

COVENANT OF PRIVACY OF NATIONAL SALES CORPS, WORLD STANDING TOEGTHER AND JUPITER FINANCIAL GROUPS

COVENANT OF PRIVACY

THIS COVENANT OF PRIVACY (the "*Covenant*") is made and entered into as of this day of this month of this year -**Series Trust** (the "*Entity*") and the undersigned, who has duly executed this Covenant.

WHEREAS, the Entity operating under the auspices of common law, contractual law, and obligations as recognized by the Constitution of the United States of America 1787, Article I Section 10; and

WHEREAS, the Board of Trustee(s) of the Entity notes that the operation of this Entity shall involve the management and contractual responsibilities for certain individuals, including the undersigned, and that such responsibilities shall include a very high degree of confidentiality and privacy as to the affairs and activities of the Trustee(s), Board of Trustee(s), Officers, and other personnel which may be engaged by this Entity.

NOW, THEREFORE, in consideration of the terms, conditions, covenants, mutual covenants, stipulations, and duties imposed both implied and expressed herein; the Board of Trustee(s) orders that each current Trustee, Successor Trustee, Interim Trustee, Officer, person, and entity appointed now, and during the term of this Entity, to any management position, by the Board of Trustee(s) of this Entity, accepts by his/her/their signature(s) on this Covenant that each shall be and is bound by this Covenant; that each such person/entity, regardless of his/her/their position, capacity, or relationship to the Entity, unequivocally promises and pledges the following:

1. The undersigned will not divulge any item or piece of data concerning the affairs of this Entity.

2. Not to exclude any other type of information which shall be regarded as private and confidential, the Board of Trustee(s) resolves that the information listed immediately below, (a) through (h), shall be regarded as private and confidential and shall not be divulged to any person, acting individually or in concert with any third party, outside this Entity nor within this Entity to any other Trustee, Officer, person, or entity, except on an "as need to know" basis in order to properly discharge their responsibilities within this Entity:

(a) The identity or location of: (i) Any Certificate/Holder of Capital Unit(s); or (ii) Any Trustee or any other Trustee, customer, or any client of this Entity or its entities; and

(b) The contents of any business trust indenture, any permanent record, minute(s), resolution(s), any article, section. or part thereof of the Contract and Indenture, or any other document which creates any family or business entity which shall then be administered by this Entity or which involves the Holder(s) of Capital Units; and

(c) The date or place of preparation or signatures of any of the documents identified above; and

(d) The financial account(s), balances, numbers, or location(s) in or of any entity; financial holdings of this Entity or its client(s), client(s) organization, or entity; or any other financial information that could be harmful or detrimental to this Entity if known; and

(e) Compensation paid to any Trustee, Officer, or personnel engaged by this Entity; Dividends paid to Certificate/Holder(s) of Capital Units; Compensation paid to client(s) or to anyone engaged in business with this Entity; Income received or sources(s) of income received for the benefit of this Entity; Taxes paid or not paid by any individual engaged by this Entity and/or by this Entity, its client(s) or person(s)/entity(s) engaged in business dealings with this Entity; and

(f) Any other information regarding the operation of this Entity, i.e., to include but not limited to; reports for State, Local, Federal or related thereof; reports made for evaluation by management; legal memo(s), legal files, legal proceedings or causes of action, legal orders of a properly convened court of competent jurisdiction, legal judgments, legal liens, encumbrances, or related thereof; and records of any constitutional lawfully reports or related thereof; and

(g) When information is required by court order of a properly convened court of competent jurisdiction and record or by Constitutional lawfully required reports, then that information shall not be divulged by any Trustee, Officer, Person, Contract Person to include Bailee-Manager, or entity acting individually or in concert with a third party; and

(h) No "process of service" upon this Entity shall be legal and effective unless first served on the person authorized to receive process of service for this Entity; nevertheless, it is hereby agreed by the person executing this Entity Covenant of Privacy that the undersigned person shall not receive by signing for or otherwise any process of service for this Entity unless authorized in writing to do so. Further all known information, by that person(s), in regard to process of service is private and confidential.

3. Any such information as defined herein above shall be divulged only by the proper authorized action of a Trustee, Board of Trustee(s), Officer, person, contract person to include Bailee-Manager, or entity acting within the full written scope of their power and authority and in compliance with the law.

4. Each person signing this Covenant acknowledges that they shall have the right that is recognized by the Constitution of the United States of America to refuse to testify against themselves and they will invoke that right when necessary rather than to provide confidential information, even when ordered to do so by a court of competent jurisdiction or order of a properly convened court of competent jurisdiction and record; to-wit: "The FIFTH AMENDMENT RIGHT of protection against testifying in a forum which can bring harm to the person so testifying

IS SPECIFICALLY INVOKED in this Covenant and each person signing indicates their willingness to use the Fifth Amendment Right, if and when necessary, to preserve the confidentiality of information which might in any way serve to bring harm on themselves should that information be divulged without a GRANT OF GENERAL IMMUNITY ordered by a properly convened court of competent jurisdiction and record.

5. The Board of Trustee(s) recognizes that some of the information identified as private and confidential, as defined above and herein, will be made public information on file or otherwise available to the public. Notwithstanding this public availability, the Covenant herewith indicates that this same information shall not be divulged by any of those who sign the Covenant, nor shall such person assist or indicate to another that such information is or might be available in any such public place.

