

## LPOA MONEY MANAGER AGREEMENT

### LPOA(Limited Power of Attorney) Agreement to Trade client Funds

---

\*Let your investments be fully safe by signing the Forex account management agreement – LPOA agreement.

\***ConneXarCapital** Ltd Forex Broker allows You can't stop the trading at any moment by sending a mail to [operations@ConneXarCapital.com](mailto:operations@ConneXarCapital.com) as stating that you would like to cancel the LPOA agreement from registered email id.



## What is the Forex Account Management Agreement?

---

The rule of ConneXarCapital Ltd forex broker allows the client to do Asset Managers to trade the client's account on his/her behalf and allows ConneXarCapital Ltd to pay a profit percentage fee calculated over the high-water mark profits of the last month that the client's account has had profits.

It's very important to understand that the Forex account management agreement never allows the asset managers to fund or withdraw funds from the client's account.

The international anti money laundering laws only allow the client to make any funding and withdrawal to their ConneXarCapital Ltd account and it can be only accepted if the holder of the ConneXarCapital Ltd account and the holder of the bank account is exactly the same.

The asset managers won't get any fee in the case of a losing month in the client's account and they won't be able to be paid and fee again until the last losses are completely recovered.

## LPOA Agreements

---

### **AUTHORIZATION THE UNDERSIGNED "ACCOUNT HOLDER" HEREBY AUTHORIZES**

**TRADING AGENT / MONEY MANAGER/ FUND MANAGER** as agent and attorney in fact to purchase and sell Foreign Exchange ("Forex"), Contracts for Difference ("CFDs"), futures, commodities, and/or options on margin or otherwise for the undersigned's account and risk. The undersigned hereby agrees to indemnify and hold "CONNEXARCAPITAL LTD"

harmless for all losses, indebtedness and liabilities arising therefrom. "CONNEXARCAPITAL LTD" is authorized to follow the instructions of Trading Agent in every respect concerning the undersigned's account with "CONNEXARCAPITAL LTD", except that said agent is not authorized to withdraw funds in the name of the undersigned. In all such transactions, as well as management decisions relating to the Account,

CONNEXARCAPITAL LTD is hereby authorized to follow the instructions of the Agent; the Agent is authorized to act on behalf of the undersigned in the same manner and with the same force and effect as the undersigned might or could with respect to such transactions, the making and taking of deliveries and with respect to all other things necessary or incidental to the furtherance and/or conduct of the Account. CONNEXARCAPITAL LTD shall have no liability for following the instructions of the Agent, and the undersigned shall never attempt to hold CONNEXARCAPITAL LTD liable for the Agent's actions or inactions. The undersigned understands that CONNEXARCAPITAL LTD does not, by implication or otherwise, endorse the operating methods



of such Agent. The undersigned hereby releases CONNEXARCAPITAL LTD from any and all liability to the undersigned or to anyone claiming through the undersigned with respect to damage, losses or lost profits sustained or alleged to have been sustained as a result of CONNEXARCAPITAL LTD following the Agent's instructions or for any matter arising out of the relationship between the Agent and the undersigned and shall indemnify CONNEXARCAPITAL LTD from any and all losses, damages, liabilities and expenses, of any kind or nature whatsoever, arising there from. The undersigned agrees to hold CONNEXARCAPITAL LTD harmless and to indemnify it as to any expense, damage or liability sustained by it with respect to any and all acts and practices of the Agent and attorney-in-fact regarding this account, including all losses arising there from and debit balance(s) due thereof.

This authorization is a continuing one and shall remain in full force and effect until revoked by the undersigned, or an authorized person on their behalf, by written notice given to CONNEXARCAPITAL LTD, Attention: Compliance Department. Such revocation shall become effective only upon the actual receipt thereof by CONNEXARCAPITAL LTD, but shall not affect any liability in any way resulting from transactions initiated prior to their receipt. This authorization shall insure to the benefit of CONNEXARCAPITAL LTD, its successors and assigns.

