

#### Notice Regarding Privacy of Customer Information ("Privacy Policy")

2655 1st Street, Ste 250 Simi Valley, CA 93065 Phone: (800) 473-3856 | Fax (800) 636-1302

At HBW Advisory Services LLC ("HBWAS"), protecting our customers' privacy is paramount. We recognize that an individual's financial matters are private and sensitive in nature, and we have adopted policies that assist us in protecting your privacy and, at the same time, help us to provide you with a broad range of high quality financial products and services.

This Privacy Policy will explain the types of information we collect about you, how we use and share that information, and how you can instruct us to limit certain types of information sharing. Information obtained by HBWAS for all customers and former customers is treated in the same manner.

#### How We Protect Your Information:

We protect your data and safeguard it from those not authorized to see it by implementing internal policies and procedures.

#### Your Privacy is Not for Sale:

Under no circumstances will HBWAS sell confidential customer information to anyone, for any reason, at any time.

#### What Information We Collect about You:

We collect confidential customer information from you in a number of ways for the following purposes:

- We collect information from you when you open an account or enroll in one of our services. The information we collect may include, but is not limited to: your name, address, email address, phone number, date of birth and Social Security Number, as well as details about your investments and investment experience.
- Once you have opened an account with us, we collect and maintain confidential customer information about your account activity, including your transactions, balances, positions and history. This information allows us to provide the services you have requested.
- We may collect information about you from information services and consumer reporting agencies to verify your identity, employment or creditworthiness, or to better
  understand your financial needs.
- The law permits us to share information about our current and former customers with authorized third parties or government agencies under certain circumstances. For example, we may be required to share such information in response to subpopenas or to comply with certain laws.

#### How We Share Information About You with Affiliated Companies:

HBWAS is an SEC Registered Investment Advisory firm. Additional companies affiliated with HBWAS include: HBW Insurance & Financial Services, Inc., dba, HBW Partners, and HBW Partners Tax Services LLC. These companies are often referred to as "Affiliated Companies". HBWAS shares information we collect about you with our Affiliated Companies to:

- Help provide you with better service or perform services on your behalf
- Respond to communications from you or as you authorize or request
- Make it more convenient for you to open a new account
- · Allow an Affiliated Company to provide you with information about their products and services that we believe may benefit or interest you
- Assist in compliance and supervisory purposes

You may instruct us not to share information about you with our Affiliated Companies for certain purposes, as explained under "How to Limit the Sharing of Information about You".

#### How We Share Information About You with Non-Affiliated Companies:

We provide access to information about you to outside companies and other third parties in certain limited circumstances, including:

- To help us process transactions for your account
- When we use another company to provide services for us, such as printing and mailing your account statements
- When disclosure is required or permitted under law. For example, we may be required to disclose personal information to cooperate with regulatory or law enforcement authorities, to report your tax-related information to federal and state governments, to resolve consumer disputes, to perform credit/authentication checks, or for risk control.

If your HBWAS Investment Advisor Representative leaves HBWAS he/she is contractually permitted to take your customer file, in order to facilitate the transfer of your account to a new Registered Investment Advisory firm. You are not obligated to transfer your account if your Investment Advisor Representative leaves HBWAS, and you may instruct us **not** to allow the sharing of information as explained under "How to Limit the Sharing of Information about You."

#### How to Limit the Sharing of Information about You:

If you prefer, you may choose to limit the information we share about you with our Affiliated and Non-Affiliated Companies. Specifically, you may instruct us:

- Not to allow our Affiliated Companies to market their financial products or services to you
- Not to share confidential customer information about you with a Non-Affiliated company for joint marketing purposes
- Not to allow your Investment Advisor Representative to take your information to facilitate the transfer of your account(s) should he/she leave HBWAS.

You may exercise your choice by writing to HBW Advisory Services LLC, Attn: Compliance Department, 2655 1st Street, Ste 250 Simi Valley, CA 93065. Your choice will be applied to youas an individual and will automatically be extended to all of your accounts with us, as well as any accounts you may have with any of our affiliates. You may make your privacy choice at any time and it will remain in effect until you change it in writing.

#### Safeguarding Your Information, Maintaining Your Trust:

We take precautions to ensure the information we collect about you is protected and is accessed only by authorized individuals or organizations. Our employees are trained about privacy and are required to safeguard confidential customer information. We maintain physical, electronic and procedural safeguards to protect confidential customer information.

#### **Contact Us with Questions:**

If you have any questions or concerns, or if you identify any information that you believe is no longer accurate, you may contact your HBWAS Investment Advisor Representative or write to HBW Advisory Services LLC, Attn: Compliance Department, 2655 1st Street, Ste 250 Simi Valley, CA 93065. Thank you for your business and allowing us to service your needs.



### AXOS Advisor Services Fee Disclosure

As of August 2, 2021

#### Annual Asset Fees Per Account (\$25 minimum per quarter)

Accounts valued between \$0 and \$999,999	10.0 Basis Points
Accounts valued between \$1,000,000 and \$4,999,999	4.9 Basis Points
Accounts valued at \$5,000,000 and more	3.5 Basis Points

#### **Trading Fees**

Equity and ETF orders for securities on listed exchanges do not incur trading fees other than federally mandated transactions fees which are typically pennies per share.

#### **Special Service Fees**

Outgoing Transfer Fee	\$75 transfer in-kind
Outgoing Wired Funds	\$0
ACH on Demand	No fee
Returned Check (NSF)	\$25 per occurrence
Cancelled Check (Stopped by AXOS)	\$20 per occurrence
Manual Account Establishment by AXOS	\$35 per account
Next Day Mail Service	\$20 per request
Omnibus-level Fixed Income Execution	\$50 per trade
Omnibus Equity and ETF Trade Away Fee	\$50 per trade
SoloK Annual Maintenance Fee	\$50 quarterly
SoloK 5500 EZ Filing	\$125 per filing
SoloK Loan Fee	\$100 per loan

Fees are subject to change at the discretion of AXOS Advisor Services



#### **Account Information Form**

2655 1st Street, Ste 250 Simi Valley, CA 93065 Phone: (800) 473-3856

Section A: ACCOUNT INFORMATION	
Account Type: O New O Existing/Updating	Account #:
Section B: REPRESENTATIVE(S) INFORMATION	
Representative Name(s)	Representative #
Section C: ACCOUNT REGISTRATION (Check All That App	oly)
NON-RETIREMENT	
☐ Individual (TOD) ☐ JT WROS ☐ JT	TIC
☐ Corporate Account ☐ Partnership ☐ No	on-Profit UTMA (Indicate State/Age of Majority)/
TRUST	
☐ Revocable Living Trust ☐ Irrevocable Trust	
Name of the Trust	SSN/Tax ID# Dated
RETIREMENT	
☐ Trad IRA ☐ Roth IRA ☐ Rollover	IRA ☐ SEP IRA ☐ SIMPLE IRA ☐ Beneficiary /
☐ Solo(k) ☐ 401(k) Plan ☐ 403(b) Pla	an
Section D: CLIENT INFORMATION (Individual, First Truste	ee, Minor on UTMA account)
Client Name (First, Middle, Last)	Date of Birth Age
SSN/Tax ID# Marital Status	Spouse Name
Physical Address	City State ZIP
Mailing Address (if different)	City State ZIP
Home Phone Work Phone	Email
Employment Status: O Employed O Self-Employed	O Not Employed O Retired O Student O Homemaker
Employer	Type of Business
Job Title	Years With Employer
Citizenship O US Citizen O Resident Alien Cou	ntry of Citizenship (if not US Citizen)
Type of ID	ID#
Place of Issuance	Date of Issuance Exp. Date
Section E: CLIENT INFORMATION - Joint / Custodian [Par	rent/Guardian] / Plan Sponser / Trustee / Owner / President
Client Name (First, Middle, Last)	Date of Birth Age
SSN/Tax ID# Marital Status	Spouse Name
Relation to client in Section D	<u>_</u>
Physical Address	City State ZIP
Mailing Address (if different)	City State ZIP
Home Phone (if different) Work Phone	Email
Employment Status: O Employed O Self-Employed	O Not Employed O Retired O Student O Homemaker
Employer	Type of Business
Job Title	Years With Employer
•	Intry of Citizenship (if not US Citizen)
Type of ID Place of Issuance	Date of Issuance Exp. Date
LIGUE VI INMONUE	Date Of Issuance EAU. Date



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efined Contribution (401k, 4	103b, 457 etc.)/Defined Be	enefit Plans or Corpo	rate Account
		Tax ID #	
O Sole Properitor O Par	tnership O LLC	○ S-Corp	O C-Corp
	City	:	State ZIP
	City		State ZIP
Business Web	osite		
ACKGROUND (Based on Ho	usehold)		
Net Worth <sup>2</sup> (Exclude Primary Residence)	Liquid Net Worth <sup>3</sup>	Investable Assets <sup>4</sup>	Federal Tax Bracket
O \$50,000 and under	O \$50,000 and under	O \$50,000 and unde	er O 0 - 15%
O \$50,001 - 200,000	O \$50,001 - 200,000	O \$50,001 - 200,000	0 16 - 28%
O \$200,001 - 500,000	O \$200,001 - 500,000	O \$200,001 - 500,00	00
O \$500,001 - 1,000,000	O \$500,001 - 1,000,000	O \$500,001 - 1,000,0	OOO O > 36%
Over \$1,000,000	Over \$1,000,000	Over \$1,000,000	
Liquidity Needs <sup>6</sup> (over the next 3 years)			
O None at this time			
O \$25,000 and under			
O \$25,001 - 50,000			
O \$50,001 - 100,000			
O \$100,001 - 250,000			
Over \$250,000			
	Business Web  ACKGROUND (Based on Ho  Net Worth <sup>2</sup> (Exclude Primary Residence)  \$50,000 and under  \$50,001 - 200,000  \$200,001 - 500,000  Over \$1,000,000  Liquidity Needs <sup>6</sup> (over the next 3 years)  None at this time  \$25,000 and under  \$25,000 and under  \$25,001 - 50,000  \$50,001 - 100,000  \$100,001 - 250,000	O Sole Properitor O Partnership O LLC  City  Business Website  ACKGROUND (Based on Household)  Net Worth <sup>2</sup> Liquid Net Worth <sup>3</sup> (Exclude Primary Residence)  O \$50,000 and under  O \$50,001 - 200,000  O \$200,001 - 500,000  O \$200,001 - 500,000  O \$500,001 - 1,000,000  O Ver \$1,000,000  Cover \$1,000,000  D Ver \$1,000,000  Liquidity Needs <sup>6</sup> (over the next 3 years)  O None at this time  O \$25,000 and under  O \$25,000 and under	O Sole Properitor

- <sup>1</sup> Annual income includes income from sources such as employment, alimony, social security, investment income, etc.
- <sup>2</sup> Net worth is the value of your assets minus your liabilities. For purposes of this application, assets include stocks, bonds, mutual funds, annuities, other securities, bank accounts, business equity, real estate and other personal property. Exlcude your primary residence. Liabilities include any outstanding mortgage, loans, credit card balances, taxes, etc.
- <sup>3</sup> Liquid net worth is your net worth minus your assets that cannot be converted quickly and easily into cash, such as real estate, business equity, personal property and automobiles, expected inheritances, assets earmarked for other purposes, and investments or accounts subject to substantial penalties if they were sold or if assets were withdrawn from them.
- <sup>4</sup> Investable assets are assets held in general securities accounts, certificates of deposit, mutual funds, stocks, bonds and annuities. Insurance contracts with a cash value are also regarded as investable assets, as are funds held in retirement accounts and qualified plans. Excluded would be basic cash accounts, primary residence and pensions if illiquid.
- <sup>5</sup> Annual expenses might include mortgage payments, rent, long-term debts, utilities, alimony, or child support payments, etc.
- <sup>6</sup> Liquidity needs might include a home purchase, remodeling a home, a car purchase, education, medical expenses, etc.



**Principal Signature** 

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#### Section H: AFFILIATION INFORMATION

Section H: AFFILIATION INFORM	IATION						
Is any client or, if client is an entity, policy-making officer of a publicly t			of client (o	a member of the immediate far	mily) a director	, 10% shareh	nolder or
	Compa	ny Name:		Tradin	g Symbol:		
Section I: INVESTMENT EXPERIE	NCE (Mark	all that ap	pply)				
<u>Investment</u>	Years	of experie	ence	<u>Investment</u>	Yea	rs of experie	ence
☐ No Investment Experience		•		☐ Mutual Funds/ETFs	O 1-5	O 5-10	O > 10
☐ Money Market / CDs	O 1-5	O 5-10	O > 10	☐ Stocks / Bonds	O 1-5	O 5-10	O > 10
☐ Variable Annuities	O 1 - 5	O 5-10	O > 10	☐ Options	O 1 - 5	O 5-10	O > 10
☐ Variable Afficiates	O 1-5	O 5-10		Other	O 1-5	O 5-10	O > 10
			O > 10			O 3-10	<u> </u>
Section J: SOURCE OF FUNDS (C	heck All Tha	at Apply)					
		☐ IRA Tr☐ Mone☐ Gift☐ Other☐	y Market	☐ TSP Rollover ☐ Pensio☐ Cert. of Deposit ☐ Salary☐ Home Equity Line of Credi☐—	Deferral CI		ngs
Section K: SIGNATURES							
I acknowledge that I have read all inform completed a 'Suitability Invesment Profile and sophistication in relation to making resignatures shall be deemed an original form.  I've received the required disclosing Services LLC.  ADV PART 2A: Discloses information and Part 2B: Discloses the educate Representative.  FORM CRS: Designed to help client Investment Advisor Representative.	e' which in adding investment ror purposes of interest of the control of the cont	tion to inform ecommenda introducing the state of the sta	nation provide tions. I agre his form into o or at the tion services we ness experie	ed on this form may be relied upon for e a photocopy, electronically scanned evidence as part of any proceeding.  The of executing an agreement to e offer.  The offer and any disciplinary history of the content of th	the purposes of I image or facsim for services wi	evaluating my ile of this form th HBW Adv	r suitability n and visory
PRIVACY POLICY: Discloses the w	ays HBW gatl	ners, uses,	and manag	es client information.			
If you have any questions regarding	ng these doc	uments pl	ease conta	ct your Investment Advisor Rep	resentative		
Client Signature			Date	Joint Client Signature			Date
Primary Representative Signature			Date	Second Representative Signature			Date

Date



#### **Contract for Financial Advice**

inis Contract is between F	•	stered investment Advisor ("HBW"), acting al Advisor"), and	through its Representative,("Client").
1. Client requests HBW to		ving services through Financial Advisor.	( client ).
2. Client understands, in li	mited circumstances, HBW may bees may be based on the accoun	ill fees differently than what's described be	low. For example, fees may be billed monthly tead of an average daily balance; or fees may
Contract as described b	pelow The Firm will, after consult	is, until either party terminates the conti ing with you, recommend that you establis ich shall be referred to as managed assets.	sh and maintain, in your name, accounts,
Initial here for services t	that apply to:		
/Asset	Management – HBW Advisor N	Money Manager (Charles Schwab, Axos	Advisor Services, Nationwide)
investment models. This co This authority also gives HE Advisor Services, Nationwid	ntract provides HBW written autho BW the authorization to change its	es sub-advisors to tap talent that is not avail rization from client for discretionary authority sub-advisors or third-party money manage s an annual fee based on a percentage of asse Tiered:*	to manage client's accounts through HBW. rs and as well as for fee deduction at AXOS
*Advisor Managed Cust	om Portfolios: Fee ranges may	be specified here:	
☐ Tiered	Linear	Asset Range	<u>Fee</u>
charged at the lowest rate	each dollar while linear fees are attained for all assets.  os Advisor Services and Nation	wide	<u> </u>
Tactically-Managed Acco	ounts:	Asset Allocation Models:	
Account Range	Maximum Annual Fee	Account Range	Maximum Annual Fee
Up to \$2 million	1.85%	Up to \$2 million	1.25%
\$2 million up to \$5 million \$5 million and up	1.70% 1.55%	\$2 million up to \$5 million \$5 million and up	1.10% 0.95%
time other than the first da the number of days in the	y of the calendar quarter, fees will	verage daily account balance for the prior q apply on a pro rata basis, which means that voice for fees concurrent with the deductio rterly.	the advisory fee is payable in proportion to
Initial here for services t	hat apply to:		
/Asse	et Management – HBW Adviso	r Solicits for Third Party Money Manage	er
a portion of an advisory acc party as disclosed in the res of this agreement Client m	ount, advisory client shall only pay spective Form ADV Part II and Solici nust also sign the Third-Party mor	ers on those occasions when Advisor utilizes to the fee assessed by the third party for that po tors Disclosure, given to the client at the time ey manager's agreement/application which will receive a portion of the fee paid to third p	rtion of the account managed by such third e of solicitation. Concurrent with the signing will disclose all services and arrangements
Initial here for services t	hat apply to:		
/Asse	et Management – Other Assets	:	
·		t for discretionary authority to manage clier er management with the firm, the complexity	

custodians. Annual fee up to 2% depending on the assets under management with the firm, the complexity of investments, client objectives and other related factors. The annual fee is stated on page 3 of the Contract for Financial Advice. The annual fee is prorated and deducted quarterly from the client's advisory account in arrears. The fee calculation may use either the market value of the assets under management on the last business day of each quarter or the average daily account balance for the prior quarter, depending on the location of the assets (custodian) or third-party contracts. Client shall receive an invoice or account statement for fees concurrent with the deduction by the account custodian. Client will also receive an account statement from the custodian at least quarterly.

- 4. Neither HBW nor the Financial Advisor will be compensated on the basis of a share of capital gains or capital appreciation of the funds or any portion of the funds or assets of Client. Fees will be fully disclosed to Client by way of the fee schedule and will be automatically deducted from Client's account once HBW Advisory Services LLC has received this agreement as written consent from Client.
- 5. HBW agrees to provide either directly, through sub-advisors or third-party money managers, and Financial Advisor agrees to perform the services requested by Client through Financial Advisor for the compensation which Client has agreed to pay. In the event that Financial Advisor is unwilling or unable to perform all the services which Client has requested, HBW may provide such services through another representative, based on the best interest of the client.
- 6. Client will provide to Financial Advisor all documents and information requested by Financial Advisor to perform the services requested by Client. Information provided by Client to Financial Advisor must be complete and accurate. HBW and Financial Advisor will maintain in confidence all documents and information which Client provides. Neither HBW nor Financial Advisor will disclose information about Client to any third party without Client's consent except as may be necessary to perform the services requested by Client, unless required to do so by law or as necessary to enforce Client's obligations.
- 7. Client acknowledges and understands that:
  - a. **CLIENT INVESTMENTS WILL GO UP AND DOWN DEPENDING ON MARKET CONDITIONS**. Neither HBW nor Financial Advisor guarantees the return on any recommended investment.
  - b. Client is free to obtain accounting, brokerage and legal services from any source in order to implement recommendations that Financial Advisor will make under this Contract. This Contract will not be construed to require HBW or Financial Advisor to perform such services.
  - c. This Contract does not include any service to a qualified plan as defined by the Employees' Retirement Income Security Act (ERISA) that would deem the Financial Advisor or HBW to be acting in the fiduciary "control" capacity.
  - d. Persons providing investment advice on behalf of HBW may be registered representatives with Cetera Advisor Networks LLC, securities broker-dealer, and a member of the Financial Industry Regulatory Authority and the Securities Investor Protection Corporation. In their capacity as registered representatives, these persons will receive commission-based compensation in connection with the purchase and sale of securities, including 12b-1 fees for the sale of investment company products. Persons providing investment advice on behalf of HBW may also be licensed as independent insurance agents. These persons will earn commission-based compensation for selling insurance products, including insurance products they sell. Compensation earned by these persons in their capacities as registered representatives/independent insurance agents are separate from HBW's advisory fees. This practice presents a conflict of interest. HBW prohibits registered representatives/independent insurance agents from charging fees on commission-based products.
  - e. Client will pay an Asset Based Fee in return for asset management services. "Advisory Assets" are defined as those assets which the client directs the advisor to manage through HBW, its sub-advisors or third-party money managers. This could include the client's 401(k) plan(s), IRA plan(s), Joint, individual, and family investment plans, estate and/or trust plans, insurance plans or may include other assets which HBW monitors or provides investment advice or analysis for Client. The accounts listed in paragraph 15 are those accounts that will be charged for and are defined as "Advisory Assets". HBW will direct the custodian to debit the asset-based fees from the accounts defined as Advisory Assets. Additional costs will be imposed by the custodians for account maintenance, custodial fees and transaction fees, in addition to any investment advisory fees. The custodian fees may change at any time at the discretion of the custodian.
  - f. Neither HBW nor Financial Advisor has the authority or the discretion under this or any other Contract with Client to take physical possession of or hold Client's funds and securities. While HBW has discretionary authority to determine the securities to be bought or sold and the amount of securities to bought or sold on behalf of the Client, HBW has no authority to withdraw funds from the Client's account other than fees as authorized by the Client in writing as discussed in section 'Accounts under Advisory Control'. By signing this document, Client hereby grants discretion to HBW and Financial Advisor named herein to execute transactions.
- 8. Client may rescind this Contract within five (5) business days after its effective date, by giving written notice to Financial Advisor or HBW. If Client rescinds within five (5) business days, the contract will be terminated without compensation to HBW.
- 9. Either Client or HBW may terminate this contract by giving written notice to the other. Clients may terminate their Contract for financial advice at any time. Please allow ten business days to process the written notice and cancel the application. Client will be responsible to pay compensation for all services rendered under this Contract until the effective date of termination, or the date written notice of termination is received by HBW or Financial Advisor, if later. In the event Client terminates an asset management relationship prior to the end of the quarter, pro-rated quarter fees will be assessed to the date of termination.
- 10. If this agreement is established by the Client, the undersigned, in a fiduciary capacity, the Client hereby certifies that the Client is legally empowered to enter in or perform this agreement in such a capacity. If this agreement is established by a corporation, the undersigned certifies that this agreement has been duly authorized, executed and delivered on behalf of such corporation and that the agreement is a validly certified copy of a resolution of the Board of Directors of the corporation to that effect and authorizing the appropriate officers of the corporation to act on its behalf in connection with this agreement.
- 11. This agreement shall be governed by the laws of California. This agreement contains all the understanding of the parties as to this agreement.
- 12. This Agreement, including attachments, if any, sets forth the entire understanding of the parties hereto concerning the subject matter hereof. There are no prior or contemporaneous written or oral agreements. This Agreement may not be changed orally, but only by an amendment in writing signed by the parties. Should any section of this Agreement be held invalid for any reason, no other section hereof shall be affected and shall remain in full force and effect absent the stricken language.

- 13. Except for negligence or malfeasance or violation of application law, neither HBW or Financial Advisor, nor any of its respective directors, employees, or affiliates shall be liable hereunder for any action performed or for any errors of judgment in the provision of advisory services. The federal securities laws and certain state securities laws impose liabilities under certain circumstances on persons who act in good faith, and therefore nothing herein shall in any way constitute a waiver or limitation or any rights which the Client may have under any federal or state securities laws (or ERISA, if the Client is a qualified plan). The Client further understands that there is no guarantee that the Client's investment objectives will be achieved. Neither HBW or Financial Advisor shall have any liability for the Client's failure to timely inform HBW or Financial Advisor of any material change in the Client's financial circumstances which might affect the manner in which the Client should invest his assets or to provide HBW and Financial Advisor with any information as to the Client's financial status as HBW or Financial Advisor may reasonably request.
- 14. Any controversy or claim arising out of or relating to this Contract, or its breach, shall be settled by voluntary arbitration in accordance with the rules of the American Arbitration Association or other such mutually agreeable alternative dispute resolution forum. Judgment upon an award rendered by the arbitrator(s) may be entered in any court having jurisdiction thereof.
- 15. The Contract may not be assigned by Client without the written consent of HBW. The Contract may not be assigned by HBW without the written consent of Client. The Contract may not be assigned by Financial Advisor without the written consent of Client and HBW. All prior agreements and understandings between Client and Financial Advisor, and/or between Client and HBW on any subject treated by this Contract are superseded by this Contract.

Account Holder Name  1  2	Account Type	Platform or TPIA
3     4		<u> </u>
louseholding: Create a new household	Add to exist	<b>ring household</b> (list the other family members below)
17. By executing this Contract, Client acknowledges receipt Third-Party Money Manager's ADV Part 2 if applicable. Sub This agreement contains a pre-dispute arbitration cla	o-advisor ADV Part 2's are availa	•
AGREED to on date indicated as witnessed by the signat	ures:	
Client Signature	Date	Financial Advisor Signature
Client Name (printed)		Financial Advisor Name (printed)
Client Signature	 Date	Accepted by:
		HBW Advisory Services LLC
Client Name (printed)		Ву:
		Title:
		Date:
		Revised 3-20-2024



#### **Suitability Investment Profile**

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inve sho	n the questions below, we have assigned each response a estment programs is best suited to your particular situation. The wn that if you invest in a program that does not correspond to lain committed to your investment program(s) during periods of	e score is a your level of	lso designed to risk tolerance,	indicate the m	aximum level of risk	k you can	tolerate in your investi	ment portfolio.	History has
	Questions	Points			Answer C	ptions			Points
1.	What percentage of your total assets will this portfolio represent? (exclude real estate and tangible personal property)	[2]	☐ 76 to 100% ☐ 51 to 75%	, D		[6] [8]	□ 25 to 50% □ less than 25%		
2.	Which scenario would cause you the greatest amount of stress?	[8] [2]	`	•	ds when the respect when the value of the		• .		
3.	The time period for evaluating your portfolio performance has a significant impact on the probability of realizing stated return objectives.  How long are you willing to wait for your account's performance to meet your rate of return objective?	[2] [4] [6] [8]	One year of One to Three to F	ee Years ve Years					
4.	Choose the statement that best reflects your attitude toward varying annual returns:	[2] [6] [8]	☐ I want to me temporary☐ I want to e	atch market re return fluctuatio	turns over the long-tons. e-average long-term	term and	accept lower long-terr am willing to accept be and willing to accept a	elow-average	
5.	Imagine that you made an investment 5 years ago which has steadily earned 10% a year. If your investment was to lose 20% in the following year, what would you do?	[2] [4] [6] [8]	invested.  I would sel  I would do	I some, but not nothing, under y more of the ir	all, of the investment	nt to redu orice drop	ose most if not all the management of its are a normal part of its edrop as an opportunit	re losses nvesting	
6.	What is the maximum percentage you could tolerate losing in any calendar year in your portfolio?	[2]	□ up to 7% □ 8 to 14%			[6] [8]	☐ 15 to 21% ☐ 22% or more		
7.	Imagine that you are making an investment of \$20,000. Below are four scenarios for the potential gains or loss in one year.	[2]	☐ Investmen☐ Investmen☐		Potential Gain \$1,600 (8%) \$3,800 (19%)	VS VS VS	Potential Loss \$400 (-2%) \$2,100 (-10.5%)		
	Which investment would you be most comfortable owning?	[6] [8]	☐ Investmen☐ Investmen☐	3 >	\$ 7,200 (36%) \$ 10,800 (54%)	VS VS	\$3,600 (-18%) \$4,800 (-24%)		
8.	Regarding growth, which of the following statements most accurately reflects your goals with the money you invest?	[2] [4] [6] [8]	pace with i  I would like moderate I  I would like cycle (typic  I would like	e the money to evel of risk to a to achieve ret rally 3-5 years)	stay ahead of inflation chieve this goal. The similar or bette but with less risk. Grow significantly af	on, but I are than the efter the ef	en if this means I may on am only willing to assure stock market over a further fects of inflation are taken mount of short-term vol	me a ull market ken into	
9.	How long do you plan to allow your investments to grow without taking any withdrawals?	[2]	Less than	•		[6] [8]	☐ 6 to 8 years ☐ Over 8 years		
	Check One: 18-30 Conservative 31-41 Moderate	e Conserva	tive 42-5	51 Moderate	52-62 Growth	63	3-72 Aggressive	Total:	
	estment Objective - Check One: Capital Preservation ount Time Horizon - Check one: 4 years or less	Inco		tal Return than 8 years	Growth	Aggre	essive Growth		
l/we Clas	agree with the recommended investment program(s) as inciding a single stream of the st	dicated by t d and assu	he total point me responsib	score. If I/we h lity for any ad	ditional risk inhere	ent with t	it strategy that differs the investment progra	nm(s) I/we have	e chosen.
Clien	t Signature E	Date		Represe	ntative Signature			Date	
Inint	Signature F	)ate							



## Exhibit A Model Allocation Sheet - Page 1 (For AAS accounts only)

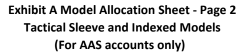
\*\*\*Don't Combine These with Page 3\*\*\*

### Complete and submit this form to provide initial allocation instructions for accounts held at 'Axos Advisor Services' Submit to trades@hbwadvisory.com

Note: Composition of Composite Models are subject to change at anytime at the discretion of HBW Advisory Services LLC

Series I models have a \$25,000 minimum no exceptions. Minimum contribution/purchase is \$250.00.

Manager	Strategy	Series I  Methodology	(150) Aggressive (Score 64-72)	(149) <b>Growth</b> (Score 52-62)	(148) <b>Moderate</b> (Score 42-50)	(147) <b>Mod Con.</b> (Score 32-40)	(146) Conservative (Score 18-30)
					percents		
HBW	El Dorado (169)	Equity	20	20	20	5	
HBW	El Dorado Income (393)	Equity	5	5	5	5	10
Horizon	Hybrid Focused w/ RA (273)	Risk Mitigation	25				
Horizon	Hybrid Growth w/ RA (274)	Risk Mitigation		25	25		
Horizon	Hybrid Moderate w/ RA (275)	Risk Mitigation				30	30
Q3	Voyage Growth (246)	Dynamic Allocation	10	10	10	7.5	5
Q3	Bull Cipher (248)	<b>Tactical Allocation</b>	10	10	10	7.5	5
Octant	Growth (311)	<b>Tactical Allocation</b>			10	10	
Octant	Tactical Beta (310)	Tactical Allocation	10	5	5	5	
Octant	Aggressive Growth (312)	Tactical Allocation	10	10			
Octant	DTAA Small Cap (185)	Tactical Allocation	10	5			
Ocean Park	Sierra Tactical Bond (389)	Fixed Income		5	7.5	15	25
Regan	Regan Total Return Income (447)			5	7.5	15	25
	Reguli Total Retail meome (447)	Tixed medine	100	100	100	100	100
				Series I (see	ond Composite website for curre im Fee Schedule		18-40)
	D IN CASH FOR TRANSFER OUT	\$	_	Series I	omposite Mode	<u>el:</u> (Score 18-40) 1.25% tier	191
lient Name			Ac	count Numbe	ſ		
ccount Regis	tration Type	Accou	unt Value		S	uitability Score	
ep Name							
ep Signature					Dat	e	





