inggin	SHORT FORM DEED OF TRUST
	AND ASSIGNMENT OF RENTS
Ming St.	
60,	
This Deed of Tr	August 23, 1084 . ENIADO I MIDDIO III AND ELICOLO MIDDIO
HUSBAND AND WIFE	E AS JOINT TENANTSD
("Trustor"), whos and Douglas Coun	e address is 3173 PAYNE AVENUE Unit #1 San Jose, Calif. 95117 ity Title Co., Inc., a Nevada corporation ("Trustee"), and The Bank of California, N. A., a national
banking associatio power of sale, that	n ("Beneficiary"). Trustor hereby irrevocably grants, bargains and sells to Trustee in trust, with certain real property located in Douglas County, Nevada, described as:
lowing described	ne-three thousand two hundred and thirteenth (1/3213) interest as a tenant-in-common in the foldreal property (The Real Property):
East, MUB&r	the North one-half of the Northwest one-quarter of Section 26, Township 13 North, Range 18 M, described as follows: Parcel 3, as shown on that amended Parcel Map for John E. Michelsen and
waiter Cox re	ecorded February 3, 1981, in Book 281 of Official Records at page 172, Douglas County, Nevada, No. 53178, said map being an amended map of Parcels 3 and 4 as shown on that certain map for
John E. Mich	telsen and Walter Cox, recorded February 10, 1978, in Book 278, of Official Records at page 591, aty, Nevada, as Document No. 17578.
EXCEPTING F	ROM THE REAL PROPERTY the exclusive right to use and occupy all of the Dwelling Units and
Units as defined	in the "Declaration of Timeshare Use" as hereinafter referred to. ING FROM THE REAL PROPERTY AND RESERVING TO GRANTOR, its successors and as-
signs, all those of	certain easements referred to in paragraphs 2.5, 2.6 and 2.7 of the Declaration of Timeshare Use to- right to grant said easements to others.
i imesnare use r	TH THE EXCLUSIVE RIGHT TO USE AND OCCUPY A "Unit" as defined in the Declaration of ecorded February 16, 1983, in Book 283 at page 1341, as Document No. 76233, and amended by
an instrument re	ecorded April 20, 1983 in Book 483 at page 1021, as Document No. 78917 and again amended by ecorded July 20, 1983 in Book 783, at page 1688 as Document No. 84425, and again amended by
an instrument re	ecorded October 14, 1983 in Book 1083 at page 2572 as Document No. 89535, Official Records
within the "Ow	f Douglas, State of Nevada, ("Declaration"), during a "Use Period", within the HIGH Season ner's Use Year", as defined in the Declaration, together with a nonexclusive right to use the com-
mon areas as dei	ined in the Declaration.
getner with the rei	covenants, conditions, restrictions, limitations, easements, rights and rights-of-way of record, to- nts, issues and profits thereof, subject, however, to the right, power and authority hereafter given to
and conferred upo	n Beneficiary to collect and apply such rents, issues and profits.
to the terms of a	of securing (1) payment of the sum of \$ 8,190.00 dollars with interest thereon according promissory note or notes of even date herewith made by Trustor, payable to the order of Bene-
riciary, and all ex	tensions or renewals thereof; and (2) the performance of each agreement of Trustor incorporated rence, or contained herein; (3) payment of additional sums and interest thereon which may here-
after de loaned to	Trustor, or to his successors or assigns, when evidenced by a promissory note or notes reciting that y this Deed of Trust.
	security of this Deed of Trust, and with respect to the property described above in this document,
rrustor expressly i	makes each and all of the agreements, and adopts and agrees to perform and he hound by each and
delicity set forth it	d provisions set forth in subdivision A and the parties agree that each and all of the terms and pro- n subdivision B of the Master Form Deed of Trust recorded in the office of the Douglas County
nure to and bind i	tate of Nevada on December 20, 1983 in Book 1283, page 2319, as Document No. 92939, shall the parties hereto, with respect to the property described above. Said agreements, terms and pro-
isions contained i	n said subdivision A and B of the Master Form Deed of Trust are by the within reference incormade a part of this Deed of Trust for all purposes as if fully set forth at length herein, and Bene-
iciary may charge	for a statement regarding the obligation secured hereby, provided the charge therefor does not
ced \$15.00 for each	e amount. The Beneficiary or the collection agent appointed by him may charge a fee not to exch change in parties, or for each change in a party making or receiving a payment secured hereby.
The undersigned	Trustor requests that a copy of any notice of default and any notice of sale hereunder be mailed ss set forth herein.
7%	ST 10,1984
	Sid But 1
	BY: EDWARD J. HURPHY III
STATE OF NEVAL	titen S. Much
County ofDougl	
Before me, a No	tary Public in and for said county and state, personally appeared <u>ENJARD J. HURPHY 111</u> , <u>EILEEN S. HURPH</u> Y to me known to be the person who executed the foregoing instrument, who, being
oy me first duly sy for the use and pur	worn, acknowledged under oath that he executed the said instrument as his free and voluntary act pose therein set forth.
Subscribed and s	sworn to me onAUGUST_10, 19.84 // /
	Malelyn Toss
(SEAL)	MARILYN POCC
-	S 13-14-39 Medit 1 Control of Novada 1
	Appointment Recorded in Daugles County MY APPOINTMENT EXPIRES JULY 20, 1938 **BOOK 884 FACE 2469



REQUESTED BY DOUGLAS COUNTY TITLE IN OFFICIAL SECONDS OF DOUGLASS CORDS OF

'84 AUG 23 P12:48

SUZANNE BEAUDREAU
RECORDER
S______PAID.______DEPUTY

105606

BOOK 884 PAGE 2470