

SPECIAL POWER OF ATTORNEY

General Terms :

This Limited/Special Power of Attorney by the Principle authorizes the Agent, as mutually agreed, to perform and manage all the Legal actions, transactions i.e. to purchase, sell, hold, invest, and reinvest Contracts for Difference on equities, currencies, precious metals and any similar instruments following RealityMarket's terms and conditions for my account and risk and in my name or number on RealityMarket's books or any other business terms which are entered into with by the Parties and which govern the client affiliation as if they are achieved by the Principal itself and as these are as mentioned below:

1. Whereas, the Principle empowers the Agent to deposit, receive, hold, or transfer the funds too or from the Principle's account on the due directions of the Principle.

2. Whereas, RealityMarket is allowed to accept any order, instructions or directions related to the deposits of funds and can give instructions, direction, or orders to deposit the funds in the account of principle.

3. The Principle permits or allows the Agent to transfer/deposit the funds to the account of principle and can also request electronic funds transfer/ or wire transfer. Furthermore, the Principle does not allow or authorize the Agent to;

a) To access the accounts of Principle

b) To give Order to RealityMarket

c) To sell or trade any Financial Instruments on the behalf of Principle

d) To view the account's balance, transactions, and other important information unless requested or allowed by the Principle in writing

e) To make changes and amendments or deletion in the Principle's account's information including Login, Credentials.

f) To enter into further agreements on the behalf of principle without the due consent and knowledge of the principle.

4. Moreover, the Principal hereby comprehends and consents that the RealityMarket is accredited and authorized to do investigations and seek any clarification from the agent or Principle regarding the instructions from the Agent.

Further to this, RealityMarket has all powers and reserves all the rights to decline any instructions, requests or orders from the Agent.

5. Whereas, both Principle and Broker/agent acknowledge the information furnished by them in the current Special Power of Attorney is subject to confirmation and verification.

6. RealityMarket is permitted to accept all the orders or instructions for the execution or performance of the above said activities and responsibilities on the behalf of Principle.

7. The Principle understands and accepts that neither RealityMarket and all the employees or agents working for it will control the actions of agents and be held responsible for any damage/loss caused to the Principle nor RealityMarket

recommends or approves the transaction methods of the Agent. Only the principle will be responsible to make sure that the Agent has all the licenses and permits from the Government to perform such operations.

8. RealityMarket does not hold any liability or responsibility to the Principal regarding any orders or instructions received by the Agent.

9. The Principle hereby undertakes to be diligent and will cross-check and scrutinize the Agent's operations regularly. RealityMarket offers online access to the operations and activities of the Agents and allows Principle to access and monitor the activities of Agent that includes account balances, deposits, and monthly account statements.

Amendments :

The Principle and its agent agree to notify the company in writing immediately if any amendment is being made in any or all parts of this Power of Attorney. If the Principle or its agent fails to give notice then the company shall not be liable for any subsequent loss.

Indemnification :

The Principle accepts full responsibility and liability for all such instructions (and for all transactions that may be entered into as a result) and will indemnify the RealityMarket and keep it indemnified against any loss, damage or expense incurred by it as a result of its acting on such instructions. This indemnity shall be effective, whatever the circumstances giving rise to such loss, damage or expense and whatever the knowledge,

acts or omissions of the Company concerning any other account held by any other person or body (including the Agent named above) with RealityMarket.

The Principle further agrees that this indemnity shall extend to loss, damage or expense incurred by the Company in reversing incorrect or erroneous instructions submitted by the Agent that result in a transaction that must, for the protection of the Company or its other customers or reasons of market integrity, be reversed.

The Principal also agrees to entirely indemnify and hold RealityMarket harmless from and against all liabilities, claims, actions, losses, damages, costs, and expenses, including attorneys' fees, arising directly or indirectly, out of or relating to their reliance on this Power of Attorney, any breach by the Agent of any provision of this Power of Attorney, the performance or non-performance of the Agent's services.

The Principal also agrees that RealityMarket will not be liable and will not attempt to hold RealityMarket liable for any transaction(s) or decision(s) made by the Agent whom the Principal has selected, regardless of whether or not any such transaction or decision was authorized by the Principal.

Termination :

This Power of Attorney shall remain in effect until revoked by a duly signed written notice by the Principal. The revoke date will be always the nearest Saturday after receiving the written notice. All remaining funds will be credited to the internal wallet of the principal. Such termination, revocation or withdrawal shall not affect any obligation and/or liability in any way resulting from transactions, acts or orders initiated by the Agent before such termination, revocation or withdrawal. The Agent agrees to notify RealityMarket immediately, in writing, if the principal dies or becomes incapacitated, incompetent or mentally disabled such that this Power of Attorney would be rendered void.

THIS POWER OF ATTORNEY HAS BEEN EXECUTED AS A DEED, IS DELIVERED TO THE PARTIES AND TAKES EFFECT AS OF THE DATE IT IS DULY AGREED BY THE PRINCIPAL AND THE ATTORNEY VIA E-MAIL REGISTERED WITH THE COMPANY.