Eagle County, CO Teak J Simonton Pas: 10

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RECORDATION REQUESTED BY: COLORADO BUSINESS BANK vail 0056 Edwards Village Blyd. Suite 130 Edwards, Co. 81632

WHEN RECORDED MAIL TO: COLORADO BUSINESS BANK ATTN: LOAN OPERATIONS P.O. BOX 8779 DENVER, CO BO201



FOR RECORDER'S USE ONLY

DEED OF TRUST

THIS DEED OF TRUST is dated July 8, 2013, among HASA 1 US, LLC, a Delaware limited liability company, whose address is 1 Vali Rd., Unit 4103L, Vail, CO 81637 ("Grantor"); COLORADO BUSINESS BANK, whose address is VAIL, 0066 EDWARDS VILLAGE BLVD. SUITE 130, EDWARDS, CO 81632 (referred to below sometimes as "Lender" and sometimes as "Beneficiary"); and the Public Trustee of EAGLE County, Colorado (referred to below as "Trustee").

CONVEYANCE AND GRAWT. For valuable consideration, Granter hereby interocably grants, transfers and easigns to Trustee for the benefit of Lenter as Benefitiety at of Granter's right, title, and interest in and to the following described real property, together with selecting or subsequently eracted or effixed buildings, improvements and fixtures; all easements, rights of way, and appartmentes all water, water rights and ditch rights (including stock in utilities with ditch or irrigation rights); and all other rights, royaldes, and profits relating to the real property, including without limitation all minerals, oil, see, guesthermal and similar matters, (the "Real Property") because in EASE Constitutions. Property") located in EAGLE County, State of Colorado:

AM UNDIVIDED 1/12TH FEE SIMPLE INTEREST IN AND TO UNIT NO. 4103 OF THE ONE VAIL ROAD RESIDENCE CLUB, ACCORDING TO THE CONDOMINIUM MAP RECORDED IN THE OFFICE OF THE CLERK AND RECORDER ON DECEMBER 14, 2010 AT RECEPTION NO. 201025197 AND ACCORDING TO THE FINAL PLAT OF ONE VAIL ROAD RESORT RECORDED DECEMBER 14, 2010 AT RECEPTION NO. 201025192 AND THE RESIDENCE CLUB DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR ONE VAIL ROAD RESIDENCE RECORDED IN THE OFFICE OF THE CLERK AND RECORDER ON DECEMBER 14, 2010 AT RECEPTION NO. 201025198 ("THE RESIDENCE CLUB DECLARATION") AND AS FURTHER DEFINED AND MADE SUBJECT TO THAT CERTAIN RESORT DECLARATION OF COVENANTS, CONDITIONS AND RESTRICTIONS FOR ONE VAIL ROAD RECORDED IN THE OFFICE OF THE EAGLE COUNTY CLERK AND RECORDER ON DECEMBER 14, 2010 AT IN THE OFFICE OF THE EAGLE COUNTY CLERK AND RECORDER ON DECEMBEN 14, 2010 AT RECEPTION NO. 201025191 (THE "RESORT DECLARATION"), AS EACH MAY BE AMENDED FROM TIME TO TIME, TOGETHER WITH AN UNDIVIDED INTEREST IN THE NON-EXCLUSIVE PERPETUAL EASEMENT RIGHTS AS MORE SPECIFICALLY DESCRIBED AS "COMMON ELEMENTS" IN SUCH RESORT DECLARATION; TOGETHER WITH THE RIGHT TO RESERVE THE USE OF A CLUB UNIT OF THE PROPERTY OF THE THE UNIT TYPE PURCHASED UNDER RESERVATION GROUP L FOR UP TO 21 NIGHTS PER USE YEAR AS THE GRANTEE'S PRIMARY USE TIME IN ACCORDANCE WITH THE RESIDENCE CLUB AS THE GRANTEE'S PRIMARY USE THREE IN ACCOMMANDE WITH THE PROMULGATED AND DECLARATION, THE RULES AND REGULATIONS FROM THREE TO TIME PROMULGATED AND AMENDED BY THE BOARD OF DIRECTORS OF ONE VAIL ROAD RESIDENCE CLUB OWNERS' ASSOCIATION, INC. (THE "CLUB RULES AND REGULATIONS"), AND THE NETWORK RULES (AS DEFINED IN THE RESIDENCE CLUB DECLARATION) AS FOLLOWS: 7 NIGHTS DURING GOLD SEASON. AND 14 NIGHTS DURING PLATINUM SEASON (EACH AS DEFINED IN THE CLUB RULES AND REGULATIONS).

The Real Property or its address is commonly known as 1 VAIL RD., UNIT 4103, VAIL, CO 81657.

Grantor presently essigns to Lander lesso known as Beneficiary in this Deed of Trust) all of Grantor's right, title, and interest in and to all present and future lesses of the Property and all Rents from the Property. In addition, Grantor grants to Lender a Uniform Commercial Code scourtly interest in the Personal Property and Rents.

THIS DEED OF TRUST, INCLUDING THE ASSIGNMENT OF REATS AND THE SECURITY INTEREST IN THE REATS AND PERSONAL PROPERTY, IS GIVEN TO SECURE (A) PAYMENT OF THE INDESTEDISES AND (B) PERFORMANCE OF ANY AND ALL OBLIGATIONS UNDER THE NOTE, THE RELATED DOCUMENTS, AND THIS DEED OF TRUST. THIS DEED OF TRUST IS GIVEN AND ACCEPTED ON THE POLLOWING TERMS:

PAYMENT AND PERFORMANCE. Except as otherwise provided in this Deed of Trust, Grantor shall pay to Lender all amounts secured by this Deed of Trust as they become due, and shall strictly end in a timely manner perform all of Grantor's obligations under the Note, this Deed of Trust, and the Related Decuments.

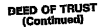
POSSESSION AND MAINTENANCE OF THE PROPERTY. Grantor agrees that Grantor's possession and use of the Property shall be governed by the following provisions:

Possession and Use. Until the occurrence of an Event of Default, Grantor may (1) remain in possession and control of the Property; (2) use, operate or manage the Property; and (3) collect the Rents from the Property.

Duty to Maintein. Grantor shall maintain the Property in tenantable condition and promptly perform all repairs, replacements, and

Compliance With Environmental Laws. Grantor represents and warrants to Lender that: (1) During the period of Grantor's Compliance With Environmental Laws. Grantor represents, manufacture, storage, treatment, disposal, release or threatened ownership of the Property, there has been no use, generation, manufacture, storage, treatment, disposal, release or first Hazardous Substance by any person on, under, about or from the Property! (2) Grantor has no knowledge of, or release of any Hazardous Substance by any person on, under, about or from the Property by any prior ownership of the threatened release of any Hazardous Substance on, under, about or from the Property by any prior ownership.





