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Investment Consulting Services Brochure

Dated: March 31, 2014

Item 1 – Cover Page

This brochure provides information about the qualifications and business practices of WTAS LLC (“WTAS”). If you have any questions about the contents of this brochure, please contact your WTAS investment consultant directly, or contact us at 571-382-0020 or compliance@wtas.com.

The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission (“SEC”) or by any state securities authority. Additional information about WTAS also is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 – Material Changes

Material changes made to this brochure since the prior annual update dated April 1, 2013 are as follows:

- Item 1 – Cover Page: Revised to reflect to the new address of our McLean, Virginia office location.
- Item 10 – Other Financial Industry Activities and Affiliations: Amended to disclose that certain management persons – who are not involved in our Investment Consulting Services practice – are also partners in an unrelated accounting firm.

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Item 4 – Advisory Business

Our Firm

WTAS LLC was formed in 2002 to provide a wide range of tax, valuation, financial advisory and related consulting services to individuals and entities. WTAS Holdings LLC wholly owns WTAS LLC. MD Investment LLC is the principal owner of WTAS Holdings LLC. Our Managing Directors are also the owners of our parent company.

Our Investment Consulting Services

This brochure primarily describes our investment consulting services business. Our investment consultants provide individualized investment advice tailored to the needs of each client. As such, the range of services and advice we provide can vary from client to client. We primarily offer three types of services: Full-service investment consulting, limited professional consulting, and performance measurement and reporting. Each of these is offered as a stand-alone service, or can be integrated with our tax consulting and other services as part of a comprehensive wealth management service. The exact services provided are agreed to and detailed in a written engagement letter. As a non-discretionary, non-custodial advisor, we do not directly make investments without clients' prior knowledge and authorization. Clients are free to implement all, some, or none of our investment recommendations.

Full-Service Investment Consulting and Comprehensive Wealth Management

In a typical full-service investment consulting engagement, we first work with a client to develop an overall investment strategy. We initially analyze the client's financial goals, investment objectives, time horizon, income and cash flow requirements, risk tolerance and other preferences. For some clients, this includes advice regarding capital sufficiency and cash flow, retirement planning, tax planning, estate planning, education funding, insurance needs, and employer benefit decisions. The result of this overall analysis serves as the foundation for the client's strategic investment plan.

Next, we help design a portfolio consistent with the client's strategic investment plan. We create an asset allocation plan that seeks to provide a target rate of return without exposure to levels of risk in excess of that needed to attain the client's financial goals. We seek to reduce overall risk by diversifying across major asset classes and across investment styles within each asset class.



Our recommendations vary based on each client's financial goals and portfolio size. For example, in a relatively smaller or more conservative portfolio we might recommend specific allocations to cash equivalents, municipal and taxable bonds, and U.S. and non-U.S. equities. For a larger or more aggressive portfolio we might additionally recommend specific allocations to non-U.S. fixed income, Treasury Inflation Protected debt, high yield debt, emerging markets debt and equity, real estate, commodities, and multi-strategy private equity or hedge funds-of-funds. To further diversify a portfolio, we typically recommend allocations to various investment styles or strategies within an asset class. A common example is splitting the large capitalization domestic equity allocation among growth, core, and value investment styles.

After formalizing the client's strategic investment plan and asset allocation plan in a written investment policy statement, we recommend unaffiliated separate account managers, mutual funds, and other registered or unregistered investment vehicles that we believe will perform well in their respective asset class and investment style. (See Item 8 for more on how we select managers and funds.)

Upon recommending separate account managers or funds and obtaining client consent, we arrange for the execution of the approved investment. In some cases, clients need to enter into an agreement directly with the separate account managers we recommend. We assist with setting up these arrangements, as well as other client-approved transactions such as transferring assets between accounts. We also help the client select and coordinate third party custodial and brokerage services and assist in selecting the appropriate account structure for holding investment assets.

Once the investment plan has been implemented, we regularly and continuously monitor the client's portfolio and the separate account managers, mutual funds, and other registered or unregistered investment vehicles that we recommended. We advise the client whenever we no longer recommend a manager, fund, or other investment vehicle and suggest a replacement. We provide a quarterly report that compares the client's portfolio to the strategic investment plan and target allocation. We also compare the selected managers and funds to appropriate market indices and peers within each asset class and investment style. At least semi-annually, we meet with the client to review the plan and the separate account managers, funds, and other investments in the portfolio. We recommend transactions to rebalance the portfolio back toward its target asset allocation.

