

Shareholder Disclosure to Issuers

STEP 1: ACCOUNT INFORMATION

Account Title (Title of the Account to which this agreement applies)	Account Number										
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STEP 2: DISCLOSURE

COR Clearing LLC (“COR”) has numerous procedures and processes in place to safeguard the confidentiality of the client data on its books and records.

Pursuant to section 240.14b-1 of the Securities Exchange Act of 1934 (“Exchange Act”), COR is required to disclose the name, address, and security position held by the shareholder requested by the issuing company, unless the shareholder objects to this disclosure. Under the rule, each shareholder has the right to object to the disclosure of the information to the issuing company. COR will disclose the required information unless a shareholder specifically objects to the disclosure.

This form is available for shareholders to make an election as to whether the shareholder wishes to object to their information being disclosed. By marking the “Do Not Disclose” box, COR will restrict the disclosure of the information to the mailing of the proxy and interim reports and no information will be provided to the issuing company.

Do Not Disclose my/our name(s), address and security positions to the issuing companies in which I/we own securities held in street name at COR Clearing, LLC.

STEP 5: SIGNATURES

All Account Owners must sign.

ACCOUNT OWNER(S)		
Account Owner Signature ✕	Print Name	Date
Account Co-Owner Signature ✕	Print Name	Date

Original signature required: electronic signatures and/or signature fonts are not authorized.

Broker Signature ✕	Print Name	Date
General Principal Signature ✕	Print Name	Date