

I hereby authorize _____ (whose signature appears below) as my agent and attorney-in-fact to buy, sell (including "short" sales) and trade in stocks, bonds and any other securities and/or commodities, commodity futures contracts and options thereon (including foreign futures contracts), forward contracts and foreign exchange contracts and instruments relating to the same on margin or otherwise in accordance with your terms and conditions for my account and risk and in my name and stead on your books. I hereby agree to indemnify and hold you harmless from, and to pay you promptly on demand, any and all losses, expenses, costs, indebtedness, and liabilities arising therefrom or debit balance(s) due thereon.

In all such purchases, sales or trades you are authorized to follow the instructions of my agent and attorney-in-fact in every respect concerning my account with you; and (s)he is authorized to act for me and in my behalf in the same manner and with the same force and effect as I 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.

I hereby ratify and affirm any and all transactions with you heretofore or hereafter made by the aforesaid agent on behalf of or for my account.

This authorization and indemnity is in addition to (and in no way limits or restricts) any rights which you may have under any other agreement or agreements between you and me.

This authorization and indemnity is a continuing one and shall remain in full force and effect until revoked by me by a written notice addressed to and actually received by you at your office at One Whitehall Street, 15th Floor, New York, New York 10004, but such revocation shall not affect any liability or obligation in any way resulting from transactions initiated prior to your receipt of such revocation. This authorization and indemnity shall inure to the benefit of your present firm, any successor firm or firms and their assigns, irrespective of any change or changes at any time in the ownership or personnel thereof for any cause whatsoever.

I FURTHER REPRESENT THAT I HAVE RECEIVED A COPY OF, AND HAVE READ AND UNDERSTOOD, THE DISCLOSURE DOCUMENT OF THE COMMODITY TRADING ADVISOR ("CTA") TO WHOM I HAVE GIVEN THIS POWER OF ATTORNEY TO TRADE MY ACCOUNT, OR THAT IF THE CTA IS NOT REGISTERED AS SUCH, I HAVE SIGNED A STATEMENT THAT THE PERSON TO WHOM I HAVE GIVEN CONTROL OF MY ACCOUNT IS EXEMPT FROM REGISTRATION AS A COMMODITY TRADING ADVISOR WITH THE CFTC AND NFA, AND THUS IS NOT REQUIRED TO FURNISH SUCH A DISCLOSURE DOCUMENT TO ME.

I certify that I have the financial resources to enter into this agreement and the CTA's trading objectives and strategies have been explained to me.

Date

X _____
Your Signature

Print or Type Name

X _____
Joint Owner's Signature (if applicable)

Print Joint Owner's Name (if applicable)

X _____
Signature of Authorized Agent and Attorney in Fact

Print Name of Authorized Agent and Attorney in Fact

Acknowledgement of Exemption from Registration as a Commodity Trading Advisor

I (We), _____, the undersigned Account Controller(s), have trading authority
Please print the name(s) of the Account Controller(s)
over account titled _____
Print Account Name

The customer whose account is listed above ("Customer") has not been provided with a Disclosure Document because I (am) (we are) operating pursuant to an exemption from registration under the Commodity Exchange Act ("Act") and regulations thereunder ("Regulations"), and as such I (we) am (are) not required to provide a Disclosure Document.

I (am) (we are) exempt from registration as a Commodity Trading Advisor ("CTA") because: (Check Applicable Statement)

_____ A. I (am) (we have) provided advice to 15 or fewer persons during the past 12 months and do not hold myself (ourselves) out generally to the public as a CTA. (If "A" is checked the Account Controller is required to complete and execute FORM 1C.)

_____ B. I (am) (we are) registered with the Commodity Futures Trading Commission ("CFTC") as a futures commission merchant, introducing broker or associated person and my (our) advice is solely in connection with my (our) business or employment as such. If registered as an associated person, I (am) (we have been) registered as such for more than two years.

_____ C. I (am) (we are) in a business or profession listed in Section 1a(6)(B) of the Act and my (our) advice is solely incidental to my (our) principal business or profession or I ((am) (we are) exempt from registration as a CTA under Section 4.14(a) of the regulations. My (our) business or profession is: _____
Print your business name and list the business or profession which qualifies you for exemption

_____ D. I (am) (we are) a foreign based entity, located outside the United States, and I (we) only solicit non-U.S. residents. Accordingly, I (am) (we are) exempt from registering as a CTA and as such, I (am) (we are) not required to provide a Disclosure Document to Customer.

_____ E. I am a member of Customer's family (circle applicable relationship: spouse, parent, child, grandparent, grandchild, brother, sister, aunt, uncle, nephew, niece or in-law) and receive no compensation whatsoever in acting as an Account Controller.

_____ F. I am a (1) dealer, processor, broker, or seller in cash market transactions or (2) non-profit, voluntary membership, trade association or farm organization, that provides advice on the purchase or sale of commodity futures contracts or options thereon, and any trading advice is solely incidental to the conduct of my business.

By the Account Controllers

X _____ Date _____
Account Controller

X _____ Date _____
Second Account Controller

By Client

I hereby acknowledge receipt of this "Acknowledgement of Exemption from Registration as a Commodity Trading Advisor," and I fully understand that the Account Controller(s) is (are) exempt from the requirements for registration with the CFTC as a Commodity Trading Advisor.

X _____ Date _____
Your Signature

Print or Type Name

X _____ Date _____
Joint Owner's Signature (if applicable)

Print Joint Owner's Name (if applicable)

1. What is your relationship with the individual whose account you intend to manage?

2. Describe the circumstances under which you came in contact with the holder of the account. Was the account holder solicited by you?

3. Do you receive any compensation whatsoever in connection with providing advice to the account? If so, what is the basis for the compensation?

4. Are you registered or do you have a registration application pending as an associated person or entity in either the futures or securities industry?

5. How many accounts have you managed in the past 12 months?

6. How many accounts do you intend to manage in the next 12 months?

7. Do you anticipate registering in any capacity in the futures or securities industry? Please explain.

8. Do you advertise, have a website, or otherwise hold yourself out to the public as a CTA?

9. How are you currently employed?

Please Sign Below

I acknowledge that Vision LP is relying on the foregoing information in Forms 1B and 1C to comply with NFA By Laws and rules and certify that such information is true and correct. I agree to advise VISION LP if there is any change in the foregoing information and to hold VISION LP harmless from any and all losses, expenses, indebtedness, and liabilities arising from untruths, inaccuracies or omissions on Forms 1B and 1C or failure to advise VISION LP of any changes in such information.

X _____ Date _____
 Signature of Exempt Person

 Print Name of Exempt Person

**VISION LP
One Whitehall Street
15th Floor
New York, New York 10004**

Ladies and Gentlemen:

I have carefully examined the provisions of the limited power of attorney by which I have given trading authority and control over my account to:

_____	_____	
Name of Account Controller	Residence Address	
_____	_____	_____
City	State	Zip

and understand fully the extent of the authority that I have conferred upon the above individual or organization over my account.

If the Account Controller is a registered commodity trading advisor, I represent that I have received a copy of, read and understood the Risk Disclosure Statement required by CFTC Rule 1.55(c) and a separate Disclosure Document of the commodity trading advisor. If the Account Controller is not registered as a commodity trading advisor, I represent that I have been advised in writing by the Account Controller that the Account Controller is exempt from registration and that the Account Controller is not required to provide a disclosure document to me. I understand that VISION is in no way responsible for any loss to me by the activities of the Account Controller and that VISION does not, by implication or otherwise, control or endorse the operating methods or trading activity of such individual or organization. I further understand that the National Futures Association or any other self-regulatory organization may not have jurisdiction over the Account Controller, and that if I give such individual or organization authority to exercise rights over my account, I do so at my own risk. I agree that the selection of the Account Controller is solely and exclusively my responsibility after diligent review and consideration of the Account Controller's trading methods and strategies even though VISION may have introduced and recommended the Account Controller to me.

Very truly yours,

X _____	_____
Signature	Date

X _____	_____
Joint Owner's Signature (if applicable)	Date

Automatic Termination and Revocation of Discretionary Trading Authority

In the event my account(s) with VISION LP ("VISION") is (are) closed for any reason, VISION is authorized to consider that event the revocation of discretionary trading authority in my account, as required by the rules of various contract markets.

X _____
Your Signature Date

X _____
Joint Owner's Signature (if applicable) Date

Please Sign Below

Dear Customer:

We have received a document by which you have granted trading authority and control over your commodity account carried by us to: _____.

We are required by exchange rules to bring the following to your attention:

Since the risk of loss is high in futures trading, only genuine "risk" funds should be used in such trading. A person who does not have extra capital that he or she can afford to lose should not trade in the futures market. No "safe" trading system has ever been devised and no one can guarantee you profits or freedom from loss. In fact, no one can even guarantee to limit the extent of your loss.

Even though you have granted trading authority to another person, you should monitor your account regularly. We will send you a confirmation of every trade made for your account and a profit and loss statement showing the financial results of each offsetting transaction for your account. In addition, we will send you monthly statements showing your ledger balance, the open positions in your account, the net profit or loss in all contracts closed since the date of your most recent statement, and the unrealized profit and loss in all open contracts figured to the market. You should carefully review these statements and call us immediately with any questions or discrepancies.

The trading authorization over your account remains in effect until revoked in writing by you. If, for any reason, you wish to revoke the trading authorization which you have given to the person named above, please contact us immediately.

I Hereby Agree to the Foregoing Requirements.

X _____
Your Signature Date

X _____
Joint Owner's Signature (if applicable) Date

Partnership Account Supplemental Information: All general partners must complete a separate account application.

1. Check one of the following:

- General Partnership
- Limited Partnership

2. List the name and address of each general partner:

Name of General Partner	Address	Telephone Number

Name of General Partner	Address	Telephone Number

Name of General Partner	Address	Telephone Number

3. Name(s) of general partner(s) who have authority to trade the partnership's account: *(Please Print)*

4. Are all general partner's registered as commodity pool operators with the Commodity Futures Trading Commission?

- Yes
- No

5. If any general partner is not registered as a commodity pool operator, please state the basis for exemption from registration and refer to a specific rule or other authority.

6. Is futures trading the principal business of the partnership? Yes No

7. If the account is a limited partnership, provide the following information. Number of limited partners: _____

8. Does the partnership have an offering circular or disclosure document? Has the partnership ever engaged, or is it currently engaged, in soliciting interests for participation in the partnership?

- Yes
- No

If yes, please submit a copy of the most recent offering circular or disclosure document.

*** You must furnish VISION with a copy of the Partnership Agreement ***

Corporate Account Supplemental Information:

1. Is futures trading the principal business of the corporation? Yes No

2. Names of persons authorized to trade the corporation's account:

Name Address Telephone Number

Name Address Telephone Number

Name Address Telephone Number

3. Contact information of the person authorized to receive account statements on behalf of the corporation:

Name (_____) Telephone

Residence Address City State Zip

E-mail Address (_____) Fax Number

4. Does any federal or state law or regulation or any corporate policy, by-law or charter provision limit or restrict the type of trading in commodities that may be conducted by the corporation? Yes No

If Yes, state the limitations or restrictions:

*** You must furnish VISION with a certified copy of the Articles of Incorporation ***

Corporate Resolutions and Certificate

I, _____, Secretary of _____, a corporation organized under the laws of the State of _____ (the "Corporation"), DO HEREBY CERTIFY that at a meeting of the Board of Directors of the Corporation, held in accordance with its charter and by-laws on the day of _____, 20____, at which a quorum was at all times present and acting, the following resolutions were duly adopted and that the resolutions have not been amended, rescinded or revoked and do not conflict with any of the provisions of the charter, by- laws or governing instruments of the Corporation;

(1) RESOLVED: That _____ and _____ and each of
(Name and Title) (Name and Title)

them, or such other person as the Corporation may designate, from time to time, either in writing or by his or her apparent authority, be and hereby are authorized to trade in commodities, foreign exchange contracts, forward contracts, commodity futures contracts, options on commodities, and options on commodity futures contracts (collectively, "Commodity Interests") for the account and risk of the Corporation through and with the firm of VISION LP ("VISION") and its successors and assigns. The authority hereby granted includes the power to do any and all of the following:

(a) To buy, sell, including the power to sell "short", and trade in Commodity Interests, on margin or otherwise, by written or verbal instructions;

(b) To deposit with and withdraw from the Corporation's account or accounts maintained at VISION money, securities and other property;

(c) To receive requests and demands for additional margin, notices of intention to sell or purchase, and other notices and demands of whatever character;

(d) To receive and acquiesce in the correctness of (d) notices, confirmations, statements of account and other records and documents;

(2) FURTHER RESOLVED: That notices, statements and demands upon the Corporation by or from VISION in connection with the Corporation's account or accounts may be delivered verbally or in writing to any of the above designated persons who shall be deemed to act on behalf of the Corporation;

(3) FURTHER RESOLVED: That the execution and delivery of a Customer Account Application and Customer Agreement are hereby authorized and that the officers of the Corporation are hereby directed to execute such agreements, and such other documents by and on behalf of the Corporation as VISION shall deem necessary, and to deliver such documents to VISION;

(4) FURTHER RESOLVED: That VISION is authorized to act upon the authority of these resolutions until receipt by it of a certificate showing rescission or modification thereof signed by the Secretary of the Corporation and that VISION is further authorized to recognize and deal with the authorized persons whose names are set forth above, until receipt by VISION at its New York office of a further certificate setting forth the name(s) of another person or persons authorized to represent and trade Commodity Interests on behalf of the Corporation;

(5) FURTHER RESOLVED: That it is the intention of the Corporation to give the persons empowered hereby to trade in Commodity Interests the broadest possible power with respect to the account or accounts of the Corporation, and the Corporation agrees to indemnify and hold VISION harmless against any and all claims that may arise by reason of following any instruction, order or direction given by any of the empowered persons or because any resolution shall at any time not be true and correct.

I further certify that the following persons have been duly elected and are now legally holding the offices designated below:

President

Vice President or Other Office (Please Specify)

Treasurer

Secretary

I further certify that the Corporation is duly organized and existing and, pursuant to its corporate charter, has the power to effect transactions in Commodity Interests and to take all actions as recited in these resolutions and do all things which the above designated persons deem necessary or desirable in connection with the Corporation's account. Furthermore, VISION may rely upon this certification in establishing and maintaining accounts for the Corporation.

In witness whereof, I have hereunto subscribed my name this _____ day of _____, 20_____.

X _____
Corporate Secretary

Limited Liability Company (LLC) Account Supplemental Information:

1. List the name and address of each manager:

Name of Manager	Address	Telephone Number
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Name of Manager	Address	Telephone Number
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2. Name(s) of managers or other persons who have authority to trade the LLC's account:

3. Contact information of a person authorized to receive account statements:

Name	(_____) Telephone
------	------------------------

Residence Address	City	State	Zip
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E-mail Address	(_____) Fax Number
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4. Is the manager registered as a commodity pool operator with the Commodity Futures Trading Commission?

