Account Information and Client Agreement

RAYMOND JAMES* FINANCIAL SERVICES, INC. Member FINRA/SIPC

New Accounts Service Center Scan or Fax 866-406-4235

| 01212 | | |
|----------|-----------|--------------|
| Form # | Account # | |
| | | |
| Branch # | FA# | Speed Dial # |

| Account Type and I | Pagistration | | | | | |
|---------------------------------------|---------------------------------------|------------|----------------|-------------|----------------------------------|-------------------|
| Account Type and I | | <u> </u> | | | O D : | |
| Type (Select one) O Capit | | Stan | dard Account | | O Direct Account | |
| Registration (Select one b | • | | | | | |
| ondividual | O Tenants in Common | O L | | | O Trust | |
| ○ Joint (WROS) | Partnership | | Inincorporated | Assoc. | ○ Estate | |
| Joint Tenants by Entirety | Proprietorship | | JTMA/UGMA | | Guardianship | |
| Community Property | Corporation | \circ | Qualified Plan | | ○ 529 Plan | |
| | | | | | Other | |
| Margin Requested (Su | bject to Approval, Initials Req | uired): | ○ No ○ \ | Yes | Client Initials | Client Initials |
| Account Informatio | n | | | | | |
| Complete Account Title: | | | Relationship | Link Nam | e (Branch Use Only): | |
| | | | Doloted Asse | unto (Dror | ach Han Only). | |
| | | | Related Acco | ounts (Drai | nch Use Only): | |
| | | | | | | |
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| | | | - | | | |
| | | | | | | |
| | | | | | | |
| Account Owner 1 Ir | oformation (Tax Po | nortin | a Holdor) | | | |
| Account Owner 1 ii | iioiiiatioii (<i>Tax Ne</i> | portin | g Holder) | | | Tenants in Common |
| | | | | | | % |
| First Name, Middle Initial, Last Na | me OR Entity Name (Trust, Corp | ooration) | | | | · |
| Citizenship Status (Select one be | elow): | | | Marital | Status (Select one belov | <i>(</i>): |
| · | ent Alien O Non-Resident Ali | en (W-8 l | Required) | | Married O Single | • |
| | | ` | . , | | Ç | |
| S.S. # (555-55-5555) OR Tax ID | # (55-555555) Date o | f Birth (M | M-DD-YYYY) | E-mai | I Address | |
| O Driver's License # OR O P | assport ID # (optional) Expira | tion Date | | State/ | Country | |
| | | | | | | |
| Mailing Address (If PO Box/APO/F | FPO, provide a physical address | below) | City | | State | Zip |
| Legal Address | | | City | | State | Zip |
| Name of Employer | O Retired O Unempl | oyed | Occupation (m | nost recen | t, if retired) | |
| | | | | | | |
| Home Phone Number | Cell Phone Nur | mber | | | Work Phone Number | |

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| \ccount # | | |
|-----------|--|--|

| Account Owner 2 In | formation | | | | | |
|---|---|------------------|---------------------------|------------------|------------------|---|
| | | | | | Tenants | s in Common |
| First Name Middle Initial Leat Nam | ne OR Entity Name (Trust, Corporation) | | | | | <u>%</u> |
| Citizenship Status (Select one bel | | M | arital Status (Se | alect one he | low): | |
| US Citizen Reside | | | Married | Single | iow). | |
| | , | , | | 3 | | |
| S.S. # (555-55-5555) OR Tax ID # | (55-5555555) Date of Birth (MN | 1-DD-YYYY) E | E-mail Address | | | |
| O Driver's License # OR O Pas | ssport ID # (optional) Expiration Date | | State/Country | | | |
| Mailing Address (If PO Box/APO/F | PO, provide a physical address below) | City | | Stat | e Zip |) |
| Legal Address | | City | | Stat | e Zip |) |
| Name of Employer | O Retired O Unemployed | Occupation (most | recent, if retir | ed) | | |
| Home Phone Number | Cell Phone Number | | Work F | Phone Numb | er | |
| Account Suitability | | | | | | |
| Account Financial Informati | <u>on</u> | Investment E | xperience | | | |
| Combined Annual Income | Combined Net Worth | Provide your exp | perience, if any, | with the folk | owing investm | ent types |
| | Excluding Personal Residence(s) | | None | Limited | Moderate | Extensive |
| O \$0-\$19,999 | ○ \$0-\$19,999 | | | | | |
| O \$20,000-\$50,000 | ○ \$20,000-\$50,000 | Equities | 0 | \circ | 0 | 0 |
| O \$50,001-\$100,000 | O \$50,001-\$100,000 | Bonds | \circ | \circ | 0 | \circ |
| O \$100,001-\$200,000 | O \$100,001-\$250,000 | Options/Futu | res 🔾 | 0 | 0 | \circ |
| O \$200,001-\$500,000 | O \$250,001-\$500,000 | Mutual Funds | • 0 | \circ | 0 | \circ |
| O \$500,001-\$1,000,000 | O \$500,001-\$1,000,000 | Annuities | 0 | 0 | 0 | 0 |
| Over \$1,000,000 | O \$1,000,001-\$5,000,000 | Margin Tradii | ng 🔾 | 0 | 0 | 0 |
| | Over \$5,000,000 | | | | | |
| Primary Objective and Asso | ociated Risk Tolerance | Secondary O | bjective and | Associate | ed Risk Tole | erance |
| Select only one Objective and Asse | ! | Select only one | - | | | |
| Objective O | Risk Tolerance | Objectiv | | | isk Toleran | ce |
| Capital Preservation | | Capital Prese | _ |) Low) Low (| ○ Medium | ○ High |
| Income O I | _ow ○ Medium ○ High ○ Medium ○ High | Income Growth | | | ○ Medium | ○ High ○ High |
| Speculation | | Speculation | | | o Mediam | O High |
| | g ii | - Promission | | | | - · · · · · · · · · · · · · · · · · · · |
| | me Horizon | ~ - | | ry Time H | | voors |
| ○ < 5 years ○ 5 - 1 | 0 years ○ > 10 years | ○ < 5 y | years ∪5 | - 10 years | ○ > 10 | years |

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| | | _ |
|--------------|--|---|
| 1 000 LINt # | | |

| Account Instruct | tions Plea | se select one of the | following options from each | category below. | | |
|--|--|---|---|--|--|--|
| Securities & Stock [| Dividend | Funds / Cash S | weep | | | |
| O Hold to Street Name / | From Account | ○ Client Interest Program (CIP) | | | | |
| O Direct Registration Ser | vice | ○ Raymond James | Bank Deposit Program (RJBD | P) with Client Interest Program (CIP) | | |
| Cash Dividend | | Raymond James | Bank Deposit Program (RJBD | PP) | | |
| O Hold in Account | | ○ Eagle Class of Ji | PMorgan Prime Money Market | Fund (Receipt of prospectus acknowledged) | | |
| O Mail Check to address | of record | Eagle Class of JF acknowledged) | PMorgan U.S. Government Mo | ney Market Fund (Receipt of prospectus | | |
| O Hold Principal Mail Dividends / Interes | st | o , | PMorgan Tax Free Money Mark | xet Fund (Receipt of prospectus | | |
| | | Raymond James application required) | | g (With RPS approval only - Separate | | |
| Cost Basis Account | ing Method | S | | | | |
| | | | · · · · · · · · · · · · · · · · · · · | ompanies (average cost eligible) | | |
| | Equities, E & Optio | | Open-end mutual funds | Closed-end mutual funds, UITs, ETFs & Others | | |
| First in, First out | 0 | | 0 | 0 | | |
| Last in, First out | 0 | | 0 | 0 | | |
| High cost in, First out | 0 | | 0 | 0 | | |
| Minimum Tax | 0 | | 0 | 0 | | |
| Average Cost | N/A | | 0 | 0 | | |
| Tax Certification | 1 | | | | | |
| Tax Classification | O Individual | /Sole Proprietor | ○ S-Corporation | ○ Partnership | | |
| | ○ C-Corpora | ation | O LLC S-Corporation | O LLC Partnership | | |
| | O LLC C-Co | rporation | ○ Trust/Estate | Other | | |
| Under penalties of perju | - | | | ○ Tax Exempt Payee | | |
| 1. The number shown be issued to me), a | _ | ement is my correct | Taxpayer Identification Num | ber (or I am waiting for a number to | | |
| notified by the Inte | rnal Revenue | Service (IRS) that I | am subject to backup withho | thholding, or b.) I have not been olding as a result of failure to report ect to backup withholding, and | | |
| 3. I am a U.S. citizen | or other U.S. | person (as defined b | y IRS code). | | | |
| Certification Instructions: You must cross out item 2 above if you have been notified by the IRS that you are currently subject to backup withholding because you have failed to report all interest and dividends on your tax return. For real estate transactions, item 2 does not apply. For mortgage interest paid, acquisition or abandonment of secured property, cancellation of debt, contributions to an individual retirement arrangement (IRA), and generally, payments other than interest and dividends, you are not required to sign the agreement, but you must provide your correct TIN. | | | | | | |
| Capital Access Details (Complete this section only if Capital Access Account is selected on Page 1.) | | | | | | |
| | Jetans (Co | mplete this section | <u>only if</u> Capital Access Accou | int is selected on rage 1.) | | |
| Type (Select one): ○ S | • | Standard plus Reward | | m plus Rewards | | |
| Type (Select one): ○S Account Identification | tandard O | Standard plus Reward | | 5 , | | |
| Account Identification Information provided in the asked the following questions. | tandard On and Sec this section will tion when you debit card. All | Standard plus Reward urity I be used to protect y call with inquiries abo | ds O Premium O Premiurou and the assets held in you out your account or for identific | 5 , | | |

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| Capital Access Details | |
|--|--|
| Additional Card Holders (Listed on Account Registr | ation) |
| Print Name (if different from Legal Name) | , |
| (maximum of 21 charac | ters, including spaces) |
| Print Name (if different from Legal Name) | ton looks the manager |
| (maximum of 21 charac | ters, including spaces) |
| Additional Card Holders (Card Holder Only) | |
| For additional card holders not listed on the account registr Capital Access Account Agreement. I also understand that my Platinum debit card. | |
| Print Name | Social Security # |
| Print Card Name (if different from above) | |
| (maximum of 21 charac | eters, including spaces) |
| Authorized VISA® Platinum debit cardholder signature | Date |
| Print Name | Social Security # |
| Print Card Name (if different from above) | |
| , | eters, including spaces) |
| Authorized VISA® Platinum debit cardholder signature | Date |
| For Company or Trust | |
| Double Embossed (Optional) | |
| I understand and agree to the terms and conditions in the Cap required, must include the signature of the Attorney-in-Fact and be a Print Name | |
| Authorized Attorney-in-Fact Signature | Date |
| Check Information | |
| Check Imprint: (Information appears in upper left corner of check) | Shipping Method: ○ Regular ○ First Class ○ Express Delivery (10-14 business days) (7-14 business days) (except weekends) |
| (maximum of 35 characters per line) | Additional charges apply for First Class and Express shipping. No charge for Regular Delivery. |
| | Alternate Shipping Address: |
| | |
| Check Type | |
| Check Design | City State Zip |
| Wallet, Private Design checks are provided at no charge. Additional check types and designs are available for an additional fee and may be viewed at www.harland.net | Country |
| # of Checks Starting Check # | Phone # |

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| | | 1 |
|-----------|--|-----|
| | | - 1 |
| | | |
| | | |
| Account # | | |
| ACCOUNT # | | |

| Client Acknowledgments and Signatures | | | | | |
|---------------------------------------|---------------|-----------|---------------|--|--|
| Accour | nt Owner 1 | Accoun | t Owner 2 | | |
| ○Iam | ○ I am not | ○I am | ○ I am not | an associate person or related to an associate person within the Raymond James Financial Group. Specify to whom and relationship: | |
| ○Iam | ○ I am not | ○Iam | ○ I am not | an employee of or related to an employee of any exchange or a member firm of any exchange or member of the Financial Industry Regulatory Authority (FINRA), or an officer of a bank, trust company, or insurance company. Employees/related person employer: | |
| | | | | in the position of: | |
| ○Iam | ○ I am not | ○I am | ○I am not | a director, corporate officer, or a 10% shareholder of a publicly traded company. Indicate the name of the company and relationship: | |
| ○ You may | ○ You may not | ○ You may | ○ You may not | disclose my name, address and security position to requesting companies in which I hold securities under rule 14b-1(c) of the Securities and Exchange Commission. | |

By signing below, I acknowledge that I have received, read, understand, and agree to abide by all the terms and conditions set forth in the Client Agreement and Raymond James Capital Access Account Agreement incorporated herein by this reference. I also recognize that this Agreement contains a predispute arbitration clause located on page 9, paragraph 5 and other provisions affecting my rights.

I have received the Client Agreement for my records.

Raymond James Financial Services, Inc, is affiliated with Raymond James Bank, N.A. Unless otherwise specified, products purchased through Raymond James Financial Services, Inc., or held at Raymond James & Associates Inc., are not insured by the FDIC, are not deposits or other obligations of Raymond James Bank, N.A., are not guaranteed by Raymond James Bank, N.A., an affiliate of Raymond James & Associates Inc. and are subject to investment risks, including possible loss of the principal invested.

The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

| Account Owner 1 Signature | Date | Account Owner 3 Signature (if applicable) | Date |
|---|------|---|------|
| | | | |
| Account Owner 2 Signature (if applicable) | Date | Account Owner 4 Signature (if applicable) | Date |
| Financial Advisor Signature | Date | Branch Manager Signature | Date |

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Client Agreement

Introducing Broker

I/we acknowledge and agree that my/our relationship with Raymond James & Associates, Inc. is governed by the provisions of this agreement. Throughout this agreement, "I", "me", "we", "us", "my" and "our" refer to the undersigned and any other actual or beneficial owner of property in this account. "You", "your", "the Firm" and "Raymond James" refer to Raymond James & Associates, Inc. and the introducing broker, if applicable. The terms "property" and "securities" mean securities of all kinds, monies, options and all other property dealt in by brokerage firms.

Applicable Regulations

- (a) I understand and agree that every transaction in my account is subject to the rules or customs in effect at the time of the transaction which, by the terms of the rule or custom, applies to the transaction. These rules or customs include state and federal laws, rules and regulations established by state or federal agencies, the Constitution, rules, customs and usages of the applicable exchange, association, market or clearinghouse or customs and usages of individuals transacting business on the applicable exchange, market or clearinghouse.
- (b) If this agreement is incompatible with any rule or custom, or if a rule or custom is changed, this agreement will be automatically modified to conform to the rule or custom. The modification of this agreement shall not affect any of its other provisions.

Trading Authorizations

I understand that you do not provide any warranty as to the availability, accuracy, completeness, timeliness, correct sequencing of suitability for the particular purpose of any market data provided to my advisors or to me.

Orders for Delivery and Settlement

- (a) I will designate each order to sell as a "short" sell order or a "long" sell order. A "short" sale means the sale of a security not owned by me. You may, at your sole discretion and without prior notice to me, cover any short sale in my account. I understand that "cover" means the purchase, at the market price, of securities that were previously sold short. When I designate a sale as "long", I am promising to you that I own the security and promising that, if the security is not in your possession when I place the sale order, I will deliver the security to you by the settlement date. If I fail to deliver the security to you by the settlement date, you may purchase the security, at the market price, for my account and hold me responsible for any loss, commission and/or fees.
- (b) When I order the purchase of a security, I will make payment to you on or before the settlement date. If I fail to make payment by the settlement date for securities purchased, I authorize you to, at your sole discretion and without notice to me, sell the purchased security or any other securities in my accounts to satisfy the debt and I understand that I will be solely responsible for any resulting loss. Alternatively, if I fail to pay for a security purchased by me by the settlement date, I understand that my account can be charged a late fee.

Fees and Charges

I understand that I will be charged commissions for my orders to buy or sell securities and/or other fees and I understand that your commission and fee rates may be changed with thirty (30) days written notice. I agree to pay the commission and/or fees at the rates in effect at the time. If you must take action against me to collect any outstanding balances or for any other reason relating to my account(s), I agree to pay all costs, including attorney's fees, to do so.

In addition, any fees or expenses for legal and/or accounting services, both internal and external, rendered to Raymond James and Associates, or one of its affiliated entities, in connection with my account shall be charged to and paid by me or charged to and deducted from my account.

Loans and Collateral

This section applies only to margin, Capital Access Accounts, or if there is a deficit in your account. (a) You may make a loan to me at any time and in any amount you choose, and I understand that any transaction or event resulting in a negative balance in my account acts as a request from me to you for a loan. I understand that you are not obligated to make any loan to me and you may alter the collateral requirements or conditions for loans at any time with or without prior notice to me. I agree to pay interest on any loan or account balance at the rate specified in your Statement of Credit Terms, a copy of which will be sent to me. I understand that from time to time you may change your Statement of Credit Terms, including the interest rate, and I agree to be bound by any revision from its effective date. For purposes of this agreement the legal and statutory rate of interest shall be the rate specified in your Statement of Credit Terms.

(b) As collateral for all loans or any balance due on my account and subject to applicable law, I grant you a security interest in all property held by you or in any of my accounts (which accounts shall each constitute a securities account), whether the property is in your possession now or comes to be in the future. If it is necessary for you to enforce your security interest by the sale of my property, including but not limited to, certificated and uncertificated securities, commercial paper, corporate debt obligations, mutual funds, U.S. government, agency, state, and municipal obligations, documents, instruments, general intangibles, deposit accounts, and cash, including any of the foregoing held in book entry form, any securities entitlements, any interests in the entries on the books

of any securities intermediaries, and any other investment property and financial assets held therein, and any certificates evidencing any of the foregoing together with all renewals, additions, replacements, substitutions, conversions, splits, reductions, subscription rights, dividends, cash warrants, options, distributions of any kind, increases, or profits, and any and all proceeds of any of the foregoing, and you may select which property is to be sold and at what time and price it will be sold and I will not hold you liable for your decisions.

- (c) I understand that when I have a loan with you the property in my account or held by you may be used by you as security (either separately or together with other property) for loans you have or may incur in the future with third parties.
- (d) I understand that any loan or any balance due on my account is payable on your demand, and you may demand payment of the full amount of any loan or balance due on my account at any time. If any dividend, interest, distribution or similar payment is made to my account, you are authorized to apply the payment to any balance due in my account but not obligated.
- (e) I understand that if a cash debit is generated in my account, and I have margin, you are authorized to cover all or a portion of the cash debit by increasing the debit in my margin account.

Authorization: Accuracy of Reports

- (a) You are authorized to act on oral instructions concerning my account and you are not liable for acting on any false oral instructions if the instructions reasonably appeared to you to be genuine. I authorize you to electronically record any and all conversations between me (or my representative) and you.
- (b) I will notify you of any error in a confirmation of order within 4 days of when it is mailed to me. I will notify you of any error in a statement within 10 days of when it is mailed to me. If I do not give you written notification of an error in the time specified above, then I accept the confirmation or statement as correct and I will not later claim the confirmation or statement is incorrect or the transactions shown were unauthorized. I understand that all mail will be sent to the address shown on my New Account Agreement and I will be responsible for receiving mail at that address, unless I give you written notice of a change in address. Clients who establish mutual fund periodic payment plans such as Periodic Investment Plans (PIP), Systematic Withdrawal Plans (SWP) or Periodic Exchange Plan (PEP) through Raymond James will not receive trade confirmations when the transaction is executed. I will instead receive confirmation of the transactions on my monthly statement. By signing the New Account Agreement, I am authorizing my financial advisor to take my verbal instructions.
- (c) During the period I maintain an account with you or thereafter, you are authorized to obtain credit reports on me from any credit reporting agency, at your expense. If you request me to do so, I will sign a separate authorization allowing the release of credit information to you.

Authorization to Liquidate Account and Collateral

Upon the death of any of us, or if you otherwise feel it is necessary you may cancel any unexecuted order and you may also purchase securities to cover the sale of securities or sell securities to satisfy any debt. The decision to cancel an order or buy or sell securities in my account is solely at your discretion and the sale or purchase may be performed in any manner you feel reasonable. Each of our estate(s) and each survivor will be liable to you for the full amount of any debt or loss resulting from the completion of transactions initiated prior to your receipt of a written notice of death or incurred in the liquidation of the account or in the adjustment of interests of the respective parties. Any debt or lien assessed against the account following the death of any of us shall be charged fully against the interests of the survivor(s) and the estate of the decedent. This section does not release the decedent's estate from any liability provided in the agreement.

Introduced Accounts

I agree that if you are acting as a clearing broker for transactions on my account, you are not responsible for the conduct, representations or recommendations of the introducing broker or its agents.

If you are carrying the account of the undersigned as clearing broker by arrangement with another broker through whose courtesy the account of the undersigned has been introduced to you, then until receipt from the undersigned of written notice to the contrary, you may accept from such other broker, without inquiry or investigation by you (a) orders for the purchase or sale in said account of securities and other property on margin or otherwise, and (b) any other instructions concerning said account. You shall not be responsible or liable for any acts or omissions of such other broker or its employees.

Joint Accounts

- (a) If this is a Joint Account, we agree that each of us has the authority to act on behalf of all account owners to: order any transaction involving the account, including transactions that result in a negative account balance; receive any property in the account, including cash withdrawals; receive any communications concerning the account including confirmations and statements; and make or agree to any changes in the account or this agreement, including closing the account. You are not required to verify with other account owners the authority for any instructions received from one of us and you do not need to give notice of any transaction to any owner who did not order the transaction. Each and every account owner shall be individually liable for the full amount of any loan or balance due on this account.
- (b) If one of us dies, the survivor(s) will give you immediate written notice of the death of any of us.

Binding on Successors

I understand and agree that this agreement will be binding on my successors (including my executor, heirs or assignees) and I will notify any successor of the agreement's provisions.

Waiver and Modification

I understand that your failure to exercise any right granted by this agreement or to insist on my strict compliance with any obligation under this agreement will not be considered a waiver of that right or obligation. I also understand if you furnish me with notice on one occasion, you are not obligated to provide me with notice in the future. I understand that no provision of this agreement can be waived or modified unless it is done in writing and signed by your Treasurer, Corporate Counsel or Compliance Director. I further understand that you may modify and amend this agreement upon thirty (30) days written notice to me, and my acceptance of such amendment will be deemed effective by my continued use of the services of the account.

Severability

If any provision of this agreement is deemed to be unenforceable for any reason, this will not affect the validity and enforceability of any other provision of this agreement.

Termination

You have the right to terminate any of my accounts, including multiple owner account(s), at any time by notice to me.

Unclaimed Property

In the event of the abandonment of this account, Raymond James will initiate an escheatment process in accordance with the applicable laws.

Raymond James Cash Sweep Programs

Uninvested cash balances in my account(s) can earn income through several options including: Raymond James Bank Deposit Program (RJBDP), Client Interest Program (CIP), Raymond James Bank Deposit Program (RJBDP) with Client Interest Program (CIP), Eagle Class of JPMorgan Prime Money Market Fund, Eagle Class of JPMorgan U.S. Government Money Market Fund, and Eagle Class of JPMorgan Tax Free Money Market Fund. All of these options, including their terms and conditions, are further described in the document entitled *Your Rights and Responsibilities as a Raymond James Client*, which is available online at http://www.rjf.com/billofrights/index.htm. If I choose RJBDP I acknowledge that (i) I am solely responsible to monitor the total amount of deposits I have at each Bank in order to determine the extent of FDIC insurance coverage available to me, and (ii) Raymond James is not responsible for any insured or uninsured portion of my deposits at any of the Banks.

Extraordinary Events

You shall not be liable for losses caused directly or indirectly by any condition not within your exclusive control, including government restrictions, exchange or market rulings, suspension of trading, war, strikes or extreme market volatility or trading volumes.

Restrictions

You may, in your sole discretion, prohibit or restrict trading of securities, substitution of securities, or disbursements in any of my accounts.

Choice of Law

This agreement and any accounts opened hereunder shall be construed, interpreted and the rights of the parties shall be determined in accordance with the internal laws of the State of Florida (without referencing Choice of Law provisions of Florida or any other state).

My Representations

I represent that I am of the age of majority according to the laws of my state of residence. I further represent that I am not an employee of any exchange or a member firm of any exchange or member of the Financial Industry Regulatory Authority. ("FINRA"), or of a bank, trust company or insurance company unless I notify you to that effect. If I become so employed, I agree to notify you promptly. I also represent that no persons other than those signing this agreement have an interest in the account.

Right to an Attorney

- (a) I understand that when I sign the Client Agreement, this Client Agreement becomes a legally binding contract between you and me. I also understand that this document may alter the rights I might have and may create responsibilities I might otherwise not have had.
- (b) I understand that I may, if I wish, consult with an attorney before I sign the Client Agreement and enter into this agreement. In connection with entering into this agreement, you are representing your interests, and not mine. Therefore, to the extent I do not understand any provision of this agreement or its effect, I understand that I should seek the independent advice of an attorney.

Mutual Fund Networking

Networking is an automated communication system used to transmit information between the mutual fund and the broker/dealer, allowing us to reflect fund records on the client brokerage statement. All mutual fund positions will automatically be networked, if eligible, unless we receive written instructions from you specifically stating otherwise.

Payment for Order Flow

- (a) Raymond James may, from time to time, receive payment for order flow. Order flow payment is compensation received as an incentive to direct transactions to various markets. This compensation is received in a number of ways, including direct cash payment ranging from a fraction of a cent to 2.5 cents per share, estimated to equal approximately \$1.0 million annually. In certain instances, reduced transaction fees are provided by various exchanges. While there is no actual agreement, oral or written, Raymond James believes that it is receiving business from specialists at various exchanges as a result of the transaction volume directed to them. Additionally, Raymond James acts as a market maker in a number of Over-The-Counter (OTC) securities. As a result of orders directed to these various markets, trading profits or losses may be generated.
- (b) New York Stock Exchange (NYSE) Rule 108(a) allows a specialist to trade on parity with orders in the crowd when the specialist is establishing or increasing its position, as long as floor brokers representing orders in the crowd do not object to such practice. If we or our organization object to a specialist trading on parity with our order to establish or increase its position, the specialist would be obligated to honor such a request and refrain from trading on parity. Please note that we may object to a specialist trading on parity with our order by communicating our objection to our Raymond James representative. Unless we inform you otherwise, Raymond James will handle our orders as if we have no objection to the specialist trading on parity with our order.
- (c) Raymond James' policy is to direct orders, based upon a number of factors and absent specific routing instructions from us, to the market center where it believes that the customer receives the best execution. The potential for receipt of order flow payment, or trading profits, is not a factor in this decision. Raymond James believes, based upon prior experience, that Raymond James' order routing practice provides opportunity for the orders to be executed at prices better than national best bid or best offer.
- (d) Raymond James' ongoing review of the markets used allows Raymond James to keep Raymond James' commissions competitive, in addition to ensuring the best execution services for Raymond James' clients.

Arbitration Disclosures

This Agreement contains a predispute arbitration clause. By signing an arbitration agreement the parties agree as follows:

- (1) All parties to this Agreement are giving up the right to sue each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which a claim is filed.
- (2) Arbitration awards are generally final and binding; a party's ability to have a court reverse or modify an arbitration award is very limited.
- (3) The ability of the parties to obtain documents, witness statements and other discovery is generally more limited in arbitration than in court proceedings.
- (4) The arbitrators do not have to explain their reason(s) for their award unless, in an eligible case, a joint request for an explained decision has been submitted by all parties to the panel at least 20 days prior to the first scheduled hearing date.
- (5) The panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the securities industry.
- (6) The rules of some arbitration forums may impose time limits for bringing a claim in arbitration. In some cases, a claim that is ineligible for arbitration may be brought in court.
- (7) The rules of arbitration forum in which the claim is filed, and any amendments thereto, shall be incorporated into this Agreement.

No person shall bring a putative or certified class action to arbitration, nor seek to enforce any predispute arbitration agreement against any person who has initiated in court a putative class action or who is a member of a putative class who has not opted out of the class with respect to any claims encompassed by the putative class action until (i) the class certification is denied or (ii) the class is decertified or (iii) the client is excluded from the class by the court. Such forbearance to enforce an agreement to arbitrate shall not constitute a waiver of any rights under this agreement except to the extent stated herein.

Arbitration and Dispute Resolution

- (a) Any dispute or controversy, either arising in the future or in existence now, between me and you (including your officers, directors, employees or agents and the introducing broker, if applicable) will be resolved by arbitration conducted before the Financial Industry Regulatory Authority (FINRA), subject to the jurisdiction of the Securities and Exchange Commission (SEC) pursuant to the FINRA Arbitration Code, and in accordance with the Federal Arbitration Act (Title 9 of the United States Code).
- (b) A court of competent jurisdiction may enter judgment based on the award rendered by the arbitrators.
- (c) Nothing in this agreement shall be deemed to limit or waive the application of any relevant state or federal statute of limitation, repose or other time bar. Any claim made by either party to this agreement which is time barred for any reason shall not be eligible for arbitration.

Business Continuity Planning - Disclosure Statement

Raymond James has established the Business Continuity Planning (BCP) Department, a dedicated team of professionals that oversees the Firm's business continuity management strategy. The BCP Department works closely with business units and the Information Technology Department to employ a standardized framework for building, maintaining, and testing business continuity plans. The plans are created using an all hazards approach, including baseline requirements and strategies that address incidents of varying scope. Plans are designed to allow for continued operations of critical business functions, which include providing clients with prompt access to their funds and securities.

Incident Management

A Corporate Crisis Management Team (CCMT) comprised of senior management representing key areas of the Firm has been established to manage incidents that might impact the Firm's associates and clients. The CCMT will assess and direct the Firm's response to an incident, ensuring the safety and security of all associates and continuity of critical processes. As part of the overall BCP strategy, Raymond James maintains geographically dispersed operational locations to diminish risks posed by local and regional disruptions. In the event of an emergency at the home office, local staff is available at off-site locations to continue production work.

Technology and Data Recovery

Raymond James employs a dual data center strategy in which critical client data and systems are replicated to an alternate location ensuring accessibility. In addition, data retention and backup procedures are in place, including tape backup and offsite storage, offering a tertiary layer of data accessibility should the need arise. It is the Firm's goal to recover from an event requiring a processing switch to the alternate site within 12 hours or less. Due to the unpredictable nature of events causing significant business disruptions, the Firm cannot guarantee that systems will always be available or recoverable after such events.

Contacting Raymond James

Clients can obtain information regarding the status of their accounts and access to their funds and securities by contacting their financial advisor. If their financial advisor is unavailable, clients can contact Client Services at 1-800-647-7378. Up-to-date information regarding the operating status of the Firm can be obtained from http://www.raymondjames.com.

The Firm's business continuity plans are subject to modification. The BCP Disclosure Statement, including any updates or amendments, is available at http://www.raymondjames.com/business continuity planning.htm. Hard copies can be obtained upon request by contacting your Raymond James representative.

Raymond James Capital Access Account Agreement

This agreement, including the terms and conditions provided by the Raymond James Capital Access Account Check & VISA® Platinum Card Agreement and its accompanying financial services, sets forth the terms and conditions governing the relationship between Raymond James and its affiliates and the person(s) signing this document (hereinafter referred to as "the client").

Upon opening a Capital Access Account, Raymond James may provide the client with personalized checks and the client may apply for a Capital Access VISA Platinum debit card (the "Card") issued through Raymond James Bank, N.A. A Personal Identification Number ("PIN") will be issued to the client for use in conjunction with accessing the Capital Access Account.

In return for these and other services, the client understands and agrees to pay certain fees, including an annual Capital Access Account membership fee. In addition, if the client selects the rewards program and agrees to the terms and conditions of the program, all fees will be charged to the client's account. The client further understands that any additional features selected could incur additional costs.

The client agrees to write checks on a Raymond James Capital Access Account maintained at the Banking Vendor and may use these checks only in conjunction with his or her Capital Access Account and only amounts within authorized limits. The client also understands that Raymond James may reasonably withhold access to his or her funds until it is satisfied that checks placed into the client's account have been collected. Raymond James may satisfy amounts that are owed by the client in connection with his or her Capital Access Account in the following order of priority: from available Client Interest Program ("CIP"), Raymond James Bank Deposit Program (RJBDP), Eagle Class of JPMorgan Prime Money Market Fund, Eagle Class of JPMorgan U.S. Government Money Market Fund, or Eagle Class of JPMorgan Tax Free Money Market Fund, if any, held in the account, and should these sources prove insufficient, from a margin loan to the client within the available margin loan value of securities in the client's account (provided this option was chosen and the account was approved for margin). Moreover, the client authorizes the Banking Vendor to honor checks (a) bearing only one signature and (b) bearing a signature with an approved name, a middle initial or a name deleted or added if the Banking Vendor otherwise reasonably believes the signature to be authorized.

The client understands that the Card will allow card transactions to the "Authorization Limit" as defined in the Raymond James Capital Access Account Check & VISA Platinum Card Agreement. The client agrees to have sufficient available assets to make payment in full for card transactions as they become available and understands that if he or she has insufficient available assets the card may be suspended or canceled. The client also agrees that the use of any card in connection with his or her Capital Access Account will also be governed by the terms and conditions contained in the Raymond James Capital Access Account Check & VISA Platinum Card Agreement that they will receive after the Card application is accepted by Raymond James Bank, N.A. and the Banking Vendor.

The Ohio laws against discrimination require that all creditors make credit equally available to all creditworthy clients and that credit reporting agencies maintain separate credit histories on each individual upon request. The Ohio Civil Rights Commission administers compliance with this law.

Account Description

The Capital Access Account integrates a conventional securities account with a cash management account, which provides a VISA Platinum debit card and check writing services. As part of that account, cash balances awaiting investment will earn interest daily in the Raymond James CIP, RJBDP, Eagle Class of JPMorgan Prime Money Market Fund, Eagle Class of JPMorgan U.S. Government Money Market Fund, or Eagle Class of JPMorgan Tax Free Money Market Fund.

Additional Terms and Conditions

The client hereby requests Raymond James to open cash, margin and/or short accounts, the Banking Vendor to issue the checks and Raymond James Bank, N.A. to issue the VISA Platinum debit card(s) in the name(s) set forth on this application. The client agrees to be bound by the terms and conditions of the aforesaid account as currently in effect and as amended from time to time.

For Joint Accounts: This application is made by both clients, as signed, and if approved, account terms and conditions will apply to both clients and both will be jointly and individually liable for any amounts due at any time. Both clients will be bound by their instructions regarding their account, checks or VISA Platinum debit card(s), if applicable, given either jointly or individually.

Raymond James Bank, N.A. and the Banking Vendor reserve all of its rights in connection with the issuance, processing or termination of VISA Platinum debit card(s) and checks.

Termination of a Capital Access Account

The client's participation in the Capital Access Account, or any feature offered in connection with the account, may be terminated at any time by Raymond James or the client. The client, however, shall remain responsible for authorized charges arising before or after termination.

Credit Reports

The client authorizes Raymond James to request a consumer report about him or her from a reporting agency for the purposes of considering the application in the Capital Access Account, reviewing or collecting any account opened for the client, or for any other legitimate business purpose. Upon the client's written request, Raymond James will inform the client of the name and address of each consumer-reporting agency from which it obtained a consumer report, if any, in connection with the client's application or accounts.

Liability

The client agrees that he or she will be personally liable for, and will indemnify Raymond James, Raymond James Bank, N.A. and the Banking Vendor, against any losses in connection with any and all Capital Access transactions (including securities transactions, use of the check writing privilege, the Card and the line of credit), effected by any person signing the Capital Access Account Application or any person to whom the client gives written authority to use his or her Capital Access Account.

The client also agrees that no card(s) or checks issued in connection with his or her Capital Access Account can be used directly to purchase securities or any other products or services available through Raymond James or our correspondents.

The client shall at all times be liable for the payment of any amount advanced, any debit balance or other obligations owing in any of his or her accounts with Raymond James, and the client shall be liable to Raymond James for any deficiency remaining in such account(s) in the event of a liquidation thereof, in whole or in part, by the client or Raymond James. The client shall make payments of any such debit balance, obligation, money deficiency, indebtedness, including interest and commissions, upon demand, and any costs of collection, including attorney's fees. It is further understood that Raymond James may request from any service provider or their successor, copies of checks, and/or Visa or Bill Payment drafts processed from the client's Capital Access Account.

FACTS

WHAT DOES RAYMOND JAMES DO WITH YOUR PERSONAL INFORMATION?

Why?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

- · Social Security number and investment experience
- Assets and income
- · Account balances and account transactions

When you are *no longer* our customer, we continue to share your information as described in this notice.

How?

All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Raymond James chooses to share; and whether you can limit this sharing.

| Reasons we can share your personal information | Does Raymond James share? | Can you limit this sharing? |
|---|------------------------------|-----------------------------|
| For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus | Yes | No |
| For our marketing purposes— to offer our products and services to you | Yes | No |
| For joint marketing with other financial companies | Yes | No |
| For our affiliates' everyday business purposes— information about your transactions and experiences | Yes | No |
| For our affiliates' everyday business purposes— information about your creditworthiness | No | We don't share |
| For our affiliates to market to you | No | We don't share |
| For nonaffiliates to market to you | No | We don't share |

Questions?

Call 1-800-647-7378 or go to www.raymondjames.com

| Who we are | |
|-------------------------------|--|
| Who is providing this notice? | See the Raymond James U.S. legal entities noted below. |

| What we do | |
|---|--|
| How does Raymond James protect my personal information? | To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. |
| How does Raymond James collect my personal information? | We collect your personal information, for example, when you open an account or perform transactions make a wire transfer or tell us where to send money tell us about your investment or retirement portfolio We also collect your personal information from others such as credit bureaus, affiliates and other companies. |
| Why can't I limit all sharing? | Federal law gives you the right to limit only |

| Definitions | |
|--------------------|---|
| Affiliates | Companies related by common ownership or control. They can be financial and nonfinancial companies. • Our affiliates include companies with a Raymond James or an Eagle name. |
| Nonaffiliates | Companies not related by common ownership or control. They can be financial and nonfinancial companies. • Raymond James does not share with nonaffiliates so they can market to you. |
| Joint marketing | A formal agreement between nonaffiliated financial companies to provide or market financial products or services to you. • Our joint marketing partners may include banks and credit unions. |

Other important information

Financial advisors ("FA") may change brokerage and/or investment advisory firms and the nonpublic personal information collected by us and your FA may be provided to the new firm so your FA can continue to service your account(s). If you do not want your FA to take or receive this information, please call 800-647-7378 to opt out of this sharing. Opt-in states, such as California and Vermont and others, require your affirmative consent to share your nonpublic information with the FA or the new firm, and in those states you must give your written consent before the FA can take or receive your nonpublic information. You can withdraw this consent at any time by contacting 800-647-7378.

Vermont: In accordance with Vermont law, we will not share information about Vermont residents with companies outside of our corporate family, except as permitted by law, such as with your consent, to service your accounts or to other financial institutions with which we have joint marketing agreements. We will not share information about your creditworthiness within our corporate family except with your authorization or consent, but we may share information about our transactions or experiences with you within our corporate family without your consent.

California: In accordance with California law, we will not share information we collect about you with companies outside of Raymond James, unless the law allows. For example, we may share information with your consent, to service your accounts, or to provide rewards or benefits you are entitled to. We will limit sharing among our companies to the extent required by California law.

Raymond James U.S. legal entities

Raymond James U.S. legal entities that utilize the names: Raymond James Financial, Inc., Raymond James & Associates, Inc., Raymond James Financial Service Advisors, Inc., Eagle Asset Management, Inc., Eagle Fund Distributors, Inc., Eagle Family of Funds, Eagle Fund Services, Inc., and Raymond James Insurance Group, Inc. This notice does not apply to Raymond James Bank, N.A., and Raymond James Trust, N.A., as these affiliates deliver their own privacy notices.