В	10	(Official	Form	10)	(12/11)
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B 10 (Official Form 10) (12/11)		· · · · · · · · · · · · · · · · · · ·	
UNITED STATES BANKRUPTCY	COURT District of South Car	rolina	PROOF OF CLAIM
Name of Debtor: The Cliffs at Glassy Golf & Cou	intry Club, LLC	Case Number: 12-01234	
	claim for an administrative expense that arises oment of an administrative expense according to		
Name of Creditor (the person or other er Agricredit Acceptance LLC	ntity to whom the debtor owes money or propert	y):	COURT USE ONLY
Name and address where notices should Agricredit Acceptance LLC P.O. Box 2000 Johnston, IA 50131	be sent:		☐ Check this box if this claim amends a previously filed claim. Court Claim Number:
Telephone number: (515) 251-2859	e ^{mail:} d.c.murphy@delagelanden.	com	(If known) Filed on:
Name and address where payment should	d be sent (if different from above):	RECEIVED	D Check this box if you are aware that anyone else has filed a proof of claim relating to this claim. Attach copy of
Telephone number:	email:	MAY 23 2012	statement giving particulars.
1. Amount of Claim as of Date Case F	Filed: \$ 196,4	BMC GROUP	.1
If all or part of the claim is secured, com			
•	•		
If all or part of the claim is entitled to pr	iority, complete item 5.		
Check this box if the claim includes in	nterest or other charges in addition to the princip	pal amount of the claim. Attach a	a statement that itemizes interest or charges.
2. Basis for Claim: Lease Ageen (See instruction #2)	nent		
3. Last four digits of any number by which creditor identifies debtor:	3a. Debtor may have scheduled account as	3b. Uniform Claim Identi	fier (optional):
3 6 5 2	(See instruction #3a)	(See instruction #3b)	
4. Secured Claim (See instruction #4) Check the appropriate box if the claim is setoff, attach required redacted documents.	s secured by a lien on property or a right of tts, and provide the requested information.	Amount of arrearage and included in secured claim,	other charges, as of the time case was filed, if any: \$18,557.23
Nature of property or right of setoff: Describe: (68) Club Car Preceder	☐Real Estate ☐ Motor Vehicle (MOther not Excel Golf Cars	Basis for perfection:	
Value of Property: \$	_	Amount of Secured Claim	ı: \$
Annual Interest Rate % □ Fix (when case was filed)	ed or ☐ Variable	Amount Unsecured:	\$
5. Amount of Claim Entitled to Priorithe priority and state the amount.	ity under 11 U.S.C. § 507 (a). If any part of the	he claim falls into one of the fol	llowing categories, check the box specifying
☐ Domestic support obligations under 1 U.S.C. § 507 (a)(1)(A) or (a)(1)(B).	1	as filed or the employee ber	nefit plan –
☐ Up to \$2,600* of deposits toward purchase, lease, or rental of property or services for personal, family, or househouse – 11 U.S.C. § 507 (a)(7).	☐ Taxes or penalties owed to governmer 11 U.S.C. § 507 (a)(8).	atal units – ☐ Other – Sprapplicable pa 11 U.S.C. § 5	ragraph of
*Amounts are subject to adjustment on 4	1/1/13 and every 3 years thereafter with respect	to cases commenced on or after	
6 Credits. The amount of all navments	s on this claim has been credited for the nurpose	of making this proof of claim (See instruction #6)

7. Documents: Attached are redacted copies of any documents that support the claim, such as promissory notes, purchase orders, invoices, itemized statements of running accounts, contracts, judgments, mortgages, and security agreements. If the claim is secured, box 4 has been completed, and redacted copies of documents providing evidence of perfection of a security interest are attached. (See instruction #7, and the definition of "reducted".) DO NOT SEND ORIGINAL DOCUMENTS. ATTACHED DOCUMENTS MAY BE DESTROYED AFTER SCANNING. If the documents are not available, please explain: 8. Signature: (See instruction #8) Check the appropriate box. In am the creditor's authorized agent. I am the creditor. I am the trustee, or the debtor, ☐ I am a guarantor, surety, indorser, or other codebtor. (Attach copy of power of attorney, if any.) or their authorized agent. (See Bankruptcy Rule 3005.) (See Bankruptcy Rule 3004.) I declare under penalty of perjury that the information provided in this claim is true and correct to the best of my knowledge, ipformation, and reasonable belief. Daniel Murphy Print Name: Sr. Workout and Litigation Manager Title: Agricredit Acceptance LLC Company:

Penalty for presenting fraudulent claim: Fine of up to \$500,000 or imprisonment for up to 5 years, or both. 18 U.S.C. §§ 152 and 3571.

INSTRUCTIONS FOR PROOF OF CLAIM FORM

The instructions and definitions below are general explanations of the law. In certain circumstances, such as bankruptcy cases not filed voluntarily by the debtor, exceptions to these general rules may apply.

Items to be completed in Proof of Claim form

Court, Name of Debtor, and Case Number:

Fill in the federal judicial district in which the bankruptcy case was filed (for example, Central District of California), the debtor's full name, and the case number. If the creditor received a notice of the case from the bankruptcy court, all of this information is at the top of the notice.

email:

Address and telephone number (if different from notice address above)

Creditor's Name and Address:

Telephone number:

Fill in the name of the person or entity asserting a claim and the name and address of the person who should receive notices issued during the bankruptcy case. A separate space is provided for the payment address if it differs from the notice address. The creditor has a continuing obligation to keep the court informed of its current address. See Federal Rule of Bankruptcy Procedure (FRBP) 2002(g).

1. Amount of Claim as of Date Case Filed:

State the total amount owed to the creditor on the date of the bankruptcy filing. Follow the instructions concerning whether to complete items 4 and 5. Check the box if interest or other charges are included in the claim.

2. Basis for Claim:

State the type of debt or how it was incurred. Examples include goods sold, money loaned, services performed, personal injury/wrongful death, car loan, mortgage note, and credit card. If the claim is based on delivering health care goods or services, limit the disclosure of the goods or services so as to avoid embarrassment or the disclosure of confidential health care information. You may be required to provide additional disclosure if an interested party objects to the claim.

3. Last Four Digits of Any Number by Which Creditor Identifies Debtor: State only the last four digits of the debtor's account or other number used by the creditor to identify the debtor.

3a. Debtor May Have Scheduled Account As:

Report a change in the creditor's name, a transferred claim, or any other information that clarifies a difference between this proof of claim and the claim as scheduled by the debtor.

3b. Uniform Claim Identifier:

If you use a uniform claim identifier, you may report it here. A uniform claim identifier is an optional 24-character identifier that certain large creditors use to facilitate electronic payment in chapter 13 cases.

4. Secured Claim:

Check whether the claim is fully or partially secured. Skip this section if the claim is entirely unsecured. (See Definitions.) If the claim is secured, check the box for the nature and value of property that secures the claim, attach copies of lien documentation, and state, as of the date of the bankruptcy filing, the annual interest rate (and whether it is fixed or variable), and the amount past due on the claim.

(Date)

5. Amount of Claim Entitled to Priority Under 11 U.S.C. § 507 (a). If any portion of the claim falls into any category shown, check the appropriate box(es) and state the amount entitled to priority. (See Definitions.) A claim may be partly priority and partly non-priority. For example, in some of the categories, the law limits the amount entitled to priority.

6. Credits:

An authorized signature on this proof of claim serves as an acknowledgment that when calculating the amount of the claim, the creditor gave the debtor credit for any payments received toward the debt.

