IT IS AGREED BETWEEN YOU AND BEAR STEARNS THAT: 1. Transactions are subject to the terms of any Customer Agreement between you and Bear Stearns and to the constitution, rules, by-laws, practices and interpretations of the exchange or market (and clearing house, if any) where executed, and of the National Association of Securities Dealers, Inc., and all applicable law. 2. If required payment or delivery of securities is not made by settlement date, positions may be closed out and appropriate charges, including interest, may be made to your account. 3. Until fully paid for, securities in a cash account, as defined by Regulation T of the Federal Reserve Board, may be hypothecated under circumstances which permit comminging thereof with securities of other customers. 4. The name of the party from or to whom the securities were purchased or sold for you, and the time when the transaction took place will be furnished upon your request.

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 10. No waiver, notice, demand or forbearance on the part of Bear Stearns shall be deemed continuing. If any provisions harein are or become inconsistent with any law, rule or regulation, such provisions shall be deemed to be rescinded or modified accordingly and in all other respects this confirmation shall not be affected.
 11. Monthly Account Statements shall be considered accepted and approved by you absent written notice of objection within ten days after receipt.
 12. In the event of any inconsistency with any other agreement concerning the transaction to which this confirmation relates, the terms of this confirmation shall apply.
 13. This confirmation shall be governed by New York law.
 14. American style short option positions are liable for assignment at any time; European style short options are subject to assignment not y at expiration.
 15. The "Fee" collected is intended to offset fees charged by various regulatory poides. The amount collected may be more or less than the amount ultimately paid to the various regulatory bodies. In the event of the former, no reimbursement will be distributed back to you and, in the event of the latter, there will be no additional charge made to you. made to you.

16. If the Securities represent an interest in or are secured by a pool of receivables or other financial assets (the 'Assets') that are subject to continuous prepayment, their actual yield may vary according to the rate of prepayment of the Assets. Information concerning the factors affect yield will be furnished upon written request.
Thear Stearns or an affiliate may act as the Specialist, Primary Market Maker or or position (long or short) in such securities and may be on the opposite side of public orders excuted in such securities.
This Confirmation is computed for payment in New York funds on settlement date. If formations redent and time of execution furnished on request.
19. This Confirmation and our communications with you made in connection with the formations referred to herein contain(ed) (0) information obtained from multiple direct, indirect, filliated, public and proprietary data sources (including, but not limited to and other fundamential data), and (0) information which is calculated based provided trans and other fundamental data), and (0) information which is calculated based provided rates and other fundamental data), and (0) information which is calculated based primation, with you made in connection with the form source in fundamental data), and (0) information which is calculated based primation, with you made in connection with the stams and other fundamental data), and (0) information which is calculated based primation, source information (including but not limited to, market values, Estimated Yield and Stamster or obligation to verify, correct, complete or update any such information is being provided to you with all faults for use entirely at your own prive, which and out in organization or any use therefor of or omissions thereform or any such information is being provided to you with all faults for use on the opticate any such information is being provided to you with all faults for use on thereform or any such information or any use therefor of or omission

LEGEND FOR SECURITIES TRANSACTIONS

Market - Your transaction was executed on one or more markets - details upon request Capacity:
 1, 2, 3, 4, 5, 8 and 9. Your Broker, as indicated on the front of this Confirmation, acted as

- Agent for your account unless therwise indicated on the front of this Commitation, acted as Agent for your account unless therwise indicated.
 Your Broker, as indicated on the front of this Confirmation, acted as Agent for both buyer and seller, charging a commission or a commission equivalent to both parties. The source and any remuneration charged in the transaction will be furnished upon written request.

and any renunrelation charged in the transaction will be furnished upon whiten request.
 7. Your Broker, as indicated on the front of this Confirmation, acted as Principal.
 a. This trade was executed by your broker, with us acting as your prime broker. Contact your executing broker for trade details.
 Bear Stearns is associated with the specialist who makes a market in the security. At any given time, the associated specialist may have an inventory position, either "long" or "short", in the security, and as a result of the associated specialist's function as a market maker, such specialist may be on the opposite side of orders executed on the floor of the Exchange in the security.

In the security and be a reasonable side of orders executed on the floor of the Exchange in the security
 Your introducing broker receives compensation for directing customer orders for equity securities. The source and nature of such compensation received on this transaction, if any, will be furnished to you upon written request.
 U - You may be eligible for breakpoint discounts based on the size of your purchase, current holdings or future purchases. The sales charge you paid may differ slightly from the Prospectus, disclosed rate due to rounding calculations. Please refer to the Prospectus, Statement of Additional Information or contact your financial advisor for further information.
 Y - A paper copy of the offering document relating to this transaction is available, upon request, by calling 1-866-803-9204 during normal business hours.
 W - These securities have not been registered under the US Securities Act of 1933, and may only be offered and sold provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (i) pursuant to registration under the 1933 Act or an available exemption provided by Section 3(c)(7) of the Investment Company Act of 1940. The securities may only be offered and sold (ii) pursuant to registration under the 1933 Act or an exemption therefrom and (iii) in compliance with the provisions of Section 3(c)(7).

IF CALLABLE MUNICIPAL OR OTHER CALLABLE DEBT SECURITY TRANSACTION

May be subject to call in whole or in part before maturity, on and after the displayed call date. On municipal securities, and all other debt transactions, call features may affect yield. Additional information available upon request to your broker.

In the event that a referenced code on the back of this confirmation is inconsistent with wording on the front of this confirmation, the language on the front of the confirmation shall control

Rev 01/08 BSBKCF