

# **Independent Solutions Wealth Management LLC**

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## **Item 1 - Firm Brochure Cover Page (Part 2A of Form ADV)**

**September 30, 2015**

This Brochure provides information about the qualifications and business practices of Independent Solutions Wealth Management LLC. If you have any questions about the contents of this Brochure, please contact us at 716-568-8566 and/or [gwiggle@iswealthmanagement.com](mailto:gwiggle@iswealthmanagement.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.

Independent Solutions Wealth Management LLC is an investment advisory firm registered with the SEC. References to its SEC registration as an investment advisor, however, do not imply any level of skill or training or implied approval by the SEC. Oral and/or written communications of an advisor are intended to provide you with information with which you can determine to hire or retain that advisor.

Additional information about Independent Solutions Wealth Management LLC is also available on the SEC's website at [www.advisorinfo.sec.gov](http://www.advisorinfo.sec.gov).

## **Item 2 – Material Changes**

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### **Material Changes Since The Last Update**

The Material Changes section of this brochure will be updated annually, or more frequently, if/when material changes have occurred since the previous release of the Firm's Disclosure Document. In the event there have been material changes, clients of Independent Solutions Wealth Management, LLC will receive a copy of this Material Changes section. At least annually clients of Independent Solutions Wealth Management, LLC will be offered a copy of the Firm's complete Disclosure Document which also defines any material changes that have occurred.

Since its last Disclosure Document filing in March 2015, there have been changes to the Firm's ownership structure and broker dealer affiliations.

As of July 1st, 2015, Harvey Neiman has sold his shares of ownership to his son, Daniel Neiman. Dan brings over 15 years of investment experience to the team. Dan will assume Harvey's role as Chief Investment Officer of the firm. The purchase of Harvey Neiman's shares by Dan Neiman now makes Dan Neiman an owner of more than 25% of Independent Solutions Wealth Management, LLC. These changes are reflected in both Part 1 and Part 2 of the ADV. Harvey will stay on with the firm as Chief Economist and will be providing economic commentary and continuing to participate on the Investment Committee.

As of August 31st, 2015, Glenn Wiggle is no longer a Registered Representative with NEXT Financial Group, Inc. Glenn Wiggle and Michael Lomas have purchased ownership interest in Peak Reps, LLC, which is a holding company purchasing Peak Brokerage Services, LLC; a FINRA Registered Broker Dealer. As of September 18th, Glenn Wiggle has signed on as a Registered Representative of Peak Brokerage Services, LLC. As of September 22nd, 2015, Michael Lomas is no longer a Registered Representative with NEXT Financial Group. On September 23rd Mike Lomas joined Peak Brokerage Services as a Registered Representative. Please see Item 10 for additional information.

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### **Full Brochure Available**

Independent Solutions Wealth Management LLC will provide its clients with its most current Disclosure Document and Brochure Supplement, as necessary, based on changes or new information, at any time, without charge. In addition, annually it is offered to all clients through a separate mailing. Our Disclosure Document and Brochure Supplement may be requested at any time by contacting Michael Zimmer, a Compliance Officer, at (716) 568-8560 or [mzimmer@iswealthmanagement.com](mailto:mzimmer@iswealthmanagement.com).

Additional information about Independent Solutions Wealth Management LLC is also available via the SEC's web site, [www.advisorinfo.sec.gov](http://www.advisorinfo.sec.gov). The SEC's web site also provides information about any persons affiliated with Independent Solutions Wealth Management LLC who are registered, or are required to be registered, as Investment Advisor Representatives of the Firm.

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## **Item 4 – Advisory Business**

Independent Solutions Wealth Management LLC, hereinafter referred to as “ISWM”, “we”, “us” or “Firm”, has been in business since 2008. The Firm is owned by Glenn Wiggle, Michael Lomas and Daniel Neiman. Glenn Wiggle, Michael Lomas and Dan Neiman each retain more than 25% ownership interest in the Firm. We provide various types of investment advice and related financial services for individuals and businesses, based upon the investment objectives of the particular client. We offer our investment advisory services on both a discretionary and non-discretionary basis. If we are engaged on a non-discretionary basis, you are under no obligation to act upon any of our recommendations or to implement those recommendations through ISWM. If we are engaged on a discretionary basis and a client wishes to impose restrictions on investments by specific security or asset class, the client may do so in writing.

Depending upon your circumstances and desired services, our investment management services are primarily offered through the following asset management options:

- (1) Mutual Fund Portfolio Management (selecting and managing a portfolio of mutual funds);
- (2) Exchange Traded Fund (ETF) Portfolio Management (selecting and managing a portfolio of exchange traded funds
- (3) Stock Portfolio Management (selecting and managing a portfolio of individual securities;
- (4) Third-Party Manager Selection (selecting one of more third party managers for your account);
- (5) Financial Plans and Third-Party Financial Plans (consulting services including financial analyses and development of long-term strategies);
- (6) Tactical Portfolio Management (selecting and managing actively traded portfolios using primarily ETFs, mutual funds and/or individual securities); and/or
- (7) Small Account Models.

### **Mutual Fund Portfolio Management**

You may engage us to provide diversified portfolio management. In that case, depending on your personal financial situation, we may recommend that you invest in accordance with one or more of our mutual fund portfolios. We have developed a number of portfolios which may include limited partnerships and/or other non-traditional asset classes. All portfolios are based upon asset allocation and diversification principles paired with a client’s specific risk tolerance. Management of these portfolios is generally delegated to third party money managers that have been subjected to an in-house due diligence review prior to being included on our list of “Best in Breed Money Managers.”

The first step we take in determining our list of “Best in Breed Money Managers” is to establish an asset allocation model for portfolio offered. Each model is designed to adhere to one of the widely recognized broad asset allocation classifications which are:

- i. very conservative
- ii. conservative
- iii. moderate

- iv. moderate aggressive
- v. very aggressive

After determining the broad asset classes, we next determine the more detailed allocations using categories from large cap growth and value to international real estate. In most cases, we use at least eight sub-asset classes in each portfolio. We then break down the available mutual funds into these sub-asset classes. By doing so we are able to compare various fund managers' styles and performance to other managers who are buying the same types of investments. By following these specific research procedures we are able to identify our "Best in Breed Money Managers."

We re-evaluate the managers on a monthly basis in order to determine whether our managers are still performing according to our criteria. If we are concerned about the performance of one of our managers, that manager will be placed on probation and tracked on a monthly basis. If we determine that the manager is solidly performing, then the manager will likely stay on our list of managers. If we determine that the underperformance is due to a manager change, a shift in investment policy or just poor security selection, the manager may be replaced.

The last step in our approach is portfolio review. We will review on a semi-annual basis the clients' portfolio allocations in relation to their model allocation. If warranted, we will rebalance at that semi-annual review. In certain cases based on market conditions or possibly in the event of a manager change, we may rebalance more frequently or less frequently than semi-annually.

#### **Exchange Traded Fund (ETF) Portfolio Management**

You may engage us to provide Exchange Traded Fund (ETF) Portfolio Management services to you. In that case, depending on your personal financial situation, we may recommend that you invest in one or more ETF portfolios. We manage our ETF portfolios in a manner similar to our management of mutual fund portfolios. An ETF is a security that tracks an index, a commodity or a basket of assets like an index fund, but trades like a stock on an exchange, thus experiencing price changes throughout the day as it is bought and sold. We use our research capabilities to allow us to compare performance and cost of funds that track the same or similar indexes to determine the "Peer Group Outperformers." The indexes used follow the same broad asset allocations as previously referenced in the mutual fund description above.

By taking these "Peer Group Outperformers" and using them in more specific, detailed asset classes, we form our ETF Portfolios. The same ongoing management we instill in our mutual fund portfolios carries over to our ETF Portfolios, namely re-applying research on a monthly basis and re-balancing semi-annually if necessary.

#### **Stock Portfolio Management**

If you are interested in investing in individual securities, we may recommend our Stock Portfolio Management services using a portfolio of individual stocks, bonds or other types of securities. Because our Stock Portfolio Management involves more active trading and a higher degree of risk, this is not a suitable investment for every client. Stocks held in the account are closely monitored, typically on a daily basis, and may involve short-term trading activities. Generally, we do not take into consideration the income tax effects of purchases and sales of securities held

in the account. Clients may be subject to additional fees/expenses, such as ticket charges or asset based pricing, which could be charged by the clearing firm executing the actual securities trades. We require a minimum account balance of \$100,000 for clients who elect to use our Stock Portfolio Management services. We may waive this requirement for any reason including, but not limited to, a client having additional or related accounts under our management that in aggregate meet or exceed our account minimum requirements.

### **Third Party Manager Selection Program**

You may engage us to evaluate, select, utilize and monitor the investment performance of independent investment managers (“Third-Party Managers”). We provide access to Third Party Money Managers and SMA Managers through either the Fidelity Separate Account Network or the Schwab Market Place. Under this arrangement Third Party Money Managers are utilizing ISWM’s clearing and custodial relationships with Fidelity and Schwab. Third-Party Managers may offer specialized expertise and experience in specific asset classes and, by retaining their services, you may achieve greater diversity in your investment portfolio and strategies.

We will obtain and provide you with information about Third-Party Managers, including their disclosure brochure, Form ADV Part 2. You may, however, be subject to any minimum account sizes or other conditions which could be imposed by a Third-Party Manager. Generally, though, we may be able to obtain exceptions from those conditions for our clients. Upon selecting a Third-Party Manager, clients then directly engage that Third-Party Manager using its respective client services agreement. Clients are billed for that advisor’s fees and charges which are disclosed in the advisor’s Form ADV Part 2 and advisory agreement.

On an ongoing basis, ISWM will monitor and periodically report to you on the Third-Party Manager’s performance with respect to your assets under that advisor’s management but is not responsible for the manager’s actions, omissions or performance. Our responsibility is limited to initially evaluating and recommending suitable managers for your account based upon reasonably available information at the time of that manager’s engagement and periodically reporting on the manager’s investment performance for your account. We will perform an initial limited background investigation on each manager, based in large part upon the information provided to us by the advisor and public sources of information. We may from time to time update our limited background check on a manager if known changes in the advisor’s circumstances warrant.

Generally, ISWM does not receive any compensation from a Third-Party Manager for referring our clients to them. The Third-Party Manager will bill your account directly based upon their client services agreement. Should we elect to change this policy, our clients will receive a copy of the Material Changes section of this Brochure which will outline the nature of the referral, our referral relationship with Third-Party Managers and the referral compensation we would receive.

If you terminate your relationship with ISWM, you may be able to continue using the Third-Party Manager, at the discretion of you and the respective Third-Party Manager utilized. ISWM, however, will have no continuing responsibilities after our termination with respect to your account or the manager.

### **Third Party Money Manager Referral Program**

ISWM and its IARs will from time to time refer business to outside third party money managers. Third-Party Managers may offer specialized expertise and experience in specific asset classes and, by retaining their services, you may achieve greater diversity in your investment portfolio and strategies.

ISWM's IARs may assist clients in selecting a particular third party money manager. IARs may utilize a number of factors in determining an appropriate third party money manager including performance, strategies, investment objectives, fees and methods of analysis, and comparing those factors to the client's goals and objectives (determining risk tolerance and investment styles). Clients who are referred to a third party money manager should review the disclosure document for the third party money manager and any separate written agreement(s) between the client and the money manager for more complete information regarding the terms and conditions of the client's relationship with the money manager. When a client is referred to third party money managers, ISWM and IAR do not directly manage the client's assets. The assets are managed by the selected third party money manager.

Third party money managers may have differing minimum account requirements and a variety of fee ranges. All securities are selected and transactions are executed by the third party money manager. An IAR may contact the client periodically and may review the client's financial situation, objectives, and restrictions and communicate information to the third party money manager; and may assist the client in understanding and evaluating the services provided by the money manager. Under this arrangement, the third party money manager maintains its own separate execution, clearing, and custodial relationships. ISWM and the IAR receive a portion of the fee paid to the third party money manager for its services under a solicitor's agreement.

### **Financial Plans and Third-Party Financial Plans**

You may engage ISWM or a Third-Party Manager to develop a formalized financial plan and corresponding asset management recommendations consistent with your financial objectives which will serve as a "road map" with which you can make and evaluate your management decisions. These services may entail separate but additional fees from standard asset management fees. Generally, these fees may be negotiable or waived, as can any requirement to implement recommendations with the party developing the plan.

### **Tactical Portfolio Management**

While most of our investment strategies involve strategic asset allocation, we do offer a tactical stock model. The tactical model has the ability to hold cash/money market, long and/or short market positions for varying periods of time depending on market conditions. The Firm will typically use index funds or ETFs as primary account holdings, however.



The tactical portfolio may also at times use leveraged ETFs. These types of ETFs use financial derivatives and debt instruments to magnify for its investors the returns of the underlying respective indexes they track (i.e. Dow Jones Industrial Average, Nasdaq-100, etc.). They seek to maintain a constant amount of leverage, such as 2:1 or 3:1, over the timeframe that assets are invested in them. For example, in a 2:1 leveraged ETF every \$1 of investor funds is matched with an additional \$1 of invested debt. As a result, if that leveraged fund's benchmark index returns 1% then the fund would show a 2% gross return. That 2% gross would be reduced by management fees and transaction costs to yield a net return of less than the 2%. Conversely, if the index drops by 1%, the fund would show a gross loss of 2%.

### **Small Account Models**

ISWM also offers small account models for the convenience of our clients and advisors/solicitors to allow clients to consolidate assets as they grow their portfolios to the minimal balances which may be required for other management options. This option is provided through the direct investment of individual client assets in select Neiman Funds, which currently include Neiman Tactical Income Fund, Neiman Balanced Allocation Fund and Neiman Large Cap Value Fund. Clients are allowed to purchase shares in these funds on a load-waived basis. In addition, since ISWM and Neiman Funds Management LLC have mutual owners, our Firm's standard investment advisory fee is waived as well.

To qualify for smaller account models, clients need to have other accounts at ISWM where the total of all accounts invested with us for their households is at least \$50,000 in total assets. Under some circumstances, ISWM may waive this requirement at its discretion. Small account portfolios require a minimum of \$3000 initial investment to establish the portfolio. Once the account value reaches \$50,000 by either additional contributions or market appreciation, we require a transition into one of our standard portfolio management options, with all related fees applicable to the portfolio selected. This requirement may also be waived at the discretion of the Firm.

While the Firm may elect to waive some fees for its small accounts, clients introduced to ISWM through a solicitor for our Firm may charge a separate solicitor fee of up to 2.00% of assets invested in these funds. More detail on this point is disclosed later in Item 10 of this document. While we will bill and collect these fees from our clients, ISWM does not share in any portion of these solicitor fees.

### **Types of Investments**

We offer advice about a wide variety of investment types, including individual stocks, mutual funds, index funds, exchange-traded funds, and fixed and variable annuities. With respect to these investments, you should be aware of the following:

**Mutual Funds, Index Funds and Exchange-Traded Funds:** Mutual funds of all types charge their shareholders various advisory fees and expenses associated with the establishment and operation of the funds. These fees and expenses are described in each fund's prospectus. These fees will generally include a management fee, shareholder servicing, other fund expenses, and sometimes a distribution fee. If the fund also imposes sales charges, you may pay an initial or deferred sales charge. These separate mutual fund fees are disclosed in each fund's current

prospectus, which is available from the mutual fund and, upon request, can be provided by our firm.

Consequently, for any type of mutual fund investment, it is important for you to understand that you are directly and indirectly paying two levels of advisory fees and expenses: one layer of fees at the fund level and one layer of advisory fees and expenses to us. Generally speaking, most mutual funds may be purchased directly, without using our services, without incurring our advisory fees. Moreover, many mutual funds pay shareholder servicing fees (12b-1 fees) to brokerage firms in consideration of their services to the fund's shareholders.

Most mutual funds offer several "classes" of their shares which may be purchased by different types of investors or investors with different investment objectives. These are also described in the mutual funds' prospectuses. Depending on your investable assets, investment objectives, and time horizon, different classes may be more appropriate for your circumstances. In most cases, Independent Solutions purchases funds that are load-waived or no-load funds to save expenses for the client. We would be happy to discuss the benefits and alternatives with you if you desire.

**Variable Annuities:** Variable annuities are highly complex financial products offered by insurance companies. Your investment in a variable annuity contract is subject to both general market risk and the insurance company's credit risk. These and other risks are described in the variable annuities' prospectuses. Variable annuities are regulated under both securities and insurance laws and related rules and regulations. Variable annuities offer various benefits and features which may or may not have value to you depending on your circumstances and we would be pleased to discuss them with you. Like other types of investments, commissions are paid for the purchase of variable annuities and there may be substantial surrender charges. These commissions surrender charges and other expenses are disclosed in the prospectus.

Like mutual funds, insurance companies charge a variety of fees and charges against the assets invested in the separate accounts of their policy holders. As noted above, this means that there are two layers of advisory fees incurred – one layer by the insurance company and one layer to our firm for our advisory services.

#### **Account Minimums and Criteria**

Our minimum account size varies depending on the type of model and portfolio and ranges from \$3,000 up to \$100,000. We may waive minimum account requirements for any reason including, but not limited to a client that has additional or related accounts that together exceed the minimum requirements.

Also certain Third Party Manager(s) may impose more restrictive account requirements. In such instances, we may alter our corresponding account requirements to accommodate those of the Third Party Manager(s).

#### **Other Firm Information**

As of 12/31/2014, the Firm's assets under management were \$209,182,171 for 1428 client accounts. All assets under the Firm's management as of that date were being managed on a discretionary basis only. Independent Solutions does not participate in any wrap fee programs.

## **Item 5 – Fees and Compensation**

### **Financial Planning and Consulting**

Independent Solutions provides financial planning and consulting services specific to each client's financial concerns, risk tolerance, investment return objectives and, where applicable, their tax status. Their advisor may also provide general non-investment advice on topics ranging from tax and budgetary planning, estate planning, insurance planning and business planning. While generalized advice may be given in these areas, neither the Firm nor its IARs are tax accountants or attorneys. In these areas, clients are instructed to consult with their tax or legal advisors for specific recommendations.

Clients electing comprehensive financial planning services are charged a fee ranging from \$500 to \$10,000 based on the complexity of their financial concerns and the range of services to be provided by the Firm in conjunction with developing their financial plan. In these cases, the advisor performs all necessary information gathering and is primarily responsible for interactions with the client. If a financial planning client was referred to us by a solicitor, the client may also be charged a solicitor's fee ranging from \$0 to \$10,000 if the referring solicitor assists with information gathering from the client. The Firm does not share in the solicitor fee, if charged.

The advisor estimates the length of the project, the amount of work involved and the range of services that will be provided. These issues are discussed with the client and the fees are noted in the financial planning or consulting agreement the client signs. Fees for these services are due and payable either upon completion of the services or monthly in arrears based on the services received.

It is anticipated that the financial plan produced will be delivered within six months of the date of the agreement. The advisor considers fees for financial planning or a consulting project to be earned as progress is realized toward creation of the plan or completion of the service. Since fees are payable after services are performed, there are no unearned fees and the client is not due a refund upon early termination of an agreement. However the advisor's fees are prorated from five (5) business days after signing the agreement to the date of termination.

When multiple services are offered, there is a potential conflict of interest since there is an incentive for the party offering financial planning services to recommend products or services for which the advisor, or a related party, may receive compensation. However, financial planning clients are under no obligation to act upon any recommendations of the advisor or to effect any transactions through the advisor if they decide to follow the recommendations.

If a client elects to engage the Firm for consulting services, we will typically charge hourly rates ranging from \$150 to \$300 per hour depending on the nature and complexity of the project. Fees

for consulting projects may be billed monthly, at the end of a project or as agreed to with the client.

### **Advisory Fees**

Depending on specific client circumstances or particular models, the Firm's advisory fees may be waived or negotiated, at the discretion of the Firm's President. Advisory fees for our Mutual Fund Portfolio Management service, ETF Portfolio Management service and Third Party Manager Selection service range from 0% (if fees are waived) up to 2.50% (250 basis points) of the assets in the account as specified in our Investment Management Agreement. Our advisory fee for the Stock Portfolio Management service may range from 0% (if fees are waived) up to 2.75% (275 basis points) of the assets in the account.

In determining the fee that we charge clients who are referred to us by a solicitor, we start with a base fee of either 0.30% (30 basis points), 0.50% (50 basis points) or 0.75% (75 basis points), depending upon which portfolio a client will be utilizing. Generally, fixed income portfolios will have a base fee starting at 0.30%, most mutual fund or ETF portfolios at 0.50% and stock portfolios at 0.75%. To that base fee, we add the solicitation fee charged by the referring solicitor, which is specified in the Solicitor Disclosure Statement given to them by their solicitor. If there is no solicitor involved, we will charge a fee of 0.50% (50 basis points) up to 2.50% (250 basis points). If you are referred to us by a solicitor, your total advisory fee will be based, in part, on the amount of the solicitation fee paid by us to the solicitor. Depending upon the amount of fees paid to a solicitor, you may be paying more or less than our other clients who were not referred by a solicitor for the same advisory services. As stated above, the Firm's President may allow exceptions to these fees, at his discretion.

The advisory fees are in addition to any fees charged by third party investment advisors utilized as independent asset managers under our Third Party Manager Selection service. You may also incur fees and charges for brokerage and/or custodial services such as ticket charges or other expenses charged by third parties such as custodial fees, deferred sales charges, odd-lot differentials, transfer taxes, wire transfer and electronic fund fees or other fees and taxes on brokerage accounts and securities transactions in connection with the management of your account. Mutual funds and exchange traded funds may also charge sales commissions and internal management fees, which are disclosed in each fund's prospectus. Such charges, fees and commissions are exclusive of and in addition to our fee. However, we will not receive any portion of these commissions, fees or additional costs incurred by clients.

Mutual funds and stock investments are generally meant to be long term investments. You may be subject to short-term trading fees imposed by some mutual fund companies held in managed mutual fund portfolios. These fees typically range from 1.00% to 2.00% and are charged when a fund in the portfolio is liquidated within ninety (90) days of purchase. Such short-term trading fees are exclusive of and in addition to our fee, as well, and we will not receive any portion of these fees.

Independent Solutions is compensated for its asset management or advisory services based on the percentages specified above applied to each client's assets under management. Fees are

billed quarterly in arrears and are negotiable. Fees are due on the first day of the calendar quarter, and are based on the account's asset value as of the average daily balance of the previous calendar quarter. Fees are prorated for accounts opened or closed during the quarter.

ISWM may from time to time acquire Investment Advisor Representatives that bring existing client relationships to the Firm. When this is the case, their existing advisory client relationships may be "grandfathered in" under their previous fee schedule, which may differ substantially from ISWM's fee schedule described above. Under these circumstances, the ISWM Investment Management Agreement executed with their clients will contain the grandfathered fee schedule previously agreed upon as opposed to the Firm's standard advisory fee schedule, subject to the review and approval of the CCO and/or President.

The Firm may also from time to time unilaterally amend its fee and/or billing arrangements. Generally, any such change will become effective after thirty (30) days prior written notice from the advisor to the client, unless the client terminates the investment management agreement. The thirty day notification period may be waived by the advisor, however, if such change is warranted due to fluctuations in account values having an immediate impact on minimum portfolio size requirements. If such a change becomes necessary within thirty days prior to the end of a calendar quarter, the adjusted fee schedule will be applied to the next quarterly billing of fees following such change.

### **Referrals through our Third Party Money Manager Referral Program**

When utilizing the Third Party Money Manager Referral program, ISWM and the IAR will receive a portion of the fee charged by a third party money manager recommended by the IAR under a solicitors agreement with that third party manager. A third party money manager may not be willing to negotiate its fees, and ISWM is not authorized to negotiate a third party money manager's fees.

If utilizing more than one ISWM program or model, third party money manager's fees are separate from any advisory fees charged by ISWM. However, normally under this arrangement ISWM does not add any additional ISWM advisory fees for the referral program itself.

ISWM offers access to investment management services of several unaffiliated third party money managers. Fees paid by a client to a third party money manager are established and payable according to the money manager's fee schedule. Third party money manager accounts may be closed by following the process described in the money manager's agreements or disclosure documents. Refunds of pre-paid fees may be obtained by the client as noted in the money manager's client agreement.

### **Direct Billing to Your Custodian**

Our Investment Management Agreement contains your authorization for your account custodian to directly deduct our fees from your advisory account. Your custodian's periodic statements will show each fee deduction from your account. You may withdraw your authorization for the deduction of these fees at any time by notifying us and your custodian in writing. In the event you do withdraw this authorization, you will be invoiced directly on the first day of each quarter with payment to be received by Independent Solutions within fifteen (15) days of the date of the invoice. You should understand, however, that we do not charge interest on overdue accounts and our advisory fee rates are premised upon the automatic fee deduction process. So, if you elect to withdraw your deduction authorization, we may need to change your fee structure or terminate our services to you.

### **Termination of Services**

You may terminate any of our services, without incurring a fee or penalty, within the first five (5) business days after the date you sign our advisory service agreement. After this initial five business day period, either you or we may terminate the contract upon five (5) business days' written notice for any reason. Since fees are payable after services are performed, there are no unearned fees and the client is not due a refund upon early termination of an investment advisory contract. However, the advisor's fees are prorated to the date of termination. You will still be responsible for paying the balance due for our services rendered during that quarter.

Upon termination of our financial planning services, any pre-paid advisory fees will be prorated and, if more than \$5.00, refunded based on the number of days services were rendered during that calendar quarter. Refunds of fees paid from a tax-qualified plan or account should be returned to the plan or account so they are not treated as distributions. Some plan custodians may treat such refunds as new contributions, which may reduce the amount of other contributions you can make during that tax year. Upon termination of our consulting services, typically the initial deposit will not be refunded if we have performed services for your benefit. If we have completed the project, you will still be responsible for paying the balance due for our services rendered.

