

CORPORATE ACCOUNT CERTIFICATE

I,	, hereby certify the following: I am duly elected, qualified a	nd acting
Secretary Other:	of	,
a Corporation incorporated under the laws of the State of		
Corporate Status (check one): C-Corporation S-C	orporation	
	by-laws of said Corporation purport to qualify or limit the power of in, or obligations of other domestic or foreign corporations, as irrectors to adopt the resolutions hereinafter referred to.	
1,7	ed by the Board of Directors of said Corporation at a meeting duly ca hich meeting a quorum was present and voting throughout. Said res and effect.	
• • • • • • • • • • • • • • • • • • • •	cting officers of the Corporation as indicated before their respe PORATE OFFICERS	ctive name:
Title	Name	Authorized Agent
Title	Name	Authorized Agent
Title	Name	Authorized Agent
MUST BE TWO DIFFERENT PEOPLE, UNLESS THE CORPORA		PLICATION
Check the below box only if you are the sole officer of the Corpora	ation named above.	
a corporation, and that I presently hold both such offices of	pressly permit the same person to hold the offices of both president if the Corporation named above. By executing this certification, I und ments executed by me as the Sole Officer. I agree to inform Scottrac us as Sole Officer.	erstand
BE	IT RESOLVED:	
account agreement and open a brokerage account in the nar	ation, for and on behalf of the Corporation, is authorized to enter into ne of and on behalf of the Corporation with Scottrade, Inc. who is purchase, sale, transfer of, and otherwise deal in, through Scottrade ontracts, and other securities;	s herein referreď to
2.That any one of the officers above designated, or any other of funds, is authorized to make payment out of Corporation funds f exercise of the authority conferred by this resolution;	officer or agent of the Corporation authorized to draw upon or pay or or any items which may be payable in connection with any such pure	ut the Corporation' chase or sale or th
3.That any one of the above designated officers, or any other of and other securities sold or to be sold pursuant hereto, is autho- effect transfer or change of title;	ficer or agent of the Corporation entrusted with the care or custody o rized to deliver the same to Scottrade and to make any endors	f any stocks, bond ement necessary t
4. That any one of the above designated officers, for and on behalf of the Corporation, is authorized (i) to receive from Scottrade demands, notice confirmations, reports, statements of account and communications of every kind relating to the moneys, securities or properties from time to time held acquired by Scottrade pursuant hereto, and (ii) on behalf of the Corporation to receive and give acquittances for money, securities and property any kind at any time held by Scottrade pursuant hereto;		
5.That any one of the above designated officers is authorized, acquittances related to any of the foregoing matters, and (ii) to d securities for the account of the corporation, and (iii) to direct Sco in the name of the Corporation, or in the name of Scottrade, or in	for and on behalf of the Corporation, (i) to make agreements and irect Scottrade to hold any of such stocks, bonds, put and call option of butrade to cause any of such stocks, bonds and other securities to be such other name as such officer may direct;	give releases an contracts and othe issued or registere
6.That the Secretary or Assistant Secretary of the corporation is a this Corporation, and (ii) to certify, with or without the seal of this the by-laws of the Corporation purport to qualify or limit the porobligations of other domestic or foreign corporations, associal this resolution, and (iii) to certify a list of the names and signature to conclusively rely upon such certifications and upon this resolut without modification until receipt by it at its St. Louis, Mo. head indemnified and saved harmless from any loss suffered or lia such certificates; and	directed (i) to deliver to Scottrade a copy of this resolution, duly certific Corporation, from time to time that neither the Articles of Incorporation wer of the Corporation to acquire or dispose of shares or oth ions, or partnerships, or to qualify or limit the authority of the Board of softhe persons hereby empowered to act hereunder, and that Scottration and to assume conclusively that such authority, and this resolution dispurities of a written notice to the contrary, and that Scottrade shappility incurred by it in reliance hereon or on the authority delegation.	ed under the seal of a samended, no er interests in confiderectors to adopted shall be entitle n, continue in effect the and is herebegated hereby or o
7.That this resolution shall supersede any and all previous resolu	tions of similar import.	
IN WITNESS WHEREOF, I HAVE HEREUNTO SET MY HAN	D AND THE CORPORATE SEAL OF SAID CORPORATION	
X	Representative Signature	
Date Authorized Corporate	Representative Signature	
(Corporate seal)		



(Corporate seal)
If none, write no seal.