

LIMITED POWER OF ATTORNEY (“POA”) – TRADING AUTHORIZATION FORM

Client Name: _____

Account Number (s): _____

Whereas the undersigned _____

(“the **Client**”) has opened the trading account(s) referred to above (“the **Account(s)**”) with Amana Capital Ltd (“Amana” or “the **Company**”),

Whereas the Client wishes to authorize _____ (“the **Agent**” or “Trading Agent”), holder of account _____, to represent him in operating his account(s) at the Company;

Therefore, the Client acknowledges that:

1. The “Agent” should also complete a copy of the client Agreement, subject to compliance review.
2. The Client grants the Agent through this POA, the right to execute, on his account at Amana, all types of trading transactions using all products offered by the Company that are covered in the account opening documents, Terms of Trading agreement or any existing or future agreements between the Client and Amana. The Agent shall have the right to execute trading orders and give written, electronic or verbal instructions, except that said Agent is not authorized to withdraw any money, securities, or other property either in the name of the undersigned or otherwise.
3. The Agent shall have the right to receive, review, scrutinize and confirm account statements or other documents and tools related to the account.
4. The Agent shall have the right to receive any mail, correspondence or documents related to the Account that may be sent or generated and take any necessary action.
5. The agent shall act upon the Client’s best interest and prevent in any way the materialization of conflict of interest between him and the Client. Any information provided to the client must be fair, accurate and timely.
6. The Client hereby irrevocably agrees to release and hold Amana (as well as its directors, officers, shareholders and employees) harmless from any and all liability to the Client, and anyone claiming through the Client, with respect to any and all losses, damages, liabilities and/or expenses of any nature (“Damages”) sustained or alleged to be sustained as a result of: (i) Amana following the Agent’s instructions; (ii) all actions of the Agent regarding the Account; and/or (iii) any other matter arising out of, the relationship between the Agent and the Client including

but not limited to this POA, even if resulting from the Agent’s default, negligence or willful misconduct. The Client shall Indemnify Amana, its affiliates, employees, agents, and successors from Damages arising therefrom. This acknowledgement is considered a final and irrevocable one.

7. The Client irrevocably agrees that he accepts all transactions executed by the Agent and considers such transactions binding and cannot be rejected. The Client also acknowledges that no confirmations will be needed from him to confirm transactions executed by the Agent.
8. The Client acknowledges that CFDs are leveraged financial instruments that carry a high degree of risk and as a result it is possible to lose all your invested capital.
9. The Client should be diligent and frequently verify the status of the Account. The Client has the right to request from the Agent statements on the Account status and details regarding the overall management of the Account, and the Agent agrees to provide, upon the Client’s request, such account information and account statements using report features as provided by Amana. Amana will provide the Client access to view his account at any time via his on-line Amana client portal. Amana shall make statements available showing the ledger balance, the exact positions in the account, the net profit or loss in all contracts closed for the given period, and the net unrealized profit and loss in all open contracts figured to the market. The Client should carefully review these statements on a daily basis, and if there are any questions or queries, he should contact Amana within 24 hours after which he is considered to have accepted the information provided.
10. This Power of Attorney shall remain in effect until the Client revokes it in writing and the Company receives the notice through registered mail and a confirmation of receipt, or a written notification through a notary public. No other way to send the notification is acceptable. Revocation shall not affect any liability in any way resulting from transactions initiated prior to such effective date. This authorization and indemnity shall inure to the benefit of Amana and that of Amana’s agents, successors and assigns. In the event that Amana receives such written notice from the Client or Trading Agent, Amana will notify the other party to this termination. Amana will then proceed to terminate the Trading Agent’s trading authorization over the Client’s account at any time and provide written notice to both the Client and the Trading Agent of the termination of the POA.

11. In the event another power of attorney is executed by the Client without revoking the current one through one of the two methods mentioned in clause 9 above, the current power of attorney shall remain in effect along with any new ones.
12. Each agent appointed through the different power of attorney shall have the authority to individually perform the specific powers granted to him.
13. The Client warrants to fully indemnifying the Company for any procedures, legal cases, claims, costs, expenses or responsibilities to any party that might arise as a result of the Agent performing any of the rights granted to him under this power of attorney.
14. The Client herein agrees to allow Amana to release to the Agent all account statements, in order to enable the Agent to examine account statements, executed transactions and more generally in order to enable the implementation of this POA by the Agent.
15. Limited Power of Attorney shall be governed by and construed in accordance with Cyprus law and in the event of any dispute I/we shall submit to the non-exclusive jurisdiction of the Cyprus Courts

Account Holder

Name

Signature

Date

Joint Account Holder

Name

Signature

Date

Trading Agent

Name

Signature

Date

Reviewed and approved by Amana Capital Ltd

Name

Signature

Date