6. The Board of Trustee(s) of Entity and the undersigned agree that for each occurrence of breach of this Covenant shall carry as a liquidated damage, not a penalty, a minimum amount of Ten Thousand (10,000.00) Federal Reserve Notes or common United States Currency, with a maximum amount of Fifty Thousand (50,000.00) Federal Reserve Notes or common United States Currency. Such amount shall be assessed, adjudged, and payable when and if any Trustee, Officer, person, or entity of this Entity, regardless of his/her position, capacity, or relationship to the Entity, shall be found by unanimous vote of the Board of Trustee(s) to have violated this Covenant. Any Trustee so charged shall not have a vote on the Board of Trustee(s) pertaining to the alleged violation(s).

7. The Board of Trustee(s) and any Trustee, Officer, person, contract person to include Bailee-Manager or entity of this Entity, regardless of position, capacity, or relationship to the Entity, who reads and executes this Covenant shall further agree that any fine so assessed and adjudged against that person or entity shall be paid immediately or that person or entity shall be terminated for cause.

8. Any alleged violation(s) against a Trustee, Officer, person, or entity of this Entity, pertaining to a violation of this Covenant, shall be brought in writing before the Board of Trustee(s) at a regular or special meeting. This writing shall be signed-executed by the person(s) reporting the alleged violation(s). The alleged offender shall be notified by the Board of Trustee(s) with: (a) A copy of the writing that states the alleged violation(s) and (b) Notice of a hearing date to determine if alleged violation(s) are correct, accurate, true or false. The alleged offender shall have the right of legal representation at the hearing, right to call witnesses, and the right to put on a full defense to refute the alleged violation(s). The Board of Trustee(s) shall render a final decision in writing detailing their disposition of the alleged violation(s) within thirty (30) days of the hearing. The Board of Trustee(s) have the power and authority to: (i) Dismiss the alleged violation(s) upon hearing the evidence; or (ii) In the event the Board of Trustee(s) establish the alleged violation(s) to be correct, accurate, and true the Board of Trustee(s) may rule that the evidence against the offender deserves a simple verbal reprimand, a written reprimand, suspension with part pay or without pay for number of day(s) depending on the severity of the offence, or termination for cause.

9. The Board of Trustee(s) recognize that there may be situation where a Trustee, Officer, person, contract person to include Bailee-Manager, or entity of this Trust may receive requests or even demands for information deemed to be private or confidential. Any such request or demands that persist beyond an initial polite refusal by the person or entity receiving that request or demand shall be referred to the Board of Trustee(s) immediately for handling and reply. There is no known legal requirement to divulge the contents of a private agreement and/or terms of a contract made by and between two parties; The Constitution of the United States of America, Article I, Section 10, expressly prohibits any State, including the Federal Government, from impairing the obligation(s) of Contract(s).

10. Once a person having signed this Covenant is required to appear before a proper court, regulatory agency, or forum to testify or provide documents, that person shall inform the Board of Trustee(s) of this situation and the Board of Trustee(s) may authorize such person to present a copy of the Covenant to the proper court, regulatory agency, or forum as evidence of the binding contract so made herein.

11. In the event a copy of this Covenant is required to be shown a court of competent jurisdiction, regulatory agency, or any other person(s) or entity(s) outside the persons or entity(s) of this Entity: (i) A full copy of this Covenant shall be prepared and "Certified as a True, Accurate, and Correct Copy" by the Executive Secretary of the Entity. No other name(s), signature(s), or identification of person(s) or entity(s) as pertaining to this Entity shall show on this Certified as a True, Accurate, and Correct Copy of this Covenant, except for the person(s) or entity(s) executing the original required Covenant.

12. A full and complete executed original or certified true copy of this Covenant, for each individual or entity executing same or becoming party(s) thereto (exclusive of the signatures or specific indication of others who have executed it), shall be retained as part of the permanent record and files of this Entity.

13. The parties further agree that the terms of this Covenant, expressed and implied, shall all survive and are enforceable beyond the termination of this Covenant. Even after the party executing the Covenant has left the Entity, regardless of reason, the executed Covenant shall retain as part of the permanent record and files of this Entity for a minimum of five (5) years, however, this Covenant shall remain in effect until rescinded in writing by the unanimous approval of the Board of Trustee(s) but shall not violate the Rule of Perpetuity, i.e., the language in this paragraph shall conform to the Rule of Perpetuity and shall not violate same. A violation or breach of the non-disclosure or non-circumvention terms under this Covenant shall constitute a fraudulent action in any court of competent jurisdiction and further the party disclosing or circumventing this contract waives any defense of insufficient notice and by the execution of this contract shall constitute "sufficient notice" as to the confidential nature as defined herein.

14. It is agreed that all parties to this Covenant have entered a confidential relationship with each other for this and subsequent transactions, directly or indirectly,

expressed or implied, and full accept all of those right(s) and duties stemming from such a relationship. It is herein agreed that all material, information, and sources disclosed by this Entity to the party(s) executing this Covenant shall be deemed to be confidential; that no publicity shall be attached thereto; and that no attempt shall be made to circumvent the aforementioned Entity or their entity(s) from the date of the execution and notarizing of this Covenant.

15. The undersigned acknowledges and confirms that by the execution thereof of this Covenant by and between Entity and the undersigned, that the undersigned is legally bound by this Covenant AND ALL TRUST INFORMATION FROM ALL ENTITIES AND AFFILIATES.

IN WITNESS WHEREOF, the parties have executed this Covenant as of the date first written above.

SERIES TRUST:

By: _____
Name:
Title: