	Cornèr Banca SA	
Conventional name - Denomination: hereinafter «the Principal» Power-of-Attorney for inspection	No.	
	Account	
The aforementioned Principal ("Principal") hereby grants power	-of-attorney for inspection (the "Power-of-Attorney") to:	
Person No. Surname and Name / Company nar	me Date of birth	
By virtue of this Power-of-Attorney, the Principal hereby authorises the Attorney-in-Fact to obtain from the Bank, and the Bank to supply to the Attorney-in-Fact for the account and at the risk of the Principal, through the communication channels chosen by the Attorney-in-Fact from those accepted by the Bank, all the information concerning the Principal's accounts and deposits held at the Bank under the aforementioned bank account number. The Principal is aware and accepts unreservedly that the communications between the Bank and the Attorney-in-Fact and, in particular, the information supplied, may contain the Principal's personal data (e.g., the first and last names and address of the Principal) and data concerning the Principal's banking relationship with the Bank (e.g., account no., accountholder's name, accounts, deposits, transactions, etc.). The channels available for communication between the Bank and the Attorney-in-Fact also presuppose the use of online services provided by the Bank based on supplementary agreements, and the Attorney-in-Fact, acting for the account and at the risk of the Principal, is specifically authorised to enter into such agreements with the Bank. Such agreements shall stipulate, in particular, that access to aforementioned services can be granted after the Attorney-in-Fact authenticates himself to the Bank through the means of personal authentication made available to the Attorney-in-Fact by the Bank (e.g., depending on the type of service provided, identification codes and tokens, passwords, etc.). The Principal acknowledges that all data provided to the Attorney-in-Fact under the terms of this Power-of-Attorney are beyond the Bank's control and therefore no longer protected by the Swiss provisions on banking secrecy. The Principal also acknowledges that Swiss law, including in particular the	The Principal hereby releases the Bank from any and all responsibility for making information available in the context of this Power-of-Attorney and, in particular, for any breach of such obligations by the aforementioned persons. The Principal further acknowledges that the Bank is under no obligation whatsoever to check for the existence of such obligations and/or the compliance therewith on the part of the Attorney-in-Fact and any Agents thereof. Within the limits of the law, this Power-of-Attorney shall survive the death, declaration of presumed death, loss of legal capacity or bankruptcy of the Principal or of the Attorney-in-Fact, but shall remain in full force and effect both for the Principal and for the Attorney-in-Fact, and for the Bank (in accordance with Article 35 of the Swiss Code of Obligations) until such time as the Bank, hereby waiving any objections whatsoever, has received an express written revocation from the undersigned, from other joint account holders, or their respective heirs and assigns. The Bank is authorized to communicate any revocation to the Attorney-in-Fact. Regarding the banking relationship with the Principal, in addition to the Power-of-Attorney, the "General Conditions" shall also apply, as well as all other agreements concluded between Cornèr Bank Limited and the Principal, either directly by the Principal, in his own name, or by his representative on his behalf. The Power-of-Attorney is governed by Swiss law, to the exclusion of conflicts-of-laws provisions. The exclusive place of performance and place of jurisdiction for all disputes connected with the Power-of-Attorney shall	
law on banking secrecy and data protection, is only applicable in Switzerland. The Attorney-in-Fact shall take all such measures as are necessary to ensure full compliance with the Attorney-in-Fact's professional duties (and the professional duties of his Agents, if any), including confidentiality and respect for privacy, established by the applicable legal framework and/or by contract with the Principal, particularly with respect to the information concerning the Principal, supplied within the limits of the Power-of-Attorney.	be Zurich, Switzerland, which shall also be the place of debt enforcement for any foreign-domiciled Principal (special domicile within the meaning of Article 50 (2) of the Federal Debt and Bankruptcy Act). Notwithstanding the foregoing, Cornèr Bank Limited reserves the right to initiate legal action before the courts of the Principal's domicile or any other competent court.	
The Attorney-in-Fact:	*	
Place and Date	Signature (Attorney-in-Fact)	
The Principal:	*	
Place and Date	Signature (Principal)	
Place and Date	The signatures were affixed in the presence of	

* C_E_126ctv_022019 1/1 Person No. Account No.

 $^{^{\}star}$ Conventional signature, where applicable