# Morgan Stanley

## Savings Program Disclosure Statement

**JUNE 2020**

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Introduction

Under the Savings program (the “Program”), Morgan Stanley Smith Barney LLC (“Morgan Stanley,” “we” or “us”) is making available to its customers certain U.S. dollar deposit accounts (the “Accounts”) at Morgan Stanley Private Bank, National Association (“MSPBNA”), or Morgan Stanley Bank, N.A. (“MSBNA”), as selected by each customer (“you”). (Each bank selected by a customer is referred to as the “Bank.”) MSPBNA and MSBNA each is an affiliate of Morgan Stanley whose deposit accounts are insured by the Federal Deposit Insurance Corporation (“FDIC”) up to applicable limits.

Each Account is a demand deposit account at the respective Bank, but the Program is not intended for clients who need to have frequent access to the funds in their Account. As described in the “Fees and Compensation” section below, fees apply if you withdraw funds from an Account more than ten (10) times in a calendar month.

Each Account constitutes a direct obligation of the Bank and is neither directly nor indirectly an obligation of Morgan Stanley. The Accounts are not certificated and are non-negotiable, and may not be transferred from us to another broker or financial intermediary.

The Accounts are eligible for deposit insurance by the FDIC up to the Maximum Applicable Insurance Limit (principal and accrued interest) per depositor in each insurable capacity (e.g., individual or joint). For purposes of the Maximum Applicable Insurance Limit, you must aggregate all Accounts that you maintain with the Bank in the same insurable capacity, including deposits at the Bank held through the Bank Deposit Program, GlobalCurrency, certificates of deposit (“CDs”) and other Accounts at the Bank you hold directly or through us or other intermediaries. Please see the section of this document titled “FDIC Insurance” for the definition of the term “Maximum Applicable Insurance Limit.”

You are responsible for monitoring the total amount of deposits that you have with the Bank in order to determine the extent of FDIC deposit insurance coverage available to you. We are not responsible for any insured or uninsured portion of a deposit at the Bank. You should carefully review the section of this document titled “FDIC Insurance,” which describes the extent of, and limitations on, FDIC insurance.

You may deposit funds in excess of the Maximum Applicable Insurance Limit. However, in doing so, you acknowledge that your funds in excess of the Maximum Applicable Insurance Limit are not insured and are subject to the risk based on the financial condition of the Bank. In making an investment decision, you must rely on your own examination of the Bank and the terms of the offering, including the merits and risks involved. Upon request, you will be provided with publicly available information about the Bank. We are not responsible for, and have not verified, the accuracy of that information.

The Securities Investor Protection Corporation (“SIPC”) takes the position that deposits are not covered by SIPC insurance. Therefore, you should not rely on the availability of SIPC coverage or excess SIPC coverage obtained by Morgan Stanley in making your investment decision.

Conditions to Establish an Account

The Savings Program is only available for Brokerage Accounts at Morgan Stanley.¹ We may require that, in order to establish an Account, you fund the Account with money that was not previously maintained by you in a Morgan Stanley Brokerage Account.
Your Relationship with Morgan Stanley and the Bank

You will not receive a passbook, certificate or other evidence of ownership of the Account from the Bank. The Accounts are recorded at the Bank in the name of Morgan Stanley as your agent and custodian and are reflected in records maintained by Morgan Stanley. We will provide you with a written acknowledgement of your deposits to and withdrawals from an Account and your Account will be reflected on your Brokerage Account statement. You should retain the written acknowledgement(s) and the Brokerage Account statement(s) for your records. You may contact your Financial Advisor or Private Wealth Advisor at any time for information about your Account balances at the Bank.

Your Brokerage Account statement will provide the outstanding principal amount of each Account as of the date stated on your Brokerage Account statement. The Brokerage Account statement will also show interest earned in the Account for the period beginning on the first calendar day of the current month up to, but not including, the last calendar day of the calendar month.

Each Account constitutes an obligation of the Bank and is not, either directly or indirectly, an obligation of Morgan Stanley. No deposit relationship shall be deemed to exist prior to the receipt and acceptance of funds by the Bank. You can obtain publicly available financial information concerning the Bank at www..ffiec.gov/nic or by contacting the FDIC Public Information Center by mail at 3501 North Fairfax Drive, Arlington, VA 22226 or by phone at 1-877-275-3342. We do not guarantee in any way the financial condition of the Bank or the accuracy of any publicly available financial information concerning the Bank.

We may, in our sole discretion, terminate your participation in the Program at any time upon written notice to you. You also may terminate your participation in the Program at any time (without closing your Brokerage Account) by notifying your Financial Advisor or Private Wealth Advisor and instructing them to withdraw all funds from your Account. Similarly, you may close your Brokerage Account or choose to remove Morgan Stanley as your agent and custodian with respect to your Account. Under these circumstances, you may not transfer your Account to another financial intermediary. (Please refer to the Nontransferable Deposits section below for more information.) You may, however, request that your ownership of the Account be evidenced directly on the books of the Bank, subject to the Bank’s rules and requirements for establishing and maintaining accounts. If you establish your Account on the books of the Bank, you will have the ability to enforce your rights in the Account directly against the Bank and we will have no further responsibility with respect to your Account. The direct Account you establish on the books of the Bank may pay interest at a rate that is different than what you would have otherwise earned in the Program, including a zero percent rate (no interest).

Program and Depository Institutions Changes

Morgan Stanley, at its discretion, may modify the terms, conditions and procedures of the Program or the depository institutions that participate in the Program. Morgan Stanley will notify you of any such changes that adversely affect you or any change to the participating depository institutions. All such notices may be made by means of a letter, an entry on your Account statement or by other means. In the event a Bank is replaced with a new depository institution, you authorize Morgan Stanley to withdraw funds from your Accounts at the Bank and deposit the funds in the Accounts that are established at the new depository institution.
institution. In the event that a Bank is removed from the Program, you authorize Morgan Stanley to withdraw funds from your Accounts at the Bank and deposit the funds in the Accounts that are established at the other Bank.

Accounts

Interest
Each Account will bear interest at a variable rate that may change as frequently as daily.

Interest will accrue beginning on the date of deposit at the Bank, will compound daily and will be credited to your Account monthly. As explained below, the date of deposit at the Bank may be after the date you provide funds to Morgan Stanley. The Bank uses the daily balance method to calculate interest on your Account. This method applies a daily periodic rate to the principal in your Account each day. No interest will accrue on the date of withdrawal.

Interest rates may be tiered based on the value of Eligible Assets (as defined below) in your Pricing Group (as defined below) on each Valuation Date (as defined below). Currently, there are six interest rate tiers based on the Eligible Assets in the applicable Pricing Group:

- $2,000,000 or greater
- $1,000,000 to $1,999,999.99
- $500,000 to $999,999.99
- $250,000 to $499,999.99
- $100,000 to $249,999.99
- Less than $100,000

Each Bank reserves the right to change its interest rates and interest rate tiers, and further, on any day there may be no difference in the interest rates on different tiers. Each Bank also reserves the right to change the basis for tiering or eliminate tiering altogether. Your interest rate may change each Valuation Date depending on the value of your Eligible Assets, the applicable tier ranges, and the applicable interest rate assigned to each tier.

For purposes of determining your interest rate tier, the following terms have the following meanings:

“Eligible Assets” used to determine your interest rate tier are total deposit balances (in the Bank Deposit Program and in Savings) across all accounts in your Pricing Group. Liabilities, such as mortgages and margin loans, are excluded. In general, the greater the value of your Eligible Assets, the higher the interest rate your Accounts will earn.

We will determine the value of Eligible Assets each week (the “Valuation Date”) and our valuation will be final. If a change in the value of your Eligible Assets causes you to move from one interest rate tier to another interest rate tier, your Accounts will earn interest at the rate in your new tier beginning no later than the first business day following the subsequent Valuation Date.

A “Pricing Group” is a group of accounts within a household that have the same address. Accounts using the same social security number or tax identification number in a household may also be included in a Pricing Group even if the account address is different from other accounts. Certain accounts can be included in a household if the account owner lives with the head of household and/or qualifies based on his/her familial relationship to the head of household. Eligible family relationships include spouse (or domestic partner), children, parents and grandparents of the head of household. There are restrictions on what account types can and cannot be grouped together in a Pricing Group. Some account types cannot be grouped with any other account types, including, for example, employee benefit plan accounts and irrevocable trusts. Other account types cannot be in the same Pricing Group including, for example, IRAs and business accounts. There are also account types where consent may be required to include an
account in a Pricing Group, including, for example, non-ERISA retirement accounts (i.e., retirement plans that cover only owner and/or spouse) and family/solely owned entity accounts. You should consult with your Financial Advisor or Private Wealth Advisor to determine whether all eligible accounts have been included in your household and/or Pricing Group. It is your responsibility to ensure that all eligible accounts are included in your household and/or Pricing Group.

You may obtain information with respect to current interest rates and interest rate tiers for Savings by contacting your Financial Advisor or Private Wealth Advisor, or by accessing Morgan Stanley public website at: www.morganstanley.com/wealth-investmentstrategies/savingsratemonitor.

Deposit and Withdrawal Procedures
You may direct your Financial Advisor or Private Wealth Advisor to have Morgan Stanley, as your agent and custodian, transfer funds from your Brokerage Account with Morgan Stanley into your Account. No other mechanism to deposit funds to your Account will be provided.

You may direct your Financial Advisor or Private Wealth Advisor to have Morgan Stanley, as your agent and custodian, withdraw funds from your Account and deposit such funds into your Brokerage Account. Withdrawal requests given to a Morgan Stanley Financial Advisor or Private Wealth advisor by 4:00 p.m. Eastern Time on a business day generally will be processed on such business day. If we are unable to process the request on such business day, it will be processed on the next business day. No other withdrawals from your Account will be permitted, including any instructions to wire or otherwise transfer funds from your Account to any account other than your Brokerage Account with Morgan Stanley. If there are insufficient funds in your Account to cover your withdrawal request, Morgan Stanley will reject the withdrawal request.

If you make more than ten (10) withdrawals from an Account in any calendar month, we will charge you a fee. Please review carefully the section titled “Fees and Compensation.” Transfers between your Brokerage Account and your Account can only be made on business days.

Cash Management Capabilities
You may not use the check-writing, direct deposit, debit card, online payments or other cash management capabilities of your Brokerage Account to withdraw funds from your Account. Withdrawals from your Account can be made only by contacting your Financial Advisor or Private Wealth Advisor to transfer funds to or from your Account.

Fees and Compensation
The Program is not intended for clients who need to have frequent access to the funds in their Account. We will charge you a fee of $25 for each withdrawal that you make from an Account in excess of ten (10) withdrawals in a calendar month. For these purposes, a withdrawal will be considered to occur on the day on which the funds are actually withdrawn from the Account, which may not be the same day on which you place an order for the withdrawal with your Financial Advisor or Private Wealth Advisor. If you exceed ten (10) withdrawals in more than one Account, you will be charged for the excess withdrawals from each account. These fees will be posted to your Account, and may reduce your earnings on your Account if you incur them.

The Bank pays Morgan Stanley a fee equal to a percentage of the average daily deposit balances in your Account at the Bank. The fee received by Morgan Stanley may affect the interest rate paid by the
Bank. No other charges, fees or commissions will be imposed on your Brokerage Account as a result of, or otherwise in connection with, the Program. Your Financial Advisor or Private Wealth Advisory may receive a credit of up to 0.10% of the average daily deposit balance in your Deposit Accounts if you meet certain criteria.

As discussed below in the “Conflicts of Interest and Other Benefits to Morgan Stanley, the Bank and Their Affiliates” section, Morgan Stanley, its affiliates, the Bank and their affiliates may also receive other financial benefits in connection with the Accounts.

### Investment Considerations Generally

#### Eligibility

Morgan Stanley brokerage accounts are not available for all account types or for accounts held by certain nonresident aliens, depending on their jurisdiction. Please ask your Financial Advisor or Private Wealth Advisor for more details regarding eligibility.

#### Margin

Accounts cannot be purchased on margin and do not count toward your margin equity. If you wish to secure a margin loan, you must purchase an investment that is eligible to secure such a loan.

#### Taxes

You should consult with your own tax advisor to determine the federal, state, local and other income and estate tax consequences of your Account.

U.S. Treasury Circular 230 Notice: Morgan Stanley does not render advice on tax and tax accounting matters to clients. This communication was not intended or written to be used, and it cannot be used by any taxpayer, for the purpose of avoiding penalties that may be imposed on the taxpayer under U.S. federal tax laws.

#### Nontransferable Deposits

You cannot transfer the Accounts to another broker if you close your Brokerage Account. Instead, if you close your Brokerage Account, you must first direct your Financial Advisor or Private Wealth Advisor to withdraw all funds from your Account by transferring such funds to your Brokerage Account, and then close your Brokerage Account in accordance with the terms of your Brokerage Account. You will also be permitted to establish the Account directly with the applicable Bank, subject to the Bank’s then-current account opening requirements.
Insolvency of the Bank
In the event that the Bank approaches insolvency or becomes insolvent, the Bank may be placed in a regulatory conservatorship or receivership with the FDIC typically appointed as the conservator or receiver. The FDIC may, thereafter, pay off the FDIC-insured portion of the Accounts or transfer the Accounts, in whole or in part, to another depository institution. If the Accounts are transferred to another institution, you may be offered a choice of maintaining the Accounts at a lower interest rate or withdrawing your funds. Please refer to the “FDIC Insurance” section below for more information.

Uninsured Amounts
If the principal amount of your Account plus accrued interest, together with all other deposits that you maintain directly or indirectly at the Bank in the same ownership capacity, is in excess of the Maximum Applicable Insurance Limit, the amount in excess will not be insured by the FDIC. In determining the total amount of your funds at the Bank for FDIC insurance purposes, you must aggregate all deposits at the Bank held in the same insurable capacity, regardless of whether you hold the deposits directly with the Bank or through Morgan Stanley (e.g., the Bank Deposit Program) or another financial intermediary. In the event of the failure of the Bank, you will have a claim for the uninsured portion of your deposits that ranks equally with the claims of other uninsured depositors (including the FDIC as subrogee of insured depositors) and senior to claims of general unsecured creditors of the Bank, and will receive payments, if any, based upon the amount of assets the Bank has available for distribution. You should review the “Payments Under Adverse Circumstances” section below for more information.

Other Investments
You should compare the rates of return and other features of the Accounts to other available investments before electing to participate in the Program. The rates paid with respect to the Accounts may be higher or lower than the rates on deposits or other investments available directly from the Bank or through Morgan Stanley.

FDIC Insurance
The following description of FDIC coverage is only a summary of certain FDIC regulations and is subject to, in its entirety, the rules, regulations and interpretations of the FDIC and changes thereto from time to time.

In General
Your Accounts are insured by the FDIC, an independent agency of the U.S. Government, to the Maximum Applicable Insurance Limit (including principal and accrued interest) for all deposits held in the same insurable capacity at the Bank. The Maximum Applicable Insurance Limit is generally $250,000. Generally, any accounts or deposits that you may maintain directly with the Bank, or through any other intermediary in the same insurable capacity in which the Accounts are maintained, regardless of currency, would be aggregated with the Accounts for purposes of the Maximum Applicable Insurance Limit. In the event the Bank fails, the Accounts are insured in USD, up to the Maximum Applicable Insurance Limit, for principal and interest accrued to the date of closure.

Under certain circumstances, if you become the owner of deposits at a depository institution because another depositor dies, then beginning six months after the death of the depositor the FDIC will aggregate those deposits for purposes of the Maximum Applicable Insurance Limit with any other deposits that you own in the same insurable capacity at the
depository institution. Examples of accounts that may be subject to this FDIC policy include joint accounts, “payable on death” accounts and certain trust accounts. The FDIC provides a six-month “grace period” to permit you to restructure your deposits to obtain the maximum amount of deposit insurance for which you are eligible.

Any deposits (including CDs) that you maintain in the same insurable capacity directly with the Bank, or through an intermediary (such as Morgan Stanley or another broker), will be aggregated with your Accounts at the Bank for purposes of the Maximum Applicable Insurance Limit. You are responsible for monitoring the total amount of deposits that you hold with the Bank, directly or through an intermediary, including deposits held at the Bank through the Bank Deposit Program, in order for you to determine the extent of deposit insurance coverage available to you on your Accounts. Morgan Stanley is not responsible for any insured or uninsured amount of the Accounts or any other deposits.

If your Accounts at the Bank are assumed by another depository institution pursuant to a merger or consolidation, the Accounts will continue to be separately insured from the deposits that you might have established with the acquirer until the expiration of a six-month period from the date of the acquisition. Thereafter, any assumed Accounts will be aggregated with your existing deposits with the acquirer held in the same insurable capacity for purposes of federal deposit insurance.

The application of the Maximum Applicable Insurance Limit is illustrated by several common factual situations discussed below.

Individual Customer Accounts. Deposits at the Bank held by an individual in an account in the name of an agent or nominee of such individual (such as the Accounts) or held by a custodian (for example, under the Uniform Gifts to Minors Act or the Uniform Transfers to Minors Act) are not treated as owned by the agent, nominee or custodian, but are added to other deposits of such individual held in the same insurable capacity (including funds held in a sole proprietorship) and insured up to $250,000 in the aggregate. Deposits held through a qualified tuition savings program (529 Plan) will be insured as deposits of the participant and aggregated with other deposits of the participant if the arrangement and the name of the participant are identified on Morgan Stanley’s account records.

Corporate, Partnership and Unincorporated Association Accounts. Deposits at the Bank owned by corporations (including Subchapter S corporations), partnerships and unincorporated associations, are added together with other deposits owned by such corporation, partnership and unincorporated association, respectively, and are insured up to $250,000 in the aggregate. Deposits maintained by corporations operated solely to increase deposit insurance will not be separately insured.

Joint Accounts. An individual’s interest in deposits at the Bank held under any form of joint ownership valid under applicable state law may be insured up to $250,000 in the aggregate, separately and in addition to the $250,000 allowed on other deposits individually owned by any of the co-owners of such accounts (hereinafter referred to as a “Joint Account”). For example, a Joint Account owned by two persons would be eligible for insurance coverage of up to $500,000 ($250,000 for each person), subject to aggregation with each owner’s interests in other Joint Accounts at the Bank. Joint Accounts will be insured separately from individually owned accounts only if each of the co-owners is a natural person and has a right of withdrawal on the same basis as the other co-owners.

Revolvable Trust Accounts. Deposits at the Bank held pursuant to a “revocable trust” are generally insured up to $250,000 per beneficiary if the
beneficiary is a natural person, charity or other nonprofit organization. There are two types of revocable trusts recognized by the FDIC, informal and formal revocable trusts. The fact that an account is owned by a trust must be reflected in the account title for FDIC coverage to apply (e.g., “Smith Family Trust,” “John Smith TOD Jane Smith,” etc.).

Informal revocable trusts include accounts in which the owner evidences an intention that at his or her death the funds shall belong to one or more specified beneficiaries. These trusts may be referred to as a “Totten trust” account, “payable upon death” account or “transfer on death” account. Each beneficiary must be included in Morgan Stanley’s account records to be insured by the FDIC.

Formal revocable trusts are written trust arrangements in which the owner retains ownership and control of the assets and designation of beneficiaries during his or her lifetime. The trusts may be referred to as “living” or “family” trusts. The beneficiaries of a formal revocable trust do not need to be included in Morgan Stanley’s account records to be insured by the FDIC, although they must be clearly stated in the trust documentation.

Under FDIC rules, FDIC coverage for each revocable trust account owner is $250,000 per beneficiary, regardless of the proportional interest of the beneficiary in the revocable trust, if the trust has no more than five named beneficiaries and deposit balances of no more than $1,250,000 at the Bank. If the revocable trust has more than five named beneficiaries and more than $1,250,000 in deposits per trust account owner at the Bank, the funds will be insured for the greater of $1,250,000 or the aggregate amount of all beneficiaries’ proportional interest, limited to $250,000 per beneficiary, for each account owner. Revocable trust accounts are insured separately from the deposits of the account owner in his and/or her individual capacity.

Deposits in all revocable trusts of the same owner— informal and formal—at the same bank will be aggregated for insurance purposes. A revocable trust established by two owners where the owners are the sole beneficiaries will be treated as a Joint Account under applicable rules and will be aggregated with their other Joint Accounts.

**Irrevocable Trust Accounts.** Deposits at the Bank held pursuant to one or more irrevocable trust agreements created by the same grantor (as determined under applicable state law) will be insured for up to $250,000 for the interest of each beneficiary provided that the beneficiary’s interest in the account is noncontingent (i.e., capable of determination without evaluation of contingencies). According to the FDIC, Coverdell Education Savings Accounts will be treated as irrevocable trust accounts for deposit insurance purposes. The deposit insurance of each beneficiary’s interest is separate from the coverage provided for other accounts maintained by the beneficiary, the grantor, the trustee or other beneficiaries. The interest of a beneficiary in irrevocable trust accounts at the Bank created by the same grantor will be aggregated and insured up to $250,000.

**Retirement Plans and Accounts**
The Maximum Applicable Insurance Limit for deposits of a Bank that are held through one or more retirement plans and accounts will vary depending on the type of plan or account and, in some cases, the features of the plan or account. The following sections discuss in general terms the rules that apply to deposits held through retirement plans and accounts. These rules determine the Maximum Applicable Insurance Limit available to you and whether your deposits at a Bank held through different retirement plans and accounts will be aggregated for purposes of that Limit.

It is important to understand the type of plan or account holding your deposits.
IRAs and Certain Retirement Plans
The retirement plans and accounts described below are eligible for a Maximum Applicable Insurance Limit of $250,000. All deposits held by you through such plans and accounts will be aggregated for purposes of the Limit. This means all deposits of a Bank that you hold through the plans and accounts described below will be eligible for insurance up to a total of $250,000. For example, if you hold $150,000 in an IRA and $150,000 in a self-directed 401(k) account at the same Bank, you will have $50,000 in uninsured deposits.

- **IRAs.** All deposits of a Bank held in IRAs will be aggregated for purposes of the Maximum Applicable Insurance Limit and will be further aggregated with deposits held through other plans described in this section.

- **Section 457 Plans.** These plans include any eligible deferred compensation plan described in Section 457 of the IRC.

- **Self-Directed Keogh and 401(k) Plans.** Deposits held in any plan described in Section 401(d) of the IRC, generally referred to as Keogh plans, and in any plan described in Section 3(34) of ERISA including, but not limited to, plans generally referred to as Section 401(k) plans. The plan must be “self-directed” as defined by the FDIC.

All Other Retirement Plans
Subject to the limitations discussed below, under FDIC regulations an individual’s noncontingent interests in the deposits of a Bank held by many types of plans are eligible for insurance up to the Maximum Applicable Insurance Limit on a pass-through basis. The types of plans for which deposits may receive pass-through treatment are employee benefit plans, as defined in Section 3(3) of ERISA (including Keogh plans, whether or not they are technically “employee benefit plans” under ERISA), and eligible deferred compensation plans described in Section 457 of the IRC, that do not meet the FDIC’s “self-directed” criteria. For purposes of Section 3(3) of ERISA, employee benefit plans are broadly defined to include most employee benefit plans, including most defined benefit plans and most defined contribution plans.

Pass-through insurance means that instead of a plan’s deposits at one Bank being entitled to only the Maximum Applicable Insurance Limit in total per Bank, each participant in the plan is entitled to insurance of his or her noncontingent interest in the plan’s deposits of up to the Maximum Applicable Insurance Limit per Bank (subject to the aggregation of the participant’s interests in different plans maintained by the same employer or employee organization, e.g., unions). The pass-through insurance provided to an individual as a plan participant is separate from the Maximum Applicable Insurance Limit allowed on other deposits held by an individual in different insurable capacities with the Bank. For example, a participant’s noncontingent $250,000 interest in an employee benefit plan would be insured separately from a $250,000 CD that participant may hold at the same Bank in his or her individual capacity.

