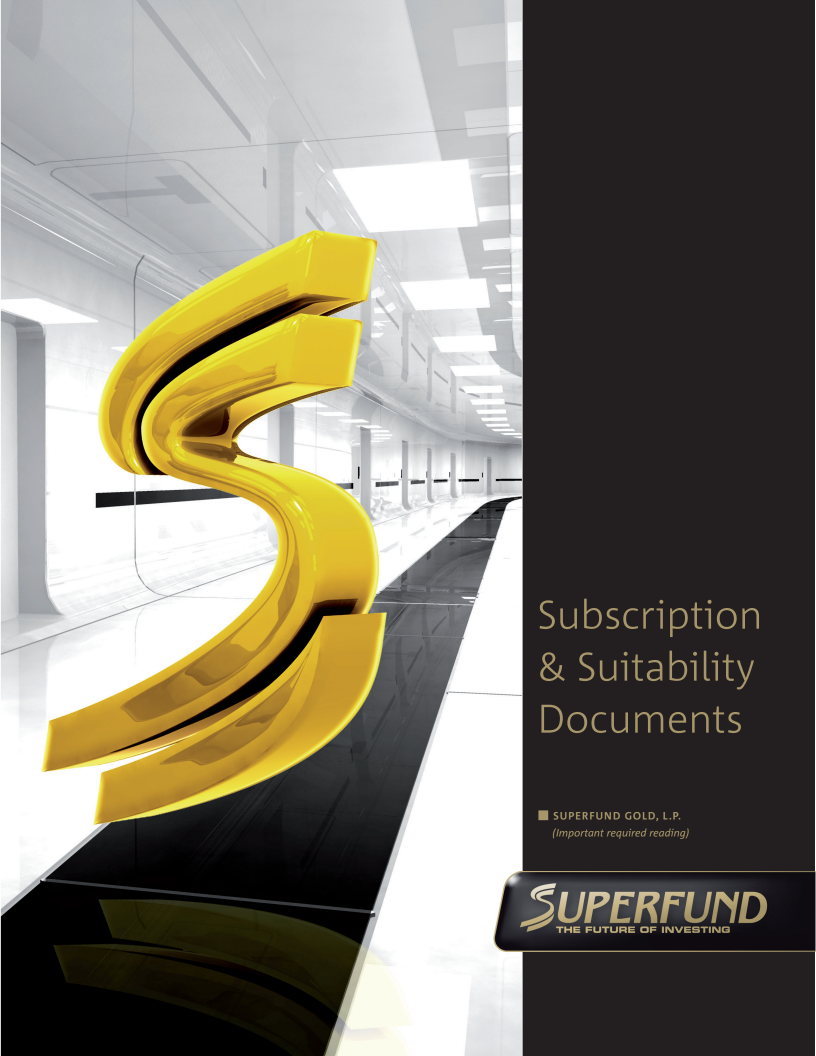


Superfund Gold, L.P. New Account Questionnaire

■ DETAILS

Name	vestor		Joint Investor (if any) Name		
Employer Name			Position		
Address Street			1 031110111		
City, State, ZIP		,			
INVESTMENT OBJECT	IVES				
Income	Preservation of Capital	Growth	Aggressive Growth	Speculation	
Income: Focus is on the pres	servation of principal and inco	me (Very Conservative).			
Preservation of Capital: Foc	us is generating current incom	e and/or long-term growth (Co	onservative).		
Growth: Focus is on current	income and/or generating lon	g-term growth of capital (Cons	servative/Moderate).		
Aggressive Growth: Focus is	on generating growth and/or	income with a willingness to a	assume a high level of risk (A	ggressive).	
Speculation: Focus is on ger	nerating highest potential grov	vth and/or income with a willin	ngness to assume highest lev	el of risk (Very Aggressive).	
RISK TOLERANCE					
Risk Adverse	Below Average	Average	Above Average	Aggressive	
INVESTMENT HORIZO	N				
Less than 1 year	☐ 1−3 years	3–5 years	5–10 years	More than 10 years	
INVESTMENT EXPERIE	ENCE (PLEASE CHECK AI	LL THAT APPLY)			
Years of Investment Experier	nce				
☐ Equities/Stocks	Mutual Funds	Real Estate	Corporate Bonds		
Municipal Bonds	Options	Insurance Products	Commodities		
Exchange Traded Funds	(ETF)	Private Placements	REIT (Real Estate Inve	estment Trusts)	
US PATRIOT ACT REQI	UIREMENTS: TYPE OF II				
Driver's License	Passport	US Govt / Military ID			
Investor: State/Gov Issuer		ID#		Expiration Date MMDDYYY	
Joint Investor: State/Gov Issue	er	ID#		Expiration Date MMDDYYY	
Signature of Investor	Date		ature of Joint Investor	Date	
	t Advisor Signature Date	Deiro	ipal Signature	Date	



LISEN NT/0612

Superfund Gold, L.P.

Subscription Documents for Investors Advised by a Registered Investment Advisor

STOP ONLY COMPLETE THIS FORM FOR NON-COMMISSION / FEE BASED ACCOUNTS

Important Note: This page must be completed for prospective investors that are clients of a registered investment advisor with a fixed-fee or asset-based fee advisory relationship with that advisor and must be submitted by the prospective investor to Superfund Gold, L.P., c/o Superfund USA, LLC, along with the investor's completed subscription documents. Investors not participating in a registered investment advisor's investment advisory program may proceed to the following page.

TO BE COMPLETED BY REGISTER	RED INVESTMENT ADVISOR		
I hereby certify that I have discussed the	pertinent facts, including the fees, expenses and risks, relating to an investment in S	uperfu	nd Gold, L.P. with the above
named client and that an investment in S	uperfund Gold, L.P. of not more than \$		
is suitable for such client in light of such	client's needs, financial circumstances and investment objectives.		
Print Name		Date	MMDDYYYY
Investment Advisor Signature			
REGISTERED INVESTMENT ADV	ISOR MUST SIGN		
Investor Name			
Investment Advisor Firm Name			
Investment Advisor Registration Number			
Investment Advisor Representative Name			
Address Street			
City, State, Zip Code			_,
Phone/Fax			
E-Mail Address			
INVESTOR AUTHORIZATION TO	SHARE FINANCIAL INFORMATION		
I hereby authorize Superfund Gold, L.P. to	o send copies of the following correspondence to my investment advisor named abo	ove:	
	☐ Monthly Reports ☐ Annual Reports ☐ K-1		
Investor Print Name		Date	MMDDYYYY
Investor Signature			
Joint Investor Print Name		Date	MMDDYYYY

Note: The foregoing authorization is not required as a condition of your investment in Superfund Gold, L.P.

Joint Investor Signature

IISFN/0412

Superfund Gold, L.P.

Subscription Agreement

Any person considering subscribing for limited partnership units ("Units") in Superfund Gold, L.P. (the "Fund") should carefully read and review a current copy of the Fund's prospectus (the "Prospectus"). The Prospectus should be accompanied by the most recent monthly report of each series ("Series"). The date printed on the front of the Prospectus can be no later than 9 months old. If the date is more than 9 months old, new materials are available and must be utilized.

- 1 Check box in **Section 1** if this is an addition to an existing account and list Limited Partner #.
- 2 Enter the name and address (no post office boxes) of the investor and (if applicable) joint investor in Sections 2 and 3.
 - For UGMA/UTMA (Minor), enter the Minor's name, followed by "Minor", and address (no post office boxes) in **Sections 2 and 3**, and enter the custodian name in **Section 9**.
 - For Trusts, enter the Trustee(s) name(s) and the Trustee(s) address in Section 2 and the Trust name in Section 3.
 - For Corporations, Partnerships, and Estates, enter the officer or contact person and the entity address in **Section 2** and the entity name in **Section 3**. Investors who are not individuals may be required to furnish a copy of organizing or other documents evidencing the authority of such entity to invest in each Series. For example, Trusts may be required to furnish a copy of each trust agreement, Corporations must furnish a corporate resolution or by laws.
- 3 If the mailing address is different from the residence address, please fill in **Section 4.**
- 4 Enter the Custodian's name and address in **Section 9** if applicable.
- 5 Check the appropriate boxes for Series A and/or Series B under Section 10.
- 6 Enter the total dollar amount being invested in Section 11. If you checked both boxes before, please indicate how much to allocate to each Series.
- 7 Enter the investor's brokerage account number in **Section 12** if applicable.
- 8 Enter the Social Security Number OR Taxpayer ID Number, as applicable, in **Section 7** and check the appropriate box to indicate ownership type. For IRA accounts, the Taxpayer ID Number of the Custodian should be entered, as well as the Social Security Number of the investor. For foreign investors, enter Passport Number in Social Security Number field and Country of Citizenship in Taxpayer ID field. Please submit a copy of your Government ID with your completed subscription documents.
- 9 The investor must sign and date **Section 15.** If it is a joint account, both investors must sign. In certain cases, the Custodian's signature, as well as the investor's signature, is required.
- 10 The name of the Broker-Dealer firm, Registered Representative name, Registered Representative number, address, and phone number must be entered on the bottom of the page.
- 11 The Registered Representative and the Principal must sign Section 16.
- 12 Please fill in the enclosed Suitability Requirements form (front & back page).

The investor should return this Subscription Agreement, Suitability Requirements Form and payment to his or her Broker's office address.

Subscription Agreements, Suitability Requirements Form, payment, and any other required documents should be sent by the Broker-Dealer to either:

- 1) the administration or Fund Administration office of the selling firm, if firm procedures require, or
- 2) to the custodial firm if one is required (Superfund Capital Management, Inc. ("Superfund Capital Management") recommends sending documents early in the month so that they reach it before month-end), or
- 3) to Superfund Capital Management, Inc. c/o Superfund USA, LLC, 833 West Jackson Blvd., Suite 110, Chicago, IL 60607. Attention: Fund Administration.

If payment is being made by wire transfer, please wire the specified amount for Series A and/or Series B to the following accounts:

Series A	US Bank	ABA# 091000022	Account Name: US Bank Trust
	Account Number: 180121167365	For further credit to: Superfund Gold, L.P. Series A	Ref. Nr.: 204026000
Series B	US Bank	ABA# 091000022	Account Name: US Bank Trust
	Account Number: 180121167365	For further credit to: Superfund Gold, L.P. Series B	Ref. Nr.: 204027000

Please make sure that the amount of money received by Superfund Capital Management is net and equals the amount stated on the Subscription Agreement.

Payments made by check must be received AT LEAST FIVE BUSINESS DAYS prior to the last business day of the month.

Payments made by wire must be received AT LEAST THREE BUSINESS DAYS prior to the last business day of the month.

Please make checks payable to "Superfund Gold, L.P. Series A 'Escrow Account'" or "Superfund Gold, L.P. Series B 'Escrow Account'".

If Investors and/or Broker-Dealers have specific questions about the subscription process, please call Superfund Capital Management's Fund Administration Department at 312 239-2200 .

Superfund Gold, L.P. / Subscription Agreement

Check have if this is an addition to an existing as			Ž
1 Check here if this is an addition to an existing ac	count Limited Partner #		USEN/og
Limited Partner		Joint Limited Partner	
First Name			
Last Name			
Residence Address Street, City, State, Zip Code			
(P.O. Box not acceptable)	,		
4 Mailing Address			
(if different)	, , ,		
⁵ Telephone. / Date of Birth	/ D D M M Y Y Y Y		Υ
6 E-Mail Address		_	
7 Social Security #	Taxpayer	ID #	
Additional Information (for Estates, Partnerships, Trusts and Corporations)			
9 Custodian Name			
Custodian Mailing Address			
Street, City, State, Zip Code	,		
Account", or (ii) authorizing the selling agent (or additional sel of Superfund Gold, L.P. Series A B D Units at Net Asset The named investor further acknowledges receipt of the Fund's Pro	ller, as the case may be) to debit investor's cus Value per Unit by the last business day of each ospectus dated May 1, 2013, including the Third A	Amended and Restated Limited Partnership Agreement ("Partnership Agreement") of th	purchase
the Subscription Requirements and the Subscription Agreement so	et forth therein, the terms of which govern the in	vestment in the Units being subscribed for hereby.	
11 Total Amount \$	thereof Seri	es A	
(minimum of \$10,000 for each Series; \$1,000 or more f	or additional investments) Seri	ies B	
12 Brokerage Account # Taxable Investors (check one): Tenants in Entire		t is made by debit to investor's securities or other qualified accounts) Taxable Investors (check one):	
Tenants in Common	r Revocable Trust*	Defined Benefit* Other (specify) A Rollover Pension* Roth IRA rofit Sharing* SEP 401 (K)* PROPRIATE AUTHORIZATION DOCUMENTS MUST ACCOMPANY CRIPTION, I.E., TRUSTS, PENSION, CORPORATE DOCUMENTS)	
	of the Plan Assets Entity's equity interests held	s Entity Yes No If by a Plan or a Plan Assets Entity does not exceed the percentage set forth below that you build in some cushion so that you will not have to notify such Series if the	
	ccount to nurchase Units. Thereby represent a	and warrant that the percentage of such assets used to purchase Units that repre	sents
plan assets does not exceed the following percentage:		and non-unit that the percentage of such assets used to parenase of the that repre	.501105
I agree to immediately notify Superfund Capital Management		tations.	
44			
United States Investors only Under penalties of perjury, I certify that: (1) The numb correct social security number or taxpayer identificati for a number to be issued to me); (2) I am not subject	ber shown on this form is my ion number (or I am waiting to backup withholding due resid	n-United States Investors only er penalties of perjury, by signature below I hereby certify that the Passport Num ernment ID Number provided is true, correct, and complete and (a) I am not a cit lent of the United States or (b) (in the case of an investor which is not an individ-	izen or
to a failure to report interest and dividend income; ar	110 (3) Full d 0.3. person.	stor is not a United States corporation, partnership, estate, or trust.	uat) trie
15 Investor(s) must sign (Executing and delivering this Sub-	scription Agreement shall in no respect be de	emed to constitute a waiver of any rights under the Securities Act of 1933, or un ion of this document other than the certifications required to avoid backup with	nder the
15 Investor(s) must sign (Executing and delivering this Sub- Securities Exchange Act of 1934.) The Internal Revenue Service	scription Agreement shall in no respect be de e does not require your consent to any provis	remed to constitute a waiver of any rights under the Securities Act of 1933, or un	nder the
15 Investor(s) must sign (Executing and delivering this Subsecurities Exchange Act of 1934.) The Internal Revenue Service Limited Partner Signature 16 Broker-Dealer must sign As set forth in the Prospectus, I have management, and control of Superfund Capital Management w Units. I have reasonable grounds to believe, based on information	occription Agreement shall in no respect be de le does not require your consent to any provis Date Joint Directory certify that I have informed the investor ith respect to an investment in the Units. I have on obtained from this investor concerning his/	remed to constitute a waiver of any rights under the Securities Act of 1933, or union of this document other than the certifications required to avoid backup with	nder the sholding.
15 Investor(s) must sign (Executing and delivering this Subsecurities Exchange Act of 1934.) The Internal Revenue Service Limited Partner Signature 16 Broker-Dealer must sign As set forth in the Prospectus, I have reasonable grounds to believe, based on information formation known by me, that investment in the applicable Ser discretionary authority over the account of the investor.	Scription Agreement shall in no respect be de e does not require your consent to any provis Date Joint Date Joint Date I have informed the investor ith respect to an investment in the Units. I have on obtained from this investor concerning his/ries is suitable for such investor in light of his/h	remed to constitute a waiver of any rights under the Securities Act of 1933, or union of this document other than the certifications required to avoid backup with Limited Partner (if any) or Custodian Signature Of all pertinent facts relating to the risks, tax consequences, liquidity, marketability e also informed the investor of the unlikelihood of a public trading market develop ther investment objectives, other investments, financial situation, and needs and are	nder the sholding.
15 Investor(s) must sign (Executing and delivering this Subsecurities Exchange Act of 1934.) The Internal Revenue Service Limited Partner Signature 16 Broker-Dealer must sign As set forth in the Prospectus, I have reasonable grounds to believe, based on information formation known by me, that investment in the applicable Ser discretionary authority over the account of the investor.	scription Agreement shall in no respect be de e does not require your consent to any provis Date Joint Dint hereby certify that I have informed the investor ith respect to an investment in the Units. I have on obtained from this investor concerning his/ries is suitable for such investor in light of his/hoate Princ	termed to constitute a waiver of any rights under the Securities Act of 1933, or union of this document other than the certifications required to avoid backup with Limited Partner (if any) or Custodian Signature Of all pertinent facts relating to the risks, tax consequences, liquidity, marketability also informed the investor of the unlikelihood of a public trading market develop ther investment objectives, other investments, financial situation, and needs and are financial position, net worth and other suitability characteristics. I do not have	nder the sholding.
15 Investor(s) must sign (Executing and delivering this Subsecurities Exchange Act of 1934.) The Internal Revenue Service Limited Partner Signature 16 Broker-Dealer must sign As set forth in the Prospectus, I have management, and control of Superfund Capital Management w Units. I have reasonable grounds to believe, based on information information known by me, that investment in the applicable Ser discretionary authority over the account of the investor. Registered Representative Signature	scription Agreement shall in no respect be de e does not require your consent to any provis Date Joint Date Princ Princ	remed to constitute a waiver of any rights under the Securities Act of 1933, or union of this document other than the certifications required to avoid backup with Limited Partner (if any) or Custodian Signature Date of all pertinent facts relating to the risks, tax consequences, liquidity, marketability er also informed the investor of the unlikelihood of a public trading market develop their investment objectives, other investments, financial situation, and needs and are financial position, net worth and other suitability characteristics. I do not have it is a signature (if required by Selling Agent procedures)	nder the sholding.
15 Investor(s) must sign (Executing and delivering this Subsecurities Exchange Act of 1934.) The Internal Revenue Service Limited Partner Signature 16 Broker-Dealer must sign As set forth in the Prospectus, I have reasonable grounds to believe, based on information formation known by me, that investment in the applicable Serdiscretionary authority over the account of the investor. Registered Representative Signature Print Name This subscription should be fee-based commit	scription Agreement shall in no respect be de e does not require your consent to any provis Date Joint nereby certify that I have informed the investor ith respect to an investment in the Units. I have on obtained from this investor concerning his/ries is suitable for such investor in light of his/h Date Princ Print ssion based	remed to constitute a waiver of any rights under the Securities Act of 1933, or union of this document other than the certifications required to avoid backup with Limited Partner (if any) or Custodian Signature Date of all pertinent facts relating to the risks, tax consequences, liquidity, marketability er also informed the investor of the unlikelihood of a public trading market develop their investment objectives, other investments, financial situation, and needs and are financial position, net worth and other suitability characteristics. I do not have it is a signature (if required by Selling Agent procedures)	nder the sholding.
15 Investor(s) must sign (Executing and delivering this Subsecurities Exchange Act of 1934.) The Internal Revenue Service Limited Partner Signature 16 Broker-Dealer must sign As set forth in the Prospectus, I he management, and control of Superfund Capital Management w Units. I have reasonable grounds to believe, based on information information known by me, that investment in the applicable Ser discretionary authority over the account of the investor. Registered Representative Signature Print Name This subscription should be fee-based commit	Scription Agreement shall in no respect be de le does not require your consent to any provis Date Joint Date Princ Princ Ssion based Broker Dealer Firm	remed to constitute a waiver of any rights under the Securities Act of 1933, or union of this document other than the certifications required to avoid backup with Limited Partner (if any) or Custodian Signature Of all pertinent facts relating to the risks, tax consequences, liquidity, marketability er also informed the investor of the unlikelihood of a public trading market develop ther investment objectives, other investments, financial situation, and needs and are financial position, net worth and other suitability characteristics. I do not have sipal Signature (if required by Selling Agent procedures) Date	nder the sholding.
15 Investor(s) must sign (Executing and delivering this Subsecurities Exchange Act of 1934.) The Internal Revenue Service Limited Partner Signature 16 Broker-Dealer must sign As set forth in the Prospectus, I have reasonable grounds to believe, based on information formation known by me, that investment in the applicable Serdiscretionary authority over the account of the investor. Registered Representative Signature Print Name This subscription should be fee-based commit	scription Agreement shall in no respect be de e does not require your consent to any provis Date Joint nereby certify that I have informed the investor ith respect to an investment in the Units. I have on obtained from this investor concerning his/ries is suitable for such investor in light of his/h Date Princ Print ssion based	remed to constitute a waiver of any rights under the Securities Act of 1933, or union of this document other than the certifications required to avoid backup with Limited Partner (if any) or Custodian Signature Date of all pertinent facts relating to the risks, tax consequences, liquidity, marketability er also informed the investor of the unlikelihood of a public trading market develop their investment objectives, other investments, financial situation, and needs and are financial position, net worth and other suitability characteristics. I do not have it is a signature (if required by Selling Agent procedures)	nder the sholding.

Superfund Gold, L.P.

Limited Partnership Units Subscription Agreement

USEN/0413

Superfund Gold, L.P. c/o Superfund USA, LLC 833 West Jackson Blvd., Suite 110 Chicago, IL 60607

Dear Sir/Madam:

Subscription for Units: I hereby subscribe for the Units in Series A or Series B of the Fund in the amount set forth on page D-3 (minimum \$10,000) of this Subscription Agreement Signature Page, at net asset value per Unit as set forth in the Partnership Agreement. The undersigned's check payable to "Superfund Gold, L.P. Series A Escrow Account" or "Superfund Gold, L.P. Series B Escrow Account" in the full amount of the undersigned's subscriptions, (additions, in excess of the required minimum investment, may be made with a minimum investment of \$1,000, as described in the Prospectus), accompanies the Subscription Agreement Signature Page. If this subscription is rejected, or if no Units are sold, all funds remitted by the undersigned herewith will be returned. Superfund Capital Management may, in its sole and absolute discretion, accept or reject this subscription in whole or in part. If notice of revocation of a subscription is not received by Superfund Capital Management at least 10 days before the end of a month, such attempted revocation is void and will not be deemed a written request for redemption. All Units offered are subject to prior sale.

Representations and Warranties of Subscriber: I have received the Prospectus. By submitting this Subscription Agreement I am making the representations and warranties set forth in "Exhibit C – Subscription Representations" contained in the Prospectus, including, without limitation, those representations and warranties relating to my net worth and annual income set forth therein.

Irrevocability; Governing Law: Except as provided above, I hereby acknowledge and agree that I am not entitled to cancel, terminate, or revoke this subscription or any of my agreements hereunder after the Subscription Agreement has been submitted (and not rejected) and that this subscription and such agreements shall survive my death or disability, but shall terminate with the full redemption of all my Units in each Series. Except as to matters of state or federal securities laws, this Subscription Agreement shall be governed by and interpreted in accordance with the laws of the State of Delaware.

IISENI/0415

Superfund Gold, L.P. Suitability Requirements Form

By subscribing for Units of the Fund, you will be required to fill out this form in its entirety, and to satisfy any applicable special state suitability requirement described in this form. Therefore, please make sure that you carefully review all representations and warranties and state suitability requirements before signing this form. The undersigned form must be mailed or delivered to the selling agent together with the Subscription Agreement and all other necessary documents. For a successful subscription of Units, all documents must be received at least 5 business days before the initial, or applicable, monthly closing.

PLEASE INDICATE THE SERIES YOU ARE SUBSCRIBING FOR:				
Series A B (please check the appropriate box)				
What is your annual income (AI)?	. How did	you finance the inv	vestment? Own mon	ey 🔲 Loan 🔲 Othe
What is your approximate net worth (NW) exclusive of residence and automo	biles?			
Receipt of Documentation: The regulations of the Commodity Futures	1. Alabama	Alabama investors	should limit their inves	tment in the Fund
Trading Commission ("CFTC") require that you be given a copy of the		and other managed	d futures programs to r	not more than 10%
Prospectus, as well as certain additional documentation consisting of: (a) a		of their liquid net v	vorth (cash, cash equiv	alents and readily
supplement to the Prospectus, which must be given to you if the Prospectus		marketable securiti	es).	
is dated more than nine months before the date that you first received the	2. California	\$70,000 (AI) and	\$250,000 (NW), or	\$500,000 (NW)
Prospectus, and (b) the most current monthly account statement (report) for		California investors	should limit their inve	stment in the Fund
the Fund. By subscribing for Units, you hereby acknowledge receipt of the		and other managed	d futures programs to r	not more than 10%
Prospectus and the additional documentation referred to above, if any.		of their liquid net v	vorth (that portion that	t consists of cash,
Admission to the Fund: Please be informed that you will not be issued a certificate		cash equivalents ar	nd readily marketable s	ecurities).
evidencing the Units that you are purchasing, but you will receive a written	3. Iowa	\$100,000 (TI) and	\$250,000 (NW), or	\$500,000 (NW)
confirmation of the purchase in Superfund Capital Management's customary form.	4. Kansas	Kansas investors sh	ould limit their investm	nent in the Fund and
State Suitability Requirements: Except as indicated below, investors must have a		other managed fut	ures programs to not n	nore than 10% of
net worth (exclusive of home, furnishings and automobiles) of at least \$250,000 or,		their liquid net wor	rth (that portion that co	onsists of cash, cash
failing that standard, have both a net worth (same exclusions) of at least \$70,000		equivalents and rea	adily marketable securit	ties).
and an annual gross income of at least \$70,000. If an investor is subscribing with	5. Kentucky	\$85,000 (TI) and	\$85,000 (NW), or	\$300,000 (NW)
his/her spouse as joint owners, he/she may count joint net worth and joint income		Kentucky investors	should limit their inves	tment in any
in satisfying these requirements, as well as the special requirements described		commodity pool pr	ogram to not more tha	ın 10% of their liquid
below. Investors must also make a minimum aggregate investment of \$10,000.		net worth (cash, ca	sh equivalents and read	dily marketable
However, the states listed below (or, in certain cases, in special Supplements		securities).		
attached to the Prospectus) have more restrictive suitability or minimum	6. Minnesota	Accredited Investor	– see page C-2 in the F	Prospectus
investment requirements for their residents. Please read the following list to make	7. New Mexic	o \$75,000 (AI) and	\$75,000 (NW), or	\$250,000 (NW)
sure that you meet the minimum suitability and/or investment requirements for	8. Oregon	\$70,000 (AI) and	\$250,000 (NW), or	\$500,000 (NW)
the state in which you reside. (As used below, "NW" means net worth exclusive of	9. Tennessee	\$70,000 (AI) and	\$70,000 (NW), or	\$250,000 (NW)
home, furnishings, and automobiles; "AI" means annual gross income; and "TI"				
means annual taxable income for federal income tax purposes.)				
SIGNATURE IF LIMITED PARTNER(S) ARE INDIVIDUALS (PRINT	T OR TYPE)	Mr. Mrs.	Ms.	
Name of Limited Partner			Date MM	
Signature of Limited Partner				
Name of Joint Limited Partner			Date M M E	
Signature of Joint Limited Partner				
SIGNATURE IF LIMITED PARTNER IS AN ENTITY (PRINT OR TY	PE)			
Name of Entity			Date MM	DYYYY
Name of Signatory				
Ry: Authorized Signatory				

USEN/0413

Superfund Gold, L.P.

Suitability Requirements Form

■ REPRESENTATIONS AND WARRANTIES

By executing the Subscription Agreement, the investor (for itself and any co-subscriber, and, if the undersigned is signing on behalf of an entity, on behalf of and with respect to that entity and its shareholders, partners, beneficiaries or members), represent and warrant to Superfund Capital Management and the Fund as follows (As used below, the terms "you and your" refer to you and your co-subscriber, if any, or if you are signing on behalf of an entity, that entity):

FOR ALL INVESTORS

- 1. I have received a copy of the Prospectus, incl. the Partnership Agreement.
- If an individual subscriber, I am of legal age to execute the Subscription Agreement and am legally competent to do so.
- 3. I satisfy the applicable financial suitability and minimum investment requirements, as set forth on page D-5 under the caption State Suitability Requirements (or in a special Supplement to the Prospectus) for residents of the state in which I reside. I agree to provide any additional documentation requested by Superfund Capital Management, as may be required by the securities administrator of my state of residence, to confirm that I meet the applicable minimum financial suitability standards to invest in the Fund.
- 4. I understand that the investment objective of the Fund is to generate long-term capital growth while providing an element of diversification to a portfolio of stock and bond investments, which is consistent with my objective in making an investment in the Fund.
- 5. The address on the Subscription Agreement is my true and correct residence, and I have no present intention of becoming a resident of any other state or country. All the information that I have provided on the Subscription Agreement is correct and complete as of the date indicated thereon and, if there is any material change in that information before my admission as a Limited Partner, I will immediately furnish such revised or corrected information to Superfund Capital Management.
- 6. Unless any of representation (9–12) below is applicable, my subscription is made with my funds for my own account and not as trustee, custodian, or nominee for another.
- 7. I am either: (a) not required to be registered with the CFTC or to be a member of the National Futures Association ("NFA"); or (b) if so required, I am duly registered with the CFTC and am a member in good standing of the NFA.
 - Entities that acquire Units must indicate whether they are registered with the CFTC as commodity pools, whether they are exempt from registration as a commodity pool, or whether they are not a commodity pool.
- a. The entity subscribing for Units is a commodity pool and its sponsor and/or principals are registered as commodity pool operators ("CPOs") and members of the NFA.
 Provide NFA ID:
- b. The entity subscribing for Units is a commodity pool but its sponsors and/or principals are not required to be registered CPOs because of an exemption under the Commodity Exchange Act or CFTC Regulations. State the exemption claimed

Such entities must also provide a copy of the exemption letter filed with the NFA by its sponsor and/or principals.

- c. The entity subscribing for Units is not a commodity pool. Such entities must provide a seperate statement stating the purpose of forming the entity and that such entity does not solicit or accept funds to trade commodity contracts.
- 8. I understand that the Partnership Agreement imposes substantial restrictions on the transferability of my Units and that my investment is not liquid except for limited redemption provisions, as set forth in the Prospectus and the Partnership Agreement.

FOR BENEFIT PLAN INVESTORS

9. If I am, or am acting on behalf of, an "employee benefit plan," as defined in and subject to the Employee Retirement Income Security Act of 1974, as amended ("ERISA"), a "plan" as defined in and subject to Section 4975 of the Internal Revenue Code of 1986, as amended (the "Code") (a "Plan") or an entity ("Plan Assets Entity") deemed for any purposes of ERISA or Section 4975 of the Code to hold assets of any Plan due to investments made in such entity by benefit plan investors (in which case, the following representations and warranties are made with respect to each Plan holding an investment in such Plan Assets Entity), the individual signing this Subscription Agreement on behalf of me, in addition to the representations and warranties set forth herein, hereby further represents and warrants as, or on behalf of, the fiduciary of the Plan responsible for purchasing Units (the "Plan Fiduciary") that: (a) the Plan Fiduciary has considered an investment in a Series for such Plan in light of the risks relating thereto; (b) the Plan Fiduciary has determined that, in view of such considerations, the investment in a Series is consistent with the Plan Fiduciary's responsibilities under ERISA; (c) the Plan's investment in such Series does not violate and is not otherwise inconsistent with the terms of any legal document constituting the Plan or any trust agreement thereunder; (d) the Plan's investment in such Series has been duly authorized and approved by all necessary parties; (e) none of Superfund Capital Management, Superfund USA, LLC, any additional selling agent, any wholesaler, any of their respective affiliates or any of their respective agents or employees: (i) has investment discretion with respect to the investment of assets of the Plan used to purchase Units; (ii) has authority or responsibility to or regularly gives investment advice with respect to the assets of the Plan used to purchase Units for a fee and pursuant to an agreement or understanding that such advice will serve as a primary basis for investment decisions with respect to the Plan and that such advice will be based on the particular investment needs of the Plan; or (iii) is an employer maintaining or contributing to the Plan; and (f) the Plan Fiduciary (i) is authorized to make, and is responsible for, the decision to invest in each Series, including the determination that such investment is consistent with the requirement imposed by Section 404 of ERISA that Plan investments be diversified so as to minimize the risks of large losses, (ii) is independent of the Superfund Capital Management, Superfund USA, LLC, each additional selling agent, each wholesaler, and each of their respective affiliates, and (iii) is qualified to make such investment decision. I will, at the request of the Superfund Capital Management, furnish the Superfund Capital Management with such information as the Superfund Capital Management may reasonably require to establish that the purchase of the Units by the Plan does not violate any provision of ERISA or the Code, including without limitation, those provisions relating to "prohibited transactions" by "parties in interest" or "disqualified persons" as defined therein.

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Superfund Gold, L.P.

Suitability Requirements Form

FOR BENEFIT PLAN INVESTORS

10. If I am subscribing as a trustee or custodian of an employee benefit plan subject to the fiduciary responsibility provisions of ERISA, or of an IRA, at the direction of the beneficiary of that plan or IRA, all representations in the Subscription Agreement apply only to the beneficiary of that plan or IRA.

FOR UGMA/UTMA ACCOUNTS

11. If I am subscribing as a custodian for a minor, either (a) the subscription is a gift I have made to that minor and is not made with that minor's funds, in which case the representations as to net worth and annual income below apply only to myself, acting as custodian, or (b) if the subscription is not a gift, the representations as to net worth, and annual income below apply only to that minor.

FOR ALL TRUSTS OR CORPORATIONS

12. If I am subscribing in a representative capacity, I have full power and authority to purchase Units and enter into and be bound by this Subscription Agreement on behalf of the entity for which I am purchasing the Units, and that entity has full right and power to purchase the Units and enter into and be bound by the Subscription Agreement, and become a Limited Partner under the Partnership Agreement.

FOR TENNESSEE, ALABAMA AND ARKANSAS INVESTORS

13. For Tennessee, Alabama and Arkansas Investors only: I understand that the rate at which each Series' performance fee is calculated exceeds the maximum rate for incentive or performance fees payable under the Guidelines for Registration of Commodity Pool Programs adopted by the North American Securities Administrators Association.

FOR ALABAMA AND ARKANSAS INVESTORS

14. For Alabama and Arkansas investors only: I understand that the Issuer's introducing broker and the Issuer's trading advisor are affiliated entities, and that this affiliation gives rise to a conflict of interest, as described on pages 44–46 of the Prospectus. I understand this may prevent the Issuer from accomplishing all of its objectives.

By making the representations and warranties set forth above, investors should be aware that they have not waived any rights of action which they may have under applicable federal or state securities laws. Federal and state securities laws provide that any such waiver would be unenforceable. Investors should be aware, however, that the representations and warranties set forth above may be asserted in the defense of the Fund, Superfund Capital Mangement, or others in any subsequent litigation or other proceedings.