Partnership Account Agreement

Sub Firm # BR Code	FA Code	Account Number
211		
(Office Use Only)		



(Office Use Only)	
We, the undersigned, request TradePMR, Inc.	to open a partnership account in the name of
	a duly organized partnership, of which
each of us is a general partner and of which the undersigned are the sole general partn to accept from any one of us (each of us being fully authorized to act alone) any and all (but, not exclusively) and all orders for the purchase, for cash and/or on margin, of secuthe payment of money, including payments to the person giving the order or any other a	orders upon said account, and to act thereon, including irities, options, for the sale of securities and options, for

You are hereby further authorized to deliver, from time to time, to any one of us, securities and monies held to the credit of said account and to pay, from time to time, to any one of us, monies held by you to the credit of said account, and each of us likewise consents that confirmations and notices with reference to said account may be sent or given by you to any one of us. Any one of us, acting alone, is fully authorized to make any commitments, agreements and/or modifications thereof, and enter into any transactions of any kind, with respect to this account.

This agreement shall be governed by the laws of the State of New York.

This authority hereby conferred shall remain in force until written notice of its revocation, addressed to you, is delivered to your office at 2511 NW 41st ST, Gainesville, FL 32606 , and receipt thereof is acknowledged to us in writing signed by an officer of your company.

Each of us will sign all agreements as are required in connection with transactions for said account, all of the terms and provisions of which agreement, in addition to the provisions hereof shall be binding upon the partnership and upon each of us.

Each of us understands that, under Rules of Fair Practice of the Financial Industry Regulatory Authority ("FINRA"), a new issue may not be sold to any of the following ("new issue" is any initial public offering of an equity security as defined in Section 3(a)(11) of the Securities Act of 1933):

- 1) members of the FINRA ("FINRA Member") or other broker-dealers;
- 2) any officer, director, general partner, associated person, or employee of a FINRA Member or any other broker-dealer (other than a limited business broker-dealer) ("limited business broker-dealer" for these purposes includes any broker-dealer engaged in the securities business solely for the purchase and sale of investment company/variable contracts securities and direct participation program securities.);
- 3) any agent of a FINRA member or any other broker-dealer (other than a limited business broker-dealer) that is engaged in the investment banking or securities business;
- 4) with respect to the security being offered, a finder or any person acting in a fiduciary capacity to the managing underwriter, including, but not limited to, attorneys, accountants and financial consultants;
- 5) any person who has authority to buy or sell securities for a bank, savings and loan institution, insurance company, investment company, investment advisor, or collective investment account;
- 6) any person listed, or required to be listed, in Schedule A of a Form BD (other than with respect to a limited business broker/dealer), except persons identified by an ownership code of less than 10%;
- 7) any person listed, or required to be listed, in Schedule B of a Form BD (other than with respect to a limited business broker/dealer), except persons whose listing on Schedule B relates to an ownership interest in a person listed on Schedule A identified by an ownership code of less than 10%;
- 8) any person listed, or required to be listed, in Schedule C of a Form BD that meets the criteria of numbers 6 and 7 above;
- 9) any person that directly or indirectly owns 10% or more of a public reporting company listed, or required to be listed, in Schedule A of a Form BD (other than a reporting company that is listed on a national securities exchange or is traded on the NASDAQ National Market, or other than with respect to a limited business broker/dealer);
- 10) any person that directly or indirectly owns 25% or more of a public reporting company listed, or required to be listed, in Schedule B of a Form BD (other than a reporting company that is listed on a national securities exchange or is traded on the NASDAQ National Market, or other than with respect to a limited business broker/dealer);
- 11) an immediate family member of a person specified in numbers 2, 3, 6, 7, 8, 9, or 10, or if the person specified in numbers 2, 3, 6, 7, 8, 9, or 10 (a) materially supports, or receives material support from, the immediate family member, (b) is employed by or associated with the member, or an affiliate of the member, selling the new issue to the immediate family member, or (c) has an ability to control the allocation of the new issue ("immediate family member" for these purposes includes a person's parents, mother-in-law or father-in-law, spouse, brother or sister, brother-in-law or sister-in-law, son-in-law or daughter-in-law, and children, and any other individual to whom the person provides material support.);
- 12) an immediate family member of a person specified in numbers 4 or 5 if the person specified in numbers 4 or 5 materially supports, or receives material support from, the immediate family member.

We represent to you that there (check one):	□is	is not any party to this a	account who is a perso	on described above.

Name (Please Print)	Signature X
Name (Please Print)	Signature X

This document must be executed in conjunction with a cash or margin agreement.

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.

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