15-271 (Rev. 1-90)

## M30802-QH DEED OF TRUST AND ASSIGNMENT OF RENTS

•	•							0-4-1		4 D 4001	by and between
	DEED OF			this	4th LAURA	A A.	day of PABON	October		A.D., 19 <u>91</u>	, by and between
										TLE COMPANY, INC	
organiz referrin		xisting u Trustor, a		he siete	of the law	e of the	State of C	of the State of <u>NEV</u> alifornia, as Beneficiar e masculine, feminine	v. (It is distinctiv	as Trustee, and Transam understood that the word 'T ers and the singular and plur	rustor' and the word 'his'
situate	MITN _ ent ni b			ald Trusto	or hereby g	rants, county of	onveys and	d confirms unto said T OUGLAS	rustee in trust with	n power of sale, the following of Nevada, to wit:	described real property
	<b>- -</b>			e Exhi	ibit "A	A" at	tached	hereto and m	ade a part	thereof.	
										Λ	
continu	ance of	such def	ault auth	orizing Be	eneticiary to	o collect	t and enior	Se the same by any ia	MICH MICHAELS III UIC	ing continuance of some defa name of any party hereto.	
by one Benefi thereo	Promise clary or on.	sory Note order. 3.	e of ever Payment	date he	rewith, and additional s	d any es sums as	xtension or may herea	renewal thereof, in the fiter be advanced by B	ne principal sum eneficiary and inc	ined herein. 2. Payments of of \$53,753.17 rease the indebtedness sec	In favor of ured hereby, with interest
Trusto constit	r grants to tute indeb	o Benefic otedness	iary the ri or obliga	ght to rec itions for	ord notice t which Ben	that this eficiary	Deed of Tro may claim	ist is security for addition this Deed of Trust as	onal amounts and security.	obligations not specifically m	entioned herein but which
					NESSETH:						for autoat and engine all
								mit any waste or deter	ioration of said bu	on, order and repair; to care ate thereon; and otherwise to uildings and improvements o	r of said premises.
adopte	ed and m	ade a pa	rt of this	Deed of				<u> </u>	1	counsel fees 10%) and 8 of N	
proper	rty not oti	nerwise (	exempt o	f the Trus	stor, by suit	t or ome	erwise, toge	ather with costs income	d and a reasona		
or per	mitted by	law sha	l pe cou	current ar	nd cumulati	IVO.		**************************************		or by law, and all rights or rer	
proper further to do s paid s rate o	rty and in r agrees so, Benet hall be a f charge	default to to mainta iciary ma dded to to as set fo	nereof Be in insura by (but is ne unpaid rth in the	eneficiary nce in su not obliga d balance Promiss	may (but is ch form and ited to do so of the obli- ory Note.	d amous o and w gation h	nt as may b ithout waiv erein and b	e satisfactory to the B ng its right to declare a se secured by the Dee	eneficiary with Be default) procure d of Trust and sha	essments that may accrue ag tre a default) pay such lien, to neficiary as mortgagee loss such insurance. Any premiu all bear interest from the date	payee. If Trustor shall fail m, tax, lien or assessment of payment at the agreed
had a	nd obtain	ed, then	Benefici	ary shall I	nave the rig	gnt, at it	s opuon, w	deciare all sums seco	led lieleph louns		
the Tr	rustor, wi	no agree:	s to pay s	such taxe	s or asses	sments	aimougn u	ie same may be asse	sseu against the i	at such taxes or assessmen Beneficiary or Trustee.	
Further only to by this according	er, it is un o mortgag s Deed c nmodatio	derstood ge, grant of Trust; ons with r	and conv and (c) a egard to	trustor w vey that T grees tha the terms	rustor's intention of the control of	erest in ary and eed of Ti	the Proper any other rust or the	y under the terms of the trustor or signer of sa Note without that Trus	is Deed of Trust; id Promissory No tor's consent.	essors and assigns of each ote hereby secured: (a) is co (b) is not personally obligate te may agree to extend, mo	d to pay the sums secured dify, forbear or make any
TMIN	H: In the o	event of a 107.080	default i N.R.S. sh	n the perf all be giv	ormance o en by Certii	r payme fied Mai	I to the Trus	tor(s) addressed to	2923 Pine V	this Deed of Trust has been of Valley Rd Gardne Ustor(s), Assignee(s), or Gran	erville, NV 89410
TENT	ΓH: It is e	xpressly	agreed t	hat the tr	usts create	d hereb	y are irrev	ocable by the Trustor.			
ELEV conve	/ENTH: E	Seneficia f the Pro	y, at Ben perty, the	eficiary's success	option, ma	y from ti shall su	me to time	remove Trustee and a I the title, power and c	opoint a successo uties conferred u	r trustee to any Trustee appo pon the Trustee herein and i	inted hereunder. Without by applicable law.
IN W	ITNESS	V.,				1	1	e day and year first a	oove written.		//
Witnes		1,			BHENL		WEL	1	Trustor ARAM	IS PAUL PABON	<i></i>
**iuios				Annoin	tment Reco	rded in \	of Nevad Washoe Cou	nty 🚦			
Witnes	B <b>8</b>	-		ZHY APP	OINTMENT	EXPIRE	S OCT. 15,	1994 🚦	Trystor LAUR	A A. PABON	
ST	ATE O										CA FINANCIAL SERVIC no, NV 89502
co	DUNTY	OF_	WASHC	E	S	SS.			Loan No.	2711 304152	
Or	oct	.ober	4, 19	91				eared before me, a	· •	PACE BELOW THIS LINE FOR RE	CORDER'S USE
no	tary pu	blic (o	judge	or othe		zed po RA A	erson, as PABON				
kn ab	own (o	trument	who ac	cknowle	dged that	n who:	se name	personally personally personally to the distrument.	:		
		KI	. //	al							

262166

## EXHIBIT "A"

## DESCRIPTION

All that certain lot, piece or parcel of land situate in the Northwest 1/4 of the Southeast 1/4 Section 35, Township 11, Range 21 East M.D.B. & M., County of Douglas, State of Nevada, described as follows:

Parcel C-2, as set forth on that certain Parcel Map for ELLIS and VIRGINIA HURST, filed for record in the Office of the County Recorder of Douglas County, Nevada, on May 5, 1981, in Book 581, Page 210, as Document No. 55982.

A.P.N. 35-310-45

REQUESTED BY
WESTERN TITLE COMPANY, INC.
IN OFFICIAL FEGORDS OF
DOUGLAS COLNEYADA

'91 OCT -9 P12:12

SUZANNI BI AUDREAU
RECORDER
DEPUTY

DEPUTY 262166

BOOK 1091 PAGE 1346