



Client Agreement

Fiensex Group, is agreeing to carry one or more accounts of the undersigned (here and after referred to as the "Client") and to provide services to Client in connection with the purchase and sale of currencies (collectively referred to as "Forex"), which may be purchased or sold by or through FIENEX for Client's account(s), Client agrees as follows:

1. Authorization to Trade. FIENEX is hereby authorized to purchase and sell Forex for Client's account(s) in accordance with Client's written or computer instructions. Unless instructed by Client to the contrary in writing, FIENEX is authorized to execute all orders with counter parties that FIENEX deems appropriate, additionally FIENEX may be counterparty to any transaction.

2. Governmental, Counter Party Institution and Inter-Bank System Rules. All transactions under this Agreement shall be subject to the constitution, by-laws, rules, regulations, customs, usage, rules and interpretations of the counter party institution or other inter-bank market (and its clearing organization, if any) where executed and to all applicable Federal and State laws and regulations. If any statute shall hereafter be enacted or any rule or regulation shall hereafter be adopted by any governmental authority, the United States Federal Reserve, Commodity Futures Group Commission ("CFTC"), the National Futures Association ("NFA"), which shall be binding upon FIENEX, this Agreement shall be deemed modified or superseded, as the case may be by the applicable provisions of such statute, rule or regulation, and all other provisions of this Agreement and provisions so modified shall in all respects continue in full force and effect. Client acknowledges that all transactions under this Agreement are subject to the aforementioned regulatory requirements and Client shall not thereby be given any independent legal or contractual rights with respect to such requirements.

3. Performance Bond and Deposit Requirements. Client shall deposit with FIENEX such amounts that FIENEX, in its sole discretion, may require. FIENEX may change performance bond requirements at any time. Client agrees to deposit by immediate wire transfer such additional performance bond when and as required by FIENEX and will promptly meet all performance bond calls by such methods as FIENEX in its sole discretion designates. FIENEX may at any time proceed to liquidate Client's account in accordance with paragraph 7 below and any failure by FIENEX to enforce its rights hereunder shall not be deemed a waiver by FIENEX to enforce its rights thereafter. No previous performance bond requirement by FIENEX shall preclude FIENEX from increasing that requirement without prior notice. Performance bond calls are conclusive and binding unless objected to immediately in writing.

4. Position Limitation. FIENEX retains the right to limit the amount and/or total number of open positions that the Client may acquire or maintain at FIENEX. FIENEX reserves the right to refuse to accept any order. FIENEX shall not be responsible for any loss or damage caused, directly or indirectly, by any events, actions or omissions beyond the control of FIENEX including, without limitation, loss or damage resulting, directly or indirectly, from any delays or inaccuracies in the transmission of orders and/or information due to a breakdown in or failure of any transmission or communication facilities.

5. Settlement Date and Rollovers. In the absence of contrary instructions from Client, FIENEX is authorized, in its absolute discretion, to rollover or offset all or any portion of the positions in the Client's Account(s) at the Client's risk in advance of settlement dates.

6. Collateral and Lending Agreement. All funds, securities, currencies, and other property of Client that FIENEX or its affiliates may at any time be carrying for the Client (either individually, jointly with others or as a guarantor of the account of any other person) or which may at any time be in its possession or control or carried on the books of FIENEX for any purpose, including safekeeping, are to be held by FIENEX as security and subject to a general lien and right of set-off for liabilities of Client to FIENEX whether or not FIENEX has made advances in connection with such securities, commodities, currencies or other property, and irrespective of the number of accounts Client may have with FIENEX. FIENEX may in its discretion, at any time and from time to time, without notice to Client, apply and/or transfer any or all funds or other property of Client between any of Client's accounts. Client hereby also grants to FIENEX the right to pledge, re-pledge, hypothecate, invest or loan, either separately or with



the property of other Clients, to itself as broker or to others, any securities or other property of Client held by FIENEX as performance bond or security. FIENEX shall at no time be required to deliver to Client the identical property delivered to or purchased by FIENEX for any account of Client. The purpose of the Lending Agreement is to allow FIENEX to use depository receipts (representing delivery) as collateral. Delivery is achieved by crediting your account with US Dollars equivalent of your foreign currency transaction. Should Client wish to take delivery of foreign currencies through settlement of trades you must give us notice in writing of 48 hour notice since FIENEX is obligated to make full payment for the delivery on 48 hours notice. If the balance in the Client's account is not adequate to pay for the delivery, the depository receipts become property carried on performance bond in the Client's account, since they are not fully paid for by Client. This authorization shall apply to all accounts carried by FIENEX for Client and shall remain in full force until all accounts are fully paid for by Client or notice of revocation is sent by FIENEX.

7. Liquidation of Accounts and Payment of Deficit Balances. In the event of (a) the death or judicial declaration of incompetence of Client; (b) the filing of a petition in bankruptcy, or a petition for the appointment of a receiver, or the institution of any insolvency or similar proceeding by or against Client; (c) the filing of an attachment against any of Client's accounts carried by FIENEX, (d) insufficient performance bond, or FIENEX's determination that any collateral deposited to protect one or more accounts of Client is inadequate, regardless of current market quotations, to secure the account; (e) Client's failure to provide FIENEX any information requested pursuant to this agreement; or (f) any other circumstances or developments that FIENEX deems appropriate for its protection, and in FIENEX's sole discretion, it may take one or more, or any portion of, the following actions: (i) satisfy any obligation Client may have to FIENEX, either directly or by way of guaranty of surety, out of any of Client's funds or property in its custody or control; (ii) sell or purchase any or all Forex, securities held or carried for Client; and (iii) cancel any or all outstanding orders or contracts, or any other commitments made on behalf of Client. Any of the above actions may be taken without demand for performance bond or additional performance bond, without prior notice of sale or purchase or other notice to Client, Client's personal representatives, heirs, executors, administrators, trustees, legatees or assigns and regardless of whether the ownership interest shall be solely Client's or held jointly with others. In liquidation of Client's long or short positions, FIENEX may, in its sole discretion, offset in the same settlement or it may initiate new long or short positions in order to establish a spread or straddle which in the sole discretion of FIENEX may be advisable to protect or reduce existing positions in a Client's account. Any sales or purchases hereunder may be made at FIENEX's discretion with any inter-bank or other market where such business is then usually transacted or at a public auction or private sale, and FIENEX may purchase the whole or any part thereof free from any right of redemption. Client shall at all times be liable for the payment of any deficit balance in Client's account(s) upon demand by FIENEX and in all cases, Client shall be liable for any deficiency remaining in Client's account(s) in the event of the liquidation thereof in whole or in part by FIENEX or by Client. In the event the proceeds realized pursuant to this authorization are insufficient for the payment of all liabilities of Client owed to FIENEX, Client shall promptly pay upon demand, the deficit and all principal bank or the maximum interest rate allowed by law, whichever is lower, and all costs of collection, including but not limited to, attorney's fees, witness fees and travel expenses. In the event FIENEX incurs expenses other than for the collection of deficits, with respect to any of the account(s) of Client, Client agrees to pay such expenses.

8. Settlement Date – Offset Instructions. Offset instructions on Forex positions must be given to FIENEX at least one (1) business day prior to the settlement or value day. Alternatively, sufficient funds to take delivery or the necessary delivery documents must be in the possession of FIENEX within at least one (1) business day prior to the settlement. If the settlement instructions, funds or settlement documents are not received, FIENEX may without notice, either offset Client's position or rolls Client's positions into the next settlement time period or make or receive delivery on behalf of Client upon such terms and by such methods deemed reasonable by FIENEX in its sole discretion. Settlement is achieved by crediting your account with US Dollars equivalent of your foreign currency transaction. Should Client wish to take delivery of foreign currencies through settlement of trades you must give us notice in writing of 48 hour notice since FIENEX is obligated to make full payment for the delivery on 48 hours notice.

9. Monthly Statements and Confirmations. Transaction confirmations of orders and monthly statements of account for the Client shall be deemed correct and shall be conclusive and binding upon Client if not objected to immediately upon receipt and confirmed in writing within (1) day after transmittal to Client by e-mail, internet access or otherwise. Written objections on Client's part must be directed to FIENEX Group, and shall be deemed received only if actually delivered or mailed by registered mail, return receipt requested. Failure to object shall be



deemed ratification of all actions taken by FIENEX or FIENEX's agents prior to Client's receipt of said reports. Client's failure to receive a transaction confirmation shall not relieve Client of the obligation to object as set out herein.

10. Commissions and Fees. Client understands that commissions and fees are charged to the Client's account on every transaction the Client enters into and that FIENEX shares commissions, fees, rebates and from time to time, profits with the introducing broker who introduced the Client to FIENEX.

11. Communications. Client hereby authorizes FIENEX to transmit to Client all transaction confirmations and monthly statements of account activity, funds and positions by facsimile transmission, email, internet access or otherwise to such address as Client designates on the client application, or as Client designates from time to time in writing addressed to FIENEX. This authorization shall be perpetual, unless changed or revoked in writing by Client and addressed to FIENEX.

12. FIENEX Responsibilities. FIENEX will not be responsible for delays in the transmission of orders due to a breakdown or failure of transmission or communication facilities, electrical power outage or for any other cause beyond FIENEX's control or anticipation. FIENEX shall only be liable for its actions directly attributable to gross negligence, willful default or fraud on the part of FIENEX. FIENEX shall not be liable for losses arising from the default of any agent or any other party used by FIENEX under this agreement. Since over the counter Forex is not an exchange traded market, prices at which FIENEX deals at or quotes may differ from prices at which other Forex market makers deal at or quote.

13. Currency Fluctuation Risk. If Client directs FIENEX to enter into any Forex transaction: (a) any profit or loss arising as a result of a fluctuation in the exchange rate affecting such currency will be entirely for risk of the Client; (b) all deposits for performance bond purposes if made in currency other than U.S. Dollars may be converted to U.S. Dollars, in such amounts as FIENEX may in its sole discretion require; and (c) FIENEX is authorized to convert funds in Client's account for performance bond into and from such foreign currency at a rate of exchange determined by FIENEX in its sole discretion on the basis of the then prevailing money market rates.

14. Risk Acknowledgment. Client acknowledges that investments in leveraged and non-leveraged transactions are speculative, involves a high degree of risk, and are appropriate only for persons who can assume risk of loss in excess of their performance bond deposit to carry Forex and may result in significant losses that substantially exceed Client's investment and performance bond deposit. Client warrants that Client is willing and able, financially and otherwise, to assume the risk of Group in Forex, and in consideration of FIENEX's carrying his/her account(s), Client agrees not to hold FIENEX responsible for losses incurred through Group. Client recognizes that guarantees of profit or freedom from loss are impossible in Group Forex. Client acknowledges that Client has received no such guarantees from FIENEX or from any of its introducing agents or other entities with whom Client is conducting his/her FIENEX account and has not entered into this agreement in consideration of or in reliance upon any such guarantees or similar representations.

15. Client Representations and Warranties. Client represents and warrants that: (a) Client is of sound mind, legal age and legal competence; and (b) no person other than Client has or will have an interest in Client's account(s); and, (c) Client hereby warrants that regardless of any subsequent determination to the contrary, Client is suitable to trade Forex and understands the risk inherent in such Group; (d) Client is not now an employee of any exchange, any corporation in which any exchange owns a majority of the capital stock, any member of any exchange and/or is registered on any exchange, or any bank, trust, or insurance company, and in the event that Client becomes so employed, Client will promptly notify FIENEX in writing of such employment; (e) Client confirms all funds deposited to account are the sole funds of the account owner and of no other person or entity; and, (f) all the information provided in the information portion of this booklet is true, correct and complete as of the date hereof and Client will promptly notify FIENEX of any changes in such information. In addition, and most importantly, client represents and warrants that client considers himself or herself to be a professional trader and it is in that capacity that they enter into this agreement.

16. Disclosure of Financial Information. The Client represents and warrants that the financial information disclosed to FIENEX in this document is an accurate representation of the Client's current financial condition. The Client represents and warrants that the Client has very



carefully considered the portion of the Client's assets which the Client considers to be risk capital. The Client recognizes that risk capital is the amount of money the Client is willing to put at risk and if lost would not, in any way, change the Client's lifestyle. The Client agrees to immediately inform FIENEX if the condition change in such a way to reduce the Client's net worth, liquid assets and/or risk capital.

17. No Guarantees. Client acknowledges that Client has no separate agreement with FIENEX or any FIENEX employee or agent regarding the Group in Client's FIENEX account, including any agreement to guarantee profits or limit losses in Client's account. Client understands that Client must authorize every transaction prior to its execution unless Client has delegated discretion to another party by signing a limited Group authorization, and any disputed transactions must be brought to the attention of FIENEX pursuant to the notice requirements of this Client Agreement. Client agrees to indemnify and hold FIENEX harmless from all damages or liability resulting from the Client's failure to immediately notify FIENEX of any of the occurrences referred to herein. All notices required under this section shall be sent to FXCBS at *28 East Jackson bldg 10th floor / Chicago IL.60604 / Phone: +1 312 698 8744 / Fax: +1 312 698 8871.*

18. Joint accounts. All transactions correspond to the "Client Account Letter" and "Client Agreement". Each Client has authority: (a) to trade for the account with restraint to the agreements of the account, (b) to receive all correspondence and documents in respect to the account, (c) to receive or withdraw money from the account, (d) to execute agreements relating to the account, and (e) to deal with FIENEX fully. FIENEX has the authority to require joint action by the parties of the account in matters of the account. FIENEX has possession over the security of the account individual y or jointly. If a death occurs to one or more of the Clients, FIENEX shall be notified in writing and shown proof of a death certificate. All expenses due at the date of notification shall be charged to the account. Unless Joint Account Application is completed, then each tenant is presumed to have equal share.

19. Governing Law and Jurisdiction. This Agreement, the rights and obligations of the parties hereto, and any judicial or administrative action or proceeding arising directly or indirectly hereunder or in connection with the transactions contemplated hereby, whether brought by Client or FIENEX, shall be governed by; construed and enforced in all respects by the laws of the BUI.

20. Binding Effect. This Agreement shall be continuous and shall cover, individually and collectively all accounts of Client at any time opened or reopened with FIENEX irrespective of any change or changes at any time in the personnel of FIENEX or its successors, assigns, or affiliates. This Agreement including all authorizations, shall inure to the benefit of FIENEX and its successors and assigns, whether by merger, consolidation or otherwise, and shall be binding upon Client and/or the estate, executor, trustees, administrators, legal representatives, successors and assigns of Client. Client hereby ratifies all transactions with FIENEX affected prior to the date of this Agreement, and agrees that the rights and obligations of Client in respect thereto shall be governed by the terms of this Agreement.

21. Termination. This Agreement shall continue in effect until termination, and may be terminated by Client at any time when Client has no open Forex currency position(s) and no liabilities held by or owed to FIENEX upon the actual receipt by FIENEX at its office a written notice of termination, or at any time whatsoever by FIENEX upon the transmittal of written notice of termination of any obligations set out in this agreement. Termination by Client shall not relieve Client of any obligations arising out of any deficit balance.

22. Indemnification. Client agrees to indemnify and hold FIENEX, its affiliates, employees, agents, successors and assigns harmless from and against any and all liabilities, losses, damages, costs and expenses, including attorney's fees, incurred by FIENEX arising out of Client's failure to fully and timely perform Client's agreements herein or should any of the representations and warranties fail to be true and correct. Client also agrees to pay promptly to FIENEX all damages, costs and expenses, including attorney's fees, incurred by FIENEX in the enforcement of any of the provisions of this Agreement and any other agreements between FIENEX and Client.

23. Terms and Headings. The term FIENEX shall be deemed to include FIENEX Group, its successors and assigns. The term "Client" shall mean the party (or parties) who executed the Agreement. The term "Agreement" shall include all other agreements and authorizations executed by Client in connection with the opening and maintenance of Client's account with FIENEX regardless of when executed. The paragraph headings



in this Agreement are inserted for convenience and reference only and are not deemed to limit the applicability or affect the meaning of any of its provisions.

24. Recorded Conversations. Client agrees and acknowledges that all conversations may be recorded. Client's account(s) between Client and FIENEX personnel may be electronically recorded with or without the use of an automatic tone warning. Client further agrees to the use of such recordings and transcripts thereof as evidence by either party in connection with any dispute or proceeding that may arise involving Client or FIENEX. Client understands that FIENEX destroys such recordings at regular intervals in accordance with FIENEX's established business procedures and Client hereby consents to such destruction.

25. Credit. Client authorizes FIENEX or agents acting on behalf of FIENEX to investigate Client's credit standing and in connection therewith to contact such bank, financial institutions and credit agencies as FIENEX shall deem appropriate to verify information regarding Client. Client further authorizes FIENEX to investigate Client's current and past investment activity, and in connection therein, to contact such futures commission merchants, exchanges, broker/dealers, banks, and compliance data centers as FIENEX shall deem appropriate. Upon reasonable request made in writing by Client to FIENEX, Client shall also be allowed, at Client's sole cost and expenses, to copy such records.



This is a contractual agreement. Please read it carefully before signing.

By signing this agreement, Client represents and warrants to FIENEX that all information supplied to FIENEX in this or any other account form is true and accurate, and that Client shall inform FIENEX in writing of any changes to such information when such changes occur. FIENEX is hereby authorized to verify all information provided by client(s) herein. I (we) hereby request FIENEX to open a Group account in the name(s) set forth in this application. I (we) have read and understood the terms and conditions of the Client Agreement governing the account and agree to be bound by them as currently in effect.

Name: _____

Signature

Date

ACKNOWLEDGMENT OF RISK DISCLOSURE STATEMENTS and POLICY STATEMENTS

I hereby acknowledge that I have received and understood the Currency Forex Risk Disclosure Statements and the other Risk Disclosure Statements as set forth in Booklet A of this Account Opening Application.

I, the undersigned Client further represents, warrants and agrees that I understand the above mentioned risks and that I am willing and able, financially and otherwise, to assume the risks of Currency Forex Group

Signature: _____

ONLINE SERVICES AND ELECTRONIC GROUP AGREEMENT

By signing this Online Services and Electronic Group Agreement, Client represents that it has read and understands the terms and conditions as stated in Booklet A of this account application, and User agrees to be bound by them.

Signature: _____



CONSENT – DELIVERY OF STATEMENTS BY ELECTRONIC MEDIA

You may choose to receive your customer account statements (monthly and daily statements) by e-mail or internet access. If you request a hard copy of any of the customer statements there may be an additional charge in relation to postage and administration.

You acknowledge your statement is deemed received when made available to you by FIENEX, regardless of whether you actual accessed the statement. You also acknowledge that you are responsible for alerting FIENEX to any change in your e-mail address and completing a new consent form with the new information.

This consent shall be effective until revoked by you in writing and received by Fienex Group, by your signature below, you represent that the delivery and execution of this consent has been duly Authorized and are within your powers.

Provide E-Mail Address:

Signature

Name: _____

Date



28 East Jackson bldg 10th floor Chicago IL.60604
 Phone: +1 312 698 8744 Fax:+1 312 698 8871

ACCOUNT APPLICATION

The Information below must be completed in FULL.

SECTION I

Account Type:

Primary Account Holder Email Address:
Primary Email

Individual Account Joint Account Business Account

<input type="checkbox"/> Trust Account	<input type="checkbox"/> IRA Account	Address _____ (Our Primary Method of Contact)
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Security Questions: (please choose one) **Answer:**

Introducing Broker: (if applicable)

1. Mother's maiden name		How did you hear about FXCBS <input type="checkbox"/> Publication <input type="checkbox"/> Seminar <input type="checkbox"/> Search Engine <input type="checkbox"/> Friend <input type="checkbox"/> Referral
2. Pet's name		
3. Last four digits of SS#		
4. City of birth		

Primary Account Holder (or Business Owner)-Personal Information:

Last Name	First Name/Middle
Gender: <input type="checkbox"/> Male <input type="checkbox"/> Female	Marital Status: <input type="checkbox"/> Single <input type="checkbox"/> Married
Citizenship: US Citizen <input type="checkbox"/> Yes <input type="checkbox"/> No	*Date of Birth: (MM/DD/YEAR)
Social Security Number: *US Resident must provide	Passport #, Driver's License #, Other: (Non US Resident)

*If you are 65 years of age or older, please review "Additional High Risk Notice" p.5

Home Address: Street Address (P.O. Boxes will not be accepted)	Mailing Address (Non US Customers Only)
City	State/Province
Home #	Country Postal/Zip Code
Mobile Phone #	Secondary Email Address

FLEXI Contract and Leverage: (Select your Flexi Contract and Leverage size.)

Select Unit Size	<input type="checkbox"/> 10K Units (1 lot equals 10,000 "Standard Account"	<input type="checkbox"/> 100K Units (1 lot equals 100,000)
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Select Leverage Size

50:1 100:1 200:1



SECTION I (cont'd)

Foreign Currenc	<input type="checkbox"/> Yes	<input type="checkbox"/> No	_____	# Years	<input type="checkbox"/> No High School	<input type="checkbox"/> High School Degree
Funds	<input type="checkbox"/> Yes	<input type="checkbox"/> No	_____		<input type="checkbox"/> College Degree	<input type="checkbox"/> Graduate Degree
Options	<input type="checkbox"/> Yes	<input type="checkbox"/> No	_____			
Mutual Funds	<input type="checkbox"/> Yes	<input type="checkbox"/> No	_____			

SECTION II

Current Employment Information: (of Primary Account Holder) * **Must Check At Least One Box**

Employment Details: Employed Self-employed Student Homemaker Unemployed
 * Retired

Employer Name	Business Type
Business Street Address	Business Telephone #
City	Business Fax #
State/Province	Postal/Zip Code
Business Email Address	

Financial Information: (for Joint Account, please use combined financial information)

1. What is your estimated Annual Income? * Less than \$15,000 \$15,000 to \$30,000 \$30,000 to \$50,000
 Over \$50,000

2. What is your Net Worth? (excluding equity in home) Less than \$35,000 \$35,000 to \$50,000 \$50,000 to \$100,000
 Over \$100,000

3. What is your Liquid Net Worth? Less than \$15,000 \$15,000 to \$30,000 \$30,000 to \$50,000 Over \$50,000

SECTION III

Joint Account Holder-Personal Information: (For Joint Account Only)

Last Name	First Name/Middle
Home Address	
Gender: <input type="checkbox"/> Male <input type="checkbox"/> Female	Marital Status: <input type="checkbox"/> Single <input type="checkbox"/> Married
Citizenship: US Citizen <input type="checkbox"/> Yes <input type="checkbox"/> No	Date of Birth: (MM/DD/YEAR)
Social Security Number: (US Resident must provide)	Passport #, Driver's License #, Other: (Non US Resident)
_____ - _____ - _____	



SECTION IV

Business Account Type:

Corporate Account Partnership Limited Liability Company

Business Contact Information: (for Business Account Only)

Name of Business		Type of Business
Street Address	Apartment/Suite	
City	State/Province	Zip Code
Tax ID #	Business Telephone	Business Fax
Business Email Address	State/Country of Incorporation	

Financial Information: (for Business Accounts Only)

Annual Income of Corporation Less than \$250,000 \$250,000 to \$500,000 \$500,000 to \$1,000,000 Over \$1,000,000
Net Worth of Corporation \$ _____

Name of Bank/Institution	Contact Name
Address of Bank/Institution	Telephone #

Additional Authorized Individuals-Personal Information:

1. Full Name	Position/Title
Social Security Number: (US Resident must provide) _____ - _____ - _____	Passport #, Driver's License #, Other: (Non US Resident)
2. Full Name	Position/Title
Social Security Number: (US Resident must provide) _____ - _____ - _____	Passport #, Driver's License #, Other: (Non US Resident)

1. Has entity ever been, registered with the Securities Exchange Commission ("SEC"), Commodity Futures Group Commission ("CFTC"), the National Association of Securities Dealers ("NASD"), National Futures Association ("NFA"), or other similar regulatory body?

Yes No

If yes, please provide any identification numbers: _____

2. Are any principals related to any person associated with or employed by FIENEX Group Yes No If Yes, Who? _____

3. What is the purpose of this Group account? (speculation, hedging, etc.) _____

4. What is the source of funds used in this Group account? _____

5. Will any third party funds be added to this account? Yes No If Yes, Please explain. _____

Limited Power of Attorney: _____

If any person other than the customer, control, manage or direct the Group in this account, a Limited Power of Attorney from must be submitted. (The «Discretionary Group Authorization / Power of Attorney» from can be retrieved from our website at www.fxcsb.com)



SECTION V

Signature Section:

BY SIGNING BELOW, THE UNDERSIGNED REPRESENTS AND COVENANTS TO HAVE READ AND UNDERSTAND THIS FIENEX Group CUSTOMER ACCOUNT APPLICATION

Primary Customer Signature	Date	Joint Customer Signature	Date
Print Primary Name		Print Joint Name	
_____		_____	

Beneficiary Designation: (if applicable)

Name

Notes: Relation

**Customer Support
Omar Hodge Bldg
Road Town, Tortola.
British Virgin Islands
Email: support@fxCBS.com
Skype: fxCBS.com**

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