



- All funds deposited in the Account represent proprietary funds of the Corporation/Partnership/LLC and do not represent the interest of any other individuals or companies.
- The Corporation/Partnership/LLC does not hold itself out as engaging in the business of investing capital contributions from other participants in the securities markets.
- No affiliate or subsidiary of the Corporation/Partnership/LLC holds itself out as engaging in the business of investingcapital contributions from other participants in the securities markets.
- The Corporation/Partnership/LLC is in compliance with the laws, rules and regulations applicable to its business in each jurisdiction in which it conducts business or maintains investment accounts.
- The Corporation/Partnership/LLC is not prohibited from trading in securities markets.
- The Corporation/Partnership/LLC agrees to immediately notify Vison should any of the foregoing representations change or prove untrue.

The Corporation/Partnership/LLC shall indemnify and hold Vision and its officers, directors, shareholders, employees and affiliates harmless from and against all claims, demands, proceedings, suits and actions and all losses (direct, indirect or otherwise), liabilities, costs and expenses (including, without limitation, attorneys' fees and disbursements), paid in settlement, incurred or suffered by Vision in connection with these representations made by the Corporation/Partnership/LLC.

This indemnity shall survive the termination of the Account of the Corporation/Partnership/LLC with Vision.

PLEASE SIGN AND DATE BELOW:			
Signature		Signature	
×		×	
Print Name		Print Name	
Title		Title	
Date	· · · · · · · · · · · · · · · · · · ·	 Date	