Complete and submit this form to provide initial allocation instructions for Accounts held at AXOS Advisor Services Submit to trades@hbwadvisory.com.

Note: Composition of All Models are subject to change at anytime at the discretion of HBW Advisory Services LLC.

Index have a \$5,000 minimum. Minimum purchase is \$100 for indexed.

Asset Classes/Models  Pure Indexed **  US Market  Foreign Developed  Emerging Market  Real Estate  Bonds	213 Conservative (Score 18-30)  5 5 5 5 5	Moderate Conservative (Score 32-40)  10 10 10 10 10 60	215 Moderate (Score 42-50)  20 15 15 10 40	216 Growth (Score 52-62)  30 20 20 10 20	217 Aggressive (Score 64-72)  35 25 20 10 10
C 3% (280)	ain  onservative + (272)  onservative (271)  oderate (270)  rowth (269)  ocused (268)	Protect  Note: Horizon Prote  Moderate (275)  Growth (274)  Focused (273)	ect can not be comb	num Fee Schedule 1.2.  Dined with pg 1 tactica  mum Fee Schedule 1.2.	al models
Thematics (Global X and Cloud Computing (CLOU) (35 Conscious Companies (356) E-Commerce (359) Defense and Aerospace (363 Mobile & Digital Payments (364 Cash and Income Fund Sci	Fou   Fou   Fut   Gan   S)   Lon   Mill   Columns   Vanguar   Vanguar   Columns   Vanguar   Columns   Co	nder-Run (360) ure Analytics Tech (350) ning and Esports (354) gevity (355) lennials (352) d Short Term Bond ative (18-30)	Robe Soci	erred Shares (353)  otics and AI (357)  al Media (358)  er Dividend REIT (328)  ninimum Fee Schedule  ck Mult-Asset Income te Conservative (32-4	
* The Pure Indexed models  **Indexed models may til  OTHER HOLD IN CASH FOR TE  Reason/Transfering Custodian	It toward or away from ris		=	nent (bonds) by as m	uch as 20%.
Client Name  Account Registration Type  Rep Name		Account Value	count Number	Suitability Score	
Rep Signature Principal Signature				DateDate	



### Complete and submit this form to provide initial allocation instructions for Accounts held at 'AXOS Advisor Services' Submit to trades@hbwadvisory.com.

#### Model Names and Numbers can be found on the custom allocation worksheet

**Custom Allocation Worksheet** 

Advisor Directed Models	%		
Model Name and Model Number	Allocation	Model Name and Model Number	Allocation
-	%		%
	%		%
	%		%
	%		%
	%		%
	%	_	%
	%		%
	%		%
	%		%
	%		%
-	%		%
	%		%
	Worksheet is dentent/uploads/Cu	iate for the client's risk tolerance a esigned to help you with the calcul stom-Allocation-Calculator.xlsx  Total	ations.
ient Name		Account Number	
ccount Registration Type	Acco	ount ValueSu	itability Score
ep Name			
ep Signature		Date	
rincinal Signature		Date	



#### IRA TRANSFER ACKNOWLEDGMENT FORM

HBW Advisory Services LLC and your advisor have an obligation to act as a fiduciary on your retirement account. We are obligated to uphold the "Impartial Conduct Standards" which ensure advisors adhere to fiduciary norms and basic standards of fair dealing.

The standards specifically require advisors and financial institutions to:

- Give advice that is in the best interest of the retirement investor. This best interest has two chief components:
  - o Prudence: The advice must meet a professional standard of care
  - Loyalty: the advice must be based on the best interest of the consumer rather than potentially competing financial interest of the advisor or the firm
- Charge no more than reasonable compensation
- Make no misleading statements about investment transactions, compensation or conflicts of interest

Your advisor has a fiduciary duty to evaluate the relevant factors to determine if the recommendation to transfer your IRA account is suitable and in your best interest. The relevant factors are those that a person who is knowledgeable about such matters would consider. This means your advisor has a fiduciary duty to use care, skill, prudence and diligence for his or her recommendation, based on your investment objectives, risk tolerance, financial circumstances and needs without regard to his or her financial or other interests.

Conflict of interest - your advisor has a conflict of interest in recommending the transfer of your account since your advisor will earn a fee based on your assets, but will likely not receive a fee if your existing account stays in place. Please refer to the Form CRS and Form ADV for more information regarding conflicts of interest.

