

ACCOUNT APPLICATION FOR: INDIVIDUAL, JOINT, IRA, SOLE PROP, PARTNERSHIPS, AND TRUSTS



June 2019

Office Code Account No.

INSTRUCTIONS

SECTION 1

Instructions for Opening an Account with Straits Financial LLC

- 1. Read and sign the required documentation in SECTION 1. Provide all required supporting documentation by account type.
- 2. Where required, read and sign one or more documents from SECTION 2.
- 3. Read through Straits Financial LLC Disclosure Booklet, initial appliable boxes on the signature page, and sign in SECTION 3.

Account Application - General Partnership, Limited Partnership, Personal Trust, IRA, Keogh Plan, Pension or Profit Sharing Trust/Plan

4. Read and sign the applicable tax form from SECTION 4.

Account Application - Individuals, Joint Account, Sole Proprietorship

All questions on completing the documents should be directed to your Straits Financial LLC Account Executive/Introducing Broker, or to Straits New Accounts Department. Email to accounts@straitsfinancial.com or by phone at +1.312.706.7937.

Complete All Forms

Customer Agreement	page 8
Required Supporting Documents by Account Type	
 General Partnerships may supply their own agreements or sign the Straits Financial LLC document. All other Applicant types (I Personal Trusts, IRA or Keogh Plans, and Pension or Profit Sharing Trusts or Plans) must supply their own agreements along to documents and most recent audited financial statements. U.S. Federal regulations require all non-US authorized traders and non-US Applicant signers to provide one of the following for <i>A copy of your Passport, Driver's License or Government issued Identification Card. If the identification card does not provide a copy of a recent utility bill or top portion of a financial or credit card statement to confirm your address.</i> 	with all Straits account
SECTION 2 Complete If Applicable Or Required By Straits Finance	ial LLC
Partnership Authorization Account Transfer Request Form Related Account Authorization Personal Guarantee Hedge Agreement Managed Account Authorization / Power of Attorney (Section A) / Authorization to Remit Funds (Section B) Managed Account Controller Statement (Section C) / Customer Acknowledgement (Section D)	page 13 page 14 page 15 page 16 page 17 page 18 page 19
SECTION 3 Acknowledge Applicable Disclosures and Sign	
Disclosure Booklet Signature Page	page 20
SECTION 4 Internal Revenue Service Certifications	
For U.S. Applicants: - IRS Form W-9: Each U.S. applicant must complete the IRS Form W-9 For non-U.S. Applicants: sign one of the following - IRS Form W-8BEN See www.irs.gov for details and instructions on filling out the following forms if they apply to you. - IRS Form W-8ECI: Certificate of Foreign Person's claim that income is effectively connected with the conduct of trade/l	page 21 page 27 business in the U.S.
 IRS Form W-8EXP: Certificate of Foreign Government or other Foreign Organization for U.S. Tax Withholding IRS Form W-8IMY: Certificate of Foreign Intermediary, Foreign Flow-Through Entity, or certain U.S. Branches for U.S.⁺ 	
FUNDING YOUR ACCOUNT	
Checks: Make all checks payable to Straits Financial LLC. Account Transfer: If you are transferring your account firm to Straits Financial LLC, ple Wires: Contact your Account Executive/IB or Straits Treasury Department at +1 312.846.5696 or treasury@straitsfinancial.com for current wiring instructions. If you are transferring your account firm to Straits Financial LLC, ple	ase read and sign the
Straits Financial LLC does not accept Money Orders or Third-party Checks or Wires. All funds deposited into your Straits Financial LLC account must be from the account owner listed on the account documents.	
Once you have completed the account forms, you may return Or Straits Financial LLC can also accept	a scanned or printed

the entire booklet to:	Or	Straits Financial LLC can also accept a scanned or printed copy of the application via:
Straits Financial LLC 425 S. Financial Place, Suite 3990 Chicago, IL 60605, USA		email at accounts@straitsfinancial.com or fax at +1.312.461.1003

page 2

page 5

INDIVIDUAL, JOINT,			Account Rep			
OR SOLE PROPRIETORSHIP			Office C	` odo	Sales Code	
All fields must be completed. Please	indicate N.A if it is not applicable.		Onice C	Joue	Sales Coue	
Customer Name		Sole Proprie	etorship Name	I		
Joint Owner		Account De	signation	Hedge	Speculative	
If Joint	Tenants In Common	Right of Sur	vivorship	Discretiona	ry under Power of Attorney	
CUSTOMER						
Address						
City	State/Province	Zi	р		Country	
Date of Birth	SSN / Tax ID #	Country of C	Citizenship		Marital Status	
Number of Dependents	Home Telephone #	Cell Phone	#		Single	
Fax #	Email	Occupation			Other	
Employer	Nature of Business	Work Addre	SS			
City	State	Zip		C	ountry	
Individual Owner / Sole Proprietorshi	p Financial Information					
Annual Income	Liquid Assets	Net Worth				
Primary Bank Name	Contact Person	Telephone #	ŧ			
Address						
City	State	Zip		C	ountry	
SWIFT/Routing Number	Account Number	Further Cree	dit Account Numb	per (if applicat	ole)	
Intermediary Bank Name (if applicable)	Contact Person	Telephone #	ŧ			
Address						
City	State	Zip		C	ountry	

SWIFT/Routing Number

Trading Experience - (check all that apply)

Years of experience:	List firm where you have traded and if the account(s) is active.
a. Futures	Active
b. Options on Futures	<u>1.</u>
a. Foreign Exchange	2.
a. Securities/Bonds	3.

JOINT OWNER

Address

City	State/Province	Zip	Country
Date of Birth	SSN / Tax ID #	Country of Citizenship	Marital Status
lumber of Dependents Home Telephone #		Cell Phone #	Single
Fax #	Email	Occupation	Other
Employer	Nature of Business	Work Address	
City	State	Zip	Country
Joint Owner Financial Information	 1		
Annual Income	Liquid Assets	Net Worth	
References			
Bank Name	Contact Person	Telephone #	
Address			
Trading Experience - (check all th	at apply)		
Years of experience:		List firm where you have traded	and if the account(s) is active.
a. Futures			Active
b. Options on Futures		<u>1</u> .	
a. Foreign Exchange		2.	
a. Securities/Bonds		3.	

ADD	ITIONAL INFORMATIC	DN						
1.	Does any other person or entity have any direct or indirect ownership in the entity opening this futures account? If Yes, list name(s) and ownership(s):					Yes		No
2.	Does Applicant(s) control the trading in any other Straits Financial LLC account? If Yes, please list Names & Account Numbers:					Yes		No
3.	Is Applicant(s) regulated by any financial services government regulators? If Yes, please specify:					Yes		No
4.	 Is Applicant(s) or any of its Principals or Affiliates presently a Member of any Exchange? If Yes, list Exchanges and Membership type(s): 					Yes		No
5.	5. Will the account be Traded or Managed by anyone else under Power of Attorney? If Yes, Please list Power of Attorney and complete enclosed POA documents:					Yes		No
6.		olved matters with any f	utures or securitie	outed accounts, unpaid es brokers or foreign currency ils in a separate attachment.		Yes		No
	DE OF DELIVERY FOR MONTHLY STATEME		Statements address liste electronical	specifically choose hard co and any correspondence fr d on this application. You ma ly at any time . A processing c iiled paper statement.	om Straits will ay revoke your	be sent consent	to you via to receive s	the email statements
Please	check one:	Electronic	Har	rd Copy				
Send D	uplicate Statements to:	Name	Rel	ationship to Applicant(s)		Email		
Address	3					City		
State		Zip	Coι	intry				
THE UN APPLIC TO NOT	ATION FORM AND ANY	NT(S) CONFIRMS TO S INFORMATION SEPA	STRAITS FINAN RATELY PROVID	INT HOLDERS MUST SIGN CIAL LLC THAT THE FORE DED HEREWITH IS TRUE A DRMATION CONTAINED IN	ND CORRECT.	THE API	PLICANT(S) AGREES
Signat	ure 1			Signature 2				

×		X		
Print Name		Print Name		
Title (if applicable)	Date	Title (if applicable)	Date	

GENERAL OR LIMITED PARTNERSHIPS,			Account Rep			
		SH PLAN, PENSION				
OR PROFIT SHAP			Office Code Sales Code			
Account Type (check one)	rease indicate N.A II it is					
General Pa	artnership	Limited Partnership	IRA or Keogh Plan			
Personal T	rust	Pension Trust/Plan	Profit Sharing Trust			
Account Designation (check	all that apply)	—	—			
Hedge		Speculation				
Customer Name						
Nature of Business		Tax ID #				
Principal Office Address						
Street						
City	State	Zip	Country			
Telephone #	Fax #	E-mail	Website			
Mailing Address if different fi	rom Principal Office					
Street						
City	State	Zip	Country			
Telephone #	Fax #	E-mail	Website			
Financial Information (If appl	icable, please also submit	t current audited financials)	IRA, not the underlying individual(s).			
Annual Income	Liquid Assets	Net Worth	·····, ···· ···· ·····, ···· · ····(-).			
References						
Bank Name	Contact Person	Telephone #	#			
Address						
Trading Experience - (check a	all that apply)					
Years of Experience with		List firm whe	ere you have traded and if the account(s) is active.			
a. Futures			Active			
b. Options on Futures		<u> </u>	□			
a. Foreign Exchange						
a. Securities/Bonds Straits Financial LLC		<u>3.</u>	Rev. 06//			

Name(s) of each General Partner, Trustee, or other Authorized Designee authorized to act on behalf of Applicant:

1. First Name	Last Name	Title	
2. First Name	Last Name	Title	
3. First Name	Last Name	Title	
4. First Name	Last Name	Title	
AUTHORIZED OWN	ER(S) INFORMATION		
Owner Information			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Owner (2) Information			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Owner (3) Information			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Owner (4) Information			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country

AUTHORIZED TRADER	(S) INFORMATION		
Authorized Trader Information			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Job Title		Employer Name	
Authorized Trader (2) Informat			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Job Title		Employer Name	
Authorized Trader (3) Informat	ion		
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Job Title		Employer Name	
Authorized Trader (4) Informat	ion		
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Job Title		Employer Name	

AUTHORIZED SIGNER(S) INF	ORMATION		
Authorized Signer Information			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Authorized (2) Signer Information			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Authorized Signer (3) Information			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country
Authorized Signer (4) Information			
Full Name	Email	Date of Birth	SSN or Government ID
Address		City	State
Telephone #		Zip	Country

ADDI	TIONAL INFORMATIC	N				
1.	Does any other person the entity opening this fu	Yes	No No			
2.	Does Applicant(s) contro If Yes, please list Name	Yes	No No			
3.	Is Applicant(s) regulated If Yes, please specify:	Yes	No No			
4.	Is Applicant(s) or any of If Yes, list Exchanges a	Yes	No No			
5.	5. Will the account be Traded or Managed by anyone else under Power of Attorney? Yes No If Yes, Please list Power of Attorney and complete enclosed POA documents:					
6.	debit balances or unres	olved matters with any	ion, arbitration, disputed accounts, unpaid / futures or securities brokers or foreign currency please provide details in a separate attachment.	Yes	No No	
	E OF DELIVERY FOR MONTHLY STATEME		Unless you specifically choose hard copy Statements and any correspondence from address listed on this application. You may re electronically at any time. A processing char \$1.50 per mailed paper statement.	Straits will be sent to evoke your consent to r	you via the email eceive statements	
Please c	heck one:	Electronic	Hard Copy			
Send Du	plicate Statements to:	Name	Relationship to Applicant(s)	Email		
Address				City		
State		Zip	Country			

PLEASE READ AND SIGN BELOW

ALL ACCOUNT HOLDERS MUST SIGN

THE UNDERSIGNED APPLICANT(S) CONFIRMS TO STRAITS FINANCIAL LLC THAT THE FOREGOING INFORMATION CONTAINED IN THIS APPLICATION FORM AND ANY INFORMATION SEPARATELY PROVIDED HEREWITH IS TRUE AND CORRECT. THE APPLICANT(S) AGREES TO NOTIFY STRAITS FINANCIAL LLC IN THE EVENT THAT THE INFORMATION CONTAINED IN THIS APPLICATION FORM OR SEPARATELY PROVIDED HEREWITH CHANGES.

Signature 1		Signature 2		
x		x		
Print Name		Print Name		
Title (if applicable)	Date	Title (if applicable)	Date	

CUSTOMER AGREEMENT

In consideration of Straits Financial LLC acting as broker for the undersigned Customer and accepting one or more accounts for the purchase and sale of Commodity Interests, the undersigned Customer agrees as follows:

1. Definitions.

In this Customer Agreement, the term "Agreement" means this Customer Agreement and any other ancillary agreements, schedules, disclosures to defend, and Customer shall promptly assume and control the defense and instruments relating or referring to this Agreement. "Straits" means of, the Claims with counsel chosen by Customer which counsel shall be Straits Financial LLC. "Straits Parties" means Straits and its members, subject to Straits Parties' approval in its sole discretion; provided that Straits managers, employees, associated persons, agents, parents and affiliates). "Commodity Interests" means commodity futures contracts, commodity further, that, if Customer does not promptly assume such defense, Straits option contracts, cash commodities and all other transactions related thereto. may assume and control such defense (which control shall include the "Applicable Law" means any applicable law, regulation or rule or regulation right to compromise any Claim or enter into any settlement agreement, in of applicable governmental bodies and agencies as well as self-regulatory the sole discretion of Straits and, in such event, Customer shall reimburse organizations including without limitation, the National Futures Association Straits for all costs and expenses arising there from or related thereto and any exchanges on which transactions in Commodity Interests are (including, without limitation, attorneys' fees, amounts payable under any conducted or cleared.

2. Relationship.

for Customer's account in accordance with Customer's (or Customer's Straits without Straits' written consent. commodity trading advisor's or other account controller's) oral, written or electronic instructions, as Customer further authorizes Straits, for the account 6. of Customer, to make such advances and expend such monies and, whenever In accordance with CFTC Regulation 1.29, Straits may receive and retain applicable to borrow and deliver such monies or securities or properties as as its own property any incremental income or interest resulting from the may be required with respect to such transactions.

3. Risk.

Customer acknowledges that trading in Commodity Interests is highly Customer agrees to pay to Straits any commissions and charges in effect speculative and leveraged, and involves an extremely high level of risk in from time to time and other costs to Straits occasioned by carrying the rapidly fluctuating markets. Despite such risks, Customer agrees to assume account of Customer. Customer agrees that Straits may debit Customer's the risks of trading in Commodity Interests. Customer acknowledges and account for brokerage, commission and other fee charges, and for charges confirms that Customer has read and understands the risk disclosures for any other services rendered by Straits, including all payments made on delivered to Customer along with this Agreement.

Accounts; Transfer of Funds Consent.

authorizes Straits to co-margin or cross margin, set off or transfer funds, account. In addition, Customer understands that commissions charged securities or other property to, between or among any of Customer's by Straits may be higher than they would otherwise be in the absence of segregated or secured futures accounts or non-regulated accounts (including an IB, and that Straits shares commissions with IBs on terms that are not without limitation Customer accounts that contain the same beneficial disclosed to Customer. Customer agrees to pay any such additional fees ownership) at Straits when, in Straits' sole discretion, a transfer of any funds or commissions including but not limited to those charged for taking and/ or other property in such accounts may be necessary to satisfy margin calls, or making deliveries, interest, fees levied by the regulatory authorities and debit balances or for such other reasons as Straits deems necessary. Within commissions and fees charged for the transfer of the Customer's account a reasonable time following such transfer, Straits will confirm the transfer in to another firm. writing to Customer.

5. Indemnification.

harmless against and from any and all claims, suits, proceedings, arbitrations, investigations, disciplinary proceedings, fines, penalties, losses, costs and damages (including without limitation costs and reasonable attorney's fees) (the foregoing are herein referred to as "Claims"), sustained by Straits arising have sufficient margin on deposit and may not allow the processing of any out of or in connection with, directly or indirectly, (a) any action or omission order while determining the correct margin status of the Customer's account. by Customer, (b) any breach of any representation, warranty or covenant of Customer in this Agreement, (c) any violation or alleged violation by Customer times so as to continuously meet the margin requirements established by of Applicable Law, (d) any loss or theft of Customer's login credentials for Straits. Customer agrees, when requested by Straits, to immediately wire access to Straits' System (as defined herein), (e) any act or omission of any transfer funds to adequately maintain margins and to furnish Straits with third party account controller engaged by Customer to manage Customer's the names of bank officers for immediate confirmation of such transfers. account, and (f) any debit balance in Customer's account. Customer shall FOR PURPOSES OF THIS SECTION, "IMMEDIATELY" SHALL BE pay all debit balances in Customer's account (together with interest on debit DEEMED TO BE ONE (1) HOUR, OR LESS THAN ONE (1) HOUR IF, IN balances at the rate of 6.0% per annum for the entire period the debit shall STRAITS SOLE DISCRETION, MARKET CONDITIONS OR ACCOUNT exist.

If Straits Parties seek indemnification from Customer for a Claim, Straits the right of Straits to demand wire transfer of funds at any time. If at any shall provide Customer with notice of the Claim; provided that Customer's time Customer's account does not contain the amount of margin required, indemnification obligations shall not be affected by any failure to provide such Straits may, in its sole and absolute discretion, without notice or demand to

notice except to the extent that the failure materially prejudices the ability of Customer to defend the Claim. Straits Parties shall permit Customer Parties may participate in such defense at their own expense; provided, compromise or settlement agreement, fines, penalties, judgments and the like). Notwithstanding anything to the contrary in this Agreement, Customer shall not compromise any Claim or enter into any settlement agreement that Customer authorizes Straits to purchase and sell Commodity Interests apportions any liability or fault to, or gives rise to any cost to or obligation of,

Interest.

proper investment of the funds held in the Customer's account.

7. Commissions & Fees.

behalf of Customer, which may vary from time to time, without notice to Customer. If Customer's account is introduced to Straits by an introducing broker (an "IB"), Customer understands that IB may charge Customer a Customer will hold one or more accounts on the books of Straits. Customer transaction fee in addition to commissions and fees for servicing Customer's

8. Margins.

Customer shall deposit with Straits sufficient funds to meet all margin Customer hereby agrees to indemnify, defend and hold Straits Parties requirements under applicable law, provided, however, Customer agrees that Straits may establish margin requirements from time to time in its sole and absolute discretion which may exceed the margin requirements set by applicable exchanges. Straits may reject any order if Customer does not Customer shall, without notice or demand, maintain adequate margins at all ACTIVITY OR STATUS WARRANT. Choosing not to demand wire transfer of funds or the acceptance of funds by mail shall not constitute a waiver of Customer, close out (or cause Customer's IB or other third party to close out) OR PUT OPTION UNLESS CUSTOMER EITHER HAS AN OFF-SETTING Customer's open positions in whole or in part, manually or by automated POSITION IN THE UNDERLYING FUTURES CONTRACT OR IS ABLE means (including by use of an auto liquidation system), or take any other action it deems necessary to satisfy such margin requirements.

Customer shall be solely responsible for losses as a result of such liquidation. option contract, including without limitation any action to exercise a valuable Failure of Straits to close out open positions in whole or in part in such option prior to its expiration date, except upon express instructions from circumstances shall not constitute a waiver of its rights to do so at any time Customer. In this connection, Customer understands that exchanges have thereafter, nor shall Straits be subject to any liability to Customer for its acts established exercise cut off times for the tender of exercise instructions, and or its failure to so act.

Security Interest; Transfer Authorization; Setoff. 9.

Customer hereby grants Straits a senior, paramount security interest and pursuant to the regulations of such exchange. lien upon all monies, securities, negotiable instruments, open positions in Commodity Interests and all receipts or other documents representing Customer further understands and agrees that Straits' cut-off times may underlying commodities, including without limitation warehouse receipts, differ from the times established by the exchanges, and hereby agrees and all commodities represented by such receipts or other documents or to waive any and all claims for damage or loss which might arise out of other property now or at any future time held in Customer's account or which an option not being exercised. Straits is not responsible for providing may be in Straits' possession for any purpose, including without limitation information regarding option expiration dates and assignment notification. safekeeping, to secure payment of all obligations of Customer to Straits Additionally, Straits is not responsible for any errors or omissions regarding under this Agreement. Straits may at any time, in its sole and absolute such information. discretion, liquidate any of the above-mentioned items in order to satisfy any margin or account deficiencies including but not limited to debit balances Customer understands that short option positions are subject to assignment and may transfer the property or assets to the general ledger account of at any time, including positions established on the same day that exercises Straits or pledge, transfer or lend such items, all without liability on the part are assigned. Notices of assignment are allocated on a random basis of Straits to Customer or any third party. Customer also grants a security among all customers' short option positions which are subject to exercise. interest to Straits on all proceeds which now or at any time may come into Straits may charge commissions and fees on options exercised as well as the Customer's account. Customer agrees to execute any and all documents upon expiration of an option. including without limitation Uniform Commercial Code financing statements, deemed necessary or advisable by Straits to evidence or perfect such 12. security interest.

In addition to other rights set forth in this Agreement, without advance notice to Customer, Straits shall also have full authority to set off all property and makes no representation, warranty, or guarantee as to, and shall not be assets and Commodity Interests held by Straits for Customer or Customer's responsible for the accuracy or completeness of, any information or trading account against any and all claims which Straits may have against Customer. recommendations furnished to Customer. Customer understands that Straits In addition, Customer hereby authorizes Straits at any time and from time and/or the IB, if applicable, may have a position in and may intend to buy or to time, without prior notice to Customer, to transfer from any account sell Commodity Interests which are the subject of market recommendations of Customer maintained at Straits or at any exchange member through furnished to Customer, and that the market position of Straits and/or the which Straits clears customer transactions, such excess funds, securities, IB may or may not be consistent with the recommendations furnished to Commodity Interests, and other property of Customer as in Straits' sole Customer by Straits and/or the IB. discretion may be required for margin in any other such account or to reduce or satisfy any debit balances in any other account provided such transfer 13. complies with Applicable Law.

10. Deliveries.

contracts and prior to the last trading day in the case of short positions may execute, clear, and/or carry. Customer agrees (i) not to exceed such in futures or forward contracts, Customer agrees either to give Straits limits, (ii) that Customer will reduce positions upon Straits' demand, (iii) instructions to liquidate or make or take delivery under such futures or that Straits may refuse to accept orders or establish new positions, and forward contracts. Customer understands and acknowledges that additional (iv) that Straits may place an account on liquidation-only. Straits may risks exist when participating in the delivery process. As such, Customer impose and enforce such limits, reduction, or refusal whether or not it is agrees to deposit such additional funds as Straits requires and provide any required by Applicable Law. Approval of hedge margins does not exempt documents Straits deems necessary including, but not limited to, proof of an account from speculative position limits. To be exempt from such limits, ability to accept or make delivery. Straits may require Customer to maintain Customer shall file a request for and receive written approval of such hedge 100% of the underlying cash value of a contract prior to first notice day or exemption from the CFTC or any other applicable regulatory authority and expiration day. Should such margin or documentation not be timely received, provide a copy of the approval to Straits. In addition, Customer agrees to Straits may exercise its right to liquidate such positions in such contracts. Any such liquidation shall be performed at Straits' sole discretion.

If at any time Customer shall be unable to deliver to Straits any security, commodity or other property previously sold by Straits on Customer's behalf, Customer authorizes Straits, in Straits' sole discretion, to borrow or buy 14. and deliver the same, all at Customer's expense. In the event Straits takes Unless otherwise specified, Straits is authorized to execute such orders delivery of any security, other property or commodity for Customer's account, upon any exchange or other place which may be deemed by Straits, in its Customer agrees to indemnify and hold Straits harmless from and against sole discretion, to be reasonable or desirable. any loss it may suffer resulting, directly or indirectly, from any decline in value of said security, commodity or other property.

Options. 11.

CUSTOMER WILL NOT PURCHASEA PUT OR CALL UNLESS CUSTOMER liquidate by a corporate Customer, which decision shall be immediately IS ABLE TO SUSTAIN THE TOTAL LOSS OF THE PREMIUM AND RELATED communicated to Straits; (c) of the filing of a bankruptcy petition by or TRANSACTION COSTS. CUSTOMER WILL NOT SELL (WRITE) A CALL against Customer; (d) of the institution of any other insolvency proceeding

TO WITHSTAND SUBSTANTIAL FINANCIAL LOSSES. Customer agrees that Customer is fully responsible for taking action to exercise an option contract. Straits shall not be required to take any action with respect to an that Customer's options may become worthless in the event that Customer does not provide instructions promptly. Customer also understands that some exchanges may automatically exercise long in the money options

Market Information.

Customer acknowledges that any market recommendations or information communicated to Customer does not constitute an offer to sell or the solicitation of an offer to buy any Commodity Interests. Straits

Reporting and Position Limits.

Customer shall comply with all reporting requirements and position limits established by Applicable Law and by Straits. Customer agrees that Straits, in its sole discretion, may establish trading limits for Customer's account Prior to the first notice day in the case of long positions in futures or forward and may limit the number of open positions (net or gross), which Customer immediately notify Straits if Customer is required to file position reports with any regulatory or exchange or if Customer is required to reduce positions by notice (directly or indirectly) from any regulator or exchange and agrees to provide Straits with copies of such reports or notices.

Exchanges.

15. Account Liquidation.

In the event (a) of Customer's death or, in the case of a joint account, the death of the last survivor thereof; (b) of a decision to dissolve and/ or or for any of the assets of Customer; (f) an attachment is levied against or other conditions that may delay or prevent Customer from entering or Customer's account; (g) a notice of levy with respect to Customer's account canceling an order on the System, any technical problems, System failures is served on Straits by any taxing authority; (h) Customer fails to timely meet and malfunctions, communication line failures, equipment or software any margin calls; (i) information provided by Customer is found to be false or failures and malfunctions, System access issues, System capacity issues, incomplete; or (j) Straits, for any reason whatsoever, deems itself reasonably high Internet traffic demand or other internet related problems, security insecure or if otherwise necessary for Straits' reasonable protection, then breaches, theft of Customer's login credentials and other unauthorized Straits is hereby authorized, in its sole discretion, to liquidate any or all of the access, and any other similar telecommunication problems and defects, Commodity Interests or other property of Customer or cancel any outstanding as well as severe weather, earthquakes, floods and strikes or other labor orders, in order to close out any commitment made on behalf of Customer, all problems in connection with the use or attempted use of the System. without any liability to Straits.

be "spread" against a new position in the event Straits determines the existing position cannot be satisfactorily liquidated because the market is up or down the limit or due to other market conditions or considerations.

trading advisor or other third party, without notice or demand to Customer, of or caused in whole or in part by Straits' or Customer's use of, or reliance to close out Customer's open positions in whole or in part, manually or by automated means.

Straits' actions described above may be made without prior notice to repair, or due to Customer's mis-use of the System or other reason within Customer or Customer's heirs, administrators, legal representatives or assigns, and regardless of whether the account is owned solely by Customer or held jointly with others. Notwithstanding which action, if any, is taken by Customer acknowledges that certain information available on the System Straits, Customer shall remain liable for any remaining deficiency.

Introducing Broker (IB) As Third Party Beneficiary. 16.

Straits shall be a third-party beneficiary of this Agreement and therefore the guotes, news, charts, and any other information that may be provided from obligations of Customer under the Agreement as they relate to Straits or IB time to time through the System by any Information Providers. shall be directly enforceable by IB against Customer.

17. **Reports & Notices.**

positions, and other account activity. Should inaccuracies or discrepancies and complete as of the date hereof, (b) Customer will promptly notify appear on Customer's account statements, confirmation statements, Straits of any changes to Customer's information, (c) trading in Commodity margin calls, or other notices. Customer shall IMMEDIATELY notify Straits Interests is authorized by Customer and does not contravene Applicable Compliance Department of the problem in writing via facsimile to (312) 461- Law, judgments, orders, or agreements to which Customer is bound 1003 or e-mail to compliance@straitsfinancial.com. FAILURE TO NOTIFY or subject, (d) if Customer is a legally cognizable entity such as, without STRAITS IMMEDIATELY CONSTITUTES CUSTOMER'S ACCEPTANCE AND RATIFICATION OF ALL TRANSACTIONS FOR CUSTOMER'S PROFIT OR LOSS. Customer understands and acknowledges that any reports or in which it is organized and every state in which it does business, (e) the other account data provided by any person or entity other than Straits (e.g. IBs and Commodity Trading Advisors) may be inaccurate or incomplete.

18. Online/Electronic Trading.

REVIEWED AND UNDERSTANDS STRAITS' ELECTRONIC TRADING AND such status within two business days of any such change, and (g) Customer ORDER ROUTING DISCLOSURE STATEMENT. Customer acknowledges shall not commence any Claim against Straits until any deficit balance in all information received and orders placed through Straits' electronic or online systems (hereinafter "System") are at Customer's sole risk. Customer understands that orders which are sent directly to the trading floor may not be 20. first reviewed by Straits' order desk (or third party order desk). Errors made Customer authorizes Straits to contact banks, financial institutions and in the transmission of any order are the sole responsibility of Customer to credit agencies as Straits shall deem appropriate from time to time to identify and rectify. Customer acknowledges that there may be position limits conduct a credit check of Customer or for any other purpose in furtherance set per commodity on the maximum number of contracts on an order.

Customer agrees that Straits is not responsible for any delay or failure to 21. provide online or electronic service through the System or otherwise. Customer acknowledges and agrees that if Customer trades in Commodity Customer further agrees that Straits may terminate Customer's access to the Interests on foreign exchanges and such trades are effected in a foreign System, or any portion thereof, or, place restrictions upon Customer's trading currency that (a) any profit or loss arising as a result of a fluctuation in account or access to the System, at any time.

facsimile at (312) 461-1003 or email at compliance@straitsfinancial.com, of exchange determined by Straits as it deems necessary and proper. any loss or theft of Customer's login credentials for access to the System. Customer further agrees to IMMEDIATELY notify Straits of any inaccurate 22. account information in any report Customer receives while accessing the Customer acknowledges, authorizes and consents to the recording of System.

by or against Customer; (e) of the appointment of a receiver for Customer Customer agrees Straits shall not be liable for any technical problems

Straits does not represent or warrant that (a) Customer will be able to Further, Straits may, at its option, cause an existing position of Customer to access or use the System at all times or locations, or that Straits will have adequate capacity for the System as a whole or in any particular geographic location, (b) the System will be error free, or (c) the System will be free from infection, viruses, worms, Trojan horses or other software code that has destructive properties. Straits Parties shall not be liable to Customer for any Customer further agrees that Straits may cause Customer's IB or commodity loss, cost, damage or other injury, whether in contract or in tort, arising out on, the System or its content. Straits shall also have the right to suspend service and deny access to the System without prior notice to Customer during scheduled or unscheduled System maintenance, upgrading, or Straits' sole discretion.

may be provided by Straits or by third party data and software providers ("Information Providers"). Customer agrees that Straits shall have no liability for the inaccuracy, incompleteness and lack of timeliness of any Customer hereby agrees that any IB who introduced Customer's account to information concerning Customer's trading and account activity, market

19. **Customer Representations.**

Customer represents, warrants and covenants that: (a) all of the information Customer agrees to be aware of Customer's transactions, account status, open provided by Customer in connection with this Agreement is true, correct limitation, a corporation, limited liability company, or partnership, it is duly formed and, organized and in good standing under the laws of the state actions of the authorized person designated on the Customer Agreement to act for Customer have been authorized by all necessary or appropriate action if applicable, (f) neither Customer nor any of its principals has ever been suspended or barred from trading by the CFTC or any self-regulatory CUSTOMER ACKNOWLEDGES THAT CUSTOMER HAS RECEIVED, organization or exchange. Customer shall notify Straits of any change in Customer's account is satisfied.

Verification.

of this Agreement.

Conversion Rate Risk.

the rate of exchange affecting such currency will be entirely for Customer's account and risk, and (b) Straits has the sole discretion to convert funds Customer agrees to IMMEDIATELY notify Straits Compliance Department via in Customer's account into and from such foreign currency at a rate of

Telephone Recording.

Customer's telephone conversations with Straits and any IBs by means of electronic recording devices with or without the use of an automatic tone warning device. Customer waives any objection to the admissibility into ANY THIRD PARTY WHATSOEVER, WHETHER IN TORT, CONTRACT, evidence of such recording in any proceeding between Customer and Straits UNDER APPLICABLE LAW OR OTHERWISE, FOR DAMAGES or in any other proceeding to which Straits is a party or in which Straits' WHICH ARE PUNITIVE, INDIRECT, CONSEQUENTIAL, INCIDENTAL, records are subpoenaed or demanded for production by a regulator or any EXEMPLARY, OR SPECIAL INCLUDING WITHOUT LIMITATION CLAIMS authorized government agency.

23. Joint Account.

If this is a joint account, Customers agree, jointly and severally, that this LIMITATION ON DIRECT DAMAGES. CUSTOMER HEREBY AGREES Agreement and all representations, warranties and covenants of Customer THAT STRAITS SHALL NOT UNDER ANY CIRCUMSTANCES BE in this Agreement are made jointly and severally by each Customer. Each LIABLE TO CUSTOMER OR ANY THIRD PARTY, WHETHER IN of the Customers has the authority to act on behalf of the joint account as if CONTRACT, TORT OR OTHERWISE, FOR DIRECT DAMAGES OF ANY that Customer alone were interested therein, all without notice to the others KIND UNLESS STRAITS COMMITS GROSS NEGLIGENCE OR WILLFUL having an interest in the account, including but not limited to conferral or MISCONDUCT. MOREOVER, STRAITS SHALL NOT BE RESPONSIBLE revocation of authority hereunder. All property of any one or more of the FOR ANY LOSS OR DAMAGE CAUSED DIRECTLY OR INDIRECTLY, Customers held or carried by Straits shall be as collateral security and with a BY ANY EVENTS, ACTIONS OR OMISSIONS BEYOND THE CONTROL general lien thereon for the payment of debits, losses or expenses incurred OF STRAITS, INCLUDING WITHOUT LIMITATION, LOSS OR DAMAGE in the joint account and vice versa, however arising. A joint account can be RESULTING, DIRECTLY OR INDIRECTLY, FROM ANY DELAYS OR opened as "Tenants In Common" or "with right of survivorship." "Tenants INACCURACIES IN THE TRANSMISSION OF ORDERS OR OTHER In Common" means that upon receiving notice of the death of any of the INFORMATION DUE TO A BREAKDOWN IN OR FAILURE OF ANY Customers Straits will divide the joint account into separate equal accounts TRANSMISSION OR COMMUNICATION FACILITIES. in each of the Customer's respective names. "With right of survivorship" means that upon receiving notice of the death of any of the Customers, the CAP ON DIRECT DAMAGES FROM GROSS NEGLIGENCE OR survivor(s) shall thereafter be vested with this entire joint account. If this is INTENTIONAL MISCONDUCT. CUSTOMER HEREBY AGREES THAT a joint account but not designated as either "tenants in common" or "with DIRECT DAMAGES FOR CLAIMS AGAINST STRAITS ARISING OUT right of survivorship" the accounts shall be deemed to be held "with right of OF STRAITS GROSS NEGLIGENCE OR INTENTIONAL MISCONDUCT survivorship."

Lending Agreement. 24.

Commodity Interests, Straits may make full payment for the delivery on PERIOD PRECEDING THE DAY ON WHICH CUSTOMER'S ALLEGED limited notice. If the available balance in Customer's account is not adequate CLAIM AGAINST STRAITS AROSE. to pay for the delivery, the warehouse receipts (representing the delivery) will become property carried on margin in Customer's account, since they ONE YEAR LIMITATIONS PERIOD, CUSTOMER HEREBY AGREES THAT are not fully paid for by Customer. Straits is hereby authorized and may, but ANY CLAIM ARISING UNDER OR RELATING TO THIS AGREEMENT is not required to, use the warehouse receipts as collateral for a bank loan. MUST BE BROUGHT, IF AT ALL, WITHIN ONE YEAR OF THE DATE OF The proceeds of which will be used to pay for the warehouse receipts until THE ACTION OR OMISSION GIVING RISE TO THE ALLEGED CLAIM. re-delivery of the Commodity Interests and/or payment in full by Customer. Customer hereby authorizes Straits from time to lend, separately or LEGAL FEES. IN THE EVENT (A) CUSTOMER INSTITUTES ANY together with the property of others, either to itself or to others, any property CLAIM AGAINST STRAITS PARTIES, AND STRAITS PARTIES ARE which Straits may be carrying for Customer on margin. This authorization SUCCESSFUL, IN WHOLE OR IN MATERIAL PART, IN DEFENDING shall apply to all accounts carried by Straits for Customer and shall remain SUCH CLAIM OR (B) STRAITS PARTIES BRINGS A CLAIM AGAINST in full force until written notice of revocation is actually received by Straits.

25. **Repurchase Agreements.**

may deposit as margin with Straits, Customer authorizes Straits to enter CUSTOMER SHALL REIMBURSE STRAITS PARTIES FOR ALL COSTS into purchase arrangements with banks and other financial institutions which AND EXPENSES (INCLUDING REASONABLE ATTORNEYS' FEES AND recognize both the proceeds of the sale and Customer's repurchase rights COSTS) INCURRED BY STRAITS PARTIES IN SUCH PROCEEDING. as Customer assets that must be kept segregated by Straits pursuant to Applicable Law.

26. No Guaranty of Profits.

Customer acknowledges that Customer has no separate agreement with Straits or any IB regarding the trading in Customer's account, including only funds that are payable to Straits and no other funds, (b) the IB is not any agreement to guarantee profits or limit losses in Customer's account. controlled by Straits, (c) supervision and control of activity in Customer's Customer agrees to IMMEDIATELY notify Straits' Compliance Officer in account rests with the IB subject to Applicable Law, and (d) commissions writing as to any agreement of this type. Further, Customer understands charged to Customer are established by the IB. that any representations made by anyone concerning Customer's account which differ from any confirmations or trading statements Customer If Customer has granted a power of attorney or letter of direction to a third receives from Straits must be brought to the attention of Straits' Compliance party, Customer acknowledges and understands that trading in Customer's Department immediately in writing via facsimile to (312) 461-1003 or e-mail to account will be permitted without Customer's specific authorization for each compliance@straitsfinancial.com and shall only be considered received upon trade. written confirmation of receipt by Straits Compliance. Customer understands that Customer must authorize every transaction prior to its execution unless 29. Customer has properly delegated trading discretion to another party in accordance with Applicable Law.

27. LIMITATIONS OF LIABILITY; LIMITATIONS PERIOD; LEGAL FEES.

NO INDIRECT DAMAGES. CUSTOMER HEREBY AGREES THAT IN NO mail (e-mail or other electronic means) may be accepted as original EVENT SHALL STRAITS HAVE ANY LIABILITY TO CUSTOMER OR TO documents. Customer agrees not to raise use of an electronic signature as

FOR LOST PROFITS OR LOST OPPORTUNITIES, EVEN IF STRAITS HAS BEEN ADVISED OF THE POSSIBILITY OF SUCH DAMAGES.

SHALL BE LIMITED TO A MAXIMUM RECOVERY OF THE GREATER OF (A) FIFTY THOUSAND U.S. DOLLARS (US\$50,000) AND (B) THE AMOUNT OF COMMISSIONS PAID BY CUSTOMER TO STRAITS IN Customer acknowledges that in the event Customer takes delivery of CONNECTION WITH THE ACCOUNT AT ISSUE OVER THE NINETY DAY

CUSTOMER TO ENFORCE STRAITS PARTIES' RIGHTS UNDER THIS AGREEMENT AND STRAITS PARTIES ARE SUCCESSFUL, IN WHOLE OR IN MATERIAL PART, IN PURSUING SUCH CLAIM, THEN IN With respect to United Sates Treasury Bills or other securities Customer ADDITION TO ANY OTHER AMOUNTS PAYABLE TO STRAITS PARTIES,

28. Acknowledgement by Customers of IBs and Commodity Trading Advisors.

If Customer's account has been introduced to Straits by an IB, Customer acknowledges and understands that (a) the IB is authorized to accept

Binding Effect.

This Agreement shall inure to the benefit of Straits, its successors and assigns and shall be binding upon Customer and Customer's personal representatives, executors, trustees, administrators, and permitted assigns.

30. **Electronic Signatures.**

Straits may, at its sole discretion, accept electronic signatures. As such, any signatures on documents signed and transmitted by facsimile or electronic a defense to the enforcement of this Agreement.

31. Amendments.

This Agreement shall only be amended or modified in a written instrument Customer hereby acknowledges and agrees that this Agreement is deemed signed by an authorized officer of Straits. Straits may unilaterally amend this made in the State of Illinois. Subject to the terms of any applicable arbitration Agreement by providing at least seven days advance notice to Customer. agreement between Customer and Straits, Customer hereby submits and Customer agrees to, and accepts any amendments made by Straits and consents to the exclusive jurisdiction of the state and federal courts located delivered to Customer unless Customer informs Straits of Customer's non- within Chicago, Illinois. CUSTOMER HEREBY WAIVES TRIAL BY JURY acceptance of the amendments within seven days of receipt.

32. Assignment.

This Agreement is not assignable by Customer. Subject to Applicable Law, Straits may assign this Agreement without Customer's prior consent.

33. Notice.

All communications, reports, statements, monies, securities, negotiable instruments, and other property shall be mailed or otherwise transmitted to Customer at Customer's account mailing address as shown on the Agreement or to such other address as may have been designated in writing, and all 36. communications so sent shall be deemed received by Customer personally Customer consents to having its discretionary orders bunched for execution at the time so sent whether actually received or not.

34. Jurisdiction & Waiver of Jury Trial.

IN ANY SUCH ACTION OR PROCEEDING. If Customer has agreed that any controversy arising out of this Agreement shall be arbitrated, Customer agrees the arbitration shall be conducted in Chicago, Illinois.

Customer Funds Held Outside the US. 35.

By depositing funds directly into a Straits Customer Segregated or Customer Secured bank account held outside of the United States, Customer acknowledges and authorizes that Customer funds may be held at such depository within such non-U.S. country.

Bunched Orders; Average Pricing.

with discretionary orders of other customers. Customer further consents to having its trade executions average priced with the trade executions of the other orders included in the bunched order. Customer understands the average price may not be the actual execution price.

THE UNDERSIGNED CUSTOMER HAS REVIEWED AND HEREBY AGREES TO THE TERMS OF THIS CUSTOMER AGREEMENT.

All account holders must sign.

Signature 1		Signature 2	
x			
		x	
Print Name		Print Name	
Title (if applicable)	Date	 Title (if applicable)	Date

PARTNERSHIP AUTHORIZATION

Partne	the undersigned, being General ership organized and existing und ership Agreement:	<pre>Partner(s) of der the laws of the State of</pre>	, the ("Partne	, a General Partnership/Limited rship") DO HEREBY CERTIFY in accordance with its		
(1)	That the Partnership shall or dealing in, commodities, con related investments (collectiv	nmodity futures, options on fut vely "Commodity Contracts");	ures, exchange for physical ("E	("Straits"), for the purpose of trading and otherwise EFP") or Exchange for Risk ("EFR") transactions and		
(2)	That each of the following General Partners of the Partnership whose signatures we certify are true and genuine:					
1.	Name	Title		Signature		
2.						
3.						
is here	eby authorized and empowered:					
(a)		5 1 1	n one or more trading accounts	s; and to execute and deliver any and all agreements,		
(b)				y, on margin or otherwise, the power to sell including		
(C)		call options on Commodity Co	ntracts, and to exercise option	s and all other activities in connection with options		
(d)	To deposit with and withdraw options on futures contracts;		ies and other property for the p	purchase or sale of Commodity Contracts, including		
(e)		ply with requests and demand racter, including notices of exe		of intention to sell or purchase and other notices and		
(f)				notices statements of account and other records and		
(g)	To enter into and execute on Partnership's account(s); and		anaged Account Authorization	and other necessary agreements for trading of the		
(h)			ble to carry out the intent of the t and the Commodity Contract	foregoing and the satisfaction of each and every transactions effected herein.		
(i)	That Straits is authorized to Partnership Agreement is pro		ocument until a modification of	r amendment to the Partnership Authorization or		
(j)	or with Straits Financial LLC	be and hereby are ratified; an ny of the above representation	d, the Partnership will indemni	eretofore made on behalf of this Partnership through fy Straits and hold Straits harmless from and against ne, not be true and correct or the above Agreements		
IN WI	TNESS WHEREOF, we have sub	scribed our names to this Cer	tificate on	, 20		
	eneral or Managing Members mu					
Sign	ature 1		Signature 2			
x			×			
Print N	Name		Print Name			
Title (i	f applicable)	Date	Title (if applicable)	Date		

ACCOUNT TRANSFER REQUEST

TRANSFER ACCOUNT FROM	
Name	Telephone #
Address	
CUSTOMER INFORMATION	
Account Title	Telephone #
Address	
Account #(s)	Account Executive or Introducing Broker
If transfer is only partial, please indicate details:	

I / WE HEREBY REQUEST THAT YOU CANCEL ANY PENDING OPEN ORDERS AND TRANSFER IMMEDIATELY ALL OF THE CASH BALANCES, OPEN POSITIONS, MARGIN DEPOSITS, TREASURY BILLS AND/OR ANY OTHER COLLATERAL IN MY (OUR) ACCOUNTS TO:

STRAITS FINANCIAL LLC - 425 S. FINANCIAL PLACE, SUITE 3990, CHICAGO, IL 60605

If joint account or general partnership, all persons must sign. If this is a limited partnership account, the general or managing partner must sign. If an LLC, managing member(s)/members must sign. Authorized officer(s) for a corporation.

Signature 1		Signature 2	
x		x	
Print Name		Print Name	
Title (if applicable)	Date	 Title (if applicable)	Date

PLEASE PROVIDE A CURRENT STATEMENT FROM TRANSFERING FCM.

RELATED ACCOUNT AUTHORIZATION

The undersigned ("Customer") hereby authorizes and directs Straits Financial LLC ("Straits") to open a new account using all existing account documentation including but not limited to agreements and risk disclosure acknowledgements, maintained and existing on file with Straits as well as any amendments made to such documents. Customer hereby acknowledges the receipt and sufficiency of consideration in exchange for Straits' agreement to open this new account. Customer accepts and agrees to be obligated to all of the representations and terms and conditions contained within the existing account documentation (if applicable, as amended), customer agreement, and other agreement, including personal guarantees, or acknowledgement of receipt of risk disclosures previously agreed to with Straits or which are herein incorporated by reference. Customer further represents that any additional account opened pursuant to this authorization is identical in all respects to Customer's existing account, except as otherwise disclosed to Straits in writing, and further represents that there have been no material changes in Customer's personal information or financial condition as previously disclosed in prior account documentation. Customer acknowledges that his/her separate accounts will not contain long positions in one account and offsetting short positions in another account unless such accounts are independently traded or unless one account is a Speculative Account and the other is a Hedge Account. In any event, Customer understands that positions in separate accounts cannot be transferred from one account to another account if such transfer would result in an offsetting transaction.

Account Title	Reason for Additional Account	
Existing Account #	New Account #	
Does the new account grant Power of Attorney to a third party? If Yes, the name of the POA?	Yes No	
All account holders must sign.		
Signature 1	Signature 2	
×	×	
Print Name	Print Name	
Title (if applicable) Date	Title (if applicable) Date	

PERSONAL GUARANTEE

GUARANTOR'S INFORM	MATION		
Full Name			
Address			
City	State	Zip	Country if not U.S.A.
Date of Birth	Social Security #	Telephone #	E-Mail
Employer			Work Telephone #
Employer Address			Occupation
City	State	Zip	Country if not U.S.A.
Years of experience:		List firm where you have t	raded and if the account(s) is active.
a. Futures			Active
b. Options on Futures		<u>1</u> .	
a. Foreign Exchange		2.	
a. Securities/Bonds		3.	
Annual Income	Liquid Assets	Net Worth (Excluding Hor	ne)

In order to induce Straits Financial LLC ("Straits") to enter into the Customer Agreement, to which this Personal Guarantee is attached, with _______, referred to therein as Customer, and for other good and valuable consideration, the receipt

and sufficiency of which is hereby acknowledged, the undersigned hereby, jointly and severally in the case of multiple guarantors, personally guarantee the prompt, full and complete performance of any and all of the duties and obligations of Customer and the payment of any and all damages, costs and expenses (including without limitation reasonable attorneys fees and expenses) which may become recoverable by Straits from Customer. This Personal Guarantee shall remain in full force and effect until the termination of the Customer Agreement and the satisfaction of all of Customer's obligations thereunder; provided, however, that the undersigned shall not be released from the undersigned's obligations hereunder so long as any claim of Straits against Customer which claim arises out of or relates to, directly or indirectly, said Customer Agreement is not settled or discharged in full. All monies, securities, negotiable instruments, open positions in Commodity Interests (as defined in the Customer Agreement) or other property now or at any future time that are on deposit with Straits in Guarantor's account, for any purpose, including safekeeping, are hereby pledged to Straits and shall be subject to a security interest in Straits' favor for the discharge of all Guarantor's obligations to Straits. The undersigned hereby expressly waives notice of acceptance hereof, and of non-performance, in any respect, by Customer of any of its duties or obligations, as aforesaid.

This Personal Guarantee shall inure to the benefit of Straits, its successors and assigns, and shall be binding on the undersigned, and the undersigned's heirs, administrators, legal representatives and assigns.

Signature 1		Signature 2	
x		×	
Print Name	Date	Print Name	Date

HEDGE AGREEMENT

Unless specified in writing to the contrary, Customer represents, warrants and covenants that all orders and transactions for the purchase or sale of any of the following commodities, commodity futures, and option contracts for Customer's account are "hedging" transactions and positions as defined in Commodity Futures Trading Commission Regulation 1.3(z), as that regulation currently exists and as it may hereafter be amended. These transactions are not for speculation.

Customer represents and warrants to Straits that Customer is familiar with all laws, rules and regulations concerning hedging. Customer understands that this hedge agreement must be terminated, if at all, in writing. CFTC Regulations require that Straits provide an opportunity for Customer to specify when entering into its first hedging transaction whether, in the event of Strait's insolvency, the Customer prefers that open commodity contracts held in a hedging account be liquidated by the trustee. Thus, Customer must indicate below Customer's preference if such an unlikely event were to occur.

Customer prefers that, in the unlikely event of Straits' insolvency, the trustee: (check one)

Attempts to contact the undersigned for instructions as to the disposition of the open contracts in the indicated hedge account

Liquidates open commodity contracts in the undersigned's hedge account without seeking instructions.

Commodities to be traded in this account for bona fide hedging purposes only, include (list all that apply):

Commodity

Economic Justification

All account holders must sign.