7. Documents:

Attach redacted copies of any documents that show the debt exists and a lien secures the debt. You must also attach copies of documents that evidence perfection of any security interest. You may also attach a summary in addition to the documents themselves. FRBP 3001(c) and (d). If the claim is based on delivering health care goods or services, limit disclosing confidential health care information. Do not send original documents, as attachments may be destroyed after scanning.

8. Date and Signature:

The individual completing this proof of claim must sign and date it. FRBP 9011. If the claim is filed electronically, FRBP 5005(a)(2) authorizes courts to establish local rules specifying what constitutes a signature. If you sign this form, you declare under penalty of perjury that the information provided is true and correct to the best of your knowledge, information, and reasonable belief. Your signature is also a certification that the claim meets the requirements of FRBP 9011(b). Whether the claim is filed electronically or in person, if your name is on the signature line, you are responsible for the declaration. Print the name and title, if any, of the creditor or other person authorized to file this claim. State the filer's address and telephone number if it differs from the address given on the top of the form for purposes of receiving notices. If the claim is filed by an authorized agent, attach a complete copy of any power of attorney, and provide both the name of the individual filing the claim and the name of the agent. If the authorized agent is a servicer, identify the corporate servicer as the company. Criminal penalties apply for making a false statement on a proof of claim.

The Cliffs at Glassy Golf & Country Club, LLC	Case No.	12-01234
Debtor		(If known)

SCHEDULE G - EXECUTORY CONTRACTS AND UNEXPIRED LEASES

	NAME AND MAILING ADDRESS, INCLUDING ZIP CODE. OF OTHER PARTIES TO LEASE OR CONTRACT	DESCRIPTION OF CONTRACT OR LEASE AND NATURE OF DEBTOR'S INTEREST. STATE WHETHER LEASE IS FOR NONRESIDENTIAL REAL PROPERTY. STATE CONTRACT NUMBER OF ANY GOVERNMENT CONTRACT
2436	ADCROFT, PETER 509 DUNWOODY DR RALEIGH, NC 27615	AGREEMENT MEMBERSHIP CONTRACT
1803	ADT SECURITY SERVICES, INC. 6000D PELHAM ROAD GREENVILLE, SC 29615	AGREEMENT WELLNESS CONTRACT
1804	ADT SECURITY SERVICES, INC. 6000D PELHAM ROAD GREENVILLE, SC 29615	AGREEMENT SECURITY - MAINTENANCE SECURITY CONTRACT
1805	ADT SECURITY SERVICES, INC. 6000D PELHAM ROAD GREENVILLE, SC 29615	AGREEMENT SECURITY - CLUBHOUSE CONTRACT
1814	AGRICREDIT ACCEPTANCE, LLC PO BOX 3000 JOHNSTON, IA 50131	AGREEMENT GOLF CART FLEET LEASE
261	AIESI, DONALD 107 VALLEY OAK DRIVE GREENVILLE, SC 29617	AGREEMENT HONORARY MEMBERSHIP CONTRACT
1939	ALARIO, ROBERT 1209 EAST WASHINGTON STREET UNIT 203 GREENVILLE, SC 29601-3186	AGREEMENT MEMBERSHIP CONTRACT
257	ALEXANDER, BILL 200 HUNTERS RIDGE PICKENS, SC 29671	AGREEMENT HONORARY MEMBERSHIP CONTRACT
2	ALEXANDER, JAMES 502 E MAIN STREET WALHALLA, SC 29691	AGREEMENT HONORARY MEMBERSHIP CONTRACT
2252	ALEXANDER, STUART 3613 OLDE COTTAGE LANE BONITA SPRINGS, FL 34134	AGREEMENT MEMBERSHIP CONTRACT
267	ALFORD, WILLIAM 411 PATTERSON DRIVE MYRTLE BEACH, SC 29572	AGREEMENT HONORARY MEMBERSHIP CONTRACT
256	ALLEN JR, BEN 21 SALUDA LAKE CIRCLE GREENVILLE, SC 22428	AGREEMENT HONORARY MEMBERSHIP CONTRACT
268	ALLEN, ELAINE 1315 BREAZEALE ROAD EASLEY, SC 29640	AGREEMENT HONORARY MEMBERSHIP CONTRACT
271	ALLEN, GIL 1 ALTAMONT TERRACE TRAVELERS REST, SC 29690	AGREEMENT HONORARY MEMBERSHIP CONTRACT

de lage landen 🀠



LEASE SCHEDULE

								Scher	sule No. 10	1/- 34	3653
incomo	retes the terms and	i condi	ions of the execu	tion origin	el of the Ma	ster Loan /	een The Cliffs Commu Lease Agreement Nur ing herein as in the Agr	nities, Inc. ("Bo nber:	mower') and	Agricredit A	Acceptance LLC ("Lender") and er and Lender (the "Agreement").
Lender	hereby leases to	Borrow	er and Borrower	hereby le	ases from l	ender the	equipment described	in Exhibit A, att an agreement o	xiease and n	ot or sale, n	porated herein by reference (the to title or ownership interest shall be rence.
1001				·		EQUIP	MENT LOCATION				
Addre	ss: 200 Fire Pink V	Vay		City: La	ndrum		State:SC	Zip Code:2	9356	County:Sp	parten b urg
Locat	ed Inside of City Lin	nits?	Yes	□ No						_	
Supplier	Name: Address:	•	Car (nc	da GA 30	1917	•					
ldns	Phone:		28-2636								
			-		TERM	AND LEA	SE PAYMENT SCH	EDULE			
The E	Sorrower agrees to	the follo	wing terms:				TERM				
The li	nitial Term ("Term")	: 6	4 months		Commen	cing on:	08/01/2009		Terminating	on:	02/01/2014
					•		PAYMENT				
The le	ease payment shall	be as f	allows (the *Leas	e Paymen	r ") :						
The fi	nst scheduled paym	lw tner	be due on 08/01.	/2009 and	each paym	ent thereaf	ter will be:				
Ø٥	n the 1st day of the	month	or 🔲 as indicate	d below.							
Numb	er of Lease Payme	nts:	Lease Payment	Amount:		,	Frequency:	. –			
54			See Payme	ent Fre	quency	8/1/09 - 1	llowing day(s) Lease at /1/11, followed by 12 p ant of \$4,753.20 (plus a	eyments of \$4,6	17.20 (plus a	pplicable tax	0 (plus applicable taxes) on kes) on 2/1/11 - 1/1/12, and
	ax per Payment nated);		Total Lesse Pa Use Taxes (est		h Sales/			•,,			
69	6		See Payme	ent Fre	quency						
							TAXES		-		
Sales/use tax has been estimated above to provide an approximation of the taxes and total Lease Payment. The actual sales and use tax may vary and may be, depending on state law, collected at the time this Lease Schedule is entered into or added to each payment on the terms of the Master Loan / Lease Agreement. Property tax will be billed annually and is due on invoice. If the use tax payment box above is empty or indicates \$0, we anticipate receiving a valid exemption certificate. If such certificate is not received, Sales or use tax may be billed to you and/or added to the Lease payment.											
Borrower agrees that a copy of this Lease bearing a signature of Borrower which was transmitted by facsimile or printed from an electronic file shall be admissible in any legal proceeding as evidence of its contents and its execution by the parties in the same manner as an original document. Borrower further agrees to not object to the admissibility of a copy of this Lease bearing a signature of Borrower into evidence under the business records exception to the hearsay rule or based on the best evidence rule or otherwise and expressly walves any right to do so. Notwithstanding the fact that this Lease may be executed in more than one counterpart, the sole execution original of this Lease for purposes of taking possession or this Lease, including without limitation taking possession under UCC 9-330, shall be either. (a) the original of this Lease which bears an original signature of each party to this Lease and which bears the original signature of Lender accepting this Lease or (b) the facsimile, electronic or other counterpart copy of this Lease signed by the parties and bearing the original signature of Lender accepting this Lease is not binding upon Lender until signed and accepted by Lender. This Lease is accepted on behalf of Lender only at Lender's office in Johnston, lows.											

