Electronic Delivery and Services Agreement

This Electronic Delivery and Services Agreement (as amended from time to time) (this "Agreement") applies to your brokerage account with Green Pier Fintech LLC ("Green Pier" or "we", "us" or "our") and all Green Pier accounts associated with your Social Security number and/or the Tax Identification Number on the accounts for which you are authorized. This Agreement forms a part of your brokerage account agreement with us (the "Account Agreement"), and capitalized terms used but not defined herein shall have the meaning set forth in the Account Agreement.

Consent to Electronic Services and Delivery

By opening your account with us, you agree to conduct business with us electronically and understand that electronic dealings and communications are integral to, and are a condition to, your relationship with us. If you do not wish to consent to electronic dealings and communications, you should not open or maintain an account with us. Delivery of communications by U.S. mail as an account preference is not supported. You consent to the use of electronic signatures in connection with all matters relating to your account, and agree that your use of an electronic signature to sign any document or agreement relating to your account legally binds you in the same manner as if you had manually signed such document.

You consent to the electronic delivery of all documents, communications, and information related to your account ("Communications"), including, but not limited to account opening documents, account statements, trade confirmations, prospectuses, proxy materials, tax forms, required disclosures, shareholder reports, agreements and other account and investment-related documents and communications, including documents from issuers and other third parties. Communications will generally be delivered to you by posting them on our website (currently, https://fcat.fidelity.com/fcat/content/gpui/login) or our mobile application (if available) (such website or application, the "Platform"). While Communications will generally be delivered through the Platform, we may also deliver Communications to you through any other form of electronic communications permitted under applicable law, including through e-mail and text messages.

You understand and agree that a valid e-mail address [and mobile phone number] [are] [is] required to open and maintain this account. If your e-mail address or mobile phone number changes, you agree to notify us immediately, which you may do at any time on the Platform. By providing your mobile phone number, you agree and consent that we may contact you at that mobile number with phone calls that may utilize an auto-dialer or via text messages for the purposes of servicing your account(s) or investigating and preventing fraud. We will not use autodialed calls or texts to contact you for marketing purposes unless we receive your prior express written consent (which we may obtain electronically). You do not have to agree to receive auto-dialed calls or texts to your mobile phone number for marketing purposes in order to use the products and services offered by us. You can decline to receive autodialed calls and texts to your mobile phone by contacting us at 833-486-1816. Standard telephone minute and text charges may apply.

You specifically (i) acknowledge, as part of your acceptance of the terms of this Agreement, that certain Communications to be delivered electronically will contain information regarding your personal financial matters ("Personal Financial Information") and (ii) consent to the delivery of such Personal Financial Information by electronic means specified in this Agreement.

Your consent is effective until it is revoked by you in accordance with the Revoking Consent section of this Agreement.

Notwithstanding your consent to electronic delivery of all Communications, we may, in our discretion, deliver any Communications to you through the postal mail, including if we have reason to believe that you are not receiving Communications electronically; provided that, any delivery of Communications to you through the postal mail does not alter your consent to electronic delivery of Communications. We will also deliver communications to you through the postal mail to the extent required by applicable law.

If you need a paper copy of any tax form, please log into the Platform and go to the Communications tab > Tax Forms > View Document and then print or contact Green Pier Customer Service at 833-486-1816 to submit a request.

Information about Systems Requirements

To participate in the electronic delivery program and receive Communications, you must have a valid email address and Internet access via a browser that is JavaScript-enabled. Electronic delivery is provided free of charge from Green Pier but your online service provider may apply a charge. Communications may be provided in Hypertext Markup Language (HTML), Portable Document Format (PDF), or other compatible formats. By consenting to electronic delivery, you confirm that your personal computer or access device is equipped with software that is capable of opening files in these formats.

Accessing Communications

Green Pier or its designee will notify you by email or other electronic means (including, but not limited to, a text message or alert through the Platform) when a Communication is available on the Platform. Regardless of whether or not you receive an electronic notification, you agree to check the Platform regularly to avoid missing any time-sensitive or otherwise important Communications. So long as Green Pier sends communications to you at the electronic address of record (or message through your mobile application), given during the Account setup process and subsequent updates, the communications are legally presumed to have been delivered, whether you actually received them or not.

The notification you will be sent about the availability of a Communication will include information about where the Communication can be accessed and how to access it. Currently, Communications are made available within the Communications tab on the Platform. You will need to establish a username and password for the Platform and log in to the Platform to view these Communications. Communications posted on the Platform, including tax forms and documents, will generally be available for at least five years. The length of availability may be

subject to change in the future. You should download or print copies of any Communications you would like to save for your records.

For documents from other issuers of investments held in your Green Pier account now and in the future, as they are or become available in electronic form, you will receive notification that will either include information about where the documents can be accessed and instructions on how to access the documents, or the documents themselves.

If you have any difficulty accessing any Communications, please contact us by emailing Green Pier Customer Service at service@greenpier.com. In the future, you will be sent instructions about how to access Communications if they become available in a different location.

Revoking Consent

Your consent to electronic delivery will remain effective until it is revoked by you. You may revoke your consent at any time by calling Green Pier Customer Service at 833-486-1816. For certain accounts, revocation of this consent may require revocation by all owners, trustees, or authorized persons of the account. Any revocation of your consent to electronic delivery will take effect once we have had a reasonable time to process the revocation, and we may continue to deliver Communications electronically until the revocation has been processed. For the avoidance of doubt, any revocation of consent to electronic delivery must be explicit, and any request to provide a paper copy of one or more Communications will not constitute a revocation of consent to electronic delivery.

If you revoke your consent to electronic delivery, however, you agree that we have the right to close your account and terminate our business relationship with you. If you revoke your consent to electronic delivery, you agree to us restricting your ability to purchase securities or investments in your account or transfer funds into your account. Additionally, if you revoke your consent to electronic delivery, you agree to, no later than [30] days after such revocation, provide us with instructions to transfer your account to another financial institutional or you can liquidate your account and withdraw all funds from your account. If you have not taken such actions within [30] days, Green Pier has the right to restrict and/or close your Account, and terminate your access to Green Pier's services. You agree that, to the extent permitted by applicable law, we shall not be liable for any losses or damages that you incur as a result of any actions that we take to liquidate your investments and close your account after you have revoked your consent to electronic delivery.

To the extent that we determine, in our discretion, to continue to maintain your account after you have revoked consent to electronic delivery (whether indefinitely or for a period of time until it is closed), we may (i) charge a reasonable fee for the delivery of any Communication to you through the postal mail in paper form and (ii) continue to deliver electronically any Communications that are not required to be delivered to you in writing under applicable law. You further agree that any revocation of your consent will not affect the legal effectiveness or validity of any electronic communication provided to you while your consent was in effect.

Access to all Communications made available through the Portal will continue to be available on the Portal for at least five years after account closure.