
MASTER INSTRUCTIONS AND CERTIFICATIONS

FOR

DEPOSITS OF NOTES [SECTION A]

FOR

WITHDRAWALS OF NOTES [SECTION B]

FOR

TRANSFERS OF CERTIFICATED GDNs [SECTION C]

Int	ternatio	onal G	DNs -	- Ecu	 ador
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(Please complete the applicable boxes below)

D	escription of Ap	plicable International	Global Depositary Note	es and Related	d Notes
Please check one	International GDN Cusip No.:	Description of Notes:	Codigo Titulo:	Maturity Date:	Quantity of Notes:
	P3636WAA6	6.50% U.S. Dollar	045040135001200520	05/20/2020	
		denominated <i>Bonos</i>			
		Del Estado, Decreto			
	D2626W/ADA	BE 35	045040100701240612	06/12/2024	
	P3636WAB4	6.40% U.S. Dollar denominated <i>Bonos</i>	045040100701240612	06/12/2024	
		Del Estado, Decreto			
		BE 07			
	P3636WAC2	7.75% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado, Decreto</i> <i>BE 03</i>	045040100301280425	04/25/2028	
	P3636WAD0	7.75% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado, Decreto</i> <i>BE 03</i>	045040100301280625	06/25/2028	
	P3636WAE8	7.75% U.S. Dollar denominated <i>Bonos</i>	045040100301280724	07/24/2028	

		Del Estado, Decreto BE 03			
□ P3	636WAF5	7.75% U.S. Dollar	045040100301280801	08/01/2028	
		denominated Bonos			
		Del Estado, Decreto			
		BE 03			
□ P30	636WAG3	7.75% U.S. Dollar	045040100301280911	09/11/2028	
		denominated Bonos			
		Del Estado, Decreto			
		BE 03			
□ P30	636WAH1	7.75% U.S. Dollar	045040101801281023	10/23/2028	
		denominated <i>Bonos</i>			
		Del Estado, Decreto			
□ P3	636WAJ7	<i>BE 18</i> 7.75% U.S. Dollar	045040101801281107	11/07/2028	
	030WAJ/	denominated <i>Bonos</i>	043040101801281107	11/0//2028	
		Del Estado, Decreto			
		BE 18			
□ P30	636WAK4	7.75% U.S. Dollar	045040101801281108	11/08/2028	
	030 W7 IIC4	denominated <i>Bonos</i>	045040101001201100	11/00/2020	
		Del Estado, Decreto			
		BE 18			
□ P3	636WAL2	7.75% U.S. Dollar	045040101801281219	12/19/2028	
		denominated Bonos			
		Del Estado, Decreto			
		BE 18			
□ P36	636WAM0	7.70% U.S. Dollar	045040100701290611	06/11/2029	
		denominated Bonos			
		Del Estado, Decreto			
		BE 07			
□ P30	636WAN8	7.70% U.S. Dollar	045040100701290612	06/12/2029	
		denominated <i>Bonos</i>			
		Del Estado, Decreto			
□ P3	626WAD2	7.700/ H.S. Dallar	045040100701290701	07/01/2020	
	636WAP3	7.70% U.S. Dollar denominated <i>Bonos</i>	045040100701290701	07/01/2029	
		Del Estado, Decreto			
		BE 07			
□ P30	636WAQ1	7.70% U.S. Dollar	045040100701290910	09/10/2029	
	0501111Q1	denominated <i>Bonos</i>	0.30.0100/01270710	07/10/2027	
		Del Estado, Decreto			
		BE 07			
□ P30	636WAR9	7.70% U.S. Dollar	045040100701290930	09/30/2029	
		denominated Bonos			
		Del Estado, Decreto			
		BE 07			
1					

P3636WAS7	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado</i> , <i>Decreto</i> <i>BE 02</i>	045040100201340206	02/06/2034
P3636WAT5	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado</i> , <i>Decreto</i> <i>BE 02</i>	045040100201340319	03/19/2034
P3636WAU2	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado, Decreto</i> <i>BE 02</i>	045040100201340402	04/02/2034
P3636WAV0	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado</i> , <i>Decreto</i> <i>BE 02</i>	045040100201340530	05/30/2034
P3636WAW8	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado</i> , <i>Decreto</i> <i>BE 07</i>	45040100701340611	06/11/2034
P3636WAX6	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado</i> , <i>Decreto</i> <i>BE 07</i>	045040100701340612	06/12/2034
P3636WAY4	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado</i> , <i>Decreto</i> <i>BE 07</i>	045040100701340701	07/01/2034
P3636WAZ1	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado</i> , <i>Decreto</i> <i>BE 07</i>	045040100701340717	07/17/2034
P3636WBA5	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado</i> , <i>Decreto</i> <i>BE 07</i>	045040100701340910	09/10/2034
P3636WBB3	8.45% U.S. Dollar denominated <i>Bonos</i> <i>Del Estado</i> , <i>Decreto</i> <i>BE 07</i>	045040100701340930	09/30/2034

AND

Name of Party Delivering	
Bonds Citibank, N.A.:	

Contact Person at Party	Name:
Delivering Bonds to Citibank,	Phone:
N.A.:	Email:

AND

Delivery instructions	DTC Participant:
for GDNS:	Sub-account number (if applicable):
	Other Reference (if applicable):

AND

Please Check	Please complete and sign appropriate section
one	
□ Deposit	SECTION A - MASTER DEPOSIT INSTRUCTIONS AND CERTIFICATIONS
	[Please read, complete and sign Section A, below]
☐ Withdrawal	SECTION B - MASTER WITHDRAWAL INSTRUCTIONS AND CERTIFICATIONS
	[Please read, complete and sign Section B, below]
☐ Transfer	SECTION C - MASTER TRANSFER INSTRUCTIONS AND CERTIFICATIONS [CERTIFICATED GDNs ONLY]
	[Please read, complete and sign Section C, below]

Citibank, N.A., as Depositary 480 Washington Boulevard, 30th Floor Jersey City, NJ 07310

Reference is hereby made to the International Unsponsored Global Depositary Receipt ("International GDR") evidencing the International Unsponsored Global Depositary Notes ("International GDNs") checked above and to be issued to represent the corresponding notes identified above (the "Notes"), of the Republic of Ecuador – Ministry of Finance (the "Issuer") that we have deposited with the Custodian. Capitalized terms used but not defined herein shall have the meanings given to them in the Terms and Conditions of the International GDNs (the "Terms and Conditions"). A copy of the Terms and Conditions is available upon request from the Depositary.

These deposit instructions and certifications are being furnished in connection with our deposit of Notes and our request to the Depositary to issue International GDNs.

A. We acknowledge (or if we are a broker-dealer, our customer has confirmed to us that it acknowledges) that the International GDNs and the Notes represented thereby have not been and will not be registered under the U.S. Securities Act of 1933, as amended (the "Securities Act") or with any securities regulatory authority in any state or other jurisdiction in the United States and that the International GDNs and the Notes represented thereby are, subject to the limitations on offer, sale, pledge or other transfer described in the International GDR and in the legends reproduced below.

B. We certify that either:

- (a) We are, or at the time the Notes are deposited and at the time the International GDNs are issued will be, the Beneficial Owner of the Notes and of the International GDNs being issued, and:
 - (i) we are not a "U.S. Person" (as defined in Regulation S under the Securities Act ("Regulation S") and hereinafter used as so defined), we are located outside the United States (within the meaning of Regulation S) and acquired, or have agreed to acquire and will have acquired, the Notes to be deposited in an offshore transaction (within the meaning of Regulation S); and
 - (ii) we are not the Issuer or an "Affiliate" (as such term is defined in Regulation C under the Securities Act and hereinafter used as so defined) of the Issuer, or if we are acting on behalf of the Beneficial Owner, such Beneficial Owner is not the Issuer and has confirmed to us that it is not an "Affiliate" of the Issuer and that it is not acting on behalf of the Issuer or an "Affiliate" of the Issuer; and

- (iii) we are not in the business of buying and selling securities or, if we are in such business, we did not acquire the securities to be deposited from the Issuer or any "Affiliate" thereof in the initial distribution of the Notes; and
- (iv) we are not an Ecuadorean person or entity and we are not residing or located in Ecuador and, if we are acting on behalf of the Beneficial Owner, such Beneficial Owner has confirmed to us that it is not an Ecuadorean person or entity and is not residing or located in Ecuador; and
- (v) we have not acquired the Notes being deposited with a view of distributing the International GDNs in Ecuador, to any Ecuadorian person or entity, or to any person or entity residing or located in Ecuador.