ENDER SIGNATURE

Date

Authorized Signature

Print Name & Title

Agricredit Acceptance LLC, At: 8001 Birchwood Court, Johnston, IA 50131

Halaga - Contract Management

BORROWER SIGNATURE Communities, Inc.

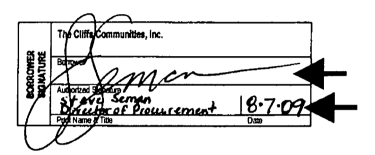
of Pixurement

Delivery and Acceptance Certificate

		3011101 J 4/14 / 10	ooptanoo oortimoat			
New/ Used	Make and Model of Equipment	Serial Number	Minimum Equipment Insurance Amount Required	Hours at delivery	Hours during Lease Term	Rate per Excess Hour
New Six	ty-eight (68) Club Car Precedent I2 Ex	cel Golf Cars	\$260,749.40	n/a	r/a	n/a

The undersigned ("Borrower") hereby certifies that Borrower has leased all items described in (the "Equipment") pursuant to the Master Lease Agreement between Agricredit Acceptance ("Lender") and the Borrower identified below and Master Lease Schedule No. ________(the "Lease") and further certifies that:

- (i) (ii) (ii) (ii)
- the Equipment has been delivered to and has been received by Borrower; all installation or other work necessary prior to the use thereof has been completed; all Equipment has been examined by Borrower, is in good operating order and condition, and is in all respects satisfactory to Borrower, the Equipment is accepted by Borrower for all purposes under the Master Lease Agreement and the Lease.







CUSTOMER AGREEMENT TO PROVIDE PHYSICAL DAMAGE INSURANCE

Customer's Name The Cliffs Communities, Inc. City State SC ZIP 29356 Address 200 Fire Pink Way Landrum RE: Agreement dated 07/16/2009 Agricredit Acceptance LLC I have entered into the above agreement under which I am responsible for providing insurance against ALL RISKS of direct physical loss or damage for the actual cash value of the following equipment, subject to common exclusions such as damage caused by corrosion, rust, mechanical or electrical breakdown, etc. The minimum amount of coverage required by Agricredit Acceptance LLC ("AAC") is \$260,749.40 The equipment is listed on Exhibit A, Equipment Description, attached to the Agreement reference above. I will be providing my own physical damage insurance coverage through: Phone: 464 - 942 - 5152 Insurance Agent ACKNOWLEGEMENT OF CUSTOMER: I acknowledge that copies of this document sent to AAC are for Informational purposes only. I am responsible for notifying my agent of my obligation to obtain physical damage insurance. TO CUSTOMER'S INSURANCE AGENT I hereby instruct you to add Agricredit Acceptance LLC as a payee through a Lender's Loss Payable Clause which is a clause that provides that any acts of the Borrower will not void the policy as to the Lender. To my existing policy number which now provides the coverage required, or To a policy which you are authorized to issue in my name which will provide the coverage required. Agricredit Acceptance LLC must be given written notice within 30 days of any cancellation or non-renewal. It is also understood and agreed that a breach of the insuring conditions by the customer, or any other person, shall not invalidate the insurance to Agricredit Acceptance LLC. PLEASE FORWARD A COPY OF THE POLICY, ENDORSEMENT, OR CERTIFICATE EVIDENCING COVERAGE TO AGRICREDIT ACCEPTANCE LLC, P.O. BOX 3000, JOHNSTON, IA 50131-0300. FAX: 515-334-5831 OR CALL 800-863-3660. PLEASE ATTACH A COPY OF THIS NOTICE TO THE PROOF OF INSURANCE, ACKNOWLEDGEMENT OF CUSTOMER: I acknowledge that copies of this document sent to AAC are for information purposes only. I am responsible for notifying my agent of my obligation to obtain physical damage insurance. I understand I am responsible for insurance coverage for personal liability or property damage caused to others.



MASTER LEASE / LOAN AGREEMENT (Golf Equipment)

Date of Master Lease / Loan Agreement:

07/16/2009

Master Lease / Loan Agreement Number:

TO OUR VALUED CUSTONIER: This Master Lease / Loan Agreement ("Agreement") has been written in "Plain English." The words You and Your are used in this Agreement to mean the Borrower identified below. The words We, Us and Our are used in this Agreement to mean the Lender who is Agricredit Acceptance LLC, 8001 Birchwood Court, P.O. Box 2000. Johnston, IA 50131 and any of our affiliates, subsidiaries, successors and assigns.

BORROWER

Full Legal Name: The Cliffs Communities, Inc.

Mailing Address: 3598 Highway 11, Travelers Rest, SC 29690

PAYMENTS You agree to make all Payments (as defined below) due under each Lease and/or Loan to Us at P.O. Box 9263, Des Moines, IA 50306-9263 or at such other address as

INSURANCE & TAXES You are required to provide and maintain insurance related to the equipment and other items described in the Lesse or Loan (the "Equipment"), and to pay any property, use, sales, excise, and other taxes related to this Agreement, any Schedule (as defined below) or any Equipment and to pay all license and registration fees assessed against this Agreement, any Loan, Lease or any Equipment. (See Section 2 and 4 of this Agreement). If You are tax-exempt. You agree to furnish Us with satisfactory evidence of

DELINQUENT PAYMENTS AND RETURNED CHECK CHARGE. Each payment post due more than 10 days shall be subject to a late charge accrued at a rate equal to 1.75% per month from the due date until paid or \$1, whichever is greater, but in no event shall any tate charge exceed the maximum amount allowed by law. If any check or payment is returned or rejected for insufficient funds or any other reason, You shall pay to Us a fee of \$25.00 or such other amount established by Us from time to time not to exceed the maximum amount permitted under applicable law. Such amount shall be paid on demand.

