

PODER GENERAL AMPLIO DE ADMINISTRACIÓN Y DISPOSICIÓN
LAKE BLUE SERVICES, S.A.



CONSTE POR EL PRESENTE QUE LAKE BLUE SERVICES S.A, una sociedad incorporada bajo las leyes de las Islas Vírgenes Británicas, el 6 de septiembre del 2007, IVB Compañía Número 1429768 (en adelante denominada "la Sociedad") ha nombrado y designado, y por este medio en efecto nombra y designa a:

HUMBERTO JACINTO NOBOA JUSTAVINO, de nacionalidad ecuatoriana, portador del Pasaporte No. 0904244324,

como apoderado legal para que en nombre de esta Sociedad, de tiempo en tiempo y mientras que ésta autorización no sea revocada, ejerza las siguientes facultades:

PRIMERO: Administrar, regir, gobernar, disponer del patrimonio de la sociedad y todos sus bienes muebles o inmuebles, corporales o incorporiales, presentes y futuros, vender, adquirir, permutar, ceder, transferir, adjudicar en pago y en cualquier forma enajenar dichos bienes sea que le pertenezcan a la Sociedad a título exclusivo o en proindivisión o en sociedad con personas físicas o jurídicas, comprar, vender y/o integrar cuotas sociales de sociedades de responsabilidad limitada, acordar, otorgar, consentir, reconocer, cumplir, ejecutar, modificar, y extinguir todo género de obligaciones reales y personales y de actos jurídicos, actos propiamente dichos, contratos y convenciones de administración, disposición y/o administración, enajenación a título oneroso, por precios, sumas de dinero, prestaciones, causas, condiciones, plazos y demás modalidades de exclusivo arbitrio de la mandataria, entre otros adquirir, prometer, asociar, vender, ceder, permutar, adjudicar, tradicionar, transar, hipotecar, prender, causionar, reconocer dominio y demás derechos, consentir dividendos y adjudicaciones y cesación de indivisiones de condominios, consentir solidaridad o indivisibilidad de todo género de obligaciones y dar y tomar en arrendamiento, en préstamo, en depósitos, en prenda o en comodato, cobrar y percibir créditos, actuales y futuros y cualesquiera sumas que se adeuden a la Sociedad, recibir los precios de las enajenaciones o importe de los préstamos que contraigan para la Sociedad, recibirse de cualesquiera bienes propios que se entreguen en cumplimiento de obligaciones, prorrogar, modificar, renovar, rescindir, anular, disolver, consentir, rescindir, confirmar, subrogar, delegar, aceptar delegaciones de todo género de obligaciones y convenciones y demás actos, exigir prestaciones emanadas de fuentes extra contractuales. Cualquier venta, transferencia, arrendamiento, intercambio o cualquier otra disposición de más del 50 por ciento de los activos de la Sociedad, de no realizarse en el curso habitual o normal de negocios de la compañía, deberá someterse a cada miembro un esquema de la propuesta y su aprobación deberá estar autorizada por resolución de accionistas, ya sea mediante reunión o por consentimiento.

SEGUNDO: Abrir, manejar y cerrar cuentas, girar sobre fondos depositados, que se depositen y en descubierto, en cuentas corrientes, cajas de ahorros o en cualquiera otra forma retirar depósitos actuales o futuros de dinero, valores, objetos, mercaderías, documentos y correspondencia de oficinas públicas, instituciones bancarias y financieras, oficiales o particulares y en especiales, librar, firmar, aceptar, rechazar, endosar, descontar, y protestar y pagar cheques, letras de cambio, vales, pagarés y demás documentos de crédito comerciales o civiles, percibiendo sus importes.

Lic. Ernesto Limongi
PERITO TRADUCTOR
R. N°. 9000920

TERCERO: Contratar créditos o préstamos hipotecarios, prendarios o simples con o sin garantías reales o personales, en dinero efectivo, en cédulas o títulos hipotecarios o en cualquiera otra forma aceptando y firmando en su caso toda clase de reglamentos o disposiciones de las leyes orgánicas o estatutos de las instituciones prestamistas, incluso de que las hipotecas que se constituyan, garanticen con un nuevo crédito o suplemento los créditos concedidos.

CUARTO: Celebrar y constituir contratos de sociedades civiles, comerciales, en comandita, colectivas de responsabilidad limitada, o de cualquier otra naturaleza o carácter ya sea con otras personas, fijar sus bases o contratos que han de regir su funcionamiento, efectuar cualquier clase de aportes de capital de las mismas, aceptar cargos de las gerencias o directorios, asistir a las asambleas, prorrogar, disolver, total o parcialmente y/o modificar las mismas, suscribir, comprar y vender acciones, títulos de deudas, empréstitos públicos y privados, cobrar cupones de títulos y dividendos de acciones.

QUINTO: Arrendar cofres "forts" o cajas de seguridad, solicitar apertura de las mismas o de las que ya se encuentren arrendadas a nombre de la Sociedad, y retirar el contenido de las mismas.

SEXTO: Concurrir a juntas de acreedores, discutir y votar en ellas como así a asambleas ordinarias o extraordinarias, votar aumentos y reducción de capitales y ejercer todo acto previsto en los Estatutos sociales por la representación que enviste, conceder y solicitar cuitas y esperas, pedir concursos y quiebra de deudores de la Sociedad.

SEPTIMO: Iniciar, continuar, desistir y terminar toda clase de gestiones y tramitaciones ante cualquier autoridad o dependencia del Estado, legislativo o municipal, entidades autónomas, servicio descentralizado, aduana, correos y telégrafos, oficina recaudadora de impuestos nacionales o municipales, impuestos directos o internos, contralor de cambios de importaciones, exportaciones, institutos de previsión de jubilaciones y pensiones, cajas de compensación y asignaciones familiares, institutos de trabajo y ante cualquier otra autoridad en la que la sociedad tenga interés o necesidad de actuar y hacer valer sus derechos.

OCTAVO: Liquidar y pagar cualquiera clase de impuestos, tasas o gravámenes, formular, reclamar, rechazar, observar, aceptar e impugnar liquidaciones, transacciones, inventarios, impuestos y declaraciones.

NOVENO: Cobrar y percibir en vía privada o judicial cuanto se adeuda a la Sociedad, recibir los precios de las enajenaciones o los importes de los préstamos, dar y exigir recibos o cargos de pago, totales o parciales por toda suma recibida o pagada, recibir en pago de lo que se deba a la Sociedad y en sustitución de garantías hipotecarias o prendarias, toda clase de bienes.

DECIMO: Hacer tradición, dar posesión y obligar a la Sociedad al saneamiento.

UNDECIMO: Llevar la presentación de la Sociedad mandante y en defensa de todos los derechos patrimoniales y cualquier otro orden de intereses, ejercicios de acciones y demás gestiones actuales o futuras, el apoderado usará de todas las facultades generales y especiales de procedimientos judiciales, y administrativos, entre otros los de interponer, oponer, contestar, conferir, desistir, aceptar desistimientos y continuar todo género de demandas, peticiones, acciones excepcionales, conciliar y transigir, suministrar todo género de probanzas, entre ellas, poner y absolver posiciones, prestar juramento decisorio y diferirlo, interponer y renunciar todo género de recursos ordinarios y extraordinarios, someter diferendos a decisión de árbitros, formular, aceptar, rectificar y ratificar inventarios, relaciones juradas de bienes, avalúos, peritajes, cobrar y percibir judicialmente el pago de

Lcdo. Edmundo Zambrano Limongi
PERITO TRADUCTOR
R. N°. 9000920

deudas, solicitar todo género de seguridad o inhibiciones y cesación de las mismas inscripciones y reinscripciones, promover concursos y quiebras, pedir desalojos y lanzamientos y efectuar intimaciones de pago.



DUODECIMO: Sustituir total o parcialmente el presente poder y conferir representaciones o delegaciones especiales, reservándose siempre la facultad de reasumir personería y revocar.

DECIMOTERCERO: El presente poder podrá ser ejercido por el nombrado apoderado tanto en el país como en cualquier otro país, estado o nación extranjera, en ejercicio del mismo el apoderado otorgará y suscribirá todo género de documentos o instrumentos públicos o privados y se considerará vigente y válido este poder respecto de las instituciones que exijan este requisito, mientras no se notifique a las mismas por escrito su revocación, suspensión, limitaciones o renuncias.

Esta Sociedad por este medio otorga a la apoderada amplias facultades para realizar y llevar a cabo cualquier acto que sea necesario y conveniente y ratificando por este medio todo lo que dicha apoderada pueda llevar a cabo o hacer en virtud del presente.

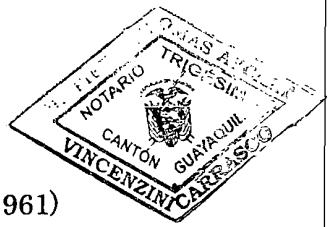
Yo, **ISIDRO ROMERO CARBO**, Único Director de LAKE BLUE SERVICES, S.A, he firmado y sellado el presente documento, a los ocho (08) días del mes de Noviembre de 2010.

