

ICE CLEAR U.S., INC.

Clearing Membership Application, Instructions and Forms

September 2023

Intercontinental Exchange ICE Clear U.S.

www.ice.com

Enclosed is an application form and related documents which must be completed by firms seeking to become Clearing Members of ICE Clear U.S., Inc. The applicant must also be a member firm of ICE Futures U.S., Inc. in order to clear the contracts that are traded on that exchange. All Clearing Members must meet ICE Clear U.S., Inc.'s operational criteria and requirements with respect to the contracts sought to be cleared. The following is a list of documents that must be furnished by applicants for Clearing Membership. An original plus one copy of all documents and agreements should be sent to the attention of:

President ICE Clear U.S., Inc. 55 East 52nd Street, 40th Floor New York, NY 10055 (212) 748-4001

An application fee of \$1500 must also be enclosed with the application, made payable to ICE Clear U.S., Inc.

A. Forms to be Completed:

- 1. Application for Clearing Membership
- 2. Clearing Member Agreement, including "Schedule A" listing of settlement accounts
- Certified Resolutions (Corporations only)
 Partnership Certificate (Partnerships only)
 Certificate of Member or Manager and Opinion of Counsel (LLC's only)
- 4. Letter to applicant's settlement bank directing such bank to accept transfer instructions from ICE Clear U.S. (At present, ICE Clear U.S. settlement banks are: The Bank of New York Mellon, Citibank, N.A., Wells Fargo Bank N.A., JP Morgan Chase Bank, N.A., Brown Brothers Harriman & Co., and BMO Bank N.A.). Applicant must have or establish settlement accounts with one of the ICE Clear U.S. settlement banks.
- 5. Treasury Custody Account Letter
- 6. Authorized Signature Letter
- 7. Parental Guaranty, if required

B. Documents to be provided:

- 1. Certificate of Incorporation, By laws, and all amendments thereto (if applicant is a corporation), certified by the secretary of the corporation.
- 2. Partnership Agreement and all amendments thereto (if applicant is a partnership), certified by a general partner of the partnership.
- 3. Articles of Organization and Operating Agreement and all amendments thereto (if applicant is a limited liability company), certified by a member of the limited liability company.
- 4. Most recent audited financial statement and most recent Form 1-FR or FOCUS certified by the Chief Financial Officer.

ICE Clear U.S., Inc. Application for Membership

Na	ame of App	licant:
Ta	expayer ID:	
CI	earing Num	nber being requested:
on		apply to ICE Clear U.S., Inc. for Clearing Membership with respect to contracts traded es U.S. In connection with this application, we hereby furnish the following information:
1.	(Attac	ncorporation: ch certified copy of certificate of incorporation, partnership agreement, articles of on, or other charter documents including all amendments.)
2.	Office ma a)	intained pursuant to ICE Clear U.S., Inc. Rule 202(f). Address
	b)	Telephone number
	c)	Names and titles of officers, general partners, members, etc. located at office authorized to act pursuant to ICE Clear U.S. Rule 202(b).

3. Persons managing, controlling, and owning applicant a) Management

Function	Name and Title	Business Address
Chief Executive Officer		
Chief Operating Officer		
. •		
Officer in charge of		
Futures unit		
Chief Financial Officer		
Officer, General Partner,		
Member, etc. responsible		
for supervision pursuant to		
ICUS Rule 202(f)		
,		
Secretary		
•		

b)	Control	
	i.	The names of each person who is a member of the Board of Directors or other
		governing body of the applicant:

ii.	The name of such governing body is:

c) Ownership

The name and address of each person who, by reason of share ownership or partnership or membership control, whether direct or indirect, or beneficial or of record, or pursuant to any agreement or understanding or other arrangement or relationship, (i) has contributed or has an interest in 10% or more of our equity, or (ii) has an interest in 10% or more of our income, or (iii) holds 10% or more of our voting power, is as follows:

		ii.	The names of each other clearing organization of which the applicant is a member or to which the applicant has applied for membership (specify whether applicant is a member or applicant in each case) are as follows:
		iii.	The officer, member, manager, or partner to act as the principal contact for the applicant and to whom notices from the Corporation should be addressed is:
		Name:	
		Title:	
		Addres	es:
		Teleph	ono:
		Email:	one.
4.	-		ot] a party to an agreement or understanding, written or oral, which if consummated a change in any information furnished in item 3 above.
	Are		Are Not
5.			o item 4 is in the affirmative and we have not previously advised you thereof, a such agreement or understanding is attached hereto:

