Dear investor, thank you for choosing WestPark Capital.

We look forward to serving you.

Here are the instructions and required forms for opening an account as a **Non-U.S. Corporation/LLC Investor**.

New Account documentation required to open your account with WestPark Capital, Inc.

1. Form CRS Customer Relationship Summary, please review all the terms.

2. New Account Form.

Please complete pages 1-6, and your signature is required on page 6.

- Page 1. CRS Please sign and date the CRS section on the top left.
- Page 1. Step 1 Account Information / Type of Account/ Complete all sections.
- Page 2. Step 2 Primary Account holder detail and Employment (even if retired) Complete all sections.
- Page 3. Step 3 Industry and other affiliations and secondary account holder information complete all sections.
- Page 4. Step 4 account funding and features- complete entire page please make sure to initial Money Sweep Program if that your choice, please initial where indicated.
- Page 5. Step 5 and Step 6 account investment profile and TRUSTED contact info complete entire page.
- Page 6. Step 8 signature page please sign and date.
- **3.** Corporate Account Certification or LLC Certification Please choose and fill the certification based your company's business structure.
- **4. Beneficial Ownership Certification** Please fill every company's shareholder and control person's information, and sign on the second page.
- 5. **W8BEN-E** Please fill and sign the form, please provide a postal code in line 3.
- 6. **Rule 5130 form,** please leave the account number blank.
- 7. Corporation Documents, please send over incorporation documents, articles, and bylaws.
- 8. Please provide a scan of your passport.

Please send executed forms to operations@wpcapital.com, or if you prefer electronic signature, please request it by sending us your email address.

Sincerely, WestPark Capital Team

PLEASE SCROLL DOWN TO BEGIN



June 30, 2020 Updated March 1, 2021

Introduction

WestPark Capital, Inc. ("WPC" or "the Firm") is registered with the Securities and Exchange Commission (SEC) as both a broker-dealer and an investment advisor and is a member of the Financial Industry Regulatory Authority (FINRA) and the Securities Investor Protection Corporation (SIPC). Brokerage and investment advisory services and fees differ and it is important for you to understand these differences.

Free and simple tools are available to you at <u>https://www.investor.gov/CRS</u> which also provides educational materials about broker-dealers, investment advisors, and investing.

Brokerage Services Advisory Services							
Response: WPC offers a broad spectrum of brokerage-based investment products and services via our comprehensive open architecture product platform, including equities, Initial Public Offerings (IPO's"), fixed income, mutual funds, Exchange-Traded-Funds ("ETF's), variable annuities, Real Estate Investment Trusts ("REIT's") and private placements. All recommendations are based upon a client's investment profile, risk tolerance, investment time horizon, and other criteria. The Firm does not utilize discretion in brokerage accounts, and while the Firm may make a recommendation to a client, all investment decisions are made by the client. The Firm does not monitor accounts other than to make recommendations to the client. The Firm does not impose a minimum account size to open an account. For more information about the Firm's activities, products, and services, please see www.wpcapital.com.	 Response: WPC offers Financial Planning, Investment Management, Third-Party Investment Management Services (TPMs), and other customized advisory services. Financial Planning services are available to individuals, trusts, families, and retirement accounts; Investment Management services are available to sole proprietorships, corporations, business trusts, etc. Third Party Investment Management services are available through various third-party money managers (TPM). WPC may use discretion over your account, depending on the advisory agreement you sign. A TPM will have discretionary authority over your account and selects investments based on your investment profile, which takes into consideration such factors as what is in your best interest, your investment objectives, risk tolerance, time horizon, strategy and any restrictions you may indicate. WPC monitors advisor accounts on an on-going basis. 						
For additional information regarding WestPark Capital, Inc. , please refer to the Firm's ADV Part 2A/Brochure, Items 4, 7 and 8, which can be found at <u>https://adviserinfo.sec.gov/firm/summary/39914</u> or from the Firm's website, <u>www.wpcapital.com</u> or from the Firm.							
Conversation Starters . Ask your financial professional: <i>Given my financial situation, should I choose an investment advisory service? Should I choose a brokerage service? Should I choose both types of services?</i> Why or why not? How will you choose investments to recommend to me? What is your relevant experience, including your licenses, education, and other qualifications? What do these qualifications mean?							

What investment services and advice can you provide me?

Brokerage Services	Advisory Services
Response: There is no fee for opening or having an active account open. If you open a brokerage account, you will pay us a transaction-based fee , generally referred to as a commission, typically when you buy and/or sell a security (other than a private placement). The Firm earns fees from executing transactions as agent for its clients. The firm also earns a markup/markdown on transactions in which it acts in a principal capacity. The Firm has a minimum commission of \$65 regardless of the size of the transaction. The Firm earns commissions from the sale of mutual funds in the form of an upfront commission and for certain products, a trailing commission, (commonly known as a 12b-1 fee). The Company also earns commissions and fees from the sale of private placements, IPO's and secondary offerings. These fees and commissions are outlined in the respective prospectus or private placement memorandum specific to the offering. Please refer to the <u>WestPark Capital Fee Schedule</u> , which is included in the new account paperwork, for additional fees. A client may be entitled to a lower sales charge based upon the amount of assets they purchase or maintain at each respective mutual fund, variable annuity or alternative investment sponsor. You will pay fees and costs whether you make or lose money on your investments. Fees and costs will reduce the amount of money you are paying.	Response: Financial Planning and Management Fees are determined on a case-by-case basis. WPC charges an asset management fee, which is based upon a client's assets under management and can range from .25% to 2.75% of assets. Financial Plans can range from \$150.00 to \$7,500 per plan depending upon the complexity of your plan. Consulting Fees are determined on a case-by-case basis, dependent on the nature of the consulting and can be either one-time, ongoing hourly or a flat fee. If a TPM manages a clients' assets, they will also charge fees, which are in addition to the Firm's fee. All fees are negotiable, and are exclusive of transaction fees, a portion of which may be shared with the Firm and should be considered additional compensation to the Firm. You may incur certain charges imposed by others, such as commissions, TPM fees, custodial fees, deferred sales charges, odd-lot differentials, transfer taxes, wire transfer and electronic fund fees, and other fees and taxes. These charges, fees and commissions are exclusive of and in addition to the TPM's fee. WPC does not receive any portion of these commissions, fees, and costs. WPC does not charge performance-based fees. You will pay fees and costs whether you make money or lose money on your investments. Fees and costs will reduce any amount of money you make on your investments over time. Please make sure you understand what fees and costs you will be paying.

Conversation Starter. Ask your financial professional: *Help me understand how these fees and costs might affect my investments*. *If I give you \$10,000 to invest, how much will go to fees and costs, and how much will be invested for me?*

What are your legal obligations to me when providing recommendations as my brokerdealer or when acting as my investment advisor? How else does your firm make money and what conflicts of interest do you have?

Brokerage Services	Advisory Services			
Response: When we provide you with a recommendation as your broker-dealer or act as your investment adviser, we have to act in your best interest and not put our interest ahead of yours. At the same time, the way we make money creates some conflicts with your interests. You should understand and ask us about these conflicts because they can affect the recommendations and investment advice we provide you.	Response: When we provide you with a recommendation as your broker-dealer or act as your investment adviser, we have to act in your best interest and not put our interest ahead of yours. At the same time, the way we make money creates some conflicts with your interests. You should understand and ask us about these conflicts because they can affect the recommendations and investment advice we provide you.			
Here are some examples to help you understand what this means:	Here are some examples to help you understand what this means:			
A conflict may exist when we recommend a brokerage account versus an advisory account, in that you may pay more in commissions than you may pay in advisory fees.	The Firm's investment advisors may also be registered to act in a brokerage capacity, in which case they may recommend brokerage accounts or transactions which may result in you paying higher fees and commissions than if you used advisory services. Certain of the Firm's advisors are also licensed to sell insurance products in their capacity as licensed agents. You are not required to purchase any			
Another example of a potential conflict of interest is that we may recommend the purchase of a mutual fund that not only pays us an up-front commission, but may also pay us an on-going commission (commonly referred to as a 12b-1 fee.)				
A conflict also exists when we recommend a private placement in which we act as the managing broker- dealer, as the more sales that are made, the greater the commissions and other compensation that is paid to us.	recommended products through the Firm. WPC does not allow its advisers to be dually affiliated with another RIA. In establishing this requirement, WPC believes it has mitigated an additional conflict of interest which we believe is in			
These and other conflicts are mitigated through the enforcement of our written supervisory procedures, which require that we act in the best interest of all clients, regardless of the size of their assets with us.	the best interests of our clients.			

For additional information regarding WestPark Capital, Inc., concerning additional conflicts of interest and the manner in which WPC addresses or mitigates such conflicts, please see the Firm's ADV Part 2A/Brochure, Items 10, 11, 12 and 14, which can be found at: <u>adviserinfo.sec.gov/firm/summary/39914</u> or from the Firm's website, <u>www.wpcapital.com</u>

Conversation Starter. Ask your financial professional: *How might your conflicts of interest affect me, and how will you address them?*

How do your financial professionals make money?

Brokerage Services

Response: Compensation paid to the Firm's registered representatives is based upon the total commissions generated by the representative. This creates a conflict in that they may recommend products that, if purchased/sold, may result in them receiving higher compensation. This also creates a conflict because this creates an incentive to recommend transactions in your account in excess of those that may be suitable based upon your investment objectives, risk tolerance and other	Response: The Firm's investment advisers can be paid a percentage of the assets under management, a flat-fee for a financial plan, or fees for providing consulting services and other fees generated from your account(s) that will be disclosed to you prior to completing account documents. This compensation structure may create conflicts of interest in that the adviser may recommend that you place more assets in an advisory account, rather than a brokerage account with us.
factors. The majority of the Firm's supervisors are paid a salary and bonus which is based upon overall Firm profitability, including business lines for which they do not have any day-to-day responsibilities. The Firm manages these conflicts through its written supervisory procedures, Code of Ethics and the enforcement of regulatory rules and regulations.	The majority of the Firm's supervisors are paid a salary and bonus which is based upon overall Firm profitability, including business lines for which they do not have any day-to-day responsibilities. The Firm manages these conflicts through its written supervisory procedures, Code of Ethics and the enforcement of regulatory rules and regulations.

Do you or your financial professionals have legal or disciplinary history?

Response:

Yes, for more information, visit <u>https://www.investor.gov/CRS</u> for a free and simple search tool to research us and our financial professionals.

Conversation Starter. Ask your financial professional: *As a financial professional, do you have any disciplinary history? For what type of conduct?*

Additional Information

For additional information about our services, or if you would like up-to-date information or a copy of this disclosure, please contact WestPark Capital's Compliance Department at (310) 843-9300 or via e-mail at compliance@wpcapital.com

Conversation Starter. Ask your financial professional: *Who is my primary contact person? Is he or she a representative of an investment-advisor or a broker-dealer? Who can I talk to if I have concerns about how this person is treating me?*

Account Application And Agreement

To open and fund your new investment account(s), please provide all the information requested. Be sure to initial any corrections, cross-outs and white-outs. Any corrections to the Tax ID or SSN will require the submission of a new W9.

CLIENT RELATIONSHIP SUMMARY (FORM C	(RS) — This form provided by	y your adviser or broker o	contains important information about its services,			
fees, and conflicts of interest. Initial to acknowledg						
CLIENT (INITIAL HERE) DATE	E:	BROKER (INITIAL HERE)	DATE:			
STEP 1. ACCOUNT INFORMATION						
Account Title (Name of this account)						
Account Number	Broker Rep Code	Open Date (mm/dd/yyyy)				
		•				
TYPE OF ACCOUNT		ADDITIONAL REQU	IIRED PAPERWORK			
🔿 Individual						
○ Joint Tenant		·				
Are the account holders married to each	other? \bigcirc Yes \bigcirc N	lo Number of Ten	ants			
Tenancy Clause						
○ Community Property ○ C	community Property with	Rights of Survivorship	•			
◯ Tenants by Entirety ◯ Jo	oint Tenants with Rights o	of Survivorship	P % J%			
○ Custodial: ○ UGMA ○ UTMA State C	ode:					
○ Trust: ○ Revocable ○ Irrevocable						
Additional Distinction:		Copy of the Trust, C	Certificate of Trust			
◯ Testamentary ◯ Family ◯ Charitable	Living					
○ Sole Proprietor		Declaration of Sole Propriety				
○ Corporation: ○ C Corp ○ S Corp		Corporate Certification, Articles of Incorporation				
		LLC Resolution				
O Non-Profit Organization		Formation documents/charter, Corporate Resolution, proof of 501(c)(3) status, and other entity document that may be required				
O Partnership		Certificate of Partne	ership			
○ Estate – Person or Entity appointed to act	on behalf of the					
account:	•	Copy of Death Certificate, Affidavit of Domicile, Letter of				
Administrator Personal Representat Frequence	ive		ourt Appointment, other documents may be			
 Executor/Executrix Number appointed to act on account 		required.				
Axos Clearing LLC IRA () Traditional () In	herited IRA () Rollover	Adaption Agroomor	at and Plan Documents. Additional items			
○ Roth ○ Inherited Roth ○ SEP ○ SIM	-	Adoption Agreement and Plan Documents, Additional items may be needed depending on type of IRA				
○ Axos Clearing LLC Retirement Account () Profit Sharing Plan	QRP Disclosure Document, additional paperwork may be				
O Money Purchase Plan O 403(b) O 402	1(k) () Individual (K)	required.				
○ Non-Axos Clearing LLC Retirement Accou	nt	Certificate of Trust				
Other:		e.g., Prime Custody	account, Investment Club			

If the owner is a non-US Person, the appropriate IRS form W-8 must be provided from the non-US Owner.

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subsidiary of Axos Financial, Inc. Trademark(s) belong to their respective owners.	COO1 06/2020

Account Number:	
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STEP 2. PRIMARY ACCOUNT HOLDER INFORMATION

NOTE: Primary account holder may include owner, minor, ward, executor or entity.

On a UGMA/UTMA account the minor is the primary account holder, the custodian is the secondary account holder.

Complete for Accounts Owned by Individuals only – Do not use for authorized parties on Entity accounts (see STEP 3)

First Name		Middle Initial	Last N	Last Name		Social Security Number	
Date of Birth (mm/dd/yyyy)	Gender OMC	DFONoAnswe		arital atus	O Married O Single O Divorced O Widowed	Dependents	Home O Own O Rent
Complete for Accounts Owned by Entities only – Corporation, Estate, Trust, LLC, Partnership, Etc.							

Complete for Accounts Owned by Entities only – Corporation, Estate, Trust, LLC, Partnersnip, Etc.

Entity Name (if applicable)	Formation Date	Tax Identification Number

Complete for all Account Types

Contact Information

	-				1		
Home or Mobile Pl	hone	Business Phone	Foreign Phone		Email Address		
Address(es)							
Physical Address (no PO Box)	Address 1			Addı	ess 2		
	City		State	State		Code	
	Country		Province		Fore	eign Postal Code	
Mailing Address (if different from	Address 1			Add	ress 2		
Physical)	City		State	State		Code	
	Country		Province		Fore	eign Postal Code	
Previous Physical Address	Address 1			Add	ess 2		
(if Physical is less than 6 months old)	City		State	State		Code	
	Country		Province		Fore	eign Postal Code	

Citizenship

Please check only one:

Proof of address is required for each non-US Person and US Citizens living abroad. Non-Resident Alien must provide a valid Government ID and a form W-8

O U.S. O U.S. Resident Alien O Non-Resident Alien

Country of legal and tax resident:

OU.S O Other (specify)_

USA Patriot Act Information (Required by Federal Law)

• •	• •						
All applicants must provide the in	formation below.	Non-R	esident ali	ens must also in	clude a	a completed W-8.	
O Driver's License O Passport	O State ID O Fore	eign Ta	x ID O Otl	her Government	-issued	dID	
Place/Country of Issuance	ID No:	Issue Date (mm/dd/yyyy)) Expira	tion Date (mm/dd/yyyy)	
Employment and Industry Affiliat	ions						
O Employed O Self-Employed (ORetired O Unem	ployed	O Homem	aker O Student			
If Employed/Self-Employed is ind	icated, please com	olete al	ll employm	ent fields.			
If Retired or Unemployed is indic							
Employer Name		Years	Employed	Phone Number		Occupation	Business Nature
Employer's Address			City		State		Zip Code
Country	Provin	ce				Foreign Postal Code	2

CONTINUED NEXT PAGE

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subsidiary of Axos Financial, Inc. Trademark(s) belong to their respective owners.	COO1 06/20

Account	Num	ber:	
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Industry and Other Affiliations

Are y	ou, your spouse, or any other immediate family members, including parents, in-laws, siblings or dependents:
O Yes O No	Employed by or associated with the securities industry (for example, a sole proprietor, partner, officer,
IF CHECKED YES, OBTAIN AND	director, branch manager, registered representative or other associated person of a broker-dealer firm)
ATTACH THE COMPLIANCE	or a financial services regulator?
OFFICER'S LETTER OF APPROVAL	If yes, please specify entity below. If this entity requires its approval for you to open this account, please
	provide a copy of the required authorization letter (with this Application).
	O Broker-Dealer or Municipal Securities Dealer O Investment Adviser
	O FINRA or other Self-Regulatory Organization O State or Federal Securities Regulator
	Name of Entity(ies):
O Yes O No	An officer, director or 10% (or more) shareholder in a publicly-owned company?
	What is your title? \bigcirc 10% shareholder \bigcirc CEO \bigcirc CFO \bigcirc COO \bigcirc Other Officer
	Name of company and symbol:
O Yes O No	A senior military, governmental or political official in a non-US country?
	Name of country:

STEP 3. SECONDARY ACCOUNT HOLDER INFORMATION

NOTE: Secondary account holder may include additional account owners, custodian, conservator, guardian or Trustee/Officer. On a UGMA/UTMA account the minor is the primary account holder, the custodian is the secondary account holder.

Complete for Joint Account Holders, Custodians, Trustees, Authorized Parties

First Name	1	Middle Initial	Last Name		Social Security N	lumber
Date of Birth (mm/dd/yyyy)	Gender OMO	F O No Answe	Marital er Status	O Married O Single O Divorced O Widowed	Dependents	Home O Own O Rent

Complete for all Account Types

Contact Informati	ion					
Home or Mobile P	e Phone Business Phone		Foreign Phone	Foreign Phone Email Add		
Address(es)						
Physical Address (no PO Box)	Address 1			Add	ress 2	
	City		State			Zip Code
	Country		Province			Foreign Postal Code
Mailing Address (if different from	Address 1		I	Add	ress 2	
Physical) City			State			Zip Code
	Country		Province			Foreign Postal Code
Previous Physical Address	Address 1		·	Add	ress 2	
(if Physical is less than 6 months old)	City		State			Zip Code
	Country		Province			Foreign Postal Code
Citizenship						
Please check or	nly one:					

Proof of address is required for each non-US Person and US Citizens living abroad. Non-Resident Alien must provide a valid Government ID and a form W-8

O U.S. O U.S. Resident Alien O Non-Resident Alien

Country of legal and tax resident:

O U.S O Other (specify)__

CONTINUED NEXT PAGE

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Account Number:

USA Patriot Act Information (Required by Federal Law)

USA Patriot Act Information (P	required by rederal Law)					
All applicants must provide	the information below.	Non-Resident ali	iens must also in	nclude a	completed W-8.	
O Driver's License O Pass	port O State ID O For	eign Tax ID O Ot	her Government	t-issued	ID	
Place/Country of Issuance	ID No:		Issue Date (mm/	'dd/yyyy)	Expiratio	on Date (mm/dd/yyyy)
Employment and Industry Af	filiations					
O Employed O Self-Employ	yed ORetired O Unem	ployed O Homen	naker O Student	t		
If Employed/Self-Employed	is indicated, please com	plete all employm	nent fields.			
If Retired or Unemployed is	indicated, please indica	te former Occupa	tion.			
Employer Name		Years Employed	Phone Number		Occupation	Business Nature
Employer's Address		City		State		Zip Code
Country	Provir	nce		Foreign Postal Code		
Industry and Other Affiliatio						
,					51	s, siblings or dependents:
O Yes O No						prietor, partner, officer,
IF CHECKED YES, OBTAIN AND			representative o	or other	associated person	of a broker-dealer firm)
ATTACH THE COMPLIANCE	or a financial services	s regulator?				
OFFICER'S LETTER OF APPROVAL	If yes, please specify	entity below. If the	his entity require	es its ap	proval for you to c	open this account, please
	provide a copy of the	required authoriz	zation letter (wit	th this A	pplication).	
	O Broker-Dealer or N	1unicipal Securitie	es Dealer O Inve	estment	Adviser	
	O FINRA or other Self	f-Regulatory Orga	nization O Stat	e or Fed	leral Securities Reg	gulator
	Name of Entity(ies):					
O Yes O No	An officer, director o		hareholder in a	publicly	-owned company	?
	What is your title? O					
	Name of company and					
O Yes O No	A senior military, gov		litical official in	a non-U	S country?	
	Name of country:	•			•	

STEP 4. ACCOUNT FUNDING AND FEATURES

Initial Funding Source

What is the initial source	ce of funds for this accou	nt? If you are transferring assets f	rom another financial institu	tion, please indicate the			
origin of those investme	ents.						
O Investments	O Compensation	O Retirement Assets	O Gift	O Donations			
O Insurance Payout	O Inheritance	O Social Security Benefits	O Legal Settlement	O Spouse/Parent			
O Lottery/Gaming	O Business Revenue	O Sale of Business or Property	O Other (Specify)				
Money Fund Instructions	S						
O Axos Clearing Insured	l Deposit (DLD)						
O Do Not Sweep to Axc	os Clearing Insured Deposi	t (DLD)		Primary			
Disclaimer: By initialing	this document, I represen	t my consent and authorization to p	articipate in the chosen				
Sweep Program. I ackno	wledge that I have read a	nd understand the terms and condit	ions of the Sweep Program	(INITIALS			
included in the Customer Agreement.							
Dividend Standing Instru	ictions						
Cash Options (select on	e)	Dividend Reinvestment (seled	ct one)				
O Deposit into free cre	edit balance	O Cash dividends – Opt-in fo	r Reinvestment				
O Dividends mailed we	O Dividends mailed weekly to client O No Reinvestment						
O Dividends mailed semi-monthly to client O Reinvestment all – Opt-out for Cash dividends							
O Dividends mailed mo	onthly to client						
Trading Privileges							

🗖 Cash	
Margin (not available	I understand that margin privileges are granted by Axos Clearing LLC in its sole discretion under the
for all account types)	Terms and Conditions of this Account Application and Agreement. A separate Margin Account
	Agreement is also required.
Options (not available	I understand that option privileges are granted by Axos Clearing LLC in its sole discretion under the
for all account types)	Terms and Conditions of this Account Application and Agreement. A separate Option Account
	Agreement is also required.

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Account Number:

Risk Tolerance

Tax Bracket

Liquid Net Worth

STEP 5. ACCOUNT INVESTMENT PROFILE

Net Worth

Annual Income

Annual Income	Net Worth	า	Liquid Net Worth		Risk Tolerance		Tax Bracket		
\$	\$		\$			O Low		O 0%	
O Under \$25,000	(excluding resid	ience)	O Under \$	25,000 L - \$50,000		O Low O Moderate		O 10%	
	D Under \$50,000 D \$50,001 - \$100,0	000					Aggressive O 10%		
				L - \$100,000					
) \$100,001 - \$500)1 - \$200,000)1 - \$500,000		O Speculat	ive	O 22%	
) \$500,001 - \$1 m							O 24%	
) \$1,000,001 - \$3	million	-)1 - \$1 million				O 32%	
O Over \$1 million	Over \$3 million		O \$1,000, O Over \$3	001 - \$3 millio Smillion	on			O 35% O 37%	
Estimated Value of	Liquidity Ne	eds		Horizon	Aı	nnual Expens	es		ecial Expenses
Investments	<u></u>		0		0.1-			0 4- 4	
-	D less than 1 year		O Undefin			0,000 and un		-	,000 and under
	○ 1 — 5 years		O less tha			0,001 - \$100,		-	,001 - \$100,000
	0 5 – 10 years		O 1 – 5 ye			00,001 - \$250			0,001 - \$250,000
	D 10 – 15 years		O 5 – 10 y			50,001 - \$500	0,000		0,001 - \$500,000
	Over 15 years		O 10 – 15			er \$500,000			r \$500,000
D over \$500,000	O Not applicable		O Over 15	years		tment Know	ledge	Timefr	
					O Lin				hin 2 years
					O Go				5 years
		<u> </u>			O Ex	cellent		O 6 –	10 years
O Current Income (A) - Prese	ervation of canital		nvestment (narv	•	н) - Са	nital annreci	iation +	hrough /	quality equity
consideration on current inco		with a prin	nary			tle or no inco		nougii (Adding Equily
O Balanced (F)- A balance be		reciation a	nd current					anital ar	preciation with
ncome with the primary cons						le to no inco		-picai ap	
O Growth & Income (G) - A b				-				urn note	ential, involving a
and current income with the p									broad spectrum
appreciation	ensuera			of securities				in u	and opentium
nvestment Experience		Years of E	Experience			Transaction	ns per y	ear	
Autual Funds/Exchange Trade	ed Funds	O 0	O 1 - 5	O Over	5	O 0 - 5	O 6	- 15	O Over 15
ndividual Stocks		00	O 1 - 5	O Over	5	O 0 - 5	O 6	- 15	O Over 15
Bonds		00	O 1 - 5	O Over	5	O 0 - 5	O 6	- 15	O Over 15
Options		00	O 1 - 5	O Over		O 0 - 5	06		O Over 15
Securities Futures		00	O 1 - 5	O Over		O 0 - 5	06		O Over 15
Annuities		00	O 1 - 5	O Over		O 0 - 5	06		O Over 15
		00	O 1 - 5	O Over		O 0 - 5	06		O Over 15
Alternative (structured products,	, nedge funds, etc.)	00	O 1 - 5 O 1 - 5	O Over		O 0 - 5 O 0 - 5	06		O Over 15 O Over 15
Margin		00	01-5	O Over	5	00-5	06	- 15	0 Over 15
TEP 6. TRUSTED CONTACT									
By choosing to provide information and your account(s) to the TCP:		ntact Persor	ו ("TCP"), you	u authorize you	r Agen	t to contact an	d to disc	close info	rmation about you
 Provide the TCP with i 			ccount(s) but	t does not provi	ida tha	TCP with the	ability to	transact	on your account(s
 Inquire about your curi 							ability to	riansac	
Inquire if another perse				behalf (e.g. leg	gal gua	rdian or conse	rvator, e	executor,	trustee, or holder
a power of attorney)	are old must be see	acono othor	then on one	wat owner and			tmont A	duicara	ad ar vour Agant
The TCP must be at least 18 yea The Agent may provide the TCP									
I decline to identify a Trust			. ,,			,		,	. ,
Name (First, Middle Initial, Last)			F	Relationship					
Drimony Tolonhone Nymber				mail Addr					
Primary Telephone Number				Email Address					
Mailing Address			I						
City			5	State			Ziţ	o Code	
Country	Р	rovince				Foreign Pos	tal Code		
Clearing, custody or other brokera subsidiary of Axos Financial, Inc. T				ber FINRA and S	IPC. Ax	os Clearing LLC	is a		Page 5 o COO1 06/

STEP 7. W-9 CERTIFICATION

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct Social Security Number or 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 US citizen or other US 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. Definition of a US Person

For federal tax purposes, you are considered a US person if you are:

- An individual who is a US citizen or US resident alien,
- A partnership, corporation, company or association created or organized in the United State or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in IRS Regulations section 301.7701-7)

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. If you are an exempt payee (if you are unsure, please consult your tax professional), enter your exempt payee code (if any) here:

If you are exempt from FATCA reporting (if you are unsure, please consult your tax professional), enter your exemption from FATCA reporting code (if any) here: _____

The IRS does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

BY SIGNING THIS AGREEMENT, YOU ACKNOWLEDGE THAT SECURITIES NOT FULLY PAID FOR MAY BE LOANED TO AXOS CLEARING LLC OR LOANED OUT TO OTHERS.

PLEASE NOTE THAT THIS ACCOUNT APPLICATION AND AGREEMENT CONTAINS A PREDISPUTE ARBITRATION AGREEMENT IN THE TERMS AND CONDITIONS ACCOMPANYING THIS ACCOUNT APPLICATION AND AGREEMENT. YOU ACKNOWLEDGE RECEIVING A COPY OF THIS ACCOUNT APPLICATION AND AGREEMENT.

STEP 8. SIGNATURES

To help the government fight the funding of terrorism and money laundering activities, federal laws require all financial org anizations to obtain, verify and record information that identifies each person who opens an account. That means that Axos Clearing will ask for your name, address, date of birth and other information that will allow us to identify you. We may also require a copy of your driver's license or other government-issued identifying document.

By signing this Account Application and Agreement, you affirm that you are of full legal age in the state of jurisdiction in which you reside and have the capacity to enter into this Account Application and Agreement. You further affirm that you have read, understood and agree to the Terms and Conditions attached to this Account Application and Agreement.

ACCOUNT HOLDER/TRUSTEE/CORPORATE OFFICER SIGNATURE

Account Owner Signature	Print Name	Date
Account Co-Owner Signature	Print Name	Date
×		

APPROVALS

Broker Signature	Print Name	Date
×		
General Principal Signature	Print Name	Date
×		

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of Axos Financial, Inc. Trademark(s) belong to their respective owners.	COO1 06/20

CUSTOMER AGREEMENT

This Customer Agreement ("Agreement") sets forth the Terms and Conditions that govern Your brokerage account with Axos Clearing LLC, Member SIPC. Throughout this Agreement, the words, "You" and/or "Your" means Axos Clearing LLC ("Axos Clearing") its successors and assigns and "I", "Me", "My", or "Myself" means the beneficial owner(s) of the brokerage account.

