Additional document: Precious Metals Deposit Power of Attorney



Grantor (=Depositor)	Scope The Grantor hereby grants a Power of Attorney to the Attorney-in-fact with the following scope:
Surname	to represent the Grantor in his/her name and at his/her risk in full and with legally binding effect by individual signature.
First name	to represent the Grantor in his/her name and at his/her risk in full and with legally binding effect by collective signature along with the following person:
Date of birth	Term This Power of Attorney shall remain valid until it is revoked.
Attorney-in-fact	The Grantor shall be obliged to inform the Depositary in writing concerning any early revocation of the Power of Attorney. Unless and until the Depositary receives written notice from the Grantor concerning the revocation of the Power of Attorney, the Depositary may rely on the validity of
Surname	the Power of Attorney. The Depositary shall not incur any liability for any losses arising for the Grantor owing to the Attorney-in-fact. This Power of Attorney shall not expire upon the death of the Grantor.
First name	Terms and conditions This Power of Attorney shall only be valid if presented as an original document.
	Signature
Date of birth	
	Location, date
Nationality	
	Signature of the Depositor
Street, building number	
Post code, place of residence	Where applicable, signature of the 2nd Depositor for partnerships
Country of residence	Location, date
Beneficial owner Persons who are able to dispose of the assets stored (=	Location, date
Attorneys-in-fact) have the status of beneficial owners under the Liechtenstein Due Diligence Act.	Signature of the Attorney-in-fact

The above-mentioned Attorney-in-fact is thus designated by the contractual partner as a beneficial owner, who otherwise

exercises control over the assets stored.