FIDUCIARY RESPONSIBILITY	
When we provide investment advice to you regarding your retirement plan account or meaning of Title I of the Employee Retirement Income Security Act and/or the Interna retirement accounts. The way we make money creates some conflicts with your intere act in your best interest and not put our interest ahead of yours. Under this special recare when making investment recommendations (give prudent advice); never purecommendations (give loyal advice); avoid misleading statements about conflicts of interesting that we give advice that is in your best interest; charge no basic information about conflicts of interest.	al Revenue Code, as applicable, which are laws governing ests, so we operate under a special rule that requires us to ule's provisions, we must: Meet a professional standard of ut our financial interests ahead of yours when making erest, fees, and investments; follow policies and procedures
I have identified the specific reason(s) for concluding that the recommendation mee	ts the Fiduciary Advice Standard as indicated below:
1. Explain why the client will benefit from this recommendation.	
2. Compare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the client's current IRA and the recompare the fees and expenses for the fees and expense	
ACKNOWLEDGEMENT	
I acknowledge the information above has been presented and reviewe	ed by the registered representative.
Client Signature	Date
Representative Signature	Date



# Retirement Account Rollover Acknowledgement Form for 401(k), 403(b), 457, or any other Employer Sponsored Plan

Account Information:		
Rep Name:	Rep Code:	Account Number:
Account Title:		Custodian:
Account Type: Rollover IRA Roth IRA	Rollover T	ype: Direct In-Direct
Rollover Information:		
Please select the source of funds for the rollover:		
Former employer plan	Roth 401k	
Current employer plan (in-service distribution)	Other	
Approximate Value of Rollover: \$	_	
Is the client under age 59 1/2? Yes No		
When does the client plan to start taking distributions from the Account?		(Provide a date or time frame)
Client Acknowledgement:		

### I acknowledge and agree with the following statements

I have carefully considered the available options for my employer sponsored retirement plan, which may include, but are not limited to:

- Rolling over assets into an IRA
- 2. Rolling over assets into my current employer's plan
- 3. Keeping assets with my former employer's plan, if permitted by plan provisions
- 4. Taking a cash distribution with all applicable taxes and withdrawal penalties

I understand the benefits and limitations of the available options and have considered such factors as differences in investment related expenses, plan or account fees, available investment options, distribution options, legal and creditor protections, the availability of loan provisions, tax treatment, and other concerns specific to my individual needs.

I understand that my advisor will be compensated for this rollover on an ongoing basis and that my accounts may incur other costs related to account administration, trading, custodial services, etc.

I understand that if I am between age 55 and 59 1/2, I may be able to take penalty-free withdrawals from an employer-sponsored plan. In contrast, withdrawals from an IRA before age 59 1/2 will incur a 10% tax penalty unless they are taken under a specific tax provision. If I take distributions prior to age 59 1/2 I will consult with a tax professional regarding the tax implications of those distributions.

I understand that if any portion of this rollover represents a distribution of my employer's stock or securities that has appreciated in value, the stock may be eligible for special IRS tax treatment. I will consult with my plan administrator and tax professional about tax scenarios related to appreciated company securities.

I understand that if I am completing an indirect rollover, that my plan administrator may be required to withhold 20% of my distribution, that I must complete the rollover within 60 days, and that if I want to defer taxes on the entire distribution I will need to add funds from another source equal to the 20% withheld. I have consulted with my plan administrator and tax professional regarding the additional tax implications of completing an indirect rollover.

I understand that an ERISA Plan may have an advantage over an IRA in providing greater protection from creditors and lawsuit judgments. I do not see any need to seek protection from creditors or lawsuits.

I understand that should I plan to move to a new employer and work beyond my 70's it may be in my best interest to transfer my plan to my new employer. The new plan may not require minimum distributions to commence until my actual retirement rather than at age 70 1/2. I do not intend to move to a new employer and work beyond age 70 1/2.

Conflict of interest - your advisor has a conflict of interest in recommending the transfer of your account since your advisor will earn a fee based on your assets, but will likely not receive a fee if your existing account stays in place. Please refer to the Form CRS and Form ADV for more information regarding conflicts of interest.

FIDUCIARY RESPONSIBILITY	
When we provide investment advice to you regarding your retirement plan account or individual retirement meaning of Title I of the Employee Retirement Income Security Act and/or the Internal Revenue Code, a retirement accounts. The way we make money creates some conflicts with your interests, so we operate act in your best interest and not put our interest ahead of yours. Under this special rule's provisions, we care when making investment recommendations (give prudent advice); never put our financial intrecommendations (give loyal advice); avoid misleading statements about conflicts of interest, fees, and invedesigned to ensure that we give advice that is in your best interest; charge no more than is reasonable information about conflicts of interest.	as applicable, which are laws governing under a special rule that requires us to e must: Meet a professional standard of the erests ahead of yours when making estments; follow policies and procedures
I have identified the specific reason(s) for concluding that the recommendation meets the Fiduciary Ad	dvice Standard as indicated below:
1. Explain why the client will benefit from this recommendation	
<ol> <li>Compare the fees and expenses for the client's employer plan and the recommended account of the compare the fees and expenses for the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan and the recommended account of the client's employer plan account of the</li></ol>	
ACKNOWLEDGEMENT	
I acknowledge the information above has been presented and reviewed by the registere	ed representative.
Client Signature	Date
Representative Signature	Date