

Corporate Account Certification

Axos Clearing LLC ("Axos Clearing") will use this Certification to identify those person(s) who a corporate account holder represents are authorized to act on behalf of that Corporation (as that term is defined in this Certification). The individual(s) completing and signing this Certification must be a different officer than the individual(s) signing the Brokerage Account Application, unless all officers are traders, or the Corporation has a Sole Officer as detailed below.

ACCOUNT INFORMATION – REQUIRED							
Account Title (Name of this account)				Account			
Name of Officer			Officer's Title				
Corporation Name	State of Incorporation		Tax Id of Corporation		Nature of Business/Industry		
OFFICER CERTIFICATION							
I, hereby certify that I am a duly ele laws of the state listed above.	cted, qualified and acting o	officer of the	e above-named corporatio	n (the "Cor	poration"), inco	rporated under the	
I further certify that included as par duly called and held in accordance was present and acting.							
ALL CORPORATE OFFICER(S) (trading and non-trading)							
The following person(s) are duly el	ected, qualified and acting	g officer(s) o	of the Corporation:			1	
Name		Title				☐ Trading Officer	
Signature							
Name		Title				☐ Trading Officer	
Signature							
Name		Title				☐ Trading Officer	
Signature							
Name		Title				☐ Trading Officer	
Signature							
	For additional officers, att	ach an addi	tional Corporate Account (Certification).		
SOLE OFFICER CERTIFICATION							
By checking this box, I affirm that offices of both President and Se understand Axos Clearing will re Clearing promptly of any change	cretary of a corporation, a ely upon this certification in	nd that I pre	esently hold both such offi	ces of the C	Corporation nam	ed above. I	

Account Number:	
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RESOLUTIONS.

It is hereby resolved by the Corporation that:

- 1. Any one of the above designated officers is authorized to enter into a cash and/or margin account agreement and open a brokerage account in the name of and on behalf of the Corporation, and to direct the purchase, sale, or transfer of, and otherwise deal in, stocks, bonds, put and call option contracts, and other securities;
- 2. Any one of the above designated officers, or any other officer or agent of the Corporation authorized to draw upon or pay out the Corporation's funds, is authorized to make payment out of Corporation's funds for any items which may be payable in connection with any such purchase or sale or the exercise of the authority conferred by these Resolutions;
- Any one of the above designated officers, or any other officer or agent of the Corporation entrusted with the care or custody of any stocks, bonds and other securities sold or to be sold pursuant hereto, is authorized to deliver the same to Axos Clearing and to make any endorsement necessary to effect transfer or change of title;
- 4. Any one of the above designated officers, is authorized to receive from Axos Clearing demands, notices, confirmations, reports, statements of account and communications of every kind relating to the assets, securities or properties from time to time held or received by Axos Clearing;
- 5. Any one of the above designated officers is authorized: (i) to make agreements and give releases related to any of the matters in these Resolutions, (ii) to direct Axos Clearing to hold any stocks, bonds, put and call option contracts and other securities for the account of the Corporation, and (iii) to direct Axos Clearing to cause any of such stocks, bonds and other securities to be issued or registered in the name of the Corporation, or in the name of Axos Clearing, or in such other name as such officer may direct; and
- 6. The Secretary or Assistant Secretary of the Corporation is directed: (i) to deliver to Axos Clearing a copy of these Resolutions, duly certified under the seal of this Corporation, (ii) to certify, with or without the seal of this Corporation, that neither the Articles of Incorporation nor the Bylaws of the Corporation nor any other corporate governance documents qualify or limit the power of the Corporation to acquire or dispose of shares or other interests in or obligations of other domestic or foreign corporations, associations, or partnerships, or qualify or limit the authority of the Board of Directors to adopt these Resolutions, and (iii) to certify a list of the names and signatures of the persons hereby empowered to act for and on behalf of the Corporation.

Axos Clearing shall be entitled to conclusively rely upon these Resolutions and any information provided by the Corporation and its agents in connection with these Resolutions and to assume conclusively that these Resolutions continue in effect without modification until provided with written notice to the contrary. Axos Clearing is hereby indemnified and held harmless from any loss suffered or liability incurred by it in reliance on the information provided by the Corporation and its agents in connection with these Resolutions or any actions taking by the Corporation and its agents pursuant to these Resolutions.

SIGNATURES – By signing below, the undersigned hereby affirms these Resolutions.					
Non-Trading or Sole Officer's Signature	Print Name	Date			
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Broker Signature	Print Name	Date			
×					
General Principal Signature	Print Name	Date			
×					

Mail completed form(s) to: Trading Direct, 160 Broadway, Floor 7E, New York NY 10038.