

Deutsche Bank
Private Wealth Management
Corporate Account Authorization and Terms and Conditions
Officer's Certificate
Account Number: (\j L|

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elected and acting
pf J- Epstein Virgin Islands Foundation, Inc (the "Corporation") hereby
certify that:

(1) The following resolutions were adopted by unanimous consent of the
Board of Directors of the Corporation on the

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RESOLVED, that any persons designated by the
of the Corporation are authorized on behalf of the Corporation to;
(A) Open and maintain one or more brokerage account(s) for and in the name
of the Corporation at Deutsche Bank Securities Inc. (referred
to herein as "DBSI") (including any successor thereof);
(B) Deposit, deliver, assign, withdraw and transfer funds. Instruments and
securities of any type;
(C) Sell any securities owned by the Corporation;
(D) Buy any securities in a cash account; and
(E) Buy, sell and sell securities (including put and call options) short in
a margin account; and (DELETE (E) IF INAPPLICABLE)
(E) Execute all documents, and exercise and direct the exercise of all
duties, rights, and powers, and take all actions necessary or
appropriate to perform the powers enumerated above.

FURTHER RESOLVED, that the
of the Corporation shall certify in writing any changes in the
powers, office or identity of those persons authorized to perform the powers
enumerated above. DBSI may rely upon any such certificate of
authority furnished by the Corporation until written certification of any
change in authority shall have been received by DBSI. Any past action in
accordance with this resolution is hereby ratified and confirmed. The powers
enumerated above pertain to securities of any type now or hereafter
held by the Corporation in its own right or in any fiduciary capacity.
Powers previously certified by the Corporation shall not be affected by the
dispatch or receipt of any other form of notice nor any change in the
position with the Corporation held by any person so empowered. Any
officer of the Corporation is hereby authorized to certify these resolutions
to whom it may concern.

(2)
Each of the following are authorized to perform the powers enumerated in the
foregoing resolutions and by signing his or her name in this
section 2 agrees on behalf of the Corporation to the Terms and Conditions
attached hereto:

(List name and corporate title)
Name
Signature

Signature

Position

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(D

Name

Position

Signature

Name

Signature

Deutsche Bank Securities Inc.. a subsidiary of Deutsche Bank AG, conducts investment banking and securities activities In the United States.

Position

09-PWM-0186 Corp Acct Auth & T&C (02/12) CORP

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(3) The Corporation is duly organized and existing under the laws of the State of

actions authorized by the resolutions certified herein^

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(4) No action has t)een taken to rescind or amend said resolutions, and they are now in full force and effect.

(5) No one other than the Corporation shall have any interest in any account opened and maintained in the name of the Corporation.

(6) THE TERMS AND CONDfTIONS ON THE NEXT TWO PAGES CONTAIN A PRE-DISPLTTE ARBITRATION CLAUSE AT PARAGRAPH 11.

IN WrrNESS WHEREOF, I have hereunto affixed my hand and the seal

SEAL

ofthe Corporation Site^ 1 ^

day of ^cZ-/f^("to(o,V,

Signature of Certifying Officer

Nameof Certifying Officer

Corporate Title of Certifying Officer

Please note: A second certifying officer must sign if the first certifying officer is one of the persons listed in section 2.

Signature of Second Certifying Officer

Name of Second Certifying Officer

Corporate Title of Second Certifying Officer

IF THE CLIENT IS INCORPORATED OUTSIDE THE UNfTED STATES, THE CLIENT MUST COMPLETE AND RETURN A FORM W-8 ALONG WITH THIS OFFICER'S CERTIFICATE.

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Terms and Conditions Corporate Accounts

Deutsche Bank Securities Inc. (referred to herein as "DBSI") accepts the Account of the client described in the attached certificate (the "Client").

The

term DBSI includes its affiliates, officers, directors, agents and employees. Client understands that Pershing LLC is the carrier of the Account as

clearing broker pursuant to a clearing agreement with DBSI.

Deutsche Bank Securities Inc. is a subsidiary of Deutsche Bank AG. As used herein, the term "affiliate of Deutsche Bank" or "Deutsche Bank affiliates" means Deutsche Bank AG and its subsidiaries and affiliates. Each of Deutsche Bank AG and its affiliates is a separately incorporated legal entity, none of which is responsible for the obligations of the others.

"Securities and Other Property" shall include, but shall not be limited to, money

and securities, financial instruments, commodities of every kind and nature, and all contracts and options relating to any thereof, owned by the Client or in which the Client has an interest. These terms and conditions shall be construed in accordance with the laws of the State of New York and the United States, as amended.

By opening the Account, Client agrees to the following terms and conditions:

1. Confirmations, and Transmission of Instructions

Client agrees to notify DBSI in writing, within ten (10) days of sending Client a confirmation, of any objection Client has to any transaction in its Account. In the absence of such written notification, Client agrees that all transactions for its Account will be final and binding on it. Client understands that it is responsible for transmission of instructions to DBSI and that Client bears the risk of loss arising from the method of transmission that Client uses in the event of transmission errors, misunderstandings, impersonations, transmission by unauthorized persons or forgery. Client agrees to release and indemnify DBSI from any and all liability arising from the execution of transactions based on such instructions

except if DBSI's gross negligence caused the transmission error.

2. Cash Account

With respect to the Account: (i) Client will make full cash payment on or before settlement date for each security purchased, unless funds sufficient therefor are already held in the Account; (ii) Client does not contemplate selling any security before it is paid for as provided in the preceding clause; (iii) Client will own each security sold at the time of sale and, unless such security is already held in the account, will promptly deliver such security thereto on or before settlement date; and (iv) Client will promptly make full cash payment of any amount that may become due in order to meet necessary requests for additional deposits or, with respect to any unissued security purchased or sold, to mark to the market.

3. Short and Long Orders; Deliveries and Settlements

Client agrees that, in giving orders to sell, all "short" sales will be designated by it as "short" and all other sales will be designated by DBSI as "long." Client also agrees that DBSI may, at its discretion, immediately cover any short sales in the Account, without prior notice. In case of nondelivery

of a security, DBSI is authorized to purchase the security to cover Client's position and charge any loss, commissions and fees to the Account. Client agrees that if DBSI fails to receive payment for securities Client has purchased, DBSI may, without prior demand or notice, sell those securities or other property held by DBSI in the Account and any loss resulting therefrom will be charged to the Account. Client authorizes DBSI, at its discretion, to request and obtain extension(s) of Client's time to make payment for securities Client purchased, as provided for by Federal Reserve Bank Regulation T.

4. Liens

Client hereby grants to DBSI and its Affiliates a security interest in and lien upon all Securities and Other Property in the possession or control of DBSI, any of its Affiliates or Pershing, in which Client has an interest (held individually, jointly or otherwise) (collectively all such Securities and

Other Property are referred to herein as "Collatera") In order to secure any and all indebtedness or any other obligation of Client to DBSI and its Affiliates or Pershing (provided that such indebtedness or obligation to Pershing arises in connection with this Agreement) (collectively, all such obligations are referred to herein as the "Obligations"). Clients who are joint accountholders ("Joirit Accountholders") acknowledge and agree that pursuant to this lien, the Collateral shall include Securities and Other Property held in the Account or any other account held by either Joint Accountholder with DBSI or Ks Affiliates (whether individually, jointly or othen/vise) and shall secure any and all Obligations of each Joint Accountholder to DBSI and its Affiliates. DBSI (or Pershing, at DBSI's instruction) may, at any time and without prior notice, sell, transfer, release,

exchange, settle or otherwise dispose of or deal with any or all such Collateral in order to satisfy any Obligations. In enforcing this lien, DBSI shall

have the discretion to determine which Securities and Other Property to apply for the purposes of the foregoing. Notwithstanding the foregoing, nothing herein shall be deemed to grant an interest in any Account or assets that would give rise to a prohibited transaction under Section 4975(c) (1)(B) of the Internal Revenue Code of 1986, as amended, or Section 408(a)(i)-(B) of the Employee Retirement Income Security Act of 1974, as amended. Securities and Other Property held in Client's retirement account(s) maintained by DBSI, which may include IRAs or qualified plans, are not subject to this lien and such Securities and Other Property may only be used to satisfy Client's indebtedness or other obligations related to Client's retirement account(s).

5. Authority to Borrow

In case of the sale of any security or other property by DBSI at Client's direction and DBSI's inability to timely deliver the same to the purchaser by reason of Client's failure to supply DBSI therewith. Client authorizes DBSI to purchase or ijorrow any security or other property necessary to make the required delivery, and Client agrees to be responsible for any loss or cost, including interest, which DBSI sustains as a result of Client's failure to make delivery to DBSI.

6. Interest Charges

Client acknowledges that debit balances in the Account, including, but not limited to, those arising from its failure to make payment by settlement date for securities purchased, will be charged interest at the then current rate, in accordance with DBSI's usual custom. Interest will be computed on the net daily debit balance, which is computed by combining all debit balances and credit balances in each account with the exception of credit balances associated with short security positions.

7. Credit Information and Investigation

Client authorizes DBSI to obtain reports concerning its credit standing and business conduct at DBSI's discretion. Client also authorizes DBSI and any affiliate of Deutsche Bank, including, without limitation, Deutsche Bank AG, to share among such affiliates such information and any other confidential information DBSI and such affiliates may have about Client and the Account.

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8. Satisfaction of Indebtedness

Client agrees to satisfy, upon demand, any indebtedness, including any interest and commission charges. Client further agrees to pay the reasonable costs and expenses of collection of any amount it owes DBSI, including reasonable attorney's fees and court costs. Client agrees that DBSI and its clearing broker have the right to collect any debit balance or other obligations owing in Client's Account, and that such rights may be assigned to each other.

9. Loan or Pledge of Securities and Other Property

Within the limitations imposed by applicable law, all Securities and Other Property now or hereafter held, carried, or maintained by DBSI in its possession that have not been fully paid for, may be lent, either to DBSI or to others, pledged, and repledged by DBSI, without notice to Client. Client understands that while securities held for its Account are loaned out, Client will lose voting rights attendant to such securities.

10. Aggregation of Orders and Average Prices

Client authorizes DBSI, at its discretion, to aggregate orders for the Account with other customer orders. Client recognizes that in so doing, it may

receive an average price for its orders that may be different from the price(s) it might have received had its orders not been aggregated. Client understands that this practice may also result in its orders being only partially completed.

11. Arbitration

- This section of the Agreement contains the predispute arbitration agreement between us. By signing this Agreement, we agree as follows:

- (i) All parties to this Agreement are giving up the right to sue each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which a claim is filed;
- (ii) Arbitration awards are generally final and binding. A party's ability to have a court reverse or modify an arbitration award is very limited;
- (iii) The ability of the parties to obtain documents, witness statements and other discovery is generally limited in arbitration as compared to court proceedings;
- (iv) The arbitrators do not have to explain the reason(s) for their award, unless, in an eligible case, a joint request for an explained decision has been submitted by all parties to the panel at least twenty (20) days prior to the first hearing date;
- (v) The panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the securities industry;
- (vi) The rules of some arbitration forums may impose time limits for bringing a claim in arbitration. In some cases, a claim that is ineligible for arbitration may be brought in court; and
- (vii) The rules of the arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this Agreement.

- Client agrees to arbitrate with DBSI any controversies which may arise, whether or not based on events occurring prior to the date of this agreement, including any controversy arising out of or relating to any

account with DBSI, to the construction, performance or breach of any agreement, or any duty arising from any agreement or other relationship with DBSI, or to transactions with or through DBSI, only before the Financial Industry Regulatory Authority, Inc., or any exchange of which DBSI is a member, at Client's election. Client agrees that Client shall make Client's election by registered mail to Deutsche Bank Securities Inc., Compliance Department - Attention: Director of Compliance, 60 Wall Street 23rd Floor, Mail Stop NYC60-2330, New York, NY 10005-2836. If Client's election is not received by DBSI within ten (10) calendar days of receipt of a written request from DBSI that Client make an election, then DBSI may elect the forum before which the arbitration shall be held.

- Neither DBSI nor Client waive any right to seek equitable relief pending arbitration. No person shall bring a putative or certified class action to arbitration, nor seek to enforce any pre-dispute arbitration agreement against any person who has initiated in court a putative class action; or who is a member of a putative class who has not opted out of the class with respect to any claims encompassed by the putative class action until (i) the class certification is denied; or (ii) the class is decertified; or (iii) the customer is excluded from the class by the court. Such

forbearance to enforce an agreement to arbitrate shall not constitute a waiver of any rights under this agreement except to the extent stated herein.

Important Disclosures for Your Records

Deutsche Bank Securities Inc. "DBSI" is furnishing this document to you to alert you to important matters regarding your account.

Securities Investor Protection Corporation ("SIPC")

Securities held by our clearing broker, Pershing LLC, for your account are protected up to the total net equity held in the account. Of this total, SIPC provides \$500,000 of coverage, including \$100,000 for claims for cash awaiting reinvestment. The remaining coverage is provided by Pershing through a commercial insurer. SIPC protection applies when the SIPC member firm through which you hold your investments fails financially and is unable to meet its obligations to securities clients, but SIPC protection does not protect against losses attributable to the rise and fall in the market

value of investments. A small number of client accounts are not carried on Pershing's books due to specific account factors. These accounts are covered under DBSI's SIPC membership. DBSI does not provide coverage in excess of SIPC coverage. Certain investments, such as commodity futures contracts and currency, are ineligible for SIPC protection. For additional information on SIPC, see www.SIPC.org or call the SIPC public information number, (202) 371-8300.

Payment for Order Flow

DBSI receives payment when it routes for execution certain orders in certain securities. The determination as to where to route orders is based on several factors, consistent with DBSI's obligation to provide best execution for all client orders. Because several factors are considered with respect to such determinations, DBSI could potentially secure price improvements on such orders by routing them in a different manner and all such orders

potentially could be executed at prices superior to the best bid or best offer. Payment is received by DBSI in the form of rebates, or credits against exchange fees, and specialist fees. Details will be furnished upon written request.

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Terms and Conditions Corporate Accounts

Deutsche Bank Securities Inc. (referred to herein as "DBSI") accepts the Account of the client described in the attached certificate (the "Client"). The

term DBSI includes its affiliates, officers, directors, agents and employees. Client understands that Pershing LLC is the carrier of the Account as

clearing broker pursuant to a clearing agreement with DBSI.

Deutsche Bank Securities Inc. is a subsidiary of Deutsche Bank AG. As used herein, the term "affiliate of Deutsche Bank" or "Deutsche Bank affiliates" means Deutsche Bank AG and its subsidiaries and affiliates. Each of Deutsche Bank AG and its affiliates is a separately incorporated legal entity, none of which is responsible for the obligations of the others.

"Securities and Other Property" shall include, but shall not be limited to, money

and securities, financial instruments, commodities of every kind and nature, and all contracts and options relating to any thereof, owned by the Client or in which the Client has an interest. These terms and conditions shall be construed in accordance with the laws of the State of New York and the United States, as amended.

By opening the Account, Client agrees to the following terms and conditions:

1. Confirmations, and Transmission of Instructions

Client agrees to notify DBSI in writing, within ten (10) days of sending Client a confirmation, of any objection Client has to any transaction in its Account. In the absence of such written notification, Client agrees that all transactions for its Account will be final and binding on it. Client understands that it is responsible for transmission of instructions to DBSI and that Client bears the risk of loss arising from the method of transmission that Client uses in the event of transmission errors, misunderstandings, impersonations, transmission by unauthorized persons or forgery. Client agrees to release and indemnify DBSI from any and all liability arising from the execution of transactions based on such instructions

except if DBSI's gross negligence caused the transmission error.

2. Cash Account

With respect to the Account: (i) Client will make full cash payment on or before settlement date for each security purchased, unless funds sufficient therefor are already held in the Account; (ii) Client does not contemplate selling any security before K is paid for as provided in the preceding clause; (iii) Client will own each security sold at the time of sale and, unless such security is already held in the account, will promptly deliver such security thereto on or before settlement date; and (iv) Client will promptly make full cash payment of any amount that may become due in order to meet necessary requests for additional deposits or, with respect to any unissued security purchased or sold, to mark to the market.

3. Short and Long Orders; Deliveries and Settlements

Client agrees that, in giving orders to sell, all "short" sales will be designated by K as "short" and all other sales will be designated by DBSI as "long." Client also agrees that DBSI may, at K's discretion, immediately cover any short sales in the Account, without prior notice. In case of nondelivery

of a security, DBSI is authorized to purchase the security to cover Client's position and charge any loss, commissions and fees to the Account. Client agrees that if DBSI fails to receive payment for securities Client has purchased, DBSI may; without prior demand or notice, sell those securities or other property held by DBSI in the Account and any loss resulting therefrom will be charged to the Account. Client authorizes DBSI, at its discretion, to request and obtain extension(s) of Client's time to make payment for securities Client purchased, as provided for by Federal Reserve Bank Regulation T.

4. Liens

Client hereby grants to DBSI and its Affiliates a security interest in and lien upon all Securities and Other Property in the possession or control of DBSI, any of its Affiliates or Pershing, in which Client has an interest (held individually, jointly or otherwise) (collectively all such Securities and

Other Property are referred to herein as "Collateral") in order to secure any and all indebtedness or any other obligation of Client to DBSI and its Affiliates or Pershing (provided that such indebtedness or obligation to Pershing arises in connection with this Agreement) (collectively, all such obligations are referred to herein as the "Obligations"). Clients who are joint accountholders ("Joint Accountholders") acknowledge and agree that pursuant to this lien, the Collateral shall include Securities and Other Property held in the Account or any other account held by either Joint Accountholder with DBSI or its Affiliates (whether individually, jointly or otherwise) and shall secure any and all Obligations of each Joint Accountholder to DBSI and its Affiliates. DBSI (or Pershing, at DBSI's instruction) may, at any time and without prior notice, sell, transfer, release,

exchange, settle or otherwise dispose of or deal with any or all such Collateral in order to satisfy any Obligations. In enforcing this lien, DBSI shall

have the discretion to determine which Securities and Other Property to apply for the purposes of the foregoing. Notwithstanding the foregoing, nothing herein shall be deemed to grant an interest in any Account or assets that would give rise to a prohibited transaction under Section 4975(c)(1)(B) of the Internal Revenue Code of 1986, as amended, or Section 406(a)(1)(B) of the Employee Retirement Income Security Act of 1974, as amended. Securities and Other Property held in Client's retirement account(s) maintained by DBSI, which may include IRAs or qualified plans, are not subject to this lien and such Securities and Other Property may only be used to satisfy Client's indebtedness or other obligations related to Client's retirement account(s).

5. Authority to Borrow

In case of the sale of any security or other property by DBSI at Client's direction and DBSI's inability to timely deliver the same to the purchaser by reason of Client's failure to supply DBSI therewith, Client authorizes DBSI to purchase or borrow any security or other property necessary to make the required delivery, and Client agrees to be responsible for any loss or cost, including interest, which DBSI sustains as a result of Client's failure to make delivery to DBSI.

6. Interest Charges

Client acknowledges that debK balances in the Account, including, but not limited to, those arising from Ks failure to make payment by settlement date for securities purchased, will be charged interest at the then current rate, in accordance with DBSI's usual custom. Interest will be computed on the net daily debK balance, which is computed by combining all debK balances and credit balances in each account with the exception of credK balances associated with short security positions.

7. Credit Information and Investigation

Client authorizes DBSI to obtain reports concerning its credK standing and business conduct at DBSI's discretion. Client also authorizes DBSI and any affiliate of Deutsche Bank, including, without limitation, Deutsche Bank AG, to share among such affiliates such information and any other confidential information DBSI and such affiliates may have about Client and the Account.

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8. Satisfaction of Indebtedness

Client agrees to satisfy, upon demand, any indebtedness, including any interest and commission charges. Client further agrees to pay the reasonable costs and expenses of collection of any amount K owes DBSI, including reasonable attorney's fees and court costs. Client agrees that DBSI and its clearing broker have the right to collect any debt balance or other obligations owing in Client's Account, and that such rights may be assigned to each other.

9. Loan or Pledge of Securities and Other Property

Within the limitations imposed by applicable law, all Securities and Other Property now or hereafter held, earned, or maintained by DBSI in its possession that have not been fully paid for, may be lent, either to DBSI or to others, pledged, and repledged by DBSI, without notice to Client. Client understands that while securities held for its Account are loaned out, Client will lose voting rights attendant to such securities.

10. Aggregation of Orders and Average Prices

Client authorizes DBSI, at its discretion, to aggregate orders for the Account with other customer orders. Client recognizes that in so doing, K may receive an average price for its orders that may be different from the price(s) it might have received had its orders not been aggregated. Client understands that this practice may also result in its orders being only partially completed.

11. Arbitration

- This section of the Agreement contains the predispute arbitration agreement between us. By signing this Agreement, we agree as follows:

- (i) All parties to this Agreement are giving up the right to sue each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which a claim is filed;
 - (ii) Arbitration awards are generally final and binding. A party's ability to have a court reverse or modify an arbitration award is very limited;
 - (iii) The ability of the parties to obtain documents, witness statements and other discovery is generally limited in arbitration as compared to court proceedings;
 - (iv) The arbitrators do not have to explain the reason(s) for their award, unless, in an eligible case, a joint request for an explained decision has been submitted by all parties to the panel at least twenty (20) days prior to the first hearing date;
 - (v) The panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the securities industry;
 - (vi) The rules of some arbitration forums may impose time limits for bringing a claim in arbitration. In some cases, a claim that is ineligible for arbitration may be brought in court; and
 - (vii) The rules of the arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this Agreement.
- Client agrees to arbitrate with DBSI any controversies which may arise, whether or not based on events occurring prior to the date of this agreement, including any controversy arising out of or relating to any account with DBSI, to the construction, performance or breach of any

agreement, or any duty arising from any agreement or other relationship with DBSI, or to transactions with or through DBSI, only before the Financial Industry Regulatory Authority, Inc., or any exchange of which DBSI is a member, at Client's election. Client agrees that Client shall make Client's election by registered mail to Deutsche Bank Securities Inc., Compliance Department - Attention: Director of Compliance, 60 Wall Street, 23rd Floor, Mail Stop NYC60-2330, New York, NY 10005-2836. If Client's election is not received by DBSI within ten (10) calendar days of receipt of a written request from DBSI that Client make an election, then DBSI may elect the forum before which the arbitration shall be held.

- Neither DBSI nor Client waive any right to seek equitable relief pending arbitration. No person shall bring a putative or certified class action to arbitration, nor seek to enforce any pre-dispute arbitration agreement against any person who has initiated in court a putative class action; or who is a member of a putative class who has not opted out of the class with respect to any claims encompassed by the putative class action until (i) the class certification is denied; or (ii) the class is decertified; or (iii) the customer is excluded from the class' by the court. Such forbearance to enforce an agreement to arbitrate shall not constitute a waiver of any rights under this agreement except to the extent stated herein.

Important Disclosures for Your Records

Deutsche Bank Securities Inc. "DBSI" is furnishing this document to you to alert you to important matters regarding your account.

Securities Investor Protection Corporation ("SIPC")

Securities held by our clearing broker, Pershing LLC, for your account are protected up to the total net equity held in the account. Of this total, SIPC provides \$500,000 of coverage, including \$100,000 for claims for cash awaiting reinvestment. The remaining coverage is provided by Pershing through a commercial insurer. SIPC protection applies when the SIPC member firm through which you hold your investments fails financially and is unable to meet its obligations to securities clients, but SIPC protection does not protect against losses attributable to the rise and fall in the market

value of investments. A small number of client accounts are not carried on Pershing's books due to specific account factors. These accounts are covered under DBSI's SIPC membership. DBSI does not provide coverage in excess of SIPC coverage. Certain investments, such as commodity futures contracts and currency, are ineligible for SIPC protection. For additional information on SIPC, see www.SIPC.org or call the SIPC public information number, (202)371-8300.

Payment for Order Flow

DBAB receives payment when its routes for execution certain orders in certain securities. The determination as to where to route orders is based on several factors, consistent with DBSI's obligation to provide best execution for all client orders. Because several factors are considered with respect to such determinations, DBSI could potentially secure price improvements on such orders by routing them in a different manner and all such orders potentially could be executed at prices superior to the best bid or best

offer. Payment is received by DBSI in the form of rebates, or credits against exchange fees, and specialist fees. Details will be furnished upon written request.

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LthQV. OFFICE

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We, the undersigned natural persons of the age of twenty-one years or more, all of whom are bona fide residents of the Virgin Islands of the United States, acting as incorporators of a corporation to be named J. Epstein Virgin Islands Foundation, Inc., do adopt the following Articles of Incorporation for such corporation pursuant to the Nonprofit Corporations Law of the Virgin Islands (Chapter 3, Title 13, Sections 491 et seq. of the Virgin Islands Code), as the same may be amended from time to time, do make and file these Articles of Incorporation in writing and do certify:

ARTICLE I

The name of the corporation (hereinafter referred to as the "Corporation") is Jv Ef*STEI^^ VIRGIN ISLANDS FQ UNOAF ION, INC.

ARTICLE, II

The principal office of the Corporation in the Virgin Islands is located at 4.1 -4;2 Itongens Cjade. St. Thomas, Virgin Islands, and the name of the resident agent of the Corporation at that address is Paul Hoffman.

ARTICLE III

A.

The Corporation is organized exclusively for charitable, educational and scientific purposes within the meaning of section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provisions of subsequent tax laws). Notwithstanding any other provision of the Articles, the Corporation shall not engage in any activities not permitted to be carried on (i) by a corporation exempt from federal income tax under Section 501(c)(3), or (ii) by a corporation, contributions to which are deductible under Sections 170(e)(2), 2035(a)(1), 2106(a)(2)(B), 2522(b)(2) or 2522(b)(3).

B. No part of the net earnings of the Corporation shall inure to the benefit of any individual. The Corporation shall not be authorized and empowered to pay reasonable compensation for services rendered and to make payments in furtherance of its purposes. The Corporation may engage in propaganda or otherwise attempt to influence legislation but only to the extent permitted by the

Internal Revenue Code. The Corporation shall not participate in, or
intervene in (including the
publishing or distribution of statements), any political campaign on behalf
of or in opposition to any
candidate for public office.

Articles of Incorporation

Page 2

The member of the Corporation shall be Jeffrey E. Epstein or such person or entity as he shall designate in writing.

A. Management responsibilities to the

B. The Corporation shall be managed by a Board of Trustees which may further delegate of the Corporation. The number of Trustees constituting the Board of Trustees is three. The number of Trustees may be increased or decreased from time to time by amendment to the By-laws, but in no event shall the number be less than three.

The names and addresses of the initial Board of Trustees are as follows:
Paul Hoffman

[REDACTED]
Jeffrey Epstein
Jeffrey Schaniz

[REDACTED]
C. Trustees shall be elected by the member as specified in the By-Laws. Any vacancy occurring in the Board of Trustees upon the death, resignation, expiration of term of office, or removal of any Trustee, or as a result of an increase in the number of Trustees, shall be filled by a majority vote of the remaining members of the Board of Trustees then in office under procedures specified in the By-Laws,

D. The names and addresses of the initial Officers of the Corporation are as follows:

President
Jeffrey Epstein
6100 Red Hook Quarter. Suite 1B. -1v.
American Yacht Harbor
St. Thomas. VI 00802

Articles of Incorporation

Page 2

The member of the Corporation shall be Jeffrey E. Epstein or such person or entity as he shall designate in writing.

A.

The Corporation shall be managed by a Board of Trustees which may further delegate management responsibilities to the officers of the Corporation. The number of Trustees constituting the Board of Trustees is three. The number of trustees may be increased or decreased from time to time by amendment to the By-laws, but in no event shall the number be less than three.

B.

The names and addresses of the initial Board of Trustees are as follows:
Paul Hot Ymn

[REDACTED]

Jeffrey Epstein.

Jeffrey Sdiamz

C.

[REDACTED]

Trustees shall be elected by the member as specified in the By-Laws. Any vacancy occurring in the Board of Trustees upon the death, resignation, expiration of term of office, or removal of any Trustee, or as a result of an increase in the number of Trustees, shall be filled by a majority vote of the remaining members of the Board of Trustees then in office in the procedure specified in the By-Laws.

D.

The names and addresses of the initial officers of the Corporation are as follows:

President

Jeffrey Epstein

6100 Red Hook Quarter, Suite B-1

American Yacht Harbor

St. Thomas, VI 00802

S,

Articles of tneofpofatibn

Page 3

Vice Pi^sidetit

Jeffiey Schantz

[REDACTED]

Vice President

Secretars'

PaUlHoSTtQan

[REDACTED]

Jefftey Schantz^"' ^ ^

[REDACTED]

.. .

-^fx^---Treasurer

Jeffrey

Epsteikv

Assistant SecretarvjF--'Paurkoffman

[REDACTED]

A^istcirii TreasureFx^^Paul Hoffman

[REDACTED]

Theofficers of (he Coiporation shall be electedat an annual meeting of the Board of Trustees

ori a date to be. spB,cifi.ed in the By-Laws,

E.

The CarpoTatioiv is to haA e perpetual ejtjstence.

ARTICLE VII^

Af" - -^I'l^^irawai Byv.|;a<^.oft|te#oTporattjt>Jt^^^

a lifer, amend orj:epeal the By-Laws or a^d^^

atlpted'bvne JBoard 5TTrtISIsSlucf?JM^^^

>•

^

[REDACTED]

Articles of Incorporation

Page 4

B.

In the event of the dissolution or final liquidation of the Corporation:

(1) None of the property of the Corporation nor any proceeds thereof shall be distributed to or divided among any of the Trustees or officers of the Corporation or inure to the benefit of any individual.

;

(2) After all liabilities and obligations of the Corporation have been paid, satisfied, discharged, or adequate provisions made therefor, all remaining property and

assets of the Corporation shall be distributed for an exempt purpose or for public use

in accordance with section 501(c)(3) of the Internal Revenue Code of 1986 (or the corresponding provision of subsequent tax law) and the regulations issued thereunder,

ARTICLE VIII

The names and addresses of the persons who are the incorporators of the Corporation are as follows:

Barbara Miunon Weatieriy

[REDACTED]

I'aul Hoffean

Jefey Eisteln:-^

[REDACTED]

ARTICLE IX

The amount of indebtedness to which the Corporation may be subject is unlimited.

ARTICLE X

The articles of incorporation may be amended when authorized by a vote of two-thirds of the members comprising the membership of this Corporation, given at a meeting or at the next meeting of all the members without a meeting.

Articles of Incorporation

Page 5

I, the undersigned, do hereby certify that the foregoing is a true and correct copy of the Articles of Incorporation of the above named corporation as filed with me this 1st day of June, 2000.

BARBARA MIGNON : THE

PAUL TEFKAN

JIM TREY EPSTEIN,

TERRITORY OF THE VIRGIN ISLANDS)

DIVISION OF ST. THOMAS & ST. JOHN)

The foregoing instrument was acknowledged before me this 7 day of June, 2000

by Barbara Mignon Weatherly and Paul

Notary Public

at PUKRTSA HCU

STATE OF NEW YORK.

t

JOHN T. EPSTEIN

by John T. Epstein,

Notary Public

at PUKRTSA HCU

)

Witness:

day of June

. 2000

)

The foregoing instrument was acknowledged before me this 7th day of June, 2000.

BARBARA MIGNON : THE

UNANIMOUS CONSENT IN UE« OP MEEWMG 0

THE BOARD OF TRUSTEES OF

Ca/lt/aMtANeEI) EWlCAilON)

The undersigned, being all of the members of the Board of Trustees of The
I:

Epstein Vh^in Islands Fotindatton, Inc^ai United States Virgin Islands
corporation^

a/k/a Enhanced Education (ih!e *'CorporatiQn'0, in lieu of holding a meeting,
do

hereby adopt the following resolutions and the taking of all action required
or

permitted thereby!

WHEREAS, on February 29, 2012, each of Darren K. Indyke, Geofrey de
Jongh, and Leanne Brennan tendered to the Board of Trustees of the Corporation
their resignations from all offices held by them for the Corporation; and

WHEREAS, as a result of the resignations of Mr. Indyke, Ms. de Jongh,
and Ms. Brennan, it is necessary that the members of the Board of Trustees
of the

Corporation appoint new officers of the Corporation;

NOW> THEREFORE, BE IT

RESOLVED, that the following persons be, a^^^

President

Vice President

Treasurer

Secretary

and be if

Geofrey E. Epstein

Darren K. Indyke

Krista Kellerhals

Erika Kellerhals

hereby is

appointed to hold the office set forth opposite such person*? and
serve in such capacity until such time as a successor is duly
appointed

and shall have qualified to serve the Corporation in such capacity;

•FURTB®.RLESj^t^D,-Aatall piarsonssairtng, as oficers of %
(SOI^orati0n tiiat
piirijuiwt; to the immediai^lir ptec^dihjg resolution, be, sftdeach of tttem
hecehy is^
renioved ij'oin office.
Dated as of: March 3., 2f^l2
Darren K. Indyke
ErifejKellerhais

FURTHER RESOLVED, that all persons serving as officers of the Corporation that were not appointed to serve as officers of the Corporation pursuant to the immediately preceding resolution, be, and each of them hereby is,

jjemqved ftxim ts^m

Dated as of: March 1, 2012

Jeffrey E. Epstein

Darren K. Indyke

Erika Kerzhals

BY-LAWS

OF

THE

3. WSTMH VIRGIN ISLANDS :FOUNMTiaisyNpi,. .^..qv;ARTICLE

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OFFICE

The principal business office of J. EPS11EIN VIRGIN ISLANDS FOUNDATION, INC.

(the

"Corporation") shall be located at 41-42 Kongens^ Gade, St, Thomas, Virgin Islands, The

Corporation may establish and maintain other ofTic&: in^Uie Virgin Islands, any ofthe States or

pos.sessions ofthe United States, and at such other places as rmay from time to time be selected by

the Board of Trustees;

ARTICLE I I

CORPORATE SEAL

The. corporate seal of the Corporation shall have inscribed thereon the name of the

Corporation, the year of its incorporation and the words "Virgin Islands".

The Seal shall be in the

possession ofthe Secretary of the Co/pol-ation. •

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"•:sRTicLE,rii.

BOARD OF TRUSTEES

SECTION 1. Number. Classification and Term of Office. I'he business, affkirs, concerns,

direction and die ptoperty of the Corporation shall be managed and controiled by the Board of

Trustees.

Tbcnumber of Trust5ges shall bethree (3), but theinumber may be tihanged fit^ time to time

by the .amendment of these By-Lavi^, but m no event .shall, the number be less than three (3).

I

Trustees may be elected by the written consent ofthe member. Any vacancy occurring in the

Board of Trustees upon the death, resignation, expiration of term of office, or removal of any

Trustee, or as a result of an increa-sc in the number of Trustees, shall be filled by the Consent of the

member or by a majority vote of the remaining members of the Board of Trustees then in office:

By-Laws

Page 2

Epstein and Jeffrey Schantz vllios Siibject to Articielll ;;Sectiori 6i shall hold office until newtrustees are elected by the member.

The first Board ofTn^steef of the Cbippratlrri shal^ be eoiappsed of Paul Hoffman, Jeffrey

|
SECTION 2. Pl^ee of Meeting, The frusteemay hold their iiTeetings in suchplace or places vwithin or without the Virginrlslands asa miyority of the Boa may, ftotti time-to time, determineSECTION

3. Meetings. Meetings of the Board of Trustees.may he ealled at any time by the President; or the Secretary, or by a majority ol"the Bo^rd of Trustees. Trustees shall be notified in writing of the time, place and puipose of all meetings of tHe^paid. Any trustee shallj however, be deemed to have waived such notice by his attendancejat'any'meeting.

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im Mm mS',

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SBCTION 4. Oubiaim. A majority ofthe Board* of Triistees shali constitute a ;qUorum for the.

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Transaction of businessij and if at any meeting^ofthe Board of Trustees there is less than a quorum present, a majority of those; present may adj,oiar'n the rneeting from tinicito time,

SECTION 5. MannerofActing. Atall routings ofthe Board of lYustees, each trustee present shall have one vote..

Exceptas otherwise provided |bysiarate, by the Articles of Incorporation, or. by thJse'By-LawS,

the action of a majority o^Ule Tmstees present at any meeting at which a.qiioruni.is present shall be

the act of the Board of Trustees. Any action authorized, in writing, by all of the Trusteesenfitled to

vote thereon and filed with the^notes^f the Corporation shall he the act ofthe Board of'fVustecs

with the same force^and elTeet as if the'same had been passed by unaftinious ypte at si duly called

meeting of the, Bo.ardj.atwlwch a quoniin was present.

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SECTION 6. Removal and VaGaricies'. Any Trustees may be removed by.a majority vote of the

Board of Trustees' or by the written consent of the member, and vacancies in the Board of Trustees shall be filled by the raeraber or by the remaining .meinbei:s of the Board and each person so elected shall be a Trustee, until his successof is el'eeted.

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SECTION 7. Coippensatipn, No Trustee shall receive; any sahiry or cQmpensati0^ sxmEe,s.as a tiiiistee, unless otherwise Iheise By-Laws.

By-Laws

Page 3

• ARTICLE IV

OFFICERS

SECTION 1. Election, The Board of Trustees shall select a President, a Secretary and a

Treasurer and may select one (1) or more Vice-Presidents, Assistant Secretaries or Assistant

Trustees, who shall be elected by the Board of Trustees at their regular annual meeting held

annually on a date from time to time

the Board. The term of office shall be for one (1)

year and until their successors are elected. No one of such officers, except the President, need be a

Trustee, but a Vice-President who is not a Trustee, cannot succeed to or fill the office of President,

Any two (2) of the above-named offices, except those of President and Secretary, may be held by the

same person, but no officer shall execute, acknowledge or verify any instrument in more than one

() capacity. The Board of Trustees may fix the salaries of the officers of the Corporation,

SECTION 2. The Board of Trustees may also appoint such other officers and agents as they may

deem necessary for the transaction of the business of the Corporation. All officers and agents shall

respectively have such authority and perform such duties in the management of the property and

affairs of the Corporation as may be designated by the Board of Trustees. Any officer or agent may

be removed, or any vacancies filled by the Board of Trustees whenever, in their judgment, the

business interests of the Corporation will be served thereby. or otherwise.

SECTION 3. The Board of Trustees may secure the fidelity of any or all such officers by bond

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ARTICLE V

, DUTIES OF OFFICERS

SECTION 1, President. The President shall be the chief executive officer of the Corporation,

and in the recess of the Board of Trustees shall have the general control and management of its

business and affairs subject, however, to the right of the Board of Trustees to delegate any specific

power, except such as may be by statute exclusively conferred upon the President, to any other

officer or officers of the Corporation. He shall preside at all meetings of the Trustees and all

meetings of the member, unless otherwise determined by the member.

resignation or otherwise, or in case of the absence of the President of his
•inability to discharge the
duties of his office, such duties shall be
SECTION 5. Vice-President. In case the office of President shall become:
vacant by death,
the duties being, devolve upon the Vice-President who shall

do and perform such other acts from time to time, and authorize him to do but a Vice-President who is not a Trustee; and to succeed to or fill the office of President.

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SECTION 3. Treasurer. The Treasurer shall have custody and keep account of all money, funds and property of the Corporation, unless otherwise determined by the Board of Trustees, and he shall render such accounts and present such statement to the Board of Trustees and President as may be required of him. He shall deposit all funds of the Corporation which may come into his hands in such bank or banks as the Board of Trustees may designate. He shall keep the bank accounts in the name of the Corporation and shall exhibit his books and accounts, at all reasonable times, to any trustee of the Corporation upon application at the office of the Corporation during business hours. He shall pay out money as the business may require upon the order of the properly constituted officer or officers of the Corporation, taking proper vouchers therefor; provided, however, that the Board of Trustees shall have power by resolution to delegate any of the duties of the Treasurer to other officers, and to provide by what officers, if any, all bills, notes, checks, vouchers, orders or other instruments shall be countersigned. He shall perform, in addition, such other duties as may be delegated to him by the Board of Trustees, and

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SECTION 4. Secretary- The Secretary of the Corporation shall keep the minutes of all the meetings of the members of the Corporation and Board of Trustees in books provided for that purpose; he shall attend to the giving and receiving of all notices of the Corporation; he shall sign, with the President or Vice-President, in the name of the Corporation, all contracts authorized by the Board of Trustees and when necessary shall affix the corporate seal of the Corporation thereto; he shall have charge of such books and papers as the Board of Trustees may direct; all of which shall at all reasonable times be open to the examination of any Trustee upon application at the office of the Secretary, and in addition, he shall have such other duties as may be delegated to him by the Board of Trustees,

ARTICLIVI
AMENDMENT

. The member or the. Board of Trustees rmay alter, ainend, add to pr
repeal'" these "BytLaws,
including the, fljiing and akeriiiig offtiie number of membe^^^ of theBoard of
Irustees; provided that
the Board of Trustees.sMi not make'or alte^
or term of office.

GOVERNMENT OF
THE VIRGIN ISLANDS OF THE UNITED STATES
CHARLOTTE AMALIB. ST. THOMAS

John Williams, Secretary of the Government

I, the undersigned, GOVERNOR, do hereby certify that

legally

INCORPORATED.

of the Virgin Islands filed with me on the 1st day of January, 1988, as provided
for by law, the Articles of Incorporation, duly adopted:

WHEREFORE the persons named in the said Articles, and who have

signed the same, and their successors, are hereby declared to be from the
date aforesaid, a corporation by the name and for the purposes set forth in
said Articles, with the terms of succession as therein stated.

/

Witness my hand and the Seal of the Government
of the Virgin Islands of the United States, at Charlotte
Amalie, St. Thomas, this 1st

day of

January, 1988;

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1988.

;S

1

[REDACTED]
Date: t^ f ^i M

Employer Identification Nun4ie*ti

[REDACTED]
DLNt

[REDACTED]
• ASHOK B CrOSHI
[REDACTED]

• •
Contact Telephone Numbers

[REDACTED]
AGcountlmg Period Ending.Dscentjer

31

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Dear Applicant:

Based on information supplied, and asswing your operations wij.! b<a stated i n your application fo r recognition of exemption, we have determiie^ you

are exempt from Federal income tax under eectiott 501(a) of the Internal Revenue Code as an organization described i n section 501(c) (3).

We have further deterinined that, a« indicated i n your application, you • are a private foundation within the meaning of eection 50\$(a) of ;the Code. Irt

thi s lette r we are not determining whether you are an operating fo\indation as defined i n section 4942<j) (3)•

I f your sources of support, or your.purposes, character, or' method of operation change, please le t ua know ^o we can consider the effec t of. the change on your exempt status and foundation statug. I n the case of an amendment

t o your organizational document or bylaws, please send ue a copy of tha amended document or bylaws. Also, you should inform ue of al l changes i n your name or address.

Aa of January 1, l&a4, you are liabl e fo r taxes under the Federal Insuranee Contributions Act (social security taxes) on remuneration of \$100 or more you pay to each of your employees during a calendar year. You are not liabl e for the tax impoafed under the Federal Unemployment Tax Act (fOTA) .

However, since you are a private foundation, you are subject t o excise taxes under, chaptfer 42 of the Code. Vou also may-he eubject to other Federal excise

t:^3^B. i f you have any quections about excisev employeTit, or other Federal

taxes please, let us know.

Donors may deduct contributions to you as provided in section 170 of the Code. Bequests, legacies, devises, transfers, or gifts to you or for your use

are deductible to the Federal estate and gift tax purposes if they meet the

applicable provisions of sections 2055, 2106, and 2522 of the Code.

Contribution deductions are allowable to donors only to the extent that their contributions are gifts, with no consideration received. Ticket purchases

and similar payments in conjunction with fundraising events may not necessarily qualify as deductible contributions, depending on the circumstances.

Letter

1076 (po/CG)

JBPSTSIM VIRQJN ISIIFTMSS; FOTFFJDFTTIDSf Contact Person:

INC'

31371,

-.2',

J EPSTBIN,- VIRGIN ISIRSDS FOUNDATJ0lTf

Stances. See Revenue Ruling 67-246, published i n Cumulative Bulletin 1567-2,

on page 104, which sets fort h guidelines regarding the deductibility^ as charitable

contributions, of payments made by taxpayers for admission toj or pth^P participatidh i n fundraijsing activities, foar charity.

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I

You are required t o fil e Form 990-PF, Return of Private Foundation or Section 4947(a)(1) Trust Treated as a Private Foundation, Form &50-PP must be file d by the 15th day of the fift h month afte r the end of your annual accounting

period. A penalty of \$20 a day i s charged when a return i s file d lata , unless there i s reasonable cause for the delay. However, the maximum penalty charged cannot exceed \$10,000 or 5 percent .of your gross receipts fo r the year,

whichdver I s less. For organizations with gross, receipta exceeding!-\$1,000,000

i n any year, the penalty i s \$10fl per day per return, unless there i s reasonable

cause fo r the delay. Th* maximum penalty fo r an organization with gross receipts exceeding \$1,000,000 shall not exosed \$50,000. This penalty may also be charged i f a return i s not complete, so iplease be sure your return i s complete: before you fil e tt .

You are not required to fil e Federal income tax retums unless jyou are subject to the tax on unrelated business itvsprae under section Sl l of thfe Code,

I f you are subject t o thi s tax, you must fil e an income tax return on Form

9\$0-T, exempt Organissafciort Bussinefis Income Il'ax Return. I n thi s lette r we

are not determining whether any of your pre,3ent or proposed activitie s are unrelated trade or business as defin«id i n section 513 of the Code, |

You are required to make certain retuarns available fo r publio inspection for three years after, the late r of the due date of th© return or the date the

return i s filed . The returns required t o be mad© available fo r public inspection are Form 390-PP, Return of Private Foundation or Sectioni4947(a)-(1)

Nonexempt Charitable Trust Treated as a Private Foundation, and Portn 4720, Return of certain Bxcise Ta^ses tjn Charities and Other Parsons Under j Chapters 41

and 42 of the Internal ReVfenuue code. You are also required to make available for public inspection your exemption application, any supporting documents, and

your exemption letter . - Copies of these documents must provided to any

individual written or in person request without charge other than reasonable fees for copying and postage. You may fulfill this requirement by placing these documents on the Internet. Penalties may be imposed for failure

to comply with these requirements. Additional information is available in Publication 557, Tax-Exempt Status for Your Organization, or you may call our

toll free number shown above *

Y&VI feed an employer identification number even if you have no .employ^eB.

If an employer identification number was not entered on your application, a

number will be assigned to you and you will be advised if it . Please use, that

number on all returns you file and in all independent^s will^h fche Internal

Revenue Service,

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This determination is based on evidence that your funds are dedicated to the purposes listed in section 501(c)(3) of the Code.. To assure

continued exemption, you should maintain records to show that funds are expended only for those purposes. If you distribute funds to other

Letter 1076 (D0/CGi

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WROIN

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organizations, your records should show whether they are exempt under section' 501(c)(3) . In cases where the recipient prgahiaatioti i s hot exempt

under eection 501(c) (3), there should be evidence that the ftthdii. will, remain

dedicated to the required purposes and that they wil l be uagid for those purposes by the recipient.

I f we have indic!a:ted in* the heading ojf this leitter tbafe an addendiijm appiiee, the addendum enclosed; i f an integral part of this letter, BecSAu:#e this l«*tt:6Sr could .help, iresolye any gvestiiJiie aljoUtJ your exi&ttiist

EitatuEf ;and foundation jBtatue, you should kfeej> i t i n yqur pertnsnent records.,

Jf ypu' have any queations, please contacts the pereoh whose h^me :ahd telephone number are shown i a the heading of this letter.

Sincerely yours,

Steven T. Miller

Director, Bxewpt OrgaTfttzatdons

Letter 1076 (D0/GS)

TIIE;UNHED,STATES VIRGIN ISLANDS
OFFICE OF THE LIEUTENANT GOVERNOR
DIVISION OF CORPORATIONS AND TRADEMARKS
,504? KongensjGacie
Charlotte'Arndlie,,yirgln Islands 00802
Phone-340;776:85;15
'fox - 340;776.4612
1105 King, Street
WisMgnsteel, Virgin |slancl5;jDG820
Ptione -•34G.773;6'449.
Fdx-:34&.7v'3;0330
APRIL 1;7,,;2011:

This is to Gertify that the non profit corporation known as J. EPSTEIN
VIRGINLEANTI S fPUNDA lM, INC. filed Articles of Incorporation office of the
Lieutenant Oovernor on^ JUNEi 15,2000 that a dBrfilcate of Incorporation was:
!ssUf ci; .lDy 'the- y^Ulehant Qayernorvon J||LY' W, 2000 aulhorizing the
said

corporation to conduct business in tho Virgin Islands eir^d the cdrpdrdtion
is

considered to be in good.stm^^^^

Deni^i Johannes
Director, Division of Corporation
and Trademarks
RJ/gg

rr
c=><f
THtS NUMBER HAS, BEE ESTABLISH ED FOR
J E F E y • i ; .2 F
SlGt^ATURE
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•J^
IN

- . . . «
.ERSTEIN, JEFFREY £
^^P\£
JAMES
STTH0i^^ VI, 00802
-Issued- i/15/7n ^^^-^.^ ^'
Wgs ^.i. •
1/20/1953"
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" "