Durable Power of Attorney Security Account
Full Discretionary Authorization

(Non-Morgan Stanley Employee)

This authorization is a full discretionary authorization. It empowers the Agent named herein to withdraw money, securities or other property in his or her own name, in the name of the principal(s) or otherwise. Morgan Stanley policy does not permit its employees to exercise full discretionary authority.

WARNING
This is an important legal document. It creates a durable power of attorney. Before executing this document, you should know these important facts:

a) This document may provide the person you designate as your attorney-in-fact with broad powers to dispose, sell, convey and encumber your property.

b) These powers will exist for an indefinite period of time and will continue to exist notwithstanding your subsequent disability, incompetency or incapacity.

c) You have the right to revoke or terminate this durable power of attorney by giving us written notice addressed to the branch office servicing your account. Such revocation shall not affect your liability for any transaction initiated prior to our receipt of said revocation.

To: Morgan Stanley Smith Barney LLC and applicable affiliates (“MSSB”)

1. The undersigned hereby appoints:

AGENT’S NAME

for the following account (complete name of account)

as the undersigned’s Agent and attorney-in-fact (“Agent”), with full and unlimited power and authority to act for the undersigned in all matters in connection with the undersigned’s account/accounts or any available lines of credit at MSSB or its affiliates, however designated and whether presently open or hereafter opened. Without limiting the foregoing general authority, the Agent is authorized to buy and sell (including short sales) to subscribe for and trade in stocks, bonds, options (including uncovered short positions in option contracts or in the uncovering of any existing short position in option contracts), limited partnership interests, trust units and any other securities and/or contracts relating to the same, on margin or otherwise, in accordance with MSSB terms and conditions for the undersigned’s account and risk in the undersigned’s name or number on MSSB books. It is further understood that any transaction may be effected with MSSB as a principal or dealer or through MSSB as agent or broker as a principal or dealer, and that any such transactions may involve securities in the distribution of which MSSB or its agent or broker may have an interest as an underwriter, member of a selling group, or otherwise.

2. Without limiting the general authority of the foregoing, the Agent is further authorized to (a) deliver to MSSB securities for the undersigned’s account(s), and instruct MSSB to deliver securities from said account(s) to said Agent or to others, in such name and form, including the name of said Agent, as he or she may direct; (b) to instruct MSSB to make payment of money from my account(s) or to draw against lines of credit at MSSB or affiliates and to receive and direct payments therefrom payable to said Agent or to others including payment for any investment advisory fees or Power of Attorney Agent fees; (c) to sell, assign, endorse and transfer securities of any nature standing in the undersigned’s name and to execute any documents necessary to effectuate the foregoing; (d) to receive statements of transactions made for said account(s) and to approve and confirm the same; (e) to receive any and all notices, calls for margin, or other demands with reference to the undersigned’s account(s) and to enter into any and all agreements with MSSB on my
behalf including the opening of additional accounts in my name. It is understood that pursuant to this authorization, the Agent may employ any electronic services provided by MSSB for which the undersigned has subscribed or for which the Agent has subscribed on the undersigned’s behalf, including but not limited to, on-line trading, bill paying, e-delivery and automatic funds transfer (AFT).

The undersigned agrees that the Agent will not be the sole recipient of statements and confirms for the undersigned’s account and that the undersigned or another authorized party who does not have trading authority over the account will receive duplicate confirms and statements for review.

This authorization does not give the Agent the authority to make gifts of funds or property but MSSB is under no duty to inquire into the nature of any instruction given by said Agent to deliver or transfer funds or property from the undersigned’s account(s).

3. In all matters relating to the undersigned’s account(s), MSSB is authorized to follow the instructions of the aforesaid Agent in every respect and MSSB shall be fully protected in relying upon said instructions without inquiry and without liability or accountability for the use or application of any securities or moneys delivered or paid pursuant to said instructions. The undersigned hereby agrees to release, indemnify and hold MSSB harmless from any and all liabilities that may arise by virtue of your following the instructions of said Agent and the undersigned hereby ratifies and confirms any and all transactions made with MSSB heretofore or hereafter made by such Agent. Any and all losses or debit balances due you arising from instructions or transaction given by said Agent shall be paid to MSSB promptly by the undersigned upon demand.

If this authorization is connected to a retirement account it does not include the authority to change beneficiaries.

4. This authorization and indemnity is in addition to (and in no way limits or restricts) any rights which MSSB may have under any other agreement or agreements between the undersigned and MSSB.

5. To revoke this authorization, the undersigned hereby agrees to submit a written notice addressed to MSSB and delivered to the MSSB branch office serving the account, but such revocation shall not affect any liability in any way resulting from transactions initiated prior to such revocation.

6. This authorization shall inure to the benefit of MSSB and of any successor entities or assigns and shall be binding on the undersigned’s heirs, successors or assigns.

7. Arbitration

The undersigned acknowledges that I have agreed to the arbitration provisions of the Client Agreement and that by appointing an Agent, that Agent will also be subject to those arbitration provisions.

8. This authorization and all the terms herein shall be governed and construed in accordance with the laws of the State of New York without giving effect to principles of conflict of laws and without regard for the principal(s) residence, domicile or place of execution. The statute of limitations applicable to any claim shall be that which would be applied by the courts of the state in which the undersigned resides or if the undersigned does not reside in the United States, the statute of limitations shall be that which would be applied by the courts in the state where the MSSB office servicing the undersigned’s account(s) is located.

9. If any provision of this authorization is or becomes inconsistent with any applicable present or future law, rule or regulation, that provision will be deemed rescinded or modified in order to comply with the relevant law, rule or regulation. All other provisions of this authorization will continue and remain in full force and effect.

10. This authorization shall not be affected by the subsequent disability, incapacity or incompetency of any of the undersigned nor by a lapse of time between its execution and exercise.

11. To induce any transfer agent or other third party to act hereunder, the undersigned hereby agrees that any transfer agent or other third party receiving a duly executed copy or facsimile of this instrument may act hereunder, and that revocation or termination hereof shall be ineffective as to such transfer agent or other third party unless and until actual notice or knowledge of such revocation or termination shall have been received by such transfer agent or other third party. The undersigned for myself and for my heirs, executors, legal representatives and assigns, hereby agrees to indemnify and hold harmless any such transfer agent or third party from and against any and all claims that may arise against such transfer agent or other third party by reason of such transfer agent or third party having relied on this instrument.

12. The undersigned acknowledges receiving a copy of this authorization.
CLIENT’S SIGNATURE(S)

THIS AUTHORIZATION MUST BE SIGNED BEFORE A NOTARY PUBLIC

This authorization contains a predispute arbitration acknowledgement at paragraph 7 on page 2.

CLIENT’S NAME (PRINT)  CLIENT’S SIGNATURE  DATE

CLIENT’S NAME (PRINT)  CLIENT’S SIGNATURE  DATE

State of __________________________  SS
County of __________________________  (SEAL)

On this __________________________ day of __________________________ 20____ before me personally appeared __________________________ and __________________________ known to me to be the individual(s) described in and who executed the above instrument, and acknowledged to me that he/she/they executed the same.

SIGNATURE OF NOTARY PUBLIC

The information which follows pertains to the AGENT:

AGENT’S NAME

A. Is Agent an INVESTMENT ADVISER registered with the SEC or a State?  □ Yes  □ No

   If Yes

   Registered with the SEC

   SEC NUMBER

   Registered with a State

   State __________________________ File Number __________________________ Effective Date __________________________

B. If Agent is a Registered Investment Adviser, disregard this Section B.

   AGENT’S DATE OF BIRTH __________________________

   AGENT’S HOME ADDRESS __________________________

   CITY, STATE AND ZIP CODE __________________________

   AGENT’S PRIMARY TELEPHONE NUMBER __________________________

   AGENT’S ALTERNATE TELEPHONE NUMBER __________________________

   AGENT’S EMAIL ADDRESS (OPTIONAL) __________________________

   Investing Experience (Year Since) If no experience mark N/A:

   EQUITIES __________________________
   FIXED-INCOME __________________________
   OPTIONS __________________________
   COMMODITIES __________________________

   Are you or a member of your household affiliated with or employed by a broker-dealer?  □ Yes  □ No

   If YES, you will need a written authorization from that broker/dealer to have trading authority over this account (NYSE 407 letter).
Agent Certification:

Neither you nor any other person who has authority over the Account is or has been a Politically Exposed Person, also known as a senior foreign political figure or an immediate family member or close associate of a senior foreign political figure within the meaning of the U.S. Department of the Treasury’s Guidance on Enhanced Scrutiny for Transactions That May Involve the Proceeds of Foreign Official Corruption and as referenced in the USA PATRIOT Act. In addition, you represent that neither you nor any other person who has authority over the Account is a corporation, business or other entity that is beneficially or majority owned or controlled by the senior foreign political figure. If you or any other authorized person on the Account is or has been such a figure, you agree to disclose that fact to MSSB and provide the necessary information required by law to open and/or to service this Account. You also represent that this Account will not be used for any transactions with, or for the benefit of, any person, entity or country that is the subject of any sanctions administered or enforced by the U.S. Treasury Department’s Office of Foreign Assets Control (“OFAC”), including, but not limited to, any person, or entity designated on OFAC’s List of Specially Designated Nationals.

AGENT’S AGREEMENT AND AFFIDAVIT. THIS AGREEMENT AND AFFIDAVIT MUST BE SIGNED BEFORE A NOTARY PUBLIC

By signing below, I, the Agent for the principal(s) named herein, accept this appointment and agree to be bound by the terms of this authorization and the Client Agreement executed by the principal(s) including the provisions for arbitration of disputes. I also represent that the Agent certifications are true and accurate. Being first duly sworn, I do hereby state that this authorization was executed by the principal(s) at a time when he or she was legally competent to perform such act and that it has not been terminated by any means including voluntary revocation or death of the principal(s).

This authorization contains an arbitration acknowledgement at paragraph 7 on page 2.

NAME OF AGENT (PRINT)

SIGNATURE OF AGENT (INDIVIDUAL TO WHOM AUTHORIZATION IS GRANTED) DATE

State of __________________________SS

County of __________________________

Subscribed and sworn to before me this _____________ day of _____________ 20___ before me personally appeared __________________________ and __________________________ known to me to be the individual(s) described in and who executed the above instrument, and acknowledged to me that he/she/they executed the same.

SIGNATURE OF NOTARY PUBLIC

For MSSB Internal Use Only

APPROVED BY BRANCH MANAGER DATE

1 For the purposes of this paragraph, a “Politically Exposed Person” is a current or former senior official in the executive, legislative, administrative, military or judicial branch of a foreign government (whether elected or not), a senior official of a major foreign political party, a senior executive of a foreign government-owned corporation or a corporation, business or other entity formed by, or for the benefit of, such a figure. The term “politically exposed person” includes a current or former senior foreign political figure’s “immediate family,” which includes, but is not limited to, parents, siblings, children and in-laws; “close associate,” which means a person who is widely and publicly known to maintain an unusually close relationship with a senior foreign political figure, including a person in a position to conduct substantial domestic and international financial transactions on behalf of such figure. For a fuller discussion of the preceding terms and definitions, see http://www.federalreserve.gov/boarddocs/srletters/2001/sr0103.htm.

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Durable Power of Attorney Security Account
Full Discretionary Authorization

(Non-Morgan Stanley Employee)

This authorization is a full discretionary authorization. It empowers the Agent named herein to withdraw money, securities or other property in his or her own name, in the name of the principal(s) or otherwise. Morgan Stanley policy does not permit its employees to exercise full discretionary authority.

**WARNING**

This is an important legal document. It creates a durable power of attorney. Before executing this document, you should know these important facts:

a) This document may provide the person you designate as your attorney-in-fact with broad powers to dispose, sell, convey and encumber your property.

b) These powers will exist for an indefinite period of time and will continue to exist notwithstanding your subsequent disability, incompetency or incapacity.

c) You have the right to revoke or terminate this durable power of attorney by giving us written notice addressed to the branch office servicing your account. Such revocation shall not affect your liability for any transaction initiated prior to our receipt of said revocation.

To: Morgan Stanley Smith Barney LLC and applicable affiliates (“MSSB”)

1. The undersigned hereby appoints:

   **AGENT’S NAME**

   for the following account (complete name of account) as the undersigned’s Agent and attorney-in-fact (“Agent”), with full and unlimited power and authority to act for the undersigned in all matters in connection with the undersigned’s account/accounts or any available lines of credit at MSSB or its affiliates, however designated and whether presently open or hereafter opened. Without limiting the foregoing general authority, the Agent is authorized to buy and sell (including short sales) to subscribe for and trade in stocks, bonds, options (including uncovered short positions in option contracts or in the uncovering of any existing short position in option contracts), limited partnership interests, trust units and any other securities and/or contracts relating to the same, on margin or otherwise, in accordance with MSSB terms and conditions for the undersigned’s account and risk in the undersigned’s name or number on MSSB books. It is further understood that any transaction may be effected with MSSB as a principal or dealer or through MSSB as agent or broker as a principal or dealer, and that any such transactions may involve securities in the distribution of which MSSB or its agent or broker may have an interest as an underwriter, member of a selling group, or otherwise.

2. Without limiting the general authority of the foregoing, the Agent is further authorized to (a) deliver to MSSB securities for the undersigned’s account(s), and instruct MSSB to deliver securities from said account(s) to said Agent or to others, in such name and form, including the name of said Agent, as he or she may direct; (b) to instruct MSSB to make payment of money from my account(s) or to draw against lines of credit at MSSB or affiliates and to receive and direct payments therefrom payable to said Agent or to others including payment for any investment advisory fees or Power of Attorney Agent fees; (c) to sell, assign, endorse and transfer securities of any nature standing in the undersigned’s name and to execute any documents necessary to effectuate the foregoing; (d) to receive statements of transactions made for said account(s) and to approve and confirm the same; (e) to receive any and all notices, calls for margin, or other demands with reference to the undersigned’s account(s) and to enter into any and all agreements with MSSB on my
behalf including the opening of additional accounts in my name. It is understood that pursuant to this authorization, the Agent may employ any electronic services provided by MSSB for which the undersigned has subscribed or for which the Agent has subscribed on the undersigned's behalf, including but not limited to, on-line trading, bill paying, e-delivery and automatic funds transfer (AFT).

The undersigned agrees that the Agent will not be the sole recipient of statements and confirms for the undersigned's account and that the undersigned or another authorized party who does not have trading authority over the account will receive duplicate confirms and statements for review.

This authorization does not give the Agent the authority to make gifts of funds or property but MSSB is under no duty to inquire into the nature of any instruction given by said Agent to deliver or transfer funds or property from the undersigned's account(s).

3. In all matters relating to the undersigned's account(s), MSSB is authorized to follow the instructions of the aforesaid Agent in every respect and MSSB shall be fully protected in relying upon said instructions without inquiry and without liability or accountability for the use or application of any securities or moneys delivered or paid pursuant to said instructions. The undersigned hereby agrees to release, indemnify and hold MSSB harmless from any and all liabilities that may arise by virtue of your following the instructions of said Agent and the undersigned hereby ratifies and confirms any and all transactions made with MSSB heretofore or hereafter made by such Agent. Any and all losses or debit balances due you arising from instructions or transaction given by said Agent shall be paid to MSSB promptly by the undersigned upon demand. If this authorization is connected to a retirement account it does not include the authority to change beneficiaries.

4. This authorization and indemnity is in addition to (and in no way limits or restricts) any rights which MSSB may have under any other agreement or agreements between the undersigned and MSSB.

5. To revoke this authorization, the undersigned hereby agrees to submit a written notice addressed to MSSB and delivered to the MSSB branch office serving the account, but such revocation shall not affect any liability in any way resulting from transactions initiated prior to such revocation.

6. This authorization shall inure to the benefit of MSSB and of any successor entities or assigns and shall be binding on the undersigned’s heirs, successors or assigns.

7. Arbitration

The undersigned acknowledges that I have agreed to the arbitration provisions of the Client Agreement and that by appointing an Agent, that Agent will also be subject to those arbitration provisions.

8. This authorization and all the terms herein shall be governed and construed in accordance with the laws of the State of New York without giving effect to principles of conflict of laws and without regard for the principal(s) residence, domicile or place of execution. The statute of limitations applicable to any claim shall be that which would be applied by the courts of the state in which the undersigned resides or if the undersigned does not reside in the United States, the statute of limitations shall be that which would be applied by the courts in the state where the MSSB office servicing the undersigned’s account(s) is located.

9. If any provision of this authorization is or becomes inconsistent with any applicable present or future law, rule or regulation, that provision will be deemed rescinded or modified in order to comply with the relevant law, rule or regulation. All other provisions of this authorization will continue and remain in full force and effect.

10. This authorization shall not be affected by the subsequent disability, incapacity or incompetency of any of the undersigned nor by a lapse of time between its execution and exercise.

11. To induce any transfer agent or other third party to act hereunder, the undersigned hereby agrees that any transfer agent or other third party receiving a duly executed copy or facsimile of this instrument may act hereunder, and that revocation or termination hereof shall be ineffective as to such transfer agent or other third party unless and until actual notice or knowledge of such revocation or termination shall have been received by such transfer agent or other third party. The undersigned for myself and for my heirs, executors, legal representatives and assigns, hereby agrees to indemnify and hold harmless any such transfer agent or third party from and against any and all claims that may arise against such transfer agent or other third party by reason of such transfer agent or third party having relied on this instrument.

12. The undersigned acknowledges receiving a copy of this authorization.
CLIENT'S SIGNATURE(S)
THIS AUTHORIZATION MUST BE SIGNED BEFORE A NOTARY PUBLIC

This authorization contains a predispute arbitration acknowledgement at paragraph 7 on page 2.

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State of ___________________________ SS
County of ________________________ SEAL

On this ____________________________ day of ____________________________ 20________ before me personally appeared ____________________________ and ____________________________ known to me to be the individual(s) described in and who executed the above instrument, and acknowledged to me that he/she/they executed the same.

SIGNATURE OF NOTARY PUBLIC

The information which follows pertains to the AGENT:

AGENT'S NAME

A. Is Agent an INVESTMENT ADVISER registered with the SEC or a State? □ Yes □ No

   If Yes

   Registered with the SEC

   SEC NUMBER

   Registered with a State

   State ____________________________ File Number ____________________________ Effective Date ____________________________

B. If Agent is a Registered Investment Adviser, disregard this Section B.

   AGENT'S DATE OF BIRTH

   AGENT'S HOME ADDRESS

   CITY, STATE AND ZIP CODE

   AGENT'S PRIMARY TELEPHONE NUMBER

   AGENT'S ALTERNATE TELEPHONE NUMBER

   AGENT'S EMAIL ADDRESS (OPTIONAL)

   Investing Experience (Year Since) If no experience mark N/A:

   EQUITIES ____________________________ FIXED-INCOME ____________________________ OPTIONS ____________________________ COMMODITIES ____________________________

Are you or a member of your household affiliated with or employed by a broker-dealer? □ Yes □ No

If YES, you will need a written authorization from that broker/dealer to have trading authority over this account (NYSE 407 letter).

CLIENT'S COPY—KEEP FOR YOUR RECORDS
Agent Certification:

Neither you nor any other person who has authority over the Account is or has been a Politically Exposed Person,¹ also known as a senior foreign political figure or an immediate family member or close associate of a senior foreign political figure within the meaning of the U.S. Department of the Treasury’s Guidance on Enhanced Scrutiny for Transactions That May Involve the Proceeds of Foreign Official Corruption and as referenced in the USA PATRIOT Act. In addition, you represent that neither you nor any other person who has authority over the Account is a corporation, business or other entity that is beneficially or majority owned or controlled by the senior foreign political figure. If you or any other authorized person on the Account is or has been such a figure, you agree to disclose that fact to MSSB and provide the necessary information required by law to open and/or to service this Account. You also represent that this Account will not be used for any transactions with, or for the benefit of, any person, entity or country that is the subject of any sanctions administered or enforced by the U.S. Treasury Department’s Office of Foreign Assets Control (“OFAC”), including, but not limited to, any person, or entity designated on OFAC’s List of Specially Designated Nationals.

AGENT’S AGREEMENT AND AFFIDAVIT. THIS AGREEMENT AND AFFIDAVIT MUST BE SIGNED BEFORE A NOTARY PUBLIC

By signing below, I, the Agent for the principal(s) named herein, accept this appointment and agree to be bound by the terms of this authorization and the Client Agreement executed by the principal(s) including the provisions for arbitration of disputes. I also represent that the Agent certifications are true and accurate. Being first duly sworn, I do hereby state that this authorization was executed by the principal(s) at a time when he or she was legally competent to perform such act and that it has not been terminated by any means including voluntary revocation or death of the principal(s).

This authorization contains an arbitration acknowledgement at paragraph 7 on page 2.

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¹ For the purposes of this paragraph, a “Politically Exposed Person” is a current or former senior official in the executive, legislative, administrative, military or judicial branch of a foreign government (whether elected or not), a senior official of a major foreign political party, a senior executive of a foreign government-owned corporation or a corporation, business or other entity formed by, or for the benefit of, such a figure. The term “politically exposed person” includes a current or former senior foreign political figure’s “immediate family,” which includes, but is not limited to, parents, siblings, children and in-laws; “close associate,” which means a person who is widely and publicly known to maintain an unusually close relationship with a senior foreign political figure, including a person in a position to conduct substantial domestic and international financial transactions on behalf of such figure. For a fuller discussion of the preceding terms and definitions, see http://www.federalreserve.gov/boarddocs/srletters/2001/sr0103.htm.