

### LIMITED POWER OF ATTORNEY (“LPOA”)

I/ WE, \_\_\_\_\_, the undersigned (the “Client” or “Follower”), the holder of the Account number(s) (the “Account”): \_\_\_\_\_, hereby appoints and makes \_\_\_\_\_, the holder of individual/ company MAM Account number (the “MAM Account”): \_\_\_\_\_, as my agent and attorney-in-fact (the MAM/ Master Account Manager also known as “Agent” or “MAM”), to act as set forth *below*, on my behalf with Skilling (Seychelles) Limited (“Skilling”) pursuant to the terms and conditions of this Agreement contained herein:

### POWERS AND AUTHORISATIONS

1. The Client confers power to the Agent to act as a fund manager and place orders or manual trading strategies on the trading platform to execute buy or sell (long/short positions) on the OTC foreign exchange instruments and contracts for difference on contracts on margin for the undersigned’s trading Account and risk, with Skilling.
2. The Client hereby agrees that Skilling is authorized to accept the instructions of the aforementioned agent in every respect concerning the Client’s Account with Skilling, 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. The aforesaid agents are not employees of Skilling, and act as agents for the Client, and as such, it is the Client’s responsibility to request from the Agent statements on Account status and details regarding the overall management of the Account, and the undersigned Agent is obliged to provide, upon the Client’s request, such Account information and Account statements using report features as provided by Skilling.
3. The Client specifically accepts all risks associated with trading without limitation including but not limited to technology risks, margin risks, sovereign risks, regulatory risks and execution risks. It is the responsibility of the Client to be diligent and closely examine what transpires in the Account even though the Client grants trading authority to another. Skilling will provide the Client with confirmation of every trade that is made for the Account and a profit and loss statement showing the financial results of each transaction closed out for the Account through the trading platform(s). You will have access to view your Account at any time using the Internet with an online login In lieu of providing trade confirmation and/or Account activity via electronic notifications. Skilling shall make statements available showing the ledger balance, trade positions in the Account, the net profit or loss in all open contracts figured the market. Any concerns or discrepancies on Account statements must be reported to Skilling, in writing, within 24 hours of its occurrence.
4. The Client further understands and consented that Skilling has the right to set limits on the Agent’s ability to manage his Account and to define the parameters under which his Agent is authorized to manage his Account. Skilling is authorized to take any action regarding his Account and the Agent’s activity it deems necessary or prudent for the protection of Skilling, its customers and its commercial relationships.
5. The Client hereby ratifies and confirms any and all transactions with Skilling heretofore and hereafter made by the aforesaid Agent on behalf of or for their Account(s). 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”). You also ratify and accept that he/she agrees to recompense the Agent for his/her services under this Agreement and thus authorizes Skilling to debit the trading Account of the client and credit the profits to the Agent accordingly.
6. This authorization and indemnity is in addition to (and in no way limits or restricts) any rights which you may have under any other Agreement between Skilling and the Client. The Client hereby agrees to indemnify and hold Skilling, 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.
7. This authorization and indemnity is a continuing one and shall remain in full force and effect until revoked by the undersigned by a written notice addressed to you, delivered to you via electronic communication, and acted upon by you in the ordinary course of your business and such revocation shall not affect your liability in any way resulting from transactions initiated prior to such revocation. This authorization and indemnity shall insure to your benefit and that of your successors and assigns.
8. This power of attorney may be revoked at any time by the Client and/or Agent only upon written notice to Skilling. In the event that Skilling receives such written and authenticated notice from the client or Agent, Skilling will notify the other party to this Agreement of the revocation or termination or via Skilling’s online service, which will only be effective at the close of

business Seychelles time on the business day next following the day such notice is received, and Client will remain responsible for all Account activity by the Agent until such effective time. Skilling may also terminate the Agent's trading authorization over the Client's Account at any time for any reason in its sole discretion. In the event Skilling terminates the Agent's trading authorization over the Client's Account, Skilling will provide written notice to both the Client and the Agent. You also agree that Skilling reserves the right to reject the Agent appointment and in any event Skilling and/or its affiliates may refuse to accept instructions at any time after the appointment on a one-off or on-going basis without a reason.

9. In the time of settlement and rollovers as provided for in the Client Agreement, the Client and Agent acknowledge that 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.
10. The Client acknowledges and agrees that Skilling does not endorse or vouch for the services provided by the Agent. Since the Agent is not an employee or agent of Skilling, it is the Account holder's responsibility to perform necessary due diligence on the Agents prior to using any of their services.
11. By signing this authorisation form, the Client acknowledges and understands that this limited power of attorney and its Agreement relates to his Account(s) and is incorporated in and made a part of the Account Agreement between Skilling and the Client. You acknowledge having received and read this limited power of attorney and its terms and that it is your responsibility to provide a copy to the agent(s) if it so desires.
12. The Agent acknowledges having received, read and agreed to abide by the terms and conditions of this limited power of attorney governing the management of the Account number(s)\* at Skilling. The Agent confirms that it is familiar with and have had the opportunity to review the use instructions for the MAM and the physical operation of the MAM that it intend to use in connection with managing the Account, Skilling's trading policy(s) and the limits imposed on his activity by Skilling and accepts full responsibility for ensuring that there is sufficient margin in the Account at all times sufficient to support the position(s) allocated to the Account prior to executing an order. The Agent further acknowledges and agrees that Skilling shall have no liability for their acts or omissions in relation to their management of the Account and hereby indemnify and hold Skilling harmless, without limitation, from all loss, cost, indebtedness and liabilities arising therefrom including reasonable professional fees.

#### ACKNOWLEDGEMENT OF TERMS

13. Each party herein expressly represents and warrants to the other party that: (a) before executing this Agreement, said party has fully informed itself of the terms, contents, conditions and effects of this Agreement; (b) said party has relied solely and completely upon its own judgment in executing this Agreement; (c) said party has read and understood the [PAMM-MAM terms and conditions](#) before executing this Agreement; (d) said party has acted voluntarily and of its own free will in executing this Agreement; (e) said party is not acting under duress, whether economic or physical, in executing this Agreement; and (f) this Agreement is the result of arm's length negotiations conducted by and among the parties and their respective agents and/or attorneys.

In witness whereof the undersigned have executed his limited power of attorney is signed on \_\_\_\_\_ day of \_\_\_\_\_.

For and on behalf of the Agent (the "MAM")

For and on behalf of the Client (the "Follower"):

Signature: \_\_\_\_\_

Signature: \_\_\_\_\_

Name: \_\_\_\_\_

Name: \_\_\_\_\_

Date: \_\_\_\_\_

Date: \_\_\_\_\_