

Part 2B of Form ADV: *Brochure Supplement*

Item 1 Cover Page

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Part 2B of Form ADV: Brochure Supplement
March 30, 2012

This Brochure Supplement (“Supplement”) provides information about Teresa Jensen White, CFP® that supplements the Money Managers, Inc. Form ADV Part 2A Brochure (“Brochure”). You should have received a copy of that Brochure. Please contact Teresa Jensen White, CFP®, Chief Compliance Officer (CCO) if you did not receive Money Managers, Inc’s (MMI) Brochure or if you have any questions about the contents of this Supplement.

Additional information about Teresa Jensen White, CFP® is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 Educational Background and Business Experience

ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Teresa Jensen White

Year of Birth: 1948

Post High School Education:

College/University Name-- Earned--	Dates Attended--	Certificate/Degree
Incarnate Word College	1965-1966	None
San Antonio College	1966-1968	None

Five Year Business Background:

Company Name--	Dates--	Position/Title—
Money Managers, Inc	01/1981-Present	CEO/CCO; IAR of RIA
NEXT Financial Group, Inc Representative	09/2008-Present	Registered
Mutual Service Corp. Representative	04/2001-09/2008	Registered

Professional Designation--

College for Financial Planning—Certified Financial Planner™ a/k/a CFP®--1984

Item 3 Disciplinary Information

ITEM 3: DISCIPLINARY INFORMATION

Money Managers, Inc. (MMI) is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice.

Teresa Jensen White, CFP® has no material disciplinary events to disclose.

ITEM 4: OTHER BUSINESS ACTIVITIES

Teresa Jensen White, CFP® is affiliated with Money Managers, Inc (MMI) as CEO, CCO and as an Investment Adviser Representative (IAR) under MMI's Registration as a Registered Investment Adviser with the U. S. Securities Exchange Commission ("SEC"). Persons affiliated with MMI as IARs offer various advisory services for which they receive fees.

Refer to MMI's Form ADV Part 2A Brochure for details on services provided and associated fees.

IARs of MMI may also be Registered Representatives of NEXT Financial Group, Inc and receive compensation in addition to any advisory fee, which may result in increased costs to the client. This practice presents a perceived conflict of interest, however NEXT has implemented a policy that states that IARs may not receive advisory fees and commissions simultaneously for products purchased through an advisory account. An IAR may recommend and/or sell a product to the client, receive a commission, and link that product to the advisory account after one year for ongoing management services. In lieu of waiting a full year to link the product to the advisory account, the IAR may utilize the Fee Offset Program described in NEXT's Form ADV Part 2A Brochure.

Teresa Jensen White, CFP® is currently engaged in the following businesses/occupations, and receives compensation for these activities:

Outside Business Activity:	Active	Time spent	% of Income Earned
Teresa Jensen White Insurance Agent/Broker	Yes	10%	2%
Federal Employee Benefit Advisor	Yes	5%	< 1%
Faces Aglow, Inc	Yes	5%	< 1%

Item 5 Additional Compensation

ITEM 5: ADDITIONAL COMPENSATION

Teresa Jensen White, CFP® receives normal and customary commissions directly from certain fixed insurance carriers for product sales, through Teresa Jensen White, Insurance Agent/Broker.

Faces Aglow, Inc receives commissions for product sales in skin care, hair care, nutrition and wellness. Teresa Jensen White receives a portion of those commissions.

For details please contact Teresa Jensen White, CFP® using contact info on page 1 of this Brochure.

ITEM 6: SUPERVISION

Investment Adviser Representatives (IARs) are supervised by Teresa Jensen White, CFP®, as Chief Compliance Officer and Investment Adviser Director (IAD). The IAD is responsible for day-to day management and supervision of the activities of the IARs under their direct supervision. MMI has Policies and Procedures and systems in place to supervise the activities of it's IARs.

Item 7 Requirements for State-Registered Advisers

ITEM 7: REQUIREMENTS FOR STATE REGISTERED ADVISERS

Some states require IARs who conduct investment advisory business within that state to respond to additional disciplinary action questions. Any such required disclosures are listed under Item 3 in this Brochure Supplement.

Thank you for your business!