Hola,

Como seguramente bien sabes, en los últimos tiempos la regulación del sector financiero ha incrementado los requerimientos para ciertas operativas. En ocasiones, esto impacta en la información y documentación que nos vemos obligados a solicitar a nuestros clientes, para cumplir de este modo con las exigencias regulatorias.

Si en el futuro deseas operar en mercado americano o traspasar acciones que tengas en otra entidad a Self Bank, deberás tener previamente firmado el documento W-8BEN, certificando tu país de residencia fiscal. Este documento es imprescindible para que puedas evitar la doble imposición en el reparto de dividendos y para que podamos acreditar que no tienes vinculación alguna con la Hacienda norteamericana.

**Sin dicho documento, la operativa en mercado americano no será posible.** De este modo, si tienes pensado invertir en este mercado, deberás enviarnos esta documentación original con firma manuscrita y fechada.

Puedes enviarnos la documentación:

• Por correo postal: C/Gran Vía nº 30, 28013 Madrid.

• Por mensajero, mensajero sin ningún coste para ti, llamando a UPS al teléfono 902 88 88 20 e identificándote como cliente de Self Bank (nuestro código de cliente es 97879A) y pidiendo un servicio estándar.

Además, si quieres realizar alguna consulta al respecto, puedes hacerlo a través de nuestro teléfono 902 888 777 / 914 890 888 (de lunes a viernes de 8 a 22 horas en horario peninsular) o a través del área de clientes (en la opción “Mensajes” del Centro de comunicaciones).

Muchas gracias por tu colaboración,

Self Bank

En la siguiente página encontrarás el enlace para descargarlo y un ejemplo con unas instrucciones para rellenarlo.

El documento oficial que debes enviarnos está en inglés pero te facilitamos la traducción de cada campo para que te sirva de ayuda para completar el original.
Ejemplo de cómo debes llenar el Certificado W-8BEN-E:

Si el enlace no abre el documento, puedes copiar y pegar la dirección en un navegador

En la Parte I hay que llenar los siguientes apartados:
1. Nombre de la empresa.
2. País de constitución.
3. Si es una S.A o una S.L deberá marcar “Corporación”.

El apartado 5 está dedicado a la normativa FATCA y es obligatorio cumplimentarlo.

En caso de ser una S.A o una S.L no financiera, tendrás que marcar uno de estos dos caminos. Si más del 50% de tus ingresos de explotación provienen de tu actividad en lugar de inversiones financieras deberás marcar Activa, de lo contrario marcada Pasiva.

El apartado 6 debes indicar la dirección fiscal, ciudad, código postal y país. En el apartado 7 solo indicar la dirección postal si es distinta de la fiscal.

El apartado 9a no aplica salvo que sea una Entidad Financiera, no olvides indicar el CIF en el apartado 9b.
La Parte II solo deben rellenarlo las empresas que se dedican al sector financiero.

La Parte III tienes que indicar el país de residencia fiscal de la empresa, solo es necesario el punto 14 a, no te olvides de marcar también la casilla que está junto a la “a”.

A partir de la Parte IV hasta la Parte XXV solo debe llenarse en función de lo marcado en el punto 5 de la Parte I. Es decir, si has marcado Activas o Pasivas en la sección 5 deberás dejar en blanco hasta llegar hasta la Parte XXV o XXVI.
### Part V  Certified Deemed-Compliant Nonregistering Local Bank

18  I certify that the FFI identified in Part I:

- Operates and is licensed solely as a bank or credit union (or similar cooperative credit organization operated without profit) in its country of incorporation or organization;
- Engages primarily in the business of receiving deposits from and making loans to, with respect to a bank, retail customers unrelated to such bank and, with respect to a credit union or similar cooperative credit organization, members, provided that no member has a greater than 5% interest in such credit union or cooperative credit organization;
- Does not solicit account holders outside its country of organization;
- Has no fixed place of business outside such country (for this purpose, a fixed place of business does not include a location that is not advertised to the public and from which the FFI performs solely administrative support functions);
- Has no more than $175 million in assets on its balance sheet and, if it is a member of an expanded affiliated group, the group has no more than $500 million in total assets on its consolidated or combined balance sheets; and
- Does not have any member of its expanded affiliated group that is a foreign financial institution, other than a foreign financial institution that is incorporated or organized in the same country as the FFI identified in Part I and that meets the requirements set forth in this part.

