BNY Mellon
Brokerage Account
Margin Account Agreement

KEEP A COPY FOR YOUR RECORDS, SEND ORIGINAL BACK. The words “undersigned,” “I,” “myself,” “me,” and “my” refer to the person(s) entering into this Agreement. “Pershing” refers to Pershing LLC. In consideration of Pershing accepting and carrying my account(s) introduced to Pershing by BNY Mellon Securities Corporation (“BNYMSC”), I agree as follows:

Role of Pershing
I understand that Pershing is the carrier of my accounts as clearing broker pursuant to a clearing agreement with BNYMSC. Until receipt from the undersigned of written notice to the contrary, Pershing may accept from BNYMSC, without inquiry or investigation, (i) orders for the purchase or sale of securities and other property on margin or otherwise, and (ii) any other instructions concerning said accounts. Notices to the undersigned concerning margin requirements or other matters related to the undersigned's accounts usually will go through BNYMSC although direct notice to the undersigned with duplicate notice to BNYMSC may occur if market conditions, time constraints, or other circumstances require it. Pershing shall not be responsible or liable for any acts or omissions of BNYMSC or its employees. I understand that Pershing provides no investment advice, nor does Pershing give advice or offer any opinion with respect to the suitability of any transaction or order. I understand that BNYMSC is not acting as the agent of Pershing and I agree that I will in no way hold Pershing, its other divisions, and its officers, directors, and agents liable for any trading losses incurred by me.

1. Applicable Rules and Regulations
All transactions for the undersigned shall be subject to the constitution, rules, regulations, customs, and usages of the exchange or market and its clearing house, if any, where executed by Pershing or its agents, including its subsidiaries and affiliates.

2. Definitions
For purposes of this Agreement “securities, commodities, and other property,” as used herein shall include, but not be limited to, money, securities, and commodities of every kind and nature and all contracts and options relating thereto, whether for present or future delivery.

3. Lien
All securities, commodities, and other property of the undersigned, which Pershing may at any time be carrying for the undersigned, or which may at any time be in Pershing's possession or under Pershing's control, shall be subject to a general lien and security interest in Pershing's favor for the discharge of all the undersigned's indebtedness and other obligations to Pershing, without regard to Pershing having made any advances in connection with such securities and other property and without regard to the number of accounts the undersigned may have with Pershing. In enforcing Pershing's lien, Pershing or BNYMSC shall have the discretion to determine which securities and property are to be sold and which contracts are to be closed. Securities and other property held in the undersigned's retirement account(s) maintained by Pershing, which may include Individual Retirement Accounts (IRAs) or qualified plans, are not subject to this general lien and such securities or other property may only be used to satisfy the undersigned's indebtedness or other obligations to BNYMSC and/or Pershing related to the undersigned's retirement account(s).

4. Liquidation
If, in its discretion, Pershing considers it necessary for protection to require additional collateral, or in the event that a petition in bankruptcy is filed, or the appointment of a receiver is filed by or against the undersigned, or an attachment is levied against the accounts of the undersigned, or in the event of the death of the undersigned, Pershing shall have the right to sell any or all securities, commodities, and other property in the accounts of the undersigned with Pershing, whether carried individually or jointly with others, to buy any or all securities, commodities, and other property which may be short in such accounts, to cancel any open orders and to close any or all outstanding contracts, all without demand for margin or additional margin, notice of sale or purchase, or other notice or advertisement. Any such sales or purchases may be made at Pershing's discretion on any exchange or other market where such business is usually transacted, or at public auction or private sale, and Pershing may be the purchaser for its own account. It being 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 Pershing's right to sell or buy without demand or notice.

5. Payment of Indebtedness Upon Demand and Liability for Costs of Collection
The undersigned shall at all times be liable for the payment upon demand of any debit balance or other obligations owing in any of the accounts of the undersigned with Pershing, and the undersigned shall be liable to Pershing for any deficiency remaining in any such accounts in the event of the liquidation thereof, in whole or in part, by Pershing or by the undersigned; and, the undersigned shall make payments of such obligations and indebtedness upon demand. The reasonable cost and expense of collection of the debit balance, recovery of securities, and any unpaid deficiency in the accounts of the undersigned with Pershing, including, but not limited to attorney's fees, incurred and payable or paid by Pershing shall be payable to Pershing by the undersigned.

6. Pledge of Securities
All securities, commodities, and other property now or hereafter held, carried, or maintained by Pershing in its possession in any of the accounts of the undersigned may be pledged, repledged, hypothecated or rehypothecated by Pershing from time to time, without notice to the undersigned, either separately or in common with other such securities, commodities, and other property for any amount due in the accounts of the undersigned, or for any greater amount, and Pershing may do so without retaining into its possession or control for delivery, a like amount of similar securities, commodities, or other property.

7. Margin Requirements, Credit Charges, and Credit Investigation
The undersigned will at all times maintain such securities, commodities, and other property in the accounts of the undersigned for margin purposes as Pershing shall require from time to time via a margin call or other request, and the monthly debit balances or adjusted balances in the accounts of the undersigned with Pershing shall be charged, in accordance with Pershing practice, with interest at a rate permitted by laws of the state of New York. It is understood that the interest charge made to the undersigned's
account at the close of a charge period will be added to the opening balance for the next charge period unless paid.

The undersigned acknowledges receipt of the Disclosure Statement from BNYMSC, which explains the conditions under which interest can be charged to my account, the annual rate of interest, how debit balances are determined, and the methods of computing interest. The undersigned further acknowledges receipt of the separate Margin Disclosure Statement, which provides some basic facts about purchasing securities on margin and alerts the undersigned to the risks involved with trading securities in a margin account.

In regard to margin calls, whether for maintenance or any other margin call, in lieu of immediate liquidations, Pershing, through BNYMSC, may permit the undersigned a period of time to satisfy a call. This time period shall not in any way waive or diminish Pershing’s right in its sole discretion, to shorten the time period in which the undersigned may satisfy the call, including one already outstanding, or to demand that a call be satisfied immediately. Nor does such practice waive or diminish the right of Pershing and/or BNYMSC to sell out positions to satisfy the call, which can be as high as the full indebtedness owed by me. Margin requirements may be established and changed by Pershing or BNYMSC in its sole discretion and judgement without notice to the undersigned. In making this determination, Pershing may take into account various factors including, but not limited to (i) issues as to the undersigned’s securities such as, among others, the liquidity of a position and concentrations of securities in an account, (ii) considerations as to the undersigned’s status, including but not limited to a decline in creditworthiness, (iii) the size of the account, (iv) the general condition of the market, (v) considerations as to the ability of Pershing to obtain financing, and (vi) regulatory interpretations or guidance. The undersigned will contact BNYMSC for the latest information on margin requirements.

Pershing may exchange credit information about the undersigned with others. Pershing may request a credit report on the undersigned and upon request, Pershing will state the name and address of the consumer reporting agency that furnished it. If Pershing extends, updates, or renews the undersigned’s credit, Pershing may request a new credit report without telling the undersigned.

8. Communications

Communications may be sent to the undersigned at the current address of the undersigned, which is on file at Pershing's office, or at such other address as the undersigned may hereafter give Pershing in writing, or through BNYMSC, and all communications, so sent, whether by mail, telegraph, messenger, or otherwise, shall be deemed given to the undersigned personally, whether actually received or not.

9. Scope and Transferability

This Agreement shall cover individually and collectively all accounts that the undersigned may open or reopen with Pershing, and shall inure to the benefits of its successors and assigns, whether Pershing’s merger, consolidation, or otherwise, and Pershing may transfer the accounts of the undersigned to its successors and assigns, and this Agreement shall be binding upon the heirs, executors, administrators, successors, and assigns of the undersigned.

10. No Professional Advice

The undersigned acknowledges that Pershing will not provide the undersigned with any investment, legal, tax, or accounting advice, that its employees are not authorized to give any such advice, and that the undersigned will not solicit or rely upon any such advice from Pershing or its employees whether in connection with transactions in or for any of the accounts of the undersigned or otherwise. In making investment, legal, tax, or accounting decisions with respect to transactions in or for the accounts of the undersigned or any other matter, the undersigned will consult with and rely upon its own advisors and not Pershing, and Pershing shall have no liability therefore.

11. Extraordinary Events

Pershing shall not be liable for loss caused directly or indirectly by government restrictions, exchange or market rulings, suspension of trading, war, strikes, or other conditions beyond its control.

12. Representations as to Capacity to Enter Into Agreement

The undersigned, if an individual, represents that he or she is of full legal age, that unless otherwise disclosed to Pershing in writing the undersigned is not an employee of any exchange; or an employee of any corporation of which any exchange owns a majority of the capital stock; or an employee of a member firm or member corporation registered on any exchange; or an employee of a bank, trust company, insurance company; or an employee of any corporation, firm, or individual engaged in the business of dealing either as a broker or as principal in securities, bills of exchange, acceptances, or other forms of commercial paper. The undersigned further represents that no one except the undersigned has an interest in the account or accounts of the undersigned with Pershing.

13. Joint and Several Liability

If the undersigned shall consist of more than one individual, their obligations under this Agreement shall be joint and several. The undersigned have executed the Joint Account Agreement and made the election required therein. Pursuant to that agreement, Pershing may, but is not required to, accept instructions from either joint party.

14. Option Transactions

If at any time the undersigned shall enter into any transaction for the purchase or resale of an option contract, the undersigned hereby agrees to complete a separate Option Agreement and Approval Form, obtain from BNYMSC the then current disclosure statements of the Options Clearing Corporation (“OCC”) and further agrees to abide by the rules of any national securities association, registered securities exchange, or clearing organization applicable to the trading of option contracts and, acting alone or in concert, will not violate the position or exercise limitation rules of any such association, exchange, the OCC, or other clearing organization.

15. Separability

If any provision or condition of this Agreement shall be held to be invalid or unenforceable by any court, or regulatory or self-regulatory agency or body, such invalidity or unenforceability shall attach only to such provision or condition. The validity of the remaining provisions and conditions shall not be affected thereby and this Agreement shall be carried out as if any such invalid or unenforceable provision or condition were not contained herein.

16. Headings Are Descriptive

The heading of each provision hereof is for descriptive purposes only and shall not be deemed to modify or qualify any of the rights or obligations set forth in each such provision.

17. Assignment of Pershing’s Rights Under This Agreement to BNYMSC

The undersigned agrees that any rights that Pershing has under this Agreement, including but not limited to, the right to collect any debt balance or other obligations owing in any of the accounts of the undersigned, may be assigned to BNYMSC so that BNYMSC may collect from the undersigned independently or jointly with Pershing, or enforce any other rights granted to Pershing under this Agreement.
18. No Waiver
This Agreement cannot be modified by conduct and no failure on
the part of Pershing at any time to enforce its rights hereunder
to the greatest extent permitted shall in any way be deemed to
waive, modify, or relax all of the rights granted Pershing herein,
including those rights vested in Pershing to deal with collateral on
all loans advanced to the undersigned.

19. Entire Agreement
This Agreement constitutes the full and entire understanding
between the parties with respect to the provisions herein, and
there are no oral or other agreements in conflict herewith. Any
future modification, amendment, or supplement to this Agreement
or any individual provision herein can only be in the form of a
writing signed by a representative of Pershing or BNYMSC.

20. Amendment and Modification of Agreement
The undersigned agrees that BNYMSC or Pershing or any of its
successors or assigns may unilaterally, at any time, change or
modify the terms and conditions of this Agreement by sending the
undersigned notice of the change as required by law or regulation.

21. Arbitration Disclosures
THIS AGREEMENT CONTAINS A PREDISPUTE ARBITRATION
CLAUSE. BY SIGNING AN ARBITRATION AGREEMENT THE
PARTIES AGREE AS FOLLOWS:

• 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.

• ARBITRATION AWARDS ARE GENERALLY FINAL AND
BINDING; A PARTY’S ABILITY TO HAVE A COURT REVERSE
OR MODIFY AN ARBITRATION AWARD IS VERY LIMITED.