TO: My Introducing Broker Dealer and Axos Clearing: In consideration of You opening and/or carrying one or more accounts on My behalf, I represent and agree with respect to all accounts, whether upon margin or cash, as follows:

- 1. Representation as to Capacity. If an individual, I am of legal age under the laws of the State where I reside and authorized to have a brokerage account carried by Axos Clearing, which is subject to the terms of this Agreement and, except as otherwise disclosed to You, I am not an employee of any exchange or FINRA and I am not an employee or associated person of a member firm of any exchange or of a member firm of FINRA. I will promptly notify You if I become so employed or associated. To the extent that I have not already disclosed to You the following, I will notify You in writing if I, My spouse or immediate family member living in My household becomes a director, 10% beneficial shareholder, or an affiliate of a publicly traded company. If an entity, I am duly formed, validly existing and in good standing in My state of organization, have full power and authority to open and/or have a brokerage account carried by Axos Clearing, which is subject to the terms of this Agreement, to abide by and fulfill My obligations under this Agreement, and the persons authorized on the account carried pursuant to this Agreement. I acknowledge that unless Axos Clearing receives written objection from Me, under SEC Rule 14B-1(c), Axos Clearing may provide My name, address, and security positions to requesting companies in which I hold securities.
- 2. Authorization. I appoint You as my agent for the purpose of carrying out My directions to You in accordance with the Terms and Conditions of My Agreement with You for My account and risk with respect to the purchase or sale of securities. To carry out Your duties, You are authorized to open or close brokerage accounts, place and withdraw orders and take such other steps as are reasonable to carry out My directions. Unless I give You discretion by written authorization, all transactions will be done only on My order or the order of My authorized delegate except as described in Section 8.
- Role and Responsibility of Clearing Broker. I understand that Axos Clearing carries My account(s) as clearing broker pursuant to a carrying agreement, also referred to as a clearing agreement, between My Introducing Broker Dealer and Axos Clearing, and that Axos Clearing will clear all transactions under this Agreement pursuant to that carrying or clearing agreement. If My account has been introduced to Axos Clearing and is carried by Axos Clearing acting solely as a "clearing broker," I agree that Axos Clearing is only responsible for the execution, clearing and bookkeeping of transactions made and is not otherwise responsible for the conduct of My Introducing Broker Dealer. I further understand that transactions may be executed by other broker-dealers, including My Introducing Broker Dealer as principal. I understand that Axos Clearing provides no investment advice in connection with this account nor does Axos Clearing give advice or offer any opinion with respect to the suitability of any transaction, security or order. Until receipt from Me of written notice to the contrary, Axos Clearing may accept from My Introducing Broker Dealer without inquiry or investigation, (i) orders for the purchase or sale of securities and other property on margin, if I have elected to have a margin account, or otherwise, and (ii) any other instructions concerning said accounts. Axos Clearing shall look solely to My Introducing Broker Dealer unless otherwise directed by My Introducing Broker Dealer, and not to Me with respect to any such orders or instructions; except that I understand that Axos Clearing will deliver confirmations, statements, and all written or other notices, including margin maintenance calls if applicable, with respect to My account directly to Me with copies to My Introducing Broker Dealer, and that Axos Clearing will look directly to Me or My Introducing Broker Dealer for delivery of margin, payment, or securities. I agree to hold Axos Clearing harmless from and against any losses, costs or expenses arising in connection with the delivery or receipt of any such communication(s), provided Axos Clearing has acted in accordance with the above. The foregoing shall be effective as to My account until written notice to the contrary is received from Me by Axos Clearing or My Introducing Broker Dealer. You will respond to inquiries I may make concerning My brokerage account and if any inquiry is in the form of a complaint regarding My Introducing Broker Dealer, Axos Clearing will be responsible for (i) promptly notifying My Introducing Broker Dealer about the complaint; (ii) providing Me with an acknowledgement that Axos Clearing has done this; and (iii) providing a copy of My complaint to My Introducing Broker Dealer's designated examining authority.
- 4. Effect of Reports and Statements. I agree that reports of execution of orders and statements of My account shall be conclusive if not objected to within ten (10) days after transmittal to Me by mail or otherwise. Such objection may be oral or in writing, but any oral objection must be immediately confirmed in writing.
- 5. Important Information About Procedures for Opening and/or Maintaining an Account. To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information that identifies each person who opens an account. What this means for Me: When I open or maintain an account carried by Axos Clearing, You will ask for My name, address, date of birth and other information that will allow You to identify Me. You may also ask to see My driver's license or other identifying documents and subsequently make copies for the records.
- 6. SIPC and Other Insurance Coverage. I understand that Axos Clearing is a member of the Securities Investor Protection Corporation (SIPC), which provides protection for accounts up to \$500,000 (including \$250,000 for claims of cash) per client as defined by SIPC rules. An explanatory brochure is available upon request or at www.sipc.org or via telephone at (202) 371-8300. I understand that Axos Clearing has acquired an additional \$24.5 million coverage through a third party insurance company. This brings the total protection to \$25 million with a limitation of \$1 million on claims for cash balances for each client (as defined by SIPC rules). I understand that such coverage does not include transactions or trading losses or declines in the value of securities.
- 7. Telephone Recordings. I understand and agree that any telephone conversation with You will or may be recorded for accuracy and I consent to such recording.
- 8. Oral Authorization. I agree that You shall be entitled to act upon any oral instructions given by Me so long as You reasonably believe such instruction was actually given by Me.
- 9. Payment of Indebtedness. In the event I become indebted to You in the course of operation of this account, I agree that I will repay such indebtedness upon demand. I agree that if after demand I fail to pay the indebtedness, You may close My account and liquidate any assets in My account at Your discretion in an amount sufficient to pay My indebtedness. As security for any and all liabilities arising in favor of You, I pledge to Axos Clearing a security interest in all property held by Axos Clearing in any account maintained by Axos Clearing for Me individually, jointly or in the name of another person or entity. Axos Clearing is hereby authorized to make whatever disposition of pledged property it may deem appropriate to realize the security afforded by this provision, and I will remain liable for any deficiency. I further agree that Axos Clearing shall be entitled to exercise the rights and remedies, with respect to the pledged property, generally afforded a secured party under the Uniform Commercial Code. The reasonable costs of collection of any debit balance and any unpaid deficiency in My accounts, including attorney's fees incurred by You shall be reimbursed by Me to You.
- 10. Sell Orders; Deliveries and Settlements. Unless otherwise specifically designated, any order directing the sale of Property shall be deemed to be a "long" sale, and in connection with any such order, I represent that I am the owner of the property subject of such order and agree to deliver the property to You in negotiable form on or before the settlement date. In the event that I fail to deliver the property to You by the close of business on the settlement date, You are authorized, in your discretion and without notice to Me, to (i) delay settlement, (ii) purchase comparable property to cover My position, or (iii) cancel the transaction. You may also charge any loss (including Interest), commission and fees to My account.
- 11. Buy Orders; Settlements. When I have directed that property be purchased, I agree to provide sufficient collected funds to cover such purchase on or before the settlement date. In the event that I fail to provide sufficient funds, You may, at your option and without notice to Me, (i) charge a reasonable rate of interest, (ii) liquidate the property subject of the buy order, or (iii) sell other property owned by Me and held in any account. You may also charge any consequential loss to My account.
- 12. Distributions. In the event that I sell a security prior to its ex-dividend/distribution date, and I receive the related cash/stock dividend or distribution in error, I direct You on My behalf to pay such dividend/distribution to the entitled purchaser of the securities I sold, and I guarantee to promptly reimburse You for, or deliver to You, said dividend or distribution.

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- 13. Restrictions on Trading. I understand that You may, in Your discretion, prohibit or restrict the trading of securities, or the substitution of securities, in any of My accounts. I understand that You may execute all orders by Me on any exchange or market, unless I specifically instruct You to the contrary.
- 14. Governing and Applicable Law. This Agreement and all transactions made in My account shall be governed by the laws of the State of New York, (regardless of the choice of law rules thereof) except to the extent governed by federal securities law, the Federal Arbitration Act, and to the constitution, rules, regulations, customs and usage of the exchanges or market (and its clearing house) where executed.
- 15. Ratification; Sub-Brokers and Agents; Extraordinary Events; Indemnification. You may employ sub-brokers or other agents in connection with the execution of any order or the consummation of any other transaction hereunder, and You shall be responsible only for reasonable care in their selection. I understand that You shall not be liable for loss caused directly or indirectly by government restrictions, exchange or market rulings, suspension of trading, war, strikes, natural disasters or any other conditions or causes beyond Your control or anticipation, including, but not limited to, delays in the transmission of orders due to breakdown or failure of transmission or communication facilities. I agree to indemnify and hold You harmless from any loss, damage or liability arising out of any transaction in which You act, directly or indirectly, as My agent, absent any willful or grossly negligent conduct by You.
- 16. Mutual Fund Transactions. In the event that I purchase or hold a mutual fund, I agree to read and understand the terms of its prospectus. I understand that certain mutual funds reserve the right to change their purchasing, switching or redemption procedures and/or suspend or postpone redemptions under certain market conditions. I further understand that any mutual fund order entered with You is placed by You on a best efforts basis as prescribed and recognized by the individual fund, and that You are not responsible for unexecuted orders due to the failure of any communication system. I agree to be fully responsible for the information contained within the mutual fund prospectus and to hold You harmless for any deficiencies contained therein. I authorize You to act as My agent in the purchase and redemption of fund shares.
- 17. Joint Account Authorization. In consideration of Your carrying a joint account for the persons identified as the account holders, we jointly and severally agree to be fully and completely responsible and liable for this account and to pay on demand any balance due. Each of us, or any person authorized to act on behalf of the account under a separate agreement, has full power and authority to make purchases and sales, withdraw funds and securities from, or to do anything else with reference to the account. You are authorized and directed to act upon instructions received from any of us. Suitability information provided by us reflects the combined interests of all joint owners. We understand that tax reporting information is processed using the social security number of the person first named in the registration. Each of us agrees to hold You and Your employees and agents harmless from and indemnify them against any losses, causes of action, damages and expenses (including attorney's fees) arising from or as the result of You, Your employees or agents following the instructions of any of us. Axos Clearing in its sole discretion may at any time suspend all activity in the joint account pending instructions from a court of competent jurisdiction or require that instructions pertaining to the joint account or the property therein be in writing, signed by all of us. You may recover from the account or from any of us such costs as You may incur, including reasonable attorney's fees, as the result of any dispute among us relating to or arising from the account. Upon any event that causes a change in the ownership of the joint account (divorce, death, assignment, etc.), all remaining accountholders or survivors shall immediately notify You in writing. You may take such actions in the account as You deem advisable to protect against any tax, liability, penalty or loss under any present or future laws or otherwise. The estate of the decedent or departing accountholder shall be liable together with each of the remaining or surviving accountholders, jointly and severally, to You for any net debit balance or loss in the account in any way resulting from any transactions initiated prior to notification to You or incurred in the liquidation of the account or the adjustment of the interests of the respective parties. Notwithstanding the governing law provisions of this Agreement, the legal ownership of our accounts shall be governed by the internal laws of the state of residence.
- 18. Liens. I further agree, jointly and severally if this is a joint account, that all property including cash or securities You may at any time be holding or carrying for Me shall be subject to a lien in Your favor for the discharge of obligations of the account to You. Such lien is to be in addition to and not in substitution of the rights and remedies You otherwise would have.
- 19. Definitions of the Word "Property." For all purposes of this Agreement, the word "Property" means of all kinds, monies and all contracts, investments and options relating thereto, whether for present or future delivery, and all distributions, proceeds, products and accessions of all such property. This includes all such property held, maintained or carried by You in any manner for Me.
- 20. Effect of Attachment or Sequestration of Accounts. You shall not be liable for refusing to obey any orders given by or for Me with respect to any account(s) that has or have been subject to an attachment or sequestration in any legal proceeding against Me, and You shall be under no obligation to contest the validity of any such attachment or sequestration.
- 21. Event of Death. It is further agreed that in the event of My death or the death of one of the joint account holders, the representative of My estate or the survivor or survivors shall immediately give You written notice thereof, and You may, before or after receiving such notice, take such proceedings, require such papers and inheritance or estate tax waivers, retain such portion of and/or restrict transactions in the account as You may deem advisable to protect You against any tax, liability, penalty or loss under any present or future laws or otherwise. Notwithstanding the above, in the event of My death or the death of one of the joint Account Holders, all open orders shall be canceled, but You shall not be responsible for any action taken on such orders prior to the actual receipt of notice of death. Further, You may in your discretion close out any or all of My accounts without awaiting the appointment of a personal representative for My estate and without demand upon or notice to any such personal representative. The estate of any of the account holders who shall have died shall be liable and each survivor shall continue liable, jointly and severally, to You for any net debit balance or loss in said account in any way resulting from the completion of transactions initiated prior to the receipt by You of the written notice of the death of the decedent or incurred in the liquidation of the account or the adjustment of the interests of the respective parties. Such notice shall not affect Your rights under this Agreement to take any action that You could have taken if I had not died.
- Tax Reporting. The proceeds of sales transactions and dividends paid will be reported to the Internal Revenue Service in accordance with applicable law.
 Information Accuracy. I (a) certify that the information and representations contained in this Agreement and any other document or information that has been or will be furnished to You in connection with My account(s) is complete, true and correct, and acknowledge that knowingly giving false information for the purpose of inducing You to extend credit is a federal crime, (b) authorize You to contact any individual or firm noted herein or on the documents referred to in subsection (a) of this Section and any other normal sources of debit or credit information, (c) authorize anyone so contacted to furnish such information to You as You may request, and (d) agree that this Agreement and any other document or information I furnish in connection with My account is You of any changes to the information in such agreements, documents, or information. You may retain this Agreement and all other such documents or information and their respective records at Your sole discretion, whether or not credit is extended.
- 24. Credit Information and Investigation. I authorize You to obtain reports and provide information to others concerning My creditworthiness and business conduct. Upon My request, You agree to provide Me a copy of any report so obtained.
- 25. Equity Orders and Payment for Order Flow. Securities and Exchange Commission rules require all registered broker-dealers to disclose their policies regarding any "payment for order flow" arrangement in connection with the routing of customer orders. "Payment for order flow" includes, among other things, any monetary payment, service, property, or other benefit that results in remuneration, compensation, or consideration to a broker or dealer from any broker or dealer in return for directing orders. You transmit customer orders for execution to various exchanges or market centers based on a number of factors. These include: size of order, trading characteristics of the security, favorable execution prices (including the opportunity for price improvement) access to reliable market data, availability of efficient automated transaction processing and reduced execution costs through price concessions from the market centers. Certain of the market centers may execute orders at prices superior to the publicly quoted market in accordance with their rules or practices. While a customer may specify that an order be directed to a particular market center for execution, the orderrouting policies, taking into consideration all of the factors listed above, are designed toresult in favorable transaction processing for customers. The nature and source of any payments and/or credits received by You in connection with any specific transactions will be furnished upon written request.

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- 26. Free Credit Balances. To the extent that I have elected to participate in the Axos Clearing Insured Deposit (DLD) program, I authorize You to invest the free credit balances in My account. I authorize You, without further notice, to redeem Myfundsfrom the DLD Program to the extent necessary to satisfy any debits arising in any of My accounts. I understand that I have the option of liquidating the balance of my DLD Program funds and either keeping them or returning the proceeds to My account. I have chosen this option in full understanding of the alternatives available to Me as well as the cost, benefits and risks of this selection and the alternatives.
- 27. Fees and Charges. I understand that there are charges for commissions and fees for executing buyand sell orders and for other services provided under this Agreement. I agree to pay such commissions and fees at the then prevailing rate. I acknowledge that the prevailing rate of commissions and fees may change and that change may occur without notice. I agree to be bound by such changes. I specifically agree to pay a reasonable rate of interest on the principal amount of any debit balance carried with respect to the account. Interest due on the account is payable on demand. In the case of any stock borrow I request, I understand and agree that Axos Clearing may charge Me borrow rates that it determines in its sole discretion and which Axos Clearing will disclose upon request to My Introducing Broker Dealer. I also agree to pay such expenses incurred by You in connection with collection of any unpaid balance due on My accounts, including, but not limited to, attorney's fees allowed by law.
- 28. Prohibition on Freeriding. In a cash account, a customer must pay for the purchase of a security before selling it. If a customer buys and sells a security before paying for it, the customer is engaging in an activity that is prohibited by federal regulations and which is called freeriding. Accordingly, I understand and agree that if I purchase securities in a cash account and sell them before payment is received by Axos Clearing, Axos Clearing will place that account on restricted status for a period of 90 calendar days following the trade date for a first offense, 180 days for a second offense, and 1 year for a third offense, or place other restrictions as required or permitted by law or regulation. During any period of restriction, unless My cash account contains funds in advance of the trade sufficient to pay for any new purchase in full, I agree that I will not be permitted to purchase or sell any new securities in that account. I agree that Axos Clearing will cancel or remove any trades from My cash account that are made in violation of these or any other legal or regulatory prohibitions on freeriding. Axos Clearing and I agree that nothing stated in this section constitutes a modification of any laws or regulations to which Axos Clearing and I agree.

29. Arbitration.

- a. The following general provisions apply to all arbitrations pursuant to this section:
 - i. All parties to this Agreement are giving up the right to sue each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which a claim is filed.
 - ii. Arbitration awards are generally final and binding; a party's ability to have a court reverse or modify an arbitration award is very limited.
 - iii. Pre-arbitration discovery is generally more limited than and different from court proceedings. The ability of the parties to obtain documents, witness statements and other discovery is generally more limited in arbitration than in court proceedings.
 - iv. The arbitration award is not required to include factual findings or legal reasoning and any party's right to appeal or seek modification of rulings of the arbitrators is strictly limited. The arbitrators do not have to explain the reason(s) for their award.
 - v. The panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the securities industry.
 - vi. The rules of some arbitration forums may impose time limits for bringing a claim in arbitration. In some cases, a claim that is ineligible for arbitration may be brought in court.
 - vii. The rules of the arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this Agreement.
- b. Any controversy or claim arising out of or relating to this Agreement shall be settled by FINRA arbitration procedures then in effect. I agree that any judgment upon an award rendered by arbitration may be entered in any court having proper jurisdiction.
- c. This Agreement to arbitrate constitutes a waiver of the right to seek a judicial forum unless such a waiver would be void under the federal securities laws.
- d. No person shall bring a putative or certified class action to arbitration, nor seek to enforce any pre-dispute arbitration agreement against any person who has initiated in court a putative class action; or who is a member of a putative class who has not opted out of the class with respect to any claims encompassed by the putative class action until:
 - i. the class certification is denied; or
 - ii. the class is decertified; or
 - iii. the customer is excluded from the class by the court.

Such forbearance to enforce an agreement to arbitrate shall not constitute a waiver of any rights under this Agreement except to the extent stated herein.

- e. The venue for all arbitration proceedings arising out of or relating to this Agreement shall be Omaha, NE. By having an account subject to the terms of this Agreement, I acknowledge and accept Omaha as the arbitration hearing location.
- f. This Agreement to arbitrate does not entitle Me to obtain arbitration of claims that would be barred by the relevant statute of limitations if such claims were brought in a competent jurisdiction.
- 30. Notice. All communications, including margin calls, may be sent to Me at the mailing address for the account or E-mail address that I have given to You, to either E-mail address in the case of joint accounts where each account holder has given an E-mail address(notice to both E-mail addresses is not required) or at such other address as I may hereafter give You in writing or by E-mail at least ten (10) days prior to delivery, and all communications so sent, whether in writing or otherwise, shall be deemed given to me personally, whether actually received or not.
- 31. Headings. The heading of each provision hereof is for descriptive purposes only and shall not be (i) deemed to modify or qualify any of the rights or obligations set forth herein or (ii) used to construe or interpret any of the provisions hereunder.
- 32. No Waiver; Cumulative Nature of Rights and Remedies. Your failure to insist at any time upon strict compliance with any term contained in this Agreement, or any delay or failure on Your part to exercise any power or right given to You in this Agreement, or a continued course of such conduct on Your part, shall at no time operate as a waiver of such power or right, nor shall any single or partial exercise preclude any other further exercise. All rights and remedies given to You in this Agreement are cumulative and not exclusive of any other rights or remedies to which You are entitled.
- 33. Miscellaneous Provisions. The following provisions shall also govern this Agreement:
 - a. This Agreement and all documents incorporated by reference are governed by the laws of the State of New York.
 - b. I hereby ratify and confirm all transactions heretofore made and entered into with You.
 - c. This Agreement shall bind My heirs, assigns, executors, successors, conservators and administrators.
 - d. If any provision of this Agreement shall be determined to be invalid, the remainder hereof shall remain in full force and effect.
 - e. This Agreement may be terminated by either Me or You upon thirty (30) days written notice. I will remain liable to You for any charges due, whether arising before or after termination.
 - f. No provision of this Agreement may be altered, changed or revised except by a written instrument signed by Me and Axos Clearing.
 - g. I will notify You if any representation herein is or becomes materially inaccurate.
- 34. Severability. If any provisions or conditions of this Agreement become inconsistent with any present or future law, rule or regulation of any applicable government, regulatory or self-regulatory agency or body, or are deemed invalid or unenforceable by any court of competent jurisdiction, such provisions shall be deemed rescinded or modified, to the extent permitted by applicable law, to make this Agreement in compliance with such law, rule or regulation, or to be valid and enforceable, but in all other respects, this Agreement shall continue in full force or affect.

BY AGREEING TO OPEN AN ACCOUNT WITH AXOS CLEARING AND/OR HAVE MY ACCOUNT CARRIED BY AXOS CLEARING, I ACKNOWLEDGE THAT I HAVE RECEIVED, READ, UNDERSTAND AND AGREE TO THE TERMS SET FORTH IN THE FOREGOING AGREEMENT, AND THAT THIS AGREEMENT CONTAINS A PREDISPUTE ARBITRATION CLAUSE AT SECTION 29 OF PAGE 3.

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Axos Clearing Insured Deposit Program — Summary of Terms and Conditions

Program Summary

The Axos Clearing Insured Deposit Program ("The Program") provides a cash sweep capability for customers. Under The Program provided by Axos Clearing LLC ("Axos Clearing", "The Firm", "We", or "Us ") and selected by your Introducing Broker Dealer and administered by a third party selected by the Firm ("Program Administrator"), your uninvested cash balances in eligible accounts will be automatically deposited into an interest-bearing Federal Deposit Insurance Corporation ("FDIC") insured deposit account at one or more of the banks or depository institutions participating in The Program, collectively called "Program Banks."

Your uninvested cash balances are deposited with a network of Program Banks in a manner designed to provide you with a maximum deposit insurance potentially in excess of the current FDIC limits (The Firm's current limits are available at www.axosclearing.com). A separate account for the benefit of Program participants will be established at each of The Program Banks for deposit in The Program (the "Deposit Accounts"). Once your funds in a Deposit Account at any of the individual Program Banks reach 95% of the applicable FDIC insurance limit, any additional funds will be deposited at another Program Bank. The Deposit Accounts will be insured by the FDIC within certain applicable limits. FDIC insurance will not cover amounts over the applicable maximum insurance limit that you have on deposit with any particular Program Bank.

All activity with respect to your accounts will appear on your periodic account statement, including the total of your opening and closing account balances in The Program and a breakdown of your bank deposit balance at each individual Program Bank at which you have deposits. If you maintain a separate account at a Program Bank outside of The Program, you are responsible for monitoring the total amount of deposits that you have with The Program Bank to determine the extent of deposit insurance coverage available to you. The total amount of FDIC insurance coverage may change at any time.

The Program is your default sweep option for available cash in your eligible accounts. By your participation in The Program, you acknowledge that you have received and carefully read these Terms and Conditions. If you have any questions about any of the provisions of these Terms and Conditions, please contact your Introducing Broker Dealer.

The Program should not be viewed as a long-term investment option. If you desire to maintain invested cash balances for other than a short-term period and/or are seeking the highest yields currently available in the market, please contact your Introducing Broker Dealer to discuss investment options that may be available outside of The Program to help maximize your return potential consistent with your investment objectives, risk tolerance and liquidity needs. Please keep in mind that such outside investment options may not be FDIC insured and may not include the automatic sweep features included in The Program.

As provided in your account agreement with your Introducing Broker Dealer and the Customer Agreement, The Firm is the carrier of your brokerage account as clearing broker pursuant to a clearing agreement with your Introducing Broker Dealer. As clearing broker, The Firm provides certain administrative services in connection with The Program. The services rendered by The Firm in connection with The Program are not intended to create a joint venture, partnership, or other form of business organization of any kind with any other party. The Firm shall not be responsible or liable for any acts or omissions of your Introducing Broker Dealer, any Program Bank, or their respective employees. The Firm provides no advice regarding The Program, nor does The Firm give advice or offer any opinion with respect to the suitability of any transaction or order in connection with your brokerage account. Neither your Introducing Broker Dealer nor any Program Bank is acting as the agent of The Firm. You agree that you will not hold The Firm, its affiliates, and its officers, directors, and agents liable in connection with any transactions related to The Program.

Differences Between Axos Clearing Insured Deposit (DLD) Program and Holding Deposits in a Cash Account

The Program and cash balances are subject to differing risks and account protection. Cash balances are not bank accounts and not subject to FDIC insurance protection. The Program is covered by FDIC. Deposits in The Program equal to or less than the maximum FDIC deposit insurance limit are insured against the risk of a Program Bank's failure.

FDIC Coverage and Limitations

Upon deposit into The Program, your deposits are insured by the FDIC, an independent agency of the federal government backed with the full faith and credit of the U.S. Government, up to the current FDIC limit per depositor for each category of legal ownership. To provide potential additional coverage, The Program uses a network of Program Banks in a manner designed to provide you with a maximum deposit insurance limit in excess of the current FDIC limits per depositor for each category of legal ownership. If the amounts deposited in The Program exceed the maximum deposit insurance limit, the excess funds will be deposited at a Program Bank and not be insured by the FDIC. If you have or make deposits on your own with a Program Bank, neither Axos Clearing nor your Introducing Broker Dealer will be aware of these deposits and they may not be insured.

Additional FDIC insurance coverage may also apply to certain categories of legal ownership. For additional information and any other questions about FDIC Deposit Insurance coverage, you may wish to seek advice from your own legal advisor. You may also obtain information by contacting the FDIC, Division of Supervision and Consumer Protection, by letter (550 17th Street, N.W., Washington, D.C. 20429), by phone (877-275-3342, 800-925-4618 (TDD)), by e- mail (dcainternet@fdic.gov), or by accessing the FDIC Web site at www.fdic.gov.

Your Responsibility

You must monitor and determine the best sweep option for you under The Program. You may elect not to participate in The Program and instead periodically invest cash balances directly into investment options that may be available outside of The Program to help maximize your return potential consistent with your investment objectives, risk tolerance and liquidity needs.

You are responsible for monitoring the total amount of all deposits you have at each Program Bank for purposes of calculating your FDIC insurance coverage. Activity with respect to your funds in The Program, including The Program Banks in which your funds are invested and the interest rate paid to you, will appear on your periodic brokerage account statement. If your total funds on deposit at any individual Program Bank exceed the maximum deposit insurance limit, the FDIC will not insure your funds in excess of the limit.

Interest

The Program Banks will pay interest on funds in The Program at a variable rate established periodically by The Firm based on prevailing market, economic and other business conditions. The Firm may change the interest rate at our discretion without notice to you. The Firm may establish a schedule of rates to be applied to accounts based on, among other things, the total value of household assets in your brokerage accounts. The asset tiers and interest rates may be changed by The Firm from time-to-time. Current interest rate information is available by contacting your Introducing Broker Dealer.

Interest on funds in The Program will accrue from the day funds are deposited by us into The Program up to, but not including, the day of withdrawal. The Program Banks will use the daily-balance method to calculate the interest on your account. This method applies a daily periodic rate to the principal in the account each day. Interest will be compounded monthly and will be credited to your account on or about the 25th day of each month (or preceding business day if the 25th day is not a business day). You will receive a 1099-INT form from The Firm indicating the amount of interest paid to you.

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Fees

No direct fees will be assessed to you or deducted from your brokerage account with respect to The Program. We may, without notice, refuse any deposit, close any account or impose a fee, if your actions become administratively burdensome.

Program Compensation

No direct fees will be assessed to you or deducted from your specified rate of return. Instead fees are collected from The Program Banks. The fee of the Program Administrator will be collected from The Program Banks in the form of fees collected in addition to interest paid on The Program. The Firm will receive a fee from the Program Administrator that varies depending on the balance in your account, the service plan you may be on and other factors. Although the actual fees are subject to change and vary depending on the tier and other factors (please see our website at <u>www.axosclearing.com</u> for the applicable rate structure), this fee currently is expected to range from .5% to 6.0%. This fee is subject to change and we may waive all or part of this fee. Other than applicable fees charged by us on a brokerage account, there will be no charge, fee or commission charged to your account with respect to The Program.

Eligibility

The Program is available to individuals, certain non-profit organizations and to certain fiduciaries and trusts, provided that the beneficiaries are individuals or otherwise eligible. Accounts in the name of business entities including corporations, limited liability companies and partnerships are also eligible for The Program. Excluded are all plans subject to the Employee Retirement Income Security Act of 1974, as amended. Please contact your Introducing Broker Dealer if you are unsure if your account(s) are eligible.

Deposits

Because The Program is your default sweep option for cash balances in your eligible account, unless you elect out of The Program you will have cash balances in your eligible account(s) automatically deposited in Deposit Accounts at The Program Banks. These Deposit Accounts will receive FDIC coverage up to The Program's maximum deposit insurance limit. There is no minimum initial deposit. Funds will be deposited into a Deposit Account under the following circumstances: (i) in the case of available cash balances resulting from the proceeds of securities sales, on the settlement date of the securities sale; and (ii) in the case of available cash balances resulting from non-trade-related credits (e.g., the receipt of dividend or interest payments or a deposit in the brokerage account), on the business day after receipt into your brokerage account of the non-trade-related credit. Funds deposited into a Deposit Account will begin earning interest from the day that they are received by The Program Bank. Your deposit will be in book entry form and, therefore, you will not receive a passbook or a certificate. Your uninvested cash balances will be deposited into a Settlement Account, which will allocate your deposits to any eligible Program Bank according to an order of priority established from time-to-time. Once your funds in a Deposit Account at any of the individual Program Banks reach 95% of the applicable FDIC insurance limit, any additional funds will be deposited at another Program Bank. You may exclude any Program Bank from being able to receive your uninvested cash balance at any time. For example, you may want to exclude any Program Bank which you maintain balances (e.g. Certificates of Deposit, checking account deposits) which, when added to amounts in the Deposit Account, might exceed the maximum deposit insurance limits. This exclusion may be accomplished at the time of your initial deposit into The Program. The list of Program Banks participating in The Program is available from your Introducing Broker Dea

Program Banks may be added or removed from The Program. It is your responsibility to monitor your Program deposits with each Program Bank in order for you to determine the extent of insurance coverage available to you.

Deposit Accounts are established on an omnibus basis at each Program Bank, with records of ownership in a manner consistent with FDIC rules governing "pass through" deposit insurance. The Program Administrator also serves as a finder assisting in locating and negotiating deposit arrangements with Program Banks. The Firm, may at any time select a different Program Administrator or finder or the role in The Program of the Program Administrator or finder may be eliminated altogether.

Withdrawals

All withdrawals necessary to satisfy debits in your brokerage accounts will be made by us. A debit will be created, for example, when you purchase securities or request withdrawal of funds from your brokerage account, when you write a check, or use other withdrawal methods (such as through an ACH). Checks written on your brokerage account are not drawn directly against the amounts deposited for you at any of The Program Banks, but the money is transferred back from The Program Banks to an intermediary bank and then to us, and then used to satisfy your debit through The Program. Withdrawals may not be made directly from The Program Banks, except through The Firm.

The funds necessary to satisfy debits in your securities account will be drawn from your account in the following order: (i) free credit balances in your brokerage account (if any); (ii) balances in your money fund (if any); and (iii) amounts in The Program Account.

Electronic Funds Transfers

The only items processed through The Program are deposits from the brokerage account to The Program Banks, transfers among The Program Banks, and transfers back to the brokerage account from The Program Banks.

The Program does not allow electronic funds transfers, ATM access, check-writing, deposit, point-of-sale terminal access, pre-authorized payments to third parties, access by credit or debit card or ACH transfers directly from The Program Bank Deposit Accounts.

Program Deposit Account Error Resolution Notice

Please contact your Introducing Broker Dealer as soon as possible if you think The Program Deposit Account portion of your statement is wrong or if you need more information about a transfer listed on the statement. Your Introducing Broker Dealer must hear from you no later than fifteen (15) business days after the date of the statement on which the claimed problem or error first appeared. In making that contact you must:

- (1) Provide your name and account number (if any);
- (2) Describe the error or the transfer you are unsure about, and explain as clearly as you can why you believe it is an error or why you need more
- information; and
- (3) Provide the dollar amount of the suspected error.

If you provide this information orally, you may be required to send your complaint or question in writing within fifteen (15) business days.

It will be determined whether an error occurred within fifteen (15) business days after hearing from you and any actual error will be promptly corrected. If more time is needed, however, it may take up to forty-five (45) business days to investigate your complaint or question. In such case, it will be requested that The Program Bank credit your Program Deposit Account within fifteen (15) business days for the amount you think is in error, so that you will have the use of the money during the time it takes to complete the investigation. If you are asked to put your complaint or question in writing and your Introducing Broker Dealer does not receive it within fifteen (15) business days, The Program Bank may not credit your Program deposit account.

For errors involving new Program Deposit Accounts, it may take up to ninety (90) business days to investigate your complaint or question. For new Program Deposit Accounts, The Program Bank may take up to twenty (20) business days to credit your Program Deposit Account for the amount you think is in error.

Your Introducing Broker Dealer will contact you with the results within three (3) business days after a investigation is completed. If it is determined that there was no error, a written explanation will be provided. You may ask for copies of the documents used in the investigation.

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Account Information

Activity with respect to your funds in The Program, including The Program Banks in which your funds are invested and the interest rate paid to you, will appear on your periodic brokerage account statement. For each statement period, your brokerage account statement will reflect: (i) all deposits to and withdrawals from your Program account; (ii) the opening and closing balances of your Program account; (iii) interest earned on your Program account balances; and (iv) the detail of balances held in your Program account at each Program Bank.

Summary of Certain Relationships

All Program Banks in The Program are depository institutions duly chartered under the laws of the United States or a State thereof, the deposits of which are insured by the FDIC. Your Introducing Broker Dealer and The Firm are broker-dealers registered with the U.S. Securities and Exchange Commission ("SEC") and the Financial Industry Regulatory Authority ("FINRA"). Your Introducing Broker Dealer and The Firm are not banks. Deposit Accounts are held by the respective Program Banks.

Pursuant to the clearing agreement between Your Introducing Broker Dealer and The Firm and acting on the instructions of your Introducing Broker Dealer, The Firm will act as exclusive custodian and agent with respect to all transactions related to The Program. The Deposit Accounts established for The Program will be evidenced by a book entry on the account records of each such Program Bank. The Firm and its agents will maintain records of your interest in each Deposit Account. No evidence of ownership, such as a passbook or certificate, will be issued to you.

All questions regarding your funds in each Deposit Account should be directed to your Introducing Broker Dealer and not The Program Banks. No Program Bank will accept any instructions concerning your deposits in a Program Bank through The Program unless such instructions are transmitted by The Firm or an authorized agent on its behalf.

The Firm will assume the responsibility and the risk of loss for any of your funds transferred from The Program Banks that have been delivered by you to your Introducing Broker Dealer. Until the funds have been received in the Settlement Account maintained at a designated bank (the "Settlement Bank"), withdrawals will be deemed paid by a particular Program Bank when such funds are transmitted by the Program Bank to the Settlement Account. The Program Bank will be released from all liability for such withdrawn funds once the Program Bank delivers those funds to the Settlement Account. The Program Bank will be released from all liability for such withdrawn funds once the Program Bank delivers those funds to the Settlement Account. The Program Banks are not responsible for the actions of the Program Administrator or for the actions of your Introducing Broker Dealer or The Firm, with respect to The Program Banks are not responsible for the actions date account is an obligation of The Program Bank and is not directly or indirectly an obligation of The Firm. Program Banks are selected by The Firm and Program Banks included in The Program are subject to change at any time. You can obtain publicly available financial information concerning any or all of The Program Banks at <u>www.FDIC.gov</u> or by contacting the FDIC Public Information Center by mail at 801 17th Street, N.W. Room 100, Washington DC 20434 or by phone at 800-276-6003.

The Firm does not guarantee in any way the financial condition of any Program Bank or the accuracy of any publicly available financial information concerning a Program Bank. You may exclude deposits of any Program Bank from inclusion in your brokerage account by contacting your Introducing Broker Dealer. By your continued use of The Program, you agree to the terms provided herein.

Waiver of Confidentiality

You expressly give consent for federal or state regulators to access your customer account information for audit and review purposes.

Changes to the Program

Your Introducing Broker Dealer or The Firm may modify or cancel The Program at any time, which may result in changing the sweep option for your account. If we make any change, there is no guarantee that such change will provide an equal or greater rate of return to you on your uninvested cash balances during any given period, and the rate of return may be lower. You will receive advance notice of any change that results in changing the sweep option for your account. Unless you object within the time period specified, we will transfer the balances from your prior sweep into any new sweep.

Relationships and Your Privacy

Although your Introducing Broker Dealer, The Firm, and The Program Banks may share certain information about you and your accounts, information shared with Program Banks will be handled in accordance with the privacy policies of The Firm and your Introducing Broker Dealer.

Inactive Accounts

The Firm may be required by law to turn over (escheat) funds in your Program Deposit accounts to a state, typically your state of residence, based on account inactivity for a certain time period established by applicable state law. If funds are remitted to the state, you may file a claim with the state to recover the funds within the time periods established by state law.

Transferability

Your Program Bank deposit accounts may not be transferred by you to another owner except by a change in ownership of your brokerage account. A transfer that occurs due to death, incompetence, marriage, divorce, attachment or otherwise by operation of law, shall not be binding until sufficient documentation has been received.

Closing of Account

If you close or The Firm closes your brokerage account, your associated Program Bank deposit accounts will also be closed and the funds in your Program Bank deposit accounts will be distributed out through your brokerage account.

Right of Set-Off

Under the terms of your Customer Agreement, funds in your Program Bank deposit accounts may be charged or set-off against indebtedness or obligations you have. For further information on such indebtedness or obligations, please review your Customer Agreement.

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FACTS	WHAT DOES AXOS CLEARING LLC ("Axos Clearing") DO WITH YOUR PERSONAL INFORMATION?
Who?	As a clearing firm, Axos Clearing provides clearing services to your introducing broker dealer pursuant to a Fully Disclosed Clearing Agreement. Examples of these clearing services include, but are not limited to trade execution, trade reporting, and other back office operations. The nature of these services requires Axos Clearing to receive and retain nonpublic personal information.
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Axos Clearing is committed to protecting the privacy of all nonpublic personal information that it receives. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.
What?	 We collect your personal information from your introducing broker dealer in order to provide the services necessary to maintain your account. The types of personal information we collect and share may include, but are not limited to: Personal information, such as Social Security number and date of birth Financial information, such as account balances, positions and transactions, income, and net worth Contact information, such as phone numbers and email addresses Demographic information, such as gender, education, and occupation
How?	All financial companies need to share customers' personal information to run their everyday businesses. In the section below, we list the reasons financial companies like Axos Clearing can share customers' personal information, whether Axos Clearing generally shares, and whether you can limit this sharing. If you are no longer a customer of one of our introducing broker dealers, we may nevertheless continue to share your information as described in this notice.

Reasons we can share your personal information	Does Axos Clearing share?	Can you limit this sharing?
For our everyday business purposes Such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our non-affiliates' everyday business purposes Axos Clearing may enter into contracts with certain non-affiliated third parties to assist in servicing your account	Yes	No
For our marketing purposes To offer our products and service to your introducing broker dealer and/or you	No	We do not share
For our affiliates' everyday business purposes Information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes Information about your creditworthiness	No	We do not share
For our affiliates to market to you	No	We do not share

Questions?

To discuss your options to limit our sharing of your personal information, please call 866-774-0218 or email clientservices@AxosClearing.com.

Who we are	
Who is providing this notice?	Axos Clearing LLC; 1200 Landmark Center, Ste. 800; Omaha, NE 68102-1916
What we do	
How does Axos Clearing protect my personal information?	To protect your personal information from unauthorized access and use, Axos Clearing maintains physical, electronic, and procedural safeguards in accordance with industry and legal standards.
How does Axos Clearing collect my personal information?	 Axos Clearing may collect information: Directly from you or your introducing broker dealer on applications or other forms; About your account transactions with your introducing broker dealer, such as account balances, positions, and activity; From consumer and credit reporting agencies; Received from other sources with your consent or the consent of your introducing broker dealer.
Why can't I limit all sharing?	 Federal law gives you the right to limit only: Sharing for affiliates' everyday business purposes – information about your creditworthiness Affiliates from using your information to market to you Sharing for non-affiliates to market to you State laws and individual companies may give you additional rights to limit sharing.

Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.		
Non-affiliates	Companies NOT related by common ownership or control. They can be financial and nonfinancial companies.		

Corporate Account Certification

Axos Clearing LLC ("Axos Clearing") will use this Certification to identify those person(s) who a corporate account holder represents are authorized to act on behalf of that Corporation (as that term is defined in this Certification). The individual(s) completing and signing this Certification must be a different officer than the individual(s) signing the Brokerage Account Application, unless all officers are traders, or the Corporation has a Sole Officer as detailed below.

ACCOUNT INFORMATION – REQUIRED

Account Title (Name of this account)	Account

Name of Officer		Officer's Title	
Corporation Name	State of Incorporation	Tax Id of Corporation	Nature of Business/Industry

OFFICER CERTIFICATION

I, hereby certify that I am a duly elected, qualified and acting officer of the above-named corporation (the "Corporation"), incorporated under the laws of the state listed above.

I further certify that included as part of this Certification are Resolutions duly adopted by the Board of Directors of the Corporation at a meeting duly called and held in accordance with any and all applicable laws and the Bylaws of the Corporation, and at which the required quorum was present and acting.

ALL CORPORATE OFFICER(S) (trading and non-trading)

The following person(s) are duly elected, qualified and acting officer(s) of the Corporation:

Name	Title	Trading Officer
Signature		
Name	Title	Trading Officer
Signature		
Name	Title	Trading Officer
Signature		
Name	Title	Trading Officer
Signature		

For additional officers, attach an additional Corporate Account Certification.

SOLE OFFICER CERTIFICATION

By checking this box, I affirm that the laws of the state in which the Corporation has been formed expressly permit the same person to hold the offices of both President and Secretary of a corporation, and that I presently hold both such offices of the Corporation named above. I understand Axos Clearing will rely upon this certification in accepting documents executed by me as the Sole Officer. I agree to inform Axos Clearing promptly of any changes to my status as Sole Officer.

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RESOLUTIONS.

It is hereby resolved by the Corporation that:

- 1. Any one of the above designated officers is authorized to enter into a cash and/or margin account agreement and open a brokerage account in the name of and on behalf of the Corporation, and to direct the purchase, sale, or transfer of, and otherwise deal in, stocks, bonds, put and call option contracts, and other securities;
- Any one of the above designated officers, or any other officer or agent of the Corporation authorized to draw upon or pay out the Corporation's funds, is authorized to make payment out of Corporation's funds for any items which may be payable in connection with any such purchase or sale or the exercise of the authority conferred by these Resolutions;
- 3. Any one of the above designated officers, or any other officer or agent of the Corporation entrusted with the care or custody of any stocks, bonds and other securities sold or to be sold pursuant hereto, is authorized to deliver the same to Axos Clearing and to make any endorsement necessary to effect transfer or change of title;
- 4. Any one of the above designated officers, is authorized to receive from Axos Clearing demands, notices, confirmations, reports, statements of account and communications of every kind relating to the assets, securities or properties from time to time held or received by Axos Clearing;
- 5. Any one of the above designated officers is authorized: (i) to make agreements and give releases related to any of the matters in these Resolutions, (ii) to direct Axos Clearing to hold any stocks, bonds, put and call option contracts and other securities for the account of the Corporation, and (iii) to direct Axos Clearing to cause any of such stocks, bonds and other securities to be issued or registered in the name of the Corporation, or in the name of Axos Clearing, or in such other name as such officer may direct; and
- 6. The Secretary or Assistant Secretary of the Corporation is directed: (i) to deliver to Axos Clearing a copy of these Resolutions, duly certified under the seal of this Corporation, (ii) to certify, with or without the seal of this Corporation, that neither the Articles of Incorporation nor the Bylaws of the Corporation nor any other corporate governance documents qualify or limit the power of the Corporation to acquire or dispose of shares or other interests in or obligations of other domestic or foreign corporations, associations, or partnerships, or qualify or limit the authority of the Board of Directors to adopt these Resolutions, and (iii) to certify a list of the names and signatures of the persons hereby empowered to act for and on behalf of the Corporation.

Axos Clearing shall be entitled to conclusively rely upon these Resolutions and any information provided by the Corporation and its agents in connection with these Resolutions and to assume conclusively that these Resolutions continue in effect without modification until provided with written notice to the contrary. Axos Clearing is hereby indemnified and held harmless from any loss suffered or liability incurred by it in reliance on the information provided by the Corporation and its agents in connection with these Resolutions or any actions taking by the Corporation and its agents pursuant to these Resolutions.

SIGNATURES – By signing below, the undersigned hereby a	affirms these Resolutions.	
Non-Trading or Sole Officer's Signature	Print Name	Date
×		
Broker Signature	Print Name	Date
×		
General Principal Signature	Print Name	Date
×		

Limited Liability Company Certification

This form must be completed in its entirety and must be signed by *all Officers* of the Limited Liability Company ("LLC"). Please note that LLC accounts may also be required to submit a copy of the Articles or Certificate of Formation or the Operating Agreement to the Introducing Broker Dealer ("IBD") and/or Axos Clearing LLC ("Axos Clearing") before acceptance of the account or prior to executing certain transactions or requests.

STEP 1: ACCOUNT INFORMATION

Account Title (Title	of the LLC to which this cert	ification applies)	Account Number
Number of Officers o	n the Accounts	Date of Resolution Adoption Board Meeting	Nature of Business / Industry
O Yes	ed outside of the United State O No copy of the appropriate version	s?	at applies to this LLC and the formation
Tax ID		Governing State Law	

STEP 2: OFFICERS

All Officers to the LLC must be listed below.

Check one of the following if there is more than one officer:

O The Operating Agreement explicitly authorizes each of the following Officers to *act individually without the approval of the other Officers*. The IBD and/or Axos Clearing has the authority to accept orders and other instructions in connection with the LLC account from any one of these Officers, acting alone, and such Officer may execute any documents on behalf of the LLC that the IBD and/or Axos Clearing may require. (Under certain circumstances and in its discretion, the IBD or Axos Clearing may require the written approval of all Officers.)

O The Operating Agreement *does not* authorize the Officers to act individually on behalf of the LLC account.

ALL OFFICER(S) (trading and non-trading)

The following person(s) are duly elected, qualified and acting Officer(s) of the LLC:

Officer 1 Name	Title	□ Trading Officer
Signature		
Officer 2 Name	Title	Trading Officer
Signature		
Officer 3 Name	Title	Trading Officer
Signature		
Officer 4 Name	Title	Trading Officer
Signature		

For additional officers(s), attach an additional Limited Liability Company Certification.

SOLE OFFICER CERTIFICATION

By checking this box, I affirm that the laws of the state in which the LLC has been formed expressly permit the same person to hold the offices of both President and Secretary of a LLC, and that I presently hold both such offices of the LLC named above. I understand the IBD and/or Axos Clearing will rely upon this certification in accepting documents executed by me as the Sole Officer. I agree to inform the IBD and/or Axos Clearing promptly of any changes to my status as Sole Officer.

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Account Number:		-		

STEP 3: POWERS OF THE LLC

The undersigned Officer(s) certify that, under the Operating Agreement and/or applicable state or local law, they have the power to enter into transactions for the purchase and sale of securities and other investments, including without limitation, stocks (preferred or common), bonds, mutual funds and certificates of deposit.

In Addition to the Foregoing Powers, the Undersigned Officers are Specifically Authorized to:

Maintain margin accounts and through such accounts borrow money to withdraw funds on margin, purchase securities on margin
and to pledge those securities and all others in the margin account as security for the loan.
Borrow money or make any contract the effect of which is to borrow money, and secure such obligations by mortgages or other
liens upon any LLC property; borrow, guarantee and/or pledge any LLC assets as collateral, as the case may be, with respect to a
loan; guarantee a borrowing of money or to make any contract the effect of which is to guarantee a borrowing, and secure such
obligations by mortgages or other liens upon any LLC property.
Sell securities that the LLC does not own (short sales) and borrow securities to facilitate this practice.
Engage in the purchase of call options.
Engage in covered call writing.
Engage in the purchase of put options.
Engage in the sale of uncovered call and put options and engage in spread, straddle and all other options strategies.
Delegate Officer powers, including check writing authority, to third parties, such as investment advisors or other agents, under a
Power of Attorney ("POA"), other document, or the Operating Agreement. A copy of the POA, other document, or section of the
Operating Agreement showing the delegation of such power in undersigned's capacity as Officer is also required.
Establish and maintain an account with a debit card and/or check writing, from which account funds are directly spent, the
responsibility for which is entirely that of the Officer(s).
Receive on behalf of the LLC or deliver to the LLC or third parties any and all assets including, but not limited to, monies, stocks,
bonds, and other securities. To sell, assign and endorse for transfer certificates representing stocks, bonds, and other securities
now registered or hereafter registered in the name of the LLC.
Transfer any and all assets of the LLC to any of the Officer(s) individually.
Execute and sign Form W-9 for a US LLC, or the relevant Form W-8 for a foreign LLC.

STEP 4: OFFICER(S) INDEMNIFICATION AND SIGNATURES

The undersigned Officers jointly and severally indemnify and hold harmless the IBD and Axos Clearing, and each of their affiliates, officers, directors, employees, agents, successors or assigns from any liability (including attorney's fees) from and against any claims, judgments, expenses, liabilities or costs of defense or settlement arising out of or related to breach of any representation or warranty made herein, or from effecting any transfer or transactions pursuant to instructions given by any of the Officers listed above, or any actual improper or unsuitable action resulting from instructions given to the IBD or Axos Clearing by any of the Officers. This indemnification is made by us both in our capacities as Officers and in our individual capacities. We certify that the LLC is currently in existence, has not been revoked, modified or amended in any manner that would cause the certifications herein to be incorrect and, we agree to inform the IBD and/or Axos Clearing immediately in writing of any amendment to the Operating Agreement, any change in the composition of the Officers, or any other event which could alter the certifications made above. We acknowledge the IBD's and/or Axos Clearing's right to examine the Operating Agreement or any other governance document and hereby agree to provide the IBD or Axos Clearing with a copy of these documents if so requested. (Where applicable, plural references in this certification shall be deemed singular.)

SIGNATURES		
Officer 1 Signature	Print Name	Date
×		
Officer 2 Signature	Print Name	Date
×		
Officer 3 Signature	Print Name	Date
×		
Officer 4 Signature	Print Name	Date
×		
Broker Signature	Print Name	Date

Broker Signature	Print Name	Date
×		
General Principal Signature	Print Name	Date
×		



This form must be completed by the person opening a new	w account on behalf of a leg	al entity. Att	ach additional	sheets as necessary.
Name of Legal Entity	Type of Legal Entity		Account Num	ber
Legal Address of Legal Entity	City	State		ZIP Code
Name of Natural Person Opening the Account	Title of Natural Person Openi	ng the Account		

EQUITY INTEREST OWNER

Provide the following information for each individual, if any, who directly or indirectly, through any contract, arrangement, understanding, relationship or otherwise, owns 5% or more of the equity interests of the legal entity identified above.

Ownership Percentage %	Name of Natural Person Social Security Number/Tax ID Date of Birth					Date of Birth		
Trading Authority	Address () Residential ()Bu							
Identification (required for non-US persons)	City		State	ZIP C	ode	Foreign Postal (Code	Country
O Passport O Other Government-issued ID	PLACE/COUNTRY OF ISSUANCE	ID	No:		ISSUE DAT	e (MM/DD/YYYY)	Expir	ation Date (mm/dd/yyyy)
Ownership Percentage %	Name of Natural Person			Socia	l Security	Number/Tax ID		Date of Birth
Trading Authority	Address () Residential ()Bu	usin	ess	Addres	ss 2			
Identification (required for non-US persons)	City		State	ZIP C	ode	Foreign Postal (Code	Country
O Passport O Other Government-issued ID	Place/Country of Issuance	ID	No:	ISSUE D		SUE DATE (MM/DD/YYYY) EXPIR		ation Date (mm/dd/yyyy)
Ownership Percentage %	Name of Natural Person			Socia	l Security	Number/Tax ID		Date of Birth
Ownership Percentage % Trading Authority ◯ No ◯Limited ◯ Full	Name of Natural Person	usin		Socia	Addres			Date of Birth
Trading Authority No Limited Full Identification (required for non-US persons)		usin	ess	Socia ZIP Co	Addres		Code	Date of Birth Country
Trading Authority No Limited Full Identification	Address () Residential ()Bu		ess	ZIP C	Addres	ss 2		
Trading Authority No Limited Full Identification (required for non-US persons) O Passport	Address () Residential ()Bu City		ess State No:	ZIP C	Addres ode	SS 2 Foreign Postal (Country
Trading Authority No Limited Full Identification (required for non-US persons) O Passport O Other Government-issued ID	Address () Residential () Bu City PLACE/COUNTRY OF ISSUANCE	ID	ess State No:	ZIP C	Addres ode	Foreign Postal (E (MM/DD/YYYY) Number/Tax ID		Country ATION DATE (MM/DD/YYYY)
Trading Authority No Limited Full Identification (required for non-US persons) O Passport O Other Government-issued ID Ownership Percentage % Trading Authority	Address () Residential () Bu City PLACE/COUNTRY OF ISSUANCE Name of Natural Person	ID	ess State No: ess	ZIP C	Addres ode Issue Dati	Foreign Postal (E (MM/DD/YYYY) Number/Tax ID	Expir	Country ATION DATE (MM/DD/YYYY)

Attach additional pages for additional Equity Interest Owners if needed

CONTINUED NEXT PAGE

Clearing, custody or other brokerage services provided by Axos Clearing LLC,	Page 1 of 2
Member FINRA & SIPC. Axos Clearing LLC is a subsidiary of Axos Financial, Inc.	BOCF 3/2019
Trademark(s) belong to their respective owners.	



A subsidiary of Axos Financial™

CONTROL PERSON

Identify individuals with significant responsibility in managing the legal entity such as, but not limited to:

Executive officer or senior manager (Chief Executive Officer; Chief Financial Officer; Chief Operating Officer; Managing Member; General Partner; President; Vice President; Treasurer) OR any other individual who regularly performs similar functions.

Title	Name of Natural Person				ial Secur	ity Number/Tax ID		Date of Birth
Trading Authority	Address 🔿 Residential 🌐 Business 🛛 Address 2					ress 2		
○ No ○Limited ○ Full Identification (required for	City		State	ZIP	Code	ode Foreign Postal C		Country
non-US persons) O Passport O Other Government-issued ID	Place/Country of Issuance	PLACE/COUNTRY OF ISSUANCE ID NO:		ISSUE DATE (MM/DD/YYYY) EXPIRATION DATE (MM/C			ation Date (mm/dd/yyyy)	
Title	Name of Natural Person Soc			Soc	ial Secur	ity Number/Tax ID		Date of Birth
Trading Authority	Address () Residential ()B	usir	ness	ľ	Add	ress 2		
○ No ○Limited ○ Full Identification (required for	City		State	ZIP	Code	Foreign Postal	Code	Country
non-US persons) O Passport O Other Government-issued ID	Place/Country of Issuance	CE ID NO:			Issue D	ATE (MM/DD/YYYY)	ation Date (mm/dd/yyyy)	
Title	Name of Natural Person			Soc	ial Secur	ity Number/Tax ID		Date of Birth
Trading Authority	Address () Residential () Business			Add	Address 2			
○ No ○Limited ○ Full Identification (required for	City		State	ZIP	Code	Foreign Postal	Code	Country
non-US persons) O Passport O Other Government-issued ID	Place/Country of Issuance	ID No:		Issue D	ISSUE DATE (MM/DD/YYYY) EXPI		ation Date (mm/dd/yyyy)	
Title	Name of Natural Person Socia			cial Security Number/Tax ID Date of Birth				
Trading Authority	Address () Residential () Business				Add	ress 2		
○ No ○Limited ○ Full Identification (required for	City		State	ZIP	Code	Foreign Postal	Code	Country
non-US persons) O Passport O Other Government-issued ID	Place/Country of Issuance	ID No:		1	ISSUE DATE (MM/DD/YYYY) EXPIRATION DATE (MM/DD/YYY		ATION DATE (MM/DD/YYYY)	

Attach additional pages for additional Control Persons if needed

CERTIFICATION

I hereby certify, to the best of my knowledge, that the information provided above is complete and correct.

SIGNATURE OF NATURAL PERSON OPENING THE ACCOUNT	ISSUER PRINTED NAME	DATE
×		

TO BE COMPLETED BY THE INTRODUCING BROKER DEALER (IBD).

Trademark(s) belong to their respective owners.

Must be executed by a Principal of the Introducing Broker Dealer such as the President; Chief Executive Officer (CEO); Chief Compliance Officer (CCO); or Anti-Money Laundering Officer (AMLO).

Reviewed by:

Signature	PRINTED NAME	DATE	
×			
Clearing, custody or other brokerage services provided by Axos Clear	ing LLC,	Pag	e 2 of 2
Member FINRA & SIPC. Axos Clearing LLC is a subsidiary of Axos Financial, Inc.		BOCF	3/2019

		E

Form W-8BEN-E Certificate of Status of Beneficial Owner for (Rev. July 2017) United States Tax Withholding and Reporting (Entities) > For use by entities. Individuals must use Form W-8BEN. > Section references are to the Internal Revenue Code > Go to www.irs.gov/FormW8BENE for instructions and the latest information. > Give this form to the withholding agent or payer. Do not send to the IRS.						OMB No. 1545-1621
Do NO	OT use this form fo	r:				Instead use Form:
	entity or U.S. citizer	n or resident				W-9
	reign individual .	••••••••••••••••••••••••••••••••••••••		· · · ·		N (Individual) or Form 8233
(unle	ess claiming treaty b	,				W-8ECI
• A for gove	reign government, in ernment of a U.S. po	foreign simple trust, or a foreig iternational organization, foreig ssession claiming that income 3(b) (unless claiming treaty ben	n central bank of issue is effectively connected	e, foreign tax-ex ed U.S. income	empt organization, foreign priv or that is claiming the applicat	vate foundation, or bility of section(s) 115(2),
• Any	person acting as an	intermediary (including a qual	ified intermediary actin	g as a qualified	derivatives dealer)	W-8IMY
Pa	rt I Identifie	cation of Beneficial Ow	ner			
1	Name of organizat	ion that is the beneficial owne	r		2 Country of incorporation	or organization
3	Name of disregarc	led entity receiving the payme	nt (if applicable, see in	structions)		
4	Simple trust	— · · · · · · · · · · · · · · · · · · ·	ganization	poration nplex trust ate foundation	 Disregarded entity Estate International organiza 	
	If you entered disr claim? If "Yes" co	egarded entity, partnership, si mplete Part III.	mple trust, or grantor	trust above, is th	he entity a hybrid making a trea	aty 🗌 Yes 🗌 No
	 Nonparticipating FFI other than exempt benefing Participating F Participating F Reporting Moo Registered de FFI, sponsored FF Certified deen Part V. Certified deen Complete Part Certified deen vehicle. Complete Part Certified deen Complete Part Certain investing Complete Part Complete Part 	FI. del 1 FFI. del 2 FFI. emed-compliant FFI (other tha d FFI, or nonreporting IGA FFI ns. 1. Complete Part IV. ned-compliant nonregistering I ned-compliant FFI with only low t VI. ned-compliant sponsored, closo olete Part VII. ed-compliant limited life debt in VIII. nent entities that do not maintain	d to a Reporting IGA icipating FFI, or n a reporting Model 1 covered in Part XII). ocal bank. Complete w-value accounts. sely held investment vestment entity.	 Nonrepor Foreign g central base Internatio Exempt resident in the second sec	ting IGA FFI. Complete Part XI overnment, government of a U ink of issue. Complete Part XII nal organization. Complete Pa etirement plans. Complete Par olly owned by exempt beneficial inancial institution. Complete I nonfinancial group entity. Cor nonfinancial start-up compan nonfinancial entity in liquidatio	I. J.S. possession, or foreign I. rt XIV. t XV. owners. Complete Part XVI. Part XVII. nplete Part XVIII. y. Complete Part XIX. on or bankruptcy. XII. f a publicly traded XXIV.
6	Permanent residence	ce address (street, apt. or suite r	no., or rural route). Do n o	ot use a P.O. bo	x or in-care-of address (other t	han a registered address).
7	· · ·	or province. Include postal cc different from above)	ode where appropriate.		Country	
	City or town, state	or province. Include postal co	de where appropriate.		Country	
8	U.S. taxpayer identifi	cation number (TIN), if required	9a GIIN		b Forei	gn TIN
10	Reference number(s) (see instructions)				

Note: Please complete remainder of the form including signing the form in Part XXX.

For Paperwork Reduction Act Notice, see separate instructions.

Form W	/-8BEN-E (Rev. 7-2017)	Page 2
Par		Receiving Payment. (Complete only if a disregarded entity with a GIIN or a ner than the FFI's country of residence. See instructions.)
11	Chapter 4 Status (FATCA status) of disregarded	entity or branch receiving payment
	Branch treated as nonparticipating FFI.	Reporting Model 1 FFI. U.S. Branch.
	Participating FFI.	Reporting Model 2 FFI.
12	Address of disregarded entity or branch (street, registered address).	apt. or suite no., or rural route). Do not use a P.O. box or in-care-of address (other than a
	City or town, state or province. Include postal co	ode where appropriate.
	Country	
13	GIIN (if any)	
Par		f applicable). (For chapter 3 purposes only.)
14	I certify that (check all that apply):	
а	The beneficial owner is a resident of	within the meaning of the income tax
	treaty between the United States and that co	
b		items) of income for which the treaty benefits are claimed, and, if applicable, meets the with limitation on benefits. The following are types of limitation on benefits provisions that may k only one; see instructions):
	Government	Company that meets the ownership and base erosion test
	Tax exempt pension trust or pension fund	Company that meets the derivative benefits test
	Other tax exempt organization	Company with an item of income that meets active trade or business test
	Publicly traded corporation	Favorable discretionary determination by the U.S. competent authority received
	Subsidiary of a publicly traded corporation	Other (specify Article and paragraph):
с	• •	fits for U.S. source dividends received from a foreign corporation or interest from a U.S. trade ets qualified resident status (see instructions).
15	Special rates and conditions (if applicable-se	e instructions):
	The beneficial owner is claiming the provisions of	of Article and paragraph
	of the treaty identified on line 14a above to claim	n a% rate of withholding on (specify type of income):
	Explain the additional conditions in the Article th	e beneficial owner meets to be eligible for the rate of withholding:
Par		
16	Name of sponsoring entity:	
17	Check whichever box applies.	
	☐ I certify that the entity identified in Part I:	
	Is an investment entity;	
		in the withholding foreign partnership agreement), or WT; and
		at is not a nonparticipating FFI) to act as the sponsoring entity for this entity.
	I certify that the entity identified in Part I:	
	• Is a controlled foreign corporation as defined in	ו section 957(a);
	 Is not a QI, WP, or WT; 	
		S. financial institution identified above that agrees to act as the sponsoring entity for this entity; and with the sponsoring entity (identified above) that enables the sponsoring entity to identify all

• Shares a common electronic account system with the sponsoring entity (identified above) that enables the sponsoring entity to identify all account holders and payees of the entity and to access all account and customer information maintained by the entity including, but not limited to, customer identification information, customer documentation, account balance, and all payments made to account holders or payees.

Part V Certified Deemed-Compliant Nonregistering Local Bank

18 I certify that the FFI identified in Part I:

• Operates and is licensed solely as a bank or credit union (or similar cooperative credit organization operated without profit) in its country of incorporation or organization;

• Engages primarily in the business of receiving deposits from and making loans to, with respect to a bank, retail customers unrelated to such bank and, with respect to a credit union or similar cooperative credit organization, members, provided that no member has a greater than 5% interest in such credit union or cooperative credit organization;

• Does not solicit account holders outside its country of organization;

• Has no fixed place of business outside such country (for this purpose, a fixed place of business does not include a location that is not advertised to the public and from which the FFI performs solely administrative support functions);

• Has no more than \$175 million in assets on its balance sheet and, if it is a member of an expanded affiliated group, the group has no more than \$500 million in total assets on its consolidated or combined balance sheets; **and**

• Does not have any member of its expanded affiliated group that is a foreign financial institution, other than a foreign financial institution that is incorporated or organized in the same country as the FFI identified in Part I and that meets the requirements set forth in this part.

Part VI Certified Deemed-Compliant FFI with Only Low-Value Accounts

19 I certify that the FFI identified in Part I:

• Is not engaged primarily in the business of investing, reinvesting, or trading in securities, partnership interests, commodities, notional principal contracts, insurance or annuity contracts, or any interest (including a futures or forward contract or option) in such security, partnership interest, commodity, notional principal contract, insurance contract or annuity contract;

• No financial account maintained by the FFI or any member of its expanded affiliated group, if any, has a balance or value in excess of \$50,000 (as determined after applying applicable account aggregation rules); and

• Neither the FFI nor the entire expanded affiliated group, if any, of the FFI, have more than \$50 million in assets on its consolidated or combined balance sheet as of the end of its most recent accounting year.

Part VII Certified Deemed-Compliant Sponsored, Closely Held Investment Vehicle

20 Name of sponsoring entity:

21

22

23

- I certify that the entity identified in Part I:
 - Is an FFI solely because it is an investment entity described in Regulations section 1.1471-5(e)(4);
 - Is not a QI, WP, or WT;

• Will have all of its due diligence, withholding, and reporting responsibilities (determined as if the FFI were a participating FFI) fulfilled by the sponsoring entity identified on line 20; and

• 20 or fewer individuals own all of the debt and equity interests in the entity (disregarding debt interests owned by U.S. financial institutions, participating FFIs, registered deemed-compliant FFIs, and certified deemed-compliant FFIs and equity interests owned by an entity if that entity owns 100% of the equity interests in the FFI and is itself a sponsored FFI).

Part VIII Certified Deemed-Compliant Limited Life Debt Investment Entity

I certify that the entity identified in Part I:

• Was in existence as of January 17, 2013;

Issued all classes of its debt or equity interests to investors on or before January 17, 2013, pursuant to a trust indenture or similar agreement; and
Is certified deemed-compliant because it satisfies the requirements to be treated as a limited life debt investment entity (such as the restrictions with respect to its assets and other requirements under Regulations section 1.1471-5(f)(2)(iv)).

Part IX Certain Investment Entities that Do Not Maintain Financial Accounts

I certify that the entity identified in Part I:

• Is a financial institution solely because it is an investment entity described in Regulations section 1.1471-5(e)(4)(i)(A), and

Does not maintain financial accounts. Owner-Documented FFI

Note: This status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will treat the FFI as an owner-documented FFI (see instructions for eligibility requirements). In addition, the FFI must make the certifications below.

24a (All owner-documented FFIs check here) I certify that the FFI identified in Part I:

- Does not act as an intermediary;
- Does not accept deposits in the ordinary course of a banking or similar business;
- Does not hold, as a substantial portion of its business, financial assets for the account of others;

• Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;

• Is not owned by or in an expanded affiliated group with an entity that accepts deposits in the ordinary course of a banking or similar business, holds, as a substantial portion of its business, financial assets for the account of others, or is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;

• Does not maintain a financial account for any nonparticipating FFI; and

• Does not have any specified U.S. persons that own an equity interest or debt interest (other than a debt interest that is not a financial account or that has a balance or value not exceeding \$50,000) in the FFI other than those identified on the FFI owner reporting statement.

Part X Owner-Documented FFI (continued)

Check box 24b or 24c, whichever applies.

- **b** I certify that the FFI identified in Part I:
 - Has provided, or will provide, an FFI owner reporting statement that contains:
 - (i) The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and specified U.S. person that owns a direct or indirect equity interest in the owner-documented FFI (looking through all entities other than specified U.S. persons);
 - (ii) The name, address, TIN (if any), and chapter 4 status of every individual and specified U.S. person that owns a debt interest in the owner-documented FFI (including any indirect debt interest, which includes debt interests in any entity that directly or indirectly owns the payee or any direct or indirect equity interest in a debt holder of the payee) that constitutes a financial account in excess of \$50,000 (disregarding all such debt interests owned by participating FFIs, registered deemed-compliant FFIs, certified deemed-compliant FFIs, excepted NFFEs, exempt beneficial owners, or U.S. persons other than specified U.S. persons); and
 - (iii) Any additional information the withholding agent requests in order to fulfill its obligations with respect to the entity.

• Has provided, or will provide, valid documentation meeting the requirements of Regulations section 1.1471-3(d)(6)(iii) for each person identified in the FFI owner reporting statement.

c I certify that the FFI identified in Part I has provided, or will provide, an auditor's letter, signed within 4 years of the date of payment, from an independent accounting firm or legal representative with a location in the United States stating that the firm or representative has reviewed the FFI's documentation with respect to all of its owners and debt holders identified in Regulations section 1.1471-3(d)(6)(iv)(A)(2), and that the FFI meets all the requirements to be an owner-documented FFI. The FFI identified in Part I has also provided, or will provide, an FFI owner reporting statement of its owners that are specified U.S. persons and Form(s) W-9, with applicable waivers.

Check box 24d if applicable (optional, see instructions).

d 🗌 I certify that the entity identified on line 1 is a trust that does not have any contingent beneficiaries or designated classes with unidentified beneficiaries.

Part XI Restricted Distributor

25a

(All restricted distributors check here) I certify that the entity identified in Part I:

- Operates as a distributor with respect to debt or equity interests of the restricted fund with respect to which this form is furnished;
- Provides investment services to at least 30 customers unrelated to each other and less than half of its customers are related to each other;

• Is required to perform AML due diligence procedures under the anti-money laundering laws of its country of organization (which is an FATFcompliant jurisdiction);

• Operates solely in its country of incorporation or organization, has no fixed place of business outside of that country, and has the same country of incorporation or organization as all members of its affiliated group, if any;

• Does not solicit customers outside its country of incorporation or organization;

• Has no more than \$175 million in total assets under management and no more than \$7 million in gross revenue on its income statement for the most recent accounting year;

• Is not a member of an expanded affiliated group that has more than \$500 million in total assets under management or more than \$20 million in gross revenue for its most recent accounting year on a combined or consolidated income statement; and

• Does not distribute any debt or securities of the restricted fund to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.

Check box 25b or 25c, whichever applies.

I further certify that with respect to all sales of debt or equity interests in the restricted fund with respect to which this form is furnished that are made after December 31, 2011, the entity identified in Part I:

- **b** Has been bound by a distribution agreement that contained a general prohibition on the sale of debt or securities to U.S. entities and U.S. resident individuals and is currently bound by a distribution agreement that contains a prohibition of the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI.
- c Is currently bound by a distribution agreement that contains a prohibition on the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI and, for all sales made prior to the time that such a restriction was included in its distribution agreement, has reviewed all accounts related to such sales in accordance with the procedures identified in Regulations section 1.1471-4(c) applicable to preexisting accounts and has redeemed or retired any, or caused the restricted fund to transfer the securities to a distributor that is a participating FFI or reporting Model 1 FFI securities which were sold to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.

Part XII Nonreporting IGA FFI

26 I certify that the entity identified in Part I:

• Meets the requirements to be considered a nonreporting financial institution pursuant to an applicable IGA between the United States and

is treated as a

(if applicable, see instructions);

If ,	In are a tructor	documented trus	t or a anonaora	1 optitu	provide the	a nama of th	a tructoo or	anonor
. 11 . 1	lou ale a musiee	documented mus	I OF A SOONSOLE	I HILLIV.	Drovide III	е паше ог ш	e musiee or i	SOUISOL

The trustee is: U.S. Foreign

Part XIII Foreign Government, Government of a U.S. Possession, or Foreign Central Bank of Issue

27 I certify that the entity identified in Part I is the beneficial owner of the payment, and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in Regulations section 1.1471-6(h)(2)).

Part XIV International Organization

Check box 28a or 28b, whichever applies.

28a L I certify that the entity identified in Part I is an international organization described in section 7701(a)(18).

- **b** I certify that the entity identified in Part I:
 - Is comprised primarily of foreign governments;

• Is recognized as an intergovernmental or supranational organization under a foreign law similar to the International Organizations Immunities Act or that has in effect a headquarters agreement with a foreign government;

• The benefit of the entity's income does not inure to any private person; and

 Is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in Regulations section 1.1471-6(h)(2)).

Part XV Exempt Retirement Plans

Check box 29a, b, c, d, e, or f, whichever applies.

