

BROUWER & JANACHOWSKI

Wealth Management and Financial Advice

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This brochure, updated July 27, 2015, provides information about the qualifications and business practices of Brouwer & Janachowski, LLC.

If you have any questions about the contents of this brochure, or would like an additional copy, please contact Margaret Pike at 415-435-8330 or ppike@fundmastery.com.

The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority. Brouwer & Janachowski, LLC is a registered investment adviser. Registration of an Investment Adviser does not imply any level of skill or training. The oral and written communications of an Adviser provide you with information about which you determine to hire or retain an Adviser.

Additional information about Brouwer & Janachowski, LLC is available on the SEC's website at www.adviserinfo.sec.gov. The SEC's website also provides information about any persons affiliated with Brouwer & Janachowski, LLC who are registered, or who are required to be registered, as investment adviser representatives of Brouwer & Janachowski, LLC.

This brochure, dated July 27, 2015, is prepared according to the SEC's requirements and rules. Our annual brochure was last updated on March 31, 2015.

In the past, we have offered information about our qualifications and business practices to our clients on an annual basis. Pursuant to new SEC Rules, we will ensure that you receive a summary of any material changes to this and are offered subsequent brochures within 120 days of the close of our fiscal year. We will also provide you with a new brochure as necessary, based on business updates or new material information, without charge.

The update to this Brochure, effective July 27, 2015, reflects our assets under management as of December 31, 2014. There are no material changes to report at this time.

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4. ADVISORY BUSINESS

Brouwer & Janachowski, LLC ("Brouwer & Janachowski") is an investment advisory firm providing financial advice and investment management services to our clients to help them achieve their financial goals. In addition, we may also provide comprehensive financial planning services to clients. These planning services are designed to help clients set and achieve financial goals such as funding retirement, education or other areas of interest to a given client.

Planning for Partners is a division of Brouwer & Janachowski, LLC. Planning for Partners was founded on the premise that retirement planning for attorneys needs to be addressed with specialized knowledge, experience and skills. Our firm has been advising attorneys for many years and we believe we have an in-depth knowledge and understanding of the specific needs of this group. Planning for Partners maintains its own website at <http://www.planningforpartners.com>.

Background: Brouwer & Janachowski Incorporated was formed in 1987. The principal owners of Brouwer & Janachowski Incorporated are Stephen Janachowski and Kurt Brouwer. In 2007, Brouwer & Janachowski Incorporated formed a subsidiary, Brouwer & Janachowski, LLC, which became the operating entity for the advisory business. In November 2008, Brouwer & Janachowski, LLC acquired Seton Smoke Capital Management Inc. In September 2013, Brouwer & Janachowski, LLC acquired Stanley F. Green, LLC.

Brouwer & Janachowski may provide prospective clients with our written recommendations for a given type of portfolio or for other matters. We will also consider requests for our services in special situations that are not described above. Brouwer & Janachowski may offer advice to clients who own an interest in partnerships investing in real estate, hedge funds or other interests.

As of 12/31/2014, Brouwer & Janachowski managed \$1,293,145,387.00 of client assets on a discretionary basis.

For more information, see Section 7.

5. FEES AND COMPENSATION

Our investment advisory fee is based on the portfolio value of the client's account. The minimum household account size is \$1,000,000. The minimum household quarterly management fee is \$2,500.00.

Quarterly fee schedule

Assets Under Management	Quarterly Fee
\$0 to \$2,000,000	0.25%, \$2,500 minimum
\$ 2,000,001 to \$3,000,000	\$5,000 plus 0.1875% of assets between \$2,000,001 and \$3,000,000
Over \$3,000,000	\$6,875 plus 0.1250% of assets over \$3,000,000

For the purpose of calculating the fee, the client's portfolio value will initially be based on the assets transferred into their account and pro-rated for a partial calendar quarter period (from the date assets transferred in). Pro-rated fees are calculated based on the days remaining in the calendar quarter. The initial invoice will normally be sent during the first full calendar quarter after assets have transferred in. Thereafter, our management fee will be invoiced quarterly and due from the client in advance.

In most cases, the fee is deducted from the client's account by the client's custodian broker and paid to Brouwer & Janachowski. If a client makes an additional deposit to the account during the year, a pro-rated fee may be charged, based on the date of the deposit through quarter-end. If a client makes a partial withdrawal, there will be no refund of any portion of that quarter's investment advisory fee. Occasionally, Brouwer & Janachowski negotiates alternate fee schedules and payment methods, as well as account and management fee minimums.

If the client deposits securities rather than cash into an account, the Advisor may, by their sole discretion, maintain such securities in the account, but the Advisor is under no obligation to hold any such securities and is authorized to engage in an orderly liquidation of such securities as promptly as possible to establish the client's investment portfolio. The sale of such securities may be a taxable event and could result in a substantial tax obligation.

In addition, a client may pay custodian fees or mutual fund expenses in connection with our advisory services. Clients may also incur brokerage and other transaction costs. For more details, please see the "Brokerage Practices" Section 12 of this Brochure.

The Services Agreement, between Brouwer & Janachowski and a client, will continue in effect until terminated by either the Advisor or the Client with 30 days written notice. Upon the termination of this agreement, the Advisor will have no obligation to recommend or take any action with regard to the securities, cash, or other investments in the account. A prorated portion of the prepaid fees will be returned to the client for the period which services were not performed. No assignment, as defined in the Advisers Act, of the Services Agreement will be made by the Advisor without the consent of the client.

Brouwer & Janachowski does not accept any compensation for the sale of securities or other investment products, including asset-based sales charges or service fees from the sale of mutual funds.

6. PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT

Brouwer & Janachowski does not charge any performance-based fees (fees based on a share of capital gains or capital appreciation of the assets of a client).

7. TYPES OF CLIENTS

Brouwer & Janachowski, LLC's clientele consists of retirement plans, high net worth individuals, private trusts, charitable organizations, corporations and other business entities, pension and profit sharing plans, and other individual investors.

8. METHODS OF ANALYSIS, INVESTMENT STRATEGIES, AND RISK OF LOSS

Brouwer & Janachowski uses various methods of security analysis. These may include charting, fundamental, and technical methods. The primary sources of financial information for Brouwer & Janachowski are direct contact with mutual fund or other management companies, research services such as Morningstar, financial newspapers and magazines, research materials, corporate rating services, annual reports, prospectuses, filings with the SEC, and company press releases.

Brouwer & Janachowski provides our clients with the following financial advisory and investment management services:

1. Identification of a client's financial and personal goals, and risk tolerance

Our first step is to meet with a client to identify their financial goals and needs, and risk tolerance. We then help a client develop a financial roadmap to assist them in achieving their goals. This roadmap serves as the basis for developing a solid, personalized financial and investment strategy.

2. Financial Analysis

Once we have an understanding of a client's situation, we help answer questions such as: When can I retire? How much will I need in retirement so as not to outspend my resources? How much money must I begin saving today to fund my children's (or grandchildren's) education? How can I best structure my assets to accomplish my estate planning goals? What investment vehicles are the best ones for my situation? We then recommend strategies to our clients that are designed to help them achieve their retirement and financial goals.

3. Developing a sound investment program

We work with clients to develop a clearly articulated investment strategy and appropriate asset allocation for their assets, based on their needs and risk tolerance. We assist clients in tracking how they are doing in terms of meeting their goals.

4. Selecting a Portfolio

Once a client's investment objectives and asset allocation have been determined, we develop a portfolio consisting of carefully selected investments designed to meet that client's objectives.

Investment vehicles we may use include, but are not limited to, the following:

- Cash and cash equivalents
- Equities and fixed-income investments (domestic and foreign)
- Alternative investments and structured investment products, which may utilize hedging strategies

All investment vehicles are subject to market, economic, credit, operational and management risk. In addition, fees charged by investment vehicles have an impact on performance results.

5. Providing ongoing investment/portfolio management

We monitor and track all client accounts, including reviewing extensive research information on mutual funds or other investment vehicles we've recommended, tracking income and dividend information as well as realized gains or losses and tracking portfolio performance.

6. Providing ongoing financial advice

We generally meet with clients once a year to review their portfolio and update their financial goals, which may include retirement analysis and assistance with other financial decisions.

Our investment philosophy is rooted in a long-term approach to building clients' assets, independence and financial security. Since the inception of our firm, we have specialized in managing money with mutual funds, and over time we have added exchange-traded funds and other investment vehicles. At times, we may see the need to broaden the investment types utilized for our clients in order to achieve the results commensurate with their goals.

Our expertise lies in constructing portfolios designed to meet an individual's particular needs, in selecting the best managers available to manage money in each of a portfolio's asset classes, and in tracking, monitoring and adjusting the portfolio as conditions change.

9. DISCIPLINARY INFORMATION

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of Brouwer & Janachowski, LLC or the integrity of Brouwer & Janachowski's management.

Brouwer & Janachowski, LLC has no disciplinary record and therefore has no information which is applicable to this topic.

10. OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Brouwer & Janachowski (along with certain officers of Brouwer & Janachowski) is a shareholder of less than 10 percent (10%) interest in National Advisors Holdings, Inc. ("NAH"). NAH has formed a federally chartered trust company, National Advisors Trust Company ("NATC"). Additionally, Stephen Janachowski is a Director of NAH and NATC. He receives a modest quarterly fee for his role as Director. A Stock Option Plan has been implemented to reward NATC staff and may also potentially benefit Directors. NAH and NATC are regulated by the Office of the Comptroller of the Currency.

Brouwer & Janachowski also has a long-standing relationship with the Schwab Advisor Services division of Charles Schwab & Co., Inc. (Schwab), a FINRA registered broker-dealer, and a member of SIPC.

For more information, see Section 12.

11. CODE OF ETHICS

Brouwer & Janachowski maintains a Code of Ethics for all employees of the company. Employees are required to conduct themselves with honesty, integrity, and professionalism. As indicated in our Privacy Policy, access to a client's personal information is restricted to our employees and agents for business purposes only. Clients or prospective clients can contact our office via email (fundmaster@fundmastery.com), regular mail, in person, or by phone to request a copy of our current Code of Ethics.

Kurt Brouwer, Stephen Janachowski or employees of Brouwer & Janachowski may, from time to time, invest in securities that the firm is recommending to clients. In the case of mutual funds, shares are bought at the net asset value of the fund. Personal trading in such mutual funds has no effect on the fund's share price or availability. Employee-directed trades in investments other than mutual funds must be approved before they are executed. If a client and employee-directed trade will be executed on the same day for the same security, Brouwer & Janachowski's policy is to instruct the custodian to process the trade at an average price. Firm policy specifically prohibits the use of insider information.

12. BROKERAGE PRACTICES

Brouwer & Janachowski may recommend that clients establish a brokerage or trust account with either National Advisors Trust Company (NATC) or the Schwab Advisor Services division of Charles Schwab & Co., Inc. (Schwab). Both firms maintain custody of clients' assets and effect trades for their accounts. Although Brouwer & Janachowski may recommend that clients establish accounts at Schwab or NATC, it is the client's decision to custody assets with Schwab or NATC. In certain circumstances, a different custodian may be appropriate for the client.

Brouwer & Janachowski may recommend that clients establish a variable annuity account at Jefferson National Securities Corporation (Jefferson National). Jefferson National maintains custody of clients' assets and effects trades for their accounts. Although Brouwer & Janachowski may recommend that clients establish accounts at Jefferson National, it is the client's decision to custody assets with Jefferson National.

National Advisors Trust Company, Schwab Advisor Services, and all other custodians provide statements directly to Brouwer & Janachowski clients and maintain custody of their assets.

National Advisors Trust Company information

Brouwer & Janachowski (along with certain officers of Brouwer & Janachowski) is a shareholder of less than 10 percent (10%) interest in National Advisors Holdings, Inc. ("NAH"). See Section 10 for additional details.

NATC provides competitively priced custody and traditional trust services, along with online access via AdvisorDesk to clients and to Brouwer & Janachowski at no cost. Brouwer & Janachowski utilizes the AdvisorDesk system for electronically communicating trades and client data.

Schwab Advisor Services information

Schwab provides Brouwer & Janachowski with online access to its institutional trading and custody services, which are typically not available to Schwab retail investors. These services generally are available to independent investment advisors on an unsolicited basis, at no charge to them so long as a total of at least \$10 million of the advisor's clients' assets are maintained in accounts at Schwab Advisor Services. These services are not contingent upon Brouwer & Janachowski committing to Schwab any specific amount of business (assets in custody or trading commissions). Schwab's brokerage services include the execution of securities transactions, custody, research, and access to mutual funds and other investments that are otherwise generally available only to institutional investors or would require a significantly higher minimum initial investment. For Brouwer & Janachowski client accounts maintained in Schwab's custody, Schwab generally does not charge separately for custody services but is compensated by account holders through commissions and other transaction-related or asset-based fees for securities trades that are executed through Schwab or that settle into Schwab accounts.

Brouwer & Janachowski is not affiliated with Schwab Advisor Services, a division of Charles Schwab & Co., Inc.

Schwab Advisor Services and National Advisors Trust

Schwab Advisor Services (Schwab) and National Advisors Trust Company (NATC) make available to Brouwer & Janachowski products and services that benefit Brouwer & Janachowski but may not directly benefit its clients' accounts. Many of these products and services may be used to service all or a substantial number of Brouwer & Janachowski accounts, including accounts not maintained at Schwab or NATC. Schwab and NATC's products and services that assist Brouwer & Janachowski in managing and administering clients' accounts may include software and other technology that (i) provides access to client account data (such as trade confirmations and account statements); (ii) facilitates trade execution and allocates aggregated trade orders for multiple client accounts; (iii) provides research, pricing and other market data; (iv) facilitates payment of Brouwer & Janachowski's fees from its clients' accounts; and (v) assists with back-office functions, recordkeeping and client reporting. Schwab and NATC also offer other services intended to help Brouwer & Janachowski manage and further develop its business enterprise. These services may include (i) compliance, legal and business consulting; (ii) publications and conferences on practice management and business succession; and (iii) access to employee benefits providers, human capital consultants and insurance providers. Schwab and NATC may make available, arrange and/or pay third-party vendors for the types of services rendered to Brouwer & Janachowski. Schwab and NATC may discount or waive fees it would otherwise charge for some of these services or pay all or a part of the fees of a third-party providing these services to Brouwer & Janachowski. Schwab and NATC may also provide other benefits such as educational events, occasional business entertainment or complimentary tickets to sporting events for Brouwer & Janachowski personnel or clients. Travel or expense reimbursements are not provided for these activities.

The benefits to the clients of the automated services offered by the custodian firms include automated processing between Brouwer & Janachowski and NATC or Schwab that result in more efficient processing of trades and servicing clients.

In evaluating whether to recommend that clients custody their assets at Schwab or NATC, Brouwer & Janachowski may take into account the availability of some of the foregoing products and services and other arrangements as part of the total mix of factors it considers and not solely on the nature, cost or quality of custody and brokerage services provided by Schwab or NATC, which may create a potential conflict of interest.

Brouwer & Janachowski has limited trading authorization with respect to the management and investment of client assets. Our trading authorization is limited to placing buy and sell orders for investments without limitation on the amount of securities to be bought or sold. Since Brouwer & Janachowski is not authorized to take or receive physical possession of any cash or securities, trading instructions are provided to the client's custodian on behalf of the client. The sole responsibility for safekeeping investments and executing trading instructions rests with the client's custodian firm.

ADDITIONAL FEES:

In addition to the management fee paid to Brouwer & Janachowski, clients may pay transaction fees to the custodian firms for certain purchase and sale transactions occurring in a client's account. Some mutual funds may also charge a redemption fee if the fund is sold within a certain period of time. In addition, the custodian may charge a fee for certain items such as paper statements, employee benefit plan tasks, holding a non-standard asset, or other types of exceptions. These fees are disclosed in the custodian information which accompanies the Account Application forms provided to clients.

Brouwer & Janachowski monitors all transaction fees charged by its client's custodian firm to ensure their reasonableness. Brouwer & Janachowski has a fiduciary and fundamental duty to obtain best execution for client transactions, i.e., not necessarily the lowest commission but the best overall qualitative execution.

The aggregation (or trading a block of securities affecting multiple client accounts) of client transactions allows Brouwer & Janachowski to execute transactions in a more timely, equitable, and efficient manner. It is our firm's policy to aggregate client transactions where possible. However, there is a possibility that clients may receive a less favorable price than if their trade was not aggregated. Clients participating in any aggregated transactions will receive an average share price and transactions costs may be shared equally on a pro-rata basis, or the client may be charged as a single trade in their account. Different custodians process block trades (average share price) differently.

As a result of its acquisition of Seton Smoke Capital Management, the following information applies to a small percentage of former Seton Smoke clients.

Brouwer & Janachowski may select one or more registered investment advisers, persons or companies who are not required to register with federal or state securities authorities to serve as investment managers (each chosen one described herein as a "sub-adviser") of the assets dedicated to that manager. Brouwer & Janachowski may employ the services of other firms as it deems necessary to fulfill its obligations in selecting, monitoring and otherwise determining the suitability of sub-advisers it recommends.

The selection of investments, which may include stocks, mutual funds, closed-end funds, exchange-traded funds, bonds, other securities or sub-advisers for a client, is based on a client's goals, objectives

and asset allocation decisions. When sub-advisers are used, each sub-adviser will implement a specific investment strategy and philosophy that individually, or combined with other sub-advisers, private investment or assets managed by Brouwer & Janachowski, will serve to meet the client's asset allocation decision and advance the client's objectives.

Each sub-adviser will have discretion to manage the funds by investing in various securities. Brouwer & Janachowski (directly or through its current authorized agent, Greenrock Research, Inc. or "Greenrock") will monitor the organization, investment philosophy and performance of each sub-adviser, as well as the economy, investment climate and competitive market conditions of securities being managed. As a result, Brouwer & Janachowski will provide ongoing management services with respect to the client's investment assets. Over time, Brouwer & Janachowski may make recommendations to a client regarding proposed changes in the selection of sub-advisers.

Prior to the merger with Brouwer & Janachowski, Seton Smoke Capital Management, as an aspect of the investment advisory service (but in its own fee category), recommended investments in a private equity investment to meet a specific client investment objective. Brouwer & Janachowski (either directly or through Greenrock) will monitor the organization, investment philosophy and performance of the fund manager or issuer with respect to these private investments. Brouwer & Janachowski will not be involved in selecting or monitoring the underlying individual securities of each private investment and will rely solely on the expertise of the entity managing the assets. Brouwer & Janachowski does not currently recommend private investments to clients, but may from time to time discuss such investments with a client at their request.

A client who has assets managed in the private equity category will incur a management fee charged by Brouwer & Janachowski. Fees are payable in advance and generally are charged directly to, and deducted from, the client's account maintained by the custodian upon debit instructions to the custodian as authorized in writing by the client. The client will also incur a management fee inside the private equity investment which will not be paid by Brouwer & Janachowski, but will be paid by the private equity entity and economically borne by the client.

When sub-advisers have been retained to manage some or all of a client's investment portfolio, the manager of the sub-adviser will have discretionary authority over the client assets allocated to that sub-adviser for investment.

Generally, when a sub-adviser manages a client's investment portfolio, the client delegates to the sub-adviser the authority to vote client proxies. In those instances where the sub-adviser disclaims proxy voting authority, the client will be notified that they are responsible to vote the proxies.

When a client retains a sub-adviser to manage a portfolio, the sub-adviser has the responsibility to determine the brokerage firm used for the execution of the transactions. Sub-advisers may select Fidelity, Charles Schwab & Co., Inc. or any other firm which the sub-adviser determines provides the best execution for a transaction.

For certain investment management accounts for which Brouwer & Janachowski has retained Greenrock, Greenrock will be authorized to deduct fees for their research services ("Greenrock Fees") as well as investment fees for the sub-advisers ("Management Fees") directly from the client's account.

Greenrock charges an annual fee of 0.10% on assets.

The Management Fees are generally broken down by asset class as follows:

Equity Sub-Advisers - 0.50% annually

Fixed Income Managers - 0.30% annually

The Management Fees may be higher or lower for specific sub-advisers and the client will be notified prior to account opening of any differences in Management Fees.

Greenrock Fees and Management Fees are calculated on the value of the portfolios at the beginning of the quarterly billing period. New accounts started at other than a calendar quarter will be billed from the date service began to bring them up to the calendar quarterly billing cycle.

Greenrock Fees and Management Fees are payable in advance and generally are charged directly to, and deducted from, the client by the custodian upon debit instructions to the custodian as authorized by the client in the engagement letter.

Upon termination of an investment management account, the client, either through Brouwer & Janachowski, Greenrock or another authorized agent of the Adviser, will promptly provide written notice to all affected sub-advisers (i.e., those that are then providing services on behalf of the client or the Adviser). Where a sub-adviser is involved, the client relationship with the Adviser shall be deemed terminated effective on the date the last affected sub-adviser receives notice from the Adviser or an authorized agent of the Adviser. The unearned portion of all prepaid fees (including, without limitation, Greenrock's Fees and Management Fees) will be refunded to that client, with the amount of the refund calculated as of the effective date of termination.

13. REVIEW OF ACCOUNTS

Kurt Brouwer, Stephen Janachowski, and the investment committee, are responsible for the investment management of all accounts as well as establishing the firm's economic outlook, asset allocation strategy, and security selection. All accounts are reviewed on a periodic basis by a member of the investment team, for security selection, asset allocation, and adherence to client objectives.

Beyond the normal analysis of each account's portfolio, certain triggering events may result in additional reviews.

These triggering events are changes in:

- The firm's economic or investment outlook
- The firm's asset allocation strategy
- The client's situation (based on new information received from the client)
- An investment (such as a change in a mutual fund's management) held by a significant number of accounts

Additional events may include:

- Changes in the status of a security
- Substantial market price changes
- Transactions in which special tax considerations are involved
- Inquiry from a client

Clients receive an investment commentary, along with a report on their portfolio, after the account has been under management for one full quarter. Reports will be provided at least semi-annually, or in some circumstances more frequently. The commentary reports on the current general thoughts regarding investment markets or any current issue thought to be of significant interest to clients. Brouwer & Janachowski periodically compiles and distributes information on selected mutual funds or other investments to its clients. Client reporting may differ based on client request.

Clients with 401(k) plans may receive a newsletter providing investment commentary and information about the investment options available to them.

14. CLIENT REFERRALS AND OTHER COMPENSATION

Brouwer & Janachowski may provide additional compensation to certain employees relating to soliciting or obtaining new clients for Brouwer & Janachowski. To the extent applicable, such arrangements comply with the provision of Rule 206(4)-3 under the Advisers Act, and do not result in any increase in the advisory fee charged to a client.

Brouwer & Janachowski currently does not pay referral fees to, or compensate (directly or indirectly) any third party for recommending us to prospective clients. However, from time to time, existing clients or our service providers may refer prospective clients to us, even though they are not compensated for such referrals.

Brouwer & Janachowski may negotiate alternate fee schedules, including schedules with lower fees than our standard fee schedule, with some clients, including clients that have referred prospective clients to us. However, we negotiate all alternate fee schedules individually with each client, and such schedules are unrelated to any referrals that a client provides (or may provide). It remains our policy not to compensate any party (whether or not they are a client or an existing service provider) for any prospective client referrals. If we determine, in the future, to compensate for client referrals, we will disclose this practice in writing to the client and comply with the requirements of Rule 206(4)-3 under the Investment Advisers Act of 1940, as amended, to the extent required by applicable law.

15. CUSTODY

Brouwer & Janachowski does not have custody over client accounts. The custodian maintains custody of all client assets.

Clients should receive at least quarterly statements from the broker dealer, bank or other qualified custodian that holds and maintains the client's investment assets. Brouwer & Janachowski urges clients to carefully review these statements and compare these official custodial records to the account statements that we may provide. Our statements may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities.

16. INVESTMENT DISCRETION

Brouwer & Janachowski normally receives discretionary authority from the client at the outset of an advisory relationship. In all cases, however, discretion is exercised in a manner consistent with the agreed upon investment objective for the particular client account.

When selecting securities and allocation of assets, Brouwer & Janachowski observes the investment policies, limitations and restrictions of the clients for which it advises. Brouwer & Janachowski also takes into consideration the client's financial goals and risk tolerance. Investment guidelines and restrictions mandated by a client, that differ from Brouwer & Janachowski's recommendations, must be provided to Brouwer & Janachowski by the client.

17. VOTING CLIENT SECURITIES

For client accounts in which Brouwer & Janachowski has voting authority, we receive a proxy ballot and a description of issues presented for voting. We carefully review all information and base our voting decision on our view of the client's best interests. Clients can contact our office via email (fundmaster@fundmastery.com), regular mail, in person or by phone to ask for our current policies and procedures in regards to proxy voting. Clients may also contact our office to obtain information on how we voted their securities. We will then provide the information on how we voted each issue presented on the ballot.

In some cases, Brouwer & Janachowski has no authority to vote proxies on behalf of a client. In those cases the client would retain the proxy voting responsibility and will receive the proxy directly from their custodian.

The authorization to vote or not vote proxies is granted on the custodian's specific application.

18. FINANCIAL INFORMATION

Because we invoice our clients quarterly, this section is not applicable to Brouwer & Janachowski, LLC.