

J.P. Morgan General Durable Power of Attorney Form

J.P.Morgan

(D) **BANKING; DEPOSIT and other financial institution transactions.** General authority to act in my name (in my individual capacity or in any other capacity that I may hold) and do all acts that a principal could do with respect to the powers described in Sections 49A-205 through 49A-209, 49A-211, 49A-215 and 49A-217 of the Act, as applicable, in connection with the following: to operate all of my banking and deposit accounts, and related or linked credit products and any pledges related thereto; to make, receive, sign, endorse, execute, acknowledge, deliver and possess checks, drafts, bills of exchange, letters of credit, notes, withdrawal receipts, wire and other funds transfer instructions and deposit instruments relating to accounts or deposits in, or certificates of deposit and time deposits. To pay all sums of money, at any time or times, that may hereafter be owed by me upon any account, bill of exchange, check, draft, purchase, contract or note, endorsed, accepted, and delivered by me or for me in my name, by my Agent. To have free access at any time to enter for me and on my behalf any safe deposit box or vault to which I might have access and to remove any or all of the contents thereof.

(E) **INVESTMENT MANAGEMENT.** General authority to act in my name (in my individual capacity or in any other capacity that I may hold) and do all acts that a principal could do with respect to the powers described in Sections 49A-205 through 49A-209, 49A-211, 49A-215 and 49A-217 of the Act, as applicable, in connection with the following: to operate all of my investment management accounts and related or linked credit products and pledges; to give any instruction with respect to any investment management account, including the power to modify any discretionary portfolio mandate, investment policy statement parameter or other investment limitation or policy criterion; to deposit any property or give orders for the withdrawal, sale, exchange, or other disposition of any funds, securities or other property from any investment management account.

(F) **CREDIT; PLEDGE SECURITY.** General authority to act in my name (in my individual capacity or in any other capacity that I may hold) and do all acts that a principal could do with respect to the powers described in Sections 49A-205 through 49A-209, 49A-211, 49A-215 and 49A-217 of the Act, as applicable, in connection with the following: to borrow money, pay down, draw upon and apply for and secure from J.P. Morgan, any forms of secured or unsecured credit facilities, including line of credit products linked to my J.P. Morgan accounts, which result in a direct or contingent liability or obligation of mine; to pledge, mortgage, hypothecate, deposit or deliver any property as security for credit facility of mine.

PART II

SPECIAL INSTRUCTIONS; MODIFICATIONS - (Optional): ACCOUNTHOLDER MAY GRANT SPECIAL POWERS OR MODIFY CERTAIN POWERS SELECTED IN (A) THROUGH (F) ABOVE BY INITIALING THE BOX IN FRONT OF THE SPECIAL POWER BELOW. IF MORE THAN ONE SPECIAL POWER OR MODIFICATION IS INITIALED, J.P. MORGAN SHALL INTERPRET THAT TO MEAN ACCOUNTHOLDER HAS GRANTED AGENT THE GREATER LEVEL OF AUTHORITY OVER ACCOUNTHOLDER'S ACCOUNTS AND FINANCIAL MATTERS.

INITIAL BELOW (Accountholder):

- (S1) **SPECIFIC ACCOUNT(S) ONLY** - Powers, Special Instructions, or Modifications I grant shall be limited to only accounts titled, or numbered: _____
- (S2) **TRANSFERS to other J.P. Morgan accounts only** - Cash transfers, including transfer of proceeds from brokerage trading and redemptions, only shall be authorized from J.P. Morgan accounts to other J.P. Morgan accounts.
- (S3) **TRANSFERS to J.P. Morgan accounts in my name** - Cash transfers, including transfer of proceeds from brokerage trading and redemptions may occur between my J.P. Morgan accounts which are titled in my name.
- (S4) **TRANSFERS to any Destination** - Cash transfers and withdrawals may be executed from my J.P. Morgan accounts to any payee, receiving destination or financial institution.
- (S5) **TRANSFERS Limited by Dollar Value** - Cash transfers, including transfer of proceeds from brokerage trading and redemptions, shall be limited to \$ _____ per U.S. Dollar equivalent transfer request.
- (S6) **Brokerage, Custody - Limited Transfers** - Power granted to operate my brokerage, custody, and related deposit and credit accounts as defined in Power C above, except all cash, receivables, sales proceeds, and redemptions should remain in my J.P. Morgan account, or may be moved to other J.P. Morgan accounts if I have also initialed S2 or S3.
- (S7) **Limited Custody** - Securities may be moved from or delivered to my custody account(s) only.
- (S8) **Alter Investment Management Strategy** - Power granted over my investment management account(s) to alter any part of my discretionary portfolio mandate or investment policy statement or other investment limitation or policy criterion that relates to investment parameters.
- (S9) **Confirmation** - Power to confirm, but not initiate, transactions purported to have been given by me or any person having the authority to initiate the transaction.
- (S10) **Powers granted are limited to:** 200,000 To sign Cheques & Wires