



Investoreurope

SPECIAL POWER OF ATTORNEY

The undersigned account holder(s) ("CLIENT") authorizes:

Trading Agent: _____ **its agents successors and assigns ("the Trading Agent")**

Trading Agent ID (if any): _____

As attorney-in-fact and agent to manage the Client's account and risk through the purchase and sale of currencies on the OTCFX market and/or options on OTCFX market and/or Contracts for Difference on contracts on margin for the undersigned's trading account and risk. The CLIENT hereby agrees to indemnify and hold INVESTORSEUROPE (or "IE"), its affiliates, employees, agents, successors and assigns harmless from and against any and all liabilities, losses, damages, costs and expenses, including attorney's fees, arising thereof.

IE is authorized to accept the instructions of the aforementioned agent in every respect concerning the Client's account with IE, except that said agent is not authorized to withdraw any funds, securities, collaterals or any other property either in the name of the undersigned or otherwise. Such agents are not employees of IE, and act as agents for the Client, and as such, it is the Client's responsibility to request from the Trading Agent statements on account status and details regarding the overall management of the account, and the undersigned Trading Agent is obliged to provide, upon the Client's request, such account information and account statements using report features as provided by IE.

The aforementioned agent represents that he has all of the applicable required government approvals, licenses, and permits, including but not limited to, if applicable, registration with Financial Services Commission.

The Trading Agent decides as to which type of management modules he intends to employ for his trading: Percentage Allocation Management Module (PAMM) or Lot Allocation Management Module (LAMM). Clients on the PAMM may be restricted from making any account transactions until the end of the following business day. Depending on management module selected, the client may receive limited intraday reports of the activity that occurred on the account. The margin setting is also at the discretion of the Trading Agent pending IE assessment.

Because the risk factor associated with trading in the foreign exchange, options and or CFD's is high, only genuine "risk" funds should be used in such trading. The Client should not trade in these markets if he or she does not have the extra capital that can afford to lose. The Client understands that the Trading Agent may use an electronic trading system to generate trades, which exposes the Client to risks associated with the use of computers, and data feed systems relied on by IE. The Client agrees to accept such risks, 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. No "risk free" trading system has ever been formulated or invented, and no one can guarantee profits or freedom from loss. In fact, no one can even guarantee to limit the extent of losses.

It is the responsibility of the Client to be diligent and closely examine what transpires in the account even though the Client granted trading authority to another. The Client shall receive a confirmation of every

trade from IE that is made for the account and a profit and loss statement showing the financial results of each transaction closed out for the account. IE will provide Client access to view his account at any time using the Internet with an online login in lieu of sending trade confirmation and/or account activity via postal mail. IE shall make statements available showing the ledger balance, the exact positions in the account, the net profit or loss in all open contracts figured to the market. The Client should carefully review these statements on a daily basis, and if the Client has any questions, he will contact IE immediately. Any discrepancies on account statements must be reported to IE, in writing, within 24 hours of its occurrence.

Trading authority over the Client's account may be revoked at any time by the Client and or Trading Agent only upon written notice to IE. In the event that IE receives such written and authenticated notice from the client or Trading Agent, IE will notify the other party to this agreement of the revocation or termination. The termination of the authorization to a third party will take effect either within three (3) trading days upon our receipt and authentication of the written request, or on the date specified in the request whichever is later.

Under certain circumstances that IE may also terminate the Trading Agent's trading authorization over the Client's account, IE will provide written notice to both the Client and the Trading Agent.

This authorization and indemnity is a continuing one and shall remain in full force and effect until revoked by the Client by a written notice addressed to IE and delivered to IE at the office where the Client's account is carried, but such revocation shall not affect any liability in any way resulting from transactions initiated prior to such revocation. This authorization and indemnity shall inure to the benefit of IE and that of IE agents, successors and assigns. This authorization and indemnity shall further inure to the benefit of Trading Agent and of any successor Trading Agent irrespective of any change or changes at any time in the personnel thereof for any causes whatsoever, and of the assigns of Trading Agent or any successor Trading Agent.

IE does not endorse or vouch for the services provided by the Referring Broker or Trading Agent. Since Referring Broker is not an employee or agent of IE, it is the account holder's responsibility to perform necessary due diligence on the Referring Broker or Trading Agent prior to using any of their services.

The Client hereby ratifies and confirms any and all transactions with IE heretofore and hereafter made by the aforesaid Trading Agent on behalf of or for the Client's account. The Client hereby ratifies and confirms that he/she has agreed to pay the following commissions, management, performance, profit sharing, referral, research, and/or incentive fees (each individually and/or collectively, the "Fees") according to the following terms and conditions:

NOTE: Monthly or quarterly fees are collected up to and including the last day of the calendar month or calendar quarter respectively. Fees may apply to a managed account only if the Trading Agent has appropriate documentation on file with IE.

IE will hereby facilitate the above instructions without further direction or confirmation from the Trading Agent or Client, unless otherwise notified in writing. IE will make reasonable efforts to credit the Trading Agent for the payments due for each payment period as agreed upon. Notwithstanding the foregoing, if the Client requests a withdrawal and/or transfer from his /her account, and there are insufficient funds available to pay the Trading Agent as a result of such request or other action taken by the client, the Client hereby agrees and understands that such request may not be processed for the full amount requested and agree that the client shall remain obligated to make payments to the Trading Agent for any payments due pursuant to the agreement between the client and the Trading Agent.

The "Management Fee" is calculated based upon the ending account equity (which includes floating profit/loss), for the given period without regard to the ending account equity for any other time period. The "Performance Fee" is calculated based upon the profit made for the given time period that

Commission(LAMM): _____per standard lot round turn

Management Fee (PAMM):
 _____% Paid Monthly _____ Quarterly _____ One Time _____ (Choose 1)
 Performance Fee:
 _____% Paid Monthly _____ Quarterly _____ One Time _____ (Choose 1)

exceeds the Benchmark(s). For the purpose of this agreement, a "Benchmark" is defined as the net new high for a given time period during the life of the account. The initial Benchmark will be based upon the current account equity (which includes all open and all trading activity (which includes all open and closed positions), during the given time period relative to previous net new highs set from previous Benchmarks(s).

IE shall not be held liable for any miscalculation or non-payment of closed positions), as of the effective date of this Agreement. Profit shall be determined by taking into consideration the ending account equity on said Fees for any reason whatsoever. This payment authorization shall remain in effect until terminated in writing by the undersigned.

Additional PAMM Disclosure

During settlement and rollovers as provided for in the Client Agreement, Client and Trading Agent acknowledge that Trading Agent may be restricted from making any transactions in Client's account while the system performs any necessary adjustments. The Client will be responsible for the market movement during this time where the account may be restricted from any trading activity.

ACKNOWLEDGEMENT

This certifies as Client, that I/we understand and have the financial resources to enter into this Agreement and that all trading objectives have been explained. The Client acknowledges having received, read, and understood the foregoing Power of Attorney and incorporated risk disclosures.

PRIMARY ACCOUNT HOLDER SIGNATURE	SECONDARY ACCOUNT HOLDER SIGNATURE	TRADING AGENT SIGNATURE
PRINT NAME	PRINT NAME	PRINT NAME
TODAY'S DATE	TODAY'S DATE	TODAYS DATE: _____ ACCOUNT NO.: _____ Trading Agent only (Select One) LAMM ____ PAMM ____ EAMM ____ BAMM ____