ISIDRO ROMERO CARBO

Único Director

Lcdo. Eze Zorbrana Limongi
PÉRITO TRADUCTOR
R. N° 9000920

REF: LAKE BLUE SERVICES, S.A.
Certificate of Good Standing



APOSTILLE
(Convention de La Haye du 5 Octobre 1961)

1. Country: British Virgin Islands

This public document

2. has been signed by: Myrna P. Herbert
3. acting in the capacity of: Registrar of Corporate Affairs
4. bears the seal/stamp of: Registrar of Corporate Affairs

CERTIFIED

5. at: Road Town, Tortola, Virgin Islands

6. the: 26th day of October, 2007

7. by: "REGISTRAR-GENERAL"

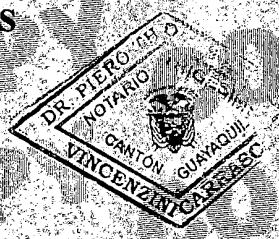
8. No..... R G - 02141

9. Seal/Stamp



10. Signature..... 

TERRITORY OF THE BRITISH VIRGIN ISLANDS
BVI BUSINESS COMPANIES ACT, 2004



CERTIFICATE OF GOOD STANDING
(SECTION 235)

The REGISTRAR OF CORPORATE AFFAIRS, of the British Virgin Islands HEREBY CERTIFIES
that, pursuant to the BVI Business Companies Act, 2004,

LAKE BLUE SERVICES, S.A.

BVI COMPANY NUMBER: 1429768

1. Is on the Register of Companies;
2. Has paid all fees, annual fees and penalties that are due and payable;
3. Has not filed articles of merger or consolidation that have not become effective;
4. Has not filed articles of arrangement that have not yet become effective;
5. Is not in voluntary liquidation; and
6. Proceedings to strike the name of the company off the Register of Companies have not been instituted.



Melissa

REGISTRAR OF CORPORATE AFFAIRS
24th day of October, 2007

POWER OF ATTORNEY

LAKE BLUE SERVICES, S.A.

KNOW ALL MEN BY THESE PRESENTS that LAKE BLUE SERVICES, S.A., a Company incorporated under the laws of the British Virgin Islands, on September 6th, 2007 BC No. 1429768 (hereinafter called "the Company") has made, constituted and granted, and by these presents does make, constitute and appoint:

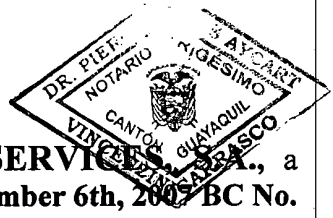
HUMBERTO JACINTO NOBOA GUSTAVINO
Holder of the Ecuadorian Passport # 0904244324

Acting individually

as the Company's true and lawful Attorneys-in-Fact, for it and in its name, place and stead, for its sole use and benefit, from time to time and at all times until this authority shall be revoked and written notice of such revocation shall have been delivered:

FIRST: To administer, rule, govern, dispose of the capital of the Company and of all real and personal property, tangible or intangible, present and future, to sell, acquire, exchange, assign, transfer, to adjudicate in payment and otherwise dispose of said property, whether exclusively owned by the Company or in conjunction with other natural or juridical persons; to purchase, sell and/or integrate quotas of companies of limited liability, to agree on, grant, consent, acknowledge, perform, execute, amend and cancel all kinds of real personal obligations and juridical acts, acts as aforesaid, contracts and agreements of administration and decision, to dispose of and acquire by purchase, prices, sums of money, benefits, causes, conditions, terms and other formalities for the exclusive exercise of proxies such as to acquire, promise associate, sell, assign, exchange, adjudicate, transfer, transact, mortgage, hypothecate, sue, acknowledge ownership and other rights to approve dividends and awards and cessation of joint ownership of condominiums, to consent to several or joint obligations of all kinds and to lease as lessor or lessee, and to borrow, deposit, pledge or lend, collect and receive credits, whether present or future and any sums due to the Company, to receive the proceeds of transfer or loans entered into on behalf of the Company, to receive any property given on account of obligations, to extend, modify, renovate, rescind, annul, dissolve and consent rescissions, to confirm, subrogate, delegate and accept delegations of obligations and agreements of all kinds and any other acts; to demand benefits arising from contractual sources. Any sale, transfer, lease, exchange or other disposition of more than 50 percent of the assets of the Company, if not made in the usual or regular course of the business carried on by the Company, must be submitted to each member with an outline of the proposal and its approval must be authorized by a resolution of members, whether by meeting or consent

SECOND: To open, close and manage accounts with one or more banking, brokerage and financial institutions. To withdraw or transfer funds, to confirm present and future deposits of money, securities, goods, merchandise, documents and correspondence of public offices, banking institutions, whether public or private and specifically to draw, sign, accept, dishonor, endorse, discount, protest and pay checks, bills of exchange, scripts, promissory notes and other credit documents of a commercial or civil nature and to receive their respective amounts. To consult and receive information on balances, transactions and similar details for any of the accounts that the company may have with any banking and financial institution.



THIRD: To contract credits or mortgage loans, whether on pledge or single, with or without real or personal guarantee, whether in cash, debentures, mortgage, bonds or otherwise, accepting and signing, as the case may be, all rules and provisions of the constitutional laws or by-laws of trading institutions, including the provision that all mortgages granted shall secure credits given by the market or a new or supplement credit.

FOURTH: To enter into and constitute contracts with trading companies, commercial joint stock companies, partnerships, or limited liability companies, or companies of any other nature and descriptions, to establish the terms or agreements that shall rule their operations, to carry on any kind of contributions to the capital thereof, to accept managerial or directorship offices, to attend meetings, to grant extensions, dissolve and make amendments in respect thereto, either in whole or in part, to subscribe, purchase and sell shares, evidences of indebtedness, private or public loans, to collect coupons and share dividends.

FIFTH: To lease forts or safe deposit boxes, to request the opening thereof or those already leased in the name of the Company and to withdraw the contents thereof.

SIXTH: To attend meetings of creditors, to discuss and vote thereat and at regular and special meetings, to vote for increase or reductions of capital and to exercise every act set forth in the By-Laws of the Company on account of the representations vested in him and to grant and apply for grief's and adjournments and to file insolvency and bankruptcy proceedings for the Company.

SEVENTH: To file, continue, withdraw and terminate all kinds of transactions and proceedings before any State, Legislative or Municipal authority or agency, autonomous agencies, decentralized services, customs, post and telegraph offices, national or municipal tax collector's offices, internal revenue offices, authorities responsible for the control of exchange, imports and exports, pension funds, labor offices and any other authority before which the Company may deem necessary to be or be interested in exercising or enforcing its rights.

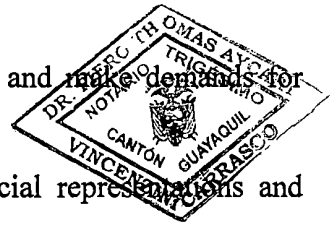
EIGHTH: To pay and satisfy taxes, fees or liens of any kind, to formulate, claim, dishonor, observe, accept and contest payment, transactions, inventories, assessments and tax returns.

NINTH: To collect and receive in or out of judicature whatever is due to the Company, to receive considerations for transfers or loan amounts, to give and demand receipts or charges of payment in whole or in part for every sum whether received or paid, to receive property of all kinds on account of debts due to the Company and in lieu of mortgage or collateral securities.

TENTH: To transfer, grant possession and bind the Company to clear titles.

ELEVENTH: To represent the Company, and in order to protect all ownership rights and any other interests, actions and other present and future transactions, the proxy may exercise all general and special powers for legal and administrative proceedings, such as to bring lawsuits, to oppose to him, to answer, to confer upon, withdraw from lawsuits, to continue all kinds of suits, petitions, special actions, to settle and compromise, to furnish all kinds of evidences such as to answer interrogatories, to give decisory oaths and defer to him, to take all kinds of ordinary and extraordinary remedies and to withdraw from him, to submit disputes to arbitration, to formulate, accept, rectify and ratify inventories, sworn statements or property, appraisals, expert testimonies, to collect and receive payment of debts by legal proceeding, to request all kinds of securities or prohibitions and the

discontinuance thereof, to file bankruptcy proceedings, to request evictions and make demands for payment.



TWELFTH: To substitute this power in whole or in part, to confer special representations and delegations, reserving the right to take up powers and to revoke.

THIRTEENTH: This Power of Attorney may be exercised by the proxy appointed herein in any country, foreign state or nation and while in the exercise of such power, the proxy shall execute and subscribe public and private documents and instruments of all kinds.

This Company hereby gives unto the attorney broad general powers to do and perform every act whatever requisite and convenient to be done in the premises, as fully as it could do, hereby ratifying all the said attorney shall do or cause to be done by virtue hereof.

I, **ISIDRO ROMERO CARBO**, Director and President of **LAKE BLUE SERVICES, S.A.**, have hereunto set my hand and affixed the corporate seal of the Company this 8th day of November, 2010.

A handwritten signature in black ink, appearing to read "ISIDRO ROMERO CARBO".

ISIDRO ROMERO CARBO

Director / President

LAKE BLUE SERVICES, S.A.

GUARANTEE DECLARATION



APOSTILLE

(Convention de La Haye du 5 Octobre 1961)

1. Country: British Virgin Islands

This public document

2. has been signed by: Asha L. Johnson
3. acting in the capacity of: Notary Public
4. bears the seal/stamp of: Asha L. Johnson

CERTIFIED

5. at: Road Town
6. the: 12th day of November, 2007

7. by: "REGISTRAR-GENERAL"

RG - 03495
8. No.....

9. Seal/Stamp



10. Signature.....

NOTARIZATION



I, Asha L. Johnson, Notary Public, duly admitted and sworn being also Counsel and Solicitor of the High Court of Justice of the Organization of Eastern Caribbean States Supreme Court in the British Virgin Islands Circuit and a practitioner in the said British Virgin Islands, DO HEREBY CERTIFY and attest that the attached Guarantee Declaration of **LAKE BLUE SERVICES, S.A.**, has been signed by Sallr Husein, as Authorized Signatory of **OVERSEAS MANAGEMENT COMPANY TRUST (B.V.I.) LTD.**, and according to the specimen signature kept in our records the signature appended thereto appears to be that of Sallr Husein.

DATED this 12th day of November, 2007.

A handwritten signature of Asha L. Johnson.

Asha L. Johnson
Notary Public
British Virgin Islands

MY COMMISSION IS FOR LIFE.



GUARANTEE DECLARATION



The undersigned being the duly authorized signatory of **OVERSEAS MANAGEMENT COMPANY TRUST (B.V.I.) LTD.**, Registered Agent of:

LAKE BLUE SERVICES, S.A.

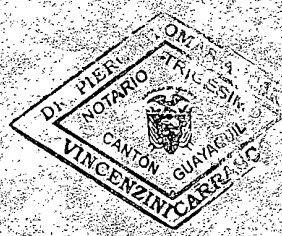
HEREBY DECLARE that attached is the **Power of Attorney** dated 7th November, 2007, has been signed by ISIDRO ROMERO CARBO, Director / President of the above mentioned company. This statement is fully guaranteed by the undersigned.

SIGNED this 12th day of November, 2007
in Road Town, Tortola, British Virgin
Islands.



Salir Husein
Authorized Signatory
**OVERSEAS MANAGEMENT COMPANY
TRUST (B.V.I.) LTD.**

BVI BC No.: 1429768



TERRITORY OF THE BRITISH VIRGIN ISLANDS
THE BVI BUSINESS COMPANIES ACT, 2004
(the "Act")

A COMPANY LIMITED BY SHARES

REGISTRAR OF CORPORATE AFFAIRS
MEMORANDUM AND ARTICLES
OF ASSOCIATION

LAKE BLUE SERVICES, S.A.

Incorporated the 6th day of September, 2007

OVERSEAS MANAGEMENT COMPANY
TRUST (B.V.I.) LTD.
OMC Chambers
P. O. Box 3152
Road Town, Tortola
British Virgin Islands

TERRITORY OF THE BRITISH VIRGIN ISLANDS
THE BVI BUSINESS COMPANIES ACT 2004 (the "Act")
MEMORANDUM OF ASSOCIATION
OF
LAKE BLUE SERVICES, S.A.
A COMPANY LIMITED BY SHARES



1. NAME

The name of the Company is LAKE BLUE SERVICES, S.A.

2. TYPE OF COMPANY

The Company is a company limited by shares.

3. REGISTERED OFFICE

The first Registered Office of the Company is located at the offices of **OVERSEAS MANAGEMENT COMPANY TRUST (B.V.I.) LTD.**, OMC Chambers, P.O. Box 3152, Road Town, Tortola, British Virgin Islands.

4. REGISTERED AGENT

The first Registered Agent of the Company is **OVERSEAS MANAGEMENT COMPANY TRUST (B.V.I.) LTD.** of OMC Chambers, P.O. Box 3152, Road Town, Tortola, British Virgin Islands.

