

## Power of Attorney (with arbitration clause)

The undersigned Client:

herewith appoints and grants powers to:

(hereinafter referred to as "the Attorney")

with full power of substitution, to represent and to assist the client in relation to the following matter:

as well as for any related, parallel or subsequent mandates.

The Attorney shall have full power and authority to act on the client's behalf to do whatever he/she considers necessary or appropriate for the carrying out of the mandate.

More specifically, the Attorney may take any and all of the following actions:

- represent the client (i) before any court, authority, administration, and arbitration tribunals, (ii) before any insurance company, and Swiss or foreign institution, (iii) within any official or private assemblies as well as (iv) towards any third parties;
- represent the client before any bank or security brokers, whereby they shall be released, towards the Attorney, from their obligations related to banking or securities' brokerage secrecy;
- sign any and all deeds, agreements, contracts, documents and requests on behalf of the Client;
- take any legal action, file law-suits, conclude any arbitration agreements, accept any jurisdiction, take whatever steps may be necessary and appropriate to conduct a legal procedure until its final ruling;
- negotiate and conclude any settlements, entirely or partly waive claims or acquiesce to claims;
- receive any monies, values, securities and other objects of any kind, even those which are under dispute, as well as make and receive any payments.

This Power of Attorney shall not be terminated by the Client's death, or the latter's declaration of absence, civil incapacity or bankruptcy.

The Client undertakes to pay to the Attorney all retainers necessary for the carrying out of the mandate. The Client undertakes to reimburse to the attorney any expenses, costs or advances incurred by the Attorney, as well as to pay the fees.

**With respect to any dispute that might arise from this mandate, as well as from any related, parallel or subsequent mandates, the Client explicitly accepts the competence of the Commission of taxation in matters of attorney's fees, with seat in Geneva, as Arbitration Tribunal pursuant to article 40 of the Geneva law on the profession of advocate, as well as the application of Swiss Law.**

Established in:

Date:

The Client: