

SWISS FINANCE PARTNERS AG

Swiss Finance Partners AG

Your Preferred Financial Service Provider



Management Authority Mandate

2018

12, RUESSENSTRASSE 6340 BAAR (ZG) SWITZERLAND

Swiss Finance Partners AG



MANAGEMENT AUTHORITY

Bank :
Account no. :

The undersigned, called hereafter "the Principal", authorize(s) herewith Swiss Finance partners AG, called hereafter " SFP AG ", acting as his Proxy with right of substitution, to represent him towards the above mentioned bank, as the holder of a management and administration authority, within the limits of the following provisions:

Swiss Finance Partners AG, is authorized, in the way it should think best and without any restriction, to manage and administrate, both actively and passively, in the name of the Principal, the latter's assets, deposits, creditor and debtor accounts, and to invest them in shares, bonds, certificates of deposit, unit trusts, bills of exchange and notes, bank-issued medium-term notes, precious metals, or any other way which it should consider appropriate, according to the attached placement instructions. SFP may, as it deems it advisable, sell or convert shares and/or securities, buy or sell drawing rights, make forward transactions in foreign currencies and carry out fiduciary transactions. It is not obliged to limit its investments to one given currency or country.

Standardized or non standardized transactions in options as well as financial futures may be effected by SFP AG under this authority. Whenever the depository bank grants a credit to its client, SFP AG will decide at will how to apply this credit when investing on behalf of the client. The Principal is aware of the risks involved in such transactions and willingly accepts them.

The Principal authorizes SFP AG to receive a certified copy of the "Form A" document signed by him and all information concerning his account, including that obtained through the bank's computer system.

SFP AG is also authorized to receive, examine and check account statements, securities and deposits and, in general, to do anything it should deem appropriate or necessary, within the following limits:

SFP AG does not have the right to withdraw securities and/or funds (except for the sums allowed hereafter), of whatever kind, neither totally nor partially, nor to pledge them for its own account of a third party, nor to make payments except if in return for the acquisition of securities, foreign currencies, and precious metals, and excepting any transfer in favor of the Principal, in particular management fees and should the Principal form a trust, foundation, company or other structure for the purposes of holding the latter's assets, SFP AG is authorized to debit set-up and annual fees. Furthermore the latter expressly authorize SFP AG to pledge his assets, in favor of the depository bank, as collateral for all the transactions done under this Management Authority.

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All business correspondence from SFP AG and/or the bank is deemed to have been made when it has been sent to the last address stated by the Principal. The date featured on the duplicate or on the mailing list, which SFP AG and/or the bank possess, is presumed to be mailing date.

If the Principal instructs SFP AG and/or the bank to keep all business correspondence, the latter is unreservedly deemed to have been delivered on the date shown on each letter; all risks arising from these procedural means are the responsibility of the Principal; SFP AG and/or the bank are released from all liability concerning this procedure.

Disputes in relation to statements of accounts and deposits must be filed within one month, with effect from the day they are forwarded. Once this period has lapsed, the statements are deemed to have been approved. Express or implied approval of the statements of accounts applies to all items hereto. The same is true when the Principal has instructed SFP AG and/or the bank to keep all business correspondence.

The Principal pledges himself to accept any measures taken by SFP AG as if he had taken them himself. He relieves the bank of any responsibility in relation to the above-mentioned management. In addition he recognizes the bank's rights to refuse orders given by SFP AG if in its judgement it deems it appropriate to do so, without having to justify its refusal. A copy of all mail concerning the Principal's accounts and deposits shall be forwarded to SFP AG.

The Principal has sole responsibility for the management of his legal obligations and tax affairs including making any applicable filings and payments and complying with any applicable laws and regulations in relation to taxation. The Principal also confirms that he/she is aware of all applicable legal and tax obligations, that SFP AG is no legal or tax adviser on those obligations and the he/she has undertaken, to the best of the Principal's knowledge, all necessary steps to fulfil such obligations.

In order to carry out this management authority, the Principal grants the bank permission to follow SFP AG's instructions for the payment of a management fee amounting to 0,25 % per quarter, calculated on the basis of the overall assets administered.

The bank is not bound to control nor check the calculation of SFP AG's management fees. The Principal acknowledges having been informed about all retrocession to SFP AG agreed to by the bank and/or other entities, in respect of this contract.

The principal renounces expressly to these retrocession that are entitled entirely to SFP AG.

It is herewith expressly agreed that this management authority shall remain valid even in case of death of the Principal or in case of one of the contingencies provided for in article 35 of the Swiss "Code des Obligations" should occur. This authority shall remain valid until the bank receives a written revocation from the Principal and/or SFP AG.

The present management authority is subject to Swiss law. The exclusive jurisdictional forum shall be Baar (ZG)

Zug,

The Principal

Swiss Finance Partners AG

Swiss Finance Partners AG

Investment Guidelines

No.

Reference Currency

This is the currency in which investment performance is measured over a specific period of time. It is the base currency but does not exclude investments in other currencies.

CHF

USD

EURO

Others _____

Portfolio structures

The following portfolio structures are available. They differ in terms of expected risks and returns and have also different investment objectives. The portfolio structures are regularly monitored as to their efficiency and suitability and are adjusted as necessary.

Investment goal and expected returns

Investment instruments employed

1 <input type="checkbox"/>	Advisory		
2 <input type="checkbox"/>	Equities	Long-term extensive real growth of assets Sharp price fluctuations Income primarily from capital gains, Supplemented by incoming interest and dividends	Primarily equities Money market investment for cash management No investments in bonds
<input type="checkbox"/>	Growth	Long-term significant real growth of assets Increased price fluctuations Returns primarily from capital gains,	Over-weighted equity component Supplemented by bonds and money market investments

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		Supplemented by incoming interest and dividends	
4 <input type="checkbox"/>	Balanced	Long-term real growth of assets Average price fluctuations Returns from incoming interest and dividends and capital gains	Balanced distribution between bonds, money market and equities
5 <input type="checkbox"/>	Income	Long-term real maintenance of assets Minor price fluctuations Regular returns from incoming interest supplemented by dividends and capital gains	Primarily bonds and money market investments Under-weighted equity component
6 <input type="checkbox"/>	Yield	Long-term real growth of assets Moderate price fluctuations Returns from incoming interest and dividends supplemented by capital gains	Primarily bonds and money market investments Sharply under-weighted equity component

In the event of my/our death or incapacity, these instructions shall remain in force.

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Place / Date

Signature (s)



Contact Us

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