I LPL Financial

Facts	What Does LPL Do with Your Personal Information?		
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share and protect your personal information. Please read this notice carefully to understand what we do.		
What?	The types of personal information we collect can include: Social Security number Investment experience Income Account transactions Assets Retirement assets When you are <i>no longer</i> our customer, we will continue to hold your information and share it as described in this notice.		
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons why financial companies can share their customers' personal information, the reasons LPL chooses to share personal information and whether you can limit this sharing.		

Reasons We Can Share Your Personal Information		Can You Limit This Sharing?
For our everyday business purposes, such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus		No
For our marketing purposes to offer our products and services to you	Yes	No
For joint marketing with other financial companies	Yes	No
For our affiliates' everyday business purposes—information about your transactions and experiences		No
For our affiliates' everyday business purposes—information about your creditworthiness		We don't share
For non-affiliates to market to you—for clients with accounts established with LPL representatives at banks or credit unions		We don't share
For non-affiliates to market to you—for clients with accounts established with LPL independent representatives		Yes
 If your independent financial professional terminates his or her relationship with us and moves to another brokerage or investment advisory firm, we or your independent financial professional may disclose your personal information to the new firm, unless you instruct us not to by returning the completed Departing Financial Professional Privacy Choice form attached to this notice. 		
Questions? Go to <u>www.lpl.com</u>		

LPL Financial, a registered investment advisor, member FINRA/SIPC

Who We Are		
Who is providing this notice?	LPL Financial LLC and its affiliates (collect Fortigent LLC	tively, LPL). Our affiliates include the following: PTC Holdings, Inc. The Private Trust Company, N.A
	LPL Insurance Associates, Inc.	Allen & Company of Florida, LLC, DBA Allen & Company

What We Do			
How does LPL protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. Our online environment uses security technologies, including layered security and access controls over personal information. For further information, please visit the page <u>How LPL Financial Secures Your Information</u> .		
How does LPL collect my personal information?	 We collect your personal information, for example, when you: Open an account Enter into an investment advisory account Apply for insurance Tell us about your investment or retirement portfolio Seek advice about your investments We also collect your personal information from others such as credit bureaus, affiliates or other companies. 		
Why can't I limit all sharing?	 Federal law gives you the right to limit only: Sharing for affiliates' everyday business purposes—information about your creditworthiness Affiliates from using your information to market to you Sharing for non-affiliates to market to you State laws and individual companies may give you additional rights to limit sharing. See below for more on your rights under state law. 		
What happens when I limit sharing for an account I hold jointly with someone else?	Your choices will apply to everyone on your account.		

Definitions	
Affiliates	 Companies related by common ownership or control. They can be financial and non-financial companies. Our affiliates include companies with an LPL Financial name; financial companies such as The Private Trust Company, N.A; non-financial companies and others.
Non-Affiliates	 Companies not related by common ownership or control. They can be financial and non-financial companies. Non-affiliates we may share information with include an independent representative's new brokerage or an investment advisory firm.
Joint marketing	 A formal agreement between non-affiliates financial companies that together market financial products or services to you: This may include banks, credit unions or other financial institutions with which we have a joint marketing agreement

Other Important Information

Information for California, North Dakota, and Vermont Customers

In response to applicable state law, if the mailing address provided for your account is in California, North Dakota, or Vermont, we will automatically treat your account as if you do not want us to disclose your personal information to non-affiliated third parties for purposes of them marketing to you, except as permitted by the applicable state law.

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Additional Information Regarding the LPL Privacy Notice

For clients of LPL financial professionals also affiliated with a bank, credit union or other financial institution

If your account was opened in our offices located at a financial institution, such as a bank or credit union; and that financial institution decides to enter into a relationship with a new financial services provider, we may share your information with that new financial services provider so that your account can continue to be serviced.

For clients of independent investment advisor firms

If your account is managed by an independent investment advisor firm, we may share your information with that investment advisor firm and your information is subject to the privacy notice of the investment advisor firm.

Mail-In Form

Departing Financial Professional Privacy Choice

(To be used by clients of LPL *independent* financial professionals only—not clients of financial professionals associated with a bank or credit union)

If you would like to limit the personal information that your financial professional could disclose or take if he or she moved to another brokerage or investment advisory firm and terminated the relationship with LPL, please complete and mail the following form to:

LPL Financial Attn: Privacy Office 1055 LPL Way Fort Mill, SC 29715

You can withdraw your opt-out choice at any time by contacting your financial professional or LPL in writing at the address provided above.

If your primary address is in a state that requires your affirmative consent to share your personal information with the New Firm, then you must give your written consent before we will allow your financial professional to take your personal information to that New Firm. Please contact your financial professional for more information about providing your written consent.

Please be aware that LPL Financial entered into the Protocol for Broker Recruiting (Protocol) on September 4, 2008, with certain other brokerage firms, and if LPL remains a signatory to the Protocol as of the effective date of your financial professional's termination from LPL, then LPL will permit your financial professional to take your name, address, phone number, email address and the account title of the accounts serviced (or additional information as permitted if the Protocol is amended) while your financial professional was associated with LPL if your financial professional joins one of these Protocol firms. The retention of this limited information by your financial professional under the Protocol may occur even if you have exercised your rights to limit information sharing as described above.

By completing and returning this form as described, I am instructing LPL to limit the personal information about me that my financial professional could disclose or take if he or she moves to another brokerage or investment advisory firm and terminates the relationship with LPL. However, I understand that LPL may disclose my name, address, telephone number, email and the account title of the accounts serviced by my financial professional to the new brokerage or investment advisory firm as allowed under federal and certain state laws and the Protocol.

Please note that for accounts held jointly by two or more persons, the privacy choices made by any account holder apply to all joint holders with respect to the account. In order for your opt-out election to be effective, you must complete ALL of the following information:

Name (please print clearly)			
Address			
City	State/Zip	Phone Number	
Name of LPL Financial Professional			
Signature		Date	