Yes No

5. If the manager is not registered as a commodity pool operator, please state the basis for exemption from registration and refer to a specific rule or other authority.

6. Is futures trading the principal business of the LLC? Yes No

7. Does the LLC have an offering circular or disclosure document? Has the LLC ever engaged, or is it currently engaged, in soliciting interests for participation in the LLC?

Yes No

If yes, please submit a copy of the most recent offering circular or disclosure document.

*** You must furnish VISION with a certified copy of the Certificate or Articles of Formation and the LLC Agreement ***

Limited Liability Company Resolutions and Certificate

I, _____, Manager (or person authorized by the Manager) of _____, a limited liability company organized under the laws of the State of _____ (the "LLC"), DO HEREBY CERTIFY that at a meeting of the Manager of the LLC, held in accordance with its LLC agreement on the day of _____, 20____, the following resolutions were duly adopted and that the resolutions have not been amended, rescinded or revoked and do not conflict with any of the provisions of the LLC agreement or governing instruments of the company:

(1) RESOLVED: That _____ and _____ and each (Name and Title) (Name and Title)

of them, or such other person as the LLC may designate, from time to time, either in writing or by his or her apparent authority, be and hereby are authorized to trade in commodities, foreign exchange contracts, forward contracts, commodity futures contracts, options on commodities, and options on commodity futures contracts (collectively, "Commodity Interests") for the account and risk of the LLC through and with the firm of VISION LP ("VISION") and its successors and assigns. The authority hereby granted includes the power to do any and all of the following:

(a) To buy, sell, including the power to sell "short", and trade in Commodity Interests, on margin or otherwise, by written or verbal instructions;

(b) To deposit with and withdraw from the LLC's account or accounts maintained at VISION money, securities and other property;

(c) To receive requests and demands for additional margin, notices of intention to sell or purchase, and other notices and demands of whatever character;

(d) To receive and acquiesce in the correctness of notices, confirmations, statements of account and other records and documents;

(2) FURTHER RESOLVED: That notices, statements and demands upon the LLC by or from VISION in connection with the LLC's account or accounts may be delivered verbally or in writing to any of the above designated persons who shall be deemed to act on behalf of the LLC;

(3) FURTHER RESOLVED: That the execution and delivery of a Customer Account Application and Customer Agreement are hereby authorized and that the manager of the LLC is hereby directed to execute such agreements, and such other documents by and on behalf of the LLC as VISION shall deem necessary, and to deliver such documents to VISION;

(4) FURTHER RESOLVED: That VISION is authorized to act upon the authority of these resolutions until receipt by it of a certificate showing rescission or modification thereof signed by the Manager of the LLC and that VISION is further authorized to recognize and deal with the authorized persons whose names are set forth above, until receipt by VISION at its New York office of a further certificate setting forth the name(s) of another person or persons authorized to represent and trade Commodity Interests on behalf of the LLC;

(5) FURTHER RESOLVED: That it is the intention of the LLC to give the persons empowered hereby to trade in Commodity Interests the broadest possible power with respect to the account or accounts of the LLC, and the LLC agrees to indemnify and hold VISION harmless against any and all claims that may arise by reason of following any instruction, order or direction given by any of the empowered persons or because any resolution shall at any time not be true and correct.

I further certify that the following persons have been duly appointed or elected and are now legally holding the offices designated below:

Manager

Manager

I further certify that the LLC is duly organized and existing and, pursuant to its LLC agreement or other governing instrument has the power to effect transactions in Commodity Interests and to take all actions as recited in these resolutions and do all things which the above designated persons deem necessary or desirable in connection with the LLC's account. Furthermore, VISION may rely upon this certification in establishing and maintaining accounts for the LLC.

In witness whereof, I have hereunto subscribed my name this _____ day of _____, 20_____.

X _____
Manager

Trust Account Supplemental Information:

I, _____, Trustee of _____, a duly formed trust, IRA, pension or profit sharing plan or other retirement plan or account, dated the day of _____, 20____, for the benefit of

_____ confirm that the amount deposited with VISION for the trading of Commodity Interests (e.g. futures contracts, options on futures contracts, forward contracts, foreign exchange contracts and physical commodities) constitutes a small percentage of the total assets of the trust or retirement plan or account, as the case may be, and further represent that the amount deposited for this purpose is appropriate risk capital in light of the size and objectives of the trust or retirement plan or account. I further represent that the trust, IRA, pension, or retirement plan or account (whichever is applicable) authorizes the purchase or sale of Commodity Interests, including commodity futures contracts and options thereon.

Date: _____ X _____
Signature of Trustee Print or Type Name

Date: _____ X _____
Signature of Co-Trustee (if applicable) Print or Type Name

*** You must furnish VISION with a copy of the Trust Agreement ***

If you are not a resident of the United States,* please read the following notice for foreign traders and complete the W-8 BEN Tax Form.

