Amendment to the Vanguard Brokerage Account Agreement

Effective February 15, 2018

Please read this important information carefully. This Amendment updates Section 6c of the terms and conditions of the Vanguard Brokerage Account Agreement. Please retain this document for future reference.

6c. Requests for Transactions and Order Entry Services. This section is amended as follows:

VBS will accept online or verbal orders from You. You must place all orders online at vanguard.com or verbally with one of VBS’ brokerage associates. VBS will not accept written orders for the purchase or sale of Securities or Other Property.

Important information about written orders.

If VBS receives a written instruction accompanied by funding (for example, a check), VBS may treat the instruction as a request to Fund Your Account, with the proceeds (after satisfying outstanding debits) to Sweep to Your Settlement Fund.

VBS may accept wires to Fund Your Account, with the proceeds to Sweep to Your Settlement Fund. Generally, however, VBS will not accept wires for the purchase of a Security or Other Property. If You send VBS a wire with instructions to purchase a Security or Other Property, including a Vanguard Fund, VBS may, at its discretion, treat the wire as a request to Fund Your Account, with the proceeds (after satisfying outstanding debits) to Sweep to Your Settlement Fund.

Orders for the purchase or sale of Vanguard Funds may require notification to and/or approval from the Vanguard Fund’s manager. Please contact VBS before attempting to place a large transaction.

If a check, EBT, or other item You send to pay for a purchase or to Fund Your Account is returned to Us unpaid, recalled, or otherwise not honored, We may debit Your Account and/or charge Your Account a fee.

VBS may restrict Your ability to withdraw funds recently credited to Your Account.

Additional information for clients who transferred their Vanguard Funds into their Accounts:

Instructions to purchase received by The Vanguard Group, Inc., after You have transferred Vanguard Fund holdings to Your Account. You agree that VBS, at its sole discretion, may treat any instruction received by The Vanguard Group, Inc., for the purchase of a Vanguard Fund as an instruction to VBS to Fund Your Account, with the proceeds to then Sweep to Your Settlement Fund. VBS’ decision to treat any such instruction received by The Vanguard Group, Inc., as an instruction to VBS does not mean that VBS has an ongoing obligation to treat all such instructions received by The Vanguard Group, Inc., as instructions to VBS.

You agree to instruct Your bank to pay on checks made payable to “Vanguard,” or any reasonable variation of “Vanguard,” when presented to Your bank for payment by either The Vanguard Group, Inc.’s, or VBS’ bank. If Your bank dishonors the check for any reason, You agree to pay for the transaction in accordance with the Payment, Equity Deposit, and Settlement information noted below. You agree that The Vanguard Group, Inc., or VBS, or any affiliate of any of them, will not be responsible for any costs or fees incurred by You as a result of Vanguard’s or VBS’ bank’s presentment of a check as described above.

(over)
Checkwriting drafts received by The Vanguard Group, Inc., and presented for payment within the 45 days following the transfer of the position to Your Account. If You have transferred Your Vanguard Fund(s) into Your Account, immediately upon the transfer of Your Vanguard Funds into Your Account You agree to cease using the checkwriting drafts (CWRs) issued on Your Vanguard Funds and to destroy any unused checks. If You have written CWRs on a Vanguard Fund You transferred to Your Account, and those CWRs remain outstanding and unpaid at the time of the transfer, You agree that VBS may, in its sole discretion, elect to treat any CWR received by The Vanguard Group, Inc., or its bank in the 45 calendar days following the date You transferred Your Vanguard Funds into Your Account as an instruction to sell sufficient shares of the same Vanguard Fund that the CWR was originally written against to cover the CWR. If at the time the CWR is presented for payment, the balance in the Vanguard Fund that the CWR was originally written against is not sufficient to cover the entire CWR, You agree that VBS may, at its sole discretion, elect to treat the CWR as an instruction to redeem shares from the Vanguard Fund that the CWR was written against and cover the remainder of the CWR by free credit, if any, and/or a redemption of shares from Your Settlement Fund or any money market position in Your Account. You agree that You are responsible for any tax consequences associated with the sale of shares to cover the CWR.

If You do not have sufficient shares in the Vanguard Fund the CWR was originally written against, Your Settlement Fund, and/or any money market position in Your Account to cover the check in its entirety, VBS will not accept the instruction and will direct The Vanguard Group, Inc., to instruct its bank to dishonor (that is, “bounce”) the check. You agree that The Vanguard Group, Inc., VBS, or any affiliate of either, will not be responsible for any costs or fees You may incur as a result of a dishonored CWR.

VBS may accept instructions from The Vanguard Group, Inc., to reverse and/or reprocess the transfer of Your Vanguard Funds to Your Account to correct errors made prior to the transfer.
Vanguard Brokerage Account Agreement

Effective July 1, 2016

Vanguard Brokerage Services
P.O. Box 1170
Valley Forge, PA 19482-1170

vanguard.com
800-992-8327
Vanguard Brokerage Account Agreement

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Online: vanguard.com
By phone: 800-992-9327
By mail: P.O. Box 1170
Valley Forge, PA 19482-1170

If you have a complaint about the services VBS provides, you should direct it to:

Complaints
Vanguard Brokerage Services
P.O. Box 1170
Valley Forge, PA 19482-1170

3. FINRA’s BrokerCheck

FINRA sponsors a program, called BrokerCheck, designed to give investors convenient access to information about the professional background, business practices, and conduct of FINRA member firms and brokers formerly or currently registered with FINRA or a national securities exchange. The BrokerCheck hotline number is 800-289-9999. You may obtain a brochure that describes BrokerCheck by calling the hotline number or at finra.org.

4. Account Protection

Securities held in your Account are held in custody by VBS, a division of VMC. VMC is a member of the Securities Investor Protection Corporation (SIPC), which protects securities customers of its members up to $500,000 (including $250,000 for claims for cash). An explanatory brochure is available upon request or at sipc.org.

VBS maintains additional coverage through an independent insurer. Account protection, either under SIPC or the additional insurance maintained by VBS, does not cover fluctuations in the market value of the investments in your Account. Positions held away from VBS are not in VBS’ custody or control and are not covered by SIPC or VBS’ additional insurance.

5. Definitions

We define certain terms throughout this Agreement. Others are defined below:

- **Account**: The Vanguard Brokerage Account, including a Retirement Account, governed by this Agreement. The Account is opened on your completion, and our approval, of the appropriate Application.

- **Account Owner**: Each person who has an ownership interest in the Account. If the Account holds community property, an Owner’s spouse, whether listed in the registration or not, may be considered an Account Owner.

- **Application or Brokerage Account Application**: The form (paper or electronic) used to open an Account.

- **Brokerage Activity**: Trades, dividends, interest, and corporate actions activity that occurs in your Account. Dividend reinvestment in a money market fund may not be considered Brokerage Activity.

- **Control or Restricted Security**: Securities defined in Rule 144 under the Securities Act of 1933 (the ‘33 Act) as “restricted securities” or Securities issued by an issuer of which you are an “affiliate” (as that term is defined by Rule 144 of the ‘33 Act) or Securities that are being sold in reliance on Rule 701 or 145(d) under the ‘33 Act or Securities of which you and the issuer, or its underwriter, have entered into an agreement restricting the transferability of such Securities.
• Debit Balance: The amount of money You owe to VBS.
• Discretionary Trading Authority: Authority given by the Owner(s) of an Account to a third party (for example, a registered representative or an investment advisor), which permits the third party to decide which Securities to buy or sell in an Account and to make other transactions.
• EBT: Electronic Bank Transfer is an electronic movement of money or information using the Automated Clearing House (ACH) Network.
• FINRA: The Financial Industry Regulatory Authority.
• Fund Your Account: Incoming money intended to be credited to an Account. If there is no Debit Balance, or if the outstanding Debit Balance is less than the incoming money, the funding (or the funding less the debit amount) will Sweep to buy shares of the Settlement Fund.
• Free Credit Balance: The uninvested cash in Your Account, less what is needed to pay for unsettled purchase transactions, charges to Your Account, or credit balances designated as collateral. Free Credit Balances are payable on demand.
• Good Delivery: The delivery to VBS of freely transferable Securities (that is, properly registered, endorsed, and fully negotiable).
• Market Data: The last sale transaction data, bid and ask quotations, news reports, analysts’ reports or research, or other information relating to Securities and the Securities markets.
• Other Property: An investment in Your Account that is not commonly known as a Security, such as a Certificate of Deposit.
• Representative(s): A person who has been properly appointed as a full or limited agent for a principal, or a fiduciary of, for example, an incompetent person, a trust, a minor, or an estate, or an officer or authorized signatory for an organization.
• Retirement Account: A tax-qualified Account, either an individually owned Account, such as an Individual Retirement Account, or IRA, or one held as part of an employer-sponsored plan, intended to be used primarily as a savings vehicle to provide income in retirement. A Retirement Account can be opened using the appropriate retirement Application and agreeing to the terms in this Agreement and any other agreement that is specific to the type of Account opened. A Retirement Account may be part of a retirement plan.
• Settlement Fund: The Vanguard money market mutual fund that You use to pay for transactions and receive the proceeds from trades and other transactions made in Your Account.
• Security or Securities: Any note, stock, bond, option, mutual fund, ETF, or other instrument of investment commonly known as a Security.
• Sweep: A transaction that moves cash into or out of Your Settlement Fund.
• USPS: The United States Postal Service.
• Vanguard Fund: Any mutual fund in the Vanguard family of mutual funds.
• You/Your/Yourself: An Account Owner and his, her, or its properly authorized Representative.

6. General Terms of the Vanguard Brokerage Account

To open an Account, You must complete and submit the appropriate Application, and VBS must approve Your Application. You do not have an Account until VBS processes and approves Your Application. Once the Account is opened, You are responsible for complying with the terms of this Agreement.

This section of the Agreement explains Your Settlement Fund, how to enter orders, how to pay for orders, and other information about Your Account and the Securities and Other Property held in it.

a. Money Market Settlement Fund Information

You may pay for and receive the proceeds from trades or other transactions through a Settlement Fund. Your Settlement Fund is held with VBS and the assets in it may be protected by SIPC. See Account Protection for more information. Only cash can move into and out of Your Settlement Fund; if VBS receives directions to transfer shares in kind to or from Your Settlement Fund, VBS will treat the directions as an instruction to transfer cash. While a Settlement Fund is offered to VBS clients, there is no guarantee that cash will Sweep into or out of it. Your Settlement Fund may decline to accept a purchase for any reason, including, for example, if the size of the purchase may negatively impact the Settlement Fund’s operation or performance. If Your Settlement Fund declines Your purchase, the Sweep will not be processed and Your Settlement Fund will not be credited. VBS will attempt to notify You if Your Settlement Fund declines a purchase and to obtain alternative investment instructions. If VBS does not receive alternative investment instructions, or if it cannot process Your alternative investment instructions, the amount of Your attempted purchase will result in a Free Credit Balance. VBS will not be liable for lost profits, or other losses and damages that allegedly result from a failure or delay to Sweep, including because of a Settlement Fund’s rejection of a purchase.
VBS may, on prior written notice to You, limit, change, or add Settlement Fund choices. If Your current Settlement Fund is eliminated as a choice, VBS will use its best efforts to seek a new Settlement Fund that is an appropriate money market mutual fund for clients, considering such factors as yield, fees, investment objectives, risks, and current market conditions. All pending payments and proceeds and all payments and proceeds for trades placed after the elimination date will Sweep into or out of this new Settlement Fund. See Corporate Actions for additional information on actions a fund or its transfer agent may take, and Payment, Equity Deposit, and Settlement for information on paying for trades.

Cash not swept into Your Settlement Fund will be reflected as a free credit or a Free Credit Balance in Your Account. VBS may receive compensation based on the amount of Free Credit Balances in VBS Accounts.

b. Trading or Disbursement Restrictions

VBS is not required to accept any trade, or take any funding, and it may place trading, funding, disbursement, or other restrictions on an Account. These restrictions could include, but are not limited to, restrictions relating to: court orders, tax levies, or garnishments; requests from a government agency or law enforcement authority; a failure to pay for trades in a timely manner or for trading or trade-related violations; notice of a dispute between Account Owners; or VBS' knowledge or suspicion that a violation of any law may or could occur without the restriction. You agree to abide by any such restriction and not to initiate trades or transactions that would violate the restriction. VBS may also eliminate or restrict Your ability to purchase particular Securities or Other Property.

c. Requests for Transactions and Order Entry Services

VBS will accept online, verbal, or written orders from You for the purchase and sale of Vanguard Funds in Your Account. You must place all other orders online at vanguard.com or verbally with one of VBS’ brokerage associates. VBS will not accept written orders for the purchase or sale of Securities or Other Property other than Vanguard Funds in Your Account. (Orders for the purchase or sale of Vanguard ETFs® must be entered online or verbally; VBS will not accept written orders for the purchase or sale of Vanguard ETFs.) Written orders for the purchase and sale of Vanguard Funds held or to be held in Your Account will be accepted by VBS only if they are in a format acceptable to VBS, are in good order, and are received by VBS at the following address: 455 Devon Park Drive, Wayne, PA 19087-1815.

Important information about written orders. If You send VBS a written order or instruction accompanied by funding (for example, a check) for the purchase of something other than a Vanguard Fund, or for the purchase of a Vanguard Fund that has been closed to additional purchases, or if the Vanguard Fund refuses the purchase for any reason, or if VBS determines the order is not in good order, VBS may treat the instruction as a request to Fund Your Account with the proceeds (after satisfying outstanding debits) to Sweep to Your Settlement Fund. And, if VBS receives a written order or instruction accompanied by funding but is not able to determine whether the order or instruction is from a person authorized to place orders in Your Account, VBS may treat the instruction as a request to Fund Your Account with the proceeds (after satisfying outstanding debits) to Sweep to Your Settlement Fund.

VBS may accept wires to Fund Your Account, with the proceeds to Sweep to Your Settlement Fund. Generally, however, VBS will not accept wires for the purchase of Vanguard Funds or any other Security or Other Property. If You send VBS a wire with instructions to purchase a Vanguard Fund, or to pay for the purchase of something other than a Vanguard Fund, VBS may, at its discretion, treat the wire as a request to Fund Your Account with the proceeds (after satisfying outstanding debits) to Sweep to Your Settlement Fund.

Orders for the purchase or sale of Vanguard Funds may require notification to and/or approval from the Vanguard Fund’s manager. Please contact VBS before attempting to place a large transaction.

If a check, EBT, or other item You send to purchase Vanguard Funds or to Fund Your Account is returned to Us unpaid, recalled, or otherwise not honored, We may debit Your Account and/or charge Your Account a fee.

VBS may restrict Your ability to withdraw funds recently credited to Your Account.

Additional information for clients who transferred their Vanguard Funds into their Accounts:

Instructions to purchase received by The Vanguard Group, Inc., after You have transferred Vanguard Fund holdings to Your Account. You agree that VBS, at its sole discretion, may treat any instruction received by The Vanguard Group, Inc., for the purchase of a Vanguard Fund as an instruction to VBS. If the instruction is accompanied by a check, You agree that VBS may treat the instruction as a request to purchase in Your Account the Vanguard Fund indicated in the instruction. If the instruction accompanies a wire or an EBT, You agree that VBS may treat the instruction as a request to Fund Your Account with the proceeds to then Sweep to Your Settlement Fund. VBS’ decision to treat any such instruction received by The Vanguard Group, Inc., as an instruction to VBS does not mean that VBS has an ongoing obligation to treat all such instructions received by The Vanguard Group, Inc., as instructions to VBS.
You further agree that VBS may, at its sole discretion, use any check that accompanies such an instruction to pay for the order. You agree to instruct Your bank to pay on checks made payable to "Vanguard," or a Vanguard Fund, or any reasonable variation of either, when presented to Your bank for payment by either The Vanguard Group, Inc., or VBS’ bank. If Your bank dishonors the check for any reason, You agree to pay for the transaction in accordance with the Payment, Equity Deposit, and Settlement information noted below.

You agree that The Vanguard Group, Inc., or VBS, or any affiliate of any of them, will not be responsible for any costs or fees incurred by You as a result of Vanguard’s or VBS’ bank’s presentment of a check as described above.

Instructions to redeem received by The Vanguard Group, Inc., after You have transferred Vanguard Funds into Your Account. You agree that VBS, at its sole discretion, may treat any instruction received by The Vanguard Group, Inc., for the sale of a Vanguard Fund transferred to VBS as an instruction to sell the Vanguard Fund, so long as You hold sufficient shares of the Vanguard Fund in Your Account. VBS’ decision to treat any such instruction received by The Vanguard Group, Inc., as an instruction to VBS does not mean that VBS has an ongoing obligation to act on the instruction and will direct The Vanguard Group, Inc., or its bank to dishonor (that is, "bounce") the check. You agree that The Vanguard Group, Inc., VBS, or any affiliate of either, will not be responsible for any costs or fees You may incur as a result of a dishonored CWR.

VBS may accept instructions from The Vanguard Group, Inc., to reverse and/or reprocess the transfer of Your Vanguard Funds to Your Account to correct errors made prior to the transfer.

d. Changing or Canceling Orders

It may not be possible for You to cancel an order once You have placed it. If You attempt to cancel or change an order, Your attempt will be treated as a request to cancel or change. VBS will process Your request on a best-efforts basis, but if VBS cannot cancel or change Your order, You will be bound to the terms of the original order You placed.

For VBS’ protection, it may, without prior notice, decline, cancel, modify, or reverse Your orders or instructions.

e. Payment, Equity Deposit, and Settlement

You agree to pay for all authorized transactions made in Your Account, including any commissions or fees that VBS might charge. When You purchase Securities and Other Property on a cash basis, You agree to pay for the Securities and Other Property by settlement date.

VBS may use available funds in Your Account or in any account with its affiliates to settle a transaction. Note: For Retirement Accounts, VBS will only use available funds in Your Retirement Account, or in an account with its affiliates that is part of the same Retirement Account or plan, to settle a transaction.

VBS may require an equity deposit or a full payment before it accepts Your order. When You place an order to sell a Security long, You must own the Security at the time You place the order. You agree to make Good Delivery of the Security You are selling by settlement date. Proceeds of any sale will not be paid until VBS has received Good Delivery of the Security and settlement is complete.

You agree to promptly satisfy any Debit Balance or other indebtedness or outstanding obligation related to Your Account, including, but not limited to, any such indebtedness that results from instructions provided to VBS by You or an Investment Advisor authorized to make transactions in Your Account. We may elect at any time, with or without notice, to make any Debit Balance or other indebtedness or outstanding obligation related to Your Account immediately due and payable.
VBS generally will not accept a tender of Control or Restricted Securities as collateral for an obligation You owe VBS. VBS may, however, in its sole discretion, approve such a tender. VBS' approval of such tenders must be in writing and be given in advance.

If You incur a debt to VBS as a result of activity in Your non-Retirement Account, and You do not promptly pay VBS the amount due, You agree that VBS may, at its discretion and without prior demand or notice, sell Securities in the non-Retirement Account that incurred the debt to satisfy the debt, or if there are not enough assets in that non-Retirement Account to satisfy the full amount of the debt, to sell or otherwise liquidate any or all Securities or Other Property in any other non-Retirement Account with VBS or with any of its affiliates in which You have an interest, regardless of whether there are other Account Owners on the other Account(s), and use the sale proceeds to cover the debt. You understand that the other Account(s) may be charged a commission as a result of any such sale.

VBS may also transfer Securities and Other Property from any non-Retirement Account or in any non-Retirement Accounts with its affiliates in which You have an interest, regardless of whether there are other Account Owners on the other Account(s), in order to satisfy deficiencies in any such Account or if VBS thinks Your obligations in any such non-Retirement Account are not adequately secured.

Important Note for Retirement Accounts: If You incur a debt to VBS as a result of activity in Your Retirement Account, You must promptly pay VBS the amount due. If You do not, You agree that VBS may sell Securities in the Retirement Account that incurred the debt to satisfy the debt. If You do not have sufficient assets in the Retirement Account held with VBS to satisfy the amount You owe, You agree that VBS may require You to sell Securities that You hold in other Accounts (and You agree to execute all documents and/or give oral instructions as necessary to effect the sale), whether held with VBS or with its affiliates, that are part of the same retirement plan and use the proceeds to cover the debt. You understand that Your Account may be charged a commission as a result of any such sale.

To satisfy a Debit Balance in a Retirement Account with a sale of Securities or Other Property, VBS may only sell Securities that are in the Retirement Account that incurred the debt or in an Account held with an affiliate that is part of the same retirement plan. If VBS sells Securities or Other Property to satisfy a Debit Balance, Your Account and any other account held with an affiliate that are part of the same retirement plan are responsible for all costs and commissions related to such a sale.

You understand that VBS may apply any dividends, capital gains payments, interest payments, or other funds coming into an Account, such as incoming funds by check, EBT, wire, or Direct Deposit, or funds that would otherwise be invested through the Vanguard Brokerage Dividend Reinvestment Program, to cover fees or other indebtedness to VBS. Debit Balances in Your Account will be charged interest in accordance with VBS’ established rules and policies.

f. Security for Indebtedness for Non-Retirement Accounts

As security for the repayment of all present or future indebtedness owed to VBS by each Account Owner, each Account Owner grants to VBS a first, perfected, and prior lien on, a continuing security interest in, and right of set-off with respect to, all Securities and Other Property that is, now or in the future, held, carried, or maintained for any purpose in or through VBS, and, to the extent of such Account Owner’s interest in or through any present or future account with VBS or its affiliates in which the Account Owner has an interest. You agree to indemnify VBS for any loss or expense that VBS may incur in enforcing its lien or any other remedies available to it, including the reasonable cost of collection. This paragraph does not apply to assets in a Retirement Account.

g. Checks, EBTs, or Other Items Returned Unpaid, Recalled, or Dishonored

If a check, EBT, or other item You remit to VBS is returned unpaid, recalled, or otherwise not honored, VBS may charge a fee to Your Account. Also, for VBS’ protection, VBS may restrict Your ability to withdraw funds recently added to Your Account by check or EBT. VBS may restrict Your ability to use recently added funds to settle a Securities transaction, and/or decline to accept orders until recently added funds are collected or otherwise validated.

h. Foreign Securities Trading, Settlement, and Custody

VBS may act as agent for foreign Security orders traded in local markets. VBS’ policy is to settle foreign Security trades in U.S. dollars. Foreign account activity, including, but not limited to, trades, transfers, dividends, and other corporate actions, may be automatically converted to or from U.S. dollars. VBS has an established partnership with JPMorgan (JPM) to facilitate the clearance and settlement of foreign Security transactions. Your Foreign Securities may be custodied through JPM or any subcustodian located in a particular local market and will be held at JPM in an account established for the exclusive benefit of customers of VBS.
i. **Securities Held in Street Name**

Securities and Other Property that are held for Your Account and that are in “street name,” or are being held by a Securities depository in VBS’ name, may be commingled with the same Securities being held for other clients of financial organizations and for VBS’ own clients. VBS is responsible for ensuring that its records reflect Your ownership of these Securities and Other Property. For Accounts other than a Retirement Account, You have the right at any time to request delivery to You of any such Securities or Other Property that are fully paid for or are in excess of margin requirements.

j. **Corporate Actions**

**Mutual Fund Mergers, Share Conversions, or Other Fund Actions**

A mutual fund, or its transfer agent, may merge fund shares held in Your Account to another fund pursuant to a fund merger, convert shares from one class to another, or take other actions as described in each fund’s prospectus. VBS will accept the direction of a fund or its transfer agent to merge, convert Your shares, or take other action.

**Fractional Shares**

If You are to receive fractional shares as the result of a stock split or other corporate action for Securities held in Your Account, VBS, in its sole discretion, may either sell the shares on the open market or to the issuer or transfer agent. You are entitled to receive Your pro rata portion of the proceeds of any such sale. If sold on the open market, fractional shares may receive a price that differs from that offered to certain registered owners by the issuer or transfer agent.

**Interest, Dividend, and Other Payments**

If You are entitled to receive dividend, interest, or other payments on the Securities held in Your Account, VBS may, in its sole discretion, choose to pay such amounts to You upon its receipt of the payment from the issuer or intermediary(ies).

**Optional Dividends**

When a company offers its shareholders a choice to receive a dividend either in cash or stock, VBS will use the dividend reinvestment election(s) on Your Account as the basis for choosing cash or stock. Accounts that have elected to have dividends reinvested (either at the Account level or for the specific Security) will be credited with stock, while Accounts that have elected to receive dividends in cash (either at the Account level or for the specific Security) will receive cash.

**Callable Securities**

Many bonds allow the issuer to redeem or call an issue prior to maturity date. Certain preferred Securities can also be called by the issuer. Some calls are “partial” calls, meaning that only some shares are called. If a Security that You and other clients of VBS hold is partially called, VBS will determine, through a random selection procedure, which Securities will be submitted for redemption without regard to unsettled sales. If the Securities held in Your Account are selected and redeemed, Your Account will be credited with the redemption proceeds.

Should You wish to opt Your non-Retirement Account(s) out of this random selection process, You must instruct VBS to deliver Your Securities to You. We will deliver the Securities provided that they are unencumbered and they have not already been called by the issuer. The probability of one of Your Securities being called is the same whether they are held by You or by VBS for You. You cannot opt out of the random selection process for assets held in a Retirement Account because We cannot deliver assets held in a Retirement Account to You.

To review VBS’ procedures for the client allocation of Securities selected for redemption in the event of a partial redemption, visit vanguard.com/bondallocation. To request a free, printed copy of VBS’ allocation procedures, call 800-992-8327.

**Nontransferable Securities**

If You hold nontransferable Securities in Your Account, VBS may remove the Securities from Your Account. Securities become nontransferable when there are no transfer agent services available for the Securities. If nontransferable Securities are removed from Your Account, You should consult with Your tax advisor about any potential tax implications.

**Credits to Your Account**

VBS credits to Your Account funds belonging to You such as dividends, interest, redemption proceeds, or the proceeds of corporate reorganizations on the day such funds are received by VBS. An issuer or an intermediary may earn interest on funds held in its possession. If an issuer or intermediary passes such interest along to VBS, VBS will keep the payment.

Contact VBS for further information on when VBS will credit Your Account with funds due to You, when those funds are available to You, and/or when You begin earning interest on those funds.

k. **Disclosure of Account Information**

We may disclose Your name and/or information about Your Account or Your transactions consistent with Our Privacy Policy and pursuant to Rule 14b-1 under the Securities Exchange Act of 1934 to companies in which You hold Securities unless We receive Your
written objection. For additional information about Our Privacy Policy, visit vanguard.com. In addition, if You request a large transaction in a Vanguard Fund, including in Your Settlement Fund, VBS may disclose information about You and/or Your Vanguard Fund holdings to The Vanguard Group, Inc.

I. Delivery of Required Information, Other Documents, and Notices About Your Account

You may consent to receive Confirmations, Statements, and other Account information electronically. If You do not consent to e-delivery, VBS or its mailing vendor will use the USPS to deliver the information to You. However, to receive certain VBS products, services, or offers, including, for example, online trading, VBS may require that You consent to electronic delivery of certain documents.

VBS will direct communications to the mailing address, email address, or phone number We have for You in Our files (that is, the contact information You provided on Your Account Application or later updated). Any communication (required or otherwise) that VBS directs to such a mailing address, email address, or phone number will be considered delivered to You, whether or not the communication is actually received.

m. Provision of Market Data

We may provide You with Market Data, and may charge You a fee for doing so. We obtain Market Data from Securities exchanges, markets, and from parties that transmit Market Data (“Market Data Provider” or collectively, “Market Data Providers”). All Market Data are protected by copyright laws. We provide Market Data for Your personal noncommercial use; You may not sell, market, or distribute Market Data unless You have entered into a written agreement with the appropriate Market Data Provider that allows You to sell, market, or distribute the data.

We receive the Market Data from industry sources that are believed to be reliable. However, neither VBS nor the Market Data Providers can guarantee the accuracy, completeness, timeliness, suitability for use, or correct sequencing of the Market Data. Neither VBS nor the Market Data Providers will be liable to You for interruptions in the availability of Market Data or Your access to Market Data.

The Market Data are provided “as is” and on an “as available” basis. There is no warranty of any kind, express or implied, regarding the Market Data. We are not responsible for, and You agree not to hold VBS liable for, lost profits, trading losses, or any other damages resulting from Market Data or Your use of the data. In any case, Our liability arising from any legal claim (whether in contract, tort, or otherwise) relating to the Market Data will not exceed the amount You have paid for use of the services or Market Data. You agree that We may correct any execution reported to You that was based on inaccurate Market Data provided to VBS by an exchange, market center, or other provider.

n. Extended-Hours Trading

VBS offers online access to participate in extended-hours trading sessions. If You participate in extended-hours trading, You agree to terms and conditions that are disclosed on the website and that You understand the risks of trading in an extended-hours session.

o. Best Execution and Payment for Order-Flow Practices

VBS routes equity and options orders to various market participants. VBS uses a top-down approach in selecting the market participants with which We will establish a relationship. This approach includes a review of system availability, quality of service, and financial and regulatory standing. The designated market participants to which orders are routed are selected based on the consistent high quality of their executions in one or more market segments. In analyzing quality of executions, VBS considers factors such as liquidity enhancement, price improvement, execution speed, and overall effective price compared with the national best bid and offer (NBBO). VBS regularly conducts analysis and reviews reports for quality of execution purposes.

VBS is required to make publicly available quarterly reports that disclose the venues to which orders were routed as well as the nature of Our routing relationships, including any payment for order-flow arrangements. You can access this information at vrs.vista-one-solutions.com/sec606rule.aspx, by choosing Vanguard Brokerage Services from the Broker/Dealer dropdown menu, or by visiting vanguard.com.

In addition to the publicly available reports, VBS, upon written request, will provide information related to Your orders that were routed for execution in the past six months. This information will include the venue to which Your order(s) was (were) routed, whether the order(s) was (were) directed or nondirected, the time of the transactions, and the source and remuneration received, if any, in connection with Your order.

VBS does not receive compensation for directing order flow in equity Securities. VBS receives compensation for directing certain options Securities to Our execution partners.

Access to Tradeweb Markets LLC

VBS provides availability to the Alternative Trading Systems operated by Tradeweb Markets LLC (“Tradeweb”) and to other content provided by Tradeweb. Tradeweb provides access to certain municipal bond information from DPC DATA. Tradeweb and DPC DATA are third parties and are not affiliated with VBS. While VBS provides access to
Tradeweb’s Alternative Trading Systems, VBS has no control over actions taken by Tradeweb. All content, with the exception of new issue municipal content, is provided by Tradeweb and DPC DATA. VBS is not responsible for the accuracy of content provided by Tradeweb or DPC DATA. New issue municipal content on the Tradeweb pages is provided by VBS. All offerings are subject to market conditions, prior sale, and/or Tradeweb’s clearly erroneous policy.

p. Certificates of Deposit (CDs)

All brokered CDs will fluctuate in value between purchase date and maturity date. CDs may be sold on the secondary market prior to maturity, subject to market conditions, which may be limited. Any CD sold prior to maturity may be subject to a substantial gain or loss. VBS does not make a market in brokered CDs. The original face amount of the purchase is not guaranteed if the position is sold prior to maturity. CDs are subject to availability. All CDs are federally insured up to $250,000 per bank. In determining the applicable insurance limits, the FDIC aggregates accounts held at the issuer, including those held through different broker-dealers or other intermediaries. For additional details regarding coverage eligibility and insurance limits for other types of accounts, visit fdic.gov. The minimum purchase for new issues is $10,000. Yields are calculated as simple interest, not compounded. Brokered CDs do not need to be held to maturity, charge no penalties for redemption, and have limited liquidity in a secondary market. If a CD has a step rate, the interest rate of the CD may be higher or lower than prevailing market rates. Step-rate CDs are subject to secondary market risk and often will include a call provision by the issuer that would subject the investor to reinvestment risk. The initial rate of a step-rate CD cannot be used to calculate the yield to maturity. If a CD has a call provision, the issuer has sole discretion whether to call the CD. If an issuer calls a CD, there is a risk to the investor that the issuer will be forced to re-invest at a less favorable interest rate. VBS makes no judgment as to the creditworthiness of the issuing institution and does not recommend or endorse CDs in any way.

For additional information with respect to CDs, visit vanguard.com. Additional information is available at fdic.gov.

7. Your Role

As an Account Owner, or his, her, or its properly authorized Representative, You have certain responsibilities. For example, You are responsible for providing accurate and complete information on the Application and for submitting any additional information documents that VBS requires at the time Your Account is opened or at any time afterward. Once Your Account is opened, You are responsible for fulfilling the obligations arising under this Agreement or relating to the Account. If there is more than one Account Owner, each Account Owner is jointly and severally liable for obligations arising under the Agreement or relating to the Account. You should also refer to the confirmations and statements We send to You, the current VBS commission and fee schedules, as well as any brochures and forms that describe Account services and features for additional information about Your responsibilities and obligations.

a. Account Information

If any of the information You provided on Your Application changes, You should notify VBS immediately. You should notify Us, for example, if You, or a household member, becomes a control person or an affiliate of a public company (such as, but not limited to, a member of a board of directors, a 10% shareholder, or a policymaking executive), or if You or Your spouse becomes an employee of FINRA or becomes associated with a member of a stock exchange, a FINRA member firm, or a municipal securities dealer.

You should also notify Us immediately if Account authority changes. For example, if You revoke a third party’s authority or a Representative’s authority to act or inquire on Your Account, or for jointly owned Accounts, a joint Account Owner dies, You should notify Us.

Please pay close attention to the mailing address, email, phone number, and banking information on Your Account. You are responsible for keeping this information up to date.

Delivery of Distributions/Withdrawals: If You request a distribution or withdrawal from Your Account, but We are unable to deliver the funds as instructed (because the check VBS mailed is returned as undeliverable or because We are notified that the banking instructions You provided are not accurate), VBS will attempt to contact You for corrected delivery instructions. If You do not provide VBS with corrected delivery instructions promptly, VBS may return the funds to Your Account with the proceeds to Sweep to Your Settlement Fund. For Retirement Accounts: If funds are returned to Your Account, for one of the reasons noted above, Your Account records (including the tax records) will reflect that the distribution did not occur.

Dormant Accounts, Uncashed Checks: You should periodically contact VBS about Your Account, even if You do not wish to make a transaction. If Your Account has had no activity in it for a period of time or You have not contacted Us about the Account, VBS may be required to transfer it to a state under the state’s unclaimed property laws. Also, VBS may be required to turn over uncashed checks as unclaimed property. You should promptly cash or deposit any check VBS sends to You and instruct third parties to whom You direct VBS to send checks to do the same.
b. Paying for Transactions and Account Fees, and Return of Overpayments or Uncollected Fees

You are responsible for paying for all authorized transactions made in Your Account, including paying the commissions, processing, or other fees associated with the transactions. You are also responsible for paying any service or other fees imposed on Your Account. Our commissions and fees are detailed in the VBS commission and fee schedules, which are incorporated by reference into this Agreement. Certain clients, individually or as members of a category of clients, may pay different commissions and fees, or none at all, based on assets or activities in their Accounts. VBS reserves the right to change or waive commissions and fees at its discretion. If VBS is required to do so, it will notify You of the changes made to its commissions and fees. Your continued use of Your Account or the applicable service following such a change means You have consented to the change.

If You do not pay for Your transactions, VBS may cancel Your transactions, liquidate assets, restrict Your Account, or take other appropriate action in seeking payment for the transactions. You will be responsible for satisfying all debits and for paying all costs, commissions, and/or losses arising from any actions VBS takes to liquidate or close transactions in Your Account, or from Your failure to make timely Good Delivery of Securities and Other Property. See also Payment, Equity Deposit, and Settlement for additional information.

And, if You know or suspect that You have received an overpayment of funds or Securities or Other Property, or if You know or suspect that VBS failed to collect a fee You incurred, You are responsible for notifying VBS as soon as You learn of the overpayment or uncollected fee. You agree not to remove the overpayment or the uncollected fee from the Account. If You do remove the overpayment or uncollected fee, You are responsible for promptly returning the full overpayment or fee to VBS. If You fail to do so, You will be liable to VBS not only for the amount of the overpayment or uncollected fee, but also for all interest, costs, and expenses associated with its recovery.

c. Authority to Transact on an Account

Generally, an adult Account Owner, and/or his, her, or its properly authorized Representative, has authority to transact on his, her, or its individually owned Account. If an Account has more than one Owner, each Account Owner has authority, acting individually and without notice to any other Account Owner, to deal with VBS as fully and completely as if the Account Owner was the sole Account Owner. Notwithstanding the preceding, VBS may, from time to time or for certain transactions, require the consent of all Account Owners.

If Your Representative’s authority is revoked, You are responsible for providing VBS with notice of the revocation in a form and manner acceptable to VBS. You remain responsible for transactions effected in Your Account after a Representative’s authority has been revoked but before VBS was provided notice and had an opportunity to react to the notice of revocation. See also the Authorized Access to an Account and Liability sections of this Agreement for additional information.

d. Compliance With Policies, Rules, and Laws

You, and the transactions You make or attempt in Your Account, must comply with the policies that can be found on vanguard.com or in other documents We provide to You, such as VBS’ Privacy Policy, Frequent-Trading Policy, Market-Timing Policy, After-Hours Trading Policy, Dividend Reinvestment Program Policy, etc., as well as Our house trading rules and policies, as these rules and policies may be amended from time to time. In addition, You and the transactions You make or attempt in Your Account must comply with all applicable rules, regulations, customs, and usage of any exchange, market, or clearinghouse where the transactions are executed, as well as with any applicable laws, rules, regulations, or guidance of any international, federal, state, or self-regulatory agency or instrumentality.

If VBS places a restriction on Your Account, You agree to abide by the restriction and to not initiate trades or transactions that would violate the restriction.

e. Control or Restricted Securities

You agree to tell Us whether You hold any Control or Restricted Securities in Your Account, and their statuses, and whether there are any other contractual lockup, blackout, or additional restrictions on Your ability to sell such Securities. You also must furnish promptly whatever information and documents VBS might need to comply with its regulatory obligations relating to the Control or Restricted Security. Furnishing the information that VBS might need on Control or Restricted Securities is not an order to sell those Control or Restricted Securities; You must place an order to sell by phone or online or other available order entry means. You agree that You are responsible for all costs, including the cost to repurchase Securities if You sell Securities that are later found to be restricted or nontransferable. You further acknowledge that proceeds from the sale of Control or Restricted Securities will not Sweep to Your Settlement Fund or be made available to You for withdrawal or trading purposes until VBS receives what it, in its sole opinion, considers to be adequate verification that Your Control or Restricted Securities have been transferred or cleared for transfer.

Because Control or Restricted Securities transactions require special handling by both VBS and third parties, processing transactions in those Securities
could take several weeks or longer, during which time the price of the Control or Restricted Securities may fluctuate. You understand that You, and not VBS, bear the risk of such market fluctuations, as well as for delays in the sale (or settlement of such sale) of Your Control or Restricted Securities that result from the failure of issuer’s counsel to issue or approve any necessary legal opinion, the failure of the transfer agent to process Your shares, or any other third party’s action or failure to act.

You cannot tender Control or Restricted Securities as collateral for an obligation You owe VBS unless You have obtained, in writing, VBS’ preapproval of such a tender.

f. Identifying as a Large Trader

If Your transactions in NMS Securities equal or exceed two million shares or $20 million a day, or 20 million shares or $200 million a month, You are a Large Trader and You must identify Yourself as such with the Securities and Exchange Commission (SEC). These thresholds apply not only to Accounts that You own but also to Accounts over which You have investment discretion, such as agent authority. If You meet the definition of a Large Trader, You must file Form 13H with the SEC (available at sec.gov) to obtain from the SEC a unique ID number. You must provide this unique ID to all broker-dealers with which You trade, including VBS, so that the broker-dealers can provide accurate trading records to an appropriate regulator upon the regulator’s request.

g. Understanding Terms of Securities and Other Property, and for Trading Decisions

You are responsible for knowing the rights and terms of Your Securities and Other Property, and for taking action to realize the value of Your Securities and Other Property. You agree that VBS is not liable for any decrease in the value of Your Securities and Other Property or other losses resulting from Your failure to give VBS instructions on how to respond to a tender offer, exchange offer, or other offer or transaction.

However, VBS may, at its discretion, and absent instructions from You, take action for You if Your Security or Other Property is about to expire worthless or be redeemed, exchanged, converted, tendered, or exercised in such a way that You would be left with significantly less value than if You had given VBS instructions to take action. VBS will charge You a brokerage commission and/or fee for any such action it takes on Your behalf, and You are responsible for paying the commission and/or fee.

You understand that, notwithstanding the above, You are solely responsible for investment decisions made in Your Account, including whether to buy or sell a particular Security. You are responsible for using multiple sources of information in making investment decisions for Your Account and should not rely solely on any information VBS may provide for any decisions You make or that are made on Your behalf. You agree and understand that any research, analysis, news, or other information VBS may make available to You in any format does not constitute a recommendation to You to buy, sell, or hold a particular Security. Further, You are responsible for monitoring profits and losses in Your Account and for modifying Your trading decisions accordingly.

You are responsible for obtaining Your own legal and tax advice as needed, and understanding that VBS does not, and will not, provide personalized legal or tax advice.

h. Account Security, Fraud, Identity Theft, and Reporting Inaccuracies and Discrepancies in Your Account

VBS may ask any caller, any online user, or any person who sends in written requests to provide certain information or to answer security questions to verify that he or she is authorized to act on an Account, and You agree (if You are the person calling, writing, or using Our online systems) to provide the information We request, including for example, signature guaranteed, notarized, or otherwise authenticated instructions, or other supporting documentation. You understand that VBS is not obligated to approve or open any Account, take any trade, or effect any transaction, and that it may place trading, disbursement, or other restrictions on Your Account.

You are responsible for taking precautions to protect against fraud and identity theft, such as creating strong online credentials and keeping those and Your Account number and other Account information private and secure. You are responsible for reviewing any statements, confirmations, or other Account information that VBS provides to You, and for promptly notifying Us if You become aware of any unauthorized use, theft, or loss of any of Your Account information, or if You receive a confirmation for an order or transaction that You did not place, or if You receive an inaccurate confirmation of an order, or its execution, that You did place. If You do not promptly, and in writing, report inaccuracies or discrepancies (including unauthorized trading) to VBS, You waive any objection to the trade, position, funds transfer, check, disbursement, fee, and/or other information set forth on the confirmation and/or statement. Important note: You may call VBS to discuss inaccuracies and discrepancies, but You must confirm Your verbal communication in writing to fully protect Your rights, including any right You might have under the Securities Investor Protection Act (SIPA).
If You use a number or password to access Your Account, You agree to keep the access number or password private and secure.

You are responsible for any Account losses resulting from activity that VBS reasonably believes was authorized, as well as any losses associated with restrictions VBS may have placed on Your Account to protect against unauthorized activity.

i. Lost Securities
If You do not receive Securities that VBS forwarded to You, You should notify VBS immediately. If VBS receives Your notice within one hundred and twenty (120) days after the date the Securities were mailed to You (as reflected on Your statement), We will replace the Securities free of charge. If VBS does not receive notice within 120 days, it may charge You a fee to replace the Securities.

j. Liens and Levies
If a lien or levy on Your Account has been stayed or quashed, or the levying authority has otherwise released the levy or lien, it is Your responsibility to promptly provide VBS with appropriate documentation of the release. See How to Contact VBS for mailing instructions.

k. Complaints
If You have a complaint about the services VBS provides You, You should direct it to:
Complaints
Vanguard Brokerage Services
P.O. Box 1170
Valley Forge, PA 19482-1170

l. Closing an Account, Terminating Optional Features or Services
You may close Your Account, or terminate any optional features or services of the Account, by notifying VBS. The closure of Your Account or termination of a feature or service will be effective after VBS has received Your notice and had a reasonable period of time to act upon it. Even after You have notified Us that You wish to close Your Account or terminate an optional feature or service, You remain responsible for satisfying all obligations associated with the Account (for example, a Debit Balance) or with the feature or service. See also Satisfying Legal Obligations by Releasing Account Information or Liquidating Securities and Other Property; Account Restrictions and Closing an Account.

8. VBS’ Role
VBS will provide its clients with services relating to their Accounts, including, among others, order entry, online Account access, and tax and cost basis reporting. VBS is under no obligation to approve any Application, open any Account, take any trade, or effect any transaction.
b. Confirmations, Courtesy Trade Status Reports, Statements, and Other Account-Related Communications

VBS is required to send You written confirmation of the trades that are executed in Your Account. VBS may elect to send a monthly statement, in lieu of an immediate confirmation, for transactions executed pursuant to a periodic plan or an investment company plan, or executed in shares of any open-end registered money market mutual fund. VBS will send confirmations to You by USPS or e-delivery, depending on Your delivery election.

VBS is not legally obligated to provide any trade status report other than a written confirmation, but it may choose to do so as a courtesy. VBS is not liable for any loss that You claim resulted from a delay or failure by VBS to issue a courtesy trade status report.

If, in any given month, there is Brokerage Activity in Your Account, VBS will send You a statement reflecting the activity at month-end. VBS will send You a statement after each calendar-year quarter-end, regardless of whether there was Brokerage Activity in Your Account. Information about all systematic or scheduled transactions, such as mutual fund dollar-cost averaging purchases or reinvestment of dividends, will be included on Your statement for the periods during which the transactions occurred.

You are responsible for reviewing any statements, confirmations, or other Account information that We provide to You, and for promptly notifying Us if You become aware of any unauthorized use, theft, or loss of any of Your Account information, or if You receive a confirmation for an order or transaction that You did not place or if You receive an inaccurate confirmation of an order, or its execution, that You did place. If You do not promptly, and in writing, report inaccuracies or discrepancies (including unauthorized trading) to VBS, You waive any objection to the trade, position, funds transfer, check, disbursement, fee, and/or other information set forth on the confirmation and/or statement. Important note: You may call VBS to discuss inaccuracies and discrepancies, but You must confirm Your verbal communication in writing to fully protect Your rights, including any right You might have under the Securities Investor Protection Act (SIPA).

VBS may combine communications sent by USPS—such as statements, confirmations, and other written communications related to Account activity for Your Accounts—in a manner that reduces the number of envelopes mailed to You. Combined communications for Accounts that have more than one Account Owner may be, and generally will be, addressed to the name listed first in Your Account registration. VBS also may choose to address combined communications to any one Account Owner, or to all Account Owners.

c. Satisfying Legal Obligations by Releasing Account Information or Liquidating Securities and Other Property; Account Restrictions and Closing an Account

VBS is responsible for complying with its legal obligations, including those obligations that involve or relate to a client or his, her, or its Account. This means that VBS may release information about You and Your Account and the activity in it pursuant to a properly authorized request, or liquidate Securities and Other Property in Your Account to satisfy a court order, garnishment, tax levy, or other legal obligation imposed by a court, government agency, or office or self-regulatory body that has jurisdiction over VBS or You. VBS may also impose trading or disbursement restrictions on Your Account if it is required to do so, or if VBS knows or suspects that a violation of any law may or could occur without the restriction. VBS will not be liable for trading losses, lost profits, tax obligations, or other damages You claim may or did result from any trading or disbursement restriction placed on Your Account. Nor will VBS be liable for any trading losses, lost profits, tax obligation, or other damages resulting from liquidations made in connection with a court order, tax levy, garnishment, or other legal proceeding. You agree We may debit Your Account a reasonable processing fee for each garnishment, subpoena, court order, tax levy, or other legal process on Your Account.

VBS is not required to take any trade. And it may place trading, disbursement, or other restrictions on Your Account. These restrictions could be due to, for example, Your failure to pay for trades in a timely manner or for trading or trade-related violations, or notice of a dispute between or among Account Owners.

VBS reserves the right to close Your Account, or terminate any Account feature or service at any time, for any reason. Any action that VBS takes may affect any or all Account Owners even if not all Account Owners are aware of, or involved with, the activity that prompts VBS to take action. If VBS closes Your Account, or terminates an Account feature or service, You remain responsible for any outstanding charges, debits, or other transactions pending or settling in Your Account. We may delay a final disbursement, if any, until all obligations You owe Us are satisfied.

d. Investment Advice

VBS will not act as Your investment advisor, and VBS does not have any Discretionary Trading Authority over Your Account or any obligation to review or make recommendations for the investment of Securities and Other Property in Your Account. Further, VBS has no affirmative duty to monitor profits or losses in Your Account, or to modify Your trading decisions accordingly. Any research, analysis, news, or other information that may be made available to You is not a recommendation to You to buy, sell, or hold a particular Security or Other Property.
e. Tax Information, Including Withholding and Mandatory Cost Basis Reporting

VBS may, but is not required to, provide its clients with general tax information. The information VBS provides may not apply to Your specific circumstances and will not take into account Your comprehensive tax or estate planning situation. For information or advice specific to Your situation, You must consult with Your own tax or legal advisor.

VBS may be required to withhold taxes from certain distributions, and may require that the amount of tax be available at the time the distribution is processed. It may also restrict the types of distributions available to certain clients; for example, clients who are nonresident aliens may not be permitted to take in-kind distributions.

VBS is required to report to You and the IRS cost basis and certain other information (jointly, “Cost Basis Information”) for stock and investment company shares held in Your non-Retirement Accounts (the “Cost Basis Rules”). The Internal Revenue Service (IRS) requires VBS to report Cost Basis Information for: (i) stock acquired on or after January 1, 2011; (ii) shares of a Regulated Investment Company (RIC) or stock acquired through a Dividend Reinvestment Plan (DRP) if the acquisition was on or after January 1, 2012; (iii) options and certain less complex debt instruments (such as an obligation with a fixed yield and maturity) acquired on or after January 1, 2014; and (iv) most other debt obligations acquired on or after January 1, 2016.

If You sell or transfer stock or shares, debt instruments, or options (collectively, “Securities”) for which VBS is required to report cost basis, You must specifically identify which Securities You wish to sell or transfer before the settlement date or You will be treated as having sold (if available) Securities for which VBS has not allocated basis (under the Cost Basis Rules or the VBS Cost Basis Accounting Service discussed below) and, if all available shares have allocated basis, from the earliest lot acquired (“First In, First Out” (“FIFO”)). Cost basis for RIC and DRP shares may be determined under the “average cost” method and may not be subject to the rule described in the preceding sentence if You have elected or been defaulted to “average cost.” If You fail to make a specific identification for a sale or transfer of RIC shares and do not elect out of “average cost,” VBS will use the average cost method.

Cost basis information reported to You and the IRS may differ in some cases from the information You are required to report on Your income tax return. You are responsible for correct tax reporting of Your Securities transactions.

f. Phone Access to VBS Associates; Recording Phone Calls and Monitoring Conversations

VBS offers clients toll-free phone access to its associates that is generally available during regular business hours. However, at times when call volumes are high (such as during times of market volatility), You may have to wait to speak to an associate. At such times, VBS may route Your call to an automated answering system and/or play recorded informational messages. During nonbusiness hours, or when VBS is upgrading or performing maintenance on Our systems, You may not be able to reach an associate.

VBS may, but is not required to, record any or all incoming or outgoing phone calls, or monitor conversations Our associates may have relating to Your Account. We may record or monitor calls to gauge the quality of the service We provide, and/or to verify Securities transaction information. Not all phone calls are recorded, and not all conversations are monitored, and We do not guarantee that We will make or retain recordings of any particular phone call. Any recording that VBS does make is VBS’ property, and VBS will decide, at its sole discretion, whether to, at Your request, play back any recording.

g. Authorized Access to an Account

VBS generally will take trades and other instructions only from the Account Owner, and his, her, or its Representative. VBS may require You to provide certain information, answer security questions, or use a number or password to access Your Account. Additional information on authority is noted below.
Agents

VBS may accept trading instructions from a limited or a full agent but will accept instructions to change the beneficial Owner of the assets in an Account only from an agent who has been granted that authority (generally, only full agents have such authority). VBS will recognize an agent’s authority if it has appropriate documentation in its files. You may call Us, or go online at vanguard.com, for additional information on agents and for a description of appropriate documentation (for example, appropriate documentation could include a letter of Account approval).

We reserve the right, but are not obligated, to place trading, disbursement, and other restrictions on an Account in the event We receive notice of a dispute among, or in our opinion conflicting instructions from, any of the multiple agents You may have appointed, or if VBS reasonably believes that the agent’s authority has been revoked and that notice of the revocation is forthcoming.

Any notice VBS sends to an agent will be deemed to be notice to the Account Owner.

Fiduciary(ies)

If You, or a court, has appointed a fiduciary with authority to transact on Your Account, VBS may accept the fiduciary’s instructions without responsibility for determining whether the fiduciary’s action or inaction satisfies the standard of care applicable to such fiduciary’s handling of the Account.

If two or more fiduciaries have been authorized to make decisions on Your Account, VBS will accept and honor instructions received from one of the fiduciaries. Notwithstanding the foregoing, VBS may, at its discretion, require that instructions be signed or otherwise authorized by some or all of the fiduciaries named on Your Account before it takes any action requested by one or some of the fiduciaries. We reserve the right, but are not obligated, to place trading, disbursement, and other restrictions on an Account in the event We receive notice of a dispute among, or in our opinion conflicting instructions from, jointly serving fiduciaries.

Any notice We send to one fiduciary will be deemed to be notice to all fiduciaries.

Joint Account Owners

VBS may accept trading instructions from any one Account Owner of a jointly owned Account or his, her, or its Representative. We may, however, require all Account Owners to authorize, in writing or otherwise, certain transactions.

We reserve the right, but are not obligated, to place trading, disbursement, and other restrictions on an Account in the event We receive notice of a dispute among, or in our opinion conflicting instructions from, joint Account Owners.

Any notice VBS sends to one Account Owner will be deemed to be notice to all Account Owners.

Plan Sponsors and Vanguard Fiduciary Trust Company

If Your Account is held in a Vanguard Brokerage Option of an employer-sponsored Plan, VBS may accept transaction and other instructions from the Plan Sponsor, named fiduciary or investment manager of the Plan, or from the Plan trustee.

9. Contractual Terms

This section outlines the contractual terms of this Agreement. If You do not understand them, please contact Us or seek advice from Your attorney. This Agreement and its terms and conditions are binding, without limitation, on You and Your heirs, executors, administrators, successors, and assignees.

a. Governing Law

Disputes arising out of or in connection with Your Account or this Agreement will be decided and enforced in accordance with the laws of the State of New York (regardless of the choice of law rules thereof).

b. Assignment

VBS may assign its rights and obligations under this Agreement to its parent or to any of its subsidiaries, affiliates, or successors without notice to You. VBS may assign its rights and obligations under this Agreement to any other entity (one that is not a parent, subsidiary, affiliate, or successor) after giving You thirty (30) days’ written notice. You may not assign Your rights and obligations under the Agreement without first obtaining VBS’ written consent.

c. Liability

VBS is not responsible for determining whether a person is eligible to serve, or capable of serving, as Your Representative, or for transactions effected in an Account after a Representative’s authority has been revoked but before VBS was provided written notice of the revocation and an opportunity to react to the notice. You agree to hold VBS, and any of its parents, subsidiaries, or affiliates, and any of their officers, directors, employees, and agents harmless from any liability, claim, or expense (including attorneys’ fees) for the actions or inactions of Your Representative. Neither VBS nor any of its parents, affiliates, or subsidiaries, or any of their respective employees, officers, or directors (collectively, “VBS entities”), will be liable to You or to any third parties for any expenses, losses, damages, liabilities, demands, charges, and claims of any kind or nature whatsoever (including without limitation any legal expenses and costs or expenses relating to investigating or defending any demands, charges, and claims) (collectively,
“Losses”) by or with respect to the Account, except to the extent such Losses result solely from VBS’ gross negligence or willful misconduct. The VBS entities will not be liable for any special, indirect, incidental, or consequential damages (including lost profits, trading losses, and damages), regardless of whether such damages or other Losses were reasonably foreseeable. The VBS entities will not be liable for any Losses or damages caused directly or indirectly by: government restrictions; exchange or market rulings; market volatility or disruptions in order trading on any exchange or market; suspension of trading; war; strikes; severe weather; natural disasters; other acts of God; failure of computer or other electronic or mechanical equipment or communication lines; acts of terrorism; failure of third parties to follow instructions; or other conditions and occurrences beyond the VBS entities’ control.

d. Severability

If any provision or condition of this Agreement shall be held to be invalid or unenforceable by any court or regulatory or self-regulatory agency or body, such invalidity or unenforceability shall attach only to such provision or condition. The validity of the remaining provisions and conditions shall not be affected thereby, and this Agreement shall be valid and enforceable as if any such invalid or unenforceable provision or condition were not contained herein.

e. Entire Agreement, Amendment, and Waiver

This Agreement incorporates into it any terms and conditions contained on the Brokerage Account Application as well as any terms and conditions contained on the Account statements and confirmations We send to You. This Agreement, with incorporations and as amended from time to time, contains the entire understanding between You and VBS concerning Your Account and Our provision of services relating to that Account.

Upon notice to You, VBS may modify or rescind existing provisions or add new provisions to the Agreement, and You agree to abide by the Agreement, as amended from time to time. VBS may waive its rights under this Agreement. Any waivers by VBS under this Agreement must be expressed in writing and signed by VBS. A waiver will apply only to the particular circumstance giving rise to the waiver and will not be considered a continuing waiver in other similar circumstances unless VBS states, in writing, that its intention is to make the waiver a continuing waiver. VBS’ failure to insist on strict compliance with the Agreement is not a waiver of any of its rights under the Agreement.

f. Arbitration

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

• 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.

• Arbitration awards are generally final and binding; a party’s ability to have a court reverse or modify an arbitration award is very limited.

• The ability of parties to obtain documents, witness statements, and other discovery is generally more limited in arbitration than in court proceedings.

• The arbitrators do not have to explain the 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.

• The panel of arbitrators may include a minority of arbitrators who were or are affiliated with the securities industry.

• 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.

• The rules of the arbitration forum in which the claim is filed and any amendments thereto shall be incorporated into this Agreement.

You agree to settle by arbitration any controversy between or among You and VBS arising out of or relating to VBS’ business or this Agreement. Such arbitration will be conducted by, and in accordance with, the securities arbitration rules and regulations then in effect of FINRA or any national securities exchange that provides a forum for the arbitration of disputes, provided that VBS is a member of such national securities exchange at the time the arbitration is initiated. Arbitration must be commenced by service upon the other party of a written demand for arbitration or a written notice of intention to arbitrate, therein electing the arbitration tribunal. In the event the undersigned does not make such election within five (5) days of such demand or notice, then the undersigned authorizes VBS to do so on behalf of the undersigned. The award of the arbitrator will be final and binding, and judgment on the award may be entered in any court having jurisdiction. 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; (ii) the class is decertified; or (iii) the customer 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.
Business Contingency Planning and Disaster Recovery at Vanguard and Vanguard Brokerage Services

For clients of Vanguard Brokerage Services®
The following is a general description of plans in place at Vanguard and Vanguard Brokerage Services ("Vanguard Brokerage") to maintain business continuity in the event that operations are disrupted for any reason.

Contingency planning at Vanguard and Vanguard Brokerage Services
Vanguard’s goal is to help its millions of shareholders build and preserve wealth. So it is critical that we plan carefully and methodically to ensure a quick and smooth recovery in the event of a disaster or emergency. From Chairman and CEO F. William McNabb III to each Vanguard associate, Vanguard has a companywide commitment—including the investment of significant resources—to ensure that your assets are safe and that our service to you continues without interruption.

Our approach to contingency planning is simple. We think of our business as a chain in which each link is a component of our operation—people, facilities, business processes, infrastructure, and information. Each link is equally important and must be accounted for and tested as part of an overall business-continuity program.

To accomplish this, we have established a Contingency Council to oversee key initiatives, as well as a special unit, Vanguard’s Business Contingency Services group, dedicated to coordinating the planning, development, testing, and execution of contingency plans.

Vanguard’s business contingency planning provides for the recovery and restoration of all critical operations. Our process consists of three major components: detailed, written business contingency plans; data security and recovery; and business contingency tests.

• Business contingency plans. Vanguard designs specific, formal plans to respond to a range of incidents—from worst-case scenarios, such as loss of a data center, buildings, or staff, to occurrences such as power outages or excessive phone volumes. These plans are regularly tested and updated to accommodate changes in contingency requirements.

• Data security and recovery. Data security is, of course, a top priority. To mitigate computer virus attacks and other acts of cyberterrorism, we have implemented controls monitored by a dedicated team of information security specialists. We also maintain a network of redundant systems, off-site data storage, and off-site tape vaults to ensure that all source data are recoverable in a disaster.

• Business contingency tests. All contingency plans undergo rigorous testing, ranging from comprehensive evaluations of a variety of emergency scenarios to full-scale drills in which we close a building and conduct business from a remote location. We also periodically conduct mock disaster drills with the cooperation of local, state, and federal authorities. We conduct integrated tests with critical vendors to validate our ability to work together during an emergency. In addition, our Information Technology division frequently performs disaster recovery tests to gauge how quickly we can regain our systems in the event of an emergency.
Maintaining business as usual

In addition to regular planning and testing, Vanguard uses several routine business strategies to ensure flexibility and resiliency in our operations. To reduce the potential impact of recovery from regional events such as major power outages and winter storms, we maintain geographic diversity by running key business functions from multiple locations. Moreover, resources (such as power) for significant buildings are backed up with redundant and/or emergency power-supply capability.

And, should events warrant, Vanguard’s Contingency Council and Public Relations Group are prepared to meet to determine what type of communication is necessary and to create appropriate messages.

In the event of a business disruption

Should there be a significant business disruption, please visit Vanguard’s website at vanguard.com for additional information, which will include instructions to ensure prompt access to your funds and securities.

If you have questions about Vanguard’s plans . . .

The preceding descriptions are general overviews of Vanguard’s plans. If you require more specific information, a Vanguard Brokerage associate will be happy to help you. Call Vanguard Brokerage at 800-992-8327.