

# Atwater Malick, LLC

## Firm Brochure

*This brochure provides information about the qualifications and business practices of Atwater Malick, LLC. If you have any questions about the contents of this brochure, please contact us at (717) 400-1505 or by email at: [info@atwatermalick.com](mailto:info@atwatermalick.com). The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.*

*Additional information about Atwater Malick, LLC is also available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov). Atwater Malick, LLC's CRD number is: 147972*

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*Registration does not imply a certain level of skill or training.*

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## **Item 2: Material Changes**

Since the last Annual Amendment to our Form ADV filed in March 2017, a new section has been added to Item 4 describing our process and procedures for recommending and discussing with clients their retirement plan rollover options.

Updates to Item 5 were made to describe the increase in the hourly fee charged for financial planning from \$150/hour to \$250/hour. We now implement a minimum financial planning fee of \$2,500.

Updates to Item 7 were made to describe that our client relationship minimum of \$500,000 may be waived based on the needs of the client, the complexity of the situation, association with other relationships, level of service, financial planning needs, family member, or substantial previous relationship with AM employee.

Finally, changes have been made to Item 16 to better describe our services provided on a discretionary basis compared to a non-discretionary basis.

We will ensure that you receive a summary of any material changes to this and subsequent disclosure brochures within 120 days after our firm's fiscal year ends. Our firm's fiscal year ends on December 31, so you will receive the summary of material changes no later than April 30 each year. At that time we will also offer or provide a copy of the most current disclosure brochure. We may also provide other ongoing disclosure information about material changes as necessary.

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## **Item 4: Advisory Business**

### **A. Description of the Advisory Firm.**

This firm has been in business since September 19, 2008, and the principal owners are Matthew Charles Malick and Benjamin Howe Atwater.

### **B. Types of Advisory Services**

Atwater Malick, LLC (hereinafter “AM”) offers the following services to advisory clients:

#### **Investment Supervisory Services**

AM offers ongoing portfolio management services based on the individual goals, objectives, time horizon, and risk tolerance of each client. AM discusses goals with clients, and then implements its investment strategy to best match each client’s specific situation. Investment Supervisory Services include, but are not limited to, the following:

- Investment strategy
- Asset allocation
- Risk tolerance
- Personal investment policy
- Asset selection
- Regular portfolio monitoring

AM evaluates the investments of each client with respect to their risk tolerance levels and time horizon. AM will request discretionary authority from clients in order to select securities and execute transactions without permission from the client prior to each transaction. Risk tolerance levels are documented in the Investment Policy Statement, which each client signs.

#### **Financial Planning**

Financial planning and consulting services may include, but are not limited to, life insurance, tax concerns, divorce, retirement planning (including retirement plan analysis), investment planning, college planning, and debt/credit planning. This service will be based on fixed fees or hourly fees and the final fee structure will be documented in a Financial Planning or Consulting Agreement. However, this service may also be offered free of charge for clients with managed investment accounts.

#### **Services Limited to Specific Types of Investments**

AM does not limit its investment advice and/or money management to specific types of investments or securities. AM may use a variety of securities to help diversify a portfolio when applicable.

### **C. Client Tailored Services and Client Imposed Restrictions**

AM offers the same suite of services to all of its clients. However, specific investments and their implementation are dependent upon the client's specific goals. Additionally, some clients are more interested in Financial Planning than others, and the extent of AM's Financial Planning is client dependent.

Clients may impose restrictions in investing in certain securities or types of securities in accordance with their values or beliefs. However, if the restrictions prevent AM from properly servicing the client account, or if the restrictions would require AM to deviate from its standard suite of services, AM reserves the right to end the relationship.

### **D. Wrap Fee Programs**

AM does not participate in any wrap fee programs.

### **E. Amounts Under Management**

AM has the following assets under management:

Discretionary Amounts:	Non-discretionary Amounts:	Date Calculated:
\$ 186,005,998	\$ 0	November 2017

### **F. Disclosure Regarding Conflict of Interest – IRA Rollovers**

#### Disclosure Regarding Conflict of Interest - IRA Rollovers

AM is always required to act in a fiduciary capacity, meaning that all of AM's actions must be in Client's best interest when offering investment and financial planning advice. AM will make an additional disclosure when recommending that a Client rollover a qualified retirement plan (all references to "qualified retirement plans" in this discloser shall expressly include reference to "no-fee IRAs"). The United States Department of Labor (DOL) maintains, even for a fiduciary firm such as AM, that AM must declare to Client that a *material conflict of interest* exists when AM recommends a rollover from a qualified retirement plan to an IRA managed by AM.

