

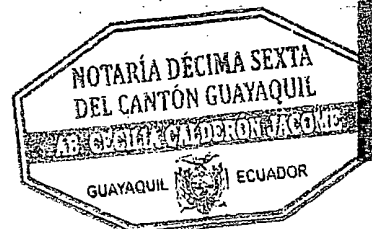
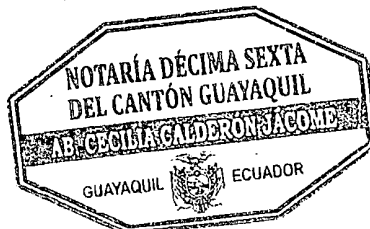
## PODER GENERAL

**KENSINGTON GLOBAL VENTURES LLP**, en adelante la Sociedad, una sociedad en comandita de responsabilidad limitada, debidamente organizada y existente conforme a la Ley de Sociedades en Comandita de Responsabilidad Limitada del 2000 con el No. OC337739, dirección registrada en el 3er Piso, Meadows House, 20 Queen Street, Londres W1J 5PR, Inglaterra, por y a través de los suscritos quienes se encuentran debidamente autorizados para otorgar el presente poder en nombre de la Sociedad, por la presente otorgan a la Sra. **MARCIA IRENE VACA CASTILLO**, portadora del pasaporte no. 1000756955, un PODER GENERAL tan amplio como en derecho sea necesario, para comprar, enajenar, transferir, vender, arrendar, pignorar, hipotecar y gravar o disponer en cualquier otra forma de los bienes muebles o inmuebles, corpóreos o incorpóreos de la Sociedad; para recibir, endosar, cobrar, depositar y transferir cheques, órdenes de pago y cualquier otro documento negociable a su favor; para abrir y manejar cuentas bancarias de toda clase; para girar contra las cuentas y depósitos bancarios de la Sociedad, ya sean corrientes, a plazo, de sobregiro o de cualquier otra clase; para otorgar pagarés, firmar letras de cambio como girador, aceptante, endosante o avalista; para aceptar obligaciones, sean comerciales o civiles; para representar a la Sociedad tanto en los actos de administración y disposición como en todas las gestiones y actuaciones en que esté interesada y en relación con otras sociedades regulares o accidentales; para comprar acciones o participaciones de compañías de cualquier naturaleza; para participar en asambleas o reuniones y llevar a cabo cualquier tipo de acuerdo, incluso los de constitución, transformación, aumento de capital, disolución y liquidación de sociedades; para que asuma la representación legal de la Sociedad ya fuere como demandante, demandada, tercerista o simple interesada ante cualesquiera autoridades sean éstas judiciales, administrativas, laborales o de otra índole; para suscribir documentos en que la Sociedad sea parte como deudora o acreedora; para celebrar acuerdos mediante el uso de árbitros o cualquier otro tipo de acuerdo de la índole que fuere, y para llevar a cabo cualquier acto o celebrar cualquier contrato que considere conveniente a los intereses de la Sociedad, ya que es la intención del presente Poder General que el mismo se ejerza sin restricción alguna.

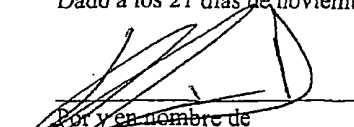
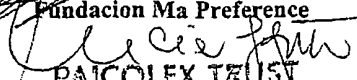
Autorizamos igualmente a la Apoderada aquí designada para usar y ejercer el presente Poder en nombre de la Sociedad en cualquier lugar del mundo, inclusive, cualquier país, estado, colonia, provincia, municipalidad o subdivisión política de cualquier país.

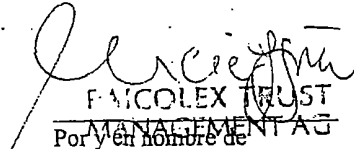
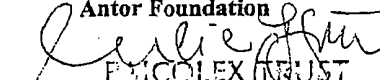
La Apoderada deberá garantizar que la Sociedad reciba toda la documentación que la Apoderada firme en nombre de la Sociedad.