### Part VI  Certified Deemed-Compliant FFI with Only Low-Value Accounts

19  I certify that the FFI identified in Part I:

- Is not engaged primarily in the business of investing, reinvesting, or trading in securities, partnership interests, commodities, notional principal contracts, insurance or annuity contracts, or any interest (including a futures or forward contract or option) in such security, partnership interest, commodity, notional principal contract, insurance contract or annuity contract;
- No financial account maintained by the FFI or any member of its expanded affiliated group, if any, has a balance or value in excess of $50,000 (as determined after applying applicable account aggregation rules); and
- Neither the FFI nor any member of its expanded affiliated group, if any, of the FFI, have more than $50 million in assets on its consolidated or combined balance sheet as of the end of its most recent accounting year.

### Part VII  Certified Deemed-Compliant Sponsored, Closely Held Investment Vehicle

20  Name of sponsoring entity: ____________________________

21  I certify that the entity identified in Part I:

- Is an FFI solely because it is an investment entity described in Regulations section 1.1471-5(e)(4);
- Is not a QI, WP, or WT;
- Will have all of its due diligence, withholding, and reporting responsibilities (determined as if the FFI were a participating FFI) fulfilled by the sponsoring entity identified on line 20; and
- 20 or fewer individuals own all of the debt and equity interests in the entity (disregarding debt interests owned by U.S. financial institutions, participating FFIs, registered deemed-compliant FFIs, and certified deemed-compliant FFIs and equity interests owned by an entity if that entity owns 100% of the equity interests in the FFI and it is itself a sponsored FFI).

### Part VIII  Certified Deemed-Compliant Limited Life Debt Investment Entity

22  I certify that the entity identified in Part I:

- Was in existence as of January 17, 2013;
- Issued all classes of its debt or equity interests to investors on or before January 17, 2013, pursuant to a trust indenture or similar agreement; and
- Is deemed-compliant because it satisfies the requirements to be treated as a limited life debt investment entity (such as the restrictions with respect to its assets and other requirements under Regulations section 1.1471-5(f)(2)(iv)).

### Part IX  Certain Investment Entities that Do Not Maintain Financial Accounts

23  I certify that the entity identified in Part I:

- Is a financial institution solely because it is an investment entity described in Regulations section 1.1471-5(e)(4)(i)(A), and
- Does not maintain financial accounts.

### Part X  Owner-Documented FFI

Note: This status only applies if the U.S. financial institution, participating FFI, or reporting Model 1 FFI to which this form is given has agreed that it will treat the FFI as an owner-documentated FFI (see instructions for eligibility requirements). In addition, the FFI must make the certifications below.

24a  (All owner-documentated FFIs check here) I certify that the FFI identified in Part I:

- Does not act as an intermediary;
- Does not accept deposits in the ordinary course of a banking or similar business;
- Does not hold, as a substantial portion of its business, financial assets for the account of others;
- Is not an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;
- Is not owned by or in an expanded affiliated group with an entity that accepts deposits in the ordinary course of a banking or similar business, holds, as a substantial portion of its business, financial assets for the account of others, or is an insurance company (or the holding company of an insurance company) that issues or is obligated to make payments with respect to a financial account;
- Does not maintain a financial account for any nonparticipating FFI; and
- Does not have any specified U.S. persons that own an equity interest or debt interest (other than a debt interest that is not a financial account or that has a balance or value not exceeding $50,000) in the FFI other than those identified on the FFI owner reporting statement.
Check box 24b or 24c, whichever applies.

