

Discretionary Trading Authorization Limited Power of Attorney

The undersigned hereby outherizes	as my agent and atternay
products, cash foreign currencies and metals and/or "Commodities") in accordance with the terms and concLLC (the "Company") and for the undersigned's risk. may pay or share with the Company a portion of the fe	as my agent and attorneys sales and liquidation) and trade in commodities, security futures contracts relating to the same on margin or otherwise (collectively litions for the undersigned's account held at Rosenthal Collins Group The undersigned acknowledges and understands that the Controlleres, if any, the undersigned pays to the Controller, Reference should controller's Disclosure Document for specific details, if any, thereof.
	of the trading instructions of the Controller, who is authorized to accept dersigned's account with the same force or effect as the undersigned s transactions.
harmless from any and all losses, costs, damages, I omission to act by the Controller for the undersigned's any debit balances in the undersigned's account. The implication or otherwise, endorse the Controller or its factorial or its factorial controller.	s members, officers, employees and agents and hold each of them iabilities and expenses of any kind or nature relating to any act or account or arising from this authorization, including but not limited to undersigned understands and agrees that the Company does not, by trading style or system in any way, the Company has no obligation to company shall not be liable for any action or inaction by the Controller
· · · · · · · · · · · · · · · · · · ·	in no way limits or restricts) any rights which the Company may have ne undersigned and the Company or at law or in equity.
undersigned or withdrawn by the Controller, each in West Jackson Boulevard, Suite 400, Chicago, Illir revocation, withdrawal or termination shall not affect give rise to indemnification hereunder initiated prior to indemnity shall inure to the benefit of the Company, if and assigns thereto (and their respective successor's	g one and shall remain in full force and effect until revoked by the writing, addressed to and actually received by the Company at 216 nois 60606 , or the termination of the undersigned's account. Such that any liability in any way resulting from transactions or acts which to such revocation, withdrawal or termination. This authorization and its members, officers, employees and agents and of any successors and assigns, irrespective of any change or changes at any time in went the undersigned accounts with the Company are closed, for any mited power of attorney.
Each of the undersigned ratifies any Commodities trans to the date of this authorization.	saction made for the undersigned's account made prior or subsequent
	ng involves risk of loss and is not suitable for all investors. Each of ndently made the decision to grant this limited power of attorney and ities trades into the undersigned's account.
Customer Signature	Controller's Signature
If Joint, all persons must sign	 Date

Controller Informatio	n (Must be completed)		
E-Mail Address (for co	nfirmations)		
Telephone Number			
Nature of Business/En	nployer		
Social Security Number	er or Tax ID Number		
Relationship to Custor	ner		
Exemption from Reg	istration as a CTA (if applicable)		
amended from time to the National Futures A	time, of the Commodity Exchange Act,	at Controller has reviewed the registration requirements, as the Commodity Futures Trading Commission ("CFTC"), and y trading advisors and is properly registered with the CFTC because of the following:	
(a)	Controller has provided advice to 15 or itself out to the public as a CTA.	r fewer persons during the past 12 months and does not hold	
(b)	voluntary membership, general farm	oroker, or seller in cash market transactions or (2) nonprofit, organization providing advice on the sale or purchase of solely incidental to the conduct of this business.	
(c)	Controller is registered in another cal business of profession.	pacity and their advice is solely incidental to their principal	
(d)	Controller is a relative of the customer.	Controller's relationship to the customer is	
(e)	Controller is not a citizen of the United States, is located outside of the United States, and only solicits or exercises discretionary trading authority over non-United States persons.		
(f)	Other (Describe)		
Disclosure Documen	t Information (Must be completed)		
		tions and NFA Rules to furnish a disclosure document to so. Please indicate which of the following are accurate:	
(y)		mer valid disclosure document from the Controller. Please document and the executed signature pages.	
(z)	Controller has not provided the Custon	mer with a disclosure document.	
Controller's Agreeme			
notify the Company if the Company and hold or nature relating to ar	the above representations change or better the Company harmless from any and all	er's agent and attorney-in-fact. Controller agrees to promptly come inaccurate in any way. Controller agrees to indemnify losses, costs, damages, liabilities and expenses, of any kind under this authorization. The Controller acknowledges and faction by the Controller.	
Customer Signature		Controller's Signature	
If Joint, all persons mu	est sign	Date	