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Property, or (e) any actual or threatened integration or claims of any kind by any person relating to such making and all about a surviviously disclosed to and acknowledged by Lender in writing, (e) neither Greater nor any ternant, common equity property and (b) any such activity shall be conducted in compliance with all explorations and surviviously and loss laws, regulations and ordinances, including without limitation all Environmental Laws. Greater authorizes Large make such inspections and tests, at Greater's expense, as Lander may deem appropriate to determine compliance of the Property with this section of the Deed of Trust. Any inspections or tests made by Lander stall be order's purposes only and shall not be construed to create any responsibility on the part of Lander to Greater or to be say other persons. The representations and warranties contained herein are based on Greater's deed disperse in investigating the reverse purposes only and shall not be construed to create any responsibility on the part of Lander to Greater or to for Lander's purposes only and shall not be construed to create any responsibility on the part of Lander to Greater or to for Lander's purposes only and shall not be construed to create any exponsibility on the part of Lander to Greater or to representations and warranties contained herein are based on Greater's deligence in indemnity or other purposes. The profess galant Lander for indemnity or other construences and varies any future claims against Lander for indemnity or other construences. Property of Hazardous Substances. Greater hereby (1) reference and waives any future claims against Lander for indemnity or other construences and represent which Lander defend, and hold hermless Lander springer or the construence of the lander of the construe

Nulsance. Waste. Granter shall not cause, conduct or permit any autence nor commit, permit, or author any atripping of or waste on or to the Property or any portion of the Property. Without limiting the generality of the foreighing, Granter will not remove, or grant to any other party the right to remove, any timber, minerals (including oil and gas), coal, clay, scorie, soil, gravel or rack products without Lender's prior written consent.

Removal of Improvements. Grantor shall not demolish or remove any improvements from the Real Property without Lender's prior written oursent. As a condition to the removal of any introvements, Lender may require Grantor to make arrangements pair written oursent. As a condition to the removal of any introvements of at least equal value.

Leader's Right to Enter. Lender and Lender's agents and representatives may enter upon the Real Property et all reasonable times to attend to Lender's interests and to inspect the Real Property for purposes of Grantor's compliance with the terms and conditions of this Daad of Trust.

Compliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinances, and regulations, now or Compliance with Governmental Requirements. Grantor shall promptly comply with all laws, ordinance, and regulations, now or because or observations and withhold the Americans With Disabilities Act. Grantor may contest in good fath any such law, ordinance, or regulation and withhold the Americans With Disabilities Act. Grantor may opinions to good settle only such law, ordinance, or regulation and withhold the Americans With Disabilities Act. Grantor may opinions opposite opposite opposite or law of the property are not importanted. Lender may require Grantor to condition of the property are not importanted. Lender may require Grantor to condition of the property are not importanted. Lender may require Grantor to condition of the property are not importanted. Lender may require Grantor to condition of the property are not importanted.

Duty to Protect. Grantor agrees neither to abandon or leave mattended the Property. Grantor shell do all other acts, in addition to those sets set forth above in this section, which from the character and use of the Property see reseprably necessary to protect and preserve the Property.

protect and preserve the Property.

DUE ON SALE - CONSENT BY LENDER. Lander may, at Lander's option, declare immediately due and payable all aums secured by this Deed of Trust upon the sale or transfer, without Lander's prior written consent, of all or any part of the Real Property, or any this Deed of Trust upon the sale or transfer' means the conveyance of Real Property er any right, title or interest in the Real Property. A "sale or transfer' means the conveyance of Real Property er any right, title or interest in the Real Property. A "sale or transfer which are the sale property of involuntary or involuntary, whether by outlight sale, deed, installment sale property, whather legal, beneficial instant in or to say land trust holding title to the Real Property, or by any other method of salignment, or transfer of any beneficial instant in or to say land trust holding title to the Real Property, or by any other method of conveyance of an interest in the Real Property. If any Creation is a comparation, partnership interests or limited liability includes any change in ownership of more than transfer discount and the property interests or limited liability company interests, as the case may be, of such Caracter. However, title option shall not be exercised by Lender If such exercise is probabled by federal law or by Colorado law.

TAYES AND LIEMS. The following a paying as the transfer and the same and lieu and the same and lieuw.

TAXES AND LIENS. The following provisions relating to the taxes and lians on the Property are part of this Dead of Trust:

Payment. Grantor shall pay when due (and in all events prior to delinquency) all taxes, epacial taxes, assessments, charges including water and seven), fines and impositions levied against or on eccount of the Property, and shall pay when due all claims for work done on or for sevices rendered or material furnished to the Property. Grantor shall have the Property free of all for work done on or for sevices rendered or material furnished to the Property. Grantor shall maintain the Property free of all lies having priority over or equal to the interest of Lender under this Deed of Trust, except for the lien of taxes and secesaments not the and except as otherwise provided in this Deed of Trust.

not due and except as otherwise provided in this Dead of Trust.

Right to Contest. Grantor may withhold payment of any tex, assessment, or claim in connection with a good faith disputs overthe obligation to pay, so long as Lander's interest in the Property is not jeopardized, if a len sites or is tiled, within lifteen (15) days after Grantor
has notice of the filing, seeses the discharge of the lien, or it requested by Londer, deposit with Lender cash or a sufficient
corporate surety bond or other sociations of the lander in an amount sufficient to discharge the lien. In any contest, Grantor
attorneys' fees, or other charges that could scorus as a result of a feranceure or safe under the lien. In any contest, Grantor
shall defend itself and Lender and shall satisfy any adverse judgment before enforcement against the Property. Grantor shall defend itself and Lender and shall satisfy any adverse judgment before enforcement against the Property.

Evidence of Payment. Grantor shall upon demand fumbsh to Lender satisfactory evidence of payment of the taxes or assessments and shall authorize the appropriate governmental official to deliver to Lender at any time a written statement of the taxes and shall authorize the appropriate governmental official to deliver to Lender at any time a written statement of the taxes and severements against the Property.

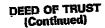
Modes of Construction. Grantor shall notify Lender at least fitteen (15) days before any work is commonced, any services are furnished, or any materials are supplied to the Property, if any mechanic's lies, materialmen's lies, or other lies could be asserted furnished, or any materials are supplied to the Property, if any mechanic's lies, materialmen's lies, or other lies could be asserted furnished, or any materials are supplied to the Property, if any mechanic's lies, materialmen's lies, or other lies could be asserted to account of the work, services, or materials and the cost exceeds 5,000,00. Grantor will upon request of Lender furnish to a second and will pay the cost of such improvements.

PROPERTY DAMAGE INSURANCE. The following provisions relating to insuring the Property are a part of this Deed of Trust.

Maintenance of leaurence. The following provisions relating to insuring the Property are a part of this Dead of Trust.

Maintenance of leaurence. Grantor shell procure and maintain policies of fire insurance with standard extended coverage and contract and a replacement basis for the full insurable value coverage all improvements on the Real Property in an amount sufficient to avoid application of stry colleguance clause, and with a standard mortgages clause in favor of Leugier. Grantor shall sufficient to avoid application of stry colleguance clause, and with a standard mortgages clause in favor of Leugier. Grantor shall relate the procure and maintain comprehensive general liability insurance in such overage amounts as Lender may request with a such other insurance, including but not limited to hazard, business interruption, and bodier insurance, as Lender may reasonably sequite. Policies shall be written in form, amounts, coverages and basis reasonably acceptable to Lender and issued by a require. Policies shall be written in form, amounts, coverages and basis reasonably acceptable to Lender from time to ecompany or compenies reasonably acceptable to Lender. Grantor, upon request of Lender, will deliver to Lender from time to take the policies or certificates of insurance in form substantory to Lender, including stipulations that coverages will not be expensed or diministrated without at least ten (10) days prior written notice to Lander. Each insurance policy also shall include an endershall or diministrated without at least ten (10) days prior written notice to Lander. Each insurance policy also shall include an endershall or diministrated without at least ten (10) days prior written notice to Lander. Each insurance policy also shall include an endershall or diministrated without at least ten (10) days prior written notice to Lander. Each insurance policy also shall include an endershall or diministrated without at least ten (10) days prior written notice to Lander. Each insurance policy also shall include





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water 45 days after notice to given by Lender that the Property is located in a special flood hazard area, for the sulful principal belance of the loan and any prior liens on the property securing the loan, up to the maximum policy limits are such later than the region of the loan and any prior liens on the property securing the loan, up to the maximum policy limits are the region lies and to maintain such insurance for the term of the region.

National Flood insurance Program, or as otherwise required by Lender, and to maintain such insurance for the term distributions. Application of Proceeds. Grantor shall promptly detty Lender of any loss or damage to the Property if the estimated CRF of replacement exceeds 1,000.00. Lender may make proof of loss if Grantor fails to do so within fifteen [15] days of the result. Whether or not Lender's security is impaired, Lender may, at Lender's election, receive and rerain the proceeds of any casualty. Whether or not Lender's security is impaired, Lender may, at Lender's election, receives and replain the Property, or the Insurance and apply the proceeds to the reduction of the Incident elects to apply the proceeds to restoration and repair, Grantor shall repair or restoration and repair of the Property. If Lender elects to apply the proceeds to restoration and repair, Grantor shall repair or restoration if Grantor is not in such expenditure, pay or reimburses Grantor from the proceeds for the responsible cost of repair or restoration if Grantor is not in such expenditure, pay or reimburses Grantor from the proceeds of the responsible cost of repair or restoration if Grantor is not in the pay of the restoration of the responsible cost of repair or restoration of the Property shall be used first to pay any amount owing to Lender under this Deed of Trust, then to pay accuracy interest, and the remainder, if any, shall be applied to the principal belance of the this Deed of Trust, then to pay accuracy interest, and the remainder, if any, shall be applied to the principal belance of the indebtedmess. If Lender holds any promeeds after payment in full of the Indebtedmess, such proceeds shall be paid to Grantor as Grantor's Interests may appear.

Granter's Report on Insurance. Upon request of Lender, however not more than once a year, Granter shall furnish to Lender a report on each existing policy of insurance showings (1) the name of the insurer; (2) the risks insured; (3) the amount of the report on each existing policy of insurance showings (1) the name of determining that velue; policy; (4) the property insured, the than current replacement value of such property, and the manner of determining that velue; and (5) the explication date of the policy. Granter shall, upon request of Lender, have an independent appraiser satisfactory to and (5) the explication date of the policy. Granter shall, upon request of Lender, have an independent appraiser satisfactory to lender determine the cash value replacement cost of the Property.

LENDER'S EXPENDITURES. If any action or proceeding is commenced that would materially affect Lender's interest in the Property or LENDER'S EXPENDITURES. If any action or proceeding is commenced that would materially affect Lender's interest in the Property or if Grantor fells to comply with any provision of this Dead of Trust or any Rolated Documents, including but not limited to Grantor's fellure to discharge or pay when due any amounts Grantor is raquired to discharge or pay under this Dead of Trust or any Related Documents, Lender on Grantor's behalf may that shall not be obligated to) take any action that Lender deams appropriate, including Documents, Lender on Grantor's behalf may that shall not be obligated to) take any action that Lender deams appropriate, including but not limited to discharging or paying all taxes, liens, security interest, encumbrance and other claims, at any time levied or plaid by units Property and paying all coats for insuffig, mainteining and preserving the Property. All such expenditures insured or paid by Lender for such purposes will than beer interest at the rate charged cured the Note from the date incurred or paid by Lender to the class of repayment by Grantor. All such expenses will become a part of the Indebtedness and, at Lender's option, will (A) be payable date of repayment by Grantor. All such expenses will become a part of the Indebtedness and, at Lender's option, will (A) be payable to endement; (B) be added to the Instance of the Note and be applicationed among and be payable with any installment payments to become due during either (1) the term of any applicable Insurance policy or (2) the remaining term of the Note; or (C) be treated as a belicon payment which will be due and payable at the Note's metality. The Dead of Trust also will secure payment of these amounts. Such right shall be in addition to all other rights and remedies to which Lender may be entitled upon Default.

WARRANTY: DEFENSE OF TITLE. The following provisions relation to commentic of the Property are a part of this Dead of Trust:

WARRANTY: DEFENSE OF TITLE. The following provisions relating to ownership of the Property are a part of this Deed of Tru

Title. Grentor werrents that: (a) Granter holds good and marketable title of record to the Property in fee simple, free and clear of all items and enoughbrances other than those set forth in the Real Property description in any title insurance policy, this report, all items and enoughbrances other than those set forth in the Real Property description with this Dead of Trust, and (b) Granter has the or final trile opinion issued in favor of, and accepted by, Lender in connection with this Dead of Trust, and (b) Granter has the full right, power, and surfacility to execute and deliver this Dead of Trust to Lender.

Defense of This. Subject to the exception in the paragraph above, Greater warrants and will forever defend the title to the Property against the leaving claims of all persons. In the event any action or proceeding is commenced that questions Grantor's Property against the leaving claims of all persons. In the event any action or proceeding is commenced that questions Grantor's expense. Grantor title or the interest of Trustee or Lender under this Deed of Trust, Grantor shall defend the action at Grantor's expense. Grantor title or the interest of Trustee or Lender under this Deed of Trust, Grantor shall defend the action at Grantor's expense. Grantor may be the nominal party in such proceeding, but Lender shall be entitled to participate in the proceeding by coursed of Lender's own choice, and Grantor will deliver, or cause to be delivered, to Lender such instruments as Lender may request from time to time to permit such participation.

Compliance With Laws. Grantor warrants that the Property and Grantor's use of the Property complies with all existing applicable laws, ordinances, and regulations of governmental authorities.

oppositions have, inclinations, and regimentation to possessions materialists, and agreements made by Grantor in this Deed of Survival of Representations and Warranties. As representations, warranties, and agreements made by Grantor in this Deed of Trust, shall be continuing in mutte, and shall remain in full force and first their survive the execution and delivery of this Deed of Trust, shall be continuing in mutte, and shall remain in full force and effect until such time as Grantor's indebtedness shall be paid in full.

CONDECENATION. The following provisions relating to condemnation proceedings are a part of this Dead of Trust:

Proceedings. If any proceeding in condemnation is fled, Granter shall promptly notify Lander in writing, and Granter shall promptly notify Lander in writing, and Granter shall promptly take such steps as may be necessary to defend the action and obtain the award. Granter may be the nominal party in such proceeding, but Lander shall be emitted to participate in the proceeding and to be represented in the proceeding by counsel such proceeding, but Lander shall be emitted to participate in the proceeding and to be represented in the proceeding and to be represented in the proceeding of the own choice, and Granter will deliver or cause to be delivered to Londer such instruments and documentation as may be requested by Lander from time to time to participation.

Application of Net Proceeds. If all or any part of the Property is condemned by eminent domain proceedings or by any proceeding or purchase in lieu of condemnedon, Lender may at its election require that all or any portion of the net proceeds of the award be applied to the indebtedness or the repair or rectoration of the Property. The proceeds of the sward shell mean the award of the indebtedness or the repair or rectoration of the Property. The proceeds of the sward shell mean the award after payment of all reasonable costs, expenses, and attorneys' fees incurred by Trustee or Lender in connection with the opportunition.

RAPOSITION OF TAXES, FEES AND CHARGES BY GOVERNMENTAL AUTHORITIES. The following provisions relating to governmental texas, fees and charges are a part of this Deed of Trust:

Current Taxes, Fore and Charges. Upon request by Lander, Grenter shall execute such documents in addition to this Deed of Trust and the shall property. Granter Taxes, Fore and Charges. Upon requested by Lander to perfect and continue Lender's lien on the Real Property. Granter thus and take whatever other action is requested by Lander to perfect and continue Lender's lien on the Real Property. Granter thus a reduction of the Real Property. Granter with all expenses incurred in recording, perfecting or continuing this Deed of Trust, including without limitation all taxes, fees, documentary stamps, and other charges for recording or registering this Deed of Trust.

Texes. The following shall constitute taxes to which this section applies: [1] a specific tax upon this type of Dead of Trust or Texes. The following shall constitute taxes to which this section applies: [2] a specific tax on Grantor which Grantor is upon all or any part of the indebtedness secured by this type of Dead of Trust [3] a tax on this subhinized or required to deduct from payments on the indebtedness secured by this type of Dead of Trust [3] a tax on this type of Dead of Trust chargeable against the Lander or the holder of the Note; and [4] a specific tax on all or any portion of the type of Dead of Trust chargeable against the Lander or the holder of the Note; and [4] a specific tax on all or any portion of the type of Dead of Trust chargeable against the Lander or the holder of the Note; and [4] a specific tax on all or any portion of the type of Dead of Trust chargeable against the Lander or the holder of the Note; and [4] a specific tax on all or any portion of the type of Dead of Trust [3].

Subsequent Taxes. If any text to which this section applies is enacted subsequent to the date of this Deadrof Frust, this event Subsequent Taxes. If any text to which this section applies is enacted subsequent to the date of this Deadrof Frust, this event of shall have the same offset as an Event of Default, and Lander may exemise any or all of its available remaided for an Event of shall have the same offset as an Event of Default, and Lander may exemise any or all of its available remaided for an Event of Default as provided below unless Grantor either [1] pays the text before it becomes delinquent, or [2] contests the tax as Default as provided below unless Grantor either [1] pays the text before it becomes delinquent, or [2] contests the tax as Default as provided below unless Grantor either [1].

SECURITY AGREEMENT; FINANCING STATEMENTS. The following provisions relating to this Deed of Trust as a security agreement are a part of this Deed of Trust:

Security Agreement. This instrument shall constitute a Security Agreement to the extent any of the Proporty constitutes fixtures, and Lender shall have all of the rights of a secured party under the Uniform Commercial Code as amended from time to time.





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TELIZ STATE OF THE PARTY OF THE Security Interest. Upon request by Lender, Granter shall take whetever action is requested by Lander to petitor, and distinct to recording this Deed of Trust in the Rente and Personal Property. In addition to recording this Deed of Trust in the Rente and Versonal Property. In addition to recording this Deed of Trust in the Rente and Versonal Property. In addition to recording this Deed of Trust as a financing statement. Granter shall establish Lender for all exponses incurred, the response incurred to the Property. Upon default, Granter shall establish not remove, sever or detach the Personal Property in a manner and at a from the Property. Upon default, Granter shall established to the Property in a manner and at a from the Property. Upon default, Granter shall established to Lender within three [3] days after receipt of written demand from Lender to the extent paraltitod by applicable law.

Addresses. The melling addresses of Granter (dabtor) and Lender Insection in the Personal Property. In the state of the Property in a manner and at a lender to the extent paraltitod by applicable law.

Addresses. The meiling addresses of Grantor (debtor) and Lender (secured party) from which information concerning the security interest granted by the Dead of Trust may be obtained (each as required by the Uniform Conservated Code) are as stated on the first page of this Dead of Trust.

FURTHER ASSURANCES; ATTORNEY-IN-FACT. The following provisions relating to further assurances and attorney-in-feet are a part

Further Assumences. At any time, and from time to time, upon request of Londer, Granter will make, execute and deliver, or will cause to be made, executed or delivered, to Londer or to Londer's designee, and when requested by Londer, cause to be filled, cause to be made, executed or delivered, to Londer or to Londer's designee, and when requested by Londer, cause to be filled, or rerecorded, as the case may be, at such times and in such offices and places as Londer may deam reported, any and all such mottgages, deeds of trust, security deeds, security agreements, financing statements, continuation, suppropriate, any and all such mottgages, deeds of trust, security deeds, security agreements, financing statements, continuation statements of further assurance, cardioante, and other documents as may, in the sole opinion of Lander, be statements, instruments of further assurance, cardioante, and other documents as may, in the sole opinion of Lander, be statements, instruments of further assurance, cardioante, configure, or presented [1] Granter's brighten under the Note, recessary or desirable in order to effectuate, complete, perfect, continue, or presente (1) Granter (1) Breather or desirable in order to effectuate, and prior lanes on the Preparty, whether now owned or hereafter adquired by Granter. Unless prohibited by law or Lander great and prior lanes on the Preparty, whether now owned or hereafter adquired by Granter. Unless prohibited by law or Lander for all costs and expenses incurred in connection with the matters to the contrary in writing. Granter shall reimburse Lander for all costs and expenses incurred in connection with the matters referred to in this paragraph.

Attorney-in-Fest. If Grantor fells to do any of the things referred to in the preceding paragraph, Lender may do so for and in the name of Grantor and at Grantor's expense. For such purposes, Grantor hereby interecably appoints Lender as Grantor's name of Grantor and at Grantor's expense. For such purposes, Grantor hereby interecably appoints Lender as Grantor's summery-in-fact for the purpose of making, executing, delivering, filtry, recording, and doing all other things as may be necessary art desirable, in Lender's sole opinion, to accomplish the matters referred to in the preceding paragraph.

