Advantag	ge Account ^s	' Agreeme	nt							count Registrati
□ Application	☐ Individual	П	Tenants	in Commo	on	For Indivi				rdian Accounts On or an individual who has a
_ Update	☐ Custodian/Minor					f Survivorship	court court	appointed gua	ardian conserv	rator or committee, check to
_ ·	☐ Tenants by Entirety ☐ Joint Tenants – Community Property ☐ IRA (Must be age 59½ or older. Eligible f					,				
	(If permitted by you	r State laws)	(If required	by your St	tate laws)		only.		also required.	. Education Savings Accou
		ERS, JOINT TENANTS V	VITH RIGHTS	OF SURVI	VORSHIP V	VILL BE AUTOM				LECT ONE OF THE ABO
Title of Acc	ount									
Name					Date of B	irth	Social Securi	ity Number	Home Ph	none
Employer					Position				Business	Phone
Name					Date of B	Date of Birth Social Secu		ity Number	Home Ph	none
					Docition	rosition			Business	Phone
Employer					Position				Dusiness	Friorie
Legal Address (Car	nnot be a P.O. Box)				1					
011			0	Tain o		To the time	In	1540.		
City			State	ZIP Code		Sub Firm No.	Branch Code	FA Code	Account	Number
Registration Addres	ss (if different from the Legal A	Address)								
City								State	ZIP Code)
Swaan Ontion										
Sweep Option (select only One)	_	•		loney Ma Confirm wit			nal on an app	ropriate fund	(prospectu	s mailed separately).)
,	Expanded Ba	nk Deposit* quirements apply)			,				(11	,,,,,
Account Plan De	()	инеттепта аррту)								
Advantage Ba	asic .				Advanta	ge Standard	l			
 Includes an ini No Debit Card 	tial supply of compliment	ary personal-style che	cks		 Include Do vou 	s an initial supported	oly of complimate-style checks	entary perso s?	nal-style che (additional fe	ecks ee applies)
	u do NOT wish to receive	checks for your accou	ınt.		- 1 VÍSA	[®] Debit Card wi	Il be issued to	each accour	nt owner list	ed above
Identity Safegua	rd (Enter Mother's Mai	iden Name):			Check he	re if you do NO	I wish to rece	ive checks to	or your acco	unt.
	address to deliver c		n Accoun	t Addres	s:					
Street Address	,			ity	·			Sta	ate	Zip Code
☐ Cash ☐ Marg //argin Account	ın									
•	N ACCOUNT, YOU MUST	BE ELIGIBLE FOR I	MARGIN PI	RIVILEGES	S AND EL	ECT TO OPEN	I A MARGIN A	ACCOUNT (Custodian, G	Guardian, ERISA, IRAs
nvestment Club, and	Pension and Profit-Sharin	ng accounts are not el	igible for m	argin). Mar	rgin tradin	g entails greate	r risk and is no	ot suitable fo	r all investor	s. If the market value
	your Account declines, signing this Agreement, I a									
Document, and the S	tatement of Interest Charg	ges. I understand that	my securitie	es may be	pledged, i	repledged, hypo	othecated, or r	ehypothecat	ed as deem	ed necessary.
If requested, doe prohibits such issue	s Client want to providuer from using the nam	de Client's Account	t name ar	nd addres se other t	ss to an	issuer in whi	ich we hold	securities	in street n ☐ No	ame? SEC Rule 14
	U.S. Person or Reside		, , ,							
	n on this form is my corre o backup withholding bec								Revenue Ser	vice (IRS) that I am sul
to backup withho	olding as a result of a failu	re to report all interest	or dividen	ds, or (c) th	he IRS has	notified me the	at I am no long	er subject to	backup wit	hholding; and
3) I am a U.S. citizen or other U.S. person; and 4) The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct. (NOTE: The FATCA code is not applicable for accounts maintained										
in the United Star You must cross out it	<i>tes.)</i> em 2) above if you have bee	en notified by the IRS th	at vou are c	urrently sub	iect to bac	kup withholdina	because of und	lerreporting in	terest or divi	dends on vour tax return
Signing Instruction	ns: By signing this agre	ement, I acknowledg	e that I ha	ve receive	ed a copy	of, read, unde	erstand, and a	agree to the	enclosed A	Account Terms and
Conditions. I autho	rize First Člearing*, Well n and affirm that I have t	ls Fargo Bank, N.A. a	and VISA®	to establi	ish check	ing privileges	and to issue \	√ĬSA Check	Card(s) as	instructed on this
• •	II Account Owners Must S				nt owner(s) is incanacitate	d Power of Atto	ornev must sid	an below and	d at left)
	NUE SERVICE DOES NOT RE					•		-	_	ON PAGE 3 UNDER THE
	HIS DOCUMENT OTHER THA BACKUP WITHHOLDING.	AN THE CERTIFICATION	S HE	ADER "ARE	BITRATION	' AND BY REFER	ENCE, PAGE 2	PARAGRAPH	5 OF THE GE	ENERAL OR BASIC NOWLEDGES RECEIPT C
KEQUIKED TO AVOID	BACKOT WITTINGEBING.					ENT AND THE A				
ACCOUNT OWNER		DATE	TENAN' COMMO		%					IS TO BE USED
			OWNER	RSHIP						signature appears below dvantage Account as
PRINT NAME & TITLE										A form is attached to this
ACCOUNT OWNER		DATE	TENAN' COMMO	ON	%	Agreement if one is needed. If any Account Owner is incapacitated, an existing POA must be attached and the attorney-in-fact must sign below and at left. Brokerage form POA is ineffective and unacceptable where an Account Owner is				
			OWNER	RSHIP		incapacitated.	Only one perso	on may be de		POA. Checks on an IRA
PRINT NAME & TITLE						account cannot	be signed by a	POA.		
ADDITIONAL AU	THORIZED VISA® CA	RDHOLDER INFO	RMATION	l		ATTORNEY-IN	N-FACT (Power	of Attorney)		DATE
SIGNATURE		SOCIAL SECURIT	ΓY#		[]					
PRINT NAME		DATE OF BIRTH			[]	DDINT ATTOO	NEV IN EACT			
				_		PRINT ATTOR	NEY-IN-FACT			
			,							
FRINT NAME		DATE OF BIRTH								

^{*}Account(s) carried by First Clearing. First Clearing is a trade name used by Wells Fargo Clearing Services, LLC, a registered broker-dealer and non-bank affiliate of Wells Fargo & Company.

Sub Firm #	BR Code	FA Code	Account Number					
(Office Use Only)								

POWER OF ATTORNEY** TO PROVIDE FULL TRADING AUTHORIZATION WITH PRIVILEGES TO WITHDRAW MONEY AND SECURITIES

To My Broker-Dealer:

The undersigned (hereinafter referred to as the "customer" or "I") hereby authorizes the person whose signature appears below as his/her agent and attorney ("Authorized Agent") to buy, sell, sell short, tender, exchange, convert, write, exercise or trade in stocks, bonds, option contracts and any other securities on margin or otherwise in accordance with your terms and conditions for my account and risk and in my name or account number on your books. If I am a fiduciary on the account, then I hereby ratify and confirm that this authorization is granted in such fiduciary capacity and within the fiduciary powers and consistent with the fiduciary duties of said fiduciary.

In all such purchases, sales or trades you are authorized to follow the instructions of the aforesaid agent in every respect concerning my account with you; and except as herein otherwise provided, my Authorized Agent is authorized to act for me in the same manner and with the same force and effect as I might or could do with respect to such purchases, sales, trades, transfer of securities, and payment of monies (which shall for this purpose include, without limitation, the issuance of checks, use of the ATM/Debit Card and electronic funds transfer), as well as with respect to all other things necessary or incidental

I hereby ratify and confirm any and all transactions with you heretofore or hereafter made by the aforesaid agent on my behalf or on the behalf of my account with vou.

I hereby agree to release and discharge you and your affiliates, and First Clearing*, from any liability or claims in connection with your following the instructions of my Authorized Agent and agree to indemnify and hold you harmless from any losses, claims, damages, and/or liabilities (including attorney fees) based upon your acting under the instructions of my Authorized Agent. I understand and agree that you are in no way responsible for any loss to me occasioned by the actions of my Authorized Agent and that you do not, by implication or otherwise, endorse the operating methods of my Authorized Agent. I further understand and agree that you did not recommend the Authorized Agent to me.

This authorization and indemnity is in addition to (and in no way limits or restricts) any rights which you may have under any other agreement(s) between us.

This authorization and indemnity is also a continuing one and shall remain in full force and effect until revoked by the undersigned by a written notice addressed to you and delivered to your principal office, but such revocation shall not affect any liability in any way resulting from transactions initiated prior to your receipt of such revocation. In case of death of the undersigned this authorization shall continue and you shall not be responsible for any action taken on the basis of this authorization until you have received written notice of death addressed to you and delivered to your principal office.

This authorization and indemnity shall enure to the benefit of your present firm and of any successor firm or firms irrespective of any change or changes at any time in the membership thereof for any cause whatsoever, and of the assigns of your present firm or any successor firm.

If any provision of this authorization and indemnity shall be rendered invalid for any reason, the provisions of this agreement so affected shall be deemed modified or superseded, as the case may be, and all other provisions, and the provisions so modified or superseded shall in all respects continue and be in full force and effect.

This Power of Attorney shall not terminate in the event of my disability or incapacity.

Signature (Account Owner)	Print Name	Date			
Signature (Account Owner)	Print Name	Date			
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		<u> </u>			
Attorney-In-Fact Signature	Print Name	Date			
Witness Signature	Print Name	Date			
ADDD0//A	. 10:				
APPROVAL: Firm Prin	ncipal Signature	Date			
State of County / City of	} ss:				
On this day of , before me personally appeared , to me known and known by me to be the individual(s) described in and who executed the foregoing instrument, and duly acknowledged to me that he/she/they executed the same.					
Notary Signature:	My Comm	nission Expires			

^{**} Only one person may be designated.

^{*}Account(s) carried by First Clearing. First Clearing is a trade name used by Wells Fargo Clearing Services, LLC, a registered broker-dealer and non-bank affiliate of Wells Fargo & Company.

Arbitration - The following information concerns the arbitration of controversies:

This Agreement contains a pre-dispute arbitration clause. By signing an arbitration agreement, the parties agree as follows:

- All of the parties to this Agreement are giving up the right to sue each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which the claim is filed.
- Arbitration awards are generally final and binding; a party's ability to reverse or modify an arbitration award is very limited.
- The ability of the parties to obtain documents, witness statements and other discovery is generally more limited in arbitration than in court proceedings.
- The arbitrators do not have to explain the reason(s) for their award unless, in an eligible case, a joint request for an explained decision has been submitted by all parties to the panel at least 20 days prior to the first scheduled hearing date.
- The panel of arbitrators typically will include a minority of arbitrators who were or are affiliated with the securities industry.
- The rules of some arbitration forums may impose time limits for bringing a claim in arbitration. In some cases, a claim that is ineligible for arbitration may be brought in court.
- The rules of the arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this Agreement.

No person shall bring a putative or certified class action to arbitration, nor seek to enforce any pre-dispute arbitration agreement against any person who has initiated in court a putative class action; or who is a member of a putative class who has not opted out of the class with respect to any claims encompassed by the putative class action until:

- (i) the class certification is denied; or
- (ii) the class is decertified; or
- (iii) the client is excluded from the class by the court.

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

Arbitration Provision:

It is agreed that all controversies or disputes which may arise between you and Introducing Firm, First Clearing* and any Sub-Advisor (and/or any other agent), (collectively, "us") concerning any transaction or the construction, performance or breach of this Agreement or any other agreement between us, whether entered into prior to, on, or subsequent to the date of this Agreement, including any controversy concerning whether an issue is arbitrable, shall be determined by arbitration conducted before, and only before, an arbitration panel set up by the Financial Industry Regulatory Authority ("FINRA") in accordance with its arbitration procedures. Any of us may initiate arbitration by filing a written claim with FINRA. Any arbitration under this Agreement will be conducted pursuant to the Federal Arbitration Act and the Laws of the State of New York. The state or federal statute of limitations, statute of repose, non-claim statute or any other time bar that would be applicable to any claim filed in a court of competent jurisdiction shall be applicable to any claim filed in arbitration.