

Exhibit 1

CUSTOMER AGREEMENT

In consideration of Country Hedging, Inc. (CHI) carrying one or more accounts of the undersigned (Customer) as its broker for the execution of orders on various commodity exchanges, Customer hereby agrees, represents and consents to the following:

1. All transactions executed for Customer's account(s) shall be subject to the constitution, rules, regulations, and customs, as they may be amended, of the exchange and its clearing house, if any, where executed and to the provisions of the Commodity Exchange Act, as it may be amended, and to the rules and regulations promulgated from time to time. Customer agrees to pay commission rates in effect from time to time and all other costs, fees, and other service charges arising out of CHI providing services to Customer.

2. **Type of Account**

(A) If Customer is an individual: Individual has total and sole interest in the account(s) with CHI. Individual is not now an employee of any corporation in which any exchange owns a majority of the capital stock, nor a member of any exchange, nor of any firm registered on any exchange, nor of any bank, trust company or insurance company, nor of any corporation, firm, or individual engaged in the business dealing either as a broker or as a principal, in securities, bill of exchange, acceptances or other forms of commercial paper.

(B) If Customer is a corporation: Trading in commodities, futures, and options is within the power of the corporation and the corporation is organized and existing under the laws of the State of South Dakota. The undersigned has full authority to enter into this agreement on behalf of the corporation as attested in the resolution of the Board of Directors of the corporation in the form annexed hereto, which designates who is authorized to manage the account(s) and another officer who will receive reports concerning the account(s).

(C) If Customer is a general partnership: All partners have signed this agreement and all partners are authorized to trade this account or accounts unless CHI is notified otherwise in writing.

(D) If Customer is a joint account: All of the undersigned Customers agree to be jointly and severally liable for this account(s). We understand that by setting up this account(s), we are responsible for each other's transactions. All individuals have signed this agreement and CHI is authorized to accept instructions from any individual listed including, but not limited to, instructions to release funds.

(E) If this account(s) is held by more than one person or entity or held in trust, joint ownership or partnership, all of the undersigned Customers agree to be jointly and severally liable for and also agree to jointly and severally defend, save and hold harmless CHI from and against the obligations assumed in this Agreement. If this account(s) is held in trust, joint ownership, or partnership, the undersigned Customers hereby agree to jointly and severally indemnify, defend, save and hold harmless CHI from and against any losses resulting from breach of any fiduciary duty of the undersigned to the other holders of this account(s).

3. Customer will at all times, without notice or demand from CHI, maintain such margins in their account(s) as CHI will require and will daily meet all margin calls. Customer understands and agrees that failure to meet any margin call will result in CHI liquidating their futures and/or option positions. This liquidation does not release Customer from any liability previously incurred. Customer will hold CHI harmless against any losses in their account(s). Any and all commodities, contracts or funds relating thereto, now and hereafter held or carried by CHI for Customer, shall apply and/or transfer interchangeably between any of Customer's accounts (other than regulated commodity accounts).
4. Whenever CHI deems it necessary or advisable for its protection, CHI is authorized in its sole discretion and for Customer's account(s), to cover any short position or liquidate any long position Customer may have with CHI through purchase or sale on any Exchange; and to sell as best CHI deems appropriate any collateral deposited with CHI, whether or not Customer has actually received notice of CHI's intention to effect the foregoing; it being understood that a prior tender, demand or call of any kind from CHI, or prior notice from CHI, of the time and place of such sale or purchase shall not be considered a waiver of CHI's right to sell or buy any position or collateral at any time as heretofore provided. After deducting all costs and expenses in connection with any such transaction, CHI may apply any remaining proceeds to the payment of any liabilities Customer may have to CHI, and in the event such proceeds are insufficient for the payment of all liabilities, Customer shall promptly, upon demand, pay to CHI the deficit, together with interest thereon and all costs of collection (including attorney's fees, should CHI refer the matter to legal counsel).
5. Customer understands that, unless the contract specifications state to the contrary, every futures contract contemplates delivery and Customer shall promptly advise CHI if he intends to make or take delivery. When Customer intends to take delivery, he shall deposit with CHI the full value of the commodity immediately upon receipt of notice of delivery. CHI is authorized at its discretion to borrow or

CUSTOMER AGREEMENT (CONTINUED)

- buy any property necessary to honor such a Customer obligation, and Customer shall pay and indemnify CHI for any costs, loss, penalties or damages which CHI might incur in fulfilling this responsibility.
6. Reports of the execution of orders and statements of Customer account(s) shall be conclusive if not objected to in writing within five days after transmittal to Customer by mail or otherwise. Communications will be sent to Customer at the address given, or at such address as may hereafter be given to CHI in writing. All communication sent, whether by mail, messenger, facsimile, or otherwise, shall be deemed given whether actually received or not. Customer understand that CHI will not be responsible for delays or inaccuracies in the electronic preparation of statements or the distribution of market information. Nor will CHI be responsible for any failure beyond its control, including (but not limited to) government restrictions, exchange reporting problems, contract market ruling, strikes, suspension of trading, war, or acts of God. CHI's liability on order executions is limited to any damages only as result of its own gross negligence or willful misconduct.
 7. In the event that Customer directs CHI to enter into any commodity contract on an exchange on which such transactions are effected in a foreign currency; (A) Any profit or loss arising as a result of the fluctuation in the exchange rate affecting such currency will be entirely for the account and risk of Customer; (B) All initial and subsequent deposits for margin purposes shall be made in U.S. dollars, in such amount as CHI may in its sole discretion require; and (C) CHI is authorized to convert funds in Customer's account(s) into and from such foreign currency at a rate of exchange determined by CHI in its sole discretion on the basis of then prevailing money markets.
 8. The information given by Customer to CHI in connection with the opening of Customer's account(s) with CHI is full and complete and CHI is entitled to rely on such information until it receives written notice from Customer of any changes.
 9. Customer recognizes that all parties are afforded protection by the recording of telephone conversations, and authorizes and consents to the recording of conversations by electronic equipment, whether such conversations occur between partners, officers, employees, agents, or independent contractors of CHI or introducing broker, if applicable. Customer agrees to the use of such recordings as evidence by any party in any dispute between the parties, subject to proper authentication. This paragraph authorizes all parties to record, but does not require any party to do so. Any recording may be made without an otherwise required beep.
 10. Customer agrees that any market recommendations or information communicated to Customer by CHI, although based upon information obtained from sources believed by CHI to be reliable, are opinions only and may be inaccurate, incomplete and unverified. CHI makes no representation, warranty or guarantee as to, and shall not be responsible for the accuracy or completeness of, or Customer's reliance upon, any such recommendations or information.
 11. Futures and option orders are good for one day only unless specified as being "open," in which case they will not be cancelled until the contract month expires or the Customer so specifies. The price at which an order is actually executed shall be binding, even if incorrectly reported; an order actually executed, but in error reported as not executed, is also binding.
 12. The customer hereby acknowledges and agrees that a situation may arise whereby an officer, director, affiliate, associate, employee, floor broker or floor trader associated with CHI may be the opposing broker for a trade entered for the Customer's account(s). The customer hereby consents to any such transaction, subject to the limitations and conditions, if any, contained in the Rules or Regulations of the CFTC, NFA or any exchange.
 13. In the event of Customer's death, incompetency, dissolution or termination, CHI is hereby authorized to close Customer's account(s) and proceed in accordance with Paragraph 4 hereof without prior notice to Customer's heirs, assigns, executors, administrators, conservators or successors.
 14. This agreement shall be binding upon Customer's heirs, assigns, executors, administrators, conservators and successors; no employee of CHI has any authority to waive, modify, or alter in any respect any of the terms of this Agreement; no waiver, modification or alteration of the terms of this Agreement and no supplemental or special agreement or understanding of any kind shall be binding on CHI unless one of CHI's officers shall have consented thereto in writing. This Agreement and its enforcement shall be governed by the laws of the State of Minnesota and its provisions shall be continuous, shall cover individually and collectively all accounts which Customer may open or reopen with CHI, and shall inure to the benefit of CHI's successors, by merger, consolidation or otherwise, and assigns and CHI may transfer Customer's account(s) to any successor or assigns. This Agreement becomes effective upon approval by CHI as evidenced by the signatures of an authorized representative of CHI.

CUSTOMER AGREEMENT (CONTINUED)

15. CHI is authorized to transfer among Customer's regulated commodity account(s) and any other account(s), including foreign secured account(s) and non-regulated account(s), and vice versa, such excess funds as may be required for any reason deemed appropriate in its sole discretion. Any

such transfer shall be in compliance with the Commodity Exchange Act. It is understood that within a reasonable time after making such transfer, CHI will provide written confirmation of the same to the Customer in writing, in accordance with Paragraph 6 hereof.

By signing, Customer hereby agrees, represents and consents to the "Customer Agreement".

Please complete only one of the following. (Refer to Section 2 of the Customer Agreement.)

INDIVIDUALS/JOINT (See 2-A or 2-D)

_____	_____
Print Name	
X _____	_____
Signature	Date

GENERAL PARTNERSHIP (See 2-C)

_____	_____
Account Name	
X _____	_____
Signature of a Partner or Joint Owner	Date
X _____	_____
Signature of a Partner or Joint Owner	Date
X _____	_____
Signature of a Partner or Joint Owner	Date
X _____	_____
Signature of a Partner or Joint Owner	Date

CORPORATIONS AND ASSOCIATIONS (See 2-B)

<u>Hart I Drain of Holland Inc.</u>	_____
Corporate Name	
X <u>JISH</u>	_____
Signature of Officer	
X _____	<u>11-10-11</u>
Signature of Officer	Date