PLEASE BE ADVISED THAT Regulation 15.05 of Title 17 of the United States Code of Federal Regulations (CFR) establishes VISION LP ("VISION") as your agent for purposes of accepting delivery and service of any communication issued by or on behalf of the Commodity Futures Trading Commission (CFTC) to you as a foreign broker or foreign trader with respect to any futures or options contracts which are or have been maintained in your account(s) and carried by VISION. Service or delivery of any communication issued by or on behalf of the CFTC to VISION pursuant to such agency constitutes valid and effective service or delivery upon the foreign broker, the customer of the foreign broker or the foreign trader.

PLEASE BE FURTHER ADVISED THAT the CFTC, pursuant to Title 17 CFR Regulations 18.00-18.06, may require any trader located outside of the United States or its territories to comply with the filing of various reports with the CFTC at such time and place as directed by the CFTC, except where such trader may be required to file such reports within one business day after a special call upon such trader by the CFTC.

PLEASE BE FURTHER ADVISED THAT in the event the CFTC, pursuant to Title 17 CFR Regulation 21.03, issues a call for information on the account(s) of a foreign trader, VISION, as your agent, may be required to provide any and all information concerning your account(s) as specified in the above cited regulation, including but not limited to your name and address and the name and address of any person having a ten percent or more beneficial interest in your account(s), the total open futures and options positions in your account(s), and the number of futures contracts against which delivery notices have been issued or received or against which exchanges of futures for cash have been transacted for the period of time specified in the call.

I hereby acknowledge receipt of the above NOTICE TO FOREIGN BROKERS AND TRADERS and affirm that I have read and understood its contents.

X _____ Date
Your Signature

X _____ Date
Joint Owner's Signature (if applicable)

*A nonresident of the United States includes a nonresident alien individual, a foreign corporation, a foreign partnership, a foreign trust, a foreign estate and any other person that is not a U.S. person. A payment to a U.S. branch of a foreign institution is a payment to a foreign person.

Certificate of Foreign Status of Beneficial Owner for United States Tax Withholding

OMB No. 1545-1621

▶ **Section references are to the Internal Revenue Code. ▶ See separate instructions.**
 ▶ **Give this form to the withholding agent or payer. Do not send to the IRS.**

Do not use this form for:

- A U.S. citizen or other U.S. person, including a resident alien individual **W-9**
 - A person claiming an exemption from U.S. withholding on income effectively connected with the conduct of a trade or business in the United States **W-8ECI**
 - A foreign partnership, a foreign simple trust, or a foreign grantor trust (see instructions for exceptions) **W-8ECI or W-8IMY**
 - A foreign government, international organization, foreign central bank of issue, foreign tax-exempt organization, foreign private foundation, or government of a U.S. possession that received effectively connected income or that is claiming the applicability of section(s) 115(2), 501(c), 892, 895, or 1443(b) (see instructions) **W-8ECI or W-8EXP**
- Note:** *These entities should use Form W-8BEN if they are claiming treaty benefits or are providing the form only to claim they are a foreign person exempt from backup withholding.*
- A person acting as an intermediary **W-8IMY**

Note: See instructions for additional exceptions.

Part I Identification of Beneficial Owner (See instructions.)

1 Name of individual or organization that is the beneficial owner	2 Country of incorporation or organization
3 Type of beneficial owner: <input type="checkbox"/> Individual <input type="checkbox"/> Corporation <input type="checkbox"/> Disregarded entity <input type="checkbox"/> Partnership <input type="checkbox"/> Simple trust <input type="checkbox"/> Grantor trust <input type="checkbox"/> Complex trust <input type="checkbox"/> Estate <input type="checkbox"/> Government <input type="checkbox"/> International organization <input type="checkbox"/> Central bank of issue <input type="checkbox"/> Tax-exempt organization <input type="checkbox"/> Private foundation	
4 Permanent residence address (street, apt. or suite no., or rural route). Do not use a P.O. box or in-care-of address.	
City or town, state or province. Include postal code where appropriate.	Country (do not abbreviate)
5 Mailing address (if different from above)	
City or town, state or province. Include postal code where appropriate.	Country (do not abbreviate)
6 U.S. taxpayer identification number, if required (see instructions) <input type="checkbox"/> SSN or ITIN <input type="checkbox"/> EIN	7 Foreign tax identifying number, if any (optional)
8 Reference number(s) (see instructions)	

Part II Claim of Tax Treaty Benefits (if applicable)

9 I certify that (check all that apply):

- a** The beneficial owner is a resident of within the meaning of the income tax treaty between the United States and that country.
- b** If required, the U.S. taxpayer identification number is stated on line 6 (see instructions).
- c** The beneficial owner is not an individual, derives the item (or items) of income for which the treaty benefits are claimed, and, if applicable, meets the requirements of the treaty provision dealing with limitation on benefits (see instructions).
- d** The beneficial owner is not an individual, is claiming treaty benefits for dividends received from a foreign corporation or interest from a U.S. trade or business of a foreign corporation, and meets qualified resident status (see instructions).
- e** The beneficial owner is related to the person obligated to pay the income within the meaning of section 267(b) or 707(b), and will file Form 8833 if the amount subject to withholding received during a calendar year exceeds, in the aggregate, \$500,000.

