IN THE SUPREME COURT OF THE STATE OF NEVADA

Case No. 80884

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Jul 31 2020 11:46 a.m.

Elizabeth A. Brown

Clerk of Supreme Cour

FRANCHISE TAX BOARD OF THE STATE OF CALCER Supreme Court

Appellant,

v.

GILBERT P. HYATT

Respondent.

Appeal Regarding Judgment and Post-Judgment Orders
Eighth Judicial District Court
District Court Case No.: A382999

APPELLANT'S APPENDIX VOLUME 8

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CHRONOLOGICAL INDEX TO APPELLANT'S APPENDIX

DATE	DOCUMENT	VOLUME	PAGE	RANGE
8/5/2019	Order of Remand	1	AA000001	AA000002
8/13/2019	Notice of Hearing	1	AA000003	AA000004
9/25/2019	Recorder's Transcript of Pending Motions	1	AA000005	AA000018
10/15/2019	FTB's Briefing re the Requirement of Entry of Judgment in FTB's Favor and Determination that FTB is Prevailing Party	1	AA000019	AA000039
10/15/2019	Appendix of Exhibits in Support of FTB's Briefing re the Requirement of Entry of Judgment in FTB's Favor and Determination that FTB is Prevailing Party – Volume 1	2	AA000040	AA000281
10/15/2019	Appendix of Exhibits in Support of FTB's Briefing re the Requirement of Entry of Judgment in FTB's Favor and Determination that FTB is Prevailing Party – Volume 2	3-4	AA000282	AA000534
10/15/2019	Appendix of Exhibits in Support of FTB's Briefing re the Requirement of Entry of Judgment in FTB's Favor and Determination that FTB is Prevailing Party – Volume 3	5	AA000535	AA000706

DATE	DOCUMENT	VOLUME	PAGE	RANGE
10/15/2019	Plaintiff Gilbert Hyatt's Brief in Support of Proposed Form of Judgment that Finds No Prevailing Party in the Litigation and No Award of Attorneys' Fees or Costs to Either Party	6-9	AA000707	AA001551
2/21/2020	Judgment	10	AA001552	AA001561
2/26/2020	Notice of Entry of Judgment	10	AA001562	AA001573
2/26/2020	FTB's Verified Memorandum of Costs	10	AA001574	AA001585
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 1	10	AA001586	AA001790
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2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 5	16	AA002616	AA002814
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 6	17	AA002815	AA003063
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2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 11	25-26	AA004076	AA004339
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 12	27-28	AA004340	AA004590
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 13	29-30	AA004591	AA004845
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 14	31-32	AA004846	AA005125
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 15	33	AA005126	AA005212
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 16	34	AA005213	AA005404
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 17	35	AA005405	AA005507
3/02/2020	Plaintiff Gilbert P. Hyatt's Motion to Strike, Motion to Retax, and Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax Costs	35	AA005508	AA005518
3/13/2020	FTB's Motion for Attorney's Fees Pursuant to NRCP 68	35	AA005519	AA005545

DATE	DOCUMENT	VOLUME	PAGE	RANGE
3/13/2020	Appendix to FTB's Motion for Attorney's Fees Pursuant to NRCP 68	36	AA005546	AA005722
3/16/2020	FTB's Opposition to Plaintiff Gilbert Hyatt's Motion to Strike, Motion to Retax and, Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax Costs	37	AA005723	AA005749
3/20/2020	FTB's Notice of Appeal of Judgment	37	AA005750	AA005762
3/27/2020	Plaintiff Gilbert P Hyatt's Opposition to FTB's Motion for Attorney's Fees Pursuant to NRCP 68	37	AA005763	AA005787
4/1/2020	Reply in Support of Plaintiff Gilbert P. P Hyatt's Motion to Strike, Motion to Retax and, Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax Costs	37	AA005788	AA005793
4/9/2020	Court Minutes	37	AA005794	AA005795
4/14/2020	FTB's Reply in Support of Motion for Attorney's Fees	37	AA005796	AA005825
4/27/2020	Recorder's Transcript of Pending Motions	37	AA005826	AA005864
6/08/2020	Order Denying FTB's Motion for Attorney's Fees Pursuant to NRCP 68	37	AA005865	AA005868
6/8/2020	Notice of Entry of Order Denying FTB's Motion for Attorney's Fees Pursuant to NRCP 68	37	AA005869	AA005875

DATE	DOCUMENT	VOLUME	PAGE	RANGE
7/2/2020	FTB's Supplemental Notice of Appeal	37	AA005876	AA005885

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2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 5	16	AA002616	AA002814
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2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 7	18	AA003064	AA003313
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2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 14	31-32	AA004846	AA005125
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 15	33	AA005126	AA005212
2/26/2020	Appendix to FTB's Verified Memorandum of Costs – Volume 16	34	AA005213	AA005404

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4/1/2020	Reply in Support of Plaintiff Gilbert P. P Hyatt's Motion to Strike, Motion to Retax and, Alternatively, Motion for Extension of Time to Provide Additional Basis to Retax Costs	37	AA005788	AA005793

Dated this 31st day of July, 2020.

McDONALD CARANO LLP

By: <u>/s/ Pat Lundvall</u>

Pat Lundvall (NSBN 3761) Rory T. Kay (NSBN 12416) 2300 W. Sahara Ave., 12th Floor

Las Vegas, Nevada 89102 Telephone: (702) 873-4100 Facsimile: (702) 873-9966 <u>lundvall@mcdonaldcarano.com</u> <u>rkay@mcdonaldcarano.com</u>

Attorneys for Appellant

CERTIFICATE OF SERVICE

I hereby certify that I am an employee of McDonald Carano LLP, and on the 31st day of July, 2020, a copy of the foregoing document was e-filed and e-served on all registered parties to the Supreme Court's electronic filing system:

/s/ Beau Nelson

An Employee of McDonald Carano LLP

EXHIBIT 13





1 MOT THOMAS R. C. WILSON, ESQ. 2 Nevada State Bar # 1568 MATTHEW C. ADDISON, ESQ. Nevada State Bar # 4201 BRYAN R. CLARK, ESQ. 3 Nevada State Bar #4442 McDONALD CARANO WILSON McCUNE BERGIN FRANKOVICH & HICKS LLP 5 2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102 (702) 873-4100 6 7 Attorneys for Defendant Franchise Tax Board 8 9

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DISTRICT COURT

CLARK COUNTY, NEVADA

GILBERT P. HYATT, A382999 Case No. Dept. No. XVIII Plaintiff, Docket No.

EVIDENCE IN SUPPORT OF FRANCHISE TAX BOARD'S MOTION FRANCHISE TAX BOARD OF THE STATE OF CALIFORNIA, and DOES 1-FOR SUMMARY JUDGMENT UNDER 100, inclusive NRCP 56(B), OR ALTERNATIVELY FOR DISMISSAL UNDER NRCP

Defendants. 12(H)(3)

> Date of Hearing: Time of Hearing:

(FILED UNDER SEAL)

Under Nevada Rules of Civil Procedure 56(b) and 12(h)(3), the Franchise Tax Board ("FTB") submits the following evidence in support of its motion for summary judgment or alternatively for dismissal:

TABLE OF CONTENTS

- The Affidavit of Shella Cox, the FTB's lead auditor for most of the Hyatt residency audits, attaching the following exhibits:
 - 1. Gilbert P. Hyatt's part-year (540NR) California Income Tax Return
 - 2. FTB Form 4891-39 - Initial Contact letters dated 6/17/93 & 7/1/93

		•
	3.	Letter from Michael W. Kern dated July 12, 199
		Attorney to Michael Kern and Eugene Cowan
	4.	Letter from Marc Shayer dated July 15, 1993 to
	5.	Letter to Marc Shayer of FTB dated 8/4/93 - res
		Kern including FTB Form 3805F
	6.	Response received by FTB from Dr. Edgar Ham
	7.	Letter from Sheila Cox of FTB dated 8/2/95 to M
· · ·	8.	Letter to Sheila Cox of FTB dated 9/22/95 - resp
• •	9.	Letters from Sheila Cox of FTB to Michael W. I
		and 3/1/95
,	10.	Letter to Sheila Cox of FTB from Michael W. K
	11.	Letter to Sheila Cox dated 2/22/95 from Eugene
		on 2/23/95
	12.	Schedule prepared of dining and hotel charges p
		statements and copies of credit card statements f
	13.	Letters from Sheila Cox of FTB to Michael W. F

3.	Letter from Michael W. Kern dated July 12, 1993, granting Powers of
	Attorney to Michael Kern and Eugene Cowan

- Michael W. Kern
- ponse letter from Michael W.
- ner on 3/2/95
- Michael W. Kern
- ponse from Eugene Cowan
- Kern dated 12/5/94, 1/6/95,
- em dated 1/10/95
- Cowan provided at meeting
- repared from credit card for the applicable period
- Kern dated 1/6/95, 1/20/95, 3/1/95, 3/23/95, and 5/31/95
- 14. Letter to Marc Shayer of FTB dated 9/8/93 from Michael W. Kern, including apartment rental agreement
- 15. Letters from Sheila Cox of FTB to Eugene Cowan dated 8/31/95 and 9/26/95
- Field Notes of Sheila Cox on her visit to Las Vegas (3/6/95 3/8/95) 16.
- 17. Copies of envelopes for letters returned by the Postmaster.
- 18. FTB letter and FTB Form 4793-39 (Demand to Furnish Information) sent to Nevada Development Authority on 1/24/95
- 19. Response received by the FTB from the office of Nevada Governor Robert Miller on 5/22/95
- 20. Response received by the FTB from the Clark County School District on 6/9/95 and portion of FTB Progress Report with notes of phone call with

	School	District	representa	ative
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- 21. Letter from FTB to Orange County Recorder dated 8/10/94
- Copy of Grant Deed for 7841 Jennifer Circle obtained from the Orange
 County Recorder
- 23. Letter to FTB dated 7/11/94 from Eugene Cowan with portions of licensing agreements
- 24. Copy of identification card of Sheila Cox, deposition exhibit 104
- 25. Retyped FTB Phone logs for calls made to third parties in Nevada
- 26. Copies of letters sent by FTB to third parties in Nevada
- Copies of FTB letters and FTB Form 4793-39 (Demand to Furnish Information) sent to third parties in Nevada
- 28. FTB letters sent to Michael W. Kern on 8/17/93, 5/24/94, and 6/22/95
- 29. Retyped FTB Phone logs for calls with Hyatt's Nevada Accountant
- 30. Narrative Report. Voter registration discussion and record of discussion
- Lexis printout of residence address located at 5441 Sandpiper Lane, Las
 Vegas
- 32. Letter to Eugene Cowan dated 1/19/96 formally opening 1992 audit
- ♦ The Affidavit of Steve Illia, the Franchise Tax Board's Residency Program Manager
- ♦ The Affidavit of Penelope Bauche, an FTB Supervisor, attaching the following exhibits:
 - A. 1991 Notice of Proposed Assessment
 - B. NDF NPA Selection
 - C. Notice of Proposed Assessment
- ♦ The Affidavit of John E. Mayers, the real resident at the Nevada address where Hyatt registered to vote with the Clark County Election Department
- ♦ The Affidavit of Felix E. Leatherwood, attaching the following exhibits:
 - 1. Excerpt from deposition of Mark Shayer
 - 2. Excerpt from Discover Commissioner Hearing Transcript (Aug. 11, 1999)

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- 1	
1	Excerpts from notary log of Darlene Beer
2	4. Gilbert Hyatt voter registration form and Precinct Registers, Clark County
3	Election Department
4	5. Publicly available pleadings and papers in the California divorce case Hyatt
5	v. Hyatt, Case No. NWD 55911
6	6. A picture of Mr. Hyatt's claimed Nevada home that appears on a video of a
7	"Hard Copy" television segment that aired on June 14, 1993
8	7. Publicly available pleadings and papers in the California probate case of
9	Anna Haber Hyatt, Case No. A-145624
0	A Commence of the Commence of
1	DATED this 21 day of January, 2000
2	McDONALD CARANO WILSON McCUNE
3	BERGIN FRANKOVICH & HICKS
4	By Dyan & Vail
5	JAMES W. BRADSHAW
6	JAMES C. GIUDICI MATTHEW C. ADDISON
7	2300 West Sahara Avenue, Suite 1000 Las Vegas, Nevada 89102
8	(702) 873-4100 Attorneys for Defendant Franchise Tax Board
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I did was thoroughly review and analyze the audit records and workpapers, which I was charged to maintain and control.

- 4. The Hyatt audit file contains Mr. Hyatt's California Nonresident Part-Year Income Tax Return for 1991. A true and correct copy of Mr. Hyatt's 1991 return is attached as Exhibit 1.
- 5. The Hyatt audit file indicates that to initiate the FTB's 1991 audit of Mr. Hyatt, the FTB sent two notice letters (FTB form 4891-39) to Hyatt's claimed Nevada address on June 17, 1993 and July 1, 1993. True and correct copies of the notice letters are attached hereto as Exhibit 2.
- 6. True and correct copies of the Powers of Attorney from Mr. Hyatt that are in the audit file are attached as Exhibit 3.
- 7. The Hyatt audit file indicates that the FTB mailed a cover letter and one of its standard forms ("FTB 3805F"), requesting basic information about residence status, to Hyatt's Las Vegas accountant, Michael W. Kern on July 15, 1993. A true and correct copy of this letter from the audit file is attached as Exhibit 4.
- 8. A true and correct copy of Mr. Hyatt's August 4, 1993 response to the FTB's July 15, 1993 letter is attached as Exhibit 5.
- 9. During the 1991 Hyatt audit, I learned that Mr. Hyatt had a California doctor's appointment on September 26, 1991, and told this to Hyatt's accountant. A true and correct copy of the letter from the doctor that I received conveying this information is attached as Exhibit 6; a true and correct copy of my letter conveying this information to Mr. Hyatt's accountant is attached as Exhibit 7. In response, Mr. Hyatt changed his claimed move date from September 25, 1991 to September 26, 1991, and alleged that on September 26, 1991, after he visited his doctor in California, he left for Nevada to begin establishing his residence and business there. A true and correct copy of the September 22, 1995 letter changing Mr. Hyatt's claimed move date is attached as Exhibit 8.
- 10. Despite my repeated requests and the promise of Mr. Hyatt's accountant to do so, Mr. Hyatt failed to provide any substantiation and corroborative documentation that he either moved his personal effects from his La Palma, California home to Nevada or acquired furnishings for his alleged Nevada residence. True and correct copies of my multiple request letters on this subject are attached as Exhibit 9. A true and correct copy of the letter from Mr. Hyatt's accountant promising to provide such

information is attached as Exhibit 10.

- 11. During the audit, Mr. Hyatt ultimately claimed that he had no moving receipts and that he moved himself using his family's trailer, providing a Nevada motor vehicle registration statement dated June 1992, for a trailer issued in the name of his son. A true and correct copy of the February 22, 1995 letter from Mr. Hyatt's lawyer conveying this information is attached as Exhibit 11.
- 12. Credit card statements that Mr. Hyatt's representatives provided me during the 1991 Hyatt audit showed evidence of dining charges in California on several of Hyatt's credit cards from September 1991 through March 1992, including a charge at a California restaurant on October 2, 1991, and Nevada dining charges on only one day from January 2, 1991 through March 16, 1992. Attached as Exhibit 12 is a list of dining charges compiled from these credit card statements.
- 13. I had to send five separate request letters to Mr. Hyatt's accountant to get the credit card statements that showed the dining charges described in the previous paragraph. True and correct copies of my request letters are attached as Exhibit 13.
- 14. The Hyatt audit file contains a September 8, 1993 letter from Mr. Hyatt's accountant enclosing a lease agreement for a Las Vegas apartment that began on October 20, 1991. A true and correct copy of this letter from the audit file is attached as Exhibit 14.
- 15. I asked Mr. Hyatt's attorney in writing on two occasions where Hyatt stayed during the time between the earliest date he claimed he changed residency (September 25, 1991) and the start date of his rental agreement (October 20, 1991). True and correct copies of my request letters dated August 31, 1995 and September 26, 1995 are attached as Exhibit 15.
- 16. During the Hyatt audits, I never received any explanation or documentation from Mr. Hyatt's accountant or attorney of where Mr. Hyatt stayed in Nevada between September 25, 1991 and October 20, 1991.
- 17. In the September 22, 1995 letter from Mr. Hyatt's attorney that is attached as Exhibit 8, Mr. Hyatt's attorney informed me that Mr. Hyatt was in Washington, Texas, and New York from October 14, 1991 to October 22, 1991.
- 18. When I and another FTB auditor interviewed the manager of the Wagon Trails Apartment complex, the Las Vegas complex where Mr. Hyatt claimed to have rented an apartment, she informed

us that the complex served many tenants receiving federal HUD subsidies. The apartment manager also informed us that she did not remember seeing Hyatt often, and that he paid the rent ahead of time with a post dated check. The manager showed us Hyatt's rental file, which contained one envelope that had Hyatt's Las Vegas post office box as a return address, but was postmarked from Long Beach, California. My narrative notes of the March 1995 Las Vegas, Nevada field visit that included this interview, attached as Exhibit 16, show that the postmark was dated December 8, 1991.

- 19. I could never verify Mr. Hyatt's claimed Nevada civic and social affiliations that began earlier than April 1992. My letters to the computer hobby group and Jewish temple addresses that Mr. Hyatt gave were returned as undeliverable. True and correct copies of the returned envelopes are attached as Exhibit 17. Mr. Hyatt's accountant later told me that Mr. Hyatt provided the wrong temple in the initial response, and gave the name of another temple, but this second temple did not respond to my inquiry. The Nevada Development Authority that Hyatt identified in his response had no record of his membership. A true and correct copy of the response from the Nevada Development Authority stating this is attached as Exhibit 18. The Nevada Governor's office had no record of any contact with Mr. Hyatt. Exhibit 19 is a true and correct copy of the letter from the Nevada Governor's office stating this. The Nevada Senator's office did not respond to my inquiry.
- 20. The Nevada school tutoring program that Mr. Hyatt claimed to have assisted beginning in April 1992 could not verify his alleged volunteer activity. True and correct copies of my relevant telephone notes and school district letter stating this are attached as Exhibit 20.
- 21. The Hyatt audit file indicates that when the FTB asked for escrow documentation for the sale of Mr. Hyatt's California home, Mr. Hyatt provided copies of three non-notarized, unrecorded documents: a grant deed, a promissory note, and a trust deed. Exhibit 14. The audit file reflects that the FTB then asked the Recorder's Office in the appropriate California county for recorded documents concerning the property transfer, and that the Recorder's office provided what appeared to be the same grant deed, notarized, and recorded on June 16, 1993. True and correct copies of the FTB's request letter to the Recorder's Office and the recorded grant deed in the audit file are attached as Exhibits 21 and 22, respectively.
 - 22. Excerpts from two licensing agreements between Mr. Hyatt and electronics companies in the

Hyatt audit file that are dated after Hyatt's claimed move to Nevada list a California mailing address for Mr. Hyatt. True and correct copies of these licensing agreement excerpts in the audit file are attached as Exhibit 23.

- 23. In March 1995, I went to Las Vegas, Nevada to make a field visit on the 1991 Hyatt audit. I was accompanied by another FTB auditor who was visiting Las Vegas on her own cases, and who served as a witness to my work on the Hyatt audit during the field visit. The field visit took place over three consecutive business days. Only part of each day was spent working on the Hyatt audit.
- 24. My narrative notes of the March 1995 Las Vegas field visit, attached as Exhibit 16, accurately describe the actions that I and the other FTB auditor took on the Hyatt audit during the visit. I prepared these narrative notes the day after returning to California from the Las Vegas trip. They are included as a part of the FTB's audit file concerning Mr. Hyatt.
- 25. During the March 1995 field visit, when a contact with a Nevada citizen required it, I identified myself as a California Franchise Tax Board employee and showed my Franchise Tax Board identification card. A true and correct copy of my identification card is attached as Exhibit 24. If any person contacted requested information about the reason for the inquiry, I stated that it was regarding a tax matter. Neither I nor the auditor accompanying me revealed Mr. Hyatt's name during any such contact unless necessary, and we never disclosed Mr. Hyatt's social security number or comparable specifics about Mr. Hyatt to anyone during the field visit.
- 26. During the end of November 1995, I accompanied another FTB auditor to Las Vegas to assist on the other auditor's cases. During the trip, because the other auditor's case work was in the vicinity of Mr. Hyatt's claimed residence, I made a brief observation of it. I made no inquiries with other persons during this trip concerning the residency of Mr. Hyatt.
- 27. The FTB's audit file for Mr. Hyatt reflects that the Hyatt audit involved phone contacts with Nevada third parties between July 15, 1993 and September 27, 1995. Attached as Exhibit 25 is a schedule containing all of the notes of phone contacts with Nevada third parties during the audit that are contained in the Hyatt audit file.
- 28. The FTB's audit file reflects that the Hyatt audit involved mail contacts with Nevada third parties between July 15, 1993 and September 27, 1995. The audit file reflects that these mail

 contacts were either by letter alone, or by a letter accompanied by a "Demand to Furnish Information," a standard FTB form.

- 29. The audit file reflects that the FTB's mail correspondence by letter alone involved twenty letters to fifteen Nevada recipients: the Department of Motor Vehicles (two letters), the Las Vegas Postmaster (three letters), five Clark County Government agencies (seven letters), Nevada Governor Robert Miller, Nevada Senator Richard Bryan, Dr. Steven Hall (Mr. Hyatt's dentist), University Medical Center, KB Plumbing, Mr. Pryor (a resident in Mr. Hyatt's claimed Las Vegas neighborhood), Mr. Eggers (another resident), and Allstate Sand and Gravel. True and correct copies of all of these letters from the Hyatt audit file are attached as Exhibit 26.
- 30. The audit file reflects that the FTB's mail correspondence by cover letter enclosing an FTB "Demand to Furnish Information" involved fifteen letters to twelve Nevada recipients, including: Temple Beth Am (two letters), the Sports Authority (two letters), Nevada Development Authority, Personal Computer Users Group, Bizmart, Sam's Club, Congregation Ner Tamid, Las Vegas Valley Water District, Silver State Disposal Service, Southwest Gas Corp., Las Vegas Sun (two letters) and the Wagon Trails Apartments. True and correct copies of all of this correspondence from the Hyatt audit file is attached as Exhibit 27.
- 31. 78% of the FTB's third party contacts in Nevada by mail or phone described above were to persons or entities that Mr. Hyatt identified on his initial response to the FTB's request for residency information.
- 32. Certain FTB correspondence from California to Mr. Hyatt or his representatives in Nevada that occurred during the Hyatt audits has previously been identified in this affidavit as Exhibits 2, 4, 7, 9, & 13. The remaining FTB correspondence from California that occurred during the Hyatt audits where a representative of Mr. Hyatt's in Nevada is the recipient is attached as Exhibit 28.
- 33. Attached as Exhibit 29 is a schedule containing all of the notes of phone contacts with Hyatt's Nevada accountant during the audit that are contained in the FTB's audit files for Mr. Hyatt.
- 34. I spent less than three business days physically in Nevada and nominal hours on phone and mail contacts from California to Nevada to verify Mr. Hyatt's claims as compared to the total 624

 hours the FTB spent on the 1991 audit.

35. The audit file shows that the FTB contacted the Clark County Department of Election Records and was informed that on July 5, 1994, Mr. Hyatt filed a voter registration affidavit to change his claimed voter registration address to 5441 Sandpiper Lane, Las Vegas, Nevada 89102. A true and correct copy of the 1991 narrative report discussion of "Voter Registration" and record of this discussion is attached as Exhibit 30. I verified through a "Lexis" search that the above property was owned by Michael and La Dawn Kern, Mr. Hyatt's accountant, and that the Kerns had sold the property on October 27, 1994 and had purchased another property on June 3, 1994. A true and correct copy of the Lexis printout is attached as Exhibit 31.

36. All of the actions that I took involving Mr. Hyatt were for the purpose of determining whether Mr. Hyatt had established significant ties with Nevada and had severed significant ties with California at the time that he claimed.

37. I determined that Mr. Hyatt had not established significant ties with Nevada and had not severed significant ties with California during 1991.

38. I was assigned to work the residency audit of Mr. Hyatt for 1992 which was initiated based upon facts developed during the audit of 1991, which showed that Mr. Hyatt had not established significant ties to Nevada during 1991 and continued to have significant California ties beyond 1991. A true and correct copy of a letter dated January 19, 1996 to Eugene Cowan is attached as Exhibit 32.

I hereby affirm under penalty of perjury that the assertions of this Affidavit are true. DATED this ______ day of January, 2000.

re me

SUBSCRIBED and SWORN to before me this <u>21³⁴</u> day of January, 2000.

Linda Rulundon Notary Public



FIELIGE	н	Income Tax Return 1991	i	540NR
1,00		Use the California mailing label. Otherwise, please print or type.	· · · · · · · · · · · · · · · · · · ·	Do Not Use
Step 1		Fiscal year beginning , 1991, ending , 19		These Spaces
Name and			ocial security number	Р
Address			69-30-9999 (a's social security number	- M
		P.O. BOX 60028	·	A
		LAS VEGAS, NV 89160		R
			·	E
Step 2	1	X Single		
Siep 2 Filing Status	2	Married filing joint return (even if only one had income) Married filing separate return. Enter spouse's SSN above and full name here.		
heck anly one.		Head of household (with qualifying person), if the qualifying person is your child but not your dependent, enter child's name here.		
	5	Qualifying widow(er) with dependent child. Enter year spouse died 19		
2 2 2	6	If someone (such as your parent) can claim you as a dependent on his or her tax return, ch		• • □
S 7 3	7	skip lines 7 through 10 and enter -0- on line 11		7 1
Exemptions	8	Blind: If you or your spouse is visually impaired, enter 1. If both are visually impaired, enter		8
o not nter	9	Senior: If you or your spouse is 65 or older, enter 1. If both are 65 or older, enter 2		• 9
ollar mounts	10	Dependents: Enter name and relationship. Do not include yourself or your spouse.		_ [
ere.				
	11	Total number of exemptions. Add lines 7 through 10.	number of dependen	11 1
	_	Total state wages from all your Form(s) W-2, box 25, including		1
Step 4		wages earned outside California		
axable	13	Federal adjusted gross income from line 31 of your Form 1040, line 16 of your		42 422 72
icome		Farm 1040A, line 3 of your Form 1040EZ or line 30 of your Form 1040NR	13	17,103,32
ttach copy f your Form(s) v-2, wz-G,	14	California adjustments - subtractions. Enter amount to the chair that this full, frue and correct cop		117,136
099-R; 31, 597, and	15	Subtract line 14 from line 13. If less than zero, emelting the original document or		16,986,19
98-B here.	16	California adjustments - additions. Enter amount from Schedule Theire 2 2000	• 16	747,91
	17	Adjusted gross income from all sources. Combine line 15 and line 16	• 17	17734,101
	18	Enter the Your standard deduction (see instructions), OR	• 18 <u> </u>	6,358
	10	larger of: • Your Itemized deductions (from Schedule CA, line 29), Total taxable income. Subtract line 18 from line 17. If less than zero, enter _0	19	17727,743
	13	Total landule income. Submact line to normine 17. In ess man zero, enter -0		1,,2,,,=3
Step 5	20	California adjusted gross income from Schedule SI, line 22	• 20	633,228
	21	Ratio. Divide line 20 by line 17. Enter the percentage	21	0.035
	22	Tax on the amount shown on line 19. Check if from:		
rder .		_	5,940.	
ere.		Caution: If under age 14 and you have more than \$1,100 of investment income, read line 22 instructions to see if you must attach form FTB 3800.		
	23	Exemption credits.		
		Caution: See the instructions for line 23 and the worksheet and instructions in		
		"Step 6" before entering an amount on line 23. Check if from:		
	l	line 23 instructions X line 23 worksheet or Schedule P (\$40NR). 23	0.	
	24	Subtract line 23 from line 22. If less than zero, enter -0	5.940.	
		Multiply line 24 by the percentage on line 21	25	69,470
:	26	Tax from Schedule G-1 and form FTB 5870A	• 26	
;	27	Add line 25 and line 26. Continue to Side 2	• 27	69,470
7. Bayac / Ac. N	e t	- see instr Coovright to 1991 form software only Center Piece Software, Inc.	Form	540NR 1991 Side

ARA00012

	. See the second of the secon	7
SENTER TICE	CILBERT HYATT	009-30-999
	28 Amount from Side 1, line 4/	2869,470
	29 Credit for child and dependent care expenses. See Instructions • 29	
Step 6	30 Credit for taxpayers with military income. See instructions • 30	
	31 Credit for joint custody head of household. See instructions • 31	
Credits	· · · · · · · · · · · · · · · · · · ·	
	32 Credit for dependent parent. See instructions	
	33 Credit for senior head of household. See instructions	
	34 Credit for head of household with a nondependent relative. See instructions • 34	
	35 Credit for political contributions. See instructions	<u>25.</u>
	36 Add lines 29 through 35 and multiply the total by the percentage on Side 1, line 21	.,
	37 Enter credit name code no. and amount	▶ 37
	38 Enter credit name code no. and amount	▶ 38
	39 Enter credit name code no. and amount	▶ 39
	40 To claim more than three credits, see instructions	• 40
	AMAZO Tida ta a .	ily that this is 6 41
	full, true and	correct copy of 42
	42 Total credits. Add lines 36 (mough 41	correct copy of 42 1 Ocument on file 43 69,469
Step 7		
Other	45 Other taxes. See instructions	
Taxes	46 Total tax. Add lines 43 through 45	
-		
•	47 California income tax withheld. Enter total from your 1991 Form(s) W-2, w-2G, 1099-R, 591, 594, 597 and 598-B	
Step 8	48 1991 estimated tax and amount applied from 1990 return, include	
•		The second second
Payments	amount paid with extension payment voucher (form FTB 3519)	
	49 Renter's credit. Enter amount from Schedule H (540NR), line 9 # 49	
	50 Excess California SDI withheld. See instructions	
	51 Total payments. Add lines 47 through 50	
Step 9	52 Overpaid tax. If line 51 is larger than line 46, subtract fine 46 from line 51	52
Overpald	53 Amount of line 52 to be applied to your 1992 estimated tax	
Tax or	54 Amount of overpaid tax available this year. Subtract line 53 from line 52	, . , <u>m</u> 54
Tax Due	55 Tax due. If line 46 is larger than line 51, subtract line 51 from line 46	
Contri- butions	You may make a contribution of \$1 or more to: 57 Aizheimer's Disease/Related Disorders Fund	
	Campaign Fund 63 Spouse's political party amount (\$25 max) > 63	
•	64 Total voluntary contributions. Add lines 57 through 63	
	65 Total contributions. Add lines 56 and 64	65
Step 11	66 REFUND OR NO AMOUNT DUE. Subtract line 65 from line 54. Mail your return to:	
Retund or	Franchise Tax Board, P.O. Box 942840, Sacramento, CA 94240-0000	
Amount	67 AMOUNT YOU OWE. Add line 55 and line 65. Attach check or money order for full a payable to "Franchise Tax Board." Write your social security number and "1991 Form	540NR" on it.
You Owe	Mail it with your return to: Franchise Tax Board, P.O. Box 942867, Sacramento, CA	94267-0001 67 69,469.
Step 12 Interest and Penalties	68 Interest and late return and late payment penalties	
<u> </u>	IMPORTANT: You must attach a copy of your federal income tax return and federal	schedules.
Sign	Under pensities of perjury, I declare that I have examined this return, including accompanying schedules a	and statements, and to the best of my knowledge
Here	and belief, it is true, correct, and complete. Your signature Spouse's signature (if filing joint	thy both must sign) Date
		
Attach copy of	x / Splicer f. Ham x	4/17/12
federal return	Signature of paid preparer (occiaration of preparer is based on all information of which preparer has	any knowledge.) Preparar's SSN/FEIN
to this return.	Muly Kein Bloom Banks Toulon & Kar	573-72-5788
It is unlawful	Firm's Name (or yours	
to forge a	bout w. Chameston, Some 17	10
spouse's signature.	and address Las Vegas, NV 89102	
<u> </u>	MR (na) Capyrian	troi 1991 form software only Cong Giace Software inc
1		0000013

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FT TAXABLE YEAR NON

1991

Nonresident or Part-Year Resident California Adjusted Gross Income

CALIFORNIA SCHEDULE

SI

Use this schedule if you wate a full-year nonresident or part-year resident of California in 1991. Attach to Form 540NR. See Schedule SI instructions.

Your social security number

GI	LBERT HYATT	ne	9-30-	9999
	EP 1 - California income - Enter all of your income earned while you were a California resident and your income i			
1	California while you were a nonresident. Wages, salaries, tips, etc.	. 1		
2	Taxable interest income	. 2		14,872.
3	Dividend income		-	4,750.
4	Alimony received. Business income or (loss) Capital gain or (loss) This is to certify that this is a full, True and Coffect copy of the eriginal document on file	. 4		
5	Business income or (loss)	. 5		513,606.
6	Capital gain or (loss) with the Franchise Tax Beard,	. 6		
7 8	Capital gain distributions not reported on line 6	. 7		
9	Other gains or (losses)	. 8		
-	a Total IRA distributions	 _ 9b		
10	Total pensions and annuities	. 30		
. •	b Taxable amount	_ 10	.	
11	Rents, royalties, partnerships, 5 corporations, estates, trusts, etc.	11		
12	Farm income or (toss)	. 12		
13	Other income (list type and amount)	13		
14	California Income. Add lines 1 through 13 in the far right column	. 14	E	33,228.
ST	EP 2 - California Adjusted Gress Income - Enter adjustments that are directly related to income reported above.			
15	IRA deduction: You Spouse	. 15		
16	Deduction for self-employment tax	. 16		
17	Self employed health insurance deduction	. 17		
18	Keogh retirement plan and self-employed SEP deduction			
20	Penalty on early withdrawal of savings	. 19		
21	Alimony paid. Recipient's last name: Recipient's social security number Total adjustments. Add lines 15 through 20.	_ 20		
22	California adjusted gross income. Subtract line 21 from line 14. Enter the amount here and on Form 540NR, line Note: Be sure to complete Step 3.	. 21 20 22	E	33,228.
ST	EP 3 - Important: Check the appropriate boxes below and enter the appropriate information that applies to you and you		· · · · · · · · · · · · · · · · · · ·	
	This particular create the appropriate boxes below and enter the appropriate thromation that applies to you and you	r spcus	Vou	Spouse
		Yı	s Ne	Yes No
1	I changed my legal residence from California during 1991 and have not moved back to California	. 🗅	3 🗆	
2	I changed my legal residence from California during or before 1991 and moved back to California during 1991		X	
3	I changed my legal residence to California during 1991. I was not previously a California resident	• L		$\sqcup\sqcup$
~	I was a nonresident of California for all of 1991	. L		
	My spouse was a resident of			
5	I was a military nonresident stationed in California in 1991		7 (V)	\Box
6	I was a California military resident stationed outside California in 1991	· -	1	
7	I owned a home in California while not living in California	• -	- 1쉿	HH
	If yes, enter the address of the home	<u> </u>	رک ر	
8	I lived in California during 1991 for (enter the number of days)		\$	pous e
9	left California on (enter date)	-		
10	1 'eturned to California on (enter date)	-		
11	I became a California resident during 1991 on (enter date)	_		

ATTACH THIS SCHEDULE TO FORM 540NR

180564 3.000

Schedule SI 1991 Side 1

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TAXABLE YEAR SCHEDULE 1991 California Adjustments CA important: Attach this schedule directly behind Form 540NR. Social security number GILBERT HYATT 069-30-9999 PART I ADJUSTMENTS TO FEDERAL ADJUSTED GROSS INCOME Step 1 State income tax refund from federal Form 1040, line 10, or Form 1040NR, line 11 ... Subtractions Unemployment compensation from federal Form 1040, line 20, or Form 1040A, line 12, or Form 1040NR, line 21 Social security benefits from federal Form 1040, line 21b, or Form 1040A, line 13b. or Form 1040NR, page 4, line 73 California nontaxable interest or dividend income. See instructions ... 117 Railroad retirement benefits and sick pay. See instructions California Lottery winnings. See instructions California Lottery winnings. See instructions

This is to certify linet this is a full, true and correct copy of IRA distributions. See instructions

RA distributions. See instructions IRA distributions. See instructions
Pensions and annuities. See instructions Passive activity. See instructions 10 Depreciation and amortization from form FTB 3885A, line 5a and line 10a ... 12 Capital gains or (losses) from California Schedule D, line 11a Other gains or (losses) from California Schedule D-1, line 21a and line 38 $_{\circ}$. Other subtractions: a California disaster loss deduction from your 1991 form FTB 3805Y b Other, See instructions, Specify_ Total subtractions, Add lines 1 through 14b. Enter here and on Form 540NR, line 14 117,136. Step 2 18 interest on state and municipal bonds from a state other than California. See instructions _ _ _ 4,608. Additions Difference between state and federal wages. See instructions 17 Passive activity. See instructions 18 Depreciation and amortization from form FTB 3885A, line 6b and line 10b 19 19 Capital gains or (losses) from California Schedule D, line 11b 20 Other gains or (losses) from California Schedule D-1, line 21b and line 38 Other additions: a Federal net operating loss deduction from your 1991 federal Form 1040, line 22, or Form 1040NR, line 22 743,302. b Other. See instructions. Specify Total additions. Add lines 16 through 22b. Enter here and on Form 540NR, line 16 PART II ADJUSTMENTS TO FEDERAL ITEMIZED DEDUCTIONS Federal itemized deductions. Add the amounts on federal Schedule A (Form 1040), lines 4, 8, 12, 16, 17, 18, 24 and 25 or Schedule A (Form 1040NR), lines 2, 4, 5, 6, 8 and 9 31,788. State and local income taxes from federal Schedule A (Form 1040), line 5, or Schedule A (Form 1040NR), line 2 and foreign income taxes. See instructions Subtract line 25 from line 24 26 31,788. Other adjustments. See instructions. Specify 27 27 NONE 28 31,788. If your federal adjusted gross income on Form 540NR, line 13 is not more than: - \$100,000 if single or married filing separate - \$150,000 if head of household - \$200,000 if married filing joint or qualifying widow(er) enter the amount on line 28, on line 29 If your federal adjusted gross income on Form 540NR, line 13 is more than the amount listed above for your filing status, complete

the worksheet in the instructions for line 29 to figure the amount to enter on line 29.

Form 540NR, line 18. Otherwise, enter your standard deduction on Form 540NR, line 18.

If your California itemized deductions on line 29 are larger than your standard deduction, enter your California itemized deductions on

Form 540NR Booklet 1991 Page 19

0000015

180505 2 100

GILBERT HYATT

SSN: <u>069-30-9999</u>

CALIFORNIA SOURCE INTEREST INC SCHEDULE SI, LINE 2

ASSUME ALL INTEREST EARNED.... DURING 1/1/91 TO 10/1/91..... FOR SIMPLICITY--ACTUALLY SOME. INTEREST EARNED AFTER 10/1/91. WHILE NON RESIDENT.....

14872.00

Total

14872.00

CALIFORNIA SOURCE DIVIDENDS SCHEDULE SI, LINE 3

ASSUMES ALL DIVIDENDS EARNED.. WHILE CALIFORNIA RESIDENT FROM 1/1/91 TO 10/1/91 FOR SIMPLICITY -- ACTUALLY SOME... DIVIDENDS EARNED AFTER 10/1/91 WHILE NON RESIDENT.....

4750.00

Total

4750.00

CALIFORNIA BUSINESS SOURCE INC SCHEDULE SI, LINE 5

PIONEER..... 200000.00 PHILIPS CORP..... NIKKEI ELECTRONICS (SPEAKING). 12500.00 CMP PUBLICATIONS (SPEAKING)...

Total

613606.00

DEDUCTION FOR SELF-EMP TAX SCHEDULE SI, LINE 16

ASSUMES NO SE TAX DEDUCTION... ALLOCABLE TO CAL SOURCE..... BUSINESS INCOME FOR SIMPLICITY --ACTUALLY A PORTION IS ALLOCABLE.....



This is to certify that this is a full, true and correct copy of the original document on file with the Franchise Tax Board. JAN 3 2000

Total

0.00

SELF EMP HEALTH DEDUCTION SCHEDULE SI, LINE 17

GILBERT HYATT

SSN: 069-30-9999

ASSUMES NO PORTION OF SELF-EMP HEALTH DEDUCTION IS ALLOCABLE. TO CAL SOURCE BUSINESS INCOME. FOR SIMPLICITY -- ACUTALLY... SOME PORTION IS ALLOCABLE....

Total

0.00

SEP DEDUCTION SCHEDULE SI, LINE 18

ASSUMES NO PORTION OF SEP.....
DEDUCTION IS ALLOCABLE TO CAL.
SOURCE BUSINESS INCOME FOR ...
SIMPLICITY -- ACTUALLY SOME ...
PORTION IS ALLOCABLE......

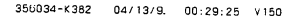
Total

0.00



GILBERT HYATT 069-30-9999 PART I - ADJUSTMENTS TO FEDERAL ITEMIZED DEDUCTIONS Federal itemized deductions before phase-out (from federal Schedule A, lines 4, 8, 12, 16, 17, 18, 24, and 25..... State and local income taxes: State/local taxes. Fed Sch A, ln 5 Foreign taxes. Fed Sch A, line 7 Total State and Local Taxes (Schedule CA, line 25)...... 3. Other adjustments (for Form 540 or Form 540NR filers only): Interest adj. FTB 3526, line 8 Depr adj for fed Form 2106 assets This is to certify that this is a full, true and correct copy of the original document on file with the Franchise Tax Board. Depr/amort adj for fed Sch A, ln 20 Total Other Adjustments (Schedule CA, line 27)..... 4. Total California Itemized Deductions (Schedule CA, line 28). PART II - ITEMIZED DEDUCTIONS WORKSHEET CA Itemized Deductions before phase-out (Sch CA, line 28)... Add the amounts on Schedule A, line 4, line 11, and line 17 plus any gambling losses included on line 25...... Subtract line 2 from line 1..... NOTE: If the result is zero, stop here; enter the amount from line 1 above on Schedule CA, line 29. 6. Enter on line 6 the amount shown below for your filing status: - Single or married filing separate \$100,000} - Head of household \$150,000} Married joint, or surviving spouse \$200,000} NOTE: If the result is zero or less, stop here; enter the amount from line 1 above on Schedule CA, line 29. 8. Multiply line 7 by 6% (.06)............................... 1022,090. Compare the amounts on line 4 and line 8 above. Enter the smaller of the two amounts here..... 10. Total Itemized Deductions. Subtract line 9 from line 1. Enter the result here and on Schedule CA, line 29.....

G	ILBERT HYATT 069-30-9999
CRE	DIT INFORMATION
1.	Review the FTB instructions and enter an 'X' if qualified for any of the following credits:
	a. Credit for Joint Custody Head of Household
2.	Enter total political contributions for 1991
	Enter total military income received in 1991 Taxpayer Spouse
	SUMMARY OF AVAILABLE CREDITS
CODE	CREDIT NAME
•	Credit for Child and Dependent Care Expenses
	Credit for laxbayers with Military income
170	Credit for Joint Custody Head of Household
173	Credit for Dependent Parent
163	Credit for Senior Head of Household
164	Credit for Head of Household with a Nondependent Relative
165	Credit for Public Retirees Under 65 or the
	credit for the Elderly or Disabled
184	Credit for Political Contributions This is to certify that this is a 25.
162	Credit for the Elderly or Disabled. Credit for Political Contributions. Prison Inmate Labor Credit, FTB 3507. Jobs Credit, FTB 3524. Low Emission Vehicle Credit, FTB 3554. Enterprise Zone Employee Credit FTB 2552
166 160	Jobs Credit, FTB 3524.
169	Enterprise Zone Employee Credit, FTB 3554
161	I PHICE PETRO DOME PUIDIO AGE CTENTE LIB 3333'''''''''''''''''''''''''''''''''
171	Credit for Qualified Parent
191	Pidesharing Large Employee Degree Bill 3516
192	Ridesharing Large Employer Program, FTB 3518
193	Credits Small Employer Program, FTB 3518
194	Employee Vanpool Program, FTB 3572
176	
177	Program Area Hiring/Sales and Use Tax Credit, FTB 3805Z
178	Water Conservation Credit Carryover
179	Solar Pump Credit Carryover (farmers only)
182	Energy Conservation Credit Carryover FTH 3514
186	Residential Rental and Farm Sales Credit: FTR 3529
189	I EMOTOVEL CITTO CALE SECOLAM CERCIE FUR CALL
190	Employer Child Care Contribution Credit, FTB 3501
174	Recycling Eddipment Credit, FTB 352/
175	Agricultural Products Credit, FTB 3534
180	Solar Energy Credit Carryover, FTB 3805L
181	Commercial Solar Energy Credit Carryover FTR 39051
196	Commercial Solar Electric System Credit, FTB 3556
183	Research Credit, FTB 3523 (start-up companies, use FTB 3505)
185	orphan brug credit, FTB 3528
172	Low-income Housing Credit, FTB 3521
188	Credit for Prior Year Alternative Minimum Tax FTB 3510
187	Other State Tax Credit, Schedule S



TAXABLE YEAR 1991

CALIFORNIA SCHEDULE

Alternative Minimum Tax and Credit Limitations - Nonresidents or Part-Year Residents

P (540NR)

ttach this schedule to Form 540AR				
mme(s) as shown on Form 540NR				cial security number
art Section A - Tentative Minimum Tax (TMT) and Alternative Minimum Tax (AMT) C	omputation		
i laxable income from Form 54UNR, line 19 (may be less than zero)			. 1	17,727,7
= Amount, it any, from line 9 of the worksheet for fine 29 of Schedule CA			. 2	25,4
a companie in and little %	· <u></u>	· · · · · · · · ·	. 3	17,702,3
4 Adjustments (See instructions before completing):				
a Standard deduction from Form 540NR, line 18	48			
n wedica and deutal expense	45	NO	ONE	
o miscentification deductions from rederal Schedule A (Form 1040) line 24	4c			
d Personal and real property taxes	4d	1,86	30	
e normalia or personal and real property taxes	40			
1 different " " " " " " " " " " " " " " " " " " "	44	NC	DNE	
g combine lines 4a through 4f		• • • • • •		1.8
h Depreciation of property placed in service after 1986	4b		• •	1,0
To consume and research and experimental expenditures paid or incurred after 1996	41			
J Mining exploration and development costs paid or incurred after 1986	41			
K Long-term contracts entered into after 2/28/86	4k			
ronuudi control facilities placed in service after 1986	41			
This is a continuous sales of certain property		Lin in a		
n Adjusted gain or loss	corractic	opy of		
n Adjusted gain or loss Certain loss limitations Day the bright to	oc hillent	on file		
p lax shelter farm activities		Board.		
d Passive activities	404		 [
r beneficiaries of estates and trusts	0009			
s Combine lines 4h through 4r	[47]		100000	
Tax preference Items (See instructions before completing):	•		48	
Appreciated property charitable deduction	1_1			
b Depletion	5a			
c Add line 5a and line 5b	[<u>5</u> b	· · · · · · · · · · · · · · · · · · ·		
d Accelerated depreciation of real property placed in service before 1987			. 5c	
Accelerated depreciation of leased personal property placed in service before 1987	5d			
f Amortization of certified pollution control facilities placed in service before 1987	5e			
g intangible drilling costs	5f			
h Add lines 5d through 5g	5g			
h Add lines 5d through 5g Alternative minimum taxable income. Combine lines 3 dg 4s 5c and 5h lif married filling.			5h	
			6	17,704,17
Enter: \$40,000 (\$20,000 if married filing separate; \$30,000 if single or head of household). Enter: \$150,000 (\$75,000 if married filing separate; \$30,000 if single or head of household).			7	30,00
the manual mining separate STIV bill it single or head of household	•		8	112,50
The Division of the Division o			9	17,591,67
7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7			10	4,397,91
			11	NO
The day of the day of the second of the seco			12	17,704,17
Multiply line 12 by 8.5% (.085)			13	1,504,85
			148	17,704,17
			146	4,49
Total AMT adjusted gross income. Add line 14s and line 14s and complete Part I, Section AMT California adjusted gross income from Part I. Section	В		14c	17,708,67
			14d	633,22
			140	3.575
			15	53,81
Regular tax from Form 540NR line 22 multiplied by the percentage from Form 540NR, line 21	l. If an a	Mount is entered		23,01
on room storm, mile 20. See instructions			,_	60 470
			16	69,470
and and a second the last light part II, Section II credits also enter this amount	t on Form	541NO line 44	. ,	NO
The to talger than zero, continue to part II.			17	NON NON
you have entered an amount on line 15, see the special note on page 6 of the Schedule P	(SAONID)	increment		· · · · · · · · · · · · · · · · · · ·
	10 -51(11)	Schedule 5	/EAGAI	R) 1991 Side
000		Schedule F	1540N	ui 188 1 2106
טטט				

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art i Section B — Alternative Minimum Tax (AMT) California Adjusted Gross Inc 1 California adjusted gross income from Schodulo SI, Ilno 22	- VINT		
2 Adjustments (See instructions before completing):	· -	1	633,22
	1_1		
a Depreciation of property placed in service after 1986	2.	_	
b Circulation and research and experimental expenditures paid or incurred after 1986.	2ь		
e Mining exploration and development costs paid or incurred after 1986	2c	[
d Long-term contracts entered into after 2/28/86	2d		
Pollution control facilities placed in service after 1986.	2e	7	
f Installment sales of certain property	21	7	
g Adjusted gain or loss	2a	7	
h Certain loss limitations	2h	7	
I Tax shelter farm loss	21	⊣	
J Passive activity loss	2)	\dashv	
k Beneficiaries of estates and trusts	2k		
I Total adjustments. Add lines 2a through 2k	£4.		
Tax preference Items (See instructions before completing):	•	21	
a Depletion			
5 Accelerated depreciation of real property placed in service before 1987	3a	_	
C Accelerated depreciation of least property placed in service perore 1987	3p	_	
c Accelerated depreciation of lessed personal property placed in service before 1987	3c		
d Amortization of cartified pollution control facilities placed in service before 1987	3d		
Intangible drilling costs	30		
f Add lines 3a through 3e		3f	
AMI California adjusted gross income. Combine lines 1, 21 and 3f. Enter here and on Part 1.	Section A, line 14d	4	633,22
L II Credit Limitations			
tion A - Tax in excess of tentative minimum tax			
a Regular tax from Part I, Section A, line 15		12	69,47
b remadive minimum tax from Part I, Section A, line 15		1b	53,8
e Subtract line the from line la. If Jess than zero, enter zero	••••••	1c	15,68
d Exemptions from Form 540NR, line 11, multiplied by \$60, times the percentage from Form	orm 540ND line 31	' -	13,00
If you were required to limit your exemption credits, see instructions.	Sin Storen, inter 21.	1	
Enter line 1c or line 1d, whichever is smaller		14	NC
f Divide the amount on line is by the percentage from Form 540NR, line 21. Enter the re-	******	10	NC
540NR. Jine 23, and check the Schedule PEANNEY hav	esuit here and on Form		
540NR, line 23, and check the Schedule P(540NR) box	• • • • • • • • • • • •	11	NC
	are limited	22	69,47
b Tentative minimum tay from Part 1 Continue & time 15			
b Tentative minimum tax from Part I, Section A, line 15. Subtract line 2b from line 2a. If less than zero, enter zero		2b	53,81



Side 2 Schedule P (540NR) 1991

350034-K382 04/13/9 00:29:25

ecti	on B - Credits that may not reduce excess tax below tentative minimum tax		(a) Credit amount	(b) Credit used this year	(o) fax belance	(C) Credit
ode				1		
	4 faler the amount from line 3	4			15,659.	1
	5 Credit for child and dependent care expenses from the worksheet in Form 540NR				10,000.	1
	instructions	5	-		15,659.	
	6 Credit for taxpayers with military income from the worksheet in Form 540NR			1	.0,033.	1
	instructions x the percentage from Form 540NR, line 21	6	1		15,659.	
	7 Credittor joint custody head of household from the worksheet in Form 540NR instructions			 	13,039.	1
	= the percentage from Form 540NR, line 21	7			15 550	
	8 Credit for dependent parent from the worksheet in Form 540NR instructions		 		15,659.	
	x the percentage from Form \$40NR, line 21		1	1	15 650	
,	Credit for senior head of household from the worksheet in Form 540NR instructions	·			15,659.	
	× the percentage from Form 540NR, line 21				15 650	
10	Credit for head of household with a nondependent relative (see Form 540NR instructions)		 		15,659.	
•	•					
		10	 		15,659.	
•	1 Credit for political contributions x the percentage from Form 540HR,			1		į .
,	line 21	11		<u> </u>	15,659.	
. 18	2 Prison inmate labor credit from form FTB 3507	12	<u> </u>	L	15,659.	
12	Jobs credit from form FIB 3524	13			15,659.	
9 14	100-emission vehicles credit from farm FTB 3554	14			15,659.	
9 19	Enterprise zame employee credit fram form FTB 3553	15			15,659.	
7 16	Credit for qualified parent (from worksheet in Form 540NR instructions)	10			15,659.	
1 17	Ridesharing credit: Carryover from form FTB 3518	17			15,659.	
1 18	Ridestaring credit: Large employer program from form FTB 3518	18			15,659.	
2 19	Branchester course & st.	13			15,659.	
20	I Mark the state of the state o	20			15,659	
21	l marana and a same and a same a	21				
22) far	22			15,659.	
7 23		23			15,659.	
24		24			15,659.	
9 25		_			15,659.	
2 28		25	· · · · · · · · · · · · · · · · · · ·		15,659.	
27	Contracting and all the contract and the	28			15,659.	
28		7	This is to	certify that this	15,659.	
29	Employer child care contribution credit from form FTB 3501	21	frue true	and correct conv	of 15,059.	
30	Recycling environment search from town FFD 2522	52		nal document on i		
71	Recycling equipment credit from form FIB 3527	ξ7			15,659.	
32	Agricultural products credit from form FTB 3534	40		emdar	15,659.	
22	Solar energy credit carryover from form FT8 38051	2	JAN	3 2000	15,659.	
••	Commercial solar energy credit carryover from form FTB 3805L	3			15,659.	
74	Commercial solar electric system credit from form FTB 3556	4			15,659.	
35	Research credit from form FTB 3523 (start-up companies use FTB 3505)	5			15,659.	
36	Orphan drug credit from form FTB 3528	8			15,659.	
37	Low-income housing credit from form FTB 3521	7.			15,659.	
38	Credit for prior year alternative minimum tax from form FTB 3510 31				15,659.	
tlor	n C - Credits that may reduce tax below tentative minimum	tax			3,000.	
39	If line 3 is zero, enter the amount from line 2a. If line 3 is more than zero, enter the total					
	of line 2b and line 38, column (c)	•			69,470.	
40	Salar energy credit carryover from line 32, column (d)	_			69,470.	
41	Commercial solar energy credit carryover from line 33, column (d)	_			69,470.	
42	Commercial solar electric system credit from line 34, column (d)					
	Research credit from tine 35, column (d)				69,470.	
44	Drphan drug credit from line 38, column (d)	_	-		69,470.	
48	Lawringer Lawrence	_			69,470.	
46	Other about to account to the control of the contro	-			69,470.	
ier	B - Cradity that may reduce standard with a 48	<u> </u>			69,470.	
47	D - Credits that may reduce alternative minimum tax (AMT)					
49	Enter your prorated alternative minimum tax from Part I, Section A, line 17 47	<u>'</u>			NONE	
40	Solar energy credit sarryover from line 40, column (d)	1			NONE	
73	Commercial solar energy credit carryover from line 41, column (d) 48 Adjusted AMT. Enter line 49, column (c), here and on Form 540NR, line 44 50				NONE	

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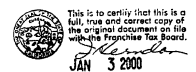
GILBERT HYATT LAS VEGAS, NEVADA 89160

Statement 1 069-30-9999

Supplement to Form 540NR

California Phaseout of Personal Exemptions		

1. Total exemptions multiplied by \$ 60		60 .
∠. Adjusted gross income from line 13	17103327	
3. Filing status income limit:		
a) 1 or 3, \$100,000 b) 4, \$150,000		
c) 2 or 5, \$200,000	100,000.	
4. Line 2 less line 3 (Stop if over \$22,500)	17003327	
5. Line 4 divided by 2,500 (1,250 if MFS)		
6. Line 5 multiplied by \$ 6		
7. Line 6 multiplied by the number of exemptions .		
A Contraction described in the contraction of the c		
8. Deduction for exemptions (Line 1 less line 7).		NONE



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Statement 1

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GILBERT HYATT LAS VEGAS, NEVADA 89160

Statement 2 059-30-9999

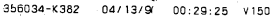
Supplement to Form 540NR Schedule CA

Cditiorula (femised Deductions Morksheef	
 Enter the amount from Schedule CA, line 28 Schedule A, lines 4, 11, and 17 amounts plus 	
any gambling losses on line 25	· · · NONE
3. Subtract line 2 from line 1 4. Multiply line 3 by 80% 5. Enter the amount from Form 540, line 13 6. Enter on line 6 the amount for filing status a) 1 or 3, \$100,000 b) 4, \$150,000 c) 2 or 5, \$200,000 7. Line 5 less line 6 8. Multiply line 7 by 6%	25,430. 17134841. : 100,000. 17034841.
9. Enter the smaller of line 4 or line 8	25,430
10. Total itemized deductions	6,358.



0000024

Statement 2



GILBERT HYATT LAS VEGAS, NEVADA 89160

Statement 3 069-30-9999

California Carryover Schedule

Net Operating Loss Carryover



This is to certify that this is a full, true and correct copy of the original document on file with the Franchise Tax Board.

Carryover generated FYE	12/31/77	· · · · · · · · · · · · · · · · · · ·	2,351.	
Total utilization			(NONE)	
Carried forward from	12/31/90			2,351.
Carryover generated FYE	12/31/78		27,964.	
Total utilization			(NONE)	
Carried forward from	12/31/90			27,964.
Carryover generated FYE	12/31/79	· · · · · · · · · · · · · · · · · · ·	32,527.	
Total utilization			(NONE)	
Carried forward from	12/31/90			32,527.
Carryover generated FYE	12/31/80 .		38,549.	
Total utilization			(NONE)	
Carried forward from	12/31/90			38,549.
Carryover generated FYE	12/31/81 .	• • • • • • • • • • • • • • • • • • • •	41,128.	
Total utilization			(NONE)	
Carried forward from	12/31/90			41,128.

Continued on next page

Statement 3

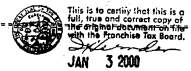
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GILBERT HYATT LAS VEGAS, NEVADA 89160

Statement 4 069-30-9999

California Carryover Schedule (Cont'd)



Carryover generated FYE	12/31/82		40,110.	
Total utilization		(NONE)	
Carried forward from	12/31/90			40,110.
Carryover generated FYE	12/31/83		52,774.	
Total utilization		(NONE)	
Carried forward from	12/31/90			52,774.
Carryover generated FYE	12/31/84		52,367.	
Total utilization		(NONE)	
Carried forward from	12/31/90			52,367.
Carryover generated FYE	12/31/85		68,275.	
Total utilization		(NONE)	
Carried forward from	12/31/90			68,275.
Carryover generated FYE	12/31/86		67,391.	
Total utilization		(NONE)	
Carried forward from	12/31/90			67,391.
Carryover generated FYE	12/31/87		89,027.	
Total utilization		(NONE)	

· Continued on next page

Statement 4

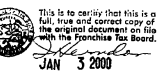
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GILBERT HYATT LAS VEGAS, NEVADA 89160

Statement 5 069-30-9999

California Carryover Schedule (Cont'd)

Carried forward from	12/31/90		89,027.
Carryover generated FYE	12/31/88	81,485.	
Total utilization		(NONE)	
Carried forward from	12/31/90		81,485.
Carryover generated FYE	12/31/89	62,696.	
Total utilization		(NONE)	
Carried forward from	12/31/90		62,696.
Carryover generated FYE	12/31/90	86,658.	
Total utilization		(NONE)	
Carried forward from	12/31/90		86,658
Total amount carried for	ward from YE 12/31/90		743,302



Statement 5

04/10/ 356034-K382 00:49:11 V150 **Profit or Loss From Business** SCHEDULE C 1991 (Sois Proprietorship)

Partnerships, joint ventures, etc., must file Form 1055.

to Ferm 1046 or Ferm 1041.

See instructions for Schedule C Ferm 1040. (Farm 1040) Reportment of the Treasury Internal Revenue Service HERE No. 09 Name of proprietor Secial security m GILBERT HYATT 069-30-9999 A Principal business or profession, including product or service (see instructions) B Enter principal business code Brom page Z ➤ 6882 SPEAKEING/PATENTS D Employer 10 number Olet 2230 C Business name
GILBERT HYATT E Business address (including suite or room no.) City, town or post office, state, and ZIP code 3225 S PECOS ROAD APT NO 237F LAS VEGAS, NV 89121 (1) X Cash (2) Accrual (3) □ Other (specify) ▶ F Accounting method: Of beau (chorde & D Lower of cost Other (attach Does not apply Gf value closing inventory: [1] Cost [2] or market [4] X checked, skip line H) (3) explanation H Was there any change in determining quantities, costs, or valuations between opening and closing inventory? Of "Yes," attach explanation, 1 Did you "materially participate" in the operation of this business during 1991? Of "No," see instructions for limitations on losses.) J If this is the first Schedule C filed for this business, check here . . Part I Income

1 317 1 111331112				
1 Gross receipts or sales. Caution: If the			,	10 505
employee" box on that form was check	· ·		1	13,606.
2 Returns and allowances			2	
3 Subtract line 2 from line 1			3	13,606.
4 Cost of goods sold (from line 40 on pa	gs 2)		4	
5 Subtract line 4 from line 3 and enter t	he gross profit here		5	13,606.
6 Other income, including Federal and state	gasoline or fuel tax credit or refu	nd (see instructions)	6	
	•			
7 Add lines 5 and 6. This is your gross	Income	<u> </u>	7	13,606.
Part II Expenses (Caution: Ente	or expenses for business use of	your home on line 30)		
6 Advertising	. 8	21 Repairs and maintenance	21	· · · · · · · · · · · · · · · · · · ·
9 Bad debts from sales or services		22 Supplies (not included in Part III)	22	
(see instructions)	, g	23 Taxes and licenses	23	
Car and truck expenses (see		24 Travel, meals, and entertainment:		
instructions - also attach Form 4562)	10	a Travel	24.	106.
11 Commissions and fees	11	bMeals and		
(2 Depletion	12	entertainment		
Depreciation and section 179		e Enier 20% of line	\vdash	
expense deduction (not included in Part III) (see instructions)	13	24b subject to	1.	
4 Employee benefit programs (other	·	limitations (see		
than on line 19)	14	dSubtract line 24c from line 24b	244	
5 Insurance (other than health)	15	25 Utilities	25	
6 Interest:		26 Wages (less jobs credit)	25	
a Mortgage (paid to banks, etc)	162			
	16b	A 19 CERTIFY THAT TARE S A FULL	L	
b Other	17	FRUE AND CORRECT COPY OF THE	· .	
	18 09	GINAL DOCUMENT ON FILE WITH TH		
8 Office expense		ENANCHISE TAX BOARD	<u>- </u>	
	13	C IN BOARD		73.5
O Rent or lease (see instructions):	30-	- Jackson		
a Vehicles, machinery, and equipment		1.0.		
b Other business property		27 b Total other expenses	27b	
8 Add amounts in columns for lines 8 thr				100
business use of your home			28	106.
Tentative profit (loss). Subtract line 28 1	from line 7		29	13,500.
Expenses for business use of your home			30	
Net profit or (loss). Subtract line 30				
enter the net profit on Schedule SE, line			ļ	
go on to line 32 (fiduciaries, see instruc	ctions)		31	13,500.
2 If you have a loss, you MUST check the	box that describes your investme	ent in this activity (see instructions)	322	All investment is all risk.
If you checked 32a, enter the loss on F		· · · · · · · · · · · · · · · · · · ·) 32b	Some investment is not at risk.
see instructions). If you checked 32b, yo			_	
or Paperwork Reduction Act Notice,	see Form 1040 instructions.	Scheo	luie C IF	orm 1040) 1991
н783	•		"	በበበበ
.000				UUUU

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Yes No

356034-K382 04/10/ 00:49:11 V150 CILBERT HYATT

069-30-9999

and the same area	
Schedule C (Form 1040) 1991	Page 2
Part III Cost of Goods Sold (See Instructions.)	
33 Inventory at beginning of year. Of different from last year's closing inventory, attach explanation).	33
34 Purchases less cost of items withdrawn for personal use	34
35 Cost of labor. (Do not include salary paid to yourself).	35
36 Materials and supplies	36
37 Other costs.	37
38 Add lines 33 through 37	38
39 Inventory at end of year.	20
40 Cost of goods sold. Subtract line 39 from line 38 Enter the result here and on page 1, line 4	40
Part IV Principal Business or Professional Activity Codes	70

Locate the major category that best describes your activity. Within the major category, select the activity code that most closely identifies the business or profession that is the principal source of your sales or receipts. Enter this 4—digit code on page 1, line B. For example, real estate agent is under the major category of "Real Estate," and the code is "5520." (Note: If your principal source of income is from farming activities, you should file Schedule F (Form 1040), Profit or Loss From Farming)

See IRS instruction guide for codes.



THIS IS TO CERTIFY THAT THIS IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL DOCUMENT ON FILE WITH THE FRANCHISE TAX BOARD.

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المنتشا		

04/10. 356034-K382 00:49:11 V150 CNS No. 1545-0074 SCHEDULE C **Profit or Loss From Business** (Form 1040) (Sole Proprietorship) ▶ Partnershipe, joint ventures, etc., must file Form 1065, in to Ferm 1948 or Ferm 1941. ▶ See instructions for Schools C Gu Department of the Treasury 09 Internal Revenue Service is C Fern 1948. Name of proprietor GILBERT HYATT 069-30-9999 A Principal business or profession, including product or service (see instructions) B Enter principal business con INVENTOR/LCD - COMPUTERS ffrem page 2 ▶ 7617 C Business name D Employer ID number Dist 2500 GILBERT HYATT E Business address (including suite or room no.) City, town or post office, state, and ZIP code 3225 S PECOS ROAD APT NO 237 F LAS VEGAS, NV 89121 F Accounting method: (1) X Cash (2) Accrual [3] ___ Other (specify) ▶ G Method(s) used to Lower of cost Other (attach 'Does not apply Gf (4) X checked, skip line 10 value closing inventory: (1) Cost (2) ar mæket (3) explanation Yes No H Was there any change in determining quantities, costs, or valuations between opening and closing inventory? (If "Yes," attach explanation, Did you "materially participate" in the operation of this business during 1991? Of "No," see instructions for limitations on lesses) If this is the first Schedule C filed for this business, check here . ▶ Part I Income 1 Gross receipts or sales. Cautton: If this income was reported to you on Form W-2 and the "Statutory employee" box on that form was checked, see the instructions and check here $\sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n} \sum_{i=1}^{n} \sum_{j=1}^{n} \sum_{j=1}^{n}$ 42,266,567 2 3 Subtract line 2 from line 1. 3 4 Cost of goods sold (from line 40 on page 2) 4 5 Subtract line 4 from line 3 and enter the gross profit here 42,266,667. 6 Other income, including Federal and state gasoline or fuel tax credit or refund (see instructions) 7 Add lines 5 and 6. This is your gross income 7 Add lines 5 and 5. This is your gross income.

Part II Expenses (Caution: Emer expenses for business use of your home on line 30)

187. 21 Repairs and maintenance. 42,266,667 9 Bad debts from sales or services 22 Supplies (not included in Part III) 22 (see instructions)
10 Car and truck expenses (see instructions also attach
Form 4562) 23 Taxes and licenses 23 24 Travel, meals, and antertainment: 10 mīravei ... 2,650. 11 Commissions and fees 11 24,267,350. bMeals and 12 Depletion and section 179 expense deduction (not included in Part III) (see instructions) 12 e Enter 200% of line 24 subject to limitations (see 14 Employee benefit programs (other estructional . than on line 19) dSubtract line 24c from line 24b 24d <u>417.</u> 15 insurance (other than health) 16 16 Interest 26 Wages (less jobs credit) ____ 26 m Mortgage (paid to banks, etc.) _ . . 27 a Other expenses (list type and amount): 16b See Statement 7 23,770 THIS IS TO CERTIFY THAT THIS IS A FULL 17 Legal and professional services 17 1,973. TRUE AND CORRECT CORY OF THE 18 19 Pension and profit-sharing plans... ORIGINAL DOCUMENT ON FILE WITH THE 20 Rent or lease (see instructions): FRANCHISE TAX BOARD 2 Vehicles, machinery, and equipment 20= **b** Other business property | 206 | 27 b Total other expens 28 Add amounts in columns for lines 8 through 27b. These are your total expenses before expenses for business use of your home 28 24,530,233 28 Tentative profit (loss). Subtract line 28 from line 7 17,735,434. 29 30 Expenses for business use of your home (attach Form 8829) 30 31 Net profit or (foss). Subtract line 30 from line 29. If a profit, enter here and on Form 1040, line 12. Also enter the net profit on Schedule SE, line 2 (statutory employees, see instructions). If a loss, you MUST

go on to line 32 (fiduciaries, see instructions)

see instructions). If you checked 32b, you MUST attach Form 6198.
For Paperwork Reduction Act Notice, see Form 1040 instructions.

1X0110 5,000

32 If you have a loss, you MUST check the box that describes your investment in this activity (see instructions)

If you checked 32a, enter the loss on Form 1040, line 12, and Schedule SE, line 2 (statutory employees,

Schedule C (Form 1040) 1991 000003(

17,736,434

322

ў 32Ь

356034-K382 04/10/

should file Schedule F (Form 1040), Profit or Loss From Farming)

00:49:11 V150

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· · · · · · · · · · · · · · ·	700 00 0000
Schedule C (Ferm 1040) 1991	Page 2
Part III Cost of Goods Sold (See instructions)	
33 Inventory at beginning of year. Of different from last year's closing inventory, attach explanation 1	3
34 Purchases less cost of itams withdrawn for personal use	4
35 Cost of labor. Go not include salary paid to yourself).	
36 Materials and supplies	6
37 Other costs.	
38 Add lines 33 through 37	
39 inventory at end of year.	
40 Cost of goods sold. Subtract line 39 from line 38. Enter the result here and on page 1, line 4 4	3
Part IV Principal Business or Professional Activity Codes	1 da
Locate the major category that best describes your activity. Within the major category, select the activity code t	hat most closely identifies the
business or profession that is the principal source of your sales or receipts. Enter this 4-digit code on page 1, 1	
agent is under the major category of "Read Estate," and the code is "5520." (Note: If your principal source of incom	ne is from farming activities was

See IRS instruction guide for codes.



THIS IS TO CERTIFY THAT THIS IS A FULL, TRUE AND CORRECT COPY OF THE ORIGINAL DOCUMENT ON FILE WITH THE FRANCHISE TAX BOARD.

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GILBERT HYATT LAS VEGAS, NEVADA 89160

Statement 7 069-30-9999

Supplement to Schedule C

Gross Receipts or Sales - Schedule C, line 1

Business name:

GILBERT HYATT

PHILLIPS FUJITSU FUJITSU MATSUSHITA MATSUSHITA MATSUSHITA PIONEER (LAPSE OF OPTION ON LICENSE)

Total to Schedule C, line 1

Other expenses - Schedule C, line 27a

Business name:

GILBERT HYATT

R & D EXPENSES

Total to Schedule C, line 27b

400,000.

9,000,000. 9,000,000. 7,000,000.

200,000.~ 42,266,667.

9,000,000. 7,666,667.

233,886.

233,886.

THIS IS TO CERTIFY THAT THIS IS A FULL. TRUE AND CORRECT COPY OF THE ORIGINAL DOCUMENT ON FILE WITH THE FRANCHISE TAX BOARD.

Statement .7

356034-K382 04/10/92 00:49:11 V150

GILBERT HYATT . LAS VEGAS, NEVADA 89160 Statement 6 069-30-9999

Supplement to Schedule C

Gross Receipts or Sales - Schedule C, line 1

Business name:

GILBERT HYATT

NIKKEI ELECTRONICS MAGAZINE CMP PUBLICATIONS

Total to Schedule C, line 1

12,500. 1,106.

13,606.

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TRUE AND CORRECT COPY OF THE
ORIGINAL DOCUMENT ON FILE WITH THE
FRANCHISE TAX BOARD.

0000033

Statement 6



STATE OF CALIFORNIA

FRANCHISE TAX BOARD
150 VAN NUYS BLVD., ROOM 100
AN NUYS, CA 91401-3381
TELEPHONE: (818) 90 1-5225

For Privacy Act Notice, See Form FTB 1131

Date: June 17, 1993

Gilbert P. Hyatt P.O. Box 60028 Las Vegas, NV 89160

Years: 1989 & 1990 & 1991

Your returns have been assigned to this office for examination. We hope to complete the examination as soon as possible, but our workload sometimes requires that our audits be delayed for some time. Answers to the questionnaire on the reverse side will assist us in scheduling an appointment on a mutually convenient date, and in expediting the examination of your returns.

Please complete the questionnaire and return it to our office within 10 days. If additional information is needed, you or your designated representative will be contacted.

Your cooperation is appreciated.

Marc Shayer
Marc Shayer
Tax Auditor

FTB 4891-39 /REV 12-801 PAGE 1

CONFIDENTIAL H 01213

2ND NOTICE 111



STATE OF CALIFORNIA

FRANCHISE TAX BOARD 3150 VAN NUYS BLVD., ROOM 100 VAN NUYS, CA 91401-3381 TELEPHONE: (818) 90 1-5225

For Privacy Act Notice, See Form FTB 1131

Date: July 1, 1993

Gilbert P. Hyatt P.O. Box 60028 Las Vegas, NV 89160

Years: 1989 £ 1990 £ 1991

Your returns have been assigned to this office for examination. We hope to complete the examination as soon as possible, but our workload sometimes requires that our audits be delayed for some time. Answers to the questionnaire on the reverse side will assist us in scheduling an appointment on a mutually convenient date, and in expediting the examination of your returns.

Please complete the questionnaire and return it to our office within 10 days. If additional information is needed, you or your designated representative will be contacted.

Your cooperation is appreciated.

Marc Shayer
Marc Shayer
Tax Auditor

H 01214

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FTB 4891-33 (REV 12-86) PAGE 1

Officers and Founding Directors Richard H. Bowler Michael W. Kern L. Ralph Piercy Revelle B. Taylor

PIERCY, DOWLER, TAYLANTS, LTD.
CERTIFIED PUBLIC ACCOS on at Corporation
A Promoter of the AICPA
SEC Practice Section

660° /Lst Charleston Blvd., Suite 118 Las Vegas, Nevada 89102

> Telephone (702) 384-1120 Fax (702) 870-2474

VN JUL 1 1993 REC'D

CERTIFIED/REGUESTED RECEIPT REQUESTED

Jul 2, 1993

Mr. Mark Shayer
Tax Assitor
Francise Tax Boand
6150 an Nuys Blvd., Room 100
Van Muys, California 91401-3381

Tear Mr. Shayer:

Enclosed please find the Power of Attorney we discussed on behalf of Gilbert P. Hyatt for tax years 1989, 1990 and 1991.

I understand you will be forwarding to me a questionnaire on residency status for completion by Mr. Hyatt.

If, in the meantime, you have any questions, please do not hesitate to call.

Yours truly,

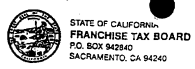
PIERCY, BOWLER, TAYLOR & KERN

Michael W. Kern

MWK:mlp Enclosures

cc: Mr. Gilbert P. Hyatt

0000036



Power of Attorney

(ENTER TAXPAYERS NAME(S) AND ADDRESSES INCLUDING ZIP CODE, SOCIAL SECURITY OR CORPORATE NUMBER)

Gilbert P. Hyatt P.Q. Box 81230 Las Vegas, Nevada 89180 SS #: 069-30-9999

(ENTER NAME(S), ADDRESSES (INCLUDING ZIP CODES) AND TELEPHONE NUMBERS OF SPECIFIC APPOINTEE(S) BELOW. DO NOT ENTER NAMES OF ACCOUNTING OR LAW FIRMS PARTNERSHIPS, CORPORATIONS, ETC.) HEREBY APPOINTS:

> Eugene G. Cowan, Esq. 300 South Grand Avenue, 29th Floor Los Angeles, California 90071 (213) 229-4824

As attorney(s) — in — fact to represent the taxpayer(s) before any office of the Franchise Tax Board for the following tax matters: (SPECIFY THE TYPE(S) OF TAX AND YEAR(S) OR PERIOD(S) AND DATE OF DEATH IF ESTATE TAX.)

1991 Form 540NR and attachments

The attorney(s) — in — fact (or any of them) are authorized, subject to revocation, to receive confidential information and to perform on behalf of the taxpaver(s) the following acts for the tax matters described above:

CHEC	к тн	E BOXES	FOR	THE	POWERS	GRANTED.
_						- S 1111 CD.

- ☐ I. To receive, but not to endorse and collect, checks in payment of any refund of California Personal Income or Bank and Corporation taxes, penalties or interest.
- 2. To execute waivers (including offers of waivers) of restrictions on assessment or collection of deficiencies in tax and waivers of notice of disallowance of a claim for credit or refund.
- 3. To execute consents extending the statutory period for assessment or collection of taxes.
- 4. To execuse classing agreements under Section 19132 or 25781 of the California Revenue and Taxation Code.
- ☐ 5. To delegate authority or to substitute another representative.
- ☐ 6. Other acts (specify).

This Power of Attorney revokes all earlier Powers of Attorney on file with the California Franchise Tax Board for the same matters and years or periods covered by this form except the following (SPECIFY TO WHOM GRANTED, DATE, AND ADDRESS INCLUDING ZIP CODE, OR REFER TO ATTACHED COPIES OF EARLIER POWERS):
Mike Kern, CPA
6600 West Charleston, Suite 118

This Power of Attorney will remain effective for the time limit specified below:

Until the expiration of statute of limitations for the taxpayer's 1991 Form 540NR.

Please execute this form on the reverse side.

FTB 3520 (REV 7-87) PAGE 1

CONFIDENTIAL 0000037

H 01216

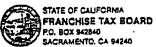
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certify that I have the authority to ex	xecuse this Power of A	Attorney on behalf of the Corpo	pration named herein.	
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Signature of Curporate Officer		Tute of Officer	Date	
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320 [REV 7-87] PAGE

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VN JUL 1 4 1993 REC'D



Power of Attorney

SACRAMENTO, CA 94240	TOWCI	of Attorney
Taxpayers' Name(s) & Telephone No. GILBERT HYATT		
Social Security/Taxpayer Identification Number(s) 069-30-9999 Corporation ID		
Taxpayers' Mailing Address P.O. BOX 81230, LAS VEGAS,	NEVADA 89	180-1230
Street and Number	City	State ZIP Code
As owner or corporate officer of a business herein described or as a party to Board, I hereby appoint [Enter below, name(s), addresses (including ZIP code numbers of specific appointee(s). Do not enter names of accounting or law file.	is), telephone numb	ers, and FAX
MICHAEL W. KERN, 6600 W. CHARLESTON BLVD.,	#118, LAS V	EGAS, NV 89102
CAF NO. 8000-7535R PHONE NUMBER (702) 384-	1120	
FAX NUMBER (702) 870-24	74	
and the following the motors	(Seesity the hypole	l of my
as attorney(s)-in-fact to represent the taxpayer(s) for the following tax matters	(Specify the type(S	y or tax
☑ Personal Income Tax taw		
☐ Bank and Corporation Franchise Tax Law		
Other:		
Specify the tax year(s) or period(s) (and/or date of death if estate tax):		***
1989, 1990, 1991		
The attorney(s)-in-fact (or any of them) are authorized, subject to revocation, and to perform on behalf of the taxpayer(s) the following acts for the tax matter for the powers granted.]	o receive confident rs described above	ial tax information :: [Check the box(es)
CX To confer and resolve any assessment, claim or collection of a deficit the Franchise Tax Board and attend any meetings or hearings thereto	ency or other tax ma for the specified la	atter pending before w identified above.
☐ To receive, but not to endorse and collect, checks in payment of any		
☐ To execute petitions, claims for refund and/or amendments thereto.		
☐ To execute consents extending the statutory period for assessment of		
☐ To execute closing agreements under section 19132 or 25781 of the	California Revenue	& Taxation Gode.
☐ To delegate authority or to substitute another representative.		
C Other acts (specify):		
This Power of Attorney revokes all earlier Powers of Attorney on file with the same matters and years or periods covered by this form except the following AND ADDRESS INCLUDING ZIP CODE, OR REFER TO ATTACHED COPIES (SPECIFY TO WHO	M GRANTED, DATE.
This Power of Attorney will remain effective for the time limit specified below		
FTB 3320 (REV 11-92) SIDE 1 [The reverse side of this form must be con	npleted]	

CONFIDENTIAL H 01218

CHINCH F. Hyar	1 N/A	(July 2
	Signature of Special	7	Jan
CORPORATION			* * *
I certify that I have the authority to exec	rute this Fower of Attorney on behalf of	the Corporation was	end have
	••		es neven
Signature of Corporate Officer	Time of Officer		Dave
STATE OF CALIFORNIA			
COUNTY OF			
On			
of the corporation that executed this			
of the corporation that executed this	known to me to be an off- nstrument and acknowledged to me t		
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118 2250 tales 11-632 BICE 1

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FRANCHISE TAX BOARD 1150 VAN NUYS BOULEVARD, ROOM 100 VAN NUYS, CA 91401

Tel: (818) 901-5225

July 15, 1993

In reply refer to VN:MS

Attn: Michael W. Kern, CPA
Piercy, Bowler, Taylor & Kern
6600 W. Charleston Blvd., Suite #118
Las Vegas, NV 89102

Re: Gilbert P. Hyatt
CA Personal Resident/Non Resident Income Tax Audit
For Years 1989 & 1990 & 1991
Taxpayer ID # 069-30-9999

Dear Mr. Kern:

The State of California resident/non-resident tax returns of Gilbert P. Hyatt for 1989 & 1990 & 1991 have been forwarded to this office for examination. To assist in clarifying the taxpayer's residency status, please provide the following:

- A completed copy of Form FTB 3805F(both sides) by the taxpayer for tax years 1986 through 1991.
- A workpaper schedule showing how the figures listed on the California Schedule SI in 1991 were calculated.
- 3. The 1991 California Schedule SI indicates that the taxpayer left California on 10/01/91. Please identify what significant event took place on that day to support it as the taxpayer's date of departure from California.
- 4. The 1991 Federal Schedule C lists a business address at 3225 S. Pecos Road, Apt. 237, Las Vegas. Please indicate if the taxpayer lived at this address? If he did, then please list the exact dates that the taxpayer lived at this address.
- 5. One of the 1991 Federal Schedule C's reports \$42,266,667 in gross receipts from several entities. Please explain what these payments made to the taxpayer were for.

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Please submit the requested information to the above address by August 12, 1993.

Gilbert P. Hyatt July 15, 1993 Page 2 Of 2

To ensure proper handling, attach a copy of this letter to your reply.

Thank you for your cooperation.

Marc Shayer Tax Auditor

Enclosure

Officers and Founding Directors Richard H. Bowler Michael W. Kern L. Ralph Piercy Revelle B. Taylor PIERCY, BC

R, TAYLOR & KERN

CERTIFIED I

A Professional Corporation

A Member of the AICPA

SEC Practice Section

VN AUG - 9 1993 REC'D

CERTIFIED/RETURN RECEIPT REQUESTED

6600 Wesi Charleston Blvd., Suite 118 Las Vegas, Nevada 89102

> Telephone (702) 384-1120 Fax (702) 870-2474

August 4, 1993

Mr. Marc Shayer Tax Auditor Franchise Tax Board 6150 Van Nuys Boulevard Room 100 Van Nuys, California 91401

Dear Mr. Shayer:

Pursuant to your request of July 15, 1993 (copy enclosed) I am submitting the following information:

- A completed copy of Form FTB 3805F (both sides) for Mr. Gilbert Hyatt for tax years 1986 through 1993.
- A workpaper schedule summarizing the figures listed on the California Schedule SI in 1991.
- 3. The 1991 California Schedule SI indicated that the taxpayer left California on October 1, 1991. Taxpayer actually left California on September 25, 1991 and became a resident of Nevada on September 25, 1991. The significant event that took place on September 25, 1991 to support the taxpayer's date of departure from California was his traveling to Las Vegas, Nevada from California to start setting up his residence and business. The significant event that took place on October 1, 1991 was his return to California to sign a Grant Deed and a Deed of Trust to complete the sale of his house in California and then he immediately returned to Las Vegas, Nevada on the same day.
- 4. The 1991 Federal Schedule C lists the business address at 3225 S. Pecos Road, Apt. 237, Las Vegas. Mr. Hyatt lived and worked out of 3225 S. Pecos Road, Apt. 237 in Las Vegas until he acquired his home in Las Vegas in April of 1992. Mr. Hyatt has worked out of his home as well as his business address at 6600 W. Charleston, Suite 118, Las Vegas.

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H 01227

Mr. Marc Shayer Tax Auditor Franchise Tax Board Van Nuys, California

August 4, 1993

5. The 1991 Federal Schedule C reports \$42,266,667 in gross receipts from several entities. The payments were for licenses from major Japanese and European companies for patented technology to be incorporated into future products.

If you have any questions, please do not hesitate to call.

Yours truly,

PIERCY, BOWLER, TAYLOR & KERN

Michael W. Kern

MWK:mlp Enclosures

cc: Mr. Gilbert P. Hyatt

0000044



Last Name	•	First Name(s) and initial(s)	Your Sc	icial Security No.	Spouse's Social Security N
HYATT		GILBERT P.	06	9-30-9999	
Present Home Street or Rura	Address (Number and Il Route)	City. Town or Post Office	State	County	ZIP Code
P.O.	BOX 81230	LAS VEGAS	NV	CLARK	89180
	_				_
7841 .	JENNIFER CIR	CLE, LA PALMA, CALIF	OPNTA	90623	

PLEASE PROVIDE THE FOLLOWING INFORMATION FOR YOU AND YOUR SPOUSE (if married) FOR EACH YEAR SHOWN BELOW: H = Husband W = Wife

	TAXABLE YEARS:	19_		19_		19_		19_		1 10	86	T	87	
	1 Exact date you (and your spouse.				_					19.	<u> </u>	19	-0/	
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	(2) savings accounts				- 1	1	1	1)	2.	-			1
	b in which state were the majority of		-			 - -		 -		CA		CA		J
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ALSO PROVIDE THE INFORMATION REQUESTED ON THE REVERSE SIDE

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FTB 3805F (REV 9-90) PAGE 1

HYATT Present Home Add Street or Rural Ros P.O. BO	te)	GILBERT P. City, Town or Post Office	-	9-30-9999	Spouse's Social Security N
Present Home Add Street or Rural Ros	te)				
Street or Rural Ros	te)	City. Town or Past Office			
P.O. BO			- I	,,	ZIP Cone
		LAS VEGAS	NV	CLAŔK	00:00
Prior California Add	ress			1 CDAM	89180
7841 JE	NIFER CIRC	LE, LA PALMA, CALIF	ORNIA	90623	· · · · · · · · · · · · · · · · · · ·

PLEASE PROVIDE THE FOLLOWING INFORMATION FOR YOU AND YOUR SPOUSE (if married) FOR EACH YEAR SHOWN BELOW: H = Husband W = Wife

	TAXABLE YEARS	: 19_	19 88 19 89		89	1	19 90			19 91		19_92		19 93	
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	if married) first entered California: H: 1954 W:	Н	w	н	W	Н		w	н	w	н	w	Н	w	
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	personal dwelling or apartment in California for your own use		- 1			_		1	İ	- 1]		}		
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ALSO PROVIDE THE INFORMATION REQUESTED ON THE REVERSE SIDE

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FTR 3805F (REV 9-90) PAGE

CONFIDENTIAL

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PRIVACY NOTICE

The Information Practices Act of 1977 and the federal Privacy Act require the Franchise Tax Board to tell you why we ask you for information. The Operations and Compliance Divisions ask for tax return information to carry out the Personal Income Tax Law of the State of California. We may request additional information if we audit your return or take collection action.

15 During what time period did you consider yourself to be a California resident?

H: THROUGH SEPTEMBER 24, 1991

If you meet the income requirements, the Revenue and Taxation Code requires you to file a return or statement in the form we rescribe (Sections 18401 and 18431). When you file these or other documents, you must include your social security number for identification and return processing (Section 18934).

FTB 3805F (REV 9-90) PAGE 2

It is mandatory to furnish all information requested when you are required to file a return or statement. If you do not file a return, or do not provide the information we ask for, or provide fraudulent information, the law says you may be charged penalties and interest and, in certain cases, you may be subject to criminal prosecution. We also may disallow claimed exemptions, exclusions, credits, deductions or adjustments. This could make the tax higher or delay or reduce any refund.

We may give the information you furnish us to the United States Internal Revenue Service, the proper official of a tax measured by income, the Multistate Tax Commission and to California government

agencies and officials, as provided by law If you owe any monies, we may disclose the amount due to employers, financial institutions, County Recorders, vacation trust funds, process agents and other payers.

You have a right to access records containing your personal information maintained by the Franchise Tax Board. The officials responsible for maintaining the information are: 1) Filing of returns – Director, Document Processing Bureau: 2) Auditing of returns – Director, Personal Income Tax Audit Bureau: and 3) Collection of monies – Director, Enforcement Bureau. The address is: Franchise Tax Board, P.O. Box 942840, Sacramento, CA 94240-1040: telepnone: (916) 369-0500.

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CONFIDENTIAL

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FT TAXABLE YEAR 1991

Nonresident or Part-Year Resident California Adjusted Gross Income

CALIFORNIA SCHEDULE SI

	TRS Schedule IT you were a full-year nonresident of part-year resident of California in 1991. Attach to Form 540NR, See Schedule St instructions. Tow social security number
GI	LBERT HYATT
3 /	EP 1 - California Income - Enter all of your income earned while you were a California resident and your income received from sources within
_	California while you were a nonresident.
1	
_	Texable interest income ,
3	Dividend income
4	Alimany received
5	Business income or (loss) 5 613,606.
6	Lapital gain or (1052)
7	Capital gain distributions not reported on line 6
6	Other gains or (losses)
9	a lotal IRA distributions
	b taxable amount
10	a Total pensions and annuities
	D laxed amount
11	Rents, royaltes, partnerships, S corporations, estates, trusts, etc.
12	Farm income or (loss)
13	ouse income dist type and amount
14	Callfornia income. Add lines 1 through 13 in the far right column
T	P 2 - California Adjusted Gross Income - Enter adjustments that are directly related to income reported above.
5	KA deduction: You Spouse
16	Deduction for self-employment tex
7	Self-employed health insurance deduction
•	Keoch retirement plan and self-employed SEP deduction
0	Recipient's social security rember
1	lotal adjustments. Add lines 15 through 20
2	California adjusted gross Income. Subtract line 21 from line 14. Enter the amount here and on Form 540NR, line 20 22 533,228.
	Note: Be sure to complete Step 3.
I E	P 3 - Important: Check the appropriate boxes below and enter the appropriate information that applies to you and your spouse.
	Yeu Spome
	Ver No. Too No.
1	I changed my legal residence from California during 1991 and have not moved back to California
	Changed my (egal residence from California during or before 1991 and moved back to California during 1991
,	changed my legal residence to California during 1991. I was not previously a California resident
٠	I was a nonresident of California for all of 1991
	I was a resident ofNEVADA
	My spouse was a resident of
5	I was a military nonresident stationed in California in 1991
•	was a Cast Of its military resident stationed outside California in 1991
7	owned a home in Californua white not living in California
	If yes, enter the address of the home
!	lived in California during 1991 for (emter the number of days) 273 Spower
	left California on (enter date) 10/01/91
1	returned to California on (enter date)
ı	became a California resident during 1991 on (enter date) 01/01/91
	01/01/91
	ATTACH THIS SCHEDULE TO FORM 540NR
_	
• :	Schedule Si 1991 Side 1
	000048 confidential \sim

H 01232

Gilbert P. Hyatt 069-30-9999 1991 California Schedule SI

Line 2	Taxable interest income	
	Fidelity Thrift & Loan California Federal Bank Irvine City Bank Note from sale of residence Total Line 2	\$ 3,596 5,751 3,292 <u>2,233</u> * <u>\$ 14,872</u>
Line 3	Dividend income	
	Franklin Federal Money Total Line 3	\$ 2,928 * \$ 4,750
Line 5	California Business Income	
	Pioneer Philips Corp. Nikkei Electronics Magazine (speaking) CMP Publications (speaking) Total Line 5	\$200,000.00 400,000.00 12,500.00 1,105.65 \$613,605.65

^{*} Inadvertantly this amount was overstated.

Attachment to Number 14

Location of Property

3225 S. Pecos, Apt. 237 Las Vegas, Nevada

6600 W. Charleston, Suite 118 Las Vegas, Nevada

Las Vegas, Nevada (Home address is confidential, but can be given to you in confidence upon your request.)

Type of Use

Residence, Personal Business Office (October of 1991 - April 1992)

Business Lease April 1992 through Present

Residence, Personal Business Office April 1992 to Present

0000050

Supplemental Answer to Question 12 of the FTB Information Form

Institute of Electrical and Electronic Engineers (IEEE)
345 East 47 Street; New York, New York 10017
Professional society, no activity
Period: about 1957 to present

Association of Computing Machinery (ACM)
P.O. Box 12115 Church Street Station,
New York New York 10249
Professional society, no activity
Period: about 1980 to present

Licensing Executives Society (LES)
71 East Avenue; Norwalk, Connecticut 06851
Professional society, no activity
Period: about 1988 to present

Sam's Club

Las Vegas, Nevada

Membership department store, purchasing activity
Period: April 4, 1992 to present

The Sports Authority
2620 Decatur Boulevard, Las Vegas, Nevada 89102
Sports equipment, sports activity
Period: April 4, 1992 to present

Bizmart

2640 Decatur Boulevard, Las Vegas, Nevada 89102

Membership department store, purchasing activity
Period: June 12, 1992 to present

Personal Computer Users Group

316 Bridger Avenue, Las Vegas, Nevada 89101

Computer club, hobby activity

Period: about November 1991 to present

Temple Beth Am
4180 Pecos Road, Las Vegas, Nevada
Jewish temple, religious activity
Period: October 1991 to present

Mount Charleston Ski Resort
Mount Charleston, Nevada
Ski resort, ski activity
Period: October 1991 to present

Comdex

Las Vegas Convention Center
Computer conference, professional activity
Comdex speaker in 1990
Periodic: November 1990
October 1991
November 1992

Clark County School District
Las Vegas, Nevada
Elementary through high school, civic activity
Volunteer consulting with Clark County School
District regarding computer training for
quality of education and motivation of
entrepreneurs
Period: about April 1992 to present

Nevada Governor Robert Miller Nevada Senator Richard Bryan Las Vegas, Nevada International trade activity Period: 1992 to present

Nevada Development Authority (NDA)
Las Vegas, Nevada
International trade activity
Period: October 1991 to present

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RTATE OF CALIFORNIA

ANCHISE TAX BOARD 3 N. GLENOAKS BLVD., SUITE 200 BURBANK, CA 91502-1170 TELEPHONE: (818)

(818) 556-2942

February 27, 1995

Dr. Edgar Hamer 3801 Katella Ave. Suite 101 90720 Los Alamitos

For the purposes of administering the California Personal Income Tax Law, and for that purpose only, the following information is requested under authorization of California Personal Income Law Section 19254.

Between 1991 and 1993, was the following individual listed below treated at your facility?

Gilbert P. Hyatt

If so, please indicate which dates the individual visited your office/facility.

For your own convenience, you may make marginal notations on the extra copy of this letter and return it in the enclosed postage paid envelope.

Thank you for your valuable cooperation.

Sheila Cox Tax Auditor Telephone (818) 556-2942

March 1, 1995

Dear Ms. Cox: The above-referenced individual was examined in our office on September 26, 1991. There were no other

visits.

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556-2942

8/2/95 .

Mr. Michael W. Kern CPA c/o Piercy, Bowler, Taylor, & Kern 6100 Elton Ave. #1000 Las Vegas, Nevada 89107

Re: FTB audit of Gilbert P. Hyatt for 1991

Dear Mr. Kern:

We have reviewed the information provided and gathered regarding the taxpayer's residency status. The purpose of this letter is to explain our understanding of the facts and to inform you of our determination.

I. INFORMATION/FACTS

A review of department records indicate that Mr. Hyatt filed a Non-Resident or Part-Year Resident tax return for 1991 and did not file California tax returns after 1991. In response to our questionnaire, Information Concerning Resident Status, Mr. Hyatt left California on September 24, 1991 for Nevada.

During the year under examination the taxpayer had the following connections with California:

- The taxpayer owned a home at 7841 Jennifer Circle in La Palma, CA. According to the taxpayer this home was sold on October 1, 1991 to Grace Jeng. Grace Jeng is the taxpayer's assistant, who works and resides with the taxpayer. The title on the house did not pass to Grace Jeng until June of 1993. The taxpayer paid the property tax on this house from 1988-1992. Grace Jeng paid the property tax from 1992-1994. Grace Jeng still owns the house in La Palma.
- 2. The taxpayer maintained bank accounts in California. The taxpayer had a Franklin Fund Account through Investment Financial Corp. of California Federal Bank in Long Beach. The taxpayer's address on the 12/31/91 and 12/31/92 account statements was 7841 Jennifer Circle in La Palma California (the residence that he claimed that he had sold). This account is where the taxpayer transferred the licensing fees that he had received from the Japanese companies (approximately \$40 Million).

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2 1 . . .

- 3. The taxpayer maintained two safe deposit boxes in California. Information was obtained from the bank that the taxpayer did have safe deposit boxes in California and they provided the dates that he visited these boxes. The taxpayer did not change the address on the safe deposit box accounts to his Las Vegas P.O Box until 7/21/92, even though he visited the boxes on 12/5/91 and 12/10/91 (after the date of the taxpayer's alleged change to Nevada residency). He also visited the boxes on 7/13/92.
- 4. The taxpayer had a 1977 Toyota (vehicle license 886 SLP) registered in the State of California through 3/18/93. The taxpayer registered a 1977 Toyota in Nevada in March of 1992 (vehicle license number 557 EMR).
- The taxpayer had a California driver's license (F0566131), which was valid through 3/26/93.

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6. The taxpayer used the services of California professionals. i.e. accountants, attorneys, doctors, and investment advisors, based upon examination of his banking information and other correspondence.

Attorneys

Law Office of Gerard Tramwell (Date of Check - 12/18/91)

- Los Angeles

Law Office of Loeb and Loeb (Date of Check - 12/18/91)

- Los Angeles

<u>Riordan and McKenzie</u> - Los Angeles (Dates of Checks - 12/18/91, 2/10/92, 7/28/92)

Roger McCaffrey, Attorney
(Dates of checks - 3/30/92, 6/23/92)

- Anaheim

LAIPLA-LA Patent Law Association

- Los Angeles

(Date of check - 7/2/92)

- Los Angeles

Dale Fiola (Date of check - 7/1/92)

Pretty, Schroeder, Brueggemann & Clark - Los Angeles

Goldberg and Andrus - Studio City (Engaged December of 1992 through summer of 1993)

<u>Law Offices of Gregory Roth</u>
-La Palma (provided patent services for the past 25 years)

Accountant

Block, Plant, Egler - Sherman Oaks (Dates of checks - 5/10/92, 10/24/92)

Investment Services

<u>Shearson Lehman</u> - Los Angeles (Dates of checks - 3/6/92, 8/24/92)

Portfolio Advisory Services - Los Angeles (Dates of checks -8/26/92, 9/2/92, 10/18/92, 10/30/92)

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Doctors

- 1. Dr. Myatt La Palma (Dentist)
- Dr. William H. Peloquin Fullerton (Opthamologist) (dates visited - 9/13/91, 10/31/91, 2/4/93)
- 3. <u>Dr. Gerald H. Isenberg</u> Long Beach (Internist) Association of Colo-Rectal Surgeons (dates visited - 10/9/91, 1/23/92, 1/24/92, 1/30/92, 2/12/92, 2/21/92, 3/5/92, 4/9/92, 7/6/92)
- 4. <u>Dr. Edgar Hamer</u> Los Alamitos (Dermatologist) (date visited 9/26/91)
- 5. Los Alamitos Medical Center Los Alamitos (Hospital) (dates of treatment 1/24/92, 2/4/92, 2/11/92-2/21/92, 9/3/92, 9/23/92)
- Dr. Melvin Shapiro 5400 Balbon Encino, CA -(dates visited - 2/3/92, 3/17/93)
- 7. Los Alamitos Imaging Clinic Los Alamitos, CA (dates of treatment 1/23/92, 2/4/92, 2/11/92-2/21/92, 9/3/92, 9/23/92)

- 7. The taxpayer continued (and continues) to maintain at least two P.O. boxes in California. The P.O box application (Form 1093) shows that Gilbert P. Hyatt and Grace Jeng were listed as the box users of P.O. box 3357 in Cerritos, CA. This box was renewed on 4/16/92, after the date of the taxpayer's alleged change to Nevada residency. The taxpayer sent a letter to the Postmaster on 2/2/92 requesting to add Grace Jeng and Barry Lee to P.O. Box 3357 in Cerritos.
- 8. The taxpayer signed an agreement to receive payments from Matsushita Co. Ltd. of Osaka Japan on November 14, 1991 for the use of his patent for the microchip. Although the agreement was signed after the taxpayer's alleged change to Nevada residency, the agreement had his California address. The agreement stated that it was to be in accordance with the laws of the State of California. On November 15, 1991 \$25,000,000 was wire transferred to Gilbert Hyatt through a trust account at Union Bank in Los Angeles.
- 8. The taxpayer signed an agreement to receive payments from Fujitsu Ltd. of Tokyo Japan on October 24, 1991 for the use of his patent for the microchip. Although the agreement was signed after the taxpayer's alleged change to Nevada residency, the agreement had his California address. The agreement stated that it was to be in accordance with the laws of the State of California. On October 31, 1991 \$15,000,000 was wire transferred to Gilbert Hyatt through a trust account at Union Bank in Los Angeles.
- 9. The taxpayer did not turn off the La Palma City Water Services at the La Palma residence until 11/26/91, when Grace Jeng had the water service turned on in her name, even though he claimed that he had sold the home on 10/1/91.

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The taxpayer claims he was a resident of Nevada from September 24, 1991 to the present. This claim is based on the following connections with Nevada:

 The taxpayer rented an apartment at 3225 Pecos Avenue Apartment 237 in Las Vegas from November 1, 1991 thru April of 1992. He claimed to have left California on September 24, 1991. We do not know where he resided from September 24, 1991 through November 1, 1991.

During March of 1995, I and another representative of FTB visited the Wagon Trails Apartments at 3225 Pecos in Las Vegas. We interviewed the managers and they provided the rental file for examination. The manager had stated that Gilbert Hyatt had rented the apartment, but Grace Jeng had come in and made the rental arrangements for him. She had signed the lease for him and did the initial walkthrough of the apartment. He later came back and signed for himself. He had faxed the initial application to her.

The taxpayer had stated on the rental application that his employer was D&C Corporation of P.O. Box 846 Cypress, California (213) 809-1087. He had listed that his closest relative or contact was his associate Grace Jeng at 13337 E. South Street Cerritos, California 90071.

When I asked if the apartment 237 appeared to have been regularly occupied, the manager had stated that she didn't see the taxpayer too often. She stated that the taxpayer had told her that he travelled a lot for business. The taxpayer had reported on the California Form 3805F that he had worked out of this apartment.

Based upon examination of the letter of 30 day notice in the rental file, the taxpayer had stated that he had bought a house and that he was moving back to California. Grace Jeng had signed the move-out notice. He had listed as a forwarding address P.O. Box 60028 Las Vegas, Nevada.

I asked the managers if they had any record of how the rent had been paid, whether through the mail, in person, etc. They indicated that they have no record of it. They stated that the taxpayer did pay by check each month, often paying ahead of time with a postdated check. We saw in the file an envelope which Mr. Hyatt had used to pay the rent. The envelope had a return address of P.O. Box 60028 Las Vegas. The envelope was postmarked from Long Beach, California and was date stamped 12/8/91.

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- 2. The taxpayer purchased a house in Las Vegas in April of 1992 at 7335 Tara Avenue. The escrow instructions stated that the purchaser could change the name on the title when escrow closed. Information obtained from the Clark County Treasurer's office showed that this parcel of land is in the name of Kern Trust; Mike Kern is the trustee. Mike Kern is the taxpayer's accountant and representative in Las Vegas.
- The taxpayer rented at least two P.O. boxes in Las Vegas. One of the boxes was forwarded to Mail Room Plus at 4012 S. Rainbow Blvd. in Las Vegas.
- 4. The taxpayer registered to vote in Nevada on November 27, 1991. The address listed was 3225 S. Pecos Rd. in Las Vegas. The Clark County Department of Elections informed us that the taxpayer voted once in the 11/92 election, but they did not indicate whether he had voted in person or using an absentee ballot. On 7/5/94, the taxpayer re-registered claiming to be residing at 5441 Sand Piper Lane in Las Vegas. The Clark County assessor's office verified ownership of 5441 Sandpiper Lane Las Vegas. The property is in the name of Michael W. and La Don Kern since 12/14/82. Michael Kern is Gilbert Hyatt's accountant. This house was sold by the Kerns on 10/27/94.
- 5. The taxpayer got a Nevada driver license in November of 1991.
- 6. The taxpayer maintained several bank accounts in Las Vegas. These accounts were established on 11/22/91, 12/12/91, 1/27/92, 8/13/92. Three of the accounts were opened at California Federal Bank, the same bank where the taxpayer had accounts in California.
- The taxpayer began using the services of a dentist in Las Vegas in April of 1992. The taxpayer visited Dr. Steven Hall's office on the following dates: 4/6/92, 4/7/92, 6/9/92, 6/18/92, 11/3/92, 11/12/92, 12/21/93.
- 8. The taxpayer purchased a 1992 Toyota Celica hatchback in Las Vegas, Nevada in March of 1992. The vehicle was purchased from Toyota West of Las Vegas. The vehicle registration was not obtained from the Nevada Department of Motor Vehicles, so it is not known if this car is registered in the taxpayer's

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II. CALIFORNIA TIES VS. NEVADA TIES

1. TIME SPENT IN CALIFORNIA AS OPPOSED TO TIME SPENT IN NEVADA.

Based on the schedules provided by the taxpayer, he admits to spending 8.9 months in California and 3.1 months in Nevada in 1991. He admits that he spent 12 months in Las Vegas in 1992 and 1993.

Analysis

The taxpayer claimed that he left California on 9/24/91. He did not rent an apartment in Las Vegas until November 1, 1991. The taxpayer does not state where he resided from 9/24/91 through 11/1/91. The taxpayer has provided no documentation of moving expenses, other than a registration of a trailer owned by someone in his family.

