

It is agreed that in consideration for Vision Limited Partnership permitting account# _____ to be opened and traded in the name of _____, a corporation, the undersigned hereby agrees to INDEMNIFY AND HOLD VISION LIMITED PARTNERS, ITS AGENTS, AND OFFICERS HARMLESS from and against any and all losses, liabilities claims and expenses, (including reasonable attorney fees) resulting from any transaction or trading in the above named account. The indemnity is a continuing one and shall remain in force and effect until the account is closed with a zero balance, (containing neither debits nor credits), however such closing shall not affect the undersigned liability under this agreement in any manner, resulting from transactions or trades initiated prior to the account's closing. This agreement and indemnity shall inure to the benefit of Vision Limited Partnership and any successor firm or firms irrespective of any change or changes at any time in the personnel thereof for any cause whatsoever.

The terms and conditions of this indemnification shall be construed in accordance with the laws of New York.

THE UNDERSIGNED ACKNOWLEDGES AND UNDERSTANDS THAT BY SIGNING THIS PERSONAL INDEMNIFICATION AGREEMENT HE OR SHE SHALL BE PERSONALLY LIABLE FOR ANY UNSATISFIED LIABILITIES AND OR DEBITS INCURRED IN CONNECTION WITH ANY TRANSACTION OR TRADE MADE FOR THE ABOVE NAMED ACCOUNT.

Dated: _____
(An individual)

SS#: _____ - _____ - _____

Sworn to before me this _____ day of _____ 19 _____

NOTARY PUBLIC