OR

- (b) We are a broker-dealer acting on behalf of our customer; our customer has confirmed to us that it is, or at the time the Notes are deposited and at the time the International GDNs are issued will be, the Beneficial Owner of the Notes and of the International GDNs, and:
 - (i) it is not a U.S. Person (as defined in Regulation S), it is located outside the United States (within the meaning of Regulation S) and acquired, or has agreed to acquire and will have acquired, the Notes to be deposited in an offshore transaction (within the meaning of Regulation S),
 - (ii) it is not the Issuer or an "Affiliate" of the Issuer, or if it is acting on behalf of the Beneficial Owner, such person is not the Issuer and has confirmed to it that such person is not an "Affiliate" of the Issuer and that it is not acting on behalf of the Issuer or an "Affiliate" of the Issuer, and
 - (iii) it is not in the business of buying and selling securities or, if it is in such business, it did not acquire the securities to be deposited from the Issuer or any "Affiliate" thereof in the initial distribution of the Notes, and
 - (iv) it is not an Ecuadorean person or entity and it is not residing or located in Ecuador and, if we are acting on behalf of the Beneficial Owner, such Beneficial Owner has confirmed to us that it is not an Ecuadorean person or entity and is not residing or located in Ecuador, and
 - (v) it has not acquired the Notes being deposited with a view of distributing the International GDNs in Ecuador, to any Ecuadorean person or entity, or to any person or entity residing or located in Ecuador.
- C. We acknowledge (or if we are a broker-dealer, our customer has confirmed to us that it acknowledges) that the International GDNs and the Notes represented thereby may not be offered, sold, pledged or otherwise transferred except in an "offshore transaction" meeting the requirements of Regulation S under the Securities Act to a person other than a U.S. Person (as defined in Regulation S).

- D. We further acknowledge (or if we are a broker-dealer, our customer has confirmed to us that it acknowledges) that if the International GDNs or the Notes are sold or otherwise transferred to a Qualified Institutional Buyer (as defined in Rule 144A under the Securities Act, "Rule 144A") in a transaction meeting the requirements of Rule 144A, prior to settlement of such sale, the International GDNs will need to be presented to the Depositary for cancellation and for the Notes represented thereby to be withdrawn in accordance with the Terms and Conditions of the International GDNs and instructions will need to be given to the Depositary to deliver such Notes to the Custodian for deposit and issuance of Restricted Global Depositary Notes by the Depositary (to the extent available) upon receipt of the proper certification on behalf of the purchaser and otherwise in accordance with the terms and conditions of such Restricted Global Depositary Notes.
- E. We acknowledge and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner acknowledges, that the International GDRs, and the International GDNs evidenced thereby, have not been registered with, or approved by, any securities regulators in Ecuador and, consequently, we agree and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner agrees not to offer, sell or transfer them in Ecuador, or to any Ecuadorean person or entity, or to any person or entity residing or located in Ecuador.
- F. We acknowledge and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner acknowledges that the Depositary may request us to provide information regarding our identity, the capacity in which we hold or held the International GDNs or own or owned such interest, the identity of any other persons then or previously having an interest in the International GDNs, the nature of such interest and to furnish such other information as the Depositary may consider appropriate. We and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner hereby (i) agree(s) to provide any information so requested by the Depositary and (ii) waive(s) the protections afforded under any and all bank secrecy laws as to the information provided to the Depositary and consent(s) to the disclosure of any such information to the Issuer, the Depositary, the Custodian and any regulatory authority having jurisdiction over the Issuer, the Depositary or the Custodian. Furthermore, we acknowledge and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner acknowledges that the Depositary may withhold the issuance, registration, transfer or cancellation of any International GDNs, the release of Deposited Securities and the distribution of cash, securities or property if we fail to provide such information.
- G. We acknowledge and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner acknowledges that the Issuer is not a party to the International GDRs and has not entered into any agreement with the Depositary for the issuance of International GDNs. We understand and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner understands that the Issuer has not assumed any responsibilities to Holders or Beneficial Owners, the Depositary or the Custodian in respect of the International GDNs.
- H. We acknowledge that the Issuer is not a party to the International GDRs and has not entered into any agreement with the Depositary for the issuance of International GDNs. We

understand that the Issuer has not assumed any responsibilities to Holders or Beneficial Owners, the Depositary or the Custodian in respect of the International GDNs.

I. We hereby request that the Depositary issue International GDNs in respect of the Notes that we have deposited with the Custodian. We agree to pay for all fees, taxes and expenses that pertain to the issuance of the International GDNs in respect of the Notes we have deposited.

Very truly yours,	
[Name]	
By:	
Name:	
Title:	
Date:	

LEGENDS

SECURITIES ACT LEGEND

THIS INTERNATIONAL GDR (AS DEFINED IN THE TERMS AND CONDITIONS OF THE INTERNATIONAL UNSPONSORED GLOBAL DEPOSITARY NOTES (THE "TERMS AND CONDITIONS")), THE INTERNATIONAL GDNs (AS DEFINED IN THE TERMS AND CONDITIONS) EVIDENCED HEREBY AND THE DEPOSITED PROPERTY (AS DEFINED IN THE TERMS AND CONDITIONS) REPRESENTED THEREBY HAVE NOT BEEN REGISTERED UNDER THE U.S. SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR WITH ANY SECURITIES REGULATORY AUTHORITY OF ANY JURISDICTION (OTHER THAN, IN THE CASE OF THE DEPOSITED PROPERTY, IN ECUADOR). THE INTERNATIONAL GDNs AND THE DEPOSITED SECURITIES (AS DEFINED IN THE TERMS AND CONDITIONS) REPRESENTED THEREBY MAY NOT BE OFFERED, SOLD, PLEDGED OR OTHERWISE TRANSFERRED OR DELIVERED EXCEPT IN AN "OFFSHORE TRANSACTION" MEETING THE REQUIREMENTS OF REGULATION "S" UNDER THE SECURITIES ACT ("REGULATION S") TO A PERSON OTHER THAN A "U.S. PERSON" (WITHIN THE MEANING GIVEN TO SUCH TERMS IN REGULATION S) AND, IN EACH CASE. IN ACCORDANCE WITH ALL APPLICABLE SECURITIES LAWS OF THE STATES OF THE UNITED STATES OF AMERICA AND OTHER APPLICABLE JURISDICTIONS.

IF ANY OWNER OF THE INTERNATIONAL GDNs WISHES TO TRANSFER INTERESTS THEREIN OR IN THE NOTES REPRESENTED THEREBY TO A "QUALIFIED INSTITUTIONAL BUYER" (AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT) IN A TRANSACTION MEETING THE REQUIREMENTS OF RULE 144A, SUCH OWNER WILL NEED TO ARRANGE FOR THE INTERNATIONAL GDNs TO BE PRESENTED TO THE DEPOSITARY FOR CANCELLATION AND WITHDRAWAL OF THE CORRESPONDING NOTES AND MAKE ARRANGEMENTS FOR THE DEPOSIT OF SUCH NOTES AND THE ISSUANCE OF RESTRICTED UNSPONSORED GLOBAL DEPOSITARY NOTES (TO THE EXTENT AVAILABLE) WITH THE DEPOSITARY FOR THE RESTRICTED UNSPONSORED GLOBAL DEPOSITARY NOTES.

THIS INTERNATIONAL GDR AND THE INTERNATIONAL GDNs EVIDENCED HEREBY WILL NOT BE ACCEPTED FOR CANCELLATION AND WITHDRAWAL OF DEPOSITED PROPERTY, AND THE DEPOSITED PROPERTY WILL NOT BE RELEASED FROM DEPOSIT, UNLESS THE DEPOSITARY SHALL HAVE RECEIVED, IN ADDITION TO THE OTHER DOCUMENTATION CONTEMPLATED IN THE TERMS AND CONDITIONS, A WITHDRAWAL CERTIFICATION (AS DEFINED IN THE TERMS AND CONDITIONS) DULY COMPLETED, SIGNED AND DELIVERED ON BEHALF OF THE BENEFICIAL OWNER(S) OF THE APPLICABLE INTERNATIONAL GDNs.

EACH HOLDER AND BENEFICIAL OWNER OF THE INTERNATIONAL GDNs EVIDENCED BY THIS INTERNATIONAL GDR AGREES THAT IT WILL (X) INFORM ANY SUBSEQUENT PURCHASER OF SUCH INTERNATIONAL GDNs OF THE RESTRICTIONS SET FORTH IN THIS LEGEND AND (Y) REQUEST ANY SUBSEQUENT PURCHASER TO SO INFORM ANY PERSON TO WHOM IT MAY SELL THE INTERNATIONAL GDNs.

ECUADOR LEGEND

THE INTERNATIONAL UNSPONSORED GDRs, AND THE INTERNATIONAL UNSPONSORED GDNs EVIDENCED THEREBY, HAVE NOT BEEN REGISTERED WITH, OR APPROVED BY, ANY SECURITIES REGULATORS IN ECUADOR AND, CONSEQUENTLY, MAY NOT BE OFFERED, SOLD OR TRANSFERRED IN ECUADOR, OR TO ANY ECUADORIAN PERSON OR ENTITY, OR TO ANY PERSON OR ENTITY RESIDING OR LOCATED IN ECUADOR. THE INTERNATIONAL GDRs, AND THE INTERNATIONAL GDNs EVIDENCED THEREBY, ARE BEING ISSUED OUTSIDE ECUADOR BY CITIBANK, N.A. - NEW YORK BRANCH, AS DEPOSITARY.

THE DEPOSITARY, THE CUSTODIAN AND THE ADMINISTRATOR HAVE NOT INDEPENDENTLY VERIFIED, AND WILL NOT INDEPENDENTLY VERIFY, ANY INFORMATION, DOCUMENTATION OR STATEMENTS THAT MAY HAVE BEEN

MADE, OR THAT MAY BE MADE IN THE FUTURE, IN RESPECT OF THE NOTES BY THE ISSUER OF THE NOTES OR BY ANY OTHER PERSON.

ACCORDINGLY, THE DEPOSITARY, THE CUSTODIAN AND THE ADMINISTRATOR MAKE NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AND ACCEPT NO RESPONSIBILITY OR LIABILITY, AS TO THE ACCURACY OR COMPLETENESS OF ANY INFORMATION, DOCUMENTATION OR STATEMENTS PREVIOUSLY MADE BY OR SUPPLIED, OR THAT MAY BE MADE OR SUPPLIED IN THE FUTURE, BY THE DEPOSITARY OR THE CUSTODIAN IN RESPECT OF THE NOTES.

EACH HOLDER AND BENEFICIAL OWNER OF INTERNATIONAL GDN(s) ACKNOWLEDGES THAT IT HAS NOT RELIED ON THE DEPOSITARY, THE CUSTODIAN, OR ANY PERSON AFFILIATED WITH THE DEPOSITARY OR THE CUSTODIAN, IN CONNECTION WITH ITS DECISION TO INVEST IN THE INTERNATIONAL GDN(s) OR THE NOTES.

EACH HOLDER AND BENEFICIAL OWNER, BY ITS ACCEPTANCE OF THIS INTERNATIONAL GDR OR A BENEFICIAL INTEREST IN THE INTERNATIONAL GDNs EVIDENCED HEREBY, AS THE CASE MAY BE, REPRESENTS THAT IT UNDERSTANDS AND AGREES TO THE FOREGOING RESTRICTIONS AND LIMITATIONS.

Citibank, N.A., as Depositary 111 Wall Street New York, New York 10043

Dear Sirs:

Reference is hereby made to the International Unsponsored Global Depositary Receipt ("International GDR") that evidences International Unsponsored Global Depositary Notes ("International GDNs") checked above and to be issued to represent the corresponding notes identified above (the "Notes"), of the Republic of Ecuador – Ministry of Finance (the "Issuer"). Capitalized terms used but not defined herein shall have the meanings given to them in the Terms and Conditions of the International GDNs (the "Terms and Conditions"). A copy of the Terms and Conditions is available upon request from the Depositary.

These withdrawal instructions and certifications are being furnished in connection with our instruction to the Depositary to cancel International GDNs being surrendered to it and to withdraw the Notes represented by the International GDNs.