The taxpayer claimed that he spent 12 months in Las Vegas in 1992. Based upon documentation received, the taxpayer had surgery in California during 1992 and hospitalized for most of February 1992. The taxpayer was treated at the following facilities and saw the following doctors:

Los Alamitos Medical Center in Los Alamitos - 1/24/92, 2/4/92, 2/11/92-2/21/92, 9/3/92, and 9/23/92.

<u>Los Alamitos Imaging Clinic</u> of Los Alamitos - 1/23/92, 2/4/92, 2/11/92-2/21/92, 9/3/92, and 9/23/92.

<u>Dr. Gerald M. Isenberg</u> of the Association of Colo-Rectal Surgeons in Long Beach - 10/9/91, 1/23/92, 1/24/92, 1/30/92, 2/12/92, 2/21/92, 3/5/92, 4/9/92, and 7/6/92

<u>Dr. Melvin Shapiro</u> of Encino, CA - 2/3/92, 3/17/93

Conclusion:

Although the taxpayer stated on the Form 3805F that he was in Nevada for 12 months during 1992, the taxpayer was in California for most of February 1992 and throughout the rest of the year he spent time in California. It is not known whether the taxpayer recuperated from his surgery in California.

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2. OWNERSHIP OF REAL PROPERTY

The texpayer owned a home at 7841 Jennifer Circle in La Palma, CA. According to the taxpayer this home was sold on October 1, 1991 to Grace Jeng. Grace Jeng is the taxpayer's assistant, who works and resides with the taxpayer. The title on the house did not pass to Grace Jeng until June of 1993. The taxpayer paid the property tax on this house from 1988-1992. Grace Jeng paid the property tax from 1992-1994. The water services at this house was in the taxpayer's name until 11/26/91, when it was transferred to Grace Jeng's name. Grace Jeng still owns the house in La Palma.

The taxpayer rented an apartment at 3225 Pecos Avenue Apartment 237 in Las Vegas from November 1, 1991 thru April of 1992. He claimed to have left California on September 24, 1991. We do not know where he resided from September 24, 1991 through November 1, 1991.

The taxpayer purchased a house in Las Vegas in April of 1992 at 7335 Tara Avenue. The escrow instructions stated that the purchaser could change the name on the title when escrow closed. Information obtained from the Clark County Treasurer's office showed that this parcel of land is in the name of Kern Trust; Mike Kern is the trustee. Mike Kern is the taxpayer's accountant and representative in Las Vegas.

The Las Vegas Valley Water District has provided information that the account for 7335 Tara was established on 4/1/92. The customer name is G. Julia Jeng and the mailing address is P.O. Box 81230 Las Vegas.

Southwest Gas Corporation of Las Vegas has provided information that Gilbert Hyatt is not the customer of record at 7335 Tara. The account for that address is in the name of G. Julia Jeng.

Silver State Disposal Service in Las Vegas has provided information that the account at 7335 Tara was opened on 4/1/92 in the name of Michael Kern. (The texpayer's representative) There is a notation on the account that payments have been made by Gilbert Hyatt. When we were in Las Vegas on 3/7/95, we saw the Silver State Disposal Service coming up Tara street. We asked the trashman if they got much trash at 7335 Tara. He said that they got a bag every once in a while. He said that he had always wondered if anyone lived there.

Statistics (size, cost, etc.) comparing the taxpayer's La Palma home to his Las Vegas home will not be weighed in the determination, as the taxpayer sold the La Palma house on 10/1/91 before he purchased the house in Las Vegas during April of 1992.

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When we observed the house at 7335 Tara in Las Vegas during March of 1995 we noted that the house was not landscaped at all and that the driveway was unfinished. We noted that all of the other homes in the neighborhood were landscaped. In observation of this house, we also noted that there were no gates or apparent security systems. This is in spite of the taxpayer's representatives repeated statements that the taxpayer is afraid of being kidnapped.

Analysis

If the house in Las Vegas is the taxpayer's primary residence, why wouldn't he invest in landscaping the house and paving the driveway?

Conclusion:

It does not make sense that a person such as the taxpayer who was a millionaire would want to live in a low income (HUD) apartment, such as the Wagon Trails. Clara Kopp had told us that most of the residents were low income and many were receiving subsidies from HUD.

The taxpayer did not close his account with the City of La Palma Water Services until 11/26/91, when Grace Jeng had the account opened in her name. Most people have the utilities turned off when they sell a house. The taxpayer retained access to the house in La Palma through his assistant Grace Jeng.

The house in Las Vegas and the utilities for this house are in Mike Kern's (Trust) name or Grace Jeng's name. The taxpayer apparently did not want his name associated with this residence.

The house had been owned by the taxpayer for nearly 3 years when we observed it in March of 1995, but the taxpayer had not landscaped the yard nor had he paved the driveway.

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3. BANKING ACTIVITIES

A list of all the taxpayer's bank accounts which were active during years 1990, 1991, and 1992 had been requested from the taxpayer. The taxpayer had been unable to find the statements for his Southern California bank accounts from 1990 to 1992. When he finally provided the documentation the account statements did not cover 1990 and there were not many checks written on the accounts for 1991. The taxpayer's representative had stated in his letter the taxpayer had supplied all of the information which had been requested. Information provided for the later years 1991 and 1992 indicate that the taxpayer is a check writer.

In reviewing the taxpayer's banking information, such as cancelled checks from California Federal Bank account 177-0514457-7 (Las Vegas Branch), California Federal Bank account 179-0512056-2 (Las Vegas Branch), Valley Bank of Nevada account 210173019 (Las Vegas), Bank of America account 210173019 (Las Vegas Branch), and other information, it was noted that many of the checks are written in handwriting which is quite different from the taxpayer's handwriting.

The taxpayer's representative had stated in a letter that the taxpayer has not authorized any other individuals to sign checks on his bank accounts. He had also stated that the taxpayer may have authorized other to use the credit cards, but he does not maintain records of such authorizations. This financial information is relevant to this residency determination; this information was requested for analysis to determine the taxpayer's whereabouts during the year. If the taxpayer authorized other individuals to use his account, then the information is not necessarily indicative of the taxpayer's location.

It is also noted that the taxpayer opened three Las Vegas bank accounts at California Federal Bank, where he already had accounts in California. The statements show that transactions were made in Las Vegas and in California.

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Supporting Statistics:

- A. Total CA Bank Accounts
- Franklin Federal Money Fund (checking account 11300991158) (Invest Financial Corp. California Federal Long Beach, CA)
 account closed 5/18/92
- Irvine City Bank -savings account 11105172-8 account closed 1/8/91
- 3. First Fidelity Thrift and Loan Association-(savings) account closed 12/17/91
- 4. California Federal Bank (checking account 004-0513797-3) account closed 8/13/92
- California Federal Bank (checking account 082-0522494-6) account closed 8/13/92
- California Federal Bank (checking account 004-0513065-8) account closed 8/13/92
- 7. California Federal Bank (checking account 004-0513798-2) account closed 6/11/91

Total Nevada Bank Accounts 4

1. Valley Bank of Nevada 210173019 (checking account) account opened on 12/20/91

Bank of America 210173019 (checking account)
B of A took over Valley Bank in 8/92

- California Federal Bank 177-0016768-7 (checking account) account opened on 1/27/92
- California Federal Bank 177-0514457-7 (checking account) account opened on 10/25/91
- 4. California Federal Bank 179-0512056-2 (checking account) account opened on 8/13/92

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B. Total Ending Balances 1991:

Franklin Federal Mo	oney Fund (11300991158)	\$10,179,147
Irvine City Bank		Ø
First Fidelity Thr:	ift and Loan Association	Ø .
California Federal	Bank (004-0513797-3)	12, 426
California Federal	Bank (082-0522494-6)	453
California Federal	Bank (004-0513065-8)	16,377
California Federal	Bank (004-0513798-2)	Ø
	California	\$10,208,403 **
•		

Valley Bank of Nevada 210173019	200
Bank of America 210173019	0
California Federal Bank 177-0016768-7	0
California Federal Bank 177-0514457-7	13, 132
California Federal Bank 179-0512056-2	. Ø
Nevada	13.332

**Many of these funds were used to pay licensing fees to Phillips and the rest was invested in various money markets and mutual fund accounts. The Franklin Fund Account was closed in May of 1992.

Total Ending Balances 1992:

Franklin Federal Money Fund (11300991158)	0
Irvine City Bank	Ø
First Fidelity Thrift and Loan Association	0
California Federal Bank (004-0513797-3)	0
California Federal Bank (082-0522494-6)	ō.
California Federal Bank (004-0513065-8).	ø
California Federal Bank (004-0513798-2)	ø
•	·
California	\$0
Valley Bank of Nevada 210173019	0
Bank of America 210173019	9,891
California Federal Bank 177-0016768-7	Ø
California Federal Bank 177-0514457-7	831
California Federal Bank 179-0512056-2	2,917

Nevada

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13,639

C. Total # of checks written on CA Bank Accounts:

7/91	1
10/91	4
11/91	8
12/91	10
1/92	4
2/92	2
3/92	2
4/92	2

Total # of checks written on Nevada Bank Accounts:

11/91	3
12/91	11
1/92	21
2/92	22
3/92	10
4/92	43
5/92	33
6/92	50
7/92	. 55
8/92	36
9/92	23
10/92	15
11/92	39
12/92	26

Analysis

In reviewing the banking activities of the taxpayer, it is not determinable to what extent his banking activities were transacted in California versus Nevada. For example, with the three California Federal Accounts opened in Las Vegas, deposits were made at the following branches in California:

Account	Date	Location of Branch	Amount
177-0514457-7	12/14/91	Los Cerritos, CA	\$15,000
177-0514457-7	12/28/91	Los Cerritos, CA	623
177-0514457-7	12/31/91	Los Cerritos, CA	2.200
177-0514457-7	1/8/92	Los Cerritos, CA	5, 137
179-0512056-2	9/11/92	Los Cerritos, CA	10,000
179-0512056-2	9/19/92	Los Cerritos, CA	2,200
179-0512056-2	9/25/ 9 2	Anaheim. CA	166

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Although the taxpayer wrote the majority of the checks on Nevada bank accounts, many of the checks had been cashed in California. It was noted that the taxpayer does have grown children who are California residents and he wrote checks to them, usually on a monthly basis. It was also noted in examination of the taxpayer's checks that the taxpayer had used various businesses located in California such as copier Services, typing services, etc. after the date he allegedly became a resident of Nevada.

11/9/91	Linda Wetsch \$10,000.00	San Diego
12/22/91	Leni Schlindwein \$50.00	Northridge
1/18/92	Ron R. Hoffman \$200.00	Los Angeles
1/18/92	Copley/Colony Cable 27.50	Santa Ara
1/31/92	KCET 100.00	Los Angeles
1/20/92	Bill Sherman 20.00	Manhattan Beacl
2/11/92	Black Angus 66.00	Cerritos
3/1/92	Harry Widdifield 1,000.00	Los Angeles
3/11/92	Copy Us, Inc. 164.81	Fullerton
3/12/92	John Heller 10.00	Los Angeles
4/9/92	John Herman 121.75	Los Angeles
4/13/92	Ron Schuchord 390.00	El Monte
7/11/92	Leni's Typing 500.00	Northridge
7/27/92	Xerographic Copier 377.10	California
7/27/92	Xerographic " 3,900.00	California
7/28/92	Copy Tech 740.99	Long Beach
8/12/92	Leni's Typing 500.00	El Monte
9/2/92	John Harmon 151.30	California
9/3/92	Chasen's 500.00	California
9/21/92	Chasen's 1,926.48	California
10/2/92	Majordomo 593.31	Santa Monica
10/2/92	Leni's Typing 400.00	El Monte
10/20/92	Youngmart Travel 1,700.00	California
10/30/92	John Harmon 167.20	California
11/15/92	John Harmon 300,00	Pasadena
12/6/92	Leni's Typing 1,267.00	California
12/6/92	Adella Bormentos 300.00	Los Angeles
		ace underes

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Based upon examination of the taxpayer's checks and bank statements provided to date, it was noted that there were a number of checks which the taxpayer had made out to "CASH". He endorsed the check and the check was then endorsed by Grace Jeng. Most of these checks had been cashed at California Banks. It is unusual that the taxpayer would be giving money to Grace Jeng every month, if he had sold his house to her and she paid mortgage payments to him (as the taxpayer's Schedule B shows interest income from the sale of residence).

Bank Account	Check	Date	Amount
California Federal	99	1/8/92	\$ 200
California Federal	173	2/5/92	1,000
California Federal	229	3/30/92	1,000
Valley Bank of Nevada	324	6/1/92	1,000
Valley Bank of Nevada	395	7/17/92	1,000
Valley Bank of Nevada	452	9/14/92	1,000
California Federal	116	10/16/92	1.000
Valley Bank of Nevada	503	12/7/92	200
Valley Bank of Nevada	512	12/7/92	500

Also, as mentioned above, it is not known if another individual was writing checks on these accounts, as the handwriting differs dramatically. It is also unusual that the taxpayer provided no checks for 1990, unless other account information has not been disclosed. This information had been requested and the taxpayer's representative had sent a statement that they had given us all information requested.

As the banking information does not appear to be complete for all years requested and that another individual was writing checks on these accounts, the banking information will not be weighed heavily in making the determination of the taxpayer's residency.

Conclusion:

The banking information provided by the taxpayer is not conclusive, but the information indicates that the taxpayer did still have many ties with the state of California throughout 1992. The taxpayer was still present in California throughout the year 1992, in contradiction to his assertion that he spent 12 months in Nevada.

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4. MEDICAL PROFESSIONALS USED DURING 1991-1992

California: Dr. Edgar Hamer (Los Alamitos, CA) - 9/26/91

Dr. William Peloquin (Fullerton, CA) - 9/13/91, 10/31/91, 2/4/93

Los Alamitos Medical Center (Los Alamitos, CA) - 1/24/92, 2/4/92, 2/11/92-2/21/92, 9/3/92, 9/23/92

Dr. Melvin Shapiro (Encino, CA) - 2/3/92, 3/17/93

Los Alamitos Imaging (Los Alamitos, CA) - 1/23/92, 2/4/92, 2/11/92-2/21/92, 9/3/92, 9/23/92

Association of Colo-Rectal Surgeons (Long Beach) 10/9/91, 1/23/92, 1/24/92, 1/30/92, 2/12/92, 2/21/92, 3/5/92, 4/9/92, 7/6/92

Dr. Myatt DDS (La Palma) (could not be located)

Nevada:

Dr. Steven Hall DDS (Las Vegas) - 4/6/92, 4/7/92, 6/9/92, 6/18/92, 11/3/92, 11/12/92, 12/21/93.

Analysis

This is a clear connection to California. If the taxpayer truly intended to become a Nevada resident he would have sought out Nevada doctors. He did see a dentist in Nevada beginning in April of 1992.

Conclusion

The medical information indicates that the taxpayer did still have many ties with the state of California throughout 1992. The taxpayer was still present in California throughout the year 1992, in contradiction to his assertion that he spent 12 months in Nevada.

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5. OTHER PROFESSIONALS USED DURING 1991-1992

Attorneys -

ı.	Gerard Tramwell	- Los Angeles
2.	Loeb and Loeb	- Los Angeles
Э.	Riordan and McKenzie	- Los Angeles
4.	Roger McCaffrey, Attorney	- Anaheim
5.	LAIPLA-LA Patent Law Association	- Los Angeles
6.	Dale Fiola	- Los Angeles
7.	Pretty, Schroeder, Brueggemann & Clark	- Los Angeles
8.	Goldberg and Andrus	- Studio City
9.	Gregory Roth	- La Palma

Accountant -

1.	Block, Plant,	Egler -	_	Sherman	Oak	(S
2.	Michael Kern	-	-	Las Vega	36,	Nevada

Investment Services

1.	Shearson Lehman	- Los Angeles
2.	Portfolio Advisory Services	- Los Angeles

Analysis -

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The taxpayer utilized California professionals exclusively, with the exception of his Nevada accountant. The taxpayer had several lawsuits in California during this time period, but he did not retain any legal counsel in Nevada. The taxpayer was present at the house in La Palma in December of 1992, when legal papers were served regarding one of these lawsuits.

Dates that the taxpayer had meetings with these professionals is not known, but checks were written throughout 1991 and 1992 to these professionals. See page 3 of this letter for schedule of dates checks were written.

This is a clear connection to California. If the taxpayer truly intended to become a Nevada resident he would have sought out Nevada professionals.

Conclusion

This information indicates that the taxpayer did still have many ties with the state of California throughout 1992. It is not known how many meetings the taxpayer had in California throughout the year 1992, but it is evident that he still was conducting business and investment activities in California.

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6. DRIVER'S LICENSES AND VEHICLE REGISTRATIONS

The taxpayer obtained a Nevada driver's license during November of 1991. The taxpayer had a California driver's license which expired in March of 1993.

The taxpayer registered a 1977 Toyota in Nevada in March of 1992 (vehicle license number 557 EMR). This car had been registered in California.

The taxpayer purchased a 1992 Toyota Celica hatchback in Las Vegas, Nevada in March of 1992. The vehicle was purchased from Toyota West of Las Vegas. The vehicle registration was not obtained from the Nevada Department of Motor Vehicles, so it is not known if this car is registered in the taxpayer's name.

Analysis

The taxpayer's Nevada driver's license is a connection to Nevada, but the information obtained from the Nevada Department of Motor Vehicles did not indicate whether or not the taxpayer had surrendered his California driver license, which was valid until 3/93.

It is not known why the taxpayer did not register his car in the State of Nevada until March of 1992. The Nevada Department of Motor Vehicles requires that new residents of Nevada register their cars in the state of Nevada within 45 days of establishing residency in Nevada.

Conclusion:

The taxpayer's Nevada driver license is a connection to Nevada, but the taxpayer did not register his car with the Nevada DMV until 1992. It is unusual that he would not have done both acts at the same time. If the taxpayer moved to Nevada in November of 1991 as he claims, then he was in violation of the Nevada Department of Notor Vehicle law regarding vehicle registration.

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- 7. VOTER REGISTRATION
- a. There was no record of the taxpayer being registered to vote in California
- b. The taxpayer registered to vote in Nevada in November of 1991. The Clark County Department of Elections informed us that the taxpayer voted once in the 11/92 election, but they did not indicate whether he had voted in person or using an absentee ballot.

On 7/5/94, the taxpayer re-registered in Nevada claiming to be residing at 5441 Sand Piper Lane in Las Vegas. The Clark County assessor's office verified ownership of 5441 Sandpiper Lane Las Vegas. The property is in the name of Michael W. and La Don Kern since 12/14/82. Michael Kern is Gilbert Hyatt's accountant. This house was sold by the Kerns on 10/27/94.

Note: When looking at voter registration as an indication of domicile we must consider how the courts have viewed voting as a test of domicile. In rejecting voting as a test of domicile the United States Supreme Court said in District of Columbia v. Murphy, 314 S. 441, pages 456 and 457 [62 S. Ct. 303, 86 L. ed 329]: "Whether or not one votes where he claims domicile is highly relevant but by no means controlling. Each state prescribes for itself the qualification of its voters, and each has its own machinery for determining compliance with such qualifications. A vote cast without challenge and adjudication may indicate only laxity of the state officials."

Analysis:

Voter registration is a minor area, and very easy to establish. This area is not given much weight. It is not known why the taxpayer registered to vote using Michael Kern's address.

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8. Travel

Little information was obtained about the taxpayer's travels. The credit card statements provided by the taxpayer show that the taxpayer took a few trips during the years under examination, but the statements do not show where the taxpayer's air travel began or ended. No information was provided about the taxpayer's travel between California and Nevada. The taxpayer claims to have spent 12 months in Nevada and 0 months in California during 1992 and 1993.

The area of travel will not be given much weight.

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- 9. Business Activities
- The taxpayer was an electronics engineer and aerospace consultant who was granted a patent for the single-chip integrated circuit (Microprocessor chip) for computers on In 1968, he formed a closely held company with 7/17/90. which he developed the microprocessor chip. He filed a patent application on the microprocessor chip on 12/28/70. The U.S. patents office heavily scrutinized his application, and did not issue the patent for almost 20 years. During this 20 year period, the taxpayer's closely held corporation went out of business, and he formed another closely held corporation, Digital Nutronics (a California corporation).
- In addition to the taxpayer's corporation Digital Nutronics, the taxpayer has filed a Schedule C as a "Patent Agent" on his 1989, 1990, and 1991 California tax returns. addresses listed for the business on the Schedule C and for his corporation Digital Nutronics were both the same as the taxpayer's P.O. Box in California. It is not determinable where the taxpayer was conducting his business nor was any significant event identified which would cause the businesses to relocate to Nevada, other than the taxpayer's supposed change of residence.
- c. It was noted in examination of the taxpayer's checks that the taxpayer had used various businesses located in California such as copier Services, typing services, etc. after the date he allegedly became a resident of Nevada
- The only professional hired by the taxpayer in Nevada was his accountant, Michael Kern.
- The taxpayer claimed on the Form 3805F that he was working out of an office in Las Vegas and that he was working out of the same office as his accountant Michael Kern and Michael Kern had confirmed this statement during a telephone conversation in January of 1995. When we went to this office in March of 1995, the receptionist did not know who the taxpayer was when we asked to see him.

Analysis

As the main activity of the taxpayer's business pursuits had been the pursuit of the patent, there is not sufficient information to use the taxpayer's business activities in determination of residency, other than the fact that the attorneys who represented the taxpayer and the corporation were California professionals and this is a significant California tie.

agreements and the use of California professionals.

Conclusion

0000074 The taxpayer had significant California ties, as seen through his business activities during 1991 and 1992, such as patent CONFIDENTIAL H BIRTY

9. Other Information

- a. The taxpayer had listed the following items as civic and social activities in response to question 12 of the FTB Form 3805F to show his social, professional, and other ties:
 - Institute of Electrical and Electronic Engineers (New York, New York) Professional Society

A letter was sent to this organization, but no response was received.

Association of Computing Machinery (ACM)
 (New York, New York)
 Professional Society

A letter was sent to this organization. The taxpayer joined this association in May of 1992. He had changed his address to a Las Vegas P.O. Box on 5/29/92.

3. <u>Licensing Executives Society (LES)</u> (Norwalk, Connecticut)
Professional Society

A letter was sent to this organization. The address given by the taxpayer was incorrect. No listing could be found for this organization in Norwalk Connecticut.

> 4. <u>Sam's Club</u> (Las Vegas, Nevada) Retail Store

A letter was sent to this store. No response was received. This is a retail store and is not verifiable. This would not be considered a Nevada tie.

5. <u>Bizmart</u> (Las Vegas, Nevada) Retail Store

A letter was sent to this store. No response was received. This is a retail store and is not verifiable. This would not be considered a Nevada tie.

 Personal Computer User's Group (Las Vegas, Nevada)
 Computer Club

A letter was sent to this club. The letter was sent back from the post office, as the address was incorrect. No listing could be found in Las Vegas for this club. This would not be considered a Nevada tie.

> 7. <u>Temple Beth Am</u> (Las Vegas, Nevada) Religious activity

A letter was sent to this temple. The letter came back from the post office, as the address had been forwarded and the forwarding order had expired. A letter was sent to the new address and no response was received.

8. <u>Mount Charleston Ski Resort</u> (Mount Charleston, Nevada)
Ski activity

This is a ski resort and is not verifiable. This would not necessarily be considered a Nevada tie.

9. <u>Comdex</u> (Las Vegas, Nevada) Computer Conference

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This is a computer conference held in Las Vegas each year. It is attended by people from all over the country, and would not necessarily be considered a Nevada tie.

10. Clark County School District (Las Vegas, Nevada) Volunteer activities

A letter was sent to the Clark County School District. They have no record of any volunteer activities performed by the taxpayer.

11. Nevada Governor Robert Miller
(Las Vegas, Nevada)
International Trade Activity

A letter was sent to Governor Miller's office. The Governor's office responded to our letter that they have never heard of the taxpayer and have no record of him meeting with the Governor.

12. Nevada Senator Richard Bryan
(Las Vegas, Nevada)
International Trade Activity

A letter was sent to Senator Bryan's office. No response was received.

13. Nevada Development Authority
(Las Vegas, Nevada)
International Trade Activity

A letter was sent to this organization and they could not find any record of either Gilbert Hyatt or Digital Nutronics.

Analysis:

The items listed by the taxpayer as Nevada ties were self-serving statements with no documentary proof. A person may shop in Nevada, attend a convention, go skiing, etc. but this is not indicative of a person's residence. A person may join an organization, but this does not mean that the person is an active member. The documentation obtained from third party sources does not support the taxpayer's alleged ties to Nevada.

Conclusion:

The above items will not be considered Nevada ties.

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III. APPLICABLE STATUTORY REFERENCES

A. Law

California Revenue and Taxation Code section 17041 imposes a personal income tax upon the entire taxable income of every resident of this state.

California Revenue and Taxation Code section 17014 defines a resident as:

- Every Individual who is in this state for other than a temporary or transitory purpose; and
- Every individual domiciled in this state who is outside the state for a temporary or transitory purpose.

B. Regulations

The regulation provides that the underlying theory of California's definition of "resident" is the state where the taxpayer has his closest connections (Cal. Adm. Code Tit. 18 Reg. 17014, Subd. (b)). The purpose of this definition is to define a class of individuals who should contribute to the support of the state because they receive substantial benefits and protections from its laws and government (Cal Adm. Code Tit. 18 Reg. 17014). An individual may claim only one domicile at a time (Cal Adm. Code Tit. 18, Reg. 17014 Subd. (c)).

When it is determined that a taxpayer was domiciled in this state, he will be considered a resident if his absence was for a temporary or transitory purpose. The determination of whether a taxpayer's purposes in leaving California are temporary or transitory in character is essentially a question of fact to be determined by examining all the circumstances of each particular case (Cal Adm. Code tit. 18, Reg. 17014 Subd. (b)).

Consistently, in light of these regulation, it has been held that the connections which a taxpayer maintains in this and other states are important indication of whether an individual's presence in or absence from California is temporary or transitory.

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C. Court Rulings

A person may have only one domicile at a time (<u>Whittel v. Franchise Tax Board</u>, 231 Cal. App. 2d 278, 284 (41 Cal Rptr 673)(1964)) and he retains that domicile until he acquires one elsewhere (<u>Marriage of Leff</u>, 25 Cal App. 3d 630, 642 (102, Cal. Rptr. 195)(1972)). The establishment of a new domicile requires actual residence in a new place with the intention to remain permanently or indefinitely (<u>Estate of Phillips</u>, 269 Cal. App. 2d 656, 659 (75 Cal Rptr. 301)(1969)).

One does not lose a former domicile by going to and stopping at another place for a limited time with no intention to reside there permanently through the absence may continue for a number of years (Chapman v. Superior Court, 162 Cal. App. 2d 421, 426-427 (238 P. 2d. 23)(1958). The courts have gone on to further define domicile as a person's true, fixed permanent home, the place where he or she has no intention of permanently leaving and whenever absent he or she has the intention of returning there (Whittel, supra).

The Whittel case emphasizes that mere formalisms such as changing voter registration or statements to the effect that the taxpayer intended to be a resident of another state are transparent and cannot control the issue. The taxpayer attempted to emphasize his Nevada property holdings by deprecating his California interests because they were held in corporate form. The taxpayer in this case devoted much effort to his attempt to show that he was closely connected with Nevada, while minimizing the significance of the amount of time he spent in California. The brevity of the taxpayer's stays in Nevada considerably detracts from his claim of extensive activities there. The time element is one of the most important factors in determining residency.

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IV. AUDIT DETERMINATION

The facts in this particular case indicate the taxpayer was domiciled in California for the above referenced year and his absences from California were for temporary or transitory purposes. The taxpayer retained his California domicile until he acquired one in Nevada. The establishment of a new domicile requires actual residence in a new place with the intention to remain permanently or indefinitely. The taxpayer had significant ties with California beyond 1991. The taxpayer began developing significant ties with Nevada during 1992, but it is not determinable when he established a new domicile.

TEMPORARY OR TRANSITORY

California Regulations explain that whether a taxpayers purpose in entering or leaving California is temporary or transitory in character is essentially a question of fact to be determined by examining all the circumstances of each particular case (Appeal of Anthony V. and Beverly Zuanovic, Calif St. Bd. of Equal., Jan 6, 1976).

In accordance with the Regulations, the California State Board of Equalization has consistently held that the connections which a taxpayer maintains with this and other states/countries are an important indication of whether his presence in or absence from California is temporary or transitory in character. (Appeal of Richards and Kathleen K. Hardman, Calif. St. Bd. of Equal. August 19,1975). Some of the contacts considered relevant are the maintenance of a family home, bank accounts, business relationships, voting registration, possession of a local driver's license, and ownership of real property. (Appeal of Bernard and Helen Fernandez, Calif. St. Bd. of Equal., June 2, 1971).

As shown in the California ties vs. Nevada ties section of this letter, the taxpayer's connections to California by far overwhelm his connections to Nevada.

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IV. CONCLUSION

Based on the taxpayer's extensive ties to California, it is our conclusion that the taxpayer was a resident of California for the year 1991. As such, he is taxable on all income, regardless of its source.

Refer to the enclosed Schedule for the computation of the proposed tax assessment. If the taxpayer would like to make a payment on the deficiency, the interest can be calculated.

If you have any further information you wish to provide regarding the taxpayer's residency status or can demonstrate our understanding of the facts presented is incorrect, please do so in writing by <u>August 31, 1995</u>. If you need additional time, a waiver on the Statute of Limitations will be needed to extend the Statute. All cases must be submitted to review seven months prior to expiration of the Statute. For this reason, a waiver is enclosed, which should be signed by the taxpayer and sent to my office by August 31, 1995.

Please note, the determination reached in the audit is subject to further review.

If you have any additional questions concerning the audit, you can contact me at (818) 556-2942

Sheila Cox Tax Auditor

cc: Eugene Cowan

TAX EFFECT

The tax effect of the case assuming that the taxpayer is a California resident for 1991 is as follows:

Taxpayer's 1991 Federal AGI	17, 103, 327
CA total taxable income	17,727,743
California AGI Ratio	633, 228 . 0357
Tax on total taxable income Less tax previously assessed	1,945,940 69,469
Tax Effect	\$1,876,471
Fraud Penalty (75%)	1,407,353
TOTAL TAX PLUS PENALTY	\$3, 283, 824

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PENALTIES

Under 19164 of the Revenue and Taxation Code California has adopted the fraud penalty imposed in accordance with the provisions of IRC Section 6663. Under the federal IRC section, if any underpayment of tax required to be shown on the return is due to fraud, addition to tax will be made in amount equal to sum of 75% of the portion of the underpayment attributable to fraud. In order to impose the fraud penalty, FTB has the burden of proof to establish by clear and convincing evidence that:

- 1) There was an underpayment, and
- 2) That the underpayment is attributable to fraud.

The FTB burden to prove fraud by clear and convincing evidence is a lesser standard than the burden to establish tax evasion in a criminal proceeding, which must be established beyond a reasonable doubt.

Civil fraud is often defined as an intentional wrongdoing on the part of the taxpayer, with the specific purpose of evading a tax known or believed to be owing. For the fraud penalty to apply, there must be an intentional wrongdoing; the intent required is the specific purpose to evade a tax believe to be owing. The taxpayer must have intended to mislead, conceal, or otherwise prevent collection of such taxes. Mere carelessness is not sufficient.

Since intent is difficult to establish directly, courts have inferred fraudulent intent from various kinds of circumstantial evidence. Among the factors that courts have cited as indications of fraud are:

- 1) Understatement of income
- 2) Inadequate records
- 3) Implausible or inconsistent explanations of behavior
- 4) concealment of assets
- 5) failure to cooperate with tax authorities
- 6) engaging in illegal activities

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- 7) dealing in cash
- failure to made estimated tax payments.

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It is our position that the taxpayer qualifies for the penalty under items 3, 4 and 5 above. In examination of these factors with respect to the taxpayer, the following observations are made:

IMPLAUSIBLE OR INCONSISTENT EXPLANATIONS OF BEHAVIOR -

The taxpayer signed agreements to receive payments from Matsushita and Fujitsu, both of Japan, for the use of his patent for the microchip. Although both agreements were signed after the taxpayer's alleged change of residence to Nevada, both agreements had his California address. The money was to be wire transferred to a trust account in Los Angeles. The agreements tate that they are to be in accordance with the laws of the State of California.

The taxpayer transferred the licensing fees that he had received from the Japanese companies (approximately \$40 Million) into a Franklin Fund Account in Long Beach, California. The taxpayer's address on the account statements was the La Palma California residence of the house that he had supposedly sold.

INTENTIONAL EVIDENCE OF INTENT TO DEFRAUD

The taxpayer provided documentation stating that he had sold his home in La Palma on 10/1/91 to Grace Julia Jeng. We have gotten affidavits from several parties stating that Grace Jeng lives with the taxpayer and serves as his assistant, and that Grace and the taxpayer are always together. The title on the house did not pass to Grace Jeng until 6/93.

Based upon examination of the taxpayer's checks and bank statements provided to date, it was noted that there were a number of checks which the taxpayer had made out to "CASH". He then endorsed the check and the check was then endorsed by Grace Jeng. Most of these checks were cashed at California Banks. It is unusual that the taxpayer would be giving money to Grace Jeng every month if he had sold his house to her.

The statements made that the taxpayer lives with Grace Jeng (who the taxpayer supposedly sold the California house to), along with transfers of cash to Grace Jeng indicate that the taxpayer retained access to the house and the house was beneficially owned by the taxpayer. The transfer of the house was a sham transaction rather than a bona fide sale. The transaction was set up solely to avoid payment of California Income taxes.

Additionally, in examination of the checks, it was also noted that many of the checks are written in handwriting which is quite different from the taxpayer's handwriting. The signatures appear to be that of the taxpayer. One individual has given an affidavit that they had seen Grace Jeng use the taxpayer's credit

We received a letter from the La Palma City Water Services stating that Grace Jeng turned on water service 11/26/91 and that her mailing address was P.O. Box 3357 Cerritos. The owner was listed as Gilbert P. Hyatt. It does not make sense that the taxpayer would have sold his home on 10/1/91 and did not turn off the water service until 11/26/91, when Grace Jeng had the water service turned on in her name. People usually turn off the utilities when they sell their homes and move.

Based upon examination of the taxpayer's checks, it was noted that there was a check dated 4/13/92 to Ron's Repair and Remodelling. This check was cashed in California. I called Ron Schuchord of Ron's Repair and Remodelling and interviewed him on 3/28/95. He stated that he had done work for Mr. Hyatt at the house in La Palma. Ron stated that it is customary for him to receive a check from his customers on the date that the work is completed. He said that if the check was dated 4/13/92, then he was there on that date, but he no longer has invoices.

The taxpayer continued (and continues) to maintain at least two P.O. boxes in California. A letter from the U.S. Postmaster dated 5/12/94 included a copy of Form 1093 (P.O. Box application). Gilbert P. Hyatt and Grace Jeng were listed as the P.O. Box users and the renewal dated 4/16/92 was in Grace Jeng's name. Also included was a copy of a letter from Gilbert Hyatt to the Postmaster dated 2/2/92 requesting to add Grace Jeng and Barry Lee to P.O. Box 3357 in Cerritos.

The taxpayer rented at least two P.O. boxes in Las Vegas, he registered to vote, and he got a Nevada driver license in November of 1991. These items are considered minor areas, which are very easy to establish. Voter registration, P.O. boxes, and driver licenses are not given much weight.

The taxpayer rented an apartment in Las Vegas Nevadâ beginning on November 1, 1991. The taxpayer claimed that he left California on October 1, 1991. Based upon this information we do not know where the taxpayer lived from October 1 through November 1 of 1991. He rented this apartment in Las Vegas from November 1991 through April of 1992 and paid \$540 per month for rent.

During March of 1995, I and another representative of FTB visited this apartment in Las Vegas. The apartments did not have any security gates or doors. (Despite statements by the representative that the taxpayer is afraid of being kidnapped).

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I asked the managers if they had any record of how the rent had been paid, whether through the mail, in person, etc. They indicated that they have no record of it. They stated that the taxpayer did pay by check each month. We saw in the file an envelope which Mr. Hyatt had used to pay the rent. The envelope had a return address of P.O. Box 60028 Las Vegas. The envelope was postmarked from Long Beach, California and was date stamped 12/8/91. Clara stated that he would pay the rent ahead of time with a post dated check. They would keep the check until the rent was due.

Based upon our interview at the apartment in Las Vegas and examination of the rental file, the taxpayer rented this apartment in attempt to give the appearance of a Nevada residency. The fact that he had someone else rent the apartment for him, that he was paying the rent with postdated checks and mailing them from California, along with the appearance that he was not occupying the apartment are all evidence of this fact.

In April of 1992, the taxpayer purchased a house in Las Vegas at 7335 Tara. We received a letter from the Las Vegas Valley Water District showing that the account for 7335 Tara was established on 4/1/92. The customer name is G. Julia Jeng and the mailing address is P.O. Box 81230 Las Vegas.

We received a letter from Southwest Gas Corporation of Las Vegas which stated that Gilbert Hyatt is not the customer of record at 7335 Tara. I called Southwest Gas and spoke to Georgia Heki. She confirmed that account is in the name of G. Julia Jeng.

We received a letter from Silver State Disposal Service in Las Vegas. The account was opened on 4/1/92 in the name of Michael Kern. (The taxpayer's representative) There is a notation on the account that payments have been made by Gilbert Hyatt. When we were in Las Vegas on 3/7/95, we saw the Silver State Disposal Service coming up Tara street. We asked the trashman if they got much trash at 7335 Tara. He said that they got a bag every once in a while. He said that he had always wondered if anyone lived there.

When the taxpayer submitted the FTB Form 3805F, he also submitted a list of civic and social activities in response to question 12 on the form. The items listed as Nevada civic and social ties were checked. Several of the items were for retail stores in Nevada (not verifiable) and several were for clubs and religious organizations but the addresses given were not correct.

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The taxpayer had stated on the 3805F that he had volunteered for the Clark County school district. We checked on this and the Clark County School District had no record of this. The taxpayer had listed the Senator from Nevada and the Governor of Nevada as Nevada ties. The Governor's office responded to our letter that they have never heard of the taxpayer and have no record of him meeting with the Governor. The items listed by the taxpayer as Nevada ties were self-serving statements with no documentary proof.

The taxpayer had stated on the FTB Form 3805F that he worked out of an office at the same address as the taxpayer's representative Mike Kern. The taxpayer's representative Mike Kern of Las Vegas had stated during a telephone conversation in January of 1995 that he saw the taxpayer on a frequent basis because he subleased office space and worked out of Mike Kern's office. When we were in Las Vegas, we went to the representative Mike Kern's office and asked for the taxpayer. The receptionist did not know who we were talking about. This is an indication that the taxpayer and his representative had made false statements with an intent to deceive.

It is not readily determinable if the taxpayer's records are inadequate, or if he is attempting to conceal them from FTB. The taxpayer does not have many of the documents requested, such as telephone bills. It is not determinable whether these items had been intentionally destroyed.

When the taxpayer's moving expenses were requested, the taxpayer's representative stated that the taxpayer had moved himself to Las Vegas using his son's trailer. As evidence of this, they gave me a copy of the trailer registration, which was registered in the state of Nevada in 1992. This does not provide any documentation or proof of the taxpayer's moving expenses.

Also, as evidence of the taxpayer's specific intent to defraud the government, we have gotten affidavits from several individuals that the taxpayer may have cheated on his taxes in the past. They stated that he would collect bills and receipts from various family members, friends, etc. and use those for business writeoffs.

We were told in affidavits that the taxpayer always wanted to pay expenses for family members and friends with checks. He wanted friends and family members to give him receipts from restaurants, bills, etc. He wanted receipts for anything. He would pay with a check with a stamp which said "private contractor." (In examination of the taxpayer's checks we saw checks with this stamp imprinted on the back.) He would use other people's receipts for business expense writeoffs, so he wouldn't have to pay income taxes. This is indication that the taxpayer has used tax avoidance schemes in the past.

In addition to the taxpayer's corporation Digital Nutronics, the taxpayer has filed a Schedule C as a "Patent Agent" on his 1989, 1990, and 1991 California tax returns. The taxpayer has deducted items such as office expense, utilities, etc. The addresses listed for the business on the Schedule C and for his corporation Digital Nutronics are both a P.O. Box. It is not determinable whether the taxpayer is deducting expenses for a home office or whether these items are personal expenses, as there is no indication of where the taxpayer carried on these businesses.

Concealment of Assets

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In April of 1992, the taxpayer purchased a house in Las Vegas. The taxpayer's representative provided a copy of the escrow instructions for the purchase of the house with the address deleted. (The taxpayer's representative stated that the reason for the deletion was the taxpayer's concern confidentiality). The escrow instructions state that the purchaser may change the name on the title when escrow closes. The Clark County Treasurer's office was called and they stated that this parcel of land is in the name of Kern Trust. Mike Kern is the trustee. He is the taxpayer's representative in Las Vegas. The taxpayer may have put this house into a trust account to make it difficult to trace his property.

When the taxpayer was asked to provide a list of all bank accounts, cancelled checks, etc. he provided a list of bank accounts at the representatives office. The representative stated that they had been unable to get any of the California account information. For one of the accounts, they did not even have the account number. They later provided this information after I told them that I would request it from the bank directly if they did not.

There was one account which had not been included on the taxpayer's list. This account was for a Franklin Fund Account in Long Beach, California. We knew that this account existed, because the taxpayer had provided copies of checks from this account. We requested this account information from the taxpayer and they eventually provided it to us. The taxpayer's address on the account statements was the La Palma California residence of the house that he had sold. This account is where the taxpayer transferred the licensing fees that he had received from the Japanese companies (approximately \$40 Million).

From examination of the licensing agreements with the Japanese, the funds were to be wire transferred to a trust account in care of a Los Angeles attorney. When I asked the taxpayer's representative for copies of the account statements, he said that they did not have them because the trust fund had been mutually agreed upon and that the taxpayer did not have any control over the letters were sent to Matsushita and Fujitsu in Japan and we

From examination of the taxpayer's checks, it was noticed that there was one check to Capital Bank in Cerritos, California. The back of the check said that it was for safe deposit boxes. Information was obtained from the bank that the taxpayer did have safe deposit boxes in California and they provided the dates that he visited these boxes.

The taxpayer did not change the address on the safe deposit box accounts to his Las Vegas P.O Box until 7/21/92, even though he visited the boxes on 12/5/91 and 12/10/91 (after the date that he supposedly left California). He also visited the boxes on 7/13/92.

Failure to cooperate with tax authorities

Throughout the course of the audit, the taxpayer's attorney and accountant have been reluctant to provide copies of the taxpayer's documents requested by the auditors. They both had stated that the documents could only be examined at the attorney's office. They said that the reason for this was the taxpayer's fear that he would be kidnapped. This reason is irrational and is an evasive tactic used by the taxpayer.

The apartment that the taxpayer had rented in Las Vegas and the house that he bought were both observed during a field visit to Las Vegas. The apartment had no security system and the house did not have a fence or any visible security system. It is not logical that someone who was vorried about being kidnapped would not have his home enclosed or live in a gated community. We did note that there was a gated community several blocks from the taxpayer's home.

(The taxpayer's representatives began providing copies of documentation requested after a copy of the $\underline{\text{Firestone}}$ case was provided to them.)

The taxpayer's accountant has used delaying tactics, such as calling on the due date of a document request to state that he would not have the requested documentation on time. He had also stated that he felt that they had provided enough documentation to support the taxpayer's residency. He felt that we were being unreasonable to request the taxpayer's financial information. The taxpayer's representative tried to use intimidation techniques to get us to back off on document requests.

The taxpayer's representative has sent the requested financial information piecemeal and also has sent some of the bank statements more than once, to give the appearance of compliance with the document requests. He has sent copies of letters from the taxpayer to the credit card companies, showing that the taxpayer has requested the statements more than once. If the taxpayer really wanted to obtain this information from the credit card companies, he would have called them and followed up on this matter.

The taxpayer does not have many of the documents requested, such as telephone bills. It is not determinable whether these items had been intentionally destroyed.

Failure to cooperate with the FTB can be an indication of fraud. Thus, lying or giving evasive answers to FTB personnel, delaying tactics, and other actions designed to mislead FTB auditors are all indicia of fraud. These and other indicia or badges of fraud (including acts of concealment, the use of dummy business entities and bank accounts opened under assumed names or in the names of relatives or nominees) can be found in numerous criminal and civil fraud cases.

In evaluating the evidence, courts also consider the education level and sophistication of the taxpayer. Each case is decided on its own particular facts, and often no single factor is decisive. There is no exclusive list of factors to be considered in determining whether fraud has occurred.

The taxpayer in this case is an intelligent person with degrees from Berkeley and USC. He has owned businesses in California, he has dealt with the U.S. Patent Office, and negotiated licensing agreements, so he has shown a high degree of business knowledge and sophistication. Based upon examination of evidence, the taxpayer is a businessman of above-average education, considerable ability and experience.

The taxpayer's knowledge of the tax law is an important factor in determining whether fraud has been committed. The fact that the taxpayer is intelligent and sophisticated in tax matters will be taken into account even if the taxpayer is not a tax specialist. The taxpayer cannot escape the penalty by delegation of the tax return preparation to his accountant.

It is likely that the taxpayer has a knowledge of tax law, as it appears that he prepared his own tax returns and that of his corporation (Digital Nutronics) prior to 1991. (These earlier year tax returns did not have a preparer sign.)

If the taxpayer relied on a third part to keep his books and records, to prepare and file his returns, or for tax advice generally, such reliance may indicate the absence of fraudulent intent, even if an understatement of income occurs. When the taxpayer in good faith turns over all of his books and records or otherwise makes a full and complete disclosure of all of the facts to a third party to whom he has given the tax of preparing his return, the court generally do not find fraudulent intent. If however, the taxpayer did not supply his bookkeeper or tax return preparer with all of the relevant and necessary information, fraud has been found.

In this case, the taxpayer may have not revealed all of the facts regarding his residency to the taxpayer's representative. We do not know what the representatives know, but it is apparent that they have used using delaying tactics and evasive tactics in an attempt to protect their client. We do not know to what extent they advised the taxpayer on the perpetration of this scheme to defraud.

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ORANCE COUNTY OFFICE GII ANTON BOULEVARD SUITE HOO COSTA MESA, CALIFORNIA 92626 (7(4) 433-2900 FAX (7(4) 549-3244

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> RICHARD J. RIORDAN IRETIREDI FILE NO.

September 25, 1995

8-160-002

HAND DELIVERED

Franchise Tax Board 333 North Glenoaks Boulevard, Suite 200 Burbank, California 91502-1170

Attention: Sheila Cox, Tax Auditor

Re: Gilbert P. Hyatt

Dear Ms. Cox:

Enclosed is our original September 22, 1995 response to your letter dated August 31, 1995 regarding the 1991 tax audit for Mr. Gil Hyatt. Enclosed also is the accompanying documentation. Please kindly acknowledge receipt of our letter and documentation by initialling and/or date-stamping a copy of this letter and returning it to me.

Eugene G. Cowan

of RIORDAN & McKINZIE

EGC:agm Enclosures

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RIORDAN & McKINZIE

A PROFESSIONAL LAW CORPORATION

ORANCE COUNTY OFFICE 695 TOWN CENTER DRIVE SUITE 1500 COSTA MESA, CAUFORNIA 92626 (714) 433-2900 FAX (714) 549-3244

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September 22, 1995

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> RICHARD J. RIORDAN (RETIRED)

> > FILE NO.

BUR SEP 2 6 1995 REC'D

08-160-002

Franchise Tax Board 333 N. Glenoaks Blvd., Suite 200 Burbank, CA 91502-1170 Attention: Sheila Cox, Tax Auditor

Re:

FTB audit of Gilbert P. Hyatt for 1991 Response to FTB Letter dated 8/31/95

Dear Ms. Cox:

We have reviewed your letter of August 31, 1995. Your letter greatly assisted this response by acknowledging that the Franchise Tax Board (FTB) is aware that Mr. Hyatt began establishing ties in Nevada in early 1992 and by noting that the purpose of the audit is to determine when Mr. Hyatt established ties with Nevada and severed ties with California. Thus, it appears to us that we could most benefit the FTB's review by providing additional information regarding Mr. Hyatt's ties from September, 1991 through early 1992. This letter also responds to your requests and comments in your August 31, 1995 letter.

Mr. Hyatt moved to Las Vegas in September, 1991. He left Southern California just after he finished his appointment with Dr. Hamer and took up residence in Las Vegas. He thought that his appointment was on September 24, 1991 (see enclosed

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Franchise Tax Board September 22, 1995 Page 2

statement from Dr. Hamer), but, after reviewing your letter of August 2, 1995, it appears that the appointment could have been on September 26, 1991.

Mr. Hyatt drove to Southern California on October 1st to execute the sale documents for his La Palma home and returned to Las Vegas that evening. He came back to Southern California for his appointment with Dr. Isenberg and returned to Las Vegas immediately thereafter.

Mr. Hyatt signed his Wagon Trails apartment rental agreements on October 13, 1991. The agreements covered rent from October 20 to October 31, 1991 and covered the full 6-month lease starting November 1st. Mr. Hyatt started the rental period on October 20th, because he knew that he was going away on an extended business trip. We Mr. Hyatt returned to Las Vegas from his business trip in time to attend the COMDEX '91 trade show.

In the fall of 1991, after selling his California home, Mr. Hyatt rented and moved into his apartment in Las Vegas, applied for and received his Nevada drivers license (surrendering his California drivers license), registered to vote in Nevada, opened his Nevada bank accounts, sent in changes of addresses, joined a temple, continued with his house hunting, etc. These are all items that a person first does when he moves into a new area to reside. We do not understand the FTB's position that Mr. Hyatt's activities described above were formalities, especially since the FTB recognizes that Mr. Hyatt has established ties with

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Mr. Hyatt went to Washington D.C., Dallas, Texas and New York, New York during the trip.

See attached representative documentation.

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Franchise Tax Board September 22, 1995 Page 3

Nevada and became a resident of Nevada (at least according to the California courts in 1993). Frankly, we do not believe that a court would dismiss Mr. Hyatt's 1991 Nevadan activities as mere formalities.

The FTB dwells on Mr. Hyatt's private nature, expressing its disbelief that an individual concerned about privacy would live in the modest style in which Mr. Hyatt lives. We do not believe that the FTB is aware of the methods which successfully increase one's privacy. Mr. Hyatt's privacy has been successfully maintained because of his modest lifestyle and because of his low profile. Mr. Hyatt's Las Vegas apartment (at Wagon Trails) was modest. His Las Vegas home where he continues to reside is modest. The Las Vegas apartment did not and his Las Vegas home does not attract the scrutiny of the curious public or his intrusive family. High walls and gates are noticeable and invite the curious. By living modestly, Mr. Hyatt had not been bothered in his Nevada home by the public or by his intrusive family members even after the Hard Copy TV program acquired a photo of the home in 1993. This was not the case when he lived in La Palma, a residence that was well known and convenient to the public and to his family. Regardless of his current financial resources, Mr. Hyatt to this day is still maintaining his long standing character as a frugal inventor. Please understand that Mr. Hyatt is not trying to keep uninvited visitors out with high walls; he is keeping a low profile so that uninvited visitors cannot find him.

Your August 31, 1995 letter identifies a handful of newspaper articles published in early 1992 concerning Mr. Hyatt. The February, 1992 Los Angeles Times articles and McHenry & Associates press release cited in your letter acknowledge

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Mr. Hyatt expressly refused to be interviewed by Hard Copy. He has no control over the efforts exerted by that program to discover his residence.

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Franchise Tax Board September 22, 1995 Page 4

Mr. Hyatt's Las Vegas residency. The February, 1992 New York Times article cited in your letter does not address Mr. Hyatt's residency.

News articles and press releases generally are of little value in determining residency. Reporters take "license" in writing their articles and it is well understood that most articles are replete with inaccuracies and inconsistencies. Reporters draw much of their information from older articles and materials and have little time to check whether the original materials were accurate or are still current.

The articles concerning Mr. Hyatt are no exception. The press release's reference to a "dateline" has no significance. The New York Times article stating, "Reached in La Palma" no doubt reflected a reporter's attempts to contact Mr. Hyatt in La Palma after he had moved. Phone messages were often left for Mr. Hyatt in La Palma with Grace Jeng, the new resident of the La Palma house, as well as with Greg Roth, Mr. Hyatt's patent counsel, and with Philips Corporation. Mr. Hyatt would return the phone calls from his home in Las Vegas. Reporters never asked Mr. Hyatt if he was returning the call from La Palma.

The LA Times article noting that Mr. Hyatt was looking for a permanent home in Las Vegas, was reflecting the fact that, at that time (2/25/92), Mr. Hyatt was looking for a home to purchase in Las Vegas (i.e. a permanent home, rather than his rental apartment).

Home Sale to Grace Jeng. Mr. Hyatt knew that Ms. Jeng wanted to buy a home in the La Palma -- Cerritos area because there was a large Chinese community in the area. Ms. Jeng was willing to pay Mr. Hyatt's asking price for his La Palma home so

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Franchise Tax Board September 22, 1995 Page 5

Mr. Hyatt did not need to engage a realtor (thereby saving the commission), advertise the home for sale, or show the home to "lookey loos." Hence, Mr. Hyatt does not have any realtor or advertisement materials.

Offers on Las Vegas Home. Enclosed is representative documentation concerning Mr. Hyatt's offers on homes in Las Vegas in 1991-1992. Included in the materials are computer printouts of available homes in December, 1991 and March, 1992; a receipt for dinner with Realtor Ron Stevenson (12/12/92); and copies of home purchase offers and counteroffers made in December, 1991, January, 1992, February, 1992 and March, 1992.

<u>Business License</u>. Enclosed is a copy of Mr. Hyatt's Nevada business license materials.

Business Travel. Enclosed is representative documentation of Mr. Hyatt's business travels to other locations during the period at issue: a 10-14-91 to 10-22-91 trip to Washington, D.C., Dallas and New York; a 11-18-91 to 11-20-91 trip to New York; a 1-8-92 to 1-17-92 trip to Washington D.C., New York and Dallas; a trip to Denver about 3-11-92; a 4-22-92 trip to San Francisco; a 5-19-92 to 5-21-92 trip to San Francisco, and a 5-25-92 to 5-28-92 trip to Dallas and Austin, Texas.4

Grace Jeng Assignments. Mr. Hyatt engaged Ms. Jeng for business services through Leetronics Corporation (9700 Sombra Valley, Sunland, CA 91041, Attention: Barry

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Mr. Hyatt did take an occasional business trip thereafter in 1992.

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Franchise Tax Board September 22, 1995 Page 6

Lee). Mr. Hyatt paid Leetronics for Ms. Jeng's services. He did not keep records of the assignments. Tasks were assigned verbally.

Banking Information. We do not understand the FTB's view that where an individual opens a mutual fund money market non-bank account (i.e., the Franklin Federal Market Fund account in the case of Mr. Hyatt) is relevant to a determination of that individual's residency, once he has moved. Likewise, the original address on an account is irrelevant once a change of address is in place (as of October, 1991 in the case of Mr. Hyatt). As your August 31, 1995 letter acknowledges, the relevance of any account to the determination of an individual's ties is the written record created by the account. As your letter notes, Mr. Hyatt's Franklin account had "checks" to the Wagon Trails Apartments written on the account — a clear indication of Mr. Hyatt's ties to Las Vegas.

There appears to be confusion over the FTB's request for banking information from Mr. Hyatt and his cooperation in producing the information. Mr. Hyatt initially provided whatever banking information he had. The FTB then added to its request for banking information after Mr. Hyatt's submission. Mr. Hyatt then ordered any requested information that he did not have from the banks and credit card companies. The bank statements and check copies ordered by Mr. Hyatt were provided to you as Mr. Hyatt

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The FTB's position would mean that if an individual opened a mutual fund money market account from Oregon (perhaps while passing through Oregon), such an individual would be an Oregon resident.

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Franchise Tax Board September 22, 1995 Page 7

received them from the banks. The exchange of financial information was done conscientiously and timely.

Please note that the FTB never requested bank statements or credit card statements for 1990; that is why none were provided. However, in response to your August 31, 1995 letter, Mr. Hyatt has requested 1990 statements from the banks and credit card companies.

1991 and 1992 Checks. A brief summary of the checks was contained in our previous response. Additional information, to the best of Mr. Hyatt's recollection, is provided below:

Linda Wetsch was paid a bonus for secretarial services performed in May-June, 1991;

Leni Schlindwein (and Leni's Typing), Harry Widdifield and John Keller were (and are still) old friends of Mr. Hyatt;

Ron Hoffman, CPA, was paid for accounting services for tax advice from August to September, 1991;

Copley/Colony Cable was paid for an old cable service bill;

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Enclosed are copies of Mr. Hyatt's statement requests.

For example, the authorization forms attached to your March 1, 1995 correspondence identified only 1991 and 1992 materials.

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Franchise Tax Board September 22, 1995 Page 8

KCET was given a donation for public TV;

Black Angus was paid for a meal contemporaneously with Mr. Hyatt's stay at Los Alamitos hospital;

Copy Tech was paid for a telephone purchase of copy toner by mail;

John Harmon was paid for library services ordered by phone and provided by mail;

Ron Schuchord was paid by mail for work that Mr. Hyatt had agreed with Ms. Jeng that he was going to pay for with respect to the La Palma property;

Xerographic Copier was paid for a copier purchased by phone, which was shipped to Mr. Hyatt's home in Las Vegas;

Copy Us was paid for photocopying service costs incurred by Ms. Jeng for her work for Mr. Hyatt/Leetronics, which costs were directly paid by Mr. Hyatt;

Chasen's was paid for an anniversary party for an old friend as a gift.

Majordomo was paid for an air cleaner purchased by mail as a gift for Mr. Hyatt's daughter;

Youngmart Travel was paid for tickets for a trip to New York with Mr. Hyatt's patent attorneys;

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Franchise Tax Board September 22, 1995 Page 9

Adella Bormentos was paid for babysitting services for the children of a family member.

Professionals. Mr. Hyatt worked with a world-wide network of professional advisors, consultants and colleagues in 1991 to 1992 from patent examiners in Washington D.C. to lawyers in Taiwan. Schedule 1 attached hereto sets forth a representative list of non-California professionals that Mr. Hyatt used in 1991 to 1992 (to the best of Mr. Hyatt's recollection).

California Medical Trips. Mr. Hyatt has not found any travel documentation concerning his trips to California for medical treatment, although, except for his stay at the Los Alamitos Medical Center, most of his trips were completed in one day.

<u>Pneumonia</u>. Enclosed is representative documentation concerning treatment of Mr. Hyatt's pneumonia.

Affiliations. Enclosed is representative documentation concerning

Mr. Hyatt's Nevadan affiliations and activities, such as his 1991 ski trip to Mt. Charleston,
the Las Vegas PC Users Group, Nevada Development Authority activities, temple
membership, Governor Miller meetings, and the Reliability and Maintainability Symposium.

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Franchise Tax Board September 22, 1995 Page 10

If you have any additional questions or need additional information or clarification, please contact me.

Sincerely,

Eugene G. Cowan of Riordan & McKinzie

cc: Gilbert Hyatt Mike Kern, CPA

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Schedule 1

Representative List of Non-California Professionals Used by Mr. Hyatt in 1991 - 1992

Professionals	Location
J. Haken, Esq.*	New York
A. Tamoshunas, Esq.*	New York
H. Beckers, Esq.*	New York
R. Peters, Esq.*	New York
Egli International	New York
Burns, Doane	Washington D.C.
Mahr-Leonard	Dallas
Lee & Li	Taiwan
John Fox, Esq.*	New York
Hidekazu Koyama, Esq.*	Japan
Tom Briody, Esq.*	New York
.1	- 11
Dave Leonard, Esq.	Dallas
Dave Leonard, Esq. Bob Lott, Esq.	Dallas
Bob Lott, Esq.	Dallas
Bob Lott, Esq. Dick Winter, Esq.	Dallas New Jersey
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq.	Dallas New Jersey New Jersey
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq.	Dallas New Jersey New Jersey Kentucky
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq. Bob Fletcher, Esq.	Dallas New Jersey New Jersey Kentucky Kentucky
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq. Bob Fletcher, Esq. Jim Williams, Esq.	Dallas New Jersey New Jersey Kentucky Kentucky New York
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq. Bob Fletcher, Esq. Jim Williams, Esq. John DiMatteo, Esq.	Dallas New Jersey New Jersey Kentucky Kentucky New York New York
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq. Bob Fletcher, Esq. Jim Williams, Esq. John DiMatteo, Esq. Danny Hungtington, Esq.	Dallas New Jersey New Jersey Kentucky Kentucky New York New York Washington D.C.
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq. Bob Fletcher, Esq. Jim Williams, Esq. John DiMatteo, Esq. Danny Hungtington, Esq. Bill Schuyler, Esq.	Dallas New Jersey New Jersey Kentucky Kentucky New York New York Washington D.C. Washington D.C.
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq. Bob Fletcher, Esq. Jim Williams, Esq. John DiMatteo, Esq. Danny Hungtington, Esq. Bill Schuyler, Esq. Sid Kearns	Dallas New Jersey New Jersey Kentucky Kentucky New York New York Washington D.C. Washington D.C.
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq. Bob Fletcher, Esq. Jim Williams, Esq. John DiMatteo, Esq. Danny Hungtington, Esq. Bill Schuyler, Esq. Sid Kearns Don Craft	Dallas New Jersey New Jersey Kentucky Kentucky New York New York Washington D.C. Washington D.C. Colorado
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq. Bob Fletcher, Esq. Jim Williams, Esq. John DiMatteo, Esq. Danny Hungtington, Esq. Bill Schuyler, Esq. Sid Kearns Don Craft Don Black	Dallas New Jersey New Jersey Kentucky Kentucky New York New York Washington D.C. Washington D.C. Colorado Colorado
Bob Lott, Esq. Dick Winter, Esq. Bob Nimps, Esq. Don Erickson, Esq. Bob Fletcher, Esq. Jim Williams, Esq. John DiMatteo, Esq. Danny Hungtington, Esq. Bill Schuyler, Esq. Sid Kearns Don Craft Don Black Steve Leuthold	Dallas New Jersey New Jersey Kentucky Kentucky New York New York Washington D.C. Washington D.C. Colorado Colorado Minnesota

Donn Goodman	Ohio
George Sullivan	Massachusetts
Tom Neidemeyer	Massachusetts
Howard Eckers, Esq.	Nevada
Robert Durrans, M.D.	Nevada
Jim Jimmerson, Esq.	Nevada
Piercy, Bowler, Taylor & Kern	Nevada
Lee Howard	Nevada
Bob Huddleston	Nevada
Steven Hall, DDS	Nevada
Gard Jamison, CPA	Nevada
Ivan Goldsmith, M.D.	Nevada

* Lawyer with Philips Corporation

Statement from Dr. Hamer

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confidential H 01960 Wagon Trails Rental Agreement

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PROGRAM & EXHIBITS OCTOBER 21-25, 1991 LAS VEGAS, NEVADA USA Table of Contents, page EVEREX SETS THE PACE IN Booths H7442 & OMPUTER TECHNOLOGY H7452 BOOTH #2470 SANDS EXPO AND CONVENTION CENTER MAINBOARDS, DESKTOP SYSTEMS, KEYBOARDS, NOTEBOOK AND PHONEBOOK COMPUTERS. ☐ STEP MP Multiprocessor Megacube ☐ STEP MP Fault Tolerant Systems ☐ STEP 486/50 EISA Systems STEP 486/50 Color Portable Tempo Upgradable Systems Tempo SL and SX Notebooks ☐ High-speed 560MB SCSI Tape The Amazina Megacube U.S. (800) 842-3837 • Canada (800) 661-2003 0000111 Outside U.S. and Canada (510) 498-1111 CONFIDENTIAL H 01965

Requests for Statements

71970.1

CONFIDENTIAL

0000112 H 01966

ARA00112

March 7, 1995

Household Credit Services, Inc. Household Bank, N.A. Department 0009 Anaheim, CA 92850-0009

Account Nos. 4317-3410-1024-2499 5418-2961-4100-6386 5414-7410-1018-2135

Dear Sirs:

FRUM:

I am the account holder in the above referenced credit card accounts. I would appreciate a copy of the account statements for 1991 and 1992. Annual account statements will suffice.

Thank you.

Best Regards,

0000113

March 7, 1995

Visa Credit Card Department Chase Manhattan Bank P.O. Box 15008 Wilmington, DE 19850-5008

Account No. 4226-563-134-706

Dear Sirs:

I am the account holder in the above referenced account. I would appreciate a copy of the account statements for 1991 and 1992. An annual account statement for 1991 and for 1992 will suffice.

Thank you.

Best Regards,

0000114

March 7, 1995

The Bank of New York P.O. Box 1219 Newark, NJ 07101-1219

Account No. 5417-4000-4552-7056

Dear Sirs:

I am the account holder in the above referenced account. I would appreciate a copy of the account statements for 1991 and 1992. An annual account statement for 1991 and for 1992 will suffice.

Thank you.

Best Regards,

0000115

P.O. Box 81230 Las Vegas, NV 89180 PHONE: (702) 871-9899 FAX: (702) 871-9397

March 7, 1995

California Federal Bank 398 South Decatur Boulevard Las Vegas, NV 89107

Account Nos. 177-0016768-7 177-0514457-7 179-0512056-2 004-0513797-3 004-0513798-2 004-0513065-8 082-0522494-6 004-0513799-1

Dear Sirs:

I am the account holder in the above referenced accounts. I would appreciate a copy of the account statements for 1991 and 1992. An annual account statement for 1991 and for 1992 will suffice.

Thank you.

Best Regards,

Gilbert P. Hyatt

0000116

March 7, 1995

California Pederal Bank 5700 Wilshire Boulevard Los Angeles, CA 90036

Account Nos. 010-0500874-3 004-0513065-8 004-0513796-4 004-0513797-3 004-0513798-2 004-0513800-7 004-0513837-4 082-0522494-6

Dear Sirs:

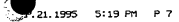
I am the account holder in the above referenced accounts. I would appreciate a copy of the account statements for 1991 and 1992. An annual account statement for 1991 and for 1992 will suffice.

Thank you.

Best Regards,

Gilbert F. Myde

0000117



March 7, 1995

Bank of America P.O. Box 98600 Las Vegas, NV 89193-8600

Account No. 210173019

Dear Sirs:

I am the account holder in the above referenced account. I would appreciate a copy of the account statements for 1991 and 1992. An annual account statement for 1991 and for 1992 will suffice.

Thank you.

Best Regards,

0000118

31,....

CONFIDENTIAL

H 01972

ARA00118

March 7, 1995

Irvine City Bank 2400 Michelson Drive Irvine, CA 92715

Account No. 111-05172-8

Dear Sirs:

I am the account holder in the above referenced accounts. I would appreciate a copy of the account statements for 1991 and 1992. An annual account statement for 1991 and for 1992 will suffice.

Thank you.

Best Regards,

0000119

TEL: Ø

.21.1995 5:20 PM P

P.O. Box 81230 Las Vegas, NV 89180 PHONE: (702) 871-9899 FAX: (702) 871-9397

March 7, 1995

First Fidelity Thrift and Loan 2 City Boulevard East Orange, CA

Account No. 016000296-3

Dear Sirs:

I am the account holder in the above referenced account. I would appreciate a copy of the account statements for 1991 and 1992. An annual account statement for 1991 and for 1992 will suffice.

Thank you.

Best Regards,

0000120

Offers on Las Vegas Homes

0000121

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S(SEARCH) I(INDEX) D(DISPLAY) R(REVISE) A(ADD) C(COUNT) F(FORMAT) E(EXIT): E
 SL COMPLETE 8/DE/91 9:56 AM
 ENTER FUNCTION CODE
 CMA; ALL
 GLASS?1
  EA? 7-1
 ...NTER KEYWORDS
 ?SF;2950
 ?LP;195000-350000
 DO YOU WANT TO USE SE FOR SOLDS(Y/N)? Y
 SP: 195000-350000
 ENTER FEATURES
 7A1
 ?S2
ENTER REPORT TITLE (UP TO 65 CHARACTERS) -----:
GIL HYATT
ENTER E(EQUATIONS), F(FEATURES), A(ALL) OR RETURN: A
ENTER G(GENERATE REPORT) D(DISPLAY) R(REVISE) C(COUNT) F(FORMAT) E(EXIT):5
GIL HYATT
CLASS
           :RESI
STATUS(ES) :A **AVAILABLE**
                                         EA **EXCLUSIVE AGENCY**
           :C **CONTINGENT SALE**
                                         T **TEMPORARILY OFF MARKET**
X **EXPIRED**
           :W **WITHDRAWN**
           :P **PENDING**
                                         S **CLOSED**
          :7-1
AREA(S)
 SF:2,950-
 LP: $195,000-$350,000
 SP:$195,000-$350,000
A1 -SINGLE-STOR S2 -INGRND-PRIV
MATCHING PROPERTIES
**AVAILABLE**
                 ADDRESS -
                                                       LIST PRICE
           3412 PAMA LANE 7-1
                                                         $265,000
PRICE/SF: $111.90
                             SQFT: 2,368
                                                        FB: 6761A
B: 3 BEDROOMS
                            D: NO GARAGE
                                                         S: INGEND-PRIVATE
                                       7-1
37746
              2249
                       BOWIE CIRC
                                                         $259,900*
PRICE/SF: $94.64
                             SQFT: 2,746
                                                       FB: 6763A
                                                         S: INGEND-PRIVATE
B: 3 BEDROOMS
                            D: 2 CAR GARAGE
48950
               1994
                       WAYFARER C
                                                         $237,500
PRICE/SF: $95.45
                             SOFT: 2,488
                                                         FB: 67630
P- 3 BEDROOMS
                            D: 3 CAR GARAGE
                                                         S: INGRND-PRIVATE
                                                         $225,000
FB: 67617A
S: INGRND-PRIVATE
$214,900
FB: 6762D
               3436
                       HAPPY LANE
                                       7-1
 ÉRICE/SF: $93.59
                           SQFT: 2,404
                        D: 2 CAR GARAGE
B: 5+ BEDROOMS
                                             0000122 #214,900
F8: 6762D
               1854
                       WELLINGTON
PRICE/SF: $94.79
                            SQFT: 2,267
B: 4 BEDROOMS
                           D: 3 CAR GARAGE
                                                         S: INGEND-PRIVATE
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COMPLETE 9/DE/91 2:06 PM ENTER FUNCTION CODE CMA; ALL CLASS?1 AREA? 5-2 ENTER KEYWORDS THINE HUNG UP, PLS RE-DIAL IF NECESSARY NO CARRIER CONNECT 1200 S IS PRC (1-22) RVIP 9/DE/91 ER COMPUTER ACCESS CODE: BEA; ALL CLASS?1 AREA? 5-2 ENTER KEYWORDS ?SF;2350-2900 ?LP;200000-350000 DO YOU WANT TO USE SP FOR SOLDS(Y/N)? Y SP:200000-350000 ENTER FEATURES ENTER REPORT TITLE (UP TO 65 CHARACTERS)-----: GIL HYATT ENTER E(EQUATIONS), F(FEATURES), A(ALL) OR RETURN: A ENTER G(GENERATE REPORT) D(DISPLAY) R(REVISE) C(COUNT) F(FORMAT) E(EXIT):6 GIL HYATT 9/DE/91 CLASS :RESI STATUS(ES) :A **AVAILABLE**
: :0 **CONTINGENT SALE** EA **EXCLUSIVE AGENCY** T **TEMPORARILY OFF MARKET**
X **EXFIRED** :W ##WITHDRAWN## :F **FENDING** S **CLOSED** AREA(\$) :5-2 SF:2,350-2,900 LP:\$200,000-\$350,000 0000123 SF: \$200,000-\$350,000 CONFIDENTIAL H 01977 MATCHING PROPERTIES

ARA00123

LIE. DO YOU WANT TO USE SP FOR SQLDS(Y/N)? Y ENTER REPORT TITLE (UP TO 65 CHARACTERS)------ENTER E(EQUATIONS), F(FEATURES), A(ALL) OR RETURN: A ENTER G(GENERATE REPORT) D(DISPLAY) R(REVISE) C(COUNT) F(FORMAT) E(EXIT):G 9/DE/91 EA **EXCLUSIVE AGENCY** T **TEMPORARILY OFF MARKET**
X **EXPIRED** S **CLOSED** AREA LIST PRICE APPLEBLOSS 5-2 \$375,000* SQFT: 4,260 FB: 45446 D: 3 CAR GARAGE S: INDOOR SPA \$299,900 5-2 SQFT: 4,530 FB: 4545J D: 2 CAR GARAGE S: NO POOL OR SPA 2984 S BRONCO SQFT: 3,980 0000124 F8: 4544K

S: NO FOOL OR SPA

HUNG UP, PLS RE-DIAL IF NECESSARY

NO CARRIER CMA; ALL CLASS?1 AREA? 5-2 ENTER KEYWORDS ?LP;235000-395000 ?SF;3900-4650

SP:235000-395000 ENTER FEATURES

GIL HYATT

GIL HYATT

AREA(S)

40311

29

CLASS - : RESI

SF:3,900-4,650 LP:\$235,000-\$395,000 SP:\$235,000-\$395,000 MATCHING PROPERTIES

AVAILABLE

B: 4 BEDROOMS

B: S+ BEDROOMS

PRICE/SF: \$72.61 B: 4 BEDROOMS

PRICE/SF: \$88.02

ير (CE/SF: \$66.20 ياير

STATUS(ES) :A **AVAILABLE**

:5-2

:C **CONTINGENT SALE**

:W **WITHDRAWN**

ADDRESS

3134 S TOPREY PIN

3190

:P **PENDING**

GIL HYATT
CLASS :RESI
STATUS(ES) :A **

:A **AVAILABLE** EA **EXCLUSIVE AGENCY**

C **CONTINGENT SALE** T **TEMPORARILY OFF MARKET**

:W **WITHDRAWN** X **EXPIRED**
:P **PENDING** S **CLOSED**

/TA(S):5-2 :3,300-4,500 LP:\$300,000-\$450,000 SP:\$300,000-\$450,000

MATCHING PROPERTIES

AVAILABLE

ML#	ADDRES	SS	AREA	LIST PRICE	
38957 PRICE/SF: \$106 B: 4 BEDROOMS	3265 S 5.84	TENAYA WAY SQFT: 4 D: 3 CAR	5-2 1,207 GARAGE	\$449,500* FB: 4545G S: NO POOL OR SEA	
44331 PRICE/SF: \$106 B: 4 BEDROOMS	7225 75	LATOUR COU SQFT: 4 D: 3 CAR	5-2 ,206 GARAGE	\$449,000 FB: 4544H S: NO FOOL OR SFA	•
49219	7195 W	TARA	5-2	\$445,000 FB: 4543H S: NO POOL OR SPA	
37994 PRICE/SF: \$119 ' 3 BEDROOMS	2865 S .46	JONES SQFT: 3 D: NO GAR	5-2 ,724 AGE	\$444,900 FB: 4542K S: INGRND-PRIVATE	_; (5
48249	2877 S	BUFFALO DE	5~2	s440,000 FB: 4543F S: INGRND-PRIVATE	≤ 1
36745	2121 S	CIMARRON	5-2	\$429,500 FB: 4541G	CON

9/DE/91

COMPLETE

9/DE/91 8:06 AM

ENTER FUNCTION CODE T; 53929, 46089, 50190

1929 LASV	3134 S TORR	EY PINES	5-2 \$299,90	O SALE A C :
LG:104/SECTION	11 -	ZP:89102		RES:
FB:4545J	SN: 9999	PN: 310~630~049	SC: GRAY/GR	AY/CASH/BONZ
LS:110X290	AA:.730	FR: 15X44 🍞	28:11X12	BU: CUSTOM
SF:4;530	PS:	DR: 16X11	3B:14X10	MD:
YR:1978	LR: 19X13	M8:19X13	48:13X12	MP:
LP:\$299,900	1M: \$150,000	2M:\$50,000	3M:\$.00	TX:\$1,853
DP:\$299,900	18:\$1,600	2F: \$500	3P:\$.00	HO:
CA: \$299, 900	11:8.500%	21:10%	31:%	RE:
ED: \$5,000	1F:\$.00	2F:\$.00	3F:\$.00	AS:
AN: SHAW	LA: 151	FH:386-6122	HP:876-1246	CS:3.0%
RN:MR.K	LI:N	RP: 364-9911	. ~	
BB:3.0%	BN: N	101/	11/14/11	
		1010		

INFORMATION DEEMED RELIABLE BUT NOT GUARANTEED WEST ON SAHARA LEFT ON TORREY PINES LARGE 5 BEDROOM HOME - EXCLUSIVE AREA SINGLE PARENT NEEDS TO SELL FAST WILL EXCHANGE FOR WHAT HAVE YOU EXTREMELY NEGOITABLE MAKE OFFER

SINGLE-STORY CUSTOM HOME MBR W/IN CLOSET 4 OR MORE BATHS MBR-TUB/SHWR SP 2 CAR GARAGE AUTO DOOR OFENR FRONT-LIV RM ENTRY FOYER CNTRY/EATING AR PANTRY AREA BRKFST BAR/CNTR CERAM TL CNT-KT RANGE/OVEN GAS B/I MICROWAVE BAGE DISPOSE TRASH COMPACTOR FORMAL DIN ROOM 2+ FAMILY ROOM F/P LIV/GREA: 🔾 / FAMILY ROOM WOODBURNING F/P 2 OR MORE F/P | CONCRETE FLOOR | WOOD FLR-2ND R W/W CARPET T/O REFRIG COOLING GAS HEAT COVERED PATIO BALCONY COMP SHINGLE BLOCK FENCE NO POOL OR SPA FRONT LAWN AUTO SPRINKLERS PUBLIC WATER FACES WEST TY-VA TM-EXCHANGE KEY SAFE-CALL

5+ BEDROOMS RV/BOAT PARKING FRAME & STUCCO BRICK FRONT FENCE FRNT-LOW FENCE REAR

REAR LAWN SEPTIC TY-NOT ASSUMABL TERMS-VA OWNER OCCUPIED POWER-ON

DWNSTR BORMABTH MBR DRESSING ... WNDO COVER T/O SPRINKLERS-FRNT SPRINKLERS-REA

DISHWASHER LAUNDRY ROOM FENCE SIDES ZONE-SINGL FAM FOSS-COE

GAR ENTRY-HOUSE

0000126



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12. SELLER'S DEFAULT AND MISK OF LOSS	Copple this offer to purchase by the comment of the	the Buyer harbit on federal. Ser to purchase and descen of mon	No returned if the Selecteds i	la delibrar en harrain	
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17 LEGAL FEES to the event effor party she resonable atomey fees.	Of Millutes the infacts agreement between the pa- ning this ofter he is not relying upon any prior of y editor the Selector any less estate agent uni- fliproved in any legal action convenenced to anke about he Madison.	ess sel forth specifically herein. rcs life agreement, he shall be some	led to sel coats incurred in suc	hacionsinciadas	
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PLETED THIS IS A BINDING CONTRACT. IF NOT FULLY	1/10 -11/11		need from the Agent named belo	Del.	
UNDERSTOOD, SEEK COMPETENT LEGAL AID AND/OR	X, 111,00 / 1-2	231	17/12	<u> </u>	
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Hallmark Realty	at any low was proposed produce on the po par på no an energy of named (1/5) at the in	there Euleral Marray Dapped about an married agreement	nu be larteded by Buyes out to e-	ecod the full amount	oς
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ARA00127

		
GILBERT P. HYATT	. •	111
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TO CHEAGO TITLE upon) secrettake of nin offer.

* Aithut P. Azett

0000128

3.20 3///	
VIP REAR	024-

STANDARD PURCHASE AGREEMENT AND EARNEST MONEY RECEIPT

Received from GILBERT P. HYATT	
THE SUM OF SEVEN THOUSAND, FIVE HUNDRED AND COLUMN	IYER.
in the form of cash O, personal check G, other (captain) PAYABLE TO NEVADA TITLE	1
the receipt of which is hereby acknowledged by WALT SHOEMAKER, RE/MAX VIP, REALTORS	
As Estreti Manus on The Total Paper on The Millians	
described as 10 PHEASANT RIDGE, LEGAL: 23/1 QUAIL SUMMIT.	Ivada,
1. SUBJECT TO BUYER OBTAINING A HORTCAGE IN THE AMOUNT OF \$160,800.00 FROM FIRST CALIF	
	
2. BUYER TO MAKE DOWN PAYMENT OF FORTY THOUSAND, TWO HUNDRED AND 00/100 DOLLARS (\$40.2	
DEPOSIT.	
3. BUYER TO APPROVE CORR'S AND CONDOMINIUM ASSOCIATION WITHIN FIVE (5) DAYS OF THEIR R	
TO WARRARI ALL ELECTRICAL, PLUMBING, HEATING AND AIR CONDITIONING AND POOL OF	CEIPT.
HEATER TO BE IN GOOD WORKING CONDITION AS EVIDENCED BY A WALK-THROUGH INSPECTION AT	mrs 6
CLOSE OF ESCROW.	-
4. BUYER AND SELLER TO PAY THEIR OWN NORMAL CLOSING COSTS AS CUSTOHARY IN THE STATE OF	
5. LENDER TO PROVIDE NEW LOAN VERIFICATION WITHIN FIVE (5) DAYS.	NEVADA.
6. BUYER AND SELLER TO SPLIT POINTS.	<u>·</u>
(1) BOYER TO PAY FOR FOR FOR TOUR HOME AND STRUCTURAL ENSPECTIMES	- _
(B) SELLER TO PAY ALL REPAIRS	
The above purchase price includes the following personal property free of encumbrance.	
	······································
 Title corrected is to be subject to encumbrances, exponents, rights of way restrictions, conditions and covenants of record, SELLER agrees to deline exposure, good and marketable title as evidenced by a policy of little issurance to the BUYER. The PHYER of his conditions. 	
unitarial designation of the feture of the SELLER fails to deliver as berein provided on it the improvement than of	ler to
substantially destroyed or materially damaged peins to transfer of title then this agreement between UTVER and SELLER, shall have no further except that the SELLER will be obligated to pay all expenses incurred in consertion with the continual state.	y sre Elect
except that the SELLER will be abiguated to pay all expenses incurred in connection with the examination of title to the store of the connection with the examination of title to the corps described project in the creation of title to the corps described project in the creation of the connection of title to the corps described project in the creation of the connection of	erty.
1. Premium an insucers and interest of this agreement.	IR be
2. Premiums on insurance policies (acceptable to the BUTER), property taxes, sewerose fees, rents and interest shall be provated in excrew on the basing month to	sefa
6. Special assessments, if any, that are not delinquent, thall be assumed by the buyer	
L. Gless of carrow (COE) shall be on or before FEBRUARY 29 19 92 and date of carrowing shall be on or before FEBRUARY 29	
Title shall be world in 1000 UGIGR HOTALED BY BUYER BEGODE	
7. Unless the SELLERS acceptance of this offer to prochase in communicated in the andersigned BUTER by 4:10 p.m.	A.M.
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GILBERT P. HYATT
P. O. BOX 60028
LAS VEGAS, NV 89160

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STANDARD PURCHASE AGREEMENT AND EARNEST MONEY RECEIPT

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THE SUM OF	TEN THOUSAND AND DO/100 Desents 10,000.00	UYE
in the form of co	A C. personal check E. other feeplain) PAYABLE TO MIJINESOTA TITLE	
	th is hereby acknowledged by WALT SHOPMAKER, RE/HAX VIP REALTORS	_
se Exchant Mane	* THE TOTAL PRICE OF THREE HUNDRED, TMENTY THOUSAND AND 00/100	_
1120.00		
described to	2771 S. BUFFALO DRIVE, LAS VEGAS, 3/PT SEA NO 4 SEC 9-21-60	***
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Selling Agent Ri	MAX VIP. REALTORS B. WALT SHUDDAKER LIGHT	_
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Phone 362-1111	NOODCOCK, AMERICANA	
	Address (Tay LAS VECAS State NV	
and conditions herei	Eff. having inspected the above, described property and its approximances, offers and agrees to purchase and property on the larms stated and acknowledges receipt of a capy of this agreement lengthin ACENT anned above. 7. 1991 Time 8 pm XUUYER CHURTH Stylett	ı
Address Po A	EX 60028 BUYER	
City LAS V	-G19 Mand 70 2) 735-7668	
	ACCEPTANCE OF OFFER TO PURCHASE	
The undereigned SEL erain, and acknowled	ERIO) accepts the foregoing uffer to purchase and agrees to self the property described above on the Lerms and conditions as a stated ten recept of a copy of this agreement. Said SELLERIA further agrees to pay ACENTIA) as a fee for services.	
	or one-half of the above cornect money deposits should the BUYER forfact sold deposits, providing one-half of said tak second the full amount of the AGENT(s) foe. Agent's fee to be divided per separate extrement.	
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STANDARD PURCHASE AGREEMENT AND EARNEST MONEY RECEIPT

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ESUM OF Twenty-Five Thousand and no/100ths	 BU
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GILBERT P. HYATT
P. O. BCX 5029
LAS VESAS, NV 89150

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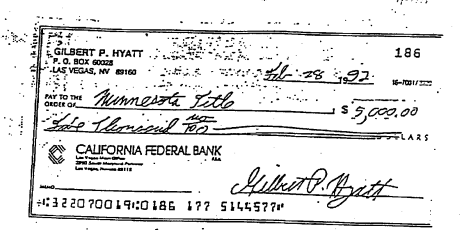
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The Prudential Hallmark Realty

Nestionfiel Division 3320 W. Sehara Ave , #150 Las Veges, NV 89102 (702) 251-1000 - Fax (702) 251-9064

4 Pag (1000 10 1000), Pet COUNTER OFFER Property Address: · Buyer's Name(s): KELOCATION MANAGEMENT Seller's Name(s): CowiERS 12/16/A1, 1/8/A2 Date of Original Offer: The Onginal Offer tendered on the above described property is not accepted in its present form and is hereby modified as follows: OTHER TERMS: All other terms to remain the same as the Original Offer and Acceptance referenced RIGHT TO ACCEPT OTHER OFFERS: Seller reserves the right to accept any other offer prior to buyers and seller's acceptance of all the terms and conditions of the Original Offer, and Counter Offers, if any, as evidenced by all parties signatures on those documents and further by the delivery of those signed documents to both the buyer and seller or their respective agents. EXPIRATION: This Counter Offer shall expire within 48 hours from the date and time 11th execution as shown below. Date: Buyer: VEKER RY STANE Time: The Prudential 🙈 Hallmark Realty

CONFIDENTIAL

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EXHIBIT 13

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M Comment Moder on THE TOTAL PRICE OF ONE_HUNDIRED FLETY THOUSAND BOLLARS AND 00/100	
150,000.00 DOLLARS for the purchase of property located in the City of LAS YFOAS County of CLARK No.	
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4. BUYER AND SELLER TO PAY THEIR UNIT HORNIAL CLOSING COSTS AS CUSTOMARY IN THE	_
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S. SELLER TO PAY ALL REPAIRS	_
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19 75 this offer shall be desmed revoked and the share current mases shall be retroom to the surveys to	
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Address 1581 E. Flamingo Rd., Ste. 1 GG Las Vegas etc. Nevada	~
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West 15 VETAC UVYER	
State NY 87/60 Plane 702-735-746	કે
ACCEPTANCE OF OFFER TO PURCHASE	
ndraigned SELLETIEs accepts the foregoing offer to purchase and agrees to sell the property described above on the terms and conditions as stated, and acknowledges accept of a copy of this agreement. Said SELLETIEs forther agrees to pay ACENTIO) as a few for applica-	
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WHEN PROFESSLY CONFLETED, THIS IS A DIFFORM CONTRACT, IF NOT FUELY UNDERSTOOD, SEEK CONFETENT CORNEGS.



METROSCAN PROPERTY REPORT

Clark County

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* Date: 03/10/92 * Report Type: Single Parcel * Sort Type: PARCEL * Parcels Printed: 1	* Prepared For: WALT / VIP REMAX

	RCH PARAMETERS * **************

* ITEMS SELECTED	INDEX USED *
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* 310 740 054	Parcel Number *

Page 1

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				Las Vegas, NV 89109
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First United Rome Warranty Inc.

(g) 2-21-02	Kast-11	
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NAME GIL HYATT 735		
ADDRESS 7335 TARA		
PHONE		AGE SQ. FT
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Business License

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Officers and Founding Office Richard H. Bowler Michael W. Kern L. Ralph Piercy Revelle B. Taytor

PIERC. WLER, TAYLOR & KERN CERTIFIED PUBLIC ACCOUNTANTS, LTD. A Professional Corporation A Member of the AICPA SEC Practice Section

> 6600 West Charleston Blvd., Suite 118 Las Vegas, Nevada 89102

> > Telephone (702) 384-1120 Fax (702) 870-2474

November 25, 1992

Mr. Gilbert Hyatt P.O. Box 60028 Las Vegas, Nevada 89160

Dear Gil:

We have prepared and enclosed, in duplicate, the City of Las Vegas Business License Application and the State of Nevada Business License Application.

City of Las Vegas Business License Application
The application needs to be signed and dated and filed with the
City of Las Vegas, Department of Business Activity, P.O. Box 1900,
400 E. Stewart Ave., Las Vegas, Nevada 89125 as soon as possible.
Prior to filing this application, please fill in your date of
birth.

State of Nevada Business License Application
The application needs to be signed, dated and title inserted and filed with the Department of Taxation, Business Tax, P.O. Box 98596, Las Vegas, Nevada 89193-8596 as soon as possible. A check in the amount of \$25 should accompany this application.

The copies are for your files. Addressed envelopes have been provided for your mailing convenience.

Yours truly,

PIERCY, BOWLER, TAYLOR & KERN

Michael W. Kern

MWK:mll Enclosures

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DEPARTMENT OF BUSINESS ACTIVITY P.O. Box 1900 — 400 E. Stewart Ave. Las Vegas, Nevada 89125 386-6281 BUSINESS LICENSE APPLICATION I Questions Must Be Augmented. Please Print In Black Ink Or Have Typed. is submitted to the Planning and Fire Departments for approval. A Use Permit or Variation of the hardware. Other conditions may be imposed before an application can be

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when Trincipal cidence: Ay: Seal Manager (If residence: It: CENSE HANG siness vehicle at a control of the c	Applicable) Name: To Be Consocied For Preliminary Intercept of the preliminary of the preliminary in the preliminary in the preliminary in the preliminary in the preliminary in the preliminary in the preliminary of the pr	State: State: State: Speciares: 384-1120 reclares that no employees will and one-half tons). Applicant If questions in this applications or incorrect answers could be considered and an original and an	Zip: Title: Zip: Zip: ATTN: MICHAEL KERN Ib the dispatched from his/her resident further declares all Business will be constant to the best of my knowledge result in the denial of the License. y carrying on of such Business before the constant of the License.	Residence Phone Social Security No. Date Of Birth: Residence Phone Social Security No. Date Of Birth: Residence Phone Social Security No. [Call For Appointment or and will park no more than one onducted from License Hang. all answers are true and correct. 1 The filing of an Application does are a License is issued may also be

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CONFIDENTIAL TT 02004

STATE OF NEVADA	$n \sim n^{-1}$
BUSINESS TAX RETURN	Account Number <u>C-0169477</u>
Mail Original To:	For Department Use Only
NEVADA DEPARTMENT OF TAXATION	
P+0+80X 9859L	.
LAS VEGAS, NV 69193-6596	
GILBERT HYATI	
LLOO W CHARLESTON BL #118	This return is for the quarter ending <u>06-30-93</u>
LAS VEGAS NV 89105	and is due no later than 06-30-93
	IF POSTMARKED AFTER DUE DATE,
	PENALTY AND INTEREST WILL APPLY If the name or address as shown is incorrect, or ownership has changed or you
	are no longer in tuniness, notify the Department of Taxation immediately
	N EVEN IF YOU OWE NO TAXES ISE SIDE OF RETURN PRIOR TO COMPLETION
	Actual Average No. of Employees NONE
METHOD TO Any fraction of an ample	
DETERMINE METHOD A See reverse :	ree amounts to one additional employee
NUMBER OF	<u> </u>
CMICLOTEES	surlerly payroll by the Average Wage Factor
(see back for methods) Average Wage Factor 3,22	9-00
wage racius	
You have chosen METHOD C Divide your or Method Factor, if soo	satterly payroll by a special Average Wage oved. Multiply by 1.33. See reverse side
METHOD D Temporary en	ployee industry. See reverse side
Check here if you have an	extension / ol days /
CALCULATION	
CALCULATION OF TAX 1. Average number of employees	during current grader
using Method A, B, C or D	NONE
2. TAX DUE (from tax tables on a	everse side) NONE
3. Penalty 10% of Line 2	
LATE 4. Interest 1.5% of Line 2 p	or month or partice of month late
•	
5. Plus amounts due from	orior quarters
6. Less credit previously a	pproved
7. TOTAL DUE	NONE
8, TOTAL REMITTED (Nate decide)	
į .	THIS TAX WITH ANY OTHER TAXES
This return must be signed	
I hereby certify that the information on this report and any a	Itachment is true and correct.
1 FED OF SK SEC.	OWNER.
OWNER 069-70-4979	[702] 871-9899 [5/27/93
COMPLETE BUT DO NOT DETAC	H THIS COUPON - BANK USE ONLY
TATE OF NEVADA	Account Number C-0169477
BUSINESS TAX RETURN COUPO	N
— This	return is for the quarter ending 06-30-93
GILBERT HYATT 6600 M CHARLESTON BL #118	
LAC VECAS NV ASIOS	AL REMITTED \ NONE
1	CONFIDENTIAL
- 030160	7713080630930000000000000000000000000000000
	0000151 effect (12-9.1)
*	TOTOOTO *

STATE OF NEVADA	Account Number 20169477	
BUSINESS TAX RETURN	For Department Use Only	
Mail Original To: NEVADA DEPARTMENT OF TAXATION	7 or occurrons used Only	
APER VO 4: SADDAY CALL		
GILBERT HYAIT 6100 ELTON AVE #1000	This return is for the quarter endingOL-30-9	14 .
AESS-TOLPA VN SADAN SAJ	and is due no later than 07-31-94	
L	IF POSTMARKEDAFTER DUE DATE, PENALTY AND INTEREST WILL APP	
	name or address as shown is knoorrect, or or ownership has change to longer in business, wolldy the Department of Taxation Insteadale!	
PLEASE READ INSTRUCTIONS ON REVERS	EVEN IF YOU OWE NO TAKES	
CALCULATION OF HOURS		
	TOTAL HOURS	
	HERS OF Not to exceed 450 hours per full-time employee	
Full-time employees	пли-ште етрюуев	n
. 2. Part-time employees		- 1
3. TOTAL HOURS	NONE	.
4. TOTAL HOURS DIVIDED BY 468=	(#FTE EMPLOYEES)	'
(From Line 3)	(PTE EMPLOTEES)	
CALCULATION		
OF TAXES 5. Number of full-time equivalent emple	oyees during current quarter. NONE	_
6. TAX DUE \$25.00 per Employee	NONE	\exists I
7. Penalty 10% of line 2		7
8. Interest 1.5% of line 2 pa	er month or portion of month late	<u> </u>
9. Plus amount due from p	rior quarters	
10. Less credit previously a	pproved	7
II.TOTAL DUED TO THE	NONE NONE	=
12. TOTAL REMITTED (Makes charical party)		<u> </u>
The state of the s	THIS TAX WITH ANY OTHER TAXES	
This return must be signed	nd correct	
Bellet P Hott	PIERCY, BOWLER, TAYLOR & KERN	\neg
ONNER TEST OF SOC SECT	702 384-1120	
(0) 2 33		
ಿಪಿಸಲಾಗಿ ಪ್ರತಿಕ್ರಿತ್ರ COMPLETE BUT DO NOT DETAC	H.THIS COUPON BANK USE ONLY TECT	
STATE OF NEVADA BUSINESS TAX RETURN COUPO	Account Number C-0169477	
GILBERT HYATT	return is for the quarter ending <u>DL-3D-94</u>	
LAS VEGAS NV 89107-2538	AL REMITTED NONE	,
	AL REMITTED THE STATE NONE	
U3011 an3.	7130880630940000000000301694778	
03016 147	and warming to the contract of	B1R01 (2-94)
	0000152	CONFIDENTIAL
		TT 02006

	-
STATE OF NEVADA	LICENSE NUMBER C-0169477
BUSINESS TAX RETURN Hail original to: NEVADA DEPARTMENT OF TAXATION	For Department Use Only
P. C. S. C.	med Local Audi of Flank, Smotchit Amberia.
GILBERT HYATT	Intere for quarter moding 09-30-94
FIDO ELTON AVE #1000	due so later than 10-31-94
<u>ا</u>	IF POSTMARKED AFTER DUE DATE, PERALTY AND INTEREST WILL APPLY If the asse of address as above is incorrect or if downership has changed,
A RETURN MUSTIBLE EXCEDIT	metity the Department of Taustien Immediately.
CALCULATION OF HOURS	
EH EH	MBER OF TOTAL HOURS PLOYEES Not to exceed 468
1. Full-time employees	hours per employee
2. Part-time employees	
3. TOTAL HOURS	
4. TOTAL HOURS 0 DIVIDED	BY 468 = 0
CALCULATION OF TAX 5. Number of full-time equivale (from line 4)	nt employees 0
6. TAX DUE \$25.00 per Employee 7. Penalty 1077 2013 7 2013 8. Interest 1557 0157 7 2013	
9. Plus liabilities established	
10. Less credit(s) approved by the	· · · · · · · · · · · · · · · · · · ·
11 TOTAL MOUNT DUE JUD PAYABLE 12. TOTAL AMOUNT REMITTED WITH R	· · · · · · · · · · · · · · · · · · ·
	evada Department on Taxation
RETURN MUST BE SIGNED	
Simple metity the internation on this report a	Name of proparer if other than owner
Title FEB 19. OR SOC. SEC.8	Phone scaler
11.1.1.1	1702 1871-9899 10/6/1994
TATE OF NEVADA	THE COURCESTEANK USE ONLY AS TO SEE
ISINESS TAX RETURN COUPON	LICENSE NUMBER: C-0169477
GILBERT HYATT	s return is for the quarter ending 09-30-94
DDD10 SVA NOTJS DD14 BEZS-TD1PB VN ZADSV ZAJ	TALE AHOUNT SECHSTITED STOP
	The second control of the second control of
03011.	27747410600000000000000000000000000000000

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CONFIDENTIAL TT 02007

STATE OF NEVAL	LICENSE NUMB_ = C-0169477	Te 2/20/4
BUSINESS TAX RETURN Hail original to: NEVADA DEPARTMENT OF TAXAT:	For Department Use Only	
P. O. BOX 98596 LAS VEGAS, NV Docor or vote A 89193-AC9L http://docor.or.com/	AND OUT OF DUBLINESS AND A CONTRACT OF THE STATE OF THE S	
GILBERT HYATT 6100 ELTON AVE #1000 LAS VEGAS NV 89107-2538	Return for quarter coding 12-31-9	4
L	IF POSTMARKED AFTER DUE DATE, PERALTY AND INTEREST WILL APPL If the name or address as shows is	T
A RETURN HUST BE FI	incorrect or if ownership has changed, setlif the Department of Taxation immediate LED EVEN 18 NOTAX LIABILITY EXISTS 18 100 TAX LIABILITY EXISTS 18 10 TAX LIABILITY EXIS) }
CALCULATION OF HOURS		٠ · · · ·
	NUMBER OF TOTAL HOURS EMPLOYEES TOTAL HOURS FORKING IN NEVADA Not to exceed 468 hours per employee	
Full-time employees Part-time employees	nouts per employee	
3. TOTAL HOURS 4. TOTAL HOURS DI	VIDED BY 468 =	·
CALCULATION OF TAX 5. Number of full-time equal (from line 4)	uivalent employees NONE] .
6. TAX DUE \$25.00 per Emp 7 Penalty 107 (10) or r 8 Interest 1.57 (.015) of month past due	ne 6 Tell (1997)	
9. Plus liabilities estab.	lished by the Department	
11 TOTAL AMOUNT DUE AND PL		
12. TOTAL AMOUNT REMITTED N	TITH RETURN	
RETURN MUST BE SIGNED	e to Nevada Department of Taxa tion)	S
Signature Children P. Hrustt	C. SEC. 8 Phone number Coto]
COMPLETE NUT DO NOT	9999 1702 1871 - 9899 1/4/1995]
TATE OF NEVADA	DETACH THIS COUPON - BANK USE ONLY	S.
JSINESS TAX RETURN COUPON	LICENSE NUMBER: C-0169477	
I GILBERT HYATT 6100 ELTON AVE *1000 LAS VEGAS NV 89107-2538	This return is for the quarter ending 12-31-94	
L	TOTAL AMOUNT REMITTED NONE	
	030169477130861231940000000000301694779	•
		CONFIDENTIAL

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ARA00154 AA001215

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STATE OF NEVADA	46,000	LICENSE NUMBÉ	₹ R: C-8169477
BUSINESS TAX RETURNAL TO:	JRN COF. TAXATION	For Depart	ment Use Only
P.O.BOX 98596			
LAS VEGAS, NV 89193-8596	DOCCE IF YOU ARE NOT OF DESCRIPTION AND THE SE YEAR FROM DESCRIPTION AND ADDRESS.	PICATE	•
_	7		· · · · · · · · · · · · · · · · · · ·
GILBERT HYATT	'	Return for quan	ter ending 03-31-95
LAS VEGAS NV &		due so later th	
<u> </u>			D AFTER DUE DATE,
		If the came or eddre	INTEREST WILL APPLY
		tocorrect or if own	t of Taxabica immediately.
A RETURNE	USTABLE PREPARVENTALE	NOSTAX L'IABILIT	EXISTS WILLIAM
CALCULATION OF HO	DURS		
			į
	NUMBER O	- T	OTAL HOURS
	EMPLOYEE WORKING IN N	EVADA Not	to exceed 468
1. Full-time emplo			ber embjohee
2. Part-time emplo			
a. rare-cise empio	Aces]	
3. TOTAL HOURS	• .		NONE
4. TOTAL HOURS	DIVIDED BY 468		
(From Line 3) -			NONE
CALCULATION OF TA 5. Number of ful (from line 4)	X .l-time equivalent emp	loyees	NONE
6. TAX DUE \$25.0	O per Employee (Line	5 x \$25.00}	
Calenariya 10 Te	20h5-45co		
ar Interest 1.57	ion o tro gapta, opining		
•	ies established by th		
) approved by the Dep		<u> </u>
	-		
TI TOTAL AMOUNT	DUE AND PAYABLE		NONE
12. TOTAL AMOUNT	REMITTED WITH RETURN		
			NONE
Make chec	ka navah le th Nevada	Department of T	5 v a 4 4 mm 1 67 "NEEDEST
RETURN MUST BE STI	ks payable to Nevada.		
RETURN MUST BE STI	CNED		
RETURN MUST BE STI	GNED mation on this report and any a		COFFORT
RETURN MUST BE STI	GNED mation on this report and any a Rase e	ttachment to he true and f properor if other than	carrect sever
RETURN MUST BE SII I haraby cartify the infan Symbol Cartify the infan Symbol Cartify the infan Symbol Cartify the infant I talk	GNED mation on this report and any a fines of fi	trachment to he true as preparer if steer than number 772)871-9899	Date 4/10/05
RETURN MUST BE SITE TO THE STATE OF THE STAT	GNED mation on this report and any a Rase e	trachment to he true as preparer if steer than number 772)871-9899	Date 4/10/95
RETURN MUST BE SITE TO THE STATE OF THE STAT	GNED mation on this report and any a fines of fi	ttachmut to he true and f property if other than aumber 172 1871-9899	Date 4/10/95
RETURN MUST BE SILL LANGUE CALLED TO LANGUE COMPLETEE	GNED DATE OF THE PROPERTY AND ANY ANY ANY ANY ANY ANY ANY ANY ANY ANY	trachment to he true as preparer if steer than number 772)871-9899	Date 4/10/95
RETURN MUST BE SITE TO STATE THE STATE OF TH	GNED matter and this report and any matter and the property and the proper	trachmut to he true and property of the and property of true and property	Date 4/10/95
RETURN MUST BE SITE THE LANGE OF METERS COMPLETELE TO MESS TAX RETURN COLUMN CO	GNED and this report and Acry of These of The Control of The Contr	ttachmut to he true and f property if other than aumber 172 1871-9899	Date 4/10/95 USE SONLY PROPERTY CO. 115 9477
THE STATE OF NEVADA RESS TAX RETURN COL GILBERT HYATI 100 ELTON AVE \$100	GNED matter and this report and any matter and the property and the proper	trachmut to he true and property of the and property of true and property	USE-SONLY 25: C-0159477

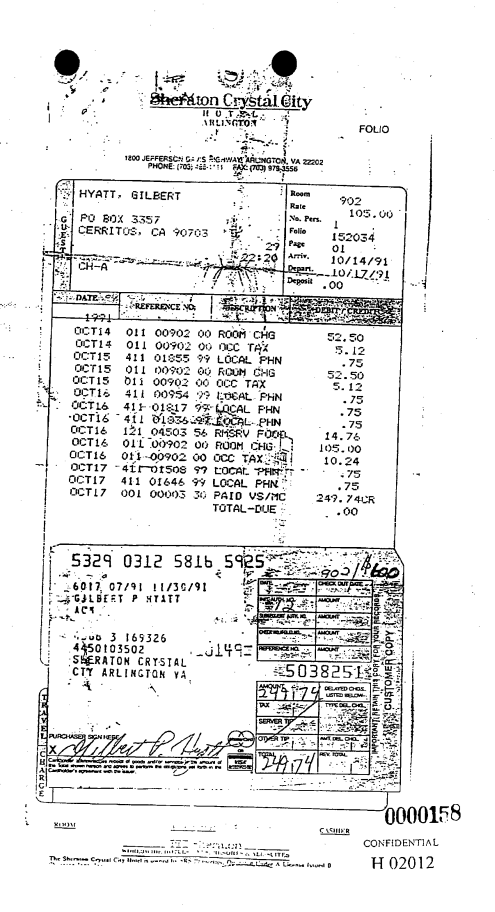
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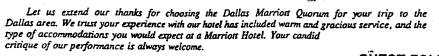
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	CAU
BUSINESS TAX RETURN	For Department Use Only
NEVADA DEPARTMENT OF TAXATION	
LAS VEGAS NV 89193-8596	
CHECK IF YOU ARE OUT OF BUSINESS AND THIS IS YOUR FINAL RETURN. IF FINAL, INDI	EATE .
YOUR MEM AND CERRECT MALLING ADDRESS. SUCCESSOR	
GILBERT HYATT	Return for quarter ending NE/30/95
6100 ELTON AVE #1000 Las vegas nv 89107-2538	due no later than 07/31/95
1	IF POSTMARKED AFTER DUE DATE,
	PENALTY AND INTEREST WILL APPLY If the name or address as shown is
	incorrect or if ownership has changed, notify the Department of Taxation immediately
A RETURN MUST BE FILED EVEN IF N	the part of the same of the sa
THE THE THE CONTRACT CONTRACT CONTRACT CONTRACT CONTRACT CONTRACT CONTRACT CONTRACT CONTRACT CONTRACT CONTRACT	Time Bell Marie Land Control C
CALCULATION OF HOURS	
NUMBER OF	TOTAL HOURS
EMPLOYEES WORKING IN NEV	ADA Not to exceed 468
1 5011 660 000	nours per employee
	0
2. Part-time employees 0	0
3. TOTAL HOURS	0
4. TOTAL HOURS DIVIDED BY 468	= 0
(From Line 3)	
CALCULATION OF TAX 5. Number of full-time equivalent emplo	vaes
(from line 4)	0
6. TAX DUE \$25.00 per Employee (Line 5	x \$25.00)
# Panaes NVA () (0) of the G	95
8 Interest L.5% (1975) of thre 6 x eac month past due	
MANAGEMENT STATE CONTRACTOR STATE ST	
9. Plus liabilities established by the	Department
10. Less credit(s) approved by the Depar	tment
LL TOTAL AMOUNT DUE AND PAYABLE	0
12. TOTAL AMOUNT REMITTED WITH RETURN	o Altini
(Make checks payable to Nevada De	ONLINE TAXALION O TAXA
RETURN MUST BE SIGNED I hereby cortify the information on this report and any attack Signature Name of pr	hment to be true and correct O
Title 19ED ID. OR SOC. SEC. 8 Phone sumb	or Pate / /
OWNER 069-30-9999 (702	1871-9897 8/5/1995

10/91 Trip to Washington D.C., Dallas and New York

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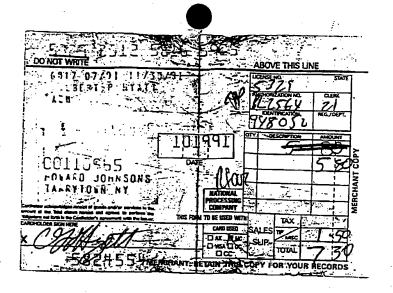


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1053 HYATT/GILE	BERT	109.00 10/19	/91 nme	ACCT# 2244	
KING		10/17	/91 22 inc		
8 X X	X	BK/402	400467647	7901/	٠.
ROCO CLEAK ADDRE	35	PAYMENT			
DATE	REFERENCE	CHARGES	CREDITS	BALANCE DUE	
10/17 ROOM.	· 1053, 1	\$109.00			
10/17 ROOM TX	1053, 1	\$6.54			
10/17 CITY TAX	1053, 1	\$7.63		•	
10/18 ROOM.	1053, 1	\$109.00			
10/18 ROOM TX	1053, 1	\$6.54			
10/18 CITY TAX	1053, 1	\$7.63			
10/19 LNG DIST	013362	\$2.81		•	
10/19 LOC/ACCS	0134-LOC	\$.54			
10/19 LOC/ACCS	0206-LOC	\$.54			
				\$250.23	

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5 (70117 IMPORTANT RETAIN THIS COPY FOR YOUR RECORDS
Marriott AMOUNT
793 88048 CUSTOMER'S RECEIPT
CHICORY'S THANK YOU

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Guest
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Room
902

cro Date
10/20

Cierk
33.