b  □ I certify that the FFI identified in Part I:
   • Has provided, or will provide, an FFI owner reporting statement that contains:
     (i) The name, address, TIN (if any), chapter 4 status, and type of documentation provided (if required) of every individual and specified U.S. person that owns a direct or indirect equity interest in the owner-documented FFI (looking through all entities other than specified U.S. persons);
     (ii) The name, address, TIN (if any), and chapter 4 status of every individual and specified U.S. person that owns a debt interest in the owner-documented FFI (including any indirect debt interest, which includes debt interests in any entity that directly or indirectly owns the payee or any direct or indirect equity interest in a debt holder of the payee) that constitutes a financial account in excess of $50,000 (disregarding all such debt interests owned by participating FFIs, registered deemed-compliant FFIs, certified deemed-compliant FFIs, excepted NFFEs, exempt beneficial owners, or U.S. persons other than specified U.S. persons); and
     (iii) Any additional information the withholding agent requests in order to fulfill its obligations with respect to the entity.
   • Has provided, or will provide, valid documentation meeting the requirements of Regulations section 1.1471-3(d)(6)(iii) for each person identified in the FFI owner reporting statement.

c  □ I certify that the FFI identified in Part I has provided, or will provide, an auditor’s letter, signed within 4 years of the date of payment, from an independent accounting firm or legal representative with a location in the United States stating that the firm or representative has reviewed the FFI’s documentation with respect to all of its owners and debt holders identified in Regulations section 1.1471-3(d)(6)(iv)(A)(2), and that the FFI meets all the requirements to be an owner-documented FFI. The FFI identified in Part I has also provided, or will provide, an FFI owner reporting statement of its owners that are specified U.S. persons and Form(s) W-9, with applicable waivers.

Check box 24d if applicable (optional, see instructions).

d  □ I certify that the entity identified on line 1 is a trust that does not have any contingent beneficiaries or designated classes with unidentified beneficiaries.

Part XI  Restricted Distributor

25a  □ (All restricted distributors check here) I certify that the entity identified in Part I:
   • Operates as a distributor with respect to debt or equity interests of the restricted fund with respect to which this form is furnished;
   • Provides investment services to at least 30 customers unrelated to each other and less than half of its customers are related to each other;
   • Is required to perform AML due diligence procedures under the anti-money laundering laws of its country of organization (which is a FATF-compliant jurisdiction);
   • Operates solely in its country of incorporation or organization, has no fixed place of business outside of that country, and has the same country of incorporation or organization as all members of its affiliated group, if any;
   • Does not solicit customers outside its country of incorporation or organization;
   • Has no more than $175 million in total assets under management and no more than $7 million in gross revenue on its income statement for the most recent accounting year;
   • Is not a member of an expanded affiliated group that has more than $500 million in total assets under management or more than $20 million in gross revenue for its most recent accounting year on a combined or consolidated income statement; and
   • Does not distribute any debt or securities of the restricted fund to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.

Check box 25b or 25c, whichever applies.

b  □ I further certify that with respect to all sales of debt or equity interests in the restricted fund with respect to which this form is furnished that are made after December 31, 2011, the entity identified in Part I:
   • Has been bound by a distribution agreement that contained a general prohibition on the sale of debt or securities to U.S. entities and U.S. resident individuals and is currently bound by a distribution agreement that contains a prohibition of the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI.

c  □ Is currently bound by a distribution agreement that contains a prohibition on the sale of debt or securities to any specified U.S. person, passive NFFE with one or more substantial U.S. owners, or nonparticipating FFI and, for all sales made prior to the time that such a restriction was included in its distribution agreement, has reviewed all accounts related to such sales in accordance with the procedures identified in Regulations section 1.1471-4(c) applicable to preexisting accounts and has redeemed or retired any, or caused the restricted fund to transfer the securities to a distributor that is a participating FFI or reporting Model 1 FFI securities which were sold to specified U.S. persons, passive NFFEs with one or more substantial U.S. owners, or nonparticipating FFIs.
Part XII Nonreporting IGA FFI

26 □ I certify that the entity identified in Part I:
   • Meets the requirements to be considered a nonreporting financial institution pursuant to an applicable IGA between the United States and __________________________. The applicable IGA is a □ Model 1 IGA or a □ Model 2 IGA; and
   • Is treated as a __________________________ under the provisions of the applicable IGA or Treasury regulations (if applicable, see instructions);
   • If you are a trustee documented trust or a sponsored entity, provide the name of the trustee or sponsor __________________________.
     The trustee is: □ U.S. □ Foreign

Part XIII Foreign Government, Government of a U.S. Possession, or Foreign Central Bank of Issue

27 □ I certify that the entity identified in Part I is the beneficial owner of the payment, and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in Regulations section 1.1471-6(h)(2)).

Part XIV International Organization

Check box 28a or 28b, whichever applies.

28a □ I certify that the entity identified in Part I is an international organization described in section 7701(a)(18).
   b □ I certify that the entity identified in Part I:
     • Is comprised primarily of foreign governments;
     • Is recognized as an intergovernmental or supranational organization under a foreign law similar to the International Organizations Immunities Act or that has in effect a headquarters agreement with a foreign government;
     • The benefit of the entity’s income does not inure to any private person; and
     • Is the beneficial owner of the payment and is not engaged in commercial financial activities of a type engaged in by an insurance company, custodial institution, or depository institution with respect to the payments, accounts, or obligations for which this form is submitted (except as permitted in Regulations section 1.1471-6(h)(2)).

Part XV Exempt Retirement Plans

Check box 29a, b, c, d, e, or f, whichever applies.

29a □ I certify that the entity identified in Part I:
   • Is established in a country with which the United States has an income tax treaty in force (see Part III if claiming treaty benefits);
   • Is operated principally to administer or provide pension or retirement benefits; and
   • Is entitled to treaty benefits on income that the fund derives from U.S. sources (or would be entitled to benefits if it derived any such income) as a resident of the other country which satisfies any applicable limitation on benefits requirement.
   b □ I certify that the entity identified in Part I:
     • Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;
     • No single beneficiary has a right to more than 5% of the FFI’s assets;
     • Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operated; and
     (i) Is generally exempt from tax on investment income under the laws of the country in which it is established or operates due to its status as a retirement or pension plan;
     (ii) Receives at least 50% of its total contributions from sponsoring employers (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, other retirement funds described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A));
     (iii) Either does not permit or penalizes distributions or withdrawals made before the occurrence of specified events related to retirement, disability, or death (except rollover distributions to accounts described in Regulations section 1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), to retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or to other retirement funds described in this part or in an applicable Model 1 or Model 2 IGA); or
     (iv) Limits contributions by employees to the fund by reference to earned income of the employee or may not exceed $50,000 annually.
   c □ I certify that the entity identified in Part I:
     • Is organized for the provision of retirement, disability, or death benefits (or any combination thereof) to beneficiaries that are former employees of one or more employers in consideration for services rendered;
     • Has fewer than 50 participants;
     • Is sponsored by one or more employers each of which is not an investment entity or passive NFFE;
     • Employee and employer contributions to the fund (disregarding transfers of assets from other plans described in this part, retirement and pension accounts described in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A)) are limited by reference to earned income and compensation of the employee, respectively;
     • Participants that are not residents of the country in which the fund is established or operated are not entitled to more than 20% of the fund’s assets; and
     • Is subject to government regulation and provides annual information reporting about its beneficiaries to the relevant tax authorities in the country in which the fund is established or operates.
Part XV
Exempt Retirement Plans (continued)

d  I certify that the entity identified in Part I is formed pursuant to a pension plan that would meet the requirements of section 401(a), other than the requirement that the plan be funded by a trust created or organized in the United States.

e  I certify that the entity identified in Part I is established exclusively to earn income for the benefit of one or more retirement funds described in this part or in an applicable Model 1 or Model 2 IGA, or accounts described in Regulations section 1.1471-5(b)(2)(i)(A) (referring to retirement and pension accounts), or retirement and pension accounts described in an applicable Model 1 or Model 2 IGA.

f  I certify that the entity identified in Part I:

• Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are current or former employees of the sponsor (or persons designated by such employees); or

• Is established and sponsored by a foreign government, international organization, central bank of issue, or government of a U.S. possession (each as defined in Regulations section 1.1471-6) or an exempt beneficial owner described in an applicable Model 1 or Model 2 IGA to provide retirement, disability, or death benefits to beneficiaries or participants that are not current or former employees of such sponsor, but are in consideration of personal services performed for the sponsor.

Part XVI
Entity Wholly Owned by Exempt Beneficial Owners

30  I certify that the entity identified in Part I:

• Is an FFI solely because it is an investment entity;

• Each direct holder of an equity interest in the investment entity is an exempt beneficial owner described in Regulations section 1.1471-6 or in an applicable Model 1 or Model 2 IGA;

• Each direct holder of a debt interest in the investment entity is either a depository institution (with respect to a loan made to such entity) or an exempt beneficial owner described in Regulations section 1.1471-6 or an applicable Model 1 or Model 2 IGA.

• Has provided an owner reporting statement that contains the name, address, TIN (if any), chapter 4 status, and a description of the type of documentation provided to the withholding agent for every person that owns a debt interest constituting a financial account or direct equity interest in the entity; and

• Has provided documentation establishing that every owner of the entity is an entity described in Regulations section 1.1471-6(b), (c), (d), (e), (f) and/or (g) without regard to whether such owners are beneficial owners.

Part XVII
 Territory Financial Institution

31  I certify that the entity identified in Part I is a financial institution (other than an investment entity) that is incorporated or organized under the laws of a possession of the United States.

Part XVIII
Excepted Nonfinancial Group Entity

32  I certify that the entity identified in Part I:

• Is a holding company, treasury center, or captive finance company and substantially all of the entity’s activities are functions described in Regulations section 1.1471-5(e)(5)(i)(C) through (E);

• Is a member of a nonfinancial group described in Regulations section 1.1471-5(e)(5)(i)(B);

• Is not a depository or custodial institution (other than for members of the entity’s expanded affiliated group); and

• Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle with an investment strategy to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes.

Part XIX
Excepted Nonfinancial Start-Up Company

33  I certify that the entity identified in Part I:

• Was formed on (or, in the case of a new line of business, the date of board resolution approving the new line of business) ___________ (date must be less than 24 months prior to date of payment);

• Is not yet operating a business and has no prior operating history or is investing capital in assets with the intent to operate a new line of business other than that of a financial institution or passive NFPE;

• Is investing capital into assets with the intent to operate a business other than that of a financial institution; and

• Does not function (or hold itself out) as an investment fund, such as a private equity fund, venture capital fund, leveraged buyout fund, or any investment vehicle whose purpose is to acquire or fund companies and then hold interests in those companies as capital assets for investment purposes.

Part XX
Excepted Nonfinancial Entity in Liquidation or Bankruptcy

34  I certify that the entity identified in Part I:

• Filed a plan of liquidation, filed a plan of reorganization, or filed for bankruptcy on ________________;

• During the past 5 years has not been engaged in business as a financial institution or acted as a passive NFPE;

• Is either liquidating or emerging from a reorganization or bankruptcy with the intent to continue or recommence operations as a nonfinancial entity; and

• Has, or will provide, documentary evidence such as a bankruptcy filing or other public documentation that supports its claim if it remains in bankruptcy or liquidation for more than 3 years.
Part XXI
501(c) Organization
36 □ I certify that the entity identified in Part I is a 501(c) organization that:
   • Has been issued a determination letter from the IRS that is currently in effect concluding that the payee is a section 501(c) organization that is dated or
   • Has provided a copy of an opinion from U.S. counsel certifying that the payee is a section 501(c) organization (without regard to whether the payee is a foreign private foundation).

Part XXII
Nonprofit Organization
36 □ I certify that the entity identified in Part I is a nonprofit organization that meets the following requirements:
   • The entity is established and maintained in its country of residence exclusively for religious, charitable, scientific, artistic, cultural or educational purposes;
   • The entity is exempt from income tax in its country of residence;
   • The entity has no substantial direct or indirect interest in income or assets of the entity to be distributed to, or applied for the benefit of, a private person or noncharitable entity other than pursuant to the conduct of the entity’s charitable activities or in payment of reasonable compensation for services rendered or payment representing the fair market value of property which the entity has purchased; and
   • The applicable laws of the entity’s country of residence or the entity’s formation documents require that, upon the entity’s liquidation or dissolution, all of its assets be distributed to an entity that is a foreign government, an integral part of a foreign government, a controlled entity of a foreign government, or another organization that is described in this part or an equivalent to the government of the entity’s country of residence or any political subdivision thereof.

Part XXIII
Publicly Traded NFFE or NFFE Affiliate of a Publicly Traded Corporation
Check box 37a or 37b, whichever applies.
37a □ I certify that:
   • The entity identified in Part I is a foreign corporation that is not a financial institution; and
   • The stock of such corporation is regularly traded on one or more established securities markets, including (name one securities exchange upon which the stock is regularly traded).

b □ I certify that:
   • The entity identified in Part I is a foreign corporation that is not a financial institution;
   • The entity identified in Part I is a member of the same expanded affiliated group as an entity the stock of which is regularly traded on an established securities market;
   • The name of the entity, the stock of which is regularly traded on an established securities market, is; and
   • The name of the securities market on which the stock is regularly traded is.

Part XXIV
Excepted Territory NFFE
38 □ I certify that:
   • The entity identified in Part I is a foreign entity that is organized in a possession of the United States;
   • The entity identified in Part I (i) does not accept deposits in the ordinary course of a banking or similar business;
   (ii) does not hold, as a substantial portion of its business, financial assets for the account of others; or
   (iii) is not an insurance company or the holding company of an insurance company that issues or is obligated to make payments with respect to a financial account; and
   • All of the owners of the entity identified in Part I are bona fide residents of the possession in which the NFFE is organized or incorporated.

Part XXV
Active NFFE
39 □ I certify that:
   • The entity identified in Part I is a foreign entity that is not a financial institution;
   • Less than 50% of such entity’s gross income for the preceding calendar year is passive income; and
   • Less than 50% of the assets held by such entity are assets that produce or are held for the production of passive income (calculated as a weighted average of the percentages of passive assets measured quarterly) see instructions for the definition of passive income.

Part XXVI
Passive NFFE
40a □ I certify that the entity identified in Part I is a foreign entity that is not a financial institution other than an investment entity organized in a possession of the United States and is not certifying its status as a publicly traded NFFE or affiliate, excepted territory NFFE, active NFFE, direct reporting NFFE, or sponsored direct reporting NFFE.
Check box 40b or 40c, whichever applies.
   b □ Further certify that the entity identified in Part I has provided the name, address, and TIN of each substantial U.S. owner (or, if applicable, controlling U.S. person) of the NFFE in Part XXXX.
   c □ Further certify that the entity identified in Part I has provided an opinion from a U.S. person (or, if applicable, controlling U.S. person) that is not a financial institution on the following information:
   • The entity identified in Part I has no substantial U.S. owners (or, if applicable, controlling U.S. persons) of the NFFE in Part XXXX.
En caso de marcar la Parte XXVI y el check box 40 C, es decir, si el Status FATCA es passive y algún accionista de la empresa es americano, deberá indicar el nombre, la dirección y el TIN del mismo.

Parte XXX

Under penalties of perjury, I declare that I have examined the information on this form and to the best of my knowledge and belief it is true, correct, and complete. I further certify under penalties of perjury that:

- The entity identified on line 1 of this form is the beneficial owner of all the income to which this form relates, is using this form to certify its status for chapter 4 purposes, or is a merchant submitting this form for purposes of section 6050W.
- The entity identified on line 1 of this form is not a U.S. person.
- The income to which this form relates is (a) not effectively connected with the conduct of a trade or business in the United States, (b) effectively connected but is not subject to tax under an income tax treaty, or (c) the partner’s share of a partnership’s effectively connected income; and
- For broker transactions or barter exchanges, the beneficial owner is an exempt foreign person as defined in the instructions.

Furthermore, I authorize the IRS to disclose to any withholding agent that has reported, on a Form W-8BEN, the identity of the beneficial owner, or any withholding agent that can disburse or make payments of the income to which the entity on line 1 is the beneficial owner, any information necessary to verify the identity of the beneficial owner or the extent of the withholding.

I agree that I will submit a new form within 30 days if any certification on this form becomes incorrect.

**Sign Here**

[ ] I certify that I have the capacity to sign for the entity identified on line 1 of this form.