TERMS AND CONDITIONS

- Master Agreement. This Agreement allows You and Us to enter into both Lease Schedules on the form identified in Exhibit A (each a "Lease") and Loan Schedules on the form identified in Exhibit B (each a "Loan") (collectively, at Leases and Loans may be referred to herein as 'Schedules'). This Agreement shall become effective upon the acceptance and execution by Us and shall remain effective at least until the expiration of the term of the last Schedule hereunder. Each Schedule shell constitute a separate loan or lease agreement, as applicable, incorporating all the terms and conditions of this Agreement. If there is a conflict between this Agreement and a Schodule, the provisions of the Schedule shall govern. Unless otherwise stated, all terms of this Agreement shall apply to both Loans and Leases. If You and We enter into a Lease, We agree to lease to You and You agree to lease from Us the Equipment on the terms and conditions of this Agreement and in the Lease applicable to such Equipment. The Term shall continue for the period specified in each Lease. You may not terminate any Lease prior to the end of the Term of that Lease. If You and We enter Into a Loan, You promise to pay to Us the principal sum identified in the Loan plus interest at the rates provided in the Loan.
- Schedule Terms. Each Schedule executed by You shall become effective upon acceptance and execution by Us and shall be for the term provided therein (each, a "Term"). You agree to make each payment at the times and in the amounts set forth in the applicable Schedule. Payment amounts and other amounts required to be paid under each Schedule, whether Loan or Lease payments, shall be referred to in this Agreement as "Payment(s)". The first Payment under a Schedule is due when the Schedule is signed by You. The remaining Payments will be due on the first day of each subsequent month (or as otherwise directed by Us or specified in the Schedule) through the expiration of the Term. You agree to pay Us the amount of all filing fees and administration fees specified in each Schedule at the time the Schedule is executed and. in any event, upon demand by Us, and to reimburse Us for the amount of all search fees incurred by Us in connection with each Schedule upon demand by Us. EACH SCHEDULE IS NON-CANCELABLE. YOUR OBLIGATION TO PAY IN FULL THE PAYMENTS AND ANY OTHER AMOUNT DUE HEREUNDER OR UNDER ANY SCHEDULE IS ABSOLUTE, IRREVOCABLE AND UNCONDITIONAL AND IS NOT SUBJECT TO AND SHALL NOT BE AFFECTED BY ANY ABATEMENT, SET-OFF. DISPUTE, CLAIM, COUNTERCLAIM, DEDUCTION, DEFENSE OR OTHER RIGHT WHICH YOU MAY HAVE OR ASSERT AGAINST ANY SUPPLIER, DEALER, VENDOR OR MANUFACTURER OF ANY EQUIPMENT OR ANY OTHER PARTY FOR ANY REASON WHATSOEVER, ALL OF WHICH YOU HEREBY EXPRESSLY WAIVE AS AGAINST US. YOU AGREE NOT TO ASSERT AGAINST US ANY CLAIMS OR DEFENES YOU MAY HAVE WITH RESPECT TO ANY EQUIPMENT. In no case shall We be fiable for any special, incidental or consequential damages based upon any legal theory, including, but not limited to, loss of profits, loss of use of any Equipment, the of third parties or damage to any Equipment.
- Delivery and Acceptance; No Warranty. You agree to accept each item of Equipment in its as-is condition when delivered and, if requested by Us, to execute the Delivery and Acceptance Certificate supplied by Us as evidence thereof. You acknowledge that We make no warranty, either express or implied with respect to any Equipment, including without limitation, any (MPLIED WARRANTY OF MERCHANTABILITY OR FITNESS FOR A PARTICULAR PURPOSE. You also agree that neither the manufacturer nor the supplier identified on the Schedule ("Supplier") is an agent of Ours. If the Schedule is a Lease and any Equipment is covered by a manufacturer's warranty, such warranty shall be extended to You if automatically assignable. You agree that there shall be no ebatement of any Payment obligation because of unavailability of the Equipment during periods of its warranted or non-warranted repair. You agree to hold Us harmless from specific performance of this Agreement and any Schedule and from damages, if, for any reason, the supplier, manufacturer, vendor or any other party fails to deliver, or delays in delivery of, the Equipment so ordered or if the Equipment is unsatisfactory for any reason whatsoever. You agree that any delay in delivery of or defect in the Equipment shall not affect the validity of this Agreement, any Schedule or the obligation to make Payments hereunder or thereunder. Your execution of a Delivery and Acceptance Certificate shall conclusively establish that the Equipment covered thereby is acceptable to You for all purposes of the Schedule related thereto and of this Agreement. We may at Our discretion confirm by telephone that You have accepted the Equipment and this telephone verification of Your acceptance of the Equipment shall have the same effect as a signed Delivery and Acceptance Certificate.
- Use, Maintenance and Return of Equipment. You agree that all Equipment is to be used for commercial purposes and that the Equipment will not be moved outside of the

contiguous forty-eight states of the United States and to notify Us of each change in the place where the Equipment is located or used not more than twenty (20) days following each change in location. You further agree as follows; to operate the Equipment In a careful manner, to keep it in good repair, to restrict its use to employed by You, to use the Equipment only in the conduct of Your business and to properly house and store the Equipment when not in use; not to allow any lien, encumbrance or security interest (other than as created pursuant to a Loan or Lease, if any) attach to any Equipment nor rent or sub-lease the Equipment without Our prior written consent except as described in action 17; to pay all license and registration fees and all sales, use, excise, property and all other federal, state and local taxes assessable against any Loan or Lease transaction and/or any Equipment, including without limitation, its use or operation; to reimburse Us, upon demand, as additional rent, the amount of any such taxes or costs poid by Us; to comply with all laws and regulations relating to the possession, operation and use of the Equipment; and to maintain the Equipment and to repair any damage thereto. With respect to each Lease, upon the expiration or termination of the Lease, You agree to make available for pick up the Equipment covered by such Lease to Us at Your cost and expense and in the same condition as when delivered, ordinary wear and tear excepted. free of any lien, encumbrance or security interest claimed by any person. You will not in any event subject the Equipment to any abrasive, corrosive or abnormal working conditions or any environmentally hazardous substance (under any applicable federal, state or local law, rule or regulation) without Our prior written consent. You shall notify Us of any change in the state of Your location (as such term is defined in the Uniform Commercial Code) not more than twenty (20) days following each change. In addition to all other amounts payable hereunder, for each Lease, You hereby agree to pay to Us, upon demand, all charges for the late return of any Equipment, all charges incurred by Us to repair any excessive wear and tear to any Equipment (including but not limited to repair or replacement of engine, drive train, glass, metal work and tim, rips, tears, tires in an unsafe condition and any other unsafe or abnormal condition of the Equipment), plus an amount equal to the Rate Per Excess Hour multiplied by any units of use of Equipment in excess of the Hours of Use During Lease Term shown on the Lease applicable to such Equipment. You agree to be responsible for and to pay the entire cost of all necessary maintenance and repair of the Equipment. In maintaining and repairing any Equipment, You shall conform to the recommended practices and procedures of the manufacturer of the Equipment, and, if the Schedule is a Lease, shall not, without Our approval, effect any modification or alteration of or to any Equipment. For each Lesse, all replacement parts and improvements incorporated into any Equipment shall become Our property. Should any Lease be terminated prior to the expiration of the Term, the applicable Hours of Use During Lease Term will be prorated by multiplying this unit total by the actual lease term in months divided by the Term In months and the Rate Per Excess Hour will apply to all units of use in excess of this prorated unit total. We may, at any reasonable time, access the premises where the Equipment is located so that We may inspect the Equipment's existence, location, installation, condition and/or

- Risk of Use, Damage and Destruction. You assume all risk arising from the possession and operation of the Equipment and agree to defend and indemnify Us and hold Us harmless from all demands and losses arising therefrom. In the event of the theft, destruction or other total loss with respect to any item of Equipment (a "machine"), You shall provide Us prompt notice. In addition.
- If the Equipment is subject to a Lease; the Lease covering such machine shall terminate with respect thereto and You shall immediately pay to Us, in full compensation for Our loss, (i) the unpaid balance of the Payments, plus any delinquent Payments and interest thereon, allocable to such equipment plus the residual as indicated by our books, or (ii) the fair market value of such machine at the time of loss as determined by Lessor, whichever is greater. In the event the Lesse covers two or more items of equipment, the Payment allocation shall be based on the pro-rata relationship of the Minimum Equipment Insurance Amount Required, as shown in such Lease, to the total Payments. The Payments due under the applicable Lease on the remaining items of equipment following such termination shall be reduced by the unpaid balance of the Payments allocable to the lost piece of equipment as set forth above. If We determine that a machine can be economically repaired. You shall restore the equipment to its original condition, at Your expense, and We shall credit to You the amount of any insurance proceeds We receive in connection with such damage.
- B. If the Equipment is subject to a Loan, such event shall be an event of Default
- 6. Insurance. You shall purchase and maintain, at Your expense, standard all risk type property damage insurance (covering theft, destruction and/or damage) for the

Equipment's full replacement value and in no event less than the Minimum Equipment Insurance Amount Required with a maximum deductible equal to the greater of \$500.00 or five percent (5.0%) of the adjusted loss in a form and from an insurer satisfactory to Us and shall keep such insurance in effect during the full Term of the Schedule applicable to such Equipment. All such insurance shall provide Us with 10 days advance notice of cancellation and name Us as loss payee. If such insurance is cancelled or allowed to lapse. We may (but shall not be obligated to) purchase or otherwise provide such insurance from an insurer of Our choice, which may be an affiliate of Ours. The costs, limits, terms, conditions and coverage of such replacement insurance, if any, may vary from any previous coverage. We may add the costs of acquiring and maritaring such insurance and Our lees for Our services in placing and maintaining such insurance (collectively "insurance Charge") to the amounts due from You under a Schedule and You agree to pay such amount, together with Interest thereon at a rate per month of 1.75% from the date such insurance was purchased or provided by Us until paid. You agree that We may add an insurance fee to the amount due from You on which We may make a profit. Such insurance Charge and additional amounts and the interest thereon shall, as specified by Us, either be paid on demand or be added to the Payment amounts payable under the Schedule and You promise to pay the resulting increase in the Payment amounts. We shall have no responsibility to You for the cost or appropriateness of the premium for any insurance, the creditworthiness of any insurance company, the rebate or refund of any insurance premium to which You may be entitled or any other matter relating to any insurance even if any insurance was provided through a group policy arranged by Us. Nothing In this Agreement or any Schedule will create an insurance relationship of any type between Us and/or any person or party. Insurance coverage for personal flability or physical damage caused to the property of others is not provided. If the Schedule is a Lease, You agree, at Your expense, to insure in an amount of at least one million dollars (five million dollars for motor vehicles) You and Us against the risk of personal injury and physical damage (to property other than the Equipment itself) arising out of or resulting from or because of the operation of the Equipment. Evidence of all such insurance shall be provided to Us.

7. UCC Filings; Article 2A Provisions; Finance Lease Status. Under each Lease, We are the owner of and will hold title to the Eguloment. Although the Eguloment may become attached to real estate, it is and will remain personal property and will not become a fixture. For each Loan or if a Lease is deemed to be a security agreement, You grant us a security interest in the Equipment as collateral to secure payment of all of Your present and future obligations owed to Us including without limitation, Your obligations under each present and future Schedule and We shall be entitled to all rights of a secured party under the applicable Uniform Commercial Code ("UCC") with respect thereto. You authorize Us to prepare and file against You a financing statement describing the Equipment. You hereby authorize, ratify and approve any financing statement covering Equipment filed by Us on or prior to the date hereof or the date of any Schedule. The parties intend each Lease to be a true lease and the filing of a financing statement shall not be construed as evidence to the contrary. You agree Article 2A-Leases of the UCC applies to each Lease, and each Lease will be considered a "Finance Lease": as that term is defined in Article 2A. By signing each Lease, You acknowledge and agree that the Supplier identified in the Lease is the supplier (as that term if defined in Article 2A of the UCC) of the Equipment and that You Have been Informed that You are entitled to the promises and warranties provided by the manufacturer, dealer, vendor or other person supplying the Equipment in connection with the contract by which We acquired the Equipment (the "Supply Contract") and that You may contact the manufacturer, supplier, dealer or vendor of the Equipment for a description of any rights or warranties that You may be entitled to under the Supply Contract. With respect to each Lesse, TO THE EXTENT PERMITTED BY APPLICABLE LAW, YOU WAIVE ANY AND ALL RIGHTS AND REMEDIES CONFERRED UPON A LESSEE BY UCC ARTICLE 2A, including without limitation, Section 2A-508 through 2A-522 of the UCC. You also represent that all trade-in property is free and clear of all security interests, liens and

8. Assignment / Sub-Lease. You may not assign this Agreement, any Schedule or any rights hereunder or under any Schedule, nor may You sell, transfer, sublease, rent or land any Equipment or permit it to be used by anyone other than Your employees without Our prior written consent except as described in section 17. We may assign this Agreement end any Schedule without notice or consent and the assignee shall succeed to all of Our rights. Any such assignee shall have all of Our rights, remedies, powers and privitees berefunder and under each Schedule but shall have none of Our objects.

to all of Our Inglist. Any soon assigned shall have all of Our Inglist, renewes, powers and onder each Schedule, but shall have none of Our obligations.

9. Default. Each of the following is a "Default" under this Agreement and each Schedule; (a) You fail to pay any Payment or any other payment when due under this Agreement or any Schedule, (b) You do not perform any of Your other obligations under this Agreement under any Schedule or in any other agreement with Us or with any of Our affiliates, (c) any representation or warranty made by You proves to be incorrect in any material respect when made, (d) You become insolvent, or are generally unable to pay Your debts when due, You dissolve or are dissolved, or You assign Your assets for the benefit of Your creditors, You seek appointment of a receiver, custodian or other similar official for You or for Your assets, or You commence or have commenced against You any action for relief under any bankruptcy, insolvency or reorganization laws, (e) You sell all or substantially ell of Your assets or property, (f) You shall or shall attempt to abandon, remove, sell, encumber, rent or sublet any Item of Equipment except as described in section 17, (g) You shall suffer a material adverse change in Your financial condition or operations. (h) You shall cause or suffer to exist any sale or transfer of any interest which would result in a change in majority ownership of You, (i) You shall amalgamate, merge or consolidate with another entity without Our consent. (j) any guarantor of Your obligations under this Agreement or any Schedule dies, does not perform such guarantor's obligations under the guaranty, or becomes subject to one of the events listed in clause (d), (e), (f), (g), (h) or (i) above or (k) any letter of credit required under this Agreement or any Schedule is breached, canceled, accelerated, terminated or not renewed for any reason.

10. Remedies. If a Default occurs, We may do one or more of the following: (a) We may cancel or terminate this Agreement and any Schedule or any or all other agreements the We have entered Into with You; (b) We may declare the entire unpaid balance of all Payments due under the terms of any Schedule or all Schedules immediately due and payable without notice or demand and require You to immediately pay Us, as compensation for loss of Our bargain and not as a penalty, a sum equal to (i) all definquent Payment amounts and interest thereon plus (ii) the unpaid balance of all Payments due under the terms of the Schedule plus (iii) all other amounts due or that

become due under this Agreement and each Schedule: (c) We may require You to deliver the Equipment to Us as set forth in Section 2; (d) We or Our agent may peacefully repossess the Equipment without court order and You will not make any claims against Us for damages or trespass or any other reason; (e) We may appoint a receiver/manager; (f) We may charge You interest on all monies due to Us at the rate of 1.75% per month from the due date thereof until paid but in no event more than the maximum rate permitted by law; (g) We may advise any or all account parties and any of Your renters, lessees and borrowers of the Equipment to make all rental, lease and loan payments to Us and/or direct them to return the Equipment to Us upon the expiration of the rental, lease or loan term; and (h) We may exercise any other right or remedy available at law or in equity. You agree to pay all of Our costs and expenses, including, without limitation, reasonable attorney's fees and collection agency fees, of enforcing Our rights against You, for the recovery or repossession of Equipment and in the collection of Your obligations to Us under this Agreement and any Schedule. If We take possession of any Equipment, We may sell, re-lease or otherwise dispose of it with or without notice, at a public or private sale, on Your premises or elsewhere and apply the net proceeds (after We have deducted all costs related to the sale or disposition of the Equipment and the residual amount We assigned to the Equipment, as indicated by our records) to the amounts that You owe Us. You agree that If notice of sale is required by law to be given, 10 days' notice shall constitute reasonable notice. You will remain responsible for any amounts that remain due after We have applied such net proceeds. If You tall to deliver the Equipment upon demand by Us or fail to return the Equipment in a timely manner, as determined by Us, upon the termination or expiration of this Lease or upon Default and We do not recover the Equipment, then You shall be additionally liable to Us for the fair market value of the Equipment at the time of Default or the termination or expiration of this Agreement or the applicable Lease. The remedies provided by this Agreement in favor of Us shall not be deamed exclusive, but shall be cumulative and in addition to all other remedies in Our favor existing at law or equity or by statute or otherwise, and may be enforced concurrently or separately. No failure or delay on Our part in exercising any right or remedy shall operate as a waiver thereof or modify the terms of this Agreement or any Schedule. A waiver of default shall not be a waiver of any other or subsequent default. Our recovery hereunder shall not exceed the maximum recovery permitted by law.

11. Purchase Option. Each Lease may grant You an option (a "Purchase Option") to purchase all (but not less than all) of the Equipment at the end of the Term at the purchase option price (plus any applicable taxes) and in accordance with the terms and conditions specified in the Lease. You must give Us at least 60 days written notice before the end of the original Term of each Lease that You will purchase the Equipment in occordance with any applicable Purchase Option or that You will return the Equipment to Us. Until You give Us such written notice: (a) the applicable Lease(s) will automatically renew on a month-to-month basis (each a "Renewal Term") until You provide Us 60 days prior written notics that You will purchase the Equipment in accordance with any applicable Purchase Option or that You will return the Equipment to Us (in which case the Lease will renew for two additional Renewal Terms, but no more), each Renewal Term will commence immediately upon the expiration of the then current term and (b) the terms of the Lease, including without limitation the amount of the payment, will continue to apply and (c) Your security deposit, if any, will continue to be held to secure Your performance during the Renewal Term. For each Lease, upon payment of the Purchase Option price and compliance with all other applicable terms and conditions of the Purchase Option, We will transfer Our interest in the Equipment to You 'AS IS, WhERE IS' without any representation or warranty by or recourse to Us whatsoever and the applicable Lease will terminate.

12. Indemnification. You are responsible for any losses, damages, penalties, claims, suits and actions, including, without limitation, court costs and attorney's fees, (collectively "Ciaims"), whether based on a theory of strict liability or otherwise caused by or related to (a) the manufacture, installation, ownership, operation, use, tease, possession or delivery of the Equipment, (b) any defects in the Equipment or (c) this Agreement or any Schedule (and any supplements and amendments hereof or thereof). You agree to reimburse Us for and, if We request, to defend Us against any Claims. This Indemnification will continue even after the termination of this Agreement and all Schedules.

13. Representations, Warranties and Covenants. You represent, warrant and covenant that: (a) if You are a legal entity, You are duly organized, validity existing and in good standing under applicable law; (b) You have the capacity, power and authority to enter into this Agreement, each Schedule and each other related Instrument, agreement and document (collectively "Fundamental Agreement"); (c) each Fundamental Agreement is a legal, valid and binding obligations of You and is enforceable against You in accordance with the terms thereof and does not violate or create a default under any other instrument or agreement to which You are a party; (d) there are no pending or threatened actions or proceedings before any court of administrative agency that could have a material adverse effect on You or any Equipment; (a) You have obtained or will promptly obtain any necessary governmental approvals and will comply in all material respects with all Federal, state and local laws and regulations the violation of which could have a material adverse effect upon the Equipment or Your performance of Your obligations to Us; (f) each Fundamental Agreement will be effective against Your creditors under applicable law, including fraudulent conveyance and bulk transfer laws, and will raise no presumption of fraud; (g) You will provide to Us opinions of counsel, resolutions, and such other information and documents as We may reasonably request; (h) all Equipment is leased or purchased for commercial purposes and not for personal, family or household purposes; and (i) all Equipment is tangible personal property. You will be deemed to have reaffirmed the foregoing each time You execute a Fundamental Agreement. Your representations, warranties and covenants shall survive beyond the Term of any Schedule, this Agreement and the termination thereof.

14. Choice of Law and Jurisdiction; Walver of Jury Trial. This Agreement and each Schedule shall be deemed fully accepted, executed and performed in the State of Iowa and shall be governed and construed in accordance with the internal laws thereof without regard to choice or conflict of laws provisions. This Agreement and each Schedule shall not be enforceable until signed by Us in our Johnston, towa offices. You consent to end agree that non-exclusive personal jurisdiction over You and subject matter jurisdiction over the Equipment may at Our option be with the Courts within Polk County, Iowa or the United States District Court for the Southern District of tows with respect to any provision of this Agreement and each Schedule. You waive any objection relating to improper

Pvenue or forum non conveniens to the conduct of any proceeding in any such court. You also waive Your right to a trial by jury.

15. Walvers. You acknowledge receipt of an executed copy of this Agreement. Where permitted by law, You waive Your right to receive a copy of any financing statement, financing change statement, verification statement or other similar instrument field or issued at any time in respect of this Agreement, any Schedule or any amendment hereof or thereof. To the extent permitted by law, You, being fully aware of the rights and benefits afforded to You by statute, hereby waive the benefits of all provisions of any applicable statute, including, without limitation, any statute relating to leases, conditional sales, or regulationy credit, and of any regulations made thereunder in any and all states of the United States, which would, in any manner, affect, restrict or limit Our rights hereunder. You also waive and assign to Us the right of any statutory exemption from execution or otherwise and further waive any rights to demand security for costs in the event of tiligation.

16, TAX TREATMENTS AND INDEMNIFICATION. Unless otherwise provided, each Lease is emered into on the assumption that We are the owner of the Equipment for income tax purposes and are entitled to certain federal and state tax benefits available to an owner of the equipment (collectively "Tax Benefits"), including without limitation, accelerated cost recovery deductions and deductions for interest incurred by the Lessor to finance the purchase of the Equipment, available under the Internal Revenue Code of 1986, as amended (the "Code"). You represent, warrant, and covenant to Us that (a) You are not a tax-exempt entity (as defined in Section 168(h) of the Code). (b) You will use at Equipment solely within the United States, and (c) You will take no position inconsistent with the assumption that We are the owner of the Equipment for any tax purposes. If, because of any of Your acts or omissions or any party acting through You, or the breach or inaccuracy of any representation, warranty or covenant made by You, We reasonably determine that we cannot dalm, are not allowed to daim, or that we may lose or must recapture any or all of the Tax Benefits otherwise available with respect to the Equipment subject to any Lease (a "Tax Loss"), then You will, promptly upon demand, pay to Us an amount sufficient to provide Us the same after-tax rate of return and aggregate after-tax cash flow through the end of the term of such Lease then in effect that We would have realized but for such Tax Loss.