PARKING VOUCHER

Sheraton Crystal City Hotel

1800 JEFFERSON DAVIS HWY ARLINGTON VA 22202 703-486 1111

PLEASE SIGN NAME AND ROOM NUMBER ON BACK OF PARKING TICKET AND PRESENT THIS VOUCHER WITH TICKET TO CASHIER WHEN EXITING GARAGE.

ne agrespe p<mark>arable</mark> on independent. Territoria

TOLL STATION NO.

N. 35. 74

тыграм **ZEE Ca2°do:**1644 10/19/91 20:09:39 Class 1 **Cash**≢ 2.50



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RITZ" IRAVEL COMPANY

7701 LEGACY DRIVE, MD 1A-120 PLANO TEXAS 75024-4099 214-353-5030 800-356-0663

SALES PERSONS 88 CUSTOMER NER: 050374 ITINERARY/INVOICE NO. 0262486 QMSKAY

DATE: 16 OCY

PAGE: 01

TERMS: NET 7 DAYS

TO: GILBERT HYATT C/O SHERATON CRYSTAL CITY 1800 JEFFFRSON DAVIS HWY ARILINGTON VA 22202 FEREX 160CT

FOR EMERGENCY ASSISTANCE NIGHTS, WEEKENDS & HOLIDAYS 1/800-325-8156 INTERNATIONAL (CALL COLLECT) 314-997-8156

FOR:HYATT/GILBERT

- THURSDAY 17 OCT 91 DINNER COACH DELTA AIR LINES INC FLT:571 730P EQP: BUEING 757 LV WASHINGTON NATL NON-STOP AR DALLAS FT WORTH 928P 12C RESERVED SEAT OUT-190CY 2 NIGHTS HOTEL MARRIOTT HOTELS **ACCOMMODATIONS** 1 ROOM MC TIALLAS QUORUM RATE-109.00USB FER NIGHT 14901 N DALLAS PKWY SUPERSAVER WEEKDAY RATE DAI LAS TX 75240 , FUNE 214-661-2800

GUARANTEED LATE ARRIVAL CONFIRMATION 81672168

19 OCT 91 - SATURDAY AIR DELTA AIR LINES INC FLT:224 LV DALLAS FT WORTH AR NEWARK RESERVED SEAT 120

CUACH BREAKFAST EQP: 727 STRETCH 1002A NON-STOP

19 NOV 91 - TUESDAY OTHER DALLAS FT WORTH

THANKS FOR YOUR BUSINESS HYATT GILBERT AIR TICKET BL1354389221

BILLED TO VI4128541132127 SUB TUTAL LESS AMOUNT BILLED TO CC

1:124:0

TOTAL AMOUNT

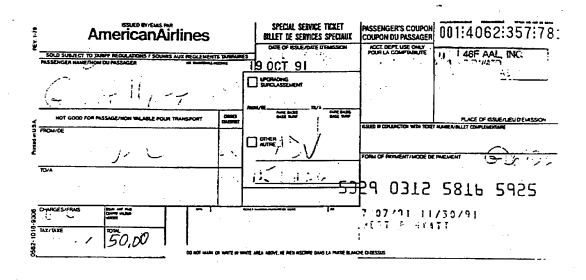
O.C

HOTEL IS GUARANTEED FOR LATE ARRIVAL-CANCEL BY SEM DAY OF ARRIVAL TO AVOID BILLING.

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CONFIDENTIAL H 02016

THA



PASSENGER TICKET AND BAGGAGE CHECK BALLET TO COMMON OF COMMON ON PROPERTY OF PASSENGER RECEIPT ARC CONTO	050374 0262495 ASE
DELTA AIR LINES INC XXXXX A45139574 HARITZ TRAVEL PLANO TX US150791 HYATT/GILBERT OKSKAY/AA Y	HYATT/GILBERT DCA GMFW DL571 Y 170CIY
NOT VALID FOR THIS IS YOUR RECEIPT **TRANSPORTATION* SH70*AA FP VI4124541132127*042475 0572 /FCHAS DL DFW471.82 DL EMR530.00Y 1021.62 END	EWR BLZZ4 Y 190CTY ELEGENESSESSESSESSESSESSESSESSESSESSESSESSES
WSD 1021-62 (7.27.77.77.77.77.77.77.77.77.77.77.77.77	THE STATE OF THE S
102.18 67268035413 0 006 1354369221 6	NOT VALID FOR TRAVE D.DOG 1354369221 & AA45937574

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Molling Address: P.O. Box 22776, Fort Lauderdale, Florida 33335
Rent A Car Reservations: 800-327-9633 - Teles: 803 926
Rent A Car Reservations: 800-327-9633 - Teles: 803 926

WASH DC. NAT'L - RETURN RECEIPT

RA #/CAR #: 232-697562-8 / M6247607 RENTED: OCT/14/91 21:10 HOURS RETURNED: OCT/16/91 18:12 HOURS LENGTH: 1 DAY 22 HOURS

TIME 54.90T FUELS/C 4.54T TAXES 3.86* TOT CHR 63.30 CR. CARD 63.30 BALANCE .00

MILEAGE: 9511 GAS: 7/8 SERUED BY: PHILLIPS, HAYWOOD CUSTOMER: GILBERT HYATT

A CREDIT OF \$31.81 WILL APPEAR ON NC 5329031258165925 * TAKES ARE 6.50% ON ITEMS MARKED "I".
BALANCE INCLUDES 1.9 GALLONS OF GAS AT \$2.39 A GALLON.

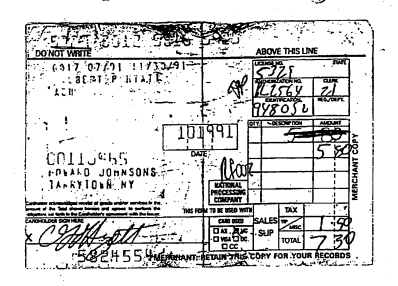
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NEUARK AIRPORT RENTAL: 10/19/91 RETURN: 10/22/91 TELETRAVEL SERVICES Paper-Less Express *TOTAL TAN
NET DUE
TAX 7.000X OUN 056 VEH N479810 LIC NY ZNG405 HILES DRIVEN: 163 7841 JENNIFER CIR LA PALHA CA 90623 : GILBERT P HYATT CAR EXCHANGE RATE WESO RATE CLASS E MIN RENTAL DAYS 1 \$7.00/HR \$61.75/ADD DAYS \$61.75/ 1 \$ 2.440/GAL TX REFUEL SC \$.122/HI PAID BY HC 5329031258165925 11/91 AUTH: #000097 \$ 110 10/32/91 CUSTOMER CONFIRMED RENTAL WAS SATISFACTORY THANK YOU FOR RENTING WITH NATIONAL * TAXABLE CHARGES

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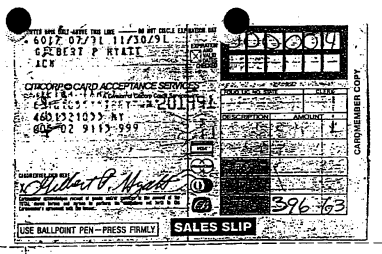
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£ AmericanAirlines	BILLET DE SERVICES SPECIAUX	PASSENGER'S COUPON COUPON DU PASSAGER	001:4062:357:781
SOLD SUBJECT TO JARUF REGULATIONS / SOUMS AUX RECLEMENTS TARRARES	DATE OF ISSUE/DATE DEMISSION	POUR LA COMPABLITE	11 1AFF AAL INC
PASSENGER MAME FMOM DU PASSAGER ME MANUFACE DECEMBER	9 OCT 91	1	
	SURCLASSEMENT		
NOT GOOD FOR PASSAGE/RION VALABLE POUR TRANSPORT TABLE	MARKET PART OF THE	22700 is confriction acus legs.	PLACE OF ISSUE LIEU D'EMISSION T MUNICIPALITY COMPLEMENTANE
E MOMOE	OTHER A NOTICE AND AUTHOR	FORM OF PRINCENT/MODE DE	INGUENT G 5/7/6
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TARRYTOWN HILTON INN

455 South Broadway Tarrytown, New York 10591

> (00 538903)258165967 N OUT R

FOLIO

.TA	od White Flains (Arry Towny No Verson/Mag		10591 0 5	#11.1 * *			
DATE, F	Z 3 DESCRIPTION	10	REF. NO.	OHARCES	CREDITS	SALANCE	
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444 So. Flower, Suite 2030. Los Angeles. CA 90071 [213] 623-7125 Emergency Numbers: During Business Hours: 1 (800) 745-1045 After Hours & Weekends: 1 (800) 669-USTS (8787)

PRETTY SCHAOEDER 444 S FLOWER STE 2000 LOS ANGELES CA 90071 ATTN FELICE

HYATT/GIL PRETTY SCHROEDER 444 S FLOWER STE 2000 LOS ANGELES CA 90071 ATTN GIL HYATT

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- **AFTER HOURS AND WEEKENDS YOUR **
- ** EXECUTIVE CODE IS MZ8Ø **
- * DISCOUNTED COACH FARE * CHANGES MAY CAUSE FARE INCREASE *
- CHECK IN SHOULD BE NO LATER THAN 1 HOUR PRIOR TO DEPARTURE *
- * PLEASE SHOW FREQUENT FLYER I.D. AT CHECK-IN FOR MILEAGE CREDIT *

HYATT/GIL

TKT# ØØ1 1362451887

TOTAL \$ 2130.00

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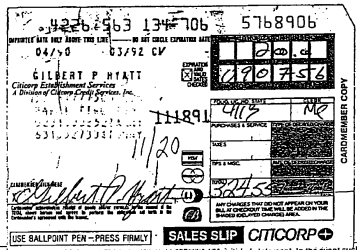
Thank you for choosing the Westchester Marriott Hotel on your trip to the Westchester area. We trust your stay was enjoyable, and hope to see you again soon. At your convenience we would certainly appreciate your comments on our "Will You Let Me Know" form. We appreciate your business and continued patronage.

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The undersigned agrees to make immediate payment upon receipt of statement, in the event such payment is not made within 25 days after receipt of the original statement, it is agreed that the hotel may immediately impose a LATE PAYMENT CHARGE at the rate of 1%% per month (ANNUAL RATE 18%), or the maximum allowed by law, on the unpaid balance, and the reasonable cost of collection, including attorney lees.

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Signature X

CONFIDENTIAL H 02024

670 White Plains Road

1/92 Trip to Washington D.C. and New York

Thank you for choosing the Westchester Marriott Hotel on your trip to the Westchester area. We trust your stay was enjoyable, and hope to see you again soon. At your convenience we would certainly appreciate your comments on our "Will You Let Me Know" form. We appreciate your business and continued patronage.

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☐ 1697 Haight Street ☐ 4005 24th Street ☐ 2230 Polk Street San Francisco, San Francisco, San Francisco, California 94114 California 94109 415/647-4304 415/776-5300

THANKS FOR COMING TO US AND HAVE A PLEASANT TRIP. PLEASE VERIFY TIMES WITH AIRLINES BEFORE EACH FLIGHT. TRAVEL ARRANGED BY OFFICE CHECKED.

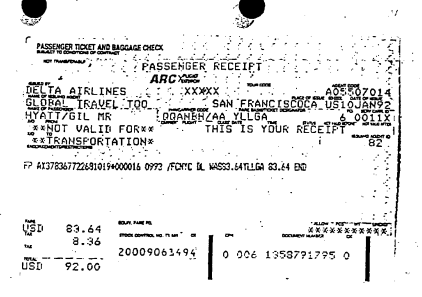
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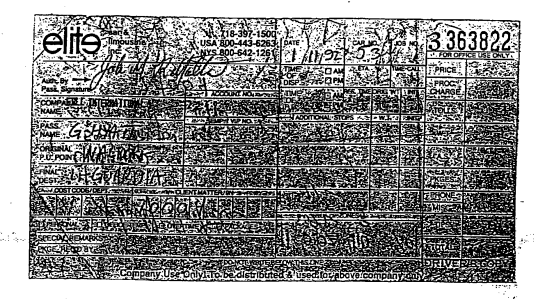
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HYATT/GIL MR EGLI INTL 599 LEXINGTON AVE 44TH FL NEW YORK, NY 10022

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3/92 Trip to Denver

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NUMBER ONE NOB HILL . SAN FRANCISCO, CALIFORNIA 9/105 TEL (415) 392-3434

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5/92 Trip to Dallas and Austin

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GEORGE I. MAIIR DAVID N. LEONARD MARK F. O'MOLESKY JOHN D. KLING

MAHR LEONARD MANAGEMENT COMPANY

5430 LBJ FREEWAY, SUITE 1070 DALLAS, TEXAS 75240 TELEPHONE: 214-960-7477 FACSIMILE: 214-960-7482

FACSIMILE TRANSMITTAL COVER SHEET

DATE: May 1, 1992

PAGEF (including this cover sheet): __1

T Name ____ Mr. Gilbert P. Hvatt

Fax Number ___ 702-871-9397

From: Name ___ Vicki Weart

Message: Dear Gil,

You now have reservations in Dallas at the Doubletree Hotel on May 24 and 25, guaranteed late arrival; and your confirmation number is 4052. Incidentally, the price of \$114 per night includes a buffet breakfast.

Have a nice weekend.

Return facsimiles can be sent to (214) 960-7482. For confirmation or service problems, call (214) 960-7477.

Thank You

0000182





Tandy Corporation

Executive Offices 1800 One Tandy Center Post Office Box 17180 Fort Worth, Texas 76102 Telephone (817) 390-3700

FAX COVER SHEET

DATE: 5-21-92	NO. PAGES: COVER + $0 = 1$	
TO: G11 Hyatt	PROM: Fred Padden	
ATTN:		
ATTA:	. Tandy Corporation	
FAX NO.: 702/871-9397	1800 One Tandy Center Fort Worth, Texas 76102	
	FAX NO.: 817-878-6593	
MESSAGE: THIS IS TO CONFIRM	FIRSTER ON STREETING MAY 74-2	
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MAHR LEONARD MANAGEMENT COMPANY

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GEORGE J. MAHR DAVID N. LEONARD MARK F. O'MOLESKY JOHN D. KLING

5430 LBJ FREEWAY, SUITE 1070 DALLAS, TEXAS 75240 TELEPHONE: 214-960-7477 FACSIMILE: 214-960-7482

FACSIMILE TRANSMITTAL COVER SHEET

DATE: April 24, 1992

To:	Name Mr. Gilbert P. Hvatt
	Fax Number
To:	NameGregory L. Roth, Esquire
	Pretty, Schroeder, Brueggemann & Clark
	Fax Number213-489-4210
From:	Name Vicki Weart
Message:	Dear Gil and Greg,
Akaki, and May 25, 26 \$119 per a unlimited was include practicing the tee time	de reservations for you, George, David, Mr. Miki, Mr. Mr. Ogino at the Lakeway Inn in Austin for the nights of and 27. Gil, your room does not include golf and is night. The \$159 price on the remaining rooms includes golf and a golf cart for the first 18 holes. Mr. Ogino led in the golfing because David said that he had been and might play this time. Since I cannot officially set mes until May 18, the golfing arrangements can be altered you wish; just let me know.

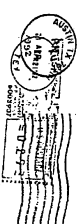
The telephone number for the hotel is 800-525-3929. The address for the hotel is listed on the attached brochures.

Return facsimiles can be sent to (214) 960-7482. For confirmation or service problems, call (214) 960-7477.

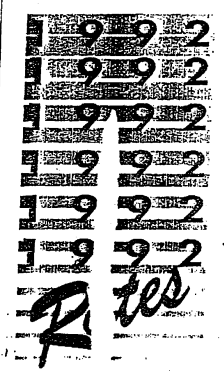
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Lakeway Inn A Conference Resort



Accor	nmodations

Standard Room Ose Room Suite

and service charges of Season months and a nights minimum stay.

Value cation Season MSON 7-11/15/92 11/16/92-2/28/93 \$130.00° \$140.00° 0.00

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1800 535-3929

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Majestic Travel

6625 W. SAHARA AVE. • STE. I • LAS VEGAS, NV 89102 (702) 871-9499 • FAX (702) 871-9446 002537 ITINERARY INVOICE PAGE NO. 1

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Lakeway Inn A Conference Resort

101 Lakeway Drive, Austin, Texas 78734 (512) 261-6600

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DEPARTURE DATE

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Managed by The Dolce Company

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AUSTIN, TEXAS 73734
"WE HOPE YOU ENJOYED
YOUR STAY"

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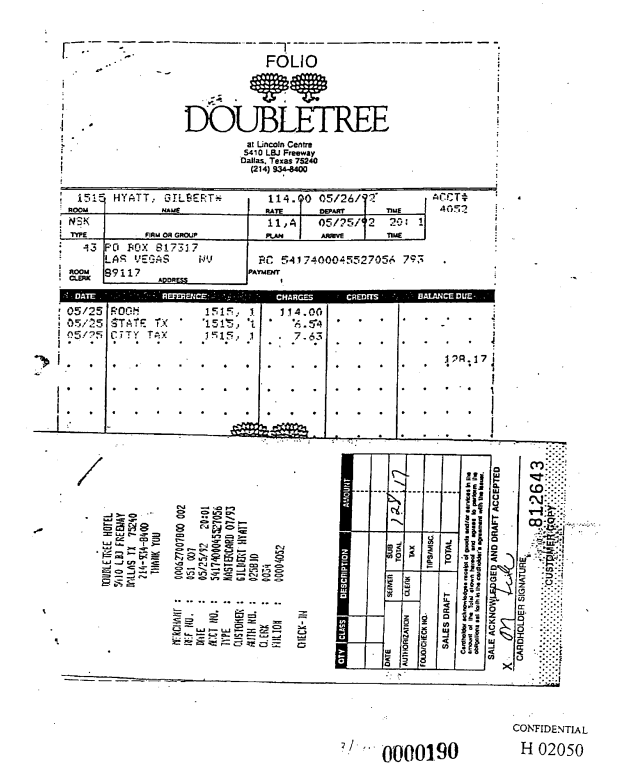
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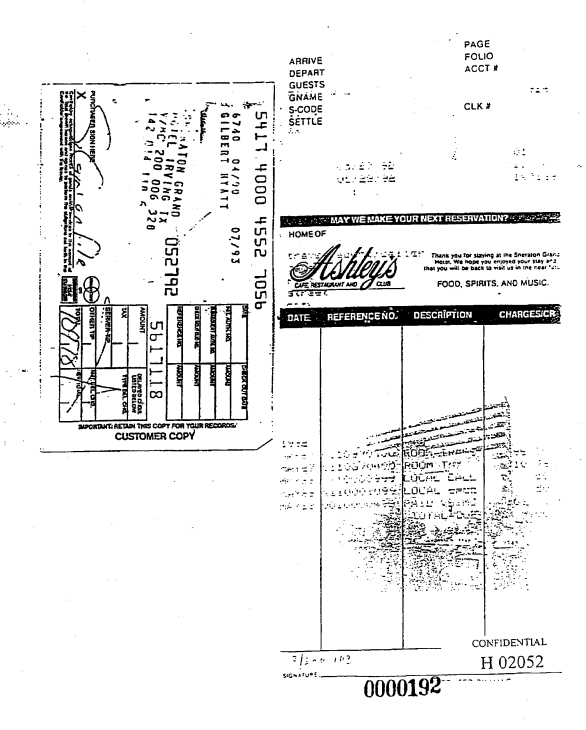
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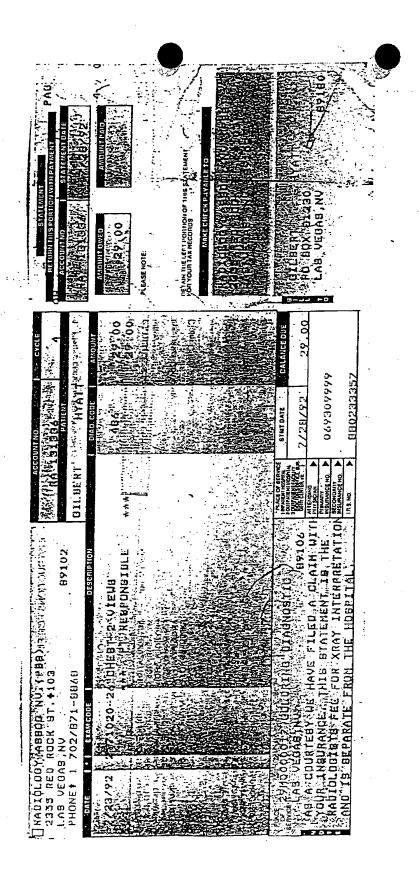
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2/200 108

	CONDITIONS OF ADMISSION
-	To Valley Hospital Medical Center
	atient's Name:
	 GENERAL POLICY: All patients shall be admitted to Valley Hospital and assigned accommodations without distinction to race, religit color, national origin, age or handicapping condition.
;	2. GENERAL DUTY NURSING: The hospital only provides general duty nursing care. Under this system, nurses are called to the bedsi of the patient by a signal system. If the patient is in such condition as to need continuous or special duty nursing care, it is agreed to such must be arranged by the patient, or his legal representative, or his physicians, at the patient's sole cost and expense, and to hospital shall in no way be responsible for failure to provide the same and is hereby released from any and all liability arising from the fact that said patient is not provided with such additional care.
3	3. CONSENT TO TREATMENT: Knowing that my condition required diagnostic and medical or surgical treatment. I request admission VALLEY HOSPITAL and hereby consent to and authorize the physicians and associated personnel of the hospital to render surged treatment and health care services, employ such types of anesthesia, use such treatments as they may consider appropriate treat the condition for which I am being admitted. I have been given no guarantee and rely on none as to the results of any treatments of examinations. I am aware that the practice of medicine and surgery is not an exact science and I acknowledge that no guarantees have been made to me as to the results of any diagnostic medical, surgical, or therapeutic treatments, procedures or examinations at the hospital. In addition to the laboratory studies normally required during the hospital stay, it may be necessary to test for infectiou diseases in the event that a health care worker is exposed to blood or body fluids. I hereby authorize the hospital to retain, preserve an use for scientific or teaching purposes, or dispose of at its convenience any specimens, tissues or other matter taken from my bod during hospitalization.
	Authorization is hereby granted to the attending physician to take any photographs as are deemed necessary.
4.	RELEASE OF INFORMATION: I hereby authorize VALLEY HOSPITAL to release
	NAME OF INSURANCE CARRIER OR RESPONSIBLE PARTY FOR CHARGES only such diagnostic and therapeutic information (including any treatment for alcohol or days abuse) as may be percessed to determine
	only such diagnostic and therapeutic information (including any treatment for alcohol or drug abuse) as may be necessary to determine benefits entitled and to process payment claims for Health Care services provided to the above named patient. This authorization shall be valid only for the time period necessary to actually process payment claims pertaining to the patient but in any case shall cease to be valid 90 days from the date below.
•	Any disclosure of Medical Record information by the recipient(s) is prohibited except when implicit in the purpose of this disclosure.
5.	PERSONAL VALUABLES: I am responsible for all my clothing and valuables remaining in my possession and understand that the hospital is not responsible for any loss of property which I have not deposited with the hospital for safekeeping.
6.	ROOM TRANSFER: If so requested by the patient, agent and/or physician, the patient may be transferred to another room, in which event, the patient shall be obliged to pay the daily rate then prevailing at the hospital for the room into which the patient is transferred.
7.	FINANCIAL AGREEMENT: I hereby assign any and all insurance benefits payable to me. I understand that Valley Hospital will bill my insurance as a courtesy to me. If payment is not received within 45 days from the date of billing, I am responsible for all services
	rendered toby Valley Hospital.
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	MITNESS PATIENTIREPRESENTATIVE
	7- 22- 92 2011 Nett Hatt
	DATE
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0000198 VALLEY HOSPITAL MEDICAL CENTER

620 Shadow Lane 388-4000

CONFIDENTIAL

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3625 S. RAINBOM BLYD 702-367-6113



ABOUT YOUR **PRESCRIPTION**

PLEASE CALL DAY BEFORE FOR REFILLS**

*** THIS INFORMATION MAY OR MAY NOT APPLY TO YOUR ***
*** SPECIFIC CONDITION. PLEASE CONSULT YOUR DOCTOR. ***

Tay take with meals if stomach upset occurs lake medication with a full glass of water Do not exceed recommended dosage Follow dosing directions very carefully. Not recommended for use while breast-feeding Do not use if there is a potential for pregnancy

Rx:6033208 HYATT, GILBERT IDPHEN DM BARR QTY 100 07/27/92

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*** SPECIFIC CONDITION. PLEASE CONSULT YOUR DOCTOR. *** For use in ear only Follow instructions to prevent reinfection Area should be cleaned before new application of the property of the control o If condition persists or worsens notify Dr R×*6033253 HYATT, GILBERT CERUMENEX DRO FURD GTY 12 07/27/92 WALMART THIS IS YOUR TAX RECEIPT PHARMACY
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INTERNA CINE - PEDIATRICS 650 SHADOW LAN. ATTE 15 - LAS VEGAS, NV 89106 PHONE (702) 366-0420

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	Ivan Goldsmith, M.D. DEA #8G2598235
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	IVAN L. GOLDSMITH, M.D. INTERNAL MEDICINE - PEDIATRICS 650 SHADOW LANE, SUITE 15 - LAS VEGAS, NV 89106 PHONE (702) 356-0420
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IVAN L. SCLESMITH M.D. 450 SHADOW LAME SUITE 15 LAS VESA5, NV 87106

TELEPHONE: 702-346-0420

GILBERT HYATT P.O. BOX 81230

LAS VEGAS, NV 89180

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IVAN L. DSMITH, M.D. MTERNAL MEDICINE - PEDIATRICS 650 SHADOW LANE, SUITE 15 - LAS VEGAS, NV 89106 PHONE (702) 366-0420

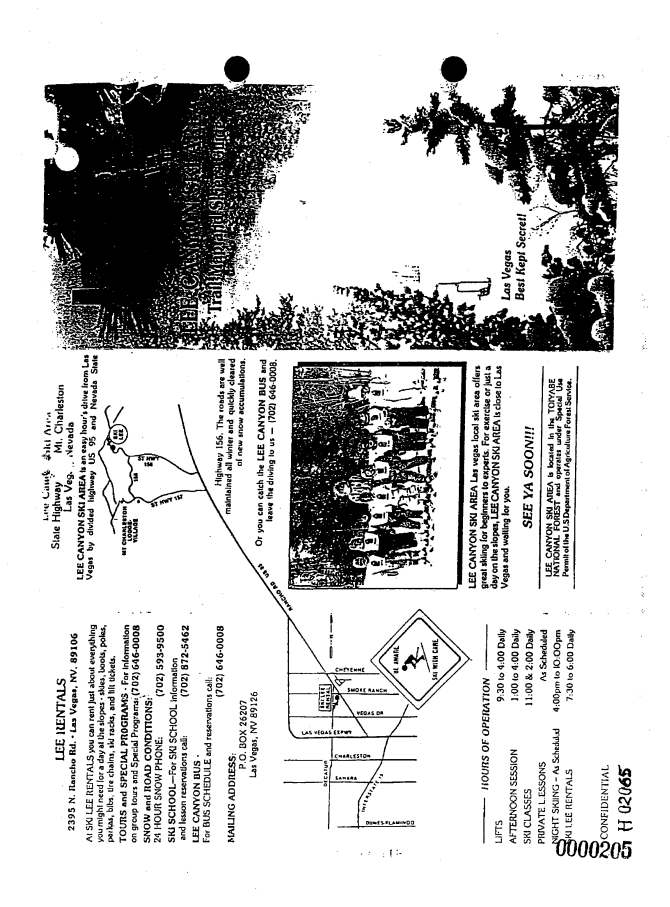
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316 Bridges One. #240 LV,NV 89101 DA/20/2 201 Th 7Ph 23he will sind dis

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Las Vegas PC Users Group

A Non-Profit Corporation 316 Bridger Avenue, Suite 240 Las Vegas, Nevada 89101 Phone (702) 644-7885 Fax (702) 644-7855

Board of Directors

President Trent Eyler

Vice President Mike Griego

Executive Director Stan Judge

Secretary

John Sumpolee

Treasurer Arno Seegers

Director of Advertising 'tan Judge

BBS Sysop Kurt Kegans

Librarian -Juan Van Zante

Membership Chairman Stan Kotecki

Newsletter Editor Trent Eyler

Director of Publicity Sandy Frunzi

Software Review & Program Chairman Dick Dickstein Gil Hyatt

P.O. Box 60028 Las Vegas, NV 89160

Dear Gil,

I enjoyed our brief conversation, and look forward to having you as a member of the Las Vegas PC Users Group.

To Help you determine if we are "your cup of tea," I have included a flyer, with application form, and a copy of the last two newsletters, *The Bytes of Las Vegas*.

Please call me next week, if you have any other questions.

0000207

A Charter Member of the Association of PC User Groups

YEM litau bilev zi bass zinT Card No. 887 is a member in good standing of LVPCUG Gilbert P. Hyatt This is to Certify that: Las Vegas PC Users Group

3276 Spring Mountain Road; Las Vegas Mevada 89102 Desert Instant Print - (702) 362-1784

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Gil Hyatt P.O. Box 81230 Vegas, NV 89180

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Edward M. Carson is chairman and chief executive officer of first Interstate Bancorp, the parent company of the First

\$25 Per Person/Open Seating • \$250 (Table of Ten) Reserved Scatting RSVP by November 9 • 791.0000

Guest Speaker Mr. Edward M. Carson

An Arlzona native, Mr. Carson has spent his entire banking career with First Interstate. He joined First National Bank of president and chief executive officer in 1977. In 1985 he was after graduating from Arizona State University. He also is a elected president of First Interstate Bancorp and became graduate of the Stonler School of Banking at Rutgers University. Arizona, predecessor to First Interstate Bank of Arizona, in 1951 the Arizona bank in 1973 and vice chairman in May, Mr. Carson was elected chief operating officer and director of

Nevada Development Authorit

Thursday, November 12, 1992 Desert Inn Hotel & Casino, Grand Ballroom (A-B-C) Cordially Invites You To Our 1997 Annual Meeting Luncheon,

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11:30 a.m. No Flost Cocktail

12:00 Noon Luncheon

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GILBERT P. HYATT
P. O. BOX 81220 702-871-9899
LAS VEGAS, NV 89180

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Gil Hyatt

P.O. Box 81230 Las Vegas, NV 89180-1230 Phone: (702) 871-9899

Fax: (702) 871-9397

Edward M. Carson is chairman and chief executive officer of First Interstate; Bancorp, the parent company of the First Interstate banks.

An Arizona native, Mr. Carson has spent his entire banking career with First Interstate. He joined First National Bank of Arizona, predecessor to First Interstate Bank of Arizona, in 195 after graduating from Arizona State University. He also is a graduate of the Stonier School of Banking at Rutgers University Mr. Carson was elected chief operating officer and director of

chaltman and chief executive officer in June, 1990.

president and chief executive officer in 1977. In 1985 he was

Guest Speaker
Mr. Edward M. Carson

\$25 Per Person/Open Seating • \$250 (Table of Ten) Reserved Seating
RSVP by November 9 • 791,0000

Nevada Development Authority Cordially Invites You To Our 1992 Annual Meeting Luncheon Thursday, November 12, 1992 Inn Hotel & Casino, Grand Ballroom (A-B-C) 11:30 a.m. No Host Cocktails

0000210

12:00 Noon Luncheon



Annual Meeting Luncheon November 12, 1992

Nevada Development Authority

Desert Inn Hotel & Casino

Grand Baliroom (A-B-C)

No Host Cocktails/Seating 11:30 AM

Luncheon Noon

Admission \$25 Per Person \$250 Per Table

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8:00 AM

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PIERCY, BOWLER, TAYLOR & KERN CERTIFIED PUBLIC ACCOUNTANTS, LTD

A PROFESSIONAL CORPORATION
6600 WEST CHARLESTON BLVD
. SUITE 11#
LAS YEGAS, NEVADA 89102
TELEPHONE (702) 384-1120
FAX (702) 870-2474

DATE: AUGUST 14, 1992

CLIENT NAME: GIL HYATT

TO: GIL HYATT

FROM: MICHAEL KERN

FAX NUMBER: 871-9397

TOTAL NUMBER OF PAGES INCLUDING COVER SHEET: 1

MESSAGE: GIL,

JERRY SANDSTROM AND DENNIS STEIN FROM THE NEVADA DEVELOPMENT AUTHORITY WILL BE CALLING REGARDING THE MEETING WITH GOVERNOR MILLER. I SPOKE WITH JERRY SANDSTROM YESTERDAY AND THEY ARE VERY EXCITED TO MEET WITH YOU. PLEASE CALL IF THERE IS ANYTHING I CAN DO TO ASSIST.

THANKS.

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3770 Howard Handles Partierage
(202) 657-1325
(202) 486 7282 (LV)
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08/07/92 16:56 FAX 702 870 2474

P.B.T.& K.