29a I certify that the entity identified in Part I:

- Is established in a country with which the United States has an income tax treaty in force (see Part III if claiming treaty benefits);
- Is operated principally to administer or provide pension or retirement benefits; and

• Is entitled to treaty benefits on income that the fund derives from U.S. sources (or would be entitled to benefits if it derived any such income) as a resident of the other country which satisfies any applicable limitation on benefits requirement.

b I certify that the entity identified in Part I:

• Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;

• No single beneficiary has a right to more than 5% of the FFI's assets;

• Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operated; and

- (i) Is generally exempt from tax on investment income under the laws of the country in which it is established or operates due to its status as a retirement or pension plan;
- (ii) Receives at least 50% of its total contributions from sponsoring employers (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A));
- (iii) Either does not permit or penalizes distributions or withdrawals made before the occurrence of specified events related to retirement, disability, or death (except rollover distributions to accounts described in Regulations section 1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), to retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or to other retirement funds described in this part or in an applicable Model 1 or Model 2 IGA); or

(iv) Limits contributions by employees to the fund by reference to earned income of the employee or may not exceed \$50,000 annually.

c I certify that the entity identified in Part I:

• Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;

- Has fewer than 50 participants;
- Is sponsored by one or more employers each of which is not an investment entity or passive NFFE;

• Employee and employer contributions to the fund (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A)) are limited by reference to earned income and compensation of the employee, respectively;

• Participants that are not residents of the country in which the fund is established or operated are not entitled to more than 20% of the fund's assets; and

• Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operates.

. The applicable IGA is a Model 1 IGA or a Model 2 IGA; and

under the provisions of the applicable IGA or Treasury regulations

Part XV Exempt Retirement Plans (continued)

- d I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other than the requirement that the plan be funded by a trust created or organized in the United States.
- e L I certify that the entity identified in Part I is established exclusively to earn income for the benefit of one or more retirement funds

described in this part or in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), or retirement and pension accounts described in an applicable Model 1 or Model 2 IGA.

f I certify that the entity identified in Part I:

• Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are current or former employees of the sponsor (or persons designated by such employees); or

• Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are not current or former employees of such sponsor, but are in consideration of personal services performed for the sponsor.

Part XVI Entity Wholly Owned by Exempt Beneficial Owners

30 I certify that the entity identified in Part I:

• Is an FFI solely because it is an investment entity;

• Each direct holder of an equity interest in the investment entity is an exempt beneficial owner described in Regulations section 1.1471-6 or in an applicable Model 1 or Model 2 IGA;

• Each direct holder of a debt interest in the investment entity is either a depository institution (with respect to a loan made to such entity) or an exempt beneficial owner described in Regulations section 1.1471-6 or an applicable Model 1 or Model 2 IGA.

• Has provided an owner reporting statement that contains the name, address, TIN (if any), chapter 4 status, and a description of the type of documentation provided to the withholding agent for every person that owns a debt interest constituting a financial account or direct equity interest in the entity; **and**

• Has provided documentation establishing that every owner of the entity is an entity described in Regulations section 1.1471-6(b), (c), (d), (e), (f) and/or (g) without regard to whether such owners are beneficial owners.

Part XVII Territory Financial Institution

31 I certify that the entity identified in Part I is a financial institution (other than an investment entity) that is incorporated or organized under the laws of a possession of the United States.

Part XVIII Excepted Nonfinancial Group Entity

32 I certify that the entity identified in Part I:

• Is a holding company, treasury center, or captive finance company and substantially all of the entity's activities are functions described in Regulations section 1.1471-5(e)(5)(i)(C) through (E);

- Is a member of a nonfinancial group described in Regulations section 1.1471-5(e)(5)(i)(B);
- Is not a depository or custodial institution (other than for members of the entity's expanded affiliated group); and

Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any
investment vehicle with an investment strategy to acquire or fund companies and then hold interests in those companies as capital assets for
investment purposes.

Part XIX Excepted Nonfinancial Start-Up Company

33 I certify that the entity identified in Part I:

• Was formed on (or, in the case of a new line of business, the date of board resolution approving the new line of business)

(date must be less than 24 months prior to date of payment);

• Is not yet operating a business and has no prior operating history or is investing capital in assets with the intent to operate a new line of business other than that of a financial institution or passive NFFE;

• Is investing capital into assets with the intent to operate a business other than that of a financial institution; and

• Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes.

Part XX Excepted Nonfinancial Entity in Liquidation or Bankruptcy

34 I certify that the entity identified in Part I:

- Filed a plan of liquidation, filed a plan of reorganization, or filed for bankruptcy on
- During the past 5 years has not been engaged in business as a financial institution or acted as a passive NFFE;

• Is either liquidating or emerging from a reorganization or bankruptcy with the intent to continue or recommence operations as a nonfinancial entity; and

• Has, or will provide, documentary evidence such as a bankruptcy filing or other public documentation that supports its claim if it remains in bankruptcy or liquidation for more than 3 years.

36

Part XXI 501(c) Organization

35 \square I certify that the entity identified in Part I is a 501(c) organization that:

• Has been issued a determination letter from the IRS that is currently in effect concluding that the payee is a section 501(c) organization that is dated ; or

• Has provided a copy of an opinion from U.S. counsel certifying that the payee is a section 501(c) organization (without regard to whether the payee is a foreign private foundation).

Part XXII Nonprofit Organization

L I certify that the entity identified in Part I is a nonprofit organization that meets the following requirements.

- The entity is established and maintained in its country of residence exclusively for religious, charitable, scientific, artistic, cultural or educational purposes;
- The entity is exempt from income tax in its country of residence;
- The entity has no shareholders or members who have a proprietary or beneficial interest in its income or assets;

• Neither the applicable laws of the entity's country of residence nor the entity's formation documents permit any income or assets of the entity to be distributed to, or applied for the benefit of, a private person or noncharitable entity other than pursuant to the conduct of the entity's charitable activities or as payment of reasonable compensation for services rendered or payment representing the fair market value of property which the entity has purchased; and

• The applicable laws of the entity's country of residence or the entity's formation documents require that, upon the entity's liquidation or dissolution, all of its assets be distributed to an entity that is a foreign government, an integral part of a foreign government, a controlled entity of a foreign government, or another organization that is described in this part or escheats to the government of the entity's country of residence or any political subdivision thereof.

Part XXIII Publicly Traded NFFE or NFFE Affiliate of a Publicly Traded Corporation

Check box 37a or 37b, whichever applies.

37a I certify that:

• The entity identified in Part I is a foreign corporation that is not a financial institution; and

• The stock of such corporation is regularly traded on one or more established securities markets, including

(name one securities exchange upon which the stock is regularly traded).

b I certify that:

• The entity identified in Part I is a foreign corporation that is not a financial institution;

• The entity identified in Part I is a member of the same expanded affiliated group as an entity the stock of which is regularly traded on an established securities market;

• The name of the entity, the stock of which is regularly traded on an established securities market, is ; and

• The name of the securities market on which the stock is regularly traded is

Part XXIV Excepted Territory NFFE

38 I certify that:

- The entity identified in Part I is an entity that is organized in a possession of the United States;
- The entity identified in Part I:
 - (i) Does not accept deposits in the ordinary course of a banking or similar business;
 - (ii) Does not hold, as a substantial portion of its business, financial assets for the account of others; or
 - (iii) Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account; and
- All of the owners of the entity identified in Part I are bona fide residents of the possession in which the NFFE is organized or incorporated.

Part XXV Active NFFE

39 I certify that:

- The entity identified in Part I is a foreign entity that is not a financial institution;
- Less than 50% of such entity's gross income for the preceding calendar year is passive income; and

• Less than 50% of the assets held by such entity are assets that produce or are held for the production of passive income (calculated as a weighted average of the percentage of passive assets measured quarterly) (see instructions for the definition of passive income).

Part XXVI Passive NFFE

40a L I certify that the entity identified in Part I is a foreign entity that is not a financial institution (other than an investment entity organized in a possession of the United States) and is not certifying its status as a publicly traded NFFE (or affiliate), excepted territory NFFE, active NFFE, direct reporting NFFE, or sponsored direct reporting NFFE.

Check box 40b or 40c, whichever applies.

- b 🗌 I further certify that the entity identified in Part I has no substantial U.S. owners (or, if applicable, no controlling U.S. persons); or
- c 🗌 I further certify that the entity identified in Part I has provided the name, address, and TIN of each substantial U.S. owner (or, if applicable, controlling U.S. person) of the NFFE in Part XXIX.

Part XXVII Excepted Inter-Affiliate FFI

41 I certify that the entity identified in Part I:

- Is a member of an expanded affiliated group;
- Does not maintain financial accounts (other than accounts maintained for members of its expanded affiliated group);
- Does not make withholdable payments to any person other than to members of its expanded affiliated group;

• Does not hold an account (other than depository accounts in the country in which the entity is operating to pay for expenses) with or receive payments from any withholding agent other than a member of its expanded affiliated group; and

• Has not agreed to report under Regulations section 1.1471-4(d)(2)(ii)(C) or otherwise act as an agent for chapter 4 purposes on behalf of any financial institution, including a member of its expanded affiliated group.

Part XXVIII Sponsored Direct Reporting NFFE (see instructions for when this is permitted)

42 Name of sponsoring entity:

43 I certify that the entity identified in Part I is a direct reporting NFFE that is sponsored by the entity identified on line 42.

Part XXIX Substantial U.S. Owners of Passive NFFE

As required by Part XXVI, provide the name, address, and TIN of each substantial U.S. owner of the NFFE. Please see the instructions for a definition of substantial U.S. owner. If providing the form to an FFI treated as a reporting Model 1 FFI or reporting Model 2 FFI, an NFFE may also use this part for reporting its controlling U.S. persons under an applicable IGA.

Name	Address	TIN
	•	

Part XXX 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:

- The entity identified on line 1 of this form is the beneficial owner of all the income to which this form relates, is using this form to certify its status for chapter 4 purposes, or is a merchant submitting this form for purposes of section 6050W;
- The entity identified on line 1 of this form is not a U.S. person;
- The income to which this form relates is: (a) not effectively connected with the conduct of a trade or business in the United States, (b) effectively connected but is not subject to tax under an income tax treaty, or (c) the partner's share of a partnership's effectively connected income; 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 the entity on line 1 is the beneficial owner or any withholding agent that can disburse or make payments of the income of which the entity on line 1 is the beneficial owner.

I agree that I will submit a new form within 30 days if any certification on this form becomes incorrect.

Sign Here

Signature of individual authorized to sign for beneficial owner

Print Name

Date (MM-DD-YYYY)

I certify that I have the capacity to sign for the entity identified on line 1 of this form.



Dear Client,

WestPark Capital, Inc. ("WPC") has received your indication of interest in purchasing shares of an initial public offering. Pursuant to FINRA Rule 5130, Broker Dealers may not sell or cause to be sold an equity new issue public offering to any account in which a **Restricted Person/Entity** holds a beneficial interest. Regulations require that you sign and return this Certification Letter, which certifies specifically that this account is eligible to purchase equity new issue shares in accordance with the Rule. In addition, the undersigned understands that this certification must be renewed annually and hereby confirms their authority to provide this certification and agrees to notify WPC immediately in the event that such representation ceases to be true and correct.

The undersigned hereby certifies that the beneficial owner(s) of the account listed below are not Restricted Persons/Entities as defined by FINRA Rule 5130 as follows (see definitions below where applicable):

- 1. A FINRA member firm or other Broker/Dealer.
- 2. An officer, director, general partner, associated person or employee of a FINRA member firm or any other Broker/Dealer (other than a limited business Broker/Dealer).
- 3. An agent of a FINRA member firm or any other Broker/Dealer (other than a limited business Broker/Dealer) that is engaged in the investment banking or securities business.
- 4. A person who has authority to buy or sell securities for a bank, savings and loan association, insurance company, investment company, investment adviser (whether or not registered as an investment adviser) or collective investment account.
- 5. A person listed, or required to be listed, on one of the following schedules to Form BD as filed, or required to be filed, with the Securities & Exchange Commission ("SEC") by a Broker/Dealer (other than with respect to a limited Broker/Dealer): (i) Schedule A, unless the person is identified by an ownership code of less than 10%; (ii) Schedule B, unless the person's listing on Schedule B relates to ownership interest in a person that is listed on Schedule A and identified by an ownership code of less than 10%; or (iii) Schedule C, unless the person would be excluded under the percentage ownership criteria for Schedule A or Schedule B above.
- 6. A person that directly or indirectly owns an interest, in the amounts specified below, of a public reporting company listed, or required to be listed, on Schedule A or Schedule B of Form BD relating to a Broker/Dealer (other than a limited business Broker/Dealer), unless the public reporting company is listed on a national securities exchange or is traded on the NASDAQ National Market: (i) 10% or more of a public reporting company listed, or required to be listed, on Schedule A; or (ii) 25% or more of a public reporting company listed, or required to be listed, on Schedule A; or (ii) 25% or more of a public reporting company listed, or required to be listed, on Schedule B.
- 7. A person acting: (i) as a finder in connection with any new issue in which the person is participating or (ii) in a fiduciary capacity to the managing underwriter(s) in connection with any new issue in which the person is participating.
- 8. An immediate family member of: (i) a person specified in items 2-7 that materially supports, or receives support from, that person; (ii) a person specified in items 2-3 that is employed by or associated with the FINRA member or its affiliate selling the new issue to the immediate family member, or that has an ability to control the allocation of the new issue; or (iii) a person specified in items 5 6 that is an owner of the FINRA member or its affiliate selling the new issue to the immediate family member, or that has an ability to control the allocation of the new issue; or that has an ability to control the new issue.

Associated person or employee of a FINRA member firm: (1) Any natural person registered with FINRA and (2) any natural person, whether or not registered or exempt from registration with FINRA, who is a sole proprietor, partner, officer, director, or branch manager of a FINRA member firm, or any natural person occupying a similar status or performing similar functions, or any natural person engaged in the investment banking or securities business who is directly or indirectly controlling or controlled by a FINRA member firm (example: any employee).

Beneficial interest: Any economic interest, including the right to share in gains or losses, other than management or performance based fees for operating a collective investment account, or other fees for acting in a fiduciary capacity.

Collective investment account: Any hedge fund, investment partnership, investment corporation, or any other collective investment vehicle that is engaged in primarily in the purchase and sale of securities, but not (1) a legal entity that is beneficially owned solely by immediate family members or (2) an investment club comprising a group of friends, neighbors, business associates or others who pool their money to invest in stock or other securities and are collectively responsible for making investment decisions.

Immediate family member: A person's parents, mother/father-in-law, spouse, brother or sister, brother/sister-in-law, son/daughter-in-law and children, and any other individual to whom the person provides material support.

Limited business Broker/Dealer: Any Broker/Dealer whose authorization to engage in the securities business is limited solely to the purchase and sale of investment company/variable contracts securities and direct participation program securities.

Material support: Directly or indirectly providing more than 25% of a person's income in the prior calendar year. Members of the immediate family living in the same household are deemed to be providing each other with material support.

We thank you for your business and your cooperation regarding this matter. Should you have any questions, please contact your Registered Representative.

Sincerely,

WestPark Capital, Inc.		
Account Number:	Account Title:	
Print Name:	Signature:	Date:
Print Name:	Signature:	Date: