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POWER OF ATTORNEY

The undersigned _____, born on _____ in _____ and living in _____ at _____, f.c. _____

hereby appoints Mr. Saverio Cicala (f.c. CCLSVR89A21B963S) and Mr. Vincenzo Del Gaiso (f.c. DLGVCN89D15F839N), Italian attorneys at law, to represent and defend the abovementioned Respondent before Judge of Law of _____ for procedure against _____, including the right to grant sub power of attorney, vis-à-vis third parties and court/courts of arbitration in the matter of the abovementioned procedure. This power attorney shall also include, but not be limited to, the authority to make and receive statements and declarations of any nature, in particular, to receive service of process; represent the undersigned into settlement agreements and accept on behalf of the undersigned money and other valuables. The undersigned establishes his address for the present proceeding in the Office of Mr. Saverio Cicala, corso Trieste 149 Caserta. The undersigned declares to have been informed, pursuant to Art. 4, co. 3, D.lgs. n. 28/2010, about the possibility to the mediation procedure provided therein and about the tax benefits referred to in Art. 17 and 20 of the same decree, as well as in cases where the trial of the mediation procedure is a condition for the legality of the application. The undersigned declares to have been informed, pursuant to art. 2, co. 7, D.L. n. 132/2014, about the possibility of using the negotiating convention assisted by one or more lawyers governed by art. 2 and ss. of the mentioned decree. The undersigned declares to have been informed about the degree of complexity of the assignment given with the present power of attorney, as well as to have received all the useful information about the absence of charges from the time of the assignment until its end. The undersigned declares, for the purposes of the D. Lgs. 196/2003 to have been informed that his personal data, even sensitive, will be used for the purposes of this power of attorney, authorizing the respective treatment from now on. This act is to be understood, however, as integral part of the writ of summons pursuant to art. 18, co. 5, D. M. Justice n. 44/2011, as replaced by D. M. Justice n. 48/2013.

Faithfully

Avv. Saverio Cicala

Avv. Vincenzo Del Gaiso