### Confidential Client Profile, Co-Advisory Agreement, and **Investment Strategy Selections**

This Confidential Client Profile contains fifteen (15) consecutively numbered sections. Please complete each section. If you have any questions, please call your New Business Specialist at (888) 455-4244.

To help the government fight the funding of terrorism and money laundering activities, federal laws require all financial organizations to obtain, verify and record information that identifies each person who opens an account. When you open this account, we have asked for your name, address, date of birth, social security number, and other information that will allow us to identify you. We will use the information you provide us to verify your identity. We may also request a copy of your driver's license or other identifying documents.

1. FINANCIAL ADVISER STATEMENT.		
		of
Financial Adviser Name	Rep Number	
Financial Adviser's Registered Investment Adviser		
(collectively "we") would like to introduce you to Brinker Capi	oital Investments, LLC ("Brinker") for the purpose of you possibly become	ning
an investment advisory client of Brinker.		
We have an arrangement with Brinker pursuant to whi	nich we recommend Brinker's investment management services	to our

prospective clients. In accordance with your agreement with Brinker, you will be charged an investment advisory fee. As your financial adviser, we receive a portion of the investment advisory fee for our services. The fee we receive from Brinker for assisting with your relationship may be an amount up to 100% of your total investment advisory fee. In addition to these fees paid to us, Brinker may also pay referral fees to us for introducing other advisers to Brinker. These adviser referral fees are flat fees based upon the total assets brought to Brinker through the referral. While the fees paid to us by Brinker are not directly billed to clients, our relationship with Brinker may affect their willingness to negotiate a fee lower than their standard investment advisory fee and, therefore, may affect Brinker's advisory fees.

We are not affiliated with Brinker and we are not authorized to provide investment advice on behalf of Brinker or to act for or bind Brinker. No investment advisory agreement with Brinker will become effective until accepted by Brinker at its offices in Omaha, Nebraska.

Brinker Capital Investments, LLC

17605 Wright Street

Omaha, NE 68130

2. NEW ACCOUNT INFORMATION. Pleas	se print.			
Client (First, Middle Initial, Last):				
				1 -
Social Security #:	Date of Birth:	U.S. Citizen?	Yes No	Phone Number:
Co-Client (First, Middle Initial, Last):				
Social Security #:	Date of Birth:	U.S. Citizen?	Yes No	
Physical Address <i>(required)</i> :				
City:	State:		Zip Code:	
- 3				
Mailing Address (optional):	-		·	
			T	
City:	State:		Zip Code:	
Email Address:			Account Value	<u> </u>
3. REGISTRATION TYPES. Select a registr	ration type for your account fr	om the list below.		
Non-Retirement Accounts:		Retirement Acco	<u>unts:</u>	
🔲 Individual 🔲 Joint With Ri	ghts of Survivorship	☐ IRA	☐ IRA Ro	ollover 🔲 SEPIRA
☐ Joint Tennants in Common		Roth IRA	☐ Inherite	ed IRA   Simple IRA
Other		☐ Beneficiary Ro	OUT IRA	
		Other		
4. CUSTODIAN SELECTION. Please selec	t your desired custodian. You	will need to attach the appli	icable custodial pa	perwork to this form.
☐ TD Ameritrade ☐ Conste	ellation Trust Company (	CTC)	lity	
5. ELECTRONIC DELIVERY OF INFORM	ATION. This section is option	onal.		
The following documents will be sent via	<u> </u>		oortal:	
Domonto				
<ul><li>Reports</li><li>Advisory Fee Statements</li></ul>				
<ul> <li>Quarterly Account Statements</li> </ul>				
<ul><li>Marketing Literature</li><li>Market Updates</li></ul>				
Other Correspondence				
Please provide your email	address in the space abo	vo in order to receive th	acco important n	notifications
	•		•	rt 2 and Annual Privacy Notice
Client Initials electronically, then initial th	e box to the left.			·
6. HOUSEHOLDING.				
For accounts that share the same maili				
This benefits you because all of your ac address changes, once and they will be a				
breakpoint credit when we calculate your		accounts. Accounts wi	ann the same n	odseriola diso get combined for
Before combining accounts owned by mul	tiple individuals into the s	ame household, there a	are a few things	you should be aware of:
Ç	•		<b>.</b>	•
As mentioned above, all of your hous	ehold accounts will be list	ed on the same statem	ent.	
Only one copy of certain communicat  If you color alextrapic delivery in Section			to the ameliant	ross listed in Castian 2 -1
If you select electronic delivery in Section	лгэ, above, nousenoid con	nimunications will be sent	i io ine email add	iess iisteu iii section 2, adove.
If you wish to combine accounts with anoth	her individual into the sam	e household, either ent	er their informati	ion in section 2 above or provide
their information below:				
Name <sup>.</sup>			Last 4 Digits of	f SSN:

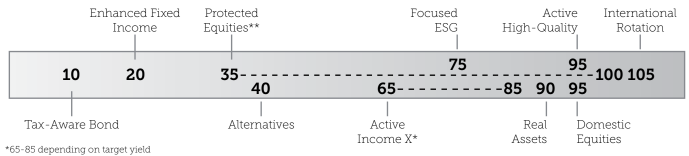
7. INVESTMENT C	BJECTIVES.	Please check	k the appropri	ate box for	r each ques	stion. Do n	ot select more	e than one ans	swer.	
☐ I would like Br	☐ I would like Brinker to calculate my Risk Budget based on answers to the questionnaire below.									
	☐ I would like to impose a score (expressed as a percentage of the risk of a well-diversified equity portfolio) of:  %The higher your score, the more aggressively your portfolio will be allocated.									
9 ,	,					1.	\ \A/  4 -	1	\ <b>A</b> /~ = 141-	
Which one of the following best describes your primary investment objective?				# E 0 a a	Wealth Accumulat Emphasis of continued of appreciation accordance overall risk	n apital n in with your	or leve	nance sis on ning a l lifestyle	Wealth Distribu Emphas using we	is on ealth for
0	. 1			45	0 - 3	3 - 5	6 - 10	, 11 - 15	5 Gre	eater than
Approximately to invest your				ntinue	years (0)	years (4)	years (8)	years (12)	1	5 years (16)
Assume you a     dollar values f									e table be	low. The
Assuming the	re is an equa	ıl chance of a	achieving eit			•	•		sents the n	naximum
risk/return trad	ie-oπ you wo	oula be Willin	g to accept.	1	1	1				
Possible High Value	\$148,352	\$139,263	\$130,146	\$121,83	34   \$114,	,051				
Possible Low Value	\$58,863	\$67,529	\$77,073	\$87,51	4 \$98,			gain or loss redict. The ran		
	A	В	С	D	E	:   .		l and are desig		
	(12)	(9)	(6)	(3)	(0	)				
4. Please indica			•	are 0	1 2	3	4 5	6 7	8 9	9 10
most comforta	ible (select c	ne response	e):							ם נ
				(0)	(2) (4)		(8) (10)	(12) (14) estment method	(16) (1)	, , ,
					e appropriat			sunem memou	Jiogy Illay Ilo	n.
5. How long are			•		s than nonths	18 montl 2 year	- I	- 3 ars	3 - 5 years	More than 5 years
return to its or	igiriai vaiue a	anter a down	marker?							
					(0)	(4)		8)	(12)	(16)
6. My current and	d future incor	me (salary, p	ension, etc.		secure/ table	Mostly secure/sta			omewhat cure/stable	Not secure stable
							[			
7 How able are a	vou to handle	financial on	aoraonaios y		(12)	(9)	,	(6)   	(3)	(0)
<ol><li>How able are y assets outside</li></ol>			-		/ery able	Mostly able	1	ble So	omewhat able	Not able
				Į	(12)	(9)		<b></b> 6)	(3)	(0)
This section is	optional.			,	/	(0)	'	-/	(-/	(0)
8. Please enr	oll me in the Life		_			-		by one point eac	-	
	ortfolio will becon rded when enrol			style Option i	ıs not availab	le for Focus	ed strategies an	d your selection	of the Lifestyl	e Option will

