Global Securities, Inc.
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CUSTOMER AGREEMENT

1. GENERAL PROVISIONS In consideration for your broker, Global Securities, Inc. (the "Global Securities") and/or your clearing firm, Wedbush Securities ("Wedbush Morgan"), opening or maintaining one or more accounts (the "Account") for the undersigned (the "Customer"), the Customer agrees to the terms and conditions contained in this Agreement. For purposes of this Agreement, "securities and other property" shall include, but is not limited to, money, shares of stock, scripts, stock warrants or rights, bonds, put and call options, notes, debentures, and other evidence of indebtedness, whether secured or unsecured, and the security therefore and all other proper by of every kind and nature and contracts for property usually customarily dealt with on exchange, markets or by stock brokerage firms, whether in certificate or book entry form. This definition includes securities or other proper by currently or hereafter held, carried or maintained by you or by any of your affiliates, in your possession or control, or in the possession or control of any such affiliate, for any purpose, in and for any of the Customer's Accounts now or hereafter opened, including and Account to which the Customer may have an interest.

1.1 WEDBUSH MORGAN AS CLEARING FIRM If Wedbush Morgan is not the brokerage firm listed on the upper left hand corner of the Customer's monthly statement, Wedbush Morgan carries the Customer's account as a clearing firm pursuant to Clearing Agreement with the Customer's broker who is listed on the upper left hand corner of the Customer's monthly statement. The nature of the relationship between Wedbush Morgan and the Customer's broker is set for the in a written Clearing Agreement approved and on file with the New York Stock Exchange, Inc. Under the terms of the Clearing Agreement, the Customer's broker's responsibilities and obligations include, but are not limited to, determining the Customer's suitability for securities transactions entered into with the broker. In cases where the Customer has a margin account(s) and under the terms of the Clearing Agreement, the Customer's broker's responsibilities and obligations include, but are not limited to, determining the Customer's suitability for margin transactions. Wedbush Morgan's responsibilities as obligations as Clearing firm/margin lender include, but are not limited to, the general regulation of credit extensions based solely upon the collateral in the Customer's margin account. Wedbush Morgan does not determine the Customer's suitability for securities transactions. Additionally, the Customer is liable to Global Securities and Wedbush for any deficiency in the Customer's Account.

1.2 APPLICABLE RULES AND REGULATIONS All transactions in the Customer's Account shall be subject to the applicable rules and regulations of all applicable Federal and state regulatory agencies and self-regulatory organizations. Board of Governors of the Federal Reserve System and the constitution, rules, regulation, customs and usages of the exchange or market, and its clearing house, if any, where the transactions are executed by Global Securities and/or Wedbush Morgan or their agents, including their subsidiaries and affiliates.

1.3 AGREEMENT CONTAINS ENTIRE UNDERSTANDING/ASSIGNMENT This Agreement contains the entire understanding and Global Securities and/or Wedbush Morgan concerning the subject matter of this Agreement. The Customer may not assign the rights and obligations hereunder without first obtaining the prior written consent of Global Securities and/or Wedbush Morgan.

1.4 SEVERABILITY If any provision of this Agreement is held to be invalid, void or unenforceable by reason of any law, rule, administrative order or judicial decision, that determination shall not affect the validity of the remaining provisions of this Agreement.

1.5 WAIVER Except as specifically permitted in this Agreement, no provision of this Agreement can be, nor be deemed to be, waived, altered, modified or amended unless such is agreed to in writing and signed by Global Securities and/or Wedbush Morgan.

1.6 DELIVERY OF SECURITIES Without invalidating any of Global Securities' and/or Wedbush Morgan's rights under any other portion of this Agreement and subject to any indebtedness of the Customer to Global Securities and/or Wedbush Morgan, the Customer is entitled, upon appropriate demand, to receive physical delivery of fully paid securities in the Customer's Account(s).

1.7 LIENS Subject to the provisions of applicable statutes and regulations, all securities and other property of the Customer in any Account in which the Customer has an interest shall be subject to a lien for the discharge of any and all indebtedness or any other obligation of the Customer to Global Securities and/or Wedbush Morgan. All securities and other property of the Customer shall be held by Global Securities and/or Wedbush Morgan as security for the payment of any such obligations or indebtedness to Global Securities and/or Wedbush Morgan in any Account that the Customer may have in interest, and Global Securities and/or Wedbush Morgan subject to
application law may, at any time and without prior notice to the Customer, use and/or transfer and or all securities and other property interchangeably in any Account(s) in which the Customer has an interest.

1.8 GLOBALINK SECURITIES AND/OR WEDBUSH MORGAN AS AGENT The Customer understands that Globalink Securities and/or Wedbush Morgan are acting as the Customer's agent, unless Globalink Securities and/or Wedbush Morgan notify the Customer, in writing before the settlement date for the transaction, that Globalink Securities and/or Wedbush Morgan are acting as a dealer for its own account as agent for some other person.

1.9 CONFIRMATIONS AND STATEMENTS Confirmations of transactions and statements for the Customer's Account(s) shall be binding upon the Customer if the Customer does not object in writing, within then days after receipt by the Customer, notices or other communications delivered or mailed to the address provided by the Customer shall (unless and until Globalink Securities and/or Wedbush Morgan have received notice in writing of a different address) be deemed to have been personally delivered to the Customer whether actually received or not.

1.10 SUCCESSORS The Customer hereby agrees that this Agreement and all the terms thereof shall be binding upon the Customer's heirs, executors, administrators, personal representatives and assigns. This Agreement shall inure to the benefit of Globalink Securities' and/or Wedbush Morgan's present organization, and any successor organization or assignees, irrespective of any change or changes at any time in the personnel thereof, for any cause whatsoever.

1.11 CHOICE OF LAWS This agreement shall be deemed to have been made in the State of California and shall be construed, and the rights and liabilities of the parties determined, in accordance with the laws of the State of California.

1.12 CAPACITY TO CONTRACT, CUSTOMER AFFILIATION By signing below, the Customer represents that he/she is not an employee of any exchange, or of any corporation of which any exchange owns a majority of the capital stock, or of a member of any exchange, or of a member firm or member corporation registered on any exchange, or of a bank, trust company, insurance company or of any corporation, firm or individual engaged in the business of dealing, either as Globalink Securities or as principal, in securities, bills of exchange, acceptances or other forms of commercial paper, and that the Customer will promptly notify Globalink Securities and/or Wedbush Morgan in writing if the Customer is now or becomes an employee. The Customer also represents that no one except the Customer has an interest in Account(s) of the Customer with Globalink Securities and/or Wedbush Morgan.

1.13 ARBITRATION DISCLOSURES

1.13.1 Arbitration is final binding on the parties.

1.13.2 The parties are waiving their right to seek remedies in court, including the right to jury trial.

1.13.3 Pre-arbitration discovery is generally more limited than and different from court proceedings.

1.13.4 The arbitrators award is not required to included factual findings or legal reasoning and any party's right to appeal or to seek modification of rulings by the arbitrators is strictly limited.

1.13.5 The panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the securities industry.

1.14 ARBITRATION

1.14.1 The Customer and Globalink Securities agree, and by acting as clearing broker/margin lender, Wedbush Morgan agrees, that all controversies which may arise between the parties concerning any transaction or the construction, performance, or breach of this or any other agreement between the parties pertaining to securities and other property, whether entered into prior, on or subsequent to the date thereof, shall be determined by arbitration. Any arbitration under this Agreement shall be conducted pursuant to the Federal Arbitration Act and the laws of the State designed in paragraph 1.11, before the American Arbitration Association, or before the New York Stock Exchange, Inc., or an arbitration facility provided by any other exchange of which Globalink Securities and/or Wedbush Morgan are members, or the National Association of Securities Dealers, Inc. or the Municipal Securities Rulemaking Board and in accordance with the rules obtaining of the selected organization. The Customer may elect in the first instance whether arbitration shall be by the American Arbitration Association, or by an exchange or self-regulatory organization of which Globalink Securities and/or Wedbush Morgan are members, but if the customer fails to make such election, by registered letter or telegram addressed to Globalink Securities and/or Wedbush Morgan at Globalink Securities' and/or Wedbush Morgan's main office, before the expiration of then days after receipt of a written request from Globalink Securities and/or Wedbush Morgan to make such election, then Globalink Securities and/or Wedbush Morgan may make such election. 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, State or Federal, having jurisdiction.
1.14.2 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 not opted out of the class with respect to any claims encompassed by the putative class action until:

(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.

1.15 MISCELLANEOUS
The headings are for reference purposes only and shall not in any way affect meaning or interpretation of this Agreement.

2. SPECIFIC CASH ACCOUNT PROVISIONS

2.1 SATISFACTION OF INDEBTEDNESS The Customer agrees to immediately pay any indebtedness, and to pay any debit balance in the Account(s), including, but not limited to, any balance remaining when the Customer’s Account(s) is closed. In accordance with applicable laws and regulations, interest may be charged (i) on purchases for which payment is not received until after the settlement of the transaction, and (ii) on monies paid out by Wedbush Morgan, representing the proceeds of sales, prior to the settlement date.

2.2 TRANSACTIONS AND SETTLEMENTS All orders for the purchase or sale of securities and other property will be authorized by the Customer and executed with the understanding that an actual purchase or sale is intended and that it is the Customer’s intention and obligation in every case to deliver certificates to cover any and all sales to receive any pay for certificates on or before the settlement date. Globalink Securities and/or Wedbush Morgan are the Customer’s agent to complete all such transactions and are authorized to make advances and expend monies as are required.

2.3 SALES BY CUSTOMER The Customer understands that all sell orders will be for securities owned (“long”). The Customer affirms that he/she deliver the securities on or before the settlement date.

3. SPECIFIC MARGIN ACCOUNT PROVISORS

3.1 INTEREST
Debit balances of the Account(s) of the Customer shall be charged with interest in accordance with Globalink Securities and/or Wedbush Morgan’s establish customer, as disclosed to the Customer pursuant to the provisions of Rule 10b-16 of the Securities Exchange Act.

3.2 DISCLOSURES REGARDING LIQUIDATIONS AND COVERING POSITIONS The Customer should clearly understand that notwithstanding a general policy of giving Customer’s notice of a margin deficiency, Globalink Securities and/or Wedbush Morgan are not obligated to request addition margin from the Customer in the event the Customer’s Account falls below minimum maintenance requirements. More importantly, there may be circumstances where Globalink Securities and/or Wedbush Morgan will liquidate securities and/or other property in the Account without notice to be Customer to ensure that minimum maintenance requirements are satisfied.

3.3 LIQUIDATIONS AND COVERING POSITIONS Globalink Securities and/or Wedbush Morgan shall have the right to require additional collateral or to liquidate any securities and other property in which the Customer has an interest whenever, in Globalink Securities and/or Wedbush Morgan’s discretion, it considers it necessary for the protection of either of them including, but not limited to the following occurrences: the failure of the Customer to promptly meet any call for additional collateral; the filing of a petition in bankruptcy by or against the Customer; the appointment of a receiver is filed by or against the Customer; an attachment is levied against any account of the Customer or in which the Customer has an interest; or the Customer’s death. In such event, Globalink Securities and/or Wedbush Morgan are authorized to sell any and all securities and other property in any account of the Customer, whether carried individually or jointly with others, to buy in any or all securities or other property which may be short in account(s), to cancel open orders, and to close any or outstanding contracts and to liquidate any margin collateral.

The foregoing may be done without demand for margin collateral or additional margin collateral, without notice of sale or purchase, or without notice or advertisement. Demand and/or notice are hereby expressly waived by the Customer. Any such sales or purchases may be made at Globalink Securities and/or Wedbush Morgan’s discretion on any exchange or other market where such business is usually transacted or at public auction or private sale, and Globalink Securities and/or Wedbush Morgan may be the purchaser for Globalink Securities and/or Wedbush Morgan’s own account. It is understood that a prior demand, or call, or prior notice of the time and place of such sale or purchase shall not be considered a waiver of Globalink Securities and/or Wedbush Morgan’s right to sell or buy without demand or notice.
3.4 Margin
Customers who open margin account agree to maintain in all such accounts with GlobalLink Securities and/or Wedbush Morgan such positions and margins as required by all applicable statutes, rules, regulations, procedures and custom, or as GlobalLink Securities and/or Wedbush Morgan deem necessary or advisable. The Customer agrees to promptly satisfy all margin and maintenance calls.

3.5 Satisfaction of Indebtedness
The Customer agrees to satisfy, upon demand, any indebtedness, and to pay debit balance remaining when the Customer's Account is closed, either partially or totally. The Customer Account(s) may not be closed without GlobalLink Securities and/or Wedbush Morgan first receiving all securities and other property for which the Account(s) is short and all funds to pay in full for all securities and other property in which the Account(s) are long.

3.6 Transactions and Settlements
All orders for the purchase or sale of securities and other property will be authorized by the Customer and executed with the understanding that an actual purchase or sale is intended and that it is the Customer's intention and obligation in every case to deliver certificates to cover any and all sales to receive and pay for certificates upon the GlobalLink Securities' and/or Wedbush Morgan's demand. If GlobalLink Securities' and/or Wedbush Morgan make a short sale of any securities and other property at the Customer's direction or if the Customer fails to deliver to GlobalLink Securities' and/or Wedbush Morgan any securities and other property that GlobalLink Securities' and/or Wedbush Morgan have sold at the Customer's direction, GlobalLink Securities' and/or Wedbush Morgan are authorized to borrow the securities and other property necessary to enable GlobalLink Securities' and/or Wedbush Morgan to make delivery and the Customer agrees to be responsible for any cost or loss GlobalLink Securities' and/or Wedbush Morgan may incur, or the cost of obtaining the securities and other property if GlobalLink Securities' and/or Wedbush Morgan are unable to borrow it. GlobalLink Securities' and/or Wedbush Morgan are the Customer's agent to complete all such transactions and are authorized to make advances and expend monies as are required.

3.7 Sales by Customer
The Customer understands and agrees any order to sell "short" will be designated as such by the Customer, and that GlobalLink Securities' and/or Wedbush Morgan will make the order as "short". All other sell orders will be for securities owned ("long"). The Customer affirms that he/she will deliver the securities on or before the settlement date.

3.8 Loan or Pledge of Securities
The Customer hereby authorizes GlobalLink Securities' and/or Wedbush Morgan to lend either to itself or to others any securities held by GlobalLink Securities' and/or Wedbush Morgan in the Customer's margin account and to carry such property in its general loans. Such property may be pledged, repledged, hypothecated or rehypothecated either separately or in common with other such property for any amounts due to GlobalLink Securities' and/or Wedbush Morgan or for a greater sum, and GlobalLink Securities' and/or Wedbush Morgan shall have no obligation to retain a like amount of similar property in its possession and control.

4. Disclosure of Information
Securities and Exchange Commission Rule 14b-1(c) requires GlobalLink Securities Dealers holding securities in street name for a client to provide the client's name, address and securities position to the securities issuer, upon request, unless the client specifically objects to the disclosure of such information. According to the Rule, the issuing company would be permitted to use your name and related information for "Corporate Communications' purposes only.

Please indicate an off-line voice or online verification code here (it must be at least four, and may be up to eight alphanumeric characters; please select a code that you will not forget): [ ]

I agree to give this code to an authorized representative of GlobalLink Securities, Inc. when off-line voice or online verification is requested. I agree never to transmit this code via the Internet. I further agree not to disclose this code to anyone other than an authorized representative of GlobalLink Securities, Inc., and to verify, if necessary, that any person to whom you are giving this code is in fact an authorized representative of GlobalLink Securities, Inc. (1 may do this simply by asking us a question from your new Account Application).

Please setup 4-8 characters to be your password.
SUBSTITUTE W-9 AND REQUEST FOR TAXPAYER'S IDENTIFICATION NUMBER AND CERTIFICATION

Under penalty of perjury, I certify (i) that the number shown on this form is my correct Taxpayer Identification Number and (ii) that I am not subject to backup withholding either because I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result.

Social Security Number Employee Identification Number

The Internal Revenue Service does not require your consent to any provisions of this document other than the certifications required to avoid backup withholding.

CUSTOMER SIGNATURE____________________ DATE____________________

BY SIGNING THIS AGREEMENT, THE CUSTOMER ACKNOWLEDGES THAT:

1. The Customer agrees with all terms and conditions stated in this Agreement.
2. The Customer has received a copy of this Agreement.
3. In the case where the Customer is opening a margin account, the securities in the Customer's margin account may be loaned to the GlobaLink Securities' and/or Wedbush Morgan or loaned out to others.

THIS AGREEMENT CONTAINS A PRE-DISPUTE ARBITRATION CLAUSE AT PAGE 2 AT PARAGRAPH 1.14 PLEASE INITIAL THE BOX COVERING THE TYPE OF ACCOUNT (S) REQUESTED:

☐ I ELECT TO OPEN A CASH ACCOUNT
☐ I ELECT TO OPEN A CASH AND MARGIN ACCOUNT

Customer Name (print) ________________ Customer Signature ________________ DATE_______
Joint Owner (Print) ________________ Joint Owner Signature ________________ DATE_______

For Office Use Only

NAME__________________________ BY__________________________
TITLE__________________________ DATE__________________________