

## POWER OF ATTORNEY

[] (t	he " <u>P</u>	rincipal	"), n	atior	nal c	f [	[]	,	hereby	gran	ts	special	powe	ers
regardin	g the	purpose	but	as b	road	as	may	be	requir	red,	to	Messrs.	[	_],
so that,	joint	cly or in	nterch	nange	ably:	:								

- 1. They may attend, on behalf of the Principal, the general annual ordinary and extraordinary shareholders' meeting of Grupo Rotoplas S.A.B. de C.V. (the "Company"), to be held on April 26, 2019, beginning at [9:00] a.m. at the Company's address at No. 24 Pedregal, 19th floor, Molino del Rey, Miguel Hidalgo, Zip Code 11040, Mexico City.
- 2. Exercise the voting right corresponding to the [\_\_\_] ordinary shares, of the Single Series, Class [\_\_], all representative of the Company's share capital, held by the Principal, with regard to each and every one of the matters discussed at said annual ordinary and extraordinary meeting pursuant to the following:

Item on the Agenda	Instructions for the casting of the votes		
I tell on the Agenda			
I. Reading, discussion, and approval, if	[]		
applicable, of the Company's			
Management Board report, for the			
financial year from January 1st to			
December 31st, 2018, following the			
reading of the reports listed below:			
a) Report from the Company's General			
Director drafted pursuant to			
Article 172 of the General Law of			
Business Corporations, and Article			
44, section XI of the Securities			
Market Law, together with the			
External Auditor's opinion,			
regarding the Company's operations			
and results for the financial year			
ended on December 31, 2018;			
b) Management Board's opinion on the			
contents of the Report discussed			

		in section a) above, pursuant to	
		Article 28, section IV, subsection	
		c) of the Securities Market Law;	
	c)	Report by the Company's	
		Management Board mentioned in	
		section b) of article 172 of the	
		General Law of Business	
		Corporations, wherein the main	
		policies, and accounting and	
		information criteria used in	
		preparing the Company's financial	
		information are established and	
		explained;	
	d)	Report by the Company's	
	ω,	Management Board on the operations	
		and activities in which it	
		participated during financial year	
		2018, pursuant to Article 28,	
		<del>-</del>	
		section IV, subsection e) of the	
	- \	Securities Market Law;	
	e)	<u>.</u>	
		carried out by the Company's Audit	
		and Corporate Practices Committees	
		pursuant to Article 43 of the	
		Securities Market Law.	
	f)	Company's consolidated	
		financial statements as at	
		December 31, 2018; and	
	g)	Report on compliance with the	
		Company's fiscal obligations for	
		fiscal year 2017, pursuant to	
		Article 76, section XIX of the	
		Income Tax Law.	
II.	App	olication of results from the	[]
	fir	nancial year ended on December 31,	
	201	18.	
III.	Rev	vision and, if applicable, approval	
	to	carry out the proposal of the	
	Con	mpany's articles of association,	
	pur	rsuant to the terms of Article 34,	
	sec	ction V, of the General provisions	
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	applicable to securities issuers and	
	other securities market participants;	
IV.	Review and, if applicable, approval of	[]
	the Management Board's proposal for	
	the reimbursement of capital to the	
	Company's shareholders through a	
	decrease in capital stock.	
V.	Appointment or ratification, if	
	applicable, of the members of the	
	Management Board, and of the members	
	of the Company's Audit, Corporate	
	Practices, and Compensations	
	Committees.	
a)	Each of the following Board Members is	
	subject to a separate vote:	
1.	Carlos Rojas Mota Velasco, Chairmen of	[]
	the Board of Directors.	
2.	Mario Antonio Romero Orozco, Board	[]
	Member.	
3.	Gonzalo Uribe Lebrija, Board Member.	LJ
Л	Canles Daiss Theymand Doard Member	r 1
4.	Carlos Rojas Aboumrad, Board Member.	LJ
5	Francisco José González Board	r 1
J .	Member.	r1
6.	Alfredo Elías Ayub, Board Member.	[ ]
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7.	Pablo Iturbe Fernández, Board Member.	[ ]
8.	John G. Sylvia, Independent Board	[]
	Member.	
9.	Francisco Amaury Olsen, Independent	[]
	Board Member.	
10	.José María Tomás González Lorda,	[]
	Independent Board Member.	
11	.Alejandro Aboumrad Gabriel,	[]
	Indebendent Board Member.	

12.Luis Fernando Reyes Pacheco,	[]
Independent Board Member.	
13.Marina Díaz Ibarra, Independent Board	[]
Member.	
14.Alberto Esteban Arizu Independent	[]
Board Member.	
15. Jerónimo Marcos Gerard, Independent	[]
Board Member.	
b) Mr. Mauricio Romero Orozco is proposed	[]
to be appointed as Secretary (non-	
member) of the Company's Management	
Board.	
c) Each of the following members of the	
Audit Committee is subject to a	
separate vote:	
1. John G. Sylvia, Chairman.	[ ]
2. Francisco Amaury Olsen, Secretary.	[ ]
3. José María González Lorda, member.	[ ]
d) Each of the following members of the	
Corporate Practices Committee is	
subject to a separate vote:	
1. John G. Sylvia, Chairman.	r 1
2. Luis Fernando Reyes Pacheco,	[ ]
Secretary.	<u> </u>
3. Jerónimo Gerard, Member	[ ]
e) Each of the following members of the	L1
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Compensations Committee is subject to	
a separate vote:	r 1
1. Luis Fernando Reyes Pacheco, Chairman.	LJ
2. José María Tomás González Lorda,	LJ
Secretary.	
VI. Emoluments for the members of the	LJ
Management Board and the Company's	
Audit, Corporate Practices, and	
Compensations Committees.	
VII. Reading, discussion, and approval, if	[]
applicable, of the report on the	
buyback and issuance program of the	
Company's own shares, as well as	
establishment of the maximum sum of	
resources that the Company may devote	

	to the repurchase of own shar	res
	pursuant to Article 56, section IV	of
	the Securities Market Law.	
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	Appointment of special delegates.	LJ
IX.	Drafting, reading, and approval,	if []
	applicable, of the Meeting minutes.	
	Mexico City, April The princ	<del></del>
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	Represented by: []	Represented by: []
	Witness	Witness
	[]	[]