

Credit Suisse Index Co., LLC ("CS") One Madison Avenue New York, NY 10010 Attn: Stephen Jupp

Re: Inclusion in Credit Suisse Hedge Fund Indexes (as more particularly defined below, the "Indexes")

Dear Sirs:

[insert fund contact legal entity] (the "Manager") understands that CS has developed or may develop in the future one or more Indexes that track the performance of certain hedge funds, and that CS has established minimum criteria that hedge funds must satisfy in order to be included in the Indexes. This letter ("Agreement") will confirm the Manager's authorization to include the fund listed below, which includes related investment vehicles or managed accounts (the "Fund") in the Indexes; provided, however the Manager understands the decision of whether to include the Fund or any other hedge fund in the Indexes shall be in CS's sole discretion and that such inclusion may be withheld, terminated, suspended and/or granted, for any reason or for no reason.

In connection with the Manager's authorization, the Manager represents and warrants to CS, and agrees with CS, that:

- The Manager authorizes CS to use information on the Fund provided to CS by the Manager for the purpose of calculating the Indexes. The Manager understands that such information will not be published publicly without the further consent of the Fund. However, the Manager agrees to permit including the name[s] of the Fund[s] as constituents of the Indexes on the www.hedgeindex.com website and any related websites, in press releases relating to the Indexes, and in marketing material relating to the Indexes. Further, any information about the Fund that is obtained by CS from publicly available sources may be used without limitation.
- 2) The Manager has full authority and discretion to act on behalf of the Fund, including without limitation the authority to enter into this Agreement and grant the rights set forth herein. Neither this Agreement nor the Manager's authorization that the Fund be included in the Indexes violates or breaches any organizational document or agreement by which the Manager or the Fund is bound or to which the Fund or the Manager is a party.
- 3) The Manager has provided CS with the Fund's unaudited and, if available, audited historical monthly performance net of fees and the Fund's month end assets since inception.
- 4) The Manager will, on an ongoing basis, provide CS with the Fund's estimated monthly net performance and the Fund's month-end estimated assets by the close of business (Eastern Standard Time) on the 7th day of the following calendar month.
- 5) The Manager will provide CS with the Fund's most recent annual audited financial statements by the 30th day of June each year.
- 6) The Manager will notify CS, as soon as is practicable, of any material changes to the investment strategy employed by the Fund.

Very truly yours,

for itself and on behalf of the Fund

By:

Name

Date

Title

Fund Name

Telephone

Fund Address