As of December 31, 2013 our assets under advisement for this type of service was approximately \$1,685,000,000.

Limited Professional Consulting

For some clients, we perform only certain portions of the full-service investment consulting described above, such as developing an investment policy statement or strategic asset allocation. Other common examples of the types of limited professional consulting we provide include:

- Performing a limited portfolio review or providing a second opinion of an existing portfolio managed by another financial advisor
- Analyzing and conducting due diligence on a separate account manager, fund, or other investment that the client is considering or has invested in
- Providing financial counseling services to key executives of a company, or providing financial planning seminars and other educational services to groups of employees

In these limited engagements, although we are providing investment advice as to matters such as financial planning, asset allocation and performance comparisons, the underlying investments are generally not based on our recommendations. As such, we are not providing regular and continuous oversight or recommendations about the merits of the underlying investments unless specifically agreed to.

Performance Measurement and Reporting

For some clients, we provide only periodic investment reporting. We provide quarterly performance reports that consolidate client holdings and accounts held across multiple custodians. The separate account managers or other investments underlying the portfolio are generally not based on our recommendations.

Instead, our advice is limited to providing commentary on the client's consolidated asset allocation and comparing managers or mutual funds to appropriate benchmarks and peers. Like the limited professional consulting service described above, we are not providing regular and continuous oversight or recommendations about the merits of the underlying investments unless specifically agreed to.

Limits on Types of Investments We Recommend

Clients may place reasonable restrictions on investing in certain securities or types of securities. These restrictions, if any, are documented in the investment policy statement.

We generally do not recommend individual stocks or bonds (other than shares of registered or unregistered funds) or specific industry sectors. We focus on



recommending separate account managers and registered or unregistered investment vehicles, such as mutual funds, exchange traded funds, and hedge funds-of-funds. These separate account- and fund managers select individual securities within their agreed upon investment mandate. They invest on a discretionary basis and have their own limitations on the types of investments in which they invest. You can review the separate account- and fund managers' limits on the types of investments in which they invest in their disclosure brochures or offering documents.

Although we generally do not recommend individual securities or industry sectors, we are available to assist clients with a broad array of investments, including options, equity, and debt securities. Individual security or sector recommendations are prompted by a client's particular needs, such as planning for income, capital gains, estate and gift taxes, portfolio diversification, or hedging of concentrated positions. For example, we may recommend that a client sell, or donate to charity, a specific security for financial or tax planning reasons. As another example, we may express an opinion on a manager, fund or other security that a client independently identified or bought. Such investment advice and recommendations are often based primarily on asset allocation or financial and tax planning considerations and do not reflect a view as to the intrinsic merits of the specific security as an investment unless specifically agreed to.

Item 5 – Fees and Compensation

Our Fees

WTAS' fees are agreed upon in writing and in advance. Fees are negotiable and can vary based upon factors such as the overall complexity of a client's financial affairs, the types of investments, the number of investing entities, and the extent to which other financial and tax planning services are incorporated.

Our fees for full-service investment consulting are typically based on a percentage of assets under advisement. Our basic asset-based fee schedule is as follows:

ASSETS	ANNUALIZED
First \$1 million	1.00%
Next \$4 million	0.75%
Next \$5 million	0.65%
Next \$15 million	0.50%
Amount over \$25 million	0.40%

***Note:** The fee percentages are applied according to each asset-level increment. For example, an account of \$10,000,000 would pay an annualized fee of 1% on the first \$1 million, plus 0.75% on the next \$4 million, plus 0.65% on the remaining \$5 million, for an annual total of \$72,500.

We calculate asset-based fees due based on the market value of the account(s) at the close of, or during, the prior quarter. Market values are provided by the custodian or a fund's administrator. In the case of assets that are not priced daily, we will use the most recent prices or valuations provided by the custodian or fund administrator. Market values include accrued interest and dividends and other income. Should we determine to apply our own fair value to an asset when calculating fees, we will inform you of the reason and our valuation method. Related accounts may be aggregated when we calculate asset-based fees in certain circumstances.

For some clients, we charge fees on an hourly or a fixed fee basis. Hourly charges vary depending upon the nature of the work performed, sophistication of the services provided and the professional level of the personnel required. Generally, hourly charges range from \$145 to \$800 per hour.

Fees are typically applied to all investments for which we provide ongoing financial planning, asset allocation and rebalancing, performance reporting and portfolio monitoring services, irrespective of whether the client selected a particular underlying asset from our list of recommended managers and funds.

We generally bill quarterly in advance in asset-based or fixed fee arrangements. Clients can choose to authorize us to automatically deduct fees due from one or more of their securities accounts, or can pay for fees due upon receipt of an invoice.

Either party may terminate the investment consulting agreement without penalty upon five business days' written notice. If an agreement is terminated before the end of a billing period, we will promptly refund any prepaid asset-based or fixed fees on a pro-rata basis based upon the number of calendar days remaining in the billing period.

Other Fees and Expenses

In addition to the fees paid to WTAS, clients will incur fees and expenses charged by their selected separate account managers and funds. Clients will incur brokerage and transaction costs and other administrative fees from brokers, managers, or custodians (see Item 12 – Brokerage Practices). These fees and

expenses may include investment advisory fees, fund fees and expenses, custodial and administrative fees, commissions, sales charges, and management and performance fees. We do not receive any compensation from the sales of securities and we do not share in any fees charged by a client's selected separate account managers, funds, brokers, or custodians.

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

An investment adviser charging performance-based fees to some clients but not others faces a variety of conflicts of interest requiring disclosure. We do not charge a performance-based fee (i.e., fees based on a share of capital gains on or capital appreciation of assets) to any client.

Item 7 – Types of Clients

We provide investment consulting services generally to successful individuals and families, and their related trusts, foundations, endowments, charitable organizations, family partnerships, family-owned corporate pension and profit sharing plans, and other closely-held entities. We also advise endowments for not-for-profit organizations.

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

Financial Planning Strategy and Risks

As described in Item 4, we formulate our investment advice based first and foremost on each client's individual circumstances. After considering the client's unique situation, we develop a strategic investment plan and target asset allocation that seeks to achieve the rate of return necessary to achieve the client's financial goals without exposure to unnecessary levels of market risk.

Developing a strategic investment plan requires certain long-term assumptions, such as future income and spending, savings rate, rate of inflation, and taxation policies. Changes in a client's individual situation, or external factors such as inflation and taxation policy, may cause investment results materially different than projected. Clients should understand that there can be no assurance that financial goals or investment objectives will be obtained.

Portfolio Strategy and Risks

When developing a recommended asset allocation, we combine Modern Portfolio Theory with the client's personal investment philosophy to construct a portfolio designed to accomplish the client's financial goals. Portfolios are designed to include asset classes that react differently to the same economic factors such that relative underperformance in some asset classes is offset by relative outperformance in other classes. We use the results from asset allocation software that analyzes asset class returns, volatility, and correlations to generate a target portfolio expected to have potentially the lowest overall volatility and risk characteristics required to achieve the projected return. The result is a portfolio that is optimized to either enhance the expected return for a given level of risk, or to reduce the risk assumed to achieve a target rate of return.

Portfolio optimization is based on our forward-looking assumptions as to the expected return of various asset classes over the long term, the historical volatility of each asset class, and the degree to which the historical returns of different asset classes correlate with one another. There can be no assurance that these capital market assumptions will hold true in any given performance period or over the long term. Should one or more asset class's historical volatility and correlations fail to persist or forward-looking expected return not be achieved, actual investment results may be materially different than projected. Expected return is statistical in nature and is not a guarantee of performance.

We define an asset class as the universe of possible investments within a given set of broad characteristics, such as security type, capitalization, geography, etc., that we believe has a distinguishable level of correlation to other asset classes over the long term. Investing in securities involves risk of loss that clients should be prepared to bear, and all asset classes carry market and volatility risks that cause the value of your assets to fluctuate over time. Additionally, each asset class carries unique risks, some of which are briefly noted below:

Money Markets & Cash Equivalents – interest rate and reinvestment rate risk; inflation risk; default risk

Municipal Fixed Income – interest rate and reinvestment rate risk; default risk; taxation policy risk; call risk; extension risk; negative convexity risk

Taxable Fixed Income – interest rate and reinvestment rate risk; default risk; call risk; extension risk; negative convexity risk

U.S. Equities – company risk

Small Cap Equities – company risk; liquidity risk

Non-U.S. Equities – company risk; country risk; currency rate risk
liquidity risk

Non-U.S. Fixed Income – interest rate and reinvestment rate risk; default risk; country risk; currency rate risk; liquidity risk

Treasury Inflation Protected Debt – interest rate and reinvestment rate risk; inflation rate risk

High Yield Debt – interest rate and reinvestment rate risk; default risk; liquidity risk

Real Estate – liquidity risk

Commodities – sector risk; country risk; currency rate risk; weather risk

Private Equity and Hedge Funds – liquidity risk

Manager/Fund Selection Strategy and Risks

For most asset classes and investment styles in a recommended asset allocation, we provide the names of at least two separate account managers to manage that portion of your portfolio. For some clients, we recommend mutual funds or other registered or unregistered funds in addition to or in lieu of separate account managers.

We only recommend separate account managers, registered or unregistered funds, or other investments after extensive due diligence. Our method of analyzing a separate account manager or fund varies to some extent depending on the investment strategy, portfolio mandate, vehicle for investment, and other risk factors. In all cases, we seek to identify managers with a proven track record and who we perceive to be capable of continuing to fulfill their investment mandate going forward. Typical areas to which we give strongest consideration include:

- Compelling philosophy and repeatable investment process
- Performance record relative to benchmark and peers
- Reputation and continuity of investment team and management
- Assets under management and capacity for new investors
- Discipline in managing risk
- Transparency and willingness to work with us and you
- Fees and other investment terms
- Protection of your assets and mitigation of conflicts of interest
- The current economic environment

We use institutional-quality outside research consultants to assist us in developing our recommended list and performing initial and ongoing due

diligence. We may also review information provided by rating and tracking organizations, business publications and other sources. Our investment committee decides which separate account managers, funds, and other investment vehicles to include in or remove from our recommended list.

In some cases a client may engage us to assist with evaluating separate account managers, funds or investments other than those on our recommended lists. Similarly, a client may carry investment positions acquired separately from or before engaging WTAS. While we may provide advice as to those investments with respect to asset allocation, rebalancing, performance, and tax or financial planning, the basis for our evaluation, including the nature of due diligence performed and ongoing monitoring, may differ from how we select managers and funds to include in our recommended lists unless specifically agreed to.

The separate account managers and registered or unregistered funds purchase individual securities on clients' behalf, subjecting those assets to market, selection, tracking error, and timing risks. Each manager has methods of analysis, investment strategies and risks of loss that are unique to its portfolio mandate and investment philosophy. Clients should review those characteristics in the managers' or funds' own disclosure brochures or offering documents before implementing our recommendations.

Although we regularly monitor the separate account managers and funds we recommend, there can be no assurance that a separate account manager or fund will provide the investment returns expected for that asset class or investment style. To the extent a separate account manager or a registered or unregistered fund employs a primary strategy involving frequent trading of securities, the increased brokerage and other transaction costs and taxes can affect investment performance.

Item 9 – Disciplinary Information

We are required in this item to disclose any legal or disciplinary events that would be material to your evaluation of our investment consulting services or the integrity of WTAS or its management. We have no information applicable to this item.

Item 10 – Other Financial Industry Activities and Affiliations

WTAS is independently owned and operated, and is unaffiliated with any other financial institution. We are not compensated by the separate account managers, funds, or other investments we recommend in return for recommending them.

As a national provider of a wide range of tax, valuation, financial advisory and related consulting services, we occasionally perform tax-related services for financial services companies. On rare occasions these companies, or their affiliates or subsidiaries, own or manage a separate account manager, registered or unregistered fund, or other investment vehicle that we have recommended to our clients. These tax-related engagements are coincidental and each represents less than 1% of our annual revenue. Our investment committee does not take them into consideration when we render due diligence or approve investments to include on our recommended list. We monitor for potentially conflicting tax engagements and have other mechanisms in place to ensure our recommendations are not predicated on or influenced by receipt of tax engagements. We could in the future seek or obtain tax engagements with other financial service providers or products that we consider or recommend.

WTAS employs Preston Tsao as a Director in our New York office. Mr. Tsao separately owns and operates Metcircle Networking LLC, a family office networking service, and is a registered representative of a registered broker-dealer. WTAS does not control, is not controlled by, and is not under common control with Metcircle or this broker-dealer. From time to time, we invite clients to attend Metcircle networking events, which may include discussions of specific alternative investment products. Should participants choose to invest in those alternative investments, Mr. Tsao may receive remuneration from the alternative investment entity in the form of a finder's fee as disclosed in the alternative investment offering documents. WTAS does not share in those fees and does not provide investment advice as to the alternative investment products discussed. Some Metcircle Networking group members are referred to WTAS for tax, valuation, or investment consulting services.

WTAS employs Jill Starr, John Neimann, Ross Nager, and Kan Li in our Dallas and Houston offices. These employees are also partners of an accounting firm licensed to practice in Texas. WTAS does not control, is not controlled by, and is not under common control with this accounting firm, and we do not anticipate any arrangements that would present a material conflict of interest with our Investment Consulting Services clients.

Item 11 – Code of Ethics

WTAS has adopted a Code of Ethics (the “Code”) that requires all employees to uphold the highest ethical standards and fundamental principles set forth in the Code, as well as the underlying policies and practices that are derived from those principles. The Code also has provisions requiring adherence to the law, prohibiting insider trading and misuse of material nonpublic information, and restrictions on outside business activities, acceptance of gifts and other conflicts of interest. The Code requires employees who have knowledge of a violation of the Code to promptly report the matter and provides assurances against retaliation for reporting. We will provide a copy of the Code to clients and prospective clients upon request.

WTAS employees may use the same separate account managers or invest in the same securities, or related securities, that we recommend to clients. To the extent employee purchases or sales are at or about the same time as client transactions or recommendations, a WTAS employee can potentially receive a more favorable transaction price than the client. However, due to the nature of the investment advice we provide, such events are coincidental. We do not believe a material conflict of interest arises, as our recommendation of separate account managers and registered or unregistered funds does not present an opportunity for employees to trade ahead of market-moving client transactions. Nonetheless, our designated access persons must report their personal securities transactions and must get certain transactions pre-approved. We monitor access persons’ personal securities holdings and transactions to ensure clients are not being disadvantaged.

Subject to the restrictions above, our employees and some clients may make investments that are not offered to other clients and may take, hold, or remove positions inconsistent with other client positions. Due to the nature of the investment advice we provide, we do not believe this presents a material conflict of interest.

Item 12 – Brokerage Practices

General

WTAS does not have authority to open brokerage accounts on clients’ behalf or to effect transactions in their accounts. (As an exception, clients may choose to confer limited authority for us to deduct our fees from their accounts, or to effect asset transfers between a client’s own identically-named accounts.) We can assist



clients in opening one or more brokerage accounts directly with their chosen broker/custodian. Clients must authorize all investments using a signed letter of authorization, which we assist in preparing and delivering. Due to the nature of our investment consulting services, we typically do not select brokers to execute individual securities transactions. Instead, the separate account- or fund managers independently select the brokers they want to execute individual securities transactions. We generally send approved mutual fund transactions and any individual securities transactions we occasionally recommend for financial or tax planning purposes to the client's chosen broker/custodian.

Recommended Brokers/Custodians

Clients are free to implement our investment advice through a custodian and broker of their choice. If a client requests assistance in selecting custodial and brokerage services, we will provide the names of at least two unaffiliated brokers. We seek to recommend brokers who will hold client assets and execute transactions on terms that are, overall, most advantageous when compared to other providers and their services. We consider a wide range of factors, including:

- Custody services (generally free of charge)
- Capability to execute, clear, and settle trades
- Competitiveness of the price for services (commission rates, margin rates, interest rates, other fees, etc.) and the willingness to negotiate the prices
- Access to institutional trading desks
- Breadth of available investment products
- Capability to facilitate transfers and payments to and from accounts (wire transfers, check requests, etc.)
- Quality of services
- Reputation, financial strength and financial stability
- Prior service to us and our other clients
- Willingness to work with us and the separate account managers we recommend
- Special access to some mutual funds, including lower sales charges than for direct retail purchases and lower minimum purchase amounts
- Provision of or connectivity to data for consolidated performance reporting

- Availability of investment research and tools that assist us in making investment decisions

Broker Compensation

The broker/custodians we recommend generally do not charge separately for custody services but are compensated by charging commissions or other fees on trades that they execute or that settle into the account. For some accounts, the client may elect to have the broker/custodian charge an asset-based fee in lieu of commissions. We can advise whether this asset-based pricing is appropriate.

If a client or selected separate account manager selects a different broker-dealer to execute a trade that is settled into the client's custodial account, our recommended brokers charge a flat dollar amount as a "prime broker" or a "trade away" fee. These fees are in addition to the commissions or other compensation paid to the executing broker-dealer.

Benefits Provided by Recommended Brokers

WTAS does not share in the compensation earned by the brokers we recommend. However, the recommended brokers/custodians have programs in place that provide investment advisers with various support services to help manage or administer clients' accounts, or help manage and grow business. These support services generally are available on an unsolicited basis at no charge to us, and are not based on us giving particular investment advice, such as recommending particular securities for our clients. Support services we receive include:

- Use of tools that allow us to manage and monitor your accounts online
- Access to research, pricing, and other market data
- Facilitating payment of our fees due from your accounts (if you have given written authorization)
- Assistance with recordkeeping and reporting
- Compliance, legal, and business consulting
- Publications and conferences on practice management
- Educational events and occasional business entertainment

Our participation in these programs benefits our clients by providing access to products and services that are not typically available to retail customers.

Examples include access to institutional trading desks, reduced pricing, and access to share classes or investment products which you might not otherwise have access to or at a lower minimum initial investment. Some of the support

services assist us in servicing clients' accounts, such as research and reporting. Some of the support services generally only benefit us. These benefits are not contingent upon WTAS committing any specific amount of business to the recommended brokers. The support services may not benefit each client proportionately to the commissions or other fees they have paid. Some support services, such as research, may benefit clients who have selected a different broker/custodian.

Although we do not cause our clients to "pay up" a higher commission to receive any of these support services, we benefit from participating in these programs because we do not have to produce or pay for the support services ourselves. Our employees may benefit by receiving the same pricing and access to investments that we have negotiated for our clients. These benefits to us represent a conflict of interest in that we may have an incentive to recommend a broker-dealer based on our interest in receiving the benefits, rather than on our clients' interest in receiving most favorable execution. However, the support services that generally only benefit us are not a material factor in determining which brokers to recommend. Our primary considerations are the discounted commissions and the factors described above in the *Recommended Brokers/Custodians* section.

Directed Brokerage and Trade Aggregation

We do not require, request, or recommend that clients direct us to execute their transactions through a particular broker-dealer. Should a client provide such direction, we may not be able to achieve most favorable execution of those transactions, which could cost more money in the form of higher commissions or less favorable prices. Likewise, separate account managers may not be able to achieve most favorable execution if a client directs them to use a particular broker, unless such direction is stated "subject to best execution."

Because we infrequently make recommendations of individual stocks and bonds, and only based on a client's individual circumstances and written approval, we do not have opportunities to aggregate various client orders. Selected separate account managers and fund managers have the opportunity to potentially improve pricing or reduce commissions by aggregating multiple trade orders. Subject to their duty to seek most favorable execution, separate account managers will often seek to minimize overall trading costs and avoid trade-away fees by using a client's selected broker/custodian for transactions instead of aggregating multiple trades. We review the trading practices of the separate account managers on our recommended list and believe that their aggregation practices, combined with the discounted commission rate and other services offered by our recommended brokers, are consistent with their duty to seek most favorable execution of your trades. Each separate account manager's brokerage

practices and potential conflicts of interest are disclosed in its disclosure brochure.

Item 13 – Review of Accounts

Portfolio Reviews

The exact frequency and process by which we review a client's portfolio depends upon the nature and terms of each specific engagement. In a typical full-service investment consulting engagement, a team of qualified investment consultants led by a Managing Director reviews the portfolio quarterly. As described in Item 4, we review the portfolio and monitor whether it remains in line with the investment policy statement and strategic investment plan and whether performance is on target to meet the client's financial goals. Specific reviews generally include comparing selected separate account managers or funds to relevant benchmarks and peer groups, comparing actual asset allocation to target allocation, analyzing the portfolio's estimated annual income and current yield, and reviewing realized and unrealized gains and losses.

We meet with clients periodically to review the performance of the portfolio and of each separate account manager or fund selected, and to discuss whether the client's financial situation or investment objectives require changes to the investment policy statement and strategic investment plan.

In addition to the quarterly reviews, we may conduct an intra-quarter review and make recommendations when we deem circumstances require. Examples of events that may trigger an intra-quarter review include: changes in market conditions, changes in anticipated or actual liquidity needs, deposits or withdrawals of assets, changes in your investment objectives, or tax planning opportunities.

We monitor the separate account managers and funds on our recommended list as described in Item 8. When material events (e.g., changes in key personnel, investment style, etc.) or performance lead us to an unfavorable opinion of a previously recommended separate account manager or fund, we review each affected portfolio and make appropriate recommendations.

Performance Reports

The type and frequency of written reports we provide to clients depend on the nature and terms of each specific engagement. In a typical full-service investment consulting or performance reporting engagement, we provide a quarterly performance report that consolidates all investments, calculates

quarterly and long-term investment performance, compares the current allocation to the target allocation, and compares the performance of each of the selected separate account managers and funds to their respective benchmarks. Some performance reports also compare against manager peer groups. The performance reports may also discuss recent market and economic activity, market outlook, and material events specific to the selected separate account managers and funds. We retain outside consultants to assist in preparing these reports.

Item 14 – Client Referrals and Other Compensation

From time to time we receive client referrals from and refer clients to outside professionals as client needs dictate. These referrals are not based on formal arrangements; they are based on professional experience and belief that the client will benefit from the services. We do not pay or receive any compensation for such referrals.

We do not receive any compensation from any third parties for providing investment consulting services to our clients, including commissions, fees, or sales awards or other prizes. We receive an economic benefit from the broker/custodians we recommend in the form of support services made available to us as described in Item 12. We receive an economic benefit from the sponsor of the Unified Managed Account program that we recommend to some clients in the form of research, tools that allow us to manage and monitor client accounts online, and performance reporting assistance.

We may occasionally receive an economic benefit in the form of sponsorship to educational conferences or business entertainment from certain providers, including the separate account managers or funds we recommend. Such benefits are subject to our gifts and entertainment policy and are monitored to ensure they are not of such value or frequency as to compromise our duty to place our clients' interests first.

Item 15 – Custody

We do not maintain custody of the assets on which we advise. Client assets must be maintained in an account at a qualified custodian, generally a broker-dealer or bank. A limited number of our clients have selected a WTAS employee to be trustee for an advised trust account. Although the trusts' assets are maintained at a qualified custodian, we are considered to have custody of those assets. In

addition to our own internal controls, we annually engage a PCAOB-registered independent auditor to conduct a surprise asset examination to verify these assets. We are also deemed to have custody of your assets if you have authorized us to deduct our fees from your account.

Clients receive account statements directly from their selected custodian at least quarterly. We urge clients to carefully review these statements and compare them to the performance reports that we may provide. Our performance reports or other statements may vary slightly from the custodial statements, usually due to differences in accounting for accrued interest and dividends, corporate actions, or reporting dates.

Item 16 – Investment Discretion

As non-discretionary investment consultants, we arrange for execution of investment recommendations or other transactional activity only after receiving written client approval. We do not accept discretionary authority to manage securities accounts.

Item 17 – Voting Client Securities

We do not vote on securities on clients' behalf. The selected separate account managers typically receive the proxy solicitations for clients' shares and retain responsibility for voting on them. Clients may also receive proxy materials and other actionable corporate communications directly.

Item 18 – Financial Information

We are required in this item to disclose certain information about our financial condition when applicable. WTAS has no financial commitment that impairs our ability to meet contractual and fiduciary commitments to clients, and has not been the subject of a bankruptcy petition.