

SPECIAL POWER OF ATTORNEY

This **SPECIAL POWER OF ATTORNEY** is granted to the Introducing Broker (hereafter the "**Attorney**") by the client (hereafter the "**Principal**"), as mutually agreed through electronic/mail confirmation acceptance, to perform all transactions and legal acts always in accordance with BDS Markets (hereafter "**BDS Markets**") Terms and Conditions or any other business terms which are entered into with by the Parties and which govern the client relationship as if they are performed by the Principal itself and as these are described below:

1. The Principal hereby authorizes the Attorney to deposit funds to the Principal's account(s) and/or receive, hold and transfer funds to the Principal's account(s) based on the instructions of the Principal.
2. The Principal hereby authorizes the Attorney to transfer funds to the Principal's account(s), including requesting an electronic funds transfer or wire transfer.
3. BDS Markets is permitted to accept from the Attorney, without any inquiry or investigation, any order and/or instruction in regards to deposit(s) of funds to BDS Markets and/or to give orders to deposit funds in the Principal's account(s).

The Principal **does not** authorise the Attorney to:

1. Access or manage the Principal's account(s) or give orders to BDS Markets to purchase, sell or trade any kind of financial instruments, offered to the Principal by BDS Markets, on the Principal's behalf.
2. View or check account information, balances and transactions unless the Principal requests the Attorney, in writing, to request copies of specific account statements on his behalf.
3. Change the Principal's login credentials and/or add, delete or change the Principal's personal or account information and/or close the Principal's accounts or create new accounts.
4. Enter, on the Principal's behalf, into further agreements with BDS Markets or generally take any other actions that are not defined above in connection with the Account.

The Principal understands and agrees that:

1. BDS Markets is authorised to conduct further inquiries or seek authorisation from the Principal or further clarification(s) from the Attorney or the Principal regarding any instruction(s) from the Attorney. BDS Markets reserves the right, in its sole discretion, to refuse to honour particular instructions from the Attorney or refuse to honour any instructions, orders or requests from the Attorney. Principal and Attorney acknowledge that all information provided by either of them in this Power of Attorney, or otherwise in the application process, is subject to verification;
2. BDS Markets has no responsibility or liability to the Principal in regard to any instructions or orders received by the Attorney;
3. BDS Markets is authorised and shall accept all instructions given by the Attorney, whether orally or in writing, for performing all the above in regard to the Principal's account(s).
4. The Principal understands and accepts that BDS Markets and its employees/agents will not control the Attorney's actions and are in no way responsible for any loss caused to the Principal by the Attorney's actions and BDS Markets does not endorse the transaction methods of the Attorney. It is the Principal's

responsibility to ensure that the Attorney has all the required government approvals, licenses and permits to perform such operations.

5. Even though the Principal grants funding authority to the Attorney, the Principal undertakes to be diligent and closely monitor or scrutinize regularly and frequently the Attorney's actions. BDS Markets provides online access to account activity, whereby the Principal may monitor deposits, account balances and generate monthly account statements.

Indemnification:

The Principal agrees to fully indemnify and hold BDS Markets (and its successors and assigns and its members, directors, officers, employees and agents) harmless from and against all liabilities, claims, actions, losses, damages, costs and expenses, including attorneys' fees, arising directly or indirectly, out of or relating to:

- Their reliance on this Power of Attorney;
- Any breach by the Attorney of any provision of this Power of Attorney;
- The performance or non-performance of the Attorney's services;
- BDS Markets execution of the Attorney's instructions;
- Any dispute involving Principal and Attorney.

Furthermore, the Principal agrees to indemnify and hold BDS Markets harmless from, and pay BDS Markets promptly upon demand for, any and all losses of obligations which may arise from the acts or omissions of the Attorney in respect to the Principal's account(s). The Principal also agrees that BDS Markets will not be liable and will not attempt to hold BDS Markets liable for any transaction(s) or decision(s) made by the Attorney whom the Principal has selected, regardless of whether or not any such transaction or decision was authorised by the Principal. BDS Markets' rights under this paragraph are in addition to any other rights it has under other agreement(s) with the Principal and/or the Attorney.

Amendments thereof:

The Principal and/or the Attorney agree to notify BDS Markets immediately, in writing, if the Principal and/or the Attorney amend all or any part of this Power of Attorney. BDS Markets will not be held liable, in any way, should the Principal and/or Attorney fail to do so.

Termination/Revocation:

This Power of Attorney shall remain in full force and effect until terminated and/or revoked by the Principal or withdrawn by the Attorney, in writing, and correspondingly confirmed in writing by BDS Markets in due time. Such termination, revocation or withdrawal shall not affect any obligation and/or liability in any way resulting from transactions, acts or orders initiated by the Attorney prior to such termination, revocation or withdrawal. The Attorney agrees to notify BDS Markets immediately, in writing, if the Principal dies or becomes incapacitated, incompetent or mentally disabled such that this Power of Attorney would be rendered void.

THIS POWER OF ATTORNEY HAS BEEN EXECUTED AS A DEED, IS DELIVERED TO THE PARTIES AND TAKES EFFECT AS OF THE DATE IT IS DULY AGREED BY THE PRINCIPAL AND THE ATTORNEY VIA E-MAIL REGISTERED WITH THE COMPANY.