

RISK DISCLOSURE STATEMENT

THIS BRIEF STATEMENT CANNOT, OF COURSE, DISCLOSE ALL THE RISKS AND OTHER ASPECTS OF THE COMMODITY MARKETS.

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

Individual, Joint, or Sole Proprietorship Account		
Client Signature	Joint Party Signature	
Print Client Name	Print Joint Party Name	
Date	Date	

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ACCOUNT APPLICATION:

INDIVIDUAL, JOINT, IRA, AND SOLE PROPRIETORSHIP ACCOUNTS

	lease type or print legibly in ink al	•	swered.)
Please check one)	al Collit C IIVA C Sole Prof	Tietoiship/DDA	Name of Broker for this account
Legal Account Owner			
Last Name	First Name	MI If Sole Proprieto	orship, (Doing Business As) DBA Name
Date of Birth (MM/DD/YYYY)	Tax ID	Number of Depe	endents
Identification (check which ID you will provide)	☐ Driver's License	Passport (Required for r	non-US Citizens) Government ID
	Number on ID	Enter Issuing Country for P	Passports and State for other ID types
	CONTACT & EMPLO	OYER INFORMATION	
Preferred Phone Alterr	nate Phone Preferred Em	ail	Alternate Email
Residence Addre	ss (no P.O. Boxes)	Mailing Address	s (if different from Residence)
Street		Street	
City	State	City	State
Postal Code/Zip+4	Country	Postal Code/Zip+4	Country
Employer Information 🔲 R	Retired (please complete * info for prid	or employment) Self Emp	ployed (please indicate nature of business)
Position*	Employer Name*	Nature	e of Business*
Street	City	State Cour	ntry Postal Code/Zip+4
ls your employer 🔲 a fi	nancial services firm 🔲 a fut	ures or securities exchang	ge a member of an exchange
□ _{Nat}	tional Futures Assoc R.J.	O'Brien?	
	FINANCIAL INFOR	RMATION (in USD)	
Annual Income Current Banking Information	Net Worth (exclusive of primary home)	Liquid Net Worth	Initial Deposit (IRA Accounts)
Surrent Building Information	•		
Bank Name	City/State	Your Account Number(s)	
Current Futures/Commodi	ities Brokerage Information	Current Securi	ities Brokerage Information
	Account Open? (Circle one)		Account Open? (Circle one)
Brokerage Name	Yes No	Brokerage Name	Yes No



ACCOUNT APPLICATION: INDIVIDUAL, JOINT, IRA, AND SOLE PROPRIETORSHIP ACCOUNTS

		INVESTMENT EXPERIENCE	
Yes	No	Do you currently have an open account or a financial interest in any other account at RJO?	Further Detail Required If yes, please list account numbers:
		Do you have any unsatisfied debit balance(s) with RJO or with any other commodities/securities firm?	
		Are you a "control person" or "affiliate" of a public company as defined in SEC Rule 144?	This would include, but is not necessarily limited to, 10% shareholders, policy-making executives, and members of the Board of Directors.
		Have you ever been subject to bankruptcy proceedings, receivership, or similar actions, voluntarily or involuntarily?	If yes, please list reason and date cleared:
		Have you ever been in a legal dispute or involved in arbitration proceedings arising from a commodities or securities dispute?	If yes, please attach a statement summary of dispute or arbitration proceedings.
		Do you have experience trading futures/commodities?	If yes, years & contracts/yr
		Do you have experience trading options on futures?	If yes, years & contracts/yr
		Do you have experience trading accurities?	If you yours 9 contracts/yr
ш	ш	Do you have experience trading securities?	If yes, years & contracts/yr
		SUMMARY QUESTIONS	ii yes, years & contracts/yr
Yes	No 🗆		ing a debit?
Yes	_	SUMMARY QUESTIONS Do you understand the basics of futures trading? Do you understand the risks of loss and the possibility of incurred Do you understand RJO's Margin Policy? (See RJO Account Accou	ing a debit? greement, Section 3)
	_	SUMMARY QUESTIONS Do you understand the basics of futures trading? Do you understand the risks of loss and the possibility of incurred to you understand RJO's Margin Policy? (See RJO Account Alls futures trading suitable for you? ACCOUNT SERVICES AND SET	ing a debit? greement, Section 3) TUP De, or the LME in this account? Is are required to receive member fees.)

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ACCOUNT APPLICATION: JOINT PARTY INFORMATION

·	ease type or print legibly in if	•		,
Type of Account (please check	Joint Tenants in	•	Survivorship (JTWF IC)	(03)
Last Name	First Name	MI	If Sole Proprietorsh	ip, (Doing Business As) DBA Name
Date of Birth (MM/DD/YYYY)	Tax ID		Number of Depende	ents
Identification (check which ID you will provide)	☐ Driver's License	☐ Passpo	ort (Required for non	-US Citizens)
	Number on ID	Enter Iss	uing Country for Pass	sports and State for other ID types
	CONTACT & EMP	LOYER INFO	RMATION	
Preferred Phone Altern	nate Phone Preferred E	Email	Al	Iternate Email
Residence Addre	ss (no P.O. Boxes)	Ma	illing Address (<i>i</i>	f different from Residence)
Street		Street		
City	State	City		State
Postal Code/Zip+4	Country	Postal C	code/Zip+4	Country
Employer Information	Retired (please complete * info for p	orior employment) Self Employ	/ed (please indicate nature of business)
Position*	Employer Name*		Nature of	Business*
Street	City	St	cate Country	Postal Code/Zip+4
		utures or secu J. O'Brien?	urities exchange	☐a member of an exchange
	FINANCIAL INF	ORMATION (in USD)	
			-	
Annual Income Current Banking Informatio		usive of primary h	ome) Liqu	uid Net Worth
Bank Name	City/State		Υοι	ur Account Number(s)
Current Futures/Commod	ities Brokerage Informatior	1 (Current Securitie	es Brokerage Information
	Account Open? (Circle one)			Account Open? (Circle one)
Brokerage Name	Yes No	Brokerag	e Name	Yes No



ACCOUNT APPLICATION:JOINT PARTY INFORMATION

		INVESTMENT EXPERIENCE	
Yes	No □	Do you currently have an open account or a financial interest	Further Detail Required If yes, please list account numbers:
Ц	Ц	in any other account at RJO?	ii yos, piedse iist docount numbers.
		Do you have any unsatisfied debit balance(s) with RJO or with any other commodities/securities firm?	
		Are you a "control person" or "affiliate" of a public company as defined in SEC Rule 144?	This would include, but is not necessarily limited to, 10% shareholders, policy-making executives, and members of the Board of Directors.
		Have you ever been subject to bankruptcy proceedings, receivership, or similar actions, voluntarily or involuntarily?	If yes, please list reason and date cleared:
		Have you ever been in a legal dispute or involved in arbitration proceedings arising from a commodities or securities dispute?	If yes, please attach a statement summary of dispute or arbitration proceedings.
		Do you have experience trading futures/commodities?	If yes, years & contracts/yr
		Do you have experience trading options on futures?	If yes, years & contracts/yr
		Do you have experience trading securities?	If yes, years & contracts/yr
		SUMMARY QUESTIONS	
Yes	No	Do you understand the basics of futures trading?	
		Do you understand the risks of loss and the possibility of incurri	ing a dehit?
		Do you understand RJO's Margin Policy? (See RJO Account A	•
		Is futures trading suitable for you?	groomon, coolon of
		ACCOUNT SERVICES AND SET	TUP -
١	∕es □	No	
		Are you a member of any exchanges? (Membership documents) Do you intend to sign up for electronic delivery of documents	
	Ш		113 :
		Applicant Signature	Date

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DOCUMENT DELIVERY FORM

R.J. O'Brien & Associates, LLC ("RJO"), may deliver documents to you either electronically or on paper. If you choose electronic delivery, RJO will use your email address to send you Documents or notify you when Documents are available online. "Documents" include, but are not limited to, the following:

