

Limited Power of Attorney External Managed Account

Less than 1 Million USD

This Agreement is in between the client herein as _____ dated _____
of address: _____

AND

The Money management Company herein FXLTE of: **1st Level, The Legacy, 25/A, Shakespeare Sarani Rd, Kolkata, West Bengal: 700017**

The client issues, A limited Power of Attorney to FXLTE for the sole purpose of trading an Externally Managed Account **with the broker / brokers as below.** (If multiple brokers & account number combination is used, then attach a separate sheet of paper)

BROKER NAME	LEVERAGE	MT4 USER NAME	MT4 PASSWORD	STARTING EQUITY



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ANTICIPATED TRADING PERFORMANCE & CONDITIONS:

We will attempt to double your trading capital within 12 months, as a gross trading performance in the whole calendar year. The maximal drawdown will not exceed 35%, If necessary, trading activity may be stopped till further communication with the customer.

In some special situations, trading activity might be immediately stopped to avoid loss in the client's account, we would send an Intimation & would terminate trading activities till further communication with the client & hence in such occurrence FXlte cannot be held liable.

Special Events that can damage trading conditions & cause unexpected losses:

1. *FOMC Announcement*
2. *WAREFARE & International news*
3. *CRISIS due to cpi & other announcements*
4. *Bad liquidity due to holidays*
5. *Back end manipulation from brokers.*
6. *Crash / Malfunction of centralized servers through which trading activity is being executed.*
7. *Sudden lowering of leverage / Changing of margin requirements by broker.*
8. *Withdrawal without notifying us, that may prone to cause margin call.*



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1. The Client hereby expressly releases Fxlte from any obligation to provide any advice, information or warning whatsoever in relation to the acts or omissions as an active Attorney.
2. The Client acknowledges and accepts the inherent risk that online or electronic communication may not reach their intended destinations or may do so much later than intended for reasons outside the Fxlte's control. The Client accepts that it bears the risk of the Attorney (here in Fxlte)'s instructions being lost for any reason whatsoever (including, without limitation, malfunctions in any electronic or online trading system).
3. The Client accepts full responsibility and liability for the Attorney (here in Fxlte)'s actions in such circumstances. To the extent permissible by law, the Client acknowledges and agrees that it is the Client's responsibility to monitor the activity of the Attorney (here in Fxlte).
4. All acts performed by the Attorney (here in Fxlte) under this power of Attorney shall be binding upon the Client.
The Client acknowledges and agrees that:
5. This power of Attorney may only be amended or revoked by the Client in writing. Unless notified otherwise in writing or via email, any such variation or revocation is not effective until two working days after it is received by the Fxlte. The Client acknowledges and accepts that it will remain liable for all instructions given by the Attorney (here in Fxlte) prior to the revocation/variation being effective, and that it will be responsible for any loss, damage or expense which arises on any transaction which is open at such time., the Client will indemnify and keep Fxlte indemnified in respect of any such loss, damage or expense.
6. The Client agrees not to hold the Attorney liable for losses arising due to the changes made in the trading environment OR manipulations made by the third-party brokerage w.r.t following factors as below: Execution speed, margin, leverage, Spreads, Liquidity or any special technical limitations.
7. Each Client who is an individual consent to and authorizes the Attorney (here in Fxlte) such personal information as is reasonably necessary to give effect to the terms of this power of Attorney.

1. The Client acknowledges and accepts that; the Client may see real time transactions or trading activity generated by the Attorney through the trading platform of the third-party broker.

2. This offered limited power of Attorney might dispute, proceedings or claim of any nature, its subject matter or its formation (including non-contractual disputes or claims) shall be governed by and construed in accordance with the laws of India. The Client irrevocably agrees that the courts of India shall have exclusive jurisdiction to settle any dispute or claim that arises out of or in connection with this limited power of Attorney or its subject matter or formation (including non-contractual disputes or claims).



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3. This deed may be executed in any number of counterparts, each of which when executed and delivered shall constitute a duplicate original, but all the counterparts shall together constitute the one agreement.

Client's Signature (If company, A director will sign):

Client's Name:

Client's Nationality:

Client's Passport / ID no:

Witness Name:

Witness Signature:

Attorney's Signature:

Attorney's Name: VIJAY MOHANTY on Behalf of FXLTE.

Attorney's Nationality: INDIAN

Witness Name:



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AUTHORITY TO PAY PERFORMANCE FEE & SET UP FEE:

PERFORMANCE FEE: The client agrees to pay a Performance fee of 35%, On accounts that are being traded by the Attorney (Fxlte), All payments should be paid by 7th of every Month, for previous Month's activity. Example Performance fee generated in January have to paid off in February.

SET UP FEE: A one time set up fee of 3% of the Capital with a maximum capping of 5000 USD, has to be paid in advance to the Attorney (Fxlte) before the Money management process starts, this fee will be adjusted against the next month's performance fee.

ALL fees can be paid to our Accounts Directly as Below:

IDFC FIRST BANK LIMITED

A/C NAME: HILLIANT RESEARCH & TECHNOLOGY PVT LTD.

A/C NUMBER: 10031653664

IBAN : N/A

SHORT CODE: N/A

A/C CURRENCY: USD / EUR / CHF / GBP / JPY /INR

SWIFT CODE: IDFBINBBMUM

In case of payment via Wallets Contact our Payments team “ finance@fxlte.com “

