

Item 1 - Cover Page

Independence Financial Advisors, LLC

387 Central Street
Franklin, New Hampshire 03235
(603) 934-0400

February 11, 2015

This brochure provides information about the qualifications and business practices of Independence Financial Advisors, LLC (“Independence” or the “Advisor”). If you have any questions about the contents of this brochure, please contact us at (603) 934-0400. The information in this brochure has not been approved or verified by the U.S. Securities and Exchange Commission or by any state securities authority.

Additional information about Independence also is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 – Material Changes

Independence is proud to report that on December 31, 2014, Independence acquired GML Financial Advisory Services, LLC (“GML”), a state-registered investment adviser. This transaction presented a great opportunity for both organizations to join together as a cohesive whole and create a deeper, more diversified team that is capable of providing exemplary client service. Moving forward, GML’s advisory operations will be consolidated into Independence. As part of this arrangement, GML’s prior owner, Glenn M. Lepene, has agreed to work for Independence. Glenn is an incredibly knowledgeable investment professional with over twenty years of experience in the investment management industry. We are very excited to bring Glenn on to the Independence team and believe that Glenn will be an invaluable resource for Independence and all of its clients.

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Item 4 – Advisory Business

Independence is an SEC-registered investment advisor. It is a wholly-owned subsidiary of Franklin Savings Bank, a New Hampshire state-chartered mutual savings bank. Independence is the result of the conversion of Independence Trust Company, a New Hampshire non-depository trust, completed in April 2011. In December 2014, Independence acquired GML Financial Advisory Services, LLC (“GML”), a state-registered investment adviser.

Independence offers general investment advisory services with respect to a broad range of securities (including equity, debt and pooled investment vehicles) for separately-managed accounts, as well as financial planning services. Independence tailors its services to the size and specific needs of its clients. Independence does not offer wrap fee programs.

For approximately ninety percent (90%) of its clients, Independence places client assets into one of six investment models that it has developed, based on the client’s objectives and risk tolerance. See “Item 8 – Methods of Analysis, Investment Strategies and Risk of Loss.” Individual clients may impose restrictions on the management of their portfolios, including, without limitation, “do not sell” instructions with respect to specific securities.

As of December 31, 2014, Independence managed approximately \$134,408,231 of assets on a discretionary basis in the form of separately managed accounts, and approximately \$4,862,895 of assets on a non-discretionary basis in the form of self-directed 401-K plans.

Item 5 – Fees and Compensation

Independence is generally compensated for its advisory services on a monthly basis pursuant to a percentage of the market value of the assets under management, generally in accordance with the fee schedule set forth below. Because the fee calculation may be on the basis of the total market value of the portfolio in arrears, the total market value may include a component of any appreciation or gains as well as any depreciation or losses in the account during the period. Fees are calculated as of the last business day of each calendar month, prior to any reduction for withdrawals or other deductions from the account as of that date.

<u>Market Value</u>	<u>Annual Fee</u>
\$100,000 to \$750,000	1.0%
\$750,001 to \$1,500,000	0.90%
\$1,500,001 to \$3,000,000	0.85%
\$3,000,001 or greater	Negotiable
Fixed-Income Accounts only	0.50%
Charitable/Non-Profit	Negotiable

The President and Chief Executive Officer of Independence also retains discretion to set the fee for all new accounts at the same level as reflected on the client’s last account statement from his, her or its previous investment advisor. Clients that came to Independence as a result of the GML acquisition will be charged and billed according to their existing contractual agreements with GML.

In accordance with its standard Investment Management Agreement, Independence deducts fees for its investment advisory services, directly from clients' brokerage accounts, during the first week of the following month based on the fair market value of the assets in the client's account as of the last business day of the prior month. In the event of the termination of the Investment Management Agreement, the management fee will be pro-rated to the effective date of the termination.

In addition to the fees disclosed in this Item 5, clients of Independence also will be solely responsible for bank fees, custodial fees, brokerage commissions, mutual fund expenses, and other transactional costs related to the management of their portfolio. Please refer to "Item 12 – Brokerage Practices" for further information. Neither Independence nor any investment advisor representative of Independence accepts compensation for the sale of securities or other investment products from clients of the Advisor.

Item 6 – Performance-Based Fees and Side-By-Side Management

Neither Independence nor any investment advisor representative of Independence charges or accepts performance-based fees.

Item 7 – Types of Clients

The vast majority of the clients advised by Independence are individuals. Independence also provides investment advisory services to a small number of pension and profit sharing plans and charitable organizations. Independence generally requires that its clients open a brokerage account with Fidelity Brokerage Services, LLC (or an appropriate affiliate) (see "Item 12 – Brokerage Practices"), but otherwise does not maintain account opening requirements or restrictions.

Item 8 – Methods of Analysis, Investment Strategies and Risk of Loss

As discussed in "Item 4 – Advisory Business," the vast majority of the assets held by clients of Independence are placed into one of six different investment models based on the client's objectives and risk tolerance. The models are described below.

- Aggressive Growth. The asset allocation is one hundred percent (100%) equities. This model is designed for investors with a high tolerance for risk. The portfolio's primary objective is maximum growth through a diversified portfolio of equity investments.
- Growth. The asset allocation is eighty percent (80%) equities and twenty percent (20%) fixed income. This model is designed for investors with a high tolerance for risk. The portfolio's primary objective is growth through a diversified portfolio of equity investments, with a secondary objective of income through fixed-income investments.
- Balanced. The asset allocation is sixty percent (60%) equities and forty percent (40%) fixed income. This model is designed for investors with a moderate tolerance for risk.

The portfolio's primary objective is growth through a diversified portfolio of equity investments, with a secondary objective of income through fixed-income investments.

- Income with Growth. The asset allocation is forty percent (40%) equities and sixty percent (60%) fixed income. This model is designed for investors with a moderate tolerance for risk. The portfolio's primary objective is income through a diversified portfolio of fixed-income investments, with a secondary objective of growth through equity investments.
- Income. The asset allocation is one hundred percent (100%) fixed income. This model is designed for investors with a low tolerance for risk. The portfolio's primary objective is maximum income through a diversified portfolio of fixed-income investments.
- Income (Exchange Traded Fund Portfolio). The asset allocation is one hundred percent (100%) fixed income. This model is designed for investors with a low tolerance for risk. The portfolio's primary objective is maximum income through a diversified portfolio of exchange-traded funds.

The specific securities for each model are selected from an "approved list" generated by two software "filters" employed by Independence. These filters each analyze 52 criteria developed by Independence as a means for selecting the most appropriate equity and debt securities and pooled investment vehicles for its clients' portfolios.

For clients that come to Independence with an established portfolio, it may not be possible for Independence to easily place the client's portfolio into one of the investment models described above. In such instances, Independence will manage the client's account consistent with the client's wishes and Independence's fiduciary duty.

Clients of Independence must be aware that investing in securities involves substantial risks, including a loss of all or a portion of the principal investment. Unlike savings and checking accounts at a bank, investments in securities are not insured by the government to protect against market losses.

Different investments, as well as different investment strategies, carry different types and degrees of risk. In addition to the general risk of loss, the investment strategy employed by Independence is subject to the risk that the addition or omission of certain criteria may result in the selection of a security for a model that may fail to perform as anticipated or may not be appropriate for the objective and risk tolerance assigned to that particular model. Independence also has made the strategic decision to place the majority of its clients' assets in a limited number of models. Given a particular client's objectives and risk tolerance, it is possible that such client may benefit from a more actively managed account, with a special emphasis being placed on aligning each investment in the portfolio with the objectives and risk tolerance of the individual client.

Clients of Independence are encouraged to discuss their objectives and risk tolerance with their investment advisor representative and periodically re-evaluate whether their objectives and risk tolerance has changed over time due to market conditions, life events, or other factors.

Item 9 – Disciplinary Information

Neither Independence nor any investment advisor representative or other management personnel of Independence has been the subject of any legal or disciplinary event requiring disclosure under the laws or regulations governing disclosure to investment advisory clients.

Item 10 – Other Financial Industry Activities and Affiliations

Independence currently employs three investment advisor representatives: Michael F. Ventura, the President and Chief Executive Officer of Independence, Paul W. Gatehouse, the Vice President of Independence, and Glenn M. Lepene, the Executive Vice President of Independence.

