Fund Models Client Services Agreement

This Client Services Agreement is incorporated into and is part of the Account Authorization and Agreement Form (collectively, the "Services Agreement") signed by one or more persons or entities (collectively, the "Client," "me," "my," "I," "we" or "our") and constitutes a binding investment advisory contract between Edward D. Jones & Co., L.P. ("Edward Jones") and me in order to establish Edward Jones Advisory Solutions® Fund Models ("Advisory Solutions") services for my account ("Account"). I am a natural person of legal age with the ability to enter into this Services Agreement or the representative of an entity with the authority to enter into this Services Agreement.

This Services Agreement sets forth the terms and conditions relating to my participation in Advisory Solutions. I represent that I have read and understand this Services Agreement and agree to be bound by its terms and conditions, as well as those set forth in the separate agreements, disclosures and notices referenced in and/or provided with this Services Agreement, including, as applicable, the Edward Jones Account Agreement, Edward Jones Trust Company ("EJTC") IRA Custodial Agreement, Edward Jones IRA Custodial Agreement and/or Edward Jones Retirement Account Agreement (collectively, "Account Agreement"), and the Edward Jones Advisory Solutions® Fund Models Brochure (the "Brochure").

1. Edward Jones Advisory Solutions

Edward Jones offers investment advisory services to clients through Advisory Solutions. Investments available in Advisory Solutions Fund Models include mutual funds that are advised by an affiliate of Edward Jones as explained in the Brochure ("affiliated funds"), unaffiliated mutual funds, exchange-traded funds ("ETFs") and unaffiliated money market funds selected by Edward Jones (collectively referred to as "Program Funds"). Based on the investment model I have selected for my Account, I give Edward Jones discretionary investment and trading authority over my Account as explained in the Brochure. Program Funds will include affiliated funds. Edward Jones can add or remove, at any time, any Program Fund from Advisory Solutions at its discretion. The Edward Jones Money Market Fund (the "Money Market Fund") is not a Program Fund. However, cash balances awaiting investment or reinvestment into my Account will be automatically swept into the Money Market Fund, where they will be held until invested in another Program Fund in accordance with the terms of this Services Agreement. Please refer to the Brochure for more information about the Money Market Fund.

2. Opening an Advisory Solutions Account

Client Information. I have made an independent determination to participate in Advisory Solutions based on my assessment of the source and amount of assets that I have available for Advisory Solutions, my financial situation, time horizon, investment objectives and risk tolerance.

I have completed a Client Profile, which includes important information about my Account, in order to assist me in selecting an appropriate portfolio objective for my Account (my "Account Portfolio Objective"). I represent that all information contained within the Client Profile is true and accurate. Edward Jones will rely on the information I provide in the Client Profile in order to recommend an Account Portfolio Objective. I agree to promptly notify Edward Jones by contacting my financial advisor of any material change in the information that I have provided to Edward Jones, including, but not limited to, my financial situation, investment objectives and/or risk tolerance and any other information provided by me in the Client Profile. Edward Jones is under no obligation to verify whether the information has changed. I may be required to complete a new Client Profile in order for Edward Jones to recommend a modification of my Account Portfolio Objective after considering such change.

I understand and acknowledge that I have the right to designate a Trusted Contact Person for my Account. A Trusted Contact Person is someone, age 18 years or older, that Edward Jones is authorized to contact and disclose information to about my Account to address possible financial exploitation, to confirm the specifics of my current contact information, health status, or the identity of any legal guardian, executor, trustee or holder of a power of attorney, or as otherwise permitted by applicable rules and law including, but not limited to, Financial Industry Regulatory Authority ("FINRA") Rule 2165.

Investment Policy Statement. I understand and agree that Edward Jones and its financial advisors will not review, monitor, accept or adhere to an investment policy statement or similar document that was not prepared by Edward Jones. Adherence to any such investment policy statement is my responsibility.

Initial Funding. In order to establish an Advisory Solutions Account, I agree to transfer cash and/or marketable securities into my Account upon Edward Jones’ acceptance and approval of this Services Agreement. If I transfer into my Account marketable securities that are not Program Funds, I hereby direct Edward Jones, upon its acceptance and approval of this Services Agreement, as broker-dealer to promptly sell those securities at market, which may take several trading days, without regard for any tax consequences to me. I understand and agree that this direction to sell such securities may be a taxable event and may result in material taxable gains or losses to me, and I may pay redemption fees and/or sales charges that may be assessed on the liquidation or redemption of securities. Moreover, I understand and agree that I have determined to participate in Advisory Solutions and to direct the sales of those securities that are not Program Funds, and in making those decisions, I am not relying on the advice or recommendation of Edward Jones (or its affiliates) or any Edward Jones financial advisor as a primary basis for such decisions.

Share Class Conversion. If, when I open my Account, or upon any subsequent funding, I transfer into my Account shares of mutual funds that are Program Funds, it may be necessary to convert some or all of my existing share class to the class that is available through Advisory Solutions. I understand and agree that Edward Jones may convert the class of shares transferred in to another class of shares of the same Program Fund selected by Edward Jones. I understand and agree that Edward Jones may, at any time, convert any existing class of mutual fund shares that are Program Funds in my Account to another class of shares of the same Program Fund selected by Edward Jones. I understand that all conversions could result in higher or lower fees and/or expenses than those paid under the previous share class. Taxable gains, taxable losses, redemption fees or sales charges may be assessed upon the liquidation or redemption of securities. I understand that these fees and expenses may negatively affect my investment performance.

Custody of Assets. I agree to maintain custody of all assets in my Account at Edward Jones, located at 12555 Manchester Road, St. Louis, Missouri 63131. However, if I have entered into an IRA Custodial Agreement with EJTC, I agree to maintain custody of all assets at EJTC, located at 12555 Manchester Road, St. Louis, Missouri 63131. EJTC will employ Edward Jones as a sub-custodian subject to my EJTC IRA Custodial Agreement. My Account will be used to receive and credit assets for my Account and all dividends, capital gains and redemptions received on the assets of my Account.
3. Trading Authority
Upon acceptance and approval of this Services Agreement by Edward Jones, Edward Jones will have trading authority over my Account, which will remain in force until this Services Agreement is terminated by me or by Edward Jones. The extent of Edward Jones’ trading authorization depends on the investment model I select. Edward Jones will use its best professional judgment in managing the assets in my Account in accordance with my selected Account Portfolio Objective and investment model. To the fullest extent permitted under applicable law, Edward Jones may aggregate trades at its discretion and will allocate these trades in a fair and equitable manner over time and in a manner consistent with Edward Jones’ trade allocation policies and procedures as explained in the Brochure. I understand that Edward Jones will periodically rebalance the assets held in my Account as discussed further in the Brochure. I understand and agree that Edward Jones will establish guidelines for rebalancing and may change them at any time without notifying me. If I make a cash request from my Account, I authorize Edward Jones to redeem or sell any assets in my Account in an amount necessary to facilitate such request. I acknowledge that margin is not permitted in my Account.

4. Tax and Risk
I understand that assets in my Account will be sold at various times, including, but not limited to, when my Account is funded, during the ongoing investment management of my Account, when my Account is rebalanced and, under certain circumstances, when my Account is terminated. I am responsible for any resulting tax liabilities, fees and charges. I confirm that I have had the opportunity to consult with a tax advisor and/or other qualified tax professionals before deciding to participate in Advisory Solutions. I understand that all investments involve risk and that investment performance and the value of my Account will fluctuate depending on factors that cannot be controlled by Edward Jones.

5. Employer-Sponsored Plans and Other Retirement Accounts
This section applies if my Account is for: (a) a pension or other employee benefit plan governed by the Employee Retirement Income Security Act of 1974, as amended (“ERISA”), that is not a participant-directed plan; (b) a tax-qualified retirement plan (including a Keogh plan, an Edward Jones-sponsored Owner K® plan or a “single owner 401(k)” plan where the only eligible plan participants are the business owner and/or his or her spouse) under Section 401(a) of the Internal Revenue Code of 1986, as amended (the “Code”), and not covered by ERISA; or (c) an Individual Retirement Account (“IRA”) under Section 408 or Section 4975 of the Code. If my Account is for a plan or IRA subject to ERISA, I appoint Edward Jones, and Edward Jones accepts its appointment, as an “investment manager” under Section 3(38) of ERISA, and Edward Jones acknowledges that it is a “fiduciary” within the meaning of Section 3(21) of ERISA and Section 4975(e)(3) of the Code (but only with respect to the provision of services described in Section 1 of this Services Agreement). Similarly, if my Account is for a plan or IRA not subject to ERISA, I appoint Edward Jones, and Edward Jones accepts its appointment, as an “investment manager,” and Edward Jones acknowledges that it is a “fiduciary” within the meaning of Section 4975(e)(3) of the Code (but only with respect to the provision of services described in Section 1 of this Services Agreement). Edward Jones will solely act as an investment manager and shall not, by reason of this Services Agreement, be responsible for acting as a fiduciary with respect to the administration of the plan or IRA or otherwise provide administrative or trustee services.

I represent that the person executing this Services Agreement on behalf of a plan or IRA, as applicable: (a) is a “Named Fiduciary,” as that term is defined in ERISA, with respect to an ERISA plan and/or a person holding a position similar to that of a “Named Fiduciary” under a similar law with respect to a plan or IRA not covered by ERISA (each, a “Fiduciary”); (b) is authorized under provisions of the plan or IRA document (including any trust document related thereto) to enter into this Services Agreement and to retain Edward Jones to perform the services set forth in this Services Agreement; (c) is not prohibited from acting as a Fiduciary with respect to the plan or IRA; and (d) is independent of and unrelated to Edward Jones, its affiliates and my financial advisor. The Fiduciary and I acknowledge that it is our responsibility to review the plan or IRA documents and the laws and regulations applicable to the plan or IRA and its operation to determine that the arrangements contemplated by this Services Agreement (including my selected Account Portfolio Objective and investment model) and any investments purchased (including any investment in a Program Fund) are suitable for the plan or IRA and are both permissible and consistent with the terms of the plan or IRA documents and applicable law.

I will promptly furnish to Edward Jones any amendments to the plan or IRA, and I agree that if any amendment affects the rights or obligations of Edward Jones, the amendment will not be binding on Edward Jones unless agreed to by Edward Jones in writing. The Fiduciary and I agree to immediately notify Edward Jones of any changes to any actuarial assumptions, funding status or liquidity needs (including any impending or upcoming distributions to be made from my Account). If my Account does not contain all of the assets of a plan or IRA, I understand that Edward Jones will have no responsibility for the diversification of investments, and that Edward Jones will have no duty, responsibility or liability for the investment performance of any assets not in my Account.

I agree to obtain and maintain any required ERISA bonding for my Account and to include coverage for Edward Jones, its affiliates, and their respective officers, directors and employees under such bond to the extent required by ERISA.