- Daily Confirmations, P&S Statements, Monthly Statements of Activity, certain tax statements, including form 1099, and other disclosures or notices that RJO is legally required to provide to you (collectively, "Statements");
- · Account applications or forms;
- Updates/decisions related to your application;
- Disclosures, notices and other information related to the opening or maintaining of your account(s), products, and services that may be required by the Electronic Fund Transfer Act, Commodity Exchange Act, or other applicable federal or state laws and regulations;
- Terms and conditions that govern your application;
- Agreements and policies that you may agree to from time to time (e.g., Wire Transfer Agreement, ACH Agreement, etc.), including updates to these agreements or policies;
- Periodic disclosures and notices relating to the maintenance or operation of an account, product, or service including, but not limited to, account information, disclosures, or notices that may be required by the Electronic Fund Transfer Act, Commodity Exchange Act, or other applicable federal or state laws and regulations (e.g., privacy policy, account statement, etc.); and
- Any notice or disclosure regarding an account, product, or service fee, such as a late fee, insufficient funds, stop payment order, wire transfer fee, etc.

When new Statements are available on rjobrien.com, and if you have consented to electronic delivery, RJO will notify you at the email address(es) provided below. This notification will typically include a link to RJO's client portal from which you may access the tax forms or other Statements. The email notification is sent in lieu of sending paper documents via U.S. Mail.

'iease s	elect your preference for Document Delivery below.			
	I consent to Electronic Document Delivery (see next page) and authorize RJO to provide access to all Documents solely via electronic means. I understand that email alerts regarding Statement availability will be sent to the email address(es) listed below.			
	I require RJO to provide all Documents by regular mail. I agree and acknowledge that a fee of \$4.00 will be charged to my/our account for each Statement mailed within the USA or a fee of \$5.00 for each Statement mailed outside the USA. (Note: This fee will also apply to duplicate Statements and will also be charged to my/our account.) I acknowledge that Statements will be mailed to the Mailing Address on the Account Application. I have included, as a separate document entitled "Additional Statement Addresses", the address(es) of the Account Controller and/or Interested Party for any Statements to be delivered by regular mail.			
Client E	mail Address (Please Print)	Date		
Client S	signature	Print Client Name		
I auth	orize RJO to send Statement notifications by email	to the following Additional/Interested Party(ies):		
Addition	nal/Interested Party Email Address	Additional/Interested Party Email Address		
Addition	nal/Interested Party Email Address	Additional/Interested Party Email Address		
Addition	nal/Interested Party Email Address	Additional/Interested Party Email Address		

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ACCOUNT AGREEMENT

rophotoromp account and no one old	of the Account Agreement. Client represents that this is an Individual or e has an interest in this account.
Client Signature	Date
Print Client Name	
Thir Gient Name	
Joint Account	
respect to said account shall be joint ar Each of us shall have authority: (1) to	give instructions with respect to the account, including but not limited
	selling or withdrawals of excess funds; (2) to receive any demands, notice
confirmations, reports, statements, and to the opening or maintenance of the acfully and completely as if the other jo obligation to inquire into the purpose or the application of any funds so delivere	delling or withdrawals of excess funds; (2) to receive any demands, notice of other communications of any kind; (3) to sign any other documents relactions and (4) generally to deal with R.J. O'Brien in connection herewith bint tenant had no interest herein. R.J. O'Brien shall be under no duty propriety of any instruction given and shall be under no obligation to seed; however, no payments shall be made to R.J. O'Brien except in the na
confirmations, reports, statements, and to the opening or maintenance of the ac fully and completely as if the other jo obligation to inquire into the purpose or	d other communications of any kind; (3) to sign any other documents relactions of any kind; (3) to sign any other documents relactions and (4) generally to deal with R.J. O'Brien in connection herewith bint tenant had no interest herein. R.J. O'Brien shall be under no duty propriety of any instruction given and shall be under no obligation to see
confirmations, reports, statements, and to the opening or maintenance of the acfully and completely as if the other jo obligation to inquire into the purpose or the application of any funds so delivere	d other communications of any kind; (3) to sign any other documents relactions of any kind; (3) to sign any other documents relactions and (4) generally to deal with R.J. O'Brien in connection herewith bint tenant had no interest herein. R.J. O'Brien shall be under no duty propriety of any instruction given and shall be under no obligation to see
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confirmations, reports, statements, and to the opening or maintenance of the act fully and completely as if the other jo obligation to inquire into the purpose or the application of any funds so delivere of the account. Client Signature	d other communications of any kind; (3) to sign any other documents relactions and (4) generally to deal with R.J. O'Brien in connection herewith wint tenant had no interest herein. R.J. O'Brien shall be under no duty propriety of any instruction given and shall be under no obligation to seed; however, no payments shall be made to R.J. O'Brien except in the na



RJO'Brien Service is our trade • Since 1914

VOLUNTARY ARBITRATION AGREEMENT

This Voluntary Arbitration Agreement will be deemed a part of and incorporated into the Account Agreement with R.J. O'Brien & Associates, LLC ("R.J. O'Brien") when signed below whereby the undersigned consents to and agrees to abide by the provisions hereof. If you sign this Voluntary Arbitration Agreement, you agree that any controversy, claim, or grievance between you and R.J. O'Brien relating to your account(s) shall, except as provided below, be resolved by arbitration before a forum chosen in accordance with the procedures described herein. Any award rendered thereon by the arbitrators shall be final and binding on each and all of the parties thereto and their personal representatives and judgment may be entered in any court having jurisdiction.

Notification of your intent to arbitrate must be sent by certified mail to R.J. O'Brien at its Chicago office. At such time as you notify R.J. O'Brien that you intend to submit a claim to arbitration, or at such time as R.J. O'Brien notifies you of its intention to submit a claim for arbitration, you will have the opportunity to elect a qualified forum for the conducting of the proceeding. Please note that, in the Account Agreement, you have agreed that the venue for all arbitration proceedings shall be within the City of Chicago, State of Illinois. Within ten (10) business days after receipt of a notice from you or at the time R.J. O'Brien so notifies you, R.J O'Brien will provide you with a list of three (3) organizations whose procedures qualify them to conduct arbitrations in accordance with CFTC Rule 166.5, together with a copy of the rules of each forum listed. If you fail to make such selection within forty-five (45) days, then R.J. O'Brien shall have the right to make such election. If R.J. O'Brien notifies you of its intent to submit a claim for arbitration, it shall designate a qualified forum for conducting the proceedings. R.J. O'Brien will pay any incremental fees which may be assessed by a qualified forum for provision of a mixed panel, unless the arbitrators in a particular proceeding determine that you have acted in bad faith in initiating or conducting that proceeding. If, by reason of any applicable statute, regulation, exchange rule, or otherwise (other than by reason of your entitlement to commence reparation proceedings under Section 14 of the Commodity Exchange Act and Part 12 of the regulations promulgated thereunder), your advance agreement to submit a controversy to arbitration would not be enforceable by R.J. O'Brien, then this provision shall not permit you to enforce R.J. O'Brien's advance agreement to submit to arbitration.

THREE (3) FORUMS EXIST FOR THE RESOLUTION OF COMMODITY DISPUTES: CIVIL COURT LITIGATION, REPARATIONS AT THE COMMODITY FUTURES TRADING COMMISSION (CFTC), AND ARBITRATION CONDUCTED BY A SELF-REGULATORY OR OTHER PRIVATE ORGANIZATION. THE CFTC RECOGNIZES THAT THE OPPORTUNITY TO SETTLE DISPUTES BY ARBITRATION MAY IN SOME CASES PROVIDE MANY BENEFITS TO CLIENTS, INCLUDING THE ABILITY TO OBTAIN AN EXPEDITIOUS AND FINAL RESOLUTION OF DISPUTES WITHOUT INCURRING SUBSTANTIAL COSTS. THE CFTC REQUIRES, HOWEVER, THAT EACH CLIENT INDIVIDUALLY EXAMINE THE RELATIVE MERITS OF ARBITRATION AND THAT YOUR CONSENT TO THIS ARBITRATION AGREEMENT BE VOLUNTARY.

BY SIGNING THIS AGREEMENT, YOU (1) MAY BE WAIVING YOUR RIGHT TO SUE IN A COURT OF LAW; AND (2) ARE AGREEING TO BE BOUND BY ARBITRATION OF ANY CLAIMS OR COUNTERCLAIMS WHICH YOU OR R.J. O'BRIEN MAY SUBMIT TO ARBITRATION UNDER THIS AGREEMENT. YOU ARE NOT, HOWEVER, WAIVING YOUR RIGHT TO ELECT INSTEAD TO PETITION THE CFTC TO INSTITUTE REPARATIONS PROCEEDINGS UNDER SECTION 14 OF THE COMMODITY EXCHANGE ACT WITH RESPECT TO ANY DISPUTE THAT MAY BE ARBITRATED PURSUANT TO THIS AGREEMENT. IN THE EVENT A DISPUTE ARISES, YOU WILL BE NOTIFIED IF R.J. O'BRIEN INTENDS TO SUBMIT THE DISPUTE TO ARBITRATION. IF YOU BELIEVE A VIOLATION OF THE COMMODITY EXCHANGE ACT IS INVOLVED AND IF YOU PREFER TO REQUEST A SECTION 14 "REPARATIONS" PROCEEDING BEFORE THE CFTC, YOU WILL HAVE FORTY-FIVE (45) DAYS FROM THE DATE OF SUCH NOTICE IN WHICH TO MAKE THAT ELECTION.

YOU NEED NOT SIGN THIS AGREEMENT TO OPEN OR MAINTAIN AN ACCOUNT WITH R.J. O'BRIEN. (SEE 17 CFR 166.5.)

You are advised that if you seek reparations under Section 14 of the Commodity Exchange Act and Part 12 of the regulations promulgated thereunder, and the CFTC declines to institute reparation proceedings, claims or grievances may be subject to this Arbitration Agreement.

The undersigned hereby agrees on its behalf and on behalf of its successors and guarantors to the terms of this Arbitration Agreement.

both parties complete and sign!

Print Client/Entity Name	Authorized Signature	Title, if applicable	Date





INTERNAL REVENUE SERVICE SUBSTITUTE FORM W-9

	axpayer identification Number		
	Federal Employer ID Number		
	Legal Account Name		
ا Under	penalties of perjury, I certify that:		
1.	The Taxpayer Identification Number or Federal Er Identification Number (or I am waiting for a number	Employer ID Number provided is my correct Taxpayer to be issued to me), and	∍r
2.	I am not subject to backup withholding under the Revenue Code, and	ne provisions of Section 3406 (a)(1)(C) of the International	al
3.	I am a U.S. citizen or U.S. resident alien.		
	ernal Revenue Service does not require your conser ations required to avoid backup withholding.	ent to any provision of this document other than the	
	Signature	Date	
	note that all required regulatory reporting info	ormation applicable to activity within this accour	

Identification Number stated above.

Please note that all Foreign Accounts must fill out a form W-8 which can be found on the R.J. O'Brien website at www.rjobrien.com. In addition, this account form must be accompanied by a copy of your passport or other government issued identification.

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Date



ADDITIONAL RISK DISCLOSURE

An additional risk disclosure may be required before you open a commodity future and option trading account. Please check all the below statements that may apply to you.

