

**GENERAL POWER OF ATTORNEY FOR LITIGATION**  
**AND SPECIAL POWER FOR OTHER PURPOSES**

In ....., my residence, on ..... of the year two thousand and .....

Before me, ..... member of the..... Notarial Association,

**A P P E A R S**

....., of legal age, ..... (civil status), ..... (profession) resident at ....., who proves his identity with ..... no. .... issued by ....., acting for and on behalf of ....., with registered office at ....., recorded in the Register of Companies under number ....., dated ....., in his capacity as ..... (of that company), evidencing his representation with the exhibition to the Notary of .....

I consider the appearer, whom I identify from his above-mentioned documents, to have sufficient capacity to execute this GENERAL POWER OF ATTORNEY FOR LITIGATION AND SPECIAL POWER FOR OTHER PURPOSES, to which effect he

**D E C L A R E S**

That he grants a power of attorney, as extensive and sufficient as may be required by law, jointly and severally in favour of the following Lawyers and Attorneys:

**Lawyers:** (...)

**Procurators of .....**

- .....
- .....
- .....

**Procurators of .....**

- .....
- .....
- .....

Insofar as is permitted by virtue of their professional statute, and pursuant to the applicable provisions of prevailing legislation, so that they may, in their aforesaid representation, exercise the following powers:

**GENERAL POWERS FOR LITIGATION:**

\* Appear before any ordinary or special courts and tribunals of whatsoever level, instance and jurisdiction and any other authority, industrial tribunal, prosecution service, union organisation, delegation, board, jury, office of fair trading or national audit office, ecclesiastic authority, centre, notary, public register, tax authorities or inland revenue service, office or officer of the state, civil servant, state, autonomous community, provincial or local administration or whatsoever other local entities, autonomous organisations and other public entities, including international entities and organisations, particularly those of the EU and other entities created or that may be created in the future in any of their branches, departments and services; and institute, follow through and conclude thereat, as plaintiff, defendant, third party, intervener, collaborator, petitioner or in whatsoever other capacity, all kinds of inquiries, hearings, trials and proceedings, whether civil, criminal, administrative, tax and treasury, labour, governmental, notarial, mortgage, inland revenue, non-contentious or of whatsoever other nature.

\* In all these cases, file, defend and follow through all instances and stages up to conclusion, all kinds of actions, claims, prosecutions, complaints, accusations, pleas and defence and exercise whatsoever other claims and petitions,

request stay of proceedings and suspensions, making personal ratifications wherever necessary, signing and filing briefs and attending all kinds of actions and hearings, requesting and receiving processes, summons and notices.

- \* Direct, receive and answer requests and notifications. File appeals and whatsoever other preliminary actions.

- \* Challenge and object to witnesses, provide and challenge evidence, waive evidence and transfers or postponements of proceedings. Make depositions, reply to interrogatories and answer such questions of whatsoever nature as may be established in law.

- \* Request judicial authorisations, decrees pronouncing on persons entitled to succeed, declarations of title to property, joinders, settlements and taxation of costs; raise objections to jurisdiction and competence, preliminary, preparatory or predeterminable issues and other pleas and issues requiring preliminary ruling, following them through to passing of the appropriate order or ruling. Be party in probate or *ab intestato* proceedings up to resolution thereof, submitting or approving proposals for distribution of estates. Accept favourable judgements.

- \* File and follow through all kinds of remedies and appeals, including governmental appeals and appeals for judicial review of administrative decisions, remedies of appeal, motions to set aside, appeals for reversal or amendment, appeals on the ground of manifest injustice of a previous decision, appeal against refusal of leave to appeal, appeals for annulment or to have earlier decisions declared void, appeals on the grounds of incompetence; file applications to the Constitutional Court for a declaration of fundamental rights, applications to the supreme court for a declaration or clarification of law, and extraordinary appeals on the grounds of infringement of essential procedure requirements or procedural defects, and such other remedies and appeals as may be appropriate and, in general, do and perform whatsoever may be permitted by the respective process laws, without limitation.

\* Request, provide, raise or cancel arrests, attachments, sequestration's, deposits, executions, evictions and caveats, and request administration, receivership, intervention or whatsoever other measure of preservation, security, prevention or guarantee, and alter or cancel them; appoint experts. Participate in judicial and non-judicial auctions, make over auctions to third parties or accept assignments made by others in favour of the principal; request evictions, dispossessions, take possession of chattels or real property as required by the proceedings in which they intervene. Furnish bail and bonds and receive from the court any sums deposited as the price of auctions.

### **SPECIAL POWERS:**

\* File extraordinary appeals for review and reversal. Abandon any appeals, including those of review and reversal. Challenge and object to judges and magistrates.

\* Participate in acts of conciliation, with or without agreement, in respect of acts of disposal. Settle or compromise; submit issues and disputes to arbitration. Make personal ratifications on behalf of the principal. Waive or acknowledge rights; acquiesce; waive the disputed lawsuit or legal action, or abandon them; accept or reject the proposals made by the debtor and make declarations that may lead to dismissal or discontinuation of the proceedings in view of out-of-court settlement or *ex post* lack of cause.

\* Institute and appear in proceedings for suspension of payments, receivership, insolvency, reductions and extensions, arrangements with creditors or bankruptcy proceedings and follow them through to conclusion; in particular, attend and vote at creditors' meetings and to secure approval of the relevant arrangement, appoint trustees, referees, receivers and members of boards and panels. Acknowledge and rate credits, collect them, and contest agreements in this respect, accept appointments and appoint members of the conciliatory bodies.

\* Receive sums, in indemnity or otherwise, resulting from court decisions in favour of the principal, irrespective of whether they are indicated in name of the principal or attorney.

\* Request the authorisation of notarial certificates and documents, attestations of presence of persons, deeds and certificates of request, notification, reference, notarisation, declaration of heirs *ab intestato*, or awareness, remittance of documents, exhibition, voluntary deposit and whatsoever other deeds or certificates, including participation in auctions by notary.

\* For the specific purposes of appearance and possible arrangement, waiver, settlement, composition or compliance contemplated in the Code of Civil Procedure, Act 1/2000 of 7 January, s. 414.2, make such arrangements, waivers, settlements, compositions or compliances, in proceedings of whatsoever nature and regardless of the specific circumstances of procedural identification.

\* Delegate this power of attorney to other lawyers or attorneys and request the necessary copies of this power of attorney.

\* Receive from the Salary Guarantee Fund, General Social Security Treasury or whatsoever other entity that may be created or substitute such institutions in the future any and all sums of money that may correspond to the principal for whatsoever reason by virtue of the labour relations existing or that have existed with the company in which he/she works or has worked; and authorise the subrogation of such entities in the rights of the principal to bring and take such actions or any nature as may be appropriate by law.

\* And whatsoever other powers not listed above, of those contemplated in s. 25 and 414.2 of the Code of Civil Procedure set forth in Act 1/2000 of 7 January 2000.

Thus declares and executes the appearer, .....,  
to whom I make the warnings and admonitions required by law.

I read this document to the appearer, ....., who declines to use his right to do so for himself, of which he is advised, and he approves, ratifies and signs it with me, the Notary, and I certify and bear witness to the entire contents of this public instrument, issued on ..... sheets of stamped paper for exclusive use in notarial documents, series ....., numbers .....

**CERTIFIED**