<u>Name</u>

Percent

	Ve [are/are not] registe specify the categories		/ Futures Trading Com	mission. If yes, please	
	Are A	re Not			
Section	n Two: Required ICE Fu	utures U.S. Information			
1. I	ndicate applicant's fisc	al year end:			
	Has there been a significant change in the financial condition of the applicant since the audited financial statement? If yes, supply an explanation of such change in the financial condition of the applicant since the				
2.	List average number of	contracts cleared each	n month during the prec	eding 12 month period.	
	Clearing Organization	Position Type Customer/House	Avg. # of Contracts Cleared Daily	Avg. Monthly Total of Cleared Trades	

	Exchange	Account Type Customer/House	Floor Traders	Floor Brokers
L L The	standard position li	mit granted clearing me	ember applicants is:	
C P	ustomer Segregate roprietary otal		Adjusted Net Capital)
	se indicate whether entages being reque		standard position lim	its or other (if other, indicat
	te the estimated per egories:	centage of total busines	ss the applicant inten	ds to clear in the following
	Customer Seg	gregated	%	
	Proprietary		%	
	•	sponsibility to immediate erwise as specified in th		nanges in the information of ICE Clear U.S
	We hereby certify to	you that the information	n furnished herein is o	complete and correct.
٧				
	e of Applicant:			

3.

CLEARING MEMBER AGREEMENT

In consideration of becoming a Clearing Member of ICE Clear U.S., Inc. (the "Clearing Corporation") and of being permitted to clear with the Clearing Corporation contracts or other instruments that are traded on or subject to the Rules of any exchange or market and that are cleared by the Clearing Corporation (each such exchange or market, an "Exchange"), and for other good and valuable consideration, the undersigned hereby agrees with the Clearing Corporation and each such Exchange as follows:

- 1. The term "Rules" of the Clearing Corporation or of any Exchange shall include the Certificate of Incorporation. By-Laws and Rules of the Clearing Corporation and/or such Exchange, and all interpretations, resolutions, policies, procedures and orders promulgated by the Clearing Corporation or such Exchange, as the same may now or hereafter be in effect. The term "Collateral" shall mean the funds, property (including without limitation any substitutions for and proceeds of such property) and amounts subject to the pledges and security interests granted pursuant to Sections 6, 7 and 9 of this Agreement. Unless the context clearly requires otherwise, all capitalized terms used herein which are defined in the Rules of the Clearing Corporation or an Exchange and not otherwise defined herein, shall have the same meanings as set forth in such Rules.
- 2. The undersigned will observe, comply with and be bound by the Rules of, and submit to the jurisdiction of, the Clearing Corporation and of each Exchange. Without limiting the generality of the foregoing, the undersigned specifically acknowledges and agrees as follows:
 - (a) The Rules of the Clearing Corporation and any Exchange may be changed at any time by the Board of Directors of the Clearing Corporation or such Exchange without the consent of, or any other action by, the undersigned or any other Clearing Members of the Clearing Corporation, except as may be otherwise expressly provided in such Rules.
 - (b) The undersigned will comply with the financial requirements applicable to Clearing Members of the Clearing Corporation as prescribed from time to time by the Clearing Corporation and/or by any Exchange.
 - (c) The undersigned will maintain on deposit in the Guaranty Fund of the Clearing Corporation such amount as may be prescribed from time to time by the Clearing Corporation. All or any portion of such amount may be withdrawn and applied by the Clearing Corporation at such time and for such purposes as provided for in or pursuant to the Rules of the Clearing Corporation, including without limitation, to cover losses attributable to acts or omissions of Clearing Members other than the undersigned.
 - (d) The undersigned will pay when and as due any assessments that may be made against the undersigned pursuant to the Rules of the Clearing Corporation, including, without limitation, to cover losses attributable to acts or omissions of Clearing Members other than the undersigned.
 - (e) The undersigned will timely comply with the rules of the Clearing Corporation and of the Exchanges governing the deposit and payment of initial or original margin, variation margin, option premiums and the purchase price of any commodity and any other amounts coming due pursuant to or in accordance with such Rules, and the Clearing

Corporation may sell or otherwise dispose of any money or other property deposited as initial or original margin by the undersigned without notice to or further consent of the undersigned as provided in or pursuant to such Rules. Without limiting the generality of the foregoing, if the Clearing Corporation, in its sole discretion, deems it advisable to borrow funds pending the consummation of the sale of any such property as aforesaid, the Clearing Corporation may pledge or otherwise grant a security interest in any such property to secure the repayment of such borrowing, and such borrowing, together with any interest, charges or expenses incurred in connection therewith, may at the election of the Clearing Corporation be paid out of the proceeds of sale of such property to the extent such proceeds are sufficient, with the undersigned remaining liable for the deficiency.

- (f) The undersigned will timely comply with any limits that may be established from time to time by the Clearing Corporation and/or any Exchange on the size of the positions the undersigned may carry with the Clearing Corporation.
- (g) The undersigned will comply promptly with any request for information that may be made by authorized representatives of the Clearing Corporation pursuant to the rules of the Clearing Corporation, and will permit authorized representatives of the Clearing Corporation, at any time upon demand, to inspect, take temporary possession of and make copies of the undersigned's books and records relating to transactions of the undersigned cleared or submitted for clearance by the Clearing Corporation.
- (h) The undersigned may be fined, suspended, expelled or otherwise penalized by the Clearing Corporation in accordance with the Rules of the Clearing Corporation or any Exchange if the undersigned violates any provision of the Rules of the Clearing Corporation.
- (i) The undersigned will be bound by, and will timely perform all obligations arising under or in connection with, all Contracts which (A) were heretofore submitted by or pursuant to the Rules of any Exchange or of the Clearing Corporation for clearance by the undersigned and have not been fully performed or closed out in accordance with the Rules of such Exchange and the Clearing Corporation, or (B) are hereafter submitted by or pursuant to the Rules of any Exchange or the Clearing Corporation for clearance by the undersigned until they are fully performed or closed out in accordance with the Rules of such Exchange and the Clearing Corporation.
- 3. The undersigned hereby authorizes the Clearing Corporation to give instructions to _________ (the "Bank") to debit the accounts of the undersigned set forth in Schedule A annexed hereto (collectively, the "Accounts") in such amounts as the Clearing Corporation may specify for the deposit with, or payment to, the Clearing Corporation of initial or original margin, variation margin, option premiums or the purchase price of any commodity, or any other amounts coming due pursuant to or in accordance with the Rules of the Clearing Corporation and to transfer such amounts so debited to such account or accounts of the Clearing Corporation as the Clearing Corporation may specify, without inquiry or regard as to the purpose or use of such amounts or as to the authority of the person or persons acting on behalf of the Clearing Corporation in giving such instructions.

- 4. The undersigned will have on deposit in the Accounts sufficient funds and property to deposit with or pay to the Clearing Corporation in full any initial or original margin, variation margin, option premiums or the purchase price of any commodity, and any other amounts coming due when and as required pursuant to or in accordance with the Rules of the Clearing Corporation.
- 5. The undersigned will execute and deliver such instruments and documents, and take such further action, as the Bank may reasonably request in order to confirm or better effectuate the authority granted to the Clearing Corporation pursuant to Section 3.
- 6. The undersigned hereby pledges and grants to the Clearing Corporation a security interest in all property deposited in the Guaranty Fund by the undersigned from time to time, all property deposited in the house or proprietary original margin account of the undersigned with the Clearing Corporation, and all substitutions for, and proceeds of, any such property, as security for the prompt and unconditional payment of each and every obligation and liability of the undersigned to the Clearing Corporation under the Rules of the Clearing Corporation.
- 7. The undersigned hereby pledges, and grants to the Clearing Corporation a security interest in, and right of setoff as to, any amounts owing to the undersigned from the Guaranty Fund and the margin accounts of the undersigned with the Clearing Corporation from time to time, as security for the prompt and unconditional payment of each and every obligation and liability of the undersigned to the Clearing Corporation under the Rules of the Clearing Corporation.
- 8. The Clearing Corporation may, at any time or from time to time, in its sole discretion and without notice to the undersigned, appropriate and apply any of the Collateral described in Section 6 or Section 7 toward the payment of any amounts owing by the undersigned to the Clearing Corporation and may take such other actions with respect thereto as may be authorized or permitted to a secured party under the New York Uniform Commercial Code, as in effect from time to time.
- 9. The undersigned hereby pledges, and grants to the Clearing Corporation a security interest in, all funds and property on deposit in the customer account of the undersigned with the Clearing Corporation from time to time, and all substitutions for and proceeds of such property, as security for the prompt and unconditional payment of each and every obligation and liability of the undersigned to the Clearing Corporation under the Rules of the Clearing Corporation with respect to and in connection with Contracts and positions cleared or carried by the Clearing Corporation for the customer account of the undersigned with the Clearing Corporation. The Clearing Corporation may at any time or from time to time in its sole discretion and without notice to the undersigned or any other Person appropriate and pay any of said funds and property, including said substitutions and proceeds, toward the payment of any such obligation or liability and may take such other actions with respect thereto as may be authorized or permitted to a secured party under the New York Commercial Code, as in effect from time to time.
- 10. The undersigned represents, warrants, and agrees that:
 - (a) Each security interest granted herein creates a valid and continuing first lien on, and security interest in, the Collateral in favor of the Clearing Corporation, subject to no prior liens, security interests or encumbrances of any kind whatsoever or rights of others, which

- lien and security interest is effective as against creditors of, or purchasers from, the undersigned, subject to any requirement for perfection thereof under any applicable law.
- (b) The undersigned is, or will be (insofar as the security interest granted herein covers Collateral to be acquired after the date hereof), the owner of the Collateral described in Section 6 of this Agreement, and authorized to pledge and grant a security interest in the Collateral described in Section 9 of this Agreement, free from any and all pledges, liens, security interests, encumbrances, claims or rights of others, and the undersigned will promptly notify the Clearing Corporation of any pledge, lien, security interest, encumbrance, claim or right of others made against the Collateral and will define the Collateral against any such pledge, lien, security interest, encumbrance, claim or right of others which is adverse to the lien and security interest granted to the Clearing Corporation hereunder.
- (c) No financing statement, assignment, notice of assignment or other similar document covering all or any part of the Collateral is on file in any public office or has been delivered to any obligee or obligor of the undersigned or any other person, except any financing statement, assignment, notice of assignment or other similar document filed or delivered by the undersigned in favor of the Clearing Corporation pursuant to this Agreement or the Rules of the Clearing Corporation
- (d) The undersigned authorizes the Clearing Corporation, at the undersigned's expense, to file one or more financing statements to perfect the security interests granted herein, without the Clearing Member's signature thereon, and the undersigned agrees to take such actions and to execute and deliver such documents as the Clearing Corporation may request in order to perfect and enforce its rights under this Agreement of the Rules of the Clearing Corporation.
- (e) Neither the execution and delivery of this Agreement nor any act to be performed pursuant to this Agreement or the Rules of the Clearing Corporation or any Exchange, by or on behalf of the undersigned or the Clearing Corporation, will violate or conflict with any provision of the certificate of Incorporation, by-laws, partnership agreement, limited liability company agreement or any other organizational document, as the case may be, of the undersigned, or of any agreement which is binding upon the undersigned, or of any law applicable to the undersigned.
- (f) The undersigned has full power and all necessary authority to execute and deliver this Agreement and to perform any act that may be required pursuant to this Agreement or the Rules of the Clearing Corporation or of each Exchange.
- (g) All information furnished to the Clearing Corporation in connection with its application for membership in the Clearing Corporation is true, complete and accurate.
- (h) The undersigned is duly organized and validly existing under the laws of the jurisdiction of its organization and, if relevant under such laws, is in good standing.
- 11. The undersigned shall indemnify and hold harmless the Clearing Corporation and the Bank from and against any liability, cost or expense incurred by either of them in connection with any act or omission made in compliance with this Agreement.

12. The authorization granted to the Clearing Corporation and the Bank pursuant to Section 3 of this Agreement shall remain in full force and effect unless and until expressly revoked or modified by written notice received and accepted by the Clearing Corporation and the Bank at least five business days prior to the day any proposed revocation or modification is to become effective. In the event such authorization should be revoked or terminated by operation of law without notification to the Clearing Corporation and the Bank, the obligation of the undersigned to indemnify and hold harmless the Clearing Corporation and the Bank, pursuant to Section 11 of this Agreement shall nevertheless continue in full force and effect with respect to any act or omission made in compliance with this Agreement until such written notice has been so received. IN WITNESS WHEREOF, the undersigned has caused this Agreement to be executed on the day of ______ , 20____ . FOR CORPORATIONS: Name of Corporation President Attest: Secretary FOR PARTNERSHIPS: Name of Partnership By: **General Partners** FOR LIMITED LIABILITY COMPANIES: Name of Limited Liability Company By: Manager

Clearing Member Agreement Schedule 'A'

Bank:	
Customer Segregated Account	Proprietary Account
USD	USD

Bank:

Clearing Member:

Customer Segregated Account	Proprietary Account
AUD	AUD
CAD	CAD
CHF	CHF
CZK	CZK
EUR	EUR
GBP	GBP
HUF	HUF
JPY	JPY
NOK	NOK
NZD	NZD
N/A	PLN
SEK	SEK
N/A	TRY
ZAR	ZAR

CERTIFICATE OF CORPORATE RESOLUTIONS

rne c	undersigned, being the Secretary of	, a corporation of	July
organized a	nd validly existing under the laws of the State of	(the "Corporation"), d	oes
hereby certi	fy that, at a meeting of the Board of Directors of the Corporation he	ld on	[or
by unanimo	us written consent of the members of the Board of Directors dated],	the
following res	solutions were adopted, and the same remain in full force and effec	t as of the date hereof:	
	RESOLVED, that the Corporation shall apply for clearing me	mbership in	
	ICE Clear U.S., Inc.; that the officers of the Corporation be and	they hereby	
	are authorized to file an application for such clearing members	ship in such	
	form as may be prescribed by ICE Clear U.S., Inc. and to	o pay such	
	application fees or charges as may be required by ICE Clear	U.S., Inc. in	
	connection therewith; that the form, terms and provisions of the	e proposed	
	Clearing Member Agreement between the Corporation and ICE	Clear U.S.,	
	Inc., copies of which have been presented to this Board, be ar	nd the same	
	hereby are approved; and that the officers of the Corporation	be and they	
	hereby are authorized to execute and deliver said Agreement	ts and such	
	other agreements, instruments and documents as ICE Clear U.	S., Inc. may	
	require in connection therewith, and to take such other action	as any such	
	officer may deem necessary or appropriate in connection with	carrying out	
	the purposes of this resolution.		
Dated:			
	Secretary:		

ICE CLEAR U.S., INC. PARTNERSHIP CERTIFICATE

The	undersig	ned, a general partı	ner of	, a partnership duly
ganized a	and validly	y existing under the	laws of the State of	
ne "Partne	ership"), h	nereby certifies to IC	CE Clear U.S., Inc. that:	
1.	Each	of the following pers	sons is a general partner in the F	Partnership, and the signature
	next t	o the name of each	such person is the genuine sign	ature of each such person,
	respe	ctively (attach addit	ional sheets, if necessary)	
		NAME	SIGNATURE	
				alone, is authorized, in the name
			nership and its partners, to take	•
			to enable the Partnership to bed	come a Clearing Member of ICE
	Clear	U.S., Inc., including	g, without limitation:	
	(a)	Executing and de	elivering a Clearing Member Agre	eement on behalf of the
		Partnership, in th	e form provided by ICE Clear U.	S., Inc.; and
	(b)	Executing and de	elivering such other agreements	and such other application
		forms, instrument	ts, and documents, and taking s	uch other action, as any such
		partner may deer	m necessary or appropriate in co	onnection with obtaining clearing
		membership in IC	CE Clear U.S., Inc.	
IN W	VITNESS	WHEREOF, the un	dersigned has executed this cer	tificate on this day of
		, 20	2.2.2.3.1.2.2.2.2.2.3.2.3.3.3.3.3.3.3.3.	43, 5 .
		,		

General Partner

ICE CLEAR U.S., INC. OPINION OF COUNSEL (LLC applicants)

ICE Clear U.S., Inc. Gentlemen:

This opinion is addressed to you in connection with the request of [name of firm] (the "Applicant") to receive clearing privileges, to act as a guarantor of a non-clearing member of the Exchange(s) and/or to become a Clearing Member of ICE Clear U.S., Inc., with respect to contracts that are cleared by ICE Clear U.S., Inc. For purposes of rendering this opinion to ICE Clear U.S., Inc., we have reviewed such laws and regulations and examined such documents and records that we have deemed necessary. Based upon, and subject to the foregoing, it is our opinion that:

1) The Applicant is a Limited Liability Company, duly organized and validly existing under the laws of the State of
2) Each of the ICE Clear U.S., Inc. Application for Membership and ICE Clear U.S., Inc.
Clearing Member Agreement has been duly authorized, executed and delivered by the Applicant.

3) Each of the Agreements has been duly executed and delivered by the Applicant and constitutes a valid and binding agreement of the Applicant. This opinion is rendered to ICE Clear U.S., Inc. solely for its benefit and may not be relied upon by any other person for any purpose without our prior written consent.

Sincerely,		

Letter to Applicant's Settlement Bank

Bank Name and Address)
entlemen:
This letter is to advise you that we have authorized ICE Clear U.S., Inc. to give you instructions Transfer Instructions") to debit our accounts which are listed on Schedule A annexed hereto, in such mounts as ICE Clear U.S., Inc. may specify from time to time, and to transfer the amounts so debited such account or accounts as ICE Clear U.S., Inc. may specify.
You are hereby authorized and directed to comply with all such Transfer Instructions.
Very truly yours,
Authorized Signature

Treasury Custody Account Letter

	Date:
	_
	_
ICE Clear U.S., Inc.	
Gentlemen:	
	our request, the following CUSTODY ACCOUNTS are the accounts ICE Clear U.S., g released United States Treasury obligations back to(Clearing Member).
CUSTOMER SEGREGATED OF	RIGINAL MARGIN
Account Name	
Account Number	
Bank/Fed Routing #	
HOUSE ORIGINAL	
Account Name	
Account Number	
Bank/Fed Routing #	
GUARANTY FUND	
Account Name	
Account Number	
Bank/Fed Routing #	
Brothers Harriman & C	ork Mellon, Citibank, N.A., Wells Fargo Bank N.A., Brown o., JP Morgan Chase Bank, N.A., BMO Bank N.A.) to be the transfer United States Treasury obligations to for Original
	Very truly yours,
	Name
	Title

Authorized Signature Letter

ICE Clear U.S., Inc.	Date
Gentlemen:	
	ne signatures of the partners and/or officers and/or employees who authorized E Clear U.S., Inc., one signature to be sufficient:
1)	
2)	
3)	
4)	
	Sincerely, Name _
	Title

ICE CLEAR U.S., INC. GUARANTY OF CLEARING MEMBER

WHEREAS,	(the "Company") has applied
to become a Clearing Member in, or is a Clearing M	lember of, ICE Clear U.S., Inc.; and

WHEREAS, under the By-Laws and Rules of ICE Clear U.S., Inc., one of the conditions for the Company to become and/or to remain a Clearing Member is to deliver to ICE Clear U.S., Inc. a guaranty in the form prescribed by ICE Clear U.S., Inc. whereby a Person controlling the Company guarantees certain obligations of the Company to ICE Clear U.S., Inc.; and

