



Customer Name : \_\_\_\_\_

Account(s) Number : \_\_\_\_\_

I/We the under signed being the above Customer of JMI Limited, Corp hereby authorize and appoint:  
\_\_\_\_\_

As my/our agent and attorney in fact to give JMI Limited, Corp Orders for Transactions for my/our Account (s) with JMI in my/our name, on my/our behalf and at my/our cost and risk

1. I/We hereby authorize JMI Limited, Corp to accept Orders from the Agent for and in every respect concerning Transactions for my/our Account (s) (without limiting JMI Limited, Corp's right to decline to accept particular Orders) and my/our Agent is authorized to act for me/us in giving Orders for Transactions for my/our Account (s) in the same manner and with the same force and effect as I/we might or could do with respect to such Orders for Transactions for such Account (s) in accordance with my/our Customer Account Agreement and all other things necessary or incidental there to except as expressly provided in Clause 3 hereof
2. My/our Agent shall have no authority to withdraw or give instructions for payment of any sums payable or delivery of any property deliverable under or in respect of Transactions on my/our Account (s) to any person other than me/us or to vary the terms of my/our Customer Account Agreement or terminate my/our Customer Account Agreement
3. In the event my/our Agent is a corporate entity, JMI Limited, Corp may (acting reasonably and in good faith) accept Orders for Transactions for my/our Account (s) given by any person who represents himself /herself as being an officer, employee or sub-agent of my/our Agent and whose name has been previously advised to JMI Limited, Corp by my/our Agent. Reference here into my/our Agent shall include any such person.



4. I/We undertake with my/our Agent to ratify and confirm any and all Orders for Transactions given to and Transactions made with JMI Limited, Corp by my/our Agent on my/our behalf in accordance herewith and to indemnify JMI Limited, Corp from any loss or liability arising from my/our failing or refusing to do so.
5. The authorization granted hereby are in addition to and do not limit or restrict any other authorization under my/our Customer Account Agreement or any other agreement between JMI Limited, Corp and me/us from time to time. The authorization granted hereby shall inure to the benefit of JMI Limited, Corp and any successors or assigns of JMI Limited, Corp
6. The authorization granted hereby is of continuing effect and shall remaining full force and effect unless and until revoked by me/us by written notice to JMI Limited, Corp. Such notice of revocation shall not have effect until actual receipt by JMI Limited, Corp at its offices at the above address or such other address if any as JMI Limited, Corp may advise me/us in writing for such purpose. Such revocation shall not affect anything done by my/our Agent (including initiating any Orders for Transactions) prior JMI Limited, Corp's actual receipt of my/our notice of revocation as a fore said and shall not relieve me/us from any obligation or liabilities arising from or in respect there of or in relation to Transactions or my/our Account generally.
7. Unless as the same time as giving my/our notice of revocation here of to JMI Limited, Corp. I/we also give JMI either (i) written advice of are placement Customer Order Authorization an Limited Power of Attorney for another Agent inform and substance acceptable to JMI Limited, Corp or (ii) written advice that I/we shall henceforth be exclusively responsible for giving orders for Transactions for any Account with (if a corporation) such evidence of delegated authority to my/our officers ,employees , or agents as JMI Limited, Corp may reasonably require, JMI Limited, Corp may in its discretion treat my/our notice of revocation of these authorizations as an instruction to close out and settle any outstanding Transactions for my/our Account and remit or require payment (as the case may be) of the balance on my Account in accordance with my Customer Account Agreement.
8. I/We represent and warrant to JMI Limited, Corp that I/We have full legal and (if a corporation) corporate power and authority to enter into, grant and perform this Customer Order Authorization and Limited Power of Attorney and that the same has been (if a corporation) duly authorized and duly executed by me/us.





9. This Order Authorization and Limited Power of Attorney shall be governed by and construed in accordance with State of United Arab Emirates law and in the event of any dispute I/we submit to the non-exclusive jurisdiction of the State of United Arab Emirates.
10. *This power of attorney is NO longer active In case that risk management percentage was requested by client and it has been achieved. In other words, JMIFX Limited, Corp will prevent trading on client account once risk management percentage achieved.*
11. *JMIFX Limited, Corp will be responsible for any loss beyond risk management percentage that was determined by client*
12. As used here in:

**“Account(s)”** means my/our account (or if more than one all my/our accounts) with JMI Limited, Corp particulars of which are set out above;

**“Customer Account Agreement”** means the Customer Account Agreement between JMI Limited, Corp and me/us (including all documents forming part of the same) comprising or including the terms and conditions on which JMI Limited, Corp will open and/or maintain my/our Account (s) and enter into Transactions with me/us for my/our Account (s) and risk and any amendment addition or variation thereof to applying from time to time;

**“Order”** includes any order instruction agreement or other commitment to JMI Limited, Corp;  
**“Orders”** for Transaction means any Order or Orders for any Transactions (including without limitation for the closeout, liquidation and settlement of open positions and exercise or abandoning of any options), any instruction for the payment of any sums or delivery of any property by JMI Limited, Corp to me/us pursuant to any Transactions and my/our Account (s) and my/our Customer Account Agreement generally and (subject as provided in Clause 3 hereof) any other directions, instructions, notices or agreements I/we could give to or make with JMI Limited, Corp pursuant to my/our Customer Account Agreement

**“Transaction”** means any purchase or sale (including a short sale) of any commodity, financial or currency futures options or contracts for differences, bullion, precious metals or foreign exchange or any options thereon or any securities and/or index, futures and options contracts and whether traded on or off-exchange being of any kind or kinds from time to time



contemplated (whether generally or in particular) by my/our Customer Account Agreement and expressions importing the singular shall include the plural and vice versa.

**Duly executed by the Customer (and if a corporation in accordance with its constitutional documents) on the date set out below**

Customer Name \_\_\_\_\_ Customer Signature \_\_\_\_\_ Date \_\_\_\_/\_\_\_\_/20\_\_

Witness Name \_\_\_\_\_ Witness Signature Date \_\_\_\_/\_\_\_\_/20\_\_

***Acceptance of appointment and specimen signature of the Authorized Agent:***

I hereby accept the appointment contained in this Customer Order authorization and Limited Power of Attorney and my specimen signature is as below:

Name of Authorized Agent: \_\_\_\_\_

*Risk Management Percentage*-----

Passport \ ID No.: \_\_\_\_\_

Signature of Authorized Agent: \_\_\_\_\_

**JMI Limited, Corp**

✉ backoffice@jmibrokers-ag.ch

☎ +41 21 588 10 88

🇨🇭 Bahnhofstrasse 21 . 6300 ZUG .

ZG - Zurich - Switzerland

🌐 jmibrokers-ag.ch

Best Regard