# WITHHOLDING STATEMENT (for FATCA & QI purposes)

Income Allocation--Fixed (if variable, refer to Note 1)

Non-Qualified Intermediary, Nonwithholding Foreign Partnership, Nonwithholding Foreign Trust, Territory FI (not acting as a US person) or US branch (not acting as a US person)

## Intermediary/Flow-Through Entity Information:

Account Name:

Account Number:

# For Payee Specific Allocations - Required for all Beneficial Owner /Partner /Beneficiary /Grantor /Intermediary /Flow Through /US Branch /Territory Fl information with or without an income allocation:

Name & Complete Permanent Address of Payee (Information and 'W' form required for all Beneficiaries/Beneficial Owners/Partners/Grantors with or without income allocation.)	US Taxpayer Identification Number of Foreign TIN (if required)	- Intermediary	US/Non-US Status - US Exempt Recipient - US non-exempt recipient - Foreign person	Type of Documentation provided (e.g., W-8BEN, W-8BEN-E, W-9)	Income Allocation Percentage (%) (see Note 3)	1446(f) Gains Allocation Percentage (%) (See Note 5)	Withholding on PTP sales (0% or 10%)	Withholding on PTP	Section 1446(a) rate Withholding on PTP distributions (0%, 21%, 37%) (See Note 6)

#### Chapter 4 Withholding Rate Pool Allocations:

FATCA Withholding Pool Type	Income Allocation Percentage (see Note 3)	Where payee pool applies, check box if U.S. payee pool is allowed (see Note 4)
Recalcitrant Pool - Passive NFFEs		
Recalcitrant Pool - U.S. Persons		]
Recalcitrant Pool - U.S. Indicia		N/A
Recalcitrant Pool - No U.S. Indicia		
Recalcitrant Pool - Dormant Accounts		
Nonparticipating FFI Pool		
U.S. Payee Pool		

( <u>Note 6</u> ) **PUBLICLY TRADED PARTNERSHIP (PTP) Rate Percentages for Internal Revenue Code <u>Section 1446(f) and Section 1446(a)</u>						
IRS Tax Form	Section 1446(f)	Section 1446(a)				
W-8BEN	10%	37%				
W-8BEN-E (Corporation)	10%	21%				
W-8BEN-E (non-Corporate Entities)	10%	37%				
W-8EXP	10%	37%				
W-9	0%	0%				

## NOTES:

1. If allocation % for payments to payees varies with each payment, income allocation information must be provided on a payment by payment basis. The top of the withholding statement should be changed to "Variable".

2. Foreign (non-US) TIN generally not required. U.S. TIN is required for 1446(a) and 1446(f) payments.

3. Total Payee Specific Allocations and FATCA Withholding Rate Pool Allocations must equal 100%.

4. Where the U.S. payee pool applies, confirm that the intermediary is a Non-Qualified Intermediary that is a non-U.S. payor that is a non-U.S. pa

permitted to provide a U.S. payee pool as per §1.1471-3(c)(3)(iii)(B)(2)(iii) of the Regulations to the U.S. Internal Revenue Code.

5. Any applicable 1446(f) allocation is a gain. Gains allocation percentage only applicable to Nonwithholding Foreign Partnership & Nonwithholding Grantor Trust for the modified amount realized calculation.

## Confirm the following statements:

I hereby certify that the information contained on the withholding certificates associated with the persons identified on this withholding statement does not conflict with the account information maintained in my files with respect to such person.

I hereby certify that any withholding certificates associated with this withholding statement that are signed electronically have been signed in accordance with Treas. Reg. § 1.1441-1(e)(4)(iv).

Interception of any passive NFFE disclosed on this withholding statement and all Specified U.S. Persons that are owners of any owner-documented FFI disclosed on this withholding statement.

I hereby certify that to the extent that this withholding statement allocates any amount to a U.S. Payee Pool, I have reported as part of my FATCA account reporting obligation, all payees included in such pool.

I hereby certify that an updated withholding statement will be provided if any information requires to be updated (e.g. change(s) to the payees listed).

# Signature:

Date:

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