Independence is also licensed as an insurance producer in the State of New Hampshire and, through a third-party marketing firm, has relationships with several insurance companies. These relationships are contractual and there is no affiliation between either Franklin Savings Bank or Independence and any insurer. Notwithstanding, Independence acknowledges the potential conflict of interest in the event that either Mr. Ventura, Mr. Gatehouse, or Mr. Lepene sells a fixed-annuity contract or insurance policy to a client of Independence and Independence receives a commission in connection with that sale. The conflict is addressed by clearly disclosing to any client of Independence who purchases an insurance product from Mr. Ventura, Mr. Gatehouse, or Mr. Lepene that (i) Mr. Ventura, Mr. Gatehouse, or Mr. Lepene is soliciting the client in their capacity as an insurance agent and not in their capacity as an investment advisor representative, (ii) Mr. Ventura, Mr. Gatehouse, or Mr. Lepene is not acting in a fiduciary capacity in connection with the sale of insurance products, (iii) Independence will receive a commission in connection with the sale, and (iv) the client's decision to purchase insurance products from another source will in no way affect the management of their account by Independence. Mr. Ventura allocates less than ten percent (10%) of his time to insurance activities, Mr. Gatehouse allocates approximately twenty-five percent (25%) of his time to insurance activities, and Mr. Lepene allocates less than ten percent (10%) of his time to insurance activities.

As previously discussed, Independence is a wholly-owned subsidiary of Franklin Savings Bank. No formal referral relationships exist between Independence and Franklin Savings Bank and no compensation is paid by Independence to the bank specifically for referrals of advisory clients to Independence. However, Franklin Savings Bank maintains a program by which employees of the bank receive bonus compensation for making "qualified referrals" to Independence. Neither the payment nor the amount of the bonus paid to bank employees is dependent upon a qualified referral placing funds under management with Independence. See "Item 14 – Client Referrals and Other Compensation." Clients of Independence may, from time to time, be referred to Franklin Savings Bank for various bank products and services. Mr. Ventura, Mr. Gatehouse, and Mr. Lepene do not receive any direct benefit for such referrals. Notwithstanding, as with the sale of insurance products described above, clients of Independence are similarly advised that (i) Mr.

Ventura, Mr. Gatehouse, or Mr. Lepene is not acting in a fiduciary capacity in connection with the referral to Franklin Savings Bank, and (ii) the client's decision to utilize another bank will in no way affect the management of the client's account by Independence.

In addition, as previously discussed, on December 31, 2014, Independence acquired GML, a state-registered investment adviser. Consequently, Independence is now the parent company of GML. Independence understands that a conflict of interest could arise if clients of Independence and the former clients of GML are treated differently. In order to ensure that all clients are treated fairly, moving forward, GML's advisory operations will be consolidated into Independence. This means that all employees at both IFA and GML will be subject to IFA's supervision and control, subject to a unified compliance program, subject to a unified Code of Ethics and a single set of written policies administered by a single chief compliance officer.

Item 11 – Code of Ethics, Participation or Interest in Client Transactions and Personal Trading

Independence has adopted a Code of Ethics which addresses, among other things, (i) the firm's general statement of principles that employees are expected to abide by; (ii) certain specific standards of conduct relating to (A) compliance with laws, (B) personal securities transactions, (C) insider trading, (D) professionalism and competence, and (E) reporting violations of the Code of Ethics; (iii) disciplinary measures for violations of the Code of Ethics; and (iv) annual acknowledgment and certification requirements. Clients may receive a copy of the Independence Code of Ethics upon request directed to the President and Chief Executive Officer.

Neither Independence nor any investment advisor representative of Independence will participate directly or have any interest in a client transaction. Independence maintains a money-market account but does not otherwise maintain a brokerage account for the purchase and sale of securities.

Independence does not prohibit its individual investment advisor representatives from personal trading in the securities on the "approved list" (see "Item – Methods of Analysis, Investment Strategies and Risk of Loss"). Independence recognizes that this may create a conflict of interest. This potential conflict is addressed by the Code of Ethics, which requires, among other things, that:

- (i) employees must abide by the principle that the interests of clients come first and that all investment opportunities must be offered first to clients;
- (ii) employees shall not compete with any client trade by using knowledge about pending or currently considered client transactions, to profit personally, directly or indirectly, as a result of such transactions; and
- (iii) employees shall not engage in (or refrain) from transactions in client accounts for personal benefit or engage in personal securities transactions that disadvantage clients.

Item 12 – Brokerage Practices

All clients of Independence generally establish a brokerage account with Fidelity Brokerage Services, LLC (or an appropriate affiliate) or TD Ameritrade Institutional Services. In accordance with Independence's standard Investment Management Agreement, clients generally instruct Independence to place all securities transactions through one of these directed broker-dealers. Only in the unlikely event that the directed broker-dealer is unwilling or unable to execute a particular transaction does Independence have the limited discretion to choose another broker-dealer for that transaction only. In such instances, Independence will seek to achieve best execution for its clients.

The term "soft dollars" is not defined under the federal securities laws, but it generally refers to practices in which broker-dealers provide products and services (such as investment research) to advisers in exchange for the adviser executing client brokerage transactions through the broker dealer. Advisers may have an incentive to select or recommend a broker-dealer based on its interest in receiving research or other products or services, rather than on the clients' interest in receiving most favorable execution. Since there is a conflict of interest when an adviser receives research products or services as a result of allocating brokerage on behalf of clients, advisers are required to disclose soft dollar arrangements to clients. As discussed above, Independence requires clients to direct brokerage. Independence does not currently have any formal agreements whereby it directs client transactions to a particular broker-dealer in return for soft dollar benefits and none of Independence, individual investment advisor representatives of Independence, or Franklin Savings Bank receive any type of special benefit as a result of the directed brokerage arrangement. However, Independence does receive eligible "research or brokerage" services as that term is defined under Section 28(e) of the Securities Exchange Act of 1934 from Fidelity Brokerage Services, LLC and TD Ameritrade Institutional Services. These services include, but are not limited to, receiving research, pricing information and other market data, and facilitating trade execution and allocation of aggregated trade orders for multiple client accounts. Independence receives the same eligible "research or brokerage" services that any other adviser would have access to if their client had a brokerage account with Fidelity Brokerage Services, LLC or TD Ameritrade Institutional Services. Consequently, Independence does not believe that any material conflict of interest is created by these relationships. Research and brokerage services furnished by these broker-dealers may be used in servicing the accounts of any or all of Independence's clients, including accounts other than those that pay commissions to the broker-dealers that supplied Independence with the services.

Notwithstanding, all clients of Independence should understand that not all investment advisors require directed brokerage. By directing all securities transactions to a single broker-dealer, the commission amount that clients of Independence pay to the broker-dealer may, in some cases, be higher than they would pay elsewhere and they may not achieve "best execution" for every trade in their account, resulting in higher overall costs to the client.

Because approximately ninety percent (90%) of Independence's clients are placed into one of six investment models (see "Item 4 – Advisory Business"), Independence believes that most clients benefit from the aggregation of orders. Clients should be aware that they are likely to pay a higher relative commission rate for securities that Independence is instructed to purchase for the

account that are not on the “approved list” (see “Item 8 - Methods of Analysis, Investment Strategies and Risk of Loss”) and to be purchased concurrently for one or more of the investment models.

Independence receives a 10% discounted software maintenance credit of about \$670.00 per year from Morningstar Office, a portfolio management software program. This discount is provided by Morningstar to advisors who manage client assets at TD Ameritrade Institutional Services. This credit offsets annual maintenance fees for our portfolio management software. All clients benefit from this credit as it reduces the firm’s overall expenses. The selection of TD Ameritrade Institutional Services as a custodian for clients is not affected by this nominal credit.

Item 13 – Review of Accounts

Michael F. Ventura, the President and Chief Executive Officer of Independence, Paul W. Gatehouse, the Vice President of Independence, and Glenn Lepene, the Executive Vice President of Independence, collectively review all client accounts on a monthly basis. Mr. Ventura, Mr. Gatehouse, and Mr. Lepene review for performance, diversification, alignment of portfolio structure and the client’s stated objectives and risk tolerance, and other special considerations unique to certain client accounts. Periodic review of financial plans is determined on a case-by-case basis by Mr. Ventura, Mr. Gatehouse, and Mr. Lepene in consultation with Independence’s clients. Beyond the monthly account statements provided by the custodian, Independence does not provide periodic or written reports to clients; however, due to the frequency and nature of the account review process, Mr. Ventura, Mr. Gatehouse, and Mr. Lepene are in regular contact with many clients regarding the status of their accounts and clients are encouraged to contact Independence with any questions or concerns.

Item 14 – Client Referrals and Other Compensation

The parent entity of Independence, Franklin Savings Bank, refers investment advisory clients to Independence. No formal referral arrangement exists, and, other than the indirect economic benefit received by Franklin Savings Bank as the sole owner of Independence, no compensation is paid by Independence for such referrals. However, Franklin Savings Bank maintains a program by which employees of the bank receive bonus compensation for making “qualified referrals” to Independence. Neither the payment nor the amount of the bonus paid to bank employees is dependent upon a qualified referral placing funds under management with Independence.

Item 15 – Custody

Independence does not maintain custody of client funds or securities. Clients will receive monthly statements from the custodian showing securities and assets held, costs, market values, fees and performance. All clients are strongly encouraged to carefully review these statements.

Item 16 – Investment Discretion

Independence currently manages the vast majority of its clients' assets on a discretionary basis. Clients do not typically place any limitation on this authority; however, Independence will consider certain restrictions, including, without limitation, "do not sell" instructions with respect to specific securities, on a case-by-case basis. A limited power of attorney is included in Independence's standard Investment Management Agreement.

Item 17 – Voting Client Securities

Independence does not claim any ownership rights, by virtue of its management relationship with its clients, to any assets in the clients' portfolios. Consequently, the clients retain the right to vote securities held in their name or in nominee name and each client will receive proxies or other solicitations directly from the custodian. Clients are free to contact Independence with questions regarding any particular solicitation.

In the unlikely event that Independence accepts authority to vote client securities, Independence's policy is to vote in favor of the recommendations of management on routine and administrative matters, unless Independence has a compelling reason to vote to the contrary. With respect to non-reoccurring or extraordinary matters, Independence will vote on a case-by-case basis in accordance with the goals of achieving the overall objectives of its management strategy. Clients may obtain a copy of Independence's proxy voting policies and procedures upon request.

Item 18 – Financial Information

There is no financial condition that is reasonably likely to impair Independence's ability to meet contractual commitments to clients.

Item 19 – Requirements for State-Registered Advisers

A. Executive Officers and Management Persons

Please refer to the Brochure Supplements for Michael F. Ventura, President and Chief Executive Officer, and Paul W. Gatehouse, Vice President, incorporated herein.

B. Other Business Activities

Please refer to "Item 10 – Other Financial Industry Activities and Affiliations" and to the Brochure Supplements for Michael F. Ventura, President and Chief Executive Officer, Paul W. Gatehouse, Vice President, and Glenn M. Lepene, the Executive Vice President of Independence, incorporated herein.

C. Performance-Based Fees

Neither Independence nor any investment advisor representative of Independence received performance-based compensation for advisory services.

D. Legal and Disciplinary Events

Neither Independence nor any investment advisor representative or other management personnel of Independence has been the subject of any legal or disciplinary event requiring disclosure under the laws or regulations governing disclosure to investment advisory clients.

E. Relationships with Securities Issuers

Neither Independence nor any investment advisor representative or other management personnel of Independence has any relationship with an issuer of securities requiring disclosure under the laws or regulations governing disclosure to investment advisory clients.

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**Form ADV, Part 2B
Brochure Supplement**

Item 1 - Cover Page

Michael F. Ventura
President and Chief Executive Officer

Independence Financial Advisors, LLC
387 Central Street
Franklin, New Hampshire 03235
(603) 934-0400

February 11, 2015

This brochure supplement provides information about Michael F. Ventura that supplements the Independence Financial Advisors, LLC (“Independence” or the “Advisor”) brochure. You should have received a copy of that brochure. Please contact Michael F. Ventura at (603) 934-0400 if you did not receive the Independence brochure or if you have questions or comments about this supplement.

Additional information about Michael F. Ventura also is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 – Educational Background and Business Experience

Michael F. Ventura is the President and Chief Executive Officer of Independence. He was born on January 29, 1961. In 1997 he joined Independence Trust Company, a New Hampshire non-depository trust (“ITC”) and the predecessor entity to Independence. During the last 10 years Mr. Ventura has served as the President and Chief Executive Officer of ITC.

Mr. Ventura was formerly a partner at The Chronicles Group, a financial services brokerage firm located in Nashua, New Hampshire. Immediately prior to joining ITC, he managed an investment program at Franklin Savings Bank, the parent entity of Independence. Mr. Ventura formerly served as a registered representative of Infinex Investments, Inc. (“Infinex”) (1999 – 2014) and is a licensed insurance agent. All together, Mr. Ventura has over 25 years of experience in the insurance and investment industries.

Mr. Ventura is currently a licensed Securities Principal and an investment advisor representative, has passed the Series 6, 7, 24, 63 and 65 examinations, as well as being licensed in New Hampshire and Massachusetts for life, accident and health insurance. Mr. Ventura received an athletic scholarship to attend Eckerd College in St. Petersburg, Florida, where he earned a Bachelor of Science degree in Business Management.

