

AUTHORIZATION TO PERFORM ACTIONS AND PROVIDE INSTRUCTIONS

I, I.D no. , owner of account No.#
(respectively, the **"Account"**), hereby authorize
(the **"Authorized Entity"**) to act and provide instructions you (the **"Company"**) in all matters regarding my Account, excluding withdrawals requests other than the Authorized Entity remuneration.

All instructions given by the Authorized Entity shall be considered as if they were given by myself, and the actions of the Authorized Entity will bind me as if I had acted in the Account and have given the instructions myself and its in my sole responsibility to check, from time to time, the Authorized Entity's instruction(s) and/or action(s) in my Account.

The Company shall be permitted to furnish any messages and/or information to the Authorized Entity and provisions of such message or information to the Authorized Entity shall be considered as provision to me personally. I waive any claim to confidentiality or privacy in this respect.

The Authorized Entity will be entitled to remuneration from my account as follows:

..... pips per trading volume.

..... % performance fees

Other:

I HEREBY CONFIRM AND INSTRUCT THE COMPANY TO TRANSFER TO THE AUTHORIZED ENTITY'S ACCOUNT ANY COMPENSATION DUE THERETO, FOR PROVIDING INSTRUCTION IN MY ACCOUNT AS DESCRIBED HEREINABOVE IN ACCORDANCE TO THE AUTHORIZED ENTITY INSTRUCTION(S) AND WITHOUT ANY INQUIRY BY THE COMPANY REGARDING SUCH INSTRUCTION(S).IT IS MY SOLE RESPONSIBILITY TO SUPERVISE OVER THE COMPENSATION TRANSFERS TO THE AUTHORIZED ENTITY.

I declare that I will have no claims and hold the company harmless and free of any claim and/or demand with regard to any fund transfer to the Authorized Account.

I hereby declare that choosing the Authorized Entity and providing him with the authorization to act in the Account has been performed by me alone, and no recommendation and/or advice was given to me by the Company. I acknowledge that the Authorized Entity is not connected to the Company in any way except with respect to managing accounts for the Company's clients, and the Authorized Entity does not serve as a representative and/or officer of the Company. Therefore the Company is not and will not be liable to any action made by the Authorized Entity and/or any loss of funds in the Account, including as a result of breach of the authorization and/or contract by the Authorized Entity.

Cancellation of this Authorization Note shall be performed by provision of a written notice to the company via register mail. The notice will explicitly state that the empowering party is cancelling the Authorized Entity's authorization to act in the Account, and that the empowering party acknowledges that the Company will cease to act by this Authorization Note within 24 hours after receipt of the cancellation notice at the company's office, subject to the condition that the cancellation notice has been received on a business day, otherwise the Company will act according to the cancellation notice on the first business day following the day of receiving of the cancellation notice date.

Account owner:

Authorized Entity:

ID no.

ID no.

Signature:

Signature:

Date:

Date: