

LIMITED POWER OF ATTORNEY.

You are required to read, signed, and authorised us to do business with you. Until this is done, no execution shall be made in your account.

WHEREAS:

- A. The account holder (the "client") has established a trading profile with us (the "Account" and "the company" respectively).
- B. The establishment and operation by the client (You) with Us is subject to terms and conditions which have been accepted and acknowledged separately by You (the Client) (the "Terms and Conditions").
- C. The client (You) now wishes to appoint a trading agent ("Trading Agent" "The company") to make a trading execution (including opening and closing of position whether in profit or in losses) on your behalf.
- D. You, (the client) authorizes the opening of an account (by the "Trading Account") under the name of Trading Agent to be used specifically for the trading of your funds. The Trading Account is subject to terms and conditions which have been accepted and acknowledged separately by the You (the "Terms and Conditions"). Funds transferred into this account by You are solely owned by You.
- E. The client and Trading Agent wish the terms of that appointment to be evidenced and recorded by way of this power of attorney ("POA"). It is hereby agreed as follows:
- 1. That You (the client) hereby authorize the Trading Agent and appoints the Trading Agent as your (the client) lawful attorney to trade your Trading Account on your behalf, to the fullest extent permitted, subject to and in accordance with the Terms and Conditions of the Trading Agent, and to do all acts and things in connection therewith as the Trading Agent may consider necessary or desirable, on your behalf (the client) in relation to the client's Trading Account.
- 2. Without prejudice to the above, the client acknowledges and understands that further to the Terms and Conditions, the Broker is upon receipt of this TRADING ACCOUNT AUTHORIZATION, authorized to follow the instructions of the Trading Agent in every respect regarding the Trading Account.
- 3. The Trading Agent may elect to use an automated trading system. The client is aware of the volume of trading and resulting commissions that such systems may generate and the impact that this will have on the performance of the Trading Account. That You (the client) accept the risks associated with the use of computers and data feed systems, which may include, but are not limited to, failure of hardware, software or communication lines or systems and/or inaccurate external data feeds provided by third-party vendors, and You (the client) further agrees to hold the Trading agent harmless from any losses in the Account associated with these risks.

- 4. The client in consideration for the Trading Agent's services hereunder agrees to pay the Trading Agent the fees and expenses per the Schedule hereto and, in accordance with the Terms and Conditions, authorizes both the Broker and the Trading Agent to debit your Trading Account and to pay such fees and expenses on the client's behalf to the Trading Agent.
- 5. The client hereby agrees to indemnify and hold the trading agent or any Broker that is been used to connect your trading account, its employees, agents, affiliates, successors, assigns, and affiliates harmless from and against all liabilities, losses, damages, cost, and expenses, including attorney's fees that arise directly or indirectly from the Trading Agent's management of the Account, including, without limitation all actions, instructions or omissions by the Trading Agent, its employees, and agents.
- 6. The client (You) acknowledges any Trading Agent-related costs, indebtedness, and liabilities are the client's responsibility and authorizes the Broker and the trading agent to debit any balance(s) due thereon from the Trading Account.
- 7. The Client acknowledges that the Broker and the trading agent have not solicited or in any other way recommended, his/her participation in trading with any Broker pursuant to any trading system. The Trader has made inquiries and conducted research sufficient to make an informed investment decision.
- 8. Any Broker or Trading firm the Trading agent is using will not be liable in any way for any actions taken or failed to be taken by the Trading Agent, or for any losses, costs, or expenses incurred by the Trader or any other third party because of the Trading Agent's actions. The Trading Agent is not an employee or agent of any Broker, and the Broker does not vouch or endorse the services provided by the Trading Agent.
- 9. The client acknowledges that the risk factor in trading Foreign Exchange and/or CFDs Futures, Option is substantially high, and therefore the client further acknowledges that she/he should not participate in trade through any Broker, through a Trading Agent, or otherwise if the client does not have capital, she/he can afford to lose.
- 10. The client acknowledges that the trading Agent cannot and does not guarantee profits or avoid the risk of loss or, under some circumstances, even limit the extent of the potential loss to the Account, whether through a Trading execution or otherwise.
- 11. The Client further confirms that she/he understands the potential losses embodied in the trading activities and that the only certainty is that the trading contemplated with the Trading Account possesses a high degree of risk.
- 12. Notwithstanding that You (the client) is hereby granting trading authority and a power of attorney to the Trading Agent, including without limitation, access to Trading Account records and statements, the Trader acknowledges that the Account remains his/her full responsibility and hereby agrees to frequently and closely scrutinize all activity in the Trading Account.
- 13. The client acknowledges and understands that Foreign Exchange and/or CFD, futures, options trading through a Trading Agent or otherwise, is very risky and may result in losses that equal to or exceed the amount of margin deposited. That Your (The client) has read and is familiar with the Brokers' and the Trading Agent Risk Disclosure Statement that contains some of the risks involved in Foreign Exchange and/or CFD, Futures, and options trading.

- 14. This POA may be revoked by notice in writing from one party to the other. Both the client and the Trading Agent acknowledge, however, that such revocation shall not take effect, and the Broker shall not be bound by such revocation until the broker has been notified of such revocation by notice (the "Revocation Notice") and written confirmation has been issued by the broker to the Trader and the Trading Agent confirming that the Revocation Notice has been received and duly processed (the "Revocation Confirmation").
- 15. The Revocation Notice shall not affect any obligation or liability arising, whether directly or indirectly, from any transactions initiated before the Revocation Confirmation.
- 16. The Broker shall not be under any obligation to make any inquiries as to the capacity or authority of the Trading Agent or in the case of a Trading Agent that is a body corporate, the capacity or authority of any person acting on behalf of that Trading Agent, in relation to the Trading Account.
- 17. The Broker shall not be under any obligation to make any inquiries as to whether or not this POA has been revoked, and all acts hereunder shall be valid and binding on the client unless express notice of revocation of this POA shall have been received and acknowledged in writing by the Broker pursuant to Clause 15 of this POA.
- 18. The client and Trading Agent agree that they shall furnish this POA and schedule to the Broker upon execution. Trader acknowledges that, in accordance with the Terms and Conditions, the Broker is hereby authorized to debit the Trading Account(s) in accordance with the schedule attached to this POA. The client and the Trading Agent acknowledge that fees are a matter between them, and the Broker shall not be liable for any miscalculation on the said fees, and the client hereby agrees to frequently and closely scrutinize all activity in the Trading Account.
- 19. The client hereby undertakes to ratify everything which the Trading Agent shall do or purport to do by virtue of this authorization and Power of Attorney.
- 20. The powers of the Trading Agent set out in this POA shall not be restrictively construed but the widest interpretation shall be given thereto.
- 21. This POA shall be governed in accordance with the governing law and jurisdiction as stipulated in the Terms and Conditions applicable to the accounts of both the client and Trading Agent

By signing this authorization, the client understands and expressly certifies that he/she has the financial resources to enter this POA and authorize the payments in accordance with the schedule hereto. Additionally, the client acknowledges and confirms that he/she has read and understood this power of attorney and all the terms and conditions set forth herein and, in the Terms, and Conditions. The client further acknowledges the risks involved in Foreign Exchange and/or CFD , Futures, and options trading in Terms and Conditions.

Schedule of Fees

This schedule sets forth the agreed basis under which the client shall recompense the Trading Agent. The client and Trading Agent agree that upon receipt of this POA and schedule, The trading Agent and the Broker are authorized to make the deductions set out below from the Trading Account. The Broker will not be liable in any way for any actions taken or failed to be taken by the Trading Agent, or for any losses, costs, or expenses incurred by the client or any other third party because of the

Trading Agent's actions. The Trading Agent is not an employee or agent of the Broker, and the Broker does not vouch or endorse the services provided by the Trading Agent.

Profit-Sharing:

The undersigned client hereby authorizes the Broker to deduct the Trading Account(s) and pay the Trading Agent the following fees: (Mark as appropriate) For the purpose of this schedule, Period shall mean the period from the opening of business of the first day of each month until the close of business of the last day of each month, or at the end of every close trade, either daily, weekly, or Monthly. The amount calculated shall be debited from the Trader's account(s) during the next Period. The % of the amount generated from one Period to the next, based upon the net equity positions at the end of each Period minus the highest net equity position reached since the opening of the account (high watermark), excluding day to day administrative adjustments to the Trading Account, deposits, withdrawals, rollover, and premiums. Should this amount be negative, no amount is due to the Trading agent.

Fee: The Trader hereby authorizes the Broker to deduct and pay the Trading Agent a FIXED Monthly Management fee of (insert amount and currency) The Trader hereby authorizes the broker to deduct and pay the Trading Agent a Monthly Management fee based on % of the trader's equity.

The client account holder's Name.
Signature.
Date.
The Trading Agent
CCI Traders