The Fiduciary and I represent and warrant that: (a) the Fiduciary and I (1) are knowledgeable with respect to administration and funding matters related to the plan or IRA, (2) are able to make informed decisions regarding the services to be provided under this Services Agreement, and (3) have considered the fees to be paid by the plan or IRA in relation to the level of services to be provided; (b) to the extent required by ERISA, the services will be used for the exclusive benefit of the plan and its participants or IRA owner and will not inure to the benefit of any other party; (c) should any fee payments hereunder be made from the assets of the plan or IRA, the Fiduciary shall have determined that such payments constitute proper expenses payable by the plan or IRA in accordance with the terms of the plan or IRA, the Code and, if applicable, ERISA; and (d) the Fiduciary, based on the disclosures contained in this Services Agreement (including the disclosures in the Brochure and the applicable Account Agreements), (1) has determined that the arrangement for services and any fees payable to Edward Jones are reasonable, and the services to be provided by Edward Jones hereunder are appropriate and helpful to the plan or IRA, and (2) based upon the documents mentioned above, has received all necessary disclosures regarding such fees as required by, and in accordance with, regulations promulgated under Section 408(b)(2) of ERISA, if applicable.

The Fiduciary agrees that Edward Jones may invest Account assets in shares of affiliated funds, including the Money Market Fund, which are managed or advised, for a fee, by an affiliate of Edward Jones. The Fiduciary confirms that the Fiduciary has received a prospectus that includes a summary of all fees that may be paid by an affiliated fund, whether to third parties or Edward Jones or its affiliate for assets that Edward Jones has advised the Fiduciary that the affiliated funds are appropriate investments for my Account because of their investment objectives and any assets of my Account may be invested in the affiliated funds. On the basis of the foregoing, the Fiduciary approves the purchase and redemption of shares of the affiliated funds, including the Money Market Fund, as part of Edward Jones’ management of my Account, and the payment of fees to an affiliate of Edward Jones by the affiliated funds that are incidental to such investments therein as described in the prospectus.
6. Services Provided by Edward Jones
Edward Jones provides the following services for clients participating in Advisory Solutions in addition to other services described elsewhere in this Services Agreement.

Financial Advisor Consultations. I understand that my financial advisor or an Edward Jones associate will be reasonably available to discuss my Account as well as my financial situation, investment objectives, risk tolerance and/or management restrictions in connection with my Account during normal business hours, and Edward Jones agrees, at a minimum, to contact me annually to discuss the same.

Assets Held Outside of Edward Jones. Edward Jones may, as I request, permit information concerning assets and liabilities not held with Edward Jones to be reflected on certain reports relating to my Account. I acknowledge the information provided by Edward Jones for such assets and liabilities is based solely upon information provided by me or third parties, and Edward Jones is not responsible for its completeness or accuracy. The reflection of such assets and liabilities on reports relating to my Account in no way represents an affirmation by Edward Jones that I in fact own such assets or have such liabilities.

I understand that Edward Jones may, but is under no obligation to, consider assets and liabilities not held with Edward Jones when providing investment advice to me.

Trade Confirmations. Edward Jones will provide me with trade confirmations for each transaction in my Account as provided for under applicable law. I may, if eligible, waive my right to receive confirmations on buy or sell transactions effected in my Account. Confirmations will not be sent to me for mutual fund transactions made pursuant to a systematic investment or withdrawal and for dividend and/or capital gains reinvestment.

Cash Balances and Dividends
Cash Balances. Cash balances in my Account may be invested or reinvested as applicable, or in certain situations as directed by me.

Dividend and Income Options. By default, dividends and capital gain payments for mutual funds will be reinvested into shares of the same fund from which they were distributed. Dividends from ETFs will be paid in cash and allocated in accordance with my selected investment model. I may elect to have all income payments (dividends and capital gains) be paid in cash for all securities held in my Account. If I choose this option, distributions must be moved out of my Advisory Solutions Account via my choice of either a recurring ACH or transfer.

7. Advisory Solutions Fees
I agree to pay Edward Jones certain fees for participating in Advisory Solutions (“Advisory Solutions Fee”) and agree to the terms and conditions set forth in the Edward Jones Advisory Solutions® Fund Models Schedule of Fees (“Schedule of Fees”) provided separately with this Services Agreement and as explained in the Brochure. In addition to the Advisory Solutions Fee, I may incur other fees and expenses, including internal fees and expenses charged by the Program Funds, as further described in the Brochure.

