

**EXECUTION PLAN FOR TEXAS HOLDING, INC PAY ORDER** [REDACTED]

[REDACTED]

To satisfy PAY ORDER [REDACTED] HOWSE SERVICES, INC (“HOWSE”) shall purchase “future coffee” from TEXAS HOLDINGS, INC paying \$ [REDACTED] UNITED STATES DOLLARS for a quantity to be determined by HOWSE.

[REDACTED] hereby agrees to sell to TEXAS HOLDINGS, INC “future coffee” (to be obtained from vendors as HOWSE may specify) in place of items as described in PRO-FORMA INVOICE [REDACTED]

To make payment, HOWSE shall request that FIDES GESTION FINANCIERA, S.A.P.I. DE C.V. (“FIDES”) provide [REDACTED] % LTV loans to HOWSE collateralized by cash backed \$ [REDACTED] UNITED STATES DOLLARS MEDIUM TERM NOTES (“MTN”) issued by PETRO ORINOCO, for a total loan amount of \$ [REDACTED] UNITED STATES DOLLARS (hereinafter “FUND”); which will utilize [REDACTED] MTN.

The FUND shall be deposited into the GSP BANK account within FIDES, for the benefit of HOWSE, and FIDES shall arrange for the FUND, subject to approval by HOWSE, to be used to acquire securities with market value equal to the value of the FUND.

FIDES shall arrange for a transfer agent to transfer securities with total value equal to the amount stipulated in PAY ORDER [REDACTED] to coordinates as stipulated therein, for the benefit of the Beneficiary stipulated therein.

FIDES shall arrange for a transfer agent to transfer securities to other coordinates as HOWSE may specify, to satisfy the total amount of \$ [REDACTED] UNITED STATES DOLLARS, less value already transferred for the Beneficiary, as payment by HOWSE to TEXAS HOLDINGS, INC for the “future coffee”.

FIDES shall arrange for the remaining securities to be used to provide continual revenues to HOWSE, to be used to recover value disbursed as indicated hereinabove by a transfer agent, which recovered value, along with future revenues, shall thereafter be disbursed as may be determined by HOWSE to satisfy contracts related to the MTN.

This EXECUTION PLAN is to be implemented upon approval of [REDACTED], FIDES, HOWSE, and TEXAS HOLDINGS, INC as per signatures affixed hereto below.

This EXECUTION PLAN may be delivered by electronic transmission and signatures thereon shall be deemed as original signatures for all relevant purposes.

In derogation of applicable provisions of international treaties or domestic laws, all parties that may rely hereon hereby must severally solemnly acknowledge and irrevocably accept (i) that the laws of Nuevo Leon, Mexico, 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 Nuevo Leon, Mexico.

In the event of a dispute regarding any provision herein that cannot be resolved by good faith negotiations between relevant parties hereof, then the subject matter of said dispute will be referred to arbitration for final and binding resolution in accordance with the laws, rules, and regulations of the jurisdiction governing this EXECUTION PLAN.

A party availing itself of arbitration, in accordance herewith, shall bear the full costs and expenses related thereto. Costs and expenses incurred during arbitration, including legal fees, will be finally awarded, in addition to any other due and payable compensation, to the prevailing party.

The decision of arbitrator(s) shall be final and binding on all parties related hereto and shall be presentable in any court of competent jurisdiction for enforcement.

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[REDACTED]

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[REDACTED]

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[REDACTED]

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[REDACTED]  
FIDES

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[REDACTED]  
HOWSE SERVICES, INC.

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[REDACTED]  
TEXAS HOLDINGS, INC.