

PRO-FORMA INVOICE

March 20, 2017

MAYER GONZALEZ Y ASOCIADOS SA DE CV, Ciudad de México, México, herein represente by , CEO, here by offers the following to TEXAS HOLDINGS, INC, a Nevada, USA, corporation:

\$5 Billion UNITED STATES DOLLARS in Gold from sources to be selected and/or approved by TEXAS HOLDINGS, INC. (hereinafter "ITEMS"), to be delivered as may be instructed by TEXAS HOLDINGS, INC.

In derogation of applicable provisions of international treaties or domestic laws, all parties hereto hereby severally solemnly state that they have irrevocably accepted (i) that the laws of the State of Texas, United States of America, apply exclusively, having absolute precedence over any other law of any other jurisdiction, and (ii) to elect as exclusive jurisdiction and venue, which hold respectively absolute precedence over any other jurisdiction and venue whatsoever, as per the rules and regulations thereof, the Courts of Galveston County, Texas, United States of America.

MAYER GONZALEZ Y ASOCIADOS SA DE CV, herewith provides, along with this PRO-FORMA INVOICE a letter of good standing with a commercial bank.

In the event this PRO-FORMA INVOICE is accepted, TEXAS HOLDINGS, INC is to provide MAYER GONZALEZ Y ASOCIADOS SA DE CV, \$7.5 Billion UNITED STATES DOLLARS, as pre-payment for delivery of ITEMS.

TEXAS HOLDINGS, INC is to present for said pre-payment one or several ADVERTISING CREDIT PROMISSORY NOTES, with total of face values equal to said amount, with MAYER GONZALEZ Y ASOCIADOS SA DE CV, as Beneficiary, issued as per the template show in http://www.change2100.com/THIBMART/ACPN FORMAT.pdf

ITEMS, when provided as indicated herein to TEXAS HOLDINGS, INC, are chargeable at cost, verifiable by invoice from suppliers, plus a 50% override.

Upon receipt of the payment presented by TEXAS HOLDINGS, INC as indicated herein, This PROFORMA INVOICE shall be considered a contract to which MAYER GONZALEZ Y ASOCIADOS SA DE CV, is obligated.

However, delivery of ITEMS shall take place only as MAYER GONZALEZ Y ASOCIADOS SA DE CV, collects the ADVERTISING CREDIT PROMISSORY NOTES, as per their protocols or otherwise engages in negotiations with said ADVERTISING CREDIT PROMISSORY NOTES through which value useable for the purposes of this PRO-FORMA INVOICE is thus obtained by MAYER GONZALEZ Y ASOCIADOS SA DE CV.



All uses of the ADVERTISING CREDIT PROMISSORY NOTES by MAYER GONZALEZ Y ASOCIADOS SA DE CV, are subject to pre-approval by TEXAS HOLDINGS, INC and any non-pre-approved use may, at the sole discretion of TEXAS HOLDINGS, INC, immediately invalidate and void said ADVERTISING CREDIT NOTES, but without affecting or eliminating the obligations of MAYER GONZALEZ Y ASOCIADOS SA DE CV, related to this PRO-FORMA INVOICE.

Upon receipt by MAYER GONZALEZ Y ASOCIADOS SA DE CV, of pre-payment made by TEXAS HOLDINGS, INC, as stipulated herein, based on this declared ability of MAYER GONZALEZ Y ASOCIADOS SA DE CV, to deliver ITEMS as stipulated, TEXAS HOLDINGS, INC is authorized by MAYER GONZALEZ Y ASOCIADOS SA DE CV, to resell ITEMS to other parties at the sole discretion of TEXAS HOLDINGS, INC.



Calle 71 No. 463, Col. Centro Código Postal: 97001 Mérida, Yucatán.