### **Relationship Disclosure**

Some associated persons of ISWM (Glenn Wiggle, Michael Lomas, Dan Neiman and Harvey Neiman) have an ownership interest in Neiman Funds Management LLC ("NFM"), which is a registered investment advisor. NFM provides investment advisory services to Neiman Large Cap Value Fund (the LCV Fund), Neiman Balanced Allocation Fund and Neiman Tactical Income Fund (the TIF Fund), collectively ("Neiman Funds"). As a result of this relationship, the associated persons may receive additional economic benefits in the way of either expense reimbursement or fee sharing arrangements. The Neiman Funds may reimburse NFM for marketing and distribution expenditures related to the Fund family.

The Neiman Funds are also investment products offered to clients within the model portfolios designed by Independent Solutions Wealth Management, LLC. These relationships may create an incentive for the associated persons to recommend that clients invest in the Neiman Funds and

for Independent Solutions Wealth Management, LLC to continue to include it in their model portfolios.

However, to address this potential conflict of interest, clients are under no obligation to act upon any recommendations of the associated persons and may opt out of including any Neiman Funds in their portfolio.

For the small account models only, ISWM has chosen to waive their standard advisory fee of .50 percent since the portfolio will consist entirely of Neiman Funds options. When the account size reaches \$50,000 the small account model will be reallocated into the full model allocation and the 0.50 investment advisory fee will be reinstated.

NFM receives an annual investment management fee from the Neiman Funds of 1.00% of the average daily for net assets for the LCV Fund, The Neiman Balanced Allocation Fund, and the TIF. Additionally, NFM has agreed to waive management fees and reimburse expenses to the extent necessary to maintain total annual operating expenses of the LCV Fund, Balanced Allocation Fund, and TIF Fund (excluding brokerage fees and commissions, interest and other borrowing expenses, taxes, extraordinary expenses and the indirect costs of investing in Acquired Funds) at 1.45% of its average daily net assets for Class A Shares through July 31, 2014.

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

Independent Solutions Wealth Management, LLC does 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**

Independent Solutions provides portfolio management services to individuals, high net worth individuals, corporate pension and profit-sharing plans and trust programs. The minimum dollar amount generally required to open an account is \$50,000. However, certain models may have a lower minimum of \$3,000 (Small Account models) or \$25,000 (Beta Source models). The minimum dollar amount generally required to maintain an account in our services is \$25,000. We may waive this requirement for any reason including, but not limited to, a client that has additional or related accounts that together exceed the minimum requirements.

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

##### **Methods of Analysis**

We use a variety of methods of investment analysis and obtain information from a number of sources including, but not limited to, Morningstar, Yahoo Finance, and Investor's Business Daily. These sources are both public and by purchase, which we believe to be reliable and upon which we regularly depend for making our investment decisions; however, we are not responsible for the accuracy or completeness of this information.

We use both fundamental and technical methods to analyze the securities in which we invest client accounts. Fundamental analysis is a technique that attempts to determine a security's

value by focusing on the economic wellbeing of a financial entity as opposed to only its price movements. It generally involves assessing a company's or security's value based on factors such as financial structure, sales, earnings, assets, markets, management, products and services.

When conducting fundamental analysis, we will review a company's financial statements and consider factors including whether the company's revenue is growing, if the company is profitable, if the company is in a strong enough position to beat its competitors in the future, and if the company is able to repay its debts.

We also utilize technical analysis to evaluate potential investments. Unlike fundamental analysis, technical analysis does not analyze the company's value, but instead analyzes the trends and movements in a security's price in the market. Technical analysis studies the supply and demand in the market in an attempt to determine what direction, or trend, will continue in the future.

### **Investment Strategies**

We have developed a number of strategies that include strategic allocation portfolio management, tactical portfolio management and individual stock management.

Our strategic allocation portfolios are based on the principles of Modern Portfolio Theory and Efficient Frontier portfolio modeling. We generally follow portfolio allocations consistent with those recommended by Morningstar; however we also offer our own allocation models and strategies as well as tactical strategies using index type mutual funds or ETFs.

The first step we take in determining our list of "Best in Breed Money Managers" is to establish the asset allocations of each of the portfolios. We use widely recognized broad asset allocations which are: very conservative, conservative, moderate, moderate aggressive and very aggressive.

After determining the broad asset classes, we next determine the more detailed allocations using categories from large cap growth and value to international real estate. In most cases, we use at least eight sub-asset classes in each portfolio. We then break down the world of mutual funds into these sub-asset classes. By doing so we are able to compare managers' styles and performance to other managers who are buying the same types of stocks. When conducting our analysis we review such factors as manager tenure, turnover, alpha, performance, as well as risk factors such as standard deviation and beta.

We re-evaluate the managers on a monthly basis in order to determine whether our managers are still top performing fund managers. If we are concerned about the performance of one of our managers, that manager will be placed on probation and tracked on a monthly basis. If we determine that the manager is solidly performing, then the manager will likely stay on our list of managers. If we determine that the underperformance is due to a manager change, a shift in investment policy or just poor selection, the manager will be replaced.

The last step in our approach is portfolio review. We will review on a semi-annual basis the clients' portfolio allocations in relation to the model allocation. If warranted, we will rebalance at that semi-annual review. In certain cases based on market conditions, we may rebalance more frequently or less frequently than semi-annually.



For our tactical portfolio management we engage a number of research methods and information to determine the portfolio position whether long, short, or neutral. We will analyze such economic indicators as relative strength, moving averages, overall economic information, and chart analysis. We engage a number of different research services including, at time, purchasing signals from other advisory firms. ISWM offers both tactical bond portfolios and tactical stock portfolios and typically use Rydex funds or a similar fund or ETF that is similar to an index such as the S&P 500, Nasdaq Composite, or a bond index.

We also manage portfolios of Exchange Traded Funds (ETF's) in a manner similar to our management of mutual fund portfolios. An ETF is a security that tracks an index, a commodity or a basket of assets like an index fund, but trades like a stock on an exchange, thus experiencing price changes throughout the day as it is bought and sold. We use our research capabilities to allow us to compare performance and cost of funds that track the same or similar indexes to determine the "Peer Group Out Performers." The indexes used, follow the same broad asset allocations as previously referenced in the mutual fund description above.

You may engage us to evaluate, select, and monitor the investment performance of independent investment managers ("Third-Party Managers"). Third-Party Managers may offer specialized expertise and experience in specific asset classes and, by retaining their services; you may diversify your investment portfolio and strategies.

We will review Third-Party Managers, including their Form ADV Part 2 and Brochure Supplement, in much the same way we review our mutual fund managers. Third-Party Managers are not affiliated with our firm and we are not responsible for their services. If we receive any compensation from a Third-Party Manager for making a referral, you will receive a specific disclosure brochure about the nature of the referral, the referral relationship, and the referral compensation.

If you terminate our services, you may be able to continue using the Third-Party Manager; however, we will have no continuing responsibilities after our termination with respect to your account or the advisor.

We also invest in individual securities for client accounts or we may recommend our Stock Portfolio Management services using a portfolio of individual stocks, bonds or other types of securities. In recommending our Stock Portfolio Management services, we may consider your net worth to determine whether this investment is appropriate for your personal financial situation. Because this service involves more active trading and a higher degree of risk, it is not a suitable investment for every client. Stocks held in the account are closely monitored by the IAR, typically on a daily basis, and may include short-term trading activities. Generally, we do not take into consideration the income tax effects of purchases and sales of securities held in the account.

We require a minimum balance of \$100,000 for each client using the Stock Portfolio Management services. This requirement may be waived by the Firm for any reason including,

but not limited to, the aggregation of additional client or related household accounts that together exceed this minimum requirements.

Within our Stock Portfolio Management service we manage three stock portfolio strategies which include an all cap growth, a large cap value and a large cap value with options selection. The all cap growth portfolio seeks to maximize returns by investing mainly in common stocks with high relative strength. Although mostly invested in large cap companies, holdings in this portfolio may include small cap companies and international companies. The portfolio may also include ETFs that represent a specific sector or index. The portfolio will typically consist of 10 to 50 holdings.

The large cap value portfolio invests in large cap companies that are typically trading at a discount to their fair value. This portfolio will typically consist of 10 to 40 holdings.

The large cap value with options portfolio holds the same or similar securities as the regular large cap value portfolio but includes a covered call writing strategy on the securities held in the portfolio.

Portfolio holdings vary among different clients and may differ from the overall model portfolio based on the different criteria of each client as well as when the account began or which custodian the account is held at.

### **Risk of Loss**

Investing in securities involves risk of loss that clients should be prepared to bear. Our primary investment strategy is strategic allocation utilizing mutual funds, ETFs or third party asset managers. Our asset allocation strategies are based on efficient frontier models for which we rely heavily on Morningstar research. The primary risk of such a strategy is being fully invested in all market conditions. Another material risk is the underlying mutual funds, ETFs or third party managers themselves. These investments may have certain trading restrictions and holding periods that may adversely affect the performance of a client portfolio.

### **Risks in General**

The same factors that affect stock market performance generally affect the underlying funds owned by the clients. Domestic economic growth and market conditions, interest rate levels and political events are among these factors.

