

**PAGE 4366. FIRST COPY. REVOCATION OF FULL GENERAL POWER OF ATTORNEY FOR MANAGEMENT AND DISPOSAL "PROFERTL S.A." to MIGUEL EDUARDO MORLEY and others. And FULL GENERAL POWER OF ATTORNEY FOR MANAGEMENT AND DISPOSAL "PROFERTIL S.A." to MIGUEL EDUARDO MORLEY and others.** DEED NUMBER ONE THOUSAND FOUR HUNDRED FIFTY THREE. In the city of Buenos Aires, Capital of the Argentine Republic, on May 26, 2022, before me, authorizing Notary Public, there appears María Martina AZCURRA, Argentine, born on March 5, 1971, National Identity Document Number 22.098.951, married, with address in Machaca Güemes 515, of this city, a person whose identity I attest. She is attending this act in the name and on behalf of and in her capacity as Chairwoman of the company that operates in this city under the name of "PROFERTL S.A.", with address at Manuela Saenz number 323, floor 8 office 803, certifying the legal capacity and representation above mentioned by virtue of the following: a) corporate bylaws recorded in a public deed on December 27th 1996, in page 21.122 of the Notarial Registry number 282 of this City, whose notarized copy was recorded in the Superintendence of Corporations (IGJ) on February 19th 1997, under the number 1408 of the Book 120 Volume A of Corporations; b) amendment thereof by special general meeting on August 25th, 1997 recorded in the same entity on November 28th, 1997 under the number 14.036 of Book 122 Volume A of corporations; (c) amendment of bylaws by special general meeting on July 19th 1999, recorded in the Superintendence of Corporations (IGJ) on September 3rd 1999 under number 12.834 of Book 6 of stock corporations; d) amendment of bylaws by special general meeting on December 22nd 2000 recorded in the Superintendence of Corporations (IGJ) on March 2nd 2001 under number 2.918 of Book 14 of stock corporations; (e) amendment of bylaws by special general meeting on May 3rd, 2001 recorded in the Superintendence of Corporations (IGJ) on September 10th 2001 under the number 12.202 of Book 15 of stock corporations; f)

amendment of bylaws by special general meeting on March 28th, 2005 recorded in the Superintendence of Corporations (IGJ) on February 1st 2006 under the number 1784 of Book 30 of stock corporations; g) amendment of bylaws by special meeting July 26th , 2005 recorded in the Superintendence of Corporations (IGJ) on January 9th , 2006 under the number 489 of Book 30 of stock corporations; h) change of address of the registered office to the present one decided by Minutes of the Meeting of the Board of Directors number 359, dated June 6th, 2019, recorded in the Superintendence of Corporation (IGJ) on August 26th 2019, under number 16267, of book 96 of stock corporations; i) amendment of by-laws executed by public deed dated April 6, 2021, before me, on page 3675 of Register 501, under my responsibility, the first copy of which was registered with the Superintendence of Corporations (IGJ) on July 13, 2021 under number 10670 of Book 103 of Stock Corporations; j) amendment of by-laws and approval of a new by-laws text resolved by an extraordinary meeting held on October 14, 2021, registered with the Superintendence of Corporations (IGJ) on January 3, 2022 under number 43 of Book 106 of Stock Corporations; and k) meeting minutes number 66 dated April 8, 2022 for the election of officers, and board minutes number 413 dated April 11, 2022 for the distribution of positions, both of which are pending registration. I have before me the related documents in their originals and in certified photocopies added to page 7820 of the protocol of the year 2011, with the exception of those mentioned in paragraphs h) to page 7611 of the protocol corresponding to the year 2020, and those mentioned in items i) to k) that I add to the present, stating that the first seven are reduced to a duly certified ordered text, all of them having sufficient powers for this act. And to such effect, ensuring the full validity of the representation mentioned, the appearing party requests the transcription of the minutes of the meeting of the Board that is shown herein, and its relevant parts are copied, that read as follows: “MINUTE OF BOARD OF DIRECTORS MEETING Number 417: In the City of Bahía Blanca, on the 10th day of May of the year