Signature 1		Signature 2	
x			
		x	
Print Name		Print Name	
Title (if applicable)	Date	Title (if applicable)	Date

MANAGED ACCOUNT AUTHORIZATION / POWER OF ATTORNEY AUTHORIZATION TO REMIT FUNDS MANAGED ACCOUNT CONTROLLER STATEMENT CUSTOMER ACKNOWLEDGEMENT

(SECTION	A)
(SECTION	B)
(SECTION	C)
(SECTION	D)

MANAGED ACCOUNT AUTHORIZATION / POWER OF ATTORNEY (SECTION A)

The undersigned hereby appoints

to act as the undersigned's agent

and attorney- in-fact (the "Controller") to buy, sell (including short sales and liquidations) and otherwise deal Commodity Interests, as that term is defined in the Customer Agreement between the undersigned and Straits (as "Straits" is defined in the Customer Agreement), on margin or otherwise all in the Controller's sole discretion for the benefit or detriment the undersigned's account and at the undersigned's sole.

Straits is hereby authorized to follow the instructions of the Controller concerning the undersigned's account with Straits and the Controller is hereby authorized to act for the undersigned and on the undersigned's behalf in the same manner and with the same force and effects as the undersigned might or could do with respect to such purchases, sales or trades as well as with respect to all other things necessary or incidental to the furtherance or conduct of such purchases, sales or trades.

The undersigned hereby ratifies and confirms any and all transactions heretofore or hereafter made by the Controller for the undersigned's account. This authorization and indemnity is in addition to (and in no way limits or restricts) any rights which Straits may have under the Customer Agreement or any other agreement or agreements between Straits and the undersigned. This authorization and indemnity is also a continuing one and shall remain in full force and effect until revoked by the undersigned by a written notice addressed to and actually received by Straits via e-mail to accounts@straitsfinancial. com. Such revocation shall not affect any liability in any way resulting from transactions initiated prior to such revocation.

The undersigned acknowledges and understands that Straits is in no way responsible for any loss to the undersigned occasioned by the actions of the Controller and that Straits does not expressly or impliedly endorse the trading or operating methods of the Controller.

All account holders must sign.

Signature 1		Signature 2	
×		×	
Print Name		Print Name	
Title (if applicable)	Date	Title (if applicable)	Date

AUTHORIZATION TO REMIT FUNDS (SECTION B)

Customer must sign below if Customer authorizes Controller to receive fee payments from Customer's account.

The undersigned hereby authorizes Straits to remit funds from the undersigned's account upon the written presentation and demand of the undersigned's Controller. The undersigned agrees that Straits shall not be responsible for verification of the accuracy of any invoice or demand by the Controller.

Notwithstanding anything in this authorization to the contrary, Straits shall have the right to refuse payment of an invoice or other written demand for payment of the Controller for any reason including without limitation if Straits determines in its sole discretion that payment of such an invoice or compliance with such a demand would affect proper margining requirements.

Signature 1		Signature 2	
×		X	
Print Name		Print Name	
Title (if applicable)	Date	Title (if applicable)	Date

MANAGED ACCOUNT CONTROLLER STATEMENT (SECTION C)

If Customer's account is managed by a Controller, then Customer must provide a written statement from the Controller stating that it is properly registered to act as a Controller or explaining why the Controller is not required to be registered.

Controller's Name

Email			
Address			
City	State	Zip	Social Security # or Tax ID #
Telephone #	Employer	Occupation	Relationship to Customer

Controller hereby represents and warrants to Straits that Controller has reviewed the registration requirements of the Commodity Exchange Act and regulations thereunder and the National Futures Association and (a) is properly registered as needed to act as the Controller, or (b) is exempt from registration for the following reason(s) below:

a	a) Controller has provided advice to 15 or fewer persons during the past 12 months and does not hold itself out to the public as a Commodity
	Trading Advisor.

- b) Controller is a (1) dealer, processor, broker or seller in cash market transactions or (2) non-profit, voluntary membership, general farm organization, who provides advice on the sale or purchase of commodities, and any trading advice is solely incidental to the conduct of this business.
- c) Controller is registered in another capacity and Controller's advice is solely incidental to Controller's principal business or profession.
- d) Controller is not a citizen of the United States, is located outside the United States, and only solicits or exercises discretionary trading authority over the accounts of non-United States persons.
- e) Controller is a relative of the applicant.

Managed Account Controller Signature	
x	Date

CUSTOMER ACKNOWLEDGEMENT (SECTION D)

The undersigned Customer acknowledges that the Controller is not registered as a commodity trading advisor and is not required to provide Customer with a disclosure document for the reason indicated above.

All account holders must sign

Signature 1		Signature 2	
x		×	
Print Name		Print Name	
Title (if applicable)	Date	Title (if applicable)	Date

DISCLOSURE BOOKLET ACKNOWLEDGEMENT

Read through the Straits Financial LLC Disclosure Booklet and acknowledge all disclosure statements by initialing the corresponding boxes and signing below. Please retain a copy of the disclosure booklet and this acknowledgement for your records.

DISC	LOSURE BOOKLET TABLE OF CONTENTS	
	Risk Disclosure Statement For Futures and Options	page 2
	Disclosure of Futures Commission Merchant Material Conflicts of Interest	page 4
	Disclosure Statement For Non-Cash Margin	page 4
	Electronic Trading and Order Routing Systems Disclosures	page 5
	Futures Cross Trade Consent	page 5
	Foreign Trader Disclosure Statement	page 6
	Position Limit and Large Open Position Reporting Requirements For Options And Futures Traded On Hong Kong Exchanges	page 7
	Notice to Customers: Exchange For Related Positions	page 8
	Standards of Market Conduct Guidelines	page 9
	Foreign Board Of Trade Agreement for US Customers	page 10
	Singapore Client Disclosure (Does not apply to US customers)	page 10
	NFA Investor Advisory - Futures on Virtual Currencies Including Bitcoin	page 11
	Customer Advisory: Understand the Risks of Virtual Currency Trading	page 12
	General Data Protection Regulation (GDPR) Privacy Notice	page 13
	Privacy Policy	page 17

CUSTOMER ACKNOWLEDGEMENT

The undersigned Customer acknowledges and accepts the above initialed disclosure statements.

All account holders must sign

Signature 1		Signature 2	
x		×	
Print Name		Print Name	
Title (if applicable)	Date	 Title (if applicable)	Date

Form W-9
(Rev. October 2018)
Department of the Treasury Internal Revenue Service

Request for Taxpayer Identification Number and Certification

► Go to www.irs.gov/FormW9 for instructions and the latest information.

Give Form to the requester. Do not send to the IRS.

1 Name (as shown on your income tax return). Name is required on this line; do not leave this line blank.

Print or type. fic Instructions on page 3.	3 Check appropriate box for federal tax classification of the person whose name is entered on line 1. Check only o following seven boxes.	certain entities, not individuals; see instructions on page 3):
	 ☐ Individual/sole proprietor or ☐ C Corporation ☐ S Corporation ☐ Partnership ☐ Trus single-member LLC ☐ Limited liability company. Enter the tax classification (C=C corporation, S=S corporation, P=Partnership) ► 	t/estate Exempt payee code (if any)
	Note: Check the appropriate box in the line above for the tax classification of the single-member owner. Do near the single-member LLC that is not disregarded from the owner for U.S. federal tax purposes. Otherwise, a single-member is disregarded from the owner should check the appropriate box for the tax classification of its owner.	ne LLC is code (if any)
ē	□ Other (see instructions) ►	(Applies to accounts maintained outside the U.S.)
P See Specific	5 Address (number, street, and apt. or suite no.) See instructions. Request	er's name and address (optional)
0)	6 City, state, and ZIP code	

Enter your TIN in the appropriate box. The TIN provided must match the name given on line 1 to avoid	Social security number
backup withholding. For individuals, this is generally your social security number (SSN). However, for a resident alien, sole proprietor, or disregarded entity, see the instructions for Part I, later. For other entities, it is your employer identification number (EIN). If you do not have a number, see <i>How to get a</i>	
T/N, later.	or
Note: If the account is in more than one name, see the instructions for line 1. Also see What Name and	Employer identification number
Number To Give the Requester for guidelines on whose number to enter.	1 • • • • • • • • • • • • • • • • • • •

Part II Certification

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me); and
- 2. I am not subject to backup withholding because: (a) I am exempt from backup withholding, or (b) I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or (c) the IRS has notified me that I am no longer subject to backup withholding; and
- 3. I am a U.S. citizen or other U.S. person (defined below); and

4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct.

Certification instructions. You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the certification, but you must provide your correct TIN. See the instructions for Part II, later.

Sign	Signature of	
Here	U.S. person ►	Date ►

General Instructions

Section references are to the Internal Revenue Code unless otherwise noted.

Future developments. For the latest information about developments related to Form W-9 and its instructions, such as legislation enacted after they were published, go to *www.irs.gov/FormW9.*

Purpose of Form

An individual or entity (Form W-9 requester) who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) which may be your social security number (SSN), individual taxpayer identification number (ITIN), adoption taxpayer identification number (ATIN), or employer identification number (EIN), to report on an information return the amount paid to you, or other amount reportable on an information return. Examples of information returns include, but are not limited to, the following.

• Form 1099-INT (interest earned or paid)

• Form 1099-DIV (dividends, including those from stocks or mutual funds)

- Form 1099-MISC (various types of income, prizes, awards, or gross proceeds)
- Form 1099-B (stock or mutual fund sales and certain other transactions by brokers)
- Form 1099-S (proceeds from real estate transactions)
- Form 1099-K (merchant card and third party network transactions)
- Form 1098 (home mortgage interest), 1098-E (student loan interest), 1098-T (tuition)
- Form 1099-C (canceled debt)
- Form 1099-A (acquisition or abandonment of secured property)

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN.

If you do not return Form W-9 to the requester with a TIN, you might be subject to backup withholding. See What is backup withholding, later.

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Form W-9 (Rev. 10-2018)

By signing the filled-out form, you:

1. Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),

2. Certify that you are not subject to backup withholding, or

3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income, and

4. Certify that FATCA code(s) entered on this form (if any) indicating that you are exempt from the FATCA reporting, is correct. See *What is FATCA reporting*, later, for further information.

Note: If you are a U.S. person and a requester gives you a form other than Form W-9 to request your TIN, you must use the requester's form if it is substantially similar to this Form W-9.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

An individual who is a U.S. citizen or U.S. resident alien;

• A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States;

An estate (other than a foreign estate); or

• A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax under section 1446 on any foreign partners' share of effectively connected taxable income from such business. Further, in certain cases where a Form W-9 has not been received, the rules under section 1446 require a partnership to presume that a partner is a foreign person, and pay the section 1446 withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid section 1446 withholding on your share of partnership income.

In the cases below, the following person must give Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States.

