

## Limited Power of Attorney

To: Oxley Markets Limited  
Govant Building, 1<sup>st</sup> Floor,  
PO Box 1276,  
Port Vila, Vanuatu

Name

Contact Number

Address

City/Postal Code

Country

NRIC No. /Passport No.

MT4 ID

Email

(hereinafter referred to as "The Client")

hereby appoints the following to be Client's Money Manager

Name

Contact Number

Address

City/Postal Code

Country

NRIC No. /Passport No.

MT4 ID

Email

(hereinafter referred to as "The Money Manager")

to be empowered with full authority to manage the Clients' account and risk through purchase, receipt, sale (including short sale) and delivery of foreign exchange (FX), precious metals, equities, energy, indices and contract for difference (CFD's) or otherwise for the undersigned's account and risk.

The authority vested by the Client in the Money Manager, within the limits of the policies and procedures issued by the Oxley Markets Limited (“OxleyFX”) to place orders of any kinds directly to the trading facilities of OxleyFX. These transactions may be settled through the Client’s account without prior approval.

In consideration of OxleyFX allowing the Client to grant this Limited Power of Attorney, the Client understands and agrees to indemnify OxleyFX in relation to this grant of Power of Attorney and, without detracting from the generality of the foregoing, also that:

- 1) OxleyFX may accept from the Money Manager, without any inquiry or investigation, any order for the purchase and sale of FX, precious metals, equities, energy, indices and CFD’s in the Client’s account(s).
- 2) OxleyFX shall have no responsibility or liability to the Client in following the Money Manager’s instructions in executing all trades in OxleyFX trading facilities.
- 3) OxleyFX is under no duty to supervise or otherwise know or review the trading practices or advice or any other acts of the Money Manager and that the Client will ratify and confirm whatever the Money Manager does in exercising the powers granted under this Limited Power of Attorney, including anything done between revocation by any means of this Limited Power of Attorney and such revocation becoming known to the Money Manager.
- 4) The Client particularly also accepts that the Client’s trading account is opened and maintained with OxleyFX and that OxleyFX shall provide the Client with only execution and certain clearing services. The Client does not expect or require any advisory or related fiduciary services from OxleyFX.
- 5) The Client acknowledges that it is not the duty or responsibility of OxleyFX but solely the Client’s own to monitor and ensure that the Money Manager is properly exercising the authority given to them; and OxleyFX may assume that orders and instructions given by the Money Manager for the Client’s trading account are (as between the Client and the Money Manager) properly given.
- 6) In the event of any dispute pertaining to this Limited Power of Attorney between Money Manager and Client, OxleyFX will not be involved in any way.

Without prejudice to the preceding, when trade instructions are believed that it is not of Money Manager’s or Client’s interest, OxleyFX shall decline to execute the trade.

The Limited Power of Attorney shall remain in effect until revoked in writing by the Client and confirmed receipt by OxleyFX.

This Limited Power of Attorney shall be governed and construed in accordance with the law of Vanuatu.

Each party irrevocably agrees that the courts of Vanuatu shall have exclusive jurisdiction to determine any proceedings in connection with or arising out of this Limited Power of Attorney for Money Manager.

Date:

Date:

\_\_\_\_\_  
The Client

\_\_\_\_\_  
The Money Manager