U.S. Treasury Auctions

Submitter Agreement ("Agreement")

Definitions

1. In this Agreement, "you" and "your" refers to the institution submitting the Agreement. Please print your institution's legal name, address, and ABA number (if applicable) in the space provided below.

Institution Name:	
Address:	
City/State/Zip:	
ABA: (if applicable)	

- 2. In this Agreement, "we" or "us" refers to the Secretary of the Treasury and the Secretary's representatives at the U.S. Department of the Treasury and/or the Bureau of the Public Debt. The term also extends to the Federal Reserve Banks designated by Treasury to act on its behalf.
- 3. In the section herein entitled, "Terms and Conditions," the term "service provider" refers to the entity or institution with whom you have contracted or made arrangements to enter and transmit bids on your behalf.

Terms and Conditions

- 1. You **certify** that for every bid you submit, you will comply with the following:
 - The regulations in 31 CFR Part 356 (governing the sale and issue of Treasury securities);
 - The applicable offering announcement;
 - The regulations in **31 CFR Part 370** (governing electronic transactions);
 - The regulations in **31 CFR Part 357** (governing *TreasuryDirect* transactions);
 - Federal Reserve Operating Circular No. 5 (governing electronic access standards and requirements, excluding the Certification Practice Statement, but including in its place the TAAPS Certification Practice Statement. A copy of this document is available at: http://www.newyorkfed.org/aboutthefed/fedpoint/taaps cps.pdf).
- 2. You **certify** that all information submitted to us on your behalf is accurate, true and complete and that, to the best of your knowledge, all information submitted on behalf of your customers is accurate, true and complete and is based on information given to you by your customers or intermediaries.
- 3. You **certify** that, if any information in this Agreement changes, you will notify us immediately and update this Agreement in the manner that we require.
- 4. You **certify** that you will not conduct a transaction in an attempt knowingly or willfully to defraud and that you will not knowingly or willfully make any oral or written statements (including information submitted electronically) that is false or misleading, or which omits any fact necessary to make such statements not misleading.
- 5. We will issue electronic authentication credentials (such as logon IDs, passwords, and/or tokens) to individuals you identify to us pursuant to this Agreement. The presentment of such authentication credentials to access TAAPS will serve as that individual's electronic signature for all transactions submitted to us using those credentials to access our electronic systems. Any transaction conducted electronically is the equivalent of a written transaction. You are responsible for all transactions that occur in our electronic systems, whether or not you authorized such transactions.

- 6. You **certify** that each individual who has authentication credentials for Treasury auction applications will keep his/her electronic authentication credentials strictly confidential. You must take action to stop access and notify us immediately if:
 - Any individual no longer requires, or should not have, access to our electronic systems; or
 - Any individual may have had their electronic authentication credentials compromised.
- 7. The timestamp of an auction bid represents the time when we receive it. We may provide one or more confirmation messages upon our receipt of any auction bid. Our determination of the official time of receipt of any auction bid is final.
- 8. We are not liable for any disruptions, errors or failures in the operation of any computer systems or communication facilities or lines between you and us. We are not liable for the delays in the submission or receipt of bids.
- 9. We reserve the right to limit, condition, suspend or terminate the TAAPS access rights and privileges of any or all TAAPS users. We reserve the right to accept, reject or refuse to accept any and all bids.
- 10. For you to terminate this Agreement, you must provide us not less than five (5) business days prior written notice. A "business day" is the day other than a Saturday, Sunday or other day on which we are not open for business. We may terminate this Agreement at any time without prior notice.
- 11. In those cases where an auction bid is transmitted by a service provider on your behalf, you are responsible to the same extent had the bid been transmitted by you.
- 12. In those cases where awarded securities are to be delivered to your securities account at a Federal Reserve Bank, and you have a funds account at such Federal Reserve Bank, you authorize us to charge your funds account upon delivery of the securities, unless other prior arrangements have been made.
- 13. You must review any information about a submission that we make available to you, such as the award notification. You must notify us immediately of any errors in this information **before** we issue securities to you. If you notice an error, or upon reasonable review an error should have been noticed by you, and you fail to report the error to us before we issue securities to your account, we shall not be liable for any losses incurred as a result of issuance consistent with the information in the award notification we provided.
- 14. After we issue securities awarded in an auction, if we reject a bid or determine that a transaction is unauthorized or in violation of law, we reserve the right to require you to return any securities improperly issued to you. If you no longer have possession of the securities, we have the right to, upon notice, require that you obtain securities of the same term and maturity and provide those securities to us.
- 15. This Agreement supersedes and merges all prior understandings, proposals and agreements between you and us relating to the subject matter.
- 16. We reserve the right to reject this form if it is not an original, does not contain original signatures (stamped signatures are unacceptable), or is altered in any manner.

Paperwork Reduction Act Notice. We estimate it will take you about 05 minutes to complete this form. However, you are not required to provide information requested unless a valid OMB control number is displayed on the form. Any comments or suggestions regarding this form should be sent to the Bureau of the Public Debt, Forms Management Officer, Parkersburg, WV 26106-1328.

Agreement to Terms

TYPE OR PRINT CLEARLY IN INK ONLY *Denotes required field

* Institution Name:	
* Print Name of Primary Approving Officer:	
* Title:	* Phone:
* Signature of Primary Approving Officer:	* Date
(Appointing a Secondary Approving Officer is optional but high	·
* Title:	* Phone:
* Signature of Secondary Approving Officer:	* Date
Certification of Aut I certify that (1) [name of I [name of Secondary Approving	Primary Approving Officer listed above] and
and position is known or was proven to me, personally apperate at [Location] and signed this definition and signed this definition and signed this definition at [Location] are definition at [Location] and signed this definition at [Location] are definition at [Location] at [Location] and signed this definition at [Location] are definition at [Location] at [Location] at [Location] are definition at [Location] at [Location] at [Location] at [Location] are definition at [Location] at [Locatio	ocument and (2) she/he is/they, and each of dance with our institution's by-laws or by a
(a) submit bids in U.S. Treasury auctions, to purchase securany and all terms and conditions relating to such transaction of the Treasury or the Federal Reserve Bank of New including this Agreement and to undertake any and all acceptable designed to carry out the purpose of, the foregoing, and	tions that may be required by the Secretary York in connection with such transactions,
(b) designate those persons to be recognized as authorized Institution.	to undertake such activities on behalf of the
Print Name of Certifying Officer**:	* Title:
* Signature of Certifying Officer:	* Date

^{**}The Certifying Officer should be the Corporate Secretary or, if there is no Corporate Secretary, the Chief Executive Officer or officer of similar rank, in any case *other* than the Primary or Secondary Approving Office