

Crossland L.L.C.

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Customer Account Documents

INSTRUCTIONS

THE INFORMATION CONTAINED IN THIS BOOKLET IS VERY IMPORTANT. PLEASE READ EACH SECTION VERY CAREFULLY. IF THERE IS ANYTHING IN THE BOOKLET THAT YOU DO NOT UNDERSTAND, PLEASE CONTACT YOUR ACCOUNT REPRESENTATIVE FOR CLARIFICATION.

The forms in this booklet must be properly completed and signed **BEFORE** you can open an account carried by Crossland L.L.C. **ALL ACCOUNTS MUST SIGN AND DATE FORMS AT THE SPACES PROVIDED ON THE PAGES LISTED BELOW:**

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In addition, owners of the following accounts must complete the appropriate forms for the **type** of account which they are planning to open:

TYPE	PAGE
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Please complete all items in the information section	11
Sign and date Section A of the Customer Agreement	16
JOINT or PARTNERSHIP ACCOUNT	
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Sign and date Section B of the Customer Agreement. (Joint Accounts) or Section C (Partnership Accounts) CHOOSE Tenants in Common or Tenants with Right of Survivorship	20
CORPORATE ACCOUNT	
Please complete all items in the information section entirely	13
Complete CORPORATE RESOLUTIONS including corporate seal	14
Sign and date Section D of the Customer Agreement	21
TRUST ACCOUNT (including IRA and Pension Plan Accounts)	
Please complete all items in the information section	13
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TYPE	PAGE
COMMODITY CUSTOMER AGREEMENT	
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Complete the DISCRETIONARY TRADING AUTHORIZATION entirely and sign and date by your account type	23
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Complete HEDGE ACCOUNT AGREEMENT and instructions specifying commodities hedged	24
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Complete AGENT AGREEMENT for FOREIGN BROKERS / TRADERS	21
Ensure that appropriate sections of COMBINED W-9 / W-8 are completed	11
FOREIGN FUTURES and OPTIONS ACCOUNTS	
Sign acknowledge of Risk Disclosure Statement for Foreign Futures and Foreign Options	4

TRANSFER ACCOUNTS

If you will be transferring your account carried at another firm to **Crossland L.L.C.**, as the clearing broker, you should complete the Transfer Authorization letter. The Transfer Authorization is on page 21.

To complete the Transfer Authorization:

1. Date.
2. Fill in the account number(s) of **all** accounts carried at your **present** clearing broker that you want to transfer to Crossland.
3. Fill in the account title and address EXACTLY as it appears on your statements from your **present** clearing broker.
4. Have ALL PARTIES to your account SIGN the Transfer Authorization.
5. Write in the NAME and ADDRESS of your **present** clearing broker in the blank space in the upper left-hand corner of the form.
6. Inform your present clearing broker of your intentions to transfer to Crossland L.L.C.

If you enclose a check for your initial deposit, please make it payable to Crossland L.L.C. If you know your account number, please include that number on the front of your check for ease in handling.

WIRE INSTRUCTIONS

For wire transfer deposits, follow wire instructions set forth below:

Harris, Trust and Savings Bank
 ABA #071-000-288
 For Crossland L.L.C.
 Customer Segregated Funds Account
 Account # 234-841-5
 Further Credit: Your Name and Account Number

CROSSLAND L.L.C.

Your commodity futures trading will be cleared by Crossland L.L.C., a registered Futures Commission Merchant which handles transactions on all major exchanges.

The firm specializes in serving the needs of floor traders, other FCMs, Introducing Brokers, Commodity Pool Operators, Commodity Trading Advisors and institutional clients.

RISK DISCLOSURE STATEMENT

This statement is furnished to you because rule 1.55 of the Commodity Futures Trading Commission requires it. The risk of loss in trading commodity futures contracts can be substantial. You should therefore carefully consider whether such trading is suitable for you in light of your financial condition. In considering whether to trade, you should be aware of the following:

- (1) You may sustain a total loss of the initial margin funds and any additional funds that you deposit with your broker to establish or maintain a position in the commodity futures market. If the market moves against your position, you may be called upon by your broker to deposit a substantial amount of additional margin funds, on short notice, in order to maintain your position. If you do not provide the required funds within the prescribed time, your position may be liquidated at a loss, and you will be liable for any resulting deficit in your account.
 - (2) Under certain market conditions, you may find it difficult or impossible to liquidate a position. This can occur, for example, when the market makes a "limit move".
 - (3) Placing contingent orders, such as "stop-loss" or "stop-limit" orders, will not necessarily limit your losses to the intended amounts, since market conditions may make it impossible to execute such orders.
 - (4) A "spread" position may not be less risky than a simple "long" or "short" position.
 - (5) The high degree of leverage that is often obtainable in futures trading because of the small margin requirements can work against you as well as for you. The use of leverage can lead to large losses as well as gains.
 - (6) You should consult your broker concerning the nature of the protections available to safeguard funds or property deposited for your account.
- This brief statement cannot, of course, disclose all the risks and other significant aspects of the commodity markets. You should, therefore, carefully study futures trading before you trade.
-

RISK DISCLOSURE STATEMENT FOREIGN FUTURES and FOREIGN OPTIONS

The risk of loss in trading foreign futures and foreign options can be substantial. Therefore, you should carefully consider whether such trading is suitable for you in light of your financial condition. In considering whether to trade foreign futures or foreign options, you should be aware of the following:

- (1) Participation in foreign futures and foreign options transactions involves the execution and clearing of trades on or subject to the rules of a foreign board of trade.
 - (2) Neither the Commodity Futures Trading Commission, the National Futures Association nor any domestic exchange regulates activities of any foreign boards of trade, including the execution, delivery and clearing of transactions, or has the power to compel enforcement of the rules of a foreign board of trade or any applicable foreign laws. Generally, the foreign transactions will be governed by applicable foreign law. This is true even if the exchange is formally linked to a domestic market so that a position taken on the market may be liquidated by a transaction on another market. Moreover, such laws or regulations will vary depending on the foreign country in which the foreign futures or foreign options transaction occurs.
 - (3) For these reasons, customers who trade foreign futures or foreign options contracts may not be afforded certain of the protective measures provided by the Commodity Exchange Act, the Commission's regulations and the rules of the National Futures Association and any domestic exchange, including the right to use reparations proceedings before the Commission and arbitration proceedings provided by the National Futures Association or any domestic futures exchange. In particular, funds received from customers for foreign futures or foreign options transactions may not be provided the same protection as funds received in respect of transactions on United States futures exchanges. Therefore, you should obtain as much information as possible from your account executive concerning the foreign rules which will apply to your particular transaction.
 - (4) You should also be aware that the price of any foreign futures or foreign options contract and, therefore, the potential profit and loss thereon, may be affected by any variance in the foreign exchange rate between the time your order is placed and the time it is liquidated, offset or exercised.
-

DISCLOSURE STATEMENT for NON-CASH MARGIN

This statement is furnished to you because rule 190.10(c) of the C.F.T.C requires it for reasons of fair notice unrelated to this company's current financial condition. You should know that:

- (1) In the unlikely event of this company's bankruptcy, property, including property specifically traceable to you, will be returned, transferred or distributed to you, or on your behalf, only to the extent of your pro rata share of all property available for distribution to customers.
 - (2) Notice concerning the terms for the return of specifically identifiable property will be by publication in a newspaper of general circulation.
 - (3) The Commission's regulations concerning bankruptcies of commodity brokers can be found at 17 Code of Federal Regulations Part 190.
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LINKED MARKET TRANSACTION RISK DISCLOSURE STATEMENT

CROSSLAND L.L.C. MAY, FROM TIME TO TIME, EXECUTE TRANSACTIONS AS CUSTOMER'S AGENT ON A FOREIGN FUTURES EXCHANGE PURSUANT TO AN AGREEMENT BETWEEN THE FOREIGN FUTURES EXCHANGE AND A DOMESTIC FUTURES EXCHANGE THAT A TRADE EXECUTED ON ONE EXCHANGE LIQUIDATES OR ESTABLISHES A POSITION ON THE OTHER EXCHANGE. PARTICIPATION IN SUCH A TRANSACTION MAY INVOLVE THE EXECUTION AND CLEARING OF TRADES ON A FOREIGN FUTURES EXCHANGE. NEITHER THE COMMODITY FUTURES TRADING COMMISSION ("COMMISSION"), THE NATIONAL FUTURES ASSOCIATION ("NFA") NOR ANY DOMESTIC FUTURES EXCHANGE REGULATES THE ACTIVITIES OF A FOREIGN FUTURES EXCHANGE, INCLUDING THE EXECUTION, DELIVERY AND CLEARING OF TRANSACTIONS ON SUCH AN EXCHANGE, OR HAS THE POWER TO COMPEL ENFORCEMENT OF THE RULES OF THE FOREIGN FUTURES EXCHANGE AND THE LAWS OF THE FOREIGN COUNTRY. FOR THESE REASONS, CUSTOMERS WHO TRADE ON A FOREIGN FUTURES EXCHANGE MAY NOT BE AFFORDED CERTAIN OF THE PROTECTIVE MEASURES PROVIDED BY THE COMMODITY EXCHANGE ACT, THE COMMISSION'S REGULATIONS, AND THE RULES OF NFA AND ANY DOMESTIC FUTURES EXCHANGE, INCLUDING THE RIGHT TO USE REPARATION PROCEEDINGS BEFORE THE COMMISSION AND ARBITRATION PROCEEDINGS PROVIDED BY NFA OR ANY DOMESTIC FUTURES EXCHANGE.

INTERNET ELECTRONIC TRADING AGREEMENT

1. You will shortly receive your privileged and confidential log in ID number from our Company. This number is unique to your trading account and must be used solely by you in order to access our Company through the Internet. The log in number may not be disclosed, divulged to or used by any other person or party for any purpose whatsoever. You hereby agree that all orders placed or instruction given to our Company through the Internet which are preceded by your log in number are your sole responsibility and that you will save, defend, indemnify and otherwise hold our Company harmless of, from and against any and all liability, cost or damages of any kind arising by virtue of any unauthorized use of your log in number.
2. All orders that you initiate are not considered to be received by our Company until such time as you receive notification through the Internet that you order has been either accepted or rejected for placement. You must cause any notification from our Company to be printed and retained as hard copy evidence of the same. Unless you receive notification from our Company through the Internet in the form of a confirmation number, you must not assume that the order has been accepted by our Company for placement.
3. You hereby understand and agree that acceptance by our Company of an order for placement does not relieve you from liability for a resulting losing trade. Acceptance of an order for placement does not constitute an undertaking, agreement or promise of any kind by our Company to review you account status for margin requirements. or if such status is reviewed, you hereby agree not to rely on our Company for the accuracy of its review or for margin compliance. You hereby reaffirm your responsibilities under paragraph 4 of the Commodity Customer Agreement to keep yourself apprised of current margin requirements in connection with all trading activities, and you hereby waive and relinquish any right to claim, as defense to liability from any losing trade, that our Company should have refused in a trade due to margin insufficiency.
4. Our Company reserves the right to export execution of your orders by e-mail and / or as determined in the sole discretion of our Company.
5. Except as provided as items 1 through 4 above, the terms of your Customer Account Agreement Crossland L.L.C. is hereby ratified, confirmed and remains in full force and effect.

AGREED TO AND ACCEPTED THIS _____

day of _____, 20_____ .

Customer Signature

Please print your name

Address

AGREED TO AND ACCEPTED THIS _____

day of _____, 20_____ .

Customer Signature

Please print your name

Address

PART I

CFTC REQUIRED OPTIONS DISCLOSURE STATEMENT

BECAUSE OF THE VOLATILE NATURE OF THE COMMODITIES MARKETS, THE PURCHASE AND GRANTING OF COMMODITY OPTIONS INVOLVE A HIGH DEGREE OF RISK. COMMODITY OPTION TRANSACTIONS ARE NOT SUITABLE FOR MANY MEMBERS OF THE PUBLIC. SUCH TRANSACTIONS SHOULD BE ENTERED INTO ONLY BY PERSONS WHO HAVE READ AND UNDERSTOOD THIS DISCLOSURE STATEMENT AND WHO UNDERSTAND THE NATURE AND EXTENT OF THEIR RIGHTS AND OBLIGATIONS AND OF THE RISKS INVOLVED IN THE OPTION TRANSACTIONS COVERED BY THIS DISCLOSURE STATEMENT.

BOTH THE PURCHASER AND THE GRANTOR SHOULD KNOW WHETHER THE PARTICULAR OPTION IN WHICH THEY CONTEMPLATE TRADING IS AN OPTION WHICH, IF EXERCISED, RESULTS IN THE ESTABLISHMENT OF A FUTURES CONTRACT (AN "OPTION ON A FUTURES CONTRACT") OR RESULTS IN THE MAKING OR TAKING OF DELIVERY OF THE ACTUAL COMMODITY UNDERLYING THE OPTION (AN "OPTION ON A PHYSICAL COMMODITY"). BOTH THE PURCHASER AND THE GRANTOR OF AN OPTION ON A PHYSICAL COMMODITY SHOULD BE AWARE THAT, IN CERTAIN CASES, THE DELIVERY OF THE ACTUAL COMMODITY UNDERLYING THE OPTION MAY NOT BE REQUIRED AND THAT, IF THE OPTION IS EXERCISED, THE OBLIGATIONS OF THE PURCHASER AND GRANTOR WILL BE SETTLED IN CASH.

A PERSON SHOULD NOT PURCHASE ANY COMMODITY OPTION UNLESS HE IS ABLE TO SUSTAIN A TOTAL LOSS OF THE PREMIUM AND TRANSACTION COSTS OF PURCHASING THE OPTION. A PERSON SHOULD NOT GRANT ANY COMMODITY OPTION UNLESS HE IS ABLE TO MEET ADDITIONAL CALLS FOR MARGIN WHEN THE MARKET MOVES AGAINST HIS POSITION AND, IN SUCH CIRCUMSTANCES, TO SUSTAIN A VERY LARGE FINANCIAL LOSS.

A PERSON WHO PURCHASES AN OPTION SHOULD BE AWARE THAT IN ORDER TO REALIZE ANY VALUE FROM THE OPTION, IT WILL BE NECESSARY EITHER TO OFFSET THE OPTION POSITION OR TO EXERCISE THE OPTION. IF AN OPTION PURCHASER DOES NOT UNDERSTAND HOW TO OFFSET OR EXERCISE AN OPTION, THE PURCHASER SHOULD REQUEST AN EXPLANATION FROM THE FUTURES COMMISSION MERCHANT OR THE INTRODUCING BROKER. CUSTOMERS SHOULD BE AWARE THAT IN A NUMBER OF CIRCUMSTANCES, SOME OF WHICH WILL BE DESCRIBED IN THIS DISCLOSURE STATEMENT, IT MAY BE DIFFICULT OR IMPOSSIBLE TO OFFSET AN EXISTING OPTION POSITION ON AN EXCHANGE.

THE GRANTOR OF AN OPTION SHOULD BE AWARE THAT, IN MOST CASES, A COMMODITY OPTION MAY BE EXERCISED AT ANY TIME FROM THE TIME IT IS GRANTED UNTIL IT EXPIRES. THE PURCHASER OF AN OPTION SHOULD BE AWARE THAT SOME OPTION CONTRACTS MAY PROVIDE ONLY A LIMITED PERIOD OF TIME FOR EXERCISE OF THE OPTION.

THE PURCHASER OF A PUT OR A CALL IS SUBJECT TO THE RISK OF LOSING THE ENTIRE PURCHASE PRICE OF THE OPTION - THAT IS THE PREMIUM PAID FOR THE OPTION PLUS ALL TRANSACTION COSTS.

THE COMMODITY FUTURES TRADING COMMISSION REQUIRES THAT ALL CUSTOMERS RECEIVE AND ACKNOWLEDGE RECEIPT OF A COPY OF THIS DISCLOSURE STATEMENT BUT DOES NOT INTEND THIS STATEMENT AS A RECOMMENDATION OR ENDORSEMENT OF EXCHANGE-TRADED COMMODITY OPTIONS.

(1) Some of the Risks of Option Trading.

Specific market movements of the underlying future or underlying physical commodity cannot be predicted accurately.

The grantor of a call option who does not have a long position in the underlying futures contract or underlying physical commodity is subject to risk of loss should the price of the underlying futures contract or underlying physical commodity be higher than the strike price upon exercise or expiration of the option by an amount greater than the premium received for granting the call option.

The grantor of a call option who has a long position in the underlying futures contract or underlying physical commodity is subject to the full risk of a decline in price or the underlying position reduced by the premium received for granting the call. In exchange for the premium received for granting a call option, the option grantor gives up all of the potential gain resulting from an increase in the price of the underlying futures contract or underlying physical commodity above the option strike price upon exercise or expiration of the option.

The grantor of a put option who does not have a short position in the underlying futures contract or underlying physical commodity (e.g., commitment to sell the physical) is subject to risk of loss should the price of the underlying futures contract or underlying physical commodity decrease below the strike price upon exercise or expiration of the option by an amount in excess of the premium received for granting the put option.

The grantor of a put option on a futures contract who has a short position in the underlying futures contract is subject to the full risk of a rise in the price in the underlying position reduced by the premium received for granting the put. In exchange for the premium received for granting a put option on a futures contract, the option grantor gives up all of the potential gain resulting from a decrease in the price of the underlying futures contract below the option strike price upon exercise or expiration of the option. The grantor of a put option on a physical commodity who has a short position (e.g., commitment to sell the physical) is subject to the full risk of a rise in the price of the physical commodity which must be obtained to fulfill the commitment reduced by the premium received for granting the put. In exchange for the premium, the grantor of a put option on a physical commodity gives up all the potential gain which would have resulted from a decrease in the price of the commodity below the option strike price upon exercise or expiration of the option.

2. Description of Commodity Options.

Prior to entering into any transaction involving a commodity option, an individual should thoroughly understand the nature and type of option involved and the underlying futures contract or physical commodity. The futures commission merchant or introducing broker is required to provide, and the individual contemplating an option transaction should obtain:

- (i) An identification of the futures contract or physical commodity underlying the option and which may be purchased or sold upon exercise of the option or, if applicable, whether exercise of the option will be settled in cash;
- (ii) The procedure for exercise of the option contract, including the expiration date and the latest time on that date for exercise. (The latest time on an expiration date when an option may be exercised may vary; therefore, option market participants should ascertain from their futures commission merchant or their introducing broker the latest time the firm accepts exercise instructions with respect to a particular option.);
- (iii) A description of the purchase price of the option including the premium, commissions, costs, fees and other charges. (Since commissions and other charges may vary widely among futures commission merchants and among introducing brokers, option customers may find it advisable to consult more than one firm when opening an option account.);
- (iv) A description of all costs in addition to the purchase price which may be incurred if the commodity option is exercised, including the amount of commissions (whether termed sales commission or otherwise), storage, interest, and all similar fees and charges which may be incurred;
- (v) An explanation and understanding of an option grantor's initial margin requirement and obligation to provide additional margin in connection with such an option position, or a position in a futures contract, if applicable;
- (vi) A clear explanation and understanding of any clauses in the option contract and of any items included in the option contract explicitly or by reference which might affect the customer's obligation under the contract. This would include any policy of the futures commission merchant or introducing broker or rule of the exchange on which the option is traded that might affect the customer's ability to fulfill the option contract or to offset the option position in a closing purchase or closing sale transaction (for example, due to unforeseen circumstance that require suspension or termination of trading); and
- (vii) If applicable, a description of the effect upon the value of the option position that could result from limit moves in the underlying futures contract.

3. The Mechanics of Option Trading.

Before entering into any exchange-traded option transaction, an individual should obtain a description of how commodity options are traded.

Option customers should clearly understand that there is no guarantee that option positions may be offset by either a closing purchase or closing sale transaction on an exchange. In this circumstance, option grantors could be subject to the full risk of their position until the option expires, and the purchaser of a profitable option might have to exercise the option to realize a profit.

For an option on a futures contract, an individual should clearly understand the relationship between exchange rules governing option transactions and exchange rules governing the underlying futures contract. For example, an individual should understand what action, if any, the exchange will take in the option market if trading in the underlying futures market is restricted or the futures prices have made a "limit move."

The individual should understand that the option may not be subject to daily price fluctuation limits while the underlying futures may have such limits, and as a result, normal pricing relationships between options and the underlying future may not exist when the future is trading at its price limit. Also, underlying futures positions resulting from exercise of options may not be capable of being offset if the underlying future is at a price limit.

(4) Margin Requirements.

Commodity Futures Trading Commission rules require the purchaser of any option to pay the full option premium when the option position is opened.

Before granting an option, an individual should fully understand the applicable margin requirements, and particularly should be aware of the obligation to put up additional margin money in case of adverse market moves.

(5) Profit Potential of an Option Position.

An option customer should carefully calculate the price which the underlying futures contract or underlying physical commodity would have to reach for the option to become profitable. This price would include the amount by which the underlying futures contract or underlying physical commodity would have to rise above or fall below the strike price to cover the sum of the premium and all other costs incurred in entering into and exercising or closing (offsetting) the commodity option position.

Also, an option customer should be aware of the risk that the futures price prevailing at the opening of the next trading day may be substantially different from the futures price which prevailed when the option was exercised. Similarly, for options on physicals that are cash settled, the physicals price prevailing at the time the option is exercised may differ substantially from the cash settlement price that is determined at a later time. Thus, if a customer does not cover the position against the possibility of underlying commodity price change, the realized price upon exercise may differ substantially from that which existed at the time of exercise.

(6) Deep-Out-Of-The-Money Options.

A person contemplating purchasing a deep-out-of-the-money option (that is, an option with a strike price significantly above, in the case of a call, or significantly below, in the case of a put, the current price of the underlying futures contract or underlying physical commodity) should be aware that the chance of such an option becoming profitable is ordinarily remote.

On the other hand, a potential grantor of a deep-out-of-the-money option should be aware that such options normally provide small premiums while exposing the grantor to all of the potential losses described in section (1) of this disclosure statement.

(7) Glossary of Terms.

- (i) **Contract market** - Any board of trade (exchange) located in the United States which has been designated by the Commodity Futures Trading Commission to list a futures contract or commodity option for trading.
- (ii) **Exchange-traded option; put option; call option** - The options discussed in this disclosure statement are limited to those which may be traded on a contract market. These options (subject to certain exceptions) give an option purchaser the right to buy in the case of a call option, or to sell in the case of a put option, a futures contract or physical commodity underlying the option at the stated strike price prior to the expiration date of the option. Each exchange-traded option is distinguished by the underlying futures contract or underlying physical commodity, strike price, expiration date, and whether the option is a put or a call.
- (iii) **Underlying futures contract** - The futures contract which may be purchased or sold upon the exercise of an option on a futures contract.
- (iv) **Underlying physical commodity** - The commodity of a specific grade (quality) and quantity which may be purchased or sold upon the exercise of an option on a physical commodity.
- (v) **Class of options** - A put or a call covering the same underlying futures contract or underlying physical commodity.
- (vi) **Series of options** - Options of the same class having the same strike price and expiration date.
- (vii) **Exercise price** - See strike price.
- (viii) **Expiration date** - The last day when an option may be exercised.
- (ix) **Premium** - The amount agreed upon between the purchaser and seller for the purchase or sale of a commodity option.
- (x) **Strike price** - The price at which a person may purchase or sell the underlying futures contract or underlying physical commodity upon exercise of a commodity option. This term has the same meaning as the term "exercise price."
- (xi) **Short option position** - See opening sale transaction.
- (xii) **Long option position** - See opening purchase transaction.
- (xiii) **Types of options transactions** -
 - (A) **Opening purchase transaction** - A transaction in which an individual purchases an option and thereby obtains a long option position.
 - (B) **Opening sale transaction** - A transaction in which an individual grants an option and thereby obtains a short option position.
 - (C) **Closing purchase transaction** - A transaction in which an individual with a short position liquidates the position. This is accomplished by a closing purchase transaction for an option of the same series as the option previously granted. Such a transaction may be referred to as an offset transaction.
 - (D) **Closing sale transaction** - A transaction in which an individual with a long position liquidates the position. This is accomplished by a closing sale transaction for an option of the same series as the option previously purchased. Such a transaction may be referred to as an offset transaction.
- (xiv) **Purchase price** - The total cost paid or to be paid, directly or indirectly, by a person to acquire a commodity option. This price includes all commissions and other fees, in addition to the option premium.
- (xv) **Grantor, writer, seller** - An individual who sells an option. Such a person is said to have a short position.
- (xvi) **Purchaser** - An individual who buys an option. Such a person is said to have a long position.

ADDITIONAL DISCLOSURE MATERIAL

Part I of this Option Disclosure Document contains disclosures regarding commodity option trading which the Commodity Futures Trading Commission requires to be made. Much of the information contained in Part I is clarified and explained further in Part II. Part II also contains additional information concerning exchange-traded commodity options. You should review Part I of this Options Disclosure Document in connection with Part II.

PART II

GENERAL INFORMATION

It is important to note that contract terms and conditions are subject to change and additional contracts may be authorized for trading. Contact your futures commission merchant for details on option contracts.

You should also be aware that there may be tax consequences of trading options and you should consult with your own tax advisor for such information.

COSTS and FEES

Purchasing and Granting Options.

If you are purchasing an option, you will pay a premium which must be paid in full when the option position is opened. The purchaser of an option is subject to the risk of losing the entire premium plus transaction costs as a result of adverse price movement, but is not required to make additional payments on an unprofitable option position.

Exchange rules require the grantor of an option to make a margin deposit when the option position is opened, and may require payment of additional margin in the event of adverse market movement. The grantor of an option is subject to the risk of substantial losses which may be many times greater than the margin deposit required to open the option position. The margin requirements of the various exchanges may differ significantly. Exchange margin requirements are minimum requirements, and many futures commission merchants impose more stringent margin requirements upon their customers. You should contact your account executive for specific information on margin requirements for any option position you are considering. Margin requirements are subject to change at any time. Changes in margin requirements may apply retroactively to option positions previously established. Accordingly, option grantors should assure themselves that they have sufficient available capital to meet increases in margin requirements, should such increases occur.

Fees

In addition to premiums and/or margin, you will incur transaction costs such as commissions, floor broker fees, exchange and clearing house charges, regulatory assessments and tax payments. You may also be charged after you have paid for your option, either a commission to offset the option or a commission and additional transaction costs, if your option is exercised. In the case of an exercise you may incur transaction costs for the futures contract which you will receive and subsequently liquidate. Some exchanges impose fees when options are abandoned. All transaction costs are subject to change without notice.

RISKS

The trading mechanics are designed to provide for competitive execution and to make available to buyers and sellers a continuous market in which an option once purchased can later be sold; and in which an option, once granted, can later be liquidated by an offsetting purchase. Although each exchange's trading system is designed to provide market liquidity for the options traded on that exchange, it must be recognized that there can be no assurance that a liquid offset market on the exchange will exist for any particular option, or at any particular time, and for some options, no offset market on that exchange may exist at all. In such an event, it might not be possible to effect offsetting transactions in particular options. Thus, to realize any profit, a holder would have to exercise his option and have to assume all risks and to comply with margin requirements for the underlying futures contract or in the event of a option on a physical commodity incur the costs and risks of holding the physical good. A grantor could not terminate his obligation until the option expired or he was assigned an exercise notice. You may exercise your option but be unable to liquidate your resulting futures position because of daily price limits or lack of liquidity in the futures market.