• THE ABILITY OF THE PARTIES TO OBTAIN DOCUMENTS,
WITNESS STATEMENTS AND OTHER DISCOVERY IS
GENERALLY MORE LIMITED IN ARBITRATION THAN IN
COURT PROCEEDINGS.

• THE ARBITRATORS DO NOT HAVE TO EXPLAIN THE
REASON(S) FOR THEIR AWARD, UNLESS, IN AN ELIGIBLE
CASE, A JOINT REQUEST FOR AN EXPLAINED DECISION
HAS BEEN SUBMITTED BY ALL PARTIES TO THE PANEL
AT LEAST 20 DAYS PRIOR TO THE FIRST SCHEDULED
HEARING DATE.

• 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.

22. Arbitration Agreement
ANY CONTROVERSY BETWEEN OR AMONG THE UNDER-
SIGNED, PERSHING, AND BNYMSC, OR ANY OF THEM SHALL
BE SUBMITTED TO ARBITRATION BEFORE THE FINANCIAL
INDUSTRY REGULATORY AUTHORITY.

NO PERSON SHALL BRING A PUTATIVE OR CERTIFIED
CLASS ACTION TO ARBITRATION, NOR SEEK TO ENFORCE
ANY PREDISPUTE ARBITRATION AGREEMENT AGAINST
ANY PERSON WHO HAS INITIATED IN COURT A PUTATIVE
CLASS ACTION; OR 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.

23. The Laws of the State of New York Govern
This Agreement and its enforcement shall be governed by the laws
of the state of New York without giving effect to its conflicts of
laws provisions.

24. Loan Consent
By signing this Agreement, the undersigned acknowledges that
securities not fully paid for by the undersigned may be loaned to
Pershing or loaned out to others, and as permitted by law, certain
securities in the undersigned’s account, may be used for, among
other things, settling short sales and lending the securities for
short sales, and as a result, Pershing and BNYMSC may receive
compensation in connection therewith. Pershing does not lend
fully-paid-for securities without your written permission. Please
contact BNYMSC with any questions. Fully-paid-for securities held
in a cash account (unless otherwise agreed in a separate written
agreement) and fully-paid-for securities held in a margin account
in which there is no debit balance are not loaned.

25. Shareholder Vote of Loaned Securities
In the event the undersigned’s securities have been loaned by
Pershing on the record date of a shareholder vote involving those
securities, the undersigned agrees that the undersigned’s vote
may be reduced to reflect the total amount of the undersigned’s
securities loaned by Pershing.

Margin Agreement Acknowledgement Form
BY SIGNING THIS ACKNOWLEDGEMENT FORM, THE UNDER-
SIGNED ACCEPTS THE TERMS OF THE ENCLOSED AGREE-
MENT AND ACKNOWLEDGES THAT THE UNDER-SIGNED
HAS READ AND UNDERSTOOD THE MARGIN DISCLOSURE
STATEMENT WHICH DETAILS THE RISKS ASSOCIATED WITH
A MARGIN ACCOUNT, HAS READ AND UNDERSTOOD THE
CREDIT TERMS EXPLAINED IN THE DISCLOSURE STATEMENT
AND HAS RECEIVED AND READ THE MARGIN ACCOUNT
INFORMATION INCLUDED IN THE BNY MELLON BROKERAGE
ACCOUNT CLIENT AGREEMENT AND RELATED DISCLOSURES
BOOKLET SUPPLIED TO THE UNDER-SIGNED WHEN THE
UNDER-SIGNED OPENED THE UNDER-SIGNED’S BROKERAGE
ACCOUNT. PLEASE BE SURE THAT ALL ACCOUNT OWNERS
SIGN THIS ACKNOWLEDGEMENT FORM.

SPECIAL NOTE FOR NON-U.S. ACCOUNTS: With respect to assets
custodied by Pershing on the undersigned’s behalf, the undersigned
acknowledges that income and capital gains or distributions to the
undersigned from this account may be taxable in the undersigned’s
home jurisdiction. Furthermore, interest paid to Pershing under this
agreement may be subject to withholding tax in the undersigned’s
home jurisdiction. It is the undersigned’s obligation to pay such
withholding tax, if applicable. The undersigned acknowledges to
BNYMSC and to Pershing that the undersigned has taken its own
tax advice in this regard.
ACCOUNT OWNER(S) SIGNATURE(S)

THE UNDERSIGNED ACKNOWLEDGES THAT BY SIGNING THIS ACKNOWLEDGEMENT FORM THAT SECURITIES NOT FULLY PAID FOR BY THE UNDERSIGNED MAY BE LOANED TO PERSHING OR LOANED OUT TO OTHERS.

THE MARGIN AGREEMENT CONTAINS A PREDISPUTE ARBITRATION CLAUSE IN PARAGRAPHS 20 AND 21 ON PAGE 3 IN THIS AGREEMENT. THE UNDERSIGNED ACKNOWLEDGES RECEIVING A COPY.

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Please Complete if a Corporation, Partnership, or Other Entity

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NOTE: Corporate accounts must supply corporate resolutions evidencing authorization for margin account borrowing.
Your brokerage firm is furnishing this document to you to provide some basic facts about purchasing securities on margin, and to alert you to the risks involved with trading securities in a margin account. Before trading stocks in a margin account, you should carefully review the margin agreement provided by your firm. Consult your firm regarding any questions or concerns you may have with your margin accounts.

When you purchase securities, you may pay for the securities in full or you may borrow part of the purchase price from your brokerage firm. If you choose to borrow funds from your firm, you will open a margin account with the firm. The securities purchased are the firm’s collateral for the loan to you. If the securities in your account decline in value, so does the value of the collateral supporting your loan, and, as a result, the firm can take action, such as issue a margin call and/or sell securities or other assets in any of your accounts held with the member, in order to maintain the required equity in the account.

It is important that you fully understand the risks involved in trading securities on margin. These risks include the following:

- **You can lose more funds than you deposit in the margin account.** A decline in the value of securities that are purchased on margin may require you to provide additional funds to the firm that has made the loan to avoid the forced sale of those securities or other securities or assets in your account(s).

- **The firm can force the sale of securities or other assets in your account(s).** If the equity in your account falls below the maintenance margin requirements or the firm’s higher “house” requirements, the firm can sell the securities or other assets in any of your accounts held at the firm to cover the margin deficiency. You also will be responsible for any short fall in the account after such a sale.

- **The firm can sell your securities or other assets without contacting you.** Some investors mistakenly believe that a firm must contact them for a margin call to be valid, and that the firm cannot liquidate securities or other assets in their accounts to meet the call unless the firm has contacted them first. This is not the case. Most firms will attempt to notify their customers of margin calls, but they are not required to do so. However, even if a firm has contacted a customer and provided a specific date by which the customer can meet a margin call, the firm can still take necessary steps to protect its financial interests, including immediately selling the securities without notice to the customer.

- **You are not entitled to choose which securities or other assets in your account(s) are liquidated or sold to meet a margin call.** Because the securities are collateral for the margin loan, the firm has the right to decide which security to sell in order to protect its interests.

- **The firm can increase its “house” maintenance margin requirements at any time and is not required to provide you advance written notice.** These changes in firm policy often take effect immediately and may result in the issuance of a maintenance margin call. Your failure to satisfy the call may cause the member to liquidate or sell securities in your account(s).

- **You are not entitled to an extension of time on a margin call.** While an extension of time to meet margin requirements may be available to customers under certain conditions, a customer does not have a right to the extension.

Your account is a brokerage account and not an advisory account. Our interests may not always be the same as yours. Please ask us questions to make sure you understand your rights and our obligations to you, including the extent of our obligations to disclose conflicts of interest and to act in your best interest. We are paid by you and, sometimes, by people who compensate us based on what you buy. Therefore, our profits, and our salespersons’ compensation, may vary by product and over time.

To discuss this further, please call a BNY Mellon Brokerage Account Representative at 1-800-843-5466.