



**WORTHFIN INVESTMENT LTD POWER OF ATTORNEY BUSINESS
1200 W 73RD AVE, VANCOUVER, BRITISH COLUMBIA V6P 6G5,
CANADA FOR OUR CUSTOMERS**

**NOTE: A COPY OF CLIENTS VALID GOVERNMENT
ISSUED PHOTO IDENTIFICATION IS REQUIRED**

This Guaranty is made effective from the 5th day of March 2018, by Worthfin Investment, LTD, ("the Guarantor") The Guaranty is for all our active customers, ("the investor"). The undersigned customer ("the investor") authorizes Worthfin Investment, Ltd. To act as Investor's agent and attorney - in - fact with full power and authority to trade and manage the accounts of our customers, for all our existing and active customer that have an investement with Worthfin Investment, LTD.

Worthfin Investment Fund, LTD. shall not default in any performance of this obligation under this contract. That Worthfin Investment, LTD shall be liable to the investor for all expenses, cost, fees and any charges that may in-cure, in the proces of the investment.

Worthfin Investment, LTD. will invest the said investments, into different assets and commodities, like Forex and CFD, Real Estate, Renewable Energy, Stocks, NFP, Crypto Currency other markets that wiill yield maximum income to this investment. This guaranty is valid and legally binding until the Investor receives the agreed upon ROI according to the investment packages. Worthfin Investment , LTD. shall make weekly as well daily payments to the Investors of the expected return according to the investment packages until the termination date or until the full amount has been paid.

This POA shall inure to the benefit of Worthfin Investment, LTD., its agents, successors and assigns. Each of the undersigned agrees to be bound by this Power of Attorney. Customer acknowledges having received, read and understood this POA and the risks described herein, and certifies that he/she has the financial resources to enter this POA. This POA supersedes any oral or written communications, representations or agreements between Customer and Worthfin Investment, LTD. and is governed by the laws of the State of British Columbia, Canada.

Thank you, Worthfin Investment LTD Team

The President Worthfin Investment, LTD Team

Investor	
Title	
Company	
Contact Number	
Email	
Fax	
Address	
Date	

Please sign and scan this form and email it to support@worthfininvestment.com

Please use only "JPEG", "GIF" or "PDF" formats when sending this form. To improve processing time, please include it with your identification confirmation forms.


support@worthfininvestment.com


worthfininvestment.com


4381 Boban Dr Nanaimo,
BC V9T 5V9 Canada.



The Chief Executive Officer
Worthfin Investment

Forms Of Investment

The only form of investments accepted under this guaranty is Bitcoin and Perfect Money.

Severability

In the event of court of competent jurisdiction declares any term or provision of this Guaranty to be invalid or unenforceable for any reason, Guaranty will remain in full force and effect, and either”

(a) the invalid or unenforceable provision(s) will be modified to the minimum extent necessary to make such provision(s) valid and enforceable.

This Guaranty shall be enforced according to the laws of {Investor’s State}, regardless of the location of Worthfin Investment, LTD. This Guaranty supports the obligation of an investor to the company. The guarantor agrees to provide the investor with an investment of value, with huge returns on investment profit.

This Guaranty is likely an ancillary power of the company, our directors, will therefore ensure that they are acting accordingly to promote the success of the company, and take into account certain related factors.

At Worthfin Investment, LTD., we trade and manage accounts with absolute care and accuracy, to ensure investors make the very best, out of their investments.

Duration

This POA is a continuing one and shall remain in full force and effect until revoked:

(i) by Client upon written notice to Worthfin Investment, LTD. sent to the email address at the bottom of this document, or

(ii) by Worthfin Investment, LTD upon notification to customer at the email address on file with Worthfin investment, LTD. Such revocation shall become effective one (3) business days after Worthin Investment, LTD’s receipt of written notice of revocation. Revocation shall not affect any liability in any way resulting from transactions initiated prior to such effective date.