2022, being 1:55 p.m., the undersigned members of the Board of Directors of Profertil S.A. (The "Company"). Also participating remotely in the meeting are the trustees Martín Esteban De Chiara, Eduardo Alberto Baldi and Miguel Pablo Calello. The meeting is presided by the chairwoman, María Martina Azcurra who, verifying the existence of a sufficient quorum, declares the meeting open and hereby states that the only purpose of this meeting is to consider the following item of the Agenda: "**Revision of Powers of Attorney**". The Chairwoman continues speaking and expresses that for reasons of reorganization, it is appropriate to reassign the powers of the company's representatives, as well as it is also necessary to proceed with the revocation of the powers granted to those who have terminated the relationship with the company. Therefore, she suggests to revoke and grant the following powers of attorney:

(1) REVOCATION OF FULL GENERAL POWER OF ATTORNEY FOR MANAGEMENT AND DISPOSAL AND GRANTING OF NEW FULL GENERAL POWER OF ATTORNEY FOR MANAGEMENT AND DISPOSAL. (i) To revoke in each and every part the Full General Power of Attorney for Management and Disposal granted by Public Deed Number 2225 of August 26th, 2020, F° 7617 before the Notary Public Joaquín E. Urresti and (ii) grant a new Full General Power of Attorney for Management and Disposal to the following persons. The Company shall have four groups of representatives, as follows:

**GROUP I:** MIGUEL EDUARDO MORLEY, DNI 17.436.415 and MARIA MARTINA AZCURRA, DNI 22.098.951; **GROUP II:** CARLOS GABRIEL LOUSTALET, DNI 14.316.545, HORACIO FEDERICO VELLER, DNI 22.840.505 and CESAR GUSTAVO LUCERO, DNI 13.227.942; **GROUP III:** CLAUDIO JOSÉ PAJEAN, DNI 13.836.994, MARIO SUFFRITI, DNI 17.605.246, RAÚL GUSTAVO MEDER, DNI 22.209.142, MARTÍN FERNANDO LEÓN, DNI 22.774.315, MARCELO HERALDO BERTOLINO, DNI 16.743.362 and ARIEL DIEGO BLÁZQUEZ, DNI 27.606.142; and **GROUP IV:** GABRIEL PEDRO LOBIANCO, DNI 18.317.995, AGUSTÍN PINEDO, DNI 18.515.788,

HERNÁN ALBERTO GOLDMAN, DNI 22.845.643, JORGE DIEGO ZANOTTO, DNI 21.449.516, LEANDRO DAVID GOROSITO, DNI 26.042.162 and JUAN PABLO MELARAGNA, DNI 28.218.297;; to represent the Company in the form and with the powers hereinafter stated, acting in the manner indicated: A) **MANAGEMENT:** Jointly any of the members of group II, Group III or Group IV with any of the members of the Group II, Group III or Group IV, may: Manage all movable property, registered movable property, real estate property and livestock which the company holds or which in the future shall hold for whatever purpose, cause or reason, with the power to carry out the repairs necessary for their conservation; to incur and pay the expenses of the management and those arising from the repairs of property, taxes and duties of all kinds levied. **B) MANAGEMENT PROCESSES:** Any of the representatives of Group II, Group III or Group IV may: Manage before the public administrations and national, provincial or municipal authorities and their departments and offices in general, including merely as an example, Ministries Legislatures, Municipalities, especially that of Bahía Blanca, San Nicolás, Puerto General San Martín, Secretary and Undersecretary of State , Department of Revenue, Internal Revenue Services, Taxing General Directorate, Real Estate Tax Registry, Ministry of Economy Work and Public Services of the Nation, Economic Coordination Office, National Directorate of Migrations, Registry of Foreign Investments, Legal Consulting, National Customs Administration, Official Argentine Post Office, Real Estate Registry, National Registry of Motor Vehicles, Lien Recording Department, Fiscal Court of the Nation or Provincial Fiscal Courts, Misdemeanor Courts, Office for Patents and Trademarks, Security Zones, Securities Markets, National Securities and Exchange Commission, Clearing House Stock Exchange, National Office of Vital Statistics, Civil Registry and Vital Records, Regional Department Tax, Federal Pension Fund Agency, Pension Funds, Air Force, Army and Naval Command in Chief , General Management of Ports, Bahia Blanca Port Management Consortium Federal Police and its

