## RECORDING COVER PAGE

DOC # 840525

04/02/2014 08:33AM Deputy: SG
 OFFICIAL RECORD
 Requested By:
Lakeside Closing Service
 Douglas County - NV
 Karen Ellison - Recorder
Page: 1 of 4 Fee: \$42.00
BK-414 PG-339 RPTT: 3.90

Must be typed or printed clearly in black ink only.

Mail Tax Statements To:
J B Painting & Drywall Services, LLC,
Post Office Box 135309, Clermont, Florida, 34713

Mail Tax Statements To: J B Painting & Drywall Services, LLC, Post Office Box 135309, Clermont, Florida, 34713
TITLE OF DOCUMENT (DO NOT Abbreviate)
Warrasty Deed
Title of the Document on cover page must be EXACTLY as it appears on the first page of the document to be recorded.
Recording requested by:
Lakeside Closing Service, LLC
Return to:  Name_Lakeside Closing Service, LLC
Address PO Box 135337
City/State/Zip Clermont, FL 34713
This page provides additional information required by NRS 111.312 Sections 1-2.
An additional recording fee of \$1.00 will apply.
To print this document properly—do not use page scaling.

P:\Recorder\Forms 12\_2010

840525 Page: 2 of 4 04/02/2014

Prepared by and Return To: Lakeside Closing Service, LLC PO Box 135337 Clermont, FL 34713

APN: 42-254-07

## **Warranty Deed**

This Deed made the 16th day of August, 2013, between Roy J Brown and Janice M Brown, As joint tenants with rights of survivorship, whose post office box is 19865 John Drive, Castro Valley, California, 94546, grantor and J B Painting & Drywall Services, LLC, A Florida Corporation, whose address is Post Office Box 135309, Clermont, Florida, 34713, grantee:

(Whenever used herein the terms "grantor" and "grantee" include all parties to this instrument and the heirs, legal representatives, and assigns of individuals, and the successors and assigns of corporations, trusts, and trustees)

Witnesseth, that said grantor, for and in consideration of the sum of TEN AND NO/100 DOLLARS (\$10.00) and other good and valuable considerations to said grantor in hand paid by said grantee, the receipt whereof is hereby acknowledged, has granted, bargained, and sold to the said grantee, and grantee's heirs and assigns forever, the following described land, situate, lying and in being in the County of Douglas, Nevada to-wit:

The Timeshare unit described below is at the resort commonly known as THE RIDGE TAHOE.

## See Attached "Exhibit A"

**TOGETHER** with a remainder over in fee simple absolute, as tenant in common with the owners of all the Unit Weeks in the hereafter described Condominium Parcel in that Percentage interest determined and established by Exhibits or successor exhibit, to the aforesaid Declaration of Condominium for the following described real estate located in the County of Douglas and the state of Nevada as follows:

Grantee shall not be deemed a successor or assign of Grantor's rights of obligations under the aforedescribed. Plan or any instrument referred to therein. Grantee, by acceptance hereof, and by agreement with Grantor, hereby expressly assumes and agrees to be bound by and to comply with all of the covenants, terms, and conditions and provisions set forth and contained in the Plan, including, but not limited to, the obligation to make payment for assessments or the maintenance and operation of the Resort Facility which may be levied against the above described Time Share Interest.

This Conveyance is made Subject to the following:

- 1. Property taxes for current and all subsequent years;
- 2. Applicable zoning regulations and ordinances;
- 3. All of the terms, provisions, conditions, rights, privileges, obligations, easements, and liens set forth and contained in the Plan and all instruments therein referred to as may be subsequently amended;
- 4. All of the covenants, terms, provisions, conditions, reservations, restrictions, agreements and easements of record, if any, which may not affect the aforedescribed property; and

PG-341 840525 Page: 3 of 4 04/02/2014

5. Perpetual easements for encroachments now existing or hereafter existing caused by the settlement of improvements or caused by minor inaccuracies in building or rebuilding.

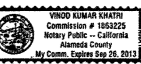
The benefits and obligations hereunto shall inure to and be binding upon the heirs, executors, administrators, successors and assigns of the respective parties hereto. The Grantor does hereby fully warrant the title to said land, and will defend the same against the lawful claims of all persons whomsoever. "Grantor" and "Grantee" are used for singular or plural, as context requires.

TO HAVE AND TO HOLD all and singular the premises, together with the appurtenances, unto the said Grantee and Grantee's successors and assigns forever.

And the Grantor does hereby fully warrant the title to said property and will defend the same against lawful claims
of all persons whomsoever.
In Witness Whereof, the said Grantor(s) has hereunto set the Grantor's hand and seal the day and year first above
written.
Grantor: Koy J. Brown Witness Paint J. Sono
ROY J. Brown
Printed Name DAVID B. Zeug
$\sim$
Granton ance M. Brown Witness Maryvi Geno  Janice M. Brown Printed Name Mary V. Zego
Janice M. Brown Printed Name Mary Vi Zeno
Printed Name MARY Vi Zent
State of California
County of Alameda
County of
aliland I illin all ab : Notam Public
on 08/16/2013 before me, Vinad Ruman Rhati, Notany Public (Here insert name and title of the officer) personally appeared Roy J. Brown and Janice Brown
(Here insert name and title of the officer)
Day T Brown and Tanice Krown
personally appeared 1009 3 - 10000 1 20000 1
who proved to me on the basis of satisfactory evidence to be the person(s) whose name(s) is are subscribed to
the within instrument and acknowledged to me that he/she/they executed the same in his/her/their authorize
capacity(ies), and that by his/her/their signature(s) on the instrument the person(s), or the entity upon behalf of
which the person(s) acted executed the instrument

I certify under PENALTY OF PERJURY under the laws of the State of California that the foregoing paragraph is true and correct.

WITNESS my hand and official seal.



Signature of Notary Public

BK 414 PG-342 840525 Page: 4 of 4 04/02/2014

## EXHIBIT "A" (28)

An undivided 1/102nd interest as tenants in common in and to that certain real property and improvements as follows: (A) An undivided 1/50th interest in and to Lot 28 as shown on Tahoe Village Unit No. 3-13th Amended Map, recorded December 31, 1991, as Document No. 268097, rerecorded as Document No. 269053, Official Records of Douglas County, State of Nevada, excepting therefrom Units I through 50 (inclusive) as shown on said map; and (B) 7 as shown and defined on said map; together with those easements appurtenant thereto and such easements described in Fourth Amended and Restated Declaration of Time Share Covenants, Conditions and Restrictions for The Ridge Tahoe recorded February 14, 1984, as Document No. 096758, as amended, and in the Declaration of Annexation of The Ridge Tahoe Phase Six recorded December 18, 1990, as Document No. 241238, as amended by Amended Declaration of Annexation of The Ridge Tahoe Phase Six, recorded February 25, 1992, as Document No. 271727, and as described in the Recitation of Easements Affecting The Ridge Tahoe recorded February 24, 1992, as Document No. 271619, and subject to said Declarations; with the exclusive right to use said interest, in the composition of the compos 每代货吹料……ogspackuminkesakuminyeHmmilyeqiminimingeraperyogminkesakeminikesakeminikekakeakeminyepe said Declarations.

A portion of APN: 42-254-07