If a deposit held by a plan is eligible for pass-through insurance, the plan is not necessarily insured for an amount equal to the number of plan participants multiplied by the Maximum Applicable Insurance Limit. For example, an employee benefit plan has $500,000 in its Account at one Bank and the participants are thus eligible for up to $250,000 per plan beneficiary. If the employee benefit plan has two participants, one with a noncontingent interest of $320,000 and one with a noncontingent interest of $180,000, the plan’s deposit would be insured up to only $430,000. The individual with the $320,000 interest would be insured up to the $250,000 limit and the individual with the $180,000 interest would be insured up to the full value of such interest.
The contingent interests of employees in an employee benefit plan and overfunded amounts attributed to any employee benefit plan are not insured on a pass-through basis. Contingent interests of employees in an employee benefit plan deposit are interests that are not capable of evaluation in accordance with FDIC rules and are aggregated and insured up to the Maximum Applicable Insurance Limit per Bank. Similarly, overfunded amounts are insured, in the aggregate for all participants, up to the Maximum Applicable Insurance Limit separately from the insurance provided for any other funds owned by or attributable to the employer or an employee benefit plan participant. However, under FDIC regulations an individual’s interests in plans maintained by the same employer or employee organization (e.g., a union) which are holding deposits of the same Bank will be aggregated for purposes of the Maximum Applicable Insurance Limit.

Payments Under Adverse Circumstances
As with all deposits, if it becomes necessary for federal deposit insurance payments to be made on the Accounts, there is no specific time period during which the FDIC must make insurance payments available. Accordingly, you should be prepared for the possibility of an indeterminate delay in obtaining insurance payments.

As explained above, the Maximum Applicable Insurance Limit applies to the value of the principal and accrued interest on all deposit accounts maintained by you at the Bank in the same insurable capacity. The records maintained by the Bank and Morgan Stanley regarding ownership of your Accounts would be used to establish your eligibility for federal deposit insurance payments. In addition, you may be required to provide certain documentation to the FDIC and to Morgan Stanley before insurance payments are released to you. For example, if you hold the Accounts as trustee for the benefit of trust participants, you may also be required to furnish an affidavit to that effect; you may be required to furnish other affidavits and provide indemnities regarding an insurance payment.

In the event that deposit insurance payments become necessary, the FDIC is required to pay the value of the outstanding principal amount plus accrued interest to the date of the closing of a depository institution, as prescribed by law, and subject to the Maximum Applicable Insurance Limit. The value of your Accounts will be established on the date of closing, not the date of payment. No interest is earned on deposits from the time a depository institution is closed until insurance payments are received.

As an alternative to a direct deposit insurance payment from the FDIC, the FDIC may transfer the insured deposits of an insolvent institution to a healthy institution. Subject to insurance verification requirements and the limits on deposit insurance coverage, the healthy institution may assume the deposits under the original terms or offer you a choice between paying the deposits off and maintaining the deposits at a different rate. Morgan Stanley will advise you of your options in the event of a deposit transfer.

If your Accounts at the Bank or other deposits at the Bank (e.g., CDs or funds in the Bank Deposit Program) are assumed by another depository institution pursuant to a merger or consolidation, such deposits will continue to be insured separately, up to the Maximum Applicable Insurance Limit, from any deposits you maintain at the acquiring bank, generally for a period of six months, subject to special rules for CDs.

Morgan Stanley will not be obligated to you for amounts not covered by deposit insurance nor will Morgan Stanley be obligated to make any payments to you in satisfaction of a loss you might incur as a result of (i) a delay in insurance payouts applicable to your
An account at Morgan Stanley is either a brokerage account or managed account. Managed accounts are accounts which are enrolled in certain advisory services offered at Morgan Stanley. All other accounts are "Brokerage Accounts." For more information about advisory services, please contact your Financial Advisor or Private Wealth Advisor.

Questions About FDIC Insurance Coverage
If you have questions about basic FDIC insurance coverage, please visit the FDIC’s website at www.fdic.gov/deposit/index.html or contact your Financial Advisor or Private Wealth Advisor. You may also wish to seek advice from an attorney concerning the FDIC insurance coverage available to you. Additional information can be obtained by contacting the FDIC, Deposit Insurance Outreach, Division of Supervision and Consumer Affairs, by letter (550 17th Street N.W., Washington, D.C. 20429), by phone (877-275-3342 or 800-925-4618 (TDD)), or by e-mail, using the FDIC’s Online Customer Assistance Form available on its website.

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2 A business day is any day on which both the New York Stock Exchange and the relevant Bank are open for business.