



EDGE ADVISORS, LLC

INVESTMENT ADVISOR DISCLOSURE BROCHURE (Formerly ADV PART II)

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This brochure provides information about the qualifications and business practices of Edge Advisors. If you have any questions about the contents of this brochure, please contact us at (404)890-7707 or info@edgecappartners.com. The title "Registered Investment Adviser" is not meant to imply a certain level of skill or training and the information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about Edge Advisors also is available on the SEC's website at www.adviserinfo.sec.gov.

MATERIAL CHANGES

There have been no material changes since Edge filed its annual update on March 28, 2013. The following changes were noted on the update filed in March of this year:

Edge Advisors, LLC registered with the National Futures Association as a Commodity Pool Operator ("CPO"). For more information on this registration, see the section on "Other financials industry affiliations".

Edge began managing a private investment fund, ESAWF.

Edge entered into an agreement with a third party whereby Edge would compensate the third party for any clients referred to Edge. For additional information on this changes, please see the section of this brochure titled "Client Referrals and Other Compensation".

Edge Capital transitioned the roles of Managing Partner to Henry Jones and William Skeeane who, as Co-Managing Partners, are responsible for implementation of the firm's strategy as set by the Board of Directors.

Going forward, Edge will combine the relevant portions of its previously separate brochures for liquidity management and general investment management. Accordingly, the firm will only use one brochure going forward.

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Advisory Business of Edge

Edge Advisors ("Edge"), a wholly owned subsidiary of Edge Capital Partners, is based in Atlanta, Georgia and was formed in 2006. Edge has managed investments for clients since April, 2007. The firm's partners and sixteen team members use their talent and experience to bring a high level of service to ultra-high net-worth individuals and institutions who desire a customized and thoughtful approach to investment management, coupled with a fiduciary level of responsibility and transparency.

Edge applies their knowledge and experience managing client portfolios through the application of one or more approaches:

Separately Managed Accounts

Edge may manage a portion of client assets using separately managed accounts. Edge may select securities to build a customized portfolio for the client or Edge may use one of its team-managed approaches in managing a client's separate account. In using a team-managed approach, Edge will select the securities to be purchased in accordance with a set of pre-defined investment themes.

Edge may also construct a client portfolio using separate accounts managed by third-party investment advisors, not affiliated with Edge. This approach is often used when a client seeks exposure to a specialized class of securities and where Edge has identified a third party manager with an area of specialized expertise.

In addition to managing client portfolios, Edge also offers liquidity management services for institutional and individual clients desiring professional management of their short-term investments (this service is often known as "cash management").

Private Funds

Edge may recommend, for appropriately qualified clients, investment in one or more private funds. These private funds are privately placed pools of investment capital organized as domestic limited partnerships, limited liability companies or as non-U.S. entities. Edge serves as the investment manager for three such funds; Edge Discovery LLC, Edge Discovery Ltd., and ESAWF LLC. Because of regulatory constraints, not all clients may be eligible to invest in these private funds.

As of 12/31/2012 Edge manages a total of \$1,947,325,144 in client assets. In managing these assets, Edge can either use discretion to make the investment selections (\$929,052,165 of our client's assets are managed in this manner) or work in partnership with the client to make the investment selections (\$1,018,272,979 of client assets are managed without discretion). Even if Edge takes discretion over investment selection, we still allow our clients to specify certain types of investments they wish to avoid (as is the case with socially responsible investments).

Fees and Compensation

As is noted in the investment advisory contract signed by each client, the client will pay Edge a quarterly management fee, payable in arrears, based on the average quarterly balance in the client account(s) managed by the advisor. In unusual situations, at the request of a client, Edge may charge the client using other methods (i.e. a flat fee charged monthly). Any deviation from Edge's normal compensation arrangement will be clearly noted in the client's investment advisory contract (which will be signed by both Edge and

the client). These fees may be negotiated by Edge depending on the circumstances surrounding the client's account (i.e. the asset allocation). Any deviation from the stated fee schedule will be at the sole discretion of Edge. The quarterly management fee will be automatically deducted from the client account on a quarterly basis unless otherwise agreed upon by the client and Edge.

All fees paid to Edge for investment advisory services are separate and distinct from the expenses charged by any funds to the shareholders. These fees are described in each fund's prospectus or offering document. Fees charged by a fund typically will include a management fee as well as other fund expenses, possibly to include a distribution fee or a fee related to the performance of the underlying fund. In addition to fees paid for investing with third-party funds, clients may also pay fees charged by their brokerage firm or custodian. These fees may include commission charges for transactions and custody fees. For additional information on Edge's brokerage practices, please see the section of this brochure titled "Brokerage Practices".

A client could invest in these products directly, without the services of Edge (in that case, the client would not receive any fee reductions negotiated by Edge or the services of Edge which are designed, among other things, to assist the client in determining which products or services are most appropriate to the client's financial condition and objectives). Accordingly, the client should review both the fees charged by the product sponsor and the fees charged by Edge to understand the total fees the client will pay.

Below is a copy of Edge's standard fee schedule

Edge Advisors, LLC primary fee schedule for Client's with a balanced or growth mandate:

- * 1.00% on all assets under \$5 Million
- * .70% on all assets more than \$5MM but less than \$10MM
- * .65% on all assets more than \$10MM but less than \$20MM
- * .55% on all assets more than \$20MM but less than \$50MM
- * .45% on all assets more than \$50MM but less than \$100MM
- * All assets over \$100MM will be billed at a negotiable rate

Edge Advisors, LLC primary fee schedule for Client's utilizing Edge's liquidity management services:

- .20% on all assets under \$25MM
- .15% on all assets more than \$25MM but less than \$50MM
- .10% on all assets more than \$50MM but less than \$75MM
- .08% on all assets more than \$75MM but less than \$100MM
- .05% on all assets over \$100MM

Performance-Based Fees & Side-by-side Management

Clients who choose to invest in shares of Edge Discovery LLC or Edge Discovery Ltd. (two private funds offered to eligible clients), may elect to invest in the Class "B" shares of the fund. Investors in the class "B" shares will not be charged an advisory fee by Edge, but instead will pay an amount equal to 10% of the investor's net profits for the calendar year. The client will not be required to pay the performance allocation until prior losses allocated to the member have been recouped. Additional information on Edge Discovery LLC and Edge Discovery Ltd may be found in the section of this brochure discussing "Other Financial Industry Activities and Affiliations".

Side-by-side management occurs when an investment advisor manages more than one fund and it can create material conflicts of interest if the advisor is compensated differently for managing the distinct funds. As an example, if an advisor buys shares of a security for two funds it manages, the advisor might be compelled to allocate the shares executed at the lowest price to a fund for which it receives a performance incentive. As noted previously in this section, Edge does offer, through Edge Discovery LLC and Edge Discovery Ltd, investment share classes in which Edge is compensated only by receiving a portion of the fund's profits. However in both Edge Discovery funds, investors participating in the performance-compensated shares still invest in the same fund as investors in the management fee shares; they simply own a different share class of the same fund. Since both shares classes are invested into the same fund, there is no difference in the holdings of the two share classes. Edge is unable to allocate securities only to the class of shares paying a performance fee and thus there can be no conflict of interest as described under the term side-by-side management.

Types of Clients

Edge's client base currently consists of high net-worth individuals (who may use trust or other complex structures to hold their assets), corporations, defined benefit plans (both private and governmental), profit sharing plans, endowments, and charitable foundations. Although Edge reserves the right to make exceptions, Edge normally requires an initial account value of a minimum of \$5,000,000.

Methods of Analysis

Depending on the client's financial condition (i.e. income and net worth), investment objectives, liquidity needs and tolerance for risk, Edge may use one or more investment vehicles to construct a client portfolio. In addition to the risk of a loss of principal (which is inherent in almost all investments), each of these investment vehicles has unique risks that must be recognized. While seeking to identify and manage these risks on behalf of its clients Edge may perform several "due diligence" checks to make certain the investment is suitable for its clients. Below is a non-exhaustive list of some of the investment vehicles that may be used by Edge. Also noted are some of the risks associated with those investments and the type of due diligence we may perform:

- Equities (both foreign and domestic):
 - Risks
 - Loss of principal
 - Currency risk (if buying foreign securities in the foreign-country's currency)
 - Due diligence Actions
 - Analysis of the economic environment
 - Review of corporate filings
 - Third-party research
 - Review of corporate news and press releases.
 - Internal research
- Corporate, government and municipal debt instruments.
 - Risks
 - Default Risk – Risk that the bond issuer will be unable to pay interest and principal
 - Interest Rate Risk – The value of most bonds will decrease in a rising interest rate environment.

- Reinvestment Risk – The risk that proceeds from matured or called bonds may need to be reinvested at a lower rate than the rate on the bond originally purchased
- Due Diligence
 - Review of Issuer Filings
 - Internal research
 - Third Party Research
 - Rating Agencies
 - Review of Issuer Activities
- Options and Warrants
 - Risks
 - Loss of Principal (which may be considerable)
 - Risk of underlying stock being “called away” (a forced sale at a pre-arranged price) in a rising market
 - Risk of being “put” stock (a forced purchase at a pre-arranged price) in a declining market
 - Due Diligence
 - Review of the underlying security
 - Statistical analysis of the option and how it might be expected to perform given certain changes in the price of the underlying security and the time until expiration
- Limited Partnership investments (often known as Hedge funds and Private Equity Funds).
 - Risks
 - Liquidity Risk (Clients may not be able to immediately access funds)
 - Loss of Principal (May be Considerable Depending on Underlying Investment and if Fund Utilizes Leverage)
 - Other Risks May Depend on Underlying Investments (i.e. foreign currency risk for partnerships investing in foreign securities) and will be disclosed in the offering material unique to the particular fund
 - Due Diligence
 - Review of Regulatory Filings
 - Site Visit
 - Contact Service Providers to Verify Fund Information
 - Review of Portfolio Holdings as able
 - Interview with Fund Personnel
 - Review of Key Portfolio Metrics
 - Review of fund’s risk disclosure document
 - Background reference checks when possible
- Mutual Funds
 - Risks
 - Loss of Principal

- Other Risks May Depend on Underlying Investments (i.e. Interest Rate Risk for Bond Funds) and will be disclosed in the prospectus unique to the specific fund
 - Execution risk – Fund cannot be bought or sold throughout the day. Clients only receive the price as of the close of the market
- Due Diligence
 - Review of Regulatory Filings
 - Review of the fund's prospectus
 - Review of key Portfolio Metrics
 - Interview with Fund Personnel
 - Review of the Underlying Manager
- Real Assets (i.e. MLPS and REITs)
 - Risks
 - Loss of Principal
 - Due Diligence
 - Analysis of the economic environment
 - Review of corporate filings
 - Third-party research
 - Review of corporate news and press releases.
 - Internal research
- Exchange Traded Funds ("ETFs") or Exchange Traded Notes ("ETNs")
 - Risks
 - Loss of Principal
 - Other Risks May Depend on Underlying Investments (i.e. Interest Rate Risk for Bond ETF) and will be disclosed in the prospectus unique to the specific fund
 - Credit risk - Since ETNs are unsecured debts of the issuing bank, a default by the issuing bank could result in loss of principal
 - Due Diligence
 - Review of the Underlying Manager
 - Review of Regulatory Filings
 - Review of Fund Holdings
 - Review of Key Portfolio Metrics
- Third Party Separate Account Managers
 - Risks
 - Dependent on Style of Investing and Securities Utilized
 - Due Diligence
 - Review of Regulatory Filings (i.e. ADV)
 - Review of manager's investment advisory disclosure brochure
 - Possible Site Visit
 - Review of Key Portfolio Metrics
 - Verification of Key Facts with Service Providers
 - Background reference checks when possible

Disciplinary Information

Neither Edge nor any of its employees or partners have been, or are currently the subject of any legal or regulatory complaints or investigations.

Other Financial Industry Activities and Affiliations

Edge Advisors is wholly owned by Edge Capital Partners, LLC. Edge Capital Partners, LLC is also the sole owner of Edge Corporate Finance, LLC, a broker-dealer registered with FINRA (the Financial Industry Regulatory Authority). Edge Corporate Finance is a limited use broker dealer used only for handling investment banking opportunities or for offering private (unregistered) investment opportunities. Edge Corporate Finance LLC cannot hold client accounts nor can it process transactions in public securities (i.e. stocks or mutual funds) for clients. Accordingly, the relationship between Edge Corporate Finance and Edge Advisors does not present a conflict of interest for Edge clients. Currently, the following executives with Edge Advisors are also registered with Edge Corporate Finance in the capacity noted:

- Bill Maner: CEO of Edge Corporate Finance, LLC
- Peek Garlington: Registered Principal with Edge Corporate Finance
- Paul Izlar: Registered Principal with Edge Corporate Finance
- Kendrick Mattox: Registered Representative with Edge Corporate Finance
- Bert Rayle: Registered Principal with Edge Corporate Finance
- Rick Floress: Chief Compliance Officer for Edge Corporate Finance

As was previously mentioned above, Edge Corporate Finance may help market private investment opportunities to non-clients of Edge Advisors. As part of these engagements, Edge Corporate Finance may be paid a placement fee by the fund. In some circumstances, clients of Edge Advisors may become aware of these opportunities and may elect to purchase an unregistered offering being marketed by Edge Corporate Finance and Edge will continue to monitor and report on the position as part of the portfolio. In these circumstances, Edge will apply the placement fee received by Edge Corporate Finance as a credit towards the client's normal advisory fees.

Edge Capital Partners, LLC also owns 50% of Edge Carolina, LLC ("Edge Carolina"). Edge Carolina is a subsidiary of Edge Advisors, LLC ("Edge Advisors"), however since Edge Carolina is under dual ownership and control of an investment adviser registered with the U.S. Securities and Exchange Commission (the "SEC"), Edge Carolina has not separately registered with the SEC or a state regulator. Owners and employees of Edge Carolina will be subject to the supervision and policies and procedures of Edge Advisors, and employees of Edge Carolina conducting activities requiring association with a registered investment adviser will become associated persons with Edge Advisors. In addition, any disclosures regarding Edge Carolina that might normally be made by an investment adviser registered with the SEC will be made on Edge Advisors' Form ADV. Clients of Edge Carolina will receive the same investment advisory services as clients of Edge Advisors, will enter into an investment advisory agreement with Edge Advisors, and will receive Edge Advisors' Form ADV.

As was noted previously, Edge Advisors, LLC serves as the investment manager for three private funds; Edge Discovery LLC, Edge Discovery Ltd, and ESAWF LLC. We do not feel this presents a conflict since clients in either Discovery fund pay the same management fee they would pay if they invested the same dollar amount outside of Discovery and the investments available through ESAWF are only available through investment in the fund.

In 2012, Edge Advisors, LLC registered with the NFA and CFTC as a Commodity Pool Advisor ("CPO"). By registering as a CPO, Edge has the authority to select, on a discretionary basis,

third party managers and funds whose specialty is investing in commodities and futures. Edge has not registered as a Commodity Trading Advisor ("CTA") so we will not make direct investments in futures or commodities on behalf of our clients.

Edge Advisor's Code of Ethics, Participation or Interest in Client Transactions & Personal Trading

As required under SEC rule 204A-1, Edge Advisors has adopted a code of ethics to address potential conflicts of interest when Edge employees make personal investments. A full copy of Edge's Code of Ethics is available upon request by any client or prospective client of Edge.

In general, employee trades must be approved prior to being executed. Once an Edge employee makes a trade request, the Chief Compliance Officer will review trades executed that day on behalf of Edge's clients to make certain that the employee's trade might not disadvantage the client's trade. In the event an Edge employee wishes to make a trade in a security being traded for Edge clients, the employee will be allowed to place the transaction as long as the trade is aggregated with the client trades so that all parties receive the same price. For more information on Edge's trade aggregation practices, please see the section of this brochure entitled "Trade Aggregation".

Edge Advisors is the Managing Member for Edge Discovery LLC and Edge Discovery LTD. Both of these funds are investment-related LLCs in which Edge clients may be solicited to invest. Edge also serves as the Investment Manager of ESAWF, an investment-related LLC. Edge Advisors is paid a fee for serving as the investment advisor for these funds (see section of this brochure dealing with performance-based fees and other financial industry activities and affiliations). Clients investing in ESAWF or one of the Discovery funds will only pay one advisory fee (to the fund). The advisory fee that the client pays while invested in Discovery is the same as if the client invested the same amount of money with Edge Advisors and did not choose to invest through Discovery LLC or Discovery Ltd. Edge has a customized fee schedule for investors in ESAWF.

Brokerage Practices

As an investment advisory firm, Edge has a fiduciary duty to seek best execution for client transactions. While best execution is difficult to define and challenging to measure, there is some consensus that it does not solely mean the achievement of the best price on a given transaction. Rather, it appears to be a collective consideration of factors concerning the trade in question. Such factors include the security being traded, the price of the trade, the speed of the execution, apparent conditions in the market, and the specific needs of the client. Edge's primary objectives when placing orders for the purchase and sale of securities for client accounts, is to obtain the most favorable net results taking into account such factors as:

- 1) Price
- 2) Size of order
- 3) Difficulty of execution
- 4) Confidentiality
- 5) Skill required of the broker

Edge Advisors, LLC will execute its transactions through an unaffiliated broker-dealer. The broker-dealer will be chosen based on the following:

- 1) The broker's depth of capital

- 2) The broker's market access
- 3) The broker's transaction confirmation and account statement practices
- 4) Our knowledge of negotiated commission rates and spreads currently made available
- 5) The nature and character of the markets for the security to be purchased or sold,
- 6) The desired timing of the transaction
- 7) The execution
- 8) Clearance and settlement capabilities of the broker selected and others considered
- 9) Our knowledge of any actual or apparent operational problems of a broker
- 10) The reasonableness of the commission or its equivalent for the specified transaction.

Based on the above criteria, Edge may not necessarily pay the lowest commission or commission equivalent as specific transactions may involve specialized services on the part of the broker. Such specialized services might well be expected to justify a higher commission. Some fixed income trades may be executed on a "net" basis. In such situations, the executing broker/dealer will not charge a commission but may profit from the "spread"; that is, the difference between the price paid (or received) by Edge's client and the price received (or paid) by the executing broker/dealer in its trades with other broker/dealers or other customers.

For clients in need of brokerage or custodial services, and depending on client circumstances and needs, Edge may recommend the use of one of several broker dealers including, (but not limited to), Pershing Advisors Services, LLC (Pershing). Edge participates in a brokerage platform offered by Pershing, a FINRA registered broker-dealer. As part of this program, Edge receives benefits that it would not receive if it did not offer investment advice (i.e. access to Pershing's trading desk, use of Pershing's system to maintain and organize client data). Edge clients must evaluate these brokers before opening an account. The factors considered by Edge when making this recommendation are the broker's ability to provide professional services, Edge's experience with the broker, the broker's reputation, and the broker's quality of execution services and costs of such services, among other factors. Clients are not under the obligation to affect trades through any recommended broker.

Edge does not share in the fees its clients may pay to custodial firms.

Review of Accounts

Accounts are monitored on an ongoing basis. The accounts are reviewed by one of the Partners of Edge Advisors, who monitor the performance and overall allocation of the accounts. The client's objectives are used to review for suitability. Events that might trigger a change in the client's portfolio include Edge becoming aware of a change in the client's investment objective, a material change in market conditions, a change in the client's employment status, or an imbalance in the client's portfolio. The client will receive written statements no less than quarterly from the account trustee or custodian. In addition, the client will receive other supporting reports from mutual funds, asset managers, trust companies or broker dealers who may be involved with client accounts. Edge will send consolidated reports of the client's holding at least quarterly. Clients are strongly urged to compare Edge's reports with those provided by the custodian or product provider and to notify Edge of any discrepancies.

The client is urged to notify the Advisor and the Investment Advisor Representative if changes occur in the client's personal financial situation that might materially affect their

investment plan. Asset allocation accounts are re-balanced when deemed necessary by the Advisor and re-optimized when deemed necessary by the Advisor or by a third-party sub-advisor for those participating in the asset management program. Re-balancing is accomplished by reallocating assets to original asset targets and re-optimizing involves setting new target asset category percentages.

Client Referrals and other Compensation

Edge does not direct client brokerage to compensate brokers for referring clients to Edge. Some third party investment advisors or funds may pay Edge a fee as a result of Edge recommending their services or product to clients. Edge will not take the receipt of these finder's fees into consideration when recommending a specific third party advisor or fund. In cases where Edge is paid a finder's fee for recommending a private fund, Edge will use the fee received as a credit against the quarterly advisory fee the client pays Edge.

Edge has entered into an arrangement with an outside investment advisor whereby we receive a portion of the fee you pay to the advisor. This arrangement complies with applicable laws that govern the nature of the service, fees to be paid, disclosures to the clients, and any necessary client consent. In this cases, the fee charged by the outside investment advisor will not result in an increase in the fee you would normally pay such an advisor. In utilizing such an arrangement, it could be considered that Edge has a conflict of interest since we are being compensated for making the referral. We feel that clients are best served through this arrangement as the conflict is moderated by Edge waiving the fee we normally charge the client for the assets managed by this outside advisor.

Edge may enter into solicitation agreements with unaffiliated third parties ("Solicitors"). These agreements allow a Solicitor to receive a cash referral fee for referring clients to us. Solicitors will be paid a cash referral fee based upon a percentage of the advisory fee actually received from any client introduced by the Solicitor to us. The payment of the fee by Edge will not result in any increase in the advisory fee paid by any client. Solicitors are required to provide any prospective client they solicit with a written disclosure document outlining the compensation arrangement with Edge. Solicitors are also required to meet certain requirements under Rule 206(4)-3 under the Investment Advisor's Act of 1940.

Custody

Funds and securities belonging to Edge clients are held by a third party qualified custodian. These custodians will send statements to clients on a quarterly basis (or monthly if there is activity within the account). Clients are strongly encouraged to carefully review the statements supplied by their custodian. Edge will send consolidated reports showing all assets managed by Edge at least every quarter. In addition, clients have the ability to view their portfolio holdings using Edge's client portal website (offered through Lightport). Clients are urged to compare the statements they receive from Edge with the statements from their custodian and to report any inconsistencies. Although Edge does not hold client funds or securities, because of the fact that Edge can deduct advisory fees from client accounts and the fact that Edge serves as the Managing Partner for two private funds (as noted in the section of this brochure entitled "other financial industry activities and affiliations"), Edge may be deemed to have custody of some client assets.

Investment Discretion

In general, Edge will utilize trading discretion when managing client portfolios. This discretionary authority will be authorized by the client who will assign this power by executing the investment advisory agreement. Any limitations to the securities to be purchased or sold will be specified either in the investment advisory agreement or in an

executed investment policy statement (or similar document). Examples of some limitations include stock positions owned at a very low cost, as well as certain “socially conscious” security restrictions.

Voting Client Securities

Edge will not vote proxies for securities owned by clients. Some of the third party managers recommended by Edge may choose to vote proxies for client securities. Clients who seek additional information on proxy voting practices for Edge’s recommended managers should see the investment advisor disclosure brochure for the particular manager.

Financial Information

The U.S. Securities and Exchange Commission (“SEC”) requires that investment advisors who have the authority to exercise discretion over client accounts identify any financial conditions that might reasonably impair the firm’s ability to meet contractual commitments to clients. Such conditions may include (but are not limited to), a large lawsuit, a large drop in billable assets or even a bankruptcy lien. Edge is unable to identify any existing situation that might reasonably impair our ability to fulfill our contractual obligations to clients, and we feel that the firm is sufficiently capitalized to meet obligations of a growing organization.

Trade Aggregation

Edge may combine orders into block trades when more than one account participates in the trade. This blocking or bunching technique must be fair and potentially advantageous for each such account (i.e. for the purposes of reducing brokerage commissions or obtaining a more favorable execution price). To the extent Edge is aware of trades to be placed for its clients on the same day, and to the extent Edge has the ability to place aggregated trades with the custodian, block orders will be aggregated for Edge clients trading the same security on the same day. Edge will only aggregate the trades if it feels that this action would be consistent with the duty to seek best execution and is consistent with the terms of Edge's investment advisory agreements. Allocations of all orders are performed in a timely and efficient manner. All managed accounts participating in a block execution receive the same execution price (average share price) for the securities purchased or sold in a trading day. Any portion of an order that remains unfilled at the end of a given day will first be evaluated with regards to any changes in market conditions, or news that might change the decision to continue with the trade. If the decision is made to continue with the decided trade activity, the trade will be reentered on the following trading day. The new average price for that day’s trading activity will then be allocated to each client. Due to low liquidity of certain securities, broker availability may be limited. Open orders are worked until they are completely filled, which may span the course of several days. If an order is filled in its entirety, securities purchased in the aggregated transaction will be allocated among the accounts participating in the trade in accordance with the allocation statement. If an order is partially filled, the securities will be allocated pro rata based on the allocation statement. Edge may allocate trades in a manner different than the manner indicated on the allocation statement (non-pro rata) only if all managed accounts receive fair and equitable treatment.