FULL PERFORMANCE. Upon the full performance of all the obligations under the Note and this Deed of Trust, Trustee may, upon production of documents and fees as required under applicable law, release this Deed of Trust, and such release shall constitute a production of documents and fees as required under applicable law, release this Deed of Trust, and such release of the lief for all such additional sums and expenditures made pursuant to this Deed of Trust. Lender agrees to cooperate with Grantor in obtaining such release and releasing the other noticeral securing the indebtedness. Any release fees required by law shall be paid by Grantor, if permitted by applicable law.

EVENTS OF DEPAULT. Each of the following, at Lender's option, shall constitute an Event of Default under this Deed of Trust:

Payment Default. Greater fells to make any payment when due under the Indebtedness.

Other Defaults. Granter falls to comply with or to perform any other term, obligation, covenant or condition contained in this Deed of Trust or its any of the Related Documents or to comply with or to perform any term, obligation, covenant or condition contained in any other agreement between Lender and Granter.

Compliance Default. Fallure to comply with any other term, obligation, government or condition contained in this Dead of Trust, the Note or in any of the Related Documents.

Default on Other Payments. Failure of Grantor within the time required by this Daed of Trust to make any payment for taxes or insurance, or any other payment necessary to prevent illing of or to effect discharge of any Bor.

Default in Faure of Third Parties. Should Granter default under any loan, extension of credit, security agreement, purchase of calls agreement, or any other creditor or person that may materially affect any of Granter's sales agreement, or any other creditor or person that may materially affect any of Granter's property or Granter's ability to repay the indebtedness or Granter's ability to perform Granter's obligations under this Deed of Trust or any of the Related Donuments.

Paise Statements. Any warranty, representation or statement made or furnished to Lender by Granter or on Granter's behalf under this Deed of Trust or the Related Documents is false or mislanding in any material respect, either new or at the time made or furnished or becomes false or mislanding at any time thereafter.

Defautive Calisteralization. This Dead of Frust or any of the Related Documents causes to be in full force and effect (including Defautive Calisteralization. This Dead of Frust or any of the Related Documents causes to be in full force and effect (including Defautive Calisteral document to create a valid and perfected security interest of Sen) at any time and for any reason.

Death or insolvency. The dissolution of Grantor's (regardless of whether election to continue is made), any member withdraws from the limited liability company, or any other termination of Grantor's existence as a going husiness or the destit of any mamber, the insolvency of Grantor, or any other termination of Grantor's existence as a going husiness or the destit of any mamber, the insolvency of Grantor, the appointment of a receiver for any part of Grantor's environment, any type of creditors workmut, or the commencement of any proceeding under any bankruptcy or insolvency leaves by or against Grantor.

review by or against exercition.

Crediture or Forfekiese Presentings. Commencement of foreclosure or forfeiture proceedings, whether by judicial proceeding, creditor or Forfekiese Presentings. Commencement of foreclosure or forent or by any governmental agency against any property self-help, represented on any other method, by any or creditor of Granton or by any governmental agency against any property described the indebtedness. This includes a gamilatment of any of Granton of Granton as the validity or reasonableness of lowever, this Event of Default shall not apply if there is a good feith dispute by Granton at the validity or reasonableness or lowever, this Event of Default shall not apply if there is a good feith dispute by Granton at surface without notice of the creditor or foreiture proceeding, and if Granton gives Lander within notice of the creditor or foreiture proceeding, in an amount for interesting proceeding, and deposits with Lander mores or a surety bond for the dispute.

Breach of Other Agreement. Any breach by Grantor under the terms of any other egreement between Grantor and Lender that is not remedied within any grace paried provided therein, including without limitation any agreement concerning any indebtadeness or other obligation of Grantor to Lender, whether existing now or later,

Events Affecting Guaranter. Any of the preceding events occurs with respect to any Guaranter of any of the indebtedness or any Guaranter disa or becomes incompetent, or revokes or disputes the validity of, or liability under, any Guaranty of the

Adverse Change. A material adveise change occurs in Grantor's financial condition, or Lender believes the prospect of payment or performence of the indebtedness is impaired.

RIGHTS AND REMEDIES ON DEFAULT. If an Event of Default occurs under this Dead of Trust, at any time thereafter, Trustee or Lender may exercise any one or more of the following rights and remedies:

Election of Remedies. Election by Londer to pursue any ramedy shall not exclude pureuit of any other remedy, and an election to make expenditures or to take action to perform an obligation of Grantor under this Deed of Trust, after Grantor's fediors to perform, shall not affect Lender's right to declars a default and exercise its remedies.

Accelerate indebtedness. Lender shall have the right at its option without notice to Granter to declare the entire indebtedness immediately due and payable, including any propayment penalty which Granter would be required to pay.





DEED OF TRUST (Continued)

Foreclasure. Lender shall have the right to cause all or any part of the Real Property, and Personal Property, if Lender decides to properly it is it were real property, to be sold by the Trustee according to the Issue of Colorado. The Trustee shell give notice in accordance with the Issue of Colorado. The Trustee shell property. The Trustee shell give notice in accordance with the Issue of Colorado. The Trustee shell give notice in accordance with the Issue of Colorado. The Trustee shell give notice in accordance with the sale, including but not limited to apply the proceeds of the sale in the following order: (a) to all costs and expenses of the sale, including but not limited to Trustee's lase, attorneys' test, and the cost of title evidence; (b) to all sums secured by this Deed of Trust; and (c) the excess, if any, to the person or persons legally entitled to the excess.

UCC Remodies. With respect to all or any part of the Personal Property, Lander shall have all the rights and remadies of a secured party under the Uniform Commercial Code.

secured party under the Uniform Commercial Code.

Collect Rents. Lender shall have the right, without notice to Grantor to take possession of and manage the Property and collect the Rents, including amounts past due and unpeld, and apply the net proceeds, over and above Lender's costs, against the the Rents, including amounts past due and unpeld, and apply the net proceeds of the Property to make payments of rent indubtationss. In furtherance of this right, Lander may require any tenant or other user of the Property to make payments of rent user (see disrectly to Lander. If the Rents are collected by Lander, then Grantor interceebly designates Lander as Grantor's attorney-in-fort to endorse instruments received in payment thereof in the name of Grantor and to negotiate the same and collected to the property. In the property of the control of the payments by tenents or other users to Lander in response to Lander's demand shall existly the obligations for which the payments are made, whether or not any proper grounds for the demand existed. Lander may exercise its rights under this subparegraph either in person, by agent, or through a receiver.

this subparagraph either in person, by agent, or inrough a receiver.

Appoint Receiver, Lender shall have the right to have a receiver appointed to take possession of ell or any part of the Property.

