



**MANAGED ACCOUNT AUTHORIZATION
AND RISK DISCLOSURE**

All Customers who designate an Authorized Trading Agent, who is given the ability to control, manage or direct trading decisions in the Account (as defined below), must read and agree to the following document by signing and dating before Authorization will be granted by AIMS.

The Undersigned Customer authorizes:

I, designate the Trading Agent and attorney-in-fact for the purpose of buying and selling margined foreign currency lots for the undersigned Customer's Account (the "Account"), and at the Customer's sole risk through AIMS. **The Customer hereby indemnifies and holds AIMS, its affiliates, employees, agents, successors and assigns harmless from and against any and all liabilities, losses, damages, costs and expenses, including attorney fees, arising there from.**

The Customer acknowledges and understands that AIMS is hereby being given authorization to follow the instructions of the authorized Customer's Trading Agent ("The Agent") in every respect with regards to the Customer's foreign currency trading Account with AIMS EXCEPT for the non-trading withdrawal of any money, securities, collateral or any other asset that is in the name of the Customer or otherwise, save and except for the agreed upon Fees. Such agent is not an employee of AIMS, and act as the agent for the client.

AIMS will not in any way be liable or responsible for any buy or sell trading actions done on the Customer's behalf by The Agent or for any losses incurred by The Agent for the Customer's Account. Further, AIMS does not endorse The Agent nor does it vouch for the background, or experience of The Agent, nor does AIMS endorse any operating methods used by The Agent, including when trading for the Customer's Account.

The Customer acknowledges and understands that AIMS may provide The Agent with monetary compensation for purchases and sales done on behalf of the Customer's Account on a per trade basis. As such, Customer acknowledges that such purchases and sales by The Agent may create a conflict of interest, as The Agent may have a financial incentive to trade, including on behalf of the Customer's Account. Customer accepts this conflict by AIMS and The Agent and waives all objections to such an arrangement.

The Customer acknowledges, assents and understands that The Agent will have access and will be given copies of any statements, notices and correspondence relating to the Customer's Account and that The Agent is hereby given authorization to acknowledge and approve the correctness of any such statements and other documentation on behalf of the Customer.

The Customer acknowledges and understands that trading in margined foreign exchange is very risky and may result in losses that equal to or exceed the amount of margin deposited with AIMS.

The Customer is solely and exclusively responsible for understanding the trading objectives and risks of The Agent and acknowledges and agrees that AIMS is not responsible for any transactions that may or may not conform to those objectives. By granting Trading Authority, Customer understands that AIMS does not endorse nor vouch for The Agent's objectives or to any representations that The Agent may claim or make to the Customer. Customer is also aware of the nature of the managed account characteristics and that they will only be able to view accounts that are provided by the Trading Agent.

The Customer acknowledges and understands that the Customer and The Agent may revoke or terminate the trading authority over the Customer's account at any time only upon written notice to AIMS or via AIMS's online service. It shall take effect one business day after the close of the New York timing after the receipt of such note (excluding bank holidays). The Customer shall remain responsible for all account activity and early termination charges (if any) as stated in the MAM MANAGER FACT SHEET INSTITUTIONAL MAM - A until such effective time. In the event that AIMS receives such written notice from the Customer or The Agent, AIMS will notify the other party about this revocation agreement. AIMS may also terminate The Agent's trading authorization over the Customer's account at any time for any reason in its sole discretion. In the event AIMS terminates The Agent's trading authorization over the Customer's account, AIMS will provide written notice to both the Customer and The Agent.

The authorization and indemnity is a continuing one and shall remain in full force and effect until revoked by the Customer by a written notice address to AIMS 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 AIMS and that of AIMS's agents, successors and assigns. This authorization and indemnity shall further inure to the benefit of The Agent and of any successor Agent, irrespective of any change or changes at any time in the personnel thereof for any causes whatsoever, and of the assigns of The Agent or any successor Agent.

If the Trading Agent determines with just cause that a Force Majeure event exists then the Trading Agent may at any time and without giving prior written notice suspend any or all terms of this LIMITED POWER OF ATTORNEY to the extent that the Force Majeure event makes it impossible or impractical for the Trading Agent to comply with them.

Appendix MA-A

COMMISSION AND/OR INCENTIVE FEE ACKNOWLEDGEMENT

It is the sole responsibility of The Trading Agent to calculate daily rebates accurately and in good faith, with the intent to preserve my interest, and also to present the calculations to me and to AIMS on a daily basis.

I also understand and agree that The Trading Agent will verify AIMS will not take any part in the calculation of daily rebates.. Neither will AIMS be obliged to check or verify in any way the daily rebates and commission figures presented by The Agent. I hereby indemnify and hold AIMS harmless against all losses, costs and expenses incurred in my account and/or errors made in calculating the daily rebates.

I hereby authorize AIMS to deposit whatever sale proceeds, contra gains, dividends, coupon payment and any other amount payable that are due to me into my Account as per the settlement currency indicated on the contract, contra statement, or payment advice with the company. We shall also authorize AIMS to withdraw from my Account for settlement of whatever nature, including but not limited to purchases of financial products, contra losses incurred by me, fees payable with respect to our transactions/accounts with AIMS or payments for subscriptions/corporate actions that I/we instruct AIMS to undertake on my behalf.

In relation to the Limited Power of Attorney signed by me appointing the AUTHORIZED 3RD PARTY, I hereby authorize AIMS to withdraw from our Account for settlement of:

1. ____% profit, based on net equity difference to the trader for Performance Fee based on profit-sharing ratio monthly
2. ____ USD Management Fee monthly
3. ____ USD for a one-time initial processing service fee

I will not hold AIMS liable for whatever reasonable actions taken in the handling of my Account.

By signing this document, applicant agrees to the Terms and Conditions set out in [Appendix MA-A](#)

Applicant agrees and understand that AIMS is acting as a solution provider and will not be involved in any of Trading Agent trading activities. Applicant agrees to verify any profits or losses derived from margined trading activities with the Trading agent. Applicant agrees to do settlement with regards to 1) withdrawal from managed account and 2) equity withdrawal from managed account, with the trading agent. AIMS will be acting on Trading Agent's instruction with respect to the above mentioned items 1 & 2. Any capital withdrawal to client's bank account will be

carried out normally with proper KYC checks. Applicant hereby indemnify and hold AIMS harmless against any conflicts or issues arising from items 1 & 2.

By signing this document, trading agent has reviewed and verified that applicant's information is up to date and correct.

Name:

MT4:

Sign:

Date:

Fund Manager: