

Client Information and Agreement for Individuals Basic Information

Basic Information		
Any changes or corrections to the information on this application must	First Name Middle Na	ne Legal Residence Address Line 1
be initialed by you.	Last Name	Legal Residence Address Line 2
Complete a separate form for each Sole Owner, Primary Account Holder, Joint Account Holder, Minor, Custodian, Parent, Guardian, Committeeman or Conservator.	Citizenship: USA Other: (specify)	City State Zip Home phone: -
If you have additional client addresses, please fill out the Additional Client Address Information form.	Passport/CEDULA and Green Card Number (If non-U.S. and no Social Security Number specified) E-mail Address (optional)	Fax (optional):
Legal Residence Address cannot be a post office box.	Tax Bracket (optional)	If yes, please provide proof of residence at your current address.
Financial Information	Annual Income: \$	ls the Client or spouse, any beneficial owners, trustees/ executors, or any of their relatives who share the same
If you share assets with another person, please provide financial information (e.g. annual income, liquid assets, net worth) per individual. For example, a total net worth of \$50,000 should be split as you deem appropriate.	Liquid Assets: \$	home, acting as an individual, a fiduciary, or corporate officer, a control person of any publicly traded corpora-
	Do you derive a substantial amount of your income wealth (over 50%) from a country outside of the US States? No Yes If yes specify,	
	Country(ies) Investment Experience (in years):	
	Equities Bonds Future Options-Buy Options-Sell	
Personal Information If you answer "yes" to the NYSE Rule 407 question, a letter of authorization from the firm specified must be	Date of Birth:	Is the Client an employee or related to an employee of UBS AG, its subsidiaries or affiliates (e.g., UBS Financial Services Inc., UBS Securities LLC)?
obtained before the account can be opened.	Number of dependents:	Affiliate/Subsidiary
	Emergency Contact Name and Phone Number (option list the Client, the client's spouse, any beneficial owners any trustees/executors affiliated with any securities firm excluding UBS and its affiliates, broker/dealer subsidiar	or ,, , of
	a financial institution, securities or commodities excharself-regulatory organization or the UBS auditor (current Ernst & Young)? (NYSE Rule 407) No Yes, specify: Firm	



	on				
Occupation, Industry, Employer Name and Address are only required if your employment status is "employed" or "self-	Status (select one): Employed Retired Unemployed		□ Student □ Volunteer	Employer's Street Address City	State Zip
	Occupation			Business Phone (optional)	
employed."	Industry (i.e., Con	struction, Service, etc.)		Business Fax (optional)	
Client Agreement					
	sk for your name, a s	treet address, date of bir	th, and a tax ide	person or entity that opens a entification number, such as a s ntify you.	
BY SIGNING BELOW YOU UNDERSTAND AND AGRE A. Upon receipt you will revent with Us booklet section Structure is Appropriate tions between advisory that this Account Applic	E TO THE FOLLOW view the Information on entitled What I for You. You unders and broker-dealer section and the Client count, and UBS' ob	ING: About Your Relationship Relationship and Pricing tand the material distinctive actions and acknowledges Relationship Agreemen ligations as it pertains to	Under penalion form is my conumber to be ing because: been notified backup with	ties of perjury, I certify that: ('orrect taxpayer identification re issued to me), and (2) I am no (a) I am exempt from backup by the Internal Revenue Servholding as a result of a failure the IRS has notified me that I a	number (or I am waiting for a ot subject to backup withhold- withholding, or (b) I have not vice (IRS) that I am subject to to report all interest or divi-
establish a brokerage ac that account will be that closure section and in the section and in the section and agreem for any account you Agreement. C. You agree to be bound a documents incorporated disclosures included in Signature Credit Card Statement, UBS RMA About Your Relationship and conditions were con	ne brokerage agreem copy of, read and nent for Individuals, are opening and by the Client Relation there by reference, to the New Account Terms and Cond Money Funds Prosp With Us to the same	understand this Clienthe Account Application the Client Relationship aship Agreement and the the terms, conditions and booklet and UBS Visations, Loan Disclosure bectus, and Information e extent as if these terms	up withholdi in the instruct to the control of the	ng, and (3) I am a U.S. citizen	or other U.S. person (defined out item (2) above if you have ly subject to backup withholderest or dividends on your tax

If the information in this form is for a minor on a custodial account the custodian (adult) on the account must sign above.

Print Name

Date



Resource Management Account Application

Account Type: Brokerage (except when executed in connection with opening an advisory account) Please read the important disclosures entitled You & Us: Conducting Business with UBS contained in the New Account booklet for a summary of the main distinctions between investment advisory and brokerage services and our respective duties and obligations.

Product and Account 0) wnershin				
Any changes or corrections to the information on this application must be initialed by	RESOURCE MANAGEMENT ACCOUNT® (RMA®) (select one) Sole Owner Custodian (UGMA/UTMA) Guardian/Committeeman/Conservator Joint Owners (Please read the joint account section of the New Account booklet carefully)				
you.	☐ Community Property ☐ Tenants by Entirety ☐ Joint Tenants with Rights of Survivorship ☐ Tenants in Common (Specify percentage of ownership; if no percentage is indicated, ownership will be divided equally (50/50)) Primary Account Holder Percent: ☐ 3 Joint Account Holder Percent: ☐ 4 Must equal 100%				
	COLLEGE FUND 529 ☐ Sole Owner ☐ Custodian (UGMA/UTMA)				
	Account Title				
	Primary Account Holder/Minor Name SSN	Joint Account Holder/Custodian Name SSN			
	Account Address:				
	Account Address Line 1	Location of Address: Home: Legal Residence Secondary			
	Account Address Line 2	Business: Primary Secondary			
	City State Zip	Other: (specify)			
Account Investment O	bjectives				
Aggressive/Speculative: Seeks the potential for significant appreciation; willing to accept a high degree of loss of principal.	Return Objective: (select one) Capital Appreciation: Investments seeking growth of Current Income and Capital Appreciation: Investments principal. Current Income: Investments seeking the generation	seeking both the generation of income and the growth of			
Moderate: Seeks potential returns with a lower risk of loss of principal.	Primary Risk Profile: (select one) Aggressive/Speculative	Conservative			
Conservative: Seeks securities that are most likely to preserve principal with low risk.	Secondary Risk Profile: (Optional, this may be applicable if you Aggressive/Speculative	ou intend to engage in options trading) Conservative			
Senior Political Affiliat	ion				
	Are you, any authorized signatories, beneficial owners, t ty to effect transactions, or any of their immediate famil	trustees, power of attorneys or other individuals with authorily members or close associates a:			
	I) Current U.S. political official (as defined in section I-B information on page 6.	on page 6)? Yes No If yes, complete additional			
		on-U.S. Religious Group/Organization, or Senior/Influential ation? Yes No If yes, complete additional infor-			

	A 1
Account	Number



Source of Funds					
If funds are from investments transferred from another firm,	Please indicate the source of funds in the account: (Check all that apply.) Income from current/previous employment or business. If you are not currently employed, provide the following information from your last employment.				
please indicate the source of funds to purchase the initial investments.	Occupation	Employer Name	City	State	
IIDS Dank IIS A Dangsi	Sale of Real Estate-locatio	n:	Other-specify:		
	Uninvested cash balances in	Resource Management Accou USA Deposit Accounts. Plea	unts (RMA), with some exceptions se see the Client Relationship Agre		
CAP ELECTION The cap is \$100,000 for individual accounts or \$200,000 for joint accounts, in each case on a per account basis.	sweep option below: RMA Money Market California Municipal	t Portfolio 🔲 New York N	nd U.S. Gov	ount, and select a secondar ey Municipal Fund ernment Portfolio	
ALTERNATIVES TO THE DEPOSIT ACCOUNT ^{2,3}	If you do not want to sweep i New York Municipal Fun Tax-Free Fund	d New Jersey Mur	can select one of the sweep options nicipal Fund	unicipal Fund	
Non-Deposit Account S	Sweep of Uninvested Cash	n Balances ^{2,3} - For Manage	ed Programs Only, except PACE		
	RMA Money Market Por California Municipal Fun Puerto Rico Short Term I		U.S. Governm	funicipal Fund nent Portfolio	
If you have multiple accounts at L	JBS Financial Services held in the same	recognized legal capacity that will s	weep into the UBS Bank USA Deposit Acco	ount Sweep Option, once cash	

in your accounts exceeds in the aggregate the applicable \$100,000 or \$200,000 threshold, then your aggregate funds on deposit with UBS Bank USA will exceed FDIC insurance coverage limits. UBS Financial Services will not be responsible for any insured or uninsured portion of the Deposit Accounts. (Refer to the UBS Financial Services Deposit Account Sweep Program Disclosure Statement for more details.) ²Money market funds are sold by prospectus only, are NOT FDIC-INSURED, NOT BANK GUARANTEED, AND MAY LOSE VALUE. 3State municipal funds are designed for residents of those states, respectively. 4Puerto Rico Short Term Investment Fund, Inc. is offered exclusively to Puerto Rico residents as defined in the Fund's prospectus. The Fund is not a money market fund registered under the U.S. Investment Company Act of 1940, does not comply with rules applicable to U.S. registered funds and presents a higher degree of risk than those funds. The Fund is sold by prospectus only, is NOT FDIC-INSURED, NOT BANK GUARANTEED, AND MAY LOSE VALUE. For Puerto Rico residents holding accounts with UBS Financial Services Incorporated of Puerto Rico only.



General Account Feat	LIVOS				
General Account reat	MARGIN ¹				
	Accounts automatically	come with margin unless they are anaged programs cannot have ma		Estate, 529 Plan, or certain	
	☐ Check here if you do not want margin. If your account will have margin, answer the following questions: 1 Do you intend to engage in "pattern day trading" as defined by NYSE Rule 431? ☐ Yes ☐ No				
	2 Do you have any othe	r margin accounts with UBS Finan	cial Services Inc.? Yes	No If yes, complete:	
	Account Number	Account Number	Account Number	Account Number	
	DIRECT DEPOSIT If you would like to have plete the Direct Deposit	e your payroll or other recurring p Application on page 14.	ayments automatically depo	sited into your account, com-	
	DUPLICATE PARTIES				
	If you would like duplica party form on page 6.	te trade confirmations and staten	nents sent to additional indi	viduals, complete the duplicate	
means purchasing and selling or	selling and purchasing the same se	ervices' Loan Disclosure Statement carefully ecurity in the same day in a margin acco of the total trades during that period.			
Resource Managemen					
The following features are	e automatically included in	n each Resource Management A	ccount [®] (RMA [®]): UBS Reso	urce Card Program, Check	
_	_	nent services. Please fill in the in		lete enrollment in these	
features. This account may	be subject to an annual fee	as described in the New Account bo	ooklet.		
Note, Custodial and Guardia	an accounts are not eligible to	o apply for the UBS Visa Signature o	credit card.		
UBS RESOURCE CARD PROGRAM¹	Indicate how your nam card(s):	e(s) should appear on your UBS A	merican Express Card(s) and	your UBS Visa Signature credit	
Includes the UBS Amercian Express					
Card ^{®2} and UBS Visa	Applicant Name (not ex	ceeding 26 characters)			
Signature® credit card³, including UBS Rewards⁴.	Co-Applicant Name* (if	f applicable) (not exceeding 26 ch	aracters)	Requested Revolving Credit Line (optional) For UBS Visa	
	Do vou own or rent voi	ur home? Own Rent		Signature credit card only	
	Mother's Maiden Name				
	* Joint Owners are not ually leave the "Co-A	required to apply jointly for the L pplicant Name" field blank.	JBS Visa Signature credit cai	d. If you want to apply individ-	
	Delivery: Standard (default) Overnight (Fees may app	ly)		
	Choose the RMA Progra	am Level for the account:			
	Select Level (defa	ault) - Includes UBS American Express	Card and UBS Visa Signature	credit card ³ . No additional annual fee.	
		Includes UBS American Express Card and benefits. \$350 additional annual	_	card ³ and provides additional rewards Account booklet for further details.	
	ber No	ludes a UBS American Express Card ar nefits. \$1500 additional annual upgra te: To be eligible for Charter Level Prog IS WMUS.	de fee applies. See New Accou	and provides additional rewards and not booklet for further details. In of \$5mm+ in assets and liabilities with	

Only account owners can be issued cards in this section. Other individuals must be designated on the Authorized Agent/Dual Signor Addendum on pages 12-13. Transactions with your UBS American Express Card are deducted automatically from your RMA account. See New Account booklet for details.