You will be responsible for as and when due and shall indemnify and hold Us harmless from and against all present and future taxes and other governmental charges, including, without limitation, those for sales, use, leasing and stamp taxes, license and registration fees, and amounts in lieu of such taxes and charges plus any penalties or interest on any of the above, (all of the foregoing are collectively the "Taxes"), imposed, levied upon, assessed in connection with, or as a result of the purchase, ownership, delivery, leasing, possession or use of the Equipment, or based upon or measured by the Payments or receipts with respect to this Agreement or any Schedule. If You do no pay any of the Taxes, We have the right, but not the obligation, to pay them on Your behalf. You will not, however, be obligated to pay any taxes on or measured by Our net income. You authorize Us to add to the amount of each Payment any Taxes that may be imposed on or measured by such Payment. We do not have to contast any Taxes, fines or penalties. For each Lease, and not for any Loan, We will file all personal property, use or other Tax returns as required by law. In such case, You will pay to Us on demand, as an additional Payment, the amount of the personal property tax We are required to pay. You agree to reimburse Us with the next Payment for any Taxes We pay, plus a fee to Us for collecting and administering any Taxes and remitting them to the appropriate authorities on which we may make a profit and interest thereon at the highest legal rate allowed, from the date due until fully paid. If You do not pay this reimbursement with the next Payment You agree to pay Us interest on those amounts at the highest legal rate allowed from the due date until paid in full. We make no recommendation, representation or warranty as to the treatment of this Agreement or any Schedule for tax or accounting purposes. You acknowledge that You have consulted with Your tax and accounting advisors concerning the appropriate tax and accounting treatment of this Agreement and each Schedule and have not retied on advice from Us; and You hold Us harmless for any adverse consequences resulting from Your tax and accounting treatment of this Agreement and each Schedute.

17. Golf Cars. If the Equipment includes golf cars, with respect to the golf cars only, notwithstanding the limitations in Section 4. 8 and 9 You may rent the golf cars on a daily or per-round basis to Your patrons. In the ordinary course of Your business. If the golf cars are subject to a Lease, to the extent You complete an exemption certificate relative to personal property taxes on the golf cars. You agree to Indemnify Us from and against any Claims related to the failure to pay personal property taxes based on such representation and You agree that you are responsible for remitting any and all required sales, use or other tax required as a result of the rental of the golf cars to patrons.

18. Financial and Credit Information. You authorize Us to obtain credit bureau reports and make other credit inquines that We determine are necessary and agree that without

further notice We may use or request additional credit bureau reports to update Our information so long as You have any outstanding indebtedness or obligations owed to Us, including without limitation, when You request We consider a new Schedule. You further agree to provide Us, promptly after request therefor by Us, such income statements, balance sheets and other financial statements and information and such lederal and state income tax returns concerning You that We determine are necessary.

19. Facsimite. This Agreement may be executed by a party and transmitted by facsimile or efectronic mail. You agree that a copy of this Agreement and each Schedule bearing Your signature which was transmitted by facsimile or printed from an electronic file shall be admissible in any legal proceeding as evidence of its contents and its execution by the parties in the same manner as an original document. You further agree not to object to the admissibility of such copy into evidence under the business records to the hearsay rule or the best evidence rule or otherwise and expressly waive any right to do so. The original or a facsimile or electronic copy of this Agreement and each Schedule which bears both a signature of Us and You and Our original signature shall be deemed the execution original of this Agreement and each Schedule for the purposes of taking possession of this Agreement and/or Schedule for all other purposes.

possession of this Agreement and/or Schedule for all other purposes.

20. Miscellaneous. You agree the terms and conditions contained in this Agreement and each Schedule make up the entire agreement between You and Us regarding the lease and/or financing of the Equipment. No agreements or understandings shall be binding upon Us unless set forth in writing and signed by Us. Any waiver of a remedy, term or condition or change to the terms and conditions of this Agreement or any Schedule must be in writing and signed by Us. You agree, however, We are authorized, without notice to You, to insert in any Schedule any serial number, model numbers and/or make of any item of Equipment, correct any errors in such information reflected in any Schedule and correct any other patent errors or omissions in the description of any item of Equipment reflected in any Schedule, to supply information missing from this Agreement or any Schedule and to correct any obvious errors in this Agreement or in any Schedule. Without limiting the foregoing, You agree we may insert the date and Number of this Agreement and each Schedule after the execution by You of such agreements. If We delay or fail to enforce any of Our rights under this Agreement or any Schedule. We will still be entitled to enforce those rights at a later time and such rights shall not be waived. Any walver by Us of any breach or default will not constitute a waiver by Us of any additional or subsequent breach of default nor shall it be a waiver of any of Our rights. All notices shall be given in writing by the party sending the notice and shall be effective when (a) deposited in the U.S. mail, with first class postage prepaid, or (b) sent by overnight courier of national reputation, in either case, addressed to the party receiving the notice at the address shown on the front of this Agreement (or to any other address specified by that party in writing). All of Our rights and indemnities will survive the termination of this Agreement and each Schedule. Our rights, privileges and indemnities, to the extent they are fairly attributable to events or conditions occurring or existing during the Term of any Schedule, shall survive and be enforceable by Us and Our successors and assignees. Payments received may be applied at Our discretion to obligations hereunder or to any other indebtedness owed by You to Us despite directions. if any, appearing on the remittance or communicated to Us otherwise, and to late charges first and then to the amount owing. It is the express intent of the parties not to violate any applicable usury laws or to exceed the maximum amount of time price differential or interest, as applicable, permitted to be charged or collected by applicable law, and any such excess payment will be applied to Payments in inverse order of maturity, and any remaining excess will be refunded to You. If You do not perform any or all of Your remaining excess will be intuitioned to the control of the period of the obligations under this Agreement or any Schedule. We have the right, but not the obligation, to take any action or pay any amounts We believe are necessary to protect Our interest. You agree to reimburse Us immediately upon Our demand for any such In the event any provision of this Agreement or any Schedule shall amounts We pay. be determined by a court of competent jurisdiction to be invalid or unenforceable, the parties hereto agree such provision shall be ineffective without invalidating the remaining provisions hereof or thereof. Any provision of this Agreement or any Schedule which is, for any reason, unenforceable in any jurisdiction shall, as to such jurisdiction, be Ineffective to the extent of such unenforceability without invalidating the remaining provisions hereof. This Agreement and each Schedule shall be binding upon and inure to the benefit of the parties and their permitted successors and assigns. You shall promptly execute and deliver to Us such further documents and take such further action as We may request to more effectively carry out the intent and purpose of this Agreement and any Schedule. Words importing the singular include the plural and vice versa and words importing gender include all genders. If more than one debtor has signed this Agreement or any Schedule, each of You agree Your liability is joint and several. Restrictive or similar endorsements contained on or provided in connection with any payment You make shall not be binding on Us. Time is of the essence under this Agreement and each Schedule.

