

Brochure
Form ADV Part 2A

Monetary Management Group, Inc.

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This Brochure provides information about the qualifications and business practices of Monetary Management Group, Inc. If you have any questions about the contents of this Brochure, please contact us at 314-909-0646. 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.

Additional information about Monetary Management Group, Inc. also is available on the SEC's website at www.adviserinfo.sec.gov. The searchable IARD/CRD number for Monetary Management Group, Inc. is 110284. The SEC's web site also provides information about any persons affiliated with Monetary Management Group, Inc. who are registered, or are required to be registered, as investment adviser representatives of Monetary Management Group, Inc.

Monetary Management Group, Inc. is a Registered Investment Adviser. Registration of an Investment Adviser does not imply any level of skill or training.

Item 2 – Material Changes

Please note the material changes made to this Brochure since our last delivery or posting of the firm's Wrap Brochure of June 30, 2015, on the SEC's public disclosure website (IAPD) www.adviserinfo.sec.gov are as follows:

Material Changes:

This is the Firm's initial non-wrap brochure. This brochure was prepared for a small number of clients who pay transaction fees in their account. There have been no material changes since the firm's last Wrap Brochure of June 2015.

We will ensure that a client receives a summary of any materials changes to this and subsequent Brochures within 120 days of the close of our business' fiscal year. We will further provide you with a new Brochure as necessary based on changes or new information, at any time, without charge. Alternatively, we may deliver a summary of material changes that includes an offer to provide a copy of the updated brochure and information on how our clients may obtain the brochure.

Currently, our Brochure may be requested, free of charge, by contacting Thomas G. Wright, Jr., President and Chief Compliance Officer, at 314-909-0646 or twrightjr@monetarymanagementgroup.com.

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Item 4 – Advisory Business

Monetary Management Group, Inc. (“Monetary Management”, “We” or the “Firm”) is located in St Louis, Missouri. The firm has been providing investment management services to clients since 1983. The principal owner is Thomas G. Wright, Sr. In addition, Thomas G. Wright Jr., Lisa Bruns, Kathleen Gorman, Elizabeth Wright-Gajda and Gayle Wright all have ownership in the firm.

Monetary Management provides investment advisory services to individuals and families that includes continuous advice and management over the investment of their money consistent with the objectives of each client. Monetary Management also provides investment advisory services to companies, profit sharing plans, Taft-Hartley plans, and 401k plans.

We provide discretionary investment advisory services to most of our clients through a managed “wrap” account program (“Discretionary Wrap Program”). Through the Discretionary Wrap Program, we manage the investment and reinvestment of the clients’ portfolio assets on a discretionary basis and provide such investment advisory services and brokerage services on a “wrap” fee basis. Our Wrap Program utilizes a comprehensive single fee (i.e., all-inclusive fee covers costs of commissions, research, etc.). See our Wrap Brochure for more information on our wrap-fee program. However, one of the Firm’s advisers may manage a small number of clients’ accounts on a non-wrap basis whereby these clients pay a transaction charge of up to \$40 to cover clearing charges for the trades occurring in their account(s). This investment adviser receives a portion of this charge to offset the cost of the trade charged by the broker-dealer to the investment adviser.

With all clients, we tailor our services to meet the needs of the individual clients and seek to ensure, on a continuous basis, that client portfolios are managed in a manner that is consistent with those needs and objectives. We consult with clients on an initial and ongoing basis to assess their specific risk tolerance, time horizon, liquidity constraints and other related factors relevant to the management of their portfolios

Discretionary Investment Management Accounts

Monetary Management usually receives discretionary authority from the client at the outset of an advisory relationship to select the identity and amount of securities to be bought or sold, commission rates to be determined and broker dealer to be used. In all cases, however, such discretion is exercised in a manner consistent with the stated investment objectives for the particular client account. We maintain a Limited Power of Attorney for all discretionary accounts for directing and or effecting investments on behalf of the managed account, and for the direct payment of our fees, custodial fees and or other charges incurred by your managed account.

Information is gathered by each adviser about their client’s financial circumstances, which include investment objectives, risk tolerance, and investment time horizon (collectively “financial

information”), and any reasonable restrictions that the client wishes to impose on the management of the account. Based on the information provided the adviser makes a determination of the securities that would best suit the needs of the client.

When selecting securities and determining amounts, Monetary Management Group, Inc. observes the investment policies, limitations and restrictions of the clients for which it advises. As a result, reasonable restrictions may be placed on the management of the account by the client or by such written investment policies or guidelines if they do not cause us to deviate from the investment decisions we otherwise believe to be necessary.

Clients are responsible for notifying the Firm promptly, in writing, of any changes to the information provided to us and for providing the Firm with additional information as we may request from time to time to assist us in providing services. Clients are also responsible for providing to us in writing any investment policies or other guidelines applicable to the client’s account. Such investment policies and guidelines are subject to acceptance by the firm in its sole discretion.

Non-Discretionary Investment Management Accounts

With non-discretionary accounts, the client maintains complete and total discretion in the investment of the assets in the account. Client will authorize Monetary Management to execute trades for the accounts, in accordance with the prior approval of Client.

Termination of an Agreement

Agreements may be terminated at any time upon 30 days written notice by either party to the other. Fees will be pro-rated through the date of termination.

Investment Products

We offer several investment strategies to clients and in doing so may invest in a wide range of securities and other financial instruments including:

- Equity securities
- Exchange-listed securities
- Over-the-counter securities
- Corporate debt
- Certificates of deposit
- United States government securities
- Municipal securities
- Mutual fund shares
- Interests in partnerships investing in real estate, oil and gas interests

As financial markets and products evolve, we may invest in other instruments or securities, whether currently existing or developed in the future, when consistent with client guidelines, objectives and policies.

Assets Under Management

Assets under management as of April 2016 is \$ 300,784,211.47, in discretionary assets and \$14,819,091.90, in non-discretionary assets.

Item 5 – Fees and Compensation

Monetary Management annual fee is calculated, quarterly, per account and is based on the average amount of assets under management during said quarter. The Fees are payable quarterly, in arrears.

The fee schedule range is as follows

- Equities 1.0% - 2.0% per annum
- Fixed .50% - 1.0% per annum

Minimum fee: \$2,500 annually. Accounts can be combined for purposes of determining the minimum fee. All fees are subject to negotiation based on such factors as the size and asset mix of account.

Additional Fees and Expenses

Advisory fees payable to us do not include all the fees you may pay when we purchase or sell securities for your Account(s). You may pay custodial fees, transaction fees, charges imposed directly by a mutual fund, index fund, or exchange traded fund which shall be disclosed in the fund's prospectus. Some clients may be charged a transaction fee for trades occurring in their account.

The client is advised that in addition to the annual advisory fee set forth above, mutual funds have their own fees, which the client will pay. To the extent mutual funds are selected, the annual advisory fee set forth above may not include the customary fees and expenses associated with investing in mutual funds or other costs of establishing and maintaining an account with mutual funds including Rule 12b-1 fees and expenses. Clients whose portfolio contains Mutual Funds will pay both a direct management fee to Monetary Management and an indirect management fee through the Mutual Fund. Monetary Management will receive, in a small number of accounts, a small portion of the 12b-1 fees paid by you. These fees are not paid directly by you; rather they are deducted off the NAV of each mutual fund daily. Charges imposed directly by a mutual fund, index fund, or exchange traded fund will be disclosed in the fund's prospectus.

Monetary Management has investment adviser representatives whose clients who do not pay a management fee but rather pay commissions on each trade. This pertains to non-discretionary accounts and the commissions are paid to the broker dealer.

Fee Payment Options

As indicated in our advisory agreement with you, there are two options you may select to pay for our services:

- **Direct debiting (preferred):** at the inception of the relationship and each quarter thereafter, we will notify your custodian of the amount of the fee due and payable to us through our fee schedule and contract. They will “deduct” the fee from your Account(s) or, if you have more than one account from the account you have designated to pay our advisory fees. No less than quarterly, you will receive a statement directly from your custodian showing all transactions, positions and credits / debits into or from your account; including the advisory fee paid by you to us. Every quarter, we will send you a billing invoice for the fee deducted and the amount of the assets the fee was based on. We urge you to verify the information in our report with the custodian's statement. The custodian does not validate or check our fee, its calculation on the assets on which the fee is based.
- **Pay-by-check:** At the inception of the Account and each quarter thereafter, we issue you an invoice for our services and you pay us by check or wire transfer within 15 days of the date of the invoice.

Item 6 – Performance Based Fees

We do not charge any performance-based fees (fees based on a share of capital gains on or capital appreciation of the assets of a client).

Item 7 – Types of Clients

Account Requirements

Our minimum account size is typically \$500,000.00. The account size is negotiable and we reserve the right to accept lesser amounts due to client relationship.

Types of Clients

We provide our services to a number of Clients:

- Individuals, including high net worth individuals;
- Trusts, estates and charitable organizations;
- Pension and profit sharing plans; and
- Taft Hartley plans.

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

Analysis Methods

Our security analysis methods include fundamental analysis, technical analysis, and cyclical analysis.

Sources of Information

In conducting security analysis, Monetary Management's advisers utilize a broad spectrum of information, including financial publications, third-party research materials, annual reports, prospectuses, regulatory filings, company press releases, corporate rating services, and meetings with management of various companies.

Investment Strategies

Advisers employ a range of investment strategies to implement the advice they give to clients. Each adviser employs their own investment strategy to their clients' accounts. It is possible that the firm and the advisers themselves may manage accounts of clients whose investment objectives are substantially different from one another. As a result, it is possible that it would be appropriate for us to sell a security “short” from one account while holding it “long” in another account. In general, our positions with regard to any security will be net long.

Risk of Loss

All investments in securities include a risk of loss of your principal (invested amount) and any profits that have not been realized (the securities were not sold to “lock in” the profit). Stock markets, bond markets fluctuate substantially over time. Performance of any investment is not guaranteed. As a result, there is a risk of loss of the assets we manage that may be out of our control. We cannot guarantee any level of performance or that you will not experience a loss of your account assets. Investing in securities involves risk of loss that all clients should be prepared to bear.

Item 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 Monetary Management. The firm nor its investment adviser representatives have any events to disclose that are applicable to this item.

Item 10 – Other Financial Industry Activities and Affiliations

Three investment advisory representatives of Monetary Management, Tom Wright, Sr., Tom Wright Jr., and Pat Bruno, are registered as Registered Representatives with Moloney Securities

Co., Inc., an unaffiliated broker dealer which is registered with the SEC and various state jurisdictions, and a member firm of Financial Industry Regulatory Authority (FINRA).

Tom Wright, Jr., is also a licensed insurance agent. In this capacity he may receive compensation from the sale of insurance products or services. From time to time, he may recommend products and/or services to a client whereby they could receive compensation from the sale of the insurance product in addition to the client's advisory fee. This presents a conflict of interest because it gives him an incentive to recommend products and services based on the compensation and/or fee amount received. This conflict is mitigated by the fact that he has a fiduciary responsibility to place the interest of the client first and the clients are free to not purchase any products or services, or to purchase any products or services through another licensed insurance agent.

Item 11 – Code of Ethics

We have adopted a Code of Ethics for all supervised persons of the firm describing its high standard of business conduct, and fiduciary duty to its clients. The Code of Ethics includes provisions relating to the confidentiality of client information, a prohibition on insider trading, restrictions on the acceptance of significant gifts and the reporting of certain gifts and business entertainment items, and personal securities trading procedures, among other things. All supervised persons at Monetary Management. must acknowledge the terms of the Code of Ethics annually, or as amended.

We anticipate that, in appropriate circumstances, consistent with clients' investment objectives, advisers of Monetary Management Group, Inc. will recommend to investment advisory clients or prospective clients, the purchase or sale of securities in which they or others of Monetary Management, Inc and/or clients, also have a position of interest in. Our employees and persons are required to follow Monetary Management Code of Ethics that provides no security may be bought or sold by a principal or employee of Monetary Management before the firm's clients accounts have had the opportunity to make such transactions as appropriate. As a general rule, Monetary Management deals in very liquid securities and the size of transactions, in both share and dollar amounts is not large enough to move the price of individual securities. Therefore, front running, trading in front of clients is not a major concern. However, if Monetary Management employees trade in the same security on the same day as its clients, clients will always receive the better price.

Subject to satisfying the firm's Code of Ethics and applicable laws, officers, directors and employees of Monetary Management Group, Inc. and its affiliates may trade for their own accounts in securities which are recommended to and/or purchased for Monetary Management Group, Inc.'s clients. The Code of Ethics is designed to assure that the personal securities transactions, activities and interests of our employees will not interfere with (i) making decisions in the best interest of advisory clients and (ii) implementing such decisions while, at the same time, allowing employees to invest for their own accounts. Under the Code certain classes of securities

have been designated as exempt transactions, based upon a determination that these would materially not interfere with the best interest of Monetary Management Group, Inc.'s clients.

Personal Trading

Employee trading is monitored under the Code of Ethics, and to reasonably prevent conflicts of interest between Monetary Management and its clients. The Supervisory Procedures require that all trades made by employees or related persons of Monetary Management, who make recommendations or participate in the determination of which recommendation shall be made, will be reviewed by the designated person responsible. Monetary Management will also maintain quarterly reports on all personal securities transactions, except transactions in exempt transactions. Further, such Written Supervisory Procedures impose certain policies and procedures concerning the misuse of material non-public information that are designed to prevent insider trading by any officer, partner, or associated person of Monetary Management.

Prohibition on Use of Insider Information

We have also adopted policies and procedures to prevent the misuse of "insider" information (material, non-public information). You may request a complete copy of our Code by contacting us at the address, telephone or email on the cover page of this Part 2.

Item 12 – Brokerage Practices

Research Services/Soft Dollars

Monetary Management may receive products or services other than execution from Moloney Securities Co. Inc., a broker-dealer, in connection with client securities transactions ("soft dollar benefits"). Moloney Securities Co. Inc., makes available various support services to Monetary Management. Some of those services help us manage or administer our clients' accounts while others help us manage and grow our business. All of these benefits are considered "research or brokerage services" and fall under the Safe Harbor provision under section 28(e) of the Securities Exchange Act of 1934.

Brokerage and Best Execution

Monetary Management will take into account all of the factors when determining best execution. However, the firm may not seek the lowest commission cost or charge the lowest fees. Rather it is the overall mix of factors that Monetary Management will use to determine best execution.

Directed Brokerage

Unless the client instructs Monetary Management to do otherwise, Monetary Management will place orders for the execution of transactions through Moloney Securities Co., Inc., who clears securities transactions through RBC Capital Markets or we may place all or a portion of the

transactions with a broker with whom the client has a special advisory or consulting relationship. Such transactions are placed with a broker who may have provided manager selection services, performance measurement services, asset allocation services, or a variety of other consulting or monitoring assistance, all with the specific knowledge and full approval of the client. Clients are not required to execute transactions through Moloney Securities and are encouraged to evaluate the reasonableness of the brokerage commission paid based on a comparison with other similar brokers with similar expertise in those specific areas rather than strictly on the rate of the commissions.

With discretionary accounts, when a client requests or instructs Monetary Management to direct a portion of the securities transactions for its account to a specified broker-dealer, Monetary will treat the client's direction as a decision by the client to retain, to the extent of the direction, the discretion that Monetary Management would otherwise have in selecting broker-dealers to effect transactions and in negotiating commissions generally for the client's account. Although Monetary Management will attempt to effect such transactions in a manner consistent with its policy of seeking best execution and price on each transaction, there may be occasions where it is unable to do so, in which case Monetary will continue to comply with the client's instructions on the foregoing basis. The client, therefore, should consider whether, under its direction, commissions, execution, clearance and settlement capabilities, and fees for custodial and other services provided the client by the broker-dealer (if applicable) will be comparable to those otherwise obtainable. A client making such a designation also should understand that it might lose the possible advantage that non-designating clients derive from aggregation of orders for several clients as a single transaction for the purchase or sale of a particular security

We do not maintain agreements with referring brokers regarding our internal allocation of brokerage transactions. However, all or a sizable portion of a particular clients' brokerage transaction business may be directed to a particular broker if the client has directed, agreed or stipulated us to do so.

With regard to client directed brokerage, we are required to disclose that we may be unable to negotiate commissions, block or batch client orders or otherwise achieve the benefits described above, including best execution, if you limit our brokerage discretion. Directed brokerage commission rates may be higher than the rates we might pay for transactions in non-directed accounts.

Trading Aggregation Practices

We do not attempt to batch or "bunch" trades in order to create a "block transaction." Each of the Firm's investment adviser representatives oversee their own clients' portfolios and execute trades in their clients' account(s) on an individual basis.

Cross Transactions

It is our policy not to engage in buying or selling of securities from one managed account to another (typically referred to as a “cross trade”). All trades made for our client accounts will be executed through the open market.

Item 13 – Review of Accounts

Each adviser reviews their investment advisory accounts and managed portfolios frequently, with more specific reviews made less frequently, but at least quarterly. We do not have a limitation on the number of client accounts assigned to any particular adviser, nor is there a precise sequence or review schedule.

Item 14 – Client Referrals and Other Compensation

Monetary Management does not participate in solicitation arrangements. The Firm does not receive compensation as a result of referring a client to another party and does not pay a fee to a party when a client is referred to them.

Item 15 – Custody

We do not have custody of client cash or securities except as to the direct debiting of the advisory fee when authorized. Each client will select an independent qualified custodian for their account. Clients will receive, no less than quarterly, statements from the broker dealer, bank or other qualified custodian that holds and maintains client’s investment assets. Monetary Management urges you to carefully review such statements and compare such official custodial statements to the reporting we may provide to you. Our reports may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities.

Item 16 – Investment Discretion

Monetary Management. usually receives discretionary authority from the client in the advisory agreement at the outset of a relationship to select the identity and amount of securities to be bought or sold, commission rates to be determined and broker dealer to be used, all without prior client approval. This discretion is subject to mutually agreed upon investment guidelines relative to the client’s portfolio.

When selecting securities and determining amounts, Monetary Management observes the investment policies, limitations and restrictions of the clients for which it advises.

There are times that Monetary Management exercises non-discretionary authority. In these situations, Monetary Management will obtain the client's authorization before placing any trades in the client's account.

Item 17 – Voting Client Securities

It is the policy of Monetary Management to vote proxies for all accounts in accordance with client instructions and in a manner in which Monetary Management believes it to be in the best interests of its clients. In exercising its voting discretion, Monetary Management and its employees shall avoid any direct or indirect conflict of interest raised by such voting decision. Monetary Management generally votes in accordance with the recommendations of the issuer/s existing management, unless it is not prudent to do so. Clients can request a copy of the Firm's proxy voting policies and how their securities were voted by contacting Tom Wright, Jr. In response, the Firm will provide a written response to the client with the information requested at no cost.

Item 18 – Financial Information

Registered investment advisers are required in this Item to provide you with certain financial information or disclosures about Monetary Management's financial condition. Monetary Management has no financial commitment that impairs its ability to meet contractual and fiduciary commitments to clients, and has not been the subject of a bankruptcy proceeding.

We do not require or solicit prepayment of more than \$1,200 in fees per client, six months or more in advance, therefore have no material additional financial disclosures to make. Since the firm charges fees in arrears, this does not apply the firm.

Item 19 – Requirements for State-Registered Advisers

N/A