Edward Jones will charge the Advisory Solutions Fee to my Account. I authorize Edward Jones to debit the cash or money market fund balance in my Account for payment of such fees. If my Account does not contain sufficient cash or money market fund balances to pay the fees, I authorize Edward Jones to automatically redeem or sell other assets in my Account in an amount necessary to satisfy the debit balance. I agree to hold Edward Jones harmless if sales of assets to pay the Advisory Solutions Fee trigger a rebalance of my Account as explained in the Brochure or such transactions have tax consequences. The Advisory Solutions Fee paid will be shown on my account statements.

8. Proxies and Ownership of Securities
Edward Jones will vote proxies arising from any securities held in my Account unless I specifically retain the right to vote proxies. Edward Jones will not accept proxy voting delegation for Benefit Plan Accounts (as defined in the Brochure). Information regarding Edward Jones’ proxy voting authority and related policies and procedures is further described in the Brochure.

Edward Jones will, in accordance with applicable law, vote proxies in the best interests of its clients and in a uniform manner in accordance with its proxy voting policy and established voting guidelines, which Edward Jones may change at its discretion. By delegating proxy authority, I also authorize Edward Jones to receive all proxy-related material, including reports and other shareholder materials, including corporate actions, arising from any Program Funds or other securities in my Account.

As a participant in Advisory Solutions, I will have direct ownership of all Program Funds and other assets held in my Account, including the right to (a) withdraw securities or cash from my Account, (b) vote, by revoking my delegation of voting authority to Edward Jones, any and all proxies for securities held in my Account, and (c) proceed directly against the issuer of any security held in my Account without being obligated to join any other person receiving services pursuant to, or otherwise involved with, Advisory Solutions, as a condition precedent to initiating any such proceeding.

9. Legal Notices
Edward Jones will not take any action and will not render any advice regarding any legal action on my behalf relating to the Program Funds or other assets (including shares of the Money Market Fund) held in my Account that may become subject to any legal action, regulatory action, administrative action, class action lawsuit and/or bankruptcy. However, Edward Jones will promptly forward to me any such documents received.

10. Acceptance, Assignment and Termination
Edward Jones may refuse to accept any account for any reason.

I acknowledge that my Account will not become active and Edward Jones will not commence management of my Account until (a) acceptance and approval of this Services Agreement by Edward Jones, and (b) funding of my Account at the initial minimum investment as determined by Edward Jones.

Edward Jones may not assign (as this term is defined under the Investment Advisers Act of 1940) this Services Agreement without my consent. I acknowledge that my consent can be given under a negative consent procedure, in which case I will receive written notice of a pending assignment from Edward Jones and will have thirty (30) days to provide Edward Jones with a written objection to the assignment.

This Services Agreement can be terminated by Edward Jones or me at any time. Termination shall not affect transactions initiated or services performed prior to termination. If either party provides notice of termination, Edward Jones will no longer be acting as an investment adviser and will not be obligated to recommend any action with regard to the assets in my Account. Upon notice of termination of this Services Agreement, Edward Jones will cease to charge the Advisory Solutions Fee.

If either party provides notice of termination of this Services Agreement, I will provide Edward Jones with instructions regarding the securities in my Account as explained in the Brochure. If this is a tax-qualified retirement account and I fail to provide such instructions, Edward Jones may liquidate and distribute the assets in my Account and this Services Agreement will be terminated. If this is a taxable account and I fail to provide such instructions, Edward Jones may liquidate and distribute the assets in my Account and this Services Agreement will be terminated. If this is a taxable account and I fail to provide such instructions, Edward Jones may liquidate and distribute the assets in my Account and this Services Agreement will be terminated.

Edward Jones will continue to act as a broker-dealer pursuant to the terms of my Account Agreement after this Services Agreement is terminated, and any transactions will be subject to commissions and sales charges. Some mutual funds and/or fund share classes may not be held outside of an Advisory
11. Scope of the Services Agreement

I acknowledge that this Services Agreement, as well as my Account Agreement and the Brochure, as amended from time to time, constitute the full and entire understanding between the parties. I agree that Edward Jones may amend terms and conditions or services related to my Account at any time, including fees and charges for my Account. Edward Jones will notify me of any material changes by mail, by email, by posting such changes online or by any other means permitted by law, including a notification on my statement or periodic performance report, directing me to the Edward Jones website to review details of a change. The effective date of the modification will be thirty (30) days from the date of notification or a later date specified by Edward Jones. If I do not give Edward Jones a written notice that I am objecting to the modification or change within thirty (30) days, I will be deemed to have accepted the modification or change.

In the event of an inconsistency or discrepancy between this Services Agreement and any other agreement or document, the following rules shall be used to resolve the inconsistency or discrepancy: (a) if the inconsistency or discrepancy relates to the services provided under this Services Agreement, then the terms of this Services Agreement shall govern; or (b) if the inconsistency or discrepancy relates to a particular account type or additional service, then the terms of the agreement or document for that account type or service shall govern.

12. Severability/Governing Law

Except to the extent preempted by federal law, I agree that this Services Agreement and all amendments to this Services Agreement, their validity, effect, construction, administration and application, and the parties’ respective rights and duties, shall be governed by the laws of the State of Missouri without giving effect to any contrary choice of law or conflict of laws provisions. If any provision of this Services Agreement is or becomes invalid or unenforceable for any reason, this shall not affect the validity or enforceability of any other provision of this Services Agreement.

13. Notices, Disclosures and Communications

Any notices, disclosures or communications may be (a) mailed first class or sent by commercial express courier service to me at the last address in Edward Jones’ records, and to Edward Jones at 12555 Manchester Road, St. Louis, Missouri 63131; (b) sent by email to me at the last email address in Edward Jones’ records; (c) sent by text message to me at the last phone number in Edward Jones’ records; (d) personally delivered to me; or (e) posted on Edward Jones’ public website if allowed by applicable law. Any such notice mailed (i) to me shall be effective when mailed, and (ii) to Edward Jones shall be effective when actually received. Notice sent by email or text message is effective when sent; notice by personal delivery is effective when delivered; and notice by posting to Edward Jones’ website is effective on the date posted. Edward Jones may, in its sole discretion and to the extent permitted by applicable law, provide or accept notice in any other form, such as orally or by telephonic or electronic media. There are important disclosures and policies of Edward Jones that apply to my Account. These disclosures and policies are subject to change without notice to me at any time and can be obtained from my financial advisor or on Edward Jones’ website at www.edwardjones.com/disclosures.

14. Indemnification

I agree to indemnify and hold Edward Jones harmless from any causes of action, claims, expenses or liabilities that might be asserted by me or any third party against Edward Jones by reason of my actions or omissions related to this Services Agreement. Notwithstanding the foregoing, nothing contained in this section or elsewhere in this Services Agreement shall constitute a waiver by me of any of my legal rights under applicable federal or state law or any other laws whose applicability is not permitted to be contractually waived.

15. Conditions beyond Edward Jones’ Control (“Force Majeure”)

I agree not to hold Edward Jones liable for any loss to me caused directly or indirectly by war, terrorism, civil unrest, natural disaster, extraordinary weather conditions, government restrictions, interruptions of communications, exchange or market rulings, labor unrest or strikes, or other conditions beyond the control of Edward Jones.

16. Client Representations and Warranties

I agree to the following:

(a) I will review all reports and other notifications, including periodic performance reports, account statements and confirmations, provided by Edward Jones in connection with my Account for accuracy within ten (10) calendar days of receiving the documents and will notify Edward Jones in writing of any inaccuracy. All reports, statements, confirmations and cash balances shall be deemed conclusive if not objected to within ten (10) calendar days of receipt.

(b) The investment model chosen by me in my Account meets my needs in view of my overall financial situation.

(c) Edward Jones makes no representations as to how quickly uninvested cash, including redemption proceeds from ineligible securities, will be invested into the Program Funds of the investment model chosen by me for my Account.

(d) Edward Jones makes no representation as to how quickly funds added to my Account or proceeds from the sale of Program Funds may be reinvested. I understand that in such circumstances, my assets may not be fully invested and may be subject to market risk between the redemption date and the reinvestment of the assets.

(e) A Program Fund’s past performance is not a guarantee of future performance, and I may incur losses in my Account. I have considered the possibility of losing money before deciding to participate in Advisory Solutions.

(f) Recommendations given to me may be different from the recommendations given to other clients participating in Advisory Solutions even if those clients have the same Account Portfolio Objective and/or are in the same model.

(g) Edward Jones will not provide legal, accounting or actuarial advice, nor will Edward Jones prepare any legal, accounting or actuarial documents. I should consult with my legal or tax professional about the consequences of investing in securities through Advisory Solutions.

(h) Program Funds can be purchased directly through other alternatives, including through a brokerage account, subject to sales charges and/or commissions. An Advisory Solutions Fee would not be assessed, therefore making a brokerage account generally a lower-cost alternative for the long-term investor. By choosing Advisory Solutions, I believe the investment advisory and other services provided under this Services Agreement will add value to my overall investment experience that more than justifies the additional expenses.

17. Conduct of Edward Jones Not Waiver

Edward Jones’ failure to insist at any time upon strict compliance with this Services Agreement or with any of its terms or any continued course of such conduct on Edward Jones’ part shall not constitute or be considered a waiver by Edward Jones of any of its rights hereunder.

Page 4 of 5
18. Arbitration Agreement

(a) THIS SERVICES AGREEMENT CONTAINS A BINDING PRE-DISPUTE ARBITRATION CLAUSE THAT MAY BE ENFORCED BY THE PARTIES.

By signing the Edward Jones Advisory Solutions® Fund Models Account Authorization and Agreement Form, I agree as follows:

1. All parties to this Services Agreement are giving up the right to sue each other in court, including the right to a trial by jury, except as provided by the rules of the arbitration forum in which a claim is filed.

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

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

4. The arbitrators do not have to explain 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 twenty (20) days prior to the first scheduled hearing date.

5. The panel of arbitrators will typically include a minority of arbitrators who were or are affiliated with the securities industry.

6. The rules of some arbitration forums may impose time limits for bringing a claim in arbitration. In some cases, a claim that is ineligible in arbitration may be brought in court.

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

Except as otherwise expressly provided below, any controversy arising out of or relating to any of my account(s) from its inception, business, transactions or relationships I have now, had in the past or may in the future have with Edward Jones, its current and/or former officers, directors, partners, agents, affiliates and/or employees, this Services Agreement, or to the breach thereof, or transactions or accounts maintained by me with any of Edward Jones' predecessor or successor firms by merger, acquisition or other business combinations, shall be settled by arbitration in accordance with the FINRA Code of Arbitration Procedure rules then in effect. My demand for arbitration shall be made within the time prescribed by those rules and will be subject to the applicable state or federal statutes of limitations as though filed in court. Judgment upon any award rendered by the arbitrators may be entered in any court having jurisdiction thereof.

To the extent permitted by law, the exclusive jurisdiction for any such controversy that is not arbitrable under this Services Agreement shall be the Circuit Court of St. Louis County, State of Missouri, or the United States District Court for the Eastern District of Missouri, and I consent to the jurisdiction of such courts.

(b) Class Actions. No person shall bring a putative or certified class action to arbitration, nor seek to enforce any pre-dispute 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: (1) the class certification is denied; (2) the class is decertified; or (3) 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 Services Agreement except to the extent stated herein.