THIS IS A DEED OF TRUST, made this May 6, 1991 by and between Stanley J. Aluag and Rosalinda V. Aluag, husband and wile as joint tenants with right of survivorship

Trustor, to STEWART TITLE of Douglas County, A Nevada Corporation, Trustee for HARICH TAHOE DEVELOPMENTS, a Nevada general partnership, Heneficiary,

WITNESSETH:

That the trustor does hereby grant, bargain, sell and convey unto the Trustee with power of sale all that certain property situated in Douglas County, Nevada

That the trustor does hereby grant, bargain, sell and convey unto the Trustee with power of safe an unat consequence of Safe and Saf

AND THIS INDENTURE FURTHER WITNESSETH:

1. Trustor promises and agrees to pay when due all assessments, dues and membership fees assessed by or owing to RIDGE CREST PROPERTY OWNERS ASSOCIATION upon the above-described premises and shall not permit said claims to become a lien upon the premises; to comply with all laws affecting said premises and agrees to pay when due all annual operating charges, assessments and fees levied by TIIE RIDGE TAILOE PROPERTY OWNERS ASSOCIATION (RITDGA) pursuant to the membership agreement between Trustor and RITDGA.

2. Annually, Trustor agrees to cause to be delivered to lleneficiary or to collection agent of Banchiers as certified copy of the original policy or policies of insurance purchased by RIDGE CREST PROPERTY OWNERS ASSOCIATION with experiency promises and agrees that it default in the property of the original policy or policies of insurance purchased by RIDGE CREST PROPERTY OWNERS ASSOCIATION with experiency promises and agrees that it default in the property of the original policy or policies of insurance purchased by RIDGE CREST PROPERTY OWNERS ASSOCIATION with experiency as certified copy of the original policy or policies of insurance purchased by RIDGE CREST PROPERTY OWNERS ASSOCIATION with experiency as certified copy of the original policy or policies or agreements contained herein; or of the Trustor becomes insolvent or makes a general assignment for the benefit of creditors; or if a price property or involuntarily instituted for reorganization or other debtor relief provided for by the bankruptcy assignments or agreements contained herein; or of the Trustor becomes involvent or makes a general assignment for the benefit of creditors; or if a peritor in bankrupcy is filed by agries the Trustor, or if a proceeding be voluntarily or involuntarily instituted for reorganization or other debtor relief provided for by the bankruptcy assignments or agreements contained by DEBECT OF TITLE TO TITLE ADDREED DEPTITIE TO TITLE ADDREED DEPTITIE TO TITLE ADDREED DEPTITIES OF TI

STATE OF NEVADA, COUNTY OF DOUGL

On May 6, 1991 personally appeared before me, a Notary Public,

Stanley J. Aluag

Rosalinda V. Aluag

Honky Stanley J. Aluag

Drin Rosalinda V. Aluag

he basis of satisfactor

Signature

RENGE DAVISON

Macarin Petitic - State of Nevada correct to comment to Country

791100040071MBC6-901-25, 1991

If executed by a Corporation the Corporation Form of Acknowledgement must be used.

49-202-17-01 Title Order No.

Escrow or Loan No.

SPACE BELOW THIS LINE FOR RECORDERS USE ONLY

WHEN RECORDED MAIL TO:

Notorial Scal

RCSFDTR1.#OA

250850

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 1/26th interest as tenants in common, in and to the Common Area of Ridge Crest condominiums as said Common Area is set forth on that condominium map recorded August 4, 1988 in Book 888 of Official Records at Page 711, Douglas County, Nevada, as document No. 183624.
 - (B) Unit No. 202 as shown and defined on said condominium map recorded as Document No. 183624, 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 Area as set forth in said condominium map recorded as Document No. 183624, 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" as that term is defined in the Declaration of Time-share Covenants, Conditions and Restrictions for the Ridge Crest recorded April 27, 1989 as Document No. 200951 of Official Records, Douglas County, State of Nevada (the "CC&Rs"). The above described exclusive and non-exclusive rights may be applied to any available unit in The Ridge Crest project during said "USE WEEK" as more fully set forth in the CC&R's.

A Portion of APN 40-370-11





'91 MAY 16 P1:51

SUZANNE BLAUBREAU
SECHROER 250850

SECHROER DEPUTY
BOOK 591 PAGE 2367