



# Legacy Capital HFT

## Power of Attorney for Individuals

**Important:** This Power of Attorney is a legally binding document provided in accordance with the terms and conditions contained in the Service Agreement.

*\*Complete where appropriate*

### 1. Details of the Client – Individual.

**1.1 Full name of the Client:**

**1.2 Identification no/Passport number:**

**1.3 Residence Address:**

**1.4 Registered E-mail:**

### 2. Details of the Representative – Individual\*

**2.1 Full name the Representative:**

**2.2 Identification no.:**

**2.3 Residence Address:**

### 3. Details of the Representative – Corporate Entity\*

*If this section is completed, Legacy Capital HFT reserves the right to request additional information.*

**3.1 Full name the Representative:**

**3.2 Company Incorporation Number:**

**3.3 Registered Address:**



#### 4. General

- 4.1 By signing this Power of Attorney ('POA'), the Client (sometimes referred to as "you" in this POA) agrees to authorise the Representative to act as his/ her/ their attorney-in-fact and in-law for the purposes described below, regarding the services offered by Legacy Capital HFT (sometimes referred to in this POA as the "Firm")..
- 4.2 This POA becomes effective once received and accepted as valid by the Back Office Department of the Firm; but not before the Back Office Department has approved the Client and has completed all the relevant Know-your-Customer and Anti-Money Laundering procedures.
- 4.3 The Client has already entered or will enter into a binding Agreement with Legacy Capital HFT by accepting the Service Agreement, which includes, inter alia, the Terms and Conditions, the Client Agreement and any attached Annexes, the 'Order Execution Policy' and any other documentation uploaded on the Firm's website, as from time to time amended by Legacy Capital HFT (collectively referred to as 'Service Agreement').
- 4.4 The Client understands that Legacy Capital HFT does not participate, in any way, in trading and/or other decisions made by the Representative and/or does not make any representations or warranties nor assume any obligations with regard to the actions and/or omissions of the Representative, whether made negligently, innocently and/or fraudulently. The Client understands that it/he/she/ they shall have no claim whatsoever against Legacy Capital HFT for any actions of the Representative
- 4.5 The Client shall seek independent legal and/or financial and/or tax advice in relation to the content(s) of this POA and/or any other document associated with this POA. Nothing in this POA constitutes a recommendation, or offer to buy or sell an investment, or an inducement to trade; and Legacy Capital HFT shall not be held liable for any losses incurred by the Client.

#### 5. Power of Attorney

- 5.1 The Client understands and accepts that the Representative shall have the powers granted herein below, in accordance with the Service Agreement. The Client agrees to ratify such instructions, as if performed by the Client itself/ himself/herself/themselves. Therefore, the Firm, prior to execution, is under no responsibility to confirm such instructions with either the Representative or the

Client. The Client understands that Legacy Capital HFT will facilitate the above transactions without further direction and/or confirmation from the Client.

- 5.2 The Client agrees that it/he/she/they shall indemnify and hold harmless the Firm, its officers, directors, employees, advisors, consultants or other partners from and against any loss and/ or liability that may arise in relation to this POA.
- 5.3 The Client declares that its/his/ her/their decision in appointing a Representative to act on its/his/her/their behalf is an informed one taken after carefully considering the risks involved in trading CFDs.
- 5.4 The Client consents and authorises the Firm to disclose to the Representative any personal information and trading related information necessary under this POA.

*RISK WARNING:* Client is financially (and otherwise) able to comply with its/his/her/their obligations hereunder; and has adequate means of providing for its/his/her/their current and future (to the extent calculable) financial needs and possible contingencies exclusive of its/his/her/their participation as a Client as contemplated herein; Client is also aware of the possibility of losing its/his/her/their entire investment, and can afford to lose the investment's entire value without harm to Client's ability to support itself /himself/herself/themselves and satisfy its/his/her/their other financial obligations.

## 6. Revocation of this Limited Power of Attorney

- 6.1 This POA is for an indefinite period of time, unless terminated in accordance with the Service Agreement and/or this POA and/or any other agreement between the Client, the Representative and the Firm. The Client acknowledges that this POA may be revoked by Legacy Capital HFT at any time, for any or no reason, including but not limited to instances where the Service Agreement is terminated. The Client may, at any time, request the revocation of this POA by completing the relevant revocation form(s) and transmitting them via e-mail through their registered e-mail, so long as there are no open positions. It is the sole responsibility of the Client to communicate the revocation of this POA to Legacy Capital HFT and request the closure of any open positions, if any. Such revocation of the POA will become effective once received by the Back Office Department of Legacy Capital HFT, provided that the above-mentioned conditions are met. Revocation of this POA shall not relieve the Client of any liability for a transaction initiated prior to such revocation.

6.2 The Client understands and accepts that if, at the time of the revocation of this POA, there are any funds available in the Client's trading account(s), then the Firm has the right to transfer such funds to the Client's Account.

## 7. Powers Granted to the Attorney

*I I, the Client, hereby ratify and confirm all and any of the following acts to be performed by the Representative as having been performed by myself. \*Tick either (a) or (b) [WHERE IS "(b)"?]  
The Representative shall have:*

The Representative shall have:

a.) Funding activities:

- Depositing and/or withdrawing money to and from my account with Legacy Capital HFT, with;

**Account Number:** \_\_\_\_\_

- Permitting Legacy Capital HFT to disclose to the Representative any account related information.

I hereby confirm that I have carefully read and understood the content of this POA in addition to the Service Agreement and other documentation received during the on-boarding process, including any subsequent amendments, and agree to be legally bound by them. [You can't agree to be bound by "amendments" which you could not possibly have seen. This part of the POA would not be enforced in most jurisdictions.]

*\* You and your Representative need to sign this document in blue ink with a pen.*

*\*You need upload your ID (color and both side) or your passport copy*

\* **CONFIDENTIALITY:** You agree that the terms of this POA are strictly confidential among you, your Representative and the Firm (the "Parties"). Each Party recognizes and acknowledges that it shall or may receive in the course of fulfilling its obligations hereunder certain confidential information concerning another Party's business and affairs which may be of great value to the other Party, including but not limited to the terms of this POA ("Confidential Information"). Each Party therefore agrees that:

(a) Neither Party, nor those acting on any Party's behalf hereunder (whether agents, servants, employees, contractors, officers or otherwise), shall disclose any Confidential Information to any third party other than to professional consultants for whom such disclosure is privileged, except as may be requested by the other Party, required by legal process, or in the performance of either Party's obligations hereunder; or in any way use such information in any manner which could adversely affect the other Party's business.

(b) This clause shall survive expiration or termination of this Agreement and shall remain in full force and effect against the Parties hereto. In the event of a breach of the terms of this clause, the Firm, in addition to any other right or remedy, may, within ten (10) days after receiving knowledge thereof, terminate this Agreement and be relieved of any further obligation hereunder except for obligations initiated prior to the date of termination.

\* You and your Representative also agree that neither shall engage, or enter into any agreement with a third party to engage, in the development and/or conduct of a business which is substantially similar to the Firm's business, without the Firm's prior written permission to do so.

\* You and your Representative are strictly prohibited from engaging in any activity which is, or may be interpreted as, fraud or other illegal activity. Under no circumstances will the Firm be responsible for any such activity, and you and your Representative hereby indemnify the Firm and all agents of the Firm for all costs and expenses resulting from any such activity (including but not limited to, if applicable, all court costs and attorney fees, both transactional and litigation- or arbitration-related, at all levels of legal or quasi-legal proceedings).

**This POA shall be interpreted and enforced under the laws of The Republic of Cyprus without regard to the choice of laws provisions thereof. Venue and jurisdiction for any legal action under or relating to this POA shall be in the courts of the Republic of Cyprus located in Nicosia, and no party thereto shall be heard to seek an alternative to said jurisdiction and venue, including but not limited to any such alternative based on the doctrine of forum non conveniens.**

I authorize Legacy Capital HFT to manage my trading account and a 40% management fees.

**FOR THE CLIENT:**

**Full name:** \_\_\_\_\_

**Signature:** \_\_\_\_\_

**ID: 111216**

**Date:** \_\_\_\_\_



**FX WINNING**  
YOU ARE WINNING