Item 3 – Disciplinary Information

Mr. Ventura has not been the subject of any legal or disciplinary event requiring disclosure under the laws or regulations governing disclosure to investment advisory clients.

Item 4 – Other Business Activities

In addition to his work with Independence, Mr. Ventura is also licensed as an insurance agent in the State of New Hampshire and the Commonwealth of Massachusetts. Independence acknowledges the potential conflict of interest in the event that Mr. Ventura sells a fixed-annuity contract or insurance policy to an advisory client of Independence and Independence receives a commission in connection with that sale. The conflict is addressed by clearly disclosing to any client of Independence who purchases an insurance product from Mr. Ventura that (i) Mr. Ventura is soliciting them in his capacity as an insurance agent and not in his capacity as an investment advisor representative, (ii) Mr. Ventura is not acting in a fiduciary capacity in connection with the sale of insurance products, (iii) Independence will receive a commission in connection with the sale, and (iv) the client’s decision to purchase insurance products from another source will in no way affect the management of the client’s account by Independence. Mr. Ventura allocates less than ten percent (10%) of his time to insurance activities.

Item 5 – Additional Compensation

Mr. Ventura does not receive any economic benefit for providing advisory services in excess of his salary and ordinary bonuses.

Item 6 - Supervision

As the President and Chief Executive Officer of Independence, Mr. Ventura reports directly to and is primarily supervised by the Board of Directors. The Board periodically reviews randomly selected accounts and activity reports to confirm that all applicable policies and procedures are being followed by Mr. Ventura. Any client with questions or concerns regarding the supervision of Mr. Ventura is asked to contact Jeffery B. Savage, President and Chief Executive Officer, Franklin Savings Bank, at (603) 934-4445.

Item 7 – Requirements for State-Registered Advisers

Mr. Ventura has not been subject to any arbitration, civil or regulatory proceeding requiring disclosure under the laws or regulations governing disclosure to investment advisory clients. Mr. Ventura has not filed a bankruptcy petition.

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**Form ADV, Part 2B
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Item 1 - Cover Page

Paul W. Gatehouse

Vice President

Independence Financial Advisors, LLC
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Franklin, New Hampshire 03235
(603) 934-0400

February 11, 2015

This brochure supplement provides information about Paul W. Gatehouse that supplements the Independence Financial Advisors, LLC (“Independence” or the “Advisor”) brochure. You should have received a copy of that brochure. Please contact Michael F. Ventura at (603) 934-0400 if you did not receive the Independence brochure or if you have questions or comments about this supplement.

Additional information about Paul W. Gatehouse also is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 – Educational Background and Business Experience

Paul W. Gatehouse is the Vice President of Independence. He was born on May 1, 1958. In 2003 he joined Independence Trust Company, a New Hampshire non-depository trust (“ITC”) and the predecessor entity to Independence, as the Vice President.

Mr. Gatehouse was formerly a registered representative of Quick & Reilly, Inc., a broker-dealer. Mr. Gatehouse formerly served as a registered representative of Infinex Investments, Inc. (“Infinex”) (2003 – 2014) and is a licensed insurance agent. All together, Mr. Gatehouse has over 24 years of experience in the insurance and investment industries.

Mr. Gatehouse is currently a licensed Securities Principal and an investment advisor representative, has passed the Series 7, 24, 63 and 65 examinations, as well as being licensed in New Hampshire, Massachusetts and Maine for life, accident and health insurance. Mr. Gatehouse earned a Bachelor of Arts degree in Communications from Michigan State University and an Associate of Arts degree in Liberal Arts from Suffolk County Community College.

Item 3 – Disciplinary Information

Mr. Gatehouse has not been the subject of any legal or disciplinary event requiring disclosure under the laws or regulations governing disclosure to investment advisory clients.

