



Limited Authorization (Individual Accounts)

A: Investor Information

Name of Investor	Social Insurance Number
_____	_____ - _____
Address	

B: Types of Transactions

Through the use of this Limited Authorization you are authorizing your dealer (the "dealer") to enter into (a) purchases, (b) switches within the same fund family, and (c) redemptions on your behalf. However, your dealer and its representatives are prohibited from completing any such transactions on your behalf without in each case obtaining your prior specific authorization (i.e. discretionary trading) and nothing in this form gives them that authority. For redemptions placed under the authority of this Limited Authorization to be valid, a copy of this form must accompany each such redemption order and in so doing the dealer will be deemed to have warranted to the Fund Company concerned that this Limited Authorization is still current and enforceable. You are required to read the General Provisions on the second page of this Limited Authorization and sign the acknowledgement where indicated. Without such signed acknowledgement this Limited Authorization may not be acted upon.

C: Investor Authorization

- I authorize IQON FINANCIAL INC. (the "dealer")
(name of dealer) to give instructions on my behalf to a fund company or companies that I have selected (each a "Fund Company") and to sign any relevant documents associated with purchases, switches within the same fund family, and redemptions for me in accordance with my specific instructions for each transaction.
- I acknowledge that upon receipt by a Fund Company of a certified copy of this Limited Authorization, the Fund Company may rely on this Limited Authorization to carry out any authorized transactions on my behalf. I will pay any applicable fees, commissions or charges payable to my dealer and the Fund Company as a result of those transactions. I further acknowledge that in providing instructions to my dealer and the Fund Company pursuant to this Limited Authorization, I have the same rights and obligations as I would have had if I provided written instructions to my dealer or the Fund Company.
- This Limited Authorization is valid until I revoke it in writing addressed to my dealer at the address shown on this form, in accordance with the General Provisions on the reverse of this form. This Limited Authorization is not intended to be a continuing power of attorney for property within the meaning of and governed by the *Substitute Decisions Act* (Ontario), or any similar power of attorney under equivalent legislation in any of the provinces or territories of Canada (a "CPOA"). The execution of this Limited Authorization shall not terminate any such CPOA granted by me previously and shall not be terminated by the execution by me in the future of a CPOA. Unless otherwise specifically provided, it is not intended to supersede or replace any other power of attorney granted by me to anyone other than my dealer.
- Until revoked this Limited Authorization is authorized for use with respect to all current and future accounts operated in my name with a Fund Company.
- It is my wish that all documents relating to the Plan have been and shall be drawn up in the English language only. C'est mon désir que tout document se rapportant au régime (Plan) soient rédigés en anglais seulement.

Payment of Proceeds

My dealer can give instructions to a fund company to pay the proceeds of a redemption to ANY of: me at my address set out above; my financial institution using account information provided to my dealer (name, branch, account #); the trustee of my registered plan(s) or to the trustee of my spouse's registered plan(s) (e.g. RRSP, RRIF, etc.); my dealer in trust; another Fund Company.

Signature of Investor	Signature Guarantee (Bank, Trust Company or Dealer) or STAMP (if necessary)
Date:	
Witness to Investor Signature:	
Witness to Investor Signature: (if necessary)	

D: Dealer Representative Acknowledgement

I, _____ acknowledge that I have reviewed this Limited Authorization and the General Provisions on the reverse of this form with the Investor. I further acknowledge that only transactions specifically authorized by the Investor under this Limited Authorization may be carried out on behalf of the Investor.

Signature of Dealer/Representative	Date:
Dealer/Representative Name (Please Print)	Dealer/Representative Number:

Note to Dealer Representative: Refer to "Witness to Investor Signature" in the Guidelines for a discussion of witnessing requirements. If the Investor's signature is guaranteed by the dealer being granted the Limited Authorization, the dealer representative named in this form must not be the person witnessing the Investor's signature or signing the Investor's signature guarantee on behalf of the dealer.

E: Dealer Acknowledgement and Certification

We IQON FINANCIAL INC. 9815 acknowledge this appointment
(name of dealer) (dealer code #)

to take instructions from the Investor named on this Limited Authorization form and to provide instructions to a Fund Company on the Investor's behalf. We agree to indemnify the Fund Company and its mutual funds against any and all actions, liabilities, damages or costs, including legal fees, that may arise as a result of the Fund Company relying on this Limited Authorization to carry out transactions on behalf of the Investor. We also agree to indemnify the Investor against any and all actions, liabilities, damages or costs, including legal fees, that may arise as a result of us or any of our representatives carrying out any actions which are not in accordance with the Investor's instructions. We hereby certify that the signatures of the Investor, the witness(es) and the representative on the copy of this form delivered to a Fund Company are true copies of their respective original signatures. We agree that delivery of a certified copy of this form to a Fund Company, bearing the original signature of the dealer, shall be binding on us and constitutes a warranty by us to the Fund Company that this Limited Authorization is still current and enforceable and will survive until we notify the Fund Company that the Limited Authorization has expired or has been revoked. We also agree to retain a record of Investor instructions for subsequent review by a Fund Company, the Investor or the appropriate securities regulatory authorities. Through the use of the logo and reference of the Investment Funds Institute of Canada ("IFIC") at the foot of each page of this Limited Authorization we warrant that it is identical to the Limited Authorization form currently approved for use by IFIC.

Signature of Dealer Officer or Branch Manager	Dealer Name and Address: IQON FINANCIAL INC.
Name:	100 - 4 Fort Street
Title:	Winnipeg, Manitoba
Date:	R3C 1C4

I acknowledge that I have read and understand the General Provisions on the reverse of this form or attached hereto and that they have been presented to me in a non-detachable format.

Investor Signature

Dealer retains the original in its records at its head office. Dealer sends certified copies with original dealer signatures.

Limited Authorization for Mutual Fund Investing (Individual Accounts)

General Provisions

BEFORE GRANTING THIS LIMITED AUTHORIZATION, YOU SHOULD CONSIDER THE FOLLOWING:

- Your dealer may charge a commission on purchases or switches, which may be negotiated.
- Redemptions may be subject to a redemption charge.
- You should ensure the purchase option you select is clearly indicated to your dealer.
- In the event your dealer becomes bankrupt and your securities are determined by a trustee in bankruptcy (the “trustee”) under the Bankruptcy and Insolvency Act (Canada) (the “Act”) to be “customer name securities”, then they will not vest in the trustee. The trustee will advise you of such determination. In such event, provided you are not indebted to your dealer, the trustee is obliged to deliver your securities to you. If your securities are not considered to be customer name securities under the Act, then your securities will be placed in a pool together with those of other similar clients of the dealer and shared among all of you. In the event of a bankruptcy you may experience significant delays in accessing your securities and/or may not receive their full value whether they are found to be customer name securities or customer pool securities. Under the Act, customer name securities means securities which are at the date of bankruptcy held for you, or on your behalf, by a securities firm and are registered, or are in the process of being registered, in your name. It does not include securities that are registered in your name that, by endorsement or otherwise, are in negotiable form. (However, at time of printing it is unclear whether signing this document will render the securities “negotiable” or “endorsed” within the meaning of those terms in current bankruptcy legislation.)
- This Limited Authorization will affect all of the accounts operated by your dealer in your name (“customer name”).
- When you sign this Limited Authorization you are authorizing the dealer organization you name on the authorization to purchase, switch within fund families, or redeem your mutual fund securities on your behalf, in accordance with your specific instructions.
- This Limited Authorization allows your dealer to instruct a Fund Company with respect to (a) purchases, (b) switches within the same fund family, and (c) redemptions on your behalf. Your dealer may only act on specific instructions given by you for each transaction and is required to retain your instructions for each transaction in its records. The Fund Company can assume that a representative of your dealer acting on behalf of your dealer under this Limited Authorization has the proper authority to do so.
- Please keep a record of all instructions you give to your dealer. Please also check your confirmations to ensure that the transactions correspond to your instructions. Contact your dealer if you have any questions.
- Your dealer/representative will go over the above points with you before you sign this Limited Authorization and answer any questions you may have.
- If you wish to redeem your mutual fund securities, advise your dealer if you would like your proceeds paid: to you; to your registered plan(s) or that (those) of your spouse; to your dealer in trust; to an account at your financial institution; or to another Fund Company.
- You may revoke this Limited Authorization upon written notice to your dealer at the address set out in this Limited Authorization form. To be valid, the revocation may have to be witnessed. Please ask your dealer for further information about revoking the Limited Authorization.
- This Limited Authorization will expire immediately upon:
 - your death;
 - written notice to or receipt of evidence by your dealer of your mental incapacity or bankruptcy;
 - a change in your dealer of record for your account(s);
 - your dealer representative leaving your dealer;
 - the bankruptcy of your dealer;
 - the execution of a new Limited Authorization in favour of your dealer.
- Unless it is revoked or expires, this Limited Authorization will continue to be of full force and effect.
- In some jurisdictions, this Limited Authorization may be revoked upon the execution of any new power of attorney.
- This Limited Authorization supersedes and replaces any other Limited Authorization, limited power of attorney or power of attorney you previously granted to your dealer with respect to your account(s). Unless otherwise specified, this Limited Authorization does not supersede or replace any other power of attorney you may have granted to someone other than your dealer.
- You must execute a new Limited Authorization form if you wish to make any changes to this Limited Authorization.
- A Fund Company or your dealer may, in its sole discretion, refuse to accept or process trades under this Limited Authorization.
- Unless otherwise stated, capitalized terms used in these General Provisions have the meanings defined in this Limited Authorization.

If this is an electronic version the client must sign here_____.