³Transactions with your UBS Visa Signature credit card are billed separately from your RMA account. Note that you may request that your balances be paid each month automatically from your RMA account. Issuance of the UBS Visa Signature credit card is subject to review and approval by Barclays Bank Delaware. Please see the UBS Visa Signature credit card Terms and Conditions for rate, fee and other cost information.

You will be automatically enrolled in the UBS Rewards program at no additional cost. The program allows you to earn points toward merchandise, travel and gift certificates.

Account N	Jumber
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Resource Management	Account Features	continued				
CHECK WRITING				☐ 3-page desk ☐ 3-page business ☐ Other d Agent/Dual Signor Addendum on pages 12-13.		
	Delivery:	Standard	(default)	Overnight (Fees may apply)		
Name/Address to appear on checks				Alternate Mailing Ad	ddress for Cards and Checks	
Check here if the same as Name and Mailing address on the				Client Name		
				Address Line 1 - PO Box not permitted for cards		
account				Address Line 2		
	City	State	Zip	City	State Zip	
	*Wallet checks are fre	e; all other check styles inv	olve a fee.			
	Please indicate your	access preference for eac	n: <i>(select one</i>	e for each service)		
BILL PAYMENT SERVICE	Online (web)	ResourceLine sM (phone) -	If ResourceLir	ne, complete pages 8-9		
ELECTRONIC FUNDS TRANSFER (EFT) SERVICE	Online (web)	Online (web) ResourceLine SM (phone) - Complete pages 10-11				
ONLINE SERVICES	Check here for o	online access to account in	nformation.			

	A 1
Account	Number



Account Agreement

U.S. Federal law requires us to obtain, verify and record information that identifies each person or entity that opens an Account with us. When you open an Account, we will ask for your name, a street address, date of birth, and a tax identification number, such as a social security number. We may also ask to see a driver's license or other identifying documents that will allow us to identify you.

BY SIGNING BELOW, YOU ACKNOWLEDGE THAT YOU HAVE READ, D. If your Account is established with margin, you acknowledge that UNDERSTAND AND AGREE TO THE FOLLOWING:

- A. Upon receipt you will review the New Account booklet section entitled You & Us: Conducting Business with UBS. You understand the material distinctions between advisory and broker-dealer services and acknowledge that this Account Application and the Client Relationship Agreement establish a brokerage account, and UBS' obligations as it pertains to that account will be that of a "broker-dealer" as described in the disclosure section and in the brokerage agreement.
- **B.** You have received a copy of, read and understand this Resource Management Account Application and the Client Relationship Agreement.
- C. You agree to be bound by the Client Relationship Agreement and the documents incorporated there by reference, the terms, conditions and disclosures included in the New Account booklet and UBS Visa Signature Credit Card Terms and Conditions, Loan Disclosure Statement, UBS RMA Money Funds Prospectus, and Information About Your Relationship With Us to the same extent as if these terms and conditions were contained in this document.

The Client Relationship Agreement contains a predispute arbitration in paragraph U on page 23.

- when you use your margin privileges, we will hold the securities in your Account as collateral against the amounts you borrow, and you agree to keep sufficient positions and margin in your Account to meet any margin calls we might issue.
- E. Unless you instructed your Financial Advisor otherwise, you are applying for both the UBS American Express Card and the UBS Visa Signature credit card and you agree to be bound by the terms and conditions stated in the Client Relationship Agreement.

Sign Here	- Signature	Print Name	Date
	Additional Party Signature	Print Name	Date
UBS Financial Services	Inc. Branch Use Only		
	ify that the client has been informed of all pos ent has been issued all required disclosure doci		
What was the initial trar Initial Trade Information:	,	Deposit Transfer of Accounts curity Symbol: Value:\$	
Interest/Dividends: 1	otained?	nar-CEFS/Adv Svcs	ral:
Sweep Fund: Bank	Code: Plan Code: Assoc Code:	Managed Account Code: Family of	f Account Code:



Account Information Addendum

Complete for each of	auplicate party	
	Check all that apply:	Check all that apply:
	☐ Trade Confirmation Recipient	☐ Trade Confirmation Recipient
	Statement Recipient	Statement Recipient
	Internal Location Code (UBS Financial Services Use Only):	Internal Location Code (UBS Financial Services Use Only):
	Name of Duplicate Party	Name of Duplicate Party
	Address Line 1	Address Line 1
	Address Line 2	Address Line 2
	City State Zip	City State Zip
	Citizenship: USA Other: (specify)	Citizenship: USA Other: (specify)
Complete for each a	additional address	
	Client Name	Client Name
	Address Line 1	Address Line 1
	Address Line 2	Address Line 2
	City State Zip	City State Zip
	Location of Address: Home: Legal Residence Secondary Business: Primary Secondary Other: (specify)	Location of Address: Home:
Senior Political Affil	Speaker of the House of Chairman of the Joint Ch	ent US Cabinet Member Representatives Supreme Court Justice niefs of Staff Ambassador
	C) Relationship to Client(s): Self Immedia Associated with b	ousiness or trust
	Official's/Organization's Name:	
	Current or Former Position (include country name	9):
	Relationship to Client(s): Self Immedia Associated with bu	te family member





DTCC/COD Instructions If your account is set up to deliver securities and cash to a third party (i.e.	deliver versus navment) inle	ease provide either DTCC or Fe	d Wire instructions
DTCC Clearing Number: Name of Delivering Ir		Internal Account Number:	a vviie instructions.
Additional Information:			
			Del/Rec N Y
Government Delivery Instructions			
ABA Number: Bank Name:		Department:	
Third Party:		Internal Account Number:	
Other Instructions:			
Physical Delivery:			
ID Confirm Instructions			
Institutional ID Number: Agent Bank/ID:	Instructions Matrix:	AID CID:	
Internal Account Number of Receiving Bank:	Internal Account Number	r of Institution:	
Interested Party ID Number:	Interested Party Internal A	Account Number:	
Interested Party ID Number:	Interested Party Internal Account Number:		
Receive Physical Master Confirm: SID Indicator: Yes No Yes (on SID) No (Not on SID)	GHMRW35:		
Special Instructions:			



Bill Payment Service

The Bill Payment Service allows you to pay your bills and/or make payments to a third party vendor without writing and mailing a check. If paying bills via ResourceLineSM, complete the information.

Online Services clients can set up Vendor/Payee information online.

*Please note that RMA® and Business Services Account BSA® offers an easy-to-use expense-coding system. Using pre-assigned letters (except H, I, J, O, Q and X), you may establish your own expenditure categories and track them either on your UBS Financial Services Inc. check register or online. When writing checks and submitting bill payments, be sure to indicate your expense code. For your convenience, all checking and bill payment expense codes are totaled on your monthly premier statement.

Please attach a separate sheet to add more Vendors/Payees.

On Demand Payments require the client's verbal consent for the branch to initiate the payment.

VENDOR/PAYEE 1			VENDOR/PAYEE 2				
Name of Vendor/Payee			Name of Vendor/Payee				
Vendor/Payee Account Number			Vendor/Payee Account Number				
Vendor/Payee Street Address			Vendor/Payee Street Address				
City	State	Zip	City	State Zip			
Vendor/Payee Telephone Number	*Exp	pense Code onal)	Vendor/Payee Telephone Number	*Expense Cod (Optional)			
Recurring Payments:			Recurring Payments:				
Recurring Amount (\$100,000 maximum - ResourceLine) (\$1,000,000 maximum - Online Services) Frequency: (select one) Weekly Bi-weekly Monthly Quarterly Semi-annually Annually			Recurring Amount (\$100,000 maximum (\$1,000,000 maximum (\$1,000,000 maximum strequency: (select one) Weekly Bi-weekly Quarterly Semi-annually	mum - Online Services) Monthly			
Start Date (May not be greater than 1 year from the current date)			Start Date (May not be greater than 1 year from the current date				
End Date (May not be greater than 30 years from the start date)			End Date (May not be greater than 30 years from the start date)				
Final Payment Amount (specify if different	ent from recu	rring amount)	Final Payment Amount (specify if different from recurring amou				
On Demand Payments: Payments permitted			On Demand Payments: Payments permitted				
Upon verbal authorization in an amou	unt not to	exceed	Upon verbal authorization in an am	ount not to exceed			
\$ (\$100.00	00 if left blank	<)	\$ (\$100.	000 if left blank)			



Bill Payment Service continued

VENDOR/PAYEE 3 VENDOR/PAYEE 4 Please attach a separate sheet to add more Name of Vendor/Payee Name of Vendor/Payee Vendors/Payees. Vendor/Payee Account Number Vendor/Payee Account Number Vendor/Payee Street Address Vendor/Payee Street Address City State Zip City State Zip *Expense Code *Expense Code Vendor/Payee Telephone Number Vendor/Payee Telephone Number (Optional) (Optional) **Recurring Payments: Recurring Payments:** Recurring Amount (\$100,000 maximum - ResourceLine) Recurring Amount (\$100,000 maximum - ResourceLine) (\$1,000,000 maximum - Online Services) (\$1,000,000 maximum - Online Services) Frequency: (select one) Frequency: (select one) Weekly Weekly Bi-weekly Monthly Bi-weekly Monthly Quarterly Semi-annually Annually Quarterly Semi-annually Annually Start Date (May not be greater than 1 year from the current date) Start Date (May not be greater than 1 year from the current date) End Date (May not be greater than 30 years from the start date) End Date (May not be greater than 30 years from the start date) Final Payment Amount (specify if different from recurring amount) Final Payment Amount (specify if different from recurring amount) On Demand Payments require the client's verbal On Demand Payments: On Demand Payments: consent for the branch to Payments permitted ☐ Payments permitted initiate the payment. Upon verbal authorization in an amount not to exceed Upon verbal authorization in an amount not to exceed _ (\$100,000 if left blank) (\$100,000 if left blank) **Client Authorization** I authorize UBS Financial Services Inc. to initiate payments indicated above (including adjustments for any entries made in error) from my RMA or Business Services Account BSA, and authorize UBS Financial Service Inc. to debit the same to such account. I authorize UBS Financial Services Inc. to make changes and/or cancellations to transactions requested by me. I understand these instructions will remain in effect until UBS Financial Services Inc. has received written notification from me of termination or modification in such time and manner as to afford UBS Financial Services Inc. a reasonable opportunity to act on it. I authorize UBS Financial Services Inc. at its option to discontinue the Bill Payment service if I fail to maintain adequate funds in the RMA or Business Services Account BSA to cover my requested payments. All Bill Payments will be initiated in accordance with this authorization and the terms and conditions governing my RMA or Business Services Account BSA. I acknowledge that the initiation of electronic funds transfers must comply with applicable U.S. law. Sian Here Account Holder Signature Date Account Holder Signature Date

| AUTHORIZED EXTERNAL FINANCIAL INSTITUTION 2



Electronic Funds Transfer Service

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Non-UBS Financial Services Inc. Accounts

Complete the information below for your accounts other than UBS Financial Services Inc. accounts. Please Note: Electronic Funds Transfer withdrawals can only be made if you have established a Resource Management Account® (RMA®) or Business Services Account BSA®.

AUTHORIZED EXTERNAL FINANCIAL INSTITUTION 1

The ABA routing number usually appears on the bottom of printed checks or deposit tickets. Please attach a voided check (for checking accounts) or a deposit slip (for savings accounts). If neither is available a client statement or letter on bank stationery confirming account title, account number, and ABA routing number is sufficient.

To transfer funds into a UBS Financial Services Inc. account from a UBS Financial Services Inc. or external account that is titled differently, a signed Letter of Authorization from all account holders is required.

If the authorized external account is a money market account, select the "Checking" account type.

On Demand Transfers require the client's verbal consent for the branch to initiate the transfer and are limited to the External Account Permission selected for that account.

•	Name of Financial Institution	Name of Financial Institution				
	ABA Routing Number Account Number	ABA Routing Number Account Number				
	Account Title/Name	Account Title/Name				
	Account Type: Savings Checking	Account Type: Savings Checking				
	Financial Institution Telephone Number	Financial Institution Telephone Number				
	External Account Permission: (select all that apply)	External Account Permission: (select all that apply)				
	Deposit to authorized external account	Deposit to authorized external account				
	Withdraw from authorized external account	Withdraw from authorized external account				
	Recurring Transfers:	Recurring Transfers:				
	Recurring Amount (\$100,000 maximum - ResourceLine) (\$1,000,000 maximum - Online Services)	Recurring Amount (\$100,000 maximum - ResourceLine) (\$1,000,000 maximum - Online Services)				
	Recurring Permission: (select one) must also be selected as an external account permission above	Recurring Permission: (select one) must also be selected as an external account permission above				
	Deposit to authorized external account	Deposit to authorized external account				
	☐ Withdraw from authorized external account	☐ Withdraw from authorized external account				
	Frequency: (select one)	Frequency: (select one)				
	Weekly Bi-weekly Monthly Quarterly Semi-annually Annually	Weekly Bi-weekly Monthly Quarterly Semi-annually Annually				
	Start Date (May not be greater than 1 year from the current date)	Start Date (May not be greater than 1 year from the current date)				
	End Date (May not be greater than 30 years from the start date)	End Date (May not be greater than 30 years from the start date)				
)	On Demand Transfers:	On Demand Transfers:				
	Upon verbal authorization in an amount not to exceed	Upon verbal authorization in an amount not to exceed				
	\$ (\$100,000 if left blank)	\$ (\$100,000 if left blank)				
		I and the second				



Electronic Funds Transfer Service continued

UBS Financial Services Inc. AccountsComplete the information below for your other UBS Financial Services Inc. accounts. Please Note: Electronic Funds Transfer withdrawals can only be made from a Resource Management Account® (RMA®) or Business Services Account BSA®.

	DESIGNATED INTERNAL ACCOUNT 1	DESIGNATED INTERNAL ACCOUNT 2
	UBS Financial Services Inc. Account Number	UBS Financial Services Inc. Account Number
	Account Title/Name	Account Title/Name
	Internal Account Permission: (select all that apply) Deposit to designated internal account Withdraw from designated internal account	Internal Account Permission: (select all that apply) Deposit to designated internal account Withdraw from designated internal account
	Recurring Transfers:	Recurring Transfers:
	Recurring Amount (\$100,000 maximum - ResourceLine) (\$1,000,000 maximum - Online Services)	Recurring Amount (\$100,000 maximum - ResourceLine) (\$1,000,000 maximum - Online Services)
	Recurring Permission: (select one) must also be selected as an internal account permission above	Recurring Permission: (select one) must also be selected as an internal account permission above
	Deposit to authorized internal account Withdraw from authorized internal account	Deposit to authorized internal account Withdraw from authorized internal account
	Frequency: (select one) Weekly Bi-weekly Monthly Quarterly Semi-annually Annually	Frequency: (select one) Weekly Bi-weekly Monthly Quarterly Semi-annually Annually
	Start Date (May not be greater than 1 year from the current date)	Start Date (May not be greater than 1 year from the current date)
On Demand Transfers require the client's verbal	End Date (May not be greater than 30 years from the start date)	End Date (May not be greater than 30 years from the start date)
consent for the branch to nitiate the transfer and	On Demand Transfers:	On Demand Transfers:
are limited to the Internal Account Permission	Upon verbal authorization in an amount not to exceed	Upon verbal authorization in an amount not to exceed
selected for that account.	\$ (\$100,000 if left blank)	\$ (\$100,000 if left blank)
Client Authorization		
ng adjustments for any External Account(s) or	entries made in error) to or from my account(s) listed above	Bank") to initiate the types of transactions indicated above (includ, and authorize the depository(ies) named on my Authorized d transactions to my accounts. I authorize UBS Financial Services equested by me.
cation in such time and		has received written notification from me of termination or modifi- e opportunity to act on it. If I close or change any account listed
adequate funds in such	n account(s) to cover my requested transfers. All electronic f ditions governing my RMA or Business Services Account BSA	ls transfer service from any accounts listed above if I fail to maintain unds transfers will be initiated in accordance with this authorization I acknowledge that the initiation of electronic funds transfers must
Sign Here	•	
	Account Holder Signature Date	Account Holder Signature Date



Authorized Agent/Dual Signor Addendum



To add an additional card or check user on the Resource Management Account "(RMA") or Business Services Account BSA", complete the Authorized Agent for RMA/Business Services Account BSA Cards and Check Writing and the Account Holder Certification sections. To remove an authorized agent, complete the Authorized Agent Removal and the Account Holder Certification sections. If the dual-signature option is selected on the Account Application, complete the Dual Signors for RMA/Business Services Account BSA Check Writing and the Account Holder Certification sections. The Account Holder must sign the Account Holder Certification section located on the next page.

Authorized Agent for RMA/Business Services Account BSA Cards and Check Writing

Each additional card and/or check user (who is not a minor) named below is appointed an agent to me, unaffected by my subsequent disability or incompetence, to effect card and/or checking transactions in my designated UBS Financial Services Inc. account. As indicated below, the additional card and/or check user is authorized to act on my behalf to effect transactions using my UBS American Express Card and/or UBS Visa Signature credit card, and/or write checks for the payment or withdrawal of funds drawn on the designated UBS Financial Services Inc. account or payable to me and bearing the signature or signatures now or hereafter authorized by me without limit as to amount, without inquiry and without regard to its application. UBS Financial Services Inc. will send all confirmations, notices, demands, statements and other communications regarding checking activity in the designated UBS Financial Services Inc. account to me. UBS Financial Services Inc. owes no obligations to additional card and/or check users and may, but is not required to, act on instructions or respond to communications from such additional users.

	Agent Name	Home Address				
	SS#:	City	State	Zip		
	Passport/CEDULA and Green Card Number (If non-U.S. and no Social Security Number specified)	Mailing Address (if differe	ent than home address)			
	Date of Birth	City	State	Zip		
Date of Birth:		Authorized Agent For: UBS Visa Signature	☐ UBS American Exp credit card ☐ Chec			
	Country of Citizenship (if other than USA)	Additional fees may apply. Please see New Account booklet for details.				
Sign Here only if adding						
an authorized agent	Agent Signature	Date				
	moval for RMA/Business Services Account BS horized agent, please print the name of the agent you					
Specify Name only if						
removing an agent	Agent Name	Agent Name				



Authorized Agent/Dual Signor Addendum continued

Dual Signors for RMA/E	Business Services Account BSA Chec	k Writing		
to be required, at all times, ple required signor, please specify	uire two signatures at all times. If you arease check "Required" next to the signor's next all signors as optional. If the individual designation also complete the Authorized	ame. Only one inc gnated below is n	dividual can be a required signor. If you do no ot a UBS Financial Services Inc. client (i.e. ac	ot designate a count holder,
	r want UBS Financial Services Inc. to order nev Financial Services Inc. will not accept single sig		hecks. If checked, you will be responsible for	obtaining checks
	Dual Signor 1 Name Specify the type of signor: Required	Optional	Dual Signor 2 Name Specify the type of signor: Required	d
Sign Here only if adding a Dual Signor	Dual Signor's Signature	Date	Dual Signor's Signature	Date
•	d sign a new addendum to add, remove or u le and replace any other previous dual signor	,	,	most recently
declare it as true and accurat	ation TAND, ACKNOWLEDGE AND AGREE that (1 te and (2) UBS Financial Services Inc. is auth s an updated copy of this form revoking or	orized to rely upo	on the authority conferred by this documer	
SIGN HERE	Account Holder Signature	 Date	Account Holder Signature	 Date
	Account Holder Signature	Date	Note: If there are additional authorized dual signors please print another co	



Direct Deposit Application

Direct Deposit allows you to have all or part of your payroll, government, social security, or other recurring payment automatically deposited into

In order to sign up for Direct Deposit, you must have either an RMA® checking account number or a UBS Financial Services Inc. account number. If you do not have a UBS Financial Services Inc. account number, one will be provided when your account is opened. Please keep this form until you receive your account number or checks.

To arrange to have your Social Security checks directly deposited into your account, call the Social Security Administration at 800-772-1213. For other government payments, contact the issuing government agency directly. For all other organizations or financial institutions, complete the infor-

Please forward this completed form to the organization or financial institution sending the direct deposit.

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Street														
City											State		Zip	
	ınt Info													
													-	direct deposit.
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											o not have the boxes		account	, you must ente
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The in	nforma organ Name 00804 Transit (Chase	below e			ized by	y the o	rganiz	800 Bank	BRO C	DKSEDGE : Address		DEPT.	OH1-0465
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UBS Financial Services Inc.

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	cial Services Inc. Account	
	Account Title	
	For Retirement Accounts Only—Account is to be trans	ferred into a:
	☐ Traditional IRA ☐ Traditional IRA Rollover ☐	SEP IRA Roth IRA Qualified Plan
	☐ SIMPLE IRA ☐ CODA SEP-IRA ☐	Coverdell Education Savings Account
	The account is transferring from a qualified retirement pla	
		over IRA
	*Pursuant to IRS Regulations, qualified retirement plan assets cannot b	e rolled over to a SIMPLE IRA.
About the Account You	a Are Transferring	
Please refer to your statement for the following information and attach a complete copy of your most recent statement for	Name(s) and Title of Account on your statement	Name of Firm/Fund Company Broker Clearing
this account.	Your Account Number	Street Address of Firm/Fund Company
Please complete a separate form for each account	SS#/TIN:	
you transfer (photocopies are acceptable).	2nd SS#/TIN:	City State Zip
Type of Transfer You A	re Making Please answer the following questions	
Indicate the number of shares of each asset you wish to transfer or write "all."		es No inswered "no," and the transfer is not coming directly from e following information for the assets you intend to transfer
	Description of Asset Quantity	Description of Asset Quantity
	1.	4.
	1. 2.	5.
ferable. If the asset is not transferable, UBS Financial	2. 3. Are you transferring directly from an insurance or m	5. 6.
Some assets are not trans- ferable. If the asset is not transferable, UBS Financial Services Inc. may be named broker-dealer and/or custo- dian at the company, or the	2. Are you transferring directly from an insurance or m If you answered "no," skip to the next question. If you are each annuity or mutual fund you intend to transfer.	5. 6. nutual fund company? Yes No nswered "yes," please provide the following information fo
ferable. If the asset is not transferable, UBS Financial Services Inc. may be named	2. Are you transferring directly from an insurance or m If you answered "no," skip to the next question. If you are each annuity or mutual fund you intend to transfer.	5. 6. nutual fund company? Yes No nswered "yes," please provide the following information fo
ferable. If the asset is not transferable, UBS Financial Services Inc. may be named broker-dealer and/or custo- dian at the company, or the assets can be sold. Requests to sell positions are dependent upon the deliv-	2. Are you transferring directly from an insurance or m If you answered "no," skip to the next question. If you are each annuity or mutual fund you intend to transfer. Name of Fund/Annuity Acco	5. 6. nutual fund company? Yes No nswered "yes," please provide the following information for Quantity (indicate unt Number # of shares or "All")
ferable. If the asset is not transferable, UBS Financial Services Inc. may be named broker-dealer and/or custodian at the company, or the assets can be sold. Requests to sell positions are dependent upon the delivering firm receiving and processing the request and	2. Are you transferring directly from an insurance or m If you answered "no," skip to the next question. If you are each annuity or mutual fund you intend to transfer. Name of Fund/Annuity Acco	5. 6. nutual fund company? Yes No nswered "yes," please provide the following information for Quantity (indicate unt Number # of shares or "All")
ferable. If the asset is not transferable, UBS Financial Services Inc. may be named broker-dealer and/or custodian at the company, or the assets can be sold. Requests to sell positions are dependent upon the delivering firm receiving and processing the request and may take several weeks to	2. Are you transferring directly from an insurance or m If you answered "no," skip to the next question. If you are each annuity or mutual fund you intend to transfer. Name of Fund/Annuity Acco	5. 6. nutual fund company? Yes No nswered "yes," please provide the following information for Quantity (indicate unt Number # of shares or "All")
ferable. If the asset is not transferable, UBS Financial Services Inc. may be named broker-dealer and/or custodian at the company, or the assets can be sold. Requests to sell positions are dependent upon the delivering firm receiving and processing the request and may take several weeks to complete. Liquidations can	2. Are you transferring directly from an insurance or m If you answered "no," skip to the next question. If you are each annuity or mutual fund you intend to transfer. Name of Fund/Annuity Acco	5. 6. nutual fund company? Yes No nswered "yes," please provide the following information for Quantity (indicate unt Number # of shares or "All")
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ferable. If the asset is not transferable, UBS Financial Services Inc. may be named broker-dealer and/or custodian at the company, or the assets can be sold. Requests to sell positions are dependent upon the delivering firm receiving and processing the request and may take several weeks to complete. Liquidations can also be processed by calling the delivering firm.	2. Are you transferring directly from an insurance or m If you answered "no," skip to the next question. If you are each annuity or mutual fund you intend to transfer. Name of Fund/Annuity Acco 1. 2. 3.	5. 6. nutual fund company? Yes No nswered "yes," please provide the following information fo Quantity (indicate # of shares or "All")



UBS Financial Services Inc.

Account Number __

			TIN				
Type of Transfer You A	re Making continued						
Type of fransier four	Are you transferring directly from a Band If you answered "no," skip to the next quest	tion. If you a	nswered "yes," please complete the fol	No No Nowing section.			
Initiate the transfer of a	I am only transferring cash. Please transfer:	☐ All cash	in account 🔲 Only \$				
maturing Certificate of Deposit (CD) no more than two weeks prior to the	I have a CD that I want to transfer. Please: Liquidate it IMMEDIATELY. I am aware of and acknowledge the penalty I will incur from any early withdrawal. Liquidate it AT MATURITY. Maturity date						
maturity date. Otherwise, you may incur early withdrawal penalties.	Do you wish to liquidate any assets as p If you wish to liquidate any assets prior to th ous firm with verbal instructions and advise y	is transfer,	please supply the branch operations ma	nager at your previ- iis liquidation request.			
Client Instruction							
has been authorized by me or to receive payment of the understand that to the exte readily transferable, with or transferred within the time	ecified to UBS Financial Services Inc., which to make payment to you of the debit balance e credit balance in my securities account. I nt any assets in my securities account are not without penalties, such assets may not be frame required by New York Stock Exchange he National Association of Securities Dealers ing authority.	my securitie If certificate physical po form, include Services Income and as direct	ntact me with respect to the disposition of es account that are either non-transferables or other instruments in my securities a ssession, I instruct you to transfer them in ding affixing any necessary tax waivers, to to transfer them in its name for the puricted by me. I further instruct you to cances account on your books if this is a full to	le or non-deliverable. ccount are in your n good deliverable o enable UBS Financial rpose of sale, when tel all open orders for			
Unless otherwise indicated in the instruction contained herein, I authorize you to liquidate any proprietary money market fund assets that are part of my securities account and transfer the resulting credit balance to UBS Financial Services Inc. I understand that you and/or UBS Financial Services			t I have destroyed or returned to you any d checks given to me in connection with ull transfer as noted on the this form.	r credit/debit cards			
services for ARS, such as sta provide routine updates fron place your orders or pass alc	r owners of Auction Rate Securities (ARS): After tement valuations and a way to sell them between in issuers, such as the clearing rate of the last auction ong your ARS orders to your former broker-dealer of in which we may be unable to place your orders.	auction date on or the rate	es (also known as a secondary market). We to be paid if the auction failed to clear. V	e also may be unable to When possible, UBS will			
eligible for a liquidity solutio	S-related ARS on February 13, 2008, or who purch n that provides clients with par value for certain A y 13, 2008 or who did not purchase ARS from	RS. That sol ւ	ition is not available to persons or ent	ities who were not			
	te notification from UBS informing you that you m gning below, you acknowledge that your ARS are i						
Delivering Agent: Please	refer to the attached page for delivery instruction	ons.					
SIGN HERE	Account Owner's Signature	Date	Additional Party Signature	Date			
	Additional Party Signature	Date	Additional Party Signature	Date			
Authorization (LIRS Finan	cial Services Inc. completes).		· · ·				
	odian: Please be advised that UBS Financial Ser	vices Inc. wil	l accept the above-captioned account a	ns successor custodian.			
Successor Custodian/Truste	e Authorized Signature		Date				
For Internal Branch Use C	Only	of liquidat	ion request.				
Liquidations	determine the Management of the Post Market		sus Non-ACAT—The transfer is an ACAT				
	determine if any assets require liquidation.		conditions are met: Either part of or the e d and the delivering firm is ACAT-eligible.	ntire account is to be			
tions manager at previous f	ted, ask the client to contact the branch opera- irm with verbal instructions. Verbal instructions the transfer process. PLEASE DO NOT SEND S TO THE ACCOUNT	Account is the branch	transferring via: ACAT Non-AC, should process the transfer and retain the	paperwork.			

All Account Transfer procedures are available on BGAP and InfoNet.

TRANSFER DEPT. Always follow up the next day to ensure execution



Account Transfer Form Delivery Instructions

Delivery Instructions: **All deliveries must include client name and UBS Financial Services Inc. account number.** (Tax Identification No. 13-2638166)

Branch Contact Information	Contact Name:
	Branch Address:
	City/State/ZIP://
	Phone:
Forward Checks	Forward checks to the branch contact listed above. Note: if no branch contact information is listed above, forward checks to:
	UBS Financial Services Inc. 1000 Harbor Blvd. Weehawken, NJ 07086 Attn: Central Check Deposit, 8th Floor All checks must include client name and UBS Financial Services Inc. account number.
All DTCC-Eligible Securities	Deliver to DTCC Clearing Number 0221. If you have any questions about the clearing number, please call 201-352-6300. All deliveries must have client name and UBS Financial Services Inc. account number.
Dividend Reinvestment/Closed-end Mutual Funds	Issue a certificate for all whole shares, liquidate all fractional shares and discontinue dividend reinvestment. All deliveries must include client name and UBS Financial Services Inc. account number.
Physical Delivery of Securities	 Physical Securities Window UBS Financial Services Inc. 1000 Harbor Blvd., 6th Floor Weehawken, NJ 07086 All deliveries must have client name and UBS Financial Services Inc. account number.
Retail Transfer of Federal Funds	UBS AG ABA #026007993 UBS FINANCIAL SERVICES A/C #101-WA-258641-000 F/C UBS-FINSVC CLIENT A/C NAME A/C UBS-FINSVC INTERNAL A/C NUMBER
U.S. Government/Fed Book Entry Securities	ABA 021000021 JPMChase/PAINE/CLIENT A/C # & NAME
For Correspondence Related to a Liquidation or Transfer of Any Security or Annuity Product	 UBS Financial Services Inc. Branch (refer to branch contact information listed above). If not listed, call the Phone Number on Client Statement to Obtain Proper Address Do not send liquidation paperwork to Account Transfer Dept.
For Limited Partnerships and Retirement Account Transfer Related Correspondence From Contra Firms Only	UBS Financial Services Inc.
(Clients: Please send to your Financial Advisor at the UBS Financial Services Inc. branch office.)	1000 Harbor Blvd. Weehawken, NJ 07086 Attn: Account Transfer, 6th Floor

account number.



Agreements

The "Client Relationship Agreement" is this document, which you acknowledge governs the overall relationship between You & Us.

Throughout this Agreement, "you," "your" and "yours" refer to you as Client(s) of UBS. "UBS," "we," "us," "our" and "ours" refer to UBS Financial Services Inc. and unless we indicate otherwise, its successor firms, subsidiaries, correspondents and/or affiliates, including without limitation, its parent company, UBS AG; and its affiliates UBS Financial Services Incorporated of Puerto Rico and UBS International Inc., (both of which clear through UBS Financial Services Inc.), UBS Bank USA, UBS Credit Corp., UBS Trust Company, N.A. and their insurance agency affiliates and subsidiaries and all other subsidiaries and affiliates. UBS Financial Services Inc. and each of these affiliates is sometimes referred to as a UBS Entity.

CLIENT AGREEMENT FROM THE CLIENT INFORMATION AND AGREEMENT FOR INDIVIDUALS FORM

BY SIGNING THE ACCOUNT APPLICATION, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTAND AND AGREE TO THE FOLLOWING:

- A. Upon receipt, you will review the New Account booklet section entitled You & Us: Conducting Business with UBS. You understand the material distinctions between advisory and broker-dealer services and acknowledge that this Account Application and the Client Relationship Agreement establish a brokerage account, and UBS' obligations as it pertains to that account will be that of a "broker-dealer" as described in the disclosure section and in the brokerage agreement.
- **B.** You have received a copy of, read and understand this Client Information and Agreement for Individuals, the Account Application for any account you are opening and the Client Relationship Agreement.
- C. You agree to be bound by the Client Relationship Agreement and the documents incorporated there by reference, the terms, conditions and disclosures included in the New Account booklet and UBS Visa Signature Credit Card Terms and Conditions, Loan Disclosure Statement, UBS RMA Money Funds Prospectus, and Information About Your Relationship With Us to the same extent as if these terms and conditions were contained in this document.

ACCOUNT AGREEMENT FROM THE RESOURCE MANAGEMENT ACCOUNT APPLICATION

BY SIGNING THE ACCOUNT APPLICATION, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTAND AND AGREE TO THE FOLLOWING:

- **A.** Upon receipt, you will review the New Account booklet section entitled You & Us: Conducting Business with UBS. You understand the material distinctions between advisory and broker-dealer services and acknowledge that this Account Application and the Client Relationship Agreement establish a brokerage account, and UBS' obligations as it pertains to that account will be that of a "broker-dealer" as described in the disclosure section and in the brokerage agreement.
- **B.** You have received a copy of, read and understand this Resource Management Account Application and the Client Relationship Agreement.
- C. You agree to be bound by the Client Relationship Agreement and the documents incorporated there by reference, the terms, conditions and disclosures included in the New Account booklet and UBS Visa Signature Credit Card Terms and Conditions, Loan Disclosure Statement, UBS RMA Money Funds Prospectus, and Information About Your Relationship With Us to the same extent as if these terms and conditions were contained in this document.
- D. If your Account is established with margin, you acknowledge that when you use your margin privileges, we will hold the securities in your Account as collateral against the amounts you borrow, and you agree to keep sufficient positions and margin in your Account to meet any margin calls we might issue.

E. Unless you instructed your Financial Advisor otherwise, you are applying for both the UBS American Express Card and the UBS Visa Signature credit card and you agree to be bound by the terms and conditions stated in the Client Relationship Agreement.

CLIENT RELATIONSHIP AGREEMENT

PLEASE REVIEW THIS CLIENT RELATIONSHIP AGREEMENT, WHICH GOVERNS THE RELATIONSHIP BETWEEN YOU AND US. BY SIGNING THE ATTACHED ACCOUNT APPLICATION, YOU ACKNOWLEDGE THAT YOU UNDERSTAND AND AGREE TO THE TERMS AND CONDITIONS OF YOUR UBS ACCOUNT.

A. Introduction

The terms and conditions expressed in this "Client Relationship Agreement" govern any and all Accounts you are opening now with any UBS Entity, whether your account relationship with UBS is direct or introduced. You acknowledge that you have received and read this Client Relationship Agreement. Your New Account booklet contains additional information, the terms and conditions, and the disclosures pertaining to the Accounts and services you may have requested UBS to establish for you. Those documents supplement and are incorporated by reference into this Client Relationship Agreement, and you agree to the terms and conditions set forth in them. If you do not agree to the terms and conditions governing your Accounts, you must close your Account(s) and terminate your Client Relationship Agreement with us. Continued use of your Accounts is evidence of your agreement to the terms and conditions set forth in the New Account booklet.

