

EXHIBIT B
ACCOUNT FORMS

THIS SECTION CONTAINS MOST OF THE FORMS NECESSARY TO HAVE YOUR COMMODITY ACCOUNT MANAGED BY TUCSON ASSET MANAGEMENT, INC. ACCOUNT FORMS MAY ALSO BE COMPLETED AS PDF FORMS FROM OUR WEB SITE AT www.tami.com OR CALL US AND WE CAN FAX OR EMAIL THEM TO YOU DIRECTLY.

IF YOU NEED ADDITIONAL ASSISTANCE IN COMPLETING THESE FORMS, YOU MAY CONTACT TUCSON ASSET MANAGEMENT, INC. AT THE PHONE NUMBER PROVIDED BELOW. ALL DOCUMENTS, WHEN COMPLETED, SHOULD BE SENT TO THE ADDRESS OR FAXED TO THE FAX NUMBER PROVIDED BELOW.

ADVISOR INFORMATION

Tucson Asset Management, Inc.
4350 La Jolla Village Drive, Suite 340
San Diego, CA 92122
Telephone: (858) 558-9595
Facsimile: (858) 777-3599

TUCSON ASSET MANAGEMENT, INC.
CLIENT INFORMATION and FORMS CHECKLIST

(Required for all accounts)

ACCOUNT INFORMATION

Account Title: _____
Contact Name: _____
Mailing Address: _____

Phone Number: _____
Fax Number: _____
E-Mail Address: _____

FCM/CLEARING BROKER INFORMATION

FCM Name: _____
FCM Account #: _____
FCM Contact Name: _____
FCM Contact Number: _____

TYPE OF ACCOUNT

- | | |
|---|---|
| <input type="checkbox"/> Individual/Grantor Trust | <input type="checkbox"/> Partnership or Limited Liability Company |
| <input type="checkbox"/> Joint | <input type="checkbox"/> Other Trust (Type) _____ |
| <input type="checkbox"/> Corporate | <input type="checkbox"/> Other (Type) _____ |

CLIENT PREFERENCE FOR TAMI UPDATES/REPORTS (check all that apply):

- Mail Fax Email

FORMS CHECKLIST - WHAT TO PROVIDE TAMI

Check the boxes for those forms enclosed (in addition to this form B-1). Your account will not be traded by TAMI until the account information and required forms are received.

- Copy of account forms completed for clearing broker when opening account (Required)
- Statement from clearing broker verifying the all-in commission rates for all futures traded (Required)
- B-2, Advisory Agreement Execution Page (Required)
- B-3, Notional Funds Agreement (Required if account is partially or wholly funded with Notional Funds)
- B-4, Certified Resolution and Commodity Pool Representation (Required if Client is a non-individual)
- B-5, Qualified Eligible Person Certification (Required)

TUCSON ASSET MANAGEMENT, INC.
ADVISORY AGREEMENT EXECUTION PAGE

(Required for all accounts)

This ADVISORY AGREEMENT EXECUTION PAGE is executed by and between TUCSON ASSET MANAGEMENT, INC., (“Advisor”) and the Client whose name and signature is below.

Client acknowledges that Client has read, understands, and agrees to be bound by Advisor’s ADVISORY AGREEMENT (September 2007 Version) as presented in TAMI’s September 30, 2007 Disclosure Brochure, Exhibit A, pages 1 through 4 effective the date executed by Advisor and written below.

Client acknowledges that Client’s account shall be traded by Advisor pursuant to the TAMI Macro trading program effective the date approved by Advisor.

Client has selected _____ to be Client’s FCM/clearing broker (“Broker”). Client hereby authorizes Broker to send, by email or otherwise as agreed by Advisor, duplicate copies of the daily and monthly activity statements for Client’s account to Advisor whom Client hereby designates as Client’s agent-in-fact for this purpose. Broker is also authorized to send a copy of the account forms completed when opening Client’s account.

The management fee and the incentive fee (as described in the ADVISORY AGREEMENT – September 2007 Version) are due and payable upon the close of business on the last business day of each applicable calendar period. Shortly thereafter, the Advisor will prepare a schedule setting forth the amount of fees payable to the Advisor. This schedule will be forwarded to Broker, who will deduct the advisory fees from the account and pay such fees to the Advisor without further verification or authorization from the Client. Broker is hereby authorized to pay to the Advisor these monies from Client’s account for all fees agreed to in the above paragraphs for commodity management services upon presentation of a billing statement by the Advisor.

Client also acknowledges that Client has received and read a copy of the entire September 30, 2007 Disclosure Brochure of Tucson Asset Management, Inc. describing the TAMI Macro trading program, the trading program pursuant to which Client’s account will be directed hereunder.

ACCOUNT TITLE: _____

CLIENT SIGNATURE(S): **X** _____

SIGNER’S PRINTED NAME(S): _____

DATE EXECUTED: _____

Advisor Use Only		
Principal Approval	Effective Date	Compliance Review

TUCSON ASSET MANAGEMENT, INC.
NOTIONAL FUNDING AGREEMENT

(Required if account is partially or wholly funded with Notional Balances)

THIS NOTIONAL FUNDING AGREEMENT (the "Notional Agreement") is made by and between TUCSON ASSET MANAGEMENT, INC., ("Advisor") and the Client whose name and signature is below. Client has decided to notionally fund a portion, or all, of its trading account with Advisor. In accordance with CFTC Interpretive Notice 93-13, this Addendum is provided to clarify certain aspects of trading this account. Therefore, the parties hereby agree as follows:

1. Notional Amount. The Notional Amount shall be \$ _____ effective the date written below. Client hereby requests that its trading account described herein be traded as if the Account Equity is equal to the actual Account Equity (which includes funds deposited or withdrawn as well as account profits and losses and Committed Funds) *plus* the Notional Amount. Any and all prior Notional Agreements are hereby null and void.

2. Designation of Trading Program. Client acknowledges that Client's account shall be traded by Advisor pursuant to the TAMI Macro trading program

3. Revocation. The Client or the Advisor can, at anytime, revoke this Notional Agreement by notifying the other party. The revocation shall be effective immediately after said notification. The revoking party shall immediately notify the FCM.

4. Notification. The Advisor shall provide the carrying FCM with a copy of this Notional Agreement and will inform the FCM if Client and Advisor modify the Notional Account Size described herein.

AGREED TO effective the date approved by Advisor:

ACCOUNT TITLE: _____

CLIENT SIGNATURE(S): **X** _____

SIGNER'S PRINTED NAME(S): _____

DATE EXECUTED: _____

Advisor Use Only		
Principal Approval	Effective Date	Compliance Review

TUCSON ASSET MANAGEMENT, INC.
CERTIFIED RESOLUTION and COMMODITY POOL REPRESENTATION

(Required for all non-individual accounts)

CERTIFIED RESOLUTION

I, _____ the corporate secretary, or other individual acting in the capacity of a corporate secretary for non-corporate entities (the "Secretary"), of the entity whose account title is provided below do hereby certify that: (a) the entity has the full power and authority to enter into the agreements hereto and (b) the following individual(s) are authorized to execute any and all documents associated with the entity's account managed by Tucson Asset Management, Inc. and are authorized to give oral or written instructions on behalf of the entity for any matters relating to the conduct of the account:

_____	_____
[name]	[position]
_____	_____
[name]	[position]

This Resolution was adopted at a meeting held (or by a consent dated) _____.

ACCOUNT TITLE: _____

SECRETARY'S SIGNATURE: **X** _____
[Secretary]

COMMODITY POOL REPRESENTATION

This is to acknowledge that, to the best of my knowledge and belief, the entity below (please check the single box that applies):

has an owner properly registered with the CFTC and NFA as a commodity pool operator:

The name of CPO: _____

The NFA ID#: _____

- is not a commodity pool as defined by CFTC regulations, i.e., it is not an investment trust, syndicate or similar form of enterprise;
- is a non-US entity, has solely non-US owners and solicits only non-US investors; or
- is exempt from registration under CFTC regulations 4.13 and has filed appropriate exemption materials with the CFTC and/or the NFA.

ACCOUNT TITLE: _____

CLIENT SIGNATURE(S): **X** _____

SIGNER'S PRINTED NAME(S): _____

DATE EXECUTED: _____

TUCSON ASSET MANAGEMENT, INC.
QUALIFIED ELIGIBLE PERSON CERTIFICATION

(Required for all accounts)

The undersigned certifies that the subscriber is **(INITIAL THE SINGLE DESCRIPTION IDENTIFYING THE BASIS FOR WHICH THE UNDERSIGNED QUALIFIES):**

(a) [] a natural person whose individual net worth, or joint net worth with his spouse, exceeds \$1,000,000 and who owns securities (including pool participations) of issuers not affiliated with the undersigned and other investments having an aggregate market value of at least \$2,000,000.

(b) [] a partnership, LLC, corporation, Massachusetts or similar business trust, other than a pool, which has total assets in excess of \$5,000,000, owns securities (including pool participations) of issuers not affiliated with the undersigned and other investments having an aggregate market value of at least \$2,000,000, and was not formed for the specific purpose of participating in the Company.

(c) [] an entity in which all of its unit owners or participants are qualified eligible persons. If the undersigned is a revocable trust, this subsection applies only if all of the grantors are qualified eligible persons.

(d) [] an employee benefit plan within the meaning of the Employee Retirement Income Security Act of 1974, provided, that the investment decision is made by a plan fiduciary, as defined in section 3(21) of such Act, which is a bank, savings and loan association, insurance company, or registered investment adviser; or that the employee benefit plan has total assets in excess of \$5,000,000; or, if the plan is self-directed, that investment decisions for, or the decisions as to the types of investment alternatives under, the plan are made solely by persons that are qualified eligible persons. The plan, or the individual directing the investments if the plan is self-directed, owns securities (including pool participations) of issuers not affiliated with the undersigned and other investments having an aggregate market value of at least \$2,000,000.

(e) [] not a United States Person for purposes of Rule 4.7 of the CFTC.

(f) [] a qualified eligible person but has satisfied requirements other than those enumerated above and agrees to provide such information to the Company along with this form.

ACCOUNT TITLE: _____

CLIENT SIGNATURE(S): **X** _____

SIGNER'S PRINTED NAME(S): _____

DATE EXECUTED: _____