- A. We acknowledge that the International GDNs and the Notes represented thereby have not been and will not be registered under the Securities Act or with any securities regulatory authority in any state or other jurisdiction in the United States and that the International GDNs and the Notes represented thereby are, subject to the limitations on offer, sale, pledge or other transfer described in the International GDR and in the legends reproduced below.
- B. We certify that we are a broker representing the Beneficial Owner(s) of the International GDNs who has made one of the following certifications to us, or that we are the Beneficial Owner(s) and certify that either:
 - (a) We (i) are a person other than a U.S. Person (within the meaning of Regulation S under the Securities Act, "Regulation S", and hereinafter used as so defined) and are located outside the United States (within the meaning of Regulation S), we acquired, or have agreed to acquire and at or prior to the time of the withdrawal will have acquired, the International GDNs in an offshore transaction (within the meaning of Regulation S) in a transaction meeting the requirements of Regulation S, (ii) are, or upon acquisition thereof will be, the Beneficial Owner(s) of the International GDNs, and (iii) (x) will be the beneficial owner of the Notes upon withdrawal, and, accordingly, we acknowledge that the Notes may not be offered, sold, pledged or otherwise transferred except in an offshore transaction (as defined in Regulation S) to persons other than U.S. Persons in accordance with Regulation S, or (y) have sold, and will make delivery of, the Notes in an offshore transaction (as defined in Regulation S) to a person other than a U.S. Person in accordance with Regulation S;

<u>OR</u>

- (b) We (i) are a person other than a U.S. Person and are located outside the United States (within the meaning of Regulation S), we acquired, or have agreed to acquire and at or prior to the time of the withdrawal will have acquired, the International GDNs in an offshore transaction (within the meaning of Regulation S) meeting the requirements of Regulation S, (ii) are, or upon acquisition thereof will be, the Beneficial Owner(s) of the International GDNs, and (iii) have sold, and will make delivery of, the Notes to a "Qualified Institutional Buyer" (as defined in Rule 144A under the Securities Act, "Rule 144A") in a transaction meeting the requirements of Rule 144A under the Securities Act and are making arrangements with the Depositary for the deposit of the Notes and the issuance and delivery of Restricted Global Depositary Notes to the purchaser.
- C. We acknowledge and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner acknowledges that the Depositary may request us to provide information regarding our identity, the capacity in which we hold or held the International GDNs or own or owned such interest, the identity of any other persons then or previously having an interest in the International GDNs, the nature of such interest and to furnish such other information as the Depositary may consider appropriate. We and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner hereby (i) agree(s) to provide any information so requested by the Depositary and (ii) waive(s) the protections afforded under any and all bank secrecy laws as to the information provided to the Depositary and consent(s) to the disclosure of any such information to the Issuer, the Depositary, the Custodian and any regulatory authority having jurisdiction over the Issuer, the Depositary or the Custodian. Furthermore, we acknowledge and, if we are a broker-dealer acting on behalf of the Beneficial Owner, such Beneficial Owner acknowledges that the Depositary may withhold the issuance, registration, transfer or cancellation of any International GDNs, the release of Deposited Property and the distribution of cash, securities or property if we fail to provide such information.
- D. We hereby instruct the Depositary to cancel the International GDNs surrendered to it and to make delivery of the Notes represented thereby. We agree to pay for all fees, taxes and expenses that pertain to the cancellation of the International GDNs and the withdrawal of the corresponding Notes. We understand that the delivery of Notes upon cancellation of International GDNs is subject to the settlement conventions applicable to the Notes in Ecuador.

[]	Name of Holder]
В	y:
	Name:
	Title:
	Date:

LEGENDS

SECURITIES ACT LEGEND

THIS INTERNATIONAL GDR (AS DEFINED IN THE TERMS AND CONDITIONS OF THE INTERNATIONAL UNSPONSORED GLOBAL DEPOSITARY NOTES (THE "TERMS AND CONDITIONS")), THE INTERNATIONAL GDNs (AS DEFINED IN THE TERMS AND CONDITIONS) EVIDENCED HEREBY AND THE DEPOSITED PROPERTY (AS DEFINED IN THE TERMS AND CONDITIONS) REPRESENTED THEREBY HAVE NOT BEEN REGISTERED UNDER THE U.S. SECURITIES ACT OF 1933, AS AMENDED (THE "SECURITIES ACT"), OR WITH ANY SECURITIES REGULATORY AUTHORITY OF ANY JURISDICTION (OTHER THAN, IN THE CASE OF THE DEPOSITED PROPERTY, IN ECUADOR). THE INTERNATIONAL GDNs AND THE DEPOSITED SECURITIES (AS DEFINED IN THE TERMS AND CONDITIONS) REPRESENTED THEREBY MAY NOT BE OFFERED, SOLD, PLEDGED OR OTHERWISE TRANSFERRED OR DELIVERED EXCEPT IN AN "OFFSHORE TRANSACTION" MEETING THE REQUIREMENTS OF REGULATION "S" UNDER THE **SECURITIES** ACT ("REGULATION S") TO A PERSON OTHER THAN A "U.S. PERSON" (WITHIN THE MEANING GIVEN TO SUCH TERMS IN REGULATION S) AND, IN EACH CASE, IN ACCORDANCE WITH ALL APPLICABLE SECURITIES LAWS OF THE STATES OF THE UNITED STATES OF AMERICA AND OTHER APPLICABLE JURISDICTIONS.

IF ANY OWNER OF THE INTERNATIONAL GDNs WISHES TO TRANSFER INTERESTS THEREIN OR IN THE NOTES REPRESENTED THEREBY TO A "QUALIFIED INSTITUTIONAL BUYER" (AS DEFINED IN RULE 144A UNDER THE SECURITIES ACT) IN A TRANSACTION MEETING THE REQUIREMENTS OF RULE 144A, SUCH OWNER WILL NEED TO ARRANGE FOR THE INTERNATIONAL GDNs TO BE PRESENTED TO THE DEPOSITARY FOR CANCELLATION AND WITHDRAWAL OF THE CORRESPONDING NOTES AND MAKE ARRANGEMENTS FOR THE DEPOSIT OF SUCH NOTES AND THE ISSUANCE OF RESTRICTED UNSPONSORED GLOBAL

DEPOSITARY NOTES (TO THE EXTENT AVAILABLE) WITH THE DEPOSITARY FOR THE RESTRICTED UNSPONSORED GLOBAL DEPOSITARY NOTES.

THIS INTERNATIONAL GDR AND THE INTERNATIONAL GDNs EVIDENCED HEREBY WILL NOT BE ACCEPTED FOR CANCELLATION AND WITHDRAWAL OF DEPOSITED PROPERTY, AND THE DEPOSITED PROPERTY WILL NOT BE RELEASED FROM DEPOSIT, UNLESS THE DEPOSITARY SHALL HAVE RECEIVED, IN ADDITION TO THE OTHER DOCUMENTATION CONTEMPLATED IN THE TERMS AND CONDITIONS, A WITHDRAWAL CERTIFICATION (AS DEFINED IN THE TERMS AND CONDITIONS) DULY COMPLETED, SIGNED AND DELIVERED ON BEHALF OF THE BENEFICIAL OWNER(S) OF THE APPLICABLE INTERNATIONAL GDNs.

EACH HOLDER AND BENEFICIAL OWNER OF THE INTERNATIONAL GDNs EVIDENCED BY THIS INTERNATIONAL GDR AGREES THAT IT WILL (X) INFORM ANY SUBSEQUENT PURCHASER OF SUCH INTERNATIONAL GDNs OF THE RESTRICTIONS SET FORTH IN THIS LEGEND AND (Y) REQUEST ANY SUBSEQUENT PURCHASER TO SO INFORM ANY PERSON TO WHOM IT MAY SELL THE INTERNATIONAL GDNs.

ECUADOR LEGEND

THE INTERNATIONAL UNSPONSORED GDRs, AND THE INTERNATIONAL UNSPONSORED GDNs EVIDENCED THEREBY, HAVE NOT BEEN REGISTERED WITH, OR APPROVED BY, ANY SECURITIES REGULATORS IN ECUADOR AND, CONSEQUENTLY, MAY NOT BE OFFERED, SOLD OR TRANSFERRED IN ECUADOR, OR TO ANY ECUADORIAN PERSON OR ENTITY, OR TO ANY PERSON OR ENTITY RESIDING OR LOCATED IN ECUADOR. THE INTERNATIONAL GDRs, AND THE INTERNATIONAL GDNs EVIDENCED THEREBY, ARE BEING ISSUED OUTSIDE ECUADOR BY CITIBANK, N.A. - NEW YORK BRANCH, AS DEPOSITARY.

THE DEPOSITARY, THE CUSTODIAN AND THE ADMINISTRATOR HAVE NOT INDEPENDENTLY VERIFIED, AND WILL NOT INDEPENDENTLY VERIFY, ANY INFORMATION, DOCUMENTATION OR STATEMENTS THAT MAY HAVE BEEN MADE, OR THAT MAY BE MADE IN THE FUTURE, IN RESPECT OF THE NOTES BY THE ISSUER OF THE NOTES OR BY ANY OTHER PERSON.