divisions, Superintendencies, Police Stations, and other national, provincial and/or municipal Enforcement Organizations, Public Registry of Commerce, Official Gazette, Conciliation and Arbitration Chambers and Courts, Department of Transport, with the power to submit documents, deeds, instruments and documents of all kinds, applications, drawings, guidelines, spreadsheets, manifestos, certificates of deposits, shipment and landing permits, bills, transfers, records of content taking, reviews, analysis requests , policies, bare declarations and affidavits and all kind of evidence, supporting documents and other documents, being notified of all the resolutions taken and agreeing therein, or appealing if deemed necessary , paying taxes , duties and levies or recovering them for repetition or appealing, collect correspondence whether letters or telegrams, securities, certificates, drawings and in general property and certificates set forth under the name of the company, whether movable property, registered movable property, real estate property or livestock, request certificates, manage and carry out the procedures that are necessary to obtain working visas, request withdrawals of documents, entrance permits, term extensions, work authorizations, sign public and / or private documents and / or any other act that may be necessary for migration regularization of personnel hired whether in a direct or indirect manner by the company, hire and dismiss personnel of the company. **C) PROPERTY ALIENATION:** Jointly any person of the Group II with another one the same Group II or of Group I or Group III or Group IV, may: Transfer ownership, shared ownership or bare ownership of all movable property, registered movable property, livestock, products, raw materials, machinery, tools, rights, credits, motor vehicles, fruits, goods and other securities and commercial papers , either by barter, accord and satisfaction, assignment, donation or by any other valuable consideration or no valuable consideration with power to stipulate in each case the types, conditions, clauses, prices and forms of payment in cash or in instalments, and receive their amounts or give assignments of the property of this agreement or act. **D) PROPERTY ACQUISITION AND ALIENATION:** Acting jointly

two representatives of Group I, may: Acquire and transfer ownership, shared ownership or bare ownership of all real estate, shares or any other type of share to the holding in other companies, trademarks and patents , property rights; to alienate property of the same nature that constitutes the company's assets, whether by sale, barter, assignment, accord and satisfaction and transfer of ownership, or by any other act or nominate or innominate contract by valuable consideration, with the power to stipulate in each case of acquisition or alienation the types, conditions, clauses, prices and forms of payment in cash or in instalments, and receive or pay their amounts or give or take possession of the property of this agreement or act. **E) RENTALS AND / OR LEASES:** For operations whose amount is equal to or less than Two Million US Dollars (USD 2,000,000), any person of Group II shall act jointly with another one of the same Group II or Group I or Group III or Group IV. For operations whose amount is greater than Two Million US Dollars (USD 2,000,000), any of the members of Group I shall act jointly. Acting in the manner mentioned above, the representatives shall have the following powers: Grant or take rental or subletting of movable property, registered or not, real estate even for a term longer than the minimum legal term, adjusting in each case, the prices, terms and conditions of the rental or sublease, with powers to grant, accept, terminate guarantees or deposits and request from the lessee or sublessee payment of taxes and repairments at their expense. **F) LOANS:** For operations whose amount is equal to or less than Thirty Million US Dollars (USD 30,000,000) with an equal term or less than 36 months, any of the representatives of Group II shall act jointly with another one from the same Group I or Group II or Group III or Group IV. For operations without limit of amount and with any term, two members of Group I shall act jointly. Acting in the manner indicated above the representatives shall have the following powers: Underwrite and sign applications and documents related to loans for the company in money, debenture, bonds and other listed securities as well as bank acceptances, financing and overdraft in current account, swap

operations, rentals of external bonds, purchase and sale of documents, loans with various clauses, opening of letter of credit, management of guarantees in favor of third parties, leasing transactions and any other line or type of loan suitable with the business of the company and its needs from any institution or financial institution or bank national or foreign, public or private and in the Banco de la Nación Argentina, Banco Central de la República Argentina, Banco Hipotecario Nacional, Banco Provincia de Buenos Aires or any other created or to be created and its branches or agencies. Signing the issuance or endorsement of promissory notes and bills of exchange from any institution or financial institution or bank national or foreign, public or private, an individual or entity, national or foreign and in the Banks of the Argentine Nation. **G) DEPOSITS:** Acting individually any of the members of Group II or any of those of Group III or any of the members of Group IV may: Deposit in banks or other commercial entities, public or private, money or securities of any kind, in current account, or term account and to endorse the checks and drafts received for deposit. **H) BANKING TRANSACTIONS:** For operations of an amount equal to or lower than thirty million US Dollars (USD 30,000,000) any of the persons of Group II shall act jointly with another one from the same Group II, or Group I or Group III or Group IV. For operations without limit of amount and with any term, any two members of Group I shall act jointly. Acting in the manner indicated above, the representatives shall have the following powers: Make payments to suppliers, government agencies and assets, by means of deposits, transfers, checks, electronic means of payment; in banks or held by other legal or commercial entities or individuals, either in cash or securities of any kind in checking accounts, savings accounts and any other type of accounts, of any banking or financial entity. Issue and cash checks. Issue and cash checks. Withdraw total or partially the funds deposited of the company, being able to overdraft up to the amount agreed by the banks or financial institutions to open and close in any bank and /or institution current accounts, saving accounts and any other type of accounts, in any currency