WHEREAS, the undersigned ("Guarantor") has control of the Company as more particularly set forth in Section 12(f) of this Guaranty;

NOW THEREFORE, in order to induce ICE Clear U.S., Inc. to grant, or to permit the continuation of, the clearing membership of the Company in ICE Clear U.S., Inc., the undersigned ("Guarantor") hereby agrees with ICE Clear U.S., Inc. as follows:

<u>1.</u> <u>Defined Terms</u>

All capitalized terms used in this Guaranty, but not defined in this Guaranty, shall have the meanings assigned to them in the By-Laws and Rules of ICE Clear U.S., Inc., as they may be amended and be in effect from time to time.

2. Guaranty

Guarantor hereby unconditionally guarantees to ICE Clear U.S., Inc. the payment in full when due of all amounts now or hereafter owing by the Company to ICE Clear U.S., Inc. pursuant to the By-Laws and Rules of ICE Clear U.S., Inc. under or in connection with any proprietary account carried by ICE Clear U.S., Inc. for the Company (including without limitation any amounts owing, whether as original margin, variation margin, option premium or otherwise, pursuant to or in connection with any Contracts cleared by ICE Clear U.S., Inc.) (hereinafter, "Guaranteed Amounts"), without any setoff, deductions or withholdings of any kind.

3. Expenses of Collection

Guarantor shall pay all reasonable attorney's fees and other damages, costs, and expenses incurred by ICE Clear U.S., Inc. in order to collect any Guaranteed Amounts from the Company or Guarantor, or otherwise incurred as a result of the Company's failure fully and faithfully to pay any Guaranteed Amounts or as a result of Guarantor's failure to timely fulfill its obligations under this Guaranty.

4. Reimbursement for Returned Amounts

Guarantor shall reimburse ICE Clear U.S., Inc. for any Guaranteed Amounts paid by the Company to ICE Clear U.S., Inc. which ICE Clear U.S. Inc., is subsequently required to return or repay for any reason (including without limitation the Company's bankruptcy or insolvency).

5. Waivers

Guarantor hereby waives the giving of any notice, including without limitation:

- (a) Notice of acceptance of this Guaranty by ICE Clear U.S., Inc.
- (b) Notice that the Company has incurred obligations to pay any Guaranteed Amounts to ICE Clear U.S., Inc.;
- (c) Notice of any extension of time or other modification of, or amendment to, the terms for the payment of any Guaranteed Amount by the Company to ICE Clear U.S., Inc.
- (d) Notice of presentment, demand for payment, default, dishonor, protest or notice of protest with respect to any notes, drafts, or other instruments evidencing any Guaranteed Amounts received from the Company by ICE Clear U.S., Inc.; and
- (e) Notice of any defaults by or disputes with the Company with respect to payment or performance in connection with any Guaranteed Amounts.

6. Amendment or Modification with Respect to the Guaranteed Amounts

- (a) The modification of any contract or agreement between the Company and ICE Clear U.S., Inc. or of any other obligation of the Company (whether under the By-Laws and/or Rules of ICE Clear U.S., Inc., as now in effect or as hereafter amended, or otherwise) shall not discharge or otherwise affect the liability of Guarantor with respect thereto under this Guaranty.
- (b) Guarantor acknowledges that ICE Clear U.S., Inc. from time to time, may extend the time of payment of the whole, or any part, of any Guaranteed Amounts, and may receive and accept notes, bills, checks, and other instruments for the payment of money, made, accepted or delivered by the Company or any other Person or Persons, as well as extensions or renewals thereof, without in any way releasing or discharging Guarantor from its obligations hereunder.

7. Termination

Guarantor may terminate this Guaranty by delivering written notice of such termination to ICE Clear U.S., Inc. No such termination shall be effective until five (5) Business Days after receipt by ICE Clear U.S., Inc. of such notice. No such termination shall affect Guarantor's liability with respect to any Guaranteed Amount owing by the Company pursuant to or in connection with any obligation incurred by the Company prior to the time the termination is effective.

This Guaranty shall be a continuing guarantee of payment and not of collection. Guarantor's obligations under the Guaranty are independent of all obligations and liabilities of the Company to ICE Clear U.S., Inc. ICE Clear U.S., Inc. shall not be required to proceed first against the Company or any other Person before resorting to Guarantor for payment under this Guaranty. Guarantor is not nor shall Guarantor become a creditor of the Company by virtue of this Guaranty, and any payment hereunder by Guarantor to ICE Clear U.S., Inc. shall not reduce any indebtedness of Guarantor to the Company nor establish a credit for Guarantor with the Company.

8. Demands and Notices

(a) Demands on Guarantor for payment under this Guaranty and other communications required or permitted to be made hereunder shall be in writing and delivered by hand delivery and by e-mail to the following addresses:

(b) Notices and other communications required or permitted to be made hereunder to ICE Clear, U.S., Inc. shall be in writing and delivered by hand delivery and by email to the following addresses:

ICE Clear U.S., Inc. 55 East 52nd Street, 40th Floor New York, NY 10055 Attention: President

E-mail: ICEClearUS@ice.com

(c) A demand for payment, or notice sent, shall be effective at the time of delivery (in the case of delivery by hand) and when sent (in the case of delivery by electronic mail). Guarantor or ICE Clear U.S., Inc. may change the persons and/or addresses to which demands, notices and other communications are to be sent upon written notice to the other party.

9. Amendment of Guaranty

This Guaranty and each of its provisions may be waived, modified, varied, released, terminated or surrendered, in whole or in part, only by a duly authorized written instrument signed by ICE Clear U.S., Inc. and Guarantor.

10. No Waiver of Rights and Remedies by ICE Clear U.S., Inc.

No failure by ICE Clear U.S., Inc. to exercise its rights under this Guaranty shall give rise to any estoppel against ICE Clear U.S., Inc. or excuse Guarantor from performing under this Guaranty. No waiver by ICE Clear U.S., Inc. of performance by Guarantor under any of the provisions of this Guaranty shall be construed as a waiver of any subsequent performance by Guarantor under the same provision, or of performance under any other provision, of this guaranty.

11. Burden and Benefit

This Guaranty shall bind Guarantor and its successors and assigns and shall inure to the benefit of ICE Clear U.S., Inc. and its successors and assigns. Guarantor shall remain

liable under this Guaranty, notwithstanding any assumption of this Guaranty by a successor or assign of Guarantor, unless and until released in writing from its obligations hereunder by ICE Clear U.S., Inc. Guarantor's obligations under this Guaranty shall extend to transactions between ICE Clear U.S., Inc. and any successors and assigns of the Company which are owned and/or controlled, in whole or in part, by Guarantor.

12.	Representations and Warranties The Guarantor hereby represents and warrants to ICE Clear U.S., Inc. that:		
	(a)	If an Entity, it is a, duly organized and validly existing under the laws of, and, if relevant under such laws, is in good standing;	
	(b)	It has full power and authority necessary to execute and deliver this Guaranty and to incur and perform all of its obligations that may arise from, in connection with, or as a result of, this Guaranty;	
	(c)	All action necessary to authorize the execution, delivery and performance of this guaranty has been duly taken;	
	(d)	Its obligations under this Guaranty constitute its legal, valid and binding obligations, enforceable in accordance with their terms;	
	(e)	At the time of the execution and delivery of this Guaranty, nothing (whether financial condition or any other condition or situation) exists to impair in any way its obligations to ICE Clear U.S., Inc. under this Guaranty; and	
	(f)	Its relationship to and control over the Company is as follows:	
<u>13.</u>	This G	ning Law Guaranty shall be governed by and construed in accordance with the laws of the	

14. Headings

The headings used herein are for convenience and reference purposes only and shall in no way affect the meaning or interpretation of the provisions of this Guaranty.

day of	IN WITNESS WHEREOF, Guarantor has duly signed and sealed this Guaranty as of this
uay or .	, 20
	By:_
	Name:
	Title: