

**DECLARATION OF ADMINISTRATIVE FEASIBILITY  
AND REPRESENTATIONS MADE TO SWS SECURITIES, INC. DALLAS TX**

I, the General Partner (or Authorized Individual acting on behalf of the General Partner) of Quadriga Superfund LP, Limited Partnership ("LP") hereby make the following declarations (*each item must be initialed*):

- CB Retirement plan investors' interests in the LP will be registered in the name of and will be reported under EIN furnished by the subscriber;
- CB Retirement plan investors' interests in the LP will be reregistered to retirement plan investors' successor Trustees/Custodians, or to the retirement plan investor individually upon request from such plane investors;
- CB Retirement plan investors' liability is limited to the cash investment in the LP except as provided in the offering documents;
- CB Retirement plan investors' will not be allowed to invest in the LP under an installment payment program and investments will be fully paid for at the time the investor subscribes;
- CB Retirement plan investors' are exempt from any and all mandatory capital calls, subsequent contributions or assessments that may result in the LP or the Limited Partners pursuing a remedy, other than dilution against the retirement plan or except as provided in the offering documents;
- CB Retirement plan investors will be provided with all information and documentation regarding their investment as given to other types of investors, -including, but not limited to a copy of the current prospectus and L.P. Agreement.
- CB The General Partner will provide the Trustee/Custodian of the retirement plan with UBTI information, if any is prepared and updated dollar value per share/unit or investor/capital account balance at least annually.

The LP's address:

Quadriga Capital Management  
Le Marquis Complex, Unit 5  
P.O.Box 1479  
Grand Anse  
St. George's, Grenada, West Indies

CB The LP's current dollar value per/unit is (if not a capital account) \$1000 as of 11-1-02

CB The General Partner will directly notify retirement plan investors AND Trustee/Custodian of the retirement plan of any change in the status of the LP including, but not limited to, dissolution, bankruptcy, name change, address change, etc. on the same basis as such information is provided to other types of investors.

CB The General Partner will send all Schedule K-1s (IRS Form 1065) and other informational materials to the address for the account as provided on the subscription form, as the same may be amended from time to time.

Christian Baha  
General Partner or Authorized Individual

12/2/2002 Date  
CEO/Chairman of the Board Title

The foregoing instrument was acknowledged before me this 2 day of December, 2002  
By Christian Baha

Witness my hand and official seal.

My commission expires: 8/30/2004

Notary Public