PRICE LIMITS

As mentioned elsewhere, most exchanges have rules which limit the amount of fluctuation in commodity futures contract prices during a single trading day. Exchanges may also impose daily limits for option contracts. It should, however, be emphasized that not all options and not all futures contracts are subject to such limits, and

- (i) for those that are, limits may be removed at some point prior to the respective expiration or delivery, and
- (ii) for those that are not, exchange rules may provide for the imposition of limits under certain circumstances.

You should fully understand provisions relating to daily limits which are applicable to a specific option and its related futures contract.

Positions in option and futures markets can be taken or liquidated only if traders are willing to offset trades at or within the limit during the period for trading on such day. The "daily limit" rule does not limit losses which might be suffered by a customer, because it may prevent the liquidation of unfavorable positions. Also, options prices may move the daily limit for several consecutive trading days, thus preventing liquidation and subjecting a person with a commodity option position to substantial losses.

TRANSFER of ACCOUNT

A customer may transfer his option account from one futures commission merchant to another. A customer who wished to make such a transfer should contact his new futures commission merchant for instruction. Customer should be aware that there may be commissions or costs, fees or other charges related to transfers and these may be assessed by both your old and new futures commission merchants and by any introducing broker with whom you have dealt.

EXERCISE

Exercise of a commodity option may occur on any trading day prior to expiration date. If you exercise your option on a futures contract and assume a position in the underlying futures contract, you will be subject to all of the risks associated with commodity futures trading and attendant margin requirements. If you assume a position in the physical commodity, you will be subjected to all costs and risks associated with ownership of a physical good.

Your futures commission merchant may require advance notice of your intention to exercise, and may impose charges for exercise of the option and fees and commissions for the offset of the resulting futures or physical position. Some options may be automatically exercised. You should check with your futures commission merchant regarding this possibility.

JOINT or PARTNERSHIP ACCOUNT

Check one

- General Partnership Account
 Limited Partnership Account
 Joint Account

Name and Address where statements are to be mailed

Name and Address of Partnership's Bank

Phone (____) _____

Title _____

Managing General Partner _____

Type of Business _____

Partnership Address

Phone (____) _____

Partnership Federal ID Number _____

INDIVIDUAL INFORMATION for EACH JOINT TENANT or GENERAL PARTNER*

Individual (1)

Name _____

Home Address _____

Home Phone (____) _____

Direct Work Phone (____) _____

Age bracket: 19-35 35-50 50-65

If over 65, please state age _____

Social Security / Federal I.D. No. _____

Employer's Name and Address _____

Title / Position _____

Individual (3)

Name _____

Home Address _____

Home Phone (____) _____

Direct Work Phone (____) _____

Age bracket: 19-35 35-50 50-65

If over 65, please state age _____

Social Security / Federal I.D. No. _____

Employer's Name and Address _____

Title / Position _____

Individual (2)

Name _____

Home Address _____

Home Phone (____) _____

Direct Work Phone (____) _____

Age bracket: 19-35 35-50 50-65

If over 65, please state age _____

Social Security / Federal I.D. No. _____

Employer's Name and Address _____

Title / Position _____

Individual (4)

Name _____

Home Address _____

Home Phone (____) _____

Direct Work Phone (____) _____

Age bracket: 19-35 35-50 50-65

If over 65, please state age _____

Social Security / Federal I.D. No. _____

Employer's Name and Address _____

Title / Position _____

*If the space provided for any answer is insufficient, attach additional sheet(s), initialed by Customer.

CORPORATE ACCOUNT
(Complete Corporate Resolutions on following page)

Name of Corporation _____

Main Corporate Phone (____) _____

Corporate Account Title _____

Federal ID Number _____

Principal Office _____

Bank Reference _____

Address _____

Authorized Individual _____

Authorized Individual's Phone (____) _____

Attention: _____

Mailing Address _____

Phone (____) _____

(if other than principal office)

What are the Activities / Purposes of the Entity? _____

TRUST ACCOUNT

(Enclose Trust Authorization)

Name of Trust _____

Date _____

Federal ID Number _____

Date of Trust Creation _____

Trustees 1) _____ (2) _____ (3) _____

Address of Trustee(s) (1) _____ (2) _____ (3) _____

(principal office
in case of
corporate
trustee)

Trustee's Phone: (____) _____ (____) _____ (____) _____

Trust Account Mailing Address (1) _____ (2) _____ (3) _____

(if other than
address of
trustee)

Specify whether all, one or any specific number of trustees are required to act on behalf of Trust:

Name of Principal Bank _____

Street _____ City _____ State _____ Zip _____

Phone (____) _____

CORPORATE RESOLUTIONS

I, _____, do hereby certify that I am the duly elected and acting Secretary of _____ (The "Corporation"), a corporation validly existing under the laws of the State of _____, and I do further certify that the following resolutions were duly adopted by the Board of Directors of the Corporation in accordance with applicable statutes and the Corporation's Charter and By-laws, and that such resolutions have not been rescinded and are now in full force and effect:

WHEREAS, the Corporation has full corporate power and authority under its charter, by-laws and the laws of its domicile to enter into contracts for the purchase, receipt, sale and delivery of commodity futures contracts, commodities, options on commodities, forward contracts and related investments including cash securities.

NOW THEREFORE, IT IS RESOLVED AS FOLLOWS:

RESOLVED, that it is in the best interest of this Corporation to engage in trading, and otherwise dealing in, commodities, commodity futures contracts, options on commodities and related investments;

FURTHER RESOLVED, that in order to induce Crossland L.L.C. to act as broker on behalf of the Corporation, the execution and delivery of the Risk Disclosure Statement Acknowledgements, Customer Agreement, Hedge Account Representation Letter and any other document related to the opening or maintenance of the account is hereby authorized and the President or any Vice President of the _____ Corporation or _____ (the "Agents") is hereby directed to execute such Agreements by and on behalf of the Corporation and to deliver the same to Crossland L.L.C., the Corporation hereby ratifying all action of the Agent(s) _____ taken with regard to the account.

FURTHER RESOLVED, that Crossland L.L.C. is authorized to register any securities in the account in street name or in such other name as Crossland L.L.C. or any of the Agents should deem advisable and to receive for the account any and all cash, checks, securities or other property delivered to it by any person, firm or corporation for the account of the Corporation;

FURTHER RESOLVED, that the Agents be and each of them hereby is authorized and empowered to withdraw any and all monies, securities, or other property from time to time carried in any of said accounts or to direct the delivery or payment thereof to any person, firm or corporation designated by any of the Agents, and Crossland L.L.C. is hereby authorized to follow any and all instructions from each of the Agents as to the transfer and/or delivery of any such money, securities or other property.

FURTHER RESOLVED, that it is the intention of the Corporation to give the Agents, and each of them, the broadest possible power with respect to said accounts; and the Corporation agrees to hold Crossland L.L.C. harmless against any and all claims, liabilities or expenses (including attorneys fees) that may arise by reason of it following any directions, instructions and orders given to it by any of the Agents in respect of any of the said accounts.

Secretary's Signature

Date

(Affix Corporate Seal)

In addition, in order to induce Crossland L.L.C. to accept an account in the name of this Corporation, this Corporation represents, warrants and agrees as follows:

- (a) In the event the foregoing resolutions are rescinded or amended at any time, or any of the representations and warranties in the Customer Agreement cease to be true and correct at any time, the Corporation will promptly notify Crossland L.L.C. at the address for notices set forth in the Customer Agreement;
- (b) The Corporation agrees to indemnify and hold Crossland L.L.C., its successors and assigns, harmless against and from any loss, expense, damage or liability incurred because any of the above representations or warranties shall, at any time, not be true and correct or the above Agreements shall not have been fully performed by the Corporation.

(Corporation's Name)

President's Signature

Date

I hereby certify that each of the above officers has been duly elected, that he is duly authorized to execute this Agreement on behalf of the Corporation, and that the above signature is his genuine signature.

Secretary's Signature

Date

(Affix Corporate Seal)

BACKUP WITHHOLDING and TRANSACTION REPORTING REQUIREMENTS
COMBINED W-9, W-8 and 1099-B CERTIFICATIONS

Name _____
 Account Number (entered by Crossland L.L.C.) _____ Phone (____) _____
 Address _____
 City _____ State _____ Zip _____

Unless you complete EITHER the W-9 or the W-8 Sections, i.e. you fail to furnish us with the correct taxpayer identification number or an exemption certificate as a "Foreign Person", Crossland L.L.C. must generally withhold 20% of withdrawals and payments from your account. If this account is exempt from REPORTING on Form 1099-B, complete the 1099-B section.

W-9 Section

Payer's Request for Identification Number

Part 1 - For United States Citizens, Legal Entities or Residents, Taxpayer Identification Number. For most individual taxpayers, the taxpayer identification number is the social security number. NOTICE: For individual, joint, custodian and sole proprietorship the social security number is to be used.

Social Security Number
 (xxx-xx-xxxx)

OR

Employer Identification Number
 (xx-xxxxxxx)

Part 2 - Check the box if you are **NOT** subject to backup withholding under the provisions of section 3406 (a) (1) (C) of the Internal Revenue Code.

Check here

1099-B

CERTIFICATE of EXEMPTION from REPORTING of SECURITIES and COMMODITIES TRANSACTIONS

Please complete this section if this account is exempt from the Internal Revenue Service regulations which require that Crossland L.L.C. report the account's Commodity and Security transactions on Form 1099-B.

Check Category Under Which Exemption is Claimed; **Foreign Persons - Complete W-8 Below:**

- Corporation, Domestic
- Corporation, Foreign
- Tax Exempt Entity, Section 501 (a)
- Foreign Person, SEE W-8 SECTION BELOW
- Individual Retirement Plan
- Trusts taxed as Corporation
- Bank Common Trust
- Entity registered under the Investment Company Act of 1940
- Real Estate Investment Trust
- Other _____

OR

W-8 Section

Check here if this is the account of an **EXEMPT FOREIGN PERSON** meeting each of the following requirements:

Foreign Person Exemption

1. You are neither a citizen nor a resident of the United States;
2. You have not been nor plan to be in the U.S. for a period aggregating 183 or more days during the calendar year; and
3. You do not expect to engage in trade or business in the United States with respect to which any gain derived from transactions effected by the broker during that calendar year is effectively connected.

If your mailing address is within the United States, please provide your non-United States address below:

Name _____
 Street _____
 City _____ Country _____

CERTIFICATION

Under the penalties of perjury, I certify that the information provided on this form is true, correct, and complete for Sections W-9 or W-8 and 1099-B (if applicable).

Customer's Signature _____

Date _____

CONFIDENTIAL CUSTOMER INFORMATION

(To Be Completed By Each Customer)

1. Have you ever had a commodity account before? Yes No (If YES, with which firm and branch?) _____
Number of years trading experience _____
2. Have you ever had any other investment accounts before? Yes No (If YES, what type of investment account?) _____
3. Are any accounts open now? Yes No
4. Do you have service of process, pending litigation, disputed accounts, or other unresolved matters with commodity or securities brokers at this time? Yes No (If YES, please briefly describe) _____
5. Are funds in this account to be used for the benefit of another (other than the trust beneficiaries in the case of a Trust Account)? Yes No (If YES, give the name and address of such person(s) or entity.)
Name _____
Address _____ City _____ State _____ Zip _____
6. Do any other person(s) or entities:
A. Control the trading of this account? Yes No
B. Have a financial interest in this account? Yes No
C. Guarantee this account? Yes No
(If you answer YES to A, B, or C give name(s) of person(s) and designate account numbers).
Name _____ Name _____
Account No. _____ Account No. _____
7. Do these individual(s), in the case of an individual or joint account or this entity or its officers, directors, partners or trustees, in the case of a corporate, trust or partnership account, have any relationship to:
A. Any person associated with Crossland L.L.C.? Yes No
B. Any commodity salesperson? Yes No
Name _____
Firm _____
(If YES, describe briefly) _____
8. Is (Are) this (these) individual(s) or this entity or any of its officers, directors, partners, or trustees, now or within the past three years a member, partner, officer or employee of any commodity exchange? Yes No
9. Have you ever been subject to federal or state bankruptcy proceedings, receivership or similar proceedings (voluntarily or involuntarily)? Yes No (If YES, describe briefly) _____

Approximate net worth:
(difference between total assets and total liabilities) \$ _____
Annual Less than \$ 25,000
Wage / Salary \$25,000 to \$ 75,000
Income \$75,000 to \$125,000
 More than \$125,000

If less than \$25,000, indicate actual amount \$ _____

Annual income from trusts, investments, etc. not reported above. \$ _____ Spouse's Income \$ _____

I hereby certify that the information provided herein is true and correct as of the date below. I (we) will notify you in writing of any material changes in the information provided herein.

As part of our procedure for processing your application, an investigative consumer report may be obtained whereby information is obtained through personal interviews with third parties, such as family members, business associates, financial sources, friends, neighbors, or others with whom you are acquainted.

Customer's Signature _____ Date _____

Customer's Signature _____ Date _____

COMMODITY CUSTOMER AGREEMENT

THIS AGREEMENT entered into this ____ day of _____, _____, by and between Crossland L.L.C.

(the "Company") and _____ (the "Customer").

WHEREAS Customer desires to establish one or more accounts (the "Accounts") to be carried by a futures commission merchant having clearing privileges or access to clearing privileges on the relevant exchanges for the purchase and sale of commodity interests: and

WHEREAS, the Company is a futures commission merchant registered with the CFTC and a member of NFA engaged in providing clearing, execution and other services related to the purchase and sale of commodity interests, including, but not limited to, futures contracts; options on futures contracts; commodities and forward contracts; spot and forward exchange transactions; any other foreign currency-denominated financial instruments; and any other cash transaction (collectively referred to as "commodity interests") and agrees to provide such services to its customers;

NOW, THEREFORE, in consideration of the mutual covenants set forth in this Agreement and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the parties agree as follows:

1. Governing Rules and Regulations.

All transactions executed under this Agreement for the Accounts shall be governed by applicable laws and rules enacted by the exchanges and clearing organizations, if any, where such transactions are executed, by the applicable self-regulatory organization and by applicable federal and state law and regulations. Customer agrees to hold the Company harmless for any actions taken or not taken in good faith to comply with such enactments. If any provision of this Agreement is or becomes inconsistent with any such statement, that provision shall be deemed superseded or altered as necessary to conform to that enactment. The Company's violation of any rule or law shall not provide Customer in any legal, reparation, arbitration, or other proceeding with (a) a defense to a claim by the Company for money or other property due under this Agreement or (b) a basis for a claim by Customer that money or other property is due from the Company, unless such violation is the direct cause of Customer's claimed indebtedness to the Company or the Company's claimed indebtedness to the Customer.

2. Customer's Orders and Delegation of Responsibilities.

Customer authorizes the Company to execute transactions in commodity interests for the Accounts according to Customer's written or oral instructions. Customer acknowledges that in order to execute certain transactions on behalf of the Customer, the Company may utilize the services of other futures commission merchants that are clearing members of exchanges of which the Company is not a member. The Company reserves the right to refuse or to accept any orders. The Company reserves the right to handle and execute orders in the manner it deems appropriate. The Company shall not be responsible to Customer if floor brokers are unable to execute customer orders, for errors by floor brokers, or for acts of floor brokers selected by Customer. Customer understands and agrees that floor brokers are agents of the customer and are not sub agents of the Company and indemnifies the Company for acts or omissions committed by such floor brokers in handling Customer's orders.

Customer understands and agrees that the Company has no duty or obligation to provide verbal reports or executions to Customer and further agrees that, should the Company provide such verbal reports from time to time, Customer may not justifiably rely on any purported express or implied right to receive such verbal reports thereafter. The Company shall not be responsible for any losses related to the Accounts and incurred as a result of other than its own gross negligence or willful misconduct concerning the execution of trades for the Account. Accordingly, the Company shall not be responsible for any loss or delay in execution arising from, but not limited to, faulty order transmission and communication, fluctuation in currency value or other causes beyond the Company's control. Except as required by law or regulation, the Company shall not be required to inquire into the circumstances surrounding any transaction it may have with Customer. Any inquiry undertaken by the Company will not result in the imposition of additional responsibilities not expressly agreed to by the Company by this Agreement. **CUSTOMER ACKNOWLEDGES AND AGREES THAT ANY ACTION OR PROCEEDING INITIATED BY CUSTOMER AGAINST THE COMPANY MUST BE BROUGHT WITHIN ONE YEAR OF THE OCCURRENCE OF THE UNDERLYING TRANSACTION.**

In its discretion the Company may record any oral communications between it and the Customer, which may take place without the characteristic "beep" tone, without notice. Customer hereby irrevocably consents to such recording and to the Company's use of such recordings in any proceeding or as the Company otherwise deems appropriate.

The Company may limit, without notice to Customer, the number of open positions that Customer may maintain or acquire through the Company.

3. Commissions and Charges.

Customer shall pay promptly to the Company such fees, brokerage and commissions as the Company may from time to time charge. Customer shall pay all interest on debit balances and all reasonable charges and expenses, including court costs and attorney's fees, that the Company may incur in collecting a debit balance or other liability of Customer. If the Company prevails in any suit, arbitration or reparations action brought by Customer, Customer shall pay the Company's expenses and attorney's fees. If Customer transfers any open commodity interest to another broker, Customer agrees to pay a transaction fee for each such position transferred.

4. Margin.

Customer agrees to maintain at all times, without demand from the Company, margin requirements for the positions in the Accounts. The term "margin requirements" shall include both deposits to assure fulfillment of a purchase or sale of a commodity interest and amounts which may be required as a result on any such transactions. The margin requirements set by the Company may exceed those set by any exchange or regulatory authority, and may differ from those established for other accounts of the Company. Customer acknowledges and agrees that the margin requirements set by the Company are subject to change without notice and that such changed requirements will be enforced retroactively and prospectively. Customer agrees to maintain adequate funds at all times on deposit with the Company in order to meet margin requirements, to wire transfer funds to the Company when requested, and to pay, on demand, any debit balance in the Accounts. Customer shall make deposits of margin or collateral as the Company requests within a reasonable time after such request. In the absence of unusual circumstances, and in accordance with industry standards and practice, one (1) hour may be deemed to be a reasonable time; however, the Company reserves the right to request that deposits may be made on shorter notice at its sole discretion. The Company's failure to require satisfaction of a margin call within one hour, or any shorter time period, on any one or more occasions shall not be deemed a waiver of its right to do so in the future. Customer shall provide the Company with the names of bank officers for immediate verification of wire transfers. Customer hereby grants a general lien and security interest to the Company in all monies, securities, negotiable instruments, open positions in futures contracts or options, or other property (collectively "Property") in the Accounts, now or in the future, or held by the Company for Customer, or in the control or possession of the Company, in order to secure any liability or indebtedness owed by Customer to the Company, whether arising from margin requirements, brokerage charges, losses in the Accounts, or interest charges. Customer acknowledges that the Company may, in its discretion, transfer Property upon notice to Customer, from one of the Accounts to another of the Accounts when the Company deems such transfer appropriate.

Customer also grants to the Company a security interest in all Property which may be deposited in the Account in the future in order to discharge liabilities of Customer to the Company. Customer shall execute such documents, including financing statements under the Uniform Commercial Code, as the Company, in its discretion, deems necessary to perfect such security interest. Customer grants the Company the right to set off all debts owed to the Customer against any claims the Company may have against Customer. In addition to the remedies granted by Customer to the Company, the Company shall also have the right, in its discretion and without notice to Customer, at any time to close out Customer's open positions in whole or in part and Customer shall have no recourse for such liquidation. Should the Company, in its discretion, determine in any instance not to exercise any rights granted to it, such determination shall not constitute a waiver of future rights.

Until further notice in writing, the Company is hereby authorized, at any time and from time to time, without prior notice to the Customer, to transfer from the Customer's Regulated Commodity Account to any other account held by the Company for such customer, the excess funds, equities, securities, and/or other property as in the Company's judgment may be required for margin, or to reduce any debit balance or to reduce and/or satisfy any deficits in such other security and/or commodity accounts. By "Regulated Commodity" is meant any commodity covered by the Commodity Exchange Act at the time of such transaction.

The Company agrees, however, that within a reasonable time after making any such transfer, the Company will confirm the same in writing to the Customer. Customer hereby agrees that, absent other notice, the issuance by the Company and sending to Customer of statements for the Accounts showing such transfer shall be conclusively deemed reasonable notice.

5. Liquidation of Accounts

The Company may at any time, in its sole discretion and without notice to the Customer, liquidate any of the Property, or take such other actions, including but not limited to, initiating spreads, EFPs, or entry into foreign markets, in order to satisfy a margin deficiency, or to satisfy any other liability of Customer to the Company. The Company may also borrow or purchase Property of which the Accounts may be short or cancel outstanding orders to close out the Accounts, and may liquidate any short position in the Accounts if Customer fails to deliver to the Company appropriate certificates or instruments of delivery at least seven days prior to the date the Company is obligated to make a delivery commitment under the rules of the applicable exchange. In its discretion, the Company may liquidate any items of Property belonging to Customer to satisfy margin or account deficiencies of Customer and may transfer such Property to its general ledger account without liability to Customer or any third party. Such sales, purchases or borrowing may be made at such markets and times as the Company may determine without notice to Customer. Customer shall pay and indemnify the Company for all costs, losses, damages or premiums that the Company incurs in making delivery or sustains as a result of its inability to borrow or buy a required commodity. If the Company is required to make delivery of any physical commodity for the Accounts, Customer shall pay all delivery, insurance, interest, taxes and related charges and indemnify the Company for any loss it may suffer from a decline in the value of the physical commodity. If the Accounts are closed by the Company in whole or in part, Customer shall remain liable for any deficiency, interest, costs, and attorneys' fees incurred in collecting such amounts. Prior tender, demand, notice or call from the Company shall not constitute a waiver of any of its rights. Should Customer die, or be declared incompetent, this Agreement shall be binding on Customer's personal representatives.

6. Customer's Representations and Warranties.

Customer acknowledges the risks of trading commodity interests that result from highly leveraged and rapidly fluctuating markets. Customer is financially able to assume the risks of such trading and agrees not to hold the Company liable for losses incurred in the Accounts. Customer has read and understands the Risk Disclosure Statement attached to this agreement as well as the Options Disclosure Statement.

Customer represents that he is of legal age and sound mind, and that he is not employed by, or connected in any way with, any commodity or securities exchange or member of such exchange, and is not employed or connected in any way with any bank, trust company, insurance company or brokerage firm dealing in commodity interests or securities. Should Customer be or become employed by, or associated with one of such businesses, Customer will promptly notify the Company. If Customer is required to be a member of any Futures Association, Customer represents that it is a properly registered member of such Association. Customer represents that all information provided to the Company in opening the Accounts is true and correct, and that any material changes in that information will be promptly reported to the Company. Customer acknowledges that the Company is legally entitled to rely on such information and that Customer will be estopped from denying the truth or correctness of such information in any proceeding arising from the Accounts. Customer also represents that no person or entity other than the undersigned has an interest in the Accounts unless otherwise specified in writing to the Company. The Company may take such steps as it deems necessary, including obtaining credit reports, to verify information in the account documents from time to time. Customer further represents and warrants that the Customer is solely responsible for informing the Company if at any time Customer ceases to be willing or financially able to sustain such losses and expressly assumes the duty to inform the Company of any such change. Customer further represents and warrants that, should Customer fail to so inform the Company of such changed circumstances, the changed circumstances shall provide no basis in an action by Customer against the Company nor any defense against an action by the Company against Customer.

Customer warrants, that unless appropriate discretionary trading account forms are completed, Customer will make all trading decisions regarding transactions in the Accounts and that all orders placed for the Accounts must be complete as to type of contract, quantity, and contract delivery month.

Customer warrants that, if it is a regulated entity, including but not limited to a bank, savings and loan or pension plan, its participation in futures trading, commodity interests and establishment of the Accounts, is in compliance with all laws, rules and regulations governing the activities of Customer.

7. Indemnification

Customer acknowledges and agrees that the Company shall not be responsible to Customer for any losses resulting from conduct or advice (including, but not limited to, errors and negligence) of any broker-dealer, futures commission merchant, introducing broker, commodity trading advisor or other person or entity that introduces Customer or has authority over trading in the Accounts. Customer acknowledges that the Company has no responsibility to supervise the activities of any such person or entity, and agrees to indemnify the Company for any losses, liability, or damage (including attorneys' fees) incurred by the Company as a result of actions taken or not taken by such person or entity.

8. Communication and Reports

All communications, monies, securities and other property shall be transmitted to Customer at the address shown on the account documentation or such other address as Customer designates in writing. All communications transmitted to customer shall be deemed to have been received by Customer personally at the time so sent, whether actually received or not. Confirmations of trades, statement of account, and any other written notices shall be binding on Customer for all purposes, unless Customer objects to any error therein to the Company in writing within 48 hours of delivery to Customer. Margin calls shall be deemed conclusively correct and final if not objected to by Customer by notice to the Company in writing within 24 hours of delivery of such margin call. None of these provisions, however, will prevent the Company, upon discovery of any error or omission, whether in a reported price, credit or debit of funds, or any other error or omission from correcting the error or omission. The parties agree that such errors, whether resulting in profit or loss, will be corrected and Customer's account will be credited or debited so that it is in the same position it would have been in if the error or omission had not occurred. The Company shall not be responsible to Customer for delays or inaccuracies in the transmittal of orders due to failure or malfunctions of communication facilities or other circumstances

beyond Company's control. Customer understands that oral information provided by Company to Customer regarding confirmations of trades and statements of account may be unverified and incomplete due to delays in transmission and other factors beyond the Company's reasonable control. Customer therefore acknowledges and agrees that any reliance upon oral information is at Customer's risk and further acknowledges and agrees to call the Company's attention immediately to any such oral information which Customer has any reason to believe is inconsistent with Customer's own information.

9. Responsibility for Debits.

Customer shall be obligated unconditionally to pay to the Company the amount of any and all losses, costs of damages (including court costs and attorneys' fees) sustained by the Company as a result of transactions in the Accounts or the delivery of any physical commodities. Any obligations of Customer to the Company shall be deemed due and owing to the Company on the date incurred, and any unpaid balance shall bear interest at the lesser of the highest rate permitted by applicable law or two percent above the current prime rate as announced from time to time by the banking institutions with whom the Company normally does business.

10. Foreign Currency.

If any transaction for Customer's Accounts is effected on any exchange or in any market on which transactions are settled in a foreign currency (a) any profit or loss arising as a result of a fluctuation in the rate of exchange between such currency and the United States dollar shall be entirely for Customer's Account and at Customer's risk, (b) all initial and subsequent margin deposits required or requested of Customer shall be in United States dollars, and (c) the Company is authorized to convert funds in Customer's Accounts into and from such foreign currency at rates of exchange prevailing at the banks and other institutions with which the Company normally does business.

11. Scope of Agreement.

This Agreement shall cover all accounts that Customer has or may hereafter establish with the Company, and shall remain in effect as long as Customer shall have an account with the Company, or any account guaranteed by Customer shall remain on the Company's records. No provision of this Agreement can be amended or waived except by a written agreement signed by an executive officer of the Company. No oral agreements or instructions amending this Agreement shall be recognized or enforceable. Customer shall be bound by written amendments to this Agreement which have been transmitted to Customer, and to which Customer shall not have objected in writing within three business days.

12. Limitation on Actions.

No legal, (**reparations, arbitration or other proceeding**) may be commenced by Customer concerning the Accounts more than one year after any claim or cause of action arises with respect to the Customer or the Accounts.

13. Governing Law.

This Agreement shall be governed by the laws of the State of Illinois and of the United States.

14. Binding Effect.

This Agreement shall be binding upon the Customer, Customer's personal representatives, executors, trustees, administrators and successors and assigns and shall inure to the benefit of the Company, its successors and assigns.

15. Assignment.

The Company may assign the Customer's account(s) to another registered Futures Commission Merchant (FCM) by notifying the Customer of the date and name of the intended assignee FCM. Unless the Customer objects to the assignment in writing prior to the scheduled date for the assignment, the assignment will be binding on the Customer.

16. Headings.

All headings and titles included in this Agreement are exclusively for the purpose of reference and are to be ignored in the construction of the provisions of this Agreement.

17. Customer Disputes.

Customer agrees that customer shall bring all complaints at law, equity, arbitration or reparations arising out of or in connection with customer's account within one (1) year of the date that customer knows or should know of such complaint.

18. Problems.

Customer agrees to immediately notify the Company's Compliance Officer in Chicago, Illinois at the telephone number listed on customer's Commodity Account Statements if customer has a complaint as to the manner in which customer's account is handled by customer's broker.

19. Consent to Jurisdiction.

If Customer has not entered into an Arbitration Agreement or if arbitration is unavailable, all actions or proceedings, whether initiated by Company or Customer arising with respect to any controversy arising out of or related to this Agreement or orders entered or transactions effected for Customer's accounts shall be litigated, at the discretion and election of the Company, only in courts whose situs is within the State of Illinois and Customer hereby submits to the jurisdiction of the United State District Court of the Northern District of Illinois, Eastern Division and any other court of competent jurisdiction whose situs is in Cook County, Chicago, Illinois. Customer shall accept court service of process by registered or certified mail addressed to the address provided in the Customer Application or to such address as Customer has supplied to the Company in writing and such service shall constitute personal service of such process. Customer waives any right Customer may have to transfer or change the venue on any litigation brought against Customer by the Company.

Customer(s), the undersigned, hereby acknowledges receiving, reading and understanding the contents of this Consent to Jurisdiction as set forth on page 14, paragraph 19.

X _____

**A COMPLETE COPY OF THIS AGREEMENT IS PROVIDED ALONG WITH THIS BOOKLET.
PLEASE RETAIN THE COPY FOR YOUR RECORDS. THE COPY IS YOUR RECORD OF THIS AGREEMENT.**

A. Individual Account.

Customer represents that this is an individual account and no one else has an interest in this account.

Name (Print)

Customer's Signature

Date

B. Joint Account. Joint Tenants with right of survivorship Tenants in common

Each of us agree that the liability of each of us with respect to said account shall be joint and several.

Each of us shall have authority: (1) to give any instructions with respect to the Account including, but not limited to, instructions with respect to buying or selling or withdrawals of excess funds; (2) to receive any demands, notice, confirmations, reports, statements, and other communications of any kind; and (3) generally to deal with the Company and/or Introducing Broker in connection herewith as fully and completely as if the other joint tenant or tenants had no interest herein. The Company and/or Introducing Broker shall be under no duty or obligation to inquire into the purpose or propriety of any instruction given and shall be under no obligation to see to the application of any funds so delivered; however, no payments shall be made by the Company except in the name of the Account.

Name (Print)

Customer's Signature

Date

Name (Print)

Customer's Signature

Date

Name (Print)

Customer's Signature

Date

Name (Print)

Customer's Signature

Date

(ALL PARTIES MUST SIGN)

C. Partnership Account. (General or Limited)

The undersigned, _____, hereby represents to you that he is a general partner in a general or limited partnership known as _____ (the "Partnership"), and attached hereto is a copy of its signed Partnership Agreement. In consideration of your opening one or more commodities accounts for and in the name of the Partnership, the undersigned further represents that as a partner in the Partnership having a significant interest therein, he has proper authority to sign this Agreement and all related documents on behalf of the Partnership and, for the account and risk of the Partnership, to buy, sell, trade in commodities, commodity futures contracts and options thereon of every kind whatsoever, and to borrow money for such purposes in said account in accordance with your terms and conditions. The undersigned further agrees to indemnify you from and against any and all liability you may incur as a result of acting in accordance with the instructions, as understood in good faith by you, of the undersigned. The undersigned, by signing this Agreement, hereby confirm that the undersigned are authorized under the terms of the Partnership Agreement to enter into the types of transactions set forth above and to bind the Partnership.

1) _____
Name (Print)

Partner's Signature

Date

2) _____
Name (Print)

Partner's Signature

Date

3) _____
Name (Print)

Partner's Signature

Date

4) _____
Name (Print)

Partner's Signature

Date

(ALL PARTIES MUST SIGN)

D. Corporate Account.

Customer represents and warrants that it is a Corporation duly organized and in good standing under the laws of its state of incorporation and that trading in commodities, commodity futures contracts and options thereon is within the powers granted to it. The undersigned represents that he has full authority to enter into this Agreement on behalf of the Customer and has furnished to Crossland L.L.C. a Corporation Resolution to that effect.

Name of Corporation

Name (Print)

Customer's Signature

Date

Title

E. Personal Trust: IRA: Keogh Plan: Pension or Profit Sharing Trust or Plan.

The undersigned trustee warrants and represents that he is a Trustee of _____, duly formed Trust (Plan), dated _____, _____, for the benefit of _____ and a copy of the instrument by which he was appointed Trustee is attached. Trustee represents that he has the proper authority to sign this Customer Agreement and all related documents on behalf of the Trust (Plan) and specifically represents that he or any successor Trustee is authorized to trade commodities, commodity futures contracts and options thereon for the account and risk of the Trust (Plan).

In the case of a Customer which is a Keogh Plan, Pension and Profit Sharing Trust, or other employee benefit plan as defined by Section 3 (3) of the Employee Retirement Income Security Act ("ERISA"), Trustee acknowledges that the establishment of the Accounts and all transactions executed through the Accounts are subject to certain restrictions under Section 404 (a) of ERISA, including the requirement that such transactions be prudent and that the Customer's investments be diversified, and that there are certain transactions which the Customer is prohibited from entering into under Section 406 of ERISA and Section 4975 of the Internal Revenue Code ("Code"), regardless of whether such transactions are prudent; and further acknowledges that certain transactions if entered into by the Customer may result in the recognition of taxable income under Section 511 of the Internal Revenue Code. Trustee represents and warrants that, with respect to each transaction to be executed through the Accounts, the determination as to whether such transaction complies with the standards of Section 404 (a) of ERISA, will constitute a transaction prohibited under Section 406 of ERISA or Section 4975 of the Code, or will result in the recognition of taxable income, will be made either by the Trustee, by another person who has been determined by the Trustee to be either a fiduciary or an investment manager properly delegated the authority to make such determinations in accordance with Section 402 (c) of ERISA, or by the participant in the case of an individual account plan which permits participant-directed investments pursuant to Section 404 of (c) ERISA. In no event shall the Company have any responsibility or authority to make, or to advise the Customer as to, such determinations. It is understood and agreed by the Trustee that the Company is neither a fiduciary nor an investment manager with respect to the Customer as defined in Sections 3 (21) and 3 (38) of ERISA. Nevertheless, if, contrary to the expectations of the parties, it is ever authoritatively determined that the Company is a fiduciary or investment manager, the Company's responsibility and authority in acting in such capacity shall be limited to performing its obligations as specifically set forth herein, and Trustee represents and warrants that such allocation of fiduciary responsibility is authorized under the instrument pursuant to which the Customer is maintained in accordance with Section 402 (c) of ERISA.

The Trustee hereby agrees to indemnify the Company for any liability which may be imposed on the Company under Section 409 of ERISA or any tax which may be assessed against the Company under Section 4975 of the Internal Revenue Code, or any other damage or expense which may be suffered by the Company by reason of the Customer being subject to the provisions of ERISA, including all costs and expenses (including attorney's fees) incurred by the Company in defending against the foregoing. The foregoing provisions shall also apply to any federal or state fiduciary law governing the investments of employee benefit plans which is supplementary to, or in lieu of, specific provisions of ERISA referred to herein.

Name (Print)

Customer's Signature

Date

OFFICE USE ONLY

Accepted and agreed to by Crossland L.L.C.

Signature

Date

Title

DISCRETIONARY TRADING AUTHORIZATION

Limited Power of Attorney

The undersigned, being so authorized and having executed a Customer Agreement for Account No. _____

standing in the name of _____ hereby authorizes

_____ (if the attorney-in-fact is a corporation or partnership,

(Name)

indicate the name of the legal entity and the person authorized to act for the entity), with full power to buy, sell, give orders, and enter into contracts for the purchase and/or sale of commodity futures contracts, options, cash commodities, securities and/or properties in the account with Crossland L.L.C.

In all such purchases, sales, trades, as well as management decisions relating to the account, Crossland L.L.C. is hereby authorized to follow the instructions of the above-mentioned agent and attorney-in-fact in every respect; the agent and attorney-in-fact is authorized to act on behalf of the undersigned in the same manner and with the same force and effect as the undersigned might or could with respect to such purchases, sale or trades and with respect to all other things necessary or incidental to the furtherance, proper maintenance and/or conduct of this account.

The undersigned agrees to hold Crossland L.L.C. harmless and to indemnify it as to any expense, damage or liability sustained by it with respect to any and all acts and practices of the agent and attorney-in-fact regarding this account, including all losses arising therefrom and debit balance(s) due thereon.

This authorization is a continuing one and shall remain in full force and effect until revoked by the undersigned, or an authorized person on his behalf, by written notice give to Crossland L.L.C., 141 West Jackson Boulevard, Chicago, Illinois 60604, Attention: Director of Compliance. Such revocation shall become effective only upon the actual receipt thereof by Crossland L.L.C., but shall not affect any liability in any way resulting from transactions initiated prior to its receipt. This authorization shall inure to the benefit of Crossland L.L.C., its successors and assigns.

All statements, notices, correspondence and the like generated in this account shall be sent or given to the attorney-in-fact at the address shown for this account and to the undersigned at the address indicated on the Customer Fact Sheet, or to such other person or address as the undersigned may hereafter designate in writing.

Executed this _____ day of _____, _____

Joint or Individual Execution
(Customer's Signature)

Individual 1

d/b/a/

Individual 2

Partnership Execution
(Customer's Signature)

A General / Limited Partnership

By _____
Managing Partner

Corporation Execution
(Customer's Signature)

A Corporation

By _____
(Vice) President

Discretionary Trading Authorization Approval (For Internal Use Only)

Crossland L.L.C.

Date

DISCRETIONARY ACCOUNT ACKNOWLEDGEMENT

Gentlemen:

I have carefully examined the provisions of the documents by which I have given trading authority or control over my account to

Name _____

Address _____

and understand fully the obligations which I have assumed by executing that document.

I understand that your firm is in no way responsible for any loss to me occasioned by the actions of the individual or organization named above and that your firm does not, by implication or otherwise, endorse the operating methods of such individual or organization. I further understand that neither the Chicago Board of Trade, the Chicago Mercantile Exchange nor the MidAmerica Commodity Exchange has jurisdiction over the individual or organization named above and that if I give to such individual or organization authority to exercise any of my rights over my account, I do so at my own risk.

Customer's Signature _____

Date _____

Customer's Signature _____

Date _____

Customer's Signature _____

Date _____

Customer's Signature _____

Date _____

(ALL PARTIES MUST SIGN)

**AUTOMATIC TERMINATION and REVOCATION OF
DISCRETIONARY TRADING AUTHORITY**

In the event my account(s) with Crossland L.L.C. are closed for any reason, Crossland L.L.C. is authorized to consider this my letter of revocation required by the rules of the various contract markets.

Customer's Signature	Date	Customer's Signature	Date
Customer's Signature	Date	Customer's Signature	Date

(ALL PARTIES MUST SIGN)

RULES GOVERNING TRADING AUTHORITY

Dear Sir:

We have received a document by which you have granted trading authority or control over your commodity account carried by us to:

We are required by Exchange rules to bring the following to your attention:

Since the risk factor is high in futures trading, only genuine "risk" funds should be used in such trading. A person who does not have extra capital he can afford to lose should not trade in the futures market. No "safe" trading system has ever been devised and no one can guarantee you profits or freedom from loss. In fact, no one can even guarantee to limit the extent of your loss.

Even though you have granted trading authority to another, you should keep posted on what is going on in your account. We shall send you a confirmation of every trade made for your account and a profit and loss statement showing the financial results of each transaction closed out for your account. In addition, we shall send you monthly statements showing your ledger balance, the exact position in your account, the net profit or loss in all contracts closed since the date of your last previous statement, and the new unrealized profit and loss in all open contracts figured to the market. You should carefully review these statements. If you have any questions, call us.

The trading authorization over your account remains in effect until revoked in writing by you. If, for any reason, you wish to revoke the trading authorization which you have given, please bear this procedure in mind.

I hereby agree to the following rules.

Customer's Signature	Date	Customer's Signature	Date
Customer's Signature	Date	Customer's Signature	Date

(ALL PARTIES MUST SIGN)

CUSTOMER HEDGE ACCOUNT AGREEMENT and INSTRUCTIONS

This notification is a continuing one and shall remain in force until cancelled in writing by the undersigned.

Commodity Futures Trading Commission Regulation 190.06 (d) requires that a commodity broker must provide an opportunity for each customer to specify when undertaking its first hedging contract whether, in the event of the commodity broker's bankruptcy, such customer prefers that open commodity contracts held in a hedging account be liquidated by the trustee. Accordingly, please indicate below your preference for open contracts in your account if such an event were to occur.

I prefer that, in the event of bankruptcy, the trustee:
(check one) liquidate
 not liquidate

open commodity positions in my hedge account without seeking my instructions.

All positions taken in this account will be bona fide hedging transactions as described in Section 4 (a) of the Commodity Exchange Act as amended and Regulation 1.3 (z) promulgated thereunder. Customer agrees that all transactions and positions executed or carried in this account will be consistent with these provisions as presently construed or as amended from time to time. It is agreed that positions carried in the account will be strictly for hedge purposes, and not for speculation, and that a separate account must be used to accommodate non-hedge trades, and further agreed that Broker will rely on the representation that all trades made in this account are bona fide hedges and that it shall have no obligation to inquire into or verify the nature of such trades or incur any liability if, in fact, they may not be such.

Positions and transactions carried for this account in the following commodities are for bona fide hedging purposes.

Commodities or Products (1) _____	(2) _____
Maximum _____	_____
Annual Requirements _____	_____

Customer's Signature	Date	Customer's Signature	Date
Customer's Signature	Date	Customer's Signature	Date

(ALL PARTIES MUST SIGN)

TRANSFER AUTHORIZATION

Instruction to Transfer Account to
Crossland L.L.C.
Account Number(s) at Delivering Broker:

Delivering Broker Name and Main Office Address _____

1) _____
2) _____

(I)(We) direct transfer of the above accounts(s) to Crossland L.L.C., 141 West Jackson Boulevard, Chicago, Illinois 60604 subject to its approval and compliance with the applicable laws. The Delivering Broker shall deliver to Crossland L.L.C. all open positions and securities held for the above account(s), pay Crossland L.L.C. any net credit balance, and cancel any outstanding open orders. Crossland L.L.C. shall notify the Delivering Broker promptly if the transfer is not approved for any reason. If transfer is approved, Crossland L.L.C. shall pay the Delivering Broker any net debit balance.

Customer's Signature Date

Customer's Signature Date

Customer's Signature Date

Customer's Signature Date

(ALL PARTIES MUST SIGN)

Crossland L.L.C.
Account Number(s)

Customer Name and _____

1) _____
2) _____

REQUEST FOR ELECTRONIC TRANSMISSION OF CUSTOMER STATEMENTS

Attention: Crossland L.L.C.

The undersigned Customer ("Customer") requests that you provide confirmation statements of activity solely by electronic transmission to the E-mail address indicated below. Please do not mail hard copies of such statements (including monthly statements).

Customer warrants and represents that the below-referenced E-mail will promptly print out the relevant Customer statements in the form you transmit. Customer understands that there is a risk of failure of any electronic transmission, and will not hold Crossland L.L.C. liable directly or indirectly for such failure. If Customer fails to receive any confirmation statement that reflects activity of which Customer is aware in the account, Customer will contact a Crossland L.L.C customer service representative by 8:00 a.m. (CST) on the, business day following, the day of any such activity.

This consent shall be effective until revoked by Customer in writing, signed by the undersigned and delivered to Crossland L.L.C. 141 W. Jackson BLVD., Suite 2800, Chicago, IL 60604. In addition, Customer acknowledges that for its protection and the protection Crossland L.L.C. any request to change the email address, listed below must be in writing and must bear the signature of the undersigned. In the event such a request is received from a legal entity, such as a corporation, LLC or partnership, the request must be accompanied by appropriate documentation establishing that the person signing the request possesses the requisite authority to bind the entity. By signing below, Customer represents that the delivery and execution of this consent has been, duly authorized.

<p>_____</p> <p>Account Name Account Number (s)</p> <p>_____</p> <p>Customer E-mail Address (Please Print)</p> <p>By: _____</p> <p> Signature Date</p> <p>Name: _____</p>	<p>_____</p> <p>Account Name Account Number (s)</p> <p>_____</p> <p>Customer E-mail Address (Please Print)</p> <p>By: _____</p> <p> Signature Date</p> <p>Name: _____</p>
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Additional Disclosure

Thank you for your interest in opening a commodity futures/options account with Crossland L.L.C. Crossland L.L.C would like to remind you that the risk of loss trading commodity futures/options is substantial. After reviewing your account application Crossland L.L.C. noted one or more of the following:

- Your age is not between the ages of 25-65.
- Your net worth is less than \$100,000.
- Your annual income is less than \$25,000.
- You do not have at least one year of futures or securities investment experience

By signing and returning this additional disclosure you realize that the risk of loss trading commodity futures/options is substantial and authorize Crossland L.L.C to open a commodity futures/options account on your behalf.

Name (Please Print)

Signature

Date