	Your annual income is less than \$50,000.			
	Your liquid net worth is less than\$50,000.			
	You are retired.			
	You do not have at least six (6) months of futures investment experience.			
commod inappropyour fina should be and/or did ACKNOT I underst Disclosu	While R.J. O'Brien is prepared to open your account, it is required to advise you to consider the risks involved with trading commodity futures and options. The risk of loss in trading commodity futures and options can be substantial and may be inappropriate for you for the reason checked above; therefore, you must consider whether such trading is proper in light of your financial condition. Only Risk Capital (money that you are able to lose without adversely affecting your standard of living) should be invested. R.J. O'Brien recommends that you review the Risk Disclosure Statement in the Account Agreement and/or discuss any concerns with your broker or other financial advisor before finalizing your decision. ACKNOWLEDGEMENT I understand that the risks associated with commodity trading may not be appropriate for me. However, I have read the Risk Disclosure Statements and I have considered the financial risks involved in commodity trading with regard to my financial condition, and I wish to proceed with opening an account.			
Individual, Joint or Sole Proprietorship Account				
Client Signature Joint Party Signature				
Print Client Name Print Joint Party Name				

Date





ACKNOWLEDGEMENT OF DISCLOSURES

(Please acknowledge receipt of each document in the Disclosure Booklet.)

Disclosures

- 1. Futures Commission Merchant ("FCM") Material Conflicts of Interest
- 2. Electronic Trading and Order Routing Systems Disclosure Statement
- 3. Uniform Notification Regarding Access to Market Data
- 4. Notice Regarding Average Price System ("APS")
- 5. ACH Disclosure
- 6. Disclosure On Payment For Order Flow
- 7. Cross Trade Consent
- 8. Direct Order Transmittal Client Disclosure Statement
- 9. Foreign Trader Disclosure Statement
- 10. Position Limit and Large Open Position Reporting Requirements for Options and Futures Traded on the Hong Kong Exchanges
- 11. ERISA 408(b)(2) Disclosure
- 12. A Guide to the Structure and Market Terminology of the London Metal Exchange ("LME")
- 13. Exchange For Related Positions ("EFRP")
- 14. Virtual Currency Derivatives Disclosure
- 15. Negative Contract Prices Risk Disclosure
- 16. Non-Cash Margin Disclosure

I have received the above disclosures in the R.J. O'Brien Disclosure Booklet and understand all the above provided disclosures:

Individual, Joint or Sole Proprietorship Account		
Client Signature	Joint Party Signature	
Print Client Name	Print Joint Party Name	
Date	Date	





AUTHORIZATION AGREEMENT FOR DIRECT ACH DEBITS AND CREDITS

RJO Account Title RJO Account Number, if assigned

By signing this Authorization Agreement for ACH Debits and Credits (the "Agreement"), the undersigned client ("Client") hereby establishes a standing authorization that will allow R.J. O'Brien & Associates, LLC ("RJO") to request electronic funds transfers between the bank account indicated below (the "Bank Account") and the applicable RJO Account. Client hereby authorizes RJO to initiate debit or credit entries upon request or as otherwise provided herein via Automated Clearing House ("ACH") to or from the Bank Account held at the depository financial institution named below (the "Depository"). In addition, Client hereby authorizes RJO to debit the Bank Account from time to time to satisfy any margin call or other deficit in the RJO Account referenced above in accordance with the RJO Account Agreement. Client acknowledges that the origination of ACH transactions hereunder must comply with the provisions of U.S. law. Client further acknowledges that the amount of all debits executed pursuant to this authorization may vary, but each debit shall equal the amount of the then due margin call or other deficit (as determined under the RJO Account Agreement) plus any applicable fees. Client hereby agrees and acknowledges that ACH transactions under this Agreement may be used only for amounts less than or equal to \$100,000 provided; however, that if market conditions dictate, RJO reserves the right to (i) allow for ACH's greater than \$100,000 or (ii) request that margin calls be made by means other than ACH, such as Federal Wire.

that margin calls be made by means other than ACH, such	as Federal Wire.	•
ACH Instructions:		
Bank Name	Branch	
City	State	ZIP
Bank Account Title		
Bank Routing Number	Checking Account Number	
Client represents and warrants that Client is the owner of the require to validate the Bank Account. Further Client represents resulting from incorrect/inaccurate information provides	ents that the above information	
Please indicate if this is a new Agreement or a change	of a previous Agreement:	
NEWCHANGE (By marking this as a charany previously given ACH instructions and authorizes RJC termination.)		Client hereby gives notice to terminate use of the terminate use of this Agreement until its
This authorization is to remain in full force and effect until Ruand facsimile number listed below in such time and manne notification. Client understands that if Client revokes this at ACH transaction, RJO may choose to immediately close the	er as to afford RJO and Deposuthorization or fails to maintain	sitory a reasonable opportunity to act on such
Client hereby agrees to indemnify and hold RJO, its affilia damage, or liability arising out of the authorization or information upon instructions provided under this Agreement.		
Client understands that any fund transfer via an ACH system. Clearing House Association applicable to the ACH system. E issued by the Board of Governors of the Federal Reserv 205, Article 616.	. It is not subject to the rules of	the Electronic Funds Transfer Act, Regulation
All notices to RJO shall be in writing and directed as follows Mail: R.J. O'Brien & Associates, Facsimile number: (312) 373-5227 Email: ClientServices@rjobrien.co Notice shall be deemed as made when the original mai acknowledged by RJO.	, LLC, 222 South Riverside Pla. om	za, Suite 1200, Chicago, Illinois 60606 O, or when receipt of a facsimile or email is
Client Signature	Tax ID	
Print Client Name	Date	
Joint Party Signature (if applicable)	Print Joint Party Na	me
Date		

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Include a copy of a blank voided check.

for verification of bank information



HEDGE REPRESENTATION

(To Be Completed by Hedge Clients Only)

In order to induce R.J. O'Brien to open and maintain the undersigned's account, the undersigned represents that the transactions identified below in this account are for hedging or recognized risk management purposes only and shall be entered into solely for the purpose of protection against Losses which may be incurred in a cash position in a specific commodity or with respect to derivatives such as financial, interest rate, or stock index futures, to protect against Losses that may be incurred in an existing financial portfolio.

The following commodities are for bona fide hedging purposes: (This section must be filled out completely.)

Commodity Product	Economic Justification ¹
The undersigned is familiar with all laws, rules a upon R.J. O'Brien for any related advice.	nd regulations concerning hedging in such Contracts and has not relied
must provide the customer with the opportunity to 190 Regulations. In the unlikely event that R.J. O' subject to Part 190, the trustee may treat positions property," to the extent reasonably practicable un case, as provided in the Part 190 Regulations, the transfer or liquidate open positions in the hedge a positions as specifically identifiable property, if the	omer first opens a futures account or foreign futures account, R.J. O'Brien designate the account as a hedge account for purposes of the CFTC Part 'Brien becomes the subject of a bankruptcy proceeding, and the trustee is in a public customer's designated hedge account as "specifically identifiable ider the circumstances and following consultation with the CFTC. In such trustee may request the customer to provide written instructions whether to account. Alternatively, should the trustee exercise its authority to treat the customer's preference whether to transfer or liquidate positions in the hedge oks and records, the trustee may comply with Customer's preference to the he customer for instructions.
Customer has designated this account as a hedge	account ("Hedge Account") for purposes of Part 190 Regulations.
Yes □ No □	
futures, (as applicable) in each Hedge Account	ling of futures, options on futures, foreign futures, or options on foreign constitutes hedging as such term may be defined under any relevant ed contract market, swap execution facility, or foreign board of trade rule
in the Hedge Account(s), in the unlikely event of R	v its preference as to whether a trustee should liquidate or transfer positions R.J. O'Brien's bankruptcy, should the trustee decide to treat positions in the erty, Customer may make such election now by checking the appropriate
□ Liquidate Positions	□ Transfer Positions
	emain in force until cancelled in writing. The undersigned acknowledges ation and shall notify R.J. O'Brien immediately if this representation does
Reason why account owner is using listed comm	odity as protection against loss in the cash market (e.g., Corn Farmer,

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Mortgage Lender, etc.).



HEDGE REPRESENTATION

Include a copy of your

DRIVERS LICENSE