

ABSTRACT OF TRUST

The undersigned hereby certify that on November 25, 1992, they created a revocable Living Trust. This Trust is known as: **The Jose A. Diaz and Adela Diaz Revocable Family Living Trust, dated November 25, 1992**, and is for the benefit of the Diaz family. Jose A. Diaz and Adela Diaz, are Settlers and, after Amendment, Jose A. Diaz is the original Trustee.

IT IS AGREED BETWEEN PARTIES HERETO AS FOLLOWS:

Description of Trust

The parties hereto desire to confirm the establishment of a revocable Trust on November 25, 1992, and amendments thereto, for the benefit of the Settlers (as husband and wife) and containing inter alia the following provisions:

1. Jose A. Diaz is designated as the Trustee to serve until his death, resignation or incompetence. Upon the death or removal of the original Trustee, the Successor Trustee is designated as **Ivan Diaz**.
2. Upon the death of either Settlor, the Trust property remains in trust for the benefit of the surviving Settlor.
3. The surviving spouse retains the unlimited right to withdraw income and principal from the Trust. The surviving spouse also retains a general power of appointment which can be exercised by Will, or by lifetime transfer over the Trust property. It is specifically intended that the entire Trust shall qualify for the marital deduction under Internal Revenue Code Section 2056.
4. The surviving spouse is vested with a life income from the Trust, and he or she will report the income on their individual income tax returns, Form 1040, during their lifetime.
5. Any Trustee/Settlor has the power and authority to manage and control, buy, sell and transfer the Trust property, in such manner as the Trustee may deem advisable, and shall have, enjoy and exercise all powers and rights over and concerning said property and the proceeds thereof as fully and amply as though said Trustee were the absolute and complete owner of same, including the power to grant, bargain, sell and convey, encumber and hypothecate, real and personal property, and the power to invest in corporate obligations of every kind, stocks, preferred or common, and to buy stocks, bonds and similar investments on margin or other leveraged accounts, except to the extent that such management would cause includability of an irrevocable Trust in the estate of a Trustee.

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6. Following the death of both husband and wife, the Trust continues or is distributed in whole or in part for the benefit of other named Beneficiaries according to the terms of the Trust.
7. While both Settlers are living and competent, except when there shall be a Corporate Trustee, either Trustee may add money to or withdraw money from any bank or savings and loan or checking account owned by the Trust without the approval of the Trustee or other Settlor, provided, however, that the ownership of funds received and deposited, whether community property or non-community property shall remain the same and the Settlor removing or adding funds shall gain no additional ownership interest therein than was present prior to the withdrawal from or addition to the Trust account.
8. All property transferred into the Trust is intended to be the community property of the Settlers, unless the Settlers have provided otherwise by a Separate Property Addendum to the Trust, or by a separate agreement of the parties.
9. All personal property transferred into the Trust remains personal property and all real property transferred into the Trust remains real property.
10. Unless otherwise indicated to a prospective transferee, the Trustee has full power to transfer assets held in the name of the Trust and subsequent transferees are entitled to rely upon such transfers provided the chain of title is not otherwise deficient.
11. The situs of the Trust is the State of California.
12. This Trust contains a spendthrift provision.
13. The use of this Abstract of Trust is for convenience only and the Trust is solely controlled as to provisions and interpretations, and any conflict between this abstract and the Trust shall be decided in favor of the Trust.

