Corporate Resolution Certification

STEP 1. ACCOUNT INFORMATION

Contass Group Chile S.A. Adn. God. Fandos TIB 9 - 1 0 0 5 8 2 P/ Contass Devda Plus T. I.

I HEREBY CERTIFY that at a meeting, duly called, of the Board of Directors of Properties Devolution a corporation, at which said meeting a quorum was present and acting throughout, the following preamble and resolution was adopted and ever since has been and now is in full force and effect.

WHEREAS this Corporation is duly authorized and permitted by its Charter and Bylaws to:

- (1) Engage in cash and margin transactions in any and all forms of securities including, but not limited to, stocks, options, mutual funds, stock options, stock index options, short sales, foreign currency options and debt instrument options, bonds, bond debentures, annuities, notes, scrips, participation certificates, rights to subscribe, warrants, certificates of deposit, mortgages, choses in action, evidences of indebtedness, commercial paper certificates or indebtedness, and certificates of interest of any and every kind and nature whatsoever, secured or unsecured, whether represented by trust, participating and/or other certificates or otherwise.
- (2) Receive on behalf of the Corporation or deliver to the Corporation or third parties, including but not limited to the President, Vice President, Treasurer or any other authorized officer or person listed in Step 3 below giving such instruction, monies, stocks, bonds, and other securities. To sell, assign, and endorse for transfer, certificates representing stocks, bonds, or other securities now registered or hereafter registered in the name of the Corporation.
- (3) Establish and maintain an asset management account with debit card, check writing and margin privileges, from which account funds are directly spent, the responsibility for which is entirely that of the Corporation.

NOW THEREFORE BE IT RESOLVED that this Corporation opened an account or accounts in its name with

CG COMPASS (USA) LLC

STEP 2. CERTIFICATION

Name of Introducing firm

and that the individuals named in Step 3 below ("Authorized Person") or any one of them acting individually, may, on behalf of this Corporation, be and they hereby are angleach of them hereby is authorized and empowered to (1) give written or oral orders in the said account or accounts for the purchase, sale, or other disposition of stocks, bonds, and other securities, (2) deliver to and receive from Pershing LLC (Pershing), on behalf of this Corporation monies, stocks, bonds, and other securities, (3) establish and maintain an asset management account with debit card, check writing and margin privileges from which account funds are directly spent with each authorized person as indicated in the separate asset management account agreement having check writing and debit card privileges, (4) order the transfer or delivery of funds, monies or sequrities to any other person whatsoever including the President, Vice President, Treasurer or any other authorized officers or persons indicated below giving such instructions, (5) sign acknowledgements of the correctness of all statements of accounts, and (6) make, execute, and deliver under the corporate seal any and all written endorsements, releases and documents necessary or proper to effectuate the authority hereby conferred; the within authorization to each of said officers to remain in full force and effect until written notice of the revocation thereof shall have been received by

CG COMPASS (USA) LLC

and Pershing.

Name of Introducing farm

chature

STEP 3. CERTIFICATION AND SIGNATURES

I FURTHER CERTIFY that the following are the names, titles and signatures of the officers (or others) authorized by the foregoing resolution to act for this Corporation:

MARCELA RODRIGUEZ CANTILLANA

die Charles Can Tillan

§ 2013 Pershing LLC deshing LLC, member FINRA, NYSE, SIPC, is a wholly owned subsidiary of the Bank of New York Mellon Corporation (BNY Mellon). Tradentark(s) belong to their respective owners



PAGE 1 OF 2 FRM-PER-CRC-05-13

Printed Name		Date		
ERWIN-MERINO SEGUEL	V	1 2 - 0 1 1 -	2 0 1 1 5	
Sograture	-			
	/ \-			
\ \\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\\	<u></u>			
EDUARDO ALDUNGE PACH	HECO	Date 1 2 - 0 1 -	2 0 1 5	
Tatle	\			
Signature)			
	· the vie."	1 · · · · · · · · · · · · · · · · · · ·		() ((
FRANCISCO JAVIER LUCO	VICTORIANO	Date		
THANCISCO JAVIER LUGO	VICTORIANO	1 1 2 - 0 1 1 -	2 0 1 5	
Signature			***************************************	
ATI	9) 4			
Punted Name		Date		
CRISTIAN MAC-LEAN RAM	REZ	1 2 - 0 1 -	2 0 1 1 5	
S grature	[
/				
N WITHESS WHEREOF, I have herei				
LAFFIX CORPORATE SEAL HERE IF		CEMBER 2	15	
CORPORATION USES A SEAL]	EDUARDO ALDUNO	CE PACHEGO		
_	Secretary Signature	TAN		
	Note 1. If the Secretary is emi resolutions, the President of t execute the Additional Certifi	powered to act for the Corporation the Corporation as set forth above ication in Step 4 below.	n pursuant to these must fill in and	
	Note 2. If the Corporation has must sign above on the Secre	s only one sole officer (e.g. Preside tary line indicating his or her corp uting the Additional Certification i	ent), that officer	
	addition to tiling in 900 exect	uning the Additional Certification (n Step 4 below.	

STEP 4. ADDITIONAL CERTIFICATION

Check One

FIFURTHER CERTIFY that the Secretary of the Corporation is authorized by the foregoing resolution to act hereunder.

I FURTHER CERTIFY that the Corporation has only one sole officer and that I am that sole officer and authorized to execute legal and binding documents in the name of and on behalf of the Corporation pursuant to the Corporation's governing documents.

PRESIDENT TO
COMPLETE ONLY IF
THE SECRETARY OF
THE CORPORATION
IS AUTHORIZED TO
ACT PURSUANT TO
THE FOREGOING
RESOLUTION OR IF THE
CORPORATION HAS
ONLY ONE OFFICER.

GREDID Advance Margin Agreement

KEEP A COPY FOR YOUR RECORDS. This is your Margin Agreement with Pershing LLC ("Pershing").

TO: Pershing LLC

In consideration of your accepting and carrying for the undersigned one or more accounts introduced to you by my broker, bank, or other introducing firm ("Introducing Firm"), which Introducing Firm is intended to have the benefit and is a third-party beneficiary of this agreement, the undersigned agrees as follows:

Role of Pershing

I understand that Pershing is the carrier of the accounts of the undersigned as clearing broker pursuant to a clearing agreement with the Introducing Firm. Until receipt from the undersigned of written notice to the contrary, Pershing may accept from the Introducing Firm, 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 the undersigned's Introducing Firm although direct notice to the undersigned with duplicate notice to the undersigned's Introducing Firm 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 the Introducing Firm 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 my Introducing Firm 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.

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 its lien, Pershing 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 your Introducing Firm 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.



PAGE 1 OF 4 ECAGR-PER-CA-09-13

CreditAdvance Margin Agreement

The undersigned acknowledges receipt of the Disclosure Statement from my Introducing Firm, 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 the undersigned's Introducing Firm, 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 the undersigned's Introducing Firm 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 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 its Introducing Firm 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 my Introducing Firm, 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 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 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 Options Clearing Corporation, 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 the Introducing Firm

The undersigned agrees that any rights that Pershing has under this agreement, including but not limited to the right to collect any debit balance or other obligations owing in any of the accounts of the undersigned, may be assigned to the Introducing Firm of the undersigned so that the undersigned's Introducing Firm 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.

CreditAdvance Margin Agreement

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.

20. 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.

21. Arbitration Agreement

ANY CONTROVERSY BETWEEN YOU AND THE UNDERSIGNED 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.

THE LAWS OF THE STATE OF NEW YORK GOVERN.

22. 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.

23. 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 your Introducing Firm may receive compensation in connection therewith. Pershing does not lend fully-paid-for securities without your written permission. Please contact your introducing financial institution 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.

24. 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

BYSIGNINGTHISACKNOWLEDGEMENTFORM, THEUNDERSIGNED ACCEPTS THE TERMS OF THE ENCLOSED AGREEMENT, AND ACKNOWLEDGES THAT THE UNDERSINGED HAS READ AND UNDERSTOOD THE MARGIN DISCLOSURE STATEMENT WHICH DETAILS THE RISKS ASSOCIATED WITH A MARGIN ACCOUNT, AND THE UNDERSIGNED HAS READ AND UNDERSTOOD THE CREDIT TERMS EXPLAINED IN THE DISCLOSURE STATEMENT. 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 its financial organization and to Pershing that the undersigned has taken its own tax advice in this regard.

CreditAdvance Margin Agreement

ACCOUNT OWNER(S) SIGNATURE(S)

1701011-181817	8 12		/#		141			
rimary Account Owner Print Name	124	Date	1-1		1-1	1	1	
gnature			1					
		-			-			
olnt Account Owner Print Name		Date	· · · · · · · · ·					- 120
gnature	**************************************							
<					2000			
oint Account Owner Print Name		Date						
THE ACCOUNT OWNER FIRE NAME	2011/01/2012	Date	1-1		[]	- 1		1
gnature								
(
int Account Owner Print Name		Date	9 _ 10			r	1	
gnature	**************************************		-11		-			
(y or high room		T.		ή·.			
int Account Owner Print Name	- C	Date		-				
gnature					-			
(1.1 1.2 1.4			
ease Complete if a Corporation, F	Partnership, or Other	Entity						
ame of Entity Continus Con the	le S.A. Ah. and E	Date 2						
1 Confass Devde Plu	5 F.I.		21-1	013	لصلة	24	OL	(
1 Carriages Devices 110		Seal						

PLEASE BE SURE THAT ALL ACCOUNT OWNERS SIGN THIS ACKNOWLEDGEMENT

FORM.

CREDID Advance Margin Disclosure Statement

The Margin Disclosure Statement is intended 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 securities in a margin account, it important to carefully review the written Margin Agreement provided by your financial organization or its clearing firm, Pershing LLC ("Pershing"), and to consult with your financial organization regarding any questions or concerns you may have regarding margin accounts.

When you purchase securities, you have the option of paying for them in full or borrowing part of the purchase price from Pershing. If you choose to borrow funds from Pershing, you will need to open a margin account with Pershing through your financial organization. The securities purchased are used as collateral for the loan that was made to you or any other indebtedness arising after the initial transaction. If the securities in your brokerage account decline in value, so does the value of the collateral supporting your loan. As a result, your financial organization or Pershing can take action. For instance, your financial organization or Pershing can issue a margin call and/or sell securities or liquidate other assets in any of your brokerage accounts held with your financial organization or Pershing in order to maintain the required equity in the margin 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 or securities 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 Pershing to avoid the forced sale of those securities or other securities or assets in your account(s).

Your financial organization or Pershing can force the sale of securities or other assets in your account(s).

If the equity in your account falls below Pershing's maintenance margin requirements or your financial organization's higher "house" requirements, your financial organization or Pershing can sell the securities or other assets in any of your accounts to cover the margin deficiency. You also will be responsible for any shortfall in the account after such a sale.

Your financial organization or Pershing can sell your securities or other assets without contacting you.

Some investors mistakenly believe that a financial organization must contact them for a margin call to be valid, and that the financial organization cannot liquidate securities or other assets in their account(s) to meet the call unless the financial organization has contacted them first. This is not the case. Most financial organizations will attempt to notify their clients of margin calls, but they are not required to do so. However, even if a financial organization has contacted a client and provided a specific date by which the client can meet a margin call, the financial organization can still take necessary steps to protect its financial interests, including immediately selling the securities without notice to the client.

Your financial organization or Pershing may change margin requirements or margin call time periods without notice to you.

With regard to house, maintenance, and other margin calls, in lieu of immediate liquidations, Pershing, through your financial organization, may permit you 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 you may satisfy a 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 or your financial organization to sell out positions to satisfy the call, which can be as high as the full indebtedness owed by you. Margin requirements may be established and changed by Pershing or your financial organization in its sole discretion and judgement.

You are not entitled to choose which securities or other assets in your brokerage account(s) are liquidated or sold to meet a margin call.

Because the securities are collateral for the margin loan, your financial organization or Pershing has the right to decide which securities to sell in order to protect its interests.

Your financial organization or Pershing can increase its "house" maintenance margin requirements at any time and is not required to provide you with advance written notice.

These changes in the policy often take effect immediately and may result in the issuance of a maintenance margin call. Your failure to satisfy the call may cause your financial organization or Pershing to liquidate or sell securities in your brokerage 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 investors under certain conditions, an investor does not have a right to the extension.

Your written Marzin Agreement with Pershing or your financial organization provides for certain important obligations by you.

The Margin Agreement is a legally binding agreement, cannot be modified by conduct, and no failure on the part of Pershing or your financial organization at any time to enforce its rights under the Margin Agreement to the greatest extent permitted shall in any way be deemed to waive, modify, or relax any of the rights granted Pershing or your financial organization, including those rights vested in Pershing or your financial organization to deal with collateral on all loans advanced to you.

Also, the Margin Agreement constitutes the full and entire understanding between the parties with respect to the provision of the Margin Agreement, and there are no oral or other agreements in conflict with the Margin Agreement unless you have advised Pershing or your financial organization in writing of such conflict. Any luture modification, amendment, or supplement of the Margin Agreement or any individual provision of the Margin Agreement can only be in writing signed by a representative of Pershing. You should carefully review your Margin Agreement or the rights and limitations governing your margin account relationship.

Trading Authorization/Power of Attorney and Indemnification Form: For Non-US Person Signing Outside The United States

This document constitutes a power of attorney, designed to give a designated person either limited trading authorization or full trading authorization over a brokerage account as further set forth herein.

STEP 1. ACCOUNT INFORMATION	04
Financial Organization Name (hereafter-Financial Organization')	The state of the s
Gonfass Group Chile S.A. Adn. Gral. Tobs	Agre 13/8/-1/10/01/5/8/2
Conface Devon Plus F.I.	
STEP 2. AUTHORIZATION	

The undersigned hereby authorizes the following individual, Robert Schools (whose information appears below), as his or her authorized agent to buy, sell (including short sales) and trade in stocks, bonds, options contracts and any other securities and/or commodities and/or contracts relating to the same on margin or otherwise in accordance with the terms and conditions of Financial Organization for his or her account and risk and in the undersigned's name or number on Financial Organization's books. In addition, the undersigned hereby specifically authorizes the agent to make transactions, which would result in uncovered short positions in options contracts or in the uncovering of any existing short position in options contracts. The undersigned hereby agrees to indemnify and hold Financial Organization and its clearing firm, Pershing LLC, harmless from, and to pay Financial Organization and/or Pershing LLC promptly on demand of, any and all losses arising therefrom or debit balance due thereon. This Trading Authorization/Power of Attorney and Indemnification shall not terminate in the event of the disability or incapacity of the undersigned.

Full trading authorization gives a designated person the power to place orders in an account, request disbursements and make inquiries concerning the account, such as obtaining account balances. Limited trading authorization gives a designated person the above powers, excluding the ability to request disbursements.

NOTE: By giving your agent full trading authorization, you are authorizing your agent to make gifts or other transfers of your money or other property from your account during your lifetime, without restriction, to any one or more persons, **including the agent himself** is **herself**. Granting such a power to your agent gives your agent the authority to take actions which could significantly reduce your property or change how your property is distributed at your death.



Trading Authorization: Non-US

Please check one of the following boxes to indicate whether you want your agent to have limited trading authorization or full trading authorization:

- Limited Trading Authorization. In all such purchases, sales or trades, Financial Organization is authorized to follow the instructions of the authorized agent in every respect concerning the undersigned's account with Financial Organization, and he or she is authorized to act for the undersigned and on the undersigned's behalf in the same manner and with the same force and effect as the undersigned might or could do with respect to such purchases, sales or trades, as well as with respect to all other things necessary or incidental to the furtherance or conduct of such purchases, sales or trades. Limited trading authorization does not permit the authorized agent to redeem or withdraw assets from the undersigned's account.
- Full Trading Authorization. Financial Organization is authorized to follow the instructions of the authorized agent in every respect concerning the undersigned's account with Financial Organization, and to make deliveries of securities and payment of moneys, without restriction, to any one or more persons (specifically including the agent himself or herself) as he or she may order and direct. In all matters and things aforementioned, as well as in all other things necessary or incidental to the furtherance or conduct of the account of the undersigned, the authorized agent is authorized to act for the undersigned and on the undersigned's behalf in the same manner and with the same force and effect as the undersigned might or could do. The agent must exercise this authority pursuant to the undersigned's instructions, or otherwise for purposes which the agent reasonably deems to be in the principal's best interest.

STEP 3. REVOCATION

This document does not revoke any other powers of attorney that the undersigned has previously executed, unless the undersigned has specified otherwise in the box below.

STEP 4. INDEMNIFICATION

The undersigned hereby ratifies and confirms any and all transactions with Financial Organization or Pershing LLC heretofore or hereafter made by the aforesaid agent for the undersigned's account. This Trading Authorization/Power of Attorney and Indemnification is also a continuing one and shall remain in full force and effect until revoked by the undersigned by a written notice addressed to Financial Organization and delivered to Financial Organization's office at its address, but such revocation shall not affect any liability in any way resulting from transactions initiated prior to such revocation. This Trading Authorization/Power of Attorney and Indemnification shall inure to the benefit of Financial Organization and Pershing LLC and of any successor firm or file is irrespective of any change or changes at any time in the personnel thereof for any cause whatsover, and of the assigns of Financial Organization, Pershing LLC or any successor firm.

65

STEP 5. ACKNOWLEDGMENT AND SIGNATURES	
Account Owner/Principal	gy:
Partial Radriare Arra	lease indicate the town/city and country where this document was signed
Joint Account Owners Principal (if applicable)	Similabo / Chile
Print Name	. Oate
Signature	Piease indicate the town/city and country where this document was signed
t is not required that the principal and the agent(s) sint the same time. I/we, , have read the foregoing Power therein as agent(s) for the principal named therein. It is the principal.	ign at the same time, nor that multiple agents siger of Attorney. I am/we are the person(s) identified we acknowledge my/our legal responsibilities to the same time.
Authorized Agent's Signature and Acknowledgment of Appoint is not required that the principal and the agent(s) signature are the same time. I/we, , have read the foregoing Power therein as agent(s) for the principal named therein. In the principal.	ign at the same time, nor that multiple agents sig er of Attorney. I sm/we are the person(s) identifie I/we acknowledge my/our legal responsibilities t
t is not required that the principal and the agent(s) sint the same time. I/we, , have read the foregoing Power therein as agent(s) for the principal named therein. I the principal.	ign at the same time, nor that multiple agents siger of Attorney. I am/we are the person(s) identified we acknowledge my/our legal responsibilities to the same time.
t is not required that the principal and the agent(s) sint the same time. I/we, , have read the foregoing Power therein as agent(s) for the principal named therein. I the principal.	ign at the same time, nor that multiple agents siger of Attorney. I am/we are the person(s) identified we acknowledge my/our legal responsibilities to the same time.
t is not required that the principal and the agent(s) sint the same time. I/we, , have read the foregoing Power therein as agent(s) for the principal named therein. I the principal. The principal that the principal and the agent(s) sint the principal named therein. I the principal named the agent(s) sint the principal named the agent(s) sint the principal named therein. I the principal named th	ign at the same time, nor that multiple agents sign of Attorney. I sm/we are the person(s) identified by the acknowledge my/our legal responsibilities in the same time, nor that multiple agents sign are the person(s) identified by the acknowledge my/our legal responsibilities in the same time, nor that multiple agents sign are the person(s) identified by the acknowledge my/our legal responsibilities in the same time, nor that multiple agents sign are the person(s) identified by the acknowledge my/our legal responsibilities in the same time, nor that multiple agents sign are the person(s) identified by the acknowledge my/our legal responsibilities in the same time, nor that multiple agents sign are the person(s) identified by the acknowledge my/our legal responsibilities in the same time acknowled
t is not required that the principal and the agent(s) sint the same time. I/we, , have read the foregoing Power therein as agent(s) for the principal named therein. I the principal. Sent shame Address Addres	ign at the same time, nor that multiple agents sign of Attorney. I sm/we are the person(s) identifies the acknowledge my/our legal responsibilities to the acknowledge my/our legal responsibilities acknowledge my/our legal responsibilities to the acknowledge my/our legal responsibilities acknowledge my/our leg
t is not required that the principal and the agent(s) sint the same time. I/we, , have read the foregoing Power therein as agent(s) for the principal named therein. I the principal named the princ	ign at the same time, nor that multiple agents sign of Attorney. I sm/we are the person(s) identified when the acknowledge my/our legal responsibilities in the same time, nor that multiple agents sign of the person of the pers

.

Form W-8BEN-E

(February 2014) Department of the Treasury

Certificate of Status of Beneficial Owner for United States Tax Withholding and Reporting (Entities) For use by entities. Individuals must use Form W-8BEN. For Section references at a to the Internal Revenue Code. Information about Form W-8BEN-E and this separate instructions is at a www.irs.gov/formw8bene. Solve this form to the withholding agent or page. Do not send to the IRS.

OMB No. 1545-1621

Internal	Revenue Service	t or payer. Do not	sand to the IRS.		
Do NO	T use this form for:				Instead use Form:
• U.S.	entity or U.S. citizen or resident				W-9
A for	eign Individual				W-8BEN (Individual)
	eign individual or entity claiming that income is effectively connected wit ss claiming treaty benefits).	h the conduct of	trade or business	within the U.S.	W-8ECI
A for	eign partnership, a foreign simple trust, or a foreign grantor trust (unless	claiming treaty b	occiefits) (see instru	ctions for exce	ptions) 🗼 " W-8IMY
foun- the a	eign government, international organization, foreign central bank of issue dation, or government of a U.S. possession claiming that income is effect pplicability of section(s) 115(2), 501(c), 892, 895, or 1443(b) (unless claim processes action as an intermedian.	tively connected	LU.S. Income or the	at is claiming	W-8ECI or W-8EXP
Pai	t I Identification of Beneficial Owner		1 - 3 - X - 3*5 - X	0 5/ 30 31 5/	VV~QIIVI I
1	Name of organization that is the beneficial owner		2 Country of inc	orporation or o	rganization
COMP	ASS DEUDA PLUS FONDO DE INVERSIÓN		CHILE	·	
3	Name of disregarded entity receiving the payment (if applicable)				
4	Chapter 3 Status (entity type) (Must check one box only):	orporation	Disregard	ded entity	Partnership
	☐ Simple trust ☐ Granter trust ☐ Co	omplex trust	Estate		☐ Government
	☐ Central Bank of Issue ☐ Tax-exempt organization ☐ Pr	rivate foundation			
	If you entered disregarded entity, partnership, simple trust, or grantor t	rust above, is th	e intity a hybrid mi	aking a treaty	
-	claim? If "Yes" complete Part III.				Yos No
5	Chapter 4 Status (FATCA status) (Must check one box only unless	s otherwise indi	c: rd). (See instru	ctions for deta	ails and complete the
	certification below for the entity's applicable status). Nonparticipating FFI (including a limited FFI or an FFI related to a Reporting IGA FFI other than a registered deemed-compliant FFI or participating FFI).	Nonreport deemed-c Complete	in IGA FFI (includi o pilant FFI under P. t XII.	ng an FFI treate an applicable I	ed as a registered Model 2 IGA).
	Participating FFI.	☐ Foreign ac	arr nv. imment governo	nent of a U.S. r	possession, or foreign
	Reporting Model 1 FFI.		nk of issue. Comple		socialism, ar raraign
	Reporting Model 2 FFI.	☐ Internation	al organization. Co	mplete Part XI	٧.
	Registered deemed-compliant FFI (other than a reporting Model 1 FFI or sponsored FFI that has not obtained a GIIN).	Exempt re	tirement plans. Cor	mplete Part XV.	
	Sponsored FFI that has not obtained a GIIN. Complete Part IV.		nagoial institution.		
	Certified deemed-compliant nonregistering local bank. Complete Part V.		ial group entity. Co nr inancial start-u		
	Certified deemed-compliant FFI with only low-value accounts. Complete Part VI.	Excepted Complete	ncefinancial entity i Part XX.	in liquidation or	r bankruptcy,
	Certified deemed-compliant sponsored, closely held investment vehicle. Complete Part VII.		an zation. Complete organization. Comp		
	Certified deemed-compliant limited life debt investment entity. Complete Part VIII.	☐ Publicly tra	adod NFFE or NFFI	E affiliate of a p	oublicly traded
	Certified deemed-compliant investment advisors and investment managers. Complete Part IX.		teatory NFFE, Cor FE: Complete Part)	•	V
	Owner-documented FFI, Complete Part X,		Fil Complete Par		Ge.
	Restricted distributor. Complete Part XI.		ir: r-affiliate FFI, C		XVII.
		☐ Direct repo	orling NFFE.		
	7 8 71 a % 71	☐ Sponsored	ect reporting N		
- 6	Permanent residence address (street, apt. or suite no., or rural route). Do no	ot use a P.O. box	in-care-of addresses	ess (other than a	a registered address).
ROSAI	RIO NORTE N°555, PISO 14, LAS CONDES		- use		
	City or town, state or province. Include postal code where appropriate.		g	Country	121
SANTI			<u></u>	CHILE	
7	Mailing address (if different from above)		ans.		
	City or town, state or province. Include postal code where appropriate.			Country	
8	U.S. taxpayer Identification number (∏N), if required		.1-1-8	Reference num	nber(s) (see instructions)
Note.	Please complete remainder of the form including signing	the form in P	art XXIX.		

5 gct 150 5

Par	FFI in a country other than the FFI's country of residence.)	
11	Chapter 4 Status (FATCA status) of disregarded entity or branch receiving payment Limited Branch. Reporting Model 1 FFI. Participating FFI. Reporting Model 2 FFI.	de: U.S. Branch.
12	Address of disregarded entity or branch (street, apt. or suite no., or rural route). D registered address).	on negues a P.O. box or in-care-of address (other than or
	City or town, state or province. Include postal code where appropriate.	/ • • • • • • • • • • • • • • • • • • •
	Country	
13	GIIN (if any)	
	t III Claim of Tax Treaty Benefits (if applicable). (For chapter 3	purr ises only)
14	I certify that (check all that apply):	partition of the partit
а	☐ The beneficial owner is a resident of	within the meaning of the income tax
	treaty between the United States and that country.	t)ac
b	The beneficial owner derives the item (or items) of income for which the trequirements of the treaty provision dealing with limitation on benefits (see instr	
C	The beneficial owner is claiming treary benefits for dividends received from a for a foreign corporation and meets qualified resident status (see instructions).	foreign corporation or interest from a U.S. trade or business
151.7	ESpecial rates and conditions (if applicable—see instructions): The beneficial owner	
e vivi	of the treaty identified on line 14a above to claim a % rate of with	thholding on (specify type of income):
	Explain the reasons the beneficial owner meets the terms of the treaty article:	
_		
Par		
16	Name of sponsoring entity: COMPASS GROUP CHILE S.A. ADMINISTRADORA	GENERAL DE FONDOS
17	Check whichever box applies. I certify that the entity identified in Part I:	
	• Is an FFI solely because it is an investment entity;	7) 5)
	• Is not a QI, WP, or WT; and	32 th 21 10 (4.4)
	 Has agreed with the entity identified above (that is not a nonparticipating FFI) to a 	
	☐ I certify that the entity identified in Part I;	
	 Is a controlled to eign corporation as defined in section 957(a); Is not a QI, WP, or WT; 	i e e e e e e e e e e e e e e e e e e e
	 Is wholly owned, directly or indirectly, by the U.S. financial institution identified entity; and 	above that agrees to act as the sponsoring entity for the
j li	 Shares a common electronic account system with the sponsoring entity (identifiaccount holders and payees of the entity and to access all account and custom limited to, customer identification information, customer documentation, account payees. 	ner irgormation maintained by the entity including, but no
Par	t V Certified Deemed-Compliant Nonregistering Local Bank	(a) F.
18	I certify that the FFI identified in Part I:	91
	Operates and is licensed solely as a bank or credit union (or similar cooperative incorporation or organization;	cred@organization operated without profit) in its country (
8	 Engages primarily in the business of receiving deposits from and making loans to bank and, with respect to a credit union or similar cooperative credit organization, percent interest in such credit union or cooperative credit organization; 	
	Does not solicit account holders outside its country of organization;	-20
d.	 Has no fixed place of business outside such country (for this purpose, a fixed advertised to the public and from which the FFI performs solely administrative supp 	
4E	• Has no more than \$175 million in assets on its balance sheet and, if it is a memlethan \$500 million in total assets on its consolidated or combined balance sheets; as	ber coun expanded affiliated group, the group has no mor
	Does not have any member of its expanded affiliated group that is a foreign final is incorporated or organized in the same country as the FFI identified in Part I and the	ncial institution, other than a foreign financial institution the
		Form W-8BEN-E (2-201

51 1 2 3

h hòc Mi dar.

Form V	N-8BEN-E (2-2014)
Par	Certified Deemed-Compliant FFI with Only Low-Value Accounts
19	☐ I certify that the FFI Identified in Part I:
	• Is not engaged primarily in the business of investing, reinvesting, or trading in securities, partnership interests, commodities, notional principal contracts, insurance or annuity contracts, or any interest (including a futures or forward contract or option) in such security, partnership interest, commodity, notional principal contract, insurance contract or annuity contract;
	• No financial account maintained by the FFI or any member of its expanded affiliators group, if any, has a balance or value in excess of \$50,000 (as determined after applying applicable account aggregation rules); and
	• Neither the FFI nor the entire expanded affiliated group, if any, of the FFI, have more than \$50 million in assets on its consolidated or combined balance sheet as of the end of its most recent accounting year.
Par	t VII Certified Deemed-Compliant Sponsored, Closely Held Investment Vehicle
20	Name of sponsoring entity:
21	☐ I certify that the entity identified in Part I:
8	 Is an FFI solely because it is an investment entity described in §1.147.1-5(e)(4); Is not a QI, WP, or WT;
	 Has a contractual relationship with the above identified sponsoring entity that agree to fulfill all due diligence, withholding, and reporting responsibilities of a participating FFI on behalf of this entity; and
	• Twenty or fewer individuals own all of the debt and equity interests in the entity (disregarding debt interests owned by U.S. financial institutions, participating FFIs, registered deemed-compliant FFIs, and certified deemed-compliant FFIs and equity interests owned by an entity if that entity owns 100 percent of the equity interests in the FFI and is itself a spondared FFI).
Part	VIII Certified Deemed-Compliant Limited Life Debt Investment E Lity
22	Certify that the entity identified in Part I:
	Was in existence as of January 17, 2013;
	 Issued all classes of its debt or equity interests to investors on or before January 17, 2013; pursuant to a trust indenture or similar agreement; and Is certified deemed-compliant because it satisfies the requirements to be treated as a limited life debt investment entity (such as the restrictions with respect to its assets and other requirements under § 1.1471-5(f)(2)(iv)).
Par	t IX Certified Deemed-Compliant Investment Advisors and Investment Managers
23	☐ I certify that the entity identified in Part I:
	• Is a financial institution solely because it is an investment entity described in §1.1471-5(a)(4)(i)(A); and
	Does not maintain financial accounts.
Par	t X Owner-Documented FFI
Note.	This status only applies if the U.S. financial institution or participating FFI to which this forguis given has agreed that it will treat the FFI as an
owner	-documented FFI (see instructions for eligibility requirements). In addition, the FFI must make the certifications below.
24a	(All owner-documented FFIs check here) I certify that the FFI identified in Part I;
	Does not act as an intermediary;
	• Does not accept deposits in the ordinary course of a banking or similar business;
	 Does not hold, as a substantial portion of its business, financial assets for the account of others;
	• Is not an insurance company (or the holding company of an insurance company) that is sues or is obligated to make payments with respect to

- a financial account;
- Is not owned by or in an expanded affiliated group with an entity that accepts deposits in the ordinary course of a banking or similar business, holds, as a substantial portion of its business, financial assets for the account of others, or is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account; and

₩.C

• Does not maintain a financial account for any nonparticipating FFI.

Form W-8BEN-E (2-2014)

V VV SV	77	HERES I
Form W-8BEN-E (2-2014)	9.000	Page 4
Part X Owner-Documented FFI (continued)		
Check box 24b or 24c, whichever applies.		
b		
 Has provided, or will provide, an FFI owner reporting statement that of 	ontains:	
 The name, address, TIN (if any), chapter 4 status, and type of doc person that owns a direct or indirect equity interest in the owner- persons); 		
 The name, address, TIN (if any), chapter 4 status, and type of doc person that owns a debt interest in the owner-documented FFI (inc entity that directly or indirectly owns the payee or any direct or in financial account in excess of \$50,000 (disregarding all such debt in certified deemed-compliant FFIs, excepted NFFEs, exempt beneficial 	cluding any indirect debt interest, we direct equity interest in a debt hold terests owned by participating FFIs,	which includes debt interests in any der of the payee) that constitutes a registered deemed-compliant FFIs,
Any additional information the withholding agent requests in order to	o fulfill its obligations with respect to	the entity.
c ! certify that the FFI identified in Part I has provided, or will provide	, an auditor's letter, signed within for	or years of the date of payment,
from an independent accounting firm or legal representative with a reviewed the FFI's documentation with respect to all of its owners meets all the requirements to be an owner-documented FFI. The reporting statement of its owners that are specified U.S. persons are	and debt holders identified in §1.1 FFI identified in Part I has also pro	471-3(d)(6)(iv)(A)(2), and that the FFI vided, or will provide, an FFI owner
Check box 24d if applicable. d.	ave any contingent beneficiaries or	designated classes with unidentified
Part XI Restricted Distributor		——————————————————————————————————————
25a (All restricted distributors check here) I certify that the entity identif	lad in Dort I.	•
 Provides investment services to at least 30 customers unrelated to each it is required to perform AML due diligence procedures under the anti-compliant jurisdiction); 		
 Operates solely in its country of incorporation or organization, has country of incorporation or organization as all members of its affiliated 		of that country, and has the same
 Does not solicit customers outside its country of incorporation or organization. 	anization;	
 Has no more than \$175 million in total assets under management ar the most recent accounting year; 	nd no more than 🂥 million in gross	revenue on its income statement for
 Is not a member of an expanded affiliated group that has more than in gross revenue for its most recent accounting year on a combined or 		
 Does not distribute any debt or securities of the restricted fund to spowners, or nonparticipating FFIs. 	pecified U.S. persons, passive NFFE	is with one or more substantial U.S.
Check box 25b or 25c, whichever applies.	t and g	2
further certify that with respect to all sales of debt or equity interests in the resister December 31, 2011, the entity identified in Part I: \mathbb{R}^{3}	tricted fund with spect to which the	is form is furnished that are made
b Has been bound by a distribution agreement that contained a gene resident individuals and is currently bound by a distribution agreem specified U.S. person, passive NFFE with one or more substantial to	nent that contains a prohibition of the	e sale of debt or securities to any
c Is currently bound by a distribution agreement that contains a proh passive NFFE with one or more substantial U.S. owners, or nonpar restriction was included in its distribution agreement, has reviewed identified in §1.1471-4(c) applicable to preexisting accounts and he securities to a distributor that is a participating FFI or reporting Morning Work of the property of the prop	ticipating FFI and, for all sales made all accounts related to such sales in as redeemed or related any, or cause del 1 FFI securities which were sold	prior to the time that such a accordance with the procedures d the restricted fund to transfer the
Part XII Nonreporting IGA FFI	- 10	
26 I certify that the entity identified in Part I:		
Meets the requirements to be considered a nonreporting financial ins	titution pursuant $\frac{s}{2}$ an applicable IG	A between the United States and

Programme Commence of the comm

to military and the control of the c

Part	XIII Foreign Government, Government of a U.S. Possession, or Fereign Central Bank of Issue
27	I certify that the entity identified in Part I is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in \$1.1471.6(b)(2))
Dort	VIV. 19 10 1 10 1 10 1 10 10 10 10 10 10 10 10
_	
	x box 28a or 28b, whichever applies.
28a	sertify that the entity identified in Part+Is an international organization described in section 7701(a)(18).
b	List certify that the entity identified in Part I:
	 Is comprised primarily of foreign governments; Is recognized as an intergovernmental or supranational organization under a foreign la constitution of the international Organizations Immunities
	Act;
	The benefit of the entity's income does not inure to any private person; d.
	• Is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in §1.1471-6(h)(2)).
Part	XV Exempt Retirement Plans
Check	box 29a, b, c, d, e, or f, whichever applies.
29a	☐ I certify that the entity identified in Part I:
	• Is established in a country with which the United States has an income tax treaty in force (see Part III if claiming treaty benefits);
	• Is operated principally to administer or provide pension or retirement benefits; and
	• Is entitled to treaty benefits on income that the fund derives from U.S. sources (or wouth is entitled to benefits if it derived any such income) as a resident of the other country which satisfies any applicable limitation on benefits requirement.
b	☐ I certify that the entity Identified In Part I:
	• Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;
	No single heneficiary has a right to more than 5% of the FEUs assets:
	• Is subject to government regulation and provides annual information reporting about as beneficiaries to the relevant tax authorities in the
	country in which the fund is established or operated; and
	• Is generally exempt from tax on investment income under the laws of the country in which it is established or operates due to its status as a retirement or pension plan;
	 Receives at least 50% of its total contributions from sponsoring employers (disregar-ling transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or 3-10del 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, or accounts described in §1.1471-5(b)(2)(i)(A));
	• Either does not permit or penalizes distributions or withdrawals made before the occurrence of specified events related to retirement, disability, or death (except rollover distributions to accounts described in §1.1471-5(b)(*)(i)(A) (referring to retirement and pension accounts), to retirement and pension accounts described in an applicable Model 1 or Model 2 IGA); or to other retirement funds described in this part or in an applicable Model 1 or Model 2 IGA); or
С	• Limits contributions by employees to the fund by reference to earned income of the employee or may not exceed \$50,000 annually.
	• Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiarles that are former employees of one or more employers in consideration for services rendered;
	*• Has fewer than 50 participants;
	• Is sponsored by one or more employers each of which is not an investment entity or passive NFFE;
	• Employee and employer contributions to the fund (disregarding transfers of assets figure other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or accounts described in §1.1471-5(b)(2)(i)(A)) are limited by reference to earned income and compensation of the employee, respectively:
	• Participants that are not residents of the country in which the fund is established or ograted are not entitled to more than 20 percent of the fund's assets; and
	• Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operates.
d	I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other
	than the requirement that the plan be funded by a trust created or organized in the Unite: States.
е	Light certify that the entity identified in Part I is established exclusively to earn income for the benefit of one or more retirement funds
	described in this part or in an applicable Model 1 or Model 2 IGA, accounts described in §1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), or retirement and pension accounts described in an applicable Model 1 or Model 2 IGA.

or.

Form \	-8BEN-E (2-2014)	age 6
Par		
_	I certify that the entity identified in Part I:	
(e d	s established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession as defined in §1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement ability, or death benefits to beneficiaries or participants that are current or former employeds of the sponsor (or persons designated by surployees); or	nt,
(e	s established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possessich as defined in §1.1471-6) or an exempt beneficial owner described in an applicable in Model 1 or Model 2 IGA to provide retirement ability, or death benefits to beneficiaries or participants that are not current or former entityloyees of such sponsor, but are in consideration bersonal services performed for the sponsor.	nt,
Par	XVI Entity Wholly Owned by Exempt Beneficial Owners	
30	Certify that the entity identified in Part I:	
	Is an FFI solely because it is an investment entity;	
	• Each direct holder of an equity interest in the investment entity is an exempt beneficial owner described in §1.1471-6 or in an app Model 1 or Model 2 IGA;	icable
	• Each direct holder of a debt interest in the investment entity is either a depository institution (with respect to a loan made to such entity exempt beneficial owner described in §1.1471-6 or an applicable Model 1 or Model 2 IGA.) or an
	• Has provided an owner reporting statement that contains the name, address, TIN (if erly), chapter 4 status, and a description of the t documentation provided to the withholding agent for every person that owns a debt in the entity; and	
	• Has provided documentation establishing that every owner of the entity is an entity described in §1.1471-6(b), (c), (d), (e), (f) and/or (g) v regard to whether such owners are beneficial owners.	vithout
Par	XVII Territory Financial Institution	
31	I certify that the entity identified in Part I is a financial institution (other than an investment entity) that is incorporated or organized un	der
	the laws of a possession of the United States.	
Part		
32	I certify that the entity identified in Part I:	
	• Is a holding company, treasury center, or captive finance company and substantially all of the entity's activities are functions descrist 1.1471-5(e)(5)(i)(C) through (E);	bed in
	• Is a member of a nonfinancial group described in §1.1471-5(e)(5)(i)(B);	
	• Is not a depository or custodial institution (other than for members of the entity's expanded affiliated group); and	
	 Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, investment vehicle with an investment strategy to acquire or fund companies and then hold interests in those companies as capital ass investment purposes. 	
Par		
33	☐ I certify that the entity identified in Part I:	
	Was formed on (or, in the case of a new line of business, the date of board resolution approving the new line of business) (date must be less than 24 months prior to date of payment);	
	 Is not yet operating a business and has no prior operating history or is investing created in assets with the intent to operate a new business other than that of a financial institution or passive NFFE; 	line of
	• Is investing capital into assets with the intent to operate a business other than that of a financial institution; and	
	• Does not function (or hold itself out) as an investment fund, such as a private equity fand, venture capital fund, leveraged buyout fund, investment vehicle whose purpose is to acquire or fund companies and then hold interests in these companies as capital assets for investment purpose.	
Par		
34	Certify that the entity identified in Part I:	
	• Filed a plan of liquidation, filed a plan of reorganization, or filed for bankruptcy on	;
	 During the past 5 years has not been engaged in business as a financial institution or: _ted as a passive NFFE; 	
	• Is either liquidating or emerging from a reorganization or bankruptcy with the intent to continue or recommence operations as a nonfir entity; and	iancial
	trr Has, or will provide, documentary evidence such as a bankruptcy filling or other pub! documentation that supports its claim if it rem bankruptcy or liquidation for more than three years.	ains in
Pari		
35	I certify that the entity identified in Part I is a 501(c) organization that:	
	• Has been issued a determination letter from the IRS that is currently in effect concluding that the payee is a section 501(c) organization dated or	that is
	• Has provided a copy of an opinion from U.S. counsel certifying that the payee is a section 501(c) organization (without regard to wheth payee is a foreign private foundation).	ier the

- h

ggis.

Form V	-8BEN-E (2-2014)
Part	
36	Certify that the entity identified in Part I is a non-profit organization that meets the fer owing requirements:
	• The entity is established and maintained in its country of residence exclusively for religious, ch table, scientific, artistic, cultural or educational purposes;
	The entity is exempt from income tax in its country of residence;
	The entity has no shareholders or members who have a proprietary or beneficial interest in its income or assets;
	• Nelther the applicable laws of the entity's country of residence nor the entity's formatic. documents permit any income or assets of the entity
	to be distributed to, or applied for the benefit of, a private person or non-charitable entity's
	charitable activities or as payment of reasonable compensation for services rendered or enyment representing the fair market value of property which the entity has purchased; and
	• The applicable laws of the entity's country of residence or the entity's formation documents require that, upon the entity's liquidation or
	dissolution, all of its assets be distributed to an entity that is a foreign government, an in agral part of a foreign government, a controlled entity
	of a foreign government, or another organization that is described in this Part XXII or scheats to the government of the entity's country of residence or any political subdivision thereof.
Dort	Publicly Traded NFFE or NFFE Affiliate of a Publicly Traded Carporation
	box 37a or 37b, whichever applies.
37a	□ I certify that:
0,4	The entity identified in Part I is a foreign corporation that is not a financial institution; ar.c. arc. arc.
	The stock of such corporation is regularly traded on one or more established securities :narkets, including
	(name one securities exchange upon which the stock is regularly traded).
b	Certify that:
	The entity identified in Part I is a foreign corporation that is not a financial institution;
	• The entity identified in Part I is a member of the same expanded affiliated group as an entity the stock of which is regularly traded on an
	established securities market;
	• The name of the entity, the stock of which is regularly traded on an established securities market, is
	The name of the securities market on which the stock is regularly traded is
Part)	
38	L I certify that:
	• The entity identified in Part I is an entity that is organized in a possession of the United 3 tates;
	The entity identified in Part I: : an:
	Does not accept deposits in the ordinary course of a banking or similar business,
	 Does not hold, as a substantial portion of its business, financial assets for the account of others, or
	• Is not an insurance company (or the holding company of an insurance company) the issues or is obligated to make payments with respect to a financial account; and
	• All of the owners of the entity identified in Part I are bona fide residents of the possession in which the NFFE is organized or incorporated.
Part	
39	☐ I certify that:
	• The entity identified in Part I is a foreign entity that is not a financial institution;
	 Less than 50% of such entity's gross income for the preceding calendar year is passive income; and
	• Less than 50% of the assets held by such entity are assets that produce or are held in the production of passive income (calculated as a
	weighted average of the percentage of passive assets measured quarterly) (see instructions for the definition of passive income).
art)	XVI Passive NFFE
40a	I certify that the entity identified in Pert I is a foreign entity that is not a financial instillation (other than an investment entity organized in a
	possession of the United States) and is not certifying its status as a publicly traded NFFE (or affiliate), excepted territory NFFE, active NFFE, direct reporting NFFE, or sponsored direct reporting NFFE.
	the second of th
леск b	box 40b or 40c, whichever applies.
c	I further certify that the entity identified in Part I has no substantial U.S. owners, or I further certify that the entity identified in Part I has provided the name, address, and TIN of each substantial U.S. owner of the NFFE in Part XXX.
art)	
41	Leartify that the entity identified in Pert I:
	• Is a member of an expanded affiliated group;
74	 Does not maintain financial accounts (other than accounts maintained for members of expanded affiliated group);
	• Does not make withholdable payments to any person other than to members of Its "Expanded affiliated group that are not limited FFIs or
	limited branches;
	• Does not hold an account (other than a depository account in the country in which the intity is operating to pay for expenses) with or receive payments from any withholding agent other than a member of its expanded affiliated group; and
	 Has not agreed to report under §1.1471-4(d)(2)(li)(C) or otherwise act as an agent for chapte: 4 purposes on behalf of any financial institution, including a member of its expanded affiliated group.

								Pag
	Sponsored Dire		porting NFF	FE				
	of sponsoring entity: certify that the entity is		lin Dart Lin or dis	ract reporting his	EE that is seem	orari (V. the	antity identified to	line 42
art XXIX	Certification	ioentineo	i ili rati i is a uli	rect reporting (vi	TE mai is spons	ored y trib	entity identified in	III 42.
		I have ex	amined the inform	nation on this form	and to the best of a	nv kr owledae	and belief it is true.	correct, and complete. I furthe
	nalties of perjuny that					ľ	1 11 1	
			the state of the s			hìs lo in relat	es, is using this form	to certify its status for chapt
	ses, or is a merchant subr	-	/		W,	4		2
	entity identified on line 1 of				the conduct of a tr	ade or busines	ss in the United State	es, (b) effectively connected by
not sut	bject to tax under an Inco	ogie tay tr	reaty, or (c) the par	ntner's share of a	artnership's effecti	vely Connecte	d income, and	
• For b	proker transactions or bar	erter excha	anges, the benefic	cial owner to an exe	mr/ toreig/ person	as defined in	the instructions.	Market en
hermore, I a	uthorize this form to be	rovided t	to any withholding	agent hat has co	ni, recept, pr cu	stody; .f the in	come of which the e	ntity on line 1 is the beneficial
	thhoning agent that can	\ /AI	DEIA V		11 1		eneficial owner.	392
ree that I w	ill submite new John wi	VIETIN 3	any bertific	cation or this form	n becomes incorn	oct.	Terino Sep	لعن
n Here	111	1 I V	V N \ /	' 11 III				ilha 12-30-2
,	Signisque	of individ	ual au horizeogio	sign for beneficial	/# 1 · · · · · · · · · · · · · · · · · ·		Print Name	Date (MM-DD-YY)
		. 1	\ De		XY 1			
	I certify that	at I have	the Capacity to	sign for Use en	tity identified on	line $^{\rm loc}$ of thi	s form.	
TO VALVE	-			A			261-261-201-201-201-201-201-201-201-201-201-20	
TLXXX	Substantial U.S					- Augustia		· · · · · · · · · · · · · · · · · · ·
equired by stantial U.:	y Part XXVI, provide th S. owner	he name	, address, and 1	TIN of each subs	tantial U.S. own	or of the NFF	E. Please see inst	ructions for definition of
100	Name		7.7		Address		1	Tin
- 12	e y vanno		66 d		Address	14090		IIIV
4 V*1 11W-2			- N		is z s	<u> </u>		
		-1	17.11					
$\mathfrak{S} = \mathfrak{K} \cdot \mathfrak{T} \mathfrak{K}$	17		1 - 21 P2 - 4	37.39	es 8 5	YZw.	32	5
				· · · · · · · · · · · · · · · · · · ·				
- 51	X 3 //N					Set to	60	
	Q1 313 19		1	4.	VI-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1-1			
-9 -31				(4.7 (4.7 (4.7)				
49 2			, , , , , , , , , , , , , , , , , , ,	2 d 2 d 2 d 2 d 2 d 2 d 2 d 2 d 2 d 2 d	7 20	-2 % -200-7	. 5	
2				7° .			* E	
+9				77 - 12 - 12 - 12 - 12 - 12 - 12 - 12 -		or o	5 8	C4
.7	X			7.1			* E	
2 2 3 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4 4	A			7.1			* E	
.7	A			7.1				
-7 -	A		1 1	7.1				
	A			7.1				
.7	A		1 1	7.1				
	A		1 1					
	A		1 1					
	A		1 1					Form W-8BEN-E (2-20
	A		1 1					Form W-8BEN-E (2-20
			1 1					Form W-8BEN-E (2-20
	A		1 1					Form W-8BEN-E (2-20
			1 1					Form W-8BEN-E (2-20
			1 1					Form W-8BEN-E (2-20
			1 1					Form W-8BEN-E (2-20

a separation and a second

ir ili