



**GLADSTONE INSTITUTIONAL ADVISORY, LLC
DBA GLADSTONE WEALTH GROUP**

4 Mill Ridge Lane
Chester, NJ 07930
Main: (908) 719-1313
www.gladstonewealth.com

**ADV PART 2A, APPENDIX 1
WRAP FEE PROGRAM BROCHURE**

December 23, 2020

This wrap fee program brochure provides information about the qualifications and business practices of Gladstone Institutional Advisory, LLC, dba Gladstone Wealth Group (“GIA”, “GWG”, or the “Firm”). If you have any questions about the contents of this brochure, please contact the Firm at (908) 719-1313.

The information in this Brochure has not been approved or verified by the SEC or by any state securities authority. GIA is an investment adviser registered with the United States Securities and Exchange Commission (“SEC”). Registration of an investment adviser does not imply a certain level of skill or training.

Additional information about GIA is available on the SEC’s Investment Adviser Public Disclosure website at www.adviserinfo.sec.gov.

Item 2. Material Changes

Gladstone Institutional Advisory, LLC (“GIA”) believes that communication and transparency are the foundation of its relationship with Clients and continually strives to provide its Clients with complete and accurate information. We encourage all current and prospective Clients to read this Disclosure Brochure and discuss any questions you may have with us.

The following material changes have been made to this Disclosure Brochure since the last filing and distribution to Clients:

Item 4. Services, Fees and Compensation

Services

Included are descriptions of the following recently added Wrap Programs:

- a) Turnkey Asset Management Platform (“TAMP Program”) – Provides the Client with discretionary investment advisory services under a TAMP Program utilizing a variety of sub-advisers offered through Envestnet. Asset Management, Inc. Client can choose to custody assets at Charles Schwab & Co. or Fidelity Institutional.
- b) TD AMERITRADE Services Program – Provides the Client with discretionary or non-discretionary investment advisory services provided by the IAR for individual management of the Client’s Account. Client assets are custodied at TD AMERITRADE.
- c) Gladstone Capital Management Program (“GCM”) – Provides the Client with access to discretionary investment advisory services and Investment Strategies of Kessler Investment Group, LLC for the individual management of the Client’s Account. Clients can choose to custody assets at custodied at TD AMERITRADE, LPL Financial, Schwab or Fidelity.
- d) Fidelity Institutional Wealth Services Program (“Fidelity IWS”) - Provides the Client with discretionary or non-discretionary investment advisory services provided by the IAR for individual management of the Client’s Account. Client assets are custodied at Fidelity Institutional.

Item 9. Additional Information

Ticket Charges

Disclosure has been amended to clarify that each Investment Adviser Representative (“IAR”)

pays a flat asset-based fee to GIA which is passed to the Custodian to cover transaction and execution costs in Client accounts using a calculation based on the IAR's aggregate regulatory assets under management. IARs pay an asset-based fee regardless of how much or little they trade. The asset-based fee that IARs pay for assets custodied at LPL Financial is less than Charles Schwab & Co. and therefore IARs have an economic benefit for recommending Client assets be custodied at LPL.

Other Financial Industry Activities and Affiliations

Gladstone Wealth Partners, LLC

We have added language to disclose that Gladstone Institutional Advisory, LLC is a wholly-owned subsidiary of Gladstone Partners, LLC.

Kessler Investment Group, LLC

GIA has entered into an arrangement with Kessler Investment Group, LLC ("KIG"), an SEC registered investment adviser, where KIG shares revenue with GIA and where KIG acts as asset manager to Investment Strategies offered under the GCM Program. This type of fee arrangement gives GIA a financial incentive to invest Client assets with KIG instead of with other asset managers that either share less or do not share revenue with GIA.

Envestnet Financial Technologies, Inc.

GIA has a business relationship with Envestnet Financial Technologies, Inc. ("Envestnet") that engages certain operational and back office service support including access to one or more unrelated service providers. A conflict of interest exists to the extent that GIA receives preferred (lower) pricing on transition support, technology, and other related operational and consulting services in connection with using service providers offered through Envestnet.

Gladstone Curran & Co., LLC

GIA has a business relationship with Gladstone Curran & Co., LLC which provides a variety of accounting services. A conflict of interest exists to the extent that GIA receives payment in connection with recommended tax preparation services through Gladstone Curran & Co., LLC.

From time to time, we amend this Disclosure Brochure to reflect changes in our business practices, changes in regulations, and routine updates as required by securities regulators. This complete Disclosure Brochure or a Summary of Material Changes shall be provided to each Client annually and if a material change occurs.

At any time, you may view the current Disclosure Brochure online at the SEC's Investment Adviser Public Disclosure website www.adviserinfo.sec.gov by searching our Firm name or CRD# 250787. You may also request a copy of this Disclosure Brochure at any time, by contacting us at (908) 719-1313.

Item 3. Table of Contents

Item 1. Cover Page	1
Item 2. Material Changes	2
Item 3. Table of Contents	5
Item 4. Services, Fees and Compensation.....	6
Item 5. Account Requirements and Types of Clients.....	23
Item 6. Portfolio Manager Selection and Evaluation	23
Item 7. Client Information Provided to Portfolio Managers	26
Item 8. Client Contact with Portfolio Managers	26
Item 9. Additional Information	26

Item 4. Services, Fees and Compensation

Services

Gladstone Institutional Advisory, LLC (“GIA” or the “Firm”) offers nine (9) primary types of Wrap Fee Programs (“Programs”), which charge a bundled, asset-based fee for investment advice, brokerage services, custodial fees, and other fees and expenses. The defining feature of a Wrap Fee Program is that it offers bundled investment management and brokerage services for a fee based on a percentage of assets under management, rather than upon transactions in the account. Total fees you pay in a Wrap Fee Program may be more or less than obtaining such services separately.

Other common fees that are charged to wrap accounts include fees and costs embedded in the purchase of a product (such as a mutual fund, ETF or variable annuity), fees associated with the use of a sub-adviser and fees for transaction and execution costs related to sub-adviser stepping-out trades which can be embedded in the execution price of the security or charged to the Client under a separate ticket charge. These fees and costs are in addition to the wrap fee the Client pays GIA. Clients are strongly encouraged to review the product prospectus and applicable disclosure brochures to fully understand the fees and expenses they are paying.

The total fees a Client pays in a Wrap Fee Program may be more or less than obtaining such services separately. The asset-based fee a Client pays does not vary based on the type of investments that are bought, sold or held in an account. Clients pay an asset-based fee even if their IAR does not buy or sell investments in their account.

For all of the assets in its primary Programs, GIA provides continuous and regular supervisory or management services (as defined by the SEC) based on the Client’s individual goals, objectives, risk tolerance, time horizon, liquidity needs, investment assets and income (“financial circumstances”) utilizing the investment strategy selected by the Client. IARs obtain a financial profile for each Client to aid in the construction of a portfolio that matches the Client’s specific situation. Many Clients maintain “household” accounts, in which multiple accounts for an individual or members of a family may be managed jointly to maximize efficiencies. (The term “Client” includes such households, for purpose of this wrap brochure.) For all of the different types of Programs, the IAR will assist Clients in assessing their goals,

risk tolerance, income and tax situation and select an investment strategy and asset allocation that are appropriate for the Client's specific circumstances. However, GIA does not provide tax advice to Clients.

GIA, through its IARs, is available to Clients on an ongoing basis to discuss Client financial circumstances, the selected portfolio, and the securities therein or to process instructions from Clients concerning advisory assets.

The investment strategies used by GIA vary from Client-to-Client, as warranted by the individual circumstances.

Clients are advised to promptly notify GIA if there are changes in their financial circumstances, or if they wish to impose any reasonable restrictions upon the Firm's investment management services. Clients can engage the Firm to manage all or a portion of their assets on a discretionary basis by entering into one or more written agreements with the Firm. Clients are typically required to enter into additional written agreements with a Custodian and executing broker-dealer sub-advisers, insurance companies, investment companies or other parties that are not affiliated with GIA.

All investments have risk and there is no guarantee that utilizing the asset management services of GIA or its IARs will produce favorable results.

At the present time GIA offers to Clients the Wrap Programs described below.

1. Gladstone Capital Management Program ("GCM")

The Gladstone Capital Management Program ("GCM") is a GIA sponsored Program that provides the Client with access to the Investment Strategies of Kessler Investment Group, LLC ("KIG"), a professional portfolio management firm for the individual management of the Client's account. IARs typically partner with GCM's Chief Investment Officer, Craig Kessler, who is a dually registered advisory representative of GIA and KIG, to manage the account on a discretionary basis. Typically, equities, fixed income securities, options, mutual funds, and ETFs are utilized to the Investment Strategies. Clients have the ability impose restrictions on investing in certain securities or groups of securities by indicating preferences in the Agreement. A separate account will be established for each Investment Strategy selected and, each account will be managed independently of any other accounts of the Client.

When utilizing the GCM Program, Clients can appoint TD AMERITRADE, LPL Financial, Schwab or Fidelity to serve as custodian and sole executing broker-dealer of the assets in the account. Clients should be aware that GIA provides LPL Financial access to confidential Client information including personally identifiable information (“PII”) and other information including financial information, transactions and holdings for accounts custodied at TD AMERITRADE, Schwab or Fidelity for “oversight” in connection with everyday business purposes, even if the Client does not establish an account through LPL Financial.

Minimum account values range from \$10,000 to \$100,000 depending in the Investment Strategy selected; however, in certain instances, the minimum account value may be lower or higher.

2. Strategic Wealth Management II Program (“SWM II”)

SWM II is a program (the “SWM II Program”) where GIA, through its IARs, provides ongoing investment management of Client assets custodied at LPL. The IAR reviews the Client’s financial circumstances and exercises discretion to determine the securities to be bought or sold in the Client’s account, the amount of securities to be bought or sold and the timing of the purchases and sales of the securities. The types of securities used in this SWM II Program typically include mutual funds, exchange traded products, equities, fixed income securities, unit investment trusts, closed-end funds, structured products, annuities, and options.

IARs provide investment management services tailored to the individual needs of the Client based on the investment objectives chosen by the Client. Clients may impose restrictions on investing in certain securities or groups of securities by indicating such restrictions in the Account Application. Given the long-term nature of many SWM II strategies, an account may have little or no turnover during a given period.

There is no minimum required account value in the SWM II Program. Clients should refer to their account application package for specific information on LPL’s custody and administrative fees. If structured products or annuities are utilized, the assets will be identified on the LPL Financial account statements,

but the actual securities are often held with and valued by the issuer of the security.

3. Manager Asset Select Program (“MAS”)

MAS is an LPL Financial Sponsored Advisory Program (“MAS Program”) that provides Clients access to the investment advisory services of professional portfolio management firms of the individual management of Client accounts. The MAS Program offers two alternatives (i) the Separately Managed Account Platform (“SMA Platform”); and (ii) the Model Portfolio Platform (“MP Platform”) (collectively “Platforms”). For both Platforms, the IAR will assist Client in identifying a third-party portfolio manager (“Portfolio Manager”) from a list of Portfolio Managers made available by LPL. The Portfolio Manager manages Client’s assets on a discretionary basis. The IAR will provide initial and ongoing assistance regarding the Portfolio Manager selection process and serves as the point of contact between the Client and sub-adviser with regards to changes in the Client’s investment objective, financial circumstances and investment restrictions (if any).

SMA Platform

The SMA Portfolio Manager selected by the Client has ongoing investment discretion regarding the investment and reinvestment of account assets in accordance with the investment objective restrictions and guidelines set forth in the Investment Management Agreement and Account Application. The Portfolio Manager independently determines whether to accept the Client account based on the content of the Account Application, suitability and whatever other factors the Portfolio Manager has deemed appropriate. The Portfolio Manager has the sole authority to determine the securities to be purchased, sold, or exchanged and which portion, if any, of the assets shall be held uninvested. The Portfolio Manager has discretion to invest among a broad variety of security types, including equities, fixed income securities, options, mutual funds, and ETFs. The does not play a role in the selection of securities to be purchased or sold. The IAR assists the client to determine the client’s investment objectives and risk/return preferences, to identify any investment restrictions on the management of the account, and, in the case of the SMA Platform, to select an investment strategy and SMA Portfolio

Manager.

MP Platform

Under the MP Platform, LPL provides ongoing discretionary investment advice regarding the investment and reinvestment of account assets in accordance with the Model Portfolio selected by the Client, LPL is expected to closely track the Model Portfolio, making modifications only to redress account issues, including tax loss harvesting, rebalancing, and to ensure that investment restrictions are being followed. The IAR does not play a role in the selection of securities to be purchased or sold. The IAR assists the client to determine the client's investment objectives and risk/return preferences, to identify any investment restrictions on the management of the account, and, in the case of the MP Platform, to select a model portfolio ("Model Portfolio") provided by LPL's Research Department or third-party investment advisors ("Model Advisors").

LPL selects and reviews SMA Portfolio Managers and MP Model Advisors for the Platforms based on quantitative, qualitative and infrastructure criteria. There are two types of these advisers, "Recommended" or "Participating". Portfolio Managers and Model Advisors can participate as an adviser to the SMA and MP Programs. Portfolio Managers and Model Advisors that are "Recommended" by LPL Research are subject to more rigorous selection and review process. Clients should speak to their IAR regarding whether the Portfolio Manager or Model Advisor being considered for selection, or that has been selected by the Client, is "Recommended" or "Participating."

A minimum account value of \$100,000 is required for the MAS Program; however, in certain instances, the minimum account size may be lower or higher.

Clients should note that an account will not be invested until the applicable minimum for the investment strategy or Model Portfolio has been reached.

LPL acts as Custodian to MAS accounts. Clients direct Portfolio Managers to execute transactions through LPL, subject to the sub-adviser's duty as an investment advisor to seek best execution. In some instances, Portfolio Managers may choose to place some or all trades for accounts with broker-

dealer firms other than LPL (“step-out”) where the execution price to the Client may include a commission or other fee imposed by the broker-dealer in addition to the account fee. This increases the fee paid by the Client. GIA is unaffiliated with LPL and the Portfolio Managers utilized under the MAS Program. Clients should refer to their account application package and the sub-adviser disclosure brochure for specific information on LPL’s management fees and fees imposed by third parties.

4. Model Wealth Portfolios Program (“MWP”)

MWP is an LPL Financial Sponsored Advisory Program (“MWP Program”) that offers Clients professionally managed mutual fund and ETF asset allocation models. The IAR will obtain the necessary financial data from the Client, assist the Client in determining the suitability of the MWP Program and assist the Client in setting an appropriate investment objective. The IAR will initiate the steps necessary to open an MWP account and have discretion to select a model portfolio designed by LPL’s Research Department consistent with the Client’s stated investment objectives. LPL’s Research Department or third-party Portfolio Strategists are responsible for selecting the mutual funds or ETFs within a model portfolio and for making changes to the mutual funds or ETFs selected.

Portfolio Strategists are independent investment advisor firms. Portfolio Strategists provide LPL, on an ongoing basis, with a Portfolio that includes recommended asset allocations and funds. LPL enters into an agreement with the Portfolio Strategist for these Portfolio services. Other than the IAR and LPL, Portfolio Strategists do not have discretion from the Client to implement the Portfolio and do not provide individualized investment advice to specific MWP Program Clients. In certain cases, a Portfolio may consist only of mutual funds and/or ETFs within the same fund family or within affiliated fund families. In such a Portfolio, the Portfolio Strategist will select only those funds within the fund family or affiliated fund families, and a third-party Portfolio Strategist or its affiliates may earn two levels of fees with respect to the assets; a strategist fee and fund-level fees, including fund management fees.

The Client will authorize LPL to act on a discretionary basis to purchase and sell mutual funds and ETFs and to liquidate previously purchased securities.

The Client will also authorize LPL to effect rebalancing for MWP accounts.

MWP requires a minimum asset value for an account to be managed. The minimums vary depending on the Portfolio(s) selected and the account's allocation amongst Portfolios. The lowest minimum Portfolio is \$25,000. In certain instances, a lower minimum for a Portfolio will be permitted. Note that an account will not be invested according to a Portfolio or Portfolios until the applicable minimum for the Portfolio(s) and allocation has been reached. Clients should consult with their IAR to obtain more information about the applicable investment minimum based on the Portfolio(s) selected and the allocation amongst Portfolios.

LPL acts as Custodian to MWP accounts, provides brokerage and execution services as the broker-dealer on transactions, and performs administrative services, such as quarterly performance reporting to Clients. GIA is unaffiliated with LPL. Clients should refer to their account application package for specific information on LPL's management fees and fees imposed by third parties.

5. Optimum Market Portfolios Program ("OMP")

OMP is an LPL Financial Sponsored Advisory Program ("OMP Program") offering Clients the ability to participate in a professionally managed asset allocation program using Optimum Funds shares. Under the OMP Program, the Client authorizes LPL on a discretionary basis to purchase and sell Optimum Funds pursuant to investment objectives chosen by the Client. The IAR will assist the Client in determining the suitability of the OMP Program for the Client and assist the Client in setting an appropriate investment objective. The IAR will have discretion to select a mutual fund asset allocation portfolio designed by LPL consistent with the Client's investment objective. LPL will have discretion to purchase and sell Optimum Funds pursuant to the portfolio selected for the Client. LPL will also have authority to rebalance the account

A minimum account value of \$10,000 is required for the OMP Program. In certain instances, a lower minimum for the OMP Program will be permitted. LPL acts as Custodian to OMP accounts, provides brokerage and execution services as the broker-dealer on transactions, and performs administrative services, such as quarterly performance reporting to Clients. GIA is unaffiliated

with LPL. Clients should refer to their account application package for specific information on LPL's management fees and fees imposed by third parties.

6. Schwab Advisor Services Program

The Schwab Advisor Services is a Program where GIA, through its IARs, provides ongoing investment management on Client assets custodied at Charles Schwab & Co ("Schwab"). The IAR reviews the Client's financial circumstances and exercises discretion to determine the securities to be bought or sold in the Client's account, the amount of securities to be bought or sold and the timing of the purchases and sales of the securities. The securities used in the Program typically include equities, fixed income securities, options, mutual funds, and ETFs.

IARs provide investment management services tailored to the individual needs of the Client based on the investment objectives chosen by the Client. Clients may impose restrictions on investing in certain securities or groups of securities by indicating in the Agreement. Given the long-term nature of many individual strategies employed in the Program, an account may have little or no turnover during a given period.

Clients should be aware that GIA provides LPL access to confidential Client information including personally identifiable information ("PII") and other information including financial information, transactions and holdings for accounts established through Schwab for "oversight" in connection with everyday business purposes, even if the Client does not establish an account through LPL.

There is no minimum required account value in the Schwab Adviser Services Program. Schwab is unaffiliated with GIA. Clients should refer to their account application package for specific information on Schwab's custody and other applicable fees.

7. Turnkey Asset Management Platform ("TAMP")

GIA may recommend or utilize other investment advisors through what is commonly referred to as a Turnkey Asset Management Platform ("TAMP").

Through one or more Portfolio Managers available on the TAMP, IARs provide ongoing investment advice to Clients that is tailored to the specific needs and objectives of those Clients. Specifically, the IAR will obtain necessary and appropriate financial information from the Client to determine appropriate investment objectives, risk tolerance, and suitability of the Portfolio Manager under consideration. Once a Portfolio Manager is selected, the IAR will assist in the account opening process that includes execution of account agreements and the delivery of other related documents. The TAMP provides a level of technology, administrative, operations and advisory support services that allows IARs to oversee Client portfolios.

In addition, the IAR may assist the Client in selecting a model portfolio of securities designed by the TAMP or select a portfolio management firm to provide discretionary asset management services. In either instance, the Portfolio Manager (and not the IAR) has Client authority to purchase and sell securities on a discretionary basis pursuant to the underlying Investment Advisory Agreement between the parties. The selected Portfolio Manager's Brochure under the TAMP will explain whether Clients may impose restrictions on investing in certain securities or types of securities. Currently, GIA offers TAMP services through Envestnet Asset Management, Inc. ("Envestnet") and its affiliated companies (Envestnet); however, others may be added from time to time. Clients should refer to the separate Brochure, Investment Management Agreement, and other account paperwork for Envestnet, or any other TAMPs that participate in the TAMP, for more detailed information about the respective advisory services offered.

Clients should be aware that GIA provides LPL access to confidential Client information including personally identifiable information ("PII") and other information including financial information, transactions and holdings for accounts established through Schwab, for "oversight" in connection with everyday business purposes, even if the Client does not establish an account through LPL.

In most instances, the Portfolio Managers offered under the TAMP require a minimum asset value for an account to be managed. The minimums vary depending on the Portfolio Manager(s) selected and the account's allocation amongst Portfolios. Account minimums are included in the TAMP account

opening documents.

Clients chose either Charles Schwab & Co. or Fidelity Institutional as custodian/broker-dealer for accounts in the TAMP Program. In some instances, Portfolio Managers may choose to place some or all trades for accounts with broker-dealer firms other than the one selected by the Client (i.e., “step-out”) where the execution price to the Client may include a commission or other fee imposed by the broker-dealer in addition to the fee the Client pays GIA. This increases the fees paid by the Client. GIA is unaffiliated with Schwab, Fidelity, Envestnet and the Portfolio Managers utilized under the TAMP. Clients should refer to their account application package and disclosure brochures for specific information on TAMP and Portfolio Manager management fees and other fees imposed by third parties.

8. TD AMERITRADE Services Program

TD AMERITRADE Services is a Program where GIA, through its IARs, provides ongoing investment management on Client assets custodied at TD AMERITRADE Institutional, a division of TD AMERITRADE, Inc. (“TD AMERITRADE”). Clients can elect to have discretionary or non-discretionary accounts. A discretionary account is an account that gives the IAR the authority to make individual trade without the consent of the Client. A non-discretionary account is an account where the client always decides whether or not to conduct a trade. The securities used in the TD AMERITRADE Services Program typically include equities, fixed income securities, options, mutual funds, and ETFs.

IARs provide investment management services tailored to the individual needs of the Client based on the investment objectives chosen by the Client. Clients may impose restrictions on investing in certain securities or groups of securities by indicating in the Agreement. Given the long-term nature of many individual strategies employed in the Program, an account may have little or no turnover during a given period.

Clients should be aware that GIA provides LPL access to confidential Client information including personally identifiable information (“PII”) and other information including financial information, transactions and holdings for accounts established through TD AMERITRADE for “oversight” in connection with everyday business purposes, even if the Client does not establish an account through LPL.

There is no minimum required account value in the TD AMERITRADE Services Program. TD AMERITRADE is unaffiliated with GIA. Clients should refer to their account application package for specific information on TD AMERITRADE's custody and other applicable fees.

9. Fidelity Institutional Wealth Services Program ("Fidelity IWS")

Fidelity IWS is a Program where GIA, through its IARs, provides ongoing investment management of Client assets custodied at Fidelity. The IAR reviews the Client's financial circumstances and exercises discretion to determine the securities to be bought or sold in the Client account, the amount of securities to be bought or sold and the timing of the purchases and sales of the securities. IARs provide investment management services tailored to the individual needs of the Client based on the investment objectives chosen by the Client. Clients may impose restrictions on investing in certain securities or groups of securities by indicating in the Agreement. Given the long-term nature of many individual strategies employed in the Program, an account may have little or no turnover during a given period.

Clients should be aware that GIA provides LPL access to confidential Client information including personally identifiable information ("PII") and other information including financial information, transactions and holdings for accounts established through Fidelity for "oversight" in connection with everyday business purposes, even if the Client does not establish an account through LPL.

There is no minimum required account value in the Fidelity IWS Program. Fidelity is unaffiliated with GIA. Clients should refer to their account application package for specific information on Fidelity's custody and other applicable fees.

Fees and Compensation

When a Client engages GIA to provide investment management services, the Client is charged a fee. IARs set their own asset-based fee for their services, so long as their asset-based fee does not exceed the Firm's maximum fee of 2%. IARs consider various factors in determining what fee to charge, which may include, among other things, the nature and size of the overall Client relationship. Clients may negotiate fees for the IAR's service. The account fee

is typically a straight percentage (flat fee) based on the value of assets in the account, including cash holdings. The account fee may be structured utilizing a flat fee or on a tiered fee basis, with a reduced percentage rate based on reaching certain thresholds. Clients with assets in MAS, MWP, OMP and TAMP Programs will also pay fees directly to other parties, such as third-party asset manager(s), Custodian, and platform manager. These fees are in addition to the fee the Client pays to GIA. Clients will incur charges imposed by third parties including, but not limited to, custodial fees and internal expense and management fees in connection with transactions in certain types of securities such as mutual funds, exchange traded products and direct investment products which can vary considerably. These fees are in addition to the fee the Client pays GIA.

Clients with assets in the MAS, MWP, OMP and TAMP Programs will also pay fees to other third parties, such as Portfolio Manager fee, and platform fee. Additionally, if a Portfolio Manager executes trades through a broker-dealer other than the one associated with the specific Program, there will most likely be a commission, mark-up or mark-down embedded in the execution price of the trade or separate ticket charge. These fees are in addition to the fee the Client pays GIA. Clients are encouraged to review the disclosure brochures for selected third-parties for further information regarding additional fees and expenses.

Under the GCM Program, IARs typically partner with GCM's Chief Investment Officer, a dually registered advisor representative of GIA and KIG, to jointly manage the Account on a discretionary basis. IARs have access to certain Investment Strategies, technology and services of KIG which may be used in the individual investment portfolio allocation and management of the Account. IARs pay GIA an asset-based fee (typically .15%) of the IAR's assets under management in the GCM Program to access the Investment Strategies, technology and services offered under the Program. This type of fee arrangement can give IARs an incentive to charge clients a higher advisory fee to offset this expense or choose other Programs.

The fee charged for assets in GCM, SWM II, Schwab Advisor Services, TD AMERITRADE Service and Fidelity IWS Programs is included in the written Investment Management Agreements between GIA and the Client. For MAS, MWP, OMP and TAMP Programs, the fees are covered in the written Investment Management Agreement between GIA and the Client in conjunction

with separate third-party agreements. For these programs, the Client pays separate fees to those third-parties in addition to GIA.

For accounts custodied at LPL fees are due and payable in advance and are based upon the ending account values as of the close of business on the last day of the previous calendar quarter. Fees are calculated and deducted from the managed account by LPL, the qualified Custodian. Fees for the initial quarter are adjusted pro rata based upon the number of calendar days in the calendar quarter that the Investment Advisory Agreement goes into effect. If assets are deposited into or withdrawn from an account after inception of a billing period, the fee payable with respect to such assets is prorated to reflect the change in portfolio value. The advisory relationship may be terminated by the Client or by GIA in accordance with the provision of the Investment Management Agreement. The Client receives a pro rata refund of any prepaid unearned advisory fees. Clients receive an account statement from LPL at least quarterly. The statement includes the amount of any fees debited or credited from the Client's account pursuant to written authorization.

For accounts in the Schwab Advisor Services Program, TD AMERITRADE Service Program or Fidelity Institutional Service Program, fees are due and payable in advance and are based upon the ending account values as of the close of business on the last day of the previous calendar quarter. Fees are calculated by GIA and deducted from the managed account by the qualified Custodian. Fees for the initial quarter are adjusted pro rata based upon the number of calendar days in the quarter that the Investment Advisory Agreement goes into effect. If assets are deposited into or withdrawn from an account after inception of a billing period in an amount equal to or greater than \$10,000, the fee payable with respect to such assets is prorated to reflect the change in portfolio value. The advisory relationship may be terminated by the Client, GIA or by third-parties to the contract in accordance with the provisions of the Investment Management Agreement. The Client receives a pro rata refund of any prepaid unearned advisory fees. Clients receive an account statement from their qualified Custodian at least quarterly. The statement includes the amount of fees debited or credited from the Client's account pursuant to written authorization.

For the Turnkey Asset Management Program ("TAMP"), fees are due and

payable in advance and are based upon the ending account values as of the close of business on the last day of the previous calendar quarter. Fees are calculated by LibertyFi, LLC, a wealth management platform solution powered by Envestnet, and deducted from the managed account by the qualified Custodian. Fees for the initial quarter are adjusted pro rata based upon the number of calendar days in the quarter that the Investment Advisory Agreement goes into effect. If assets are deposited into or withdrawn from an account after inception of a billing period in an amount equal to or greater than \$10,000, the fee payable with respect to such assets is prorated to reflect the change in portfolio value. The advisory relationship may be terminated by the Client, GIA or by third-parties to the contract in accordance with the provisions of the Investment Management Agreement. The client receives a pro rata refund of any prepaid unearned advisory fees. Clients receive an account statement from their qualified custodian at least quarterly. The statement includes the amount of any fees debited or credited from the account pursuant to written authorization.

While IARs recommend investment advisory Programs based on what they believe is appropriate for the Client, a conflict of interest exists for the IAR to recommend Programs offered through LPL because a percentage of the fee payout to the IAR is higher than Programs offered through Schwab.

Since GIA began providing these services, it has had other asset-based fee ranges in effect, which may have been lower or higher than that described above. As new fee structures are put into effect, they are generally made applicable only to new Clients, and fees to existing Clients are generally not affected.

Other Types of Fees and Expenses

Clients are responsible for the payment of all fees to third-parties such as custodian fees, internal product fees and expenses mark-ups and mark-downs, spreads paid to market makers, fees for trades executed away from the custodian (“step-out trades”), platform fees, wire transfer fees and other fees and taxes on brokerage accounts and securities transactions. The custodian utilized by a third-party Portfolio Manager may impose other charges. These fees are not included within the Wrap Fee Clients pay GIA. As noted throughout, Clients are encouraged to review all prospectuses and disclosure

documents for full and current details regarding fees and expenses.

Third-party money managers are permitted to place trades through the broker-dealer associated with the Client's selected Program or through other broker-dealers if the third-party manager determines that such other broker-dealer is providing best execution considering all applicable circumstances. If a third-party manager executes trades through a broker-dealer other than the one associated with the selected Program, there will most likely be a commission or mark-up on the trade that wouldn't have been charged otherwise.

Clients are advised to review the Investment Advisory Brochures and all applications, contracts and agreements with applicable third-parties for complete information on how fees are charged by such parties because their processes for charging fees may change from time-to-time. If you have questions about a particular Program, Custodian, sub-adviser or fees, please contact your IAR.

Internal Product Fees and Expenses

All collective instruments, including mutual funds, exchange traded products, unit investment trusts, and direct investments, such as structured products, alternative investments, and variable annuities have their own internal expenses and fees which are also disclosed in each product's offering documents and vary considerably. These internal charges often include 12b-1 fees, redemption fees, operating expenses, management fees, administrative fees, M&E&A fees, fees for additional riders, and other fees and expenses that increase the expense ratio of the investment. These fees are an additional second layer of fees and in addition to the wrap fees charged by GIA. GIA or its IARs do not directly or indirectly receive any compensation linked to a product's internal fees.

If Clients transfer in B or C share classes of mutual funds, and if such shares are liquidated after being transferred to GIA, those shares will incur a contingent deferred sales charge ("CDSC") from the mutual fund company if they are within the CDSC holding period.

GIA has available for purchase through its custodians, mutual funds which are no-load or load-waived share classes and therefore not subject to any upfront

sales charge (Platform Shares). Clients should be aware that load-waived funds charge 12b-1 fees, which can vary considerably. Clients should further understand that IARs can select more expensive share classes available on the Custodian's Platform when a lower-cost share class is available for the same fund. All 12b-1 fees are retained by the broker-dealer and not paid to GIA or its IARs and are not credited to Clients' advisory accounts.

Most mutual funds available in GIA's advisory Programs may be purchased directly from the issuer. Therefore, Clients could generally avoid an additional layer of fees by not using the advisory services of GIA and by making their own decisions regarding the investment. GIA encourages all Clients to closely review the investment's prospectus or offering documents for all such investments with their IARs and to consider aggregate costs. Clients should contact their IAR with any questions about particular product fees and expenses.

Clients should understand that mutual fund share classes available on a particular Custodian's platform in many cases will not be the least expensive share class that the mutual fund has available. Share classes are selected by broker-dealers to be included on their platforms in certain cases because the share class pays the broker-dealer compensation for the administrative and record keeping services the broker-dealer provides to the mutual fund. GIA or IAR does not share directly or indirectly in any compensation received by broker-dealers for these services.

While GIA endeavors to use the lowest-cost mutual fund share class available, and periodically reviews its holdings in order to convert higher cost shares to lower cost shares, the Firm cannot ensure that all Clients will hold the lowest cost share class available on the Platform at any given time. Further, some sub-advisers are more careful about utilizing the lowest cost share class than others.

Cash Sweep Arrangements

GIA makes available through unaffiliated broker-dealers for cash in an account to be automatically swept to an interest-bearing Federal Deposit Insurance Corporation ("FDIC") insured deposit account and, for certain types of accounts, a money market fund. GIA or its IARs do not receive a separate fee or other compensation for sweep

arrangements. The broker-dealer utilized by the Client typically receives a fee for its sweep program which reduces the interest rate paid of Client's cash funds, and depending on the interest rate and other market factors, the broker-dealer may receive majority of the interest as fees. Clients should understand that interest rates available in these arrangements may be lower than interest rates available if the Client makes deposits directly with a bank or other depository institution outside of these arrangements or invests in a money market fund or other cash equivalent. Clients should compare terms, interest rates, required minimum amounts and other features of these arrangements with other types of accounts and investments for cash.

Roll Overs

For Clients funding an IRA with roll over assets from a retirement account into a new or existing account, Client should understand that their IAR only provides education regarding the options available to transfer or roll assets to an IRA and does not recommend one option over the other. Client should further understand that the decision to roll over assets to fund an IRA has or will be solely made by the Client with an understanding of the options available including: (a) remain invested in the plan (subject to certain minimum assets); (b) transfer plan assets to a plan of a new employer (if applicable); (c) transfer assets to an IRA with a financial institution; or (d) receive a cash distribution (which may be fully taxable). If Client decides to roll assets out of the plan (i.e., transfer) into an IRA account, plan assets will no longer be subject to protections of ERISA or other applicable pension laws. Client should also be aware that their IAR has a financial incentive to invest those assets in the account because the IAR will be paid on those assets through advisory fees and such fees likely will be higher than those a participant pays through a plan, and there can be maintenance and miscellaneous fees. As securities held in a retirement plan are generally not transferred to the account, commissions and sales charges will be charged when liquidating such securities in the plan prior to the transfer, in addition to commissions and sales charges previously paid on transactions in the plan.

Limitations due to LPL Licensing/Registration

Supervised Persons that are licensed as registered representatives of LPL Financial are subject to regulations that restrict them from conducting securities transactions away from LPL without written authorization. Clients should,

therefore, be aware that for accounts where LPL serves as the Custodian, the Supervised Person is limited to offering services and investment vehicles that are approved by LPL and prohibited from offering services and investment vehicles that may be available for assets custodied at Schwab, TD AMERITRADE or Fidelity.

Item 5. Account Requirements and Types of Clients

GIA's Clients are primarily individuals, high net worth individuals, corporations, and businesses, pension and profit-sharing plans, and charitable organizations. GIA's primary types of managed account Programs have minimum account value ranges from \$0 to \$100,000, depending on the specific Program or sub-adviser utilized. In certain instances, a lower minimum for the Program will be permitted.

Item 6. Portfolio Manager Selection and Evaluation

Each advisory account at the Firm is managed by one or more IARs who serve as the primary point of contact between the Firm and the Client and who determine which other available Firm resources to utilize in connection with providing investment advice to Clients. Some IARs choose to incorporate more of the Firm's available resources in their provision of advisory services to their Clients than others do. IARs are under no obligation or requirement to utilize the same methods of analysis, investment strategies, or buy or sell the same investments for all accounts, even when the investment strategy may be similar.

SWM II, Schwab Advisor Services, TD AMERITRADE Services, and Fidelity IWS Programs – Given the number of IARs providing advice at GIA, the methods of analysis, and investment strategies can vary greatly based upon the individual IAR providing the advice. A number of tools and resources are available to IARs to conduct their own research and due diligence when making investment selections, such as (a) GIA's Chief Investment Officer; (b) research materials prepared by third-parties; (c) annual reports, prospectuses, and other filings with the Security and Exchange Commission; (d) company press releases; (e) ratings agencies such as Moody's and Standard & Poor's; (f) Morningstar Office™; (g) Riskalyze™; (h) financial newspapers, magazines, newsletters and other publications; and (i) other sources to

construct portfolios and research track records and fundamentals regarding the particular investments considered.

MAS, MWP, OMP, and TAMP Programs - GIA and its IARs have access to asset management platforms that provide integrated portfolio management, administration and reporting. These platforms typically offer asset allocation portfolios designed to meet different investment objectives and a broad array of third-party Portfolio Managers and are supported by investment specialists in asset allocation, portfolio construction and manager due diligence as well as technology platforms that facilitates custody, trading, and tax reporting.

While GIA conducts due diligence on the investment asset management platforms to validate their business models, costs, and ability to identify and access attractive third-party Portfolio Managers to the platform, GIA does not conduct due diligence on the individual third-party Portfolio Managers and the underlying investment strategies offered on the platform. These asset management platforms offer a wide spectrum of third-party Portfolio Managers with different investment strategies and risk exposures. GIA relies heavily on the due diligence conducted by the asset management platforms and in connection with IARs conducting additional screenings and analysis to identify third-party Portfolio Managers and investment strategies that are suitable for a particular Client's investment guidelines, risk tolerance, time horizon, particular financial goals and other preferences. Investment strategies involve risks. There can be no assurance that any particular strategy will be successful in achieving the Client's investment goals and objectives.

GIA's IARs must meet certain criteria to recommend investment advisory Programs and manage Client assets. These criteria generally require that the IAR (i) have at least two years financial planning, advisory or brokerage-related experience; (ii) possess a FINRA Series 65 or 66 license or the receipt of certain professional designations, such as a CFA, CFP, ChFC, CIC or PFS; and (iii) have no significant disclosures or disciplinary matters. Since GIA was organized, it has had other IAR portfolio manager criteria in effect, which may have been more or less restrictive, as the case may be, than described above. As new criteria are put into effect, they are generally made applicable only to new IARs, and existing IARs are generally not affected. For more information about the IAR managing the account, Clients should refer to Form ADV Part 2B, Brochure Supplement for the IAR available from the IAR.

GIA does not calculate the performance record of IARs; however, through its Custodians, provides Clients with individual quarterly performance information on a time-weighted basis. Performance information is intended to inform Clients as to how their investments have performed for a period, both on an absolute basis and compared to leading investment indices.

IARs use different investment strategies in an effort to help the Client meet their investment goals. After a discussion with the Client about their investment objectives, risk tolerance and time horizon (the expected number of months, years, or decades the Client will investing to achieve a particular financial goal), an investment strategy is decided upon to best meet the needs of the Client. IAR investment strategies involve certain risks. There can be no assurance that any particular strategy will be successful in achieving the Client's investment goals and objectives. The material risk for any strategy under an IAR's advice is risk of loss. Each method of analysis an IAR undertakes requires subjective assessments and decision-making by experienced investment professionals.

Clients are strongly encouraged to review the prospectus disclosures and offering documents relating to the securities held in their portfolios if they have questions, as these documents discuss in more detail the risks relating to the particular product. Clients with additional questions regarding a particular security should contact their IAR.

GCM - GIA conducts due diligence on Portfolio Managers and Investment Strategies offered under the GCM Program. While various sources of information may be used, primary sources of information include quantitative and qualitative criteria including but not limited to (a) rate of return; (b) number of employees and accounts; (c) years in the business; (d) assets under management; (e) methods of analysis (e.g., Fundamental Analysis, Technical Analysis, Charting Analysis, Cyclical Analysis); (f) investment philosophy; (f) regulatory filings; (g) internal policies and procedures; (h) risk controls; and (i) legal, compliance and regulatory issues.

As appropriate, GIA also reviews materials supplied by the investment managers including annual reports, factsheets, presentations, fund prospectus/offering memorandum, performance and related investment data, if available. IARs conduct

additional reviews on investment strategies available under the Program to ensure that they are suitable for a particular Client's investment guidelines, risk tolerance, time horizon, particular financial goals and preferences. Investment strategies involve risks. There can be no assurance that any particular strategy will be successful in achieving the Client's investment goals and objectives.

Item 7. Client Information Provided to Portfolio Managers

When a Client selects a third-party manager, GIA provides information about the Client to the third-party manager and Custodian and Platform Manager. Such Client information includes: (i) the investment advisory contract signed by the Client; (ii) current Client account holdings; (iii) certain Client personally identifiable information ("PII"), such as name, address, and tax identification number. The IAR will update this information with the third-party manager on an as-needed basis. There are separate agreements with third-party managers offered under the MAS, MWP, OMP, and TAMP Programs. These separate agreements require third-party managers maintain confidentiality of Client information.

Item 8. Client Contact with Portfolio Managers

Clients are permitted and encouraged to contact their IAR at any time with questions about their account. If a Client utilizes a third-party manager, the third-party manager may be contacted through the Client's IAR, who will make arrangements for a consultation. Contact information for your IAR is on the cover page of the IARs Form ADV 2B brochure supplement.

Item 9. Additional Information

Disciplinary Information

Not applicable, GIA has no legal or disciplinary events to disclose.

Other Financial Industry Activities and Affiliations

LPL Financial

In most instances, the Firm's Supervised Persons are also registered with LPL as FINRA broker-dealer registered representatives¹. A conflict of interest exists to the extent that Supervised Persons of GIA, in their individual capacities as registered representatives of LPL, recommend Clients utilize the brokerage services of LPL where Supervised Persons receive commissions, concessions, sales charges and/or other transaction fees for brokerage and/or insurance services provided. Clients are in no way required to purchase any product or service through any Supervised Person of GIA in their outside capacities as an LPL registered representative.

As discussed previously, certain associated persons of GIA are registered representatives of LPL Financial. As a result of this relationship, LPL Financial has access to certain confidential information (e.g., financial information, investment objectives, transactions and holdings) about GIA Clients, even if Client does not establish any account through LPL. Clients can obtain additional copies of GIA's Privacy Notice or a copy of LPL's Privacy Notice from their IAR or by calling (908) 719-1313.

Kessler Investment Group, LLC

GIA has entered into an arrangement with Kessler Investment Group, LLC ("KIG"), an SEC registered investment adviser (CRD#: 153696/SEC#: 801-71393), where KIG shares revenue with GIA and where KIG acts as asset manager to Investment Strategies offered under the GCM Program. This type of fee arrangement gives GIA a financial incentive to invest Client assets with KIG instead of with other asset managers that either share less or do not share revenue with GIA. This conflict of interest affects the ability for GIA to provide clients with unbiased, objective investment advice concerning the selection of asset managers. This could mean that other asset managers may be more appropriate for an account than KIG. GIA does not share revenue sharing payments with IARs and does not compensate IARs differently when a recommendation is made to invest Client assets in the GCM Program.

¹ Additional information about LPL Financial is available on the FINRA's BrokerCheck® Website at <https://brokercheck.finra.org/>.

Envestnet Financial Technologies, Inc.

GIA has a business relationship with Envestnet Financial Technologies, Inc. (“Envestnet”) that engages certain operational and back office service support including access to one or more unrelated service providers. By utilizing such service providers, GIA may receive preferred (lower) pricing on transition support, technology, and other related operational and consulting services. GIA believes that the scope and nature of these services best service the interests and needs of its Clients. However, because Envestnet is paid by GIA and GIA’s Clients for such services, the relationship may present certain conflicts of interest, depending on a variety of factors. Accordingly, GIA seeks to ensure that any material conflicts of interest are fully disclosed to its Clients and managed in a way that protects GIA’s Clients’ best interest. GIA does not receive any portion of fees paid directly to Envestnet. GIA periodically reviews its business relationship with Envestnet, including any service providers engaged through Envestnet, so that GIA’s Clients are receiving competitive pricing for the quality and scope of services utilized.

Book of Brokers, LLC (“Gladstone Insurance Group”)

Book of Brokers, LLC, dba Gladstone Insurance Group, is a wholly owned subsidiary of Gladstone Wealth Partners, LLC. Gladstone Insurance Group is licensed as a nonresident producer agency with the New Jersey Department of Banking and Insurance to sell non-variable life, accident and health or sickness, property, and casualty insurance. A conflict of interest exists to the extent that GIA’s Supervised Persons can place insurance through Gladstone Insurance Group where they receive commissions and other remuneration for their insurance activities. Clients of GIA are in no way required to purchase any product or service through any Supervised Person of GIA in their outside capacities.

Gladstone Coverage Group, LLC

Gladstone Coverage Group, LLC is a wholly owned subsidiary of Gladstone Wealth Partners, LLC. Gladstone Coverage Group is licensed as an insurance

agency with the New Jersey Department of Banking and Insurance to sell property and casualty insurance. A conflict of interest exists to the extent that GIA's Supervised Persons can place insurance through Gladstone Coverage Group where they receive commissions and other remuneration for their insurance activities. Clients of GIA are in no way required to purchase any product or service through any Supervised Person of GIA in their outside capacities.

Other Insurance Brokerage Services

Most of GIA's Supervised Persons can place insurance as brokers through many insurance companies through agencies unaffiliated with GIA or LPL where they receive commissions and other remuneration for their insurance activities. GIA does not supervise these activities. Clients of GIA are in no way required to purchase any product or service through any Supervised Person of GIA in their outside capacities.

Gladstone Curran & Co., LLC

Gladstone Curran & Co., LLC is a Certified Public Accounting firm which provides a variety of accounting services to individuals and businesses in the state of New Jersey. While IARs are not directly or indirectly compensated for referring Clients to Gladstone Curran & Co., LLC, a conflict of interest exists to the extent that the principals of GIA, Robert Hudson, and Keith Brothers, receive payment in connection with tax preparation services conducted through Gladstone Curran Co., LLC. Clients of GIA are in no way required to utilize the services of Gladstone Curran & Co, LLC.

Financial Resources Group, LLC ("FRG")

GIA outsources its Chief Compliance Officer and Supervisors from Financial Resources Group ("FRG"), a separate entity and office of supervisory jurisdiction of LPL Financial. GIA pays a fee for these services to FRG in which FRG assists with the implementation and oversight of GIA's compliance program and performs supervision and oversight of branch offices from a centralized location.

Code of Ethics, Participation or Interest in Client Transactions and Personal Trading

GIA believes it owes Clients the highest level of trust and fair dealing. As part of its fiduciary duty, GIA endeavors to put the interests of its Clients ahead of the interests of the Firm and its personnel. To this end, GIA has adopted a Code of Ethics that emphasizes the high standards of conduct the Firm seeks to observe. GIA personnel are always required to conduct themselves with integrity and follow the principles and policies detailed in the Firm's Code of Ethics.

GIA's Code of Ethics attempts to address specific conflicts of interest it has identified or that could likely arise specific to its business model. GIA personnel are required to follow guidelines in areas such as prohibitions on insider trading, personal securities transactions, conflicts of interest, gifts, confidentiality and privacy, compliance procedures, certification of compliance, training, record keeping and adherence to applicable securities laws.

A copy of the code of ethics is available to clients or prospective clients upon request and is available by contacting the Firm at (908) 719-1313.

Personal Trading Practices

GIA's Code of Ethics requires "access persons" (as defined by the SEC) to periodically report their personal securities transactions and holdings to the Firm and for designated persons(s) to review those reports for improper trades or patterns of trading.

GIA does not maintain "restricted lists", implement "blackout periods" or require prior written approval ("pre-clearance") for personal securities transactions other than initial public offerings ("IPOs") and private placements. GIA does not hold or trade securities for its own accounts, although from time to time, IARs may trade in securities for their own accounts that they also traded in Client accounts, and they also trade in different securities that they do not feel are appropriate for certain Clients. The conflict presented in this practice could lead to an IAR

purchasing or selling a security and receiving a better price than the Client. GIA conducts risk-based monitoring of such transactions to look for potential conflicts of interest and to ensure that IARs transact Client business before their own when the same securities are being bought or sold in the same trading session.

As described under Brokerage Practices below, IARs may aggregate transactions for a client with other clients to improve the quality of execution. Clients should be aware that the IAR's personal accounts (including related accounts, such as those of family members) can be included in such a block order. Although the same average price would be applied to client accounts and their IAR's personal accounts, the inclusion of an IAR's personal account in a block order can present a conflict of interest. It is possible that the inclusion of the personal account could negatively impact the price of the security or result in the client being allocated less of an order. If a partially filled order is allocated on a random basis, the inclusion of the personal account could make it less probable that a client account is randomly selected and the IAR's personal account could be randomly selected instead of a client account. GIA addresses this conflict by disclosing it to you. Please ask your IAR if you would like more information on the IARs practices in this respect.

Asset-Based Pricing

Clients should be aware that each IAR pays a flat fee ("asset-based fee" aka "asset-based pricing") to GIA which is passed to the custodian to cover transaction and execution costs on a calculation based on the IAR's aggregate regulatory assets under management. IARs pay an asset-based fee regardless of how much or little they trade. The asset-based fee that IARs pay for assets custodied at LPL is less than at Charles Schwab & Co., TD AMERITRADE, and Fidelity and therefore IARs have economic benefit for recommending Client assets are custodied at LPL. Regardless of whether Client assets are custodied, we believe that a flat asset-based fee structure reduces potential conflicts of interest that may arise with individual ticket/transaction charges that can influence an IAR's decision whether or not to trade an account.

Investment advisory Programs custodied at Schwab,TD AMERITRADE and Fidelity offer IARs no transaction fee mutual fund share classes ("NTF funds") that are excluded

from an IAR's aggregate regulatory assets under management for asset-based billing purposes. This presents a conflict because there is an economic benefit for the IAR to place Client assets in NTF funds over other fund share classes on the Schwab or TD Ameritrade Platforms. To mitigate this conflict, IARs must pay a minimum fee per account regardless of share classes selected. We believe that this fee structure reduces potential conflicts of interest which may arise that can influence an IAR's mutual fund share class selection.

Aggregation of Trades

Purchases, sales, and other transactions made for the Client's Account may be aggregated with purchase, sales, and other transactions in the same or similar investments for other clients of the Adviser. When transactions are so aggregated, the actual prices applicable to the aggregated transactions will be averaged, and the Account will be deemed to have purchased or sold its proportionate share of the investments involved at such an average price. Occasionally, an aggregated order may only be partially filled. Under such circumstances, the investments are allocated, to the extent feasible, among the applicable clients on a pro rata basis. Clients are encouraged to refer to the agreements they enter into as well as the disclosure brochure(s) for the third-party manager(s) selected (if any) for more information on the third-party manager(s) trade aggregation practices.

Cross Transactions

GIA does not execute cross transactions involving Program accounts.

Allocation of Investments

IARs engage in an investment advisory business apart from managing the Client's Account. This creates a conflict of interest with the Account over the IAR's time devoted to managing the Account and the allocation of investment opportunities among accounts (including Client's Account) managed by the IAR. The IAR will attempt to resolve such conflicts in a manner that is fair to all clients. IARs may give advice and take action with respect to any other clients that may differ from advice given or the timing or nature of action taken with respect to the Client over a period of time on a fair and equitable basis relative to other clients. As discussed under the Personal Trading Practices section of this Brochure, IARs are not obligated to purchase or sell any

security that the IAR may acquire for their own account or for the account of any other client, if in the absolute discretion of the IAR, it is not practical or desirable to acquire a position in such security for the Account.

Principal Transactions

GIA does not execute trades on a principal basis in Program accounts.

Best Execution

Under the Advisers Act, an adviser has a duty to seek the most favorable terms reasonably available under the circumstances for the execution of its clients' securities transactions. In assessing the appropriate standard of care, GIA considers the full range and quality of a broker-dealer's services across a range of factors. Such factors include (a) the security being traded; (b) transaction costs (if any [refer to Asset-Based Pricing under Brokerage Practices above]); (c) the speed of the execution; (d) availability for price improvement; (e) liquidity of the market (which may make it difficult to execute an order); (f) the specific needs and expectations of the Client; and (g) the fact that GIA does not have an arrangement for payment for order flow with any executing broker-dealer.

GIA relies on the executing broker-dealer's regular and rigorous review of execution quality in accordance with FINRA Rule 5310 and evaluates the extent to which the executing firms conduct their reviews of execution quality. GIA also conducts an independent evaluation of quantitative and qualitative factors no less than annually to ensure the services provided by the executing broker remain competitive and are in the best interest of the Firm's Clients.

Independent Third-Party Manager Step-out Trades

Independent third-party Portfolio Managers not affiliated with GIA may choose to place trades through the broker-dealer associated with the Client's selected Program, or through other broker-dealers if the third-party manager determines that such other broker-dealer is providing best execution considering applicable circumstances. If a third-party Portfolio Manager executes trades through a broker-dealer other than where the Client account is custodied, there will most likely be a commission or mark-up on

the trade in addition to the account fee. Clients are encouraged to review the disclosure brochure for the independent third-party Portfolio Manager selected for more information regarding their practices.

Broker Selection and Directed Brokerage

GIA requires clients to have a third-party broker-dealer/custodian relationship and will suggest these broker-dealers for clients to use as custodian. Suggesting a broker-dealer may create a conflict of interest. In an effort to mitigate any such conflict, GIA reviews each broker-dealer providing trading and execution services for its clients no less than annually. GIA will suggest a broker-dealer that is best suited to meet the investment needs of the Client, based on the Client's, specific circumstances, and best execution.

With respect to services provided pursuant to the SWM II, MAS, MWP and OMP Programs described herein, GIA requires that clients use LPL Financial to act as the sole and exclusive broker-dealer to execute transactions in the account. LPL is a FINRA/SIPC member and is independent and unaffiliated SEC-registered broker-dealer. Clients should be aware that certain third-party Portfolio Managers available under the MAS Program may execute trades away from LPL (i.e., step-out trades). When this occurs, the Client will be assessed a commission charge or ticket charge. This charge is passed entirely to the broker-dealer and is in addition to the fee the Client pays GIA.

With respect to the TAMP Program described herein, Client selects either Charles Schwab & Co. or Fidelity Institutional as the sole and exclusive broker-dealer to execute transactions in the account. Schwab and Fidelity are FINRA/SIPC members and are independent and unaffiliated SEC-registered broker-dealers. Clients should be aware that certain third-party Portfolio Managers can execute trades away from the selected custodian/broker-dealer (i.e., step-out trades). When this occurs, the Client will be assessed a commission charge or ticket charge. This charge is passed entirely to the broker-dealer and is in addition to the fee the client pays GIA.

For services provided under the Schwab Advisor Service Program described herein, GIA requires that clients use Charles Schwab & Co. as the sole and exclusive broker-dealer to execute transactions in the account. Schwab is a FINRA/SIPC member and is independent and unaffiliated SEC-registered broker-dealer.

In connection with services provided under the TD AMERITRADE Services Programs described herein, GIA requires that clients use TD AMERITRADE as the sole and exclusive broker-dealer to execute transactions in the account. TD AMERITRADE is a FINRA/SIPC member and is independent and unaffiliated SEC-registered broker-dealer.

Regarding services provided under the Fidelity IWS Program described herein, GIA requires that clients use Fidelity as the sole and exclusive broker-dealer to execute transactions in the account. Fidelity is a FINRA/SIPC member and is independent and unaffiliated SEC-registered broker-dealer.

With respect to services provided pursuant to the GCM Program described herein, GIA requires that clients choose either TD AMERITRADE, LPL Financial, Charles Schwab & Co. or Fidelity as the sole and exclusive broker-dealer to execute transactions in the account.

Trade Errors

In the event of a trade error attributable to GIA, the Firm's policy is to place the Client in the position [he/she] would have been in absent the error unless otherwise directed by the Client. In such cases, the Firm will own any profit or loss resulting from the reversing transactions.

Custody

GIA is not a broker-dealer and does not take possession of Client assets. GIA's clients' assets are housed in unaffiliated and nationally recognized brokerage firms, otherwise known as custodians. GIA does not take custody except under the following two conditions which are considered by the Securities and Exchange Commission to be custody because of the Firm's ability to transfer funds:

1. GIA has the authority to ask the custodian to pay investment adviser fees from Client's Account and give payment directly to GIA (direct debit), and therefore is deemed to have limited custody. Client will be sent monthly and/or quarterly written summary account statements directly from the custodian that holds and

maintains their assets at least quarterly. Any funds being deposited for investment must be payable to the custodian where the account is held, not GIA or one of its IARs. Custodial statements will reflect the account holdings, transactions for the period reported, and any additions and withdrawals from the account, including the custodian's withdrawal of GIA's adviser fees. Clients are urged to carefully review the custodian's statements and compare these official custodial records to any performance reports that the Client's IAR provide. An IAR's reports may vary from the custodial statements based on systems, accounting procedures, reporting dates, or valuation methodologies of certain assets. Clients should notify the IAR of any discrepancies as soon as possible.

2. GIA is deemed to have custody when a client establishes a standing letter of authorization ("SLOA") to direct GIA to transfer funds or securities from the client's account to a specified third party. The client's SLOA gives GIA the authorization to change the timing and/or the amount of the transfer; however, not the ability to change the third party recipient without the client's written authorization.

Investment Discretion

GIA typically receives discretionary authority from the Client at the outset of the advisory relationship. This authority allows GIA, through its IARs, to determine the securities bought or sold, and the amount of securities bought or sold without having to get the Client's consent for each transaction. Under this authority, the Client's IAR has discretion to (a) purchase, sell, exchange, convert, and otherwise trade in securities, including but not limited to money market instruments, mutual funds, exchange traded products, stocks, options and fixed income securities on margin or otherwise; (b) arrange for the delivery and payment in connection with such purchases and sales; and (c) act on Client's behalf in most matters necessary or incidental to handling the Account, including monitoring certain assets.

When selecting securities and determining amounts, IARs observe the Client's investment guidelines. Clients can place limitations on an IARs discretionary authority including, for example, restrictions on investing in certain securities, industries, security types, issuers, securities with certain credit ratings or limitations on the percentage of cash held at any one time. Clients should be aware that Client restrictions can affect the

account's performance and that it may differ from and be less successful than that of other accounts that have not limited discretion.

When making decisions regarding the purchase and sale of securities, GIA consistently follows allocation procedures as described in the Brokerage Practices section of this Brochure, to ensure that all clients have equal access to investment opportunities. These procedures are in place to make sure no client benefits more than other clients as a result of GIA's trading decisions.

Review of Accounts

IARs review Client accounts on an ongoing basis and complete a review of each Client account at least annually to have a reasonable basis to believe that the advisory account continues to be in the Client's best interest. The underlying premise of suitability of an advisory account is based on the totality of services provided; not on any single service or component of the overall fee (e.g., long-term customer investment objectives, level of trading activity, fees, performance reviews, client fee structure preferences, account specific guidelines).

IARs meet with Clients to review such items as quarterly custodial account statements, quarterly performance information, fees and other information or data related to the Client's account and investment objectives. Additional reviews may be triggered by material market, economic, or political events, or by changes in Client's financial circumstances, such as retirement, change in employment or marital status, physical move, inheritance, or other life events.

Each Client will receive written reports from the custodian that detail the Client's investment holdings and activity. Many IARs also provide their Clients with periodic performance reports, which may show performance across multiple accounts within a Client household. Clients are advised to always compare those reports to the ones provided by the qualified custodians, which are the official records of the accounts.

Client Referrals and Other Compensation

Client Referrals

In some cases, GIA acts as a cash solicitor on behalf of a third-party manager and receives a referral fee from a third-party asset manager. Third-party asset managers actively manage Client assets on a continuous basis and have discretion to buy, sell and trade securities in accordance with the program selected by the Client. IARs will provide consultative services to assets in third-party managed programs and will meet with Clients periodically and report back to third-party managers any changes to Client goals or objectives. Clients are advised to review the disclosure statement and investment advisory brochure for any recommended third-party asset manager.

The primary third-party asset manager program offered by GIA is AssetMark Inc. (formerly Genworth Financial Asset Management. GIA and its Supervised Persons have an incentive to refer Clients to those third-party asset managers because a portion of the Client fee received by the third-party asset manager is paid to GIA and the Supervised Person. GIA addresses this conflict by providing the Client with a disclosure statement explaining the role of GIA, IAR, third-party manager and discloses the fee paid to GIA for Client referrals.

GIA has arrangements with and compensates unaffiliated third parties for Client referrals to GIA pursuant to a written agreement between GIA and each third party (“Solicitor Agreement”). The Solicitor Agreement requires the solicitor to deliver to each solicited Client a copy of GIA’s then current Brochure, as well as a separate disclosure statement which sets forth the terms of the relationship between GIA and the solicitor. The solicitor will generally be compensated by receiving a portion of the Client fee received by GIA.

GIA and its IARs may offer advisory services on the premises of unaffiliated financial institutions, such as banks. GIA has entered into agreements with the financial institutions pursuant to which GIA shares compensation, including a portion of the advisory fee, with the financial institution for the use of the financial institution’s facilities and for client referrals.

Other Compensation

Executing Broker-Dealer Economic Benefits

Depending on the Program selected, Clients can appoint LPL Financial,

Charles Schwab & Co., TD AMERITRADE, or Fidelity to maintain custody of Clients' assets and to act as broker-dealer to execute trades for their accounts. Executing broker-dealers provide GIA with investment research and access to products and services that assist GIA in its investment decision-making process. There is no corresponding commitment made by GIA to transact any specific amount or percentage of Client assets in any securities in exchange for research and access to products or services as a result of an arrangement with any executing broker-dealer. However, the receipt of research and access to such research, products and services poses a conflict of interest because GIA does not have to produce or pay for these services. LPL Financial, Charles Schwab & Co., TD AMERITRADE, and Fidelity are members of FINRA and SIPC. GIA is independently owned and operated and not directly or indirectly affiliated with any broker-dealer.

Executing broker-dealers provide GIA with access to its institutional trading and custody services, which are typically not available to the broker-dealer's retail investors. These services generally are available to independent investment advisors at no charge. Services include brokerage services that are related to the execution of securities transactions, custody, research, including that in the form of advice, analyses and reports, and access to mutual funds and other investments that are otherwise generally available only to institutional investors or would require a significantly higher minimum initial investment.

LPL Financial, Charles Schwab & Co., TD AMERITRADE, and Fidelity also make available to GIA other products and services that benefit the Firm but may not benefit its Clients' accounts. These benefits include educational events, occasional business entertainment including meals and invitations to events, some of which may accompany educational opportunities. Other of these products and services assist the Firm in managing and administering Clients' accounts. These include software and other technology (and related technological training) that provide access to Client account data (such as trade confirmations and account statements), facilitate trade execution (and allocation of aggregated trade orders for multiple Client accounts), provide research, pricing information and other market data, facilitate payment of GIA's fees from

Client accounts, and assist with back-office training and support functions, recordkeeping and Client reporting. Many of these services generally may be used to service all or some substantial number of the Firm's accounts. Certain broker-dealers also make available other services intended to help the GIA manage and further develop its business enterprise. These services include professional compliance, legal and business consulting, publications and conferences on practice management, information technology, business succession, regulatory compliance, employee benefits providers, human capital consultants, and insurance and marketing.

These support services are provided to GIA based on the overall relationship between GIA and the executing broker-dealer. It is not the result of soft dollar arrangements or any other express arrangements that involves the execution of Client transactions as a condition to the receipt of products and services. GIA will continue to receive the services regardless of the volume of Client transactions executed with the broker-dealer. Clients do not pay more for services as a result of this arrangement.

GIA's recommendation that Clients maintain their assets at a particular broker-dealer may be based in part on the benefit to the Firm of the availability of some of the foregoing research, products and services and not solely on the nature, cost or quality of custody and brokerage services provided by the broker-dealer, which may create a potential conflict of interest.

LPL Financial Transition Assistance

Although GIA is not registered as a broker-dealer, most IARs of GIA are also Dually Registered Persons with an unaffiliated broker-dealer, LPL Financial. As registered representatives of LPL, Dually Registered Persons often receive an initial loan and/or transition payment from LPL in order to assist with the costs associated with transitioning business to LPL's custodial platform (referred to as "Transition Assistance"). The proceeds of such transition assistance payments are intended to be used for a variety of purposes, including but not limited to, providing working

capital to assist in funding the registered representative's business, satisfying any outstanding debt owed to the Supervised Person's prior firm, offsetting account transfer fees (ACATs), technology set-up fees, marketing and mailing costs, stationary and licensure transfer fees, moving expenses, office space expenses, staffing support and termination fees associated with moving accounts.

The amount of Transition Assistance payments is often significant in relation to the overall revenue earned or compensation received at [his/her] prior firm. Such payments are generally based on the size of the Supervised Person's brokerage business established at [his/her] prior firm and/or brokerage assets custodied at LPL. This is a conflict of interest in that it provides an incentive for the representative to change firms in order to obtain these forms of compensation.

To the extent GIA recommends Clients custody their accounts at LPL, it is because GIA believes that it is in the Client's best interest to do so based on the quality and pricing of execution, benefits of an integrated platform for brokerage and advisory accounts, and other services provided. Clients do not pay more for advisory services as a result of a Supervised Person's transition assistance paid by LPL.

Kessler Investment Group, LLC

GIA has entered into an arrangement with Kessler Investment Group, LLC ("KIG"), an SEC registered investment adviser, where KIG shares revenue with GIA and where KIG acts as asset manager to Investment Strategies offered under the GCM Program. This type of fee arrangement gives IARs who hold equity in GIA's parent company, Gladstone Wealth Partners, LLC, an indirect benefit to have clients invest in the GCM Program, where KIG is asset manager, instead of with other asset managers that either share less or do not share revenue with GIA. This conflict of interest affects the ability of IARs, who are shareholders, to provide clients with unbiased, objective investment advice concerning the selection of asset managers. This could mean that other asset managers may be more appropriate for an account than KIG.

Oversight Fee to LPL for Assets Held Away

As stated previously, individuals associated with GIA are licensed as registered representatives of LPL Financial. As a result of this licensing relationship, LPL Financial is responsible for “oversight” of certain activities of GIA to the extent GIA manages assets at a broker-dealer and custodian other than LPL Financial. LPL Financial charges GIA a fee for this oversight. This presents a conflict of interest in that GIA has a financial incentive to recommend that Clients maintain their account with LPL Financial rather than another Custodian in order to avoid the oversight fee. To the extent GIA recommends Clients use LPL Financial, it is because GIA believes that it is in a Client’s best interest to do so based on the quality and pricing of execution, benefits of an integrated platform for brokerage and advisory accounts, and other services provided by LPL Financial.

GIA Compensation to IAR

The IAR recommending an advisory service receives compensation from GIA. GIA compensates IARs pursuant to an independent contractor agreement, and not as an employee. This compensation is based on the amount of Client assets they service and includes a portion of the advisory fee. Such portion received by IAR may be more or less than what IAR would receive at another investment advisor firm.

Voting Client Securities

GIA will not request or accept voting authority for Client securities. Clients will receive proxies directly from the issuer of the security or the Custodian. For Client accounts managed by a third-party portfolio manager, Clients are encouraged to refer to the portfolio manager’s brochure for the manager’s specific proxy voting policies.

Financial Information

Not applicable. GIA does not require or solicit Clients to prepay fees of more than \$1,200 six months or more in advance.

Brochure Supplements

For more information about the IAR managing the account, Clients should refer to the ADV 2 B Brochure Supplement for the IAR, which should have been provided by the IAR along with this Brochure at the time Client opened the account. If the Client did not receive a Brochure Supplement for the IAR, the Client should contact the IAR or GIA at the number included on the cover of this Brochure.