If your score is under 20, Brinker's methodology may not be appropriate for your portfolio. A score under 20 will be increased and the portfolio will be managed at a Risk Budget 20.

on of the advisory fee is paid out to y		bry fee based on a percentage of your assets managed by Brin
on of the advisory fee is paid out to yon"). The annual advisory fee for assets	our advisor ("Financial Adviser Retained	ory fee based on a percentage of your assets managed by Brin
Assets Under Management		Portion") and the remainder is retained by Brinker ("Brinker Re e will be as follows:
	Brinker Retained Portion	Financial Adviser Retained Portion (max 1.25%)*
First \$50,000	0.75%	
Next \$450,000	0.60%	
Next \$500,000	0.55%	
Assets above \$1,000,000	0.50%	
		ed on a percentage of your assets managed by Brinker. A portion
u select the Risk Managed ETF Strateg cory fee is paid out to your advisor ("F	y, Brinker will charge an advisory fee bas	ed on a percentage of your assets managed by Brinker. A portion he remainder is retained by Brinker ("Brinker Retained Portion";
u select the Risk Managed ETF Strateg cory fee is paid out to your advisor ("F	y, Brinker will charge an advisory fee bas Financial Adviser Retained Portion") and	ed on a percentage of your assets managed by Brinker. A portion he remainder is retained by Brinker ("Brinker Retained Portion";
u select the Risk Managed ETF Strateg sory fee is paid out to your advisor ("F al advisory fee for assets invested in th	y, Brinker will charge an advisory fee bas Financial Adviser Retained Portion") and e RISK MANAGED ETF STRATEGY liste	ed on a percentage of your assets managed by Brinker. A portion he remainder is retained by Brinker ("Brinker Retained Portion") above will be as follows:
u select the Risk Managed ETF Strateg fory fee is paid out to your advisor ("F al advisory fee for assets invested in th Assets Under Management	y, Brinker will charge an advisory fee bas Financial Adviser Retained Portion") and e RISK MANAGED ETF STRATEGY liste Brinker Retained Portion	ed on a percentage of your assets managed by Brinker. A portion he remainder is retained by Brinker ("Brinker Retained Portion") above will be as follows:
u select the Risk Managed ETF Strateg sory fee is paid out to your advisor ("F al advisory fee for assets invested in th Assets Under Management \$0 - 49,999	y, Brinker will charge an advisory fee bas Financial Adviser Retained Portion") and e RISK MANAGED ETF STRATEGY liste  Brinker Retained Portion  0.25%	ed on a percentage of your assets managed by Brinker. A portion he remainder is retained by Brinker ("Brinker Retained Portion") above will be as follows:
u select the Risk Managed ETF Strateg sory fee is paid out to your advisor ("F al advisory fee for assets invested in th Assets Under Management \$0 - 49,999 \$50,000 - 99,999	y, Brinker will charge an advisory fee bas Financial Adviser Retained Portion") and e RISK MANAGED ETF STRATEGY liste  Brinker Retained Portion  0.25%  0.25%	ed on a percentage of your assets managed by Brinker. A portion he remainder is retained by Brinker ("Brinker Retained Portion") above will be as follows:

#### 9. FOCUSED STRATEGIES

Brinker's Focused strategies employ an active allocation approach to target specific investment objectives or themes. Each strategy is managed to a specific long-term risk target, as indicated below. However, the risk of these strategies may change based upon current market conditions. The strategy is designed to function as a complement and overlay to a traditional asset allocation and should be used only for a portion of an overall diversified investment portfolio.



<sup>\*\*</sup>The long term risk target of Protected Equities is 85; however, it may range from 35-100 depending on current market conditions.

To enroll in a Brinker Focused strategy, you must answer all four questions below. In order to ensure Brinker's Focused strategies are appropriate for your portfolio, if all four questions are marked "No," Brinker is unable to manage your account.

	Are you seeking a strategy that can be used as a satellite/complement to your existing portfolio?	☐ Yes	s 🔲 No
2.	Are you seeking a strategy that targets a given segment/region of the market?	☐ Yes	s 🔲 No
3.	Are you seeking a strategy that may have higher potential turnover than a balanced portfolio?	☐ Yes	s 🔲 No
4.	Are you seeking a strategy that carries more risk than cash or can have as much risk as an aggressive equity portfolio?	☐ Yes	s 🔲 No

Please select a Brinker Focused strategy below. A detailed description of each strategy may be found in our Form ADV Part

2A. ACCUMULATION	INCOME	IAX-AW	ARE & PROTECTION
Active High Quality Alternatives	ACTIVE INCOME X STRATEGY Please select a target yield below.		Tax-Aware Bond Protected Equities
Domestic Equities	Active Income X - Target Yield 3%		
Enhanced Fixed Income	Active Income X - Target Yield 4%		
Focused ESG	Active Income X - Target Yield 5%		
Real Assets	Active Income X - Target Yield Max%		

#### **FEE SCHEDULE**

For the investment management services listed above, Brinker will charge an advisory fee based on a percentage of your assets managed by Brinker. A portion of the advisory fee is paid out to your advisor ("Financial Adviser Retained Portion") and the remainder is retained by Brinker ("Brinker Retained Portion"). The annual advisory fee for assets invested in the Focused strategies listed above will be as follows:

Assets Under Management	Brinker Retained Portion	Financial Adviser Retained Portion (Max. 1.25%)*
First \$50,000	0.75%	
Next \$450,000	0.60%	
Next \$500,000	0.55%	
Assets above \$1,000,000	0.50%	

Households utilizing a Focused strategy will be charged a minimum annual advisor fee of \$400 by Brinker. For purposes of calculating the minimum fee, Brinker will only look at the Brinker Retained Portion of the advisory fee. The fee will be calculated at the household level, so if the client has additional accounts, fees paid for those accounts will be credited toward the calculation of the minimum annual fee.

\*ALL FOUR TIERS OF THE FINANCIAL ADVISER RETAINED PORTION OF THIS FEE SCHEDULE MUST BE COMPLETED WITH A PERCENTAGE NOT TO EXCEED THE MAX FEE (1.25%).

10. STRATEGY SELECTION - MUTUAL FU	JND5	
ADVISORONE FUNDS STRATEGIE	S	
☐ ADVISORONE FUNDS		
☐ ADVISORONE 30% PROTECTION	☐ ADVISORONE 50% PROTEC	TION   ADVISORONE 70% PROTECTION
The minimum Risk Budget for this strategy is 30. If you select a Risk Budget below 30, Brinker will increase your Risk Budget to 30.	The minimum Risk Budget for this strate 50. If you select a Risk Budget below 50 Brinker will increase your Risk Budget to	), 55. If you select a Risk Budget below 55,
	ADVISORONE FUNDS FEE SCHE	EDULE
	dvisor ("Financial Adviser Retained Portion")	ased on a percentage of your assets managed by Brinker.  and the remainder is retained by Brinker ("Brinker Retaine we will be as follows:
Assets Under Management	Brinker Retained Portion*	Financial Adviser Retained Portion (max 1.25%)**
First \$50,000	0.00%	
Next \$450,000	0.00%	
Next \$500,000	0.00%	
Assets above \$1,000,000 *To offset fees received by Brinker from Affiliated	0.00% Funds, client assets invested in Affiliated Fun	ds or are excluded from the calculation of Brinker's
*To offset fees received by Brinker from Affiliated advisory fee. For additional information please se **ALL FOUR TIERS OF THE FINANCIA COMPLETED WITH A PERCENTAGE	Funds, client assets invested in Affiliated Fune the attached Affiliated Fund Fee Disclosure.  AL ADVISER RETAINED PORTION	OF THIS FEE SCHEDULE MUST BE
*To offset fees received by Brinker from Affiliated advisory fee. For additional information please see **ALL FOUR TIERS OF THE FINANCIA COMPLETED WITH A PERCENTAGE  AMERICAN FUNDS STRATEGY	Funds, client assets invested in Affiliated Fune the attached Affiliated Fund Fee Disclosure.  AL ADVISER RETAINED PORTION	OF THIS FEE SCHEDULE MUST BE
. , ,	Funds, client assets invested in Affiliated Fune the attached Affiliated Fund Fee Disclosure.  AL ADVISER RETAINED PORTION	OF THIS FEE SCHEDULE MUST BE 1.25%).
*To offset fees received by Brinker from Affiliated advisory fee. For additional information please sees *ALL FOUR TIERS OF THE FINANCIA COMPLETED WITH A PERCENTAGE  AMERICAN FUNDS STRATEGY  AMERICAN FUNDS  For the investment management services listed	Funds, client assets invested in Affiliated Fune of the attached Affiliated Fund Fee Disclosure.  AL ADVISER RETAINED PORTION NOT TO EXCEED THE MAX FEE (**  AMERICAN FUNDS FEE SCHEI  above, Brinker will charge an advisory fee bedvisor ("Financial Adviser Retained Portion"	OF THIS FEE SCHEDULE MUST BE 1.25%).  DULE  Duse assed on a percentage of your assets managed by Brinker.  and the remainder is retained by Brinker ("Brinker Retained")
To offset fees received by Brinker from Affiliated advisory fee. For additional information please sees ALL FOUR TIERS OF THE FINANCIA COMPLETED WITH A PERCENTAGE  AMERICAN FUNDS STRATEGY  AMERICAN FUNDS  For the investment management services listed portion of the advisory fee is paid out to your a	Funds, client assets invested in Affiliated Fune of the attached Affiliated Fund Fee Disclosure.  AL ADVISER RETAINED PORTION NOT TO EXCEED THE MAX FEE (**  AMERICAN FUNDS FEE SCHEI  above, Brinker will charge an advisory fee bedvisor ("Financial Adviser Retained Portion"	OF THIS FEE SCHEDULE MUST BE 1.25%).  DULE  Duse assed on a percentage of your assets managed by Brinker.  and the remainder is retained by Brinker ("Brinker Retained")
To offset fees received by Brinker from Affiliated advisory fee. For additional information please seest ALL FOUR TIERS OF THE FINANCIA COMPLETED WITH A PERCENTAGE  AMERICAN FUNDS STRATEGY  AMERICAN FUNDS  For the investment management services listed portion of the advisory fee is paid out to your apportion"). The annual advisory fee for assets investment in the advisory fee for assets investment.	Funds, client assets invested in Affiliated Fune the attached Affiliated Fund Fee Disclosure.  AL ADVISER RETAINED PORTION NOT TO EXCEED THE MAX FEE (  AMERICAN FUNDS FEE SCHEI  above, Brinker will charge an advisory fee be divisor ("Financial Adviser Retained Portion" ested in the mutual fund strategies listed above.	OF THIS FEE SCHEDULE MUST BE 1.25%).  DULE  passed on a percentage of your assets managed by Brinker.  and the remainder is retained by Brinker ("Brinker Retainer will be as follows:
To offset fees received by Brinker from Affiliated advisory fee. For additional information please sees ALL FOUR TIERS OF THE FINANCIA COMPLETED WITH A PERCENTAGE AMERICAN FUNDS STRATEGY  AMERICAN FUNDS  For the investment management services listed portion of the advisory fee is paid out to your apportion"). The annual advisory fee for assets investment management	Funds, client assets invested in Affiliated Fund in the attached Affiliated Fund Fee Disclosure. AL ADVISER RETAINED PORTION NOT TO EXCEED THE MAX FEE (**  AMERICAN FUNDS FEE SCHEI above, Brinker will charge an advisory fee bedvisor ("Financial Adviser Retained Portion" ested in the mutual fund strategies listed above.  Brinker Retained Portion	OF THIS FEE SCHEDULE MUST BE 1.25%).  DULE  passed on a percentage of your assets managed by Brinker.  and the remainder is retained by Brinker ("Brinker Retainer will be as follows:
To offset fees received by Brinker from Affiliated advisory fee. For additional information please see **ALL FOUR TIERS OF THE FINANCIA COMPLETED WITH A PERCENTAGE  AMERICAN FUNDS STRATEGY  AMERICAN FUNDS  For the investment management services listed portion of the advisory fee is paid out to your a Portion"). The annual advisory fee for assets investigated the portion of the Assets Under Management  First \$50,000	Funds, client assets invested in Affiliated Funder the attached Affiliated Fund Fee Disclosure.  AL ADVISER RETAINED PORTION NOT TO EXCEED THE MAX FEE (**  AMERICAN FUNDS FEE SCHEIN SC	OF THIS FEE SCHEDULE MUST BE 1.25%).  DULE  passed on a percentage of your assets managed by Brinker.  and the remainder is retained by Brinker ("Brinker Retainer will be as follows:

#### **AMERICAN HYBRID STRATEGIES**

☐ AMERICAN HYBRID ☐ AMERICAN HYBRID PROTECTION

#### **AMERICAN HYBRID FEE SCHEDULE**

For the investment management services listed above, Brinker will charge an advisory fee based on a percentage of your assets managed by Brinker. A portion of the advisory fee is paid out to your advisor ("Financial Adviser Retained Portion") and the remainder is retained by Brinker ("Brinker Retained Portion"). The annual advisory fee for assets invested in the mutual fund strategies listed above will be as follows:

Assets Under Management	Brinker Retained Portion*	Financial Adviser Retained Portion (max 1.25%)**
First \$50,000	0.39%	
Next \$450,000	0.29%	
Next \$500,000	0.26%	
Assets above \$1,000,000	0.23%	

<sup>\*</sup>To offset fees received by Brinker from Affiliated Funds, client assets invested in Affiliated Funds or are excluded from the calculation of Brinker's advisory fee. For additional information please see the attached Affiliated Fund Fee Disclosure.

<sup>\*\*</sup>ALL FOUR TIERS OF THE FINANCIAL ADVISER RETAINED PORTION OF THIS FEE SCHEDULE MUST BE COMPLETED WITH A PERCENTAGE NOT TO EXCEED THE MAX FEE (1.25%).

ACCUMULATION: \$500,000 Account		_	
	F THIS ACCOUNT?		
	t Minimum		INCOME: \$500,000 Account Minimum
TAX-MANAGED ACCUMULATION: \$	750,000 Account Minimum		PROTECTION: \$500,000 Account Minimum
- WHAT IS THE SECONDARY OBJECTIV			
	tually take distributions for retirement	needs but is	still in the accumulation phase
	-		
_	nt is currently taking distributions for i		
☐ LEGACY ASSETS: Account will be pr	rimarily gifted to my heirs or will continu	e in perpetuity	(such as an Endowment or Foundation).
OTHER CONSIDERATIONS			
CASH NEEDS: I plan to take a withd	rawal from this account:		
☐ Immediately (via systematic withdra	wal or transfer out) APPROXIN	MATE AMOUNT	OF WITHDRAWAL \$
Within 6 months			
☐ Within 1-3 years			
RESERVE ACCOUNT:			
Designed for income strategies, but availa quality, short-term bonds for approaching Account?	•		
☐ Yes (please specify amount) \$			
□ No			
TAX TRANSITION PLAN: (for taxable	accounts only)		
·	•,	d in a tax effic	ient manner?
Are there investments within your current	•,	d in a tax effic	ient manner?
Are there investments within your current  Yes	•,	d in a tax effic	ient manner?
Are there investments within your current  Yes  No	portfolio that will need to be liquidate	d in a tax effic	ient manner?
Are there investments within your current  Yes  No	portfolio that will need to be liquidate	d in a tax effic	ient manner?
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if I	portfolio that will need to be liquidate	d in a tax effic	ient manner?
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if become a continuous proposition).	portfolio that will need to be liquidate  known)? e in the next 3 years?	d in a tax effic	ient manner?
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if land)  Do you anticipate changes to your tax rate  Yes (please specify)	portfolio that will need to be liquidate  known)? e in the next 3 years?	d in a tax effic	ient manner?
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if I	portfolio that will need to be liquidate  known)? e in the next 3 years?	d in a tax effic	ient manner?
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if lambda)  Do you anticipate changes to your tax rate  Yes (please specify)	portfolio that will need to be liquidate  known)? e in the next 3 years?		
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if It Do you anticipate changes to your tax rate  Yes (please specify)  No  n which state(s) do you pay taxes?  for the investment management services listortion of the advisory fee is paid out to yo	portfolio that will need to be liquidate  known)? e in the next 3 years?  MASTER MANAGER FEE ted above, Brinker will charge an advisour advisor ("Financial Adviser Retained")	E SCHEDULE ory fee based of Portion") and	on a percentage of your assets managed by Brinker.
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if It is your anticipate changes to your tax rate  Yes (please specify)  No  In which state(s) do you pay taxes?	portfolio that will need to be liquidate  known)? e in the next 3 years?  MASTER MANAGER FEE ted above, Brinker will charge an advisour advisor ("Financial Adviser Retained")	E SCHEDULE ory fee based o Portion") and ted above will b	on a percentage of your assets managed by Brinker.
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if it is your anticipate changes to your tax rate)  Yes (please specify)  No  In which state(s) do you pay taxes?  or the investment management services list ortion of the advisory fee is paid out to your tax rate)  No the investment management services list ortion of the advisory fee is paid out to your tax rate).	portfolio that will need to be liquidate known)? e in the next 3 years?  MASTER MANAGER FEE ted above, Brinker will charge an advisor ur advisor ("Financial Adviser Retained invested in the mutual fund strategies lis	E SCHEDULE ory fee based o Portion") and ted above will b	on a percentage of your assets managed by Brinker. The remainder is retained by Brinker ("Brinker Retain the as follows:
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if I Do you anticipate changes to your tax rate  Yes (please specify)  No  In which state(s) do you pay taxes?  or the investment management services listortion of the advisory fee is paid out to your ortion"). The annual advisory fee for assets  Assets Under Management	portfolio that will need to be liquidate known)? e in the next 3 years?  MASTER MANAGER FEE ted above, Brinker will charge an advisor ur advisor ("Financial Adviser Retained invested in the mutual fund strategies lis	E SCHEDULE ory fee based o Portion") and ted above will b	on a percentage of your assets managed by Brinker. The remainder is retained by Brinker ("Brinker Retain the as follows:
Are there investments within your current  Yes  No  What is your highest marginal tax rate (if it is your anticipate changes to your tax rate)  Yes (please specify)  No  In which state(s) do you pay taxes?  or the investment management services list ortion of the advisory fee is paid out to your ortion"). The annual advisory fee for assets  Assets Under Management  First \$50,000	portfolio that will need to be liquidate known)? e in the next 3 years?  MASTER MANAGER FEE ted above, Brinker will charge an advisc ur advisor ("Financial Adviser Retained invested in the mutual fund strategies lis  Brinker Retained Portion  0.75%	E SCHEDULE ory fee based o Portion") and ted above will b	on a percentage of your assets managed by Brinker. The remainder is retained by Brinker ("Brinker Retain the as follows:

Describe below any investment restrictions you would like to impose on your account (e.g., limiting your account to socially res	ponsible funds).
Please Note: Some restrictions you request may limit Brinker's ability to manage your account and your account's performance may differ from the accounts with or without similar restrictions.	e performance of
If your account currently holds a posiiton that you want to continue to hold, please list it above. If an asset is not listed above, it will be liquidate proceeds will be allocated to the strategy indicated above. Certain mutual funds may impose a deferred sales charge (load) when you sell your state fee and expense table in the prospectus or profile. Additionally, certain custodians may require a minimum holding period for securities purchasty you may be charged a short-term trading fee if the minimum holding period is not met. Please contact your custodian for more information regarding.	shares. Please refer to assed commission-free.
13. FINANCIAL ADVISER AUTHORIZATION (LIMITED POWER OF ATTORNEY).	
I hereby grant the Financial Adviser identified in Section 1 the authority to make certain investment changes to any Brinker on my behalf. I understand that by granting this authority to my Financial Adviser, Brinker may rely upon a from such Financial Adviser as having been authorized by me. I further understand that Brinker may have internal authority granted to my Financial Adviser by this authorization and consent to Brinker's limitation of the power instrument. This authorization shall remain in effect until Brinker receives written notice of its revocation signed by rejected for any reason by Brinker. I hereby agree to indemnify and hold Brinker harmless from any and all liability or not limited to damages, court costs, legal fees, and costs of investigation as a result of Brinker's reliance on hereunder by me or by my Financial Adviser.	Il requests received policies limiting the s delegated by the me, or if otherwise claims, including but
14. CLIENT SIGNATURES.	
NOTE: THE INVESTMENT ADVISORY AGREEMENT CONTAINS AN ARBITRATION CLAUSE.	
I/we acknowledge receipt of Brinker's Form CRS and I/we hereby certify Part 2A & 2B of Brinker's Form ADV, as well as a copy of the Fir Disclosure Statement describing the arrangements between the Financial Adviser and Brinker as found in Section 1 of the Client Profile.	nancial Adviser
I hereby certify that the information provided and statements contained in this Client Profile and Investment Strategy Selections are compland I understand that they will be relied upon by Brinker, as investment adviser to my account(s).	ete and accurate
I certify that (1) I have elected Brinker to act as investment adviser to my account(s) listed herein and I have received a copy of the Agreement and any supplements or amendments thereto that govern the management of my account(s) and have read, understand, ar and conditions contained therein, (2) I agree to pay the Advisory Fees set forth herein, and (3) I have the full legal power and author Investment Advisory Agreement.	nd agree to the terms
I hereby authorize my financial representative ("Financial Adviser") identified under the "Financial Adviser Signature" section of communicate with Brinker to obtain all information regarding my account and to request processing of redemption requests to my address indemnify and hold Brinker harmless for releasing my information to my Financial Adviser and processing redemption requests to me pursuant to instructions issued by the Financial Adviser.	ess on file. I agree to
Client Signature (required)  Date	
Co-Client Signature (if more than one, all principals must sign)  Date	
15. FINANCIAL ADVISER SIGNATURE.	
I have reviewed Brinker's advisory services with the client(s) referenced in this Confidential Client Profile. I agree not to take any act the accounts listed herein unless authorized by the client(s). I agree to meet with the client(s) at least annually to determine whether to changes in the client's financial situation or investment objectives and whether the client wishes to impose any reasonable management of their account(s). I certify that I have verified the identity of the Client(s) whose signature(s) appear above through identifying documentation such as a driver's license or passport.	here have been any restrictions on the
If the client has signed the Financial Adviser Authorization (Limited Power of Attorney) Section, I will act at all times with proper authorit client for all actions initiated by me pertaining to the client's account(s) with Brinker. I will not use my authority to engage in market timing activities.	
I will indemnify and hold harmless Brinker and any of Brinker's agents, officers, directors, managers, and employees against any an damages, liabilities, actions, proceedings, judgments, or costs, including attorneys' fees, which these parties may incur by relying upor well as the recommendation I have made to the client.	
Financial Adviser Signature (Required)  Date	

12. INVESTMENT RESTRICTIONS.



**Rev. Sept. 2020** 

FACTS	WHAT DOES BRINKER CA WITH YOUR PERSONAL I		S, LLC ("BRINKER") DO			
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  employment information  account balances  risk tolerance  account transactions  assets and income  investment experience  transaction history and wire transfer instructions  When you are no longer our customer, we continue to share your information as described in this notice.					
How?  REASONS WE CAN S	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 Brinker chooses to share; and whether you can limit this sharing.					
	RMATION	SHARE?	SHARING?			
For our everyday business such as to process your transaccount(s), respond to countinvestigations or report to our	nsactions, maintain your t orders and legal	Yes	No			
For our marketing purpo to offer our products and so		Yes	No			
For joint marketing with	other financial companies	Yes	No			
For our affiliates' everydinformation about your transcriptions		Yes	No			
For our affiliates' everyd information about your cre		No	We do not share			
For our affiliates to mark	et to you	No	We do not share			
For non-affiliates to marl	ket to you	No	We do not share			
Who We Are						
Who is providing this not	ice? Brinker Capital Inves	tments, LLC				



What We Do					
How does Brinker 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 Brinker collect my personal information?	We collect your personal information, for example, when you:  open an account  provide account information  give us your income information  give us your contact information  provide employment information  enter into an investment advisory contract  tell us about your investments or retirement portfolio  seek advice about your investments				
Why can't I limit all sharing?	Federal law gives you the right to limit only:  • sharing for affiliates' everyday business purposes — information about your creditworthiness  • affiliates from using your information to market to you • sharing for non-affiliates to market to you State laws and individual companies may give you additional rights to limit sharing.				
Definitions					
<b>Definitions Affiliates</b>					
	Companies related by common ownership or control. They can be financial and nonfinancial companies.  Our affiliates include Advizr, Inc., Brinker Capital Holdings, LLC, Brinker Capital Securities, LLC, Constellation Trust Company, NorthStar Advizr Holdings, Inc., NorthStar CTC Holdings, Inc., NorthStar Financial Services Group, LLC, Orion Advisor Solutions, Inc., Orion Advisor Solutions, LLC,				
Affiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.  Our affiliates include Advizr, Inc., Brinker Capital Holdings, LLC, Brinker Capital Securities, LLC, Constellation Trust Company, NorthStar Advizr Holdings, Inc., NorthStar CTC Holdings, Inc., NorthStar Financial Services Group, LLC, Orion Advisor Solutions, Inc., Orion Advisor Solutions, LLC, Orion Advisor Technology, LLC, and Orion Portfolio Solutions, LLC.  Companies not related by common ownership or control. They can be financial and nonfinancial companies.				
Affiliates  Nonaffiliates	Companies related by common ownership or control. They can be financial and nonfinancial companies.  Our affiliates include Advizr, Inc., Brinker Capital Holdings, LLC, Brinker Capital Securities, LLC, Constellation Trust Company, NorthStar Advizr Holdings, Inc., NorthStar CTC Holdings, Inc., NorthStar Financial Services Group, LLC, Orion Advisor Solutions, Inc., Orion Advisor Solutions, LLC, Orion Advisor Technology, LLC, and Orion Portfolio Solutions, LLC.  Companies not related by common ownership or control. They can be financial and nonfinancial companies.  • Brinker does not share with nonaffiliates so they can market to you.  A formal agreement between non affiliated financial companies that together market financial products or services to you.				



## Co-Advisory Investment Advisory Agreement

17605 Wright Street Omaha, NE 68130

Telephone: 888-455-4244

Fax: 402-431-4499

THIS INVESTMENT ADVISORY AGREEMENT (hereinafter referred to as the "Agreement") is made and entered into by and between the client (hereinafter referred to as "Client") whose identity and signature are set forth on the client profile or other questionnaire used to obtain information about the client (the "Client Profile"), and Brinker Capital Investments, LLC (hereinafter referred to as "Brinker"). This Agreement shall be effective as of the date Brinker accepts management of the assets of the Client referenced in the Client Profile (the "Managed Assets").

**WHEREAS,** Brinker is registered with the Securities and Exchange Commission under the Investment Advisers Act of 1940, as amended, (the "Advisers Act") as an investment adviser.

WHEREAS, Brinker provides investment management services and the Client wishes to retain Brinker to act as his/her investment adviser in accordance with the terms and conditions set forth in this Agreement.

**NOW THEREFORE,** in consideration of the foregoing and the mutual promises set forth below, Brinker and the Client agree as follows:

Section 1. Investment Management Services. The Client may select one of the investment services (the "Service") offered by Brinker, as set forth on the client profile and corresponding Investment Strategy Selection form, if applicable, or on other requested forms, which have been prepared by the Client and submitted to Brinker (the "Client Profile"). Brinker will manage the Managed Assets in the manner described within each Service selected. Client hereby appoints Brinker as attorney-in-fact with full trading authority over the Managed Assets and grants Brinker full discretion and authority to buy, sell, or otherwise effect investment and reinvestment transactions involving the Managed Assets without first consulting the Client, in accordance with the Client Profile and the selected Service. The Client understands that selecting one of the Services offered by Brinker may result in different performance results than what otherwise might have been achieved had the Client selected one of the other Services offered by Brinker. In addition, clients in the same Service may have varying performance due to differing investment objectives and risk tolerance. (See Section 9, Risk Acknowledgment.) Client acknowledges receipt of information describing the selected Service and understands that under some Services, the Managed Assets may be invested in Affiliated Funds (defined below), or by utilizing investment research, model portfolios or sub-advisory services provided by third parties. If the Client wishes to transfer the Client's Managed Assets from one Service to another Service, the Client must notify Brinker in writing and complete the appropriate documentation. Client understands that Brinker may create additional Services, and upon written notice to Client, Brinker may discontinue or change existing Services; provided, that in the event Brinker changes a Client's existing Service, Brinker shall be responsible for ensuring the revised Service is appropriate for the Client based on the Client's investment objectives and Client Profile. The Client understands that the Services provided under this Agreement are limited to the management of the Managed Assets (which shall include all gains, dividends, interest and other earnings on investments comprising the Managed Assets) and does not include financial planning or any other related or unrelated services.

The Client may at any time, deposit additional funds and/or securities with the Custodian (defined in Section 3) so as to increase the Managed Assets and the Client may withdraw Managed Assets at any time. The Client hereby agrees to notify Brinker each time a deposit or withdrawal is made as such changes will affect Brinker's management of the Managed

Assets. The Client's financial circumstances and investment objectives and any special instructions or limits that the Client wishes Brinker to follow in managing the Managed Assets are described in the Client Profile. The Client represents that the information on the Client Profile is a complete and accurate representation of Client's financial position and goals at the time of entering into this Agreement. The Client agrees to promptly notify Brinker or its Advisor (as defined below) in writing of any change in the information provided by the Client in the Client Profile or on other written correspondence, or of any change in the Client's financial circumstances or investment objectives that might affect the manner in which the Client's Managed Assets should be managed. The Client also agrees to provide Brinker and Advisor with such additional information as Brinker may request from time to time to assist it in managing the Managed Assets. Brinker's authority under this Agreement will remain in effect until this Agreement is terminated by the Client or Brinker as provided in Section 14.

Client has been recommended to Brinker by the advisor set forth on the Client Profile (the "Advisor") based on the financial circumstances, investment objectives, and/or other information, including any reasonable restrictions on the management of Client's account, communicated by Client to Advisor and reflected in the Client Profile provided to Brinker. In connection with such nondiscretionary recommendation, Advisor has agreed to also make periodic contact, at least annually to Client, to assist Client in understanding the investment advisory services of Brinker and to obtain and/or to update Client information and forward the same to Advisor is not authorized to and shall not make any investment recommendations on behalf of Brinker, give any investment advice on behalf of Brinker, nor accept any client on behalf of Brinker. Advisor is responsible for the conduct and proper supervision of its representatives. Advisor's nondiscretionary recommendation will be consistent with the terms of the Co-Advisory Agreement by and between Brinker and Advisor, instructions given by Brinker, the 1940 Act, and all applicable federal and state laws, rules and regulations.

Brinker and/or its Affiliated Persons (as defined below) will not be responsible for any loss, liability, cost or expense resulting from acting upon oral or written instruction that Brinker and/or its Affiliated Person(s) reasonably believes to be genuine from the Client. Brinker will employ reasonable procedures to confirm that instructions communicated by telephone or in writing are genuine. Such procedures will be communicated to the Client and may be changed from time to time. For the mutual protection of the Client and Brinker, the Client consents to the recording of any telephone conversations between Client and Brinker.

Section 2. Execution of Investment Account Transactions. Brinker will arrange for the execution of securities transactions for the Managed Assets through the Custodian authorized by the Client or through such broker-dealers or other financial intermediaries as may be selected by Brinker. The Client may also be responsible for transaction charges to cover costs associated with trade executions. The Client acknowledges that the Managed Assets may be monitored for excessive and other forms of abusive trading and may be subject to administrative procedures and/or restrictions developed by service providers or implemented by service providers at the direction of investment option providers. These policies may take the form of redemption fees and/or purchase block or other trade restrictions. Information on redemption fees or trade restrictions may be found in the individual fund prospectuses.

Transactions for the Client's Managed Assets will be effected independently of transactions for other clients of Brinker; provided that Brinker may combine transactions for the Client with transactions of other clients holding the same securities, in order to seek to obtain a better price, lower transaction costs or to achieve administrative and/or transactional efficiencies, in accordance with procedures employed by Brinker that are intended to ensure that all clients participating in the combined order are treated fairly and equitably.

The Client agrees that if necessary, Brinker may provide a copy of Client's Client Profile and this Investment Advisory Agreement as evidence of Brinker's authority to act for the Client to: (i) any broker or dealer; (ii) the Custodian; and (iii) any other party to transactions involving the Client's Managed Assets.

The Client authorizes Brinker to electronically download the Client's account information from the Client's Custodian.

Section 3. <u>Custody of Assets.</u> Custody of the Managed Assets will be maintained by a mutual fund company (which may include a company affiliated with Brinker), a variable annuity insurance company, an alternative custodian recommended by Brinker, including a custodian affiliated with Brinker, or by an independent custodian selected by the Client (the "Custodian"). If the Client chooses an independent custodian, the Client will send a copy of the custodial agreement to Brinker does not serve as Custodian of any of the Managed Assets. The Client will be solely responsible for paying all fees or charges of the Custodian. The Client authorizes Brinker to give the Custodian instructions for the purchase, sale, conversion, redemption, exchange, delivery, receipt, payment or retention of any security, cash or cash equivalent or other asset under management. The Client also authorizes and directs Brinker to instruct the Custodian on the Client's behalf to: (i) send the Client (at least quarterly) a statement showing all transactions occurring with the Client's Managed Assets during such period, and showing the funds, securities and other property comprising the Managed Assets at the end of the period; and (ii) provide Brinker copies of all periodic statements and other reports for the Managed Assets that the Custodian sends to the Client.

**Section 4.** Reports. The Custodian will send the Client quarterly written statements of the Managed Assets, which will include the beginning period balance, the current market value and all transactions in the Managed Assets and all fees or other charges deducted from the Managed Assets during the period covered by the statement. Brinker may also provide the Client a quarterly statement. The Client agrees to carefully review the periodic statements and/or other reports provided to the Client within 30 days of receipt and notify Brinker of any discrepancies.

Section 5. Advisory Fees. The Client will pay Brinker a fee ("Advisory Fee") for its Services. The Advisory Fee will be determined and assessed as indicated on the Client Profile. Unless otherwise stated in the Client Profile, all Advisory Fees will be billed quarterly, in advance on a calendar quarter basis. The initial advisory fee period will be from the day Brinker accepts management of the Managed Assets through the last day of the advisory fee period. All subsequent advisory fee periods will be from the first day of the calendar quarter through the last day of the calendar quarter. Advisory Fee adjustments will be made to bill for capital additions made during an advisory fee period. No Advisory Fee adjustments will be made for withdrawals during an advisory fee period; however, upon termination, Brinker will issue the Client a prorated refund of all unearned Advisory Fees that were paid in advance. In any partial advisory fee period, the Advisory Fee will be prorated based on the number of days that the assets are under management during the period. The Client understands that the Advisory Fee as represented in the Client Profile is in addition to all operating expenses and other costs paid by the mutual funds, variable annuities, exchange traded funds and/or other securities (the "Funds") in which the Managed Assets are invested and that, as an investor in the Funds, the Client will ultimately

bear his or her proportionate share of all fees and expenses paid by the Funds. In addition, the Advisory Fee does not cover any contingent deferred sales charges on withdrawals that will be paid by the Client. The Client understands that under some Services offered by Brinker, as much as one hundred percent (100%) of the Managed Assets may be invested in shares of Funds that are advised or managed by Brinker and/or Affiliated Persons ("Affiliated Funds"). The use of Affiliated Funds by Brinker is limited to certain Services and is set forth in the corresponding Service description. Client understands that Brinker receives a management fee from the Affiliated Funds and that Affiliated Persons of Brinker may receive compensation for providing additional services to the Affiliated Funds, as set forth in the applicable prospectus. To offset fees received by Brinker from Affiliated Funds, Managed Assets invested in Affiliated Funds are excluded from the Brinker Retained Portion of the advisory fee. Because markets fluctuate and the exact allocation to our Affiliated Funds in Hybrid strategies will fluctuate along with the market, Brinker uses the maximum allocation to Affiliated Funds as appropriate, for purposes of calculating the amount of Managed Assets excluded from the Brinker Retained Portion of the advisory fee. The Client may, at any time, prohibit Brinker from placing any Managed Assets in Affiliated Funds. Please consult the Client Profile, Brinker's Form ADV Part 2A, and the applicable prospectuses carefully to understand the costs involved.

The Client understands that for the Services in which Brinker utilizes investment research, portfolio models or sub-advisory services provided by third parties, a portion of the Advisory Fee paid to Brinker may be used to compensate these third party providers. The Client also understands that if Client purchases shares of a Fund directly from the Fund, Client would not pay an advisory fee to Brinker may pay all or any amount of the Advisory Fee to Advisor, as indicated in the Client Profile. Brinker may also use part of the Advisory Fee to compensate other third parties who assist with certain administrative tasks associated with the Services. Brinker reserves the right to negotiate Advisory Fees. Client understands that same or similar Services may be available from other investment advisers for a lower advisory fee.

The Client agrees to pay Brinker for its Services by authorizing the Custodian to deduct the Advisory Fee directly from the Managed Assets and pay Brinker's Advisory Fee for each Advisory Fee cycle unless otherwise indicated on the Client Profile. The Custodian will send the Client a quarterly statement or confirmations showing all amounts paid from the Managed Assets, including all Advisory Fees paid by Custodian to Brinker. The Client is solely responsible for verifying the accuracy of the fee calculations and acknowledges that the Custodian will not determine whether the fee is properly calculated.

**Section 6.** <u>Valuation.</u> Brinker will value securities in the Managed Assets that are listed on a national securities exchange or on the NASDAQ exchange at the closing price on the valuation date and on the principal market where the securities are traded. Other securities or investments in the Managed Assets will be valued to reflect fair market value as determined in good faith by Brinker.

**Section 7.** Confidentiality. In accordance with Brinker's privacy policy and except as otherwise agreed in writing, or as permitted or required by law, or as necessary to provide the Service(s) to the Client, it is Brinker's policy to keep confidential all information concerning Client's identity, financial affairs or investments. The Client authorizes Brinker to use the performance data of the Managed Assets in the compilation of Brinker's performance data.

Brinker and/or its personnel and affiliates ("Affiliated Persons") may obtain material, nonpublic or other confidential information that, if disclosed, might affect an investor's decision to buy, sell or hold a security. Under applicable law, Brinker and/or its Affiliated Persons may not disclose or use this information for their personal benefit or for the benefit of any person, including clients of Brinker. If Brinker and/or any Affiliated Person

obtains nonpublic or other confidential information about any issuer, Brinker will have no obligation to disclose the information to the Client or use it for the Client's benefit.

Section 8. Other Investment Accounts. The Client understands that Brinker serves as investment adviser for other clients and may continue to do so. The Client also understands that Brinker and its Affiliated Persons may give advice to or take actions for other clients, or for their own accounts, that may differ from the advice given to or actions taken for the Client. Brinker is not obligated to buy, sell or recommend for the Client any security or other investment that Brinker or its Affiliated Persons may buy, sell or recommend for any other client or for their own accounts. This Agreement does not limit or restrict in any way Brinker or any of its Affiliated Persons from buying, selling or trading in any securities or other investments for their own accounts.

Section 9. Risk Acknowledgment. Brinker does not guarantee the future performance or any specific level of performance of the Managed Assets, the success of the Service selected by the Client, the success of any investment decision or strategy that Brinker may use, or the success of Brinker's overall management of the Managed Assets. The Client understands that investment decisions made for Client's Managed Assets by Brinker are subject to various market, currency, economic, political and business risks, and that those investment decisions will not always be profitable. Brinker will manage only the securities, cash and other investments that are part of the Managed Assets. In making investment decisions for the Managed Assets, Brinker will not consider any other securities, cash or other investments unless they are listed on the Client Profile. Except as may otherwise be provided by law, Brinker will not be liable to the Client for: (i) any recommendations made to Client by Advisor; (ii) any loss that the Client may suffer by reason of any investment decision made or other action taken or omitted in good faith by Brinker with the degree of care, skill, prudence and diligence, under the circumstances that a prudent person acting in a fiduciary capacity would use; (iii) any loss arising from Brinker's adherence to the Client's instructions; (iv) any act or failure to act by the Custodian, any broker or dealer to which Brinker directs transactions for the Managed Assets, or by any other third party; or (v) proper diversification of all of Client's assets. Federal and state securities laws and the Employee Retirement Income Security Act of 1974. ("ERISA") impose liabilities under certain amended circumstances on persons who act in good faith, and nothing in this Agreement will waive or limit any rights that the Client may have under those laws.

Section 10. Retirement or Employee Benefit Plan Accounts. This Section applies if the Managed Assets are for a: (i) pension or other employee benefit plan (including a 401(k) plan) governed by ERISA; (ii) tax-qualified retirement plan (including a Keogh plan) under section 401(a) of the Internal Revenue Code of 1986, as amended (the "Code"), and not covered by ERISA; or (iii) any plan covered by section 4975(e)(1) of the Code, including an individual retirement account ("IRA") under Section 408 of the Code (each, a "Retirement Client"). Brinker understands that it acts as a fiduciary under Section 3(21) of ERISA with respect to such Retirement Clients and will comply with the requirements set forth thereunder, including (i) providing advice that reflects the care, skill, prudence and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a like character and with like aims, based on the investment objectives, risk tolerance, financial and needs of the circumstances. Retirement Client (as communicated to Brinker by Retirement Client or the Advisor) and without regard to the financial or other interests of Brinker or any Affiliated Person; (ii) receipt by Brinker or an Affiliated Person of no more than "reasonable" compensation for Services provided by Brinker or an Affiliated Person to the Retirement Client; and (iii) adoption by Brinker with written policies and procedures reasonably designed to ensure its adherence to the foregoing.

If the Managed Assets are for a plan subject to ERISA (the "Plan"), the Client appoints Brinker, and Brinker accepts its appointment, as an "investment manager" within the meaning of Section 3(38) of ERISA and the Code, and Brinker acknowledges that it is a "fiduciary" within the meaning of Section 3(21) of ERISA (with respect to the Plan and with respect to any recommendations regarding any participant or beneficiary account invested through the Plan) and Section 4975(e)(3) of the Code (but only with respect to the provision of Services described in Section 1 of this Agreement). Brinker represents that it is registered as an investment adviser under the Advisers Act.

If the Managed Assets are subject to a Plan, the Client represents that Brinker is authorized to perform the services contracted hereunder and Client has authority to retain Brinker. The Client agrees that if there are any amendments to the Plan affecting the rights or obligations of Brinker, such amendments will be binding on Brinker only when agreed to by Brinker in writing. If the Managed Assets contain only a part of the assets of the Plan, the Client understands that Brinker will have no responsibility for the diversification of all of the Plan's investments, and that Brinker will have no duty, responsibility or liability for the Client assets that are not part of the Managed Assets. The Client agrees to notify Brinker, in writing, if the Managed Assets are subject to ERISA. For Managed Assets subject to ERISA, Brinker will obtain and maintain necessary ERISA bonding that covers Brinker and its Affiliated Persons.

**Section 11.** <u>Errors.</u> In the event Brinker makes an error in the management of the Managed Assets that results in a loss to the Client, the Client agrees that Brinker may offset the amount of the loss against any gain resulting from a transaction or transactions effected to correct the error or against the Client's Advisory Fees that would otherwise be charged hereunder.

**Section 12.** Other Legal Actions. The Client agrees that Brinker will not advise or act for the Client in any legal proceedings, including bankruptcies or class actions, involving the Managed Assets or their issuers.

Section 13. Proxy Voting. Proxies in respect for securities held as the Managed Assets will be received by the Client directly from the Custodian or will be handled as otherwise agreed between the Client and the Custodian. The Client agrees that Brinker will not vote, or give any advice about how to vote, proxies for securities held in the Managed Assets. If the Managed Assets are for a pension or other employee benefit plan governed by ERISA, the Client directs Brinker not to vote proxies for securities held in the Managed Assets because the right to vote such proxies has been expressly reserved to the plan's trustees. If the Managed Assets include Affiliated Funds, any proxies received by an Affiliated Fund as a shareholder of any underlying fund in which the Affiliated Funds invest will be voted by Brinker or an Affiliated Person of Brinker, acting in its capacity as the investment adviser of the Affiliated Fund, in the same proportion that all shares of the underlying funds are voted or in accordance with instructions received from underlying fund shareholders.

Section 14. <u>Termination.</u> This Agreement will continue in effect until terminated by either party by written notice to the other party. Termination of this Agreement will not affect: (i) the validity of any action previously taken by Brinker under this Agreement; (ii) liabilities or obligations of the parties from transactions initiated before termination of this Agreement; or (iii) Client's obligation to pay the Advisory Fee to Brinker (prorated through the date of termination). If the Client terminates this Agreement within five (5) business days from the date of inception, all Advisory Fees paid in advance will be refunded. Upon the termination of this Agreement, Brinker will have no obligation to recommend or take any action with regard to the Managed Assets. Termination requests that include liquidation instructions or other additional requests shall be treated as a termination and the Client shall assume responsibility for the liquidation and/or other action.

Upon termination of the Agreement, Client agrees to pay Brinker an administrative fee of \$75. The fee will be utilized by Brinker to cover the administrative costs associated with terminating the Agreement. The termination fee will be deducted from any Advisory Fee refund owed to Client. If the termination fee owed to Brinker exceeds the Advisory Fee refund owed to Client, Client authorizes Brinker to deduct the remaining portion of the termination fee from Client's Account.

Section 15. The Client's Authority. If the Client is an individual, the Client represents that he or she is of full legal age in Client's state of residence. If the Client is a corporation, partnership, trust or other entity, the person signing this Agreement for the Client represents that he or she has been authorized to do so by the corporation, partnership, trust or other entity. If this Agreement is entered into by a trustee or other fiduciary, the trustee or fiduciary represents that Brinker's investment management strategies, allocation procedures and investment management services are authorized under the applicable plan, trust or law, and that the person signing this Agreement has the authority to negotiate and enter into this Agreement. The Client will inform Brinker of any event that might affect this authority or the propriety of this Agreement. The Client represents that he or she is familiar with the advisory services offered by Brinker.

**Section 16.** <u>Death or Disability.</u> If the Client is a natural person, the death, disability or incompetency of the Client will not terminate or change the terms of this Agreement. However, the Client's executor, guardian, attorney-in-fact or other authorized representative (as substantiated by proper documentation) may terminate this Agreement by giving written notice to Brinker.

**Section 17.** <u>Binding Agreement.</u> This Agreement will bind, and be for the benefit of, the parties to the Agreement and their successors and permitted assigns, except that this Agreement may not be assigned (within the meaning of the Advisers Act) by either party without the prior consent of the other party.

Section 18. Governing Law. This Agreement will be governed by and construed in accordance with the laws of the State of Nebraska without giving effect to any conflict of law or choice of law provisions of that State, provided that nothing in this Agreement will be construed in any manner inconsistent with the Advisers Act, any rule or order of the Securities and Exchange Commission, and if applicable to the Managed Assets, ERISA and any rule or order of the Department of Labor under ERISA. If any provision of this Agreement is or should become inconsistent with any law or rule of any governmental or regulatory body having jurisdiction over the subject matter of this Agreement, that provision will be deemed to be rescinded or modified in accordance with any such law or rule. In all other respects, this Agreement will continue and remain in full force and effect.

Section 19. Notices. Any notice, advice or report to be given to Brinker under this Agreement will be delivered either in person, by U.S. mail or overnight courier (postage prepaid) or sent by facsimile transmission (with a hard copy sent by U.S. mail) to Brinker at its address listed at the top of this Agreement and sent to the attention of Legal Counsel or at such other address as Brinker may designate in writing. Unless otherwise agreed, any notice, advice or report given to the Client under this Agreement will be delivered either in person, by U.S. mail or overnight courier (postage prepaid), via electronic mail or sent by facsimile transmission (with a hard copy sent by U.S. mail) to the Client at the address set forth in the Client Profile or at such other address as the Client may designate in writing.

Client notices, including quarterly account statements, reports, advisory fee statements, marketing literature, and other correspondence will be delivered via electronic mail or made available on our online portal. Clients may also select to have all regulatory disclosures, including prospectuses, Brinker's ADV, Brinker's annual privacy notice.

ERISA required disclosures, and updates to the same, delivered electronically. By selecting to receive such disclosures electronically, Client acknowledges that (i) electronic delivery is not a condition to retaining Brinker's services; (ii) all regulatory disclosures shall be provided by Brinker in written form upon the Client's request and for no additional charge; however Client may incur certain expenses in connection with electronic receipt of regulatory disclosures (e.g., fees charged by an internet service provider or telephone company, and printing); (iii) electronic delivery entails certain risks (e.g., misdelivery, interception and system outages and delays); and (iv) it is Client's responsibility to ensure Client's e-mail address remains current in Brinker's records. Client understands that when a notice or disclosure is available which contains confidential information, Client will receive an e-mail with instructions to enter a secure web site to access the notice or disclosure, and Client will be required to enter a user identification and password (provided by Brinker) before viewing the notice. Client's consent for electronic delivery of Brinker's regulatory disclosures is effective until revoked and may be revoked by Client at any time by providing Brinker written notice.

Section 20. <u>Arbitration</u>. Any dispute or controversy arising out of or related to this Agreement, including a claim of rescission hereof, shall be settled by arbitration in accordance with the securities arbitration rules then in effect of the American Arbitration Association, unless both parties to this Agreement agree in writing to settle such dispute or controversy in a different manner. This binding arbitration clause in no way limits or affects the Client's rights under the Advisers Act.

**Section 21.** Financial Advisers. The Client acknowledges that Brinker and its representatives, affiliates or financial advisors (including Advisor) may be registered as representatives of a broker-dealer, and as such, may receive commissions, sales compensation and/or other income from such broker-dealer as a result of the sale of mutual funds, variable annuities and/or other investments that may be recommended by Brinker to its advisory clients from time to time. In addition, Advisor may receive a portion of the fees paid under this Agreement (see Section 5, Advisory Fees).

Section 22. <u>Tax Consequences.</u> Any securities placed under management by the Client may ultimately be sold by Brinker for the account of the Client, thus causing the Client to incur a taxable capital gain or loss depending on the Client's cost basis in the securities. Withdrawals, including those made for fee payments, made from tax-qualified or tax-advantaged accounts also may result in a taxable event for the Client. The Client should consult with his or her own tax advisor for advice on the tax consequences of any transactions. The Client shall be responsible for meeting all of Client's own tax obligations, including the requirement for any Required Minimum Distributions. **Brinker does NOT provide tax advice.** 

Section 23. Miscellaneous. This Agreement shall be binding on the parties. Brinker shall have the right to amend or modify this Agreement by providing Client advance written notice of such modifications and the date when such modifications shall thereafter become effective. Brinker's failure to insist at any time upon strict compliance with this Agreement or with any of the terms of this Agreement, or any continued course of such conduct on its part, will not constitute or be considered a waiver by Brinker of any of its rights or privileges. This Agreement contains the entire understanding between the parties concerning the subject matter of this Agreement and supersedes any and all previous agreements and understandings.

**Section 24.** Construction. Whenever the singular number is used in the Agreement and when required by the context, the same shall include the plural and the masculine gender shall include the feminine and neuter genders and vice versa; and the word "person" or "party" shall include a corporation, firm partnership, proprietorship, or other form of association. Headings, paragraphs and other captions contained in the Agreement are inserted for reference purposes and for convenience only and are in no way intended to describe, interpret, define, or limit the scope, extent, or intent of this Agreement or any provision hereof.

**Section 25.** <u>Severability.</u> If any provision of this Agreement or the application thereof to any person or circumstance shall be invalid, illegal, or unenforceable to any extent, the remainder of this Agreement and the application thereof shall not be affected and shall be enforceable to the fullest extent permitted by law.

**Section 26.** Counterparts. This Agreement may be executed in counterparts, all of which shall be deemed to be one and the same instrument.

**Section 27.** Force Majeure. Brinker shall not be liable for failure or losses caused by conditions and events beyond its control including, without limitation: fire, electrical, mechanical or equipment breakdowns, delays by third party vendors and/or communications carriers, civil disturbances or disorders, terrorist acts, strikes, acts of governmental authority or new governmental restrictions, market fluctuations or acts of God.

Section 28. <u>USA Patriot Act Disclosure.</u> To help the government fight the funding of terrorism and money laundering activities, federal laws require certain financial organizations to obtain, verify and record information that identifies each individual who opens an account. When an advisory client opens an account with Brinker requires the client's name, address, date of birth, social security number and other information that will allow Brinker to verify the client's identity. Brinker may also require a copy of the client's driver's license or other identifying documents. The Client represents that the monies comprising the Managed Assets are derived from legitimate sources and are not the result of or connected with any illegal activity.

## **ADVISORONE FUNDS STRATEGIES**

# For strategies utilizing the Brinker-managed AdvisorOne Funds ("Affiliated Funds"), Brinker and its affiliates will earn fees directly from the Affiliated Funds for providing separate services to the Affiliated Funds.

As described in the AdvisorOne Funds prospectus, the Affiliated Funds expenses are subject to fees of up to 1.25%, which represents the highest amount of all direct operating expenses of the Affiliated Funds. Included in these operating expenses is Brinker's fees for managing the Affiliated Funds. Because Brinker and/or its affiliates receive fees for services provided to the Affiliated Funds, the Total Advisory Fee paid by will not include the Brinker's Retained Portion of the advisory fee. Brinker would receive its compensation from the Affiliated Funds in which your assets are invested and Brinker receives up to a maximum of 0.75% from the Affiliated Funds.

For clients electing a Brinker Affiliated Funds strategy, up to one hundred percent (100%) of your assets will be invested in Affiliated Funds. Brinker's Hybrid Strategies utilize a specified combination of Affiliated Funds and non-affiliated investment options. For clients electing a Hybrid strategy, up to seventy-five percent (75%) of your assets will be invested in Affiliated Funds. Because markets fluctuate and the exact allocation to our Affiliated Funds in Hybrid strategies will fluctuate along with the market, Brinker uses the maximum allocation to Affiliated Funds for purposes of calculating the amount of assets excluded from the Brinker Retained Portion of the advisory fee. The table below lists the Brinker Retained Portion of the advisory fee for strategies that utilize Affiliated Funds:

Strategy	Allocation to Affiliated Funds	First \$50,000	Next \$450,000	Next \$500,000	Over \$1,000,000
AdvisorOne Funds	100%	0.00%	0.00%	0.00%	0.00%
AdvisorOne Protection	100%	0.00%	0.00%	0.00%	0.00%
AdvisorOne Hybrid 75	75%	0.12%	0.09%	0.08%	0.07%
AdvisorOne Hybrid 50	50%	0.27%	0.20%	0.18%	0.16%
AdvisorOne Hybrid 30	30%	0.39%	0.29%	0.26%	0.23%
American Hybrid	30%	0.39%	0.29%	0.26%	0.23%
American Hybrid Protection	30%	0.39%	0.29%	0.26%	0.23%