5. CAPACITY AND POWERS

Subject to Clause 6 below, the objects for which the Company is established are unrestricted and the Company shall have full power and authority to carry out any object not prohibited by the BVI Business Companies Act, 2004 or as the same may be revised from time to time or any other law of the British Virgin Islands.

6. LIMITATIONS ON THE COMPANY'S BUSINESS

For the purposes of section 9(4) of the Act, the business and activities of the company are limited to those business and activities which are not prohibited from engaging in under any law for the time being in force in the British Virgin Islands.

7. NUMBER AND CLASSES OF SHARES

The Company is authorised to issue a maximum of 50,000 ordinary shares of a single class with a par value of US\$1.00 each.

8. CURRENCY

The shares in the Company shall be issued in the currency of the United States of America.

9. FRACTIONAL SHARES

The Company may issue fractional shares. A fractional share shall have the corresponding fractional liabilities, limitations, preferences, privileges, qualifications, restrictions, rights and other attributes of a whole share of the same class and series.

10. DESIGNATIONS, POWERS AND PREFERENCES OF SHARES

Each share in the Company confers upon the shareholder:

- the right to one vote at a meeting of the shareholders of the Company or on any resolution of shareholders;
- the right to an equal share in any dividend paid by the Company; and
- the right to an equal share in the distribution of the surplus assets of the Company on its liquidation.

The directors may at their discretion by resolution of directors redeem, purchase or otherwise acquire all or any of the shares in the Company subject to Regulation 3 of the Articles.

11. VARIATION OF RIGHTS

The rights attached to shares as specified in Clause 10 above may only, whether or not the Company is being wound up, be varied with the consent in writing of or by a resolution passed at a meeting by the holders of more than 50 per cent of the issued shares of that class.

12. RIGHTS NOT VARIED BY THE ISSUE OF SHARES PARI PASSU

The rights conferred upon the holders of the shares of any class issued with preferred or other rights shall not, unless otherwise expressly provided by the terms of issue of the shares of that class, be deemed to be varied by the creation or issue of further shares ranking pari passu therewith.

13. REGISTERED SHARES

13.1. The Company shall issue registered shares only.

13.2. The Company is not authorised to issue bearer shares, convert registered shares to bearer shares or exchange registered shares for bearer shares.

14. AMENDMENT OF MEMORANDUM AND ARTICLES

Subject to Clause 11, the Company may amend its Memorandum or Articles by a resolution of shareholders or by a resolution of directors, save that no amendment may be made by a resolution of directors:

- (a) to restrict the rights or powers of the shareholders to amend the Memorandum or Articles;
- (b) to change the percentage of shareholders required to pass a resolution of shareholders to amend the Memorandum or Articles;
- (c) in circumstances where the Memorandum or Articles cannot be amended by the shareholders; or
- (d) to Clauses 10, 11, 12 or this Clause 14.

15. DEFINITIONS

Words used in this Memorandum and not defined herein shall have the meanings set out in the Articles.

We, OVERSEAS MANAGEMENT COMPANY TRUST (B.V.I.) LTD., of OMC Chambers, P.O. Box 3152, Road Town, Tortola, British Virgin Islands, for the purpose of incorporating a BVI Business Company under the laws of the British Virgin Islands hereby sign this Memorandum of Association the 6th day of September, 2007:

Incorporator

Sallar Husein
Authorised Signatory

OVERSEAS MANAGEMENT COMPANY TRUST (B.V.I.) LTD.



Factura: 001-002-000004164



20150901030D01785



FIEL COPIA DEL ORIGINAL DE DOCUMENTOS (COPIA CERTIFICADA) N° 20150901030D01785

RAZÓN: De conformidad al Art. 18 numeral 5 de la Ley Notarial, doy fe que la(s) fotocopia(s) que antecede(n) es (son) igual(es) al(los) documento(s) original(es) que corresponde(n) a y que me fue exhibido en 24 foja(s) útil(es). Una vez practicada(s) la certificación(es) se devuelve el(los) documento(s) en 24 foja(s), conservando una copia de ellas en el Libro de Diligencias. La veracidad de su contenido y el uso adecuado del (los) documento(s) certificado(s) es de responsabilidad exclusiva de la(s) persona(s) que lo(s) utiliza(n).

GUAYAQUIL, a 23 DE MARZO DEL 2015.

NOTARIO(A) PIERO THOMAS AYCART VINCENZINI CARRASCO

NOTARÍA TRIGÉSIMA DEL CANTÓN GUAYAQUIL