

ITEM 1 - COVER PAGE

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CHOICE PROGRAM

Wrap Fee Program Brochure Pursuant to
Part 2A, Appendix 1 of Form ADV

December 6, 2017

This wrap fee program brochure provides information about the qualifications and business practices of H. Beck, Inc. If you have any questions about the contents of this brochure, or would like to receive an additional copy of this brochure, please contact H. Beck at 1-301-468-0100. For additional information about H. Beck, Inc., visit our website at www.hbeckinc.com. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission (SEC) or by any state securities authority.

Additional information about H. Beck, Inc. is available on the Internet at www.adviserinfo.sec.gov. "Registration" or being "registered" with the United States Securities and Exchange Commission does not imply a certain level of skill or training.

This brochure provides clients with information about H. Beck, Inc. and the Choice Program that should be considered before becoming a client. This information has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

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ITEM 3 - MATERIAL CHANGES

This Wrap Fee Program Brochure dated December 6, 2017 has been prepared by H. Beck, Inc. ("HBI" or "H. Beck") in accordance with the requirements of Form ADV as adopted by the United States Securities and Exchange Commission ("SEC"). Item 3 discusses only specific material changes that were made to our previous Choice Wrap Fee Program Brochure dated January 10, 2017.

- Item 4 has been updated to reflect:
 - The nature of the investment advisory services provided, including conflicts associated with the firm's investment advisory programs; and
 - The nature of the fees paid in connection with the Choice Program and what is not included in such fees;
 - Compensation-related conflicts of interest that incentivize an IAR to recommend certain advisory programs;
 - HBI's receipt of revenue sharing from third parties;
 - The circumstances under which HBI may be deemed to exercise discretion in connection with Choice accounts;
 - A clarification regarding HBI's policies with respect to the transfer of securities from outside accounts into Choice Accounts; and
 - A clarification regarding the process for paying the Choice Fee when a client does not have sufficient cash in his or her account to cover it,
- Item 9 has been updated to add information regarding:
 - Certain disciplinary action;
 - Conflicts of interest that incentivize HBI to maintain assets with its clearing broker;
 - Conflicts of interest relating to HBI's revenue sharing and conference reimbursement arrangements with certain Strategic Partners;
 - The circumstances under which IARs can aggregate trades in connection with Choice Program accounts;
 - The directed brokerage arrangement inherent to the Choice Program and the implications thereof; and
 - Certain conflicts arising out of our financial industry affiliations.

Pursuant to SEC Rules, HBI will ensure that clients receive a summary of any material changes to this and any subsequent Wrap Fee Program Brochure within 120 days of the close of HBI's business' fiscal year. HBI may further provide other ongoing disclosure information about material changes as necessary.

HBI will provide clients with a new Choice Wrap Fee Program Brochure, without charge, at any time upon request, or as necessary based on material changes or material new information.

ITEM 4 - SERVICES, FEES, AND COMPENSATION

A. SERVICES

About H. Beck, Inc.

H. Beck, Inc. is registered with the Securities and Exchange Commission ("SEC") as both an investment adviser and a securities broker-dealer. It is also a member of the FINRA and SIPC. As a broker-dealer, HBI offers a wide range of securities brokerage services and products, including mutual funds and variable insurance products.

HBI is a wholly owned subsidiary of Kestra Financial, Inc., ("Kestra") and has been registered with the SEC as an investment adviser since October 1999.

HBI provides investment advisory and brokerage services to a variety of clients, including individuals, businesses, and retirement plans. Clients may simultaneously receive both investment advisory and brokerage services from HBI. Advisory services offered by HBI include but are not limited to financial planning, asset allocation, portfolio management and selection of other investment advisers. Our investment advisory services are provided through our investment adviser representatives ("IARs") located throughout the country. Our IARs may also be registered representatives of ours (i.e., registered with FINRA to sell securities) and licensed as insurance agents.

This Wrap Fee Program Brochure describes the H. Beck Choice wrap fee program ("Choice" or the "Choice Program") sponsored by HBI. HBI offers one other wrap fee program, the Advisor Choice Asset Management Program Plus ("ACAMP+" or the "ACAMP+ Program"), which is described in a separate wrap fee program brochure containing the information required by Part 2A, Appendix 1 of Form ADV. Advisory services offered by HBI other than wrap fee programs are all described in another brochure containing the information required by Part 2A of Form ADV.

The Choice Program

The Choice Program is an IAR directed model-based wrap fee program sponsored by HBI through which clients are provided investment advisory, custody, administrative, execution and clearing services for a bundled fee, all as more particularly described herein. HBI acts as both a broker-dealer and an investment adviser with respect to Choice. In accordance with the Choice Program, each client opens a brokerage account ("Account") with HBI that will hold the client's assets in Choice Program.

HBI's Services

As a part of opening an Account, the IAR will obtain information regarding client investment objectives, risk tolerance, time horizon, and other financial characteristics ("Characteristics"). Based upon the information provided by the client, the IAR will recommend a model-based asset allocation strategy ("Strategy") and a portfolio of securities that is appropriate for the client's Characteristics. Each Strategy is comprised of an asset allocation model that allocates a client's funds pursuant to the client's risk tolerance. A number of strategies that span the risk-tolerance spectrum from conservative to aggressive are available in Choice.

HBI is responsible for monitoring client investments under Choice on an ongoing basis to ensure adherence to the appropriate Strategy, and for the day-to-day and ongoing management of client Accounts as well as the suitability of (i) client participation in Choice, (ii) client Strategy and (iii) the investments in client Accounts. In addition, HBI is responsible for keeping abreast of changes in client circumstances and how such changes may impact the appropriateness of Choice, client Strategy or the investments in client Accounts.

HBI's Strategy and securities recommendations will be consistent with client Characteristics and any reasonable guidelines or restrictions provided by clients in writing and agreed to by HBI. The IAR will consult with the client at least annually regarding the Account and whether client's Characteristics have changed. This review is designed to ensure that the performance, composition, and risk profile of client Accounts are still appropriate and consistent with client Characteristics. The IARs also will be available to clients on an ongoing basis to discuss client Characteristics, Accounts, or the securities therein or to process instructions from clients concerning Accounts.

The Strategies and securities recommended by HBI may vary from client to client. In most cases, HBI will recommend long-positions in mutual funds, exchange traded funds (ETFs), and other equity and fixed income securities. The advice provided by the IAR under Choice generally is non-discretionary in nature. However, clients in Choice may be able to grant discretionary authority to HBI, via amendment to the investment management agreement, to enable the IAR to take the following actions without the client's consent: (i) replace any of the client's mutual fund holdings with mutual funds or other securities that have a similar objective and investment style (e.g., large cap growth, small cap value etc.), and (ii) rebalance the client's Account holdings when they materially drift from the established target allocations established for the Strategy. Except as noted above, clients in Choice are required to review and approve of the IAR's Strategy and security recommendations and HBI will not place securities orders without obtaining the prior approval of clients. Clients must decide whether to accept or reject HBI's recommendations.

Trades in client Accounts are generally executed through HBI in its capacity as a broker-dealer and introduced to HBI's clearing broker-dealer, Pershing, LLC ("Pershing"), for settlement and clearance, at the direction of HBI and the client. Additional information on this directed brokerage arrangement appears in Item 9 below.

HBI arranges, through its clearing broker-dealer, Pershing, to deliver to clients confirmations of each purchase and sale of securities in client Accounts, to deliver brokerage statements to clients for each month in which activity occurs in client Accounts, to deliver quarterly statements to clients regardless of whether there has been activity in client Accounts, and to provide other custodial functions customarily performed with respect to securities brokerage accounts. HBI also arranges for Pershing to maintain custody of all assets in client Accounts and to perform custodial services that include, among other things, crediting of interest and dividends on assets and crediting of principal on called or matured securities in Accounts. HBI has also entered into an agreement with Pershing's affiliate, Lockwood Advisors, Inc. ("Lockwood"), to act as general administrator of Accounts, which includes charging and collecting Account fees and processing, pursuant to client instructions transmitted by HBI, deposits to and withdrawals from H. Beck Choice Accounts.

HBI is authorized to follow the instructions of clients in every respect concerning the client's participation in the Choice Program. However, HBI may reject such instructions if, in HBI's reasonable judgment, such instructions (i) are not consistent with the terms of the Choice Program, or (ii) if implemented, would violate any applicable law, rule or regulation.

Clients are responsible for voting all proxies, consents, waivers and other documents regarding corporate actions, with respect to any securities held in their Account. HBI will not vote proxies. Nor will HBI be responsible for taking action or rendering any advice with respect to securities held in Choice Program Accounts that become subject to legal notices or proceedings, including bankruptcy proceedings.

HBI IARs

The services provided by HBI under the Choice are provided by HBI IARs who are also registered securities representatives of HBI (i.e., registered with FINRA to sell securities) and may also be licensed as insurance agents for various insurance companies.

For more information about an HBI IAR, please refer to the particular HBI IAR's Form ADV Part 2B Brochure Supplement.

Each IAR who has clients in the Program is compensated by HBI for providing investment advisory and related services. The amount of this compensation may be more than what the IAR would receive if the client participated in other programs offered by HBI, or paid separately for investment advice, brokerage and other services. An IAR, therefore, may have a financial incentive to recommend the Program over other programs or services.

Administrative, Execution and Clearance Services

HBI does not receive research or other products or services (also known as "soft dollar benefits") from a broker-dealer or third party in connection with client securities transactions.

In addition to being an investment adviser HBI also is a broker-dealer. In its capacity as a broker-dealer, we act as a selling agent on a best efforts basis for fixed income securities, which an HBI IAR may recommend for your advisory account. In such transactions, HBI will receive advisory fees on the fixed income securities in your advisory account but will not receive commissions or other transaction-based compensation on such trades.

In its capacity as a broker-dealer, HBI has a clearing agreement with Pershing to settle and clear all securities trades introduced to it by HBI. Clients in the Choice Program should be aware that HBI introduces all securities trades for these programs to Pershing, which settles and clears such trades. Trades for the Choice Program are directed to Pershing. As a result, HBI will not be able to: (i) select broker-dealers on the basis of price or other attributes; (ii) negotiate commissions (or mark-ups or mark-downs on fixed income and other securities) or impact or improve the price or quality of the services provided by Pershing; or (iii) aggregate or "batch" orders for purposes of execution with orders for the same securities for other accounts managed by HBI other than for other accounts also custodied or cleared through Pershing.

Due to the foregoing, certain transactions may result in less favorable prices on the

purchase and sale of securities than would otherwise be the case, and that we may be unable to achieve most favorable execution of client transactions. In particular, clients may not achieve executions of the nature, quality, speed or price that they might otherwise, which means client accounts in the Choice Program might not generate the returns they would if orders were not directed as described above. Not all investment advisers require their clients to direct brokerage.

The securities trades directed to Pershing in the Choice Program are included in the calculation of assets we introduce to Pershing and therefore may result in reduced fees charged to us by Pershing or in our receipt of additional services from Pershing.

As the introducing broker-dealer of record for Choice Accounts, HBI has an interest in having Pershing settle and clear securities transactions under the Choice Program. Under HBI's agreement with Pershing, the fees charged to HBI and the level of services provided by Pershing are dependent upon the amount of assets introduced by HBI to Pershing. The securities trades directed to Pershing under the Choice Program are included in the calculation of assets introduced by HBI to Pershing and therefore may result in reduced fees being charged to HBI by Pershing or in HBI's receipt of additional services from Pershing. Any such reduction in fees being charged to HBI does not result in a reduction of the Choice Fee charged to clients in the Choice Program.

HBI IARs may aggregate trades for client Accounts in the Choice Program. Trades may be aggregated for various securities, including stocks and exchange traded funds. All clients participating in an aggregated or "block" trade receive the same average price for the relevant security and clients' costs are allocated on a pro-rata basis. Aggregating trades does not guarantee that a client will pay a lower cost than if HBI had not aggregated a trade and at times could cause a given client to pay more in transaction costs than he or she would otherwise pay.

Cash balances in client Accounts are subject to periodic sweeps into short term investment vehicles offered by HBI such as a money market mutual funds or an FDIC insured sweep program. Clients select, through the brokerage account application with HBI, from an array of money market mutual funds and FDIC insured sweep programs. All sales proceeds, dividends, and interest will be swept into this investment vehicle. If a client selects a money market mutual fund, the client will receive a separate prospectus relating to the mutual fund(s) in which the cash in the client's account is invested which will contain a complete description of the relevant fees and/or expenses of the mutual fund(s); clients should refer to the prospectus for more information about the applicable fund. If the client selects an FDIC insured sweep program, the client will receive a terms and conditions document for each program; clients should refer to the terms and conditions of the applicable FDIC insured sweep program terms and conditions for more information about the program. As part of the program, the client must agree that, after providing the client prior notice, HBI may change the sweep vehicle and transfer funds from one sweep vehicle to another sweep vehicle, including changes between money market funds and bank deposit products. Clients can change investment vehicles at any time by calling the client's HBI IAR.

The costs of the custody, clearance and administrative services provided by Pershing and Lockwood are included in the Program Fee, and therefore also the total Choice Fee, each of

which is described below.

Opening an Account

Clients may enter the Choice Program by executing an investment management agreement (“Agreement”) with HBI. Clients must also open a brokerage account with HBI in order to participate in the Choice Program.

In connection with opening an Account, HBI obtains information regarding a client’s investment objective, risk tolerance, time horizon, and other financial characteristics. Based upon the information provided by the client, HBI will develop and recommend an investment strategy and securities for the client’s portfolio. Except as discussed herein, it is up to the client to decide whether to accept or reject HBI’s recommendations.

Further, HBI may, in its sole discretion, reject any type of security that a client wishes to transfer into the Account. The proceeds from the liquidation of any ineligible securities may be transferred into an Account, but HBI will not liquidate any such ineligible securities without client authorization.

Review of Accounts

HBI, through its IARs, will periodically review and monitor the performance, composition and risk profile of the client’s Account and, if appropriate, will make recommendations based on the results of the reviews. In addition, HBI will consult with each client in the Choice Program at least annually regarding the Account and whether anything has changed in the client’s financial circumstances or investment objectives that might affect the manner in which the client’s assets should be managed. The review covers such things as changes in the value of the account, the success of the investment strategy in meeting the client’s investment needs and objectives, whether any material changes have taken place in the client’s financial circumstances or investment objectives, and any recommendations we make with respect to the account(s). The IAR will also be available on an ongoing basis to discuss the client’s Account, any questions relating to the securities therein and any changes that may have occurred in the client’s financial circumstances or investment objectives.

Clients also receive monthly or quarterly account statements, quarterly performance reports, brokerage statements for each month in which trading activity occurs in the client’s Account, and confirmations of each purchase and sale in an Account (unless the client elects to suppress confirmations or elects to receive only quarterly statements). HBI IARs are available to assist a client in reviewing all these reports and statements.

HBI urges clients to carefully review such statements and compare such official custodial records to any statements that HBI may provide. HBI statements may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities.

Terminating an Account

HBI or a client may terminate the Choice Program Agreement at any time with written notice and thereby terminate an Account under the Choice Program. If an Account is terminated during a quarter, or the client makes a full withdrawal of Program assets, HBI will refund to the client a pro-rata portion of any pre-paid, but unearned fees paid for that

quarter. The amount refunded to the client will be based on the number of days remaining in the quarter as of the date of termination. However, termination will not affect any liabilities or obligations incurred or arising from transactions in a client's account that are initiated before such termination.

Upon termination of the Agreement, HBI shall not have any obligation of any kind to recommend any action with regard to the assets in a client's H. Beck Choice Account. Client shall have sole responsibility to decide what happens to the assets in the Account and to issue instructions in writing to HBI regarding the assets held in the Account. Client may either liquidate the assets in the Account or transfer the assets in the Account to a third party. If the client instructs HBI to liquidate the assets in the Account, HBI will perform such a liquidation solely in its capacity as a broker-dealer, and HBI's then-current standard commission and fee schedule shall apply. If client does not provide instructions regarding the Account assets upon termination of this Agreement, then HBI retains the right to automatically liquidate the assets and send the proceeds to client. Termination of the Agreement shall not affect the validity of any action previously taken under the Agreement or any liabilities or obligations incurred prior to termination. Accordingly, HBI may retain assets in client's Account sufficient to effect any open and unsettled transactions or to pay any outstanding fees or charges.

B. FEES

Choice Fee

Each client in the Choice Program pays an annualized asset-based fee (the "Choice Fee"), which includes the costs of investment advisory, execution, clearance, administrative and other services provided by HBI, Pershing, and Lockwood (exclusive of certain charges associated with securities transactions described below and charges for optional services). The Choice Fee is comprised of two components: (i) the "Program Fee" charged by HBI for the services HBI, Pershing, and Lockwood provide under the Program and (ii) the "IAR Fee", which is the fee charged for the services provided by HBI through its IARs.

Lockwood deducts the Choice Fee from the Account and pays both the Program Fee and the IAR Fee to HBI. The Program is set forth in the table below. HBI retains a portion of the IAR Fee and pays a portion of the IAR Fee to the HBI IARs. The IAR Fee is negotiable, subject to maximum limits shown in the table below, by the client and the IAR. In negotiating the IAR Fee, the IAR may take into consideration, among other things, the amount of assets in the Choice Account, whether the client maintains other securities brokerage or investment advisory relationships with HBI, the amount of assets in such other accounts, and the duration and scope of the client's relationship with HBI.

Choice Fees are charged quarterly in advance and calculated quarterly based on the value of the assets in the client's Choice Program Account on the last business day of the prior quarter.

Asset Level	Maximum IAR Fee	Program Fee	Maximum Total Choice Fee
First \$250,000	2.00%	0.25%	2.25%
Next \$250,001 - \$500,000	1.90%	0.25%	2.15%
Next \$500,000 - \$1,000,000	1.80%	0.22%	2.02%
Next \$1,000,001-\$2,000,000	1.40%	0.19%	1.59%
Next \$2,000,001-\$3,000,000	1.40%	0.15%	1.55%
Next \$3,000,001-\$4,000,000	1.40%	0.12%	1.52%
Next \$4,000,001-\$5,000,000	1.40%	0.10%	1.50%
Over \$5,000,000	1.00%	0.06%	1.06%

Lockwood charges a fee to HBI (the “Lockwood Fee”) to cover the expenses associated with the administrative, clearing and custodial services provided by Lockwood and Pershing in connection with the Choice Program, which HBI pays to Lockwood quarterly. The Lockwood Fee is included in the Program Fee and, therefore, in the total Choice Fee described above.

The Choice Fee does not include certain fees and charges associated with securities transactions, including the following: (i) charges imposed by law; (ii) operating expenses charged by collective investment vehicles, such as mutual funds, closed-end funds, unit investment trusts, exchange-traded funds or real estate investment trusts; (iii) costs relating to trading in certain foreign securities; and (iv) fees for optional services elected by clients. Pershing also charges interest on any outstanding loan balances to clients who borrow money from it. Clients also may be charged for other specific account services as described in HBI’s commission and fee schedule, such as ACAT account transfers, annual and termination fees for retirement accounts, wire transfer charges, and charges for other optional services selected by the client. See the brokerage agreement or ask your IAR for more information regarding these fees.

HBI is compensated for its services through the Choice Fees paid by clients as described above. HBI IARs who recommend the Choice Program to clients are compensated as a result of such clients’ participation in the Choice Program. Each IAR that has clients in the Choice Program is compensated by HBI for providing investment advisory and related services. The amount of this compensation may be more than what the HBI IAR would receive if the client participated in other programs offered by HBI, or paid separately for investment advice, brokerage and other services. An IAR may, therefore, have a financial incentive to recommend the Program over other programs or services.

The total fees charged under the Choice Program may be higher than what another investment adviser would charge for a similar set of services, what HBI may charge for similar services in other wrap fee programs offered by HBI, or what would be charged by HBI or another investment adviser if the investment advisory and securities brokerage services were provided separately. The relative cost of the Choice Program is affected by such factors as the administrative costs associated with wrap fee arrangements, the fees charged when investment adviser and brokerage services are purchased separately, the size of a client’s Account, and the level of trading activity in a client’s Account.

Clients that have accounts that do not trade or rarely trade and/or with high cash balances should be aware that a wrap fee program might be a relatively expensive account option. This is because the cost of trading is included in the wrap fee and such a client would be paying for services he or she does not receive. In addition, there generally is a disincentive for the investment adviser to trade in wrap program accounts since trading costs are built into the asset based wrap fee charged to the client and the adviser has to pay for the execution of such trades. Accordingly, increased trading usually increases the costs that must be borne by the investment adviser. However, specifically in the Choice program the fee charged to HBI for execution is based on aggregated assets in the entire program, which significantly mitigates the conflict of interest.

As noted above, HBI offers another wrap fee program called the ACAMP+ Program. The IARs are charged a transaction fee for each transaction in ACAMP+ accounts, which creates an incentive for them to recommend fewer trades in such accounts. The IARs are not charged transaction fees on transactions in other investment advisory programs sponsored by HBI, including Choice. This aspect of the ACAMP+ Program creates an incentive for an IAR to recommend that clients choose another investment advisory program (such as Choice) over ACAMP+. However, there is another aspect of the ACAMP+ Program Fee structure, as compared to the Choice Fee structure, that creates an incentive for an IAR to recommend that a client select the ACAMP+ Program over Choice. In particular, the Choice Fee includes a 25 bps platform fee that is paid by the client and is not shared with the IAR. The ACAMP+ Program Fee has a 10 bps platform fee paid by the client that is not shared with the IAR. This means that for a given program fee paid by clients IARs receive a higher share of the total ACAMP+ Program Fee as compared to the Choice Fee. As a result, depending on the number of transactions executed, an IAR's total amount of compensation could be higher if he/she recommends the ACAMP+ Program over the Choice Program. The difference in an IAR's share of the ACAMP+ Program Fee compared to the IAR's share of the Choice Fee is likely to exceed the amount of transaction fees the IAR would pay in connection with transactions in ACAMP+ Accounts. Clients should be aware of the conflict of interest that their IARs have in connection with the recommendation of ACAMP+ and Choice Accounts.

Payment of Fees

The Choice Fee is payable at inception and quarterly in advance thereafter, based on the value of the assets in the Account on the date of inception, and thereafter, on the last business day of the prior quarter (except as discussed below in connection with additions to the Account). The first payment will be assessed on a pro rata basis in the event the Agreement is executed at any time other than the first day of the billing cycle. For the purposes of fees and valuation, securities will be valued at the closing price on the principal exchange on which they are traded. All cash and securities in the Account will be included in determining the value of the Account for the purpose of calculating the Choice Fee. Securities not listed on a national securities exchange will be valued in a manner determined in good faith by HBI by consulting other exchanges or validation services.

If a client does not have sufficient cash in his or her Account to cover the payment of the Choice Fee, a debit is created in the Account and the client's IAR is notified so that he or she can obtain the client's approval to sell a position to pay the Choice Fee.

Additions to an Account may be made at any time and will result in an adjustment to the Choice Fee with respect to such new assets prorated from the date of the addition. Withdrawals of assets may be made at any time and will result in an adjustment to the Choice Fee with respect to the withdrawn assets prorated from the date of the withdrawal. The proceeds of a withdrawal will be delivered to the client after the time necessary for the resulting trades to clear and settle. If the Account is terminated by either party, fees paid for that quarter will be prorated based on the number of days in the quarter for which the Program was in effect and any unearned investment advisory fees will be returned to the client, and the market value of the assets in the account shall be calculated as of the close of trading on the last business day that HBI provides investment advisory services under the Agreement.

The client will authorize Pershing to deduct all applicable fees from the client's Account. All such fees will be clearly noted on the client's statements.

In the event a client's agreement is terminated prior to the last day of a calendar quarter, a pro-rata portion, based upon the number of days remaining in such quarter, of the quarterly Choice Fee with respect to Choice Program assets paid in advance, will be refunded to the client.

C. ADDITIONAL COMPENSATION

12b-1 Fees

HBI may receive 12b-1 fees from mutual funds in which a client's assets are invested under Choice. The receipt of such fees is in addition to the investment advisory fees received by HBI under Choice. However, HBI credits back to each client's account an amount equal to the 12b-1 fees received by HBI.

Revenue Sharing

In addition to the Choice Fee, HBI receives payments, commonly referred to as revenue sharing, from certain of the investment advisers, principal underwriters, or other affiliates of the mutual funds in which clients' accounts may be invested. None of the compensation we receive under these arrangements is credited back to clients or offset against our investment advisory fees. Accordingly, these payments present a conflict of interest for us to recommend mutual funds that make these payments to us over mutual funds that do not make such payments. Please see Item 9 below for additional information.

Sales Compensation

The principal business of HBI is that of a general securities introducing broker-dealer. Our IARs are compensated for the sale of securities and insurance products when they act in the capacity of registered representatives of the broker-dealer or as insurance agents when acting as agents for various insurance carriers (see item 9. Below). When acting in these sales capacities they generally receive a portion of the transaction-based compensation received by HBI, such as commissions, on the sale of securities or may receive transaction-based compensation directly from the applicable insurance carrier. Such compensation is the primary compensation for HBI. This practice presents a conflict of interest and gives HBI and its IARs an incentive to recommend investment or insurance products based on the compensation received, rather than on a client's needs. We address this conflict by

disclosing this conflict and by reviewing securities the recommendations made by our IARs when they act as registered representatives and insurance agents. We strive to have all such recommendations be suitable and appropriate for our clients. We also use reports and audits to review the investment advice provided by our registered representatives to see whether it satisfies applicable legal requirements. Clients have the option of purchasing investment products that we recommend through other broker-dealers that are not affiliated with us or purchasing insurance products through agents other than our IARs.

ERISA Considerations

If the Employee Retirement Income Security Act of 1974 ("ERISA"), as interpreted by the Department of Labor, imposes obligations on HBI to take certain actions with respect to revenue sharing payments, 12b-1 fees charged to mutual fund shares owned by employee benefit plans or other sources of revenue, HBI will act in accordance with such obligations.

ITEM 5 - ACCOUNT REQUIREMENTS AND TYPES OF CLIENTS

The minimum account size under the Program is \$50,000. Lesser amounts, to a certain extent, may be accepted in HBI's sole discretion. Services under the Program are offered primarily to individuals and certain tax qualified accounts such as individual retirement accounts. HBI reserves the right to reject any client from participating in the Choice Program.

ITEM 6 - PORTFOLIO MANAGER SELECTION AND EVALUATION

Under the Choice Program, HBI does not select portfolio managers to manage assets in client Accounts. Rather, the Choice Program is offered to clients by HBI IARs, who are solely responsible for gathering information about client Characteristics. Based on those Characteristics, HBI recommends a Strategy and a portfolio of securities that is appropriate for the client's Characteristics.

For more information about the HBI IARs and their qualifications, as well as HBI's procedures, if any, for reviewing and evaluating HBI IARs and their performance, see your IAR's Form ADV Part 2B Brochure Supplement.

ITEM 7 - CLIENT INFORMATION PROVIDED TO PORTFOLIO MANAGERS

HBI does not use portfolio managers in the Choice Program. Clients participating in the Choice Program provide relevant personal information, including investment objectives, risk tolerance, time horizon and financial and other Characteristics directly to their IARs.

The HBI IARs will consult with each client at least annually to consider changes in the client's financial circumstances and investment objectives, and to recommend appropriate changes to the client's Strategy or Account. HBI IAR are also available on an on-going basis to discuss a client's Account or Strategy or changes in a client's Characteristics.

ITEM 8 - CLIENT CONTACT WITH A PORTFOLIO MANAGER

HBI does not use portfolio managers in the Choice Program. There are no restrictions placed on Client's ability to contact the client's HBI IAR. Clients have regular access to HBI and HBI IARs to discuss their Accounts, Characteristics, and Strategies.

ITEM 9 - ADDITIONAL INFORMATION

A. DISCIPLINARY INFORMATION

In HBI's capacity as a broker-dealer, and in connection with matters unrelated to the Program or HBI's other investment advisory business, HBI has:

- Consented to a censure and fine in the amount of \$17,500 by FINRA pursuant to a settlement agreement effective November 24, 2008. Without admitting or denying the allegations, HBI accepted and consented to the finding that HBI failed to comply fully with NASD Rules regarding the reporting of trades through the Order Audit Trails System ("OATS")
- Consented to a fine in the amount of \$40,000 by the Virginia Department of Securities pursuant to a settlement agreement effective January 6, 2009. Without admitting or denying the allegations, HBI accepted and consented to the findings that HBI failed to supervise an agent in violation of state regulations.
- Consented to a censure and fine in the amount of \$140,000 by FINRA pursuant to a settlement agreement effective March 23, 2009. Without admitting or denying the allegations, HBI accepted and consented to the findings that HBI failed to accurately complete its self-assessment regarding breakpoint compliance in Mutual Fund Class A shares, and failed to reasonably monitor its fee-based brokerage accounts to ensure that they continued to be appropriate for customers.
- Consented to a cease and desist order from the Maryland Securities Commissioner effective July 23, 2010. Without admitting or denying any findings of fact or conclusion of law, HBI accepted and consented to the findings that HBI failed to reasonably supervise its registered representatives and agreed to revise its personal trading procedures.
- Consented to a reprimand and fine in the amount of \$9,500 by the Texas State Securities Board pursuant to a settlement agreement effective July 27, 2010. Without admitting or denying the allegations, HBI accepted and consented to the findings that HBI failed to enforce written procedures regarding supervision and use of marketing materials by a representative.
- Consented to a censure and fine in the amount of \$150,000 by FINRA pursuant to a settlement agreement effective July 18, 2011. Without admitting or denying the allegations, HBI accepted and consented to the finding that HBI failed to establish and maintain a supervisory system, and failed to establish, maintain and enforce written

supervisory procedures, that were reasonably designed to achieve compliance with the rules and regulations applicable to the retention of electronic and written communications and various operational procedures.

- On May 17, 2012, HBI consented to a fine of \$90,000 by the Massachusetts Securities Division relating to the alleged failure to supervise a registered representative in violation of the Massachusetts Securities Act. HBI also provided restitution to a customer and retained a consultant to review certain supervisory procedures.
- Consented to a censure and fine in the amount of \$425,000 by FINRA pursuant to a settlement agreement effective March 30, 2015. Without admitting or denying the allegations, HBI accepted and consented to the findings that HBI failed to apply sales charge discounts to eligible purchases of unit investment trusts and failed to establish a supervisory system and written supervisory procedures reasonably designed to ensure that customers received sales charge discounts on all eligible unit investment trust purchases. The Findings also stated that HBI failed to establish a reasonable supervisory system and written supervisory procedures regarding the use of consolidated reports and that certain registered representatives sent inaccurate consolidated reports to customers. The findings also included that HBI failed to enforce its written supervisory procedures requiring non-registered employees to register with the firm any outside email accounts used for business-related communications.
- Consented to a censure and fine in the amount of \$40,000 by FINRA pursuant to a settlement agreement effective August 12, 2015. Without admitting or denying the allegations, HBI accepted and consented to the finding that HBI failed to enforce written supervisory procedures regarding on-going due diligence. Specifically, HBI failed to conduct adequate on-going due diligence and address red flags in relation to three offerings from one issuer.
- Consented to a censure and fine in the amount of \$50,000 by FINRA pursuant to a settlement agreement effective September 27, 2017. Without admitting or denying the allegations, HBI accepted and consented to the findings that HBI acting through a registered representative recommended nontraditional ETFs and metals and mining stocks to a customer that were unsuitable. During the relevant period, HBI failed adequately to supervise the sale of nontraditional ETFs and the specific recommendations made by its registered representative.

B. OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

The principal business of HBI is that of a full service general securities introducing broker-dealer registered with the SEC, and state securities agencies and is a member of FINRA. HBI is subject to the rules and regulations of the Municipal Securities Rulemaking Board ("MSRB") and National Futures Association ("NFA"). HBI is involved in the sale of various types of securities, including but not limited to, mutual funds, stocks, bonds, options, direct participation programs and variable insurance products. HBI also has the ability to recommend managed futures as an introducing broker.

Your IAR is a registered representative authorized to provide securities brokerage services through HBI and may be separately licensed as an insurance agent for one or more insurance companies. In those separate capacities, he or she may offer products or services to you. If you purchase other products or services recommended by your representative, you might be charged commissions or transaction-based fees; however, HBI and the representative will forego such compensation in connection with those transactions related to the advisory services offered while a plan services agreement is in force.

Our obligations to you when we are acting as a broker-dealer or insurance agency differ from our obligations to you when we are acting as an investment adviser. In particular, when we are acting as a broker-dealer or insurance agency (and when your IAR is acting as a registered representative or an insurance agent) we are acting (directly or indirectly) as an agent of the issuer of the security or insurance product and are being paid by the issuer to distribute and sell their product. We or our IAR receive commissions and other transaction-based compensation if we are successful in selling the products on behalf of the issuer. When acting in these sales capacities, any recommendations we make must be suitable for our customers. In contrast, when we are acting as an investment adviser (and your IAR is acting as an investment adviser representative) we are acting as your agent in providing investment advice to you. In doing so, we are fiduciaries to you and owe you a duty of care and a duty of loyalty, and must act in your best interest.

You are under no obligation, however, to purchase any other products or services from HBI or our representatives.

C. CONFLICTS OF INTEREST

Various situations and programs present a conflict of interest for HBI and/or IARs. Typically, these conflicts of interest arise because HBI and/or the IAR receive compensation or other benefits in addition to the investment advisory fees we receive from the client. Conflicts of interest also arise when (i) we can achieve certain expense reductions based upon how a client's assets are invested (e.g. the rates we pay third party service providers may decrease as we introduce more assets to those third party service providers); (ii) we receive additional compensation from a client in a capacity other than as the client's investment adviser (e.g. for certain programs where we also act as the broker-dealer and receive additional compensation in that capacity); or (iii) one of our affiliates may receive compensation through some of our programs (e.g. a program where an affiliate of ours provides trust services). In all of these situations we have an economic interest in how a client's assets are invested, thus resulting in a conflict between the client's interests and ours.

An IAR is compensated as a result of a client engaging the IAR to provide services to the client. The amount of that compensation varies between our programs or may be more than what the IAR would earn if the client paid separately for services that we may bundle together (e.g. paying separately for investment advice and brokerage services). Therefore, an IAR may have an economic interest in whether the client receives investment advisory services versus securities brokerage or other services, or which investment advisory program a client utilizes, thus resulting in a conflict between the client's interests and those of the IAR. Specific conflicts of interest that arise in the context of the ACAMP+ and Choice Programs are discussed above under

Item 4. For more information about your IAR's compensation, please contact your IAR.

As required by law, HBI maintains certain policies and procedures, such as our "Code of Ethics" (see below), that are designed to prevent HBI and our IARs from acting in any way that is inconsistent with our legal obligations to a client, including the requirement that we put our clients' interests first. We address conflicts by disclosing them to clients so they can make an informed decision as to whether to continue with the advisory relationship and by reviewing the recommendations made by our IARs. We also use reports and audits to review the advice provided by our IARs and the accounts they manage.

Payments from Strategic Partners

In its capacity as a broker-dealer and insurance agency, HBI offers products issued by over 200 sponsor companies. In its capacity as an investment adviser, HBI can provide access to third-party investment advisers. However, we have a focused relationship with a limited number of sponsor companies and third-party investment advisers ("Strategic Partners"). Pursuant to HBI's Strategic Partner Program, HBI receives payments commonly referred to as "revenue sharing" from some of the Strategic Partners or their affiliates. Such revenue sharing is in addition to the regular compensation HBI receives when acting as a broker-dealer, insurance agency or investment adviser (such as loads, commissions, 12b-1 fees, and investment advisory fees). Revenue sharing payments are paid to HBI by the Strategic Partners or their affiliates.

In addition to revenue sharing payments, which typically are based on a percentage of initial sales of securities and/or a percentage of annual assets held (or assets under management), HBI receives compensation in the form of flat fees for providing certain Strategic Partners with access to conferences and meetings with its field force (together with revenue sharing, "additional compensation").

HBI may use the additional compensation for general financial support to offset the costs of product management support and compliance. The actual amount HBI receives is negotiated in each case and varies by Strategic Partner. In return for the revenue sharing payments, Strategic Partners have greater access to our representatives to provide training and other educational presentations and product information so they can serve investors better, visibility on our representative website and assistance with coordinating access to and educational opportunities for our representatives. In addition, the Strategic Partners and we agree to provide each other periodic reports.

There is no direct economic incentive for representatives of HBI to sell securities or insurance products issued by, or investment advisory programs managed by, the Strategic Partners over any other security, insurance product, or investment advisory program. In this respect, the HBI representatives do not receive any part of the additional compensation. Accordingly, we believe these financial arrangements do not create incentives that will influence the advice you receive from your representative. Nevertheless, the Strategic Partner arrangements create a conflict of interest since HBI receives financial benefits from certain of the Strategic Partners if their securities or investment advisory programs are selected that HBI does not receive if securities and investment advisory programs of non-Strategic Partners are chosen.

Below is information about payments received during 2016 from Strategic Partners that participated in the HBI Strategic Partner Program, which are relevant to the Choice Program. HBI expects to receive similar amounts from its Strategic Partners in 2017. The amounts shown below do not include reimbursement of representative expenses or other noncash benefits received by HBI and/or representatives from Strategic Partners.

Mutual Funds. The American Funds mutual fund family provided HBI with additional compensation in the form of conference fees of up to \$70,000 and an additional \$8,000 for marketing-related expenses in 2016. The assets in American Fund mutual funds attributable to investment advisory accounts advised by HBI count toward the thresholds for which payment is made under the Strategic Partner agreement between HBI and American Funds.

D. CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

Pursuant to Rule 204A-1 under the Investment Advisers Act of 1940 (the “Act”), HBI has established and enforces a written code of ethics (“Code”) that describes standards of business conduct, including applicable fiduciary obligations, that must be observed by HBI and its “supervised persons” (as defined in the Act) in connection with HBI’s investment advisory business. These standards include requirements:

- To act at all times with the utmost integrity and honesty, dealing fairly with clients, HBI, its associates and service providers;
- To place the interests of clients first;
- To render professional and unbiased investment advice to clients;
- To provide full, fair, and, timely information to clients;
- To avoid conflicts of interest with clients when supervised persons conduct personal securities transactions;
- To exercise diligence and care in maintaining and protecting clients’ non-public, personal or confidential information; and
- To comply at all times with the federal securities laws.

All supervised persons are prohibited from trading on the basis of material non-public information. In addition, the Code prohibits certain supervised persons (“Access Persons”) from trading, in their personal accounts or in other accounts in which they have a beneficial interest, in “reportable securities” (as defined in Rule 204A-1 and the Code) ahead of a client’s trade in the same security. Our access persons also are prohibited from purchasing any security that is part of an initial public offering without prior approval. Access Persons must also obtain prior approval from HBI’s Chief Compliance Officer before purchasing any security as part of a private placement or other limited offering.

In order to avoid conflicts of interest that arise from the personal securities trading activity, the Code requires Access Persons to provide, and HBI to review, both initial and annual reports of all reportable securities beneficially owned by such Access Person. Quarterly reports of all transactions in reportable securities by Access Persons are also required under the Code and are reviewed by HBI.

Each supervised person receives a copy of the Code and of each amendment thereto, and is required to acknowledge such receipt in writing. The Code further requires each supervised person to report any violation of the Code promptly to HBI's Chief Compliance Officer.

A copy of HBI's Code of Ethics will be provided to any client or prospective client upon request.

HBI and its affiliates have investment responsibilities, render investment advice to, and perform other investment advisory services for, other individuals and entities ("Other Accounts"). HBI and its affiliates (and their respective partners, directors, officers, agents and employees) may buy, sell or trade in any securities for their own respective accounts ("Affiliated Accounts"). HBI and its affiliates may give advice or exercise investment responsibility and take such other actions with respect to Other Accounts and Affiliated Accounts which may differ from the advice given or the timing or nature of action taken with respect to a client's Account.

Other Accounts and Affiliated Accounts may at any time, hold, acquire, increase, decrease, dispose of or otherwise deal with positions in investments in which a client's Account may have an interest from time to time, whether in transactions which involve the client's Account or otherwise. HBI has no obligation to purchase for a client's Account a position in any security which Other Accounts or Affiliated Accounts may acquire.

E. REVIEW OF ACCOUNTS

As a part of the investment management services provided in the Program, HBI will review your account with you at least once each year to determine whether the assets in your account are allocated consistently with the parameters of the allocation strategy you selected. The review covers such things as changes in the value of your account, the success of your investment strategy in meeting your investment needs and objectives, whether any material changes have taken place in your financial circumstances or investment objectives, and any recommendations HBI makes with respect to your account(s). HBI is also available on an ongoing basis to discuss any changes that may have occurred in your circumstances or investment objectives.

Pershing will provide you with monthly account statements and access to quarterly reports analyzing the investment performance of your account. You will also receive confirmation of activity in your account. The statements, reports, and confirmations may be delivered in writing or electronically, as you choose.

F. CLIENT REFERRALS AND OTHER COMPENSATION

HBI may enter into solicitor referral agreements with individuals, professional firms and

financial institutions, which may or may not be affiliated or associated with HBI. HBI may pay these individuals, professional firms, and financial institutions a flat fee, or percentage of the regular fee charged to the client for services rendered by HBI. In no instance will this result in higher fees being charged to clients referred to HBI.

G. FINANCIAL INFORMATION

As an investment adviser registered with the SEC, HBI is required to provide certain financial information or disclosures about HBI's financial condition. HBI has no financial condition that impairs its ability to meet contractual and fiduciary commitments to clients, and has not been the subject of a bankruptcy proceeding.