

Annexure:

LOCKER OPERATION POWER OF ATTORNEY

Date _____

The Manager
The Royal Bank of Scotland N.V. ("the Bank")
Branch Name _____

Dear Sir,

I/We _____ (sole/all locker hirers name) of _____ (address) do hereby appoint Mr./Mrs. _____ (name) of _____ (address) a specimen of whose signature appears in the lower left corner hereof, and whose photograph, identification and address documents are attached herewith to represent me/us as my/our attorney with the **The Royal Bank of Scotland N.V.**, _____ (branch name) (hereinafter called the "Bank") for and in any in my/our name and for my/our locker No. _____ held in the Bank's _____ branch, to operate my/our aforesaid locker once to vacate its contents in the same instance of operation.

The said _____ is hereby authorised to use the aforesaid locker's key no. _____ which is being handed over to him/her, to access the locker for vacating its contents and thereafter to submit the said key and a locker surrender letter that he/she has also been handed over, signed by me/us to foreclose our locker agreement with the Bank.

I/We acknowledge and confirm that, and instruct the Bank to permit the PoA holder on my / our behalf to (i) the operate the aforesaid locker (ii) clear and take possession of the locker contents (iii) submission of locker key and locker surrender letter .

The PoA holder is also authorized to act on my/our behalf to give any other related instructions or execute any related documents, deeds, writings required in the process of locker surrender and generally to do and perform anything necessary or proper in this connection as fully and effectually in all respects as I/we could if personally present.

I/We hereby agree to ratify and confirm all and whatever the said _____ shall lawfully do or cause to be done for me/us virtue of such above powers. It is understood that unless terminated by operation of law, this Power of Attorney may be revoked only by notice in writing signed by me/us and delivered to the Bank and such revocation shall be operative from the date of receipt of the original notice by the Bank to that effect but shall not affect or be applicable to any acts done by the said _____ prior to the date of receipt of the said notice by the Bank. For the purpose of including the Bank to act hereunder, I/we agree that the Bank, its successors or assigns, employees, directors shall be saved harmless from and against any loss suffered or liability incurred by it (including all costs both legal or otherwise) in acting hereunder.

(Signature)

(Specimen Signature of Attorney In-fact named above)

Above Signature attested

(Signature)