

Private Asset Group Online Viewing and Electronic Delivery Agreement

Private Asset Group ("PAG") wishes to provide the owner(s) of the account(s) listed below the ("Account(s)") (each individual owner and collectively the owners are herein referred to as the "Client"), with convenient access to account information provided by PAG.

The Client who signs below recognizes the benefit of convenient access to account information at any time of the day or night, and wishes to have access to such information via the internet for so long as PAG elects to provide it.

The Client recognizes that there are inherent security limitations in all communications over the internet, yet considers that risk acceptable in exchange for such access to account information over the internet.

The parties therefore agree as follows:

1. **Data Integrity.** PAG will make reasonable efforts to accurately update all account information on at least a quarterly basis. PAG does not authorize the use of information obtained from PAG via the internet for tax purposes, and the Client agrees not to rely on such information for tax purposes.

2. **PAG Internal Security.** PAG will use technology such as computer "firewalls" and data encryption to prevent unauthorized access to the Client's accounts via the internet. Client hereby understands and agrees that these security measures cannot provide absolute protection of information accessed through the internet.

3. **User ID, Password.** Upon receipt of this Agreement, PAG shall send the UserID and Password to the Client via regular mail. PAG shall supply the UserID and Password only to the primary account holder designated on the Consent to Online Viewing and Electronic Delivery. If the Client elects to disclose Client's UserID and Password to third parties, the Client accepts responsibility for all consequences, regardless of foreseeability, that result from doing so.

4. **Disclaimer.** PAG shall not be held responsible for any utilization of Client's UserID and Password by any third party or for any unavailability of account information whether due to problems of internet access or otherwise. PAG shall also not be held responsible for any defect, malfunction, or interruption in service or security due to the Client's communication software or the Client's internet service provider. Client shall immediately notify PAG if Client believes that Client's UserID or Password has been lost or stolen or believes that an unauthorized third person is using Client's UserID and Password to access account information.

5. **Term.** Subject to the terms and conditions provided herein, this Agreement may be terminated by either party at will. In the event Client terminates this Agreement, Client shall inform PAG in writing. The terms and conditions of this Agreement are subject to change at any time by PAG, and PAG shall notify the Client of any change or termination of the Agreement. PAG may modify or terminate this Agreement by posting any amendment or termination notice to the PAG online website, and Client shall be deemed to have received notice on the date such amendment or notice is posted to the website.

6. **Fee.** Presently, there is no fee for utilization of PAG Online Viewing Services.

7. **eDelivery Preferences.** By checking the box(es) set forth below, Client understands that Client is electing to receive statements, confirmations and/or Investor Communications, as defined below, only via PAG's online website, rather than through U.S. Mail. Client may revoke this consent at any time by sending a notice of revocation pursuant to paragraph 15 below.

8. **Consent to Electronic Delivery.** Client hereby agrees and provides his or her informed consent to have PAG electronically deliver Investor Communications. "Investor Communications" is defined to include statements; transaction confirmations; performance reports; notices; disclosures; quarterly, semi-annual and annual reports; prospectuses; Forms ADV (Part II) or equivalent brochures; newsletters; regulatory communications including, without limitation, **privacy notices**; and other information, documents, data and records regarding Client's PAG account(s).

Pursuant to Client's direction, PAG shall electronically make available any Investor Communications delivered electronically to Client on the PAG online internet site. Client hereby directs PAG to electronically make available any amendments to this Agreement on the PAG online internet site. Client understands and agrees that PAG is not responsible for the access to or lack of access to any email address provided to PAG and that Client is fully responsible for providing, at all times this Agreement is in effect, a valid email address accessible by Client. PAG is

not liable for access to account information or actions taken by unauthorized parties whom Client intentionally or unintentionally allows access to PAG's online internet site or Client's email.

Client hereby directs PAG to deliver electronically, via email, to the email address provided to PAG, a notice that a new Investor Communication has been posted to the PAG online internet site. It is Client's affirmative obligation to notify PAG in writing that Client's email address has changed or is no longer valid.

If Client has elected to receive certain Investor Communications only via PAG Online, Client understands that Client has agreed to receive such Investor Communications electronically rather than through U.S. mail. Client may receive a letter in the mail which provides the details of Client's selection. Client may revoke this consent at any time.

Client acknowledges and agrees that available information is viewable by all parties authorized by Client to view the account(s). Client may make the independent election to disclose the UserID and Password to such parties without notifying PAG of such disclosure. Client acknowledges that any accounts that are accessible via PAG's online internet site are subject to removal from PAG Online if said account has not generated a statement in four consecutive quarters.

Client may choose not to receive Investor Communications via electronic delivery. In the event Client chooses to receive paper copies of Investor Communications via U.S. mail, a reasonable service fee may be charged to Client's account(s).

9. Required Hardware and Software. Client must have all computer and software required for internet and email access. Client will need internet access, an internet browser that supports 128-bit encryption, a certified browser and Adobe Acrobat Reader (which may be downloaded at no charge online). In addition, Client must have a valid email address, the ability to download applications that PAG specifies, and a printer or other device to print or download and save documents or information provided to Client through electronic delivery.

10. Electronic Delivery System. PAG shall notify Client by email at the last known email address of record when Investor Communications are posted on the PAG Online internet site. The email notifications contain hyperlinks to the "Client Log-In Page" for PAG online. After linking to the PAG Online Client Log-In Page, Client will be instructed to enter Client's UserID and Password. After entering the correct UserID and Password, Client will have access through the PAG online internet site to an archive of all documents Client received via electronic delivery for at least the preceding three-year period. Any Investor Communication not available through PAG Online due to the lapse of time may be available to the Client at a nominal service charge.

11. Electronic Security. Client hereby acknowledges that the internet is not a secure communications network. Unauthorized parties may access communications transmitted over the internet. PAG will not send to Client any email notice that contains Client's confidential information including, without limitation, Client's account numbers or Client's tax ID number.

If the hyperlink function in the notice email sent by PAG does not work, Client agrees to access the Investor Communication directly through the PAG online internet address specified in the notification email.

Regardless of whether Client received an email notification, Client hereby agrees to access and to review the PAG online internet site on a regular basis to avoid missing time sensitive information. In the event that Client desires to keep a copy of any Investor Communication, Client may, at his or her own expense, download and save or print the Investor Communications accessed for Client's record retention purposes. Client is solely responsible for the proper storage and protection of any Investor Communication that Client downloads and saves or prints to paper copy.

12. Good and Effective Delivery. Client agrees that all Investor Communications provided to Client by PAG or PAG's agent by any of the methods discussed herein are good and effective delivery to Client when sent to Client or posted by PAG to the PAG online internet site, regardless of whether Client timely received or accessed the Investor Communication.

13. Prompt Review. Client hereby agrees to timely review all Investor Communications. Client hereby agrees to notify PAG, in writing, within ten (10) business days of delivery of a notice email if Client objects to the information provided in the Investor Communication. PAG shall deem such Investor Communication as accurate and true unless Client notifies PAG, in writing, within the requisite ten (10) business days of delivery of the email notice.

14. Duration of Consent. This consent is effective upon Client signing below and PAG's acceptance of your request. This consent will remain in effect until Client or PAG revokes it. In the event that either Client or PAG revokes this consent to electronic delivery of Investor Communications, PAG may take up to ten (10) business days

to process a revocation of consent to electronic delivery, and Client may receive electronic notifications in the interim period. The revocation of PAG online access inherently revokes the consent to electronic delivery of Investor Communications.

15. Revocation of Consent. Client may revoke or restrict Client's consent to electronic delivery of Investor Communications anytime, subject to the terms of this Agreement, by notifying PAG, in writing, of Client's intention to do so. Client shall send such notice of termination to: Private Asset Group, 7465 W. Lake Mead Blvd., Ste. 100, Las Vegas, NV 89128. Client agrees to notify PAG immediately in the event Client experiences or suspects any inappropriate or unauthorized access to Client's account records or Investor Communication.

If the Client has opted out of receiving Investor Communications through the U.S. mail, Client may at any time request paper delivery of any Investor Communication the law requires PAG to deliver to Client in paper form. Client understands that if Client revokes or restricts his or her consent to electronic delivery of Investor Communication or requests paper delivery, PAG may, at its discretion, charge Client a reasonable service fee for the delivery of Investor Communications that would otherwise be delivered to Client electronically. Neither Client's revocation or restriction of consent, Client's request for paper delivery, nor PAG's delivery of paper copies of Investor Communications affects the legal effectiveness or validity of any electronic communication provided while Client's consent is in effect.

16. Miscellaneous. The headings of the sections of this Agreement are included for convenience only and shall not be deemed to affect the construction of this Agreement. This Agreement shall be governed by and interpreted in accordance with the laws of State of Nevada.

Private Asset Group Online Viewing and Electronic Delivery Agreement

Requestor Name: _____

Email Address: _____

Note: this individual is the sole recipient of the UserID and Password. Sharing of any information is at this individual's discretion.

Add Account(s) to Existing PAG Online Viewing

Existing PAG Account Number in PAG Online Viewing: _____

New PAG Online Viewing Service

Account Name: _____

Primary Account Number: _____

List the account(s) you want to view in PAG Online. Also, if you prefer access to your Client Statements, and/or Investor Communications online, rather than receive paper copies in the mail, check the appropriate boxes below. A valid email address is required. An email notification will be sent when these materials are available for viewing on PAG Online.

ACCOUNT NUMBER(S)	Electronic Statements	Electronic Investor Communications
	<input type="checkbox"/>	<input type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>
	<input type="checkbox"/>	<input type="checkbox"/>

Note: To list additional account numbers, print a second form, complete only the section above and attach to the first page.

ALL REGISTERED OWNERS OF THE ACCOUNT(S) LISTED ABOVE MUST SIGN BELOW

By signing below, the undersigned agree to allow the Requester listed above to view their account(s) via PAG Online and are bound by the terms and conditions of use of this Online Viewing and Electronic Delivery Agreement.

Requester Signature

Date

Additional Account Holder Signature

Date

Additional Account Holder Signature

Date

Mail this completed page to: Private Asset Group, 7465 W. Lake Mead Blvd., Ste. 100, Las Vegas, NV 89128