Item 4 – Other Business Activities

In addition to his work with Independence, Mr. Gatehouse is also licensed as an insurance agent in the State of New Hampshire. Independence acknowledges the potential conflict of interest in the event that Mr. Gatehouse sells a fixed-annuity contract or insurance policy to an advisory client of Independence and Independence receives a commission in connection with that sale. The conflict is addressed by clearly disclosing to any client of Independence who purchases an insurance product from Mr. Gatehouse that (i) Mr. Gatehouse is soliciting them in his capacity as an insurance agent and not in his capacity as an investment advisor representative, (ii) Mr. Gatehouse is not acting in a fiduciary capacity in connection with the sale of insurance products, (iii) Independence will receive a commission in connection with the sale, and (iv) the client’s decision to purchase insurance products from another source will in no way affect the management of the client’s account by Independence. Mr. Gatehouse allocates approximately twenty-five percent (25%) of his time to insurance activities.

Item 5 – Additional Compensation

Mr. Gatehouse does not receive any economic benefit for providing advisory services in excess of his salary and ordinary bonuses.

Item 6 - Supervision

As the Vice President of Independence, Mr. Gatehouse reports directly to and is primarily supervised by the President and Chief Executive Officer. Michael F. Ventura is currently the person responsible for supervising Mr. Gatehouse's activities. Mr. Ventura periodically reviews all accounts serviced by Mr. Gatehouse, reviews weekly activity reports, and regularly communicates with Mr. Gatehouse regarding the status of client accounts. Any client with questions or concerns regarding the supervision of Mr. Gatehouse is asked to contact Mr. Ventura directly at (603) 934-0400.

Item 7 – Requirements for State-Registered Advisers

Mr. Gatehouse has not been subject to any arbitration, civil or regulatory proceeding requiring disclosure under the laws or regulations governing disclosure to investment advisory clients. Mr. Gatehouse has not filed a bankruptcy petition.

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**Form ADV, Part 2B
Brochure Supplement**

Item 1 - Cover Page

Glenn M. Lepene

Independence Financial Advisors, LLC
387 Central Street
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(603) 934-0400

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This brochure supplement provides information about Glenn M. Lepene that supplements the Independence Financial Advisors, LLC (“Independence” or the “Advisor”) brochure. You should have received a copy of that brochure. Please contact Michael F. Ventura at (603) 934-0400 if you did not receive the Independence brochure or if you have questions or comments about this supplement.

Additional information about Glenn M. Lepene also is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 – Educational Background and Business Experience

Glenn M. Lepene is the Executive Vice President of Independence. He was born on November 27, 1950. He joined Independence in 2015.

Mr. Lepene was formerly the owner and operator of GML Financial Advisory Services, LLC (1995 – 2014), a state-licensed investment adviser that was acquired by Independence. Mr. Lepene has over 20 years of experience in the investment management industry.

Mr. Lepene is an investment advisor representative and has passed the Series 63 examination. Mr. Lepene earned a Bachelor of Science in Business Administration from the University of New Hampshire and a Masters in Business Administration from New Hampshire College. Mr. Lepene has also earned the Certified Financial Planner (CFP) designation. Certified Financial Planners are licensed by the CFP Board to use the CFP mark. In order to receive the CFP designation, an individual must: (1) obtain a bachelor's degree from an accredited college or university; (2) complete the financial planning education requirements set by the CFP Board (available at www.cfp.net); (3) successfully complete the 10-hour CFP Certification Exam; (4) have three-years of qualifying full-time work experience; and (5) successfully pass the Candidate Fitness Standards and background check.

Item 3 – Disciplinary Information

Mr. Lepene has not been the subject of any legal or disciplinary event requiring disclosure under the laws or regulations governing disclosure to investment advisory clients.

Item 4 – Other Business Activities

Mr. Lepene is not actively engaged in any other investment-related business or any other occupation that represents a substantial source of his income or that requires a substantial amount of his time.

Item 5 – Additional Compensation

Mr. Lepene does not receive any economic benefit for providing advisory services in excess of his salary and ordinary bonuses.

Item 6 - Supervision

Mr. Lepene reports directly to and is primarily supervised by the President and Chief Executive Officer. Michael F. Ventura is currently the person responsible for supervising Mr. Lepene's activities. Mr. Ventura periodically reviews all accounts serviced by Mr. Lepene, reviews weekly activity reports, and regularly communicates with Mr. Lepene regarding the status of client accounts. Any client with questions or concerns regarding the supervision of Mr. Lepene is asked to contact Mr. Ventura directly at (603) 934-0400.

Item 7 – Requirements for State-Registered Advisers

Mr. Lepene has not been subject to any arbitration, civil or regulatory proceeding requiring disclosure under the laws or regulations governing disclosure to investment advisory clients. Mr. Lepene has not filed a bankruptcy petition.

[End]