The material conflict of interest stems from AM's ability to assess a management fee, generally utilizing AM's standard fee schedule for rollover IRA accounts. This fee will often be higher than the fee Client is currently paying in their qualified retirement plan. Unless AM manages Client's qualified plan, AM receives no revenue from Client's qualified retirement plan assets unless AM recommends a rollover of said assets to an IRA that AM manages and thereby receives direct compensation from Client. Hence, the DOL has determined the previously described rollover and resulting fee is a material conflict of interest.

AM, as a fiduciary, maintains that there are material client benefits to rolling over a qualified plan to AM's management. When AM has direct management over Client's rollover IRA, AM can:

- directly make changes to investments, whereas, when indirectly advising on a qualified plan, AM can only make recommendations which Client may or may not implement;
- consistently monitor more of the Client's investable assets;
- maximize coordination of total investable assets;
- implement AM's investment management process, which AM, as a fiduciary, believes is highly effective for long-term Clients;
- more readily and easily offer comprehensive financial planning advice and counsel.
- Furthermore, although AM explicitly acknowledges that, in many cases, Client will experience a higher fee in a rollover IRA that AM manages than in a qualified retirement plan, AM's compensation-based incentive, in AM's opinion, is explicitly aligned with that of Client's best interest. AM is a *fee-only* advisor and sells no investment products and receives no commission or incentives for the sale of any proprietary or outside products.

## Item 5: Fees and Compensation

### A. Fee Schedule

#### Investment Supervisory Services Fees

Total Assets Under Management	Annual Fee
\$1 - \$1,000,000	1.00%
\$1,000,001 - \$3,000,000	0.75%
Above \$3,000,000	0.50%

These fees are negotiable and the final fee schedule is attached as Exhibit II of the Investment Advisory Contract. Negotiation factors may include size of relationship, association with other relationships, complexity of management, number of accounts, financial planning needs, level of service, family member or substantial previous relationship, AM employee, etc. Fees are paid quarterly in arrears, and clients may terminate their contracts with five days' written notice. Because fees are charged in arrears, no refund policy is necessary. Clients may terminate their accounts without penalty within 5 business days of signing the advisory contract. If clients terminate their accounts at any other time, AM will charge a pro-rated fee based on how many days within the applicable quarter AM provided management services. There is no additional termination fee.

Advisory fees are withdrawn directly from the client's accounts with client written authorization as AM outlines in Investment Advisory Contract.

Because client fees will be withdrawn directly from client accounts, this advisor must: (A) Possess written authorization from the client to deduct advisory fees from an account held by a qualified custodian; (B) Send the qualified custodian written notice of the amount of the fee to be deducted from the client's account; (C) Make available to client a detailed fee statement.

#### Hourly Fees

Depending upon the complexity of the situation and the needs of the client, the hourly fee for these services is \$250. The minimum fee for financial planning is \$2,500. The fees are negotiable, and the final fee schedule will be attached as Exhibit II of the Financial Planning Agreement. Negotiation factors may include size of relationship, association with other relationships, complexity, number of accounts, detail of planning, level of service, family member or substantial previous relationship of AM employee, etc. Fees are paid in arrears upon completion. Because fees are charged in

arrears, no refund policy is necessary. Clients may terminate their contracts without penalty within five business days of signing the advisory contract.

## **B. Payment of Fees**

### **Payment of Investment Supervisory Fees**

Advisory fees are withdrawn directly from the client's accounts with client written authorization. Fees are paid quarterly in arrears. Advisory fees are also invoiced and billed directly to the client quarterly in arrears. Clients may select the method in which they are billed.

### **Payment of Financial Planning Fees**

Fixed Financial Planning fees are paid via check. Fees are paid in arrears upon completion. Because fees are charged in arrears, no refund policy is necessary.

Hourly Financial Planning fees are paid via check. Fees are paid in arrears upon completion. Because fees are charged in arrears, no refund policy is necessary.

## **C. Clients Are Responsible For Third Party Fees**

Clients are responsible for the payment of all third-party fees (i.e. custodian fees, mutual fund fees, transaction fees, etc.). Those fees are separate and distinct from the fees and expenses charged by AM. Please see Item 12 of this brochure regarding broker/custodian.

## **D. Prepayment of Fees**

AM collects its fees in arrears. It does not collect fees in advance.

## **E. Outside Compensation For the Sale of Securities to Clients**

Neither AM nor its supervised persons accept any compensation for the sale of securities or other investment products, including asset-based sales charges or services fees from the sale of mutual funds.

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

AM does not accept performance-based fees or other fees based on a share of capital gains on or capital appreciation of the assets of a client.

## **Item 7: Types of Clients**

AM generally provides investment advice to the following Types of Clients:

- ❖ Individuals
- ❖ High-Net-Worth Individuals
- ❖ Trusts, Estates, or Charitable Organizations
- ❖ Corporations or Business Entities

### **Minimum Account Size**

There is a client relationship minimum, \$500,000, which may be waived by the investment advisor, based on the needs of the client, the complexity of the situation, association with other relationships, level of service, financial planning needs, family member, or substantial previous relationship of AM employee.

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

### **A. Methods of Analysis and Investment Strategies**

AM's methods of analysis include fundamental analysis and cyclical analysis.

*Fundamental analysis* involves the analysis of financial statements, the general financial health of companies, and/or the analysis of management or competitive advantages.

*Cyclical analysis* involves the analysis of business cycles to find favorable conditions for buying and/or selling a security.

**Investing in securities involves a risk of loss that you, as a client, should be prepared to bear.**

## **B. Material Risks Involved**

*Fundamental.* The risk associated with fundamental analysis is that it is somewhat subjective. While a quantitative approach is possible, fundamental analysis usually entails a qualitative assessment of how market forces interact with one another and their impact on the investment in question. It is possible for market forces to be inconsistent or even contradictory, thus necessitating an interpretation of which forces will be dominant. This interpretation may be wrong, and could therefore lead to an unfavorable investment decision.

*Cyclical.* While most economists and investors agree that there are cycles in the economy, the duration, and precise beginning and end, of such cycles is generally unknown. An investment decision to buy at the bottom of a business cycle may actually turn out to be a trade that occurs before or after the bottom of the cycle. If done before the bottom, then downside price action can result prior to any gains. If done after the bottom, then some upside price action may be missed. Similarly, a sell decision meant to occur at the top of a cycle if too early, may result in missed opportunity or unrealized losses.

AM utilizes investment strategies that are designed to capture market rates of both return and risk. Frequent trading, when done, can affect investment performance, particularly through increased brokerage and other transaction costs and taxes. AM generally employs a low turnover, "buy and hold," investment approach.

**Investing in securities involves a risk of loss that you, as a client, should be prepared to bear.**

## **C. Risks of Specific Securities Utilized**

AM invests their clients' accounts primarily in individual equities, individual fixed income instruments and cash equivalents. It is vital to note that equities are inherently risky. Analysts and other experts cannot anticipate equity losses. Although AM's preference is for "high-quality" fixed income, fixed income also encompasses various risks, including credit and interest rate risk. Cash equivalents, e.g. money market funds, historically display very low risk, but no government guarantee exists for money market funds.

AM generally seeks investment strategies that do not involve significant or unusual risk beyond that of the general domestic and/or international equity markets.

**Investing in securities involves a risk of loss that you, as a client, should be prepared to bear.**

## **Item 9: Disciplinary Information**

There are no legal or disciplinary events that are material to a client's or prospective client's evaluation of this advisory business or the integrity of our management.

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

### **A. Registration as a Broker/Dealer or Broker/Dealer Representative**

Neither AM nor its representatives registered as a broker/dealer or as representatives of a broker/dealer.

### **B. Registration as a Futures Commission Merchant, Commodity Pool Operator, or a Commodity Trading Advisor**

Neither AM nor its representatives registered as a FCM, CPO, or CTA.

### **C. Registration Relationships Material to this Advisory Business and Possible Conflicts of Interests**

Ben Atwater serves as a co-trustee on an unrelated trust relationship; other trustees include another individual trustee and a corporate trustee. Ben serves in this role independent of Atwater Malick, LLC. The primary responsibility of the trustees is to oversee the investment and administration of the trusts. Ben commenced his duties as a trustee on May 12, 2014. Ben's trustee responsibilities take about four hours per month, about half of which generally occur during securities trading hours. The corporate trustee is Fulton Bank, NA, One Penn Square, P.O. Box 4887, Lancaster, PA 17604.

### **D. Selection of Other Advisors or Managers and How This Advisor is Compensated for Those Selections**

AM does not utilize nor select other advisors or third-party managers. All assets are managed by AM management.

## **Item 11: Code of Ethics, Participation in Transactions, Personal Trading**

### **A. Code of Ethics**

We have a written Code of Ethics that covers the following areas: Prohibited Purchases and Sales, Insider Trading, Personal Securities Transactions, Exempted Transactions, Prohibited Activities, Conflicts of Interest, Gifts and Entertainment, Confidentiality, Service on a Board of Directors, Compliance Procedures, Compliance with Laws and Regulations, Procedures and Reporting, Certification of Compliance, Reporting Violations, Compliance Officer Duties, Training and Education, Recordkeeping, Annual Review, and Sanctions. Clients may request a copy of our Code of Ethics from management.

### **B. Recommendations Involving Material Financial Interests**

AM does not recommend that clients buy or sell any security in which a related person to AM has a material financial interest.

### **C. Investing Personal Money in the Same Securities as Clients**

Representatives of AM buy or sell securities for themselves that they also recommend to clients. AM will always document any transactions that could be construed as conflicts of interest. Representatives of AM believe that they should invest in the same manner as they recommend to clients.

### **D. Trading Securities At/Around the Same Time as Clients' Securities**

Representatives of AM may buy or sell securities for themselves at or around the same time as clients. AM will consider the following transactions acceptable:

- Purchases which are part of an automatic investment plan, including dividend reinvestment plans.
- Purchases effected upon the exercise of rights issued by an issuer pro rata to all holders of a class of its securities, to the extent such rights were acquired from such issuer, and sales of rights so acquired.
- Acquisition of securities through stock dividends, dividend reinvestments, stock splits, reverse stock splits, mergers, consolidations, spin-offs, and other similar corporate reorganizations or distributions generally applicable to all holders of the same class of securities.

- Purchases or sales of common stocks that are traded on major exchanges with an average daily volume of at least 100,000 shares and carry a market capitalization of at least \$1 billion.
- Open-end investment company shares.
- Certain closed-end index funds.
- Unit investment trusts.
- Exchange traded funds that are based on a broad-based securities index.
- Futures and options on currencies or on a broad-based securities index.
- Block trades to buy or sell common stocks in both client accounts and accounts for AM representatives.

AM will document any trades that its representatives make that meet the above criteria.

## **Item 12: Brokerage Practices**

### **A. Factors Used to Select Custodians and/or Broker/Dealers**

The Custodian, National Financial Services LLC, was chosen based on its highly competitive transaction fees and well respected and valued marketplace position. AM will never charge a premium or commission on transactions, beyond the actual cost imposed by Custodian or trade away/prime broker.

Although AM is a discretionary asset manager, clients are under no obligation to act on our recommendations. We are responsible to ensure that the client receives the best execution possible. Best execution does not necessarily mean that clients receive the lowest possible commission costs but that the qualitative execution is best. In other words, all conditions considered, the transaction execution is in the client's best interest. When considering best execution, we look at a number of factors besides prices and rates including, but not limited to:

- Execution capabilities (e.g., market expertise, ease/reliability/timeliness of execution, responsiveness, integration with our existing systems, ease of monitoring investments)
- Products and services offered (e.g., investment programs, back office services, technology, regulatory compliance assistance, research and analytic services)
- Financial strength, stability and responsibility
- Reputation and integrity
- Ability to maintain confidentiality
- Market knowledge and experience

We exercise reasonable due diligence to make certain that best execution is obtained for all clients when implementing any transaction by considering the back-office services, technology and pricing of services offered.

At least annually, we will review the custodian and trade away/prime brokers, evaluating criteria such as overall expertise, cost competitiveness, market knowledge, and financial condition. Quality of execution for custodians will be reviewed through spot trade checks and/or aggregate data.

Currently, we recommend and in some cases, require the use of National Financial Services, LLC, a Fidelity affiliated company and SEC-registered broker/dealer member FINRA/SIPC or selected trade away/prime brokers. This decision is based on our participation in the Fidelity Institutional Wealth Services program. Fidelity provides AM with access to their institutional trading and custody services, typically not available to retail investors. The services from Fidelity include brokerage, custody, research and access to mutual funds and other investments. AM evaluates trade away/prime brokers on market knowledge, security and market analysis, and execution.

