

THIS AGREEMENT IS A LEGAL CONTRACT, PLEASE READ IT CAREFULLY.

This is a legal contract by and between Peregrine Financial Group, Inc., its successors and assigns, referred to collectively in this document as “PFG”, and the party (or parties) executing this document, referred to collectively as “Customer”.

In consideration of PFG agreeing to carry one or more accounts of Customer and providing services to Customer in connection with the purchase and sale of cash commodities (including financial instruments), commodity futures contracts, securities futures products, options on cash commodities, options on futures contracts, forward or leverage contracts, forward rate transactions, commodity swaps, foreign exchange transactions, currency swap transactions, cross-currency rate swap transactions, currency options, and other derivatives of futures and/or foreign currency contracts, and any similar instruments which may be purchased or sold by or through PFG for Customers Account(s) (collectively referred to as “Commodities” or “Futures”), Customer agrees to the following terms and conditions:

1. AUTHORIZATION TO TRADE.

PFG is authorized to purchase and sell cash commodities (including financial instruments), commodities futures contracts, security futures products, options on cash commodities, options on commodity futures contracts, forward or leverage contracts, forward rate transactions, commodity swaps, foreign exchange transactions, currency swap transactions, cross-currency rate swap transactions, currency options, and other derivatives of futures and/or foreign currency contracts for Customers Account(s) in accordance with Customers oral, written or electronically transmitted instructions. Unless instructed by Customer to the contrary in writing, PFG is authorized to execute all futures and option orders on such recognized contract markets, as PFG deems appropriate. Customer authorizes PFG to purchase and sell physically settled and cash settled foreign currency contracts on a spot basis for Customers Account in accordance with Customers instructions. Customer agrees that Customer is fully responsible for making all final decisions as to transactions effected for Customers Account. Customer has considered the factors contained below and in view of Customers present and anticipated financial resources, Customer is willing and able to assume the substantial financial risks of trading in the above markets.

2. TRANSACTIONS SUBJECT TO INDUSTRY REGULATIONS AND STANDARDS.

All transactions shall be subject to the regulations of all applicable government authorities and self-regulatory agencies including, but not limited to, the constitutions and rules of the clearinghouse, exchange, or market where trades are executed. Customer understands that PFG is obligated to comply with all applicable laws and regulations including those of regulatory and self-regulatory organizations and agrees that PFG shall not be liable to Customer as a result of any action taken by PFG to comply with any ruling, interpretation or directive of such organization. The Customer recognizes that

rates and/or prices it may view on electronic market information screens (e.g. Reuters, Flash Quotes, Telerate, etc.) are only indications of rates and/or prices, and may or may not reflect actual rates and/or prices available to PFG or the Customer.

In all transactions under this Agreement, Customer shall be bound by all applicable laws, rules and regulations, including the Commodity Exchange Act, as amended, the Commodity Futures Trading Commission regulations thereunder, and the rules, regulations, customs, usages, rulings and interpretations of the National Futures Association (“NFA”), and to the extent applicable, the Securities and Exchange Commission, National Association of Securities Dealers, and the exchange or market and the clearing house, if any, where the transactions are executed by PFG or PFGs agents.

3. MARGINS/DEPOSIT REQUIREMENTS.

PFGs margin policies and/or the policies of those exchanges on which trading occurs may require that additional funds be provided to properly margin Customers Account. Customer understands that Customer is obligated to promptly meet such margin requirements. Failure to meet margin calls may result in the liquidation of any open positions with a resultant loss.

As security for Customers obligation to PFG hereunder, Customer shall provide to and maintain with PFG margin and/or collateral in such amounts and in such forms as PFG, in its sole and absolute discretion, may from time to time require. Margin requirements may be increased at PFGs sole and absolute discretion. Such margin requirements may exceed margins established by an exchange. PFG may change margin requirements at any time. Margin requirements are subject to change without notice and will be enforced retroactively and prospectively. Customer acknowledges and agrees that PFG has no obligation to establish uniform margin requirements and that such requirements may be higher for single stock futures and other security futures products. No previous margin requirement by PFG shall preclude PFG from increasing that requirement without prior notice. Further, PFG will exercise considerable discretion in setting and collecting margin associated with foreign currency transactions. For margin purposes associated with foreign currency transactions, Customer has authorized PFG to convert Customers funds into and from such foreign currency at a rate of exchange determined by PFG, in its sole discretion, on the basis of the then prevailing money market rates.

Customer agrees to deposit by immediate wire transfer such additional margin when and as required by PFG, and will promptly meet all margin calls in such mode of transmission, as PFG shall in its sole discretion designate. Customer agrees to provide PFG with the names of bank officers and information necessary for immediate verification of wire transfers. Notwithstanding any demand for additional margin, PFG may at any time proceed to liquidate Customers Account in accordance with paragraph 10 below. Any failure by PFG to enforce its rights hereunder shall not be deemed a waiver by PFG to enforce its rights thereafter.

4. LIMIT OF POSITIONS.

Exchanges where trading occurs may impose daily trading limits with respect to the trading of certain commodities and may, from time to time, change such trading limits. Such trading limits and limit changes may cause trading in a certain commodity to cease, thereby preventing the liquidation of an adverse position, which may result in a

substantial financial loss. Trading in commodity futures is suitable only for those persons or entities financially able to withstand losses that may substantially exceed the value of margins or deposits. Customer acknowledges Customers reporting obligations, among others, pursuant to regulations promulgated by the Commodity Futures Trading Commission (“CFTC”), such as Customers obligation to notify the CFTC when Customers position is reportable.

PFG retains the right to limit the number of open positions a Customer may acquire or maintain at PFG and/or the size of transaction a Customer may execute through PFG. PFG will attempt to execute all orders that PFG may, in PFGs sole discretion, choose to accept for the purchase or sale of contracts or other property in accordance with the oral or written instructions of Customer. PFG reserves the right to refuse to accept any order. Notwithstanding the foregoing, PFG shall not be responsible for any loss or damage caused, directly or indirectly, by any events, actions or omissions beyond PFGs control, including any delays or inaccuracies in the transmission of orders and/or information due to a breakdown in or failure of any transmission or communication facilities.

5. COMMODITY OPTIONS TRADING.

With respect to purchases or sales of options on cash commodities or futures contracts (“Commodity Options”), Customer acknowledges and understands the risks of buying and selling options on commodity futures contracts and the risks of such option trading caused by a limit move in the underlying commodity futures contract. Customer has been advised of the commissions and fees associated with trading options.

Customer is fully responsible for taking action to exercise an option contract. PFG shall not be required to take any action with respect to an option contract, including any action to exercise a valuable option prior to its expiration date, except upon express instructions from Customer. Customer agrees to instruct PFG as to the exercise and disposition of Commodity Options. Customer understands that the exchanges, boards of trade, markets and clearinghouses have established exercise cut-off times for the tender of exercise instructions and that Customers options will become worthless in the event that Customer does not deliver instructions by PFGs established expiration times. Customer understands that PFG has established exercise cut-off times, which may be different from the times established by the exchanges, boards of trade, markets, and clearinghouses.

Customer shall give PFG instructions for exercising Commodity Options not later than two hours prior to the close of trading in the underlying commodity or futures contract on the day Customer intends to exercise a Commodity Option. Customer, by noon of the business day before the last day of trading of a Commodity Option, shall instruct PFG whether to liquidate, exercise, or abandon the Commodity Option. In the absence of timely instructions from Customer, PFG is authorized, at PFGs absolute discretion, to exercise or liquidate all or any portion of the Commodity Options in Customers Account(s) for Customers Account(s) and at Customers risk.

Customer hereby agrees to waive any and all claims for damage or loss that Customer might have against PFG arising out of the fact that an option was not exercised.

6. ONLINE ORDER ENTRY SYSTEM.

PFG offers the service of an online order entry system, which allows Customer to trade with PFG online via the Internet utilizing BEST Direct™, a division of PFG. Although

numerous features have been designed into BEST Direct to prevent system failure, as with all electronic systems, service could be interrupted. Should the system be interrupted, depending on the type of failure, it may not be possible for Customer to access the system to enter new orders, modify existing orders, or cancel previously entered but not yet filled orders. System or component failure may also result in loss of orders or order priority.

PFG does not guarantee that any order placed through this system will be filled or acted on. PFG reserves the right to refuse any order for any reason. Customer is solely responsible for confirming Customers own orders. Should Customer fail to receive electronic confirmation as to the placement of an order, Customer agrees to verify the status of such order independently by contacting PFG telephonically to confirm whether such order has been received. Any order so received by PFG will be deemed to have been placed by Customer at the time received by PFG and in the form PFG receives such order. Customer further agrees that all orders placed through BEST Direct are placed at Customers sole risk.

(a) Minimum Equity Requirement. Customer acknowledges that should the equity in Customers Account fall below \$500, Customers access to place trades through BEST Direct will be suspended until such time as the equity in Customers Account shall again equal or exceed \$500.

(b) Access Number. Customer agrees to be responsible for all orders entered through and under Customers access number(s) and account number(s). Customer agrees to immediately notify PFG in the event of any loss, theft, or unauthorized use of Customers access number(s), pass-word(s), and/or account number(s) or any incorrect information contained in any report Customer received concerning Customers Account.

(c) Restricted Account. PFG reserves, in its sole discretion, the right to restrict, terminate and/or suspend Customers access to BEST Direct. Customer acknowledges that if PFG places a restriction on Customers Account, Customer will not be able to use BEST Direct online trading function. Customer agrees to hold PFG harmless for any and all claims, losses, liability, costs and expenses (including but not limited to attorneys fees) arising from PFGs restriction of Customers access to BEST Direct. PFG reserves, in its sole discretion, the right to terminate Customers access to BEST Direct without notice for any reason, including but not limited to unauthorized use of Customers access number(s), and/or account number(s), or breach of this Agreement.

7. CURRENCY FOREX TRADING.

Foreign currency transactions (hereinafter referred to as "Currency Forex") are traded on the "interbank" system, and not on regulated exchanges like commodities. The interbank system consists of counterparties that exchange currency positions with each other. A counterparty may be, but need not be, a bank. For purposes of Currency Forex trading, Daily Cutoff shall mean the time selected each Business Day by PFG after which any Transaction entered into will be considered to have as its trade date the next Business Day. The Daily Cutoff will occur at a time selected solely by PFG and may vary from day to day. Business Day shall mean, with respect to the United States, any day on which banks are open for business (other than a Saturday or Sunday) in New York City, and with respect to any other country other than the United States, any day on which banks

are open for business (other than a Saturday or Sunday) in the principal financial center of the relevant country.

(a) Capacity. PFG shall act as a principal and is the counterparty in each Currency Forex contract or transaction with Customer. Customer acknowledges, understands and agrees that PFG is not acting as a broker, intermediary, agent, advisor or in any fiduciary capacity to Customer in Currency Forex transactions.

(b) Prices and Valuations for Currency Forex. Prices and valuations for Currency Forex are set by PFG and may be different from prices reported elsewhere. PFG will provide prices to be used in trading, valuations of Customer positions and determination of margin requirements. Although PFG expects that these prices will be reasonably related to prices available in the interbank market, prices reported by PFG may vary from prices available to banks and other counterparties in what is known as the interbank market.

(c) Settlement Date and Rollovers. With respect to purchases or sales of foreign currencies, Customer agrees to instruct PFG as to the offset or rollover of a foreign currency position. Except as provided herein, during the term of the Currency Forex position, Customer shall give PFG instructions for rolling the Currency Forex position not later than two hours prior to the settlement of trading in the relevant foreign currency on the day Customer intends to roll over that foreign currency position. In addition, Customer, by noon of the business day before the settlement day of the contract of the Currency Forex contract, shall instruct PFG whether to deliver, offset or roll over the Currency Forex position. In the absence of timely instructions from Customer, PFG is authorized, at PFGs sole and absolute discretion, to deliver, roll over or offset all or any portion of the Currency Forex positions in the Customers Account and at Customers risk. Customer shall be charged separate commissions, at PFGs commission rates in effect from time to time, upon the rollover or offset of a Currency Forex position.

(d) Settlement Date Offset Instructions. Offset instructions on open Currency Forex positions must be given to PFG at least one (1) business day prior to the settlement or value day. Alternatively, sufficient funds to take delivery or the necessary delivery documents to make delivery must be in the possession of PFG within the time frame set forth above. If no instructions, funds or documents are received by PFG, then PFG may, without additional notice to Customer and in PFGs sole discretion, take one or a combination of the following actions: offset Customers position, roll Customers positions into the next settlement time period, make or receive delivery on behalf of Customer upon such terms and by such methods deemed reasonable by PFG in its sole discretion.

(e) Delivery. Delivery of foreign currency shall be made to the bank specified by the purchaser in a major city in the country in which the foreign currency is the legal tender. Unless otherwise agreed to by PFG and the Customer in writing, the foreign currency shall be deliverable by cable or wire transfer. All payments to be made in U.S. Dollars shall be made by wire transfer of immediately available funds to a bank in a major U.S. city specified by the purchaser. PFG will not be responsible for delays or failures in the delivery of any foreign currency within the time specified for the delivery thereof to the extent the failure is caused by a breakdown of communication facilities or by any other cause beyond PFGs reasonable control. PFG may require payment of amounts due to PFG from Customer on any day to occur simultaneously with or prior to payment of amounts due from PFG to Customer on that day. PFG and the Customer shall exchange, make use of, and periodically update and confirm standing payment instructions.

(f) Offsetting Transactions. Whenever there may exist in or between any of the Customers Accounts two or more open and opposite transactions, PFG may, in its sole discretion, elect to treat the transactions as a single transaction and upon the value date of the transactions, the net difference between the amounts payable under the transactions, and/or the net difference between the amounts deliverable thereunder, shall be paid to and/or delivered by PFG, as the case may be.

(g) Separate Transactions. Each Currency Forex transaction is a separate transaction, even though more than one such transaction may be included on a single confirmation.

8. COLLATERAL.

All funds, securities, commodities, commodity futures contracts, commodity option contracts, and other property of Customer which PFG or its affiliates may at any time be carrying for Customer (either individually, jointly with others, or as a guarantor of the account of any other person), or which may at any time be in PFGs possession, control, or carried on PFGs books for any purpose, including safekeeping, are to be held by PFG as security and subject to a general lien and right of setoff against liabilities of Customer to PFG whether or not PFG has made advances in connection with such securities, commodities or other property, and irrespective of the number of accounts Customer may have with PFG. At any time, PFG may in its discretion, with or without notice to Customer, apply and/or transfer any or all funds or other property of Customer between any of Customers Accounts. Additionally, Customer hereby grants to PFG the right to pledge, re-pledge, hypothecate, sell or purchase, invest or loan, either separately or with the property of other Customers, to itself as broker or to others, as securities or other property of Customer held by PFG as margin or security. The value of any such collateral shall be determined by PFG in its sole discretion and based upon what PFG would receive if PFG sold the relevant collateral for immediate delivery. PFG shall at no time be required to deliver to Customer the identical property delivered to or purchased by PFG for any account of Customer. The Customer agrees to maintain at all times with PFG collateral in such form and in such amount as PFG may from time to time request orally or in writing. In all cases, collateral shall be deemed received by PFG when such collateral is actually received by PFG. The rights of PFG are subject to the applicable requirements for the segregation of Customer funds and property under the Commodity Exchange Act, as amended (the "Act").

9. LENDING AGREEMENT.

The purpose of the Lending Agreement is to allow PFG to use warehouse receipts (representing delivery) as collateral. Should Customer take delivery of commodities through futures contracts, PFG is obliged to make full payment for the delivery on 24 hours notice. If the balance in the Customers Account is not adequate to pay for the delivery, the warehouse receipts become property carried on margin in the Customers Account, since the commodity is not fully paid for by Customer. The Lending Agreement allows PFG to use the warehouse receipt as collateral for a bank loan, the proceeds of which are used to pay for the warehouse receipts until re-delivery of the commodity and/or payment in full by Customer. Should Customer intend to take delivery of the underlying commodity covered by any futures contract, PFG requires the Customer to sign the Lending Agreement so it may use the commodities, property,

warehouse receipts or evidence of ownership thereof, as collateral for a bank loan, the proceeds of which may be used to pay for the commodities, or evidence of ownership thereof, until payment in full, including interest, is made by Customer. This authorization shall apply to all accounts carried by PFG for Customer and shall remain in full force until all accounts are fully paid for by Customer or until notice of revocation is sent by PFG from PFGs principal place of business.

10. LIQUIDATION OF ACCOUNTS.

In the event of (a) the death or judicial declaration of incompetence of Customer; (b) the filing of a petition in bankruptcy, a petition for the appointment of a receiver, or the institution of any insolvency or similar proceeding by or against Customer; (c) the filing of an attachment against any of Customers Accounts carried by PFG; (d) Customers failure to maintain sufficient margin; or (e) PFGs determination, regardless of current market quotations, that any collateral deposited to protect one or more accounts of Customer is inadequate to secure the account; (f) Customers failure to provide PFG any information requested pursuant to this Agreement; (g) Customers failure to pay any amount due to PFG; or (h) any other circumstances or developments that PFG deems appropriate for its protection, PFG, in its sole discretion, may take one or more, or any portion of the following actions: (1) satisfy any obligation Customer may have to PFG either directly or by way of guaranty or suretyship out of any of Customers funds or property in PFGs custody or control; (2) liquidate Customers positions by offsetting any or all commodity futures contracts, futures options, commodities, securities, or securities options held or carried for Customer; and/or (3) cancel any or all outstanding orders or contracts, or any other commitments made on behalf of Customer. Any of the above actions may be taken without demand for margin or additional margin, without prior notice of sale or purchase or other notice to Customer, Customers personal representatives, heirs, executors, administrators, trustees, legatees, or assigns, and regardless of whether the ownership interest shall be solely Customers or held jointly with others. In liquidation of Customers positions, PFG may, in its sole discretion, offset in the same contract month or it may initiate new long or short positions in order to establish a spread or straddle which in PFGs sole judgment may be advisable to protect or reduce existing positions in Customers Account. According to PFGs sole judgment and discretion, any sales or purchases hereunder may be made on any exchange or other markets where such business is then usually transacted or at a public auction or private sale, and PFG may purchase the whole or any part thereof free from any right of redemption.

11. PAYMENT OF DEFICIT BALANCES.

Customer recognizes that PFG is financially liable to the clearing members through which PFG clears transactions for deficit balances occurring in Customers Accounts. Customer therefore agrees that Customer shall at all times be liable for the payment of any deficit balance occurring in Customers Account including any deficiency balance remaining in Customers Account(s) in the event of the liquidation thereof in whole or in part by PFG or by Customer. Customer agrees to hold PFG harmless, and indemnify and defend PFG from and against any and all losses sustained by PFG resulting from any deficit balances that may occur in Customers Account. In the event the proceeds realized

from liquidation of Customers Account are insufficient for the payment of all liabilities of Customer due to PFG, Customer shall promptly pay upon demand, the deficit and all unpaid liabilities, together with interest thereon equal to three (3) percentage points above the then prevailing prime rate at PFGs principal bank or the maximum interest rate allowed by law, whichever is lower, and all costs of collection, including attorney fees, witness fees, travel expenses and the like. In the event PFG incurs expenses other than for the collection of deficits, with respect to any of the account(s) of Customer, Customer also agrees to pay such expenses.

12. DELIVERY MONTH LIQUIDATION INSTRUCTIONS.

Liquidation instructions on open futures positions maturing in a current futures month must be given to PFG at least five (5) business days prior to the first notice day in the case of long positions, and at least seven (7) business days prior to the last trading day in the case of short positions. Alternatively, sufficient funds to take delivery or the necessary delivery documents must be in PFGs possession within the same periods described above. If instructions, funds or documents are not received, PFG may, without notice to Customer, either liquidate Customers position or make delivery or receive delivery on Customers behalf on such terms, conditions and by such methods as PFG deems reasonable, in its sole discretion, and Customer agrees to remain liable for all costs, expenses or debit balances incurred in connection therewith.

13. CHARGES.

Customer agrees to pay such commission rates as PFG may from time to time charge, as well as all other costs and fees (including, without limitations, fees imposed by the National Futures Association, exchanges or other regulatory or self-regulatory organizations) arising out of PFGs provision of services hereunder. PFG may change its commissions, charges, and/or fees without notice. Customer agrees to pay all such charges as they are incurred. Customer hereby authorizes PFG to withdraw the amount of any such charges from Customers Account(s). In the event Customer instructs PFG to transfer open positions, monies, and/or property from Customers Account to another futures commission merchant, Customer agrees to pay a transfer fee, to be designated by PFG.

Customer specifically agrees that, after any Account subject to this Agreement has been dormant for a period of three calendar months, as defined by the unclaimed property laws and regulations of the relevant jurisdiction(s) to which such Account is subject, such Account shall thereafter be subject to a monthly administration fee for each subsequent month during which such dormancy continues without interruption. Such monthly administration fee shall be equal to 1.75% of the liquidation value of such Account (rounded up to the nearest multiple of \$10.00) or the maximum amount permitted by applicable law, whichever is less. Except as required by law, Customer shall not be entitled to a refund of any such monthly administration fee for any reason.

14. STATEMENTS AND CONFIRMATIONS.

Customer understands that Customer must carefully review the reports relating to Customers trading sent by PFG. Customer must review and report immediately errors on confirmations and statements. Failure to notify PFG immediately of any error or

omission will bind Customer to the terms of such confirmation or statement, as the case may be. All reports of execution shall be deemed final within twenty-four (24) hours and all statements of account will be deemed final within three (3) days, unless Customer objects to these reports within these periods of time to an executive officer of PFG at PFGs principal place of business.

Margin calls shall be conclusive and binding unless objected to immediately by telephone or by wire. Written objections on Customers part shall be directed to PFGs Compliance Department at 190 S. LaSalle St., 7th Floor, Chicago, IL 60603 and shall be deemed received only if actually delivered or mailed by registered mail, return receipt requested. Customers failure to receive a trade confirmation or statement of accounts shall not relieve Customer of the obligation to object as set out herein. Failure to object shall be deemed ratification of all actions taken by PFG or PFGs agents.

Unless Customer indicated otherwise in Paragraph 18 of the Account Application, Customer hereby authorizes PFG to deliver correspondence and other communications including, but not limited to trade confirmations, daily statements, monthly statements, margin and maintenance calls, and other documents required to be delivered in connection with Customers account. Customer agrees that the sending by PFG of an e-mail to the e-mail address of record shall constitute good and effective delivery to Customer of the communication whether or not Customer actually access the communication. Customer may revoke his consent to electronic delivery of documents at any time upon written notice to PFG.

Customer agrees that written statements shall supersede all electronic information and the written statements shall be controlling.

15. COMMUNICATIONS.

Reports, statements, notices and any other communications may be transmitted to Customer at the address given above or to such other address as Customer may from time to time designate in writing to PFG. All communications so sent, whether by mail, telegraph, messenger or other wise, shall be deemed transmitted by PFG when deposited in the United States mail, or when received by a transmitting agent, and deemed delivered to Customer personally, whether actually received by Customer or not.

PFG will not be responsible for delays in transmission of orders due to breakdown, excessive call volume or failure of transmission or communication systems or facilities, or for any other cause or causes beyond PFGs reasonable control or anticipation.

16. DISCLAIMER OF WARRANTIES.

Neither PFG nor its agents make any representations or warranties to Customer, express or implied, with respect to the electronic order system, or the transmission, timeliness, accuracy or completeness thereof, including, without limitation, any implied warranties or any warranties of merchantability, quality or fitness for a particular purpose, and those arising by statute or other wise in law or from any course of dealing or usage.

17. LIMITATION OF LIABILITY.

Customer agrees that in no event will PFG be liable to Customer for the accuracy, interruption, delay, completeness, timeliness, or correct sequencing of the information received through Customers use of BEST Direct or for any interruption of any data,

information, or accessibility to BEST Direct. Further, PFG shall not be held responsible for any delay or failure to provide BEST Direct service, including the execution of any order. Under no circumstances shall PFG or its agents be liable for any indirect, incidental, special or consequential loss or damages, including loss of business or profits or goodwill, that result from Customers use, attempted use, or inability to use BEST Direct.

18. EXTRAORDINARY EVENTS.

PFG shall not be liable for losses caused directly or indirectly by government restrictions, exchange or market actions, suspension of trading, war, strikes, or for delays in the transmission of orders due to breakdown or failure of transmission or communication facilities, or as a result of any other causes beyond PFGs control or anticipation. Without limiting the generality of the foregoing, PFG shall not be liable for any loss, liability, expense, fine or tax caused directly or indirectly by any (i) governmental, judicial, exchange or other self-regulatory organization action or order, (ii) suspension or termination of trading, (iii) breakdown or failure of transmission or communication facilities, or (iv) failure or delay by any exchange to enforce its rules or to pay or return any amounts owed to PFG with respect to any transactions or contracts executed and/or cleared for Customers account(s) with PFG. In no event shall PFG be liable for consequential, incidental or special damages.

19. CURRENCY FLUCTUATION RISK.

If Customer directs PFG to enter into any commodity futures or commodity option on futures contract and such transaction is to be effected in a foreign currency: (a) any profit or loss arising as a result of a fluctuation in the exchange rate affecting such currency will be entirely for Customers Account and Customers risk; (b) all initial and subsequent deposits for margin purposes shall be made in U.S. dollars, in such amounts as PFG may in its sole discretion require; and (c) PFG is authorized to convert funds in Customers Account into and from such foreign currency at a rate of exchange on the basis of the then prevailing money market rates as determined by PFG in its sole discretion.

20. CUSTOMER'S ACKNOWLEDGEMENTS.

Customer acknowledges that investment in commodity futures contracts and commodity options on futures is speculative, involves a high degree of risk and is appropriate only for persons who can assume risk of loss in excess of their margin deposit. Customer understands that because of the low margin normally required in commodity futures trading, price changes in commodity futures contracts may result in significant losses, which losses may substantially exceed Customers investment and margin deposit.

Customer warrants that Customer is willing and able, financially and other wise, to assume the risk of trading Commodities, and in consideration of PFGs carrying Customers Account(s) Customer agrees not to hold PFG responsible for losses incurred through following PFGs trading recommendations or suggestions or those of PFGs employees, agents or representatives. Customer recognizes that guarantees of profit or freedom from loss are impossible in commodity trading. Customer acknowledges that Customer has received no such guarantees from PFG or from any of PFGs representatives or any introducing broker or other entity with whom Customer is

conducting business in Customers Account and has not entered into this Agreement in consideration of or in reliance upon any such guarantees or similar representations. Further Customer acknowledges that Customer has relied only on the terms and representations contained in this Agreement in formulating Customers decision to open an account with PFG.

Customer acknowledges that Customer has been advised and understands the following factors concerning trading Commodities, in addition to those contained in the CFTC Required Risk Disclosure Statement and Disclosure Statement for Non-Cash Margin, that have been provided to Customer. Customer further acknowledges that the purchase or sale of a futures contract always anticipates the accepting or making of delivery. PFG is not a member of the Securities Investor Protection Corporation ("SIPC"), therefore, Customers account is not entitled to SIPC protection. Customer acknowledges that Customers Accounts at PFG are neither securities accounts protected under SIPC nor bank accounts protected by the FDIC.

Customer acknowledges that the accuracy, completeness, timeliness, and correct sequencing of the real-time information concerning Customers trading and account activity, the quotes, market news, charts, trading analysis and strategies are not guaranteed by PFG or PFGs information providers. Customer understands that some of the information available through BEST Direct may be supplied by various independent sources. While PFG believes that these independent sources are reliable, PFG does not guarantee the accuracy, completeness, timeliness, non-interruption, or sequencing of any information supplied. Further, the information provided may be the property of the party who supplies such and may be protected by copyright; therefore, any reproduction, transmittal, dissemination or distribution of the information in any form or manner is prohibited without the express written consent of PFG.

Customer further acknowledges that from time to time, and for any reason BEST Direct may not be operational or otherwise available for Customers use due to servicing, hardware malfunction, software defect, service or transmission interruption or other cause, and Customer agrees to hold PFG and its agents harmless from liability or any damage which results from the unavailability of BEST Direct. Customer acknowledges that Customer has alternative arrangements, which will remain in place for the transmission and/or execution of Customers orders, by telephone, facsimile transmission or otherwise, in the event, for any reason, circumstances prevent the transmission and/or execution of all, or any portion of, Customers orders through BEST Direct. In the event that BEST Direct is not operational, Customer agrees to contact Customers broker at PFG to make alternative order entry arrangements.

Customer further acknowledges that there is risk associated with Currency Forex trading. If trading liquidity decreases, trading in a certain foreign currency may cease, thereby preventing the liquidation of an adverse position, which may result in a substantial financial loss. Additionally, there are no guarantees to the credit worthiness of the counterparty PFG utilizes for Customers Currency Forex position. If Customer directs PFG to enter into any Currency Forex contract: (a) any profit or loss arising as a result of a fluctuation in the exchange rate affecting such currency will be entirely for Customers Account and Customers risk; and (b) all initial and subsequent deposits for margin purposes shall be made in U.S. dollars, in such amounts as PFG may, in its sole discretion, require.

If Customer trades through the Forex market, Customer may not be afforded certainty of the protective measures provided by any domestic futures exchange, including the right to arbitrate Customers dispute with the counterparty. For additional risk factors associated with Currency Forex, Customer should refer to the Currency Forex Risk Disclosure Statement, a copy of which has been provided to Customer.

If Customers Account is introduced by an IB or by a CTA, it is being carried on PFGs books on a “fully disclosed basis.” Customer understands that PFG is employed to perform certain bookkeeping and operational functions with regard to Customers Account. Customer understands that PFG is responsible for executing and confirming transactions effected for Customers Account; segregating funds in accordance with the rules and regulations promulgated by the CFTC; margining Customers Account and collecting funds on Customers behalf by means of checks payable to PFG only. Customer agrees to indemnify PFG and hold harmless PFG from and against all damages or liability arising from the conduct of Customers IB or CTA.

21. TRADING RECOMMENDATIONS.

Customer acknowledges that (i) any market recommendations and information communicated by PFG does not constitute an offer to sell or the solicitation of an offer to buy any commodity or commodity futures contract or options on futures contract; (ii) such recommendation and information, although based upon information obtained from sources believed by PFG to be reliable, may be based solely on a brokers opinion and that such information may be incomplete and may be unverified; and (iii) PFG makes no representation, warranty or guarantee as to, and shall not be responsible for, the accuracy or completeness of any information or trading recommendation furnished to Customer.

The market recommendations of PFG are based solely on the judgment of PFGs personnel. These market recommendations may or may not be consistent with the market position or intentions of PFG, PFGs affiliates and employees.

Customer acknowledges that PFG and/or PFGs officers, directors, affiliates, associates, stockholders or representatives may have a position in or may intend to buy or sell commodities, commodity futures contracts or commodity options which are the subject of market recommendations furnished to Customer, and that the market position of PFG or any such officer, director, affiliate, associate, stockholder or representative may not be consistent with the recommendations furnished to Customer by PFG. Customer acknowledges that PFG makes no representations concerning the tax implications or treatment of contracts.

22. TRADING AGENTS.

Customer acknowledges that should Customer grant trading authority or control over Customers Account to a third-party (“Trading Agent”), whether on a discretionary or non-discretionary basis, PFG shall in no way be responsible for reviewing Customers choice of such Trading Agent nor making any recommendations with respect thereto. Customer understands that PFG makes no warranties or representations concerning any Trading Agent; nor does PFG by implication or otherwise, endorse or approve of the operating methods of the Trading Agent. Customer agrees that PFG shall not be held responsible for any loss to Customer occasioned by the actions of the Trading Agent. If

Customer gives Trading Agent authority to exercise any of its rights over its accounts, Customer understands that Customer does so at Customers own risk. Customer understands that PFG does not permit its Account Executives to either exercise discretion or manage an account, or hold a power of attorney over an account, unless approved by an executive officer of PFG and only after proper documentation has been submitted and approved by PFG. If Customers Account is not being traded with Customers authorization, Customer must notify PFGs Compliance Officer immediately.

23. CUSTOMER REPRESENTATIONS AND WARRANTIES.

Customer represents and warrants that: (a) Customer is of sound mind, legal age and legal competence; (b) no person other than Customer has or will have an interest in Customers Account(s); (c) regardless of any subsequent determination to the contrary Customer is suitable to trade Commodities; and, (d) Customer is not now an employee of any exchange, any corporation in which any exchange owns a majority of the capital stock, any member of any exchange or a firm registered on any exchange, or any bank, trust, or insurance company; and in the event that Customer becomes so employed, Customer will promptly notify PFG at its home office in writing of such employment; and, (e) all the information provided in the information portion of this booklet is true, correct and complete as of the date hereof and Customer will notify PFG promptly of any changes in such information.

24. DISCLOSURE OF FINANCIAL INFORMATION.

Customer represents and warrants that the financial information disclosed to PFG in this document is an accurate representation of Customers current financial condition. Further, Customer represents and warrants that in determining:

- (a) Customers Net Worth: Assets and Liabilities were carefully calculated then Liabilities were subtracted from Assets to determine Customers Net Worth;
- (b) Value of Assets: Customer included cash and/or cash equivalents, U.S. Government and Marketable securities, real estate owned (excluding primary residence), the cash value of life insurance and other valuable Assets;
- (c) Value of Liabilities: Customer included notes payable to banks (secured and unsecured), notes payable to relatives, real estate mortgages (excluding primary residence) and other debts; and
- (d) Customers Liquid Assets: Customer included only those Assets that can be quickly, (within one days time) converted to Cash.

Customer represents and warrants that Customer has very carefully considered the portion of Customers Assets that Customer considers being Risk Capital. Customer recognizes that Risk Capital is the amount of money Customer is willing to put at risk and if lost would not, in any way, change Customers life style. Customer agrees to immediately inform PFG if Customers financial condition changes in such a way that reduces Customers Net Worth, Liquid Assets and/or Risk Capital.

Customer authorizes PFG or PFGs agents to investigate Customers credit standing and in connection therewith to contact such banks, financial institutions and credit agencies as PFG shall deem appropriate to verify information regarding Customer. Customer further authorizes PFG to investigate Customers current and past investment activity and in connection therewith, to contact such futures commission merchants, exchanges,

broker/dealers, and compliance data centers, as PFG shall deem appropriate. Upon reasonable request made in writing by Customer to PFG, Customer shall be allowed to review any records maintained by PFG relating to Customers credit standing. At Customers sole cost and expense Customer also shall be allowed to copy such records. PFG has adopted policies and procedures for the protection of Customers confidential personal information from unauthorized disclosure. PFGs policies and procedures regarding such matters are reflected in the PFG Privacy Notice. PFGs Privacy Notice may also be obtained from PFGs Website at www.pfgbest.com.

25. NO GUARANTEES.

Customer acknowledges that Customer neither has any separate agreement nor shall enter into any separate agreement with Customers broker or any PFG employee or agent regarding the trading in Customers Account, including any agreement to guarantee profits or limit losses in Customers Account. Customer understands that Customer is under an obligation to notify PFGs Compliance Officer immediately in writing as to any agreement of this type. Further, Customer understands that any representations made by anyone concerning Customers Account, which differ from any statements Customer receives from PFG must be brought immediately in writing to the attention of PFGs Compliance Officer. Customer understands that Customer must authorize every transaction prior to its execution unless Customer has delegated discretion to another party by signing PFGs limited trading authorization. Any disputed transactions must be brought to the attention of PFGs Compliance Officer pursuant to the notice requirements of this Customer Agreement. Customer agrees to indemnify and hold PFG harmless from all damages or liabilities resulting from Customers failure to immediately notify PFGs Compliance Officer of any of the occurrences referred to herein. All notices required under this section shall be sent to PFG at PFGs address appearing on confirmations and account statements.

26. JOINT ACCOUNTS.

If this account is held by more than one (1) person, all of the joint holders are jointly and severally liable to PFG for any and all obligations arising out of transactions in the account and/or this Customer Agreement. Customer acknowledges that each tenant of a joint account has authority to: a) trade for the account, b) receive all correspondence and documents in respect to the account, c) receive or withdraw money, d) execute agreements relating to the account, and e) deal with PFG fully. PFG has the authority to require joint action by the parties of the Account in matters relating to the Account. PFG has control and possession of the security of the Account individually or jointly. If a death occurs to one or more of the tenants, the remaining tenants shall notify PFG in writing. For all expenses incurred by the Account, the Account shall be charged and all tenants shall be jointly and individually responsible. Unless the Customer informs PFG otherwise, each tenant is presumed to have equal interest in the Account.

27. Partnership Accounts.

Where the Customer is a partnership, the Customer represents that the General or Limited Partnership Agreement is in writing and provides that the partnership will not terminate upon the death or incapacity of any one of the partners; the partners and the partnership

are in compliance with and shall remain in compliance with all rules and regulations applicable to their activities including, but not limited to, the rules and regulations of the CFTC, NFA, the Commodity Exchange Act, and State Laws in which the partnership was formed; the partners are jointly and severally liable to PFG for any and all transactions and obligations made in conjunction with this account and are bound by all terms and conditions of this Agreement; and the partnership shall promptly notify PFG in writing of the death or retirement of any partner, or any change in the partnership agreement. The estate of any of the general partners who shall have died shall be liable, and each survivor shall continue to be liable, to PFG for any debit balance or loss in the account resulting from the completion of transactions initiated prior to receipt by PFG of such written notice of death or incurred in the liquidation of the account after receipt of notice of death of a partner.

28. ERISA Pension Plan Accounts.

Where the Customer is a plan covered by the Employee Retirement Security Act of 1974 (“ERISA”), Customer acknowledges and understands that PFG is only providing services hereunder and is not a plan fiduciary as defined in ERISA, and any rules or regulations promulgated thereunder. PFG has no discretionary authority or control with respect to Customers purchase or sale of futures contracts and that the furnishing of market recommendations and information by PFG is solely for Customers convenience and does not constitute the exercise of such authority or control; and there is no agreement, arrangement, or understanding between Customer and PFG for investment decisions with respect to the assets of Customer or that PFG will render individualized investment advice to Customer based on the particular needs of Customer. Customer further represents that it has full power and authority pursuant to governing agreements and otherwise to enter into this Agreement and to engage in transactions of the kind contemplated herein.

29. NO WAIVER OR AMENDMENT.

No provision of this Agreement may be waived or amended unless the waiver or amendment is in writing and signed by both Customer and an authorized officer of PFG. No waiver or amendment of this Agreement may be implied from any course of dealing between the parties or from any failure by PFG or PFGs agents to assert PFGs right under this Agreement on any occasion or series of occasions. No oral agreements or instructions to the contrary shall be recognized or enforceable. This instrument and the attachments hereto embody the entire agreement of the parties, superseding any and all prior written and oral agreements and there are no other terms, conditions or obligations other than those contained herein.

30. GOVERNING LAW AND JURISDICTION.

This Agreement, and the parties rights and obligations hereto, shall be governed by, construed and enforced in all respects by the laws of the State of Illinois, where PFGs main office is located.

If any provision or condition of this Agreement shall be held to be invalid or unenforceable by any court, regulatory or self-regulatory agency or body, such invalidity or unenforceability shall attach only to such provision or condition. The validity of the

remaining provisions and conditions shall not be affected and this Agreement shall be carried out as if any such invalid or unenforceable provision or condition was not contained herein. This Agreement or any section thereof shall not be construed against any party due to the fact that said Agreement or any section thereof was drafted by said party.

31. FOREIGN CUSTOMER NOTICE.

Where Customer is not a resident of the United States (hereinafter referred to as "Foreign Customer"), Regulation 15:05 of the United States Code of Federal Regulations (CFR) deems PFG to be Foreign Customers agent for purposes of accepting delivery and service of any communication issued by or on behalf of the CFTC with respect to any futures or options contracts which are or have been maintained in Foreign Customers account carried by PFG. Service or delivery of any communication issued by or on behalf of the CFTC to PFG constitutes valid and effective service or delivery upon the Foreign Customer. Further, pursuant to Regulation 18:07 CFR, may required a Foreign Customer to comply with the filing of various reports with the CFTC upon twenty days notice, except where such Foreign Customer may be required by the CFTC to file such reports within one business day after a special call by the CFTC upon such Foreign Customer. In the event that the CFTC, pursuant to Regulation 21:03 CFR issues a call for information on the account of a Foreign Customer, PFG, as your agent, may be required to provide any and all information concerning Foreign Customers account, including but not limited to Foreign Customers name and address and the name and address of persons having a ten percent or more beneficial interest in the account, total open futures and options positions in the account and the number of futures contracts against which delivery notices have been issued or received or against which exchanges of futures for cash have been transacted for the period of time specified in the call.

32. TERMINATION.

This Agreement shall continue in effect until termination. Customer may terminate this Agreement only at a time when Customer has no open commodity positions and no liabilities held by or owed to PFG. Termination by Customer shall be effective upon the actual receipt by PFG, at PFGs main office, of written notice of termination. PFG may terminate this Agreement at any time. If PFG elects to terminate this Agreement, PFG shall have the right, in PFGs sole discretion, to sell any property in any account of the Customer, and to close out and liquidate any and all outstanding transactions of Customer, and any such sales or purchases shall be at PFGs discretion on any exchange or other market. Prior demand, call or notice of the time and place of such sale or purchase, shall not be construed to be a waiver of PFGs rights to sell or to buy without demand or notice. Termination by PFG shall be effective upon the transmittal of written notice of termination to Customer. Customers obligations to PFG arising out of any deficit balance or indemnification shall survive the termination of this Agreement.

33. INDEMNIFICATION.

Customer agrees to indemnify and hold harmless PFG, PFGs affiliates, employees, agents, successors and assigns from and against any and all liabilities, losses, damages, costs and expenses, including attorneys fees, incurred by PFG arising out of Customers failure to

fully and timely perform Customers agreements herein or should any of the representations and warranties fail to be true and correct. Customer also agrees to be responsible for and pay promptly to PFG all damages, costs and expenses, including attorneys fees, incurred by PFG in the enforcement of any of the provisions of this Agreement and any other agreements between PFG and Customer. Should customer instigate any legal action against PFG and is unsuccessful, Customer agrees to indemnify PFG for all cost PFG incurs, including but not limited to attorneys fees.

34. CROSS TRADE CONSENT.

Customer acknowledges and agrees that a situation may arise whereby an officer, director, affiliate, associate, employee, floor broker or floor trader associated with PFG may be the opposing broker for a trade entered for Customers Account. Customer consents to any such transaction, subject to any limitations and conditions contained in the Rules or Regulations of any bank, institution, exchange or board of trade upon which such buy or sell orders are executed, the CFTC, NFA, or the United States Federal Reserve Board, or any other regulatory agency.

35. ELECTRONIC MARKET CONSENT.

Customer authorizes PFG to enter orders to buy and sell futures contracts on the GLOBEX®, the NYMEX ACCESS™, and/or the PROJECT A® automated order entry and matching system(s). Customer acknowledges having read and understood the Automated Order Entry Systems Disclosure Statement, provided in the “Pull Out” ivory colored Risk Disclosure Document.

36. LINKED MARKET CONSENT.

PFG may from time to time execute transactions as Customers agent on a foreign futures exchange to trade futures, options, and/or Exchange for Physical Commodities, (EFP), pursuant to an agreement between the foreign futures exchange and a domestic futures exchange that a trade executed on one exchange liquidates or establishes a position on the other exchange. Customers who trade on a foreign futures exchange may not be afforded certainty of the protective measures provided by the Commodity Exchange Act, as amended, the CFTCs regulations, and the rules of NFA, and any domestic futures exchange, including the right to use reparation proceedings before the CFTC and arbitration proceedings provided by NFA or any domestic futures exchange. Customer authorizes PFG to trade on foreign futures exchanges. Customer understands that Customer may be giving up the right to have arbitration in association with trades on foreign exchanges.

37. TERMS AND HEADINGS.

The term “PFG” shall be deemed to include Peregrine Financial Group, Inc., PFGs divisions, its successors and assigns. PFGs main or home office shall be deemed to be 190 S. LaSalle St., 7th Floor, Chicago, Illinois 60603. The term “Customer” shall mean the party (or parties) executing the Agreement. The term “Agreement” shall include all other agreements and authorizations executed by Customer in connection with the maintenance of Customers Account regardless of when executed. The paragraph

headings in this Agreement are inserted for convenience of reference only and are not deemed to limit the applicability or affect the meaning of any of its provisions.

38. BINDING EFFECT and ACCEPTANCE.

This Agreement shall be continuous and shall cover, individually and collectively, all accounts of Customer at any time opened or reopened with PFG, irrespective of any change or changes at any time in the personnel of PFG or PFGs successors, assigns, or affiliates. This Agreement, including all authorizations, shall inure to the benefit of PFG and PFGs successors and assigns, whether by merger, consolidation or otherwise, and shall be binding upon Customer and/or the heirs, estate, executor, trustees, administrators, legal representatives, successors, and assigns of Customer. Customer hereby ratifies all transactions with PFG effected prior to the date of this Agreement, and agrees that the rights and obligations of Customer in respect thereto shall be governed by the terms of this Agreement. The parties agree that this Agreement shall not be deemed to have been accepted by PFG or become a binding contract between Customer and PFG until approved at PFGs main office and signed by PFGs authorized representative.

39. RECORDINGS.

Customer agrees and acknowledges that all conversations regarding Customers Account(s) between Customer and PFG may be electronically recorded with or without the use of an automatic tone-warning device. Customer further agrees to the use of such recordings and transcripts thereof as evidence by either party in connection with any dispute or proceeding that may arise involving Customer or PFG. Customer understands that PFG destroys such recordings at regular intervals in accordance with PFGs established business procedures and Customer consents to such destruction.

40. CONSENT TO JURISDICTION AND VENUE.

Customer agrees that all actions, disputes, claims or proceedings, including, but not limited to, any arbitrations proceeding, including NFA arbitrations, arising directly or indirectly in connection with, out of, or related to or from this Agreement, any other agreement between the Customer and PFG or any orders entered or transactions effected for Customers Account, whether or not initiated by PFG, shall be adjudicated only in courts or other dispute resolution forums whose situs is within the City of Chicago, State of Illinois. Customer hereby specifically consents and submits to the jurisdiction of any State or Federal Court, or arbitration proceedings located within the City of Chicago, State of Illinois.

Customer waives any claim Customer may have that (a) Customer is not personally subject to the jurisdiction of any state or federal court or arbitration proceeding located within the State of Illinois, (b) Customer is immune from any legal process (whether through service or notice, attachment prior to judgment, attachment in aid of execution, execution or otherwise) with respect to Customer or Customers property, (c) any such suit, action or proceeding is brought in an inconvenient forum, (d) the venue of any such suit, action or proceeding is improper, or (e) this consent or this Agreement may not be enforced in or by such court or arbitration proceeding. Customer acknowledges that as a condition precedent to Customer instigating any action, dispute, claim or proceeding,

including but not limited to any arbitration proceeding, including NFA arbitrations, Customer shall pay to PFG all deficit balances.

Customer further acknowledges that PFG may elect to collect any deficit balance by instigating a court proceeding against Customer. Nothing in this Agreement shall be construed as to prevent PFG from proceeding in a judicial forum of PFGs choice. Should Customer have instigated an arbitration proceeding, Customer acknowledges that PFG shall not be compelled to bring its claim, if any, in the arbitration forum nor shall Customer seek to stay PFGs proceedings against Customer pending resolution of the arbitration proceeding. No action, regardless of form, arising out of transactions under this Agreement may be brought by the Customer more than one year after the cause of action arose.

THIS IS A CONTRACTUAL AGREEMENT. DO NOT SIGN UNTIL YOU HAVE READ THE FOREGOING CAREFULLY.

The undersigned acknowledges having received, read and understood the foregoing Customer Agreement. (Attach a copy of this page for additional signatures.) By signing this Agreement containing the Consent to Jurisdiction and Venue, Customer assents to jurisdiction and venue as set forth in Paragraph 40 above, and acknowledges that all clauses contained in this Agreement were freely and knowingly negotiated between the parties.