

To: PROVEN Wealth Limited

Whereas it would be convenient and in my interest if I could at any time and from time to time send instructions by means of:

- (i) *Facsimile transmission (meaning the sending of transmissions between fax machines via the telephone network. Instructions sent by such transmissions are hereinafter referred to as "fax instructions"); and/or*
- (ii) *Electronic mail (meaning the sending of transmissions electronically between computers via the telephone network or wireless communication. Instructions sent by such transmissions are hereinafter referred to as "e-mail instructions"),*

to PROVEN Wealth Limited (hereinafter referred to as "PROVEN") and its agents and/or employees in relation to my membership in the PROVEN Rock Approved Retirement Scheme and other arrangements which I may now or in the future have with PROVEN.

Now in consideration of PROVEN at my request (which request I hereby make to PROVEN) accepting and/or acting on fax instructions and/or e-mail instructions purportedly received from me as aforesaid, and for other good and valuable consideration moving from PROVEN the receipt and sufficiency of which I hereby acknowledge, I HEREBY AGREE:

1. *That PROVEN may act on any fax instructions and/or e-mail instructions received by PROVEN and purportedly sent by me from time to time, and I voluntarily and with full knowledge take and assume any and all risks associated therewith;*
2. *That where fax instructions and/or e-mail instructions received by PROVEN have purportedly been sent or given by me, PROVEN shall have no obligation to check or verify the authenticity or accuracy of such fax instructions and/or e-mail instructions and may act thereon as if same had been duly sent or given by me;*
3. *That in acting on such fax instructions and/or e-mail instructions, PROVEN shall be deemed to have acted properly and to have fully performed all obligations owed to me, notwithstanding that such fax instructions and/or e-mail instructions received by PROVEN and purportedly sent by me may have been initiated, sent or otherwise communicated in error or fraudulently, and I shall be bound by any received by PROVEN and purportedly sent by me from time to time on which PROVEN may act if PROVEN has in good faith acted in the belief that such fax instructions and/or e-mail instructions were given by me;*
4. *That PROVEN may, in its absolute discretion, decline to act on or in accordance with the whole or any part of any fax instructions and/or e-mail instructions pending further enquiry to or further confirmation (whether written or otherwise) by me, so however that PROVEN shall not be under any obligation to so decline in any case, and PROVEN shall in no event or circumstances be liable in any respect either for declining or not so declining;*
5. *That I hereby release PROVEN from, and hereby agree to indemnify and hold PROVEN harmless against, all claims, losses, damages, costs and expenses howsoever arising in consequence of, or in any way related to, PROVEN having acted in accordance with the whole or any part of any fax instructions and/or e-mail instructions purportedly received from me or having exercised (or failed to exercise) the discretion conferred upon PROVEN in Clause 4 above; and*
6. *That PROVEN may rely on and enforce against me (and against my successors and assigns) the provisions set forth in this instrument.*
7. For the purposes of (ii) above, the email address(es), which will be used by me is/are:
 Email #1: _____ Email #2: _____

Signed by me on this _____ day of _____ 20_____

Sincerely,

.....
NAME OF MEMBER

.....
SIGNATURE OF MEMBER



26 Belmont Road, Kingston | Unit 5B, Cobblestone Professional Centre, Mandeville | Unit 11 Fairview II Shopping Centre, Montego Bay