

# LPOA MONEY MANAGER AGREEMENT

## LPOA (Limited Power of Attorney) Agreement to Trade client Funds

---

Ensure the security of your investments by signing the Forex account management agreement – the LPOA agreement.

With Milliva Ltd Forex Broker, you can stop trading at any time by sending an email to support@milliva.com from your registered email address, requesting the cancellation of the LPOA agreement.

## What is the Forex Account Management Agreement?

---

Milliva Ltd's Forex broker rules permit clients to appoint Asset Managers to trade on their behalf. The broker will pay a profit percentage fee based on the high-water mark profits from the previous month during which the client's account was profitable.

It is crucial to note that the Forex account management agreement prohibits Asset Managers from funding or withdrawing funds from the client's account.

According to international anti-money laundering laws, only the account holder can fund or withdraw from their Milliva Ltd account, and this can only be done if the account holder and the bank account holder are the same individual.

Additionally, Asset Managers will not receive any fees during a losing month and will only be eligible for fees again once all previous losses are fully recovered.

## LPOA Agreements

---

### AUTHORIZATION THE UNDERSIGNED "ACCOUNT HOLDER" HEREBY AUTHORIZES

The undersigned authorizes Milliva Ltd to allow the Trading Agent / Money Manager / Fund Manager (hereafter referred to as "Agent") to buy and sell Foreign Exchange (Forex), Contracts for Difference (CFDs), futures, commodities, and options on margin or otherwise for the undersigned's account and risk. The undersigned agrees to indemnify and hold Milliva Ltd harmless for any losses, debts, or liabilities arising from these transactions. Milliva Ltd is authorized to follow the Agent's instructions concerning the undersigned's account, except that the Agent is not permitted to withdraw funds on behalf of the undersigned.

Milliva Ltd is authorized to act on the Agent's instructions in all transactions and management decisions related to the account. The Agent is authorized to act on behalf of the undersigned with the same authority as if the undersigned were handling these transactions personally. Milliva Ltd will not be liable for following the Agent's instructions, and the undersigned agrees not to hold Milliva Ltd responsible for the Agent's actions or omissions.

The undersigned acknowledges that Milliva Ltd does not endorse the Agent's methods. The undersigned releases Milliva Ltd from any liability for damages, losses, or profits resulting from following the Agent's instructions and agrees to indemnify Milliva Ltd for any related losses, damages, or expenses. The undersigned agrees to hold Milliva Ltd harmless and indemnify it for any costs or liabilities resulting from the Agent's actions, including debit balances.

This authorization continues and remains in effect until revoked by the undersigned or an authorized person through written notice to Milliva Ltd, Attention: Compliance Department. Revocation becomes effective only upon Milliva Ltd's receipt of the notice but does not affect liabilities from transactions initiated before receipt. This authorization benefits Milliva Ltd, its successors, and assigns.

This authorization is in addition to and does not restrict any rights Milliva Ltd may have under any agreement with the undersigned. Milliva Ltd is further authorized to deduct from the undersigned's account and pay the Agent for all management fees, incentive fees, advisory fees, and brokerage commissions upon receipt of invoices from the Agent. The undersigned understands that the Agent is responsible for calculating these fees and commissions, and Milliva Ltd has no obligation to verify their accuracy. The undersigned agrees to indemnify Milliva Ltd and its affiliates and employees from any disputes or losses related to calculating and paying these fees.

All statements, notices, and correspondence related to this account will be sent to the Agent at the address provided and to the undersigned at the address listed in the account documents or any other address the undersigned may later designate in writing. The undersigned has also provided Milliva Ltd with any relevant disclosure documents, managed account agreements, or other materials executed between the Agent and the undersigned regarding the Agent's advice on the account.

## THIRD-PARTY TRADING ADVISOR CHECKLIST

---

As a business operating outside regulatory oversight, foreign currency trading advisory services can be susceptible to false advertising and misleading information. While MILLIVA LTD cannot mandate that customers perform due diligence on a third-party trading advisor ("Trading Agent") before entering into an agreement, we strongly encourage customers to undertake such

measures. Customers should acknowledge that they have read and considered the following recommended steps before engaging with an Agent:

1. Request a disclosure document from the Agent that includes:
  - The Agent's biography
  - An outline of the investment methodology
  - Details of the fees charged by the Agent
  - A disclosure of the risks associated with the investment methodology
2. Ask the Agent for references from current clients.
3. Have your attorney or accountant verify the accuracy of any performance records provided by the Agent and review any contractual agreements between you and the Agent.
4. You have the right to request account status statements from the Trading Agent, who is obligated to provide these statements upon request, using the report features available through MILLIVA LTD.

I, \_\_\_\_\_ the undersigned, confirm that I have read and understand this "Third-Party Advisor Checklist"

## Risk Management:

How much Share Percentage from Profit Investor like to transfer \_\_\_\_\_% to the Managed Trader Agent.

## Choose anyone option below

**Incentive Fees:** The specified percentage of net profits can be transferred to the Fund Manager/Money Manager's trading or bank accounts. This transfer is paid monthly based on net earnings, calculated as the difference between new and previous net equity highs, excluding any deposits or withdrawals.

**Withdrawals:** If the investor withdraws funds, the specified percentage of net profits should be transferred to the Fund Manager/Money Manager's MT5 trading account. Once transferred, the investor cannot withdraw these funds as they represent the profit share. The equity will remain unchanged, and any new deposits or withdrawals by the investor will be accounted for separately.

## Managed Trader Agent Details

---

MT5 ID : \_\_\_\_\_

Managed Trader Agent Email ID : \_\_\_\_\_

Managed Trader Agent Phone number : \_\_\_\_\_

Managed Trader Agent Address : \_\_\_\_\_

**Managed Trader Agent Signature:**

**Date:**

## Investor/Primary Account Holder Details

Investor MT5 Number : \_\_\_\_\_

(If multiple accounts after entering MT5 give comma, ex: 20883881, 20883882)

Investor Email ID: \_\_\_\_\_

**Primary Customer Signature:**

**Date:**