

Corporate Resolution

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To Muriel Siebert 8			
by the Secretary, is represents that no c Agreement and Op revoked by the und	s annexed hereto, hereby autlone other than the undersigne- tion Agreement (if applicable)	horizes you to open an account in the name of said has any interest in such account The undersigned duly executed on behalf of the Corporation. This Autten notice, addressed to you and delivered at your of 302.	id Corporation; and the undersigned also encloses herewith your Customer athorization shall continue in force until
Dated:			
City:	State:	Very truly you	ırs,
		By:	(Corporation)
			(President)
quorum of said Boa and that the same a	ard of Directors was present and are now in full force and effect.	Directors of said Corporation, duly held on the dacting throughout and that no action has been taken duly elected, is legally holding the office set opposite the control of the c	en to rescind of amend said resolutions
Name:			Date
Position/Title:		SIGN	
Name:			Date
Position/Title:		BIGN	
Name: Position/Title:		Signature	Date
Name:		Signature	Date
Position/Title:		NI N	
Name:		Signature	Date
Position/Title:		SIGN -	
	AND the corporate seal of the Company has no seal: this day of	IN WITNESS HEREOF, the undersigned has affixes he corporation this day of, : IN WITNESS HEREOF, the undersigned has affixes, prate seal. (If there is no Corporate Seal, circle the L.	his/her signature
Corporate Se			oard of Directors Signature
			starization required (pg.2)

No

Resolved:

The fullest authority at all times with respect to any such commitment or with respect to any transaction deemed by any of the said officers and/or agents to be proper in connection therewith is hereby conferred, including authority (without limiting the generality of the foregoing) to give written or oral instructions to the Brokers with respect to said transactions; to bind and obligate the Corporation to and for the carrying out of any contract, arrangement, or transaction, which shall be entered into by any such officer and/or agent for and on behalf of the Corporation with or through the Brokers, to pay in cash or by checks and/or drafts drawn upon the funds of the Corporation such sums as may be necessary in connection with any of the said accounts; to deliver securities to the Brokers; to order the transfer or delivery thereof to any other person whatsoever, and/or to order the transfer of record of any securities, or contracts, or titles, to any name selected by any of the said officers or agents, to affix the corporate seal to any documents or agreements, or otherwise; to endorse any securities and/or contracts in order to pass title thereto; to direct the sale or exercise of any rights with respect to any securities; to sign for the Corporation all releases, powers of attorney and/or other documents in connection with any such account, and to agree to any terms or conditions to control any such account; to direct the Brokers to surrender any securities to the proper agent or party for the purpose of effecting any exchange or conversion, or for the purpose of deposit with any protective or similar committee, or otherwise; to accept delivery of any securities and or contracts; to appoint any other person or persons to do any and all things which any of the said officers and/or agents is hereby empowered to do, and generally to do and take all action necessary in connection with the account, or considered desirable by such officer and/or agent with respect thereto.

SECOND: That the Brokers may deal with any and all of the persons directly or indirectly by the foregoing resolution empowered, as though they were dealing with the Corporation directly.

THIRD: That the Secretary of the Corporation be and is hereby authorized, empowered and directed to certify, under the seal of the Corporation, or otherwise, to the Brokers:

A) a true copy of these resolutions

- B) specimen signatures of each and every person by these resolutions empowered
- C) That the Corporation is duly organized and existing, that its charter empowers it to transact the business by these resolutions defined, and that no limitation has been imposed upon such powers by the By-Laws or otherwise.

FOURTH: That the Brokers may rely upon any certification given in accordance with these resolutions, as continuing fully effective unless and until the Brokers shall receive due written notice of a change in or the rescission of the authority so evidenced and the dispatch or receipt of any other form of notice shall not constitute a waiver of this provision, nor shall the fact that any person hereby empowered ceases to be an officer of the Corporation, or becomes an officer under some other title, in any way affect the powers hereby conferred. The failure to supply any specimen signature shall not invalidate any transaction if the transaction is in accordance with the authority actually granted.