ACCORDINGLY, THE DEPOSITARY, THE CUSTODIAN AND THE ADMINISTRATOR MAKE NO REPRESENTATION OR WARRANTY, EXPRESS OR IMPLIED, AND ACCEPT NO RESPONSIBILITY OR LIABILITY, AS TO THE ACCURACY OR COMPLETENESS OF ANY INFORMATION, DOCUMENTATION OR STATEMENTS PREVIOUSLY MADE BY OR SUPPLIED, OR THAT MAY BE MADE OR SUPPLIED IN

THE FUTURE, BY THE DEPOSITARY OR THE CUSTODIAN IN RESPECT OF THE NOTES.

EACH HOLDER AND BENEFICIAL OWNER OF INTERNATIONAL GDN(s) ACKNOWLEDGES THAT IT HAS NOT RELIED ON THE DEPOSITARY, THE CUSTODIAN, OR ANY PERSON AFFILIATED WITH THE DEPOSITARY OR THE CUSTODIAN, IN CONNECTION WITH ITS DECISION TO INVEST IN THE INTERNATIONAL GDN(s) OR THE NOTES.

EACH HOLDER AND BENEFICIAL OWNER, BY ITS ACCEPTANCE OF THIS INTERNATIONAL GDR OR A BENEFICIAL INTEREST IN THE INTERNATIONAL GDNs EVIDENCED HEREBY, AS THE CASE MAY BE, REPRESENTS THAT IT UNDERSTANDS AND AGREES TO THE FOREGOING RESTRICTIONS AND LIMITATIONS.

SECTION C - MASTER TRANSFER INSTRUCTIONS AND CERTIFICATIONS

Citibank, N.A., as Depositary 111 Wall Street New York, New York 10043

Dear Sirs:

Reference is hereby made to the International Global Depositary Receipt ("<u>International GDR</u>") evidencing the International Global Depositary Notes ("<u>International GDNs</u>") checked above and representing the corresponding Notes identified above (the "<u>Notes</u>"), of the Republic of Ecuador – Ministry of Finance (the "<u>Issuer</u>"). Capitalized terms used but not defined herein shall have the meanings given to them in the Terms and Conditions for the International GDNs (the "<u>Terms and Conditions</u>"). A copy of the Terms and Conditions is available upon request from the Depositary.

- 1. In connection with the transfer of the International GDR surrendered herewith, the undersigned Holder certifies that it is not an Ecuadorean person or entity and it does not reside and is not located in Ecuador, that this International GDR is not being transferred to a Ecuadorean person or entity or to any person or entity residing or located in Ecuador, that it is being transferred to a person other than a "U.S. Person" (as defined in Regulation S under the Securities Act) in an "offshore transaction" meeting the requirements of Regulation S under the Securities Act, and that the transferee is acquiring the International GDR for investment purposes without a view to distribution.
- 2. The Depositary shall not be obligated to register the International GDR in the name of any person other than the Holder hereof unless and until the conditions to any such transfer or registration set forth in the Terms and Conditions of the International GDR shall have been satisfied.
- 3. The transferee has and, if acting on behalf of the Beneficial Owner, such Beneficial Owner has (a) agreed to take an International GDR identical to the International GDR surrendered for transfer and subject to the same restrictions on transfer set forth therein; and (b) acknowledged that the Depositary may request to provide information regarding their identity, the capacity in which the transferee or the Beneficial Owner hold or held the International GDNs or own or owned such interest, the identity of any other persons then or previously having an interest in the International GDNs, the nature of such interest and to furnish such other information as the Depositary may consider appropriate. The transferee and, if the transferee is acting on behalf of the Beneficial Owner, such Beneficial Owner has (i) agreed to provide any information so requested by the Depositary and (ii) waived the protections afforded under any and all bank secrecy laws as to the information provided to the Depositary and consented to the disclosure of any such information to the Issuer, the Depositary, the Custodian and any regulatory authority having jurisdiction over the Issuer, the Depositary or the Custodian. Furthermore, the transferee has acknowledged and, if acting on behalf of the Beneficial Owner, such Beneficial Owner has acknowledged that the Depositary may withhold the issuance, registration, transfer or cancellation of any International GDNs, the release of Deposited

C-1

SECTION C - MASTER TRANSFER INSTRUCTIONS AND CERTIFICATIONS

Property and the distribution of cash, securities or property if the Beneficial Owner fails to provide such information.

Very truly yours,

Name:	
Signature:	
Title:	
Date:	