APEX CLEARING CORPORATION 350 NORTH ST. PAUL SUITE 1300 DALLAS, TX 75201



Member FINRA & SIPC

z D	December 1, 2017 - December 31, 2017	3200 Ash St, Palo Alto, CA 94306 support@robinhood.com Securities offered through Robinhood Financial, L	LC
0	PAGE 1 OF 12		
с	ACCOUNT NUMBER 5SS-95627-14 RR DPA		
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۲	MANIKANTH NALLAMALA		
-	Your Registered Representative ROBINHOOD FINANCIAL	MANIKANTH NALLAMALA 168 COUNTRY MANOR WAY APT WEBSTER NY 14580-3350	Г 7
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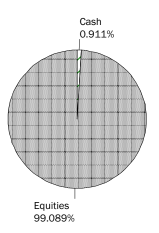
ACCOUNT SUMMARY

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Z	OPENING BALANCE	CLOSING BALANCE
Margin account	\$0.00	\$12.53
 NET ACCOUNT BALANCE 	0.00	12.53
Securities	0.00	1,362.75
TOTAL PRICED PORTFOLIO	0.00	1,362.75
Total Equity Holdings	\$0.00	\$1,375.28

PORTFOLIO EQUITY ALLOCATION



ACCOUNT CARRIED BY: APEX CLEARING CORPORATION MEMBER FINRA, NYSE and SIPC

See Reverse Side for Important Tax Information. This statement shall be conclusive if not objected to in writing within ten days. Errors and omissions excepted. Please address all communications to the firm and not to individuals. Address changes or other material changes on your account should be directed to the office servicing your account. Kindly mention your account number. This statement should be retained for income tax purposes.

IMPORTANT INFORMATION

You may have received a confirmation for a trade, which does not appear on this statement. If the settlement date of the trade as shown on the confirmation is later than the period ending date that appears at the top of this statement the trade will appear on your next regular monthly statement.

If this is a margin account and we maintain a special miscellaneous account for you, this is a combined statement of your general account and special miscellaneous account maintained for you under Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the special miscellaneous account as required by Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the special miscellaneous account as required by Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the special miscellaneous account as required by Regulation T issued by the Board of Governors of the Federal Reserve System. The permanent record of the special miscellaneous account as required by Regulation T is available for your inspection at your request.

The per annum rate of interest charged on the debit balance in your account is shown on this statement. This rate may change from time to time in accordance with fluctuations in interest rates. Interest is computed from the 16th day of the preceding month to the 15th day of the current month except in December and January. In December, the charges include the last day of the year and, in January: the interest is calculated from the rist day of the onthe first day of the month. The interest is based on the average daily net debit balance in your account with us, and for the actual number of days based on an interest year of 360 days. When calculating margin interest, free credit balances in your account with us and for the actual number of days based on an interest year of 360 days. When calculating margin interest, free credit balances in all accounts will be offset against any debit in the margin account and the interest will be charged to hale note.

We are required to report to the Internal Revenue Service all cash dividends and registered bond interest credited to your account on securities held for you in our name. We also report coupon bond interest. All dividends and interest credits should be included in your income tax return.

Information relative to commission and any other charges incurred in connection with listed option transactions occurring during the month has previously been furnished to you in confirmation of such transactions. A summary of this information will be made available to you promptly upon request. Exercise assignment notices for option contracts are allocated among customer short positions pursuant to a manual procedure with randomly selects form among all customer short option positions including those contracts which are subject to exercise. All short American style option positions are liable for assignment at any time whereas European style cotions are assigned at excitation. A more detailed description procedure is available upon request.

You are to promptly advise your brokerage firm or bank of any material changes concerning your investment objectives or financial situation.

Our financial statement is available for your personal inspection at our office, or a copy of it will be mailed upon your written request.

SIPC Protection. As a member of the Securities Investor Protection Corporation (SIPC), funds are available to meet customer claims up to a ceiling of \$500,000, including a maximum of \$250,000 for cash claims. For additional information regarding SIPC coverage, including a brochure, please contact SIPC at (202) 371-8300 or visit <u>www.sipc.org</u>. Apex has purchased an additional insurance policy through a group of London Underwriters to supplement SIPC protection. This additional insurance policy becomes available to customers in the event that SIPC limits are exhausted and provides protection for securities and cash up to certain limits. Similar to SIPC protection, this additional insurance policy becomes available to customers in the event that SIPC limits are exhausted and provides protection for securities and cash up to certain limits. Similar to SIPC protection, this additional insurance policy becomes available to customers in the event that SIPC limits are exhausted and provides protection for securities. Similar to SIPC protection, this additional insurance policy becomes available to customers in the event that SIPC limits are exhausted and provides protection for securities.

Any free credit balance represents funds payable upon demand which, although properly accounted for on our books of records, is not segregated, and may be used in the conduct of this firm's business as permissible under the SEC Rule 15c3-2.

NOTICE TO CUSTOMERS

Apex is a member of the New York Stock Exchange and various other exchanges. Apex acts as clearing agent for your trades.

As required under SEC rules, both the Firm's Order Routing Report as well as information regarding specific order routing information is available free of charge upon request.

Your account, which was introduced to us by your broker or bank, is established under your name on a "fully disclosed" basis at Apex. As a clearing agent, we provide securities clearance and may provide order execution on you broker's or bank's instructions.

You will remain a customer of your broker or bank. Apex will not be involved with or have any responsibility for decisions regarding securities transactions in your account. Your broker or bank will be responsible for opening, approving and monitoring all activities in connection with your account. The entry of orders, and any instructions regarding the deposit or withdrawal of securities or monies should be made through your broker or bank.

In addition to the above mentioned services, Apex will provide cashiering services, safeguarding of funds and securities while in Apex's possession, monitoring compliance with applicable credit Regulation T and Apex's internal policies, preparing and mailing your account records (including transaction confirmations and periodic statements of your account).

Interest charges to your account will be based on the size and net debit balance during the interest period. These rates are subject to revision without notice in accordance with any changes in the broker call loan rate, as published in the Wall Street Journal. For more complete information regarding interest charged to customers, consult the Truth in Lending Notice which is made available through your broker or bank.

Apex is a member of the Financial Industry Regulatory Authority. Inc. ("FINRA") and we are required to inform you of the availability of the FINRA Investor Brochure, which contains information on FINRA BrokerCheck. You may contact FINRA at 800-289-9999 or at their website at www.finra.org. Apex carries your account and acts as your custodian for funds and securities deposited with us directly by you, through your brokerage firm or bank or as a result of transactions we process for your account. Any suspected inaccuracy or discrepancy in your account statement must be promptly reported to both your brokerage firm or bank (not to your individual broker or agent) and Apex. In order to protect your rights, including your shokerage, please confirm any oral communication in writing and include your brokerage account number. General inquiries or concerns regarding your account should be directed to your brokerage firm or bank. Account positions and balance inquiries or concerns regarding your account should be directed to your brokerage firm or bank. Account positions and balance inquiries or concerns hould be directed to Apex by telephone at 214-7651009

ACCOUNT SUMMARY:

Displays applicable account type balance, money fund balances, priced portfolio value, and total account equity as of the opening and closing of the statement period. Priced Portfolio Value and Total Portfolio Equity are rounded to the nearest dollar. Total Priced Portfolio and Expense does not include unpriced securities.

INCOME AND EXPENSE SUMMARY:

Lists all income earned during the current statement period, as well as year to date. Section includes taxable and non-taxable dividends and interest, capital gains and MLP (Master Limited Partnership) distributions. This section also displays and Margin Interest Expenses.

PORTFOLIO EQUITY ALLOCATION:

The Pie Chart is an estimate for illustrative purposes only.

PORTFOLIO SUMMARY:

Lists all securities held in your account.

MARKET VALUE:

This amount represents the value of the security position in your portfolio based on appraisals obtained from the various quotation services. These appraisals are based on the closing prices, bond yields and/or the mean bid and ask on the last day of the statement period. Because of the nature of the data provided by the quotation services, we cannot guarantee the accuracy of such prices or the valuation dates particularly in the case of inactive or infrequently traded securities.

Some securities in your portfolio may be listed as "Unpriced" on your statement. We use an automated pricing service from an outside vendor and certain prices may not be available to them. You can obtain a current quotation, upon request, from your broker or bank.

Bond prices might differ from current market quotes. Similarly, bond ratings may differ from current actual ratings. Computerized pricing and rating services are often unable to supply us with up to the minute information. Your broker or bank will be pleased to obtain a current quotation upon request.

ESTAMITED ANNUAL INCOME

The current annual dividend or bond interest rate for each security held, if available from quotation services. The rate is multiplied by the number of shares or par value of bonds to determine estimated annual income.

OPEN ORDERS: Displays all GTC (Good-Till-Cancelled) orders in your account. Also included in the section are GTX orders (GTC orders eligible for extended trading hours).

MONEY MARKET ACTIVITY

Purchases, reinvestments and liquidations of money market funds, plus redemptions of money market fund checks.

DEFINITION OF ACCOUNT TYPES C=Cash, M=Margin, I=Income, L=Legal, S=Short, X=RVP/DVP, and O=Other

REALIZED GAIN/LOSS DETAIL AND PORTFOLIO SUMMARY SECTIONS:

Displays mutual funds by average cost and other securities by individual tax lot. Realized gains (losses) are reflected on a trade date basis for transactions setting during the current period or the period in which the shares were received. If later. Realized gains and losses may include transactions that exchanges are felected on a trade date basis for transactions setting during the current period or the period in which the shares were received. If later. Realized gains and losses may include transactions that exchanges are felected on a trade date basis for transactions setting during the current period or the period in which the shares were received. If later. Realized gains and losses may include transactions that exchanges are felected on this statement are treated as non-taxable. Unless or until other information has been communicated to us. Cost basis of preferred securities with original issue discount ('OID') is not adjusted for the accretion of OID. For most long positions transferred between beneficial owners, the transactions and holding period that applies. ALTHOUGH THE COST BASIS SHOWN MAY HAVE BEEN ADJUSTED, YOUR COST BASIS MAY REQUIRE ADDITIONAL ADJUSTMENTS. NOTE: WE DO NOT REPRESENT THE CALCIDA NO NURFALIZED AND UNREALIZED AND UNREALIZED AND UNREALIZED AND UNREALIZED AND UNERALIZED AND UNERALIZED AND UNERALIZED AND UNERALIZED AND UNERALIZED AND UNES CONTROL TAX ACCOUNTING OF SUCCES., YOU SHOULD RELY ON YOUR OWN NY HAVE ADDITED FORM TO YOU.

