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## Partnership Resolution Form (Required for Partnerships Only)

ı		a General Partner of	, a	
			the "Partnership"), do hereby certify that	
the following resolutions were, or hereby are, duly adopted in accordance with the procedures set forth in the				
governing instruments of the Partnership and that said resolutions have not been amended, rescinded or				
revoked, and are in no way in conflict with any of the provisions of the governing instruments of the Partnership.				
	·			
Partne	ership Name:			
Addre	ess:			
City:	State:	Postal Code:	Country:	
		Resolution		
(1) Da	and the state of t	manal Dantmana	<u> </u>	
(1) Resolved that: Insert names of all General Partners:				
Each of them or such other person as this Partnership may designate from time to time either in writing or by their apparent authority be and hereby are authorized to trade Spot foreign currency and/or other FXDD offered commodities for the account and risk of this Partnership through and with FXDD, as said firm is now constituted or may be hereafter constituted, the authority hereby granted including the power to do any of the following:				
	(a) To open an account with FXDD currency and/or other FXDD offered		's carrying, clearing, and settling all foreign s undertaken by the Partnership;	
	(b) To buy and sell foreign currency and/or other FXDD offered commodities positions for present delivery, on margin or otherwise, the power to sell including the power to sell "short";			
	(c) To deposit with and withdraw from said firm money for the purchase or sale of foreign currency, and/or other FXDD offered commodities, and other property;			
	(d) To receive requests and demar other notices and demands of what		notices of intention to sell or purchase and	
	(e) To receive and confirm the corr confirmations of every kind;	rectness of notices, confirm	nations, requests, demands and	
		odities transactions on beha	FXDD for the execution of foreign currency alf of the Partnership on any marketplace	
			ns incurred in connection with any such formative to time as margin or equity for	



the Partnership's account;

- (h) To settle, compromise, adjust and give release on behalf of this Partnership with respect to any and all claims, disputes and controversies;
- (i) To otherwise perform all terms and provisions of the above mentioned Agreements, and to take any other action relating to any of the foregoing matter;
- (2) Let it be further resolved that it is in the best interest of the Partnership to have its account(s) for the purchase and/or sale of foreign currencies and/or other FXDD offered commodities cleared and carried by FXDD and for FXDD to arrange for the execution of foreign currencies and/or other FXDD offered commodities transactions which are not executed by the Partnership directly;
- (3) Resolved that FXDD may deal with any and all of the persons directly or indirectly by the foregoing resolution empowered, as though they were dealing with the Partnership directly, and that in the event of any change in the office or powers or persons hereby empowered, the above names representatives shall certify such change to FXDD in writing in the manner herein above provided, which notification, when received, shall be adequate both to terminate the powers of the persons theretofore authorized, and to empower the persons substituted:
- (4) Further Resolved, that in order to induce FXDD to act as Agent on behalf of the Partnership, the execution and delivery of an Account Application, Customer Agreement, Risk Disclosure Statement, and other documents appropriate to induce FXDD to act as Agent, (copies of which have been presented to this meeting and will be filed with the records of the Partnership) by any officer of the Partnership are hereby authorized; and the officers of the Partnership are hereby directed to execute such Agreements by and on behalf of the Partnership and to deliver the same to FXDD;
- (5) Further Resolved, that the foregoing resolutions and the certificate actually furnished to FXDD by the abovenames representatives of the Partnership pursuant thereto, be and they hereby are made irrevocable until written notice of the revocation thereof shall have been received by FXDD.
- (6) Further Resolved, that the Partnership agrees to indemnify and hold harmless FXDD and its associates from any and all loss, damage or liability incurred because of any of the representations or warranties made above shall not be true and correct or any of the agreements entered into between the Partnership and FXDD shall not have been fully performed by the Partnership;
- (7) Further Resolved, that the above names representatives be and hereby are authorized and directed to present a certified copy of these resolutions, together with a certification as to the incumbency of certain officers to FXDD and that the authority hereby given to the Agents (including the persons named as officers in such certification until such time as FXDD received written notification that such persons are no longer such officers) shall continue in full force and effect (irrespective of whether any of them ceases to be officers or employees of the Partnership) until notice of revocation or modification is given in writing to FXDD or its successors or assigns.

I further certify that the foregoing resolutions have not been modified or rescinded and are now in full force and effect and that the Partnership has the power under its governing instruments to take the action set forth in and contemplated by the foregoing resolutions.

I do further certify that each of the following has been duly elected and is now legally holding the office set opposite his/her signature.

Name and Signature of General Partner (or managing partner)

Name and Signature of General Partner (or managing partner)



Name and Signature of General Partner (or managing partner)				
Name and digitation of deficial ration (of managing parties)				
Date (MM/DD/YYYY)				
Berganal Cuarentee				
Personal Guarantee				
This Guarantee is made by the undersigned ("Guarantor", in favor of FXDD in order to induce FXDD to enter into a				
Client Agreement between				
EVDD and				
FXDD and, a Partnership organized under the laws of				
, ("Client").				
In a solid and the second of a second of a Client EVDD must be a second to add to				
In consideration of the opening of a corporate account for Client, FXDD must have a personal guarantee in order to enter into Client Agreement with Client. For this account the undersigned agrees to jointly and severally guarantee				
personally the prompt, full and complete performance of any and all of the duties and obligations of this Client's				
account and the payment of any and all damages, costs and expenses, which may become recoverable by FXDD				
from Client.				
This guarantee shall remain in full force and effect until the termination of the Client Agreement, provided that the				
undersigned shall not be released from their obligations so long as the account and any obligations the account				
has with FXDD lasts.				
This Guaranty shall be governed by, enforced and construed in accordance with the laws of the State of New York				
and Guarantor hereby expressly submits to the jurisdiction of all federal and state courts located in New York				
County, New York for purposes of any action or proceeding involving this Guaranty, and consents that any process				
or notice of motion or other application to any of said courts or to any judge thereof may be served within or without any such court's jurisdiction by registered or certified mail or by personal service.				
without any such court's jurisdiction by registered of certified mail of by personal service.				
This Guaranty shall inure to the benefit of and be enforceable by FXDD and its successors and assigns, and shall				
be binding upon and enforceable against Guarantor and its successors and permitted assigns, provided, however, that this Guaranty may not be assigned by Guarantor to any other party without the prior written consent of FXDD,				
and further provided that any such assignment by Guarantor, as consented by FXDD, shall not release Guarantor				
from its obligations hereunder.				
IN WITNESS WHEREOF				
IN WITNESS WHEREOF,  Guarantor has caused this Guaranty to be executed as of theday of 200				
Signature:				
Print Name:				
SS Number:				

For Partnership Accounts ONLY: In addition to the Client Agreement to be completed by the General Partner, please be sure to submit the following:

- (1) Partnership Agreement (If limited partnership, submit copy of Limited Partnership Agreement and Certificate of Limited Partnership)
- (2) Identification for signing Partners (i.e. copy of passport or driver's license); and
- (3) Proof of Address for Partnership (i.e. copy of utility bill or bank statement)

Please fax a signed copy to: +1.212.937.3845, or sign and scan a copy to <a href="mailto:sales@fxdd.com">sales@fxdd.com</a>



Home Address: