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**Qualified/Non-Qualified Retirement Plan Consulting Services**  
Form ADV 2A Brochure Date: May 11, 2020

This Brochure provides information about the qualifications and business practices of IMA Wealth, Inc. ["IMA Wealth" or "Adviser"]. If you have any questions about the contents of this Brochure, please contact Halie K. Smith, Senior Vice President and Chief Compliance Officer, by telephone at 316-266-6582 or by email at [hks@imacorp.com](mailto:hks@imacorp.com).

The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission ("SEC") or by any state securities authority.

IMA Wealth provides investment supervisory and consulting services as a Registered Investment Adviser. Registration of an Investment Adviser does not imply any level of skill or training. The oral and written communications of an Adviser provide you with information that will help you determine whether to hire or retain an Adviser.

Additional information about IMA Wealth also is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov). You can locate our information on this site by using our unique identifying number, known as a CRD number. The CRD number for IMA Wealth is **112091**.

**ITEM 2 – MATERIAL CHANGES**

Information provided to you in Item 2 discusses specific material changes that are made to the Brochure since it was last updated. It also provides you with a summary of such changes.

**The following change became effective January 1, 2020:**

IMA Wealth made updates to begin solicitor arrangements with employees of our parent company, IMAFG, allowing them to receive monetary incentive for referred clients.

**The following change became effective December 17, 2019:**

Halie K. Smith, our compliance officer, has been named Chief Compliance Officer of IMA Wealth under the firm's succession plan for Margaret Hornbeck's retirement in 2020.

**The following change became effective June 17, 2019:**

Richard Holt, our Chief Investment Officer, has been named Interim President of IMA Wealth and Interim Investment Policy Committee chair following the resignation of C. Weston Cooper on June 13, 2019.

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We have offered or delivered, in the past, information about our qualifications and business practices to clients on at least an annual basis. We will ensure that you receive a summary of any materials changes made to our Brochure each year. This information is sent to you within 120 days of the close of our business' fiscal year. We may also provide other ongoing disclosure information to you about material changes, as may be applicable.

We will also provide you with a new Brochure as necessary based on changes or new information, at any time, without charge.

We will also deliver our Brochure to you any time upon request, and at no cost to you. Receive our most recent Brochure by contacting Halie Smith, Senior Vice President and Chief Compliance Officer, at 316-266-6582 or via email at [hks@imacorp.com](mailto:hks@imacorp.com). Our free Brochure is also available on our website at [www.imacorp.com](http://www.imacorp.com).

Additional information about IMA Wealth is also available to you at the SEC's website: [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov). The SEC's website also provides information about any persons affiliated with IMA Wealth who are registered, or are required to be registered, as investment adviser representatives of IMA Wealth. You can search this site for information about our firm by using our CRD number: [112091](#).

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Brochure Supplement

**ITEM 4 – ADVISORY BUSINESS**

IMA Wealth is a registered investment advisor that specializes in providing:

- investment supervisory services (defined as giving continuous advice to a client or making investments for a client based upon his or her individual needs)
- consulting services for employers on matters pertaining to qualified and non-qualified retirement plans
- investment consulting services (providing investment and/or financial advice on a limited basis)

We provide our services to a broad range of clients including individuals, high net worth individuals, trusts, retirement plans, estates, pension and profit sharing plans, charitable organizations and corporations. Established in 1999, we are headquartered in Wichita, Kansas, with offices in Denver, Colorado and Dallas, Texas.

IMA Wealth is a wholly owned subsidiary of The IMA Financial Group, Inc. ("IMA"). IMA is an employee-owned insurance brokerage/agency and employee benefits organization headquartered in Wichita, Kansas, with principal offices in Denver, Kansas City and Dallas.

**INVESTMENT SUPERVISORY SERVICES - ASSETS UNDER MANAGEMENT**

Total Discretionary Client Assets As of 12/31/2019 = **\$522,503,260.31**

*\*Investment Supervisory Services Assets under Management shown above include ERISA Section 3(38) Retirement Plan assets, but **do not include** ERISA Section 3(21) Retirement Plan Consulting Services assets.*

**SERVICES DESCRIBED IN THIS BROCHURE**

We have two brochures that describe our services. This brochure focuses on our fee-based Qualified and Non-Qualified Employee-Directed Retirement Plan Consulting Services. Our Investment Supervisory Services and Investment Consulting Services (other than services we provide to qualified and non-qualified retirement plan clients) are described in a separate brochure. If you are interested in receiving the brochure that describes our Investment Supervisory Services and Investment Consulting Services, please contact Halie Smith, Senior Vice President and Chief Compliance Officer by telephone at 316-266-6582 or by email at [hks@imacorp.com](mailto:hks@imacorp.com). It is also available on our website at [www.imawealth.com](http://www.imawealth.com).

**CONSULTING SERVICES - QUALIFIED AND NON-QUALIFIED RETIREMENT PLANS**

Our objective is to help you fulfill your fiduciary responsibilities and enhance your organization's ability to attract and retain quality employees. At IMA Wealth, our goal is to help you identify retirement plan solutions that provide your employees the opportunity to prepare for a comfortable retirement at a cost that reflects your company's current objectives. We believe that the measurement of a successful corporate retirement plan considers not only the investment menu developed for plan participants, but also monitors the aggregate savings levels and improved plan asset allocation that may be achieved through an effective employee education program.

- We are not affiliated with any bank, investment company, research broker, third party administrator or retirement Platform Provider.
- We do not have proprietary retirement plans or alliances. We do not offer proprietary mutual funds/separate accounts.

IMA Wealth provides two basic consulting arrangements for employer-sponsored retirement plans:

**1. Continuous Consulting Arrangement**

We provide non-discretionary consulting services to you on an ongoing basis. The exact services provided and the frequency with which they are performed under this arrangement vary depending upon the needs of each client. You may select one or all of the following services:

**Fiduciary Services**

**Preparation of IPS.** In consultation with you concerning the applicable investment objectives and constraints for the Plan and its trust, IMA Wealth will assist you in developing an IPS that is consistent with the requirements of ERISA. IMA Wealth cannot guarantee that Plan and/or participants will achieve the investment objectives in the IPS.

**Investment Advice.** IMA Wealth will typically agree to provide investment advice on either a non-discretionary or discretionary basis. The written Consulting Agreement that IMA Wealth enters with you specifies the capacity in which we have been engaged:

- If you select “Non-Discretionary Investment Advice” as one of your Fiduciary Services, IMA Wealth would serve as a co-fiduciary providing “investment advice” within the meaning of ERISA Section 3(21)(A)(ii) with respect to the specific investments recommended by IMA Wealth to you in connection with the Services on behalf of the Plan, and only to the extent that IMA Wealth’s investment recommendations are actually implemented by you.
- If you select “Discretionary Investment Advice” as one of your Fiduciary Services, IMA Wealth would serve as an “investment manager” for the Plan within the meaning of ERISA § 3(38) and as a “fiduciary” of the Plan within the meaning of ERISA § 3(21)(A). The fiduciary investment responsibilities of IMA Wealth are limited to those of an investment manager and do not include any other “trustee responsibility” as that term is defined under ERISA § 405(c)(3).

Investment advice provided by IMA Wealth under either a discretionary or non-discretionary arrangement does not include providing advice to you regarding the prudence of maintaining or continuing any mutual fund window or brokerage account window under the Plan or providing investment guidance to participants concerning investments through any such window. Please see Item 16 – Investment Discretion, for more information on non-discretionary and discretionary investment advice.

**Performance Monitoring.** IMA Wealth will assist you with respect to your duties to perform periodic monitoring of the Plan’s investment manager(s) or investments in accordance with the Plan’s IPS or other relevant guidelines, as applicable, and ERISA. Such assistance will include reviews of the relevant portfolio’s historical performance and investment characteristics, investment management fees, and the applicable asset manager’s investment processes and philosophy.

**Investment Reports.** IMA Wealth will prepare reports evaluating the performance of Plan’s investment manager(s) or investments, as the case may be, as well as comparing performance thereof to benchmarks set forth in the IPS or as otherwise determined in consultation with you. The information used to generate the reports will be derived from statements provided by you. This review includes a quantitative and qualitative analysis of investment selections included in the Plan. We will make recommendations for additions and/or deletions to the list of available investment selections from time to time as appropriate. All such advice shall conform to investment objectives and restrictions set forth in the IPS.

**Non-Fiduciary Services**

**Employee Education Meetings.** Assist at employee education meetings held on behalf of employees and participants and provide non-fiduciary “investment education”. Alternatively, education meetings may be conducted by and be the sole responsibility of Platform Provider. Employee education services may also include an assessment of employee education program, facilitation of plan assessment by employees, development of overall employee education program strategy, coordination of periodic meetings to facilitate employee education and re-enrollment in Plan, analysis of employee plan utilization and participant investment utilization, and aggregate replacement ratio analysis. Employee education services are all provided within the meaning of U.S. Department of Labor’s guidance in Interpretive Bulletin 96-1.

**Plan Design and Oversight.** Provide plan design consulting, plan document review, total cost analysis, fee benchmarking, retirement plan design benchmarking, vendor management/issue resolution support, and vendor search and transition services.

**Plan Fiduciary Education.** Evaluate Plan’s fiduciary process; provide general assessment/ review of overall compliance status, service provider capabilities, insurance and ERISA bond matters.

**ERISA 404(c) Services.** Provide a checklist to assess compliance with the conditions of ERISA Section 404(c) and the availability of the “safe harbor” liability protection for the Plan’s fiduciaries.

**2. Limited Consulting Engagement**

We occasionally provide consulting services on either a one-time or periodic basis, depending on your needs and the nature of work requested. These services range from a one-time engagement (an investment policy review or vendor search, for example) to comprehensive services provided on an “as needed” basis. This may include one or more of the consulting services listed under (1), above.

You should be aware of the following limitations we have in providing our services to you:

1. The advice we provide to you will conform to the investment objectives and restrictions set forth in your Plan’s Investment Policy Statement.
2. If our services include investment menu review and recommendations, our recommendations are limited to the universe of investment selections available through your Plan.
3. Unless specified in our written agreement with you, IMA Wealth does not exercise discretionary authority with respect to the addition or deletion of investment selections made available through your Plan.
4. We do not provide advice regarding the prudence of maintaining or continuing any mutual fund window or brokerage account window under the Plan, provide oversight of investments acquired by participants via a mutual fund window or brokerage account window, or provide guidance to participants concerning investments through any such window.
5. IMA Wealth does not assume responsibility for the accuracy of information furnished by you or your agents, including your Platform Provider.

Our clients maintain one or more retirement plan account(s) in its name with an independent Platform Provider. The Platform Provider serves as your primary contact for administration and support. The terms of the Plan shall be determined solely by and between the Client and Platform Provider. IMA Wealth is not responsible for ensuring the Platform Provider’s compliance with terms of Plan or for payment of Platform Provider’s charges and fees.

You will arrange for your Platform Provider to deliver to IMA Wealth copies of Plan reports necessary to perform

our work on your behalf. This information typically includes, but is not limited to, the current universe of eligible investments, the Plan's current investment selections and the current dollar value of assets within each investment selection.

The services we provide to you are coordinated by your Retirement Plan Specialist. This is the person who serves as your key contact at IMA Wealth. Other members of our staff, including our Investment Policy Committee and Operations personnel, are also directly accessible by you as part of our service standard.

**Vendor Proposals.** Depending upon your preferences, we provide any or all of the following services with respect to issuing Requests for Proposals (RFP):

- RFP design specific to your company's goals and objectives
- ☐ selection of RFP recipients
- ☐ evaluation of RFP responses
- ☐ schedule presentations for selection committee meetings
- ☐ negotiation with Platform Provider regarding total Plan fees and expenses

## ITEM 5 – FEES AND COMPENSATION

### GENERAL INFORMATION

All fees are subject to negotiation, using the following schedule as a starting point. Factors we consider in negotiating fees with you include:

- ☐ scope of services to be provided
- ☐ frequency of the services
- ☐ number of investment menu choices and Plan investment universe
- ☐ frequency and complexity of reports
- ☐ Plan assets

You may choose one of two ways to pay our consulting fee:

- ☐ pay directly from corporate assets, or
- ☐ if your plan document permits, you can make arrangements with your Platform Provider to pass our consulting fee through to the Plan as a qualified expense.

The specific manner in which we bill for fees is established in our written agreement with you. We will provide you with a copy of the bill that shows how your fee was calculated. Adjustments to our fee arrangement are made in writing. Adjustments are usually due to a change to the scope of services provided, in which case the new fee would be negotiated with you in advance.

The United States Department of Labor ("DOL") requires certain service providers that receive more than \$1,000 in compensation for services performed for ERISA retirement plans to disclose information about the service providers' compensation and potential conflicts of interest (Reasonable Contract or Arrangement Under Section 408(b)(2) - Fee Disclosure). IMA Wealth is a service provider covered under Section 408(b)(2). As a plan fiduciary, you have responsibility to evaluate our fees for reasonableness and obtain any additional information from IMA Wealth that you need to make an informed decision. We will deliver a written Fee Disclosure to you reasonably in advance of your entering into, renewing or extending a consulting arrangement with IMA Wealth. Retirement plans are also subject to additional fees and expenses for services provided by parties other than IMA Wealth. We are not responsible for the disclosures of any unrelated service providers.

### CONTINUOUS CONSULTING ARRANGEMENT – FEES AND COMPENSATION

Our continuous consulting services fees are negotiated with you. The minimum annual fee arrangement we typically enter with new continuous consulting services clients is \$5,000, payable quarterly in advance. We may agree to provide continuous consulting services to clients for less than \$5,000 per year in certain circumstances, including, but not limited to:

- ☐ clients with more than one retirement plan for which we provide continuous consulting services may receive a lower fee for a second, smaller plan;
- ☐ start-up plans that have the capacity to grow to sufficient size within a reasonable time, with the understanding that our fee would be subject to renegotiation; or
- ☐ clients who have an ongoing business relationship with an affiliate of IMA Wealth.

The specific way we bill for fees is established in our written agreement with you. We typically calculate your fee one of two ways:

1. As a percentage of Plan assets. Your fee is calculated once per quarter using the quarter end value or average daily value of plan assets. Your Platform Provider or third-party administrator provides the value of plan assets at the beginning of each calendar quarter based upon the value of the Plan on the last day of the previous quarter or the average daily value. Quarterly fees are not adjusted at the end of the billing period due to inflows / outflows of plan assets that occurred during the calendar quarter. Our fee will be prorated in any partial calendar quarter, based on the actual number of days that our services were provided and the initial Plan value on the effective date of our consulting agreement.

Certain Platform Providers require that consulting fees you pass through to the plan as a qualified expense are paid to your investment adviser in arrears. Consulting fees payable in arrears are calculated as a percentage of plan assets at the end of each quarter based upon the quarter-end value of the Plan.

If your consulting fee is calculated as a percentage of plan asset values, you should carefully compare the Plan value used by IMA Wealth to calculate your fee to the Plan value shown on your custodian's records. If you have any questions regarding your fee calculation or you believe there is a discrepancy, please contact our Director of Operations.

2. As a flat dollar amount. We also enter into fee arrangements other than one based upon a percentage of assets under advisement. This decision would be based on factors, including plan size, number of investment elections, and scope of the consulting services to be performed, among other considerations. These arrangements may be subject to adjustment according to terms accepted in writing by you. We will provide to you written confirmation of any adjustments made to our fee arrangement under the terms of our agreement. Your annual fee is billed quarterly in advance or arrears, at the beginning of each calendar quarter. Our fee will be prorated in any partial calendar quarter, based on the actual number of days that our services were provided.

Upon termination of our consulting agreement, any prepaid, unearned fees will be promptly refunded, and any earned, unpaid fees will be due and payable to us. We will provide you with a statement showing how your final invoice or refund is calculated. Upon termination, we will have no obligation to recommend or take any further action regarding the Plan.

We typically negotiate separate fees if you ask us to provide additional services outside the scope of our written agreement. For example, we request an additional fee, plus out of pocket travel expenses, to conduct employee education events in excess of a certain number of days per year.



LIMITED CONSULTING ENGAGEMENT – FEES AND COMPENSATION

Our limited consulting engagement fees are negotiated with you. This decision is based upon on the nature of the services to be provided. We typically negotiate these fees using either:

- **A fixed fee** for a particular consulting project based on the nature of the project and the amount of time needed to complete the project. We generally request half of the fee to be paid upon accepting the consulting project with the balance due and payable upon completion.
- **A minimum hourly rate of \$250**, based on the experience of the IMA Wealth person(s) providing the service and the nature and complexity of the work requested. We will present an hourly rate to you prior to beginning any work and, if possible, an estimated number of hours for completion of the job will be given. Hourly fees are due and payable as earned.

Limited consulting engagement fees and compensation may include a provision for travel expenses depending on, among other things, the nature of the project. We also typically negotiate separate fees if you ask us to provide additional services outside the scope of our written agreement.

OTHER INFORMATION REGARDING OUR FEES AND COMPENSATION

All fees and compensation paid to IMA Wealth for consulting services are separate and distinct from fees and expenses charged by mutual funds, as well as fees charged by your Platform Provider, third party administrator, and other service providers.

**ITEM 6 – PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT**

This item is not applicable to Retirement Plan Consulting Services clients.

**ITEM 7 – TYPES OF CLIENTS**

We provide retirement plan consulting services to qualified and non-qualified defined contribution plans established for employees of non-profit organizations, political sub-divisions of states (such as cities, counties, and other municipalities), corporations and other business entities. The minimum fee arrangement we typically enter with new continuous consulting services clients is an annual fee of \$5,000, payable quarterly in advance. Please see Item 5 (“Fees and Compensation”) for additional information.

IMA Wealth also provides Investment Supervisory Services and Investment Consulting Services to individuals, high net worth individuals, corporations, trusts, corporate pension and profit-sharing plans, charitable organizations and foundations. These services are described in a separate Brochure (see Item 4 – Advisory Business).

**ITEM 8 – METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS**

Investing in securities involves risk of loss that clients should be prepared to bear.

Investments made available through a qualified or non-qualified retirement plan are subject to risks associated with investing in securities, including various market, currency, economic, political and business risks. IMA Wealth does not guarantee:

- the performance of the Plan’s investment selections;
- our investment advice or strategies will be successful; or
- the Plan’s investment objectives will be met.

MUTUAL FUNDS

Mutual funds provide additional disclosures specific to each individual fund. These disclosures can be found in the fund’s prospectus. Clients should read each fund’s prospectus to obtain additional information prior to choosing

the funds to be included in the investment menu of their retirement plan. The fund's prospectus is generally available to you and to plan participants through your Platform Provider either on-line or by telephone request.

#### STABLE VALUE FUNDS

Stable value funds are designed to preserve capital while providing steady, positive returns. They are often made available as an investment elective in retirement savings plans. While stable value funds are considered one of the lowest risk investments offered in retirement savings plans, it is important to be aware of certain risks. Stable value funds:

- may lose value. There is no guarantee that the fund will maintain its \$1 per unit price.
- are not FDIC insured, are not a bank deposit, and are not guaranteed by a bank.
- are not guaranteed by the U.S. Government or any U.S. Government agency.

Most stable value funds have "equity wash" provisions that restrict transfers from stable value funds directly to "competing" funds - typically money market funds or short-duration bond funds. The provision requires transfers from stable value to be invested in an equity fund (or sometimes another investment with similar market risk, such as a long-term bond fund) for a minimum time period - usually 90 days - before the proceeds are eligible for investment in a competing fund.

If you wish to terminate the Plan's participation in a commingled stable value fund, a 12-month "put" or waiting period may be imposed to protect remaining investors by ensuring an orderly liquidation of the departing plan's proportionate share of the stable value fund's underlying assets. However, Plan participants continue to transact at book/contract value. Guaranteed Investment Contracts ("GIC") may impose a surrender charge if the contract is terminated prior to its stated maturity date.

There are limited instances when participants do not get the contract value (or "book" value) from a stable value fund. These instances are typically contractually defined, and often include:

- Security defaults or downgrades. Most contracts, to protect the integrity of the stable value fund, incorporate investment guidelines establishing minimum credit quality requirements for the underlying securities. These contracts have established mechanisms to address downgraded or defaulted securities that fall outside the contractual guidelines.
- Corporate-initiated events. Employer-driven events, such as an early retirement program, layoff or bankruptcy, generally cause withdrawals in masse from a stable value fund. This can negatively impact other investors and plans that choose to remain in the fund. Since these events are typically known in advance, the Plan Sponsor and stable value fund generally have time to negotiate coverage of the events, so all participants continue to transact at book value.
- Issuer of stable value fund may become insolvent. In the event of insurance company insolvency, a general account GIC contract holder would have claim at the policyholder level, in front of the insurer's general creditors. For a separate account contract, the separate account assets are used solely to satisfy the claims of the contract holder. Any shortfall would be subject to claim against the insurer's general account, alongside policyholders and ahead of general creditors.
- Issuer of a contract that wraps or covers a fixed income portfolio (synthetic GIC) became insolvent. In this instance, the bulk the portfolio of fixed income securities which support the stable value fund are owned by the 401(k) Plan and its participants. In the event of any ultimate claim against the issuer for failure to meet any financial obligation under the contract, such claim would be settled during the bankruptcy process.

### LIFE-CYCLE FUNDS

Life-cycle funds (also referred to as “aged-based funds” or “target-date funds”) have two broad categories: “target date” and “target risk”.

1. **Target-date funds** operate under an asset allocation formula that assumes retirement in a certain year and adjusts its asset allocation model as it gets closer to that year.
2. **Target-risk funds** are based on risk tolerance, and generally provide several risk levels from which to choose (for example, conservative, moderate or aggressive).

**Life-cycle funds** (both target-date and target risk) may provide performance results that vary considerably from their stated investment objectives. Portfolio allocation ranges can vary greatly from one life-cycle fund to another. Performance results may also vary considerably when compared to a peer group of life-cycle funds managed according to a similar objective.

### METHODS OF ANALYSIS

Retirement plans typically must serve the needs of investors with varying levels of investment expertise. Our consulting work includes one or more of the following steps:

1. Review participant characteristics to develop a plan menu reflective of your participants.
2. Provide balanced asset mix with a goal of meeting a broad range of investment objectives.
3. Provide ongoing education to retirement plan participants regarding general asset allocation considerations and investment options offered within the plan.

We use a quantitative<sup>1</sup> system and qualitative<sup>2</sup> methodology to analyze, rank and review investment performance utilizing information from both fund management companies and from various outside, independent sources to obtain fund information inputs and analysis. Quantitative fund information is accumulated each quarter-end, and weighted according to its significance to the management and evaluation of an investment fund. Inputs include: historical returns (YTD, 1-3-5-10 year), standard deviation, turnover, R-squared, Alpha, manager tenure, and expenses. Qualitative fund management considerations are then applied to determine a final recommendation or, in the case of funds which measure similarly, to differentiate them. These qualitative measures include: manager reputation, investment methodology, portfolio concentrations, style drift, corporate governance, and Morningstar® rating. The various quantitative measures are given a weighting according to its relevance and significance in performance measurement. Final evaluation primarily relies on the quantitative ranking, to be supported or verified by the qualitative evaluation and taking into consideration internal fees and expenses. Our process for index funds focuses on expenses and performance tracking error.

The economic and market research we purchase includes robust investment research services such as Reuters, Bloomberg, Markov Processes International and Morningstar®. Reports for defined contribution plan clients are prepared using RPAG®. Fee comparison studies are produced using fee benchmarking software developed by fi360. Defined Contribution Plan benchmarking reports are produced using the PLANSPONSOR magazine database and data from the Profit-Sharing Council of America. In addition, Non-Qualified Deferred Compensation Plan design and utilization reports are created using information gathered and assimilated by Clark Consulting.

**Plan Expense Analysis.** We use marketplace benchmarking tools, investment and revenue sharing comparison benchmarking and software, as well as actual vendor quotes, to evaluate the fees charged by providers. This information gives us the ability to review your Plan’s fees for reasonability as compared to similar plans in the marketplace. Our overall analysis and opinion requires that your Plan’s fees are competitive for the investments

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<sup>1</sup> **Quantitative analysis** focuses on mathematical and statistical research (e.g. debt-to-equity and price-to-equity ratios).

<sup>2</sup> **Qualitative analysis** uses subjective judgment to evaluate information such as management expertise, industry cycles, labor relations, and other factors not generally identified through quantitative analysis.

and services provided. If we have reason to believe that plan fees are not competitive then we strive to negotiate on your behalf for more attractive terms with your existing provider. We may also find it necessary to consider another provider in the marketplace who is better positioned to meet or exceed your needs and offer a more competitive fee structure.

**ITEM 9 – DISCIPLINARY INFORMATION**

IMA Wealth, as a registered investment adviser, is required to disclose all material facts regarding any legal or disciplinary events that would be considered material to your evaluation of our firm or the integrity of IMA Wealth's management. IMA Wealth has no information applicable to this Item.

**ITEM 10 – OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS*****OUR FINANCIAL INDUSTRY AFFILIATIONS***

**FINRA Broker-Dealer Activities.** IMA Wealth is registered with the Securities and Exchange Commission ("SEC") as an Investment Advisor. The firm is also registered with the SEC as a limited securities broker-dealer and is a member of Financial Regulatory Authority ("FINRA"). It is also an insurance agency. Some of its principal executive officers are also engaged in the management of IMA Wealth's broker-dealer and insurance agency business. These individuals spend as much as 40% of their time involved in broker-dealer and insurance agency business. IMA Wealth's associated persons are typically registered both as an Investment Advisor Representative and as a FINRA Registered Representative and are typically licensed in one or more states as an insurance agent.

IMA Wealth and its representatives make available products for non-qualified deferred compensation plans and defined contribution plans (such as 401(k) plans) as broker of record. Life insurance, disability insurance and long-term care insurance are also made available to customers of IMA Wealth.

You can usually choose the service arrangement that you believe is best suited to the needs of your Plan. Those who wish to obtain retirement plan consulting services for a fee would enter into a consulting arrangement with IMA Wealth serving as Registered Investment Advisor to the Plan. Those clients who prefer to hire a broker and pay a brokerage commission to obtain these services would appoint IMA Wealth to serve as "broker of record" to the Plan.

We do not buy or sell securities as principal or as agent for your Plan. All securities transactions for your Plan are executed through non-affiliated brokers and/or dealers and held in an account established by you with an independent, qualified custodian that is not affiliated with IMA Wealth (see Item 12 for more information). However, if you wish to purchase life, long-term care or disability insurance, or wish to hire a broker for an employer-sponsored retirement plan, we will offer these products to you as an agent of IMA Wealth's insurance agency or as a Registered Representative of IMA Wealth's broker-dealer. If you purchase these products through IMA Wealth's insurance agency or broker-dealer, our associated persons may be eligible to receive a percentage of the commissions generated by these sales. You are under no obligation to purchase any products from IMA Wealth.

**The IMA Financial Group, Inc. ("IMA")** IMA is the parent company of IMA Wealth. IMA has numerous subsidiary corporations which are engaged in retail and wholesale insurance operations. If you need professional insurance services for yourself or your business, we will refer you to IMA and its subsidiaries. Should insurance products be purchased as a result of this referral, IMA Wealth's associated persons may be eligible to receive a percentage of the commissions generated by these sales. You are not obligated in any way to use IMA and its subsidiaries to purchase insurance products.

Referrals made by IMA Wealth's associated persons will be made in accordance with our privacy policy under SEC Regulation S-P. We will not disclose your personal information unless it is (1) required by law; (2) at your direction, or (3) permitted by law and necessary to provide you with our services.

Individuals employed by IMA may receive compensation for referrals to IMA Wealth. These referrals and payments are made pursuant to agreements between IMA Wealth and such individuals. As stated above, you are not obligated to use IMA and its subsidiaries to purchase insurance products if you are a client of IMA Wealth as a result of such referral.

Please see Item 14 ("Client Referrals and Other Compensation") for information about other referral arrangements between IMA Wealth and its subsidiaries.

#### ITEM 11 – CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTION AND PERSONAL TRADING

We have adopted a Code of Ethics ("the Code") for all of IMA Wealth's supervised persons. The Code describes our high standard of business conduct and fiduciary duty to our clients. A summary of the Code has been provided in this section of our Brochure. You may obtain a copy of the Code by contacting Halie Smith, Chief Compliance Officer at 316-266-6582 or by email at [hks@imacorp.com](mailto:hks@imacorp.com).

IMA Wealth and individuals associated with IMA Wealth may buy or sell securities identical to, or different from, those recommended to customers for their personal accounts. Related persons may also have an interest or position in one or more securities which may also be recommended to a client. These situations represent a conflict of interest. The Code is designed to ensure that the personal securities transactions, activities and interests of our employees will not interfere with (1) making decisions in the best interest of our advisory clients and (2) implementation of these decisions while, at the same time, allow our employees to invest for their own accounts.

The Code includes provisions for, among other things:

- the confidentiality of client information;
- a prohibition on insider trading;
- a prohibition of rumor mongering;
- restrictions on the acceptance of significant gifts and a requirement to report certain gifts and business entertainment items;
- restrictions imposed on covered associates with respect to political contributions;
- personal securities trading policies and procedures;
- a requirement to obtain pre-approval before acceptance of any board appointment; and
- oversight, enforcement and recordkeeping

IMA Wealth's supervised persons are required to:

- acknowledge in writing the terms of the Code annually, or as amended;
- follow the Code; and
- act in accordance with all applicable Federal and State regulations governing registered investment advisory practices

Certain classes of securities have been designated as exempt transactions under the Code. These classes of securities were determined to pose little risk of material interference with the best interest of our clients.

The Code requires that all "access persons" (defined as an individual associated with IMA Wealth having access to advisory recommendations) receive pre-clearance authorization before purchasing or selling securities for their own accounts or the account of a household member. No access person is permitted to purchase or sell securities for their own account or the account of a household member that would create even the appearance of a conflict with the transactions the firms places for clients. This policy is intended to prevent access persons from personally benefiting from transactions placed on behalf of advisory accounts. Nonetheless, there is a possibility that employees might benefit from market activity by a client in a security held by an employee. Employee trading activity is continually

monitored under The Code to reasonably prevent any such conflicts of interest between IMA Wealth and our clients.

Any supervised person who violates IMA Wealth's Code of Ethics may be subject to disciplinary action, including possible termination.

#### ITEM 12 – BROKERAGE PRACTICES

This item is not applicable to Retirement Plan Consulting Services clients.

#### ITEM 13 – REVIEW OF ACCOUNTS

Account reviews will be conducted for consulting clients who enter into an agreement with us to provide this service. Reviews are conducted according to a schedule and frequency specified in our agreement with you. The reviews are conducted by one or more of the following IMA Wealth personnel: your Client Relationship Manager, your Retirement Plan Manager, and one or more members of our Investment Policy Committee.

A review of your Plan's current investment menu is one of the consulting services we are typically asked to provide. This may include a review of one or more of the following:

- Correlation matrix
- Overlap / duplication, holding intersection
- Expense Ratios (including 12b-1 revenue or wrap fee analysis, if applicable)
- Proprietary requirements/restrictions
- Participant utilization analysis
- QDIA (Qualified Default Investment Alternative) and 404 (c) compliance

Funds may be added to a "watch list" and/or recommended for removal. This may occur when funds:

- decidedly stray from their investment styles;
- experience management and/or organizational changes;
- fail one or more of the initial quantitative screens used in selection; and/or
- have relative declines in their performance or risk rankings

Other factors may also be taken into consideration, including whether the entire category suffered a period of underperformance, availability of viable replacements within the menu, restrictions that would limit the ability to make a change, or other mitigating circumstances specific to the Plan.

#### REPORTS

Written reports for continuous consulting services are provided to you on a mutually agreed upon schedule. Limited consulting engagement reports are provided to you within a reasonable timeframe following the receipt of all requested information related to the Plan. The schedule and timeframe are specified in our written advisory agreement with you. You are responsible for ensuring that we receive copies of all information related to the Plan necessary to perform our services. This may include a listing of current investment selections and the current dollar value of assets within each investment selection.

Continuous consulting services clients typically receive a comprehensive report package illustrating absolute and relative performance of your retirement plan investment choices. These reports are in addition to those prepared by your Platform Provider.

#### MEETINGS

The frequency of meetings is dependent upon the consulting services we are engaged to perform and the features, size and complexity of the retirement plan. The meeting schedule for continuous consulting services clients is typically determined with you based on factors such as plan size and relative complexity of your investment



portfolio but will be scheduled on no less than an annual basis for all plan clients. We are also available for interim meetings (conference calls and/or in-person) as may be required to fulfill our consulting engagement.

#### ITEM 14 – CLIENT REFERRALS AND OTHER COMPENSATION

##### Client Referrals

Some of our employees also earn compensation based in whole or in part on (1) the acquisition and retention of consulting client assets under advisement and (2) consulting fees paid to IMA Wealth.

Should referred clients decide to hire IMA Wealth, these individuals will receive compensation. This is a conflict of interest because these affiliated individuals have an economic incentive to recommend the advisory services of IMA Wealth.

##### Other Compensation

IMA Wealth from time to time receives services from retirement plan service providers, including Platform Providers, which are intended to help us manage and further develop our business enterprise. These services may include:

- educational conferences and events
- publications, conferences and presentations on practice management, compliance and marketing

Retirement plan service providers may also:

- make available, arrange and/or pay for these types of services to our firm by independent third parties
- discount or waive fees it would otherwise charge for some of these services
- pay all or a part of the fees of a third-party providing these services to our firm

We may also receive other benefits from retirement plan service providers, such as occasional business entertainment of our personnel.

The IMA Financial Group, Inc. is a national financial services company with numerous affiliates and subsidiaries, including IMA, Inc., IMA Select LLC, Eydent, highwing, Towerstone, Inc., and IMA Wealth, Inc. (collectively the "IMA GROUP"). In addition to compensation received by the IMA Group, other parties, such as excess and surplus lines brokers, wholesalers, reinsurance intermediaries, underwriting managers and similar parties (some of which may be owned in whole or in part by the IMA Group) may earn and retain usual and customary commissions or other compensations for providing insurance products to a Client under separate contracts with insurers or reinsurers. Such payments will not be considered as compensation to the IMA Group and will not offset any compensation payable to IMA. In addition, there may be referral compensation shared within the IMA Group. Further, the IMA Group may receive contingent or incentive payments or allowances from insurers or finance companies based on the size or performance of an overall book of business produced with them by the IMA Group. Expense reimbursements for travel or technology enhancements, salary offsets or de minimis gifts may also be provided. The IMA Group may receive interest on premium being held prior to disbursement. Upon written request, the IMA Group will provide to Client additional details and information about such arrangements.

##### COMPENSATION DISCLOSURE FOR IMA WEALTH'S CERTIFIED FINANCIAL PLANNER DESIGNEES

The Certified Financial Planner Board of Standards, Inc. *Rules of Conduct* requires Certified Financial Planner designees ("CFP® professional" or "certificant") who provide financial advice to clients for compensation to disclose to you certain information concerning the certificant's compensation. This includes compensation that:

- certificant receives/is entitled to receive from you for providing professional activities
- certificant's employer, affiliated broker-dealer or other related parties receives/is entitled to receive from a client/prospective client or other source for providing professional activities

- certificant receives/is entitled to receive from his/her employer, affiliated broker-dealer or other related parties, for providing professional activities

Compensation paid to investment professionals is typically based on revenues earned through one of the following arrangements: “fee-only”, “commission-only”, or “commission and fee”.

- The CFP Board’s Standards of Professional Conduct (“the Standards”) provide that a CFP® professional’s compensation may be described as “fee-only” only if all compensation from of his/her client work comes exclusively from clients in the form of fixed, flat, hourly, percentage or performance-based fees.
- The Standards define “commission” as “compensation generated from a transaction involving a product or service and received by an agent or broker, usually calculated as a percentage on the amount of his or her sales or purchase transactions. This includes 12b-1 fees, trailing commissions, surrender charges and contingent deferred sales charges.” If a certificant or related party receives, or is entitled to receive, commissions for providing professional activities, the certificant must disclose the receipt of commissions as part of his/her compensation. For example, if the certificant works for a registered investment adviser that is under common ownership with a broker-dealer, CFP Board considers the broker-dealer to be a related party. Therefore, any certificant working for a firm that is under common ownership with a broker-dealer must include “commission” as part of his/her compensation disclosure.

IMA Wealth is registered as an Investment Advisor with the SEC and is also registered with the SEC as a broker-dealer, member FINRA. IMA Wealth is also an insurance agency. Certain of our investment professionals have attained the CFP® designation. Our CFP® professionals are registered as Investment Advisor Representatives, and their compensation for work performed for investment advisory clients is in the form of fixed, flat, hourly or percentage fees. Our CFP® professionals are also Registered Representative of our broker-dealer and, as such, are eligible to receive commissions earned from the sale of investment products to employer-sponsored defined contribution retirement plans for whom IMA Wealth serves as broker of record. Our CFP® professionals also provide services as licensed insurance agents and are eligible to receive commissions for the sale of life, long-term care and disability insurance. Based on definitions provided by the CFP Board, IMA Wealth’s CFP® professionals are considered to be compensated on a Commission and Fee basis.

This information has not been reviewed, approved or verified by the CFP Board or by any governmental or self-regulatory authority. The CFP Board does not warrant the specific qualifications of individuals licensed to use its marks, nor does it warrant the correctness of advice or opinions provided.

Please see our Supplemental Brochure for background information about our Investment Professionals and CFP Professionals, including: Professional and Employment History, Educational Background, Professional Designations, Registrations Held, Disciplinary Information, and Outside Business Activities. It also provides information on the professional and educational requirements necessary to attain the Certified Financial Planner (CFP®) designation.

#### ITEM 15 – CUSTODY

We do not have custody of assets held in qualified and/or non-qualified deferred compensation plans for which IMA Wealth services are limited to investment consulting services. We are not able to directly deduct our fee for consulting services provided to your Plan (as described in this Brochure) directly from the Plan assets.

Your Plan custodian maintains actual custody of Plan assets. You have direct access to plan information and balances through your arrangement with your Plan custodian.

IMA Wealth is not related to or affiliated with any custodian or Third-Party Administrator (“TPA”). Your Plan custodian arranges for payment to be made to IMA Wealth only at your direction. If you choose to have our fee for services paid from Plan assets, this means that you will submit our bill to your Plan’s custodian or TPA for payment to IMA Wealth.



**ITEM 16 – INVESTMENT DISCRETION**

IMA Wealth typically agrees to provide investment advice on either a non-discretionary or discretionary basis. The written Consulting Agreement we enter with you specifies the capacity in which we have been engaged:

If you select “Non-Discretionary Investment Advice” as one of your Fiduciary Services, Advisor would serve as a co-fiduciary providing “investment advice” within the meaning of ERISA Section 3(21)(A)(ii) with respect to the specific investments we recommended to you in connection with the Services on behalf of the Plan, and only to the extent that our investment recommendations are actually implemented by you. The Plan Fiduciary, under this arrangement, retains sole responsibility for determining whether to implement any recommendations from IMA Wealth. You are not required to implement any of the recommendations or otherwise conduct business through IMA Wealth and IMA Wealth has no responsibility for decisions made by you that are inconsistent with our advice. IMA Wealth, serving as a co-fiduciary under ERISA Section 3(38)(A)(ii), will recommend, for selection by you, specific investments to be offered as investment options under the Plan consistent with the Plan’s IPS or other relevant guidelines, as applicable. IMA Wealth will recommend, for selection by you, investment replacements if an existing investment is no longer suitable, and assist with transition to replacement investment at your request.

If you select “Discretionary Investment Advice” as one of your Fiduciary Services, IMA Wealth would serve as an “investment manager” for the Plan within the meaning of ERISA § 3(38) and as a “fiduciary” of the Plan within the meaning of ERISA § 3(21)(A). The fiduciary investment responsibilities of IMA Wealth shall be limited to those of an investment manager and shall not include any other “trustee responsibility” as that term is defined under ERISA § 405(c)(3). IMA Wealth shall maintain a fidelity ERISA bond that covers its services as an investment manager to the extent required by ERISA.

The Plan’s investment guidelines and restrictions must be provided to us in writing. When we provide investment advice to you on either a discretionary or non-discretionary basis, we observe written investment policies, limitations and restrictions established for the Plan. Clients may change or amend these investment policies, limitations and restrictions as required. Amendments must also be provided to us in writing.

IMA Wealth’s recommendations of specific investments to be offered or maintained as investment option under either a discretionary or a non-discretionary arrangement:

- shall be limited to universe of investment options available or to be made available through the independent Platform Provider platform selected by you; and
- do not include providing advice to you regarding the prudence of maintaining or continuing any mutual fund window or brokerage account window under the Plan, or providing investment guidance to participants concerning investments through any such window.

**ITEM 17 – VOTING CLIENT SECURITIES**

Not applicable to services provided to qualified and non-qualified retirement plan consulting clients.

**ITEM 18 – FINANCIAL INFORMATION**

Registered investment advisers are required in this Item to provide you with certain financial information or disclosures about the firm’s financial condition. IMA Wealth has no financial commitment that impairs its ability to meet contractual and fiduciary commitments to clients and has not been the subject of a bankruptcy proceeding.