

General Litigation Power of Attorney

Client's full name:

Client's Domicile/ Main Seat :

Name of Attorney: Dr. Seid Hassan Amirshahi, Advocate, License No. 10850 with Iran Central Bar Association and Law Office of Dr. Hassan Amirshahi & Associates

Domicile of the Attorney: Suite 19, 3rd Fl., 258 Motehari Ave. (Opposite Moddarres Highway), Tehran 1588774185, Iran

Opponent's full name and domicile: Any physical person(s) and/or legal entity(ies)

Subject matter of Power of attorney: (Please note the wording here may need some adjustment to suit your case. We will let you know)To approach Div.ofFirst Instance or Review (Appeals) court and/or its successor court as well as any other forum, public or private ,governmental authority and NGO in all matters pertaining to case number ... (if already known) decided by the said forum and involving the client; to ask for production and/or discovery of any judgment and or writ rendered in the said case as well as any other documents, papers or other evidence existing on the said file ; to represent otherwise the client and defend its rights and best interests before any state agency and/or private institutions and individuals in all matters involving ,incidental to or in connection with, directly or indirectly, the said litigation

Scope of the present power of attorney: 1) To institute proceedings and/or action in defense as plaintiff, defendant and third party, in civil and penal cases before the courts of first instance or courts of general jurisdiction.2) To lodge appeal with the courts of Appeal , Verification Committee and High Court (*Cour de Cassation*), Supreme Administrative Court and to defend in the said instances and to apply for a hearing de novo and re-opening of trial.3) To refer the dispute(s) to experts and arbitration, constitute an arbitral forum and sign the submission to arbitration.4) To appoint and replace experts, arbitrators and ex-curia amicable reconcilers.5) To dispute the validity of documents produced by the opponent(s), to designate the author of false documents, to bring action in defense of such claims of abnegation of documents with the authority to ask for withdrawal of such fabricated evidence.6) To present the client's version of events and to apply for release and submission of any information, disclosure, statement and certificate, whether in original or in copy or in transcript thereof relating or purporting to relate to the said case.7)To withdraw the legal action, with the consent of the client, and to settle the dispute amicably.8) To cite third parties and defend the client in actions brought by third parties .9)To lodge counterclaims and defend the client in such claims.10)To apply for and/or deposit any collateral security .11)To take any and all other legal, administrative etc. action deemed to be in the best interests of the client or believed to be proper, expedient and /or helpful to its cause and claim so much so that the client will not need to appear in person or sign again on the specific proviso that any such action will not result in any financial liability for the client or otherwise subject to client's prior approval and endorsement in writing.12)To apply for correction of any mistake and/or addition of any correction remarks in the client's documents .13)To pay legal costs and government fees in connection with the subject-matter of the present power of attorney and to apply for receipt of acknowledgement thereof.14)To sue for damages.15)To apply for ,levy execution and follow up on execution of judgment, pre-judgment attachment, post-judgment distress and seizure of opponent(s)' assets.16) To make admissions pertaining to merits and main issue of the case. 17) To apply for visual inspection and expertise and/or counter-expertise of the documents produced to the court.18) To take physical delivery and be let into possession of judgment debt, papers and other documents for and on behalf of the Client.19) To appoint substitute attorney (s) and to revoke such appointments.20) to secure legal evidence for client and to send legal notices in the case subject matter of present power of attorney.

In faith, witness and testimony whereof, the client , personally/through its binding and authorized signatory(in the event of non-physical person),signed this power of attorney after having taken full cognizance of contents thereof,

This day of (month/year) at (name of place)

(Signature and, eventually, seal of the client)

Signature then to be absolutely authenticated (legalized) if the signatory is outside Iran