

**LIMITED POWER OF ATTORNEY**

**I, the undersigned,**

**Full Name:** \_\_\_\_\_

**Passport/ID no. :** \_\_\_\_\_

*(Personal Identification no.)*

**Telephone:** \_\_\_\_\_

**Email:** \_\_\_\_\_

**Address:** \_\_\_\_\_

**City & Zip Code:** \_\_\_\_\_

**Country:** \_\_\_\_\_

**Trading Account(s) no.:** \_\_\_\_\_

**(Hereinafter referred to as the “Principal”), hereby grant power of attorney to:**

**Full Name:** \_\_\_\_\_

**Passport/ID no. :** \_\_\_\_\_

*(Personal Identification no. / Company Reg. no.)*

**Telephone:** \_\_\_\_\_

**Email:** \_\_\_\_\_

**Address:** \_\_\_\_\_

**City & Zip Code:** \_\_\_\_\_

**Country:** \_\_\_\_\_

**(Hereinafter referred to as the “Attorney”)**

To perform, execute and approve all transaction and legal acts according to Leverage Financial Services Limited (hereinafter referred to as “LFS”) Terms and Conditions or any other business terms are entered into with LFS and which govern the client relationship as if they were performed by the Principal itself.

Thus, the Principal understands and agrees that:

1. LFS may accept from the Attorney, without any inquiry or investigation, any order for the purchase and sale of all instruments available on LFS’s online trading systems including securities, derivatives, foreign exchange and futures in the Principal’s account(s) or otherwise;
2. LFS shall have no responsibility or liability to the Principal in following the Attorney’s instructions

3. LFS is under no duty to supervise or otherwise know or review the trading conducted or advice or any other acts of the Attorney and LFS relies on the Principal monitoring the trading and transactions on the account(s) conducted by the Attorney;
4. LFS is allowed to reveal all information about the account to the Attorney;
5. LFS may establish internet trading facilities according to the instructions of the Attorney and thus enable the Attorney to execute trades on behalf of the Principal on any of LFS's online trading systems.

This Power of Attorney shall remain in effect until revoked by a duly signed written notice by the Principal.

Such notice shall be sent by e-mail to: [compliance@leverate.com](mailto:compliance@leverate.com).

This Power of Attorney (and any dispute, controversy, proceedings or claims of whatever nature arising out of or in any way relating to it or its formation or any act performed or claimed to be performed under it) shall be governed by and construed in accordance with the Cyprus Laws. Each Party irrevocably agrees that the Courts of Cyprus shall have exclusive jurisdictions to determine any proceedings in connection with or arising out of this Power of Attorney.

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

The Principal: \_\_\_\_\_

Place: \_\_\_\_\_

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