

# POWER OF ATTORNEY

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The undersigned (1) .....

abajo firmado (1) .....

residing in .....

domiciliado en .....

declare(s) that by the present he(it) grants to (3) **OBLIGADO & CIA. LDA S.A.; and/or Ana María Aulmann and/or Federico Augusto Aulmann and/or Juan Martín Aulmann and/or Marta T. Poletto and/or Luis F. Ortiz**

declara por el presente otorgar a (3) **OBLIGADO & CIA. LDA., S.A. y/o Ana María Aulmann y/o Federico Augusto Aulmann y/o Juan Martín Aulmann y/o Marta T. Poletto y/o Luis F. Ortiz**

residing in (4) **Paraguay 610, 17<sup>th</sup> floor, C1057AAH, Buenos Aires, Argentina**

residente en (4) **Paraguay 610, Piso 17, C1057AAH Ciudad de Buenos Aires, Argentina**

a Special Power of Attorney as ample as by law may be necessary to obtain from the proper Offices and Authorities, (5) **the registration and renewal of trademarks, patents, industrial models and designs; utility models; to accept transferences and execute them; to renounce expressly the rights derived from such registrations; to negotiate and compromise in judicial and/or non judicial actions and mediations derived therefrom; and deposits for Intellectual Property.**

Poder Especial tan amplio y bastante cual por derecho sea necesario para recabar de las Oficinas y Autoridades que correspondan, la obtención de (5) **el registro y renovación de marcas, patentes, diseños industriales, modelos de utilidad, otorgar y o aceptar transferencias de los mismos; renunciar expresamente a los derechos derivados de aquellos; negociar y transar en acciones y meditaciones judiciales y/o extrajudiciales derivadas de los mismos; y depósitos de Propiedad Intelectual.**

for which purpose he(it) authorizes him(them) to take before such authorities all necessary steps for the aforesaid object; to file applications, to make descriptions, to file oppositions, declarations, appeals and complaints, to pay official taxes; to receive all documents and assets; to justify exploitations; to make amendments; to apply for certified copies, to desist, to collect and to receive. With authority furthermore, at his discretion, to waive or not legal proceedings, it being understood, that this Power of Attorney does also authorize the Attorney to represent him(it) in actions in civil, commercial, criminal and/or correctional court, starting and carrying on said legal actions to their end, even to offer in, produce, present and request evidence of any kind, to answer or request interrogatories; to attend oral trials, to refuse and expand jurisdictions, to attend creditor's meetings and verification and grading of creditors' claims, to recuse, appeal, desist, settle to compromise in arbitration, to make renouncements, demand and grant all kind of bails and oaths, request for preventive seizure and attachment, inhibitions, and their release, demand judicial attachments, search and seizures, request the forced or judicial sale of the debtor's goods, propose, accept and reject arrangements and conventions, to complain for nullity, to request and obtain the fulfillment of sentences, to file any kind of motions including motions of appeal, and desist them. And finally with authority to perform all such acts, matters and things necessary for the objects aforesaid, including authority to substitute this Power of Attorney either wholly or in part and revoke substitutions, the Grantor (Company) binding himself (itself) to hold as firm and valid, whatsoever may be done and performed by virtue of this Power of Attorney.

a cuyo efecto le(s) faculta para dar ante dichas autoridades todos los pasos necesarios al objeto indicado, presentar solicitudes, formular descripciones, oposiciones, declaraciones, apelaciones y reclamos, abonar todos los aranceles oficiales; recibir todos los documentos y valores; justificar explotaciones, hacer modificaciones; solicitar testimonios, desistir, cobrar y percibir; aceptar transferencias; desistir; renunciar. Con facultad asimismo, a su discreción, de renunciar o no a las gestiones judiciales, entendiéndose que este Poder le(s) faculta también para representar a la Mandante en juicios civiles, comerciales, querrelas criminales o correccionales, iniciando y prosiguiéndolos hasta su culminación, incluso ofrecer, producir, proveer y solicitar pruebas de cualquier especie, poner y absolver posiciones; asistir a juicios verbales, declinar y prorrogar jurisdicciones, concurrir a juntas de acreedores y de verificación o graduación de créditos, recusar, apelar, desistir, transar, comprometer en árbitros, hacer renunciaciones, exigir y dar toda clase de cauciones y juramentos, solicitar embargos preventivos, definitivos e inhibiciones y sus levantamientos, solicitar secuestros y allanamientos, pedir la venta de bienes de los deudores, proponer, aceptar y rechazar arreglos y convenciones, peticionar por nulidad, solicitar y obtener el cumplimiento de sentencias, interponer toda clase de recursos incluso de apelación, y desistir de ellos. Y, finalmente, le(s) faculta para practicar todos los actos, gestiones y diligencias necesarios a los fines expresados, pudiendo asimismo sustituir este Poder en todo o en parte y revocar sustituciones, con la obligación de tener por firme y válido, todo cuanto se hiciera o practicare en virtud de este Poder.-

Signed at (6)

Firmado en (6)

on the (7) 20

a (7) 20

(8) \_\_\_\_\_

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**THIS POWER OF ATTORNEY SHOULD BE NOTARIZED AND LEGALIZED BY ARGENTINEAN CONSULATE  
or AUTHENTICATED WITH THE APOSTILLE OF THE HAGUE CONVENTION OF 1961  
ESTE PODER DEBE SER OTORGADO POR ANTE NOTARIO Y LEGALIZADO POR EL CONSULADO ARGENTINO  
o AUTENTICADO CON LA APOSTILLA DE LA CONVENCION DE LA HAYA DE 1961**