BY SIGNING THIS AGREEMENT AND EACH SCHEDULE: (I) YOU ACKNOWLEDGE THAT YOU HAVE READ AND UNDERSTAND THE TERMS AND CONDITIONS ON EACH PAGE OF THIS AGREEMENT AND EACH SCHEDULE (II) YOU AGREE THAT EACH SCHEDULE THAT IS A LEASE IS A NET LEASE THAT, WITH RESPECT TO EACH SCHEDULE, YOU CANNOT TERMINATE OR CANCEL, YOU HAVE AN UNCONDITIONAL OBLIGATION TO MAKE ALL PAYMENTS DUE UNDER EACH SCHEDULE, AND YOU CANNOT WITHOULD, SET OFF OR REDUCE ANY SUCH PAYMENTS FOR ANY TREASON, INCLUDING, WITHOUT LIMITATION, FUNDAMENTAL BREACH, (III) YOU WARRANT THAT THE PERSON SIGNING THIS AGREEMENT AND EACH SCHEDULE FOR YOU HAS THE AUTHORITY TO DO SO, (IV) YOU CONFIRM THAT YOU HAVE DECIDED TO ENTER INTO THIS AGREEMENT AND EACH SCHEDULE THAT IS A LEASE RATHER THAN PURCHASE THE EQUIPMENT FOR THE TOTAL PURCHASE PRICE AND (V) YOU AGREE THAT THIS AGREEMENT AND EACH SCHEDULE WILL BE GOVERNED BY THE LAWS OF THE STATE OF IOWA AND YOU CONSENT TO THE JURISDICTION OF THE FEDERAL AND STATE COURTS WITHIN POLK COUNTY, IOWA AND EXPRESSLY WAVE ANY RIGHTS TO A TRIAL BY JURY.

IN WITN	IN WITNESS WHEREOA the parties have executed this Agreement effective as of the date set forth on the first page of this Agreement.								
BORROWER SIGNATURE	Borones M. Communities, Inc. Borones M. Communities of Service of Proceedings of the Communities of the Com	LEND		Agricredit Acceptance LLC, At: 8001 Birchwood Court, Johnston, IA 50 Autorized Spinaure Autorized Spinaure Autorized Managem (Americal Management)	2/25/09				
!	Print Name & Tide	Date		Print Name & Tide	Date /				





Master Maintenance Agreement (Golf Cars)

Master Lease / Loan Agreement 07/16/2009 Date:				Agricredit Acceptance LLC	
Borrower:	The Cliffs Communities	a, Inc.			
Date:	07/16/09				

This Master Maintenance Agreement (the "Agreement") relates to all Equipment, as defined in the Master Lease / Loan Agreement identified above between the Borrower and Lender identified above (the "Master Agreement") and each Lease entered into pursuant to the Master Agreement. All capitalized terms shall have the meanings ascribed to them in the Master Agreement. Borrower agrees as follows with respect to each item of Equipment which is required to be returned:

- 1. RETURN OF EQUIPMENT. Norwithstanding anything to the contrary contained in the Master Agreement and/or the Lease and in addition to the terms and conditions contained therein and herein, Borrower shall, at Borrower's sole cost and expense, return all, but not less than all, of the Equipment described in each Lease to Lender, or its designee immediately upon the expiration of the Term of the Lease pursuant to the terms and conditions contained in the Lease and with respect to each item of Equipment, as applicable, the following must be true:
 - (A) All safety equipment must be in place and meet applicable federal, state and other governmental standards.
 - (B) All windscreens, covers and guards must be in place with no sheet metal, plastic, or cowling damage.
 - (C) All parts, pieces, components and optional equipment must be present, installed and operational. All accessories that accompanied the units and/or were subject to the Lease, including without limitation battery chargers, GPS equipment, diagnostic and tuning equipment shall be returned in proper order. Upon request of Lessor, all maintenance records and manuals related to the Equipment.
 - (D) All motors shall operate smoothly without overheating and shall have good bearings and bushings.
 - (E) All electronic controls shall operate per manufacturer's specifications. Controls which bypass normal operations shall be repaired at Lessee's expense.
 - (F) All electrical systems shall be able to provide electrical output as specified by the manufacturer.
 - (G) All batteries shall be in good, safe operating condition with no dead cells or cracked cases. Batteries should hold a charge and provide adequate power to operate the equipment.
 - (H) All Equipment shall have serviceable brakes and tires (retaining proper air pressure, and without repair patches) and the wheels shall not be dented and/or bent.
 - (I) All oil and grease seals must contain lubrication in the manufacturers designed reservoir.
 - (J) All Equipment must have a relatively clean appearance.
 - (K) All Equipment shall be free from excessive wear necessitating major component repair or replacement caused by lack of recommended maintenance as detailed in customer operating/maintenance manual furnished with each item of equipment.
 - (L) All Equipment shall be free from structural damages and/or bent frames.
 - (M) All Equipment attachments, if any, must be in good condition.
- RETURN PERFORMANCE. Each item of Equipment must be able to complete the following tests:
 - (A) Operate normally in forward and reverse directions through all the speed ranges or gears.
 - (B) Steer normally both right and left in both forward and reverse.
 - (C) Have all functions and controls work in normal manner.
 - (D) Be able to stop with its service brakes in a safe distance in both forward and reverse.
 - (E) Operates without leaking any fluids.
 - (F) Perform its designed functions in a satisfactory manner.

Notwithstanding the above, if the total cost of the repairs for all items of Equipment subject to a Lease is less than \$100, Lender will not bill Borrower.

- 3. REPAIRS / REQUIRED PURCHASE. If, in the Lender's sole judgment, any item of Equipment is damaged or does not meet the standards set forth above, or if Borrower fails to discharge its obligations set forth above with regard to any item of Equipment, Borrower shall pay to Lender, immediately upon demand, at our election, (a) the amount which Lender determines will be necessary to return the Equipment to its required condition and/or to replace missing, damaged or non-performing items or equipment (b) the Fair Market Value of a like item of Equipment which does met the standards set forth above.
- 4. MISCELLANEOUS. Borrower agrees that a copy of this Agreement bearing a signature of Borrower which was transmitted by facsimile or printed from an electronic file shall be admissible in any legal proceeding as evidence of its contents and its execution by the parties in the same manner as an original document.

Accepted by: Agricredit Acceptance LLC, At: 8001 Birchwood Court, Johnston, IA 50131

Authorized Signature

ATTACHMENT A

DESCRIPTION (make, model, model year, type and size)

<u>~</u>

SERIAL NUMBER

PH1003073680

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ATTACHMENT A

DESCRIPTION	SERIAL
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Agricredit Acceptance LLC
P.O. Box 2000
Johnston, IA 50131-0020
(800) 873 2474 FAX: 515-334-5833

May 22, 2012

BMC Group, Inc.

Attn: The Cliffs Club & Hospitality Group, Inc. Claims Processing

18675 Lake Drive East Chanhassen, MN 55317

Re: Name:

The Cliffs at Keowee Falls Golf & Country Club, LLC.

Case No.

12-012360- southern District of Carolina

Account No.:

3436; 3652; 8102 and 6530

To Whom It May Concern:

Enclosed please find our Lease Agreements and our UCC 1 filings for the 4 above accounts for filing of our Proof of Claims.

Please return a copy of the stamped and filed "Proof of Claims" in the attached stamped envelope.

If you need additional information, please advise.

Thanking you in advance.

Regards,

Donna Ibsen

Litigation and Bankruptcy Specialist

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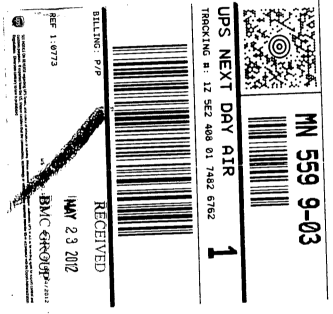
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