The provisions hereof shall be in addition to and in no way shall it limit or restrict any right that CONNEXARCAPITAL LTD may have under any agreement with the undersigned. In addition, CONNEXARCAPITAL LTD is further authorized and directed to deduct from the undersigned's account and pay the Agent the amount of all management fees, incentive fees, advisory fees and/or brokerage commissions to be paid to the Agent upon CONNEXARCAPITAL LTD receipt of invoices from the Agent. The undersigned understands that the Agent is solely responsible for the calculation of such fees and commissions and that CONNEXARCAPITAL LTD has no responsibility or obligation to determine or verify the amount or accuracy of such fees and commissions. The undersigned hereby agrees to indemnify and hold harmless CONNEXARCAPITAL LTD and its affiliates and employees from any loss, damage or dispute arising out of or relating to the calculation and payment of such fees and commissions.

All statements, notices, correspondence and the like generated in this account shall be sent or given to the Agent at the address shown for this account and to the undersigned at the address indicated in the Customer's Account documents, or to such other person or address as the undersigned may hereafter designate in writing. In addition, the undersigned has provided CONNEXARCAPITAL LTD with a copy of any disclosure document, managed account agreement, or other such material executed by and between Agent and the undersigned that concern the Agent's advice in regards to the Account.

## THIRD-PARTY TRADING ADVISOR CHECKLIST

---

As an unregulated business, foreign currency trading advisory is prone to false advertising and misleading information. CONNEXARCAPITAL LTD cannot require a customer to do any "due diligence" on a third-party trading advisor ("Trading Agent") prior to entering into an agreement with such Agent. However, CONNEXARCAPITAL LTD encourages Customers to take such measures, and asks that Customers acknowledge that they have read and, at the minimum, considered taking the following recommended steps before entering into any agreement with an Agent.

1. Have the Agent provide you with a disclosure document that, at the minimum, provides: The Agent's biography, outlines the investment methodology, discloses the fees charged by the Agent, and discloses the risks associated with the investment methodology.
2. Ask the Agent to provide you with references from existing clients.
3. Have your attorney or accountant verify the accuracy of any performance record provided to you by the Agent, and review any contractual agreement to be executed by and between you and the Agent.
4. The undersigned customer has the right to request from the undersigned Trading Agent statements on account status, and the undersigned Trading Agent is obligated to provide, upon the undersigned customer's request, such statements on account status using report features as provided by "CONNEXARCAPITAL LTD".

I, \_\_\_\_\_ the undersigned, represent and covenant that I have read and understand this "Third-Party Advisor Checklist":

### Risk Management:

---

How much Share Percentage from Profit Investor like to transfer \_\_\_\_\_% to the Managed Trader Agent.

### Choose anyone option below

---

- Incentive Fees: above mentioned % of net profits can be transferred to Fund Manager/Money Manager Agents Trading account or his Bank Account(Paid Monthly based on net profits per month, the difference between new net equity highs and previous highs excluding deposits/withdrawals).

- Whenever the investor withdraws the funds net profit % mentioned above can be shared to the Fund Manager/ Money Manager/ Agents Trading MT5 account. Once Transferred funds to money manager can't be withdrawn from investors as it profits share, thus equity remains same, as a new deposit or withdrawal added by the investor that will be taken into the account.

## Managed Trader Agent Details

---

### MT5 ID:

Managed Trader Agent Email ID : \_\_\_\_\_

Managed Trader Agent Phone number : \_\_\_\_\_

Managed Trader Agent Address : \_\_\_\_\_

Managed Trader Agent Signature:

Date:

### Investor/Primary Account Holder Details

Investor MT5 Number : \_\_\_\_\_

(If multiple accounts after entering MT5 give comma, ex: 20883881, 20883882)

Investor Email ID : \_\_\_\_\_

Primary Customer Signature:

Date: