



Dakota Depository Company, LLC
 1437 42nd St S
 Fargo, ND 58103
 Phone 855.532.5682
 Fax 701.335.7847

Authorized Representative Appointment

| Account Information | |
|---|--|
| Account Owner: _____ (“Customer”) | Account Number: _____ (the “Account”) |
| Authorized Representative | |
| Authority: (INITIAL the type(s) of authority you are granting and STRIKE OUT the type(s) you are not granting) <input type="checkbox"/> Information Authority <input type="checkbox"/> Withdrawal/Transfer Authority Authorized Representative: (Print) _____ (Sign) _____ | |
| Address 1 _____ | Phone 1 _____ |
| Address 2 _____ | Phone 2 _____ |
| City, State, ZIP _____ | Fax _____ |
| Country _____ | Email _____ |

1. Definitions. In addition to the terms defined above, the following terms shall have the following meanings:
 - a. “Authority” means Deposit Information Authority and/or Withdrawal/Transfer Authority, as indicated by Customer’s initials in the space above.
 - b. “Information Authority” means the authority to request and receive any and all information concerning the Account, including, without limitation, transaction history, precious metals in the Account, ownership information, and billing information.
 - c. “Withdrawal/Transfer Authority” means the authority to issue instructions closing, transferring or withdrawing precious metals from the Account or changing the type of storage applicable to the precious metals in the Account. An Authorized Representative with Withdrawal/Transfer Authority is an “Authorized Person” as defined in the DDC Custody Terms and Conditions.

2. Appointment of Authorized Representative. Customer hereby appoints Authorized Representative as its authorized representative with respect to the Account and grants Authorized Representative the power to exercise the Authority with respect to the Account.



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3. Duration. Authorized Representative shall remain as such and shall have the Authority with respect to the Account until the close of business on the day that DDC actually receives written notice from Customer of revocation of this Authorized Representative Appointment.
4. Limitations on DDC’s Responsibility. DDC shall be entitled to rely on instructions from Authorized Representative concerning the Account that are within the scope of the Authority and shall have no obligation to inquire with respect to whether Customer in fact authorized such instructions or with respect to the genuineness of any purported signature of Authorized Representative on written instructions submitted to DDC. Any person submitting written instructions purportedly as Authorized Representative shall be considered Authorized Representative for purposes of this Appointment of Authorized Representative. DDC shall not be obligated to notify Customer that it has received and/or honored instructions from Authorized Representative or that communications between DDC and Authorized Person occurred.
5. Waiver of Claims/Indemnity. Customer shall indemnify, defend and hold DDC its parents, affiliates and subsidiaries and its and their respective shareholders, partners, members, managers, officers, directors, employees, agents, and attorneys (collectively, the “Indemnified Parties”) harmless against any and all claims, liabilities, judgments, injuries, losses, damages, costs, and expenses (including, without limitation, reasonable attorneys’ fees) which may be incurred by, asserted against, or imposed on any Indemnified Party, whether direct or indirect and regardless of whether caused by, or within the control of, Customer or any other person or entity, arising from, by virtue of or in connection with communications between the Indemnified Parties and Authorized Representative within the scope of Authority and/or the Indemnified Parties honoring of or compliance with instructions concerning the Account issued by Authorized Representative within the scope of the Authority. Customer assumes the risk of Authorized Representative issuing instructions concerning the Account that are not in fact authorized by Customer and/or a person purporting to be Authorized Person exercising the Authority and releases and waives any and all claims and causes of action against DDC arising from or in connection therewith.
6. Custody Agreement and DDC Custody Terms and Conditions. The Custody Agreement between Customer and DDC and the DDC Custody Terms and Conditions are hereby incorporated by reference and made part of this Authorized Representative Appointment.

Customer: _____

Accepted By: _____

By (Signature): _____

By (Signature): _____

By (Print): _____

By (Print): _____

Title (Optional): _____

Title (Optional): _____

Date: _____

Date: _____