This Limited Power of Attorney ("PoA") is given to Pelican Exchange Limited (company number 09437275 and FRN 739090) of 78 York Street, London, England, W1H 1DP and Pelican Exchange Europe (CY) Ltd (company number HE 426432) and registered address at 50, Agias Zonis, ARIANTHI COURT, Floor 2, 3090, Limassol, Cyprus (collectively "Pelican") by the Member, as such term is defined in the Pelican General Terms of Business, whose name and address is set out below, ("Client").

- 1. Pelican Exchange Limited is an Appointed Representative of London and Eastern LLP (company number OC3458709).
- 2. London and Eastern LLP is authorised and regulated by the Financial Conduct Authority with FRN 534484.
- 3. Pelican Exchange Europe (CY) LTD, is authorised by Cyprus Securities and Exchange Commission ('CySEC') to provide investment services according to the Investment Law, as defined below, under licence no. [.........]
- 1. For so long as the Account is open, Client hereby appoints and authorises Pelican as Client's Attorney in connection with Client's account(s) with [insert broker name] (company number [insert company number), which company is authorised and regulated by the Financial Conduct Authority with FRN [insert regulation number], (the account being the "Account" and the FCA authorised firm being "the Broker") with full power to do any one or more of the following in the name of the Client and on the Client's behalf:
  - a) To buy and/or sell (including short, when-issued and forward sales) or otherwise purchase, acquire, exercise, convert, redeem, exchange, transfer, assign or dispose of any securities, equities, derivatives including CFDs and spread bets (irrespective of the underlying) and any other investments including an option with respect to any of the above, on margin or otherwise, for and at the risk of the Client (each such action being a "Trade/Transaction");
  - b) To act on and give instructions with regard to, any Signal(s) and/or Trade Alerts, as such terms are defined in the Pelican General Terms of Business, that the Client has signed up to receive, such that such Signal(s) and/or Trade Alerts can be reflected in a Trade/Transaction, in whole or in part, and effected in, on or over the Account;
  - c) To give instructions relating to a Trade/Transaction, a Signal and/or a Trade Alert to the Broker as well as with respect to all other things necessary or incidental to the furtherance or conduct of such Trade/Transaction;
  - d) To instruct Broker to deduct from the Account, and pay, any fees that Pelican determines are due to it or London and Eastern LLP or any Signal Provider with whom Client has contracted (Signal Provider being defined in the Pelican General Terms of Business and related documents); and
  - e) To, notwithstanding the generality of the above, act for the Client in relation to the Account, in the Client's name and on the Client's behalf in the same manner and with the same force and effect as if the Client have placed, instructed or effected the Trade/Transaction as Pelican so placed, instructed or effected;
- 2. The Client further appoints and authorises Pelican as Client's Attorney with full power:
  - a) To, in the name of the Client and on the Client's behalf, pay it, London and Eastern LLP, Signal Provider and/or Broker, any fees due to any of them by Client pursuant to the Pelican General Terms of Business; and
  - b) To assign all or part of its rights under this PoA to Pelican Exchange Limited.
- 3. This PoA does not permit Pelican to:
  - a) Withdraw or redeem funds or assets from the Account;
  - b) Sign or agree to terms and conditions and/or new or updated client agreements on behalf of Client;
  - c) Change Client's username or password or to add, delete or change Client or Account information; and/or
  - d) Receive notices from the Broker for the Client.
- 4. Client acknowledges and agrees to the following:
  - a) Client is full responsible and liable for all instructions issued by Pelican or received via Pelican's services in relation to the Client's Account (and all Transactions that may be entered into as a result);
  - b) Pelican shall determine which of their employees and/or officers, acting jointly or severally, shall be appointed by it as the de facto attorney hereunder and the Client agrees not to dispute any such determination;
  - c) Broker is authorised to follow the instructions of Pelican in every respect concerning the Account and is not obliged to conduct further inquiry or seek authorisation from the Client or further clarification from Pelican or Client regarding any instruction from Pelican for or relating to the Account;
  - d) Broker doesn't participate in any fees determined by Pelican and these won't be reflected in the Client's trading statement as a separate line item;

- e) If the Account, for whatever reason, has insufficient funds to cover any fees that Pelican determines are due to it or London and Eastern LLP or any Signal Provider, it is not the responsibility of the Broker to make good any deficit therein;
- f) Pelican can, in its sole discretion, refuse to effect any Signal or Trade Alert;
- g) Broker can, in its sole discretion, refuse to effect any Trade/Transaction placed, instructed or effected by Pelican;
- h) Client is aware of the possible conflicts of interests it has with Pelican and/or Broker in acting under this PoA, including paying Pelican per Trade, and consents to them acting and/or providing the service(s) notwithstanding any such conflict;
- i) Where Pelican services include social trading, copy trading, automated trading or similar services, these services are high risk and could lead to significant financial losses. The Client acknowledges that these services are not promoted by or endorsed by Broker and Broker isn't responsible or liable for the Client's use of these services;
- j) In providing a trading system to Pelican, Broker has the right but not the obligation to set limits, controls, parameters and/or other controls on Pelican's ability to use its system or to make Transactions. The Client accept that if Broker chooses not to place any limits or controls on Pelican's trading, or if these limits or controls fail for any reason, Broker won't exercise oversight or control over any instructions given by Pelican, and the Client accepts full responsibility and liability for Pelican's actions in these circumstances; and
- k) Pelican is not an employee, representative or agent of Broker and has no power or authority to act on Broker's behalf.
- 5. Notwithstanding the generality of the above, the Client agrees to ratify and confirm and does hereby ratify and confirm any and all instructions given by Pelican hereunder or in reliance thereon and/or any Trade/Transactions hereafter made by Pelican on/over/in the Account. This ratification shall remain in full force and effect until the PoA is terminated in accordance with its terms save that such termination shall not affect any liability in any way resulting from transactions initiated prior to

such termination. Broker's rights under this clause are in addition to any other rights it has under other agreements with Client and/or Pelican.

- 6. Client consents to Broker providing and/or allowing Pelican access to the Account including Client's personal or other information held by it and Client further consents to Broker providing copies to Pelican of all notices, statements, information and correspondence relating to the Account provided that Broker also makes the same available to Client.
- 7. Save in respect of Broker's negligence or willful default, Client hereby agrees to indemnify and hold Broker harmless from and against all claims, actions, costs and liabilities, including attorney's fees, arising out of or relating to any breach by Pelican of any provision of this PoA, any action taken or not taken by Broker following instructions of/from Pelican, any Trade/Transaction or other action taken by Pelican in/over the Account and any dispute involving Pelican and Client. Client further agrees to pay Broker, promptly on demand, for any and all such claims, actions, costs and liabilities. This ratification shall remain in full force and effect until the PoA is terminated in accordance with the terms of this PoA save that such termination shall not affect any liability resulting from transactions initiated prior to such termination. Broker's rights under this clause are in addition to any other rights it has under other agreements with Client and/or Pelican.
- 8. Broker, Client and Pelican acknowledge and agree that the Account shall be governed by the Broker's Client Agreement, Risk Disclosure, Execution Policy as well as all other documents forming part of the Client Agreement ("Client Account Agreements") and, accordingly, if any terms of this PoA contradict the Client Account Agreements, the terms of the Client Account Agreements shall prevail with regards to the subject matter hereof.
  - Client and Pelican acknowledge and agree that their relationship shall be governed by the Pelican General Terms of Business as well as all other documents forming part of their relationship ("Pelican Account Agreements") and, accordingly, if any terms of this PoA contradict the Pelican Account Agreements, the terms of this PoA shall prevail with regards to the subject matter hereof.
- 9. Any notice under this PoA shall be in writing and shall be served by delivering it personally or sending it by email to the most recent email address that the relevant party has for the other party/parties named herein.
- 10. All terms, conditions and warranties implied by statute or common law are excluded to the fullest extent permitted by law.

- 11. If any provision of this PoA shall be held to be void, invalid or unenforceable the same shall be deemed to be deleted to the extent necessary to cure such voidness, invalidity or unenforceability and all other provisions of this Agreement shall remain in full force and effect.
- 12. The parties do not intend any term of this PoA to be enforceable pursuant to the Contracts (Rights of Third Parties) Act 1999 save that any person named herein, whether a party to this PoA or not is entitled to enforce any rights, acknowledgement or benefits given to it hereunder.
- 13. Nothing in this PoA is intended to or shall operate to create a partnership, joint venture, employment, representative or agency relationship between the parties
- 14. This PoA shall remain in effect until written notice of termination is given to Broker by either Pelican or Client or to Pelican and Client by Broker whereupon this PoA shall immediately terminate save that such termination shall not affect any accrued rights and liabilities or open trading positions or otherwise as stated herein.
- 15. This PoA may be executed in counterparts, in original, facsimile, scanned electronic copy or docusign (or similar), each of which shall be deemed an original but all of which together shall constitute one and the same instrument.
- 16. Subject as hereinafter provided, no party shall without the prior express written consent of the other parties assign, novate, transfer, charge, sub-license or deal in any other manner with this PoA or any of its rights or obligations hereunder and no variation of this PoA shall be valid unless it is in writing and signed by or on behalf of both parties.
- 17. Save as otherwise stated herein, the terms of this PoA constitute the entire agreement and understanding between the parties relating to the subject matter hereof and supersedes any previous agreement whether written or oral.
- 18. This PoA is governed by and construed in accordance with the laws of England and Wales and the Client irrevocably submits to the jurisdiction of the courts located in England and Wales.

THIS POWER OF ATTORNEY IS EXECUTED AS A DEED AND IS DELIVERED AND TAKES EFFECT ON THE DATE OF THE SIGNATURE BELOW.

PLEASE NOTE THAT THIS DOCUMENT NEEDS TO BE SIGNED BY YOU IN THE PRESENCE OF A WITNESS. They must be independent and not a member of your family or your partner. BY SIGNING THIS DOCUMENT, WHETHER ELECTRONICALLY OR PHYSICALLY, YOU REPRESENT TO US THAT YOUR SIGNATURE WAS WITNESSED AND THAT YOU WILL ADVISE OF THE IDENTITY OF THAT WITNESS IF WE SO REQUIRE YOU TO. YOU SHOULD NOT SIGN THIS DOCUMENT OR DELIVER IT TO US IF YOUR SIGNATURE WAS NOT WITNESSED. AS WE WILL BE RELYING ON THIS REPRESENTATION.

NOT WITNESSED, AS WE WILL BE RELYING ON THIS REPRESENTATION.
Signed:
Name of Client: Address:

Date: