

Form ADV Part 2A
Disclosure Brochure

INTRACK INVESTMENT MANAGEMENT, INC.
1233 SHELBURNE ROAD, SUITE D6B
SOUTH BURLINGTON, VERMONT 05403
MAIN PHONE NUMBER: 802-658-0625
WEB ADDRESS: www.intrackinvest.com
DATE OF BROCHURE: March 28, 2017

This brochure provides information about the qualifications and business practices of InTrack Investment Management, Inc. If you have any questions about the contents of this brochure, please contact us at 802-658-0625 or by email at: msopher@intrackinvest.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.

InTrack Investment Management, Inc. is a registered investment adviser. Registration of an Investment Adviser does not imply any level of skill or training. The oral and written communications of an Adviser provide you with information about which you determine to hire or retain an Adviser.

Additional information about InTrack Investment Management, Inc also is available on the SEC's website at www.adviserinfo.sec.gov.

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Item 2

Material Changes

There have been no material changes made to InTrack Investment Management's disclosure since its last Annual Amendment filing on January 28, 2016.

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Brochure Supplement(s)



Item 4

Advisory Business

A. The firm has been offering investment advisory services since 1992. The company's Managing Partner and principal owner is Myron R. Sopher.

B. Advisory services offered.

Our services are in the following areas:

Each client account is uniquely tailored to their investment objectives which are reviewed on an ongoing basis. Our investment strategies utilize publicly traded equities, fixed income and cash securities described below. We may include mutual funds and other financial instruments as they are appropriate for each client.

- We manage portfolios for individuals, families, trusts, and non-profit organizations.
- We consult on an incidental basis for clients who use our expertise to manage complex trust situations.
- We provide solutions to concentrated investment positions.
- We work collaboratively with clients' trusted advisors such as accounting or legal firms.
- We provide oversight of retirement funds for individuals who request that we help them blend the risk and balance of these funds with other non-retirement investments.
- We have assisted many families in preparing for the death of a spouse so that the transition for all family members is without surprise and unwarranted stress.
- We transition wealth from one generation to another by spending time with older children so that they understand their responsibilities.
- We educate our clients so that they can understand the value of the services we deliver.

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- We respect the value of a relationship that goes well beyond managing money by incorporating medical needs, business ownership, college expenses, and anticipated retirement aspirations into our wealth management process.

Client portfolios are invested in:

- Stocks
- Bonds: Municipal, Treasury, Corporate, and Foreign bonds that are investment grade. We cannot control bond holdings in mutual funds and inform clients of that fact. We may include less than investment grade fixed income bonds within certain mutual funds.
- Exchange traded funds (ETF), or Spiders (Standard & Poors depository receipt, managed by State Street Global Advisors) used for diversification.
- Mutual funds
- Cash, cash equivalents, certificates of deposit
- The mix of the above asset classes are balanced on a percentage basis based upon client Investment Objectives that are reviewed annually or as client objectives change.
- Our mission statement is to provide our clients with peace of mind. We achieve this by building long-term relationships that are based on knowledge and trust. By knowing the individual's and families' financial goals and tolerance for risk, we are able to holistically manage their assets and financial lives accordingly.

This is accomplished by:

- o Listening carefully to our clients and understanding their time horizon for their investments, for example: when they wish to retire, what are the college expenses that are expected, medical conditions, a child with particular needs, etc.
- o Meeting with our clients who have concentrated stock positions, or for instance, retirement plans that do not have any coordination with investments outside of those plans. Our holistic approach to investing

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allows us to continually review assets, client aspirations, needs, and anticipate rather than react to situations.

C. We tailor our advisory services to the individual needs of the client by:

- Recommending the services of other professionals for implementation of tax, legal, or estate planning services beyond our scope of practice. Our clients are under no obligation to take our recommendations. If disputes arise out of their engagement, the client recourse is against the engaged professional. The client retains absolute discretion over these relationships and has no obligation to accept or reject their recommendations.
- Working with other professionals the client may designate. In all of these situations, we are not responsible for the verification of information received from the client or their other professional advisors working on behalf of the client.
- We provide incidental consulting with one page agreements that can be cancelled at any time with a 10 day notice. These agreements usually cover retirement accounts where in most instances we also manage other assets for the client. Fees charged are negotiated with the client based upon their needs.
- Our clients may impose restrictions on investing in certain securities or types of securities. This is an ongoing communication with the client during our investment relationship. Specific wishes of a client are documented and implemented.

D. Clients may participate in ‘wrap fee’ programs that they have independently elected to participate in. These accounts are managed in the same manner as other clients, and do not see significantly higher or lower trading in them because they are in a wrap program. These clients have independently asked us to manage their assets for a management fee that is billed separately and shown on their custodial statements on a quarterly basis.

E. Financial Planning:

InTrack gathers and reviews personal and financial information from clients using the following:

- A fact gathering questionnaire
- Current statements
- Estate documents provided by the client(s)
- Personal interviews

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Each plan is customized and can contain the following topics:

- Personal: Identifying information, family history, budgets/finances, liabilities, estate documents, financial goals
- Taxes & Cash Flow: Income tax, spending analysis, and planning/saving for current/future goals
- Death and/or Disability: Cash needs for surviving spouse/dependents, estate planning and disability planning
- Retirement: Analysis of current strategies and investment plans to help clients achieve their goals
- Investments: Analysis of investment alternatives and recommendations based on the plan's results

The plan is not intended to project the actual future value of portfolio holdings or future income. Rather, it provides a general idea of how a particular mix of assets has performed historically similar to a hypothetical portfolio.

Should a client choose to implement the plan's recommendations, InTrack then advises the client to work closely with his/her attorney, accountant, insurance agent and broker. It is entirely up to the client to implement InTrack's financial planning recommendations.

The client can elect to engage in one-time financial planning or financial planning with annual plan updates.

F. CLIENT ASSETS:

Client assets have grown substantially because of the merger and new business. Assets under management as of 12/31/2016:

U.S. DOLLAR AMOUNT

Discretionary:	\$143,754,210
Non- discretionary	\$ 1,006,216

Item 5

Fees and Compensation

A. Our annual investment management fee is equal to:

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- 1% of the value of the account plus accrued interest up to \$3 million dollars
- 0.85 % of the value of the account plus accrued interest between \$3 million and \$5 million
- 0.75% of the value of the account plus accrued interest between \$5 million and \$7.5 million
- 0.50% of the value of the account plus accrued interest in excess of \$7.5 million
- This is a graduated scale and is presented and discussed with clients prior to signing investment agreements so that all questions can be addressed.

A 5% reduction in fees is granted to nonprofit organizations.

We may have special situations in certain accounts where we do not charge a management fee for certain assets. We may offer reduced investment management fees to the parents of our employees.

Our firm does not charge investment management fees for employee accounts or for their children's accounts.

Related accounts may have their assets combined when calculating a fee level.

The advisory fee is negotiable. We negotiate fees with clients to assist them with the oversight of retirement plans that they have through their employer. By assisting them in pre-retirement affairs, we prepare them for a transition to retirement where funds are rolled over to an account where we can assist them in building a portfolio unique to their risk and investment requirements.

B. Financial Planning - We develop customized financial plans for clients:

A fee of \$750 will be charged for preparation of an initial financial plan termed simple in nature (requiring approximately five to seven hours of initial analysis).

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A fee of \$1,250 will be charged for preparation of an initial financial plan termed moderate in nature (requiring approximately eight to 10 hours of initial analysis).

A fee of \$2,000 will be charged for preparation of an initial financial plan termed complicated in nature (requiring approximately eleven to fifteen hours of initial analysis).

Depending upon the complexity or scope of the financial plan these fees may be negotiated.

- C. The specific manner in which fees are charged by our firm is established in a client's written agreement with us. We will generally bill our fees on a quarterly basis based upon the market value of the assets on the last business day of the previous quarter. Clients will be billed in advance each calendar quarter. Some clients are billed in arrears as described in their investment management agreements. Clients are either billed directly for fees or authorize our firm to directly debit fees from client accounts. If a market value is not available for a particular client security, historical cost shall be used as the quarter ending value for fee calculation purposes
- D. Our fees are exclusive of brokerage commissions, transaction fees, and other related costs and expenses which shall be incurred by the client. Clients may incur certain charges imposed by custodians, brokers, third party investment and other third parties such as fees charged by managers, custodial fees, deferred sales charges, odd-lot differentials, transfer taxes, wire transfer, electronic fund fees, other fees and taxes on brokerage accounts and securities transactions. Tradeaway and/or prime brokerage fees will be charged in situations where for the benefit of the client we purchase investment instruments through broker dealers other than the client account custodian. Mutual funds and exchange traded funds also charge internal management fees, and other fees which are disclosed in a fund's prospectus. Such charges, fees and commissions are exclusive of and in addition to our fee and we shall not receive any portion of these commissions, fees, and costs.
- E. Investment management fees shall be prorated for each capital contribution made during the applicable calendar quarter (with the exception of de minimis contributions). Accounts initiated or terminated during a calendar quarter will be charged a prorated fee. Upon termination of any account, any prepaid, unearned fees will be promptly refunded, and any earned, unpaid fees will be due and payable.

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We do not charge account cancellation fees, but some brokerage firms may charge fees as disclosed by the custodian relationship.

Clients may terminate our investment management agreement without penalty within 5 business days after entering into the agreement.

- F. None of our personnel or supervised persons accept compensation for the sale of securities or other investment c

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

InTrack does not have a fee schedule in place to charge performance based fees (fees based on a share of capital gains or capital appreciation of the assets of a client). InTrack has negotiated a fee agreement with an existing client that rewards the firm on an annual basis if we exceed predetermined performance benchmarks.

Item 7 Types of Clients

We provide investment management, financial planning and incidental consulting services to:

- Individuals
- High net worth individuals
- Trusts
- Non-profit local government organizations
- Charitable institutions
- Foundations
- Municipalities
- Limited Liability Corporations

We have no minimum account size.

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

- A. Investing in securities involves risk of loss that clients should be prepared to bear. Since 1992, we have internally developed a very sophisticated system which assists us in evaluating risk in our client portfolios, as well as risk that is specific to each security. We have several systems to assist us in the selection of stocks. The investment selection process goes through many screening mechanisms and then

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specific results are monitored on an on-going basis.

We rely on professional outside vendors. Those vendors assist us in compiling financial information specific to each stock. From our experience, we have created proprietary systems to deliver investment results for our clients.

Strategic Approach

The asset allocation decision is based on a long-term macroeconomic view, not short-term anomalies. InTrack considers many variables when constructing portfolios including, but not limited to, expectations for: inflation, corporate earnings, geopolitical concerns, interest rates and currency valuations. InTrack seeks to exploit proven long-term relationships among asset classes when constructing portfolios. InTrack does not time markets in the short term.

Market Psychology

InTrack believes the market is efficient in the long-term but at times can prove to be irrational or mispriced. This mispricing usually occurs during periods of extreme optimism and pessimism. InTrack believes it is extremely important to monitor the investor psychology surrounding individual stocks and sectors of the market. InTrack tends to move its portfolios six months ahead of a price peak or trough in a stock or sector of the market. Following and anticipating market psychology goes hand in hand with the asset allocation decision process.

Managing Risk

InTrack pays particular attention to managing risk in portfolios. Decisions to add new asset classes are based on how they impact the overall portfolio's expected return, volatility and downside risk.

Impact of Taxes

InTrack constructs portfolios to minimize the impact of taxes by considering the differences between types of accounts a client may hold; taxable, tax-deferred retirement vehicle, tax advantaged charitable trusts, grantor trusts, generation skipping trusts and foundations. The location of assets within the various accounts may have differing tax considerations and therefore, could make a significant impact in long-

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term wealth accumulation. In addition, InTrack takes tax losses, where appropriate, and considers the alternative minimum tax in its investment decision making.

Individual Designed Portfolios

InTrack constructs a portfolio unique to its client's individual needs, rather than mold its client's needs to a predetermined model portfolio. InTrack's client's tolerance for risk, as well as their need for returns, is conscientiously considered in its design. Ongoing management takes into account the client's specific cash flows and taxation issues. This is spelled out in each client's unique Investment Management Agreement.

Socially Responsible Investing

Clients by selecting the SRI notation on their Investment Policy Statement may elect to restrict the purchase of certain securities or investments. This will allow us to screen for certain objectives that they wish to see in their portfolios. Specific stocks are sometimes discussed as restricted purchases.

We never promise our clients that our past or present investment results can be delivered in the future.

- B.** There will always be material risks for our clients with their investments made through our asset management, as well as their own
- C.** relationship with the custodian they use to hold their assets. Many of these risks are described in prospectus information received by our clients for securities they hold in their accounts. Our clients should be prepared to bear the risk of loss.

These material risks that our clients are made aware of include:

- Unexpected natural disasters
- Damage as the result of war and armed conflicts
- Unexpected loss of key corporate personnel
- Product recalls, manufacturing errors, lost of a major client without notice
- Introduction of new products that could render existing product lines obsolete
- Patent suits that could cost millions of dollars in penalties

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- The recall of defective products
- Government, state or local laws that adversely impact the ability of a company to do business
- There is a risk that public information or data that was relied upon in making an investment decision is at a later date determined to be inaccurate/misleading. Non-public information may exist that, if disclosed, would or may have changed a decision to purchase a security.

C. Our strategies focus on long-term investing in publicly traded securities including, but not exclusive to common stocks, ADRs, various bond classifications, mutual funds and exchange traded funds. As markets change and products become available, we may invest in these products as long as they are consistent with client Investment Policy Statements.

Item 9

Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to the evaluation of our firm or the integrity of our firm's management. Our firm has no information applicable to this Item.

Item 10 Other Financial Industry Activities and Affiliations

Our firm has nothing to report under this section. We have no affiliations, relationships, or applications pending with outside firms that would create a conflict of interest. Additionally, we do not recommend or select other investment advisors for our clients.

Item 11

Code of Ethics

InTrack Investment Management, Inc. has adopted a Code of Ethics for all supervised persons of the firm describing its high

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

Occasionally, one of our employees may elect to buy or sell an investment which is the same as what the firm holds for a client or has recommended for a client's account. How do we handle that?

First, our employees and persons associated with us are required to follow our Code of Ethics. Subject to satisfying this policy and applicable laws, officers, directors, and employees of InTrack Investment Management, Inc. may make trades for their own accounts in securities which have been recommended to and/or purchased for its clients. The Code of Ethics is designed to assure that the personal securities transactions, activities, and interests of the employees of the firm will not interfere with

- (i) making decisions in the best interest of advisory clients and
- (ii) implementing such decisions while, at the same time, allowing employees to invest for their own accounts.

Second, 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 interests of our clients. We also require the pre-clearance of certain transactions and will restrict trading in close proximity to client trading activity if material in nature. Nonetheless, because the Code of Ethics, in some circumstances, would permit employees to invest in the same securities as clients, there is a possibility that employees might benefit from market activity by a client in a security held by an employee. Employee trading is continually monitored under the Code of Ethics to reasonably prevent conflicts of interest between our firm and its clients.

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Certain affiliated accounts may trade in the same securities with client accounts on an aggregated basis when consistent with our obligation of best execution. In such circumstances, the affiliated and client accounts will share commission costs associated with their custodial relationship and receive securities at a total average price. We will retain records of the trade order (specifying each participating account) and its allocation, which will be completed prior to the entry of the aggregated order. Completed orders will be allocated as specified in the initial trade order. Partially filled orders will be allocated on a pro-rata basis. Any exceptions will be explained on the order.

Our clients (or prospective clients) may request a copy of the firm's Code of Ethics by contacting Myron R. Sopher. Clients are made aware of our Code of Ethics prior to or on the day an investment management agreement is signed. They are informed annually of their ability to receive a copy of this code from us.

Item 12

Brokerage Practices

A. It is important clients realize that we are a fee-for-service business. We do not derive income from brokerage equity trades, mutual funds, exchange traded funds, or fixed income securities. Our clients pay trading fees in addition to our investment management fees. With ETFs (Exchange Traded Funds) and mutual funds, clients pay double fees; one to our firm, one to the fund and for specific investments that have additional fees associated with them. This is described in our investment management agreement.

Although the majority of our clients use one of our custodians, we have relationships with a number of other brokerage/custodians. Some clients may wish to stay with their current brokerage firm and that is considered in each situation. If they choose to use a particular brokerage firm they may (or may not) pay higher fees. That is their decision, but we inform them of alternatives. Prime brokerage agreements that clients can agree to, have commissions and best execution-of-trades that are reasonably expected based upon our review of each firm, our relationship over the years and the availability of the instrument being purchased. We elect to have these relationships for certain

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clients whose needs may not be fulfilled with access to just one brokerage firm's inventory. This tradeaway ability is used to meet client needs. In this case, items we would consider would be a firm's commission rates, availability, response time, expertise, and other items covered in our best execution policy.

1. We do take advantage of trading platforms, data feeds, mutual funds, software, third party research and services of brokerage firms who custody our client assets. Their research and information is available to be used for the benefit of all clients. Their trading systems enable us to administer client accounts. Information is available to help us develop and grow our business. Education is available to assist us with regulatory recommendations or perspectives on best practices. We are invited to seminars to educate us on latest trends or investment thoughts. These benefits have a positive benefit on all of our clients. When attending these activities we pay for our transportation and accommodations. No incentive is in place for us to direct trades to any brokerage firm based upon the research or quality of their trading platforms. We might select a brokerage firm based upon their ability to provide research, services or other technical resources. This is not a conflict of interest since the attributes of a brokerage firm are available to all clients and is for their benefit. The entire brokerage relationship is considered.

2. We do not select or recommend a broker-dealer based on the chance they might provide our firm with a client referral. Our interest is to make available the best fit for the client in terms of services and value the brokerage firm can provide.

3. In terms of Directed Brokerage:

- a. We do not generally accept directed brokerage arrangements (a client requires that transactions are through a specific broker-dealer).
- b. We don't recommend to a client that they use "direct" brokerage once they select a broker-dealer. Doing so could represent an operational issue for us, especially when we electronically download transactions from a broker that may not be set up on our trading systems.

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If clients want to do this we will allow it but only with the understanding that they may (or may not) incur additional fees. They may not be able to see the transactions on their monthly reports we send them. We do allow clients to trade away from their brokerage firm if they and we agree to it. We will then set this up to do so operationally. We like this situation as it allows us to tailor clients' needs.

With all of the custodians that we work with research, electronic trading, interest stories, market commentary are available. The same things we see on the institutional side are for most items also available on the public side. Our clients do not pay any more or less for these additional services. Our firm does not participate in soft dollar programs where we receive additional financial benefit by placing trades with one firm versus another.

We do pay additional fees which we absorb for functionally integrating our accounts to utilize our portfolio management system. This enables us to streamline our operations and spend more time collaborating with clients than on data entry. We integrate our client relationships with our Customer Relationship Management system. Our firm pays additional fees to automate client interaction. This additional benefit enhances the client experience with us. We invest in our own systems to benefit the client.

B. As described in Item 11 we do aggregate orders (i.e. combine orders for more than one client at a time- also known as a Block Trade) for clients when we deem it appropriate. In some instances, a client may have a tax situation that would prevent their order from being part of an aggregate order. They may wish to be contacted first prior to our executing an order. Market circumstances may cause us to not execute the buy or sale of all holdings at the same time. We may elect to sell just a portion of the security and then trade additional securities at a later date depending on news, trading volume, etc. All clients in the block trades will receive the average price of the execution.

Item 13

Review of Accounts

A. Matthew Johnson, Partner and Portfolio Manager, Brett Peltzer, Partner and Portfolio Manager and Myron Sopher, Managing Partner

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and CCO, review accounts on an ongoing basis. A full review allows us to quantify risk factors, sector weights, asset allocations and concentrated risk for a specific account. Some clients will meet with us and tell us they are happy with the current holdings and don't want any adjustments. If our high or low pricing factors are met, we review all holdings and decide on buy or sell conditions. On this basis, all accounts are reviewed for exposure at the same time and appropriate action is taken. Some of these accounts are consolidated into just one family consolidated group for review.

B. Reviews are conducted utilizing our documented "Portfolio Policies and Strategies" document. This document represents our guideline, but a particular client's wishes, or timing/market circumstances may cause us to waiver on some of the elements of the policy. Some sell decisions may cause us to wait for an opportunity rather than immediately reinvest proceeds from sales. Reviews will be conducted immediately if a client wishes to raise cash for immediate use. A change in a client's personal circumstances can cause us to revise investment objectives. Market corrections or economic considerations could cause a review of accounts.

C. On a quarterly basis every account is reviewed manually. We **may** make notes in the margins or ask clients to call us. We may make recommendations that we want them to think about. We have reports which break down investments into asset categories. Equity holdings are reported by industry sector for easy concentration of risk review. These reviews may be noted in our client relationship management software system.

The quarterly reports may include asset performance calculations. Performance may be shown against Standard and Poors 500 index with dividends included, the Dow Jones Industrial Average Index with dividends included or other relevant indices. Clients may select other index comparisons upon request. A total return for the previous twelve month period may be shown as well as performance-to-date from inception for the entire portfolio.

Since 1993, we have utilized the capabilities of a portfolio management system that is now integrated with custodial data. This capacity enables us to create reports that assist our clients by enabling them to sell by tax lot, track cost basis for reporting purposes, and aggregate family assets into one report for summary review of investments. We may use alternative portfolio management systems as



they are appropriate for client requirements.

Clients are formally asked on an annual basis to review their investment objectives and to contact us if any circumstances regarding their needs or risk factors have changed.

Item 14 Client Referrals and Other Compensation

InTrack Investment Management, Inc. does not pay for client referrals nor do we receive compensation from any outside entity for referrals.

Item 15 Custody

Our clients receive monthly statements from the broker dealer, bank or other qualified custodian that holds and maintains client's investment assets. We urge our clients to carefully review such statement and compare such official custodial records to the account statements that we provide to them. Our quarterly statements may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities. They may differ in pricing for certain securities that are priced infrequently or where there is limited trading in a security. We find these differences in American Depository Receipts, municipal bonds, or foreign bonds. When we do observe this, we usually have conversations with the client to explain pricing differences. Some pricing services that brokerage firms or banks use have differing methods to price certain securities.

Item 16 Investment Discretion

InTrack Investment Management, Inc. usually receives discretionary authority from the client and limited powers at the outset of an advisory relationship giving us authorization to select the identity and amount of securities to be bought or sold. In all cases, such discretion is to be exercised in a manner consistent with the stated Investment Policy Statement for the particular client account. When selecting securities and determining amounts, we observe the investment policies, limitations and restrictions of the clients we advise. Investment guidelines and restrictions must be provided to us in writing if clients wish to invest in particular securities

that we do not recommend purchasing.

Item 17

Voting Client Securities

As a matter of firm policy and practice, we do not vote proxies on behalf of advisory clients. Clients retain the responsibility for receiving and voting proxies for any and all securities maintained in client portfolios. There may be certain situations where a client could request that we vote their proxies. There are several legacy clients for whom we vote proxies due to their circumstances.

Sometimes securities held in the accounts of clients will be the subject of class action lawsuits. InTrack has engaged Chicago Clearing Corporation ("CCC") to provide a comprehensive review of our clients' possible claims to a settlement throughout the class action lawsuit process. CCC actively seeks out any open and eligible class action lawsuits. Additionally, CCC files, monitors and expedites the distribution of settlement proceeds in compliance with SEC guidelines on behalf of our clients. CCC's filing fee is contingent upon the successful completion and distribution of the settlement proceeds from a class action lawsuit. In recognition of CCC's services, CCC receives 20% of our clients' share of the settlement distribution. Such distributions will be sent by check to the client's record address. When InTrack receives written or electronic notice of a class action lawsuit, settlement, or verdict affecting securities owned by clients, it will work to assist clients and Chicago Clearing Corporation in the gathering of required information and submission of claims. Clients are automatically included in this service, but may Opt-Out by indicating as such in their Investment Management Agreement. If a Client Opt-Outs, InTrack and CCC will not monitor class action filings for that Client.

Clients may call us to discuss anything relative to their investments with us. Their custodian or transfer agent sends clients their solicitations and proxies. They may call 802-658-0625 or e-mail: msopher@intrackinvest.com

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Financial Information

Registered investment advisers are required in this Item to provide you with certain financial information or disclosures about our firm's financial condition. Our 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.

InTrack does not solicit fees of more than \$1,200, per client, six months or more in advance.

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Form ADV Part 2B

Item 1

Cover Page

Brochure Supplement

INTRACK INVESTMENT
MANAGEMENT, INC.

MYRON R. SOPHER

1233 SHELBURNE ROAD, SUITE D6B
SOUTH BURLINGTON, VERMONT 05403

PHONE: 802-658-0625

March 28, 2017

This Brochure Supplement provides information about MYRON R. SOPHER that supplements the INTRACK INVESTMENT MANAGEMENT, INC. brochure. You should have received a copy of that brochure. Please contact MYRON R. SOPHER if you did not receive the firm's Brochure or if you have any questions about the contents of this supplement.

Additional information about MYRON R. SOPHER is available on the SEC's website at www.adviserinfo.sec.gov.



Item 2

Educational Background and Business Experience

MYRON R. SOPHER

DATE OF BIRTH: May 6, 1950

FORMAL EDUCATION: University of Vermont, BA 1973

BUSINESS BACKGROUND:

- A founder of the firm in 1992 and has served as its President since that time and is now Managing Partner of the firm.
- Prior to 1992 he served in executive capacities at:
 - o Burlington Industries, New York City, National Accounts Manager
 - o American Hospital Supply Corporation, Inc., Evanston, Illinois, Eastern Regional Zone Manager, and then Regional Manager and National Accounts Manager for the American Convertors Division
 - o Herman Miller, Inc., Zeeland, Michigan, Health Science Division National Accounts Manager
 - o Computer Aided Planning, Vice President of Sales prior to its purchase by McGraw Hill Corporation

Item 3

Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this Item.

Item 4

Other Business Activities

MYRON R. SOPHER is not actively engaged in any investment related business, occupation or pending activity for compensation as described in this section.

Item 5

Additional Compensation

There is nothing to report in this section.



Item 6

Supervision

Matthew D. Johnson does supervise Myron R. Sopher. He does this by attending weekly meetings, client conferences, reviewing client emails and written communications.

Our employees are required to follow our Code of Ethics which is signed on an annual basis. This document requires our employees to report any violation of applicable rules, laws, regulations within this document. If an employee is not comfortable with the manner in which a violation has been addressed, we have appointed an outside resource for them to contact to resolve the situation. Our compliance policies and procedures detail how we maintain compliance with applicable rules and regulations. Any questions relative to rules and regulations under the Investment Advisor's Act should be addressed to our Chief Compliance Officer, Myron R. Sopher, who can be reached at 802-658-0625.



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Item 1

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INTRACK INVESTMENT
MANAGEMENT, INC.

MATTHEW D. JOHNSON
1233 SHELBURNE ROAD, SUITE D6B
SOUTH BURLINGTON, VERMONT 05403
PHONE: 802-658-0625

March 28, 2017

This Brochure Supplement provides information about MATTHEW D. JOHNSON that supplements the INTRACK INVESTMENT MANAGEMENT, INC. Brochure. You should have received a copy of that Brochure. Please contact MATTHEW D. JOHNSON if you did not receive the firm's Brochure or if you have any questions about the contents of this supplement.

Additional information about MATTHEW D. JOHNSON is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2

Educational Background and Business Experience

MATTHEW D. JOHNSON

DATE OF BIRTH: September 15, 1974

FORMAL EDUCATION: BA; Economics- Environmental Sciences,
St. Lawrence University, 1996, 2003 CFA designation, #854812

BUSINESS BACKGROUND:

Joined the firm in 2007 and is now a Partner and Portfolio Manager.

Prior business experience:

2001-2007 Bombardier Aerospace, Manager Credit Assessment, Senior
Credit Analyst, Colchester, VT.

1999-2001 Stratevest Group, Burlington, Vermont

1997-1999 State Street Bank, Portfolio Accountant, Quincy, MA.

1996-1997 Putnam Investments, Mutual Fund Accountant,
Braintree, MA.

Description of Professional Designations: Matthew completed the
Chartered Financial Analyst (CFA) Program and earned the CFA charter
on September 5, 2003.

CFA Charter Financial Advisor Statement for SEC Form ADV

The Chartered Financial Analyst (CFA) charter is a globally respected, graduate-level investment credential established in 1962 and awarded by CFA Institute — the largest global association of investment professionals. There are currently more than 90,000 CFA charterholders working in 135 countries. To earn the CFA charter, candidates must: 1) pass three sequential, six-hour examinations; 2) have at least four years of qualified professional investment experience; 3) join CFA Institute as members; and 4) commit to abide by, and annually reaffirm, their adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct.

InTrack

Investment Management



High Ethical Standards

The CFA Institute Code of Ethics and Standards of Professional Conduct, enforced through an active professional conduct program, require CFA charterholders to:

- Place their clients' interests ahead of their own
- Maintain independence and objectivity
- Act with integrity
- Maintain and improve their professional competence
- Disclose conflicts of interest and legal matters

Global Recognition: Passing the three CFA exams is a difficult feat that requires extensive study (successful candidates report spending an average of 300 hours of study per level). Earning the CFA charter demonstrates mastery of many of the advanced skills needed for investment analysis and decision making in today's quickly evolving global financial industry. As a result, employers and clients are increasingly seeking CFA charterholders—often making the charter a prerequisite for employment.

Additionally, regulatory bodies in 19 countries recognize the CFA charter as a proxy for meeting certain licensing requirements, and more than 125 colleges and universities around the world have incorporated a majority of the CFA Program curriculum into their own finance courses.

Comprehensive and Current Knowledge

The CFA Program curriculum provides a comprehensive framework of knowledge for investment decision making and is firmly grounded in the knowledge and skills used every day in the investment profession. The three levels of the CFA Program test a proficiency with a wide range of fundamental and advanced investment topics, including ethical and professional standards, fixed-income and equity analysis, alternative and derivative investments, economics, financial reporting standards, portfolio management, and wealth planning. The CFA Program curriculum is updated every year by experts from around the world to ensure that candidates learn the most relevant and practical new tools, ideas, and investment and wealth management skills to reflect the dynamic and complex nature of the profession.

To learn more about the CFA charter, visit www.cfainstitute.org.



Item 3

Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this Item.

Item 4

Other Business Activities

MATTHEW D. JOHNSON is not actively engaged in any investment related business, occupation or pending activity for compensation as described in this section.

Item 5

Additional Compensation

There is nothing to report in this section.

Item 6

Supervision

Brett C. Peltzer does supervise Matthew D. Johnson. He does this by attending weekly meetings, client conferences, reviewing client emails and written communications.

Our employees are required to follow our Code of Ethics which is signed on an annual basis. This document requires our employees to report any violation of applicable rules, laws, and regulations within this document. If an employee is not comfortable with the manner in which a violation has been addressed, we have appointed an outside resource for them to contact to resolve the situation. Our compliance policies and procedures detail how we maintain compliance with applicable rules and regulations. Any questions relative to rules and regulations under the Investment Advisor's Act should be addressed to our Chief Compliance Officer, Myron R. Sopher, who can be reached at 802-658-0625.

InTrack **Investment** **Management**



Item 1

Cover Page

Form ADV Part 2B

Brochure Supplement

INTRACK INVESTMENT
MANAGEMENT, INC.

BRETT C. PELTZER
P.O. Box 1563, 326 Main Street
NORWICH, VERMONT 05055
PHONE: 802-649-1666 / 802-649-1677 (Fax)
March 28, 2017

This Brochure Supplement provides information about BRETT C. PELTZER that supplements the INTRACK INVESTMENT MANAGEMENT, INC. Brochure. You should have received a copy of that Brochure. Please contact BRETT C. PELTZER if you did not receive the firm's Brochure or if you have any questions about the contents of this supplement.

**Additional information about BRETT C. PELTZER is
available on the SEC's website at www.adviserinfo.sec.gov.**



Item 2

Educational Background and Business Experience

BRETT C. PELTZER

DATE OF BIRTH: January 14, 1960

FORMAL EDUCATION: University of Vermont - BS 1982, MBA 1996

BUSINESS BACKGROUND:

Peltzer Capital Management, LLC, Managing Member, March 2005 through December 2015.

Prior business experience:

1994-2005 Ledyard National Bank, Hanover, NH.,
Senior Investment Officer

1990-1993 Chittenden Bank, Burlington, VT., Portfolio Manager

1987-1990 First Vermont, Brattleboro, VT., Trust Investment Officer

1984-1987 Merchants Bank and Trust Company, Burlington, VT.,
Consumer Loan Officer, Audit Assistant

Certifications:

Chartered Financial Analyst, 1990 CFA designation, #10810

Other Non-Profit Business Activities

Hannah House, Lebanon, NH, 2013-present, Treasurer

Alice Peck Day Memorial Hospital, Lebanon, NH, 2011-present

The Upper Valley Haven, White River Junction, VT, 2010-present,
Treasurer

Description of Professional Designations: Brett completed the Chartered Financial Analyst (CFA) Program and earned the CFA charter in July, 1990.

InTrack Investment Management



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ment and wealth management skills to reflect the dynamic and complex nature of the profession.

To learn more about the CFA charter, visit www.cfainstitute.org.

Item 3 Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this Item.

Item 4 Other Business Activities

BRETT C. PELTZER is not actively engaged in any invest-related business, occupation or pending activity for compensation as described in this section.

Item 5 Additional Compensation

Brett C. Peltzer does not have any additional compensation arrangements.

Item 6 Supervision

Myron R. Sopher does supervise Brett C. Peltzer. He does this by attending weekly meetings, client conferences, reviewing client emails and written communications.

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