

POWER OF ATTORNEY

CLIENT: [Name]

ID: [...]
Adress: [...]

ATTORNEY/ATTORNEYS:

• Att. [...]

[...] Bar Association, T.C. No: [...]

[Address]

We hereby duly declare that we have solely appointed and authorized; **Att.** [...] (**T.C. No:** [...]) Attorney at Law and member of the [...] **Bar Association**

to represent us by any and all means in all lawsuits and proceedings which has or will be filed by or against us before every department and level of courts, councils, offices and institutions of the Turkish Republic and by real or legal persons; to perform and finalize the necessary transactions required to procure, defend and preserve our rights and interests; to file a lawsuit and reindict; to prepare the required documents with their signatures and submit them to the offices and institutions they belong; to serve and be served on our behalf; to request the clarification and correction of decisions; to lodge appeals; to represent us, to request hearing and correction of the decisions, to call witnesses and to file and withdraw complaints in Regional Courts of Justice, Regional Administrative Courts, the Court of Cassation, the Council of State and other administrative, financial and judicial institutions; to submit, pursue and conclude individual applications to the Constitutional Court and the European Court of Human Rights; to appoint and dismiss experts, specialists, arbitrators and accountants; to request and attend surveys; to dispute reports; to issue and reply protests and notifications; to issue notice of termination; to ensure the enforcement and execution of all awards and decisions; to apply to be free from attending the trials; to request, impose and release attachments and ancillary attachments; to make bids on enforcement proceedings; to receive and collect money on our behalf; to attend trials on our behalf; to make, accept and refuse settlements in accordance with the relevant articles of Law No. 5271; to request deferment of the announcement of the verdict and deferral of the verdict according to Law No. 5271; to request recognition and approval of decisions ruled by foreign jurisdictions; to demand our criminal records and archive information; to declare property; to settle; to refuse judges; to amend the lawsuit in its entirety; to propose, accept and refuse oath; to request our bankruptcy; to make arbitration and compromissum agreements; to make and concur propositions of composition of debts or restructuring via settlement of corporations and cooperations; to refer to Insurance Arbitration Commission and alternative dispute resolution processes; to refer to mediation; to appoint mediator; to represent us in mediation proceedings and negotiations; to conclude the proceedings if they deem necessary; to sign minutes and agreements on our behalf and to pursue and realize; to waive from lawsuits and appeal, and to accept such waiver; to release the opposing party from debt and accept their lawsuits; to request retrial; to file lawsuits for damages against the government due to actions of judges; to request sale in Sale Office due to severance of joint tenancy; to make down payments; to make bids; to withdraw down payments; to withdraw sale request; to request and acquire Certificate of Inheritance from Notaries; to request and acquire information and documents from concerned institutions and organizations which contain our personal data within the framework of the Law No. 6698; to demand execution of all decisions from the relevant institutions and organizations; to participate in enforcement proceedings, judicial sales and tenders; to make and accept down payments; to set-off debt for seized goods; to file and withdraw all complaints and denunciations; to apply for a law suit, litigation, criminal



investigation and to defend these; to employ, hear and refuse witnesses; to accept and dispute survey reports; to represent us and defend our rights in front of arbitrators; to acquire files; to make copies; to dispute reports; to request a determination; to refuse and issue complains regarding judges, arbitrators, experts, witnesses and clerks; to obtain decisions in relation to precautionary measures; to follow up and finalize our matters with the court bailiff's office, bankruptcy offices or bankruptcy administrations; to set-off debt for seized goods; to make and accept down payments; to apply for the determination of evidence; to transfer the lawsuits; to participate in the lawsuits as intervener; to sum it up, in order to be able to preserve our rights in all the stages from the start of a conflict or a lawsuit or a case to the final judgement, enforcement and execution to perform all necessary transaction on our behalf; to represent us before Civil Registry and all Private and Public Offices, Administrations, Ministries, Security Departments, State Economic Enterprises, Municipalities; to give and acquire all kinds of documents, information and petitions; to deposit charges; to demand and make settlements and discharge; to pay and accept compensation; to take and give document by hand; to demand execution of all decisions from the relevant institutions and organizations; to appoint, assign and remove others with a part or whole of these powers of attorney, and to be able to exercise these powers of attorney jointly or individually.

Client

(Name)

(ID)

(Signature)