

Limited to Buying and Selling Securities Within an Account

Α	Account Information				
Acco	ount Name			Province	
Acco	ount number	Account number	Account number	Account number	
Acco	ount number	Account number	Account number	Account number	
В	Appointment of Attorney(s)	(U.S. residents are not allowed to be	Attorneys under this Power of Attor	ney)	
To: S	Scotia Capital Inc. ("Scotia iTRADE")				
1.	In connection with the above noted account	(s) which I/we have opened with you, I/we her	eby appoint (hereinafter called my/our Attorne	y(s))	
Atto	rney name(s) (please print)				
My/c	our relationship to the Attorney(s)				
	lawfully do by an attorney in connection with or kind, on margin or otherwise, all in accord	h buying, selling or trading stocks, bonds, opti dance with the terms and conditions for the Ar	nd for my/our risk and in my/our name or num ons, commodities, debentures, bills of exchang ccount(s), as may be amended from time to tir one and independently on my/our behalf), in acc	ge and any other securities of whatever nature ne. If I/we have appointed more than one	
2.	Is the Attorney paid or otherwise compensat I/We hereby acknowledge and am/are aware	ed for the services provided pursuant to this Performance of the following:	ower of Attorney?		
	a) Any fees charged to my/our investment account by Scotia iTRADE are only for the services provided to me/us by Scotia iTRADE.				
		•	/ho I/we have appointed to provide advice or s	ervices.	
	•	rading authority and provides advice on my/ou			
	 d) If any fees are charged directly to me/us pay them to the Attorney in accordance 		t from those charged by Scotia iTRADE may de	but the Attorney fees from the account and	
3.	iTRADE, its successors and assigns and their legal costs arising out of same, if Scotia iTRA	directors, officers, agents and employees, harr DE or its successors and assigns is made a par , and which relates in any way to the appointr	heretofore and hereafter made by my/our Atto nless against, and will pay promptly on deman ty to any action between or by me/us, my/our nent or actions of my/our Attorney(s). I/we ack	d for, any loss, liability and expense including Attorney(s), or either of our agents, assigns or	
4.	This Power of Attorney is in addition to and does not revoke any previous power of attorney, including any general power of attorney granted by me/us or Scotia iTRADE Power of Attorney Granting Full Authority Including Withdrawal of Money (SiT3D), with the exception that this Power of Attorney DOES revoke any Scotia iTRADE Power of Attorney Limite to Buying and Selling Securities within an Account (SiT501) previously granted by me/us with respect to the Accounts. I/we specifically authorize multiple powers of attorney.			y Scotia iTRADE Power of Attorney Limited	
5.	This Power of Attorney shall remain in full force and effect and shall survive any incidental, temporary or intermittent closing out, or reopening or renumbering of the Account(s). The powers hereby granted to the Attorney shall continue in full force and effect until any of the following events occur: (i) Scotia iTRADE receives written notice of revocation by me/us, (ii) court order, (iii) written resignation of the Attorney, or both Attorneys if more than one is named, (iv) a new Scotia iTRADE Power of Attorney Limited to Buying and Sellis Securities within an Account (SiT501) over the Accounts is executed by me/us; or (v) Scotia iTRADE receives written notification of our death.			E receives written notice of revocation by wer of Attorney Limited to Buying and Selling	
6.	 a. I/We know what kind of property I/we b. b. I/We am aware of obligations I/we owe c. I/We know that my/our Attorney(s) will Power of Attorney; d. I/We know that my/our Attorney(s) must 	to my/our dependents, if any; be able to do anything with my/our Account(s st account for his/her dealings with my/our pro) that I/we could do if capable, subject to the	conditions and restrictions set out in this	
		orney(s) manages my/our property prudently, t our Attorney(s) could misuse the authority give			
7.		l indemnity shall enure to the benefit of and be ricts) any rights which you may have under any	e binding on Scotia iTRADE's successors and as other agreement or agreements between us.	signs. This Power of Attorney and indemnity	
8.	I/We declare that this Power of Attorney may names below.	y be exercised during any subsequent legal inc	apacity on my/our part and comes into force a	nd effect on the date set out above my/our	
9.	I/We acknowledge that I/we have been advist that I/we have either received independent le		ecuting this Power of Attorney and, by execut	ng of this Power of Attorney, acknowledge	
10.			of Attorney and that I/we have received a copy		

requested that this Agreement and all deeds, documents or notices relating thereto be in the English language; je/nous ai/avons a expressément exigé que cette convention et tout autre contrat, document ou avis afférent soient en langue anglaise.

Limited to Buying and Selling Securities Within an Account

C Signatory and Witness Requirements

Signatory Requirements

- 1. Account Holder, Attorney and Witness age must be at least 18 in Alberta, Manitoba, Prince Edward Island, Ontario, Quebec, and Saskatchewan.
- 2. Account Holder, Attorney and Witness age must be at least 19 in British Columbia, New Brunswick, Newfoundland and Labrador, Northwest Territories, Nova Scotia, Nunavut, and Yukon.

Witness Requirements (applicable to each person who signs as a Witness to a signatory to this form):

- 1. The following persons CANNOT be witnesses under any circumstances: (1) the Account Holder(s); (2) the Attorney; (3) any employee or agent of the Attorney; (4) a person signing on behalf of the Account Holder(s); (5) a family member of the Account Holder(s), the Attorney or person signing on behalf of the Account Holder(s) (including spouse, common law partner, parent, child (including anyone whom the Account Holder(s) have demonstrated a settled intention to treat as the child of the Account Holder(s), legal guardian, sibling, grandparent, grandchild, uncle or aunt, nephew or niece); (6) anyone cohabitating with the Account Holder(s) or Attorney; (7) anyone with whom the Account Holder(s) or Attorney has a child; and (8) a person whose property is under guardianship or who has a guardian of a person.
- 2. The following chart summarizes the witness requirements for this Power of Attorney in the various Canadian provinces and territories. Please contact your legal advisor for full requirements.

Province/Territory	ce/Territory Witness Requirements for the Account Holder(s)' signature(s)			
Alberta New Brunswick Newfoundland and Labrador Northwest Territories Nova Scotia Nunavut	One adult witness.	One adult witness.		
British Columbia	Two adult witnesses. Only one witness is sufficient	Two adult witnesses. Only one witness is sufficient if such witness is a practicing lawyer or a notary public.		
Manitoba	 an individual registered, or qualified a judge of a superior court of Manitonotary public appointed for Manitob a lawyer entitled to practice in Manitob 	One witness (other than the attorney or his/her spouse or common-law partner) who must be: an individual registered, or qualified to be registered, under Section 3 of the Marriage Act to solemnize marriages in Manitoba; a judge of a superior court of Manitoba, a justice of the peace or provincial judge, a duly qualified medical practitioner, a notary public appointed for Manitoba; or a lawyer entitled to practice in Manitoba, a member of the Royal Canadian Mounted Police or a police officer with a police service established or continued under the Police Services Act.		
Ontario Prince Edward Island	Two adult witnesses.	Two adult witnesses.		
Quebec	i. that they have seen the account hol ii. the identity of the account holder, iii. the account holder's understanding			
Saskatchewan		Two adult witnesses. Witness certificate in the prescribed form is required. Only one witness is sufficient if such witness is a lawyer, in which case a certificate of legal advice and a witness certificate in the prescribed form are required.		
Yukon	One witness who must be a lawyer and accompa	One witness who must be a lawyer and accompanied by a certificate of legal advice from a lawyer who is not an Attorney or an Attorney's spouse.		
D Account Holder(s)	Agreement and Witness Statement			
		, as o		
have no reason to believe that the A understand(s) the nature of this Pow	ccount Holder(s) whose signature(s) was/were witnessed by	on who signs as a Witness to the signature of an Account Holder): I certify that: (1) I by me is/are incapable of granting this Power of Attorney; (2) the Account Holder(s) by orney in the province/territory where this Power of Attorney is executed by the Account ce.		
Witness Statement (The followin have no reason to believe that the A understand(s) the nature of this Pow	ccount Holder(s) whose signature(s) was/were witnessed by yer of Attorney; (3) I am allowed to witness a power of atto er(s)'s signature(s) was/were witnessed by me in my presenc	by me is/are incapable of granting this Power of Attorney; (2) the Account Holder(s) corney in the province/territory where this Power of Attorney is executed by the Account		
Witness Statement (The followin have no reason to believe that the A understand(s) the nature of this Pow Holder(s); and (4) the Account Holde	ccount Holder(s) whose signature(s) was/were witnessed by rer of Attorney; (3) I am allowed to witness a power of atto er(s)'s signature(s) was/were witnessed by me in my presenc rrint)	by me is/are incapable of granting this Power of Attorney; (2) the Account Holder(s) orney in the province/territory where this Power of Attorney is executed by the Account ce.		
Witness Statement (The followin have no reason to believe that the A understand(s) the nature of this Pow Holder(s); and (4) the Account Holde Name of Account Holder 1 (please p	ccount Holder(s) whose signature(s) was/were witnessed by rer of Attorney; (3) I am allowed to witness a power of atto er(s)'s signature(s) was/were witnessed by me in my presenc rrint)	by me is/are incapable of granting this Power of Attorney; (2) the Account Holder(s) orney in the province/territory where this Power of Attorney is executed by the Account ce. Signature of Account Holder 1		

Limited to Buying and Selling Securities Within an Account

E Attorney Agreement

Before using your authority as Attorney, you should consult with your legal advisor. U.S. residents are not allowed to be Attorney's under this Power of Attorney. The following agreement is provided by and binding on each person who signs this Power of Attorney as an Attorney:

I accept the appointment as Attorney. I understand that I owe a duty to the Account Holder(s) and accordingly have informed myself of the investment objectives of the Account Holder(s) and agree to adhere to same.

I have read, understood and agree to all the terms and conditions relating to the Account in the Scotia iTRADE Relationship Disclosure Document and Terms and Conditions brochure.

I acknowledge that it is my duty and responsibility to ensure that the Account is operated in accordance with the best interests of the person who appointed me Attorney, the terms of the Power of Attorney, and any other applicable legal requirements.

Lunderstand that I may not be qualified to act as an Attorney if:

- i. I am under the age noted above for the province/territory where this Power of Attorney is executed by the Account Holder;
- ii. I am someone who provides health care services to the Account Holder or an employee in the facility in which the Account Holder resides and through which the Account Holder Holder
 - receives personal health care services;
- iii. I am incapable of managing property or incapable of understanding what property is held in the Account Holder's account, its value or the effect that my decisions may have on the property in the account and its value;
- iv. I am an undischarged bankrupt; or
- v. I have been convicted of a criminal offence (for assault, sexual assault, an act of violence, intimidation, criminal harassment, uttering threats, theft, fraud or breach of trust).

I certify that I am qualified to act as an Attorney and will promptly notify the Account Holder and Scotia iTRADE if I become disqualified.

In consideration of the acceptance of the Account by Scotia iTRADE and other good and valuable consideration, I agree to indemnify and hold harmless Scotia iTRADE and each of its officers, directors, employees and agents of and from any liability, costs or expenses of any kind which they may suffer or incur as a result of acting in accordance with my instructions or the information I have provided or authorize another to provide. I have expressly requested that this Agreement and all documents relating to it be in English; J'ai expressément exigé que cette convention et toute autre document afférent soient en langue anglaise.

Name of Attorney (print name)	X	Signature of Attorney	Date (mm-dd-yyyy)
Name of Attorney (print name)	X	Signature of Attorney	Date (mm-dd-yyyy)

Witness to Attorneys' Signature (This section is applicable to British Columbia Account Holder residents only and two adult witnesses are required unless the witness is a practicing lawyer or a notary public)

The Attorney(s) signature in Section E above was witnessed by the following witness or witnesses who comply with the applicable requirements set out on this form and the Attorney(s)'s signature(s) was/were witnessed by me/us in my/our presence.

Name of Witness 1	Signature of Witner	ss 1		
Address (number, street, apartment, rural route)	City	Province/Territory	Postal code	Country
Name of Witness 2	X	Signature of Witness 2		
Address (number, street, apartment, rural route)	City	Province/Territory	Postal code	Country

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Personal & Regulatory Information Indicate your relationship to the account: Primary owner Power Of Attorney / Corporate Trading Authority ☐ Executor Joint owner ☐ Other: _ **INFORMATION ABOUT YOU** Scotiacard Number (Required for online access) Mother's Maiden Surname (Required for online access) Send Scotiacard: Yes No If you do not have a Scotiacard, but access, please check box to have one issued. Title First Name Initial Last Name Date of Birth (mm/dd/yyyy) Country of Citizenship SSN / TIN* Social Insurance Number *If you are a U.S citizen, a U.S dual citizen or are considered a "US Person", a Social Security Number (SSN) and W9 form are also required. No Yes If yes, list up to three jurisdictions and the Tax Identification Number (TIN). Are you (individual or entity) a tax resident of a jurisdiction other than Canada or the U.S.? If you do not have a TIN for one of the below noted jurisdictions, please indicate one of the following reason codes: Reason Code 1: I will apply or have applied for a TIN, but have not yet received it (TIN is required within a year) Reason Code 2: My jurisdiction of tax residence does not issue TINs to its residents **Reason Code 3**: Other - Specify (TIN is required within a year) Reason Code ____ Other - specify _ Reason Code ____ Other - specify _ Reason Code __ Other - specify _ **RESIDENTIAL ADDRESS** Street Address / Legal Address (Address cannot be a post office box) Apt/Suite No. **Additional Address Information** City Province Postal Code Home Phone Number **Business Phone Number** Fxt. Cell Phone Number Primary Email Address Home Business Which number would you prefer we use to contact you during market hours? ☐ Home ☐ Business ☐ Cell **EMPLOYMENT INFORMATION Employment Status** □ Employed □ Retired* □ Student □ Self-Employed □ Homemaker □ Not Working □ Other * If Retired, we require previous employment information Employer Industry

City Province Postal Code

Position / Occupation

Employer's Address

Years with this Employer

Personal & Regulatory Information

EMPLOYMENT INFORMA	ATION CONTINUED	
Are you employed by the Scotiab	']Yes □No
Are you an Insider of Scotiabank	or have you been advised that you are a Designated Person by Scotiabank's Compliance Department?	Yes No
Are you or members of your hou	isehold employed by an IIROC (Investment Industry Regulatory Organization of Canada) Member firm (Pro)?	□Yes □No
Note: Certain conditions may app	oly to accounts for employees of firms in the securities industry and accounts over which such persons have tradi	ng authority
	\$25,000 to \$50,999	5149,999
Net Worth Net Liquid Assets	A (Cash/securities less current liabilities) B (Fixed assets less loans against fixed assets) (A + B)	
Intended Use/Purpose of Acco	ount	
Select one of the following to inc Short Term Investment Long Term Investment Income Generation Custody of Securities	dicate Intended Use / Purpose of the Account: Savings (Registered and Non-Registered) Retirement Planning, Estate / Tax Planning Leverage, Hedging, Capital Preservation, Trusts, Protection of Assets Other (Detailed description is mandatory):	
Have you Owned or Traded?		
□ Matual Francis	Select your level of knowledge.	
☐ Mutual Funds☐ Fixed Income (Other Than CS	☐ Low ☐ Moderate ☐ High SBs) ☐ Low ☐ Moderate ☐ High	
Stocks	SBs)	
☐ Margin	Low Moderate High	
☐ Options		
☐ Short Sales		
Overall Investment Experience		
INFORMATION REQUIRE	ED BY SECURITIES REGULATORS AND COMPLIANCE	
	ed to be an Insider (as defined in a Provincial Securities Act) of any public companies? the name of the company(ies)?	
	rily, or as part of a group, in a Control Position (as defined in a Provincial Securities Act) of any public companies? the name of the company(ies)?	
	oyee, Director, Partner or Officer of a member of any Stock Exchange, IIROC Member firm or of a Stock Exchange the name of the company(ies)?	e itself?
,	hority or an interest in another Scotia iTRADE Account? the account number(s)?	
	hority over any other accounts with another securities firm? the Name Of The Securities Firm(s)? Marijuana related business?	
Yes No		

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Personal & Regulatory Information

Do you or any members of your family or any close associate position below:	es, currently hold or have held one of the following offices or positions? If yes, choose the office or
☐ No ☐ Yes If yes, choose the office or position below	V.
☐ Head of Institute	☐ Mayor of a Canadian Municipality
☐ Member of a ruling family	☐ Head of a government agency
☐ Member of an executive council of government	President of a state-owned company or bank
Deputy Minister (or equivalent)	$\hfill \square$ Head of an international organization established by the governments of states
Military rank of general or equivalent (or higher rank)	Leader or president of a political party in a legislature
☐ Judge of a supreme court	☐ Head of a charity
Ambassador	☐ Head of State
Counselor of an ambassador	☐ Head of Government
☐ Judge of an appellate court or local equivalent	Attaché
☐ Member of a legislature	
TITLE FIRST NAME	MIDDLE INITIAL LAST NAME
RELATION TO YOU	
SELF CHILD CLOSE ASSOCIATE PARENT(S)	SIBLING(S) SPOUSE OR COMMON LAW PARTNER
SPOUSE OR COMMON LAW PARTNER'S PARENT(S)	
DATE(S) OF POSITION HELD (FROM MM-DD-YYYY TO MM-DD	D-YYYY) COUNTRY WHERE POSITION HELD
DESCRIPTION OF OFFICIAL DUTIES	
MARITAL STATUS	
Single Married Common Law Divorced	Legally Separated Widowed
INFORMATION ABOUT VOUR CROUCE	
INFORMATION ABOUT YOUR SPOUSE	
Title First Name	Initial Last Name
EMPLOYMENT STATUS OF YOUR SPOUSE	
☐ Employed ☐ Retired ☐ Student ☐ Self-Employed	☐Homemaker ☐ Not Working ☐ Other
Employer	Industry
Position / Occupation	
IDENTIFICATION REQUIREMENTS	
Type of Identification Document (select one)	
☐ Driver's licence ☐ Prov. H	lealth Insurance Card (Except ON, MB, NS, PEI)
Age of Majority Card	rt
Identification Document Number	
Please include photo identification and a completed Ide	entity Verification (SiT200) form when submitting this form to Scotia iTRADE.
Signature	Date
3 - 1	

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SiT501

Power of Attorney

Limited to Buying and Selling Securities Within an Account

A Account Informat	tion		
Account name	Account Owner Name		Province
Account number	Account number	Account number	Account number
	Account #'s to be included under this Power of Attorney		orney
Account number	Account #3 to be included	runder this rower of Att	Account number
B Appointment of	Attorney(s) (U.S. residents are not allowe	ed to be Attorneys under this Power of Att	orney)
To: Scotla Capital Inc. ("Scotia 1. In connection with the abo	iTRADE*) ove noted account(s) which I/we have opened with	n you, I/we hereby appoint (hereinafter called п	ny/our Attorney(s))
Attorney name(s) (please print) Name of your Attorney			
	Name of your Accorne	зу	
My/our relationship to the Attorney(s) Please indicate your relationship to the Power of Attorney			
	Please indicate your re	elationship to the Power o	of Attorney
			name or number on your books anything that I/we can ills of exchange and any other securities of whatever nature

as myour agents; and attorney in connection with buying, selling or trading stocks, bonds, options, commodities, debentures, bills of exchange and any other securities of whatever nature or kind, on margin or otherwise, all in accordance with the terms and conditions for the Account(s), as may be amended from time to time. If l/we have appointed more than one Attorney above, l/we hereby appoint them jointly and severally (either attorney may act alone and independently on my/our behalf), in accordance with the authority given to them.

- Is the Attorney paid or otherwise compensated for the services provided pursuant to this Power of Attorney?
 Yes No
 We hereby acknowledge and am/are aware of the following:
- Please respond Yes / No
- a) Any fees charged to my/our investment account by Scotia iTRADE are only for the services provided to me/us by Scotia iTRADE.
- b) The fees charged by Scotia ITRADE are not shared with any other individual or entity who I/we have appointed to provide advice or services.
- c) We understand that the Attorney has trading authority and provides advice on my/our account.
- d) If any fees are charged directly to me/us by the Attorney, they are separate and distinct from those charged by Scotia iTRADE may debit the Attorney fees from the account and pay them to the Attorney in accordance with a fee schedule, if applicable.
- 3. We hereby ratify and confirm any and all trades, instructions, transactions and other acts heretofore and hereafter made by my/our Attorney(s) and will indemnify and hold Scotia iTRADE, its successors and assigns and their directors, officers, agents and employees, harmless against, and will pay promptly on demand for, any loss, liability and expense including legal costs arising out of same, if Scotia iTRADE or its successors and assigns is made a party to any action between or by me/us, my/our Attorney(s), or either of our agents, assigns or successors or to which any of them is a party and which relates in any way to the appointment or actions of my/our Attorney(s). I/we acknowledge and agree that Scotia iTRADE reserves the right to review and reject any of my/our Attorney's transaction requests.
- This Power of Attorney is in addition to and does not revoke any previous power of attorney, including any general power of attorney granted by me/us or Scotia iTRADE Power of Attorney Granting Full Authority Including Withdrawal of Money (SiT3D), with the exception that this Power of Attorney DOES revoke any Scotia iTRADE Power of Attorney Limited to Buying and Selling Securities within an Account (SiT501) previously granted by me/us with respect to the Accounts. Use specifically authorize multiple powers of attorney.
- 5. This Power of Attorney shall remain in full force and effect and shall survive any incidental, temporary or intermittent closing out, or reopening or renumbering of the Account(s). The powers hereby granted to the Attorney shall continue in full force and effect until any of the following events occur: (i) Scotia ITRADE receives written notice of revocation by mefus, (ii) court order, (iii) written resignation of the Attorney, or both Attorneys if more than one is named, (iv) a new Scotia ITRADE Power of Attorney Limited to Buying and Selling Securities within an Account (SITSO1) over the Accounts is executed by mefus; or (v) Scotia ITRADE receives written notification of our death.
- 6. We hereby acknowledge that I/we have capacity to grant this Power of Attorney and am/are aware of the following:
 - a. We know what kind of property I/we have and its approximate value;
 - b. We am aware of obligations l/we owe to my/our dependents, if any,
 - We know that my/our Attorney(s) will be able to do anything with my/our Account(s) that I/we could do if capable, subject to the conditions and restrictions set out in this
 Power of Attorney;
 - d. We know that my/our Attorney(s) must account for his/her dealings with my/our property;
 - e. We know that I/we may, if capable, revoke this Power of Attorney;
 - f. We appreciate that unless my/our Attorney(s) manages my/our property prudently, the value of my/our property may decline; and
 - g. IWe appreciate the possibility that my/our Attorney(s) could misuse the authority given to him/her.
- The provisions of this Power of Attorney and indemnity shall enure to the benefit of and be binding on Scotia TRADE's successors and assigns. This Power of Attorney and indemnity is
 in addition to (and in no way limits or restricts) any rights which you may have under any other agreement or agreements between us.
- We declare that this Power of Attorney may be exercised during any subsequent legal incapacity on my/our part and comes into force and effect on the date set out above my/our names below.
- We acknowledge that Viwe have been advised to seek independent legal advice before executing this Power of Attorney and, by executing of this Power of Attorney, acknowledge
 that like have either received independent legal advice or declined to do so.
- 10. We acknowledge that I/we have read and understood all of the provisions of this Power of Attorney and that I/we have received a copy of this Power of Attorney. We have expressly requested that this Agreement and all deeds, documents or notices relating thereto be in the English language; jelnous ailavons a expressement exigé que cette convention et tout autre contrat, document ou avis afférent soient en langue anglaise.

Original - Branch Copy - Client

Scotia ITRADE® (Order-Execution Only Accounts) is a division of Scotia Capital Inc. ("SCI"). SCI is a member of the Canadian investor Protection Fund and the Investment Industry Regulatory Organization of Canada. Scotia ITRADE does not provide investment advice or recommendations and investors are responsible for their own investment decisions. ® Registered trademark of The Bank of Nova Scotia. Used under license.



Limited to Buying and Selling Securities Within an Account

C Signatory and Witness Requirements

Please read Section C for important signature and witness requirements in Section D

Signatory Requirements

- 1. Account Holder, Attorney and Witness age must be at least 18 in Alberta, Manitoba, Prince Edward Island, Untano, Quebec, and Saskatchewan.
- Account Holder, Attorney and Witness age must be at least 19 in British Columbia, New Brunswick, Newfoundland and Labrador, Northwest Territories, Nova Scotia, Nunavut, and Yukon.
 Witness Requirements (applicable to each person who signs as a Witness to a signatory to this form):
- 1. The following persons CANNOT be witnesses under any circumstances: (1) the Account Holder(s); (2) the Attorney; (3) any employee or agent of the Attorney; (4) a person signing on behalf of the Account Holder(s); (5) a family member of the Account Holder(s), the Attorney or person signing on behalf of the Account Holder(s) (including anyone whom the Account Holder(s) have demonstrated a settled intention to treat as the child of the Account Holder(s), legal guardian, sibling, grandparent, grandchild, uncle or aunt, nephew or niece); (6) anyone cohabitating with the Account Holder(s) or Attorney; (7) anyone with whom the Account Holder(s) or Attorney has a child; and (8) a person whose property is under guardianship or who has a guardian of a person.
- The following chart summarizes the witness requirements for this Power of Attorney in the various Canadian provinces and territories. Please contact your legal advisor for full requirements.

requirements.			
Province/Territory	Witness Requirements for the Account Holder(s)' signature(s)		
Alberta New Brunswick Newfoundland and Labrador Northwest Territories Nova Scotia Nunavut	One adult witness.		
British Columbia	Two adult witnesses. Only one witness is sufficient if such witness is a practicing lawyer or a notary public.		
Manitoba	One witness (other than the attorney or his/her spouse or common-law partner) who must be: • an individual registered, or qualified to be registered, under Section 3 of the Marriage Act to solemnize marriages in Manitoba; • a judge of a superior court of Manitoba, a justice of the peace or provincial judge, a duly qualified medical practitioner, a notary public appointed for Manitoba; or • a lawyer entitled to practice in Manitoba, a member of the Royal Canadian Mounted Police or a police officer with a police service established or continued under the Police Services Act.		
Ontario Prince Edward Island			
Quebec	Two adult witnesses who have no personal interest in the matter and who sign and attest i. that they have seen the account holder sign in their presence, ii. the identity of the account holder, iii. the account holder's understanding of the nature of the document signed, and iv. the account holder's capacity to act.		
Saskatchewan	Two adult witnesses. Witness certificate in the prescribed form is required. Only one witness is sufficient if such witness is a lawyer, in which case a certificate of legal advice and a witness certificate in the prescribed form are required.		
Yukon	One witness who must be a lawyer and accompanied by a certificate of legal advice from a lawyer who is not an Attorney or an Attorney's spouse.		
D Account Holder(s	D Account Holder(s) Agreement and Witness Statement		
month day Witness Statement (The follor have no reason to believe that the understand(s) the nature of this	as of year wing statement is provided by and binding on each person who signs as a Witness to the signature of an Account Holder): I certify that: (1) I he Account Holder(s) whose signature(s) was/were witnessed by me is/are incapable of granting this Power of Attorney; (2) the Account Holder(s) Power of Attorney; (3) I am allowed to witness a power of attorney in the province/territory where this Power of Attorney is executed by the Account Holder(s) signature(s) was/were witnessed by me in my presence.		
Name of Account Holder 1 (please print Name of Account Holder #1 X Signature of Account Holder 1 Signature			
lame of Account Holder 2 (please prin Name of Account Holder #2 X Signature of Account Holder 2 Signature			
Name of Witness 1 (please print) Please check Section C to confirm how many witnesses are required in your province			



Limited to Buying and Selling Securities Within an Account

E Attorney Agreement

Before using your authority as Attorney, you should consult with your legal advisor. U.S. residents are not allowed to be Attorney's under this Power of Attorney. The following agreement is provided by and binding on each person who signs this Power of Attorney as an Attorney:

I accept the appointment as Attorney. I understand that I owe a duty to the Account Holder(s) and accordingly have informed myself of the investment objectives of the Account Holder(s) and agree to adhere to same.

I have read, understood and agree to all the terms and conditions relating to the Account in the Scotia iTRADE Relationship Disclosure Document and Terms and Conditions brochure.

I acknowledge that it is my duty and responsibility to ensure that the Account is operated in accordance with the best interests of the person who appointed me Attorney, the terms of the Power of Attorney, and any other applicable legal requirements.

I understand that I may not be qualified to act as an Attorney if:

- I am under the age noted above for the province/territory where this Power of Attorney is executed by the Account Holder;
- ii. I am someone who provides health care services to the Account Holder or an employee in the facility in which the Account Holder resides and through which the Account Holder receives personal health care services;
- iii. I am incapable of managing property or incapable of understanding what property is held in the Account Holder's account, its value or the effect that my decisions may have on the property in the account and its value;
- iv. I am an undischarged bankrupt; or
 v. I have been convicted of a criminal offence (for assault, sexual assault, an act of violence, intimidation, criminal harassment, uttering threats, theft, fraud or breach of trust).

I certify that I am qualified to act as an Attorney and will promptly notify the Account Holder and Scotia iTRADE if I become disqualified.

In consideration of the acceptance of the Account by Scotia iTRADE and other good and valuable consideration, I agree to indemnify and hold harmless Scotia iTRADE and each of its officers, directors, employees and agents of and from any liability, costs or expenses of any kind which they may suffer or incur as a result of acting in accordance with my instructions or the information I have provided or authorize another to provide. I have expressly requested that this Agreement and all documents relating to it be in English; I'ai expressement exigé que cette convention et toute autre document afférent soient en langue anglaise.

