



Options Information
Form and Agreement

Account # _____ Account Equity _____
Financial Consultant (FC) # _____ NAF # _____

Dear Client,

Please read this Options Information Form and Agreement and make certain that all the information is completed, as appropriate. First Allied Securities, Inc. may, on the basis of the information provided, decline to accept any account for option activity or may limit such account to specific activities.

Note to Financial Consultant: All information on this form must match all electronic information stored on this clients NAF (New Account Form). If it is different, you MUST update and certify the NAF before submitting the Option Information Form and Agreement for approval.

Name/Title of Account _____
Mailing Address _____ City _____ State _____ Zip Code _____

Primary Investor/ General Partner/ Trustee

First Name _____ M.I. _____ Last Name _____ Suffix _____ DOB ____/____/____
Marital Status: [] Single [] Married Phone _____ (Please indicate: [] Home [] Business)
Employment Status: [] Employed [] Retired [] Student [] Unemployed Occupation _____
Employer _____ Approx Annual Income \$ _____
Approx Liquid Net Worth \$ _____ Approx Net Worth (Exclude Residence) \$ _____ Number of Dependents _____

Secondary Investor/ General Partner/ Trustee

First Name _____ M.I. _____ Last Name _____ Suffix _____ DOB ____/____/____
Marital Status: [] Single [] Married Phone _____ (Please indicate: [] Home [] Business)
Employment Status: [] Employed [] Retired [] Student [] Unemployed Occupation _____
Employer _____ Approx Annual Income \$ _____
Approx Liquid Net Worth \$ _____ Approx Net Worth (Exclude Residence) \$ _____ Number of Dependents _____

Investment Objectives

Investors should not purchase put or call options unless they are able to sustain a total loss of the premium and transaction costs, or write uncovered options unless they are able to sustain a substantial financial loss. Approval to transact in an option strategy also approves any less speculative option strategy. Please select one or more of the option strategies (risk level) you may wish to employ:

- Level 1: Covered Call Writing/Married Puts (Low) []
Level 2: Put/Call Buys (Moderate) []
Level 3: Put/Call Spreads (Moderate/High) []
Level 4: Uncovered Writing (High & Speculation) []

Risk Tolerance (choose one box): [] Low [] Moderate [] Moderate/High [] High

Primary Investment Objective (choose one box):

- [] Preservation of Capital [] Income [] Growth & Income [] Growth [] Trading [] Speculation

Investment Experience:

(Please note experience in years and activity for each security type)

Table with 4 columns: Security Type, Years Experience, Limited, Moderate, Extensive. Rows: Stocks, Options, Commodities.

Client Authorization

Attention Client: Please sign this form below after reading page 2 of this agreement. I acknowledge that this agreement contains a pre-dispute arbitration clause in paragraphs 15 and 16 (on page 2 in this agreement).

Primary Investor/General Partner/Trustee Signature: _____ Date: _____

Secondary Investor/General Partner/Trustee Signature: _____ Date: _____

To Be Completed by the Financial Consultant (FC), ROP, & ROSFP

- [] Yes [] No Does the FC have discretion over options trading? (Requires Compliance Approval)
If yes, please attach discretionary addendum. (Contact ROSFP for addendum)
[] Yes [] No Does anyone other than the FC have discretion over this account with respect to options trading?
If yes, indicate name _____ and attach written authorization.

FC Signature: _____ Date: _____

ROP Signature: _____ Date: _____

ROSFP Signature: _____ Date: _____

Date "Characteristics and Risks of Standardized Options" sent

Date statement of risks for uncovered optionwriters sent

TPOIFA-R0310



Options Agreement.

TO FINANCIAL ORGANIZATION AND PERSHING: In order to induce you to open or continue to maintain accounts for the signed for transactions in option contracts, however designated, including, without limitation, purchase, sale, transfer, exercise, and endorsement ("Option Transaction"), the signed ("Client") hereby warrants and represents that the information on page 1 is true and correct and agrees with you as set forth on page 2 hereof.

Meaning of terms in the Agreement: "Client" refers to the person(s) who signed this Option Agreement and Approval Form. "Pershing" refers to Pershing LLC. "Financial Organization" refers to the broker, bank, or other financial organization that has introduced my (our) account to Pershing. The word "you" refers to Pershing and/or the Financial Organization, as appropriate.

1. The Client acknowledges receipt of the notice pursuant to Rule 382(c) of the New York Stock Exchange, which explains the contractual relationship between Pershing and the Financial Organization. The Client understands that this notice also appears on each of the Client's account statements. The Client understands that the Financial Organization is not acting as the agent of Pershing. The Client understands that Pershing merely accepts from the Financial Organization orders for the purchase and sale of securities and instructions relating to other property in the Client's account and that Pershing is not in a position, nor undertakes any responsibility, to give advice, make suitability determinations, supervise, or oversee the Financial Organization's handling of the responsibilities undertaken by the Financial Organization pursuant to any agreement the Client may have with the Financial Organization.
2. The Client understands and is well aware that option trading may be highly speculative in nature. The Client is also aware that on certain days, option trading may cease and this could result in a financial loss to the Client. The Client agrees to hold you harmless for such loss.
3. The Client recognizes that by writing or selling an option contract (such as a call, put, or straddle) without depositing the underlying security, the Client's risk of loss is potentially unlimited. The Client agrees to honor all assignments and deliver the underlying security or the required funds in the prescribed time to you and upon the Client's failure to do so in the proper time, you are hereby authorized to act as agent for the Client and to buy in or sell out such securities at the current market price or otherwise act to properly margin or complete the Client's obligation. The Client agrees to pay you a commission and fee for such service and to reimburse you for any loss incurred in connection therewith and you are authorized to debit the Client's account for all such amounts.
4. The Client agrees that the Client is responsible for making all final decisions as to transactions effected in any account of the Client at your firm. The Client understands that each order the Client enters (to buy or to sell) must be complete as to security, quantity, price, and duration of the order.
5. The Client is willing and able to assume the financial risks and hazards of option trading, and the Client agrees that the Client will in no way hold Pershing responsible for such losses whether incurred through following the Financial Organization's trading recommendations or suggestions offered to the Client in good faith by the Financial Organization or through the Client's own decisions however arrived at by the Client.
6. The Client understands that any Options Transaction made for any account of the Client is subject to the rules, regulations, customs, and usages of The Options Clearing Corporation (OCC) and of the registered national securities exchange, national securities association, clearing organization, or market where such transaction was executed. The Client agrees to abide by such rules, regulations, and usages and the Client agrees that, acting individually or in concert with others, the Client will not exceed any applicable position or exercise limits imposed by such exchange, association, clearing organization, or other market with respect to option trading.
7. If the Client does not satisfy, on a timely basis, your money or security calls, you are authorized in your sole discretion, and without notification, to take any and all steps you deem necessary to protect yourself (for any reason) in connection with options transactions for the Client's account, including the right to buy and/or sell (including short or short exempt) for the Client's account and risk any part or all of the shares represented by the options handled, purchased, sold, and/or endorsed by you for the Client's account or to buy for the Client's account and risk any option as you may deem necessary or appropriate. Any and all expenses or losses incurred in this connection will be reimbursed by the Client.
8. The Client bears full responsibility for taking action to exercise an option contract; provided, however, that with respect to certain expiring options, you are authorized to permit exercise by exception to take place automatically pursuant to the rules of the OCC as in effect from time to time unless the Client specifically advises you to the contrary in writing. This procedure affects options which are in the money by a predetermined amount as set forth in the rules of the OCC. Additional information regarding this procedure is available upon your written request.
9. In addition to the terms and conditions hereof, the Client's options account will be subject to all of the terms and conditions of all other agreements heretofore or hereafter at any time entered into with you relating to the purchase and sale of securities except to the extent that such other agreements are contrary to or inconsistent herewith.
10. This agreement shall apply to all puts or calls which you may have executed, purchased, sold, or handled for any account of the Client and also shall apply to all puts or calls which you may hereafter purchase, sell, handle, or execute for any account of the Client.
11. The Client agrees to advise the Financial Organization of any changes in the Client's financial situation or investment objective insofar as the Client deems such changes material to the Client's option transactions.
12. The Client has received from the Financial Organization the most recent Options Risk Disclosure Document. The Client has read and understands the information contained in this document.
13. The Client understands that you assign exercise notices on a random basis. The Client understands that upon the Client's request, you will provide the Client with further information regarding the procedure used to assign exercise notices
14. For Non-U.S. Accounts, with respect to assets custodied by Pershing on your behalf, you acknowledge that income and capital gains or distributions to you from this account may be taxable in your home jurisdiction. You acknowledge to your financial organization and to Pershing that you have taken your own tax advice in this regard.

15. ARBITRATION DISCLOSURES:

THIS AGREEMENT CONTAINS A PREDISPUTE ARBITRATION CLAUSE. BY SIGNING AN ARBITRATION AGREEMENT THE PARTIES AGREE AS FOLLOWS:

- 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.
- ARBITRATION AWARDS ARE GENERALLY FINAL AND BINDING; A PARTY'S ABILITY TO HAVE A COURT REVERSE OR MODIFY AN ARBITRATION AWARD IS VERY LIMITED.
- THE ABILITY OF THE PARTIES TO OBTAIN DOCUMENTS, WITNESS STATEMENTS AND OTHER DISCOVERY IS GENERALLY MORE LIMITED IN ARBITRATION THAN IN COURT PROCEEDINGS.
- THE ARBITRATORS DO NOT HAVE TO EXPLAIN THE REASON(S) FOR THEIR AWARD.
- THE PANEL OF ARBITRATORS WILL TYPICALLY INCLUDE A MINORITY OF ARBITRATORS WHO WERE OR ARE AFFILIATED WITH THE SECURITIES INDUSTRY.
- 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.
- THE RULES OF THE ARBITRATION FORUM IN WHICH THE CLAIM IS FILED, AND ANY AMENDMENTS THERETO, SHALL BE INCORPORATED INTO THIS AGREEMENT.

16. ARBITRATION AGREEMENT

ANY CONTROVERSY BETWEEN YOU AND US SHALL BE SUBMITTED TO ARBITRATION BEFORE THE NEW YORK STOCK EXCHANGE, INC., ANY OTHER NATIONAL SECURITIES EXCHANGE ON WHICH A TRANSACTION GIVING RISE TO THE CLAIM TOOK PLACE (AND ONLY BEFORE SUCH EXCHANGE), OR THE FINANCIAL INDUSTRY REGULATORY AUTHORITY.

NO PERSON SHALL BRING A PUTATIVE OR CERTIFIED CLASS ACTION TO ARBITRATION, NOR SEEK TO ENFORCE ANY PREDISPUTE 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; (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.

THE LAWS OF THE STATE OF NEW YORK GOVERN.