns and leases if any, r	rights, rights of wa	ry, agreements and Amended and Restated Declarati
of Timesh	are Covenants, Cond	litions and Restric	ctions recorded February 14, 1984, as Document N
	_		of Douglas County, Nevada, and which Declaration
incorpora	ted herein by this ref	ference as if the so	same were fully set forth herein.
ТО НА	VE AND TO HOLD	all and singular th	he premises, together with the appurtenances, unto t
said Gran	tee and their assigns	forever.	
IN WIT	NESS WHEREOF. th	ne Grantor has exec	cuted this conveyance the day and year first hereinabo
written.	7 /	o Gramo, ma este	omea into conveyance inc day and year jirsi nevendo
STATE OF	NEVADA)		HARICH TAHOE DEVELOPMENTS, a
COLINITY	: OF DOUGLAS)	SS.	Nevada General Partnership
	\ \ \	April	By: Lakewood Development, Inc., a Nevada Corporato Seneral Partner
	, personally appeared		
	<mark>oritten,</mark> known to me to be		
AF	d Development, Inc., a		
- /	and acknowledged to me t	that he executed the d	document George Allbritten Executive Vice President
on behalf of	Said corporation.		37-199-03-03
	todick +	Mes -	SPACE BELOW FOR RECORDER'S USE ONLY
NOTARY	PUBLIC	7 9	
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	JUDITH PEREZ	2/	. 1
	Notary Public - State of Appointment Recorded In Doug		
Annumentantiments	MY APPOINTMENT EXPIRES NO		
	WHEN RECORDED	MAIL TO	
Name	Angelo Macias		203638
Street Address	Geraldine Macia: 1151 3rd St.	s	203536
City & State	Gilroy, CA 95020	: 0	BOOK 689 PAGE 827

A TIMESHARE ESTATE COMPRISED OF:

PARCEL ONE:

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

- An undivided 1/106ths interest as tenants-in-common, (A) An undivided 1/100ths interest as tenants-in-common, in and to Lot 37 of Tahoe Village Unit No. 3 as shown on the Ninth Amended Map Recorded July 14, 1988 as Document No. 182057, Official Records of Douglas County, State of Nevada. Except therefrom Units 039 through 080 (Inclusive) and Units 141 through 204 (Inclusive) as shown and defined on that certain Condominium Plan Recorded as Document No. 182057, Official Records of Douglas County, Nevada.
 - Unit No. 199 as 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. 776, Page 87 of Official Records.

PARCEL THREE:

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 and such recreational areas as may become a part of said timeshare project, for all those purposes provided for in the Fourth Amended and Restated Declaration of Covenants, Conditions and Restrictions, recorded Feburary 14, 1984, as Document No. 96758 of Official Records of Douglas County, State of Nevada.

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, - and .
- An easement for ingress, egress and public utitlty purposes, 32' wide, the centerline of which is shown and described on the Seventh Amended Map of Tahoe Village No. 3, recorded April 9, 1986, as Document No. 133178 of Official Records, Douglas (B) County, State of Nevada.

PARCEL FIVE:

The exclusive right to use a unit of the same Unit Type as described in the Declaration of Annexation of The Ridge Tahoe Phase Five recorded on August 18, 1988, as Document No. 184461 of Official Records of recorded on August 18, 1988, as Document No. 184461 of Official 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 weeks within the SEASON, as said quoted term is defined in the Declaration of Annexation of The Ridge Tahoe Phase Five.

The above described exclusive rights may be applied to any available unit of the same Unit Type on Lot 37 during said use week within said "use season".

Portion of Parcel No. 42-288-09

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

*89 JUN -6 P2:16

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