Order Routing:

The SEC requires all broker-dealers that route orders in equity securities and options to make available quarterly reports that present a general overview of their routing practices. The reports must identify the significant venues to which customer orders were routed for execution during the applicable quarter and disclose the material aspects of the broker-dealer's relationship with such venues. In addition, the Rule (SEC 606) requires broker-dealers to disclose, on customer request, the venues to which the individual customer's orders were routed for the six months prior to the request, and the execution time for the orders that were executed. For further information, please contact your broker or financial advisor.

PLEASE RETAIN THIS STATEMENT AS IT WILL BE HELPFUL IN PREPARING YOUR INCOME TAX RETURNS AND MAY BE NEEDED ALONG WITH SUBSEQUENT STATEMENTS TO VERIFY INTEREST CHARGES IN YOUR ACCOUNT. THIS STATEMENT SHALL BE DEEMED CONCLUSIVE UNLESS OBJECTED TO IN WRITING WITHIN 10 BUSINESS DAYS OF THE STATEMENT CLOSING DATE.

MUTUAL FUNDS AND OTHER SECURITIES ARE NOT INSURED BY THE FDIC, ARE NOT DEPOSITS OR OBLIGATIONS OF, OR GUARANTEED BY APEX, AND INVOLVE INVESTMENT RISKS, INCLUDING THE POSSIBLE LOSS OF THE PRINCIPAL AMOUNT INVESTED.

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ACCOUNT NUMBER	5SS-95627-14 RR DPA	
MANIKANTH NALL	AMALA	



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DESCRIPTION	SYMBOL/ CUSIP	ACCOUNT TYPE	QUANTITY	PRICE	MARKET VALUE	LAST PERIOD'S MARKET VALUE % CHANGE	EST. ANNUAL % OF TOTAL INCOME PORTFOLIO
EQUITIES / OPTIONS							
JD.COM INC SPONSORED ADR REPSTG COM CL A	JD	Μ	21	\$41.42	\$869.82	N/A	63.247%
SPECTRUM PHARMACEUTICALS INC	SPPI	М	22	18.95	416.90	N/A	30.314
TWITTER INC	TWTR	М	3	24.01	72.03	N/A	5.237
ZYNGA INC CLASS A	ZNGA	М	1	4.00	4.00	N/A	.291
Total Equities					\$1,362.75		99.089%
Total Cash (Net Portfolio Balance)					\$12.53		0.911%

► ACCOUNT ACTIVITY

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TRANSACTION	DATE	ACCOU TYPE	NT DESCRIPTION	QUANTITY	PRICE	DEBIT	CREDIT	
BUY / SEL	L TRANSAC	IONS		•				
BOUGHT	12/08/17	Μ	ADVANCED MICRO DEVICES INC COM UNSOLICITED CUSIP: 007903107	4	\$10.0098	\$40.04		
BOUGHT	12/08/17	Μ	PANDORA MEDIA INC UNSOLICITED CUSIP: 698354107	1	4.879	4.88		

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► ACCOUNT ACTIVITY (CONTINUED)

		ACCOU					
TRANSACTION	DATE	TYPE	DESCRIPTION	QUANTITY	PRICE	DEBIT	CREDIT
BUY / SELI	L TRANSACT	IONS	(continued)				
BOUGHT	12/08/17	Μ	PANDORA MEDIA INC UNSOLICITED CUSIP: 698354107	8	4.849	38.79	
BOUGHT	12/08/17	Μ	TWITTER INC UNSOLICITED CUSIP: 90184L102	3	21.075	63.23	
BOUGHT	12/11/17	Μ	AXCELIS TECHNOLOGIES INC COM NEW UNSOLICITED CUSIP: 054540208	2	29.70	59.40	
BOUGHT	12/11/17	Μ	FITBIT INC CLASS A COM UNSOLICITED CUSIP: 33812L102	17	6.789	115.41	
BOUGHT	12/11/17	Μ	ORION ENERGY SYSTEMS INC COM UNSOLICITED CUSIP: 686275108	6	0.9199	5.52	
BOUGHT	12/11/17	Μ	ORION ENERGY SYSTEMS INC COM UNSOLICITED CUSIP: 686275108	8	0.92	7.36	
BOUGHT	12/11/17	Μ	ORION GROUP HOLDINGS INC UNSOLICITED CUSIP: 68628V308	8	7.6687	61.35	
BOUGHT	12/11/17	Μ	PANDORA MEDIA INC UNSOLICITED CUSIP: 698354107	8	4.81	38.48	

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ACCOUNT NUMBER	5SS-95627-14 RR DPA	



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► ACCOUNT ACTIVITY (CONTINUED)

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	TRANSACTION	DATE	TYPE	DESCRIPTION	QUANTITY	PRICE	DEBIT	CREDIT
4	BUY / SELL	TRANSACT	ONS	(continued)				
⊃ Ω	BOUGHT	12/11/17	Μ	PANDORA MEDIA INC UNSOLICITED CUSIP: 698354107	8	4.83	38.64	
- - >	SOLD	12/11/17	Μ	AXCELIS TECHNOLOGIES INC COM NEW UNSOLICITED CUSIP: 054540208	2	30.15		60.28
- 0	SOLD	12/11/17	Μ	ADVANCED MICRO DEVICES INC COM UNSOLICITED CUSIP: 007903107	1	10.09		10.07
z -	SOLD	12/11/17	Μ	ADVANCED MICRO DEVICES INC COM UNSOLICITED CUSIP: 007903107	3	10.09		30.25
	SOLD	12/11/17	Μ	PANDORA MEDIA INC UNSOLICITED CUSIP: 698354107	25	4.925		123.11
	SOLD	12/13/17	Μ	ORION ENERGY SYSTEMS INC COM UNSOLICITED CUSIP: 686275108	14	0.90		12.58
	BOUGHT	12/14/17	Μ	JD.COM INC SPONSORED ADR REPSTG COM CL A UNSOLICITED CUSIP: 47215P106	12	38.34	460.08	
	BOUGHT	12/14/17	М	ORION GROUP HOLDINGS INC UNSOLICITED CUSIP: 68628V308	9	7.49	67.41	

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F			PAGE 5 OF 12
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► ACCOUNT ACTIVITY (CONTINUED)

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TRANSACTION	DATE	TYPE	DESCRIPTION	QUANTITY	PRICE	DEBIT	CREDIT	
BUY / SELI	L TRANSACI	IONS	(continued)					
BOUGHT	12/14/17	Μ	SPECTRUM PHARMACEUTICALS INC UNSOLICITED CUSIP: 84763A108	10	18.29	182.90		
BOUGHT	12/19/17	Μ	FORD MOTOR CO PAR \$0.01 UNSOLICITED CUSIP: 345370860	19	12.53	238.07		
BOUGHT	12/19/17	Μ	FITBIT INC CLASS A COM UNSOLICITED CUSIP: 33812L102	3	6.23	18.69		
BOUGHT	12/19/17	Μ	FITBIT INC CLASS A COM UNSOLICITED CUSIP: 33812L102	15	6.34	95.10		
BOUGHT	12/21/17	Μ	SPECTRUM PHARMACEUTICALS INC UNSOLICITED CUSIP: 84763A108	12	16.33	195.96		
SOLD	12/21/17	Μ	FITBIT INC CLASS A COM UNSOLICITED CUSIP: 33812L102	35	6.161		215.62	
SOLD	12/27/17	Μ	ORION GROUP HOLDINGS INC UNSOLICITED CUSIP: 68628V308	17	7.7822		132.28	
SOLD	12/28/17	Μ	FORD MOTOR CO PAR \$0.01 UNSOLICITED CUSIP: 345370860	19	12.631		239.97	

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► ACCOUNT ACTIVITY (CONTINUED)



support@robinhood.com Securities offered through Robinhood Financial, LLC. Member FINRA & SIPC

TRANSACTION	DATE	ACCOU TYPE	DESCRIPTION	QUANTITY	PRICE	DEBIT	CREDIT
				QUANTIT	TRIOL	DEDIT	UNEDI
BUY / SEL	L TRANSACI	IONS	(continued)				
BOUGHT	12/29/17	М	JD.COM INC SPONSORED ADR REPSTG COM CL A UNSOLICITED CUSIP: 47215P106	1	42.24	42.24	
BOUGHT	12/29/17	М	JD.COM INC SPONSORED ADR REPSTG COM CL A UNSOLICITED CUSIP: 47215P106	8	42.26	338.08	
Total Buy /	Sell Transact	ions				\$2,111.63	\$824.16
FUNDS PAI	D AND REC	EIVED					
ACH	12/06/17	М	ACH DEPOSIT SEN(20171206095496)				\$100.00
ACH	12/06/17	М	ACH DEPOSIT SEN(20171206093450)				50.00
ACH	12/07/17	М	ACH DEPOSIT SEN(20171206105090)				100.00
ACH	12/11/17	Μ	ACH DEPOSIT SEN(20171211027857)				250.00
ACH	12/12/17	М	ACH DEPOSIT SEN(20171212027679)				500.00
ACH	12/15/17	Μ	ACH DEPOSIT SEN(20171215036538)				100.00
ACH	12/15/17	М	ACH DEPOSIT SEN(20171214115270)				200.00
Tabal Frinds	Paid And Re	a a luca al					\$1,300.00

ACCOUNT NUM	/IBER 5S \$	6-95627-14	4 RR DP	PAGE 7 OF 12	P		binhoc Palo Alto, CA 94306 pinhood.com	DC	
MANIKANTH	I NALLAMAI	LA				Securities o	ffered through Robinhood Financ	ial, LLC. Member FINR,	4 & SIPC
ACCOUNT A	CTIVITY (CO	ACCOUNT	DESCRIPTIC	N	QUANTITY	PRICE	DEBIT	CREDIT	
MISCELLA	NEOUS TR/	ANSACTIO	NS						
JOURNAL	12/28/17	Μ	-		1				
Total Misce EXECUTED			TTLEME	NT - THESE TRANSACTIONS MAY NO	DT BE REFLECT	ED IN OTHER	RSUMMARIES		
TRANSACTION	TRADE DATE	SETTLEMENT DATE	ACCOUNT TYPE	DESCRIPTION		QUANTITY	PRICE	DEBIT	CRED
SOLD		01/02/18	M	JD.COM INC SPONSORED ADR REPSTG COM CL A UNSOLICITED CUSIP: 47215P106		-21	\$41.9001		\$879.8
SOLD	12/28/17	01/02/18	М	SPECTRUM PHARMACEUTICALS INC		-22	18.9901		417.7

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24.4401

21.03

63.09

73.30

UNSOLICITED CUSIP: 84763A108

TWITTER INC

UNSOLICITED CUSIP: 90184L102

INTERNATIONAL INC UNSOLICITED CUSIP: 91911K102

VALEANT PHARMACEUTICALS

SOLD

BOUGHT

12/28/17 01/02/18 M

12/28/17 01/02/18 M

ACCOUNT NUI	MBER 5 5	SS-95627-14	RR DP	PAGE 8 OF 12	3200 Ash St, F support@robi			
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EXECUTED TI	rades pen	IDING SETTLE	ement (C	CONTINUED)				
TRANSACTION	TRADE DATE	SETTLEMENT DATE	ACCOUNT TYPE	DESCRIPTION	QUANTITY	PRICE	DEBIT	CREDIT
TRANSACTION BOUGHT	DATE			DESCRIPTION VALEANT PHARMACEUTICALS INTERNATIONAL INC UNSOLICITED CUSIP: 91911K102	quantity 62	PRICE 21.03	DEBIT 1,303.86	CREDIT
BOUGHT	DATE 12/28/1	DATE	түре М	VALEANT PHARMACEUTICALS INTERNATIONAL INC UNSOLICITED CUSIP: 91911K102				CREDIT
BOUGHT	DATE 12/28/1	DATE 7 01/02/18	түре М	VALEANT PHARMACEUTICALS INTERNATIONAL INC UNSOLICITED CUSIP: 91911K102			1,303.86	
BOUGHT	DATE 12/28/1	DATE 7 01/02/18	түре М	VALEANT PHARMACEUTICALS INTERNATIONAL INC UNSOLICITED CUSIP: 91911K102			1,303.86	
BOUGHT	DATE 12/28/1	DATE 7 01/02/18	түре М	VALEANT PHARMACEUTICALS INTERNATIONAL INC UNSOLICITED CUSIP: 91911K102			1,303.86	

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		1	3200 Ash St, Palo Alto, CA 94306 support@robinhood.com
MANIKANTH NALLAMALA			Securities offered through Robinhood Financial, LLC. Member FINRA &
ANNOUNCEMENTS			
IMPORTANT INFORMATION			
Robinhood GOLD Customers Only: Disclosure pursua	nt to Exchange Act Rule 10b-16		
	-	ing which interest is ch	narged, dates on which the interest period began and ended, the an
rate or rates of interest charged and the interest charge	for each such different annual rate of	f interest. As you are a	aware, by entering into the Robinhood Gold Agreement and opening
			margin lending, at a flat fee that is listed in your account statement any our Robinhood Gold account. Unless otherwise indicated on your
statement, your use of margin in your Robinhood Gold ad statement.	ccount will not incur any charges apar	rt from the flat fee and	no separate line item for interest charges will be identified on your
statement.			
IMPORTANT INFORMATIO N			
Statement of Financial Condition			
			the website at www.apexclearing.com. A copy may also be obtained d was \$107,139,856 in excess of its required net capital of \$25,21
At July 31, 2017, Apex Clearing Corporation had net capit			
IMPORTANT INFORMATIO N			
To our valued customers:			
	ly report any inacquiracy or discrepana	w in your account (with	nin 10 days after available) to your brokerage firm and clearing firm
		in your account (ma	
these are different firms) and to re-confirm any oral com		y in your doodant (inte	
these are different firms) and to re-confirm any oral com https://www.finra.org/industry/notices/06-72	imunications in writing.		f capital reduces the estimated per share value shown on your a

The preceding notice is required when reporting distributions on Direct Participation Programs and/or REITs and is subject to the DPP or REIT sponsor's final capital return determination as detailed in the IRS Form 1099 or K-1, as applicable.

Alternative or Other Investments, DPP, and Unlisted securities are not listed on a national securities exchange, are generally illiquid and that, even if a customer is able to sell the securities, the price received may be less than the per share estimated value provided in the account. The evaluation method used for any particular DPP or REIT will be provided to clients upon request. **Certain positions are not held on Apex's books or custodied by Apex and are not Protected by SIPC.**

Pursuant to SEC Rule 606, Apex Clearing Corporation is required to make publicly available a quarterly report with regard to its routing of non-directed orders. For the purpose of this Rule, we have entered into an agreement with Quantum5 Market Surveillance (a Division of S3 Matching Technologies) to disclose all required information pertaining to this rule. This information can be accessed on the internet at: http://public.s3.com/rule606/apex/, or a written copy will be furnished at no cost upon request via telephone to (214) 765-1009.

SEC Rule 606 (b) requires a broker-dealer to disclose to its customers, upon request, "the identity of the venue to which the customer's orders were routed for execution in the six months prior to the request, whether the orders were directed orders or non-directed orders, and the time of the transactions, if any, that resulted from such orders."

In accordance with the Emergency Economic Stabilization Act of 2008 broker dealers are required to track and report cost basis to the IRS in three phases over the next three years. • Equity securities acquired on or after January 1, 2011

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MANIKANTH NALLAMALA	
	r January 1, 2014. (The IRS has extended this date from the previously announced date of January 1, 2013. σ security transaction (purchased after 12/31/10) that is required to be reported on a 1099-B will include its
IMPORTANT INFORMATION CONTINUED	
Securities Investor Protection Corporation ("SIPC") protects certain customer funds	s SIPC coverage, which reflects certain changes made to the coverage effective August 8, 2013. The s up to a ceiling of \$500,000, including a maximum of \$250,000 for cash claims. Please note SIPC does ion regarding SIPC coverage, including a brochure, please contact SIPC at (202) 371-8300 or visit
event that SIPC limits are exhausted. This additional insurance provides protectio	. This additional insurance policy, widely known as "excess SIPC," becomes available to customers in the n for securities and cash up to an aggregate limit of \$150 million, subject to sub-limits for any one rotection, this additional insurance does not protect against a loss in the market value of securities. For

FDIC SWEEP PROGRAM

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For customers with balances in a bank deposit account as part of the FDIC Sweep Program or shares of a money market mutual fund in which you have a beneficial interest, those balances or shares may be liquidated on your order and the proceeds returned to your account or remitted to you in accordance with the applicable prospectus and/or Terms and Conditions of the program.

For customers participating in the FDIC Sweep Program, the FDIC Sweep Program allows your cash balance to be eligible for insurance protection through the FDIC up to the maximum applicable insurance limits. Customers may obtain information about FDIC, by contacting the FDIC at 1-877-275-3342, 1-800-925-4618 (TDD) or by visiting www.fdic.gov. Deposit Account balances in the FDIC Sweep Program are not protected by SIPC or any other excess coverage by Apex Clearing Corporation. Deposit Account balances are protected as established by current applicable laws regulated by the FDIC.

Customers may obtain information about SIPC, including the SIPC brochure, by contacting SIPC at 202-371-8300 or by visiting www.SIPC.org.

IMPORTANT INFORMATION

APEX CLEARING CORPORATION DISCLOSURE STATEMENT

Apex Clearing Corporation ("Apex") recognizes the importance of providing information on an ongoing basis to the customers whose accounts are cleared through Apex. Your broker/dealer has designated Apex as its clearing firm. In accordance with industry rules and regulations, Apex is required to disclose on an annual basis certain important regulatory notices and disclosures. To comply with these requirements, Apex has published an Annual Disclosure Statement which is available on the Apex corporate web site, www.apexclearing.com. For customers who do not have access to the internet please call Apex at 214-765-1009 and request a complete copy of the Annual Disclosure Statement be mailed to your address of record. A brief summary of the content of the Annual Disclosure Statement is as follows:

	OF 12
ACCOUNT NUMBER 5SS-95627-14 RR DPA	TOF 12 robinhood 3200 Ash St, Palo Alto, CA 94306 support@robinhood.com Securities offered through Robinhood Financial, LLC. Member FINRA & SIF
MANIKANTH NALLAMALA	
ANNOUNCEMENTS (CONTINUED)	
	to obtain, verify and record information that identifies each person who opens an account.
	respects and protects for former customers as well as current customers.
	ished provides basic facts about purchasing securities on margin and alerts customers of certain risks
involved in trading securities in a margin account.	
 Day-Trading Risk Disclosure Statement: FINRA Rule 2270 - Informatio 	n to be considered before engaging in a day-trading strategy.
 Business Continuity Plan: FINRA Rule 4370 - A further summary of Ap 	
	ormation) - (Rule 606) Requires Apex to make public a quarterly report with regard to routing of
	ient for order flow practices.
non-directed orders and (Rule 607) Requires Apex to disclose its payn	
	notification of certain transactions that are not reported immediately through a trade confirmation.
 SEC Rule 10b-10 - Requires customers are provided with prior written 	notification of certain transactions that are not reported immediately through a trade confirmation. n Corporation ("SIPC") requires that funds are available to meet customer claims up to a ceiling of
 SEC Rule 10b-10 - Requires customers are provided with prior written SIPC Information: FINRA Rule 2266 - The Securities Investor Protectio 	
 SEC Rule 10b-10 - Requires customers are provided with prior written SIPC Information: FINRA Rule 2266 - The Securities Investor Protectio 	n Corporation ("SIPC") requires that funds are available to meet customer claims up to a ceiling of
 SEC Rule 10b-10 - Requires customers are provided with prior written SIPC Information: FINRA Rule 2266 - The Securities Investor Protectio \$500,000, including a maximum of \$250,000 for cash claims. For mo or, call (202) 371-8300. 	n Corporation ("SIPC") requires that funds are available to meet customer claims up to a ceiling of
 SEC Rule 10b-10 - Requires customers are provided with prior written SIPC Information: FINRA Rule 2266 - The Securities Investor Protectio \$500,000, including a maximum of \$250,000 for cash claims. For mo or, call (202) 371-8300. Investor Education and Protection: FINRA Rule 2267 - Requires Apex FINRA BrokerCHeck hotline number (800) 289-9999 or the FINRA we 	n Corporation ("SIPC") requires that funds are available to meet customer claims up to a ceiling of ore information about SIPC coverage or to receive a brochure, please visit the SIPC website at www.sipc.org o provide information about FINRA's BrokerCheck program. The investor brochure may be obtained from b site address www.FINRA.org.
 SEC Rule 10b-10 - Requires customers are provided with prior written SIPC Information: FINRA Rule 2266 - The Securities Investor Protectio \$500,000, including a maximum of \$250,000 for cash claims. For mo or, call (202) 371-8300. Investor Education and Protection: FINRA Rule 2267 - Requires Apex FINRA BrokerCHeck hotline number (800) 289-9999 or the FINRA we Joint NASD Industry Breakpoint Task Force - A further summary of a June 2007 - Requires Apex FINRA Protection Research Protectin Research Protecti	n Corporation ("SIPC") requires that funds are available to meet customer claims up to a ceiling of ore information about SIPC coverage or to receive a brochure, please visit the SIPC website at www.sipc.org o provide information about FINRA's BrokerCheck program. The investor brochure may be obtained from b site address www.FINRA.org. Ily 2003 report which recommends written disclosure regarding mutual fund breakpoints.
 SEC Rule 10b-10 - Requires customers are provided with prior written SIPC Information: FINRA Rule 2266 - The Securities Investor Protectio \$500,000, including a maximum of \$250,000 for cash claims. For mo or, call (202) 371-8300. Investor Education and Protection: FINRA Rule 2267 - Requires Apex FINRA BrokerCHeck hotline number (800) 289-9999 or the FINRA we Joint NASD Industry Breakpoint Task Force - A further summary of a Ju Carrying Agreements: FINRA Rule 4311 - The firm with which you have 	n Corporation ("SIPC") requires that funds are available to meet customer claims up to a ceiling of ore information about SIPC coverage or to receive a brochure, please visit the SIPC website at www.sipc.org o provide information about FINRA's BrokerCheck program. The investor brochure may be obtained from b site address www.FINRA.org.
 SEC Rule 10b-10 - Requires customers are provided with prior written SIPC Information: FINRA Rule 2266 - The Securities Investor Protectio \$500,000, including a maximum of \$250,000 for cash claims. For mo or, call (202) 371-8300. Investor Education and Protection: FINRA Rule 2267 - Requires Apex FINRA BrokerCHeck hotline number (800) 289-9999 or the FINRA we Joint NASD Industry Breakpoint Task Force - A further summary of a Ju Carrying Agreements: FINRA Rule 4311 - The firm with which you have settlement functions. A further summary of details is disclosed. 	n Corporation ("SIPC") requires that funds are available to meet customer claims up to a ceiling of ore information about SIPC coverage or to receive a brochure, please visit the SIPC website at www.sipc.org o provide information about FINRA's BrokerCheck program. The investor brochure may be obtained from b site address www.FINRA.org. Ily 2003 report which recommends written disclosure regarding mutual fund breakpoints.
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IMPORTANT INFORMATION - Privacy Policy

Apex Clearing Corporation ("Apex") carries your account as a clearing broker by arrangement with your broker/dealer as introducing broker. At Apex, we understand that privacy is an important issue for customers of our introducing firms. It is our policy to respect the privacy of all accounts that we maintain as clearing broker and to protect the security and confidentiality of non-public personal information relating to those accounts. Please note that this policy applies to former customers as well as current customers.

Personal Information Collected

System.

In order to service your account as clearing broker, information is provided to Apex by your introducing broker who collects information from you in order to provide the financial services that you have requested. The information collected by your introducing broker and provided to Apex may come from the following sources:

- Information received from you, such as your name, address, telephone number, social security number, occupation, and income:
- Information relating to your transactions, including account balances, positions, and activity;
- Information which may be received from customer reporting agencies, such as credit bureau reports;
- Information relating to your creditworthiness;
- Information which may be received from other sources with your consent or with the consent of your introducing broker.

Sharing of Nonpublic Personal Information

Apex does not disclose nonpublic personal information relating to current or former customers of introducing brokers to any third parties, except as required or permitted by law, including but

		PAGE 12 OF 12		robinhood
ACCOUNT NUMBER	5SS-95627-14 RR DPA			3200 Ash St, Palo Alto, CA 94306
				support@robinhood.com Securities offered through Robinhood Financial, LLC. Member FINRA & SIPC
MANIKANTH NALLA	AMALA			
ANNOUNCEMENTS	. ,	RIOT Act and in order to facilitate th	ne clearing of customer	transactions in the ordinary course of business.
				ancial and non-financial companies that perform services such as data
				r affiliates, as permitted by law, in order to better service your financial
needs.				
Security	that our evotome are cooure and th	bat they meet inductor standards. W	No cook to protoct pop r	public personal information that is provided to Apex by your introducing
				cryption technology, user authentication systems (i.e. passwords and
•				eavors to ensure that third party service providers who may have access to
oroker by implementing	81 9 8	Shamsing to control access to system		
broker by implementing personal identification non-public personal inf	numbers) and access control mech formation are following appropriate	e standards of security and confiden	ntiality. We instruct our e	
broker by implementing personal identification non-public personal inf information of custome	numbers) and access control mech formation are following appropriate ers. As a general policy our staff wil	e standards of security and confiden ill not discuss or disclose information	ntiality. We instruct our e	employees to use strict standards of care in handling the personal financial except with authorized personnel of your introducing broker or as required
broker by implementing personal identification non-public personal inf information of custome by law or pursuant to re	numbers) and access control mech formation are following appropriate ers. As a general policy our staff wil egulatory request and/or authority.	e standards of security and confiden ill not discuss or disclose information	ntiality. We instruct our e	
broker by implementing personal identification non-public personal inf information of custome by law or pursuant to re Access to Your Inform	numbers) and access control mech formation are following appropriate ers. As a general policy our staff will egulatory request and/or authority. nation	e standards of security and confiden ill not discuss or disclose information y.	ntiality. We instruct our on regarding an account	
broker by implementing personal identification non-public personal inf information of custome by law or pursuant to re Access to Your Inform You may access your a	numbers) and access control mech formation are following appropriate ers. As a general policy our staff will egulatory request and/or authority. nation account information through a varie	e standards of security and confiden ill not discuss or disclose information y.	ntiality. We instruct our on regarding an account	
broker by implementing personal identification non-public personal inf information of custome by law or pursuant to re Access to Your Inform You may access your a you require any additio	numbers) and access control mech formation are following appropriate ers. As a general policy our staff will egulatory request and/or authority. nation account information through a varie	e standards of security and confiden ill not discuss or disclose information y. ety of media offered by your introduc	ntiality. We instruct our on regarding an account	except with authorized personnel of your introducing broker or as required

Apex reserves the right to make changes to this policy.

How to Get in Touch with Apex about this Privacy Policy

For more information relating to Apex's privacy policy and additional disclosures, please visit our website at www.apexclearing.com or contact: Apex Clearing Corporation, Attn: Compliance Department, 350 N. St. Paul, Suite 1300, Dallas, Texas 75201, 214-765-1055

Account Holder Information

Our records currently reflect the following investm	nent objectives and fina	ncial information for y	our account:	
Telephone (1): (198)985-4863 Ext: 5	Profession:		Employment Status:	EM
Telephone (2) :	Broker Employee:			
Investment Objective: Capital Preservation		Risk Tolerance:	Time Horizon: LONGES	ST
Estimated Income: \$50,001 TO \$100,000		Estimated Net Worth:	\$50,001 TO \$100,000	
Estimated Liquid Net Worth: \$50,001 TO \$100,000		Liquidity Needs: SOM	EWHAT IMPORTANT	
If any of the information above is incorrectly sta first page of your account statement. Please no objectives are setup by each broker dealer inde registered representative and/or broker directly	te that not all defined i pendently. To discuss	investment objectives which investment obj	listed below are available t iectives are available to you	to each client; investment
Investment Objectives Defined As:				
Balanced - Diversification of assets classes for equal blend	of income and long-term grow	/th		
Capital Appreciation - High Risk, capital growth invested pr	imarily in stocks and options			
Capital Preservation - A conservative investment strategy c	haracterized by a desire to av	oid risk of loss		
Growth - Investing in securities with strong earnings and/or	revenue growth or potential			
Growth and Income - Preserve Capital as much as possible				
Income - Strategy focused on current income rather than ca	pital appreciation, wants to us	se proceeds of the account	as a source of income	
Long Term Growth With Great Risk - Aggressive growth (tra	de volatile securities that hav	e wide changes in price)		
Long Term Growth With Safety - Long term capital apprecia	ation with relative safety of pri	ncipal		
Short Term Growth With Risk - Appreciation with acceptance	ce of high risk			
Speculation/Speculative - Taking larger risks, usually by frewant increase in value of investments - High Risk All strategimarket, credit, inflation, business and interest rate risk.			mon of which are:	