

UAS Wealth Advisors

Part 2A of Form ADV The Brochure

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This brochure provides information about the qualifications and business practices of UASNM Inc., doing business as UAS Wealth Advisors (“UAS” or “the Company”). If you have any questions about the contents of this brochure, please contact us at 505-856-5600. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about UAS is also available on the SEC’s website at: www.adviserinfo.sec.gov.

Item 2 - Material Changes

Since the latest annual amendment of Form ADV Part 2A in March 2018, there have been material changes to the ADV section entitled "Item 15-Custody." The primary material change relates to UAS maintaining Standing Letters of Authorization for some client accounts. Additionally, UAS has changed the name under which we do business to UAS Wealth Advisors. This is not a change of the legal name or entity, but rather a reflection of what is already the widespread practice of clients in referring to the Company as UAS. Other than those changes, UAS has not made any material changes to the information disclosed on the form.

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Item 4 - Advisory Business

UAS was founded in 1990 by Joseph Kopczynski. Mr. Kirk Hudson, Mr. Matthew Keller and Mr. Austin McDaniel currently serve as the principal owners of UAS.

As of January 31, 2020, UAS manages approximately \$317,451,847 in assets. Of these assets, \$294,226,811 are managed on a discretionary basis on behalf of 665 client accounts, and \$23,225,036 are managed on a non-discretionary basis on behalf of 105 client accounts.

INVESTMENT MANAGEMENT SERVICES

The Company provides professional portfolio management services to assist Clients in achieving their financial objectives. Client objectives, circumstances, risk tolerance, and preferences are matched to long-term portfolio strategies. These long-term strategies are detailed in an Investment Policy Statement (“IPS”). This service is provided on a stand-alone basis, or in concert with the one of the broader sets of financial services described hereafter as Wealth Management Services or Family Office Services.

The following is a brief description of the services provided as we design, implement, and manage an investment portfolio through a Managed Account Agreement:

1. Collection and assessment of relevant Client data;
2. Identification of Client’s investment goals and objectives;
3. Creation of a Client specific investment strategy, documented in a written IPS;
4. Implementation of such strategy using specific investments according to the provisions contained in Client’s IPS and approved by the Client;
 - a. invest for Client’s account in securities which UAS deems best;
 - b. vary such investments from time to time in accordance with the approved investment strategy as UAS deems best;
 - c. refrain from investing in any securities which Client has advised UAS that Client does not approve;
 - d. provide periodic review of securities in Client’s account;
5. Monitoring, reporting, reevaluating, and implementing changes to the financial strategy on a periodic basis.

UAS does not participate in any wrap fee programs. When a Client’s assets are invested in mutual funds or exchange traded funds, there are fees associated with the funds. In this case, the fees are internal fees paid by the mutual fund shareholders directly to the mutual fund company to cover the cost of operating the mutual fund. The mutual fund company’s internal fees are exclusive of the management fees paid by the client to UAS. UAS makes an effort to invest only in funds whose internal expenses are in the lowest quartile of those who meet all other criteria.

WEALTH MANAGEMENT SERVICES

For clients who desire a more comprehensive form of ongoing financial management, UAS provides financial and other planning services under a Wealth Management agreement that includes the services described immediately below and the Investment Management Services described above. On rare occasions, planning services may be provided on a stand-alone basis for a negotiated fee. The Company specializes in providing Wealth Management Services for retirees, professionals, and business owners in the U.S.

The core of this service is the preparation of a comprehensive financial strategy with subsequent periodic updates. While the recommendations are comprehensive, to achieve maximum beneficial impact, UAS focuses on the five areas our Clients tell us are their most important issues:

Investment Counseling – Portfolio design, structure and management;
Wealth Enhancement – Tax, retirement and benefit strategies;
Wealth Protection – Asset protection, risk management, and insurance;
Wealth Transfer – Estate planning;
Legacy Building – Charitable giving.

UAS takes the time to gather relevant financial information, interview the client on multiple levels and create sound alternatives for the Client. We utilize a process that begins with a comprehensive discovery phase, followed by a presentation of our findings and initial recommendations. Thereafter, UAS incorporates the Client's feedback into a set of actions designed to fulfill the Client's needs. Before implementation, the Client and UAS mutually commit to a course of action and a timetable to completion.

Wealth Management Process

At UAS, we like to emphasize the word "process," because wealth management is not a single undertaking applicable to a specific time frame, but rather a lifelong series of planned actions (and more when one includes estate planning). In order for us to give the Client the highest quality work and results, we need to understand the entire situation and the many variables making each Client unique. Most often these variables are interdependent, and a recommendation for change in one area invariably affects other areas as well. By working with the Client's complete profile, UAS can provide options and make recommendations covering a number of areas that all work in concert towards meeting the Client's overall objectives. At UAS, we believe this is the best route to financial freedom and goal achievement. UAS' Wealth Management Services are offered with this process in mind and may include the following services on an ongoing basis:

1. Initial comprehensive financial strategy with periodic and episodic updates.

The comprehensive financial strategy and planning process consists of identifying financial objectives, analyzing present position and considering alternatives, developing and implementing the plan, annual reviews, and periodic revisions.

2. Custom investment portfolio design – all Client entities.

UAS investment strategies and methods are described in detail in the Methods of Analysis, Investment Strategies and Risk of Loss section below.

3. Estate planning – Assisting clients and their legal counsel in estate planning matters.

The purpose of estate planning is to ensure that Client's wealth and property are transferred smoothly so as to achieve the objectives of the family with a minimum of depletion to heirs. By implementing estate planning strategies, this planning process can serve to minimize estate taxes, and help avoid aggravating delays in the administrative process necessary to settle an estate. UAS does not prepare legal documents, and the cost of the services does not include fees for preparation of legal documents.

4. Asset protection and risk management.

The objective of risk management is to minimize financial loss in the event of property loss, personal liability, illness, death, or disability. This is accomplished by recognizing and analyzing alternative risk shifting techniques which include having the proper amount and most cost-efficient type of insurance coverage. Asset protection is a sub-category of risk management. It refers to the structuring of the family's affairs so as to avoid a significant depletion of assets due to catastrophic events, lawsuits, or other "predator creditors."

5. Retirement planning and educational planning for children/grandchildren.

The purpose of retirement planning is to accumulate sufficient assets and income sources to ensure that Client retirement assets last for the remainder of their lives. This necessitates a review of all sources of income at retirement and determining what level of expenses is manageable given projected life expectancy. This planning involves the establishment and monitoring of various assumptions regarding principal sums needed, rate of return, rate of inflation, and length of time until the money is needed. This provides insights on: (1) the sufficiency of retirement income; (2) if certain assets should be sold to fund retirement; (3) the level of spending that can be maintained; or (4) whether expenses have to be reduced. Overall, it sets the parameters for living upon retirement.

6. Qualified plan distribution planning (IRA/MP/PSP/401(k), etc.).

Qualified plan distribution involves optimizing Client net worth through the determination of the withdrawal options, beneficiary designations, and timing of withdrawals.

7. Net worth and cash flow management.

UAS will assist the Client in determining individual and family net worth and creating and maintaining a statement of financial position or balance sheet and income and expense statements annually based on information provided by the Client.

8. Intergenerational wealth transfer strategic planning.

9. Face-to-face annual Client meetings (when geographically possible; by telephone or Internet when not).
10. Personal family financial manager.

Each client will be assigned a member of UAS professional staff who will be their contact to access all the resources of UAS.

FAMILY OFFICE SERVICES

Family Office is a technique developed by very wealthy families to deal efficiently with great complexities and responsibilities of their wealth. This approach to family wealth management approach enables the Client to spend more time on strengthening family and other productive activities, rather than focusing on wealth itself. Very wealthy families are frequently involved in multiple business and philanthropic ventures, which are often visible to the public. When making financial decisions, the families often must consider several generations, diverse risk tolerances, multiple objectives, and complicated relationships, while simultaneously incorporating the most advantageous investment, tax, and estate planning strategies. Because of the complexity of this process and the high level of expertise necessary to run it effectively, only the families with a net worth well in excess of one hundred million dollars have been able to find them practical.

This left a big gap for those wealthy families who may be below that threshold but are still overwhelmed by the enormous difficulty of managing their wealth in our increasingly complex world. Staying abreast of and managing income tax rules, financial institutions and products, family trusts, partnerships and corporations, accountants, attorneys, brokers, and financial planners can rob wealth of its promised benefits. The families find that their time is increasingly being taken up dealing with all the rules and professional relationships needed to assist them in maintaining and protecting their wealth, rather than being spent pursuing more meaningful aspirations. This, in effect, is a disadvantage of having wealth.

UAS uses today's technology combined with the firm's financial planning and investment management expertise developed over years of experience to provide a menu of services for wealthy families. By offering this service through our firm, we can make this process practical to more families. These services may include:

1. Family Offices will enjoy all the services that comprise Wealth Management and Investment Management, plus the requisite additional time and resources called for by their more complicated situations. They may also have four or more meetings per year with their personal family financial manager.
2. Bill preparation. UAS will take delivery of all Clients' monthly and/or other periodic bills and undertake to arrange preparation of these bills in a timely fashion. Once checks have been printed and coded for payment of bills, the checks will be forwarded to the Client by overnight courier to wherever the Client is located with accompanying stamped, addressed envelopes for Client signatures and mailing. Clients will also receive a monthly statement of payment along with their checks. At no time will UAS or any of its employees have signing authority on any Client accounts or be able to transfer Client funds without the

Client's advance written authority. Generally, two personal and two entity bill paying accounts are included in the Family Office Wealth Management fee, however additional accounts may be added at an increased fee.

3. Tax planning, accounting and reporting - all closely held entities. UAS does not prepare the tax returns and the cost of service does not include fees to pay for the preparation of tax returns. UAS will be active in the preparation of Client's personal and/or partnership/corporate tax returns or will assist Clients' tax professional.
4. Home, auto, and large purchase negotiation (including financing).
5. Business consulting including Buy/Sell negotiation, financing, succession planning and workouts. Management of Rule 144 restricted stock liquidation. For business consulting, the UAS' involvement will be defined by separate engagement letter.
6. Assistance in planning an annual family meeting.
7. Parents, children, and grandchildren can be added to all Family Office Wealth Management Services at any time for an additional fee.
8. Set up and maintain family philanthropic strategies.
9. Employee benefits planning.
10. Management of real estate assets, to be defined by separate engagement letter.

At the inception of each client relationship or upon request, UAS will document any client requested restrictions to be applied to the management of their account.

Item 5 - Fees and Compensation

FEE SCHEDULE: Investment Management Services

Fees for Investment Management Services range from 0.25% to 1.2% percent per year based on assets under management and the complexity and needs of the account. UAS requires a minimum fee of \$5,000 per annum per household account, but the Company may make an exception in rare cases.

Fees are paid quarterly, in arrears, and shall be based on the account balance at the end of the quarter. Fees are payable on a prorated basis for periods covering less than a calendar quarter.

The contractual relationship may be terminated at any time, for any reason by either party giving thirty (30) days written notice to the other, or as otherwise agreed to contractually. In the event this cancellation occurs within five (5) business days from the signing of this agreement, UAS will return any amount received for the execution of this agreement. Should cancellation occur after the fifth (5th) day, an hourly fee of \$300.00 will be applied for all the time spent in the preparation of this account, including development of an IPS and meetings with Clients and/or their other advisers. Written notices of termination are to be provided to each party at their current address.

Payment of fees will be made by the custodian holding the Client's funds and securities through a direct debit of the accounts. In exceptional circumstances, the Client may make other payment arrangements.

For clients, whose annual investment management fees fail to meet the \$5,000 minimum, a summary retirement analysis can be provided upon request as a stand-alone service for \$1,500.

FEE SCHEDULE: Wealth Management Services

Fees for ongoing Wealth Management Services range from 0.25% to 1.2% percent per year based on assets under management. Fees for this more comprehensive service are typically higher in the stated range than they would be for providing stand-alone Investment Management services. The level of fee is dependent upon the size, complexity and needs of the account. UAS requires a minimum fee of \$5,000 per annum per household account, but the Company may make an exception in rare cases.

Fees are paid quarterly, in arrears, and shall be based on the account balance at the end of the quarter. Fees are payable on a prorated basis for periods covering less than a calendar quarter.

The contractual relationship may be terminated at any time, for any reason by either party giving thirty (30) days written notice to the other, or as otherwise agreed to contractually. In the event this cancellation occurs within five (5) business days from the signing of this agreement, UAS will return any amount received for the execution of this agreement. Should cancellation occur after the fifth (5th) day, an hourly fee of \$300.00 will be applied for all the time spent in the preparation of this account, including development of an IPS and meetings with Clients and/or their other advisers. Written notices of termination are to be provided to each party at their current address.

Payment of fees will be made by the custodian holding the Client's funds and securities through a direct debit of the accounts. In exceptional circumstances, the Client may make other payment arrangements.

Fees for stand-alone financial planning services will be negotiated prior to the beginning of work, and a material portion of the total fee may be payable at the onset of work.

FEE SCHEDULE: Family Office Services

Annual retainers (usually paid in arrears in twelve monthly installments) for Family Office services are fixed in advance based on the factors and schedule detailed below in order to remove the uncertainty of an open-ended and unexpectedly expensive process based on hourly billing. As a reference point, annual retainers for Family Office Services will generally range from 0.25% to 1.50% of the client's cumulative net worth, however, the fee is determined based upon the expected complexity of the analysis and the resulting recommendations. Factors considered in determining Family Office fees include but are not limited to:

1. The time and effort required, the magnitude and complexity of the issues involved, and the skill required to perform our services;
2. Assets under management;
3. Involvement of other advisors relevant to any technical and/or supporting documentation;
4. Time constraints imposed by the Client or the Client's other advisers;
5. The nature and longevity of our professional relationship, including the use of other UAS services;
6. Any extra expenses, such as organizing or collating Client data or travel;
7. International status of client or client assets;
8. Discounts for services not required; and
9. Provision of services that require an additional letter of engagement.

There is a \$50,000 minimum annual fee for the Family Office services. All minimal annual fees are negotiable.

Payment of retainer: As much as one-quarter (25%) of the first year's retainer including adjustments may due at commencement of work. Thereafter, regular billing will commence monthly in arrears unless other arrangements have been made between the client and UAS.

The annual retainer fee may be adjusted periodically to reflect changing Client circumstances or net worth, or to reflect changes in the level of service provided by UAS and our costs to provide the services. All adjustment to annual retainer fees will be agreed upon by the client and UAS prior to any change in monthly retainer payments.

If non-dependent children and grandchildren will have access to full Family Office services, the Company will take into account their situation (and the factors above) when calculating the overall Family Office annual retainer, subject to a minimum of \$5,000 additional annual fee per non-dependent child and grandchild.

FEE SCHEDULE: Other Services

Special Project Consulting Services

With limited exceptions, special projects will be undertaken only for Clients that have entered into an Investment Management, Wealth Management or Family Office agreement. Special Projects are defined by an engagement letter and may be billed on an hourly or flat fee basis, based on the completion of a project or task. Generally, all fees are disclosed to the Client in writing before work commences. If hourly rates apply, they range from \$50-\$500.

Hourly Rates

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|-----------------|------------|-------------|------------|
| Senior Planner: | \$300.00US | CFA | \$500.00US |
| Administrative | \$50.00US | Planner | \$175.00US |
| Computer time | \$50.00US | Accountant | \$150.00US |
| Bookkeeper | \$55.00US | Paraplanner | \$95.00US |

Minimum Charge: 1 hour

Investment Monitoring Services

UAS also offers monitoring services for our Clients who wish to have their accounts actively managed by other advisors or within an employer's qualified plan. UAS will assist Clients in formulating an investment policy for those accounts. At the client's request and with appropriate access to the performance information of client's monitored accounts, UAS will include the monitored accounts in the quarterly reporting that UAS provides for accounts managed directly by UAS. The base fees will range from 0.35% to 1.2% based on the value of the assets monitored through this service.

Business Consulting Services

UAS also provides business consulting to persons and entities that are not otherwise a Client of the Company. This service is tailored to the needs of the person or entity and is usually performed by those staff members who have specific training and/or experience in fields related to the engagement. The terms of engagement will be defined in a letter of engagement that will accompany the UAS contract.

Notes on Fee Schedules:

Fees paid by the client to UAS, including Wealth Management and Family office, are not usually inclusive of fees that may be necessary to pay to other advisors in order to fully implement our recommendations. UAS suggests that the Client's attorney, accountant, or other advisors be consulted if necessary, to implement a financial plan. UAS is exclusively compensated by fees paid by Clients. Although UAS routinely recommends financial products as part of the planning process, there are no commissions received by UAS from third parties. As described above, UAS uses primarily no-load mutual funds, exchange traded funds, and listed securities distributed

through low-cost brokers. If insurance products are recommended, we will generally recommend low or no-load, or non-commissioned products whenever possible. However, if an appropriate no-load insurance product is not available, the Client will be given a choice as to which agent is used to place the transaction. UAS does not receive any commissionable compensation for recommending any financial service products outside of our aforementioned services.

UAS does not receive performance fees. While the company's fees may be impacted from one period to the next by changes in assets under management, they are never based upon meeting or exceeding a target return objective.

Fees are debited directly from the Client's custodial account. When payment is made by the custodian, the Client must provide written authorization permitting the fees to be paid directly from the Client's account. In addition, the custodian must be a "qualified custodian," as defined in the Investment Advisers Act of 1940, and agree to send to the Client a statement, at least quarterly, indicating all amounts disbursed from the account. It is the client's responsibility to verify the accuracy of the fee calculations as the custodian will not be responsible for fee accuracy. In exceptional circumstances, the Client may make other payment arrangements.

Cancellation Policy

Any agreement for the Company's Investment Management, Wealth Management or Family Office services may be terminated upon 30 days written notice at any time, for any reason, by either party giving written notice to the other. UAS will refund any unearned fees within 30 days of the date of termination. The amount of unearned fees, if any, will be determined by comparing amounts already paid against what would have been billed if the hourly charges listed below were in effect. Cancellation for those contracts before December 1, 1997 will be according to those individual contracts.

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

The Company does not charge any performance fees.

Item 7 - Types of Clients

UAS currently provides advisory services to individuals, high net worth individuals, employee benefit associations, pensions, profit sharing plans, trusts, estates, businesses and charitable organizations.

The minimum account size accepted for the Investment Management Services outlined is \$500,000; although smaller accounts may be accepted in certain circumstances. There are no minimum asset or estate sizes to retain UAS for special projects.

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

Investment Strategy and Method of Analysis

UAS' investment philosophy is grounded in Modern Portfolio Theory and rests on three basic tenets:

1. Focus on long-term investment policy in light of Client objectives, circumstances, risk tolerance, and preferences rather than changing prospects for financial markets;
2. Reduce portfolio risk through global diversification and the use of multiple asset classes; and
3. Focus on factors that are controllable to some degree, such as trading costs, mutual fund management fees, and the timing of tax liabilities, as UAS believes that no one can control or consistently predict changes in global investment markets or economies.

According to Modern Portfolio Theory, broad diversification based on global asset classes has reduced the risk of portfolio losses during the past 25 years over both the long and short run. In a number of academic studies, the allocation of funds to specific asset classes was responsible for over 90% of a portfolio's total returns. The remainder of the returns was due to stock picking and market-timing. By focusing on investment policy, UAS and the Client's resources are concentrated on those factors that have historically made up over 90% of their portfolio returns. Although past performance and asset class behavior is not necessarily indicative of future performance, UAS believes that asset classes will generally behave *over the long run* as they have in the past, both individually and relative to each other. Changing asset class allocations in response to perceived or anticipated economic or market changes may only add risk to portfolios, often without compensatory returns. Allocation of Client funds to asset classes will depend on interaction with other asset classes, the Client's tolerance for risk, financial goals, need for income or liquidity, income and estate tax situation, legal and regulatory requirements, and possibly other circumstances unique to the Client.

The four broad asset classes used are: Cash Equivalents (defined as fixed income securities with maturities of one year or less), Fixed Income, Equity, and Liquid Alternatives (including Inflation Hedges). Investments in asset classes are made primarily by utilizing no-load mutual funds, and exchange traded funds. However, UAS may utilize domestic and foreign stocks listed on major exchanges, certificates of deposit and other cash equivalents, individual bonds, and fixed and variable annuities. Portfolios are structured in light of the Client's current financial and tax situation, estate plan, and financial goals. Where investment markets are considered efficient, market index mutual funds and/or exchange traded funds ("ETFs") will be primarily used. Both ETFs and index funds drastically lower trading costs, management fees, and also may defer capital gains tax liability due to low turnover. Actively managed funds may also be used in some asset classes where UAS research suggests that a combination of active and passive strategies gives the client a better opportunity set.

Since UAS' investment policy is based on a long-term, hold and re-balancing strategy rather than a market-timing strategy, Client transaction costs are minimized relative to higher turnover strategies. Long-term investment strategies shall adhere to the guidelines set forth in the IPS, *unless*

deviations are specifically requested by Client (due to changes in Client goals, preferences or circumstances), or a *valuation alert* occurs.

Valuation alerts are limited to world equity markets and are defined as a market currently priced in the first decile (approximately the top 10%) of its historical valuation measures. These measures are relative indicators of value such as price/book, price/earnings, price/cash flow, and dividend yield, among others. Valuation alerts occur infrequently. Thus, in extraordinarily expensive markets, UAS may elect to underweight certain equity markets. Assets under management are characterized as “manageable and subject to market fluctuations” and may or may not include the entire investment portfolio created through UAS’ financial planning recommendations.

Risk of Loss - General

All investing involves a risk of loss and the investment strategy offered by Applicant could lose money over short or even long periods. Performance could be negatively impacted by a number of different market risks including, but not limited to, that portfolio management techniques used by Applicant may not produce the desired results. This could cause accounts to decline in value. Applicant selects investments based, in part, on information provided by issuers to regulators or made directly available to Applicant by the issuers or other sources. Applicant is not always able to confirm the completeness or accuracy of such information, and in some cases, complete and accurate information is not available. Incorrect or incomplete information increases risk and may result in losses.

Potential Risks of Investing in Securities Purchased in Mutual Funds, ETFs, and by Investment Managers:

Stock Market Risk - Stock market risk is the possibility that stock prices overall will decline over short or extended periods. Markets tend to move in cycles, with periods of rising prices and periods of falling prices.

Investing in small- and medium-sized companies involves greater risk than is customarily associated with more established companies. Stocks of such companies may be subject to more volatility in price than larger company securities.

Foreign Securities Risk - Foreign securities are subject to the same market risks as U.S. securities, such as general economic conditions and company and industry prospects. However, foreign securities involve the additional risk of loss due to political, economic, legal, regulatory, and operational uncertainties; differing accounting and financial reporting standards; limited availability of information; currency conversion; and pricing factors affecting investment in the securities of foreign businesses or governments.

Interest Rate Risk - Bonds also experience market risk as a result of changes in interest rates. The general rule is that if interest rates rise, bond prices will fall. The reverse is also true: if interest rates fall, bond prices will generally rise. A bond with a longer maturity (or a bond fund with a

longer average maturity) will typically fluctuate more in price than a shorter-term bond. Because of their very short-term nature, money market instruments carry less interest rate risk.

Credit Risk - Bonds and bond mutual funds are also exposed to credit risk, which is the possibility that the issuer of a bond will default on its obligation to pay interest and/or principal.

U.S. Treasury securities, which are backed by the full faith and credit of the U.S. Government, have limited credit risk, while securities issued or guaranteed by U.S. Government agencies or government-sponsored enterprises that are not backed by the full faith and credit of the U.S. Government may be subject to varying degrees of credit risk. Corporate bonds rated BBB or above by Standard & Poor's are generally considered to carry moderate credit risk. Corporate bonds rated lower than BBB are considered to have significant credit risk. Of course, bonds with lower credit ratings generally pay a higher level of income to investors.

Liquidity Risk - Liquidity risk exists when a particular security is difficult to trade. A mutual fund's investment in illiquid securities may reduce the returns of the mutual fund because the mutual fund may not be able to sell the assets at the time desired for an acceptable price or might not be able to sell the assets at all.

Call Risk - Many fixed income securities have a provision allowing the issuer to repay the debt early, otherwise known as a "call feature." Issuers often exercise this right when interest rates are low. Accordingly, holders of such callable securities may not benefit fully from the increase in value that other fixed income securities experience when rates decline. Furthermore, after a callable security is repaid early, a mutual fund would reinvest the proceeds of the payoff at current interest rates, which would likely be lower than those paid on the security that was called.

Objective/Style Risk - All of the mutual funds and investment managers are subject, in varying degrees, to objective/style risk, which is the possibility that returns from a specific type of security in which a mutual fund or manager invests will trail the returns of the overall market.

U.S. Government Agency Securities Risk - Securities issued by U.S. Government agencies or government-sponsored entities may not be guaranteed by the U.S. Treasury. If a government-sponsored entity is unable to meet its obligations, the securities of the entity will be adversely impacted.

Third Party Investment Management Risk – Applicant will not have a role in the management of clients' third-party managed accounts, and it will likely not have the opportunity to evaluate in advance the specific investments made by any third-party managers. As a result, the rates of return to clients will primarily depend upon the choice of investments and other investment and management decisions of third-party managers and returns could be adversely affected by unfavorable performance of such managers. Further, Adviser depends on third-party managers to develop the appropriate systems and procedures to control operational risks.

Cybersecurity Risk - Investment advisers, including UAS, must rely in part on digital and network technologies ("cyber networks") to maintain substantial computerized data about activities for client accounts and otherwise conduct their businesses. Such cyber networks might in some circumstances be subject to a variety of possible cybersecurity incidents or similar

events that could potentially result in the inadvertent disclosure of confidential computerized data or client data to unintended parties, or the intentional misappropriation or destruction of data by malicious hackers seeking to compromise sensitive information, corrupt data, or cause operational disruption. Cyber-attacks might potentially be carried out by persons using techniques that could range from efforts to electronically circumvent network security or overwhelm websites to intelligence gathering and social engineering functions aimed at obtaining information necessary to gain access. UAS maintains policies and procedures on information technology security, it has certain technical and physical safeguards intended to protect the confidentiality of its internal data and takes other reasonable precautions to limit the potential for cybersecurity incidents, and to protect data from inadvertent disclosure or wrongful misappropriation or destruction. Nevertheless, despite reasonable precautions, the risk remains that cybersecurity incidents could potentially occur, and such incidents, in some circumstances, might result in unauthorized access to sensitive information about UAS or its clients or their investors, and/or cause damage to client accounts or UAS's activities for clients or their investors. UAS will seek to notify affected clients and investors of any known cybersecurity incident that may pose a substantial risk of exposing confidential personal data about such clients or investors to unintended parties.

Item 9 - Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of UAS or the integrity of UAS management.

On June 9, 2014, a consent order (Order) was entered into in settlement of an administrative proceeding initiated by the Securities and Exchange Commission ("the SEC") in the Matter of UASNM, Inc. ("UASNM"), Administrative File No. 3-15917.

In the Order, the SEC found that UASNM failed to adopt and implement reasonable best execution policies and failed to reasonably supervise an advisory affiliate who had entered into an undisclosed compensation arrangement during the period from January 2008 until April 2011. The advisory affiliate served as UASNM's majority owner and Chief Executive Officer from September 2004 until May 2011, when the advisory affiliate was terminated by the minority owners of UASNM acting in their capacity as directors. The arrangement between the advisory affiliate and the manager of unaffiliated broker dealer branch office previously owned by the advisory affiliate was associated with the execution of UASNM client bond trades. UASNM failed to properly disclose the compensation arrangement which presented a material conflict of interest. In addition, UASNM's website made misleading claims concerning its impartial advice, best execution and commissions in light of the arrangement. UASNM, acting through the advisory affiliate failed to seek best execution on certain trades.

As a result of a civil lawsuit filed in a New Mexico state court between UASNM and the advisory affiliate, \$850,000 was placed in an account to cover potential liability resulting from UASNM's plan to report possible best execution failures to the SEC. In October 2011, UASNM reported a potential breach of fiduciary duty to the SEC with regard to the bond trading conducted on behalf of UASNM clients.

Without admitting or denying the SEC’s findings, UASNM agreed to a censure, to cease and desist from future violations of Sections 206(1), Section 206(2), 206(4), Section 207 of the Advisers Act, and Rules 206(4)-1(a)(5) and 206(4)-7 promulgated thereunder and to pay a civil monetary penalty of \$100,000. In addition, UASNM has undertaken to pay \$506,083.74 from the escrow account to compensate affected clients. In addition, UASNM was required to retain an independent compliance consultant acceptable to the SEC to review UASNM’s compliance program who issued a report to the SEC. The full text of the Order is available on the SEC's website.

In September of 2014, UASNM filled with the SEC a Certification of Completion of the undertaking prescribed in the Order.

Item 10 - Other Financial Industry Activities and Affiliations

National Advisors Trust Company

Joseph Kopczynski and Kirk Hudson have minority ownership interests in a savings and loan holding company, National Advisors Holdings, Inc. (“NAH”) that has formed a federally chartered trust company, National Advisors Trust Company (“NATC”). The Office of Thrift Supervision regulates NAH and NATC. The trust company intends to provide a low-cost alternative to traditional trust service providers, and UAS intends to refer clients to NATC for trust services and or custody services. Collectively, Joseph Kopczynski and Kirk Hudson own a de minimus amount of the outstanding shares NAH.

Secured Partners, LLC

Joseph Kopczynski is the managing member of Secured Partners LLC (the “Fund”), a New Mexico limited Liability Company that was organized solely to purchase and manage the commercial office space at 4906 Alameda N.W., Albuquerque, New Mexico. Certain Clients of UAS may invest in the Fund, provided they are “accredited investors” as defined by the Securities Act of 1933 (the “1933 Act”) and the Fund relies on Section 3(c)-1 under the Investment Company Act of 1940 (the “IC Act”) for exemption from registration as an investment company. While the Fund has retained UAS to perform accounting and tax services, the Fund does not pay advisory fees to UAS. The managing member receives compensation for his services determined by vote of the other members of the Fund. Clients who have invested in the Fund will be assessed fees by UAS according to the terms of their individual contracts by the inclusion of the most recently appraised value of their interest in the Fund into the Client’s assets under management or net worth, whichever is relevant for billing.

Secured Partners II, LLC

Joe Kopczynski is the managing member of Secured Partners II LLC (“Fund II”), a New Mexico limited liability company that was organized to invest primarily in private real estate projects. Certain Clients of UAS may invest in Fund II, provided they are “accredited investors” as defined by the Securities Act of 1933 (the “1933 Act”) and the Fund II relies on Section 3(c)-1 under the Investment Company Act of 1940 (the “IC Act”) for exemption from registration as an investment

company. While Fund II has retained UAS to perform accounting and tax services, Fund II does not pay advisory fees to UAS. The managing member currently does not receive compensation for his services. However, the members of Fund II may decide to compensate the managing member at their sole discretion. Clients who have invested in Fund II will be assessed fees by UAS according to the terms of their individual contracts by the inclusion of the most recently appraised value of their interest in Fund II into the Client's assets under management or net worth, whichever is relevant for billing.

Item 11 - Code of Ethics, Participation or Interest in Client Transactions and Personal Trading

Code of Ethics

UAS or its affiliates may buy or sell securities identical to those recommended to Clients. It is the expressed policy of UAS that no person employed by UAS may purchase or sell a security prior to a transaction(s) being implemented for an advisory Client, thereby preventing such employees from benefiting from transactions placed on behalf of Clients. UAS and/or its related person(s) may have an interest or position in certain securities that may also be recommended to Clients.

These situations may present a conflict of interest; therefore, UAS has adopted a written Code of Ethics which sets forth the principles and standards of conduct by which employees must abide. At all times UAS employees shall:

- ☐ Act with integrity, competence, diligence, respect, and in an ethical manner with the public, clients, prospective clients, employers, employees, colleagues in the investment profession, and other participants in the global capital markets;
- ☐ Place the integrity of the investment profession, the interests of clients, and the interests of UAS above their own personal interests;
- ☐ Adhere to the fundamental standard that they should not take inappropriate advantage of their position;
- ☐ Avoid any actual or potential conflict of interest;
- ☐ Conduct all personal securities transactions in a manner consistent with this policy;
- ☐ Use reasonable care and exercise independent professional judgment when conducting investment analysis, making investment recommendations, taking investment actions, and engaging in other professional activities;
- ☐ Practice and encourage others to practice in a professional and ethical manner that will reflect credit on themselves and the profession;
- ☐ Promote the integrity of, and uphold the rules governing, capital markets;
- ☐ Maintain and improve their professional competence and strive to maintain and improve the competence of other investment professionals; and
- ☐ Comply with all applicable provisions of the federal securities laws.

In addition, UAS strongly discourages employees from engaging in frequent short-term trading. Except in limited circumstances, employees are not permitted to trade opposite of firm

recommendations. Trading on inside information is strictly prohibited. The Chief Compliance Officer closely monitors employees' investment patterns to detect any abuses.

In the normal course of business, UASNM may provide gifts and gratuities to various individuals or entities such as clients, vendors, consultants, and service providers. These gifts and gratuities are not premised upon any potential benefit to UASNM.

A complete copy of UAS' Code of Ethics is available upon request.

Item 12 - Brokerage Practices

UAS utilizes Fidelity Registered Investment Advisory Group ("Fidelity"), TD Ameritrade Institutional ("TD Ameritrade"), and NATC for a significant portion of Client brokerage transactions. In addition, Fidelity may serve as a sub-custodian for client accounts serviced through NATC. UAS may also utilize the services of other service providers that best meet Client needs. The entity that is recommended by UAS is dependent upon a number of factors, including the following: trade execution, custodial services, trust services, record keeping, and research, and/or ability to access a wide variety of securities. UAS reviews on a periodic and systematic basis its third-party relationships to ensure that it is fulfilling its fiduciary duty to seek best execution on Client transactions.

For Investment Management services UAS recommends, and Clients may choose, to place trades through a discount broker or trust company. UAS may recommend the services of Fidelity, TD Ameritrade, a similar discount broker, or NATC. The selection is made on the basis of rates, execution services available to the Client, and other relevant factors. Clients may pay transaction fees to the above brokers or trust company for the purchase of some "no-load" funds, and to effect transactions in individual securities.

Employees of UAS are not registered representatives of Fidelity or TD Ameritrade, and do not receive any commissions or fees from recommending these services. UAS may, however, make use of a public access system to assist in the placing of trades. Furthermore, UAS may purchase through Fidelity, TD Ameritrade, NATC or other independent companies, computer equipment, software, data management services, and/or real-time computer data to facilitate sending and receiving account information.

Clients wishing to implement UAS' advice are free to select any broker and/or dealer that they wish and are so informed. Those Clients who wish UAS to recommend a broker will receive a recommendation based on the broker's cost, skill, reputation, dependability, and compatibility with Clients, and not upon any arrangement between the recommended broker and UAS.

UAS does not currently maintain any formal soft dollar arrangements. However, Fidelity and TD Ameritrade provide UAS with proprietary and third-party research and other products and services. UAS has determined that it would obtain this research and other products and services regardless of the amount of business it generates with each custodian throughout the year. Therefore, UAS is not "paying-up" for these proprietary and third-party research and other products and services.

Aggregated Trades

Individual investment advice and treatment is accorded to each advisory Client. However, when we believe that aggregation is consistent with our duty to seek best execution for Clients (which includes the duty to seek best price), we may execute block trades. No UAS Client will be favored over any other Client; each Client that participates in an aggregated order will participate at the average share price for all UAS transactions in that security in a given business day, with transaction costs shared pro-rata based on each Client's participation in the transaction.

After making the initial selection of which discount brokerage firm or trust company will serve as the custodian for their assets, Client's do not in general direct brokerage or transaction services to firms other than the custodian initially chosen. However, when placing aggregated trades, UAS will select the brokerage firm to affect the trade. UAS considers pricing, execution and service as the relevant factors used to select from among the brokerage firms listed above and other brokerage service providers.

Any trade errors identified will be corrected to ensure each client is made whole as if the error did not occur, including any transaction costs. For trades executed through Fidelity and NATC, gains are retained by Fidelity and NATC.

Item 13 - Review of Accounts

Clients using Investment Management services have their accounts reviewed at least semi-annually. Rebalancing of asset class target percentages occurs annually or more frequently at UAS' discretion. Accounts are also reviewed from an income tax standpoint. In addition to quarterly reviews, changes in Client circumstances or substantial changes in the external investment environment will occasion additional reviews at the option of the Client.

Account reviews are performed by Kirk Hudson, CFA, MBA (Chief Financial Officer & CCO), Matthew Keller, CFP (Chief Executive Officer), and Austin McDaniel, MBA, CFP (Chief Investment Officer). This Group is responsible for formulating the asset mix for each Client, monitoring the external investment environment, monitoring Client portfolios, and for administration of Client accounts as well as quarterly reports.

Transactions are documented by confirmations and monthly statements of accounts through a central clearing system at a broker-dealer, fund manager, investment sponsor, or custodian. Monthly or quarterly statement of account reports are prepared and distributed by the broker-dealer, fund manager, investment sponsor, or custodian.

In addition to periodic statements received directly from custodians, UAS shall provide Clients with written reports as to the status of their investment account on a quarterly basis. Such reports shall include a description of all investments held in Clients' accounts and a summary of deposits and withdrawals. UAS will include market values of Client holdings outside the auspices of UAS whenever possible and requested. However, it is the Client's responsibility to provide outside values to UAS on a timely basis. UAS takes no responsibility as to the accuracy of information supplied by outside sources.

UAS shall review with Clients, at least annually, their account(s) and any changes in their financial goals and objectives. UAS shall revise the financial strategy of Clients' accounts as necessary and with Client approval.

Item 14 - Client Referrals and Other Compensation

UAS has entered into a solicitation agreement with an entity whereby accounts are solicited for UAS. These agreements require that the solicitors perform their duties in accordance with the Investment Advisors Act of 1940 and appropriate State regulations, including the requirement that solicitors will provide each prospective client with Part II of UAS's Form ADV and the solicitor's separate written disclosure document. For such referrals, UAS will pay to those individuals or entities cash referral fees equal to a percentage of the advisory fees paid by the client to UAS. If the Company enters other such arrangements in the future, those arrangements will be fully disclosed to prospective clients in accordance with all relevant regulations, and the Company's code of ethics. UAS receives no compensation for making referrals to other service providers.

At present, no ongoing solicitation of potential clients on behalf of UAS is being undertaken. The Company is paying ongoing cash referral fees for previous referrals.

Item 15 - Custody

All clients' accounts are held in custody by unaffiliated broker/dealers or banks, but UAS can access many clients' accounts through its ability to debit advisory fees. For this reason, UAS is considered to have custody of client assets. Account custodians send statements directly to the account owners on at least a quarterly basis. Clients should carefully review these statements and should compare these statements to any account information provided by UAS.

Due to Mr. Kopczynski's role as Managing Member of Secured Partners, LLC and Secured Partners II, LLC, UAS may be deemed to have custody of the capital account interests of UAS' clients that have invested in these partnerships. As a result, UAS has engaged an independent public accountant to conduct a verification audit of these capital accounts on an annual basis.

UAS is also deemed to have custody of clients' funds or securities when clients have standing authorizations with their custodian to move money from a client's account to a third-party ("SLOA") and under that SLOA authorize us to designate the amount or timing of transfers with the custodian. The SEC has set forth a set of standards intended to protect client assets in such situations, which we follow:

1. The client provides an instruction to the qualified custodian, in writing, that includes the client's signature, the third party's name, and either the third party's address or the third party's account number at a custodian to which the transfer should be directed.
2. The client authorizes UAS, in writing, either on the qualified custodian's form or separately, to direct transfers to the third party either on a specified schedule or from time to time.
3. The client's qualified custodian performs appropriate verification of the instruction, such as a signature review or other method to verify the client's authorization and provides a transfer of funds notice to the client promptly after each transfer.
4. The client has the ability to terminate or change the instruction to the client's qualified custodian.

5. UAS has no authority or ability to designate or change the identity of the third party, the address, or any other information about the third party contained in the client's instruction.
6. UAS maintains records showing that the third party is not a related party of UAS or located at the same address as UAS.
7. The client's qualified custodian sends the client, in writing, an initial notice confirming the instruction and an annual notice reconfirming the instruction.

Item 16 - Investment Discretion

UAS obtains from Clients a limited power of attorney that enables UAS to effect securities transactions on a discretionary basis. UAS cannot withdraw, disburse, or wire funds without Client consent, and then only for the Client's benefit.

Item 17 - Voting Client Securities

It is UAS' standard policy to not vote proxies for Clients. However, UAS may vote proxies for ERISA qualified accounts in which UAS is the named fiduciary and for a limited number of individual accounts. UAS has, therefore, adopted and implemented proxy voting policies and procedures.

UAS votes client proxies in the interest of maximizing shareholder value. To that end, UAS will generally vote in support of management recommendations, due to the belief that management is in the best position to determine the manner in which proxies will serve the best interest of the company and its shareholders. UAS believes this approach is consistent with its fiduciary duty and will cause the value of the issue to increase the most or decline the least. Consideration is given to both the short and long-term implications of the proposal to be voted on when considering the optimal vote.

Clients may obtain information about how UAS voted with respect to their securities by contacting UAS' Proxy Administrator, Matt Keller. A complete copy of UAS' proxy voting policies and procedures is also available upon request.

Class Actions

UAS will not exercise class action voting authority over client securities. The obligation to vote client class actions shall at all time rest with client. Client shall in no way be precluded from contacting UAS for advice or information about a particular class action vote. However, UAS shall not be deemed to have voting authority solely as a result of providing such advice to client.

Should UAS inadvertently receive class action information for a security held in client's account, then UAS will immediately forward such information on to Client but will not take any further action with respect to the voting of such class action. Upon termination of its Agreement with client, UAS shall make a good faith and reasonable attempt to forward class action information inadvertently received by UAS on behalf of client to the forwarding address provided by client to UAS.

Item 18 - Financial Information

UAS has never filed for bankruptcy and is not aware of any financial condition that is expected to affect its ability to manage client accounts. UAS does not require prepayment of fees six months or more in advance for any of the Company's services.

Universal Advisory Services, Inc.

Part 2B of Form ADV

The Brochure Supplement

4906 Alameda Blvd, NE
Albuquerque, NM 87113
(505) 856-5600

Updated: March 2020

This brochure supplement provides information about Kirk Hudson, Matt Keller, Austin McDaniel, and Joseph Kopczynski. It supplements UAS' accompanying Form ADV brochure. Please contact UAS' Chief Compliance Officer, Mr. Hudson, at 505-856-5600 if you have any questions about the Form ADV brochure or this supplement, or if you would like to request additional or updated copies of either document.

Additional information about Kirk Hudson, Matt Keller, Austin McDaniel, and Joseph Kopczynski is available on the SEC's website at www.adviserinfo.sec.gov.

Professional Certifications

Employees have earned certifications and credentials that are explained in further detail.

CERTIFIED FINANCIAL PLANNER™

CERTIFIED FINANCIAL PLANNER™, CFP®, and federally registered CFP (with flame design) marks (collectively, the “CFP® marks”) are professional certification marks granted by the Certified Financial Planner Board of Standards, Inc. (“CFP Board”). The CFP Board awards this designation to individuals who successfully complete initial and ongoing certification requirements:

Education – Complete an advanced college-level course of study addressing the financial planning subject areas that the CFP Board has determined as necessary for the competent and professional delivery of financial planning services, and attain a Bachelor’s Degree from a regionally accredited United States college or university (or its equivalent from a foreign university). The required subject areas include planning and risk management, employee benefits planning, investment planning, tax planning, retirement planning and estate planning.

Examination – Pass a comprehensive CFP® examination which is administered in 10 hours over a two-day period and includes case studies and scenarios designed to test the applicant’s ability to correctly diagnose financial planning issues and apply knowledge of real-world solutions to client focused issues.

Experience – Complete at least three years of full-time financial planning related experience

Ethics – Agree to adhere to and be bound by the CFP Board’s Standards of Professional Conduct, a set of documents outlining the ethical and practice standards for CFP® practitioners.

Individuals who meet the above criteria and are awarded the right to use the CFP® marks must meet ongoing education and ethics requirements in order to remain in good standing and continue to use the CFP® marks:

Continuing Education – Complete 30 hours of continuing education hours as approved by the CFP Board every two years, including two hours devoted to a review and understanding of the Code of Ethics and Professional Responsibility.

Ethics – Agree to be bound by the Standards of Professional Conduct which require that CFP® practitioners use a Fiduciary standard of care when providing financial planning services. The Code of Ethics also requires prompt disclosure to the CFP Board and notification of any legal or enforcement proceedings.

CHARTERED FINANCIAL ANALYST™

The Chartered Financial Analyst (CFA®) is a professional certification awarded by the CFA Institute, a global, not-for-profit organization dedicated to developing and promoting the highest educational, ethical and professional standards in the investment industry. The CFA® charter is a globally recognized, graduate-level investment credential which demonstrates a commitment to professional ethics and expertise with a broad range of investment skills.

The CFA Institute awards this designation to individuals who successfully complete initial and ongoing certification requirements:

Examination – Successfully complete three sequential six-hour exams which require a mastery of a broad candidate body of knowledge. The exams emphasize asset valuation, statistical analysis, financial statement analysis, economics, and portfolio management as it pertains to the decision-making process in the investment profession.

Education– Prior to enrolling in the CFA program, candidates must have either: earned a bachelor's degree; be in their final year of a Bachelor's program; or obtained four years of qualified work experience in the field of investments.

Experience – To be eligible for full membership in the CFA Institute, members must have completed four years of qualifying work experience focused on evaluating and applying financial, economic, statistical and information in a manner that directly impacts the investment decision making process. Experience in supervising or teaching these processes may also qualify.

Ethics – Adhere to the Code of Ethics & Standards, a set of documents outlining the principals, standards and practice guidelines which require a Fiduciary standard of care and place client's interests first.

Individuals who meet the above criteria and are awarded the CFA Charter must meet ongoing ethics requirements in order to remain in good standing and continue to use the CFA designation:

Ethics –Agree to be bound by the Code of Ethics & Standards which require that charterholders act with integrity, competence & respect, and place the interest of clients above all others.

CHARTERED FINANCIAL CONSULTANT

The Chartered Financial Consultant (ChFC) is a professional certification that requires completion of nine-course, college-level education program. Each course involves an average of 50 hours of study and participants must complete a two-hour, 100 question exam for seven core courses and two elective courses.

In addition to the courses required to earn the ChFC designation, individuals must meet the following criteria to qualify:

- ☐ Three years of full-time business experience prior to being awarded the ChFC designation
- ☐ Commitment to The American College's Code of Ethics
- ☐ Completion of 30 hours of Continuing Education (CE) every two years

Accredited Investment Fiduciary ®

AIF® designees are licensed by the Center for Fiduciary Studies, a part of the fi360 company.

AIF certification requirements include:

- ☐ Successful completion of the 90 minute, closed-book, 60 question AIF exam, indicating at least 75% correct answers
- ☐ Successful completion of six hours of continuing professional education, four hours of which are fi360 Training continuing education.
- ☐ Sign and agree to abide by a code of ethics

Series 65

The Series 65 exam is the North American Securities Administrators Association (NASAA) Investment Advisors Law Examination administered by FINRA.

The exam consists of 130 scored questions. Candidates have 180 minutes to complete the exam. In order for a candidate to pass the Series 65 exam, he/she must correctly answer at least 94 of the 130 scored questions.

Kirk Randolph Hudson's Biographical Information

Date of Birth

November 10, 1962

Professional Designations

CFA

Education

Wheaton College, Wheaton, IL – Bachelor of Arts, Business Economics, 1985

University of Chicago, Chicago, IL – MBA, Finance, 1991

Business

UASNM, Inc. d/b/a Universal Advisory Services Albuquerque, NM 1/00 to Present

Group 1 Automotive, Albuquerque, NM 4/98 to 12/99

Horizon Healthcare, Albuquerque, NM 1/94 to 4/98

Conoco, Inc. Houston, TX 8/91 to 1/94

University of Chicago, Chicago, IL 6/89 to 8/91

Public Service Company of NM, Albuquerque, NM 11/85 to 8/89

Disciplinary Information

Mr. Hudson has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. Hudson or of UAS.

Other Business Activities

Mr. Hudson has a minority ownership interest in NAH (less than 1%). While Mr. Hudson's relationship with NATC may provide UAS with an incentive to execute transactions through NATC, brokerage selection is made by UAS on the basis of rates and execution services available to the Client, and other relevant factors. UAS investment personnel other than Mr. Kopczynski and Mr. Hudson conduct period reviews of UAS' trading activities and the expenses associated with trading through NATC to ensure that all transactions are executed in the best interests of UAS' clients.

Any compensation received by Mr. Hudson as a result of his relationship with NAH and NATC is not directly related to the execution of transactions through or the maintenance of assets with NATC and does not substantially contribute to the income of Mr. Hudson.

Additional Compensation

Mr. Hudson does not receive economic benefits from any person or entity other than UAS in connection with the provision of investment advice to clients.

Supervision

Mr. Hudson's investment recommendations are supervised by the other member of UAS' Board of Directors: Mr. Keller and Mr. McDaniel. They can be reached directly by calling the telephone number on the cover of this brochure supplement.

Matthew David Keller's Biographical Information

Date of Birth

August 3, 1971

Professional Designations

CFP

Education

University of Notre Dame, Notre Dame, IN

Bachelor of Arts – Economics, Computer Applications, 1994

Business

UASNM, Inc. d/b/a Universal Advisory Services Albuquerque, NM 01/02 to Present

Navidec, Denver, CO 1/01 to 1/02

Andersen Consulting (now Accenture), Denver, CO 6/94 to 12/00

Disciplinary Information

Mr. Keller has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. Keller or of UAS.

Other Business Activities

Mr. Keller is not engaged in any other investment related business, and does not receive compensation in connection with any business activity outside of UAS.

Additional Compensation

Mr. Keller does not receive economic benefits from any person or entity other than UAS in connection with the provision of investment advice to clients.

Supervision

Mr. Keller's investment recommendations and other activities are supervised by UAS' Chief Compliance Officer and Chief Financial Officer, Kirk Hudson. Mr. Hudson can be reached directly by calling the telephone number on the cover of this brochure supplement.

Donald Austin McDaniel's Biographical Information

Date of Birth

February 5, 1981

Professional Designations

CFA

CFP

Education

University of New Mexico, Albuquerque – Bachelor of Business Administration, Finance and Economics, 2003

University of New Mexico, Albuquerque – Master of Business Administration, Accounting, 2005

Business

UASNM, Inc. d/b/a Universal Advisory Services Albuquerque, NM 04/12 to Present

BWIS, BancWest Investment Services Albuquerque, NM 03/11 to 04/12

Willbanks Securities Albuquerque, NM 01/11 to 03/11

McDaniel Associates, Independent Insurance Albuquerque, NM 07/10 to 03/11

Allstate, Albuquerque, NM 10/09 to 07/10

UASNM, Inc. d/b/a Universal Advisory Services Albuquerque, NM 05/05 to 09/09

University of New Mexico Albuquerque, NM 01/99 to 12/05 - Student

Disciplinary Information

Mr. McDaniel has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. McDaniel or of UAS.

Other Business Activities

Mr. McDaniel is not engaged in any other investment related business, and does not receive compensation in connection with any business activity outside of UAS.

Additional Compensation

Mr. McDaniel does not receive economic benefits from any person or entity other than UAS in connection with the provision of investment advice to clients.

Supervision

Mr. McDaniel's investment recommendations are supervised by UAS' Chief Compliance Officer. Mr. Hudson can be reached by calling the telephone number on the cover of this brochure supplement.

Joseph Jacob Kopczynski's Biographical Information

Date of Birth

July 29, 1949

Professional Designations

ChFC, AIF, former CFP™ professional from February 1995 to July 2017

Education

Southwest Missouri State, Springfield, MO – Political Science studies

Missouri Western College, St. Joseph, MO – Political Science studies

The American College, Bryn Mawr, PA – Chartered Financial Consultant, 1993

Board of Standards – Certified Financial Planner, 1995

Planner designation conferred by the Institute of Certified Financial Planners.

Business

UASNM, Inc. d/b/a Universal Advisory Services, Albuquerque, NM, 10/90 to present

Main Street Management, Wallingford, CT, Registered Principal 3/89 to 7/98

Disciplinary Information

Mr. Kopczynski has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. Kopczynski or of UAS.

Other Business Activities

Mr. Kopczynski is engaged in other investment related business activities outside of UAS, currently holding a minority interest in NAH. While Mr. Kopczynski's relationship with NATC may provide UAS with an incentive to execute transactions through NATC, brokerage selection is made by UAS on the basis of rates and execution services available to the Client, and other relevant factors. UAS investment personnel other than Mr. Kopczynski and Mr. Hudson conduct period reviews of UAS' trading activities and the expenses associated with trading through NATC to ensure that all transactions are executed in the best interests of UAS' clients.

Any compensation received by Mr. Kopczynski is not directly related to the execution of transactions through or the maintenance of assets with NATC and does not substantially contribute to the income of Mr. Kopczynski.

Additional Compensation

Mr. Kopczynski may receive compensation for serving as the managing member of Secured Partners, LLC and Secured Partners II LLC, as determined by vote of the other members of the partnerships. Mr. Kopczynski's compensation is based on administrative services provided to the partnership and is not based on sales activities of any kind or related to UAS' advisory operations.

Supervision

Mr. Kopczynski's investment recommendations and other activities are supervised by UAS' Chief Financial and Compliance Officer, Kirk Hudson. Mr. Hudson can be reached directly by calling the telephone number on the cover of this brochure supplement.