### **Risk of Investing in Underlying Funds that own Common Stocks**

The strategy invests in shares of equity underlying funds that own common stocks, which subjects the strategy and its clients to the risks associated with common stock investing. Overall stock market risks may affect the value of the funds. When the value of the fund's investments goes down, your investment in the underlying funds decreases in value and you could lose money.

### **Risk of Investing in Underlying Funds that own Fixed Income Securities**

The strategy may invest in underlying funds, ETFs or TPM managers that own bonds and other debt securities. These securities are subject to the risk that their issuer may not be able to repay

the principal and interest when due. In addition, the value of bond and other debt securities held by an underlying fund can change in response to changes in prevailing interest rates, causing volatility and possible loss of value as rates increase.

#### Risk of Small and Medium Sized Companies

To the extent the strategy invests in underlying funds, ETFs or third party managers that own stocks of small and medium capitalization companies, the strategy may be subject to additional risks. The earnings and prospects of these companies are more volatile than larger companies. Small and medium sized companies may have limited product lines and markets, and may experience higher failure rates than do larger companies.

#### Foreign Risk

To the extent the strategy invests in underlying funds, ETFs, or with third party managers that own foreign securities, including American Depositary Receipts (ADRs), the strategy may be subject to risks not usually associated with owning securities of U.S. issuers. These risks include adverse political, social and economic developments, differing auditing and legal standards, war, expropriation and nationalization.

#### Emerging Markets Risk

To the extent the strategy invests in underlying funds, ETFs, or third party managers that own securities in emerging markets, the strategy will be subject to emerging market risks. The risks of foreign securities are typically increased in emerging markets. These risks include, among other things, political and economic instability, less developed securities markets and currency devaluations.

#### Sector Risk

Sector risk is the possibility that stocks within the same group of industries will decline in price due to sector-specific market or economic developments. If the advisor invests a significant portion of the strategy's assets in underlying funds, ETFs or third party managers in a particular sector, the strategy is subject to the risk that companies in the same sector are likely to react similarly to legislative or regulatory changes, adverse market conditions and/or increased competition affecting that market segment.

#### Risk of Non-Diversification

The strategy may invest in underlying funds, or ETFs that are non-diversified. A non-diversified fund has the ability to take larger positions in a smaller number of securities than a portfolio that is "diversified". Investing in non-diversified funds may result in greater volatility.

#### High Yield Securities Risk

The strategy may invest in underlying funds, ETFs, or third party managers that purchase high yield securities. High yield securities are considered speculative and are less likely to have the capacity to pay interest and repay principal when due in the event of adverse business, financial or economic conditions. We do not believe this investment strategy involves any unusual risks.

#### Additional Risks for Stock Portfolios

In addition to the risks discussed above, there are additional risks associated with the individual stock portfolios. The primary risk is a concentration in one area of securities, large cap stocks for example. We have certain limitations on qualifications for such an account to minimize these risks. We run several different stock portfolios that may include Large Cap Value, Large Cap Value With Options and All Cap Growth.

#### Fundamental Analysis Risk

Because it can take a long time for a company's value to be reflected in the market, the risk associated with this method of analysis is that a gain is not realized until the stock's market price rises to the company's true value.

#### Technical Analysis Risk

There are risks involved with this method, including the risk that the trends will change unpredictably, which is why we use a combination of methods and obtain information from a variety of sources.

#### Value Investing Risk

Value investing attempts to identify companies selling at a discount to their intrinsic value and is subject to the risk that a company's intrinsic value may never be fully realized by the market or that a company judged by the advisor to be undervalued may actually be appropriately priced.

#### Growth Investing Risk

Growth investing attempts to identify companies that are growing their earnings faster than the broader market and other companies in their sector. This generally involves more fluctuation partially due to the higher P/E and the inconsistency at times of the earnings. When implementing this strategy, we use predominantly technical analyses but may also include fundamental analyses at times.

#### Covered Call Option Risk

Selling covered call options may limit the portfolio's gain, if any, on the underlying securities, and the client continues to bear the risk of a decline in the value of the underlying stock until the option expires or is closed out.

#### Exchange Traded Fund Risk

An ETF may trade at a discount to its net asset value. Investors indirectly bear the fees and expenses charged by the underlying ETFs in which the program invests in addition to the program's direct fees and expenses. Clients will also incur brokerage costs from the purchase of ETFs, potential losses from the underlying ETFs and a level of risk arising from the investment practices of the underlying ETFs.

#### Risk of Non-Diversification

Non-diversification increases the risk that the value of the account could go down because of the poor performance of a single investment. We do not believe this investment strategy involves any unusual risks.

#### Risk of Tactical Investing and Leverage

Due to the nature of tactical investing it can often increase the risk of loss within a portfolio. Tactical investing includes moving in and out of markets based on market movements and other indicators. Our tactical portfolios also use leveraged and inverse funds which create additional risks. When using leveraged funds the risk of loss can be greater than 2x the loss of the index that is represented by the fund or ETF. We also will use short funds or inverse funds when we think markets are going to go down. Should we take a position opposite of what the market does there could be substantial losses incurred. Generally, however, our tactical portfolios seek to reduce risk by avoiding adverse market movements by moving to a cash/money market position. The risk of missing positive returns by being in cash/money market positions also exists. This would be referred to as lost opportunity cost and is a real risk with any tactical investment strategy.

### **Item 9 – Disciplinary Information**

Registered investment advisors are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of Independent Solutions or the integrity of its management. The Firm has no information to disclose applicable to this Item.

### **Item 10 – Other Financial Industry Activities and Affiliations**

#### **Other Business Activities**

Two of ISWM's partners, Glenn Wiggle and Michael Lomas, are engaged in an outside business activity called the Financial Guys, LLC. The Financial Guys, LLC is a radio show in which the partners discuss various aspects of the financial services industry.

Mr. Wiggle and Mr. Lomas are also Registered Representatives of Peak Brokerage Services, LLC, a FINRA- and SIPC-member broker/dealer. As such, they may engage in the provision of commission-based investment and insurance products to clients. Clients engaging in broker/dealer transactions may incur commissions, fees and/or other charges which are not part of our firm's advisory fees. As Registered Representatives, these IARs of Independent Solutions receive commission income which may create a conflict of interest which is hereby disclosed to you, the client. We may, however reduce our advisory fees in consideration of these individuals receiving commissions and transaction-based compensation to mitigate these conflicts. You should carefully consider any such potential conflicts of interest when determining to implement our advice or investment recommendations. We would be happy to discuss in greater detail our compensation arrangements and the related potential conflicts of interests with you.

Glenn Wiggle, Michael Lomas and Dan Neiman are also IARs of Blackridge Asset Management, LLC (BAM); an SEC-registered investment advisory firm. As such they may use either BAM's advisory services or those of Independent Solutions to manage advisory client assets. Clients are charged the advisory service fees of the firm with which they have executed an advisory service agreement and these IARs will be compensated directly through the advisory fees of that firm. This arrangement poses no conflict of interest for our advisory clients.

Further, Mr. Wiggle, Mr. Lomas and Mr. Neiman are owners of Peak Reps, LLC; a holding company to both Peak Brokerage Services, LLC and Blackridge Asset Management, LLC. As stockholders, they will indirectly benefit from securities brokerage transactions, related brokerage fees and the ultimate profitability of that holding company.

Mr. Wiggle and Mr. Lomas are also stockholders in NEXT's parent company, NEXT Financial Holdings Inc., with each owning less than 5% of the shares of that company. As stockholders, they will indirectly benefit from securities brokerage transactions, related brokerage fees and the ultimate profitability of that parent company.

Harvey Neiman is a non-practicing Attorney at Law, licensed in the State of California. From time to time, however, he may receive fees for legal consultations and/or document drafting as outside business activities.

#### **Other Financial Industry Activities or Affiliations**

As previously stated above on page 13 under the relationship disclosure under item 5, some associated persons of ISWM have ownership interests in Neiman Funds Management LLC ("NFM"), a registered investment advisor.

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

Our Code of Ethics is designed to assure that the personal securities transactions, activities and interests of the associated persons of Independent Solutions will not interfere with making decisions in the best interest of advisory clients and implementing such decisions while, at the same time, allowing our associates 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 our clients.

We have adopted a Code of Ethics that sets forth the standards of conduct expected of our associated persons and requires compliance with applicable securities laws. Our Code contains written policies reasonably designed to prevent the unlawful use of material non-public information by us or any of our associated persons. It also requires that certain of our personnel, called "access persons", report their personal securities holdings and transactions and obtain pre-approval of certain investments such as initial public offerings and limited offerings. All employees are required to annually review the Code of Ethics and sign an acknowledgement recognizing the principles stated in the Code. You may contact us to request a copy of our Code of Ethics.

If you separately engage one of our principals or representatives to purchase or sell a security or insurance, you will be informed that they will receive compensation and that the receipt of this compensation may create a conflict of interest. We do not, however, permit the purchase or sale of a security in a transaction made directly between a client and any person related to our firm.

Our principals and representatives will often own the same securities recommended to our clients. Generally, these securities will be shares of open-ended mutual funds or stocks and

bonds actively traded on a national securities exchange or market where the time and size of their purchases or sales will not affect transactions for our clients. If we do recommend the purchase or sale of a thinly traded security to a client, we will ensure that their transactions do not adversely affect clients nor improperly benefit our principals and representatives, typically by completing their transactions after all client transactions have been made. Orders for clients and orders for our own accounts may sometimes be aggregated or “batched” into one large order in accordance with our trade aggregation and allocation policy, which is described in connection with our brokerage placement practices below. Aggregated orders may achieve better execution for all participating accounts and those benefits will be fairly allocated among all participating accounts.

Unless specifically permitted in our Code of Ethics, none of our access persons may effect for themselves or for their immediate family (i.e., spouse, minor children, and adults living in the same household as the access person) any transactions in a security which is being actively purchased or sold, or is being considered for purchase or sale, on behalf of any of our clients.

When we are purchasing or considering for purchase any security on behalf of a client, no access person may effect a transaction in that security prior to the completion of the purchase or until a decision has been made not to purchase such security. Similarly, when we are selling or considering the sale of any security on behalf of a client, no access person may effect a transaction in that security prior to the completion of the sale or until a decision has been made not to sell such security. These requirements are not applicable to: (i) direct obligations of the government of the United States; (ii) money market instruments, bankers’ acceptances, bank certificates of deposit, commercial paper, repurchase agreements and other high quality short-term debt instruments, including repurchase agreements; (iii) shares issued by mutual funds or money market funds; and (iv) shares issued by unit investment trusts that are invested exclusively in one or more mutual funds.

### **Item 12 – Brokerage Practices**

We generally recommend that clients use Fidelity Investments Institutional Wealth Services (“Fidelity”) or Schwab Institutional (“Schwab”) for our portfolio management services. Factors which we consider in recommending Fidelity, Schwab or any other custodian or broker/dealer to clients include their respective financial strength, reputation, execution, pricing, research and service. Fidelity enables us to obtain many mutual funds without transaction charges and other securities at nominal transaction charges. Schwab and Fidelity also make available to our Firm other products and services that benefit ISWM but may not directly benefit our clients' accounts. Many of these products and services may be used to service all or some substantial number of our client accounts, including accounts not maintained at Schwab or Fidelity. The commission and/or transaction fees charged by Fidelity and Schwab may be higher or lower than those charged by other custodians or broker/dealers.

Schwab and Fidelity’s products and services that assist us in managing and administering our clients' accounts include software and other technology that:

- i. provide access to client account data such as trade confirmations and account statements;

- ii. facilitate trade execution and allocate aggregated trade orders for multiple client accounts;
- iii. provide research, pricing and other market data;
- iv. facilitate payment of our fees from clients' accounts; and/or
- v. assist with back-office functions, recordkeeping and client reporting.

Schwab and Fidelity also offer other services intended to help us manage and further develop our business enterprise. These services may include:

- i. compliance, legal and business consulting;
- ii. publications and conferences on practice management and business succession; and/or
- iii. access to employee benefits providers, human capital consultants and insurance providers.

Schwab and Fidelity may make available, arrange and/or pay third-party vendors for the types of services rendered to ISWM. They may also discount or waive fees they 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 ISWM. They may provide other benefits such as educational events or occasional business entertainment of our personnel. In evaluating whether to recommend or require that clients custody their assets at Schwab or Fidelity, we 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 we consider and not solely on the nature, cost or quality of custody and brokerage services provided by Schwab and Fidelity, which may create a potential conflict of interest.

The commissions paid by our clients will comply with our duty to obtain “best execution.” However, a client may pay a commission that is higher than another qualified broker/dealer might charge to effect the same transaction where we determine, in good faith, that the commission is reasonable in relation to the value of the brokerage and research services received. In seeking best execution, the determinative factor is not the lowest possible cost, but whether the transaction represents the best qualitative execution, taking into consideration the full range of a broker/dealer’s services, including among others, the value of research provided, execution capability, commission rates, and responsiveness. Consistent with the foregoing, while we will seek competitive rates, we may not necessarily obtain the lowest possible commission rates for client transactions.

A client may direct us in writing to use a particular broker/dealer to execute some or all transactions for the client, a practice known as “directed brokerage”. In that case, the client will negotiate terms and arrangements for the account with that broker/dealer and we will not seek better execution services or prices from other broker/dealers. As a result, the client may pay higher commissions or other transaction costs or greater spreads, or receive less favorable net prices on transactions for the account than would otherwise be the case. Subject to our duty of best execution, we may decline a client’s request to direct brokerage if, in our sole discretion, such directed brokerage arrangements would result in additional operational difficulties.



## **Item 13 – Review of Accounts**

### **Reviews**

The frequency and triggering factors for internal account reviews depend upon the services engaged by a client. For our investment management services, account reviews are conducted on a regular basis and not less frequently than quarterly. Reviews may involve the entire account or just specific securities held in an account. In addition to regular reviews, additional or spontaneous reviews may be triggered by market or economic news or events as well as by the receipt by the Firm of new personal or financial information provided by the client.

For our clients using portfolio management services, reviews are normally in response to client requests but may also occur at the time of significant new deposits or withdrawals, during substantial changes in market conditions, according to an interval agreed upon at the time of engagement or at any other time solely at our discretion. Clients are obligated to contact us when there exists a real or potential change in the client's financial condition so we can review their portfolio relative to any new information so we can ensure the investment strategies continue to be appropriate.

### **Reviewers**

The securities within the client's account will be reviewed by our principals. Responsibility for reviews is shared equally by the principals of our Firm.

For clients using our portfolio management services, portfolio position statements are sent monthly, quarterly, semi-annually or annually, depending on the particular account and the account's custodian. These statements include the valuation of each security in the account. We offer optional performance reports which, if selected, will be specified in our client services agreement. When available, reports may be delivered via e-mail upon request.

Clients may also receive periodic statements of their accounts from their account custodians. The frequency of custodians' statements varies, but is typically monthly or quarterly. For clients using our financial planning and consulting services, reports are provided upon completion of their respective plan or consultation project.

## **Item 14 – Client Referrals and Other Compensation**

We may engage solicitors to market our services. If we do so, the client will receive a separate solicitor's disclosure brochure describing our solicitation arrangements, the compensation we pay to the solicitor and the terms of that relationship. The client will also receive a copy of the Form ADV Part 2A, as our disclosure brochure. If the solicitor refers a client to us, the client's total advisory fees will be based, in part, on the amount of the solicitation fee we pay to the solicitor. These clients may be paying more than our other clients for the same advisory services depending upon the amount of the client's advisory fees paid to the solicitor.

When ISWM and its IARs refer business to independent third party money managers under the Third Party Money Manager Referral Program, ISWM engages in a solicitors agreement with the outside money manager to offer those services. Fees paid by a client to the third party money manager are established and payable according to the third party money manager's fee schedule.

ISWM and the IAR receive a portion of the fee paid to the third party money manager for its services under a solicitors agreement.

As part of our marketing effort, we regularly provide additional training and education to our selected solicitors in due diligence, compliance and the technical aspects of our products and services which are valuable to their business. This training, including the travel, lodging and food expenses connected with such training, is provided by us at no cost to the participating solicitors. Also, as part of our marketing effort, we may also pay to attend conferences and/or symposiums sponsored by broker/dealer firms who refer us business. The cost of the training, education, conferences and/or symposium sponsorships is paid out of our portion of the advisory fees and is not an additional expense to clients or any other investor. We do not believe that such arrangements influence the individual solicitors of the broker/dealer firms to refer business to us or to other advisors with whom the broker/dealer may have similar agreements.

### **Item 15 – Custody**

Clients should receive at least quarterly statements from the broker dealer, bank or other qualified custodian that holds and maintains their investment assets. Independent Solutions urges you to carefully review such statements and compare such official custodial records to the account statements that we may provide to you. Our statements may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities.

### **Item 16 – Investment Discretion**

Under our Investment Management Agreements, clients grant us the discretion to manage their accounts. This includes authority to choose the securities and amounts to buy and sell for their accounts. We are not permitted to transfer funds or securities to or from any account other than in the client's name unless specifically directed by a client in writing. There are other limitations on our authority as stated in the contract. When selecting securities and determining amounts, Independent Solutions observes the investment policies, limitations and restrictions of the clients for which it advises. Client-directed investment guidelines and restrictions must be provided to the advisor in writing.

### **Item 17 – Voting Client Securities**

Effective with the most recent updating of this Disclosure Document, Independent Solutions does not vote proxies on behalf of its clients. Custodians are directed to send all proxy voting materials directly to the client at their address of record. Proxy-related materials inadvertently received by the Firm will be promptly forwarded without action to either the client or to an interested third party designated by the client.