Appoint Receiver, Lender shall have the right to have a receiver appointed to take possession of ell or any part of the evident the with the power to protect and preserve the Property, to eperate the Property presenting, against the indebtedness. The first from the Property and apply the proceeds, over and above the cost of the receivership, against the indebtedness. The first from the Property and apply the proceeds, over and above the cost of the repointment of a receiver shell exist whether or not receiver may serve without bond if paraticle by law. Lender's right to the appointment of a receiver shell not disqualify the apparant value of the Property exceeds the indebtedness by a substantial amount. Employment by Lender shell not disqualify a person from serving as a receiver. Receiver may be appointed by a court of competent jurisdiction upon ex parts application and without notice, notice being expressly walved.

Tenancy at Sufferance. If Granter remains in possession of the Property after the Property is sold as provided above or Lender otherwise becomes entitled to passession of the Property upon default of Granter, Granter shell become a tenant at sufferance of therwise becomes entitled to passession of the Property upon default of Granter, Granter shell become a tenant at sufferance of the roughly and shell, at Lander's option, either [1] pury a reasonable cental for the use of the lander of the purchaser of the Property and shell, at Lander's option, either [1] pury a reasonable cental for the use of the Property and shell, at Lander's option, either [1] pury a reasonable cental for the use of the Property and shell, at Lander's option, either [1] pury a reasonable cental for the use of the

Other Remedies. Trustee or Lender shall have any other right or remedy provided in this Deed of Trust or the Note or available at

aw or in equity.

Sele of the Property. In exercising its rights and remadice, Lander shall be tree to designate on or before it fles a notice of selection and demand with the Trustee, that the Trustee sell or any part of the Property together or separately, in one sale or by election and demand with the Trustee, that the Trustee sell all or any part or the Property. Upon any sale of the separate selec. Lander shall be entitled to this at any public sale on all or any part or of the Property. Upon any sale of the Property, whether made under a power of sale granted in this Dead of Trust or pursuant to judicial proceedings, if the holder of Property, whether made under a power of sale granted to the sale of the Property purchased, and, in such case, this Dead of the Property purchased, and, in such case, this Dead of Trust or payment of all, or any portion of, the purchase picts of the Property purchased, and, in such case, this Dead of Trust, the Note, and any documents evidencing expenditures accured by this Dead of Trust shell be presented to the person conducting the sale in order that the amount of indebtedness so used or applied may be credited thereon as having been paid.

conducting the sale in order that the amount of indebtedness so used or applied may be credited thereon as having been poid.

Attorneys' Feest Expanses. If Lender foreoloses or institutes ony suit or action to enforce any of the terms of this Deed of Trust, Lender shall be craftled to recover such sum as the court may adjudge seasonable as attorneys' fees at this and upon any appeal. Whether or not any court enden its involved, and to the extent not prohibbed by law, all reasonable expanses bender incurs that he whether or not any court enden its involved, and to the extent not prohibbed by law, all reasonable expenses bender incurs that he lander's ophides are necessary at my time for the protection of its interest or the enforcement of its rights shall become a part of the indebtedness payable on demand and shall hear interest at the Note rate from the date of the expansiture until repold, the indebtedness payable on demand and shall hear interest at the Note rate from the date of the expansiture until repold. Expanses covered by this paragraph include, without limitation, however athlect to any interest approximation associated by any entire expenses for bankruptcy proceedings (including attentive) that the result including storage and expenses for bankruptcy proceedings (including storage) the modify or vacate any extensitie stay or injunction), appeals, and any anticipated post-judgment collection services, the effects to modify or vacate any extensitie stay or injunction), appeals, and any anticipated post-judgment collection services, the first same provided by law.

Rights of Trustee. To the extent permitted by applicable law, Trustee shall have all of the rights and duties of Lender as ast forth in this section.

In this section.

NOTICES. Any notice required to be given under this Dead of Trust, including without limitation siny notice of default and any notice of sale shell be given in writing, and shall be effective when actually delivered, when actually recalled by teleface/simile (unless otherwise required by law), when deposited with a nationally recognized overnight courier, or, if malled, when deposited in the United States mall, as first class, certified or registered mail postage prepaid, directed to the addresses shown near the beginning of this Dead of Trust. All onlines for notices of foreclosure from the holder of any lien which has priority over this Dead of Trust. Shall be sent Dead of Trust. All onlines for notices under the Lender's address, as shown near the beginning of this Dead of Trust. All onlines for notices under the Lender's address, as shown near the beginning of this Dead of Trust. All onlines for notices under the Lender's address. Shown near the beginning of this Dead of Trust is purposed to change the party's to Lender's address. For notices from the notice is to change the party's address. For notices purposes, Grantor agrees to keep Lender informed et all the off Grantor's current address. Unless otherwise provided or required by law, if there is more than one Grantor, any notice given by Lender to any Grantor to deemed to be notice given to all Grantors.

AUDITIONAL DEFAULT. Bonower, Grantor, or any Affiliate of same defaults under any loan, extension of credit, security agreement, purchase or sales agreement, or any other agreement with Lender.

MISCELLANEOUS PROVISIONS. The following miscellaneous provisions are a part of this Deed of Trust:

Amendments. This Deed of Trust, together with any Related Documents, constitutes the entire understanding and agreement of the parties as to the matters set furth in this Deed of Trust. No alteration of or entendment to this Deed of Trust shall be effective unless given in writing and signed by the party or parties sought to be charged or bound by the alteration or emperiment.

Annual Reports. If the Property is used for purposes other than Grantor's residence, Grantor shall turnish to Lender, upon request, a cartifled statement of not operating income received from the Property during Grantor's previous fiscal year in such form and detail as Lender shall regular. "Net operating income shall masm all each receipts from the Property less all each expanditures made in connection with the operation of the Property.

Caption Headlegs. Caption headings in this Dead of Trust are for convenience purposes only and are not to be used to interpret or define the provisions of this Dead of Trust.

Margar. There shall be no marger of the interest or estate greated by this Deed of Trust with any other interest or estate in the Property at any time hald by or for the benefit of Lender in any capacity, without the written consent of Lender.

Coverning Law. This Doed of Trust will be governed by federal law applicable to Lender and, to the extent not presented by federal law applicable to Lender and, to the extent not presented by federal law, the laws of the State of Colorado without regard to its conflicts of law provisions. This Doed of Trust has been accepted by Lender in the Etate of Colorado.

Choice of Vonue, if there is a lawsuit, Grantor ogrees upon Lender's request to submit to the jurisdiction of the courts of DENVER County, State of Colorado.





No Waiver by Lunder. Lender shall not be deamed to have waived any rights under this Dead of Trust unless such private given in writing and signed by Lender. No delay or omission on the part of Lender in exercising any right shall operate any start of the constitution of the constituti

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Severability. If a court of competent inslaticition finds any provision of this Deed of Trust to be itlegal, invalid, or unenforceable as to any other to any other than otherwise. It is the stinding provision lilegal, invalid, or unenforceable as to any other to any other than otherwise the otherwise the otherwise the otherwise required the otherwise the otherwise required the otherwise provision cannot be so modified, it shall be considered modified from this Deed of Trust. Unless otherwise required the otherwise provision cannot be so modified, it shall be considered delated from this Deed of Trust. Unless otherwise required by law, the lilegality, invalidity, or unanforceability of any provision of this Deed of Trust.

Successors and Assigns. Subject to any finitations stated in this Deed of Trust on transfer of Grantor's interest, this Deed of Trust shell be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property Trust shell be binding upon and inure to the benefit of the parties, their successors and assigns. If ownership of the Property Benomes vested in a person other than Grantor, Lander, without nodes to Grantor, may deal with Grantor's successors with benomes vested in a person other than Grantor, tonders, without nodes to Grantor, may deal with Grantor's successors with reference to this Deed of Trust and the Indebtedness by way of forbearence or extension without releasing Grantor from the obligations of this Deed of Trust or liability under the Indebtedness.

Time is of the Espence. Time is of the essence in the performance of this Deed of Trust.

Waive Jury. All parties to this Deed of Trust hereby waive the right to any jury trial in any section, proceeding, or counterclaim brought by any party against any other party.

Waiver of Homestead Examplion. Grantor hereby releases and waives all rights and benefits of the homestead exemption laws of the State of Colorado as to all indebtedness secured by this Daed of Trust.

DEFINITIONS. The following capitalized words and terms shall have the following meanings when used in this Deed of Trust. Unless specifically stated to the contrary, all references to deliar amounts shall mean encurs to leavily money of the United States of specifically stated to the contrary, all references to deliar amounts shall mean encurs to leavily money of the United States of specifically stated to the contrary, all references to deliar amounts shall mean encurs to leavily money of the United States of specifically stated in the singular shall include the plural shall include the singular, as the contrary of the United States of specific shall include the singular shall have the meanings attributed to such terms in the United Commercial Code:

Beneficiary. The word "Beneficiary" means COLORADO MUSINESS BANK, and its successors and assigns.

Borrower. The word "Borrower" means HASA 1 US, LLC and includes all oc-signers and co-makers signing the Note and all their

Doed of Trest. The words "Doed of Trust" meen this Doed of Trust among Granter, Lender, and Trustee, and includes without Enstation all sesignment and security interest provisions relating to the Potential Property and Rents.

Default. The word "Default" means the Default set forth in this Dead of Trust in the section titled "Default".

Details. The word Denault means his Denault form in this Deau is true and listing, federal and local statutes, regulations and business regulations. The words "Environmental Laws" (noem any and oil state, federal and local statutes, regulations and professions of human ingells or the environment, including without limitation the Comprehensive professions relating to the protection of human ingells or the environment, including without limitation the Comprehensive Superfusion (2 U.S.C. Section 8801, et eq. ("CERCLA"), Environmental Response, Compensation, and Liability Act of 1986, Pub. L. No. 89-499 ("SARA"), the Hazardous Materials the Superfusion American Act, 40 U.S.C. Section 8801, et eq., or other applicable state or federal laws, rules, or regulations adopted pursuant thereto.

Event of Default. The words "Event of Default" mean any of the events of default eat forth in this Deed of Trust in the events of default section of this Deed of Trust.

Grantus. The word "Grantor" means HASA 1 US, LLC.

Quarantor. The word "Guarantor" means any guarantor, swety, or excommodation party of any or all of the indebtedness.

Gueranty. The word "Gueranty" means the gueranty from Guerantor to Lender, including without limitation a gueranty of all or part of the Note.

Herardous Substances. The words "Hezardous Substances" mean materials that, because of their quantity, concentration of the physical, chemical or infectious characteristics, may cause or pose a present or potential hexard to human health or the physical, chemical or infectious characteristics, may cause or pose a present or potential hexard to human health or the gravitation and the created attract, disposed of, generated, manufactured, transported or otherwise handled, environment when improperly used, trated to travel, disposed of, generated, manufactured, transported or otherwise handled. The words "Hezardous Substances are used in their very breadest sense and hollude without limitation any and all hazardous Substances, materials or waste as defined by or listed under the Environmental Laws. The term "Hezardous Substances" tooks substances, materials or waste as defined by or listed under the Environmental Laws. The term "Hezardous Substances" tooks substances, materials or waste as defined by or listed under the Environmental Laws. The term "Hezardous Substances" tooks substances, materials or waste as defined by or listed under the Environmental Laws. The term "Hezardous Substances" tooks substances, materials or waste as defined by or listed under the Environmental Laws. The term "Hezardous Substances" tooks and the production of the

Improvements. The word "improvements" means all existing and future improvements, buildings, structures, mobile homes affixed on the Real Property. facilities, additions, replacements and other construction on the Real Property.

independent of the reperty sections, success, representation of the remains, costs and expenses payable under the independent of the remains, costs and expenses payable under the fine or Related Documents, together with all renewals of, extensions of, modifications of, consolidations of and autistitutions for the Note or Related Documents and any amounts expended or advanced by Lender to discharge Granton's obligations or expenses the Note or Related Documents and any amounts expended or advanced by Lender to discharge Granton's obligations under this Dead of Trust, together with interest on such amounts as provided in this Dead of Trust.

Lender. The word "Lender" means COLORADO BUSINESS BANK, its successors and assigns.

Note. The word "Note" meens the promissory note deted July 8, 2013, in the original principal amount of \$191,400.00 from Grants; to Landor, together with all renawals of, extensions of, modifications of, rafinancings of, consolidations of, and substitutions for the promissory note or agreement. NOTICE TO GRANTOR: THE NOTE CONTAINS A VARIABLE INTEREST PATE.

Personal Property. The words "Personal Property" mean all equipment, fixtures, and other articles of personal property now or hereafter enached or affixed to the Real Property; together with all specesions, parts, hereafter owned by Grantor, and now or hereafter enached or affixed to the Real Property; and together with all proceeds (including and additions to, all replacements of, and all substitutions for, any of such property; and together with all proceeds (including without limitation all insurance proceeds and refunds of premiums) from any sale or other disposition of the Property.

Property. The word "Property" means collectively the Real Property and the Personal Property.

Real Property. The words "Real Property" mean the roal property, interests and rights, as further described in this Deed of Trust.

Related Documents. The words "Rolated Documents" mean all promissery notes, credit egreements, loan agreements, environmental agreements, guaranties, security ogreements, mortgages, deeds of trust, security deeds, collected mortgages, and other instruments, agreements and documents, whether now or hereafter existing, executed in connection with the



DEED OF TRUST (Continued)

Trustes. The word "Trustee" means the Public Trustee of EAGLE County, Colorado.

GRANTOR ACKNOWLEDGES HAVING READ ALL THE PROVISIONS OF THIS DEED OF TRUST, AND GRANTERIES.

GRANTOR:

HASA 1 US, LLC
ESSAIG HOLDING, SOCIEDAD AONIMA DE CAPITAL VARIABLE, Member of HASA 1.US, LLC By: Senjamin vauliseo Spilney Sade, President of SSAINS Helding, Sociedad Aonima De Cepital Valeding By: Member Spindales, Secretary of SSAINS Holding, Sociedad Aonima De Capital Variable LIMITED LIABILITY COMPANY ACKNOWLEDGMENT
STATE OF
HASA 1 US, LLC, and knewn to me to be mambers or designated separate the limited liability company, by and HASA 1 US, LLC, and knewn to me to be mambers or designation and designation of the limited liability company. The trust and acknowledged the based of Trust to be the free and voluntarity act and acknowledged the based or Trust and the fort executed the based of Trust on behind of the limited liability company. They are authorized to execute this Deed of Trust and in fort executed the based of Trust on behind of the limited liability company. Reskling at Notary Public in and for the State of
LASER PRO Lending, Ver. 13,2.0.016 Copr. Hestand Financial Schellons, Inc. 1997, 2013. All Rights Reserved CO R:ICFILPLIGO1 FC TR-48286 PR-16



GOBIERNO DEL DISTRITO FEDERAS.
CONSEJERÍA JURÍDICA Y
DE SERVICIOS LEGALES
Dirección General Jurídicas.
y de Estudios Legislativos



GOBIERNO DEL DISTRITO-FEMILIAL

CONSEJERIA JURÍDICA Y

DE SERVICIOS LEGALES

Dirección General Jurídica

La Ectudios Legislativos

México

D.F.



Apostille
(Convention de la Haye du 5 octubre 1961)
72.50

Derechos \$1

14874

No. Orden

En México el presente documento público ha sido firmado por MOISES

TELIZ SANTOYO quien actúa en calidad de NOTARIO 143 DEL

DISTRITO FEDERAL y está revestido del sello correspondiente a

NOTARIA No. 143 DISTRITO FEDERAL, MEXICO Certificado en

MEXICO, D.F. por la LIC. ELISA IVONNE ZAMORA CUADRA JEFE DE

LA UNIDAD DEPARTAMENTAL CONSULTIVA DE LA D.G.J.E.L DE LA

CONSEJERIA JURIDICA Y DE SERVICIOS LEGALES.

RIT FEDERAL

JRIDICAY

LEGALES MEXICO, D.F. el 11 de JULIO de

egislativo:

Firma

93701309559758BFT9HU/Capturado por: opm

Valide la autenticidad de este documento en http://187.141.34.91/Legalizacion/Apostillar.php

Clave---> b2f0a27a0ef216d9008483ba531eb948



YO, MOISÉS TÉLIZ SANTOYO, TITULAR DE LA NOT NÚMERO CIENTO CUARENTA Y TRES DEL DISTRI FEDERAL, CERTIFICO: ----A.- QUE LOS SEÑORES BENJAMIN FRANCISCO SALINAS SADA MAURICIO GOMEZ DOMINGUEZ, IDENTIFICARON ANTE MÍ, Y A MI JUICIO TIENEN CAPACIDAD LEGAL PARA CELEBRAR EL ACTO AQUÍ CONSIGNADO DE CONFORMIDAD CON EL ARTÍCULO CIENTO CINCO DE LA LEY DEL NOTARIADO PARA EL **DISTRITO FEDERAL; Y --**B.- QUE RATIFICARON ANTE MÍ EL CONTENIDO Y FIRMAS PRESENTE DOCUMENTO DEL **PROTEGIDO** KINEGRAMA, QUE CONSTA DE CINCUENTA Y CINCO FOJAS CON TEXTO SÓLO POR EL ANVERSO, FIRMADO EN DIVERSAS OCASIONES, Y MANIFIESTAN BAJO PROTESTA DE DECIR VERDAD Y ADVERTIDOS DE LAS PENAS EN QUE «INCURREN QUIENES DECLARAN FALSAMENTE ANTE NOTARIO, QUE LAS FIRMAS ASENTADAS FUERON ESTAMPADAS DE SU PUÑO Y LETRA, LIBRES DE TODA COACCIÓN, DOLO O CUALQUIER VICIO EN EL CONSENTIMIENTO, CONOCER SU CONTENIDO EN TODOS SUS TÉRMINOS Y EN LOS QUE ÉSTE CONSISTE, LO QUE HICE CONSTAR EN EL ACTA CON EL NÚMERO DIECINUEVE MIL QUINIENTOS CINCUENTA /Y UNO, DE FECHA DIEZ DE JULIO DEL DOS MIL TRECE, QUE AL EFECTO LEVANTÉ EN EL PROTOCOLÓ A MI CARGO.--- DOY FE.-

LIC. MOISES TÉLIZ SANTOYO NOTARIO PÚBLICO Nº 143 DEL D.F.

ATENT

5707/EAAO/mah



Translate

From: Spanish 🕶 To: English 🕶

Yo, moises teliz santoyo, titular de la notaria numbero ciento cuarenta y tres del distrito federal, certifico. Que los senores Benjamin Francisco Salinas Sada Y Mauricio Gomez Dominguez, se indentificaron ante mi, y a mi juicio tienen capacidad legal para celebrar el acto aqui consignado de conformidad con el articulo ciento cinco de la ley del notariado para el distrito federal; v b. que ratificaron ante mi el contendio y firmas del presente documento protegido con kinegrama, que consta de cincuenta y cinco fojas con texto solo por el anverso, firmado en diversas ocasiones, y manifiestan bajo protesta de decir verdad y advertidos de las penas en que incurren, quienes declaran falsamente ante notario, que las firmas asentadas fueron estampadas de su puno y letra, libres de toda coaccion, dolo o cualquier vicio en el consentimiento, conocer su contenido en todos sus terminos y en los que este consiste, lo que hice constar en el acta este consiste, lo que hice constar en el acta marcada con el numbero diecinueve mil quinientos cincuenta y uno, de fecha diez de julio del dos mil trece, que al efecto lavante en el protocolo a mi caro. doy fe atentamente:

en Mexico el presente documento

I, moises teliz santoyo, notary numbero holder hundred forty three federal district, certify. That Messrs. Benjamin Sada Y Mauricio Salinas Francisco Dominguez Gomez is indentificaron before me, and in my opinion have the legal capacity to hold the event here recorded pursuant to article one hundred five notarial law for the Federal District, and

b. that ratified before me and the content area firms Kinegram protected herein, consisting of fifty-five folios with text only on the front, signed on several occasions, and expressed under oath and warned of the penalties incurred, notary who falsely claim that settled were stamped signatures your fist and lyrics, free from coercion, fraud or any defect in the consent, knowing its contents in all its terms and in which this is, what I stated in the record this is, what I did in the minutes marked with numbero nineteen thousand five hundred fifty-one, dated July 10, two thousand thirteen at lavante effect on my expensive protocol. carefully attest:

in Mexico this public document was signed by moises teliz santoyo who acts as notary 143 federal district and is lined for a notary seal not 143 federal district, certified mexico Mexico City by the LIC, Elisa Ivonne Zamora