



To:
Bank of Jerusalem Ltd.
Branch _____ (the "Bank")

Date: _____
Account No.: _____
Additional _____
Account No.: _____
Account Name: _____

Power of Attorney to Act in an Account at Bank of Jerusalem Ltd.

Pursuant to the provisions of the Agreement for Opening of an Account, and pursuant to any other agreement between me and the Bank of Jerusalem Ltd. ("**the bank**"), I hereby instruct you to treat the attorney/s listed below as attorney/s on my behalf, who is/are entitled, without any qualification or limitation and in all respects, to sign and/or act in my name and on my behalf for the debiting and/or crediting of my account as defined below, whether the account at such time is creditory or debitory, and to give the Bank any instructions and to perform any acts in connection with the account, all until you receive other written instructions according to the Bank's accepted procedure.

1. Name of attorney _____	ID _____	Address _____
2. Name of attorney _____	ID _____	Address _____

- A. These instructions shall apply to any act connected, directly or indirectly, with the account numbered as above or any other account replacing said account, including monies, securities, credit and/or any other transaction I may have with you in relation to the account or its replacement as stated (hereinafter: "**the Account**").
- B. These instructions shall apply to all my accounts with you, whether presently existing or to be opened in the future, whether for cash or securities, and to any transactions I have or may have with you, and the indication of one or another account number at the head of this Power of Attorney shall not in and of itself derogate from the general nature of this paragraph (hereinafter together: "**the Account**").

*** Mark whether the Power of Attorney is for acting in the account specified above or in any other account/s and for any transaction/s at the Bank. If not marked, option B shall apply.**

If this Power of Attorney is granted to more than one person, the attorneys shall be authorized to act in the manner prescribed hereinafter, unless revoked in writing :

- Each and every attorney severally
- All of the attorneys jointly
- Other _____

Without derogating from the general nature of the foregoing, this authorization includes also the following acts:

1. To request and receive information of every nature and kind in connection with the Account, including copies of various documents, agreements and records, and including the receipt of statements at the address of my attorney.
2. To request and receive an authorization for the receipt of banking services over communication lines, including the Internet, and to perform all the acts via communication lines according to the terms of such authorization.
3. To draw, sign, accept and endorse checks, drafts, bills of exchange, promissory notes or any other instrument of whatever kind.

4. To draw, deliver and transfer monies, collaterals and other assets from the Account and in favor of the Account, to receive credit, to deposit and to pledge collaterals and other assets, to guarantee debts of the attorney and of others to the Bank, to commit to any transaction and to manage any account of mine.
5. To request and to receive from time to time an overdraft, credit, retrospective payments, loans and any banking services or remissions, including credit by way of discount of bills, for any amount or amounts, with or without collaterals, upon such terms as demanded by you; and to deposit, pledge or encumber any thing that can serve as collateral for the payment of any credit, overdrafts and loans and for covering any liability (including contingent liabilities) of mine towards you, presently or at any time or from time to time.
6. To pledge or to encumber or to grant a right to encumber in any way, any thing that can serve as collateral for any debts and/or liabilities (including contingent debts and liabilities and revolving debts and liabilities) of the attorney alone or together with others, or of any other party, and to guarantee in my name all such debts and/or liabilities, and to grant in my name a right to a banker's lien and a right of offset against all the monies which are and/or may be credited to me at the Bank, in the manner and upon the conditions as the attorney shall see fit, to open or to adjust any credit, and to receive back and to grant a release on bills, deeds, stock, securities, shares, monies, collaterals, instruments of whatever kind or any thing of value held by you at any time or recorded in my favor in your books.
7. To issue instructions for the purchase and/or sale of securities of all classes, stocks, bills, deeds, participation in loans and/or bills and/or investments, and foreign currency of any kind, without any limitation, for any amount or amounts, with or without collaterals, at my expense, upon any conditions as you shall see fit.
8. To perform any act and/or transaction in and/or in connection with foreign currency, and inter alia (without derogating from the general nature of that stated) the purchase and/or sale of foreign currency and/or stock, securities, gold, import, export, forward, spot, option and exchange transactions and/or any other act that may be performed at Bank of Jerusalem Ltd., presently and/or at any time in the future, and in general, to act in any matter or negotiations or business between me and you in exactly the same manner as I could have done myself had I been personally present and engaged in such matters and business, and I authorize and uphold in advance any thing done in my name by my aforementioned attorney.
9. For the performance of all or any of the acts detailed in this Power of Attorney, my attorney shall be entitled to debit or credit (as the case may be) the Account for the costs of the aforementioned acts, along with your commissions and expenses of every kind, and together with any tax or charge applying from time to time in accordance with any law, and any payment devolving upon me in connection with the above acts.
10. It is hereby expressly agreed that the aforementioned attorney shall be entitled to draw checks on which he appears as the payee, to transfer money and securities to his own account, and in general, to perform any act also in his own favor and/or in favor of any third party.

I am aware that an Israeli-resident attorney for a non-resident account is restricted in the performance of acts in the Account, subject to the foreign currency control regulations as in effect at any time.

All the acts performed by my attorney/s in the framework of the Account shall be subject to the various documents concerning such activity and concerning the types of transactions that may be performed in the Account, which were or may be signed between us, and to any applications that were submitted by me and approved by you (hereinafter: the "**Engagement Documents**"), and I shall be responsible for delivering to the attorney copies of the Engagement Documents required for the management of the Account as stated, as these were and/or may be signed between us from time to time.

In this document – the singular form denotes also the plural form.

Account Holders' Signature:

Bank of Jerusalem L.T.D
9024 12/02

Copies – 1. Customer's Folder 2. Customer

Name _____ Signature _____
Name _____ Signature _____

Attorneys' Signature

By our signature below, we take upon ourselves that stated in this document above.

Name _____ Signature _____

Name _____ Signature _____

Bank Clerk's Certification: Name _____ Signature _____

Revocation

I hereby revoke the Power of Attorney granted to _____

Date _____ Name _____ Signature _____

Date _____ Name _____ Signature _____

Bank Clerk's Certification: Name _____ Signature _____