10 Special rates and conditions (if applicable—see instructions): The beneficial owner is claiming the provisions of Article of the treaty identified on line 9a above to claim a % rate of withholding on (specify type of income):.....
 Explain the reasons the beneficial owner meets the terms of the treaty article:

Part III Notional Principal Contracts

11 I have provided or will provide a statement that identifies those notional principal contracts from which the income is **not** effectively connected with the conduct of a trade or business in the United States. I agree to update this statement as required.

Part IV Certification

Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. I further certify under penalties of perjury that:

- I am the beneficial owner (or am authorized to sign for the beneficial owner) of all the income to which this form relates,
- The beneficial owner is not a U.S. person,
- The income to which this form relates is not effectively connected with the conduct of a trade or business in the United States or is effectively connected but is not subject to tax under an income tax treaty, **and**
- For broker transactions or barter exchanges, the beneficial owner is an exempt foreign person as defined in the instructions.

Furthermore, I authorize this form to be provided to any withholding agent that has control, receipt, or custody of the income of which I am the beneficial owner or any withholding agent that can disburse or make payments of the income of which I am the beneficial owner.

Sign Here ▶ _____
 Signature of beneficial owner (or individual authorized to sign for beneficial owner) Date (MM-DD-YYYY) Capacity in which acting

Without limiting or modifying the provisions of VISION LP's Customer Agreement, unless specified in writing to the contrary, all orders for the purchase or sale of the following commodities, commodity futures contracts and options on futures contracts for Customer's account will represent "hedging" transactions and positions as defined in Commodity Futures Trading Commission ("CFTC") Regulation 1.3(z)(reprinted on FORM 6B) as such regulation currently exists or may hereafter be amended:

_____, _____, _____, and/or, _____,

Please state below the nature and intent of your business activities:

If orders are given for the purchase or sale of commodities, commodity futures contracts or options on futures contracts that do not meet the definition of "hedging" in Regulation 1.3(z), Customer shall advise VISION LP ("VISION") to that effect and will keep such contracts margined as required by VISION and applicable contract market rules. In the unlikely event of VISION'S insolvency, open commodity futures contracts and options on futures contracts held in Customer's hedge account shall be handled by the trustee as follows:

- Liquidate positions without seeking further instructions from Customer; or
- Seek further instructions from Customer regarding liquidation or transfer of open positions.

These directions shall remain in effect until revoked in writing. Without limiting the provisions of the Customer Agreement, Customer acknowledges that all hedge transactions shall be subject to applicable rules, regulations, and interpretations of the contract market where such transactions are executed, including, without limitation, prior contract market approval to exceed speculative position limits and the submission of supporting documentation.

X _____ Date _____
Your Signature

Print or Type Name

X _____ Date _____
Joint Owner's Signature (if applicable)

Print Joint Owner's Name (if applicable)

Commercial Category Code

CFTC Regulations require FCMs to assign appropriate commercial business designations for each commercial option account carried on its books. A commercial business category should be assigned to each customer, by commodity, when the trading represents commercial activity. The business categories currently used are listed below. **Please check whether you are a:**

Commercial Account

If you are a Commercial Account, please circle the number of the category listed below which corresponds to your business

Non-Commercial Account

Commodity Option	Commercial Business Categories
Sugar, Cocoa and Coffee "C"	1.) Producer
	2.) Merchant or Dealer
	3.) Refiner-Processor of Raw Commodities
	4.) Manufacturer of Intermediate or Final Products
	5.) Other Commercial
Metals, Precious Metals	6.) Mineral Producer
	7.) Primary or Secondary Refiner
	8.) Dealer (Metal Merchant)
	9.) Commercial End User
	46.) Fabricator or Alloyer
	11.) Other Commercial
Petroleum	39.) Crude Oil Producer
	40.) Crude Oil Reseller
	12.) Refiner
	13.) Product Marketer and/or Distributor
	14.) End User
Financial Instruments, Foreign Exchange	15.) Other Commercial
	16.) Savings and Loan, Mortgage Bank or Thrift Institution
	17.) Commercial Bank
	18.) Insurance Company
	19.) Pension and Retirement Fund
	20.) Mutual Fund
	21.) Broker/ Dealer
	22.) Foundation or Endowment
	23.) Other Commercial
	24.) Importer/ Exporter of Goods and Services
	Grains, Soybeans and Soybean Products
26.) Grain or Soybean Producer	
27.) Producer Cooperative	
28.) Elevator Operator or Merchant Other Than Producer Cooperative	
29.) Processor, Including Feed Manufacturing and Soybean Crushing	
30.) Livestock Feeder or Producer	
47.) Soybean Oil Refiner	
Livestock and Frozen Porkbellies	31.) Other Commercial
	32.) Farmer or Rancher
	33.) Commercial Feedlot Operator
	34.) Other Livestock Feeder
	35.) Marketing Agency and/or Commission Merchant
	36.) Packer or Other Meat Processor
	37.) Meat Wholesaler, Retailer and Buyer
Cotton and Frozen Concentrated Orange Juice	38.) Other Commercial
	41.) Producer Grower
	42.) Producer Grower Cooperative
	43.) Merchant Wholesaler
	44.) Mill Operator Processor
Forest Products	45.) Other Commercial
	48.) Producers
	49.) Remanufacturers
	50.) Wholesalers
	51.) Retailers and Builders
	52.) Other Commercial

(1) General Definition. Bona fide hedging transactions and positions shall mean transactions or positions in a contract for future delivery on any contract market, where such transactions or positions normally represent a substitute for transactions to be made or positions to be taken at a later time in a physical marketing channel, and where they are economically appropriate to the reduction of risks in the conduct and management of a commercial enterprise, and where they arise from:

(i) The potential change in the value of assets which a person owns, produces, manufactures, processes, or merchandises or anticipates owning, producing, manufacturing, processing or merchandising.

(ii) The potential change in the value of liabilities which a person owes or anticipates incurring, or

(iii) The potential change in the value of services which a person provides, purchases or anticipates providing or purchasing.

Notwithstanding the foregoing, no transactions or positions shall be classified as bona fide hedging for purposes of Section 4a of the Act unless their purpose is to offset price risks incidental to commercial cash or spot operations and such positions are established and liquidated in an orderly manner in accordance with sound commercial practices and unless the provisions of paragraphs (z) (2) and (3) of this section and sections 1.47 and 1.48 of the regulations have been satisfied.

(2) Enumerated Hedging Transactions. The definition of bona fide hedging transactions and positions in paragraph (1) of this section includes, but is not limited to, the following specific transactions and positions:

(i) Sales of any commodity for future delivery on a contract market which do not exceed in quantity:

(A) Ownership of fixed-price purchase of the same cash commodity by the same person; and

(B) Twelve months' unsold anticipated production of the same commodity by the same person provided that no such position is maintained in any future during the five last trading days of that future.

(ii) Purchases of any commodity for future delivery on a contract market which do not exceed in quantity:

(A) The fixed-price sale of the same cash commodity by the same person;

(B) The quantity equivalent of fixed-price sales of the cash products and by-products of such commodity by the same person; and

(C) Twelve months' unfilled anticipated requirements of the same cash commodity for processing, manufacturing, or feeding by the same person, provided that such transactions and positions in the five last trading days of any one future do not exceed the person's unfilled anticipated requirements of the same cash commodity for that month and for the next succeeding month.

(iii) Sales and purchases for future delivery described in paragraphs (z)(2)(i), (z)(2)(ii) and (z)(2)(iii) of this section may also be offset other than by the same quantity of the same cash commodity, provided that the fluctuations in value of the position for future delivery are substantially related to the fluctuations in value of the actual or anticipated cash position, and provided that the positions in any one future shall not be maintained during the five last trading days of that future.

(3) Non-Enumerated Cases. Upon specific request made in accordance with section 1.47 of the regulations, the Commission may recognize transactions and positions other than those enumerated in paragraph (2) of this section as bona fide hedging in such amounts and under such terms and conditions as it may specify in accordance with the provisions of Regulation 1.47. Such transactions and positions may include, but are not limited to, purchases or sales for future delivery on any contract market by an agent who does not own or who has not contracted to sell or purchase the offsetting cash commodity at a fixed price, provided that the person is responsible for the merchandising of the cash position which is being offset.

GLOBEX is a world-wide automated order and entry matching system for futures and options. It is not a regulated futures exchange. Participating U.S. and foreign exchanges will list their contracts for trading on the system. Each exchange that lists futures and options for trading through GLOBEX will have sole control to determine the hours that the instruments may be traded and the rules that will apply to such trading, subject to review by the relevant regulatory authority. Before trading through GLOBEX, you should understand that certain features of GLOBEX make trading through the system different than pit trading and that such differences may affect order entry. The following paragraphs highlight some of these features. For further explanation, you should confer with your brokerage firm.

ORDERS MATCHED ELECTRONICALLY

Orders entered through GLOBEX will not be executed on the floor of an exchange in a trading pit. Such orders will be electronically matched.

Risk Factor : Possible System Failure

GLOBEX has been designed to provide an efficient and dependable system for entering and matching orders. It includes backup facilities that will enable the system to continue operations through certain types of system failure. However, as with any automated system, it is possible that service could be interrupted by a system failure. In that event, depending on the type of failure, it may not be possible, for some period of time, to enter new orders, execute existing orders or to cancel orders that were previously entered.

Risk Factor : Limitation of Liability

Each participating exchange has adopted provisions that limit the liability of the exchange and others. These provisions limit the amount of damages that you can collect, if any. The text of these provisions is set forth at the end of this Statement.

TRADING SESSIONS

Participating exchanges may have trading sessions in addition to their GLOBEX Trading Session. The Trading Day will consist of two Trading Sessions beginning with the GLOBEX Trading Session and ending with the Regular Trading Hours ("RTH") Session. The settlement prices shall be determined based on the close of the RTH Session. You should be aware that not all contracts that are listed during KTH will be listed for trading through GLOBEX. Also, not necessarily all options months and strike prices that are listed during RTH will be listed for trading through GLOBEX. For further information on the trading sessions and contracts offered by participating exchanges, you should confer with your brokerage firm.

SINGLE PRICE OPENING

GLOBEX will calculate an opening price by finding an equilibrium based on all bids and offers entered into the system prior to the opening. Orders entered prior to the open may or may not be executed on the open.

Risk Factor:

For a brief period prior to the open, orders entered into the system for execution at the opening may not be canceled.

ORDER TYPES

The GLOBEX system will not accept orders (such as market orders) that do not specify a limit price. A customer may, however, obtain the effect of a market order by specifying a limit price that betters the current market price. Such a "price or better" order will be filled against standing orders in the system, at the price of the standing orders, until the customer's order is filled or his limit price is reached. The GLOBEX system will not accept contingency orders including MIT and STOP orders. Unless otherwise prohibited by exchange rules, a firm may accept contingency orders from customers. In such cases. The orders will be handled manually by a terminal operator entering a limit order (or series of limit orders) when the contingent event occurs. For example, in the case of a stop order, once the stop has been elected the terminal operator would enter a limit order (or series of limit orders) until the order is completely filled.

Risk Factor:

There is no guarantee that a "price or better" order will be filled, particularly if a previously entered "price or better" order was filled against the standing orders. Further, if the customer fails to specify a limit on a contingent order there is no guarantee that the order will be filled at a price comparable to the contingency price.

ORDER PRIORITY

GLOBEX will match orders based first on price and second on time of entry, with orders at the same price being matched so that the order received first at the host computer is matched first.

Risk Factor:

In the event of a GLOBEX host computer failure, all orders that were previously entered into the system will lose their time priority. Each firm will be responsible to re-enter the orders, at which time matching will be based on price and the time that the orders were reentered to the host.

ORDER PRESUMPTIONS

Unless the customer and broker agree otherwise, it will be presumed that a1 orders other than limit orders are being entered for the RTH Session rather than the Electronic Trading Hours ("ETH") Session. A limit order that does not contain a Trading Session designation will be canceled if not filled during the Session in which it was received or, if it was received between Trading Sessions, during the next Session. A limit order may specify one of the following Trading Sessions designations:

(A) ETH only-the order will be canceled if not filled during that GLOBEX Trading Session.

(B) RTH only-the order will be canceled if not filled during that RTH Session

(C) Cancel after RTH-if the order is received during Electronic Trading Hours, it is available for execution during that GLOBEX Session and the immediately following RTH Session. If the order is received after the close of a GLOBEX Session, the order is available for execution during the next RTH Session. In either case, the order is canceled if not filled by the end of the RTH Session.

An Open or Good-Till-Canceled ("GTC") limit order will, in the absence of a specific designation limiting its scope, remain in force during ETH and RTH Sessions until executed or canceled. An open limit order may be restricted by including one of the following designations:

(A) ETH/Open-the order will remain in force during GLOBEX Sessions only until executed or canceled.

(B) RTH/Open-the order will remain in force during RTH Sessions only until executed or canceled.

CONTROLLING LAW

Trade execution for all contracts listed by U.S. exchanges will be conducted in the United States, and the rights and liabilities growing out of such execution are subject to U.S. law. Trade execution of instruments listed on GLOBEX by non-U.S. exchanges are subject to the laws of the country of the listing exchange.

EXCHANGE RULES

You should be aware that trading an exchange's contracts through GLOBEX is subject to the rules and regulations of that exchange, including the following provisions adopted by the Chicago Mercantile Exchange ("CME" or "Exchange"):

LIMITATION OF LIABILITY-EXCEPT AS PROVIDED IN CME RULE 579, AND EXCEPT IN INSTANCES WHERE THERE HAS BEEN A FINDING OF WILLFUL OR WANTON MISCONDUCT, IN WHICH CASE THE PARTY FOUND TO HAVE ENGAGED IN SUCH CONDUCT CANNOT AVAIL ITSELF OF THE PROTECTIONS IN THIS PROVISION, NEITHER THE EXCHANGE (INCLUDING ITS SUBSIDIARIES AND AFFILIATES), P-M-T LIMITED PARTNERSHIP ("PMT"), GLBX CORPORATION, REUTERS (EXCEPT AS OTHERWISE PROVIDED BY ANY AGREEMENT WITH REUTERS), MEMBERS, CLEARING MEMBERS, OTHER PERSONS ACTING AS AGENTS IN CAUSING ORDERS OF OTHERS TO BE ENTERED INTO THE GLOBEX SYSTEM, NOR ANY OF THEIR RESPECTIVE OFFICERS, DIRECTORS, OR EMPLOYEES SHALL BE LIABLE TO ANY PERSON, INCLUDING BUT NOT LIMITED TO A CUSTOMER, FOR ANY LOSSES, DAMAGES, COSTS OR EXPENSES.

