

**ACUERDO AMISTOSO ENTRE
MÉXICO Y LA REPÚBLICA DE
SINGAPUR SOBRE LA
INTERPRETACIÓN Y LA
APLICACIÓN DEL PÁRRAFO 5,
INCISO a), SUBINCISO iii) DEL
PRIMER PROTOCOLO DEL TEDT**

MUTUAL AGREEMENT BETWEEN THE COMPETENT AUTHORITIES OF THE GOVERNMENT OF THE UNITED MEXICAN STATES AND THE GOVERNMENT OF THE REPUBLIC OF SINGAPORE CONCERNING THE INTERPRETATION AND APPLICATION OF PARAGRAPH 5, SUBPARAGRAPH a), SECTION iii) OF THE FIRST PROTOCOL OF THE CONVENTION FOR THE AVOIDANCE OF DOUBLE TAXATION AND THE PREVENTION OF FISCAL EVASION WITH RESPECT TO TAXES ON INCOME

In accordance with Article 25 of the Convention between the United Mexican States and the Republic of Singapore for the Avoidance of Double Taxation and the Prevention of Fiscal Evasion with respect to Taxes on Income, along with its Protocols (hereinafter “the Convention”), the Competent Authorities of the Contracting States, with respect to paragraph 5, subparagraph a), section iii) of the First Protocol of the Convention, agreed that the Government of Singapore Investment Corporation (Realty) Pte. Ltd. and its wholly-owned subsidiaries are institutions wholly owned by the Government of Singapore.

Done at Mexico City on July 28th, 2006.

(TRADUCCIÓN DE CORTESÍA)