### **Item 18 – Financial Information**

Independent Solutions is required in this Item to provide you with specific financial information or disclosures about the Firm's financial condition. At this time, the Firm 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.

# **Independent Solutions Wealth Management LLC**

**6631 Main Street, Suite B**

**Williamsville, New York 14221**

**(716) 568-8566**

**[www.iswealthmanagement.com](http://www.iswealthmanagement.com)**

## **Part 2B of Form ADV**

### **Item 1 - Brochure Supplement for Glenn C. Wiggle**

**September 30, 2015**

Independent Solutions Wealth Management, LLC is managed through the concerted efforts of its co-owners, Glenn Wiggle, Michael Lomas, Daniel Neiman and Harvey Neiman. Mr. Wiggle serves as ISWM's Chief Compliance Officer and Anti-Money Laundering Officer, responsible for the day-to-day supervision of the Firm's advisory activities. Mr. Wiggle also serves as Investment Advisor Representative of the Firm in conducting its advisory business. This Brochure Supplement provides information specific to Mr. Wiggle, as an Investment Advisor Representative, in addition to that provided in the Firm's preceding Part 2A Disclosure Document, which you should have received a copy of. If not, please contact Mr. Wiggle at (716) 568-8566 or [gwiggle@iswealthmanagement.com](mailto:gwiggle@iswealthmanagement.com) to receive one or if you have any questions about the contents of the Disclosure Document or this Brochure Supplement. Additional information about Mr. Wiggle is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

# Glenn C. Wiggle

## **Item 2 - Educational Background and Business Experience**

Glenn Wiggle was born in 1972 and graduated from Michigan State University in East Lansing, Michigan with a Bachelor of Arts degree in Finance. Mr. Wiggle is currently a Principal of our Firm and has served as the Chief Compliance Officer since 2008. From 2000 to 2015, Mr. Wiggle was a Registered Representative and Registered Principal of NEXT Financial Group, Inc. In September of 2015 Mr. Wiggle registered with Peak Brokerage Services, which is majority owned by Peak Reps LLC in which he is a co-owner.

Mr. Wiggle is a founder and partner of The Financial Guys LLC, which has served individual client financial needs in the Western New York community through its 20+ team of Investment Professionals since 2000. In conjunction with this role, Mr. Wiggle has been the co-host of the *Financial Guys Radio Program* heard on am930 WBEN since 2000.

Mr. Wiggle is also a Partner in Neiman Funds Management LLC which is the advisor to the Neiman Funds family of mutual funds. Neiman Funds Management LLC was formed in 2009 and Mr. Wiggle has served as its Chief Compliance Officer since inception.

## **Item 3 - Disciplinary Information**

No information relating to Mr. Wiggle is applicable to this Item.

## **Item 4 - Other Business Activities**

As a Registered Representative of Peak Brokerage Services, LLC; Mr. Wiggle may sell investment and insurance products to the ISWM's clients and receive a commission from the sale. He is also a licensed insurance agent and may sell life and health insurance products to our clients for a commission.

Through the Financial Guys LLC, Mr. Wiggle receives compensation for advertising on his radio show, the Financial Guys radio program, which has been on the air on WBEN since 2000.

Mr. Wiggle is also a partner in Neiman Funds Management LLC, a Registered Investment Advisor and the advisor to the Neiman Family of Funds. As a partner he may receive compensation when these funds are purchased by clients as part of their Independent Solutions investment portfolio.

Mr. Wiggle is also a partner and owner in Peak Reps LLC, which is the holding company for both Peak Brokerage Services LLC and Blackridge Asset Management LLC. Mr. Wiggle serves as the Chief Compliance Officer for Blackridge Asset Management LLC which was formed in September of 2015.

These additional sources of compensation may create a conflict of interest as previously described in our Firm's ADV Part 2A Brochure.

**Item 5 - Additional Compensation**

We must inform you of additional compensation that our supervised persons may receive for providing advisory services, such as sales awards or other prizes. Our supervised persons do not receive any such compensation.

**Item 6 - Supervision**

We supervise our members in several ways. On a monthly basis we review transaction blotters for each portfolio. We review and compare the blotters to the individual statements of our supervised persons to make sure their trades are in accordance with our Code of Ethics. We also review and compare the transaction blotters to a sampling of client account statements to make sure their respective portfolio models are being followed properly.

Our Firm also utilizes an outside compliance consulting firm, Compass Compliance Consulting LLC, to conduct periodic reviews of the Firm's compliance program. For questions regarding the supervision of Mr. Wiggle, please contact Michael Lomas, President of ISWM, at 716-568-8566.

# **Independent Solutions Wealth Management LLC**

**6631 Main Street, Suite B**

**Williamsville, New York 14221**

**(716) 568-8566**

**[www.iswealthmanagement.com](http://www.iswealthmanagement.com)**

## **Part 2B of Form ADV**

### **Item 1 - Brochure Supplement for Michael Lomas**

**September 30, 2015**

Independent Solutions Wealth Management, LLC is managed through the concerted efforts of its co-owners, Glenn Wiggle, Michael Lomas, Daniel Neiman and Harvey Neiman. Mr. Lomas also serves as Investment Advisor Representative of the Firm in conducting its advisory business. This Brochure Supplement provides information specific to Mr. Lomas, as an Investment Advisor Representative, in addition to that provided in the Firm's preceding Part 2A Disclosure Document, which you should have received a copy of. If not, please contact Mr. Wiggle at (716) 568-8566 or [gwiggle@iswealthmanagement.com](mailto:gwiggle@iswealthmanagement.com) to receive one or if you have any questions about the contents of the Disclosure Document or this Brochure Supplement. Additional information about Mr. Lomas is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

# **Michael Lomas**

## **Item 2 - Educational Background and Business Experience**

Michael Lomas was born in 1974 and graduated from Hilbert College in Hamburg, New York with a Bachelor of Arts degree in Business Finance. Mr. Lomas is currently the President and a Principal of ISWM. From January of 2000 to September 2015 Mr. Lomas has been a Registered Representative of Next Financial Group, Inc. In September of 2015 Mr. Lomas joined Peak Brokerage Services LLC as a Registered Representative.

Mr. Lomas is a co-founder and partner of The Financial Guys LLC, which has served individual client financial needs in the Western New York community through its 20+ team of Investment Professionals since 2000.

Mr. Lomas is also a Partner in Neiman Funds Management LLC, which is the advisor to the Neiman Funds family of mutual funds. Neiman Funds Management LLC was formed in 2009 and Mr. Lomas also serves as a Director on the Board of Directors for the Neiman Funds.

## **Item 3 - Disciplinary Information**

No information relating to Mr. Lomas is applicable to this Item.

## **Item 4 - Other Business Activities**

As a Registered Representative of Peak Brokerage Services LLC, Mr. Lomas may sell investment and insurance products to the ISWM's clients and receive a commission from the sale. He is also a licensed insurance agent and may sell life and health insurance products to our clients for a commission.

Through the Financial Guys LLC, Mr. Lomas receives compensation for advertising on his radio show, The Financial Guys radio program, which has been on the air on WBEN since 2000.

Mr. Lomas is also a partner in Neiman Funds Management LLC, a Registered Investment Advisor and the advisor to the Neiman Family of Funds. As a partner he may receive compensation when these funds are purchased by clients as part of their Independent Solutions investment portfolio.

Mr. Lomas is also a partner and owner in Peak Reps LLC, which is the holding company for both Peak Brokerage Services LLC and Blackridge Asset Management LLC.

These additional sources of compensation may create a conflict of interest as previously described in our Firm's ADV Part 2A Brochure.

## **Item 5 - Additional Compensation**

We must inform you of additional compensation that our supervised persons may receive for providing advisory services, such as sales awards or other prizes. Our supervised persons do not receive any such compensation.

**Item 6 - Supervision**

We supervise our members in several ways. On a monthly basis we review transaction blotters for each portfolio. We review and compare the blotters to the individual statements of our supervised persons to make sure their trades are in accordance with our Code of Ethics. We also review and compare the transaction blotters to a sampling of client account statements to make sure their respective portfolio models are being followed properly.

Our Firm also utilizes an outside compliance consulting firm, Compass Compliance Consulting LLC, to conduct periodic reviews of the Firm's compliance program. For questions regarding the supervision of Mr. Lomas, please contact Mr. Wiggle at 716-568-8566.



