

JOINT ACCOUNT AGREEMENT

Information	Account Number:				
Client Name					
Client Name					
Client Name					
Address			Apt/Suite No.		
City, State, Zip Code		Coun	ntry		
Please select the appropriate joint agreement:					
Joint with Rights of Survivorship or Joint Tenancy (JTWRO joint tenants with rights of survivorship. When one tenant dies, t	•				
Tenants by the Entirety (TEN ENT) – Registration for two in property passes to the survivor.	dividuals who are married to	each	other. When one tenant dies, the		
Community Property (COMM PPTY) – Form of ownership required by states that have adopted community property laws for shares owned by husband and wife.					
Joint Tenants in Common (TEN COM) — Form of ownership where each tenant owns an undivided interest. When one tenant dies, his interest passes to his estate.					
We, the undersigned, request that you open a joint account in ou said account with each of the undersigned or his or her estate have	3	as to 1	which we are tenants in common of		
Joint Tenants Name					
Joint Tenants Name					
Joint Tenants Name					

In consideration for your carrying a joint account for the undersigned, the undersigned jointly and severally agree that each of them shall have authority on behalf of the joint account (i) to buy, sell (including short sales) and otherwise deal through you as brokers stocks, bonds and other securities, on margin or otherwise; (ii) to receive demands, notices, confirmations, reports, statements of account and communications of every kind; (iii) to receive money, securities and property of every kind and to dispose of same; (iv) to make agreements relating to any of the foregoing matters and to terminate or modify same or waive any of the provisions thereof; and (v) generally to deal with you as fully and completely as if (s)he alone were interested in said account all without notice to the other or others interested in said account.

NOTWITHSTANDING THE FOREGOING, YOU ARE AUTHORIZED IN YOUR DISCRETION TO REQUIRE JOINT ACTION BY THE JOINT TENANTS WITH RESPECT TO ANY MATTER CONCERNING THE JOINT ACCOUNT, INCLUDING BUT NOT LIMITED TO THE GIVING OR CANCELLATION OF ORDERS AND THE WITHDRAWAL OF MONEY, SECURITIES, FUTURES, OR COMMODITIES.

The liability of the undersigned with respect to said account shall be joint and several. The undersigned further agree jointly and severally that all property you may at any time be holding or carrying for any one or more of the undersigned shall be subject to a lien in your favor for the discharge of the obligations of the joint account to you, such lien to be in addition to and not in substitution of the rights and remedies you otherwise would have.

It is further agreed that in the event of the death of either or any of the undersigned, the survivor or survivors shall immediately give ou written notice thereof, and you may, before or after receiving such notice, take such proceeding, require such papers and inheritance or estate tax waivers, retain such portion of and/or restrict transactions in the account as you may deem advisable to protect you against any It is further agreed that in the event of the death of either or any of the undersigned, the survivor or survivors shall immediately give you written notice thereof, and you may, before or after receiving such notice, take such proceeding, require such papers and inheritance or tax, liability, penalty or loss under any present or future laws or otherwise. The estate of any of the undersigned who shall have died shall be liable and each survivor shall continue to be liable jointly and severally, to you for any net debit balance or loss in said account in any way resulting from the completion of transactions initiated prior to the receipt by you of the written notice of the death of the descendent or incurred in the liquidation of the account or the adjustment of the interests of the respective parties.

In the event of the death of either or any of the undersigned, the interests in the account as of the close of business on the date of the death of the decedent (or on the next following business day if the date of the death is not a business day), shall be determined by the type of tenancy selected by the undersigned, however any taxes, costs, expenses or other charges becoming a lien against or being payable out of the account as a result of the death of the decedent, or through the exercise by his or her estate or representatives of any rights in the account shall, so far as possible, be deducted from the interest of the estate of such decedent.



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In the event you receive conflicting instructions from the undersigned, you are authorized at your sole discretion to decide as to what course of action to follow, which may include a freeze on the account until written uniform instructions are received from all of the undersigned; or the property may be mailed to the address of record; or an interpleader action may be filed in the appropriate court with the legal expenses to be recovered from the undersigned; or other action may be taken as you deem appropriate.

Subject to the provisions hereof, all notices of communications for the undersigned in respect of the joint account are to be directed to the address listed above.

Each of the undersigned has also signed the Customer Account Agreement which is intended to cover, in addition to the provisions hereof, the terms upon which the joint account is to be carried.

Joint Tenant:							
Name		Signature	Signature				
		x					
SSN, Fed ID, Cedula, NIT#		ID#					
ID Type:	Expiration Date	Issued By:	Issued Date:				
Joint Tenant:							
Name		Signature	Signature				
		×					
SSN, Fed ID, Cedula, NIT#		ID#	ID#				
ID Type:	Expiration Date	Issued By:	Issued Date:				
Joint Tenant:							
Name		Signature	Signature				
		*					
SSN, Fed ID, Cedula, NIT#		ID#					
ID Туре:	Expiration Date	Issued By:	Issued By: Issued Date:				