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Officers and Founding Directors Richard H. Howser Michael W. Kein L. Ralph Piercy Revelle B. Taylor PIERCY, BOWLER, TAYLOR & KERN
CERTIFIED PUBLIC ACCOUNTANTS, LTD.
A Professional Corporation
A Member of the AICPA
SEC Practice Section

600) West Charleston Hivd., Suite 118 Las Vegas, Nevada 89162

> Fac (702) 384-1120 Fac (702) 870-2474

CLIENT NAME: Odnin

TO: Cil Hyatt

FROM: My Kein

FAX NUMBER: 871-9397

TOTAL NO. OF PAGES
INCLUDING COVER SHEET:

MESSAGE:

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08/07/92 16:56 FAX 702 870 2474

P.B.T.& K.

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Meeting on August 11, 1992 at 9:30 a.m. with Governor Miller, Mike Kern and yourself at the Governor's office at 2501 E. Sahara.

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Assurance Technologies Discovering New Horizons

The 38™ Annual

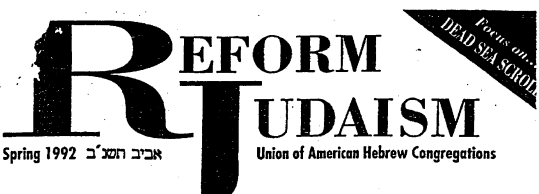
Riviera Hotel, Las Vegas, Nevada USA January (20) 21-23, 1992 (Monday, Jan. 20 Tutorial Sessions Only)

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MR GILBERT HYATT 3225 S PECOS RD LAS VEGAS NV 89121

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SEP. 21. 1995 5:51 PM P 4

CONGREGATION MER TAMID 2761 Emerson Avenue Las Vegas, Navada 89121 702/733-6292

STATEMENT

MR. GILBERT HYATT 3225 S. PECOS RD. LAS VEGAS, NV 89121

STATEMENT DATE: 12/14/92	****	MEHBER N	0. 0090

BALANCE REMAINING - 1991		\$	0.00
1992 DUES: \$ 450.00	1992 DUES PAID: \$ 450.00	\$	0.00
1993 DUES: \$ 520.00	1993 DUES PAID: \$ 0.00	\$	520.00
KOL NIDRE: \$ 0.00	ROL NIDRE PAID: \$ 0.00	\$	0.00
SCHOOL TUITION: \$ 0.00	SCHOOL TUIT. PAID: \$ 0.00	\$	0.00
OTHER:		S	.00
	TOTAL DUE	\$	520.00

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STATE OF CALIFORNIA

FRANCHISE TAX BOARD

333 N. GLENOAKS BLVD., SUITE 200

BURBANK, CA 91502-1170

TELEPHONE: (818)

556-294

12/05/94

Mr. Michael W. Kern CPA c/o Piercy, Bowler, Taylor, & Kern 6600 West Charleston Blvd. Suite 118 Las Vegas, Nevada 89102

Re: Gilbert P. Hyatt 1991

Dear Mr. Kern:

As I indicated to you last week in our telephone conversation, the case for the above taxpayer has been transferred to me. I am submitting the following list as a document request for items needed to complete the audit. The audit may not necessarily be limited to these items. Please send copies of the following items to my office by January 5, 1995:

- Provide copies of any receipts, contracts, or other documentation for moving expenses which the taxpayer incurred in moving to Las Vegas.
- Provide a list of all of the taxpayer's bank accounts which were active during years 1990, 1991, and 1992.
- Provide copies of all checks written on bank accounts for 1991 and 1992. Please send front and back copies.
- 4. Provide a list of all credit card accounts held by the taxpayer during years 1990, 1991, and 1992.

Thank you for your cooperation in this matter. If you have any questions, please feel free to call.

Sheila Cox Tax Auditor

0000221



STATE OF CALIFORNIA

FRANCHISE TAX BOARD

.333 N. GLENOAKS BLVD., SUITE 200
BURBANK, CA 91502-15706-2942
TELEPHONE: (818)

1/06/95

Mr. Michael W. Kern CPA c/o Piercy, Bowler, Taylor, & Kern 6600 West Charleston Blvd. Suite 118 Las Vegas, Nevada 89102

Re: Gilbert P. Hyatt 1991

Dear Mr. Kern:

Based upon our telephone conversation yesterday, I am submitting the following revised list as a document request for items needed to complete the audit. You had indicated your concern about the cost which the taxpayer would have to bear in order to photocopy all of the documentation.

As I had explained to you on the telephone, I am not questioning whether or not Mr. Hyatt is in Nevada; I am trying to establish the date that he left California. The copies of the checks and credit card statements are required by our legal department. This documentation is necessary for analysis purposes to determine a pattern of the taxpayer's spending habits and to determine when the taxpayer severed ties with California and established ties in the state of Nevada.

The audit may not necessarily be limited to these items. Please send copies of the following items to my office by January 23, 1995:

- Provide copies of any receipts, contracts, or other documentation for moving expenses which the taxpayer incurred in moving to Las Vegas.
 (You had indicated in our phone conversation that the taxpayer owned a trailer and moved himself to California. Please send any documentation such as purchase receipts, registration, insurance, etc. to substantiate ownership of the trailer.)
- Provide a list of all of the taxpayer's bank accounts which were active during years 1990, 1991, and 1992. Include the location of each bank and the account numbers. (As I had indicated in our conversation, I will contact the banks myself, rather than have the taxpayer photocopy all of this information.)

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- 3. Provide a list of all of the taxpayer's credit cards which were held by the taxpayer during years 1990, 1991, and 1992. Include the account numbers. (As I had indicated in our conversation, I will contact the credit card companies myself, rather than have the taxpayer photocopy all of this information.)
- Provide copies of all phone bills for 1991 and 1992, including the final California phone bill and the Nevada phone bills. Also provide any bills for cellular phones owned by the taxpayer.
- Provide a list of all doctors and dentists which the taxpayer visited during 1990, 1991, and 1992.

Thank you for your cooperation in this matter. If you have any questions, please feel free to call.

Sheila Cox Tax Auditor

0000223

556-2942



ANCHISE TAX BOARD

3 N. GLENCARS BLVD, STE 200
BURBANK, CA 91502-1170

Mr. Michael W. Kern CPA c/o Piercy, Bowler, Taylor, & Kern 6100 Elton Ave. #1000 Las Vegas, Nevada 89107

Re: Gilbert P. Hyatt 1991

Dear Mr. Kern:

I have received your letter dated January 10, 1995. Based upon our telephone conversation on January 5, 1995, I am submitting the following revised list as a document request for items needed to complete the audit. You had indicated your concern about the cost which the taxpayer would have to bear in order to photocopy all of the documentation.

As I had explained to you on the telephone, I am not questioning whether or not Mr. Hyatt is in Nevada; I am trying to establish the date that he left California. The copies of the checks and credit card statements are required by our legal department. This documentation is necessary for analysis purposes to determine a pattern of the taxpayer's spending habits and to determine when the taxpayer severed ties with California and established ties in the state of Nevada.

The audit may not necessarily be limited to these items. Please send copies of the following items to my office by February 3, 1995:

 Provide copies of any receipts, contracts, or other documentation for moving expenses which the taxpayer incurred in moving to Las Vegas.
 (You had indicated in our phone conversation that the taxpayer owned a trailer and moved himself to California. Please send any documentation such as purchase receipts, registration, insurance, etc. to substantiate ownership of the trailer.)

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2. Provide a list of all of the taxpayer's bank accounts which were active during years 1990, 1991, and 1992. Include the location of each bank and the account numbers. (As I had indicated in our conversation, I am willing to contact the banks myself, rather than have the taxpayer photocopy all of this information.)

As you had indicated in your letter dated 1/10/95 that you would provide a list of the banks and the cancelled checks, copies of the bank statements are also being requested.

3. Provide a list of all of the taxpayer's credit cards which were held by the taxpayer during years 1990, 1991, and 1992. Include the account numbers.
(As I had indicated in our conversation, I am willing to contact the credit card companies myself, rather than have the taxpayer photocopy all of this information.)

As you had indicated in your letter dated 1/10/95 that you would provide a list of the credit card accounts, copies of the credit card statements are also being requested.

- 4. Provide copies of all phone bills for 1991 and 1992, including the final California phone bill and the Nevada phone bills. Also provide any bills for cellular phones owned by the taxpayer.
- 5. Provide a list of all doctors and dentists which the taxpayer visited during 1990, 1991, and 1992.

As we had discussed, I will be willing to request any of the information from third parties myself if it is too voluminous to photocopy.

Thank you for your cooperation in this matter. If you have any questions, please feel free to call.

Sheila Cox Tax Auditor

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Certified Public Accountants & Business Advisors A Professional Corporation Telephone: (702) 384-1120

Fax: (702) 870-2174

January 10, 1995

BUR JAN 1 3 1995 REC'D

Ms. Shiela Cox Tax Auditor State of California Franchise Tax Board 333 N. Glen Oaks Blvd. Suite 200 Burbank, California 91502-1170

Dear Ms. Cox:

In reference to the current Franchise Tax Board audit of Mr. Gilbert P. Hyatt's 1991 non-resident tax return information you have requested:

- 1. Copies of any receipts, contracts, other documentation for moving expenses which the taxpayer incurred in moving to Las Vegas.
- A list of all of the taxpayer's bank accounts which were active during years 1990, 1991 and 1992.
- Copies of all checks written on bank accounts for 1991 and 1992.
- A list of all credit card accounts held by the taxpayer during the years 1990, 1991 and 1992.

We will provide the information to you.

If, in the interim, you have any questions, please do not hesitate to call.

Yours truly,

PIERCY, BOWLER, TAYLOR & KERN

Michael W. Kern

MWK:mlp

cc: Mr. Gilbert P. Hyan

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CONFIDENTIAL H 01467

A Member of PBTK Services, LLC

RIORDAN & MCKINZIE

A PROFESSIONAL LAW CORPORATION

6H ANTON BOULEVARD SUITE 1160 COSTA MESA, CALIFORNIA 92626 (714) 433-2900 FAX (714) 549-3244

EUGENE G. COWAN DIRECT DIAL (213) 229-8515

CALIFORNIA PLAZA 300 SOUTH GRAND AVENUE TWENTY-NINTH FLOOR LOS ANCELES. CALIFORNIA 90071 TELEPHONE (213) 629-4824 EAX (2(3) 229-8550

February 22, 1995

WESTLAKE OFFICE

5743 CORSA AVENUE, SUITE 116 WESTLAKE VILLACE, CA 91362 (818) 706-1800 (805) 496-4633 FAX (818) 706-2956

> RICHARD J. RIORDAN (RETIRED)

> > FILE NO.

08-160-002

Ms. Sheila Cox Tax Auditor Franchise Tax Board 333 N. Glenoaks Boulevard Suite 200 Burbank, California 91502-1170

Re: <u>Gilbert P. Hyatt - 1991 Taxable Year</u>

Dear Ms. Cox:

1/

In response to your letter dated January 20, 1995, the taxpayer, Gilbert Hyatt, has made the following records available for your review at the offices of Riordan & McKinzie, 300 South Grand Avenue, 29th Floor, Los Angeles, California 90071:

- Moving. The taxpayer moved himself to Las Vegas with his own family's trailer. Schedule 1 sets forth the 1992 registration for the trailer. The taxpayer has no moving receipts.
- Bank Accounts. The taxpayer maintained bank accounts in 1990 to 1992 as follows: (i) California Federal Bank in Las Vegas, Nevada; (ii) Valley Bank of Nevada in Las Vegas; (iii) Bank of America in Las Vegas; (iv) California Federal Bank in Cerritos, CA; (v) Irvine City Bank in Irvine, CA; and (vi) First Fidelity Thrift in Orange, CA. Schedule 2 sets forth (a) Bank account numbers for the above banks; (b) bank account statements for the Nevada banks; and (c) copies of cancelled checks and bank statements for the Nevada banks. The taxpayer opened his personal bank checking accounts in Las Vegas when he moved there in the latter half of 1991. $^{1\prime}$ The taxpayer was

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Please note that Valley Bank was acquired by Bank of America and hence the taxpayer's Valley Bank account became his Bank of America account.

RIORDAN & MCKINZIE

Ms. Sheila Cox February 22, 1995 Page 2

unable to find any statements for his Southern California bank accounts from 1990 to 1992.

- 3. <u>Credit Cards</u>. The taxpayer held the following credit cards in 1990 through 1992: Household, Chase, Bank of New York and MBNA. The credit card account numbers are set forth on Schedule 3. The taxpayer was unable to find any statements for the above credit card accounts for 1990 to 1992.
- 4. Phone Bills. The taxpayer does not have any 1991 to 1992 phone bills in his possession and is unable to obtain them from the appropriate telephone companies. The taxpayer did not own a cellular phone in 1991 or 1992. The taxpayer's phone number in 1990 and early 1991 in Southern California and the taxpayer's phone number in late 1991 and 1992 for his Las Vegas apartment are set forth on Schedule 4.
- 5. <u>Doctors</u>. The taxpayer's doctors that he visited in 1990 to 1992 are: (1) Dr. Myatt, Dentist, La Palma, California; Dr. Peloquin, Ophthalmologist, Fullerton, California; Dr. Hall, Dentist, Las Vegas, Nevada; Dr. Isenberg, Internist, Long Beach, California; and Dr. Edgar Hamer, Dermatologist, Los Alamitos, California.

Sincerely,

Em of Com

Eugene G. Cowan of RIORDAN & McKINZIE

45647.1

PAUL 84163

EUGENE G. COWAN

RIORDAN & MCKINZIE

DIRECT D) (12/3) 229-85/5

CALIFORNIA PLAZA
300 SOUTH CRAND AVENUE
TWENTY-NINTH FLOOR
LOS ANCELES. CALIFORNIA 90071
TELEPHONE (2):1) 629-4824

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RIORDAN & McKINZIE

A PROFESSIONAL LAW COLUMNIATION

Ms. Sheila Cox February 22, 1995 Page 3

Schedule 2

Taxpayer's Bank Accounts 1990-1992:

California Federal Bank, Las Vegas, Nevada Acct Nos. 177-0016768-7; 177-0514457-7; 179-0512056-2

Valley Bank, Las Vegas, Nevada Acct. No. 210173019

Bank of America, Las Vegas, Nevada Acct. No. 210173019

California Federal Bank, Cerritos, CA Acct Nos. 004-0513796-4, 082-0522494-6

First Fidelity Thrift and Loan, Orange, CA Acct. No. 016000296-3

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5 77.3

RIORDAN & MCKINZIE

Ms. Sheila Cox February 22, 1995 Page 4

Schedule 3

Taxpayer's Credit Card Accounts 1990-1992:

Household

Acct Nos. 4317-3410-1024-2499, 5418-2961-4100-6386, 5414-7410-1018-2135

Chase

Acct No. 4226-563-134-706

Bank of NY

Acct No. 5417-4000-4552-7056

MBNA

Acct No. 5329-0312-5816-5925

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Ms. Sheila Cox February 22, 1995 Page 5

Schedule 4

Taxpayer's phone numbers

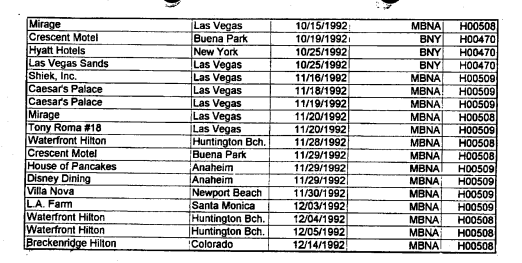
Southern California 1990-1991: 714 995-1087

Las Vegas 1991-1992 (apartment): 702 735-7668

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	5 .			
Restaurants				
Hotels				
				
Restaurant	City	Date	Source	Bates
- TOOLATAITE	- Oity	Date	Jource	Dates
King Dragon -	Cerritos	01/02/1991	BNY	H00449
Sushi Kappo Hosaka –	Culver City	01/04/1991	BNY	H00449
China Best Restaurant –	Cypress	01/12/1991	MBNA	H0050
Stuart Anderson -	Fullerton	02/03/1991	BNY	H00450
Claim Jumper –	Los Alamitos	02/07/1991	BNY	H00450
Chef Chu's	Los Altos	02/25/1991	BNY	H0045
Max's Opera Café	San Francisco	03/02/1991	BNY	H0045
Cathedral Hill Hotel	San Francisco	03/04/1991	BNY	H00451
The Whole Enchilada	Diamond Bar	03/17/1991	BNY	H00452
Dorint Hotel	Netherlands	03/31/1991	BNY	H00452
Pacific Meridien	Japan	04/21/1991	BNY	H00454
King Dragon -	Cerritos	04/23/1991	BNY	H00453
Eisaku Restaurant	La Palma	04/28/1991	BNY	H00453
Doubletree	Dallas, TX	05/20/1991	BNY	H00454
Courtyard	Buena Park	06/04/1991	BNY	H00454
Jake's South Bay	Chula Vista	06/05/1991	BNY	H00454
Sheraton Hotel	Cerritos	06/14/1991	BNY	H00455
Stuart Anderson –	Fullerton	06/30/1991	Chase	H00477
Sizzler	Costa Mesa	07/09/1991	Chase	H00477
Eisaku Restaurant	La Palma	07/15/1991	BNY	H00456
Narikoma Restaurant	Lakewood	07/18/1991	BNY	H00456
Buck Hom Restaurant	Mt. Baldy	07/20/1991	BNY	H00456
Baker's Square -	Cypress	07/28/1991	BNY	H00456
Cattleman's Wharf	Anaheim	08/31/1991	Chase	H00479
Narikoma Restaurant	Lakewood	09/06/1991	Chase	H00479
Au Fontaine Bleau	Los Angeles	09/17/1991	Chase	H00480
Hamburger Hamlet #12	Los Angeles	09/17/1991	Chase	H00480
Javan Restaurant	Los Angeles	09/17/1991	Chase	H00481
Velvet Turtle	Buena Park	09/19/1991	Chase	H00481
Mr. Stox	Anaheim	09/21/1991	Chase	H00481
Darms Deli	Los Angeles	09/25/1991	Chase	H00481
Hof's Hut	Buena Park	09/25/1991	Chase	H00481
Mr. Stox	Anaheim	10/02/1991	Chase	H00481
Mr. Stox	Anaheim	10/07/1991	MBNA	H00503
China Best Restaurant -	Cypress	10/10/1991	BNY	H00459
Sheraton Crystal	Virginia	10/17/1991	MBNA	H00503
Bob's Big Boy	New York	10/19/1991	MBNA	H00503
Marriot Hotels	Dallas, TX	10/21/1991	MBNA	H00503
Hilton Hotels	New York	10/22/1991	MBNA	H00503
King Dragon –	Cerritos	10/26/1991	Chase	H00483
King Dragon –	Cerritos	11/08/1991	Chase	H00483
Fiddlers	Fullerton	11/10/1991	Chase	H00483
Marriott Hotels	New York	11/22/1991	Chase	H00484
King Dragon -	Cerritos	11/26/1991	MBNA	H00503
Marie Callendar #50	Buena Park	12/03/1991	MBNA	H00503
Marie Callendar #50	Buena Park	12/04/1991	MBNA	H00503
King Dragon	Cerritos	40/04/4004		
Diamond China Restaurant	Cernios	12/04/1991	MBNA	H00503

Doctournate				
Restaurants				
Hotels				
Restaurant	City	Date	Source	Bates
Dante Restaurant	Virginia	01/17/1992	MBNA	H00508
Black Angus #4480	Cerritos	02/09/1992	Valley Bank of NV	H00912
Crescent Motel	Buena Park	03/08/1992	Chase	H00487
Velvet Turtle	Buena Park	03/16/1992	BNY	H00464
Crescent Motel	Buena Park	03/16/1992	BNY	H00464
Whitehouse Rest.	Anaheim	03/16/1992	BNY	H00464
Sahara F&B	Las Vegas	03/18/1992	BNY	H00464
Hakase Japanese	Las Vegas	03/18/1992	BNY	H00464
Sheraton Hotel	Cerritos	03/20/1992	BNY	H00464
Fish Market	Marina del Rey	03/24/1992	Chase	H00488
Scott's Seafood	Costa Mesa	03/24/1992	Chase	H00488
Crescent Motel	Buena Park	03/24/1992	BNY	H00464
Crescent Motel	Buena Park	03/30/1992	BNY	H00464
Delmonico Seafood	Los Angeles	03/30/1992	Chase	H00488
Country Inn	Las Vegas	04/03/1992	Chase	H00488
Diamond China Rest.	Las Vegas	04/03/1992	Chase	H00489
Cathay House Rest.	Las Vegas	05/15/1992	BNY	H00465
Caesars Palace	Las Vegas	05/22/1992	BNY	H00465
Inter-Continental	San Francisco	05/26/1992	BNY	H00465
Reminton Seafood Grill	Addison, TX	05/26/1992	BNY	H00465
Doubletree	Dallas, TX	05/26/1992	BNY	H00465
Lakeway Resort	Austin, TX	05/27/1992	BNY	H00465
Sheraton Hotel	Irving, TX	05/28/1992	BNY	H00465
Mirage	Las Vegas	05/30/1992	BNY	H00465
Desert Inn	Las Vegas	06/03/1992	BNY	H00465
Horseshoe Club	Las Vegas	06/03/1992	BNY	H00465
Stardust hotel	Las Vegas	06/05/1992	Chase	H00496
Chinese Garden Rest.	Las Vegas	06/05/1992	BNY	H00466
Cathay House Rest.	Las Vegas	06/14/1992	Chase	H00496
Mirage	Las Vegas	06/19/1992	MBNA	H00508
I Rancho Hotel Casino	Las Vegas	06/19/1992	MBNA	H00508
lorseshoe Club	Las Vegas	06/22/1992	MBNA	H00508
Dunes Hotel	Las Vegas	06/25/1992	MBNA	H00508
Mirage	Las Vegas	06/25/1992	MBNA	H00508
as Vegas Sands	Las Vegas	06/28/1992	BNY	H00467
Country Inn	Las Vegas	06/30/1992	MBNA	H00508
Dunes Hotel	Las Vegas	07/18/1992	MBNA	H00508
xcalibur/Sherwood	Las Vegas	07/19/1992	MBNA	H00508
Country Inn	Las Vegas	08/01/1992	MBNA	H00508
Denny's	Artesia	08/05/1992	MBNA	H00508
Denny's	Artesia	08/06/1992	MBNA	H00508
San Tong Rest.	Artesia	08/07/1992	MBNA	H00508
Sizzler	Las Vegas	08/08/1992	MBNA	H00508
(euken Dutch	Las Vegas	08/08/1992	MBNA	H00508
Country Inn	Las Vegas	08/17/1992	MBNA	H00508
as Vegas Sands	Las Vegas	08/19/1992	MBNA	H00508
Airage	Las Vegas	08/28/1992	MBNA	H00508
firage	Las Vegas	08/31/1992	MBNA	H00508
Saka Rest.	Las Vegas	08/31/1992	MBNA	H00508
hung King Rest.	Las Vegas	09/01/1992	MBNA	H00509
hasen's	Beverly Hills		Valley Bank of NV	H00838
	Las Vegas	09/16/1992	MBNA	H00508
mperial Palace	Tiras vedas ;	00,10,1002	IAICDIAN I	
npenal Palace hasen's firage	Beverly Hills	09/21/1992	Cal Fed Bank	H00565



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P.O. BOX 6014, NEWARK, DE 19714

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Account Number 5417400045527056 05/04/92 1.719.42 29,00

MAXE CHECKS PAYABLE TO: BMY (DEL.) - MASTERCARD P.C. 80X 507 KEWARK N.J. 07101-0507

Do Net Sand Cash

GILBERT HYATT PO BOX 60028 LAS YEGAS NY 89160-0028

1800Z 0455270561 00171942 00002900

Please write your eccount no. on your check and arclose this portion with your payment.

If you have any quantizes stock your account, please write or call at between 0 a.m. and 5 if you beginnes your inquiry, you go not preserve your rights profer board law. Send inquir

THE BANK OF NEW YORK (DELAWARE), P.C. BOX 6999, NEWARK, DELAWARE 19714 1-800-VIP-9700 Account Type Account Number 7,281 04/12/92 05/04/92 PREFERRED MASTERCARD 5417400045527056 9.000 Reference Number Transaction Description

FEDEX ABS 02015603725 MEMPHIS TM
FEDEX ABS 00453047864 MEMPHIS TM
FEDEX ABS 00453047861 MEMPHIS TM
FEDEX ABS 00453047861 MEMPHIS TM
VELVET TURTLE 1943 BUENA PARK CA
CRESCENT HOTEL BUENA PARK CA
THEE WHITEHOUSE RESTAU ANAHEIM CA
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FEDEX ABS 00453047862 MEMPHIS TM
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FEDEX AB Transaction Description Debits/Credits | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | 1769 | Posted | Trans 75419782076500000012598 75419782076500000027274 75419782077500000032034 70485302077286316111772 13.00 15.50 25.79 27.50 704E53020772E6318111772 70415352077524708820034 7041593207745189150095 804211820794545999806232 7048530207926655561780 70420822082183631001960 80421632080980058112431 754197820844330922041159 70418362085970265820010 14.87 17.78 15.18 51.25 14.00 27.50 03/24 03/17 03/24 03/30 04/04 03/28 04/04 04/06 70418362091970253620012 75323502097800179202191 27.50 108.00-75419782097030093023209 70410192097294041468302 75421632099902157085996 27.90 12.95

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	Previous	Purchases	Payments	Prence	Carps	l	1	ŀ
SUMMARY	Betance	Advances and Debts	Overcome and other A To	Ton- ection Fees] 94	Amount Past Due	•	
Purchases Advisices	108.00	1.719.42	108.00	.00 .00	.00	1,719.42	industrid in Manmum Payment	Your Minimum Payment
TOTALS	108.00	1,719.42	108.00	.00	.00	1,719.42		29.00

YOUR FEE REBATE STATUS: USAGE TO DATE . \$4,416. ADDITIONAL USAGE REEDED BY 05/01 TO REACH. \$12.50 REBATE = \$584. ADDITIONAL USAGE REEDED BY 05/01 TO REACH \$25 REBATE = \$3,084

RATES AFFLED TO BALANCES						
Transactions	Balance Bases w Promos Charge	Mardily Periodia Actio	Herring APR	Arrabi Puraprimpo Rata		
Punchesea	00	1.325%	15.9004	15.900%		
Advences	.00	1,325%	15.9004	15.900%		

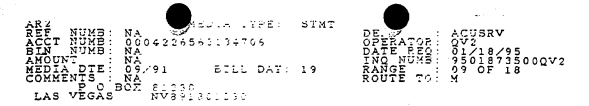
- YOU CAN AVOID ANY FINANCE CHARGES ON - PURCHASES IF YOU PAY TOUR PURCHASES -

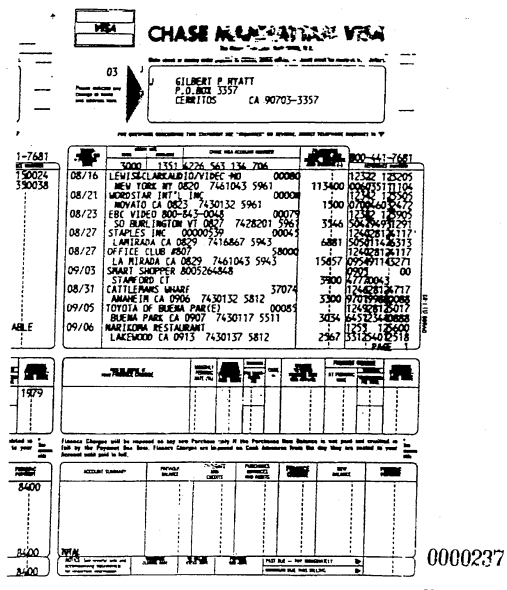
- BALANCE IN FULL EVERY MONTH.

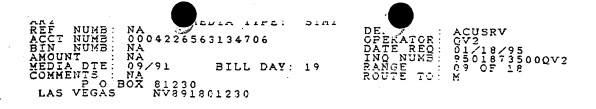
04/08 04/08

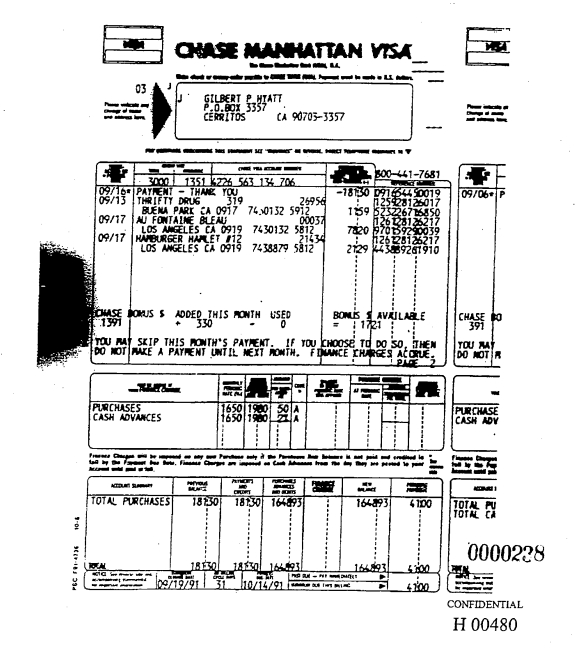
The Bank of New York (Dolemann) is the owner and creditor of this account.

0000236



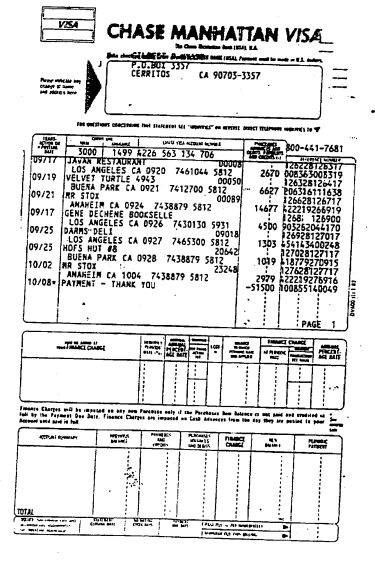




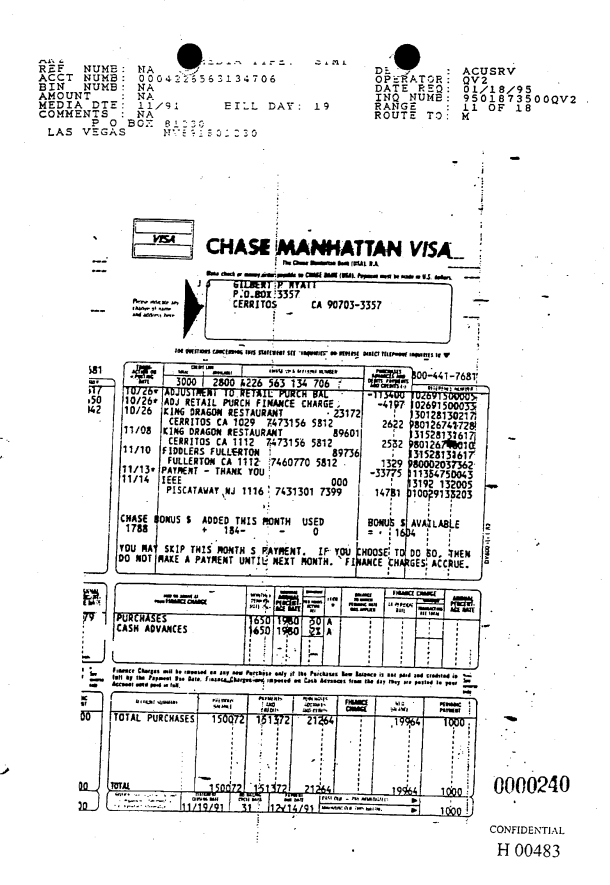


REF NUMB: NA
ACCT NUMB: 0604226563134706
BIN NUMB: NA
AMOUNT : NA
MEDIA DTE: 10/91 BILL DAY: 19
COMMENTS : NA
P O BOX 81230
LAS VEGAS NV891801230

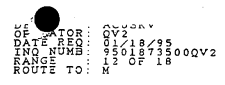
DE : ACUSRV OPERATOR: QV2 DATE REQ: 01/18/95 INQ NUMB: 9501873500QV2 RANGE : 10 OF 18 ROUTE TO: M

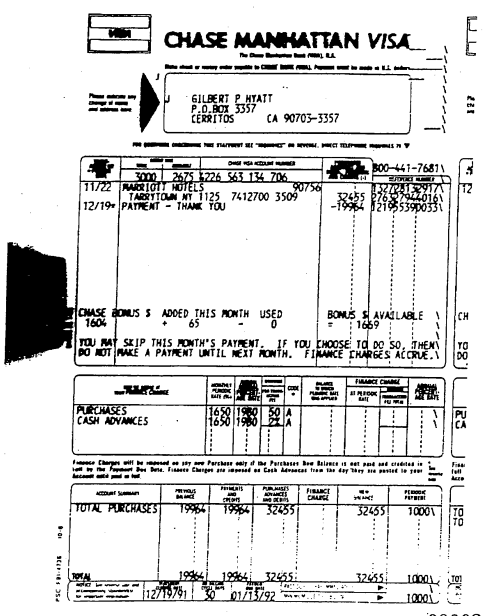


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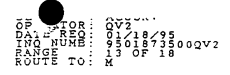


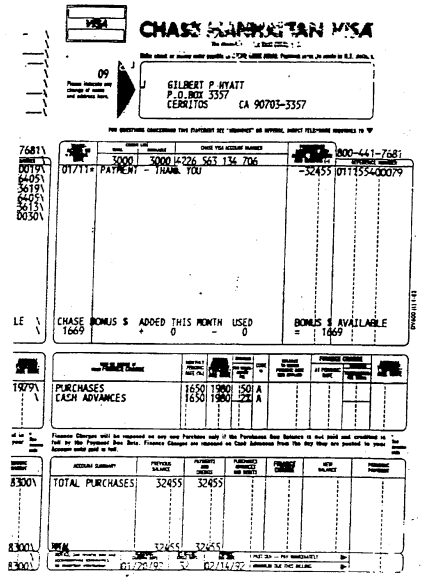




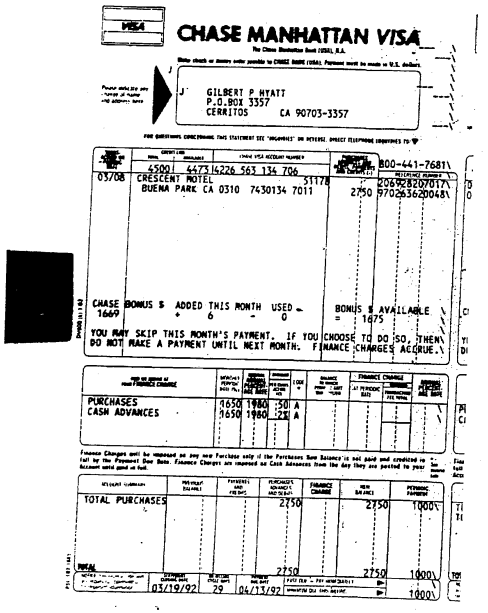


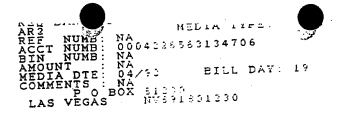






REF NUME: DA ACCT NUME: 0004::5563134706 BIN NUME: NA AMOUNT : NA MEDIA DTE: 03/92 BILL DAY: 19 COMMENTS : NA PO BOX 81230 LAS VEGAS NVS91801230 O. AATOR: QV2 O. AATOR: QV2 DATE REQ: 01/18/95 INQ NUMB: 9501873500QV2 RANGE: 15 OF 18 ROUTE TO: M





DEPT : ACUSRV OPERATOR: QV2 DATE RESE: 01/18/ INC NUME: 950187 RANGE TO: M