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## **Part 2B of Form ADV**

### **Item 1 - Brochure Supplement for Daniel Neiman**

**September 30, 2015**

Independent Solutions Wealth Management, LLC is managed through the concerted efforts of its co-owners, Glenn Wiggle, Michael Lomas, Daniel Neiman and Harvey Neiman. Mr. Neiman also serves as Investment Advisor Representative of the Firm in conducting its advisory business. This Brochure Supplement provides information specific to Mr. Neiman, as an Investment Advisor Representative, in addition to that provided in the Firm's preceding Part 2A Disclosure Document, which you should have received a copy of. If not, please contact Mr. Wiggle at (716) 568-8566 or [gwiggle@iswealthmanagement.com](mailto:gwiggle@iswealthmanagement.com) to receive one or if you have any questions about the contents of the Disclosure Document or this Brochure Supplement. Additional information about Mr. Neiman is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

# Daniel Neiman

## **Item 2 - Educational Background and Business Experience**

Daniel Neiman is a native of La Jolla, California and was born in 1977. He graduated from Humboldt State University with a Bachelor of Science degree in Finance in 1999. He has studied investments and the markets since the mid 1990's and has managed investments professionally since 1999. Mr. Neiman is currently the portfolio manager for Neiman Large Cap Value Mutual Fund and Neiman Balanced Allocation Fund within the Neiman Family of Funds.

From 1999 to 2009, Mr. Neiman managed separate discretionary stock accounts for Neiman Capital Management LLC and served as Chief Compliance Officer for Neiman Funds from 2003 to the present. Since 2009, Mr. Neiman has also managed stock accounts at Independent Solutions.

## **Item 3 - Disciplinary Information**

No information relating to Mr. Neiman is applicable to this Item.

## **Item 4 - Other Business Activities**

Mr. Neiman is also a partner in Neiman Funds Management LLC, a Registered Investment Advisor and the advisor to the Neiman Family of Funds, as well as co-portfolio manager for Neiman Large Cap Value Fund. As a partner he may receive compensation when these funds are purchased by clients as part of their Independent Solutions investment portfolio.

Mr. Neiman is the Chief Compliance Officer for the Neiman funds and as such receives compensation quarterly for each fund as approved by the Board of Trustees for the fund.

Mr. Neiman is also a partner and owner in Peak Reps LLC, which is the holding company for both Peak Brokerage Services LLC and Blackridge Asset Management LLC.

These additional sources of compensation may create a conflict of interest as previously described in our Firm's ADV Part 2A Brochure.

## **Item 5 - Additional Compensation**

We must inform you of additional compensation that our supervised persons may receive for providing advisory services, such as sales awards or other prizes. Our supervised persons do not receive any such compensation.

## **Item 6 - Supervision**

We supervise our members in several ways. On a monthly basis we review transaction blotters for each portfolio. We review and compare the blotters to the individual statements of our supervised persons to make sure their trades are in accordance with our Code of Ethics. We also review and compare the transaction blotters to a sampling of client account statements to make sure their respective portfolio models are being followed properly.

Our Firm also utilizes an outside compliance consulting firm, Compass Compliance Consulting LLC, to conduct periodic reviews of the Firm's compliance program. For questions regarding the supervision of Mr. Neiman, please contact Mr. Wiggle at 716-568-8566.

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## **Part 2B of Form ADV**

### **Item 1 - Brochure Supplement for John Thur**

**September 30, 2015**

Independent Solutions Wealth Management, LLC is managed through the concerted efforts of its co-owners, Glenn Wiggle, Michael Lomas, Daniel Neiman and Harvey Neiman. Mr. Thur serves as Investment Advisor Representative of the Firm in conducting its advisory business. This Brochure Supplement provides information specific to Mr. Thur, as an Investment Advisor Representative, in addition to that provided in the Firm's preceding Part 2A Disclosure Document, which you should have received a copy of. If not, please contact Mr. Wiggle at (716) 568-8566 or [gwiggle@iswealthmanagement.com](mailto:gwiggle@iswealthmanagement.com) to receive one or if you have any questions about the contents of the Disclosure Document or this Brochure Supplement. Additional information about Mr. Thur is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

# **John Thur**

## **Item 2 - Educational Background and Business Experience**

John Thur is a native of Buffalo, New York and was born in 1958. He graduated from State University of New York at Buffalo with a Bachelor of Science degree in Accounting in 1980. John pursued further financial industry training of his own initiative and received Chartered Financial Analyst (CFA) Accreditation in 1990.

Mr. Thur brings to the Firm over 33 years of experience with various financial institutions as a portfolio manager in the areas of institutional, personal equity and fixed income investments. From 2000 until 2013 John served as Executive Vice President at Atlantic Capital Management. Prior to his tenure at Atlantic Capital Management, he served as the Managing Director for Key Trust Company National Association.

John is married and has 5 children. He lives in Clarence Center, New York, with his family, where he is involved as a youth hockey coach. He founded the Clarence Mustangs Youth Hockey Organization in 2001 and continues to serve as its President. Personally, he still enjoys playing hockey himself, fishing, camping with his family and watching his children participate in their youth sports activities.

## **Item 3 - Disciplinary Information**

John has not been subject to any disciplinary actions applicable to this Item.

## **Item 4 - Other Business Activities**

John does not conduct any outside business activities beyond his current responsibilities with our Firm.

## **Item 5 - Additional Compensation**

Regulations require that we inform you of any additional compensation that our supervised persons may receive for providing advisory services, such as commissions, sales awards or prizes. At this time, none of our supervised persons receive any such compensation.

## **Item 6 - Supervision**

We supervise our members in several ways. On a monthly basis we review transaction blotters for each portfolio. We review and compare the blotters to the individual statements of our supervised persons to make sure their trades are in accordance with our Code of Ethics. We also review and compare the transaction blotters to a sampling of client account statements to make sure their respective portfolio models are being followed properly.

Our Firm also utilizes an outside compliance consulting firm, Compass Compliance Consulting LLC, to conduct periodic reviews of the Firm's compliance program. For questions regarding the supervision of Mr. Thur, please contact Mr. Wiggle at 716-568-8566.

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## **Part 2B of Form ADV**

### **Item 1 - Brochure Supplement for David Mariacher**

**September 30, 2015**

Independent Solutions Wealth Management, LLC is managed through the concerted efforts of its co-owners, Glenn Wiggle, Michael Lomas, Daniel Neiman and Harvey Neiman. Mr. Mariacher serves as Investment Advisor Representative of the Firm in conducting its advisory business. This Brochure Supplement provides information specific to Mr. Mariacher, as an Investment Advisor Representative, in addition to that provided in the Firm's preceding Part 2A Disclosure Document, which you should have received a copy of. If not, please contact Mr. Wiggle at (716) 568-8566 or [gwiggle@iswealthmanagement.com](mailto:gwiggle@iswealthmanagement.com) to receive one or if you have any questions about the contents of the Disclosure Document or this Brochure Supplement. Additional information about Mr. Mariacher is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

# **David Mariacher**

## **Item 2 – Educational Background and Business Experience**

David Mariacher was born in 1960 and graduated from Iroquois High School in 1978. After graduation, Mr. Mariacher entered into the family construction and development business and for 17 years was acting Project Manager for many infrastructure projects in the State of New York.

In May of 1993 Mr. Mariacher started a new career in Financial Services and Estate Planning. From June 1995 to October 1996 he was a Registered Representative at Financial Network Investment Corporation, a California-based independent securities broker/dealer. In 1996 Mr. Mariacher moved to Linsco Private Ledger (LPL) as a Registered Representative where he served from October 1996 to September 2013. While at LPL, Mr. Mariacher managed fee-based accounts using a mix of stocks, mutual funds and other investments vehicles. Mr. Mariacher left LPL to join NEXT Financial Group Inc., in September of 2013. During this time David Mariacher also assumed the position of Investment Advisor Representative at Independent Solutions. In September 2015, Mr. Mariacher left NEXT Financial Group Inc., and joined Peak Brokerage Services, LLC where he is currently employed as a Registered Representative who holds various FINRA securities licenses, including Series 7, 24, and 63, as well as a New York life insurance license.

## **Item 3 – Disciplinary Information**

No information relating to Mr. Mariacher is applicable to this item.

## **Item 4 – Other Business Activities**

As a Registered Representative of Peak Brokerage Services, LLC; Mr. Mariacher may sell commission-based investment and insurance products to clients of Independent Solutions and receive a commission from the sale of those products. Independent Solutions does not receive any portion of his commission-based compensation.

## **Item 5 – Additional Compensation**

We must inform you of additional compensation that our supervised persons may receive for providing advisory services, such as sales awards or other prizes. Other than listed in Item 4, our supervised persons do not receive any such compensation.

## **Item 6 – Supervision**

We supervise our members in several ways. On a monthly basis we review transaction blotters for each portfolio. We review and compare the blotters to the individual statements of our supervised persons to make sure their trades are in accordance with our Code of Ethics. We also review and compare the transaction blotters to a sampling of client account statements to make sure their respective portfolio models are being followed properly.

Our Firm also utilizes an outside compliance consulting firm, Compass Compliance Consulting LLC, to conduct periodic reviews of the Firm's compliance program. For questions regarding the supervision of Mr. Mariacher, please contact Mr. Wiggle at 716-568-8566.