Custodian also makes available to AM other products and services that AM benefits from but may not directly benefit client accounts. Some of these other products and services assist us in managing and administering client accounts. These include software and other technology that:

- Provide access to client account data
- Facilitate trade execution (and allocation of aggregated trade orders for multiple client accounts)
- Provide research, pricing information and other market data
- Facilitate payment of our fees from client accounts
- Assist with back office functions, recordkeeping and client reporting

Many of these services generally may be used to service all or a substantial number of our accounts. Custodian also makes available other services intended to help us manage and further develop our business. These services may include:

- Consulting, publications and conferences on practice management
- Information technology
- Regulatory compliance
- Marketing

In addition, custodian may make available, arrange and/or pay for these types of services rendered to AM by independent third-parties providing these

services to us. As a fiduciary, we endeavor to act in your best interest. Our recommendation that clients maintain their assets in accounts at selected custodian may be based in part on the benefit to us of the availability of some of the foregoing products and services and not solely on the nature, cost or quality of custody and brokerage services provided by Fidelity. This creates a potential conflict of interest.

AM selects trade away broker for security and market knowledge, analysis and price, and ease of execution.

## **B. Research and Other Soft-Dollar Benefits**

There is no minimum client number or dollar number that AM must meet in order to receive free research from the custodian or broker/dealer. There is no incentive for AM to direct clients to this particular broker/dealer over other broker/dealers who offer the same services.

## **C. Brokerage for Client Referrals**

AM receives no referrals from a broker/dealer or third party in exchange for using that broker/dealer or third party.

## **D. Clients Directing Which Broker/Dealer/Custodian to Use**

AM allows clients to direct brokerage. AM may be unable to achieve most favorable execution of client transactions if clients choose to direct brokerage. This may cost clients money because without the ability to direct brokerage AM may not be able to aggregate orders to reduce transaction costs resulting in higher brokerage commissions and less favorable prices. Not all investment advisers allow their clients to direct brokerage.

## **E. Aggregating (Block) Trading for Multiple Client Accounts**

We may elect to purchase or sell the same securities for several clients at approximately the same time. This process is referred to as aggregating orders, batch trading or block trading and is used by our firm when AM believes such action may prove advantageous to clients. If and when we aggregate client orders, allocating securities among client accounts is done on a fair and equitable basis. Typically, the process of aggregating client orders is done in order to allocate orders among clients on a more equitable basis to avoid differences in prices that might be obtained when orders are placed independently, or to achieve better execution, to negotiate more favorable

commission rates. AM uses the average price allocation method for transaction allocation.

Under this procedure AM will calculate the average price and transaction charges for each transaction included in a block order and assign the average price to each allocated transaction executed for the client's account.

If and when we determine to aggregate client orders for the purchase or sale of securities, including securities in which AM or our supervised persons may invest, we will do so in accordance with the parameters set forth in the SEC No-Action Letter, SMC Capital, Inc. Neither we nor our supervised persons receive any additional compensation as a result of block trades.

## **F. Cross Trading**

AM utilizes fixed income (*i.e.*, bond) broker/dealers that execute cross trades of bonds amongst AM clients. A cross trade occurs when a transaction is implemented between two different clients' accounts, both of which are managed between two different clients' accounts, both of which are managed by AM. When prudent, we require the broker/dealer to execute a cross trade.

These types of cross transactions will only be used when it can be determined that doing so is designed to help achieve the "best execution" possible considering the overall situation and all factors. Cross trades are utilized to benefit clients involved by saving commissions, mark-ups, and market impact costs.

AM represents both the client-sellers and client-buyers and therefore AM has a conflict of interest when cross trades are made. However, since AM does not receive any form of economic incentive or compensation when cross trades are affected, the decision to allow a fixed income broker/dealer to implement a fixed income cross trade is centered around the client's best interest and never based on AM economic considerations.

We do not receive any form of economic incentive or compensation when cross trades are affected. Cross trades pose a risk in that the fixed income broker/dealer may not go to the open market for pricing and therefore the client may not receive the most optimal price. Instead, the price on cross trades is typically equal to the mid-point between the prevailing bid-price and ask-price. AM's broker/dealer does not initiate cross trades. Only AM initiates cross trade requests to the broker/dealer. The broker/dealer, and therefore AM, doesn't permit cross trades between accounts owned by the same client.

## **Item 13: Reviews of Accounts**

### **A. Frequency and Nature of Periodic Reviews and Who Makes Those Reviews**

The securities in every client's account will be under on-going and continuous review, but no less frequently than monthly. Accounts will be reviewed by Managing Members; Matthew Charles Malick and/ or Benjamin Howe Atwater. The advisors are instructed to review client's accounts with regard to their investment policies and risk tolerance levels. Triggers for these reviews include: client meeting, emails and phone calls; bond maturities and calls; cash balance lists; purchasing new or adding to existing securities; cash inflows and outflows.

### **B. Factors That Will Trigger a Non-Periodic Review of Client Accounts**

Reviews may be triggered by material market, economic or political events, by changes in client's financial situations (such as retirement, termination of employment, physical move, or inheritance).

### **C. Content and Frequency of Regular Reports Provided to Clients**

For our asset management services, clients are provided with transaction confirmation notices and regular quarterly (or monthly) account statements in writing directly from the qualified custodian. Additionally, AM provides position or performance reports upon request, or commonly during face-to-face client meetings, or because of client inquiry.

## **Item 14: Client Referrals and Other**

### **A. Economic Benefits Provided by Third Parties for Advice Rendered to Clients (Includes Sales Awards or Other Prizes)**

AM does not receive any economic benefit directly or indirectly from any third party for advice rendered to AM clients.

### **B. Compensation to Non-Advisory Personnel for Client Referrals**

AM does not directly or indirectly compensate any person who is not advisory personnel for client referrals.

### **Item 15: Custody**

Custody, as it applies to investment advisors, has been defined by regulators as having access or control over client funds and/or securities. In other words, custody is not limited to physically holding client funds and securities. If an investment advisor has the ability to access or control client funds or securities, the investment advisor is deemed to have custody and must ensure proper procedures are implemented.

AM is deemed to have custody of client funds and securities whenever AM is given the authority to have fees deducted directly from client accounts. However, this is the only form of custody AM will ever maintain. It should be noted that authorization to trade in client accounts is not deemed by regulators to be custody.

For accounts in which AM is deemed to have custody, we have established procedures to ensure all client funds and securities are held at a qualified custodian in a separate account for each client under that client's name. Clients or an independent representative of the client will direct, in writing, the establishment of all accounts and therefore are aware of the qualified custodian's name, address and the manner in which the funds or securities are maintained. Finally, account statements are delivered directly from the qualified custodian to each client at least quarterly. Clients should carefully review those statements and are urged to compare the statements against reports received from AM. When clients have questions about their account statements, they should contact AM or the qualified custodian preparing the statement.

### **Item 16: Investment Discretion**

When providing asset management services, AM maintains trading authorization over your account(s) and can provide management services on a discretionary basis (which shall be granted in our written client services agreement). When discretionary authority is granted, we will have the authority to determine the type of securities, the amount of securities that can be bought or sold and the broker or dealer to be used for your portfolio without obtaining your consent for each transaction.

If you decide to grant trading authorization on a non-discretionary basis (which shall be granted in our written client services agreement), we will be required to contact you prior to implementing changes in your account. Therefore, you will be contacted and required to accept or reject our investment recommendations including:

- The security being recommended
- The number of shares or units
- Whether to buy or sell

Once the above factors are agreed upon, we will be responsible for making decisions regarding the timing of buying or selling an investment and the price at which the investment is bought or sold. If your accounts are managed on a non-discretionary basis, you need to know that if we are not able to reach you or you are slow to respond to our request, it can have an adverse impact on the timing of trade implementations and we may not achieve the optimal trading price.

You will have the ability to place reasonable restrictions on the types of investments that may be purchased in your account(s). You may also place reasonable limitations on the discretionary power granted to AM so long as the limitations are specifically set forth or included as an attachment to the client agreement.

## **Item 17: Voting Client Securities (Proxy Voting)**

AM will not ask for, nor accept voting authority for client securities. Clients may choose to receive proxies directly from the issuer of the security or the custodian. Clients may choose to direct all proxy questions to the issuer of the security.

## **Item 18: Financial Information**

### **A. Balance Sheet**

AM does not require nor solicit prepayment of more than \$1,200 in fees per client six months or more in advance and, therefore, does not need to include a balance sheet with this brochure.

### **B. Financial Conditions Reasonably Likely to Impair Ability to Meet Contractual Commitments to Clients**

Neither AM nor do its management have any financial conditions that are likely to reasonably impair our ability to meet contractual commitments to clients.

### **C. Bankruptcy Petitions in Previous Ten Years**

Neither AM nor have its management been the subject of a bankruptcy petition in the last ten years.