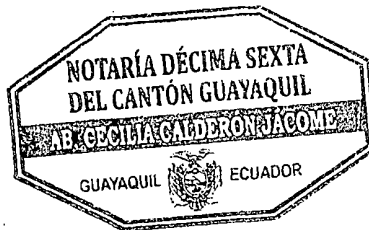
La Apoderada no está autorizada para delegar el presente mandato u otorgar a terceros los poderes que se confieren en la presente. El presente Poder podrá ser revocado en cualquier momento por los Socios y deberá ser válido por un año desde la fecha de su emisión, y dejará de tener efecto luego de esa fecha salvo renovación mediante resolución de los Socios.



Dado a los 21 días de noviembre de 2013.

  
Por y en nombre de  
**Fundacion Ma Preference**  
  
**PAICOLEX TRUST**  
**MANAGEMENT AG**  
Por y en nombre de  
**Masor Foundation**

  
**PAICOLEX TRUST**  
**MANAGEMENT AG**  
Por y en nombre de  
**Antor Foundation**  
  
**PAICOLEX TRUST**  
**MANAGEMENT AG**  
Por y en nombre de  
**Ramor Foundation**



Translation

RESOLUTIONS UNANIMOUSLY ADOPTED BY THE PARTNERS OF  
**KENSINGTON GLOBAL VENTURES LLP**

November 21<sup>st</sup>, 2013

The Undersigned: **Fundacion Ma Preference, Antor Foundation, Masor Foundation and Ramor Foundation**, being all the partners of **KENSINGTON GLOBAL VENTURES LLP**, a limited liability partnership organized under the Limited Liability Partnerships Act 2000, do hereby adopt the following resolutions.

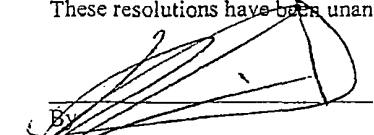
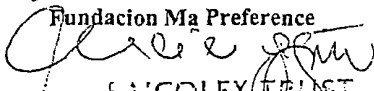
WHEREAS: To grant a power to represent the partnership subject to the unanimous approval of all the existing partners.

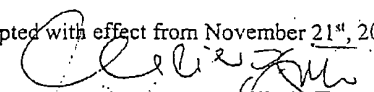
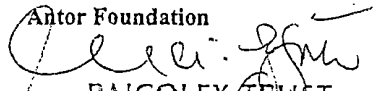
Therefore, it is hereby unanimously

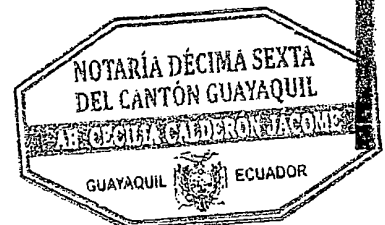
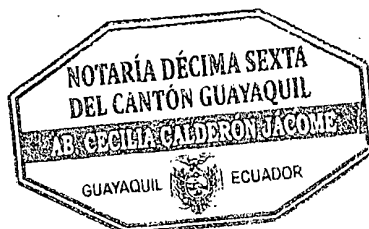
RESOLVED: To appoint Ms. **MARCIA IRENE VACA CASTILLO**, bearer of the passport number 1000756955, Attorney of the partnership, effective the day of this resolution.

RESOLVED: To issue a Power of Attorney to Ms. **MARCIA IRENE VACA CASTILLO**, bearer of the passport number 1000756955, with the power and authority to act and sign, and that said Power be signed by the Partners of the referred partnership.

These resolutions have been unanimously adopted with effect from November 21<sup>st</sup>, 2013.

  
By: \_\_\_\_\_  
For and On Behalf of  
**Fundacion Ma Preference**  
  
**PAICOLEX TRUST**  
By: **MANAGEMENT AG**  
For and On Behalf of  
**Masor Foundation**

  
**PAICOLEX TRUST**  
By: **MANAGEMENT AG**  
For and On Behalf of:  
**Antor Foundation**  
  
**PAICOLEX TRUST**  
By: **MANAGEMENT AG**  
For and On Behalf of:  
**Ramor Foundation**



Translation

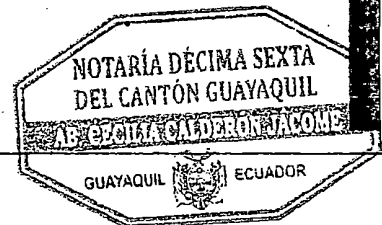
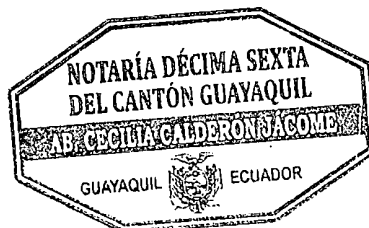
**POWER OF ATTORNEY**

KENSINGTON GLOBAL VENTURES LLP, hereinafter referred to as the Partnership, a limited liability partnership duly organized and existing under the Limited Liability Partnerships Act 2000, with Partnerships No. OC337739, with registered address at 3<sup>rd</sup>. Floor, Meadows House, 20 Queen Street, London W1J 5PR, England, by and through the undersigned who are properly authorized to grant this power of attorney on behalf of the Partnership, hereby grant to **Ms. MARCIA IRENE VACA CASTILLO**, bearer of the passport number 1000756955, a POWER OF ATTORNEY as broad as may be required by law to purchase, lease or pledge, mortgage, encumber, or dispose in any way or manner, the movable or immovable, corporeal or incorporeal property of the Partnership; to accept, endorse, collect, deposit and transfer checks, notes and any other negotiable instruments in its name; to open and to manage any kind of bank account; to draw from accounts and bank deposits of the Partnership, be they checking accounts, time deposits, or against overdraft or any other kind of deposits; to issue notes, sign bills of exchange as drawer, acceptor, endorser or guarantor; to accept obligations, be they of a commercial or civil nature; to represent the Partnership in matters of disposition and administration, as well as in all affairs of management and situations in which the Partnership has an interest, also in general partnerships or joint ventures; to buy stock or shares of any kind in other companies; to take part in assemblies or meetings in order to make any kind of agreements, including agreements of constitution, transformation, increase of capital dissolution and liquidation of companies; to become the legal representative of the Partnership as plaintiff, defendant, third party or in any other form before any authorities, be they judicial, administrative, concerning labor, or any other nature; to subscribe documents wherein the Partnership may be involved as debtor or creditor; to make agreements using arbitrators or any other type of agreements whatsoever and to complete any act or enter into any contract that may be considered beneficial to the interests of the Partnership; since it is the intention of this Power of Attorney that it will be exercised without restriction.

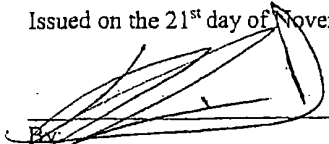
We also authorize the herewith appointed Attorney to use and exercise this Power on behalf of the Partnership in any part of the world including any country, state, colony, province, municipality, or political subdivision of any country.

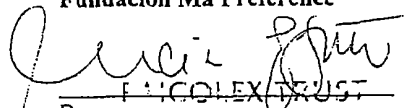
The Attorney shall ensure the Partnership is provided with all the documentation signed by the Attorney on behalf of the Partnership.


The Attorney does not have the Power to delegate his authority or to grant the powers hereby conferred to third persons. This Power of Attorney can be revoked at any time by the Partners, and shall be in force and shall have validity of one year from the date undersigned. After which date it will cease to have effect, unless renewed by resolution of the Partners.

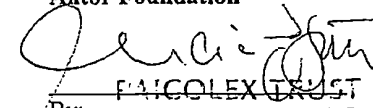


Issued on the 21<sup>st</sup> day of November, 2013.

  
By: \_\_\_\_\_  
For and On Behalf of  
**Fundacion Ma Preference**

  
FALCOLEX TRUST  
By: MANAGEMENT AG  
For and On Behalf of  
**Masor Foundation**

  
FALCOLEX TRUST  
By: MANAGEMENT AG  
For and On Behalf of:  
**Antor Foundation**

  
FALCOLEX TRUST  
By: MANAGEMENT AG  
For and On Behalf of:  
**Ramor Foundation**

