

Power of Attorney

The undersigned customer (“**Customer**”) authorizes _____ (“**Agent**”) to act as Customer’s agent and attorney-in-fact with full power and authority to manage and trade Customer’s funds in their account(s) (“**Account**”; including any linked sub-accounts) with OANDA (CANADA) Corporation ULC (“**OANDA**”) in Customer’s name, and for Customer’s account and risk, and with the same authority and effect as Customer acting personally. This authorization shall include, without limitation, trading in investment products known as contracts for difference (“**Products**”) thereon in the Account, on margin or otherwise. Products may have various underlying instruments, including but not limited to foreign exchange, indices, commodities, metals and bonds, and other instruments available from time to time. Notwithstanding the foregoing, Agent acknowledges that it is not authorized to withdraw any money, securities, or other property from the Account.

Customer authorizes OANDA to follow Agent’s instructions in every respect concerning the Account. Customer hereby ratifies and confirms any and all transactions in the Account that are made based on such instructions, either prior to or subsequent to the execution of this Power of Attorney. Customer further authorizes OANDA to make available to Agent all information pertaining to the Account.

Customer understands and agrees that OANDA makes no representation as to the qualifications, experience or regulatory authorization of Agent or lack thereof, and will not control Agent’s actions. OANDA does not, by implication or otherwise, endorse the operating methods of Agent. Customer further understands and agrees that Agent is the agent of Customer and not of OANDA. Customer acknowledges that Agent may also act as agent for other parties and may not be the exclusive agent of Customer unless otherwise agreed between Customer and Agent.

Customer and Agent confirm that there will be no payment or compensation for Agent's services including, without limitation, management or maintenance fees, performance or incentive fees, advisory fees, and/or any other fees (collectively “**Fees**”). Customer releases OANDA from any and all loss, costs, damages, expenses or disputes arising out of or related to the payment of Fees in contravention of the foregoing.

Agent releases OANDA from any and all loss, costs, damages, expenses or disputes arising out of or related to this Power of Attorney.

Customer hereby releases OANDA, its directors, officers, shareholders and employees (the “**OANDA Parties**”) from any and all liability to Customer, and anyone claiming through Customer, with respect to any and all losses, damages, liabilities and/or expenses of any kind or nature whatsoever (“**Damages**”) sustained or alleged to be sustained as a result of: (i) OANDA following Agent’s instructions; (ii) all actions of Agent regarding the Account; and/or (iii) any other matter arising out of the relationship between Agent and Customer, even if resulting from Agent’s default, gross negligence or wilful misconduct, and Customer shall indemnify the OANDA Parties from any and all Damages arising therefrom.

Even though Customer has granted Account authority to Agent, Customer should be diligent and frequently scrutinize the status of the Account.

Customer acknowledges that the risks of trading Products is high, and that only genuine "risk" funds should be used in such trading. If Customer does not have capital that Customer can afford to lose, Customer should not trade in these markets. No "safe" trading system has ever been devised, and no one can guarantee profits or freedom from loss or to limit the extent of losses. Customer should review the Risk and Relationship Disclosure located here: <https://www.oanda.com/ca-en/legal/>.

This Power of Attorney is a continuing one and shall remain in full force and effect until revoked: (i) by Customer or Agent upon written notice to OANDA sent to the email address at the bottom of this document, or (ii) by OANDA upon notification to Customer and Agent at the email address on file with OANDA. Such revocation shall become effective one (1) business day after receipt of written notice of revocation. Revocation shall not affect any liability in any way resulting from transactions initiated prior to such effective date. This Power of Attorney shall inure to the benefit of OANDA, its agents, successors, and assigns.

Each of the undersigned agrees to be bound by this Power of Attorney. Customer acknowledges having received, read, and understood this Power of Attorney and the risks described herein, and certifies that he/she has the financial resources to enter this Power of Attorney. This Power of Attorney supersedes any oral or written

communications, representations, or agreements between Customer and OANDA or between Agent and OANDA and is governed by the laws of the Province of Ontario.

Customer

Account held in the name of _____

Customer's registered email address with OANDA _____

Signature _____ Date _____

PRINT NAME _____

Executed at (address) _____

Signature _____ Date _____

PRINT NAME _____

Executed at (address) _____

Witness Statement, on the date written below, I declare that the Customer who signed this Power of Attorney is personally known to me (or proved to me on the basis of convincing evidence) to be the Customer named in this Power of Attorney and that the Customer, appearing of sound mind and under no duress, fraud, or undue influence, signed this Power of Attorney in my presence. I further declare that **I am not the person appointed as Agent on this Power of Attorney, related to the Agent and do not work for the Agent directly or indirectly.**

Witness

Name of Witness _____

Address _____

Signature of Witness _____ Date _____

Executed at (address) _____

Agent

Full Name _____

Residential Address _____

Date of Birth _____ Contact telephone number _____

Employer _____ Occupation _____

Type of Business _____ Relationship to the Customer _____

I am, or someone in my household is employed at an IIROC Dealer Member: Yes ___ No ___

If yes, please provide the name of the Member firm and the authorization letter from the Member firm.

I declare that I am the Agent referred to above and that the following is my true signature.

I authorize such electronic searches at Credit Reference Agencies as are necessary in order to try and verify my identity; however, I understand that, in the event that this is not possible, identity and proof of address documents will be necessary (and I will be contacted by OANDA to provide further information).

I confirm: (i) that I am exempt from registration in the advising capacity under securities laws in Canada, and (ii) that I am not an insider of any publicly traded company.

Signature _____ Date _____

Executed at (address) _____

Please sign and scan this form and email it to accountid-ca@oanda.com