• In the case of a disregarded entity with a U.S. owner, the U.S. owner of the disregarded entity and not the entity;

• In the case of a grantor trust with a U.S. grantor or other U.S. owner, generally, the U.S. grantor or other U.S. owner of the grantor trust and not the trust; and

• In the case of a U.S. trust (other than a grantor trust), the U.S. trust (other than a grantor trust) and not the beneficiaries of the trust.

Foreign person. If you are a foreign person or the U.S. branch of a foreign bank that has elected to be treated as a U.S. person, do not use Form W-9. Instead, use the appropriate Form W-8 or Form 8233 (see Pub. 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to Form W-9 that specifies the following five items.

1. The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.

2. The treaty article addressing the income.

3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.

4. The type and amount of income that qualifies for the exemption from tax.

5. Sufficient facts to justify the exemption from tax under the terms of the treaty article.

Example. Article 20 of the U.S.-China income tax treaty allows an exemption from tax for scholarship income received by a Chinese student temporarily present in the United States. Under U.S. law, this student will become a resident alien for tax purposes if his or her stay in the United States exceeds 5 calendar years. However, paragraph 2 of the first Protocol to the U.S.-China treaty (dated April 30, 1984) allows the provisions of Article 20 to continue to apply even after the Chinese student who qualifies for this exception (under paragraph 2 of the first protocol) and is relying on this exception to claim an exemption from tax on his or her scholarship or fellowship income would attach to Form W-9 a statement that includes the information described above to support that exemption.

If you are a nonresident alien or a foreign entity, give the requester the appropriate completed Form W-8 or Form 8233.

Backup Withholding

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 24% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, rents, royalties, nonemployee pay, payments made in settlement of payment card and third party network transactions, and certain payments from fishing boat operators. Real estate transactions are not subject to backup withholding.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

1. You do not furnish your TIN to the requester,

2. You do not certify your TIN when required (see the instructions for Part II for details),

3. The IRS tells the requester that you furnished an incorrect TIN,

4. The IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or

5. You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See *Exempt payee code*, later, and the separate Instructions for the Requester of Form W-9 for more information.

Also see Special rules for partnerships, earlier.

What is FATCA Reporting?

The Foreign Account Tax Compliance Act (FATCA) requires a participating foreign financial institution to report all United States account holders that are specified United States persons. Certain payees are exempt from FATCA reporting. See *Exemption from FATCA reporting code*, later, and the Instructions for the Requester of Form W-9 for more information.

Updating Your Information

You must provide updated information to any person to whom you claimed to be an exempt payee if you are no longer an exempt payee and anticipate receiving reportable payments in the future from this person. For example, you may need to provide updated information if you are a C corporation that elects to be an S corporation, or if you no longer are tax exempt. In addition, you must furnish a new Form W-9 if the name or TIN changes for the account; for example, if the grantor of a grantor trust dies.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Page 3

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penalties.

Specific Instructions

Line 1

You must enter one of the following on this line; **do not** leave this line blank. The name should match the name on your tax return.

If this Form W-9 is for a joint account (other than an account maintained by a foreign financial institution (FFI)), list first, and then circle, the name of the person or entity whose number you entered in Part I of Form W-9. If you are providing Form W-9 to an FFI to document a joint account, each holder of the account that is a U.S. person must provide a Form W-9.

a. **Individual.** Generally, enter the name shown on your tax return. If you have changed your last name without informing the Social Security Administration (SSA) of the name change, enter your first name, the last name as shown on your social security card, and your new last name.

Note: ITIN applicant: Enter your individual name as it was entered on your Form W-7 application, line 1a. This should also be the same as the name you entered on the Form 1040/1040A/1040EZ you filed with your application.

b. **Sole proprietor or single-member LLC.** Enter your individual name as shown on your 1040/1040A/1040EZ on line 1. You may enter your business, trade, or "doing business as" (DBA) name on line 2.

c. Partnership, LLC that is not a single-member LLC, C corporation, or S corporation. Enter the entity's name as shown on the entity's tax return on line 1 and any business, trade, or DBA name on line 2.

d. **Other entities.** Enter your name as shown on required U.S. federal tax documents on line 1. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on line 2.

e. **Disregarded entity.** For U.S. federal tax purposes, an entity that is disregarded as an entity separate from its owner is treated as a "disregarded entity." See Regulations section 301.7701-2(c)(2)(iii). Enter the owner's name on line 1. The name of the entity entered on line 1 should never be a disregarded entity. The name on line 1 should be the name shown on the income tax return on which the income should be reported. For example, if a foreign LLC that is treated as a disregarded entity for U.S. federal tax purposes has a single owner that is a U.S. person, the U.S. owner's name is required to be provided on line 1. If the direct owner of the entity is also a disregarded entity, enter the first owner that is not disregarded for federal tax purposes. Enter the disregarded entity's name on line 2, "Business name/disregarded entity name." If the owner of the disregarded entity is a foreign person, the owner must complete an appropriate Form W-8 instead of a Form W-9. This is the case even if the foreign person has a U.S. TIN.

Line 2

If you have a business name, trade name, DBA name, or disregarded entity name, you may enter it on line 2.

Line 3

Check the appropriate box on line 3 for the U.S. federal tax classification of the person whose name is entered on line 1. Check only one box on line 3.

IF the entity/person on line 1 is a(n)	THEN check the box for
Corporation	Corporation
 Individual Sole proprietorship, or Single-member limited liability company (LLC) owned by an individual and disregarded for U.S. federal tax purposes. 	Individual/sole proprietor or single- member LLC
 LLC treated as a partnership for U.S. federal tax purposes, LLC that has filed Form 8832 or 2553 to be taxed as a corporation, or LLC that is disregarded as an entity separate from its owner but the owner is another LLC that is 	Limited liability company and enter the appropriate tax classification. (P= Partnership; C= C corporation; or S= S corporation)
not disregarded for U.S. federal tax purposes.	
Partnership	Partnership
Trust/estate	Trust/estate

Line 4, Exemptions

If you are exempt from backup withholding and/or FATCA reporting, enter in the appropriate space on line 4 any code(s) that may apply to you.

Exempt payee code.

• Generally, individuals (including sole proprietors) are not exempt from backup withholding.

• Except as provided below, corporations are exempt from backup withholding for certain payments, including interest and dividends.

• Corporations are not exempt from backup withholding for payments made in settlement of payment card or third party network transactions.

• Corporations are not exempt from backup withholding with respect to attorneys' fees or gross proceeds paid to attorneys, and corporations that provide medical or health care services are not exempt with respect to payments reportable on Form 1099-MISC.

The following codes identify payees that are exempt from backup withholding. Enter the appropriate code in the space in line 4.

1-An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2)

2-The United States or any of its agencies or instrumentalities

3—A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities

4-A foreign government or any of its political subdivisions, agencies, or instrumentalities

5-A corporation

6-A dealer in securities or commodities required to register in the United States, the District of Columbia, or a U.S. commonwealth or possession

 $7{-}\text{A}$ futures commission merchant registered with the Commodity Futures Trading Commission

8-A real estate investment trust

 $9-\mathrm{An}$ entity registered at all times during the tax year under the Investment Company Act of 1940

10—A common trust fund operated by a bank under section 584(a) 11—A financial institution

12-A middleman known in the investment community as a nominee or custodian

13—A trust exempt from tax under section 664 or described in section 4947

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The following chart shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 13.

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 7
Broker transactions	Exempt payees 1 through 4 and 6 through 11 and all C corporations. S corporations must not enter an exempt payee code because they are exempt only for sales of noncovered securities acquired prior to 2012.
Barter exchange transactions and patronage dividends	Exempt payees 1 through 4
Payments over \$600 required to be reported and direct sales over \$5,000 ¹	Generally, exempt payees 1 through 5 ²
Payments made in settlement of payment card or third party network transactions	Exempt payees 1 through 4

¹ See Form 1099-MISC, Miscellaneous Income, and its instructions.

² However, the following payments made to a corporation and reportable on Form 1099-MISC are not exempt from backup withholding: medical and health care payments, attorneys' fees, gross proceeds paid to an attorney reportable under section 6045(f), and payments for services paid by a federal executive agency.

Exemption from FATCA reporting code. The following codes identify payees that are exempt from reporting under FATCA. These codes apply to persons submitting this form for accounts maintained outside of the United States by certain foreign financial institutions. Therefore, if you are only submitting this form for an account you hold in the United States, you may leave this field blank. Consult with the person requesting this form if you are uncertain if the financial institution is subject to these requirements. A requester may indicate that a code is not required by providing you with a Form W-9 with "Not Applicable" (or any similar indication) written or printed on the line for a FATCA exemption code.

A—An organization exempt from tax under section 501(a) or any individual retirement plan as defined in section 7701(a)(37)

B-The United States or any of its agencies or instrumentalities

C-A state, the District of Columbia, a U.S. commonwealth or possession, or any of their political subdivisions or instrumentalities

D-A corporation the stock of which is regularly traded on one or more established securities markets, as described in Regulations section 1.1472-1(c)(1)(i)

E-A corporation that is a member of the same expanded affiliated group as a corporation described in Regulations section 1.1472-1(c)(1)(i)

F-A dealer in securities, commodities, or derivative financial instruments (including notional principal contracts, futures, forwards, and options) that is registered as such under the laws of the United States or any state

G-A real estate investment trust

 $\rm H-A$ regulated investment company as defined in section 851 or an entity registered at all times during the tax year under the Investment Company Act of 1940

I-A common trust fund as defined in section 584(a)

J—A bank as defined in section 581

K-A broker

Straits Financial LLC

L—A trust exempt from tax under section 664 or described in section 4947(a)(1)

M-A tax exempt trust under a section 403(b) plan or section 457(g) plan

Note: You may wish to consult with the financial institution requesting this form to determine whether the FATCA code and/or exempt payee code should be completed.

Line 5

Enter your address (number, street, and apartment or suite number). This is where the requester of this Form W-9 will mail your information returns. If this address differs from the one the requester already has on file, write NEW at the top. If a new address is provided, there is still a chance the old address will be used until the payor changes your address in their records.

Line 6

Enter your city, state, and ZIP code.

Part I. Taxpayer Identification Number (TIN)

Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN.

If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note: See *What Name and Number To Give the Requester,* later, for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local SSA office or get this form online at *www.SSA.gov.* You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at *www.irs.gov/Businesses* and clicking on Employer Identification Number (EIN) under Starting a Business. Go to *www.irs.gov/Forms* to view, download, or print Form W-7 and/or Form SS-4. Or, you can go to *www.irs.gov/OrderForms* to place an order and have Form W-7 and/or SS-4 mailed to you within 10 business days.

If you are asked to complete Form W-9 but do not have a TIN, apply for a TIN and write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note: Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded U.S. entity that has a foreign owner must use the appropriate Form W-8.

Part II. Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9. You may be requested to sign by the withholding agent even if item 1, 4, or 5 below indicates otherwise.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). In the case of a disregarded entity, the person identified on line 1 must sign. Exempt payees, see *Exempt payee code*, earlier.

Signature requirements. Complete the certification as indicated in items 1 through 5 below.

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1. Interest, dividend, and barter exchange accounts opened before 1984 and broker accounts considered active during 1983. You must give your correct TIN, but you do not have to sign the certification.

2. Interest, dividend, broker, and barter exchange accounts opened after 1983 and broker accounts considered inactive during 1983. You must sign the certification or backup withholding will apply. If you are subject to backup withholding and you are merely providing your correct TIN to the requester, you must cross out item 2 in the certification before signing the form.

3. Real estate transactions. You must sign the certification. You may cross out item 2 of the certification.

4. Other payments. You must give your correct TIN, but you do not have to sign the certification unless you have been notified that you have previously given an incorrect TIN. "Other payments" include payments made in the course of the requester's trade or business for rents, royalties, goods (other than bills for merchandise), medical and health care services (including payments to corporations), payments to a nonemployee for services, payments made in settlement of payment card and third party network transactions, payments to certain fishing boat crew members and fishermen, and gross proceeds paid to attorneys (including payments to corporations).

5. Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), ABLE accounts (under section 529A), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of ecoluti				
For this type of account:	Give name and SSN of:			
1. Individual	The individual			
2. Two or more individuals (joint	The actual owner of the account or, if			
account) other than an account	combined funds, the first individual on			
maintained by an FFI	the account ¹			
3. Two or more U.S. persons	Each holder of the account			
(joint account maintained by an FFI)				
4. Custodial account of a minor	The minor ²			
(Uniform Gift to Minors Act)				
5. a. The usual revocable savings trust	The grantor-trustee ¹			
(grantor is also trustee)	1			
b. So-called trust account that is not	The actual owner ¹			
a legal or valid trust under state law				
6. Sole proprietorship or disregarded	The owner ³			
entity owned by an individual				
7. Grantor trust filing under Optional	The grantor*			
Form 1099 Filing Method 1 (see				
Regulations section 1.671-4(b)(2)(i)				
(A))				
For this type of account:	Give name and EIN of:			
8. Disregarded entity not owned by an	The owner			
individual	4			
9. A valid trust, estate, or pension trust	Legal entity ⁴			
10. Corporation or LLC electing	The corporation			
corporate status on Form 8832 or				
Form 2553				
11. Association, club, religious,	The organization			
charitable, educational, or other tax-	Ű			
exempt organization				
12. Partnership or multi-member LLC	The partnership			
13. A broker or registered nominee	The broker or nominee			

For this type of account:	Give name and EIN of:		
14. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity		
 Grantor trust filing under the Form 1041 Filing Method or the Optional Form 1099 Filing Method 2 (see Regulations section 1.671-4(b)(2)(i)(B)) 	The trust		

¹ List first and circle the name of the person whose number you furnish. If only one person on a joint account has an SSN, that person's number must be furnished.

² Circle the minor's name and furnish the minor's SSN.

³ You must show your individual name and you may also enter your business or DBA name on the "Business name/disregarded entity" name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

⁴ List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see *Special rules for partnerships,* earlier.

*Note: The grantor also must provide a Form W-9 to trustee of trust.

Note: If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Secure Your Tax Records From Identity Theft

Identity theft occurs when someone uses your personal information such as your name, SSN, or other identifying information, without your permission, to commit fraud or other crimes. An identity thief may use your SSN to get a job or may file a tax return using your SSN to receive a refund.

To reduce your risk:

- Protect your SSN,
- · Ensure your employer is protecting your SSN, and
- Be careful when choosing a tax preparer.

If your tax records are affected by identity theft and you receive a notice from the IRS, respond right away to the name and phone number printed on the IRS notice or letter.

If your tax records are not currently affected by identity theft but you think you are at risk due to a lost or stolen purse or wallet, questionable credit card activity or credit report, contact the IRS Identity Theft Hotline at 1-800-908-4490 or submit Form 14039.

For more information, see Pub. 5027, Identity Theft Information for Taxpayers.

Victims of identity theft who are experiencing economic harm or a systemic problem, or are seeking help in resolving tax problems that have not been resolved through normal channels, may be eligible for Taxpayer Advocate Service (TAS) assistance. You can reach TAS by calling the TAS toll-free case intake line at 1-877-777-4778 or TTY/TDD 1-800-829-4059.

Protect yourself from suspicious emails or phishing schemes. Phishing is the creation and use of email and websites designed to mimic legitimate business emails and websites. The most common act is sending an email to a user falsely claiming to be an established legitimate enterprise in an attempt to scam the user into surrendering private information that will be used for identity theft.

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The IRS does not initiate contacts with taxpayers via emails. Also, the IRS does not request personal detailed information through email or ask taxpayers for the PIN numbers, passwords, or similar secret access information for their credit card, bank, or other financial accounts.

If you receive an unsolicited email claiming to be from the IRS, forward this message to *phishing@irs.gov*. You may also report misuse of the IRS name, logo, or other IRS property to the Treasury Inspector General for Tax Administration (TIGTA) at 1-800-366-4484. You can forward suspicious emails to the Federal Trade Commission at *spam@uce.gov* or report them at *www.ftc.gov/complaint*. You can contact the FTC at *www.ftc.gov/idtheft* or 877-IDTHEFT (877-438-4338). If you have been the victim of identity theft, see *www.IdentityTheft.gov* and Pub. 5027.

Visit *www.irs.gov/IdentityTheft* to learn more about identity theft and how to reduce your risk.

Privacy Act Notice

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Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons (including federal agencies) who are required to file information returns with the IRS to report interest, dividends, or certain other income paid to you; mortgage interest you paid; the acquisition or abandonment of secured property; the cancellation of debt; or contributions you made to an IRA, Archer MSA, or HSA. The person collecting this form uses the information on the form to file information returns with the IRS, reporting the above information. Routine uses of this information include giving it to the Department of Justice for civil and criminal litigation and to cities, states, the District of Columbia, and U.S. commonwealths and possessions for use in administering their laws. The information also may be disclosed to other countries under a treaty, to federal and state agencies to enforce civil and criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism. You must provide your TIN whether or not you are required to file a tax return. Under section 3406, payers must generally withhold a percentage of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to the payer. Certain penalties may also apply for providing false or fraudulent information.

Form	-8BEN	Certificate of Foreign				
	0017)		Iding and Reporting		s)	OMD No. 1545 1001
(Rev. July 2			► For use by individuals. Entities must use Form W-8BEN-E. o www.irs.gov/FormW8BEN for instructions and the latest information			OMB No. 1545-1621
Internal Rev	of the Treasury enue Service	 Give this form to the with 				
Do NOT	use this form if	:				Instead, use Form:
 You are 	NOT an individ	ual				W-8BEN-E
 You are 	a U.S. citizen o	r other U.S. person, including a residen	t alien individual			W-9
	a beneficial ow nan personal se	ner claiming that income is effectively c rvices)	onnected with the conduct of		within the U.S	W-8ECI
 You are 	a beneficial ow	ner who is receiving compensation for p	personal services performed i	n the United State	s	8233 or W-4
You are	a person acting	g as an intermediary				W-8IMY
		in a FATCA partner jurisdiction (i.e., a M ion of residence.	odel 1 IGA jurisdiction with re	eciprocity), certain	tax account inf	formation may be
Part I	Identific	ation of Beneficial Owner (see	instructions)			
1 N	ame of individua	al who is the beneficial owner	· · · ·	2 Country of	citizenship	
3 P	ermanent reside	nce address (street, apt. or suite no., o	r rural route). Do not use a P .	.O. box or in-care	of address.	
C	ity or town, stat	e or province. Include postal code wher	e appropriate.		Country	
4 N	ailing address (i	f different from above)			•	
	ity or town atot	o or province. Include postal code where	o appropriato		Country	
C	ity of town, stat	e or province. Include postal code wher	e appropriate.		Country	
5 U	.S. taxpayer ide	ntification number (SSN or ITIN), if requ	ired (see instructions)	6 Foreign tax	identifying nun	nber (see instructions)
7 R	eference numbe	er(s) (see instructions)	8 Date of birth (MM-DD-	YYYY) (see instruc	ctions)	
Part II	Claim of	Tax Treaty Benefits (for chapt	er 3 purposes only) (see	e instructions)		
9 I	certify that the b	peneficial owner is a resident of			within the me	eaning of the income tax
	•	e United States and that country.				
10 S	pecial rates an	d conditions (if applicable—see instruc of the treaty identified or		o .		e and paragraph fy type of income):
Ē	xplain the additi	ional conditions in the Article and parag	raph the beneficial owner me	ets to be eligible f	or the rate of w	ithholding:
Part III	Certifica	tion				
		declare that I have examined the information	on this form and to the best of my	y knowledge and beli	ef it is true, corre	ct, and complete. I further
		hat is the beneficial owner (or am authorized to document myself for chapter 4 purposes,	to sign for the individual that is th	e beneficial owner) c	f all the income to	o which this form relates or
	•	on line 1 of this form is not a U.S. person,				
		h this form relates is:				
		onnected with the conduct of a trade or busin acted but is not subject to tax under an applic				
		are of a partnership's effectively connected in				
		on line 1 of this form is a resident of the treat nd that country, and	y country listed on line 9 of the fo	rm (if any) within the	meaning of the in	come tax treaty between
• F	or broker transacti	ons or barter exchanges, the beneficial owne	r is an exempt foreign person as	defined in the instruc	tions.	
a	ny withholding age	orize this form to be provided to any withhold ant that can disburse or make payments of th made on this form becomes incorrect.				
Sign He	ere					
	,	Signature of beneficial owner (or individu	al authorized to sign for beneficia	l owner)	Date	(MM-DD-YYYY)
	Print	name of signer	(Capacity in which act	ing (if form is not	signed by beneficial owner)
For Pape	rwork Reduction	on Act Notice, see separate instruction	ons. Cat. No.	. 25047Z	Form	W-8BEN (Rev. 7-2017)



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