			ASSIGNMENT OF RENTS
THIS IS A DEED OF TRUST made this January	-		by and between
Donald W. Harrel and Judy P. with right of survivorship	Hari	rei, Husban	d and Wife as Joint Tenants
Trustor, to STEWART TITLE of Douglas County, a Nevada Co	rporation,	, Trustee for Q. M. CO	RPORATION, a Nevada Corporation, Beneficiary.
		WITNESSET	
That the Trustor does hereby grant, bargain, sell and conve	y unto the		າ: f sale all that certain property situated in Douglas County, Nevada as follows: (See
Exhibit "A" attached hereto and incorporated herein by this refe AND ALSO all the estate, interest, and other claim, in law a	and in equ	uity, which the Trustor	now has or may hereafter acquire in and to said property TOGETHER WITH the
tenements, hereditaments and appurtenances thereunto belon property, subject to the rights and authority conferred upon Ber FOR THE PURPOSE OF SECURING:	reficiery h	appertaining, and any nereinalter set forth to 90.00	y reversion, reversions, or remainders and all rents, issues and profits of said real collect and apply such rents, issues and profits.
FIRST: Payment of an Indebtedness in the sum of \$ thereon, according to the terms of said Promissory Note, which P	romisson	y Note is by reference r	evidenced by a Promissory Note of even date herewith, with interest nade a part hereof, is executed by the Trustor, delivered to Beneficiary, and payable
to the order of Beneficiary and any and all modifications, extens SECOND: Payment of such additional sums with interest the Promissory Note or Notes of Trustor, and payments of any m of Trust, and payment of all indebtedness of the Trustor to the I indebtedness of the Trustor to the Beneficiary or to the Trustee whand performance of every obligation, covenant, promise or agree simultaneously with this Deed of Trust. THIRD: The expenses and costs incurred or paid by B liabilities of Trustor hereunder, including, but not limited to attorn	sions and thereon a conies adv Beneficia: hich may ∈ ement cor deneficiary ney's fees	I renewals thereof. as may be hereafter to vanced or paid out by E ry or to the Trustee to existor be contracted fi ntained herein or conta y or Trustee in preserva, court costs, witnesse	aned by Beneficiary to Trustor as additional advances under this Deed of Trust by leneficiary or by the Trustee to or for Trustor pursuant to the provisions of this Deed or for Trustor pursuant to the provisions of this Deed of Trust, and payment of all or during the life of this instrument, with interest, and also as security for the payment interest, and also as security for the payment interest, or any agreement executed ration or enforcement of the rights and remedies of Beneficiary and the duties and as fees, expert witnesses fees, collection costs and expenses paid by Beneficiary
or Trustee in performing for Trustor's account any obligations o	i i rustor (or to collect the rents	or prevent waste.
1. Annually, Trustor agrees to cause to be delivered to Ben by THE RIDGE SIERRA PROPERTY OWNERS ASSOCIATION 2. Trustor promises and agrees that if default be made in the Promissory Note secured hereby, or in the performance of any of assignment for the benefit of creditors; or if a petition in bankrup or other debtor relief provided for by the bankruptcy act; OR IF THE TOTHE ABOVE DESCRIBED PREMISES IN ANY MANN OTHERWISE; EXCEPT BY DESCENT OR DEVISE; then upon obligations secured hereby immediately due and payable without a notice of such breach or default and elect to cause said proper 3. The following covenants, Nos. 2, 3 (interest (18%), 4, 5, 4, 5, 4, 5, 4, 10, 10, 10, 10, 10, 10, 10, 10, 10, 10	eficiary or N with cope he payme of the covered the the the true of the the the true of true o	pies of paid receipts. ent when due of any in mants, promises or against the Tr STOR SHALL SELL, 1 VAY, WHETHER VOLUPENING of any such ed or notice, irrespective sold to satisfy the indeable attorney's fees in de a part of this Deed ner rights or remedies of the series of any and the singular and steree thereof whether eneficiary the right, podefault by Trustor in prome due and payable, on the adequacy of any ellect such rents, issues and payable, or the series, issues and payable of the series of this Deed of Trist "A" real property and the series of the seri	Beneficiary a certified copy of the original policy or policies of insurance purchased istallment of principal or interest, or obligation in accordance with the terms of any reements contained herein; or if the Trustor becomes insolvent or makes a general ustor, or if a proceeding be voluntarily or involuntarily instituted for reorganization (RANSFER, HYPOTHECATE, EXCHANGE OR OTHERWISE BE DIVESTED OF UNTARILY OR INVOLUNTARILY, WHETHER BY THE OPERATION OF LAW OR vent, the Beneficiary, at its option, may declare all Promissory Notes, sums and se of the maturity dates expressed therein, and Beneficiary or Trustee may record ebtedness and obligations secured hereby. the sum of ten percent [10%]), 8 and 9 of NRS 107.030, when not inconsistent with of Trust. granted by law, and all rights and remedies granted hereunder or permitted by law shall accrue to, and the obligations thereof shall bind the heirs, representatives, the use of any gender shall include all other genders, and the term "Beneficiary" by operation of law or otherwise. Were and authority during the continuance of these trusts to collect the rents, issues asyment of any indebtedness secured hereby or in performance of any obligation Upon any such default Beneficiary may at any time without notice, either in person, such security of the indebtedness hereby secured, enter upon and take possession is and profits, including those past due and unpaid, and apply the same less costs obtedness secured hereby, and in such other as Beneficiary may determine. The profits and the application thereof as aforesaid, shall not cure or waive any default dust and upon the return to Beneficiary the Exhibit "A" real property that the liability of that no deficiency judgment shall be against the Trustor. Its default of acknowledgments by the assuming party of all condominium documents; and
STATE OF NEVADA, County of			TRUSTOR:
20th - [Till -1	⁻ 10	04	I I I I
on		1 7 /	Donald W. Harrel
Donald W. Harrel and Judy P. Harrel	The state of the s		/
Personally known or proved to me to be the persons whose nan	nes are		Jewy P. Hand
subscribed to the above instrument, who acknowledged that the	y execute	ed /	Judy P. Harrel
Signature (Notary Public)	to	pman	~
	••••		
RICHARD P. STOLPMAN Notary Public - State of Nevada Appointment Recorded in Washoe County MY APPOINTMENT EXPIRES JUNE 3, 1956		If executed by a Corp Title Order No.	poration, the Corporation Form of Acknowledgement must be used
•	:	Escrow or Loan No.	04-026-16-82
WHEN RECORDED MAIL TO:	:	SPACE BELOW THIS LI	NE FOR RECORDERS USE ONLY

331335

A timeshare estate comprised of:

PARCEL 1:

An undivided 1/102nd interest in and to that certain condominium estate described as follows:

- (a) An undivided 1/6th interest as tenants in common, in and to the Common Area of Lot 20 of Tahoe Village Unit No. 1, as shown on the map recorded December 27, 1983, as Document No. 93406, 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. A2 as shown and defined on said condominium map recorded as Document No. 93406, 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. 93406, 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 "alternate use week" in Even numbered years within the Prime "use season" as that term is defined in the Second Amended and Restated Declaration of Time Share Covenants, Conditions and Restrictions for The Ridge Sierra recorded as Document No. 183661, and as Amended by that certain Addendum recorded as Document No. 184444, 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 in The Ridge Sierra project during said "use week" in the above-referenced "use season" as more fully set forth in the CC&R'S.

A portion of APN 40-360-03

REQUESTED BY
STEVVART TITLE OF DOUGLAS COUNTY
IN DEFICIAL RECORDS OF
DOUGLAS CO. NEVADA

"94 MAR -2 A9:37

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SUZANNE BEAUDREAU
RECORDER
PAID 10 DEPUTY