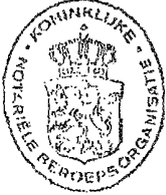


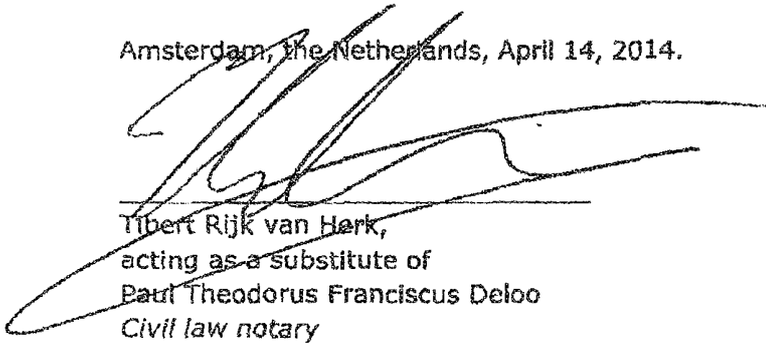
2015_17 01 06 D 01674



ISSUED FOR TRUE COPY, by me, Tibert Rijk van Herk, acting as a substitute of Paul Theodorus Franciscus Deloo, civil law notary officiating in Amsterdam, the Netherlands, of a power of attorney in relation to Camelback C.V., which original has been shown to me, civil law notary, and has been compared with the attached copy, which original document has been returned to its presenter after comparison.

This statement explicitly contains no judgment as to the contents of the attached document. The undersigned informs that he has not given any statement on the contents of the attached document and the consequences which will result from the contents of the attached document. Any and all liability of the undersigned and Buren N.V. shall be excluded.

Amsterdam, the Netherlands, April 14, 2014.


Tibert Rijk van Herk,
acting as a substitute of
Paul Theodorus Franciscus Deloo
Civil law notary



APOSTILLE

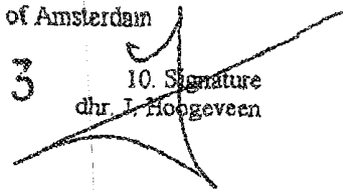
Convention de La Haye du 5 octobre 1961

1. Country: THE NETHERLANDS
This public document
2. Has been signed by: mr. T.R. van Herk
3. Acting in the capacity of: candidate notary at
Amsterdam
4. Bears the seal/stamp of:
mr. P.Th.F Deloo
Certified
5. At Amsterdam
On 14 april 2014
By the clerk of the Court of Amsterdam



Seal/Stamp: 16013

10. Signature
dhr. J. Hoogeveen



POWER OF ATTORNEY

CAMELBACK C.V. a partnership organized under the laws of The Netherlands, whose registered office is situated at WTC AMSTERDAM, Tower C-11, Stawinskyalaan 1143, 1077 Amsterdam, The Netherlands (hereinafter referred to as "the C.V.") herein represented by its Managing Partner, ASESORIA, REPRESENTACIONES & CONSULTORIA RECON S.A. (hereinafter referred to as "the grantor") does hereby grant a Power of Attorney in favour of Mr. Jorge Marcelo Espinosa Lucero, with Ecuadorian passport # 17064678881 (hereinafter referred to as "The Attorney") to manage the C.V.'s affairs according to the following:

- a) To act individually as its true and lawful attorney-in-fact and in its name, place and stead, to do any and every act and exercise any and every power that the C.V. might or could do and that said attorney-in-fact for the C.V. shall deem proper and advisable, intending hereby to vest in them a full and general power of attorney, including but not limited to the following:
 - I. To purchase, alienate, transfer, sell, lease, pledge, mortgage, encumber, or dispose of in any way or manner, the movable or immovable, corporeal or incorporeal, property of the corporation; to accept, endorse, collect, deposit and transfer checks, notes and any other negotiable instruments in its name; to open and to close any kind of banking account, to draw from accounts and the banking deposits of the C.V., be they checking accounts, time deposits or against overdraft or any other kind of deposits, be in or abroad.
 - II. To issue notes, sign, bills of exchanges as a drawer, acceptor, endorser or guarantor; accept obligations, be they of a commercial or civil nature; to represent the corporation and in matters of disposition administration as well as in all affairs of management and situations in which the corporation has an interest, also in general partnerships or joint ventures; to buy or transfer stock or shares of any kind in other companies; to take part in Assemblies or meetings in order to make any kinds of agreements, including agreements of constitution, transformation, increase of capital and dissolution of companies, to become the legal representative of the C.V., as plaintiff, defendant, third party or in any other form, in front of any office, be they judicial, administrative, concerning labor, or of any other nature, to substitute this power in whole or partially and to revoke the substitutions, to subscribe documents wherein the corporation may be involved; as debtor or creditor, to make agreements using arbitrators or any other type of arrangement whatever and to complete any act or to enter into any contract that it be considered beneficial to the interests of the C.V. because it is the intention of this Power of Attorney that it be exercised without any limitations whatsoever.



- b) This Special Power of Attorney shall be exercised only in Ecuador.
- c) This Special Power of Attorney shall remain in force indefinitely.

Issued and signed on January 10th, 2014 at 10 a.m., in the City of Amsterdam, The Netherlands.

For and on behalf of **ASESORIA, REPRESENTACIONES & CONSULTORIA RECON S.A. – MANAGING PARTNER**




Azucena Núñez - Director / Treasurer
ASESORIA, REPRESENTACIONES & CONSULTORIA RECON S.A.



PODER



AMERVACK C.V. como sociedad organizada bajo las leyes de los Países Bajos, cuya oficina principal está situada en el WTC AMSTERDAM, Torre C.11, Stawinskylaan 1143, 1077 Amsterdam, Países Bajos (de aquí en adelante llamado "La C.V.") representado en este documento por su Socio Gerente, ASESORIA, REPRESENTACIONES & CONSULTORIA RECON S.A. de aquí en adelante llamado "el otorgante") por este medio otorga un Poder a favor del Sr. Jorge Marcelo Espinosa Lucero, con pasaporte ecuatoriano #17064678881 (de aquí en adelante llamado "El Apoderado") para administrar los negocios de la C.V. en concordancia con la siguiente:

- a) Para actuar individualmente como veraz y lícito apoderado y en su nombre y lugar, realizar cualquier acto y ejecutar cualquier poder que la C.V. pudiera hacer y que dicho apoderado de la C.V. pudiera considerar apropiado y aconsejable, y con la intención de por este medio investirlo con un poder general y total incluyendo pero no limitándose a los siguientes:
 - a. Comprar, enajenar, transferir, vender, arrendar, preñar, hipotecar, hacer impedimento o disponer de en cualquier modo o manera de la propiedad de la corporación corpórea o incorpórea, mueble o inmueble; aceptar, endosar, cobrar, depositar y transferir cheques, notas y cualquier otro instrumento a su nombre; abrir y cerrar cualquier clase de cuenta bancaria y retirar de cuentas y de depósitos bancarios de la C.V. ya sean estas cuentas corrientes, depósitos a plazo o contra sobregiros o cualquier otra clase de depósitos ya sean nacionales o extranjeros.
 - b. Expedir notas, firmar, letras de cambio como girador, aceptante, endosante o garante; aceptar obligaciones, ya sean estas de naturaleza comercial o civil; representar a la corporación y en sus asuntos de orden administrativo así como también en todos los aspectos de administración y situaciones en las cuales la corporación tenga interés, también en asuntos societarios o acuerdos; comprar y transferir acciones o capital de cualquier clase de compañías; tomar parte en Asambleas y reuniones para llegar a acuerdos, incluyendo acuerdos de constitución, transformación, aumento de capital y disolución de compañías, convertirse en representante legal de la C.V., como demandante, defendido o tercera parte o en cualquier otra forma, en frente de cualquier oficial, ya sea este judicial, administrativo, laboral o de cualquier naturaleza, substituir este poder total o parcialmente y para revocar las sustituciones, para suscribir documentos donde pueda estar involucrada la compañía como deudor o acreedor; para realizar acuerdos utilizando árbitros y cualquier otro tipo de arreglo de cualquier clase y completar cualquier acto o realizar cualquier contrato que pueda ser considerado de beneficio para los intereses de la C.V. ya que la intención de este Poder es que sea ejercido sin limitación alguna.