

Designation Nr
AUTHORISATION AND RELEASE OF RESPONSIBILITY FOR COMMUNICATIONS BY <i>E-MAIL</i> WITH THIRD PARTIES
1. USE OF ELECTRONIC MAIL - The undersigned (the "Client") authorise(s) Cité Gestion SA ("Cité Gestion") to use e-mail for the purpose of sending any communication, including account statements, portfolios, tax documentation, etc., related to the above-mentioned account(s) to the authorised person or entity described below To those ends, Cité Gestion shall use the following e-mail address (until Cité Gestion is formally notified of archange in the address):
E-mail address(es):
Family name / corporate name :
First name(s):
2. MAIN RISKS
The Client accepts to be exposed to risks such as, without limitation, failure of hardware, software, communications network and infrastructure; communications may - among others - be altered, delayed, or not reach the intended destination, for reasons outside the control of the parties or may be lost, duplicated, disseminated or intercepted by not authorised third parties. In some instances, telecommunication operators may impose restrictions to some services and/or may not accept the transfer of certain data or impose specific conditions thereto. Information contained in e-mails may be used by third parties against the interests of the Client. Cité Gestion shall further be entitled to request from the author of an e-mail to provide any element enabling his / her identification.
3. LIMITATION OF LIABILITY
The Client acknowledges and agrees that all information conveyed by e-mail are not covered by the professional secrecy of Cité Gestion. The Client shall assume the entire responsibility for all risks described above and similarisks; the Client fully releases Cité Gestion in advance from any liability in that respect. In particular, Cité Gestion shall not be liable for any direct, indirect or implied consequences thereof, for the Client or any third party. Cité Gestion shall have no liability for any claims, losses, damages, costs or expenses, including attorneys' fees, etc., to the Client or any third party, should any of such risks materialize. Except cases of gross negligence or willful default, Cité Gestion shall have no liability whatsoever in case of abuse or falsification by non-authorised third parties of the Client's name, signature, or any means of identification.
4. RECORDINGS
Cité Gestion may keep a record of all e-mails, as well as use them as evidence towards any party (including burnot limited to any regulatory authority and/or any court of law) to whom Cité Gestion deems it to be desirable on necessary to disclose such information in any dispute or anticipated dispute involving Cité Gestion and/or the Client However, the Client should not rely on such recordings to be available at all time.
Furthermore, the General Terms and Conditions shall apply, in particular with respect to Swiss law as governing law and to the jurisdiction of the courts of Geneva.
Date: Signature(s):