and in any bank or financial entity, national or foreign, public or private; perform foreign exchange settlement, currency trading and any other type of operation related to foreign trade; enter into contracts for interest rates hedging or exchange rate hedging; perform financial operations of any kind with financial entities or banks, whether national or foreign, public or private, to transfer money abroad and request commodities hedging. **I) COLLECT AND RECEIVE:** Any of the members of Group II III or Group IV may: Collect and receive credits of any kind, rental or leases, dividends, income certificate, bonds, coupons, insurance policies, indemnities, interest, sums of money or securities, whatever their origin, before or after this tenure, giving the receipts and payment receipt that may be needed, by notarized or private instruments. **J) FINANCIAL INVESTMENTS:** For operations whose amount is equal to or less than One Hundred Thousand US Dollars (USD 100,000) and with a term equal to or less than 60 days, Mr. Gabriel Pedro Lobianco. shall act individually. For operations whose amount is equal to or less than One Million U.S. Dollars (USD 1,000,000) and with a term equal to or less than 60 days, Mr. Carlos Gabriel Loustalet shall act individually. For transactions whose amount is equal to or less than Twenty Million U.S. Dollars (USD 20,000,000) and with term equal to or less than 1 year, any person of Group II shall act jointly with another one of the same Group II or Group I or Group III or Group IV. For operations whose amount is higher than Twenty Million US Dollars (USD 20,000,000) and with any term, two of the members of Group I shall act jointly. Acting in the manner indicated above, the representatives shall have the following powers: Issue applications and documents related to financial investments of the company, whether Trusts, Fixed Term Deposits, Mutual Investment Funds, bonds or other securities, and any other type of financial investment made with financial institutions or banks, public or private, national or foreign, being able to define in each operation the clauses and conditions, amounts and terms. **K) AGREEMENTS:** Jointly one or any of the members of Group II, Group III or Group IV with one or any of the

members of Group II Group III or Group IV, may: Enter into, sign, execute, renew, extend, assign, transfer, amend, terminate all kind of commercial agreements that are part of the normal operation of the Company and that relate to the activities of the Company under any legal form and condition , stipulating terms, prices and other conditions that may be necessary, signing the public or private deeds which may result necessary for such purpose. L)

**POWERS TO CONSTITUTE ENTREPRENEURIAL CHAMBERS:** The representatives have powers to constitute Entrepreneurial Chambers National or Provincial, consequently the Company may participate in such chambers in the manner that they deem convenient being able to that effect to designate, replace and / or revoke representatives of this company before the Entrepreneurial Chambers, do paperwork, actions and proceedings that may be necessary or convenient for the purposes of having from the relevant control authority, registers and the corresponding authorities , approval and registration to work as a Chamber under the name which they deem appropriate, with the power to sign the bylaws, accept and/or propose statutory amendments and any other that may be necessary, being able to change the company name , make clarifications signing all public and private documents that are necessary, signing briefs, notices and other documents, submitting to the authorities for the purpose of obtaining the registration of the bylaws of the chamber and perform all acts that are necessary therein. **M) POWERS OF REPLACEMENT:** Any of the members of Group I may appoint as representatives, for a limited time, with the powers contained in this power of attorney corresponding to Group II, to Group III, and Group IV, Mr. Gabriel Pedro Lobianco and Mr. Carlos Loustalet, in case of absence or hindrance of any of the representatives of the aforementioned groups. ...After a brief exchange of opinions, the Board of Directors unanimously resolves to approve the proposal made by the Chairwoman, stating that the revocations will take effect at the same time that the Public Deeds are granted to implement the granting of the new Powers of Attorney and the Chairwoman is instructed to

grant the respective deeds in due time. There being no further business to be dealt with, the meeting is adjourned at 2:20 pm. There follow illegible signatures.” THE TRANSCRIPT is a true copy of the original which I have before me. And the appearing party, in the stated capacity, states: That in compliance with what was decided in corresponding parts of the minutes of the meeting of the Board of Directors pre-transcribed, in the name and on behalf of "PROFERTIL S.A." she performs the following: FIRST: REVOKES in all its parts the Full General Power of Attorney for Management and Disposal granted to Mr. MIGUEL EDUARDO MORLEY, National Identity Document Number 17.436.415, and MAURICIO ALEJANDRO MARTIN, National Identity Document Number 22.075.717; as members of the so called GROUP I of representatives: CARLOS GABRIEL LOUSTALET, National Identity Document Number 14.316.545, HORACIO FEDERICO VELLER, National Identity Document Number 22.840.505 y CESAR GUSTAVO LUCERO, National Identity Document Number 13.227.942; as members of GROUP II of representatives. CLAUDIO JOSÉ PAJEAN, National Identity Document Number 13.836.994, MARIO SUFFRITI, National Identity Document Number 17.605.246, RAÚL GUSTAVO MEDER, National Identity Document Number 22.209.142, MARTÍN FERNANDO LEÓN, National Identity Document Number 22.774.315, MARCELO HERALDO BERTOLINO, National Identity Document Number 16.743.362 and ARIEL DIEGO BLÁZQUEZ, National Identity Document Number 27.606.142; as members of GROUP III of representatives and GABRIEL PEDRO LOBIANCO, National Identity Document Number 18.317.995, AGUSTÍN PINEDO, National Identity Document Number 18.515.788, HERNÁN ALBERTO GOLDMAN, National Identity Document Number 22.845.643, JORGE DIEGO ZANOTTO, National Identity Document Number 21.449.516 and LEANDRO DAVID GOROSITO, National Identity Document Number 26.042.162; as members of GROUP IV of representatives, by public deed number 2225 dated August 26, 2020, before me copied to

page 7617 the protocol of this Register of which I am responsible. The appearing party adds that, resulting from the aforementioned and as of this date the power of attorney is null and void and without any legal effect and undertakes on behalf of the principal to serve notice of this to the representatives whose power have been revoked. AND SECOND: grants full general power of attorney for management and disposal to Mr. MIGUEL EDUARDO MORLEY, National Identity Document Number 17.436.415, and MARÍA MARTINA AZCUARRA, National Identity Document Number 22.098.951; as members of the Group I of representatives; CARLOS GABRIEL LOUSTALET, National Identity Document Number 14.316.543, HORACIO FEDERICO VELLER, National Identity Document Number 22.840.505 and CESAR GUSTAVO LUCERO, National Identity Document Number 13.227.942, as members of group II of representatives; CLAUDIO JOSÉ PAJEAN, National Identity Document Number 13.836.994, MARIO SUFFRITI, National Identity Document Number 17.605.246, RAÚL GUSTAVO MEDER, National Identity Document Number 22.209.142, MARTÍN FERNANDO LEÓN, National Identity Document Number 22.774.315 and MARCELO HERALDO BERTOLINO, National Identity Document Number 16.743.362 and ARIEL DIEGO BLÁZQUEZ, National Identity Document Number 27.606.142, as members of group III of representatives and GABRIEL PEDRO LOBIANCO, National Identity Document Number 18.317.995, AGUSTÍN PINEDO, National Identity Document Number 18.315.788, HERNÁN ALBERTO GOLDMAN, National Identity Document Number 22.845.643, JORGE DIEGO ZANOTTO, National Identity Document Number 21.449.516; LEANDRO DAVID GOROSITO, National Identity Document Number 26.042.162; and JUAN PABLO MELARAGNA, National Identity Document Number 28.218.297; as members of group IV of representatives, so that acting in the name and on behalf of "PROFERTIL S.A.", they make use of each and every one of the powers stated in the minutes of the meeting of the Board of Directors being herein duly pre-transcribed to such

effect, with the limitations and signature requirements stated in each case. Finally, the appearing party asks me to issue a first copy of this instrument for the representatives. HAVING BEIGN READ its content was acknowledged and signed before me, I attest.