SHORT FORM DEED OF TRUST AND ASSIGNMENT OF RENTS

This Deed of Trust is made on MARCH 22. CLAUDIA A. TACKETT HUSBAND	,19 <u>92</u> ,belween <u>PAUL M. TACKETT AND</u> AND WIFE AS JOINT TENANTS
("Trustor") whose address is <u>5286 SANTA LUPE</u>	
sells to Trustee in trust, with power of sale, that certain real propert	•
Property):	3213), interest as a tenant-in-common in the following described real property (The Real
shown on that amended parcel Map for John E. Michelsen and Walt County, Nevada, as Document No. 53178, said map being an amend Cox, recorded February 10, 1978, in Book 278, of Official Records	action 26, Township 13 North, Range 18 East, MDB&M, described as follows: Parcel 3, as er Cox recorded February 3, 1981, in Book 281 of Official Records at page 172, Douglas led map of Parcels 3 and 4 as shown on that certain map for John E. Michelsen and Walter at page 591, Douglas County, Nevada, as Document No. 17578. use and occupy all of the Dwelling Units as defined in the "Declaration of Timeshare Use"
as amended.	/ING TO GRANTOR, its successors and assigns, all those certain easements referred to
in paragraphs 2.5, 2.6 and 2.7 of the Declaration of Timeshare Use	together with the right to grant said easements to others.
16, 1983, in Book 283 at page 1341, as Document No. 76233, and at No. 78917 and again amended by an instrument recorded July 20 instrument recorded October 14, 1983 in Book 1083 at page 2572 at August 31, 1987 in Book 887 at page 3987 as Document No. 161309	JPY an "Interval Unit" as defined in the Declaration of Timeshare Use recorded February mended by an instrument recorded April 20, 1983 in Book 483 at page 1021, as Document b, 1983 in Book 783 at page 1688 as Document No. 84425, and again amended by an s Document No. 89535, and fourth amendment to Declaration of Timeshare Use recorded. Official Records of the County of Douglas, State of Nevada, ("Declaration"), during a "Use by Year," as defined in the Declaration, together with a nonexclusive right to use the common
thereof, subject, however, to the right, power and authority hereafter	asements, rights and rights-of-way of record, together with the rents, issues and profits given to and conferred upon Beneficiary to collect and apply such rents, issues and profits.
or notes of even date herewith made by Trustor, the terms of which a thereof; and (2) the performance of each agreement of Trustor incor	55,00 dollars with interest thereon according to the terms of the promissory note re incorporated herein, payable to the order of Beneficiary, and all extensions or renewals porated herein by this reference, or contained herein; (3) payment of additional sums and uccessors or assigns, when evidenced by a promissory note or notes reciting that they are
agreements, and adopts and agrees to perform and be bound by ea each and all of the terms and provisions set forth in subdivision B of the State of Nevada on December 20, 1983 in Book 1283, page 231 property described above. Said agreements, terms and provisions reference incorporated herein and made a part of this Deed of Trustatement regarding the obligation secured hereby, provided the chalappointed by him may charge a fee not to exceed \$15.00 for each chalable stights hereunder may be assigned or sold upon receipt of well as the secured terms.	e property duscribed above in this document, Trustor expressly makes each and all of the ch and all of the terms and provisions set forth in subdivision A and the parties agree that the Master Form Deed of Trust recorded in the office of the Douglas County Recorder in 19, as Document No. 92939, shall inure to and bind the parties hereto, with respect to the contained in said subdivision A and B of the Master Form Deed of Trust are by the within st for all purposes as if fully set forth at length herein, and Beneficiary may charge for a rige therefor does not exceed a reasonable amount. The Beneficiary or the collection agent nige in parties, or for each change in a party making or receiving a payment secured hereby. Fitten notice of such sale or assignment. Buyer agrees to forward all further payments to
the person or entity so designated by seller. The undersigned Trustor request that a copy of any notice of defa	ult and any notice of sale hereunder be mailed to him at his address set forth herein.
NAME	V la Dm tallast
	y: X Paul M. Tackett
STATE OF NEVADA	y: X CLAUDIA A. TACKETT
ss.	
COUNTY OF DOUGLAS	ITNESS:
	ITNESS:
On	perspinally appeared before me, a notary public,
	, who acknowledge that
he/she executed the above instrument.	(WITNESS)
	(WITNESS)
	Notary Public
	Notary Public FOR RECORDER'S USE
	Notary Public

STATE OF NEVADA

COUNTY OF DOUGLAS

On this 22nd day of M	ARCH
19 92 , personally appeared bef	ore me, a Notary Public in
and for the State of Nevada,	LARRY HOGUE AND
DONALD D. KOKES	, known to me or
has proved to me to be the same pe	rsons whose names are
subscribed to the attached instrum	ent as witnesses to the
signature S of PAUL M. TA	CKETT AND
CLAUDIA A. TACKETT	
and upon oath did depose that they Them affix Their s	-
instrument and that thereupon the	\ <u> </u>
that he y executed the same free	
for the uses and purposes therin m	
such witness thereupon subscribed	
name s to said instrument as withe	ss thereto.
IN WITNESS WHEREOF, I have hereunt	o set my hand and affixed
my official stamp at my office in	
of the day and year this certifica	
written.	
Maule Gelbert	PACIFIC TITLE, INO.
Signature of Notary	IN OFFICIAL RECORDS OF COMPLESS TO SETVADA
Appointment Recorded in Washoe County	92 MAR 30 AIO:40
MY APPOINTMENT EXPIRES MAR. 6, 1994	587/ANN BEAUBEAU 27434

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SUZANNE BE ALBBETAU