CUSTOMER AGREEMENT

For Individual Accounts, please complete sections I, II, V
For Joint Accounts, please complete sections I, II, III, V
For Business Accounts, please complete sections I, II, IV, V
For Corporate Accounts, please complete sections I, II, IV, V, p.15
For Limited Liability Company (LLC) Accounts, please complete sections I, II, IV, V, p.18
For Partnership Accounts, please complete sections I, II, IV, V, p.17
For Trust Accounts, please complete sections I, II, IV, V, p.18 & "Trust Certification & Authorization Form"
For IRA Accounts, please complete sections I, II, V & submit to the custodian of your choice.
For Beneficiary Designation, please sign p.13

For Instructions please refer to p. 2

Account forms can be retrieved from our website at www.fx solutions.com

Rev. 8/01/2012
STEP 1: COMPLETE APPLICATION

Review cover page for required Account Type sections (Individual, Joint, etc.)
Review and acknowledge Customer Agreement and CFTC 5.5 Risk Disclosure Statement.

STEP 2: SUBMIT DOCUMENTATION

Fax Application & Documentation to +1-888-301-1530 or scan and email to accounts@fxsol.com

For customers residing outside of the United States and are not U.S. Citizens, please submit 2 forms of ID and a W8-BEN form:
1. Government issued photo ID such as a driver's license or passport
2. Proof of residence, such as a current utility bill or bank statement
Form W-8BEN: http://www.fxsolutions.com/support/account-forms.asp

Joint Accounts
2 forms of ID per account holder (non U.S.) and a copy of a current Joint bank account statement*
*Required for withdrawal

Business/Corporation/LLC/Partnership Accounts
2 forms of ID per authorized user, State registration documents, Articles of Corporation (if applicable)

STEP 3: FUND YOUR ACCOUNT

Important: In order to activate your account for trading it will also be necessary for you to fund your account. You can do so by four (4) methods:
1) Credit Card 2) Paypal 3) Bank Wire 4) Paper Check

Note: Regardless of the funding method you choose, the originator of the funds must always match the name listed as the Customer on the Account.

WIRE FUNDS TO:
Final Beneficiary Details:
Name: FX Solutions, LLC
Account #: 578-5003366-67

Beneficiary Bank Details:
Bank Name: JP Morgan Chase Bank
ABA #: 021000021
Bank Address: 84 East Ridgewood Ave, Ridgewood, NJ 07450

Please note: JP Morgan Chase Bank reserves the right to charge $15-$25 on all incoming wires.

MAIL CHECKS TO:
ATTN: Funding Department
FX Solutions, LLC
One Route 17 South
Suite 260
Saddle River, NJ 07458
USA

DEPOSIT ONLINE BY CREDIT CARD/DEBIT CARD:
Credit Cards may be used by all customers.*
* Except from Nigeria, Macedonia & Indonesia

DEPOSIT ONLINE BY PAYPAL
(PayPal charges a 2.9%-3.9% fee plus an additional 30 cents for its services to FX Solutions)
Click here to fund your new account: http://www.fxsolutions.com/accounts/deposit-funds.asp
Enter the word "NEW" for Account Number if your application is pending at time of deposit.

To transfer funds from another broker to your new FX Solutions account, please complete our Universal Transfer Form here:
http://www.fxsolutions.com/support/account-forms.asp

Please note: Open positions cannot be transferred.

Step 4: APPLICATION STATUS

Live account applications require up to 2-3 business days for processing. Please continue to monitor your primary email for notices regarding your application.

Once your account is created, funded, and required documentation (if applicable) is received, you will receive an email message containing your User Name and Password.
FX Solutions believes that Customer should be aware of the risks involved in entering over-the-counter spot, forward or option contracts (collectively referred to as "acknowledges that Customer has read and understands the following Risk Disclosure Statement:

(a) General. When you enter into foreign currency contracts with us, you will be entering into a privately negotiated contract with FX Solutions, as principal. FX Solutions may, in turn, enter into "back-to-back" transactions with others, including its affiliates. FX Solutions includes its mark-up in the price it quotes to you. The foreign currency contract transactions are not executed on an exchange and are not cleared through a central clearing organization. Consequently, any contract with FX Solutions will be an obligation of FX Solutions (as opposed to an obligation of a clearinghouse as in the case of an exchange-traded contract) and you will not be afforded the regulatory and financial protections associated with exchange-traded contracts. Both you and FX Solutions are obliged to perform their respective obligations under each transaction in accordance with its terms. The terms of each foreign currency contract are set out in the FX Solutions Foreign Currency Customer Agreement (which applies to every transaction you enter into with FX Solutions) and the confirmation (which applies to each particular transaction).

Because each foreign currency contract is a transaction between you and FX Solutions, and is not cleared on a central clearinghouse, you will not be able to transfer your obligations under the transaction to another person without FX Solutions’ consent. In addition, FX Solutions is under no obligation to terminate or close out the transaction prior to the expiration date for that transaction. FX Solutions may, but is not obligated to, quote you a price for an early close out of a contract on request.

(b) Spot and Forward Transactions. You will be obligated to meet the obligations arising under a foreign currency spot or forward contract in accordance with its terms. These transactions may be used to establish long or short positions. A spot contract is a cash market transaction to buy or sell immediately a specified quantity of currency, for physical settlement in no more than two days. A forward contract is a contract to buy or sell a specified quantity of currency at a specified date in the future at a specified price. Forward transactions are economically similar to exchange-traded futures contracts. However, unlike exchange futures contracts, the price terms and characteristics of spot or forwards are privately negotiated, accordingly, there is no centralized price source and the transactions are not cleared through a clearinghouse. In general, the over-the-counter foreign currency market is unregulated, there are no limitations on daily price movements (unless imposed by a government or central bank authority), no rules to regulate valuation or settlement procedures, and no minimum financial requirements for market participants.

At the defined settlement dates for spot and forward contracts there will be a cash settlement (depending on the terms of the specified contract) which you may receive from or be obligated to pay to FX Solutions. There will not be a physical delivery of currency unless prior arrangements are made with FX Solutions. The size of the cash settlement payment is dependent on the position you have and the market movement in the time since the position was established.

(c) Option Transactions. The risks inherent in a foreign currency option transaction will depend on whether you are the purchaser or seller of an option and the style of the option.

Where you have purchased an option, you may suffer a total loss of premium (plus transaction costs) if that option expires worthless. This risk reflects the nature of a long foreign currency option or an asset that tends to decline in value over time. The price of the underlying currency must either rise above the strike price, or fall below the strike price, as the case may be, by an amount in excess of the premium and all other costs incurred in entering into and exercising the option for you to realize a profit on the transaction.

Where you sell (write) an option the risks are greater. Where you have sold options with a higher face value than options you have bought, the risks can be greater than those associated with forwards. Where the written option is not covered by a physical currency position or forward commitment you will be exposed to full price risk on the currency option.

An American-style option may be exercised at any time (i.e. on any business day) during the specified exercise period. If you sell an American-style option to FX Solutions, the option may be exercised at FX Solutions’ discretion, thus you cannot be sure of your position resulting from the option until the expiry date. A European-style option may be exercised only on the specified exercise date. An American-style option is a variant of the European-style option. Otherwise known as an “average price” option, in the case of an American-style option the reference price in relation to the underlying currency price is derived from an agreed upon calculation, which, by way of example, may be based on an average of an underlying currency’s market price at predetermined dates occurring during a specified averaging period, with the exercise date occurring at the end of such averaging period.

(d) Foreign Currency Trading is Speculative. Foreign currency prices are highly volatile. Price movements in foreign currency contracts are influenced by, among other things, interest rates, changes in balance of payments and trade, domestic and international rates of inflation, international trade restrictions and currency devaluations and revaluations. For example, there can be serious market disruptions if economic or political events locally or overseas affect the market. It is not possible to foresee all risks in advance.

(e) Foreign Currency Trading is Highly Leveraged. Because low margin deposits normally are required, an extremely high degree of leverage is obtainable in foreign currency trading. A relatively small market movement will have a proportionately larger impact on the funds you have deposited or will have to deposit; this may work against you as well as for you. You may sustain a total loss of initial margin funds and any additional funds deposited to cover positions. In return, you have the opportunity to profit from movements in the exchange rates. FX Solutions reserves the right to liquidate positions without notice in the case of any margin shortfall. If your account were to go negative (deficit balance) you would be required to make up the shortfall.

(f) Contracting as Principal. In entering into foreign currency contract transactions you should understand that FX Solutions is acting solely in the capacity of an arm’s length contractual counterparty to you in connection with the transaction and not in the capacity of your financial adviser or fiduciary. Accordingly, you should not regard any transaction proposal, suggested hedging strategies or other written materials or oral communications from FX Solutions as investment recommendations or advice or as expressing FX Solutions’ view as to whether a particular transaction is suitable for you or meets your financial objectives. Moreover, any market or quote that FX Solutions makes for you may be based solely on markets or quotes that are made or quoted to FX Solutions by the counterparties with which it does business. Such quotes or markets may not represent the best quotes or markets available to you or FX Solutions from other sources and FX Solutions undertakes no obligation to pursue competitive quotes or markets from other counterparties.

Furthermore, you should be aware that FX Solutions and its affiliates may from time to time have substantial positions in, and may make a market in or otherwise buy or sell instruments similar or economically related to, foreign currency contract transactions entered into with you. FX Solutions and its affiliates may also undertake proprietary trading activities, the initiation or termination of a foreign currency contract transaction with you that may adversely affect the market price or other factors underlying the foreign currency contract transaction entered into with you and consequently, the value of such transaction.

(g) Electronic Trading. You will trade foreign currency contracts through FX Solutions’ Web based electronic trading system. Trading on an electronic trading system differs from trading in the open outcry market. If you undertake transactions on an electronic trading system, you will be exposed to risks associated with undertaking transactions on an Internet system instead of a floor. The failure of any system failure may be that your order is either not executed according to your instructions or is not executed at all.

FX Solutions does not control signal power, its reception or routing via internet, configuration of your equipment or reliability of its connection, we cannot be responsible for communication failures, distortions or delays when trading online via internet.

(h) Commission and other charges. Before you begin to trade, you should obtain a clear explanation of all commission, fees, mark ups, mark down and other charges for which you will be liable. These charges will affect your net profit (if any) or increase your loss.

(i) Risk-reducing and entry order strategies. The placing of certain orders (stop-loss orders or stop-limit orders, entry buy or entry sell orders) which are intended to limit risk or enter positions may not be effective because market conditions may make it impossible to execute these orders. Strategies using combinations of positions, such as spread and straddle positions may be as risky as taking long or short positions. Customers orders will become market orders when the level is reached even if the price is considerably different from the original order.

PRIVACY POLICY NOTIFICATION

FX Solutions collects information about customers provided on account documents and any other forms delivered to customers.

FX Solutions will not disclose any nonpublic personal information about current or former customers to anyone, except as permitted by law. With respect to internal security procedures, FX Solutions restricts access to customers’ nonpublic personal information to those employees or officers of FX Solutions who need to know that information to perform services to the customers. In addition, FX Solutions maintains physical, electronic and procedural safeguards that comply with federal standards to guard customers’ nonpublic personal information.

Should you have any questions regarding FX Solutions’ privacy policy, please contact your FX Solutions account representative.

Regulatory Disclosure. Pursuant to CFTC and applicable regulation, we may disclose personal information with regulatory authorities or as required by applicable law.

Cookies. Cookies are small files containing information that a web site uses to track its visitors. FX Solutions may set and access FX Solutions cookies to track who opens a demo account and then opens a live trading account. Such information that we collect and share would be anonymous and not personally identifiable.

Sharing Information with our Affiliates. We may share personal information with our affiliates for business purposes, such as servicing customer accounts and informing customers about new products and services, and as permitted by applicable law. Our affiliates are companies controlled by us, as well as third party companies that refer customers to FX Solutions. The information we share with affiliates for marketing purposes may include information such as name address and certain account information.

MONEY LAUNDERING ABATEMENT AND ANTI-TERRORIST NOTIFICATION

Under the International Money Laundering Abatement and Anti-Terrorist Financing Act of 2011 (the "Act"), the CFTC and U.S. Department of Treasury may require FX Solutions to take certain action to: avoid account opening and investment(s) by Prohibited Investors (as defined by the Act). If, following an account opening, FX Solutions reasonably believes that Customer is a Prohibited Investor (or has otherwise breached its representations and covenants (hereunder/to its identity), FX Solutions may be obligated to freeze Customer’s account, either by prohibiting additional investments into the account, declaring any redemption requests and / or segregating the assets constituting the investment in accordance with applicable regulations. FX Solutions at its discretion shall also have the option to close any customer account without cause. In such an event, Customer shall have no claim against FX Solutions, its employees, officers, directors, affiliates, or agents for any form of damage as a result of any of the aforementioned actions.

NOTICE TO FOREIGN CUSTOMERS

This notice applies if you are a customer domiciled outside the United States or an account carried by a broker located outside the United States.

Under CFTC Regulation 15.06, FX Solutions is made your Agent for purposes of accepting delivery and service of any communication issued by or on behalf of the Commodity Futures Trading Commission (CFTC). This includes but is not limited to special calls for information.

Under CFTC Regulation 18.07, the CFTC may require any customer located outside of the United States or its territories to comply with filing of various reports with the Commission upon twenty days notice, ex-FX Solutions or not. Where these reports may be required by the Commission to file such reports within one business day after a special call upon such customer by the Commission.

Under CFTC Regulation 21.03, and in the event the CFTC issues a special call for information on the account of a foreign customer, FX Solutions, as your agent, may be required to provide any and all information concerning your account as provided in Regulation 21.03(e).
FOREIGN CURRENCY CUSTOMER AGREEMENT

This is a legal contract. Please read carefully before signing.

This Foreign Currency Customer Agreement (the "Agreement") sets forth the terms and conditions that will govern various over-the-counter, spot, forward and options contracts for foreign currency (collectively, "foreign currency contracts") entered into by and between the undersigned customer (the "Customer") and FX Solutions, LLC ("FX Solutions").

1. AUTHORIZATION. One or more accounts will be opened in Customer's name at FX Solutions in accordance with the instructions of Customer as set forth in the Customer Application Form accompanying this Agreement. Customer shall be required to execute and return to FX Solutions a properly completed Application Form, and any other information or documents that may be requested by FX Solutions to establish Customer's identity. FX Solutions will maintain such records as required by law. FX Solutions reserves the right to accept or reject any application for an account in its sole discretion.

2. APPLICABLE RULES AND REGULATIONS. All foreign currency contract transactions in Customer's Account shall be subject to (a) the terms of this Agreement and all related agreements, (b) the laws, regulations, rules and interpretations of any applicable governmental, regulatory or self-regulatory authority, and (c) the laws and regulations of the state or country in which Customer's account is located.

3. PAYMENT OBLIGATIONS OF CUSTOMER. Customer agrees to pay FX Solutions upon demand (a) such charges, fees and costs as FX Solutions may from time to time charge (including but not limited to, markups, spreads, brokerage charges, commissions, service fees, transfer fees and other charges); (b) the margin required by FX Solutions to hold and/or trade; (c) any margin or other regulatory or self-regulatory fees or charges; and (d) any applicable tax imposed on transactions in foreign currency contracts; (e) all compensation of any introducing broker or trading advisor payable from the Account, which FX Solutions shall promptly deduct from the Account and remit to such broker or advisor; (f) any expense of any kind (whether or not incurred and Customer hereby authorizes FX Solutions to withdraw the amount of any such expenses) that FX Solutions may from time to time incur and Customer hereby authorizes FX Solutions to withdraw the amount of any such expenses; and (g) interest on any debit balances or deficiencies in the Account, at the rate set forth in this Section 3, together with costs and reasonable attorneys' fees incurred in collecting any such debit balance or deficiency; and (h) any other amounts owed to Customer by FX Solutions with respect to the Account or any transactions therein.

4. ACKNOWLEDGMENT OF RISKS AND CONFLICTS OF INTEREST. CUSTOMER ACKNOWLEDGES THAT TRADING IN FOREIGN CURRENCY CONTRACTS IS A SPECULATIVE ACTIVITY INVOLVING LEVERAGE AND RAPID FLUCTUATING MARKETS. DESPITE SUCH RISKS, CUSTOMER IS WILLING AND ABLE TO ASSUME THE FINANCIAL RISKS AND OTHER HAZARDS OF TRADING IN FOREIGN CURRENCY CONTRACTS. CUSTOMER UNDERSTANDS THAT GUARANTEES OF PROFIT OR FREEDOM FROM LOSS ARE IMPOSSIBLE IN FOREIGN CURRENCY CONTRACT TRADING. CUSTOMER ACKNOWLEDGES THAT CUSTOMER HAS RECEIVED NO SUCH GUARANTEES FROM FX SOLUTIONS OR FROM ANY OF ITS REPRESENTATIVES OR ANY INTRODUCING BROKER OR TRADING ADVISOR AND HAS NOT ENTERED INTO THIS AGREEMENT IN CONSIDERATION OF OR IN RELIANCE UPON SUCH GUARANTEES OR SIMILAR REPRESENTATIONS.

5. RISK OF LOSS: LIMITATION OF LIABILITY. (a) All transactions effected for Customer's Account and all fluctuations in the market prices of the foreign currency contracts carried in Customer's Account are at Customer's risk, and Customer shall be solely liable therefore under all circumstances. Customer understands and agrees that FX Solutions shall be entitled to sustain such losses, and that the trading of foreign currency contracts is suitable for Customer. FX Solutions is not responsible for the performance or non-performance by any third party (including other dealers or banks) in the execution of any order. Customer agrees to hold FX Solutions harmless for any loss, or to the extent that it sustains such loss, and the trading of foreign currency contracts is suitable for Customer. FX Solutions is not responsible for the performance or non-performance by any third party (including other dealers or banks) in the execution of any order. Customer agrees to hold FX Solutions harmless for any loss, or to the extent that it sustains such loss, and the trading of foreign currency contracts is suitable for Customer.

6. INDEMNIFICATION. Customer agrees to indemnify, defend and hold harmless the FX Solutions Parties and their respective successors and assigns from and against any liability, loss, cost or expense (including, but not limited to, reasonable legal fees and expenses, costs of collection of debt and legal action incurred by any person) resulting from or in connection with any act or omission by Customer in any way related to or arising out of the conduct of FX Solutions' business as a foreign currency dealer and shall not in any event will the FX Solutions Parties have any liability for any incidental, special or consequential damages, including, but not limited to, loss of profits or loss of use, even if FX Solutions was aware of the likelihood of such damages.

7. MARGIN REQUIREMENTS. Customer will at all times maintain such margins and premiums for Customer's Account as required from time to time by FX Solutions. FX SOLUTIONS RESERVES THE RIGHT TO CLOSE POSITIONS WITHOUT NOTICE TO CUSTOMER IN ITS SOLE AND ABSOLUTE DISCRETION. CUSTOMER ACKNOWLEDGES THAT TRADING IN FOREIGN CURRENCY CONTRACTS IS A SPECULATIVE ACTIVITY INVOLVING LEVERAGE AND RAPID FLUCTUATING MARKETS. DESPITE SUCH RISKS, CUSTOMER IS WILLING AND ABLE TO ASSUME THE FINANCIAL RISKS AND OTHER HAZARDS OF TRADING IN FOREIGN CURRENCY CONTRACTS. CUSTOMER UNDERSTANDS THAT GUARANTEES OF PROFIT OR FREEDOM FROM LOSS ARE IMPOSSIBLE IN FOREIGN CURRENCY CONTRACT TRADING. CUSTOMER ACKNOWLEDGES THAT CUSTOMER HAS RECEIVED NO SUCH GUARANTEES FROM FX SOLUTIONS OR FROM ANY OF ITS REPRESENTATIVES OR ANY INTRODUCING BROKER OR TRADING ADVISOR AND HAS NOT ENTERED INTO THIS AGREEMENT IN CONSIDERATION OF OR IN RELIANCE UPON SUCH GUARANTEES OR SIMILAR REPRESENTATIONS.

8. RECORDING. Customer has been informed that all conversations regarding Customer's Account, orders and foreign currency contracts between Customer and FX Solutions (or any of their respective agents) may be recorded by FX Solutions, with any obligation of FX Solutions to make or retain such recordings, and Customer irrevocably consents to such recordings and to FX Solutions' use of such recordings in any proceeding or as FX Solutions otherwise deems appropriate.

9. FOREIGN CURRENCY. If any transaction for Customer's Account is effected in any market on which transactions are settled in a foreign currency (a) any profit or loss arising as a result of a fluctuation in the rate of exchange between such foreign currency and the United States dollar shall be entirely for Customer's Account and risk, (b) none of the transactions or any settlement will be the subject of any arbitration proceeding, (c) any representation or warranty made by FX Solutions or of any kind, limited or absolute, or (d) any representation or warranty made by Customer in this Agreement or in the forms attached hereto ceasing at any time to be true or accurate.

10. MARGIN REQUIREMENTS. Customer will at all times maintain such margins and premiums for Customer's Account as required from time to time by FX Solutions. FX SOLUTIONS RESERVES THE RIGHT TO CLOSE POSITIONS WITHOUT NOTICE TO CUSTOMER IN ITS SOLE AND ABSOLUTE DISCRETION. CUSTOMER ACKNOWLEDGES THAT TRADING IN FOREIGN CURRENCY CONTRACTS IS A SPECULATIVE ACTIVITY INVOLVING LEVERAGE AND RAPID FLUCTUATING MARKETS. DESPITE SUCH RISKS, CUSTOMER IS WILLING AND ABLE TO ASSUME THE FINANCIAL RISKS AND OTHER HAZARDS OF TRADING IN FOREIGN CURRENCY CONTRACTS. CUSTOMER UNDERSTANDS THAT GUARANTEES OF PROFIT OR FREEDOM FROM LOSS ARE IMPOSSIBLE IN FOREIGN CURRENCY CONTRACT TRADING. CUSTOMER ACKNOWLEDGES THAT CUSTOMER HAS RECEIVED NO SUCH GUARANTEES FROM FX SOLUTIONS OR FROM ANY OF ITS REPRESENTATIVES OR ANY INTRODUCING BROKER OR TRADING ADVISOR AND HAS NOT ENTERED INTO THIS AGREEMENT IN CONSIDERATION OF OR IN RELIANCE UPON SUCH GUARANTEES OR SIMILAR REPRESENTATIONS.

(b) Customer consents to FX Solutions' use of automated systems or service bureaus in conjunction with Customer's Account, including, but not limited to, automated order entry, order routing and/or order execution systems; record keeping, reporting and Account reconciliations systems; and risk management systems. Customer agrees that FX Solutions may also allow the use of such systems, services and products as agreed upon between FX Solutions and Customer. Customer acknowledges that foreign currency contracts are not traded on or guaranteed by a regulated exchange or its clearinghouse, and that foreign currency contracts are not subject to any formal regulatory or financial protections as is trading in futures contracts. Customer represents and warrants that (a) it understands that as principal opposite FX Solutions, the full risk of loss will be assumed by Customer, (b) the conduct of FX Solutions is incidental to the conduct of FX Solutions' business as a foreign currency dealer and shall not be deemed amended or superseded to conform with such rule or law, (c) the FX Solutions Parties have any liability for any incidental, special or consequential damages, including, but not limited to, loss of profits or loss of use, even if FX Solutions was aware of the likelihood of such damages.

(c) Customer agrees that when selecting, monitoring or operating any Automated System, for any failure or delay in informing Customer of any System Failure or in taking action to prevent or correct any such System Failure. In no event will the FX Solutions Parties have any liability for any actual or implied warranty with respect thereto. Without limitation the foregoing, FX SOLUTIONS EXPRESSLY DISCLAIMS ANY REPRESENTATION THAT ANY AUTOMATED SYSTEM WILL OPERATE UNINTERRUPTED OR BE ERROR-FREE.
11. NETTING PROVISIONS. All foreign currency contracts entered into between Customer and FX Solutions will be subject to the following netting provisions:

(a) Netting by Novation. Each foreign currency contract made between Customer and FX Solutions will be replaced by a single new contract which will have a term shorter than the term of the prior contracts and which will cover all transactions entered into between the parties prior to the date of novation. The new contract will reflect the netting of all transactions entered into between the parties prior to the date of novation.

(b) Payment Netting. If on any delivery date more than one delivery of a particular currency is to be made between Customer and FX Solutions pursuant to a foreign currency contract, each party shall agree thereto. Upon delivery, any amounts to be delivered to each of these aggregate amounts shall be delivered by the party owing the larger amount to the other party.

(c) Discharge and Termination of Options. Any call option or any put option written by a party shall automatically be terminated and discharged, in whole or in part, as applicable, against a call option or a put option, respectively, written by the other party, such termination and discharge to occur subject to any partial settle as defined in the Option Rules, and upon the occurrence of such partial settle as defined in the Option Rules.

(d) Calculation of Net Settlement Amount. Any foreign currency contract settlement calculation is determined as follows:

(i) Each party agrees that the net settlement amount shall be calculated by taking the absolute value of the difference between the purchase or sale price and the delivery price for each currency contract, and then adding or subtracting all such differences, as applicable.

(ii) Any fees, taxes, or other charges associated with the settlement of the contract shall be added to the net settlement amount.

(iii) Customer shall pay FX Solutions the net settlement amount on the settlement date, in accordance with the terms of the contract.

12. CROSS TRADE CONSENT. The Customer hereby acknowledges and agrees that a director, officer, affiliate, employee, bank, bank employee or dealer associated with FX Solutions may be the opposing broker for a trade entered into for the Customer's account and the Customer hereby consents to such arrangements. The Customer is not entitled to receive a copy of any trade. FX Solutions shall have the right to sell any foreign currency contracts or other Collateral for the benefit of Customer to the extent necessary to satisfy Customer's obligations under this Agreement.

13. SECURITY AGREEMENT. All property of Customer held by or for FX Solutions, including without limitation foreign currency contracts, cash, letters of credit or other property (each referred to as "Collateral") in Customer's Account (including all proceeds of such Collateral), is hereby pledged to FX Solutions. Customer hereby grants FX Solutions the right to sell any Collateral for or on behalf of Customer at any time and in any manner as FX Solutions may deem appropriate, without notice to Customer.

14. REMEDIES. In the event that (a) Customer dies or becomes incapacitated; (b) FX Solutions, in its sole discretion, and at its commercially reasonable discretion, determines that FX Solutions is no longer able to make payments due to Customer, or (c) Customer has not paid any amount due to FX Solutions when due, then FX Solutions may exercise all remedies available to it under law, including but not limited to the following:

(i)20

15. SALES. (a) Any sales of Collateral made pursuant to Section 13 hereof may be made by Customer and at its commercially reasonable discretion, without notice to the subject to the rights of any market where such business is transacted, or at public or private, sale, without advertising the same. At any sale FX Solutions may purchase the whole or any part thereof free from any mere lien or charge, or from any lien or charge that may be incurred by FX Solutions in good faith, and discounting, each delivery shall be treated as a separate sale notwithstanding the fact that two or more deliveries are made on the same date.

(b) Any close-out of foreign currency contracts pursuant to Section 13 shall be accomplished by FX Solutions: (i) by delivering, offsetting, or rolling over the customer's open positions, or (ii) by selling the Collateral to the extent necessary to satisfy Customer's obligations under this Agreement.

16. TRADING PROVISIONS. (a) Limitations. FX Solutions will attempt to execute all orders that it may, in its sole discretion, and at its commercially reasonable discretion, determine that FX Solutions is no longer able to pay amounts due to Customer when due, then FX Solutions may exercise all remedies available to it under law, including but not limited to the following:

(i)20

17. SETTLEMENT DATE; ROLLLOVERS; DELIVERY. FX Solutions may, in its sole discretion and with notice to Customer, off-set Customer's open positions, roll over Customer's open positions into the next settlement period, or make or receive delivery on behalf of Customer upon any terms by methods deemed reasonable by FX Solutions, in its sole discretion. Terms and methods for delivering, offsetting, or rolling over Customer's open positions may differ on a customer-by-customer basis. FX Solutions shall have the right to re-arrange trades in a manner deemed reasonable by FX Solutions. FX Solutions may, in its sole discretion, electronically guarantee a trade or open positions with a margin requirement and, if FX Solutions so determines, Customer hereby authorizes FX Solutions to lend either to itself or to others any slippage you will accept on any trade where the slippage is the difference between the price displayed on the trading platform and the price available at the time the order is received by FX Solutions due to market movements. Deferment will only apply to trade instructions for immediate execution and not stop or limit orders. If before we have executed your trade, our market price moves in either direction away from the quoted price, but remains within your specified price tolerance, your trade will be executed at our current price. If our market price moves outside your specified price tolerance, your trade will be cancelled.

Stop-loss and entry stop orders will either be executed at their requested rate, if the market has traded there; or, at the next available price in the market, regardless of order size. These orders will be cancelled if the market price is not reached before they expire (12 hours). Any order that is stopped at a price that is guaranteed to be filled at their requested rate if the market has traded there or, in the event of a price gap, at the next available price if in the client's favor. A limit order will never be executed at a price that is worse than the limit price or expires.

For orders where slippage can occur, FX Solutions will apply slippage uniformly regardless of the direction in which the market has moved or order size. Finally, FX Solutions will not require orders at all market orders are either filled or cancelled.

18. CONSENT TO LOAN OR PLEDGE. Within the limits of applicable law and regulations, Customer hereby authorizes FX Solutions to lend either to itself or to others any funds, Collateral, or other property held for Customer, in its sole discretion, and as the means to protect or enforce its rights hereunder. Customer hereby consents, in its own name and in the name of the Customer, to have any funds, Collateral, or other property held for Customer, used, sold, pledged, hypothecated, or otherwise disposed of, in any manner, in whole or in part, in connection with other such property for any amounts due to FX Solutions thereon or for a greater sum, and FX Solutions shall have no obligation to retain a like amount of similar property in our possession and control.

19. NOTICES AND COMMUNICATIONS.

(a) Customer shall deliver all notices and any other communications to the offices of FX Solutions, LLC, 11111, Customer shall acknowledge that delivery of any notice or other communication is complete only (no electronic mail). Customer shall make all payments, except with regard to wire transfers as set forth herein, to the foregoing address via regular mail, express mail or messenger. If Customer sends any notices or other communications in an electronic format, Customer agrees to send the notices or other communications to the email address of FX Solutions at least 24 hours in advance of the delivery of the notice or other communication. If the market price moves outside the price displayed on the trading platform, FX Solutions may, in its sole discretion, electronically guarantee a trade or open positions with a margin requirement and, if FX Solutions so determines, Customer hereby authorizes FX Solutions to lend either to itself or to others any funds, Collateral, or other property held for Customer, in its sole discretion, and as the means to protect or enforce its rights hereunder.

(b) Any notice or other communication sent to FX Solutions in writing shall be deemed to have been delivered and in good order if the notice or other communication is received by Customer via the email address on the customer's application. All communications sent, whether by mail, messenger or facsimile, communications by any means that it deems reasonably appropriate, including by regular mail, express mail, messenger or facsimile.

(c) Any notice or other communication received by FX Solutions shall be deemed to have been properly delivered to Customer if the notice or other communication is received by Customer via the email address on the customer's application. All communications sent, whether by mail, messenger or facsimile, communications by any means that it deems reasonably appropriate, including by regular mail, express mail, messenger or facsimile.

(d) Communication. Reports, statements, notices and any other communication may be transmitted to customer via the email address on the customers application. All communications sent, whether by mail, email, or otherwise, shall be deemed transmitted by FX Solutions when the notice or other communication is received by the customer or, when sent by US mail, or when received by a transmitting agent, and deemed delivered to customer personally, whether actually received by customer or not.

17. SETTLEMENT DATE; ROLLLOVERS; DELIVERY. FX Solutions may, in its sole discretion and with notice to Customer, offset Customer's open positions, roll over Customer's open positions into the next settlement period, or make or receive delivery on behalf of Customer upon any terms by methods deemed reasonable by FX Solutions, in its sole discretion. Terms and methods for delivering, offsetting, or rolling over Customer's open positions may differ on a customer-by-customer basis. FX Solutions shall have the right to re-arrange trades in a manner deemed reasonable by FX Solutions. For orders where slippage can occur, FX Solutions will apply slippage uniformly regardless of the direction in which the market has moved or order size. Finally, FX Solutions will not require orders at all market orders are either filled or cancelled.

18. CONSENT TO LOAN OR PLEDGE. Within the limits of applicable law and regulations, Customer hereby authorizes FX Solutions to lend either to itself or to others any funds, Collateral, or other property held for Customer, in its sole discretion, and as the means to protect or enforce its rights hereunder. Customer hereby consents, in its own name and in the name of the Customer, to have any funds, Collateral, or other property held for Customer, used, sold, pledged, hypothecated, or otherwise disposed of, in any manner, in whole or in part, in connection with other such property for any amounts due to FX Solutions thereon or for a greater sum, and FX Solutions shall have no obligation to retain a like amount of similar property in our possession and control.

19. NOTICES AND COMMUNICATIONS.

(a) Customer shall deliver all notices and any other communications to the offices of FX Solutions, LLC, 11111, Customer shall acknowledge that delivery of any notice or other communication is complete only (no electronic mail). Customer shall make all payments, except with regard to wire transfers as set forth herein, to the foregoing address via regular mail, express mail or messenger. If Customer sends any notices or other communications in an electronic format, Customer agrees to send the notices or other communications to the email address of FX Solutions at least 24 hours in advance of the delivery of the notice or other communication. If the market price moves outside the price displayed on the trading platform, FX Solutions may, in its sole discretion, electronically guarantee a trade or open positions with a margin requirement and, if FX Solutions so determines, Customer hereby authorizes FX Solutions to lend either to itself or to others any funds, Collateral, or other property held for Customer, in its sole discretion, and as the means to protect or enforce its rights hereunder.

(b) Any notice or other communication sent to FX Solutions in writing shall be deemed to have been delivered and in good order if the notice or other communication is received by Customer via the email address on the customer's application. All communications sent, whether by mail, messenger or facsimile, communications by any means that it deems reasonably appropriate, including by regular mail, express mail, messenger or facsimile.

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20. CUSTOMER DOCUMENTS. Customer represents that the information on the Customer Application Form is true and complete and that the representations in this Agreement and any applicable ancillary documents are accurate and that FX Solutions and its agents are entitled to rely on such information and representations. Without limiting the generality of any such representations or warranties, Customer acknowledges and agrees that FX Solutions and its agents are entitled to rely on such information and representations for communicating a Customer's trades, and to verify the accuracy of such information and representations. Customer shall notify FX Solutions of any material change in such information or representations. To the extent certain ancillary documents are applicable, executed and delivered in connection with this Agreement, any and all such ancillary documents are incorporated herein by reference. If the event any term or provision of any of such ancillary documents should conflict with any term or provision of this Agreement, the terms and provisions of this Agreement shall control and prevail.

21. TERMINATION. This Agreement shall continue in effect until termination, and may be terminated by Customer at any time when Customer has no open foreign currency positions and no liabilities held by or owed to FX Solutions, upon the actual receipt by FX Solutions of written notice of termination, or at any time whatsoever by FX Solutions, without cure upon the transmittal of written notice of termination to Customer; provided, that such termination shall not affect any transactions previously entered into and shall not relieve either party of any obligations set out in this Agreement nor shall it relieve Customer of any obligations arising out of any deficit balances.

22. REPRESENTATIONS. Customer represents and warrants (which representations and warranties shall remain in effect during the term of this Agreement) that: (a) if a natural person, Customer is of legal age, under no legale incapacity and is not restricted from entering into this Agreement and effecting purchases and sales of foreign currency contracts by virtue of employment or otherwise; (b) if an entity, Customer is duly organized and in good standing in the jurisdiction of its formation, and it may lawfully and is duly authorized and empowered to enter into this Agreement and to effect purchases and sales of foreign currency contracts; (c) this Agreement is binding on Customer and enforceable against Customer in accordance with its terms; (d) Customer is in compliance with any applicable registration requirements (or exemptions therefrom) of the Commodity Exchange Act and the rules of the Commodity Futures Trading Commission; and (e) if Customer's Account is an Account with FX Solutions and not with FX Solutions unless such other persons are indicated to FX Solutions in the Customer Application Form; and (f) FX Solutions is entitled to rely upon all actions taken and instructions given by any person with apparent authority to act on Customer's behalf, and any person specifically designated to act on Customer's behalf.

23. AUTHORIZATION TO TRANSFER FUNDS. Customer agrees that FX Solutions may transfer among any and all accounts maintained by Customer at FX Solutions Customer's funds, securities or other property that may be required to avoid margin calls, satisfy Collateral requirements, reduce debt balances or for any other reason that is not in conflict with applicable law. FX Solutions will confirm any such transfers to Customer in writing.

24. FUNDS ON DEPOSIT IN NON-U.S. BANKING INSTITUTIONS. Customer acknowledges that Customer's funds may be held in accounts denominated in a foreign currency with depositories located outside the United States or its territories. If Customer domiciled in a foreign country and its funds are held in connection with contracts priced and settled in a foreign currency. Such accounts are subject to the risk that events could occur which would hinder or prevent the availability of these funds for distribution to Customer. Such accounts may also be subject to foreign currency exchange rate risks.

Customer authorizes the deposit of funds into such foreign depositories. If Customer is domiciled in the United States, this authorization permits the holding of funds in regulated accounts offshore only if such funds are used to margin, guarantee, or secure positions in such contracts or accrue as a result of such positions.

In order to avoid the possible dilution of other customer funds, if Customer has funds held outside the United States, Customer further agrees that claims on such funds shall be subordinated in the unlikely event both of the following conditions are met: (1) Customer's futures commission merchant is placed in receivership or bankruptcy; and (2) there are insufficient funds available for distribution denominated in the foreign currency as to which Customer has a claim to satisfy all claims against those funds.

Customer agrees that if both of the conditions listed above occurred, Customer's claim against FX Solutions assets attributable to funds held overseas in a particular foreign currency may be satisfied out of a fund held in a particular foreign currency only if such fund is protected by a suitable depository or by agreements with a bank the accounts of which are insured by the FDIC or other federal agency, and (iii) Customer further acknowledges and agrees that Customer is responsible for due diligence, and uses these independent resources at customers own risk.

Customer's Account is being managed by a trading advisor or is introduced to FX Solutions. Customer acknowledges and agrees that FX Solutions is responsible only for acting as counterparty to the transactions with Customer's Account or any transactions therein. Customer understands that FX Solutions makes no obligations regarding any conduct, action, representation or statement of any such persons in connection with Customer's Account or any transactions therein. Customer further agrees that the Automated Systems have been developed through the expenditure of substantial skill, time, effort and money. The Customer will protect the confidentiality of the Automated Systems by allowing access to the Automated Systems only by its employees and agents on a need to access basis and will not disclose Customer's password and account number to any third party. Customer will not publish, distribute, or otherwise make information available to third parties any information derived from or relating to the Automated Systems. Customer will not copy, modify, de-compile, reverse engineer, make derivative works of the Automated Systems or in the manner in which they operate.

26. INTELLECTUAL PROPERTY AND CONFIDENTIALITY. All copyright, trademark, trade secret and other intellectual property rights in the Automated Systems shall remain at all times the sole and exclusive property of FX Solutions and Customers shall have no right or interest in the Automated Systems except for the right to access and use certain of the Automated Systems as specified herein. Customer acknowledges that the Automated Systems have been developed through the expenditure of substantial skill, time, effort and money. The Customer will protect the confidentiality of the Automated Systems by allowing access to the Automated Systems only by its employees and agents on a need to access basis and will not disclose Customer's password and account number to any third party. Customer will not publish, distribute, or otherwise make information available to third parties any information derived from or relating to the Automated Systems. Customer will not copy, modify, de-compile, reverse engineer, make derivative works of the Automated Systems or in the manner in which they operate.

27. FINANCIAL INFORMATION. Customer shall provide to FX Solutions such financial information regarding Customer as FX Solutions may from time to time reasonably request. Customer agrees to notify FX Solutions immediately (and no later than one (1) business day) of any material adverse change in its financial condition. FX Solutions is authorized at any time to make inquiries, including with Customer's banks or any credit agency, for purposes of verifying information contained on the Customer Application Form or otherwise supplied to FX Solutions.

28. INACTIVE ACCOUNTS. Customer acknowledges that FX Solutions may routinely place Accounts in which there is no trading activity on inactive status and Customer agrees to provide whatever information and execute such additional documentation FX Solutions may reasonably require upon Customer's request to reactivate such inactive Account. FX Solutions at its sole discretion may deduct an inactivity fee from any account for the use of FX Solutions proprietary intellectual property.

29. BINDING EFFECT OF AGREEMENT. Customer hereby ratifies all transactions with FX Solutions 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. This Agreement may only be assigned by Customer with the prior written consent of FX Solutions. FX Solutions shall have the right, upon notice to Customer to transfer or assign this Agreement (and thereby the Account) to any affiliated or successor entity in its sole and absolute discretion without obtaining the consent of Customer. This Agreement shall be binding upon and inure to the benefit of FX Solutions and its successors and assigns, and Customer's personal representatives and permitted successors and assigns.

30. No Guarantees. Customer acknowledges that Customer has no separate agreement with customers broker or any other FX Solutions employee or agent regarding the trading in the customers FX Solutions trading account, including any agreement to guarantee profits or limit losses in customers account. Customer understands that customer is under an obligation to notify FX Solutions Compliance Officer immediately in writing as to any agreement of this type. Further, customer understands that any representations made by anyone concerning customers account that differ from any statements Customer is responsible for due diligence, and uses these independent resources at customers own risk.

31. MODIFICATIONS. Except as provided in Section 2, no change in or waiver of any provision of this Agreement shall be binding unless it is in writing, dated subsequent to the date hereof, and signed by the party intended to be bound. No agreement or understanding of any kind shall be binding upon FX Solutions or Customer or its representatives. All purported modifications of this Agreement are ineffective unless signed by an authorized officer of FX Solutions. FX Solutions reserves the right to change the terms and conditions of this Agreement from time to time, and at any time, with or without notice to Customer by posting changes on its website www.fxoptions.com or via email notification. Customer is responsible for regularly reviewing these terms and conditions for modification and agrees to be bound by same.

32. Governing Law; Limitation On Actions; Waiver of Jury Trial. (a) This Agreement shall be governed by and construed in accordance with the laws of the State of New York, without regard to the principles of conflict of laws. It shall be interpreted as though Customer has had a choice of the laws of any local, state or federal court located within New York County, State of New York in any action or proceeding arising directly or indirectly hereunder in connection with the transaction hereby, whether brought by customer or FX Solutions. Customer consents to submit to the jurisdiction of any local, state or federal court located within New York County, State of New York in any action or proceeding arising directly or indirectly hereunder in connection with the transaction hereby, whether brought by customer or FX Solutions. Customer consents and submits to, and waives any and all objections customer may have to such venue, and further agrees to waive and forgo any right customer may have to transfer or change the venue of any action encompassed hereby.

(b) No judicial, administrative, arbitration or reparations proceeding may be commenced by either party to this Agreement more than one (1) year after any claim arises, directly or indirectly, out of this Agreement or the transactions contemplated thereby. Customer acknowledges that he/she is expressly agreeing to waive the two year statute of limitations provided by the Commodity Exchange Act in any arbitration, judicial proceeding, or Commission proceeding, any and all other applicable statutes of limitations exceeding one year, including but not limited to, any statutory or common law state or federal statute, without prejudice to customer's rights in connection with an arbitration contemplated in the National Futures Association's Code of Arbitration.
Any award rendered in any arbitration conducted pursuant to this Agreement shall be final and binding on and enforceable against the Customer in accordance with the laws of the State of New York, and judgment may be entered on any such award by any court having jurisdiction thereof.

THE CFTC RECOGNIZES THAT THE OPPORTUNITY TO SETTLE DISPUTES BY ARBITRATION MAY IN SOME CASES PROVIDE MANY BENEFITS TO CUSTOMERS, INCLUDING THE ABILITY TO OBTAIN AN EXPEDITIOUS AND FINAL RESOLUTION OF DISPUTES WITHOUT INFLICTING SUBSTANTIAL COSTS. THE CFTC REQUIRES, HOWEVER, THAT EACH CUSTOMER INDIVIDUALLY EXAMINE THE RELATIVE MERITS OF ARBITRATION AND THAT YOUR CONSENT TO THIS ARBITRATION AGREEMENT BE VOLUNTARY.

YOU ARE FURTHER ADVISED THAT IF YOU SEEK REPARATIONS UNDER SECTION 14 OF THE COMMODITY EXCHANGE ACT AND THE CFTC DECLINES TO INSTITUTE REPARATION PROCEEDINGS, THE CLAIMS OR GRIEVANCES WILL BE SUBJECT TO THIS ARBITRATION AGREEMENT. YOU ARE FURTHER ADVISED THAT ASPECTS OF THE CLAIMS OR GRIEVANCES THAT ARE NOT SUBJECT TO THE CFTC’S REPARATIONS PROCEDURES (I.E., DO NOT CONSTITUTE A VIOLATION OF THE COMMODITY EXCHANGE ACT OR THE REGULATIONS THEREUNDER) MAY BE SUBJECT TO THIS ARBITRATION AGREEMENT.

BY SIGNING THIS AGREEMENT, YOU (1) MAY BE WAIVING YOUR RIGHT TO SUE IN A COURT OF LAW, AND (2) ARE AGREING TO BE BOUND BY ARBITRATION OF ANY CLAIMS OR COUNTERCLAIMS WHICH YOU OR FX SOLUTIONS, LLC OR ANY AFFILIATED PERSON MAY SUBMIT TO ARBITRATION UNDER THIS AGREEMENT. YOU ARE NOT, HOWEVER, WAIVING YOUR RIGHT TO ELECT INSTEAD TO PETITION THE CFTC TO INSTITUTE REPARATIONS PROCEEDINGS UNDER SECTION 14 OF THE COMMODITY EXCHANGE ACT WITH RESPECT TO ANY DISPUTE WHICH MAY BE ARBITRATED PURSUANT TO THIS AGREEMENT. IN THE EVENT A DISPUTE ARISES, YOU WILL BE NOTIFIED IF FX SOLUTIONS, LLC OR ANY AFFILIATED PERSON INTENDS TO ARBITRATE. IF YOU BELIEVE A VIOLATION OF THE COMMODITY EXCHANGE ACT IS INVOLVED AND IF YOU REQUEST TO RECEIVE SECTION 14“REPARATIONS” PROCEEDING BEFORE THE CFTC, YOU WILL HAVE 45 DAYS FROM THE DATE OF SUCH NOTICE IN WHICH TO MAKE THAT ELECTON.

YOU NEED NOT SIGN THIS CONSENT TO ARBITRATION AGREEMENT TO OPEN AN ACCOUNT WITH FX SOLUTIONS, LLC. SEE 17 CFR 180.1-180.5.

Consent to Receive Electronic Transmission of Confirmations and Account Statements

Customer hereby consents to receive all account information and trade confirmations via the internet. Customer will be able to access all account information via the GTS platform using the customer’s own username and password. Customer will have access via the GTS platform to customizable statements that will allow customer the ability to view, individual transactions, daily, weekly, and monthly reports and trade information. The updated information will be available within 24 hours after activity generated in customers account. The posting of the activity will be deemed delivery of trade confirmation and account activity statements. The information will include trade confirmations with ticket numbers, buy and sale rates, transaction amount, statements of profit and loss, current open positions as well as pending orders. Customer may revoke this consent at any time however FX Solutions, LLC reserves the right to close the account upon receipt of revocation of consent to receive electronic confirmations and account statements.

U.S. Bankruptcy Disclosure

The transactions you are entering into with FX Solutions, LLC are not traded on an exchange. Therefore, under the U.S. Bankruptcy Code, your funds may not receive the same protections as funds used to margin or guarantee exchange-traded futures and options contracts, which receive a priority in bankruptcy. Since that same priority has not been given to funds used for off-exchange trading, if FX Solutions, LLC becomes insolvent and you have a claim for amounts deposited or profits earned on transactions with FX Solutions, LLC, your claim may not receive a priority. Without a priority, you are a general creditor and your claim will be paid, along with the claims of other general creditors, from any monies still available after priority claims are paid. Even customer funds that FX Solutions, LLC keeps separate from its own operating funds may not be safe from the claims of other general and priority creditors.

Counterparty Disclosure

The Foreign Currency Trading you are entering into is not conducted on an exchange. FX Solutions LLC is acting as a counterparty to these transactions and, therefore, acts as the buyer when you sell and the seller when you buy. As a result, FX Solutions’ interests may be in conflict with yours. Unless otherwise specified in your written agreement or other written documents FX Solutions establishes the prices at which it offers to trade with you. The prices FX Solutions offers might not be the best prices available and FX Solutions may offer different prices to different customers.

If FX Solutions elects not to cover its own trading exposure, then you should be aware that FX Solutions may make more money if the market goes against you. Additionally, since FX Solutions acts as the buyer or seller in the transaction, you should carefully evaluate any trade recommendations you receive from FX Solutions or any of its solicitors.

BASIC contains Commodity Futures Trading Commission (CFTC) registration and NFA membership information and futures-related regulatory and non-regulatory actions contributed by NFA, the CFTC and U.S. futures exchanges.

http://www.nfa.futures.org/basicnet/
Notice Regarding Third Party Trading Platform

FX Solutions serves its clients through one of the following two electronic trading platforms – the Global Trading System (GTS) and MetaTrader 4. While GTS is a trading platform proprietary to FX Solutions, MetaTrader 4 is a third-party trading platform whereby FX Solutions does not own the intellectual property, this platform may or may not run in FX Solutions datacenter, and may or may not be supported by FX Solutions' IT personnel and may or may not have an application program interface (API) integrating these third-party platforms into FX Solutions dealing systems. FX Solutions offers these third-party platforms to offer traders the ability to select a platform that has the functionality that best suits their individual needs. However, users should be aware that (1) FX Solutions does not endorse such third party platforms and (2) of the additional risks associated when using such platforms.

Since the MetaTrader 4 platform is provided by a third party, FX Solutions may not have total control over the platform. Individuals that trade on such platforms are exposed to the risks associated with the system, including, but not limited to, the communication infrastructure that connects FX Solutions to the electronic trading system. As a result of any system failure or other interruption, orders either may not be executed according to your instructions or may not be executed at all. Also as a result of any system failure or other interruption, you may not be able to place or change orders or views your trading positions or market data.

As the electronic trading system is provided by a third-party provider, to the extent not prohibited by law, FX Solutions shall not be liable for any losses or damages suffered or incurred from the use, operation, or performance of the electronic trading system. In addition, FX Solutions shall have no responsibility or liability for any direct, indirect, punitive, incidental, special or consequential damages that arise from any fault, inaccuracy, omission, delay or any other failure in the electronic trading system.
CFTC 5.5 RISK DISCLOSURE STATEMENT

OFF-EXCHANGE FOREIGN CURRENCY TRANSACTIONS INVOLVE THE LEVERAGED TRADING OF CONTRACTS DENOMINATED IN FOREIGN CURRENCY CONDUCTED WITH A FUTURES COMMISSION MERCHANT OR A RETAIL FOREIGN EXCHANGE DEALER AS YOUR COUNTERPARTY. BECAUSE OF THE LEVERAGE AND THE OTHER RISKS DISCLOSED HERE, YOU CAN RAPIDLY LOSE ALL OF THE FUNDS YOU DEPOSIT FOR SUCH TRADING AND YOU MAY LOSE MORE THAN YOU DEPOSIT. YOU SHOULD BE AWARE OF AND CAREFULLY CONSIDER THE FOLLOWING POINTS BEFORE DETERMINING WHETHER SUCH TRADING IS APPROPRIATE FOR YOU.

(1) TRADING IS NOT ON A REGULATED MARKET OR EXCHANGE—YOUR DEALER IS YOUR TRADING PARTNER WHICH IS A DIRECT CONFLICT OF INTEREST. BEFORE YOU ENGAGE IN ANY RETAIL FOREIGN EXCHANGE TRADING, YOU SHOULD CONFIRM THE REGISTRATION STATUS OF YOUR COUNTERPARTY.

The off-exchange foreign currency trading you are entering into is not conducted on an interbank market, nor is it conducted on a futures exchange subject to regulation as a designated contract market by the Commodity Futures Trading Commission. The foreign currency trades you transact are trades with the futures commission merchant or retail foreign exchange dealer as your counterparty. WHEN YOU SELL, THE DEALER IS THE BUYER. WHEN YOU BUY, THE DEALER IS THE SELLER. As a result, when you lose money trading, your dealer is making money on such trades, in addition to any fees, commissions, or spreads the dealer may charge.

(2) AN ELECTRONIC TRADING PLATFORM FOR RETAIL FOREIGN CURRENCY TRANSACTIONS IS NOT AN EXCHANGE. IT IS AN ELECTRONIC CONNECTION FOR ACCESSING YOUR DEALER. THE TERMS OF AVAILABILITY OF SUCH A PLATFORM ARE GOVERNED ONLY BY YOUR CONTRACT WITH YOUR DEALER.

Any trading platform that you may use to enter off-exchange foreign currency transactions is only connected to your futures commission merchant or retail foreign exchange dealer. You are accessing that trading platform only to transact with your dealer. You are not trading with any other entities or customers of the dealer by accessing such platform. The availability and operation of any such platform, including the consequences of the unavailability of the trading platform for any reason, is governed only by the terms of your account agreement with the dealer.

(3) YOUR DEPOSITS WITH THE DEALER HAVE NO REGULATORY PROTECTIONS.

All of your rights associated with your retail forex trading, including the manner and denomination of any payments made to you, are governed by the contract terms established in your account agreement with the futures commission merchant or retail foreign exchange dealer. Funds deposited by you with a futures commission merchant or retail foreign exchange dealer for trading off-exchange foreign currency transactions are not subject to the customer funds protections provided to customers trading on a contract market that is designated by the Commodity Futures Trading Commission. Your dealer may commingle your funds with its own operating funds or use them for other purposes. In the event your dealer becomes bankrupt, any funds the dealer is holding for you in addition to any amounts owed to you resulting from trading, whether or not any assets are maintained in separate deposit accounts by the dealer, may be treated as an unsecured creditor’s claim.

(4) YOU ARE LIMITED TO YOUR DEALER TO OFFSET OR LIQUIDATE ANY TRADING POSITIONS SINCE THE TRANSACTIONS ARE NOT MADE ON AN EXCHANGE OR MARKET, AND YOUR DEALER MAY SET ITS OWN PRICES.

Your ability to close your transactions or offset positions is limited to what your dealer will offer to you, as there is no other market for these transactions. Your dealer may offer any prices it wishes,
and it may offer prices derived from outside sources or not in its discretion. Your dealer may establish its prices by offering spreads from third party prices, but it is under no obligation to do so or to continue to do so. Your dealer may offer different prices to different customers at any point in time on its own terms. The terms of your account agreement alone govern the obligations your dealer has to you to offer prices and offer offset or liquidating transactions in your account and make any payments to you. The prices offered by your dealer may or may not reflect prices available elsewhere at any exchange, interbank, or other market for foreign currency.

(5) PAID SOLICITORS MAY HAVE UNDISCLOSED CONFLICTS

The futures commission merchant or retail foreign exchange dealer may compensate introducing brokers for introducing your account in ways which are not disclosed to you. Such paid solicitors are not required to have, and may not have, any special expertise in trading, and may have conflicts of interest based on the method by which they are compensated. Solicitors working on behalf of futures commission merchants and retail foreign exchange dealers are required to register. You should confirm that they are, in fact registered. You should thoroughly investigate the manner in which all such solicitors are compensated and be very cautious in granting any person or entity authority to trade on your behalf. You should always consider obtaining dated written confirmation of any information you are relying on from your dealer or a solicitor in making any trading or account decisions.

FINALLY, YOU SHOULD THOROUGHLY INVESTIGATE ANY STATEMENTS BY ANY DEALERS OR SALES REPRESENTATIVES WHICH MINIMIZE THE IMPORTANCE OF, OR CONTRADICT, ANY OF THE TERMS OF THIS RISK DISCLOSURE. SUCH STATEMENTS MAY INDICATE POTENTIAL SALES FRAUD.

THIS BRIEF STATEMENT CANNOT, OF COURSE, DISCLOSE ALL THE RISKS AND OTHER ASPECTS OF TRADING OFF-EXCHANGE FOREIGN CURRENCY TRANSACTIONS WITH A FUTURES COMMISSION MERCHANT OR RETAIL FOREIGN EXCHANGE DEALER.

<table>
<thead>
<tr>
<th>Quarter</th>
<th>% Profitable Accounts</th>
<th>% Not Profitable Accounts</th>
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<tr>
<td>Q4 2012</td>
<td>36%</td>
<td>64%</td>
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<tr>
<td>Q3 2012</td>
<td>28%</td>
<td>72%</td>
</tr>
<tr>
<td>Q2 2012</td>
<td>32%</td>
<td>68%</td>
</tr>
<tr>
<td>Q1 2012</td>
<td>29%</td>
<td>71%</td>
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</table>

Total Non-Discretionary Accounts: Q1 2012: 4,663, Q2 2012: 4,516, Q3 2012: 4,018, Q4 2012: 3,726

PAST PERFORMANCE IS NOT NECESSARILY INDICATIVE OF FUTURE RESULTS.

I hereby acknowledge that I have received and understood this risk disclosure statement.

________________________________________
Date

________________________________________
Signature
ACCOUNT APPLICATION

The Information below must be completed in FULL.

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<tr>
<th>Account Type:</th>
<th>Platform:</th>
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<tr>
<td>Joint Account</td>
<td>MetaTrader</td>
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<tr>
<td>Business Account</td>
<td></td>
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<tr>
<td>Trust Account</td>
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<td>IRA Account</td>
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<tr>
<th>Primary Account Holder Email Address:</th>
<th>Introducing Broker: (if applicable)</th>
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<tr>
<td>Primary Email Address:</td>
<td>Broker Name:</td>
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<tr>
<td>(Our Primary Method of Contact)</td>
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<th>Primary Account Holder (or Business Owner)-Personal Information:</th>
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<tr>
<th>Home Address:</th>
<th>Mailing Address (PO Box, other)</th>
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<tr>
<td>Home Telephone #:</td>
<td>Home Fax #:</td>
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<tr>
<td>Secondary Email Address:</td>
<td>Mobile Phone #:</td>
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</table>

GTS

All new GTS accounts are created with a default lot size of 10,000 units ("mini account") and a default leverage of 50:1

*Lot size and leverage may be customized via the GTS platform

METATRADER

All new MT accounts are created with a default lot size of 100,000 units ("standard account") and a default leverage of 50:1

* Leverage on MT may be customized via the Flexi Change Form

Lot size may be customized upon placing an order.
SECTION I (cont'd)

Investment Experience:

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<tr>
<th>Stock/Bonds</th>
<th>Yes</th>
<th>No</th>
<th>□ No High School</th>
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<td>Foreign Currency</td>
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<td>No</td>
<td>□ College Degree</td>
<td>□ Graduate Degree</td>
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<td>Options</td>
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<td>Futures</td>
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What is the highest level of education completed?

SECTION II

Current Employment Information: (of Primary Account Holder) * Must Check At Least One Box

Employment Details: □ Employed □ Self-Employed □ Student □ Homemaker □ Unemployed □ *Retired

Employer Name: __________________________ Business Type: __________________________

Business Mailing Address: __________________________

City: __________________________ State/Province: __________________________

Business Telephone #: __________________________ Business Fax #: __________________________

Business Email Address: __________________________

Postal/Zip Code: __________________________ Country: __________________________

*If you indicate "Retired", please refer to "Additional High Risk Notice" p.5

Financial Information: (for Joint Account, please use combined financial information)

1. What is your estimated Annual Income? □ Less than $30,000 □ $30,001 to $50,000 □ $50,001 to $100,000 □ $100,001 to $300,000 □ $300,001 to $1,000,000 □ Over $1,000,000

2. What is your Net Worth? (excluding home equity) □ Less than $35,000 □ $35,001 to $50,000 □ $50,001 to $100,000 □ $100,001 to $300,000 □ $300,001 to $1,000,000 □ $1,000,001 to $10,000,000 □ Over $10,000,000

3. What is your Liquid Net Worth? □ Less than $35,000 □ $35,001 to $50,000 □ $50,001 to $100,000 □ $100,001 to $300,000 □ $300,001 to $1,000,000 □ $1,000,001 to $10,000,000 □ Over $10,000,000

*If your annual income is Less than $30,000, please refer to "Additional High Risk Notice" p.5

SECTION III

Joint Account Holder-Personal Information: (For Joint Account Only)

Last Name: __________________________ First Name/Middle: __________________________

Street Address: __________________________

City: __________________________ State/Province: __________________________ Postal/Zip Code: __________________________ Country: __________________________

Gender: □ Male □ Female

Date of Birth: (MM/DD/YEAR) __________________________ Marital Status: □ Yes □ No

Citizenship: US Citizen □ Yes □ No

(enter citizenship here)

Passport #, Driver's License #, Other: (Non US Resident) __________________________ Social Security Number: *US Resident must provide __________________________

Email Address: __________________________

Relationship To Primary Account Holder: __________________________

Please note: Funds may only be withdrawn to a Joint bank account in both account holders names.
**SECTION IV**

**Business Account Type:**

- [ ] Corporate Account  
- [ ] Partnership  
- [ ] Limited Liability Company

**Business/Trust Contact Information:** (for Business Account Only)

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<thead>
<tr>
<th>Name of Business:</th>
<th>Type of Business:</th>
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<table>
<thead>
<tr>
<th>Street Address:</th>
<th>Business Telephone #:</th>
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<tr>
<th>Apartment/Suite:</th>
<th>Business Fax #:</th>
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<th>Zip Code:</th>
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<th>Business Email Address:</th>
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<tr>
<th>State/Country of Incorporation:</th>
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<th>Tax ID #:</th>
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**Financial Information:** (for Business Accounts Only)

Annual Income of Corporation

- [ ] Less than $250,000
- [ ] $250,000 to $500,000
- [ ] $500,000 to $1,000,000
- [ ] Over $1,000,000

<table>
<thead>
<tr>
<th>Net Worth of Corporation:</th>
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<table>
<thead>
<tr>
<th>Name of Bank/Institution:</th>
<th>Contact Name:</th>
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<tr>
<th>Address of Bank/Institution:</th>
<th>Telephone #:</th>
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</table>

**Additional Authorized Individuals-Personal Information:**

1. Full Name:  

Social Security Number:  *US Resident must provide  

Passport #, Driver's License #, Other: (Non US Resident)

<table>
<thead>
<tr>
<th>Full Name:</th>
<th>Position/Title:</th>
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</table>

Social Security Number:  *US Resident must provide  

Passport #, Driver's License #, Other: (Non US Resident)

<table>
<thead>
<tr>
<th>Full Name:</th>
<th>Position/Title:</th>
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1. Has entity ever been, registered with the Securities Exchange Commission (“SEC”), Commodity Futures Trading Commission (“CFTC”), the Financial Industry Regulatory Authority (“FINRA”), National Futures Association (“NFA”), or other similar regulatory body?  
- [ ] Yes  
- [ ] No

If yes, please provide any identification numbers:

2. Are any principals related to any person associated with or employed by FX Solutions, LLC?  
- [ ] Yes  
- [ ] No

If Yes, Who?

3. What is the purpose of this trading account? (speculation, hedging, etc.)

4. What is the source of funds used in this trading account?

5. Will any third party funds be added to this account?  
- [ ] Yes  
- [ ] No

If Yes, Please explain.

**Limited Power of Attorney:**

If any person other than the customer, control, manage or direct the trading in this account, a Limited Power of Attorney form must be submitted. (The “Discretionary Trading Authorization/Power of Attorney” form can be retrieved from our website at www.fxsol.com)
SECTION V

**Signature Section:**

BY SIGNING BELOW, THE UNDERSIGNED REPRESENTS AND COVENANTS TO HAVE READ AND UNDERSTAND THIS FX SOLUTIONS, LLC CUSTOMER ACCOUNT APPLICATION (THE "APPLICATION"), WHICH INCLUDES:

**Risk Disclosure Statement and Notices p. 1**

**Privacy Policy p.2**

**Money Laundering Abatement and Anti-Terrorist Notification p.1**

**Notice to Foreign Customers p.1,2**

**Foreign Currency Customer Agreement p.2**

**Additional High Risk Transactions Notice p.5**

**Social Security or Tax ID Certification and Back Up Withholding Statement p.5**

**Customer Responsibility and Arbitration Agreement p.5**

**US Bankruptcy Disclosure and Counterparty Disclosure & Notice Regarding Third Party Trading Platform p.5**

**Consent to Receive Electronic Transmission of Confirmations and Account Statements p.5**

FX Solutions, LLC may at its sole and absolute discretion ask for documents to confirm your identity or may use a 3rd party for verification purposes p.14

FURTHER, THE UNDERSIGNED:

• ATTESTS AND AGREES THAT ALL INFORMATION REQUESTED IN THIS APPLICATION IS COMPLETE AND ACCURATE, INCLUDING, BUT NOT LIMITED TO, THE CUSTOMER APPLICATION FORM, FOUND ON PAGES 1-2 OF THIS APPLICATION;

• REPRESENTS THAT THE INFORMATION REQUESTED FOR IN THIS APPLICATION HAS BEEN COMPLETED IN THE UNDERSIGNED'S OWN HANDWRITING;

• HEREBY AUTHORIZES FX SOLUTIONS, LLC TO VERIFY ANY OR ALL OF THE FOREGOING INFORMATION PROVIDED IN THIS APPLICATION; AND

• ACKNOWLEDGES UNDERSTANDING THE FOREGOING TERMS OF THIS APPLICATION INCLUDING RISK OF LOSS, MARGIN POLICY AND INCURRING DEFICIT BALANCES AND AGREE TO BE BOUND THEREBY.

<table>
<thead>
<tr>
<th>Primary Customer Signature</th>
<th>Date</th>
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<th>Joint Customer Signature</th>
<th>Date</th>
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Print Primary Name

Print Joint Name

Beneficiary Designation: (if applicable)

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<th>Name:</th>
<th>Address:</th>
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Notes:

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Informational Resources

Commodity Futures Trading Commission
Three Lafayette Centre
1155 21st Street, N.W.
Washington, DC 20581
202.418.5000
www.cftc.gov

National Futures Association
300 S. Riverside Plaza, #1800
Chicago, IL 60606
312.781.1300
www.nfa.futures.org

BASIC contains Commodity Futures Trading Commission (CFTC) registration and NFA membership information and futures-related regulatory and non-regulatory actions contributed by NFA, the CFTC and U.S. futures exchanges.

http://www.nfa.futures.org/basicnet/
PERSONAL GUARANTEE

(For all accounts unless waived by FX Solutions)

In order to induce FX Solutions, LLC to enter into the Foreign Currency Customer Agreement (the "Agreement"), to which this Guarantee is incorporated by reference and attached, with (referred to therein as Customer), and for other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the undersigned individual or individuals (the "Guarantor(s)"") hereby unconditionally guarantee(s) the prompt, full and complete payment of any and all obligations, damages, costs and expenses, including attorneys' fees, that may become recoverable by FX Solutions, LLC from Customer pursuant to the terms of the Agreement.

This guarantee shall remain in full force and effect until the termination of the Agreement; provided, however, that the undersigned shall not be released from his obligations hereunder so long as any claim of FX Solutions against Introducer which arises out of, or relates to, directly or indirectly, the Agreement, is not settled to the satisfaction of FX Solutions or discharged in full.

The undersigned hereby expressly waives (a) notice of acceptance of this guarantee by FX Solutions, (b) notice of any default or non-performance of Introducer under Agreement, (c) notice of any modification to the Agreement, or extension of time granted to Introducer, (d) notice of any assignment by FX Solutions of the Agreement, (e) notice by FX Solutions of acceptance of an assignment of the Agreement by Introducer, and (f) all defenses, offsets, and counter claims which the undersigned may at any time have to any claim of FX Solutions against Introducer. The undersigned expressly acknowledges that assignment, amendment or modification of the Agreement or the renewal, extension, or any other change with respect to any other guarantor of the obligations hereunder or related obligations shall not in any manner release, affect, or impair his liability under this guarantee.

FX Solutions may, in its direction, proceed against the undersigned, jointly and severally in the case of multiple guarantors, to collect any obligation covered by this guarantee without first proceeding against Introducer. Upon five (5) day's written notice by FX Solutions, the undersigned shall pay any and all indebtedness, damages, costs and expenses due FX Solutions by Introducer and shall perform any and all duties and obligations of Introducer by FX Solutions.

Any notice to be given to the undersigned may be sent to the address provided below, and all communications so sent, whether by mail, telegraph, messenger or otherwise, shall be deemed duly given to the undersigned personally, whether or not actually received. Notices sent by mail shall be deemed duly given on the business day immediately following the date of the mailing.

This Agreement shall be governed by, and construed in accordance with, the laws of the State of New York without regard to the choice-of-law provisions thereof. At the sole election of FX Solutions, all disputes, claims, actions or proceedings arising directly, indirectly, or otherwise in connection with, out of, related to or from this Agreement shall be resolved by arbitration. For purposes of any action or proceeding involving any matter arising out of or relating to this Agreement, each party hereby expressly consents and submits to the jurisdiction of any state or federal courts or arbitration proceedings located within the County of Bergen, in the State of New Jersey. Further, Introducer waives any right to transfer or change the venue or any litigation or other formal action brought against Introducer by FX Solutions. Introducer appoints and designates FX Solutions (or any other person whom FX Solutions may from time to time hereinafter designate) as Introducer's true and lawful attorney-in-fact and duly authorized agent for service of legal process, and agrees that service of such process upon FX Solutions or such other party shall constitute personal service of such process upon FX Solutions or such other party shall constitute service of process upon Introducer; provided, that FX Solutions or such other party shall, within five days after receipt of any such process, forward the same by certified or registered mail, together with all papers affixed thereto, to Introducer's address set forth on the signature page hereof.

This Agreement shall be binding upon and inure to the benefit of the parties hereto and their respective successors and assigns. All pronouns shall be deemed to refer to the masculine or feminine, as the identity of the person may require, and the singular shall import the plural in the context of guarantee.

Signature

Date

Print Name
CERTIFIED RESOLUTIONS OF THE BOARD OF DIRECTORS
For Business Accounts Only

I, ____________________________, the undersigned Secretary or other authorized officer of ______________________, a corporation duly organized and existing under the laws of ________________ , having its principal office at ____________________________, DO HEREBY CERTIFY that at a meeting of the Board of Directors of said Corporation duly held on the __________ day of __________ , __________ , at which a quorum was present and acting throughout, the following resolutions were duly adopted, have not been amended, rescinded or revoked and are in conformity with the Charter and Bylaws of said Corporation:

RESOLVED: That it is in the best interest of this Corporation to open one or more accounts with FX Solutions, LLC for the purpose of trading in over-the-counter spot, forward and options contracts for foreign currency (collectively, "foreign currency contracts");

RESOLVED: That the following officers of this Corporation:

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or any employee or agent of this Corporation designated by any such officer, be and hereby is authorized to act for the Corporation in every respect concerning the Corporation's account(s) with FX Solutions, the authority hereby granted including, without limitation, the power to do any or all of the following acts and actions necessary in connection with the account(s) and the foreign currency contract transactions effected therein:

(a) To open one or more accounts in the name of the Corporation with FX Solutions, LLC for the purpose of trading in foreign currency contracts, and to execute in the name of the Corporation and execute and deliver to FX Solutions, LLC any and all agreements, documents, instruments or notices necessary to the opening, maintenance and/or trading of such account(s);

(b) To buy, sell and trade and agree to buy, sell and trade foreign currency contracts, on margin or otherwise, which power shall include the power to sell "short";

(c) To receive and promptly comply with any request or demand for additional margin, any notice of intention to liquidate, and any notice or demand of any other nature;

(d) To borrow funds from FX Solutions, LLC (on a secured or unsecured basis, as permitted by FX Solutions, LLC) or its affiliates to finance any foreign currency contract transactions effected through or with FX Solutions, LLC; and

(e) To take such other actions as may be necessary or desirable to carry out the intent of the foregoing and the satisfaction of each and every obligation of the Corporation in connection with the account and the foreign currency contract transactions effected therein:

RESOLVED: That FX Solutions, LLC be directed to send confirmations of all foreign currency contract transactions effected for this Corporation and carried in the account(s) and all statements of account of the Corporation with FX Solutions, LLC and other pertinent records and documents to ________________________________ (Name and Title of Officer or Agent) who is not authorized to trade with FX Solutions, LLC but hereby is authorized to receive and acquiesce in the correctness of such confirmations, statements, and other records and documents;

RESOLVED: That any and all past transactions of the kind provided for by these Resolutions which have been previously made by FX Solutions, LLC on behalf of or with this Corporation be and hereby are ratified, confirmed and approved in all respects; and

RESOLVED: That FX Solutions, LLC and any interested third party is authorized to rely and act upon the authority of these Resolutions until receipt by FX Solutions, LLC of a certificate showing rescission, amendment or modification thereof, and that this Corporation will indemnify FX Solutions, LLC and hold FX Solutions, LLC harmless from and against any liability, loss, cost or expense it incurs in continuing to act in reliance upon these Resolutions prior to its actual receipt of any such certificate

IN WITNESS WHEREOF, I have hereunto subscribed my name and affixed the seal of said Corporation this __________ day of __________ , __________ .

Signature of Secretary or other Authorized Officer

Print Name

Corporate Seal
(Please affix corporate seal here)

** PLEASE PROVIDE A COPY OF YOUR ARTICLES OF INCORPORATION**
LIMITED LIABILITY COMPANY RESOLUTION
(For limited liability business accounts only)

We the undersigned, constituting all of the [Managing-Members/Managers] of [Name of Company], a Limited Liability Company duly organized and existing under the laws of [State or Country], having its principal office at [Address], DO HEREBY CERTIFY that a meeting of the [Managing-Members/Managers] of said Company, duly held on [Date] day of [Month], [Year], the following resolutions were duly adopted, have not been amended, rescinded or revoked and are in conformity with the articles of organization and operating agreement of said Company:

RESOLVED: That it is in the best interest of this Company to open one or more accounts with FX Solutions, LLC for the purpose of trading in commodities, contracts for the future delivery of foreign currency (collectively, "foreign currency contracts");

RESOLVED: That the following persons:

Name: [Name]
Title: [Title]

or any employee or agent of this Company designated by any such person, be and hereby is authorized to act for the Company in every respect concerning the Company's account(s) with FX Solutions, LLC, the authority hereby granted including, without limitation, the power to do any or all of the following acts and actions necessary in connection with the account(s) and the Foreign currency contract transactions effected therein:

(a) To open one or more accounts in the name of the Company with FX Solutions for the purpose of trading in foreign currency contracts, and to execute in the name of the Company and execute and deliver to FX Solutions, LLC any and all agreements, documents, instruments or notices necessary to the opening, maintenance and/or trading of such account(s);

(b) To buy, sell and trade and agree to buy, sell and trade foreign currency contracts, on margin or otherwise, which power shall include the power to sell "short";

(c) To receive and promptly comply with any request or demand for additional margin, any notice of intention to liquidate, and any notice or demand of any other nature;

(d) To borrow funds from FX Solutions, LLC (on a secured or unsecured basis, as permitted by FX Solutions, LLC) or its affiliates to finance any Foreign currency contract transactions effected through or with FX Solutions, LLC; and

(e) To take such other actions as may be necessary or desirable to carry out the intent of the foregoing and the satisfaction of each and every obligation of the Company in connection with the account and the foreign currency contract transactions effected therein.

RESOLVED: That FX Solutions, LLC be directed to send confirmations of all foreign currency contract transactions effected for this Company and carried in the account(s) and all statements of account of the Company with FX Solutions, LLC and other pertinent records and documents to [Name and Title of Managing-Member/Manager or Agent] who is not authorized to trade with FX Solutions, LLC but hereby is authorized to receive and acquiesce in the correctness of such confirmations, statements, and other records and documents;

RESOLVED: That any and all past transactions of the kind provided for by these Resolutions which have been previously made by FX Solutions, LLC on behalf of or with this Company be and hereby are ratified, confirmed and approved in all respects; and

RESOLVED: That FX Solutions, LLC and any interested third party is authorized to rely and act upon the authority of these Resolutions until receipt by FX Solutions, LLC of a certificate showing rescission, amendment or modification thereof, and that this Company will indemnify FX Solutions, LLC and hold FX Solutions, LLC harmless from and against any liability, loss, cost or expense it incurs in continuing to act in reliance upon these Resolutions prior to its actual receipt of any such certificate.

IN WITNESS WHEREOF, we have hereunto subscribed our names this [Date] day of [Month], [Year].

Signature of Managing-Members/Manager
______________________________
Print Name

Signature of Managing-Members/Manager
______________________________
Print Name

**PLEASE PROVIDE A COPY OF YOUR CERTIFICATE OF FORMATION**

[Address]
Phone: +1-201-345-2210 Fax: +1-888-301-1530 Email: accounts@Fxsol.com
PARTNERSHIP CERTIFICATION & AUTHORIZATION
(For partnership accounts only)

The undersigned general partner(s) of _______________________________ , a _________________ partnership organized and existing under the laws of _______________________________ (the "Partnership"), having its principal office at _______________________________ DO HEREBY CERTIFY that the Partnership is authorized under its partnership agreement, as amended from time to time, to trade in over-the-counter spot, forward and options contracts for foreign currency (collectively, "foreign currency contracts") and possesses the power and authority to undertake the transactions contemplated by the Foreign Currency Customer Agreement of FX Solutions, LLC.

The undersigned further certify that any of the following persons:
or any employee or agent of the Partnership designated by such person, be and hereby is authorized to act for the Partnership in every respect concerning the Partnership's account(s) with FX Solutions, LLC, the authority hereby granted including, without limitation, the authority to do any or all of the following acts or actions necessary in connection with the account(s) and the foreign currency contract transactions effected therein:

(a) To open one or more accounts in the name of the Partnership with FX Solutions, LLC for the purpose of trading in foreign currency contracts, and to execute in the name of the Partnership and execute and deliver to FX Solutions, LLC any and all agreements, documents, instruments or notices necessary to the opening, maintenance and/or trading of such account(s);
(b) To buy, sell and trade and agree to buy, sell and trade foreign currency contracts, on margin or otherwise, which power shall include the power to sell "short";
(c) To receive and promptly comply with any request or demand for additional margin, any notice of intention to liquidate, and any notice or demand of any other nature;
(d) To borrow funds from FX Solutions, LLC (on a secured or unsecured basis, as permitted by FX Solutions, LLC) or its affiliates to finance any foreign currency contract transactions effected through or with FX Solutions, LLC; and
(e) To take such other actions as may be necessary or desirable to carry out the intent of the foregoing and the satisfaction of each and every obligation of the Partnership in connection with the account and the foreign currency contract transactions effected therein. FX Solutions, LLC is directed to send all confirmations of all foreign currency contract transactions effected for the Partnership and carried in the account(s) and all statements of account of the Partnership with FX Solutions, LLC and other pertinent documents and records to (Name and Title of Partner or Agent) who is not authorized to trade with FX Solutions, LLC but hereby is authorized to receive and acquiesce in the correctness of such confirmations, statements, and other records and documents.

In consideration of FX Solutions, LLC maintaining the account(s) of the Partnership, the undersigned agrees that:
(1) The undersigned is/are jointly and severally liable to FX Solutions, LLC for any and all obligations arising out of transactions in or relating to the account(s) of the Partnership with FX Solutions, LLC.
(2) If there is any change in this Authorization or if any of the general partners withdrawing from the Partnership, die or are judicially declared incompetent, the undersigned will notify FX Solutions, LLC in writing immediately. Until FX Solutions, LLC has actually received such written notice, FX Solutions, LLC shall be entitled to act in reliance on this Authorization. The Partnership will indemnify FX Solutions, LLC and hold FX Solutions, LLC harmless from and against any loss suffered or liability incurred in continuing to act in reliance on this Authorization prior to FX Solutions actual receipt of such written notice.

Any and all past transactions between the Partnership and FX Solutions, LLC of the kind provided for by this Authorization are hereby ratified, approved and confirmed in all respects.

Dated this _____ day of ___________ , _______

(EVERY GENERAL PARTNER MUST SIGN)

Signature of General Partner (or managing partner)

______________________________
Title

Signature of General Partner (or managing partner)

______________________________
Title

**PLEASE PROVIDE A COPY OF YOUR CERTIFICATE OF LIMITED PARTNERSHIP**
FX Solutions in the USA may, at its sole and absolute discretion, ask for documents to confirm your identity or may use a 3rd party for verification purposes.

<table>
<thead>
<tr>
<th>Customer Name:</th>
<th>(if applicable) Account #</th>
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<tbody>
<tr>
<td>Photo ID (Driver’s License, Passport etc.)</td>
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<tr>
<td>Proof of Residency (utility bill, phone bill etc.)</td>
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</tr>
</tbody>
</table>

One Route 17 South, Suite 260
Saddle River, New Jersey 07458  USA
Phone: +1-201-345-2210  Fax: +1-888-301-1530
Email: accounts@fxsol.com