As you establish additional Accounts or enroll in additional services, we will confirm the expansion of your relationship with us in writing and supply you with the relevant agreements and disclosures. For Accounts you open now or in the future we will send you a record of the information you give us about yourself and your Accounts, and you agree to review this information and notify us promptly of any changes. You may be able to open accounts of the same type and registration title, without completing additional applications or signing an additional Client Relationship Agreement. For certain Accounts and services, including Accounts in any of our Investment Solutions programs, you may be required to execute additional documents and agreements. All of the agreements and disclosures we send you will also supplement and be incorporated by reference into this Client Relationship Agreement and all of them, collectively, will govern your relationship with us. Your signature on your initial Client Relationship Agreement will serve as your agreement to the terms and conditions governing any new Accounts, features or services. You may close an Account or cancel a feature or service if you do not agree to the terms and conditions. Your depositing of cash or securities or entering orders or instructions for any new Account, or your continued use of any of these products, features and Services also indicates your accept-

UBS Financial Services Inc.



ance of the terms, conditions and limitations spelled out in the documents we send you.

B. Representation

By signing the Account Application, you represent that you have reached the age of majority according to the laws of the state in which you reside and the laws of the State of New York.

You declare that all of the personal and financial information you have supplied to UBS is true and accurate. You agree to notify us promptly of any material changes to that information including especially, but not limited to, information regarding your address, financial situation or investment objectives.

You understand that UBS provides financial and investment services only and does not provide legal or tax advice.

C. Disclosure of Beneficial Ownership

You understand that UBS will not disclose your name, address and security position to issuers of any securities held in your Account(s) unless you have instructed us to do so. As a result, you may not receive information regarding those securities directly from the issuer, but from UBS instead. Your instructions are reflected on the Account Information pages of this booklet. If you wish to change your instructions, call your Financial Advisor.

D. Statement Householding

As a convenience to you, we may consolidate some or all account statements with the same address in the same envelope. This practice is known as "householding."

Accounts may be added to or excluded from house-holding as clients move to or from the address to which the householded account statements are sent.

Additionally, the individual selected to receive the householded account statements may also change over time.

Where owners of joint accounts live at different addresses, the statements will be sent to at least one of the account owner's address, and if householding is already in place at that address, then such joint account statements may be householded with any other householded account statements sent to that same address.

However, if you wish to opt out of householding, please call your Financial Advisor at the toll-free number listed on your account statements to receive individual statements mailed in separate envelopes.

E. Introduced Accounts

You understand that if your account is opened with UBS International Inc. or UBS Financial Services Incorporated of Puerto Rico, then your account is being introduced to UBS Financial Services Inc. and will be carried by UBS Financial Services Inc. in your name. By signing the Account Application, you acknowledge that you have reviewed the section titled "Introduced Accounts" located in the General Terms and Conditions chapter. This section describes the services provided by UBS International Inc. or UBS Financial Services Incorporated of Puerto Rico and UBS Financial Services Inc.

F. UBS Deposit Account Sweep Program

If eligible, your Account will be automatically been enrolled in the UBS Deposit Account Sweep Program. By signing the Account Application, you authorize us to "sweep" the free cash balances in your eligible Account for which no interest is otherwise earned or paid into an interest-bearing FDIC-insured Deposit Account at UBS Bank USA or into the Fund or other sweep option you have chosen and subsequently withdraw Deposit Account balances or liquidate any such shares so purchased at such times, and for such periods of time, as we may decide in our sole discretion.

In addition, you authorize us to make withdrawals from your Account in accordance with the terms of the UBS Deposit Account Sweep Program and the General Terms and Conditions in the New Account booklet. You agree that we have the right to withhold the redemption, liquidation or withdrawal of proceeds or other payments from your Account until all funds placed in your Account have been collected. The collection periods are set forth in the New Account booklet. It may, therefore, be necessary for us to delay acting on instructions or effecting payments until your Account contains funds sufficient to meet your obligations. Your authorization will remain in force until a reasonable time following our receipt by UBS Financial Services of written notice of revocation.

The terms and conditions of the UBS Deposit Account Sweep Program are more fully described in the UBS Deposit Account Sweep Program Disclosure Statement contained in your New Account booklet. By signing below you agree that from time to time in our sole discretion we may update or modify the UBS Deposit Account Sweep Program and/or change the sweep options or types of sweep options in which free cash balances are "swept." If you wish to change your sweep option, please contact your Financial Advisor.

G. Retirement Account(s)

If you have requested UBS to establish a **traditional**, **Roth** or **SIMPLE** Individual Retirement Accounts (IRA), your New Account booklet contains the UBS IRA Custodial Agreement and the IRA Disclosure Statement. You agree to be bound by the terms and conditions set forth in those documents. In accordance with the UBS IRA Custodial Agreement, you designate UBS Financial Services Inc. as custodian of your IRA. This designation becomes effective when UBS Financial Services Inc. accepts it.

At your death, your IRA will be transferred to the beneficiary or beneficiaries you have designated in the Account Application. If no beneficiaries have been designated the IRA will be transferred to your surviving spouse, or if you have no surviving spouse, to your estate.

You may change your beneficiary designation at any time by notifying UBS in writing of the change in a form acceptable to UBS. Any interest in your IRA that is not effectively disposed of by the beneficiary designation in place at the time of your death will be paid to your surviving spouse, or if you have no surviving spouse, to your estate. You may be charged a Custodial Account fee in connection with this IRA.

See the Client Privacy Notice for more information about Statement Householding.

A "Fund" refers to one or more of the RMA money market funds as described in the prospectuses of the UBS RMA Funds.

Free cash balances in Individual Retirement Accounts (IRAs) and Coverdell Savings Accounts will sweep into the UBS Bank USA Deposit Accounts and for ERISA plans the accounts will sweep into the UBS Retirement Money Fund.





UBS does not extend margin for certain types of accounts (e.g., an Individual Retirement Account, ERISA Plan, Coverdell Education Savings Account, 403(b)(7) Account, UGMA, UTMA, Estate or 529 Plan Account).

Please review the Margin Agreement contained in your New Account booklet. If you wish to opt out of Margin, call your Financial Advisor.

The features and fees of your RMA or Business Services Account BSA are more fully described in your New Account booklet.

"Check Provider" refers to the check-processing firm we appoint to handle payment of your checks and drafts.

If you have requested check writing, your checks will be sent to you under separate cover after your Account has been approved.

"Card Issuer" refers to Barclays Bank Delaware, the bank we have appointed to issue and administer the UBS Resource Card Program.

If you have requested a Card, your UBS American Express Card(s) will be mailed to you under separate cover after your Account has been approved.

H. Margin and Margin Requirements

You will automatically be considered for margin unless you opt out. If you have selected Margin on this Account, you understand that when you use your margin privileges, we will hold the securities in your Account as collateral against the amounts you borrow. You agree, therefore, to keep sufficient positions and margin in your Account to meet the requirements set by any applicable statutes, rules, regulations, procedures or industry customs. We may deem it necessary or advisable to establish additional requirements for margin Accounts. You also agree to maintain enough assets in your Account to satisfy any and all margin calls issued in connection with the Account.

In Accordance with the Margin Agreement contained in your New Account booklet, certain securities in your Account may be loaned to UBS or to other persons or entities.

I. Resource Management Account®/Business Services Account BSA®

If you have requested that we open one or more Accounts for you that are Resource Management Accounts® (RMA®) or Business Services Account BSA®, you understand and agree that your request to open an Account is subject to our approval, and that we will accept your request in our sole discretion after we have received this signed Agreement. For any Account you have with us now or may open in the future, if you want to add any of the Resource Management Account or Business Services Account BSA features or services, such as the UBS American Express Card, Check Writing, Electronic Funds Transfer, Bill Payment or Online Services features, you may request to be enrolled in one or more of these services (or other services that UBS may offer in the future) by making a verbal request to your Financial Advisor or, where available, by enrolling online. You understand and agree that any request to add Resource Management Account and Business Services Account BSA features or Services is subject to our approval, and we may ask you to sign additional documents or provide additional information in connection with those additional features or services. You agree that once approved, the requested features or services will be subject to the terms and conditions of the New Account booklet and Client Relationship Agreement in effect at the time the service is requested. You will receive the terms and conditions governing the features or services you request, which will be deemed incorporated by reference into your existing Account agreement(s). Your use of any added or different feature or service will constitute your acceptance of the terms and conditions provided to you in the future.

If you have chosen to open an RMA or Business Services Account BSA at the Select Level, you understand that your RMA or Business Services Account BSA includes a UBS American Express Card and, if you apply for and your application is approved by the Card Issuer, a UBS Visa Signature credit card (no annual fee). If you have chosen to open an RMA or Business Services Account BSA at the Premier Level, you understand that your RMA or Business Services Account BSA includes a UBS American Express Card and, if you apply for and your application is approved by the Card Issuer, a UBS Visa Signature credit card

and provides additional rewards and benefits and that a \$350 additional annual upgrade fee applies. If you have chosen to open an RMA or Business Services Account BSA at the Charter Level, you understand that your RMA or Business Services Account BSA includes a UBS American Express Card and, if you apply for and your application is approved by the Card Issuer, a UBS Visa Signature credit card and provides additional rewards and benefits and that a \$1500 additional annual upgrade fee applies. See the New Account booklet for further details.

The New Account booklet contains detailed information about your RMA or Business Services Account BSA and a description of the features and services you have selected. You agree to be bound by the terms and conditions set forth there, and understand that you will be charged an annual service fee, brokerage fees for all securities transactions effected, and other fees as set forth in the Fees and Charges section of the New Account booklet. These fees are subject to change by us at any time. Your authorization with respect to your Accounts will remain in force until a reasonable time after we receive your written notice of revocation.

J. Check Writing

If you have requested the ability to write checks or authorize drafts to be drawn on your RMA or Business Services Account BSA, you hereby authorize our Check Provider to honor checks bearing your signature(s) and unsigned drafts presented on the basis of separate written authorization from you to the payee. You understand that you may use these checks only in conjunction with your RMA or Business Services Account BSA and only up to amounts within the Account's "Withdrawal Limit" as defined in the General Terms and Conditions contained in your New Account booklet. You also authorize us to debit your RMA or Business Services Account BSA and reimburse the Check Provider in federal funds when checks or drafts are presented to the Check Provider. Finally, you agree to maintain sufficient available assets in your Account to cover payment on the day you write the check or authorize the draft through the day on which your Account is debited to pay for the check or draft.

K. UBS American Express® Card

If you have expressed an interest in obtaining one or more UBS American Express Cards (each a "Card") in conjunction with your RMA, by signing below you are requesting the issuance of (and are applying for) one or more Card(s). You authorize us and the Card Issuer to complete any transactions you initiate in the manner described in the New Account booklet when using your Card. You understand that the Card Issuer will approve transactions up to your Account's "Withdrawal Limit" as defined in the General Terms and Conditions contained in your New Account booklet, you agree to maintain sufficient available assets in your Account to make payment in full for any Card transactions as they are processed, and you authorize us to debit your RMA and reimburse the Card Issuer in federal funds when Card transactions are processed. You also understand that the Card Issuer may suspend and/or cancel any Card if sufficient assets are not available in your Account to cover your transactions. You agree that the use of any Card in connection with your RMA will be governed by the terms and condi-



tions in the UBS American Express Card Cardholder Agreement contained in your New Account booklet, and you agree to comply with those terms and conditions.

L. UBS VISA Signature Credit Card If you and/or any joint account holder(s) have expressed an interest in obtaining one or more UBS Visa Signature credit cards (each a "Credit Card") for the individual(s) listed on your Account Information page, by signing below you and/or any joint account holder(s) are requesting the issuance of (and are applying for) one or more Credit Card(s). You were informed that Joint Account owners are not required to apply jointly for the UBS Visa Signature Credit Card, and that you can inform your Financial Advisor if you want to apply individually. Transactions with your Credit Card are billed separately from your RMA. Note that you may request that your balances be paid each month automatically from your RMA. Please see the Credit Card Terms and Conditions for rate, fee and other cost information. You understand that your Credit Card(s) will be issued by the Card Issuer and that your Credit Card account will be managed according to the UBS Visa Signature Credit Card Cardholder Agreement, which is governed by Delaware law. A copy of the UBS Visa Signature Credit Card Cardholder Agreement will be sent to you with your Credit Card(s). You agree to be bound by the UBS Visa Signature Credit Card Cardholder Agreement and understand that your Credit Card Account is subject to change as stated in the UBS Visa Signature Credit Card Cardholder Agreement and is not subject to the General Terms and Conditions or this Client Relationship Agreement. As part of your application, you request UBS to share with the Card Issuer the information that it requests to open your Credit Card account and you further request that we use the information which we have provided to the Card Issuer on your behalf to update our own records. You agree that we and the Card Issuer may share information including application data, approval status and transaction information.

By signing below, you indicate your consent for the Card Issuer to obtain a credit report in connection with its review of your application and after it establishes your Credit Card account, to administer your Credit Card account, and report its credit experience with you to others. At your request, the Card Issuer will provide the name and address of each consumer reporting agency from which it obtained a report about you. After your Credit Card account is open, you will have the opportunity to select the way in which the Card Issuer can use or share information about you for marketing or Credit Card account maintenance purposes.

You agree that we may use information about your Credit Card transactions provided by the Card Issuer to update your UBS monthly account statement and our records.

You agree that any dispute between you and the Card Issuer will be resolved by binding Arbitration. For more information regarding Arbitration please consult the UBS Visa Signature Credit Card Cardholder Agreement.

By signing below, you agree that (a) you are at least 18 years old and a permanent resident of the United States, (b) you have reviewed and accept the UBS Visa

Signature Credit Card Terms and Conditions provided to you with this Client Relationship Agreement and (c) all information provided to us was provided truthfully and completely.

M. Bill Payment and Electronic Funds Transfer Service If you enroll in the Bill Payment and Electronic Funds Transfer Service, you agree that those services are governed by the Bill Payment and Electronic Funds Transfer Agreement, which is included in your New Account booklet and incorporated here by reference, and you authorize us to make payments and transfers to and from your Designated Internal Accounts and Authorized Outside Accounts in accordance with your instructions. You may provide instructions online, over the telephone or in writing. When you use UBS Online Services, ResourceLine, our telephone voice response system, or speak to a live operator, you will be asked to provide your password or personal identification number ("PIN"). Certain bill payments and electronic funds transfers can only be requested through Online Services or in writing.

You agree to maintain sufficient balances to cover your bill payments and electronic funds transfers on the process date described below or on such other date we debit your Account for the bill payment or electronic funds transfer. You understand that we are not liable for any overdraft or insufficient funds situation caused by your payments or transfers, and you agree to repay any overdraft or insufficient funds on demand.

If an erroneous payment or transfer is made, you authorize us to make a debit or credit to your Account to correct it, provided the correction is made in accordance with applicable laws, rules and regulations.

In addition, you authorize the banks or other financial institutions at which you maintain your authorized outside Accounts to accept ACH credits or debits to those Accounts. Finally, by using our Bill Payment and Electronic Funds Transfer Service, you authorize us to obtain information about your transactions from your other banks or financial institutions in order to provide to you the UBS Bill Payment and Electronic Funds Transfer Service, including for example to resolve transfer posting problems.

N. Security Interest

As security for the payment of all liabilities or indebtedness presently outstanding or to be incurred under this or any other agreement between you and any UBS Entity, you hereby grant to each UBS Entity a security interest in and lien on any and all Property held or carried by any UBS Entity for you or on your behalf in or credited to any UBS Account(s), and in any other Account with any UBS Entity in which you may have any legal, equitable or other interest. All such Property will be subject to such security interest as collateral for the discharge of your obligations to any UBS Entity, wherever or however arising and without regard to whether or not we made loans with respect to that Property. In enforcing our security interest, we have the discretion to determine the amount, order and manner in which the Property will be sold and have all the rights and remedies available to a secured party under the Uniform Commercial Code ("UCC") in addition to all other rights provided in this Agreement or by law. You will not cause or allow any of the Property held in any of your UBS Accounts, whether owned

If you have applied for a Card, your UBS VISA Signature Credit Card(s), if approved for issuance by the Card Issuer, will be mailed to you under separate cover after your Account has been approved.

"Property" includes, but is not limited to, securities, money, stocks, options, bonds, notes, futures contracts, commodities, commercial paper, certificates of deposit and all other obligations, contracts and property usually and customarily dealt in by brokerage firms and any other property that can be recorded in any of your Accounts with us. See the UBS Statement of Credit Practices.





Please see the UBS Client Privacy Notice in the New Account booklet for further information, including information on your ability to optout of certain information sharing.

This "Client Relationship Agreement" governs the overall relationship between You & Us. now or acquired later, to be or become subject to any liens, security interests, mortgages or encumbrances of any nature other than our security interest, without our prior written consent. Each UBS Entity shall act as agent for and on behalf of each other UBS Entity for purposes of perfecting, maintaining and enforcing the security interests granted hereunder or by operation of law and each UBS Entity acting in the capacity of a deposit bank, securities intermediary or commodities intermediary, as the case may be, hereby agrees to follow the instructions and entitlement orders of each other UBS Entity with respect to the Property as a secured party hereunder, in each case without further consent by you. You hereby authorize and direct each such UBS Entity to follow the instructions and entitlement orders of each other UBS Entity, as applicable.

O. Liquidation of Collateral or Account

We may satisfy any and all amounts you owe us in connection with any of your Accounts from Property we hold or carry in any of your Accounts with us. Additionally, we may sell any or all Property held in any of your Accounts with us and cancel any open orders for the purchase or sale of any Property without notice in the event of your death or dissolution, or whenever in our discretion it is necessary for our protection. In such events, we may also borrow or buy-in all Property held in any of your Accounts with us required to make delivery against any sale initiated for you. Such sale or purchase may be public or private and may be made without advertising or notice to you and in the manner we determine in our sole discretion. Your waiver will not be invalidated by any demands, calls, tenders or notices that we may make. At any such sale, we may purchase the Property or any portion thereof free of any right of redemption and you will remain liable for any deficiency in any of your UBS Accounts, plus any accrued interest on the deficiency at our then customary rate, if applicable, or at the maximum rate allowable by law. We will not be liable to you in any way for any loses or adverse tax consequences resulting from a liquidation of your property.

P. USA Patriot Act

To help the government fight the funding of terrorism and money laundering activities, Federal law requires all financial institutions to obtain, verify, and record information and documentation identifying each Accountholder. Therefore, when you open an Account, we will ask for your name, address, date of birth and other identifying information about you. We may ask to see your driver's license or other identifying documents. We may also screen your name against various databases to verify your identity. If we are unable to verify your identity, we have the right, at any time and without prior notice,

- To sell any or all Property in any of your Accounts with us, whether carried individually or jointly with others
- ii. To buy any or all Property which may be held short in your Account,
- To cancel any open orders and close any or all outstanding contracts,
- iv. To liquidate any of your Accounts with us, or
- v. To distribute the assets in your Account to you.

We are not responsible for losses you incur if we have to sell your Property or positions, nor are we responsible for the tax consequences of liquidating assets and/or distributing them to you.

Q. Credit Report

You authorize us to obtain a credit report or other credit references concerning you, and to verify or update the credit information you may have given to us at any time. This includes, without limitation, making verbal or written inquiries concerning your credit history. You authorize, and request that we provide on your behalf, your credit report or other credit information to the Card Issuer and Check Provider or to our affiliates, as we deem necessary or advisable to effect, administer and enforce all transactions, as well as to service, process and maintain your Account(s). You also authorize the use of this information for the purpose of offering you additional products, which from time to time may be of interest to you.

R. Your Privacy

At UBS, we are committed to safeguarding your personal information. See the UBS Client Privacy Notice in the New Account booklet, which describes the personal information we collect about you and how we handle and protect it.

S. Entire Agreement and Changes to the Agreement
The provisions of this Client Relationship Agreement
and the documents incorporated here by reference,
including the General Terms and Conditions set forth
in the New Account booklet constitute, and are
intended to constitute, the entire Agreement between
You & Us with respect to your Account(s). They supersede any prior agreements relating to your Account(s).
We will not undertake any obligations or incur any
duties or obligations other than those expressly provided for in this Agreement, the documents incorporated
here by reference, or statute and government regulation.

Upon written notice to you, we may change our Agreement with you at any time and may cease to offer any or all services. Any such change becomes effective on the date of the notice unless the notice specifies a later date. However, you remain liable for any outstanding debits and/or charges to your Account. Your continued use of our products and Services under the new Agreement constitutes acceptance of any change. All other changes to the Agreement will become effective only if offered in writing and signed by us.

T. Applicable Law

This Agreement, including the Arbitration provisions in the next paragraph, its enforcement and the relationship between you and us will be governed by the laws of the State of New York, without giving effect to the choice of law or conflict of laws provisions thereof. The Agreement is binding on you provided that there is no inconsistency with the Federal securities laws or the Federal or State banking laws. In connection with any Card issued, the respective Cardholder Agreement shall be governed by Federal law and the law designated by the Card Issuer in that Cardholder Agreement.

In the event that any of the Arbitration provisions below are found to be unenforceable, you agree that you will, for purposes of determining all matters with regard to the Agreement, submit to the exclusive jurisdiction of the courts of the State of New York and the Federal courts sitting in the Southern District of New York. You also consent to service of process by certified mail to your Account's address of record and waive any forum non-conveniens and venue claims. You agree with us that if any term, covenant, condition, or



provision of the Agreement is held to be invalid, void, or unenforceable, the remainder of the provisions will remain in full force and will be construed, to the maximum extent possible, in such a way as to give effect to the intent of any provision that has been called into question.

U. Arbitration

This Agreement contains a predispute arbitration clause. By signing an arbitration agreement the parties agree as follows:

- Arbitration is final and binding on the parties. All parties to this Agreement are giving up the right to sue each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which a claim is filed.
- · The parties are waiving their right to seek remedies in court, including the right to jury trial. Arbitration awards are generally final and binding; a party's ability to have a court reverse or modify an arbitration award is very limited.
- · Pre-arbitration discovery is generally more limited than and different from court proceedings. The ability of the parties to obtain documents, witness statements and other discovery is generally more limited in arbitration than in court proceedings.
- The arbitrator's award is not required to include factual findings or legal reasoning and any party's right to appeal or to seek modification of rulings by the arbitrators is strictly limited. The arbitrators do not have to explain the reason(s) for their award.
- · The panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the securities industry.
- · The rules of some arbitration forums may impose time limits for bringing a claim in arbitration. In some cases, a claim that is ineligible for arbitration may be brought in court.
- . The rules of the arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this Agreement.
- You agree, and by opening an account for you, **UBS Financial Services Inc. or UBS International** Inc. or UBS Financial Services Incorporated of Puerto Rico, as applicable, agrees, and by carrying an account for you UBS Financial Services Inc. agrees, that any controversy, claim or issue in any controversy which may arise between you and UBS Financial Services Inc., or you and UBS International Inc. or you and UBS Financial Services Incorporated of Puerto Rico, that occurred prior, on or subsequent to the execution of this Agreement, including but not limited to, any controversy, claim or issue in any controversy concerning any account(s), transaction, dispute or the construction, performance or breach of this or any other Agreement (whether entered into prior, on or subsequent to the date hereof) shall be determined by arbitration. Any arbitration under this Agreement shall be held under and pursuant to and be governed by the Federal Arbitration Act, and shall be conducted before

an arbitration panel convened by the Financial Industry Regulatory Authority ("FINRA," f/k/a the represents standard industry New York Stock Exchange, Inc. and/or the National Association of Securities Dealers, Inc.), whichever appropriate. You may also select any other national securities exchange's arbitration forum upon which UBS Financial Services Inc. or, for those accounts opened with UBS International Inc., UBS International Inc. is legally required to arbitrate the controversy with you, including where applicable, the Municipal Securities Rulemaking Board. Such arbitration shall be governed by the rules of the organization convening the panel. The award of the arbitrators, or of the majority of them, shall be final, and judgment upon the award rendered may be

entered in any court of competent jurisdiction. 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; who is a member of a putative class who has opted out of the class with respect to any

claims encompassed by the putative class action

i. THE CLASS CERTIFICATION IS DENIED;

- ii. THE CLASS IS DECERTIFIED; OR
- iii. THE CUSTOMER IS EXCLUDED FROM THE CLASS BY THE COURT.
- Such forbearance to enforce an Agreement to arbitrate shall not constitute a waiver of any rights under this Agreement except to the extent stated herein.
- You expressly agree that service of process in any action shall be sufficient if served by certified mail, return receipt requested, at your last address known to UBS.
- You expressly waive any defense to service of process as set forth above.

This Arbitration Agreement practice and binds You & Us to arbitrate any disagreements that may arise between us.

Client Privacy Notice

We Take Important Steps to Help Safeguard the Personal Information We Collect About You

At UBS, we are committed to safeguarding your personal information. This notice describes:

- The types of personal information we may collect about you
- The purposes for which we use the information
- The circumstances in which we may share the information
- The choices you have with regard to sharing and use of the information
- The steps that we take to safeguard the information to protect your privacy

As part of our normal business practices, we distribute our policy annually or when significant changes are made to it.

This notice is being provided on behalf of UBS Financial Services Inc., all partnerships and registered funds managed by UBS Financial Services Inc.'s Alternative Investment Group, UBS Financial Services Incorporated of Puerto Rico, UBS Trust Company of Puerto Rico, UBS Bank USA, UBS Credit Corp., UBS Trust Company, N.A., UBS International Inc., and their insurance agency affiliates and subsidiaries. This notice applies to personally identifiable information about a consumer's or an individual's current or former client relationship with these companies.

If your relationship with us is part of an employee stock benefit plan, please see "Special Note for Clients With Limited-Purpose Employee Stock Benefit Plan Accounts Administered by Us" below for specific information about these types of accounts.

Why and How We Collect Personal Information

We collect personal information to enable us to provide products and services to you and to improve and conduct our business. For example, we collect personal information to:

- Help us evaluate your financial needs
- Process your requests and transactions
- Inform you about products and services that may be of interest to you
- Provide you with effective and efficient customer service
- Assess products and services

We collect information from a variety of sources, including:

- Account applications and other forms that you submit to us, which
 provide information such as your name, address, e-mail address,
 telephone number, date of birth, Social Security number or other
 tax identification number, occupation, financial goals, assets and
 income
- Your transactions or experiences with us and our affiliated companies.
- Outside companies, such as credit bureaus, regarding your credit history or employment status
- Your employer, if we have been engaged to provide stock benefit administration services on its behalf

Who Has Access to Personal Information

Only those employees who need to have access to personal information to perform their jobs are authorized to use your personal information. They may need access to your personal information to conduct business on your behalf, service your account, help you and your Financial Advisor pursue your financial objectives, and to conduct our business.

How We Safeguard Your Personal Information and Protect Your Privacy

UBS is committed to protecting the privacy and confidentiality of your personal information. Employees who have access to your personal information are required to maintain and protect the confidentiality of that information and must follow established procedures. We maintain physical, electronic and procedural safeguards to protect your personal information to comply with applicable laws and regulations.

Why and How We Share Information With Our Affiliates

We may share your personal information (as described above in "Why and How We Collect Personal Information") with our affiliates as required or permitted by applicable law. Our affiliates are companies controlled or owned by us, or companies that control us, such as our corporate parent, UBS AG, or are under common control with us.

For example, we may share information with our affiliates in order to:

- Process transactions relating to your account
- Service your account
- Provide you with information about products and services

We may share with our affiliates your name, contact information and information about our transactions and experiences with you so that they and we can efficiently service your account(s) and conduct our business. For example, we may share this information with one of our affiliates to facilitate a transaction on your behalf or conduct maintenance of your account(s).

We also may share with our affiliates personal information that was collected to determine your eligibility for products and services you previously requested from us. This "eligibility information" includes information used to determine creditworthiness, such as net worth, income or credit history. As an example, we may share your eligibility information with our affiliates in arranging specialized services such as asset management, advisory, and trust services.

In addition, we may share your personal information with our affiliates, including both transaction and experience and eligibility information, so that they may offer products or services that may be appropriate for you. As one example, we may share your personal information with our bank or mortgage affiliates so that they could offer their products or services directly to you.

You have a right under some circumstances to instruct us not to share certain eligibility information and/or personal information with our affiliates. For more information on this right, please read the "How You Can Direct How Your Information Is Shared and Presented" section below.

Why and How We Share Information With Nonaffiliated Third Parties

We do not and will not rent or sell your personal information. However, we may share your personal information (as described above in "Why and How We Collect Personal Information") with companies that we hire to perform services for us, such as vendors that provide data processing, computer software maintenance and development, transaction processing and marketing services.

In addition, to help us service your account or to offer products and services that may meet your financial needs, we may share your name, contact information, and information about our transactions and experiences with you with nonaffiliated financial service institutions with which we have agreements to market financial services or products that we jointly offer, endorse or sponsor. Nonaffiliated financial service institutions include mutual fund companies, securities brokers, clearing brokers and banks.

This includes all the partnerships and funds managed by UBS Financial Services Alternative Investment Group that utilize the UBS name, as well as other partnerships and funds including the Avon Associates Limited Partnership, Capitol Street Associates, Chadbourne Road Associates, PW Champlain Associates, L.P., Fitchburg Associates, Franklin Street Associates, Fremont Avenue Associates, Geneva Drive Associates, Hamilton Associates Limited Partnership, McCullough Avenue Associates Limited Partnership, Midtown Associates Limited Partnership, Midtown Associates Limited Partnership, Palmetto Center Associates Limited Partnership, Southwestern Associates, Spring Mountain Road Associates, Main Street Associates, Trumbull Associates Limited Partnership, and the PaineWebber R&D Partners III, IP

In the two cases above, the nonaffiliated companies and nonaffiliated financial service institutions with which we share your personal information are required to limit their use of such information to the particular purpose for which it was shared and they are not allowed to share your personal information with others except to fulfill that particular purpose.

Finally, we may disclose personal information to others, including nonaffiliated companies, credit bureaus and regulatory authorities, as either required or permitted by applicable law. For example, we may disclose personal information to:

- Comply with investigations by regulatory authorities or law enforcement agencies
- Protect against or prevent actual or potential fraud, unauthorized transactions, claims or other liabilities
- Respond to judicial or legal process, such as subpoena requests

How You Can Direct How Your Information Is Shared and Presented

Our ability to share information with our affiliates helps us and them to more readily provide you with quality products and services to meet your financial needs and goals. Nevertheless, to respect your wishes with regard to how we share and use your information, we offer "opt out" alternatives. These permit you to direct how your information is shared with our affiliates, in some cases how those affiliates use the information, and how the information is presented in statements and periodic "playback" mailings. If you have a joint account, your direction for us not to share personal information with our affiliates and for those companies not to use your personal information for marketing will be applied to all account holders on that account.

Eligibility Information Sharing With Our Affiliates

If you do not want us to share eligibility information (see "Why and How We Share Information With Our Affiliates" above for a definition of "eligibility information") about you with our affiliates, you may opt out of these disclosures. That is, you may instruct us not to share eligibility information with our affiliates. Please note that, even if you direct us not to share eligibility information with our affiliates, we may still share your personal information—including eligibility information—with our affiliates as permitted by law, for example, to process transactions or to service your account. Moreover, we may also share certain other types of noneligibility information with our affiliates, such as your name, address, telephone number, e-mail address and account number(s), and information about your transactions and experiences with us.

If you wish to opt out of the disclosure of eligibility information, please call your Financial Advisor at the toll-free number listed on your account statements.

Marketing from Our Affiliates

You may limit our affiliates' ability to market their products and services to you based upon your personal information that they receive from affiliated UBS companies. Please note that, even if you limit our affiliates' use of your personal information for marketing purposes, there are exceptions. For instance, a UBS company with which you maintain a relationship may still offer you information about its products and services. Your choice to limit marketing offers will apply until you tell us to change your choice. If you have already made a choice to limit marketing offers from other UBS companies, you do not need to act again.

If you wish to opt out from our affiliates' use of your personal information for marketing purposes, please call your Financial Advisor at the toll-free number listed on your account statements.

Statement Householding

As a convenience to you, we may consolidate some or all account statements with the same address in the same envelope. This practice is known as "householding." Accounts may be added to or excluded from householding as clients move to or from the address to which the householded account statements are sent. Additionally, the individual selected to receive the householded account statements may also

change over time. Where owners of joint accounts live at different addresses, the statements will be sent to at least to the address of one account owner, and if householding is already in place at that address, then such joint account statements may be householded with any other householded account statements sent to that same address.

If you wish to opt out of householding, please call your Financial Advisor at the toll-free number listed on your account statements to receive individual statements mailed in separate envelopes.

Periodic 'Playback' Mailings

After a new account is opened, whenever your investment objectives or financial information is updated, and on a periodic basis during the year, we confirm your personal information in your statement to verify that our records are correct. These mailings, known as "playbacks," confirm certain account information such as date of birth, employment status and annual income.

If you are concerned about other account holders in your statement household (as outlined above in "Statement Householding") viewing this information, you may call your Financial Advisor at the toll-free number listed on your account statements and request that your playbacks be mailed in separate envelopes.

Special Note for California and Vermont Accounts

Additional requirements beyond federal law are imposed by Vermont and California law for residents of those states. Accordingly, we do not share information with third parties for accounts with a primary mailing address in those states except as required or permitted by applicable federal and state law. To comply with California and Vermont laws, we do not household account statements without written consent for accounts with a primary mailing address in California or Vermont. Therefore, these accounts are automatically opted out of statement householding. Additionally, Vermont accounts are automatically opted out of the sharing of eligibility information and use of personal information for direct marketing by our affiliates (as described in "How You Can Direct How Your Information Is Shared and Presented" above). If this paragraph applies to your accounts and you would like to have your statements householded or receive marketing communications from our affiliates, please contact your Financial Advisor at the toll-free number listed on your account statements.

Accessing and Revising Your Personal Information

We strive to keep our customer files complete and accurate. We encourage you to review information in account statements and notify us if you believe any information should be corrected or updated. If you have questions or concerns about your personal information or this privacy notice, please contact your Financial Advisor at the toll-free number listed on your account statements.

Special Note for Clients With Limited-Purpose Employee Stock Benefit Plan Accounts Administered by Us

If your relationship with us is solely through a limited-purpose employee stock benefit plan account, we share personal information only for the purposes of administering and providing stock benefit plan services. These limited-purpose accounts are excluded from sharing of personal information with our affiliates and nonaffiliated third parties, except in connection with performing those services or completing transactions authorized by you, or for regulatory or legal purposes. For example, we share information with mailing vendors that produce statements and confirms on our behalf, but we do not disclose your personal information to affiliates or nonaffiliated third parties for marketing purposes. Accordingly, these accounts have been opted out automatically from the sharing of eligibility information and directing marketing by our affiliates described in "How You Can Direct How Your Information Is Shared and Presented" above.

Because your plan sponsor provides us with your personal information, please contact your personnel or human resources department for changes to your personal information.

Last updated: July 1, 2008

General Instructions for Form W-9

Section references are to the Internal Revenue Code unless otherwise noted.

Purpose of Form

A person who is required to file an information return with the IRS must obtain your correct taxpayer identification number (TIN) to report, for example, income paid to you, real estate transactions, mortgage interest you paid, acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA.

Use Form W-9 only if you are a U.S. person (including a resident alien), to provide your correct TIN to the person requesting it (the requester) and, when applicable, to:

- Certify that the TIN you are giving is correct (or you are waiting for a number to be issued),
- 2. Certify that you are not subject to backup withholding, or
- 3. Claim exemption from backup withholding if you are a U.S. exempt payee. If applicable, you are also certifying that as a U.S. person, your allocable share of any partnership income from a U.S. trade or business is not subject to the withholding tax on foreign partners' share of effectively connected income.

Definition of a U.S. person. For federal tax purposes, you are considered a U.S. person if you are:

- An individual who is a U.S. citizen or U.S. resident alien,
- A partnership, corporation, company, or association created or organized in the United States or under the laws of the United States,
- An estate (other than a foreign estate), or
- A domestic trust (as defined in Regulations section 301.7701-7).

Special rules for partnerships. Partnerships that conduct a trade or business in the United States are generally required to pay a withholding tax on any foreign partners' share of income from such business. Further, in certain cases where a Form W-9 has not been received, a partnership is required to presume that a partner is a foreign person, and pay the withholding tax. Therefore, if you are a U.S. person that is a partner in a partnership conducting a trade or business in the United States, provide Form W-9 to the partnership to establish your U.S. status and avoid withholding on your share of partnership income.

The person who gives Form W-9 to the partnership for purposes of establishing its U.S. status and avoiding withholding on its allocable share of net income from the partnership conducting a trade or business in the United States is in the following cases:

- The U.S. owner of a disregarded entity and not the entity,
- The U.S. grantor or other owner of a grantor trust and not the trust, and
- The U.S. trust (other than a grantor trust) and not the beneficiaries
 of the trust.

Foreign person. If you are a foreign person, do not use Form W-9. Instead, use the appropriate Form W-8 (see Publication 515, Withholding of Tax on Nonresident Aliens and Foreign Entities).

Nonresident alien who becomes a resident alien. Generally, only a nonresident alien individual may use the terms of a tax treaty to reduce or eliminate U.S. tax on certain types of income. However, most tax treaties contain a provision known as a "saving clause." Exceptions specified in the saving clause may permit an exemption from tax to continue for certain types of income even after the payee has otherwise become a U.S. resident alien for tax purposes.

If you are a U.S. resident alien who is relying on an exception contained in the saving clause of a tax treaty to claim an exemption from U.S. tax on certain types of income, you must attach a statement to

Form W-9 that specifies the following five items:

- The treaty country. Generally, this must be the same treaty under which you claimed exemption from tax as a nonresident alien.
- 2. The treaty article addressing the income.
- 3. The article number (or location) in the tax treaty that contains the saving clause and its exceptions.
- 4. The type and amount of income that qualifies for the exemption from tax
- Sufficient facts to justify the exemption from tax under the terms of the treaty article.

If you are a nonresident alien or a foreign entity not subject to backup withholding, give the requester the appropriate completed Form W-8.

What is backup withholding? Persons making certain payments to you must under certain conditions withhold and pay to the IRS 28% of such payments. This is called "backup withholding." Payments that may be subject to backup withholding include interest, tax-exempt interest, dividends, broker and barter exchange transactions, and royalties.

You will not be subject to backup withholding on payments you receive if you give the requester your correct TIN, make the proper certifications, and report all your taxable interest and dividends on your tax return.

Payments you receive will be subject to backup withholding if:

- 1. You do not furnish your TIN to the requester,
- 2. You do not certify your TIN when required,
- 3. The IRS tells the requester that you furnished an incorrect TIN,
- 4. IRS tells you that you are subject to backup withholding because you did not report all your interest and dividends on your tax return (for reportable interest and dividends only), or
- You do not certify to the requester that you are not subject to backup withholding under 4 above (for reportable interest and dividend accounts opened after 1983 only).

Certain payees and payments are exempt from backup withholding. See the instructions below and the separate Instructions for the Requester of Form W-9.

Also see Special rules for partnerships above.

Penalties

Failure to furnish TIN. If you fail to furnish your correct TIN to a requester, you are subject to a penalty of \$50 for each such failure unless your failure is due to reasonable cause and not to willful neglect.

Civil penalty for false information with respect to withholding. If you make a false statement with no reasonable basis that results in no backup withholding, you are subject to a \$500 penalty.

Criminal penalty for falsifying information. Willfully falsifying certifications or affirmations may subject you to criminal penalties including fines and/or imprisonment.

Misuse of TINs. If the requester discloses or uses TINs in violation of federal law, the requester may be subject to civil and criminal penaltics.

Specific Instructions

Name

If you are an individual, you must generally enter the name shown on your income tax return. However, if you have changed your last name, for instance, due to marriage without informing the Social Security Administration of the name change, enter your first name, the last

name shown on your social security card, and your new last name. If the account is in joint names, list first, and then circle, the name of the person or entity whose number you entered in Part I of the form.

Sole proprietor. Enter your individual name as shown on your income tax return on the "Name" line. You may enter your business, trade, or "doing business as (DBA)" name on the "Business name" line

Limited liability company (LLC). Check the "Limited liability company" box only and enter the appropriate code for the tax classification ("D" for disregarded entity, "C" for corporation, "P" for partnership) in the space provided.

For a single-member LLC (including a foreign LLC with a domestic owner) that is disregarded as an entity separate from its owner under Regulations section 301.7701-3, enter the owner's name on the "Name" line. Enter the LLC's name on the "Business name" line.

For an LLC classified as a partnership or a corporation, enter the LLC's name on the "Name" line and any business, trade, or DBA name on the "Business name" line.

Other entities. Enter your business name as shown on required federal tax documents on the "Name" line. This name should match the name shown on the charter or other legal document creating the entity. You may enter any business, trade, or DBA name on the "Business name" line.

Note. You are requested to check the appropriate box for your status (individual/sole proprietor, corporation, etc.).

Exempt Payee

If you are exempt from backup withholding, enter your name as described above and check the appropriate box for your status, then check the "Exempt payee" box in the line following the business name, sign and date the form.

Generally, individuals (including sole proprietors) are not exempt from backup withholding. Corporations are exempt from backup withholding for certain payments, such as interest and dividends.

Note. If you are exempt from backup withholding, you should still complete this form to avoid possible erroneous backup withholding. The following payees are exempt from backup withholding:

- 1. An organization exempt from tax under section 501(a), any IRA, or a custodial account under section 403(b)(7) if the account satisfies the requirements of section 401(f)(2),
- 2. The United States or any of its agencies or instrumentalities,
- 3. A state, the District of Columbia, a possession of the United States, or any of their political subdivisions or instrumentalities,
- A foreign government or any of its political subdivisions, agencies, or instrumentalities, or
- 5. An international organization or any of its agencies or instrumentalities

Other payees that may be exempt from backup withholding include:

- 6. A corporation,
- 7. A foreign central bank of issue,
- A dealer in securities or commodities required to register in the United States, the District of Columbia, or a possession of the United States,
- 9. A futures commission merchant registered with the Commodity Futures Trading Commission,
- 10. A real estate investment trust,
- 11. An entity registered at all times during the tax year under the

- Investment Company Act of 1940.
- 12. A common trust fund operated by a bank under section 584(a),
- 13. A financial institution,
- A middleman known in the investment community as a nominee or custodian, or
- A trust exempt from tax under section 664 or described in section 4947.

The chart below shows types of payments that may be exempt from backup withholding. The chart applies to the exempt payees listed above, 1 through 15.

Taxpayer Identification Number (TIN)

IF the payment is for	THEN the payment is exempt for
Interest and dividend payments	All exempt payees except for 9
Broker transactions	Exempt payees 1 through 13. Also, a person registered under the Investment Advisers Act of 1940 who regularly acts as a broker
Barter exchange transactions and patronage dividends	Exempt payees 1 through 5
Payments over \$600 required to be reported and direct sales over \$5,000	Generally, exempt payees 1 through 7

Enter your TIN in the appropriate box. If you are a resident alien and you do not have and are not eligible to get an SSN, your TIN is your IRS individual taxpayer identification number (ITIN). Enter it in the social security number box. If you do not have an ITIN, see *How to get a TIN* below.

If you are a sole proprietor and you have an EIN, you may enter either your SSN or EIN. However, the IRS prefers that you use your SSN.

If you are a single-member LLC that is disregarded as an entity separate from its owner, enter the owner's SSN (or EIN, if the owner has one). Do not enter the disregarded entity's EIN. If the LLC is classified as a corporation or partnership, enter the entity's EIN.

Note. See the chart on the next page for further clarification of name and TIN combinations.

How to get a TIN. If you do not have a TIN, apply for one immediately. To apply for an SSN, get Form SS-5, Application for a Social Security Card, from your local Social Security Administration office or get this form online at www.ssa.gov. You may also get this form by calling 1-800-772-1213. Use Form W-7, Application for IRS Individual Taxpayer Identification Number, to apply for an ITIN, or Form SS-4, Application for Employer Identification Number, to apply for an EIN. You can apply for an EIN online by accessing the IRS website at www.irs.gov/businesses and clicking on Employer Identification Number (EIN) under Starting a Business. You can get Forms W-7 and SS-4 from the IRS by visiting www.irs.gov or by calling 1-800-TAX-FORM (1-800-829-3676).

If you are asked to complete Form W-9 but do not have a TIN, write "Applied For" in the space for the TIN, sign and date the form, and give it to the requester. For interest and dividend payments, and certain payments made with respect to readily tradable instruments, generally you will have 60 days to get a TIN and give it to the requester before you are subject to backup withholding on payments. The 60-day rule does not apply to other types of payments. You will be subject to backup withholding on all such payments until you provide your TIN to the requester.

Note. Entering "Applied For" means that you have already applied for a TIN or that you intend to apply for one soon.

Caution: A disregarded domestic entity that has a foreign owner must use the appropriate Form W-8.

Certification

To establish to the withholding agent that you are a U.S. person, or resident alien, sign Form W-9.

For a joint account, only the person whose TIN is shown in Part I should sign (when required). Exempt payees, see *Exempt Payee* on page 27.

Signature requirements. Complete the certification as indicated in 1 and 2 below.

- Interest, dividend, broker, and barter exchange accounts. You
 must sign the certification or backup withholding will apply. If you
 are subject to backup withholding and you are merely providing your
 correct TIN to the requester, you must cross out item 2 in the certification before signing the form.
- Mortgage interest paid by you, acquisition or abandonment of secured property, cancellation of debt, qualified tuition program payments (under section 529), IRA, Coverdell ESA, Archer MSA or HSA contributions or distributions, and pension distributions. You must give your correct TIN, but you do not have to sign the certification.

What Name and Number To Give the Requester

For this type of account:	Give name and SSN of:
Individual Two or more individuals (joint account)	The individual The actual owner of the account or, if combined funds, the first individual on the account '
3. Custodian account of a minor (Uniform Gift to Minors Act)	The minor ²
4. a. The usual revocable savings trust (grantor is also trustee)	The grantor-trustee ¹
 b. So-called trust account that is not a legal or valid trust under state law 	The actual owner ¹
 Sole proprietorship or disregard- ed entity owned by an individ- ual 	The owner ³
For this type of account:	Give name and EIN of:
6. Disregarded entity not owned by an individual	The owner
7. A valid trust, estate, or pension trust	Legal entity ⁴
8. Corporate or LLC electing corporate status on Form 8832	The corporation
9. Association, club, religious, charitable, educational, or other tax-exempt organization	The organization
10. Partnership or multi-member	The partnership
11. A broker or registered nominee	The broker or nominee
12. Account with the Department of Agriculture in the name of a public entity (such as a state or local government, school district, or prison) that receives agricultural program payments	The public entity

¹ List first and circle the name of the person whose number you furnish. If only one person on ajoint account has an SSN, that person's number must be furnished.

Note. If no name is circled when more than one name is listed, the number will be considered to be that of the first name listed.

Privacy Act Notice

Section 6109 of the Internal Revenue Code requires you to provide your correct TIN to persons who must file information returns with the IRS to report interest, dividends, and certain other income paid to you, mortgage interest you paid, the acquisition or abandonment of secured property, cancellation of debt, or contributions you made to an IRA, or Archer MSA or HSA. The IRS uses the numbers for identification purposes and to help verify the accuracy of your tax return. The IRS may also provide this information to the Department of Justice for civil and criminal litigation, and to cities, states, the District of Columbia, and U.S. possessions to carry out their tax laws. We may also disclose this information to other countries under a tax treaty, to federal and state agencies to enforce federal nontax criminal laws, or to federal law enforcement and intelligence agencies to combat terrorism

You must provide your TIN whether or not you are required to file a tax return. Payers must generally withhold 28% of taxable interest, dividend, and certain other payments to a payee who does not give a TIN to a payer. Certain penalties may also apply.

² Circle the minor's name and furnish the minor's SSN.

³ You must show your individual name and you may also enter your business or "DBA" name on the second name line. You may use either your SSN or EIN (if you have one), but the IRS encourages you to use your SSN.

⁴ List first and circle the name of the trust, estate, or pension trust. (Do not furnish the TIN of the personal representative or trustee unless the legal entity itself is not designated in the account title.) Also see Special rules for partnerships on page 26.