

GUIDANCE INVESTMENT ADVISORS, LLC

3140 Windsor Ct. Elkhart, IN 46514

(574) 333-2083 | www.guidancewealth.com

March 8, 2019

Part 2A of Form ADV Firm Brochure

Guidance Investment Advisors, LLC

3140 Windsor Ct.

Elkhart, IN 46514

Phone: (574) 333-2083 | www.Guidancewealth.com

This Brochure provides information about the qualifications and business practices of Guidance Investment Advisors, LLC (“GIA”). If you have any questions about the contents of this Brochure, please contact us at (574) 333-2083 and/or weekly_update@guidancewealth.com. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

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

Additional information about Guidance Investment Advisors, LLC also is available on the SEC’s website at www.adviserinfo.sec.gov.

Date Prepared: March 8, 2019

Item 2 – Material Changes

The last annual update of the Form ADV Part 2 was 3/5/2018. Since the last update, Guidance Investment Advisors, LLC has made the following changes to our business as described below:

Our last annual update to this brochure was March 5, 2018. There have been no material changes to this brochure since that update.

We will further provide you with a new Brochure as necessary based on changes or new information, at any time, without charge. Currently, our Brochure may be requested by contacting us by phone at (574) 333-2083 or by email at weekly_update@guidancewealth.com.

Additional information about Guidance Investment Advisors, LLC (“GIA”) is available via the SEC’s web site www.adviserinfo.sec.gov. This site also provides information about any persons affiliated with GIA who are registered, or are required to be registered, as investment adviser representatives of GIA.

Item 3 – Table of Contents

Item	Title	Page
1	Cover page	1
2	Material Changes	2
3	Table of Contents	3
4	Advisory Business	4
5	Fees and Compensation	6
6	Performance-Based Fees and Side-by-Side Management	9
7	Types of Clients	9
8	Methods of Analysis, Investment Strategies and Risk of Loss	10
9	Disciplinary Information	14
10	Other Financial Industry Activities and Affiliations	14
11	Code of Ethics, Participation or Interest in Client Transactions and Personal Trading	15
12	Brokerage Practices	17
13	Review of Accounts	19
14	Client Referrals and Other Compensation	20
15	Custody	20
16	Investment Discretion	20
17	Voting Client Securities	21
18	Financial Information	21
19	Requirements of State-Registered Advisers (not applicable)	--
	Privacy Policy	22

Item 4 – Advisory Business

Guidance Investment Advisors, LLC (“GIA”) is an independent, fee-based, SEC Registered Investment Adviser (RIA) firm. GIA was founded in August 2010, to act as a dedicated Investment Adviser firm for Guidance Wealth, LLC (GW). Guidance Wealth is a wealth management and financial services firm founded in 2009 and operates as a DBA for Guidance Investment Advisors, LLC. John McSorley is the principal owner of GIA and he is also an investment adviser representative for the company.

GIA specializes in managing financial assets for individuals, families, estates, trusts, and group retirement plans. GIA is primarily focused on the selection and monitoring of specific non-proprietary investments, then using these investments inside a set of actively managed portfolio models. Advisory services are typically performed in exchange for a fee which is calculated as a fractional percentage of assets managed (see item 5 for details on our fees).

At GIA, our greatest desire is to have a continued working relationship with our clients. We are aware that many people are hesitant to engage the services of an investment advisor merely on the recommendation of another person. We also understand that no one wants to be charged for an initial consultation only to find out they may not need our assistance. Similarly, we have no desire to enter into an advisory agreement unless there is a good working relationship between the parties and our services can be beneficial to the client. For these reasons, we offer the initial consultation without obligation and at no charge. This approach provides, the potential client and GIA an opportunity to address any questions prior to entering into any contractual arrangement.

Each client has different objectives and desires, which are determined during the initial consultation, and reaffirmed periodically. Clients determine the level of risk they are willing to take with their assets and their estimated time horizon. The term “time horizon” refers to the amount of time clients feel they have before they think they will start spending the assets in their account, whether it be for their own retirement or some other financial objective.

Investment Advisory Services

GIA provides discretionary portfolio management and retirement plan consulting services. Nondiscretionary portfolio management is available on a case-by-case basis for retirement plans.

Portfolio Management. GIA offers active money management services for individuals, high net worth individuals, families, corporations and not-for-profits, employer-sponsored pensions and qualified plans, trusts and foundations.

Investment Philosophy. We believe strong long-term investment results and the accumulation of wealth are best achieved through the compounding of reasonable gains and risk management. If we can mitigate the major market cycle downturns and capture sizeable portions of major market up-trends we should not only protect client assets, but the long-term value of those assets should grow over time.

Investment Strategy. We employ a flexible investment strategy with the freedom to invest in all asset classes. We combine fundamental and technical analysis in seeking to profit from market trends, biases and the future expectations of companies, industries, regions and countries. We use a variety of mutual funds or

exchange traded funds, stocks, bonds, commodities, as well as separate account managers in the management of client assets. Our driving objectives in investment strategies are diversification, discipline and consistent favorable and competitive returns.

Item 8 of this brochure further describes our Methods of Analysis, Investment Strategies and Risks of Loss.

Clients are advised to promptly notify GIA if there are changes in their financial situation or investment objectives or if they wish to impose any reasonable restrictions upon GIA's management services. Clients may impose reasonable restrictions or mandates on the management of their account (e.g., require that a portion of their assets be invested in socially responsible funds) if, in GIA's sole discretion, the conditions will not materially impact the performance of a portfolio strategy or prove overly burdensome to its management efforts.

401(k) and 403(b) Account Management. GIA also provides investment advisory services to 401(k) and 403(b) participants. Presently, GIA does not provide investment advisory services to a third-party investment manager or fund, nor does GIA provide any trading signals to other registered investment advisory firms.

Employer-Sponsored Retirement Plan Consulting. Under ERISA, plan fiduciaries are required to act with the skill, knowledge and expertise of a prudent expert with respect to plan-related decisions regarding investments, service providers, plan administration, and general ERISA compliance issues. If they do not have this expertise they are required to obtain it, or risk personal liability. GIA offers fiduciary level advisory services, as well as assisting plan sponsors with various aspects of ERISA plan management, including plan design, investment due diligence, vendor searches, fee analysis, employee education and other fiduciary guidance for plan sponsor retirement plan committees.

Plan Design. Through our relationships with multiple nationally recognized plan recordkeeping, benefits consulting and "third party administration" (TPA) firms, GIA is positioned to help clients design, implement and maintain an effective retirement plan for their business and employees.

Suitability, Fee Analysis and Vendor Searches. The task of researching and understanding plan provider services, investment options and total plan fees can overwhelm even the most diligent plan sponsor. GIA can provide assistance with determining whether or not current plan fees are reasonable and whether the current plan is designed in the best interest of participants. If desired, GIA can help build a Request for Proposal and search for suitable vendor relationships.

Employee Education & Communication. GIA representatives deliver customized education presentations. During these presentations, GIA provides retirement education and basic planning, including an overview of plan investment options and instruction on selecting an appropriate portfolio design strategy based on a participant's time horizon and risk tolerance. GIA does not provide certified financial planning, legal or tax advice to plan sponsors or participants. However, company executives and individual participants can contact us directly and we or an affiliate will provide such services for them on an individual basis, separately from the services being provided to the plan.

As of December 31, 2018, GIA managed client assets of \$143,160,362. \$103,801,519 of these assets are managed on a discretionary basis. \$39,358,843 of these assets are managed on a non-discretionary basis.

Item 5 – Fees & Compensation

Portfolio Management Service Fees

For individual Portfolio Management services, also sometimes referred to as our Private Wealth Accounts, GIA charges an annual aggregated averaged fee, based on a percentage of total household Investment Advisory assets under management. Household is defined as all Investment Advisory accounts owned by an individual and their spouse. GIA's fees are exclusive of, and in addition to, brokerage commissions (payments to custodians for execution of various transactions), transaction fees, and other related costs and expenses which are incurred by the client. GIA does not receive any portion of these brokerage commissions, transaction fees, and other related costs. Fees are charged per the GIA fee schedule in the client agreement. The annual fee varies (between 0.25% and 1.50%) depending upon the market value of the assets under management and the type of investment management services to be rendered. Clients are encouraged to bring additional assets under management to help reduce the overall fee charged. For assets above \$10 Million, advisory fees are negotiable. GIA uses money market/stable value funds and cash defensively and tactically in its management process, therefore assets invested in money market/stable value funds and cash are subject to GIA's management fee. GIA charges an additional \$4.00 monthly administration fee on Traditional Private Wealth accounts.

The fee schedule for individual Portfolio Management services identified as an Emerging Wealth ("EW") account will be identical to the individual Portfolio Management services, except that the monthly administration fee of \$4 will be waived for clients who only have an Emerging Wealth account; however, if a client also has a Private Client account and is already paying the monthly administration fee, the EW account assets will be included on the client's performance reports. It is possible for an individual to purchase the same or similar investments directly through another source, which would allow the client to forego paying the Investment Advisory Fee to Guidance. Depending on the investment, the client may pay transaction fees to buy or sell the funds and other investments in their accounts. Mutual fund managers charge fees separate from those of Guidance, so there may be layered investment management fees imbedded in these investments which contribute to the overall expense ratio; however, Guidance does not receive or retain any of these layered fees. For existing legacy Broker Dealer clients who originally paid a commission for their investments and now want to transition to a EW account, the implementation of the advisory fees may be delayed by GIA for up to a year, depending on when the investments were purchased, to compensate for prior commissions paid and help provide clients with an equitable transition.

GIA offers programs which allow us to bring specialty investment services to our clients by using third-party or separate account managers. Many of these services do not include any compensation for the advisor; therefore, GIA will assess a fee in addition to the underlying fees already charged by the investment manager for this service. GIA does not offer a "Wrap Account" program, which is a type of investment account in which all expenses, including advisory fees and commissions, relating to the account are wrapped into a single annual fee. GIA believes that all fees should be separately accounted for and fully disclosed to the client.

Financial Planning/Consulting Service Fee

Under a separate financial planning agreement, GIA provides financial planning/consulting services for individuals, families and estates. GIA's fixed fees range between \$500 and \$25,000, depending on the scope of

the work, and its hourly fee is predicated on the complexity and scope of services to be performed. The firm charges the following standard hourly rates for its services:

Clerical	\$65
Para planner	\$100
Advisory Representative	\$150
Advisory Representative, CFP	\$250

An estimate of the total cost will be determined at the start of the advisory relationship, and shall be clearly set forth in the agreement for services. Extraordinary research or analysis may involve additional costs and will be negotiated on an individual basis prior to beginning such work.

In most cases, fees for financial planning/consulting services are billed upon completion of the contract work. In certain situations, a portion of the fees may be required in advance. GIA will not require that more than 50% of the fee be paid in advance, with the remaining amount due upon completion of the services rendered. Under no circumstances will GIA require prepayment of a fee more than six months in advance and/or in excess of \$500, as services will be rendered within six months of receipt of payment.

Under this agreement, if offered by GIA, the client may be eligible to utilize the personal balance sheet software, through Guidance's contract. Depending upon the client relationship and size of account with Guidance, access to software would include an additional annual fee, not to exceed \$500 per year. Fees for this service are required in advance and no refunds will be issued should the client wish to cancel their service prior to the end of the 1 year period.

The client may terminate the consulting agreement within five days of the date of executing the agreement for services without penalty. After the five-day period, either party may terminate the agreement by providing written notice to the other party. In the event there are any prepaid *unearned* fees, GIA will promptly refund a pro-rata share of the unearned fees to the client.

Advisory services for Employer Sponsored Retirement Plans

GIA provides both advisory and consulting services on employer sponsored retirement plans. Depending on the size of the plan and the scope of services desired, GIA's annual base advisory service fee can range from 1.50% to 0.04% (the lowest fee would be for a \$50 Million plan with the minimum fiduciary services provided) of the total plan assets under management. The actual aggregated averaged fee percentage charged depends on the size of the account and the level of services requested. Additional service fees may apply depending on optional services selected by each respective plan sponsor. These additional service fees may be as high as 1.00%. GIA may also elect to charge a flat fee depending on the scope of work performed.

Investment Advisory Agreement

Both the description of services offered and the specific manner in which fees are charged by GIA are established in the client's written "investment advisory agreement" with GIA. Depending on the type of account, GIA bills its fees either on a monthly or quarterly basis. Individual clients are billed in advance, while billing is typically assessed in arrears for Employer Sponsored group retirement plan accounts. GIA's fee is based on the total value of the account on the last day of the previous management period. Fees are typically deducted from the client's account. In rare circumstances and under a written agreement, the client can elect

to pay GIA directly. Employer Sponsored Retirement Plan clients can elect to pay GIA directly for fees related to various respective services as selected by the Plan Sponsor or they can authorize GIA and the record-keeper to directly debit fees from the plan account. Either GIA or their clients may terminate advisory agreements for any reason with written notice. Upon receipt of written notice of termination (or communication by the Brokerage firm or custodian), GIA will cease advisory work on the client's account. Qualified Plan terminations require 30 day written notice.

Important Note: In addition to advisory and underlying investment fees, client accounts are also subject to various custodial or account administration fees. These fees vary with each custodian. Please contact your Custodian for a full list of all fees. GIA's fees are exclusive of brokerage commissions, transaction fees, and other related costs and expenses which shall be incurred by the client. Clients may incur certain charges imposed by custodians, brokers, third party investments and other third parties such as fees charged by managers, custodial fees, deferred sales charges, odd-lot differentials, transfer taxes, wire transfer and electronic fund transfer fees, and other fees and taxes on brokerage accounts and securities transactions. Mutual funds and exchange traded funds also carry expenses, including management fees and transaction fees which are disclosed in a fund's prospectus. Such charges, fees and commissions are exclusive of and in addition to GIA's fee; however, GIA shall not receive any portion of these charges, fees or commissions.

Timing for Fee Billing

Client will pay Adviser a fee for its investment management services. The actual fee will be a fractional percentage of the market value of all assets in the Account on the last trading day of the previous management period. For individual client accounts, the management fee is payable monthly in advance. For employer sponsored retirement plans, fees are typically billed quarterly or monthly and in arrears and are typically charged to plan assets. However, employers (Plan Sponsors) have the option of paying GIA fees directly and can work out a customized payment solution if they elect this option. Assets invested in mutual funds may also be subject to any investment management fees and expenses (often described as expense ratios) as set forth in the prospectuses of those funds, and which can vary from time to time at the discretion of the investment manager or mutual fund company. Such internal fees and expenses are included in the funds' reported performance and are therefore ultimately borne by the investor.

Billing Process

For advisory fees the account billing process is automated. Clients who wish to terminate their advisory arrangement with GIA should notify us before the next scheduled billing cycle to avoid paying these expenses. Clients who elect to terminate their Advisory Agreement after the periodic billing has been completed will not be refunded any portion of prepaid advisory or administration fees. The client has the right to terminate an agreement without penalty within five business days after entering into the agreement without having their account billed (*see above section on Financial Planning/Consulting Services for possible return of 'unearned' planning/consulting fees*). GIA does not have the ability to control the underlying management or administration fees charged by the custodians or by the investments offered or those held by the client.

Other Fees and Compensation

GIA typically charges a fee for services based on assets under management. However, there may be specific investments desired by the client which require the representative to be paid solely on a commission basis from the investment company offering the product. When this situation arises, the client will be informed of

the situation, and any fees or commissions associated with such an investment purchase, as well as any potential conflict of interest, will be fully disclosed.

Different investment products are available through various brokers or investment adviser representatives. GIA does not offer its own proprietary products, however certain proprietary products may be owned and/or offered by insurance companies, banks or brokerage firms which GIA may not be able to offer. It is important to note that, depending on the investment product in question, clients may be able to purchase the same or similar investment products offered by GIA at a different or lower cost through another broker or agent not affiliated with GIA.

To protect our clients from the inherent conflicts of interest involved in commission-based investment products, GIA makes every effort to select investments which can be managed under a fee arrangement. At the time this document was published, commissions generated by outside business activities are less than 10% of Guidance Wealth's revenue.

For clients with smaller account levels it is sometimes difficult to fully diversify assets into low cost investments. There are also situations in which clients want specific products which only pay commission compensation and charging a management fee on top of the commission would create a conflict of interest for GIA. However, investment product commission structures vary, and therefore we cannot adequately address every conceivable situation and remedy in this paragraph. Therefore, in those rare cases when we offer commission-based products, GIA will exclude those assets from the advisory fee calculation and subsequent billing.

Item 12 of this brochure further describes the factors GIA considers in selecting broker-dealers for *client* transactions.

Item 6 – Performance-Based Fees & Side by Side Management

GIA does not currently accept performance-based fees – that is, fees based on a share of capital gains on or capital appreciation of the assets of a client. Our advisory fee compensation is charged only as disclosed above in Item 5. Additionally, GIA does not manage both accounts that are charged a performance-based fee and accounts that are charged another type of fee, such as an hourly, flat or an asset-based fee, also known as side-by-side management.

Item 7 – Types of Clients

As described in Item 4, GIA offers advisory and planning services for individuals, high net worth individuals, families, trusts, not-for-profit institutions, corporations, foundations, and employer sponsored pensions and qualified plans. Our typical clients are those who are experienced and comfortable with saving and investing for their retirement and their family's future, board members and/or trustees acting on behalf of the trust for an organization they represent, and employers/business owners looking for an advisory group to assist them in making prudent decisions for their employees' retirement assets. In order to be able to offer our clients our most effective work, GIA recommends (but does not require) that clients have at least \$500,000 in total

manageable assets. We believe this allows us to prudently diversify client accounts into lower cost investment vehicles and avoid conflicts caused by certain investment minimums.

Guidance Investment Advisors attempts to gather minimum asset amounts to help us provide adequate risk diversification in a single investment account using multiple investments from different fund families. However, from time to time, Guidance may allow clients with smaller asset amounts to open a fee-based account (such as opening a new Roth IRA for an existing Private Wealth client with minimal assets or assisting with family or friends of existing clients get started with their own investment accounts, etc.). Although this situation would typically create certain investment/rebalancing challenges when using open architecture and multiple fund families, these challenges can be overcome by using a set of actively managed “fund of funds” offered by various investment companies. Guidance calls this the “Emerging Wealth Account” program or EW.

Through the EW account process, clients are guided to select one of several single funds which have been screened and selected to provide similar levels of diversification and risk parameters as offered in our standard Private Wealth Client Accounts. Guidance offers this program as a simple and efficient way to allow our clients and prospective clients who are wanting investment management with relatively smaller account values, while also desiring the advantages of a fee-based fiduciary advisor relationship to open accounts with lower beginning balances. The ultimate goal for clients who initially open an EW account is to grow their account value to the point where we can then help them make the transition to a Private Wealth Account using multiple fund families.

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

Methods of Analysis & Investment Strategies

GIA employs a flexible investment strategy in the management of client assets. We have the ability to seek opportunities globally, to use investments of all sizes and in all sectors, and to hold fixed income instruments and cash or equivalents when we believe it is in the best interest of the client.

GIA typically utilizes actively managed mutual funds. In some cases, GIA may recommend domestic and foreign equity securities (common stock), fixed income, commodities, and/or indexed or exchange traded funds (“ETFs”). We utilize all or parts of a multi-faceted approach in managing assets, including broad-based economics, fundamental, technical, qualitative and quantitative analysis. Our investment process demonstrates our strong belief in the benefits of portfolio diversification. Our goal is to meet or exceed the return targets we have set for each portfolio while controlling or limiting volatility in the portfolio through asset allocation strategies. The first step in our process is determining which types of investments, or “asset classes,” we will use in portfolio construction. We will use the asset classes which we believe to be appropriate for each portfolio’s investment objectives. As investment environments change, we alter the asset allocation strategy to reflect those changes. These models focus on long term future asset class return, risk, and correlation expectations.

Model Portfolios (not applicable to Employer Sponsored Retirement Plans)

For each of the standard model portfolios managed by Guidance Wealth, two versions are offered: the No-Transaction Fee (**NTF**) version and the Transaction Fee (**TF**) version. The primary reason for offering two

versions is performance as it is affected by the Funds' fee structures. A majority of the funds in the TF version have lower expense ratios and therefore usually have higher performance, all other things being equal, (even with the Transaction Fee) as compared to their equivalent in the NTF model. However, the TF version is not appropriate for all account balances because the transaction fee is a set dollar amount – not a percentage of the account balance or the total amount of the purchase or sale of an investment. We have negotiated this fee to \$25 with Fidelity, with the exception of a limited number of mutual funds with higher TF rates. With smaller account balances, a \$25 per transaction charge might significantly reduce an account's performance over time. However, our analysis has shown that with larger account balances, the additional potential return generated through the fund's lower expense ratios can more than offset these charges.

When we conducted a cost-benefit analysis to determine at what account balance level the TF version would be cost effective, we considered the approximate number of trades per year, the variance of expense ratios, and the dollar amount of the transaction fees. Through this analysis, we determined that an account with over \$200,000 invested in the mutual fund model portfolio may benefit from having the TF version over the NTF version. This was set as the minimum balance to be invested in the TF version of our models. Below that point, it was determined to be less cost effective to be invested in the TF version.

Not all mutual funds that meet our screening and selection process have an NTF share class. For these funds, we use a different but comparable mutual fund. Through additional analysis using the same criteria as above, we have determined that accounts with between \$100,000 and \$200,000 invested in the mutual fund model portfolio could benefit from potentially higher performance with having a few Transaction Fee mutual funds instead of using the comparable funds. These portfolios would still be invested mostly in NTF mutual funds, but in the case that an NTF share class is not available, the TF fund will be purchased.

When comparing the funds in the NTF version to the TF version, there may be funds that are in one version of a model and not in the other version of that same model. Usually this is because some mutual funds only have one share class. If the fund only has a share class that has a TF, we will look for a similar fund that fits in with the other funds in that model for the NTF version. If the fund only has a share class that is NTF, it could be part of the NTF version and the TF version. At any point, there could be NTF funds in the TF model, and those NTF funds would not have transaction fees when the funds are bought and sold.

A majority (but not all) of the funds in the TF portfolio version have a \$25 fee charged by the custodian (Fidelity) when they are bought or sold in an account. Guidance Wealth does not receive any part of this fee or any other compensation or incentive for using the TF or the NTF funds.

We base our investment decisions on a range of fundamental and technical factors provided to us by various sources. Fundamental factors include, but are not limited to, measures such as earnings growth rates, return on capital and dividend yield. We utilize a top-down technical overlay to enhance our asset selection process with a buy, sell, and allocation discipline. Technical factors include measures such as price performance, volatility and trading volume.

GIA may invest all or a significant portion of a client's assets in mutual funds in order to employ the investment strategies described. We may also buy or sell investments that employ inverse strategies if we believe the value of the security or market segment is likely to depreciate in value. Securities that employ inverse strategies seek to deliver the opposite of the performance of the index or benchmark that they track by engaging in short

selling, swap agreements and/or futures contracts. An inverse strategy is typically more volatile and risky than traditional investment strategies due to their exposure to leverage and derivatives including total return swaps and futures. These strategies are generally designed to achieve their desired exposure on a short-term basis. Holding these types of securities for longer periods of time potentially increases their risk due to the effects of compounding and the difficulty of timing the market. As a part of our investment strategy and during periods in which we want to have limited market exposure, we may invest in money market/stable value funds or other short-term interest-bearing instruments. Under certain circumstances, and in agreement with the client, we will also purchase and sell futures contracts or purchase and sell options on securities, securities indexes, and futures contracts in an effort to extend or protect gains and mitigate possible losses.

If physical precious metals are desired by the client to be part of his or her overall investment portfolio, Guidance may provide assistance in locating a broker for transactions of physical precious metals on behalf of the Client. The price the Client pays for the purchase could be the same as if the Client went directly to the broker, without the assistance of Guidance.

All investment strategies inherently expose our clients to various types and varying degrees of risk. We discuss those risks in greater detail below.

Investment Risk

Investing in securities involves exposing financial assets to various risks that clients should be prepared to bear. The first step is taking time to understand what those risks might be.

Mutual Fund & Exchange Traded Fund (ETF) Risk. There are specific risks involved in the management of mutual funds and ETF which are described in detail in their prospectus. In general, ETFs and mutual funds expose the investor to the strategy specific risk of the fund.

ETFs are subject to substantially the same risks as those associated with the direct ownership of the securities comprising the index on which the ETF is based. Additionally, the value of the investment will fluctuate in response to the performance of the underlying index and may trade at a premium or discount to the index.

Precious Metal Risk. Precious metals markets are speculative and volatile. Prices for these items may rise or fall significantly over time.

Market Risk. Stock markets can be volatile. In other words, the prices of stocks can rise and fall rapidly in response to developments affecting a specific company or industry, or to changing economic, political or market conditions. Investments may decline in value if the stock markets perform poorly. There is also a risk that the investments will underperform the securities markets or particular segments of the securities markets.

Portfolio Turnover Risk. Portfolio turnover refers to the rate at which the selected investments are replaced. This type of turnover also occurs in mutual funds where the individual securities are traded by the fund management teams. Turnover costs (transactional and brokerage costs) will be directly affected by the rate that underlying securities are bought and sold, which will reduce the return applicable to these investments. This cost can be mitigated if the underlying securities can be bought and sold without corresponding commission costs. Active trading of securities can also increase realized capital gains or losses, which will affect the taxes paid or owed.

Foreign Risk. Foreign markets can be more volatile than the U.S. market due to increased risks of adverse issuer, political, regulatory, market, or economic developments and can perform differently from the U.S. market. Special risks associated with investments in foreign companies include exposure to currency fluctuations, less liquidity, less developed or less efficient trading markets, lack of comprehensive company information, political instability and differing auditing and legal standards.

Small and Medium-Size Company Risk. Small and medium size companies typically have narrower markets and more limited managerial and financial resources than do larger, more established companies. As a result, their performances can be more volatile and they often face a greater risk of business failure.

Issuer-Specific Risk. The value of a specific security can be more volatile than the market as a whole and can perform differently from the value of the market as a whole. The value of securities of smaller issuers can be more volatile than that of larger issuers. The value of certain types of securities can be more volatile due to increased sensitivity to adverse issuer, political, regulatory, market, or economic developments. With Bonds, there is also the risk of default by the issuer.

Short-Selling Risk. Positions (purchases) in shorted securities are speculative and riskier than "long" positions (purchases) because the cost of the replacement security is unknown. Therefore, the potential loss on the short sale is unlimited, whereas the potential loss on long positions is limited to the original purchase price. Any strategy that includes selling securities short could suffer significant losses. Short selling will also result in higher transaction costs (such as interest and dividends), which reduce return, and may result in higher taxes.

Derivatives Risk. Investments in futures and options are considered "derivative" investments. A small investment in derivatives could have a potentially large impact on performance. The use of derivatives involves risks different from or possibly greater than the risks associated with investing directly in the underlying assets. Derivatives can be highly volatile, illiquid and difficult to value, and there is the risk that the hedging technique will fail if changes in the value of a derivative held do not correlate with the portfolio securities being hedged.

Put and Call Options Risk. There are risks associated with the sale and purchase of call and put options. A seller (writer) of a covered call option assumes the risk of a decline in the market price of the underlying security below the purchase price of the underlying security less the premium received and gives up the opportunity for gain on the underlying security above the exercise price of the option. If the option is uncovered, and the Seller must purchase the security at the current market price because the option is exercised, the loss could be significant. The buyer of a put or call option risks losing the entire premium invested in the option.

Inflation Risk. For some investors, the fear of loss of their account value may drive them to opt for lower returns with less market risk. However, even when an investment aims to provide steady predictable returns, there is still a risk that inflation will chip away at the client's purchasing power, possibly nullifying some of the gains.

Risk of Loss. All investments in securities include a risk of loss of principal (invested amount) and any profits that have not been realized (the securities were not sold to "lock in" the profit). Stock markets and bond markets fluctuate substantially over time. In addition, performance of any investment is not guaranteed. As a result, there is a risk of loss of the assets we manage that is out of our control. We will do our very best in the management of assets; however, we cannot guarantee any level of performance or that there will not be a loss of account assets.

GIA does not represent, warrant or imply that the services or methods of analysis used by GIA can or will predict future results, successfully identify market tops or bottoms, or insulate clients from losses due to major market corrections or crashes. No guarantees can be offered that clients' goals or objectives will be achieved. Further, no promises or assumptions can be made that the advisory services offered by GIA will provide a better return than other investment strategies.

Diversification is a portfolio strategy GIA utilizes in the management of assets. It is designed to reduce exposure to risk in a portfolio by combining a variety of investments, such as stocks, bonds, and real estate, of which the prices are unlikely to all move in the same direction at the same time at the same rate. Volatility is limited by the fact that not all asset classes or industries or individual companies move up and down in value at the same time or at the same rate. Diversification helps to reduce both the upside and downside potential and allows for more consistent performance under a wide range of economic conditions. There is no guarantee that diversifying assets will lead to lower volatility.

Item 9 – Disciplinary Information

We do not have any legal, financial or other “disciplinary” item to report. We are obligated to disclose any disciplinary event that would be material when evaluating us to initiate a Client / Adviser relationship, or to continue a Client /Adviser relationship with us. This statement applies to our Firm, and every employee.

Item 10 – Other Financial Industry Activities and Affiliates

Relationship with Guidance Wealth, LLC

GIA is related by common ownership and management to Guidance Wealth, LLC (“Guidance Wealth”). Guidance Wealth provides wealth management services. Guidance Wealth also acts as a DBA for Guidance Investment Advisors, LLC (“GIA”).

Relationship with Guidance Tax & Accounting, LLC

GIA and Guidance Tax & Accounting, LLC are under common control. Guidance Tax & Accounting is a professional tax planning and preparation firm for individuals and small businesses. Services include, but are not limited to: individual income tax preparation & electronic filing for Federal, State, & Local returns, calculation of estimated quarterly income tax payments, securities cost basis calculations, rental property and small business tax assistance, guidance on how to maximize tax benefits (i.e. when to start Social Security payments, IRA distribution planning, transaction timing strategies), tax projections for the following year, and charitable giving strategies. Fees are charged based upon services rendered from Guidance Tax & Accounting. Guidance Tax & Accounting, LLC may also be marketed as Guidance Tax or Guidance Tax Service.

Broker Dealer Affiliation

GIA maintains an ongoing relationship with Mutual Securities, Inc., FINRA registered Broker-Dealer (“BD”). Mutual Securities acts as a supervisory organization providing direct business oversight, assistance with professional continuing education and other support services, and as a conduit for agent and broker commissions. In exchange for providing these services, Mutual Securities receives a percentage of any

investment commissions received. Mutual Securities does not dictate what is offered to our clients, nor does it have any proprietary investments to promote. Therefore, this Broker-Dealer relationship does not constitute a conflict or potential conflict of interest.

Certain Investment Advisor Representatives (or “IAR”s) of GIA are separately licensed as registered representatives and/or principals of Mutual Securities, Inc. These IARs recommend securities products for which they and the broker dealer receive compensation. Thus, a potential conflict may exist between the interest of GIA and those of the advisory client. Clients are under no obligation to purchase or sell securities through the IAR of GIA acting as a registered representative of the broker dealer. *(Please also see Item 11 – Code of Ethics.)* Similarly, IARs of GIA who are properly licensed to sell insurance may offer such products. GIA and the IAR receive fees for these services. None of our members, managers or advisory representatives is currently registered as futures commission merchants, commodity pool operators, commodity trading advisors, nor does GIA have any relationship with any entity performing such services.

Professional Business Relationships

GIA maintains professional business relationships with multiple regional insurance agencies/firms. A client’s financial or investment related needs may suggest the need for an insurance firm and their products (i.e. life and health insurance, annuities, etc.). GIA does not recommend one specific company; instead, we maintain a list of firms we feel comfortable recommending to our clients. From time to time GIA may receive a share of commissions paid to these agencies/firms as compensation for our referral. Advisory clients are under no obligation to utilize these insurance services and such arrangements have no effect on the advisory work performed or the respective fees charged to our advisory clients.

GIA also maintains professional business relationships with various legal, accounting, recordkeeping, third-party administrators (TPAs) and other investment advisory and consulting firms, both locally and around the country. These informal relationships are created to share industry information and insight. GIA does not receive any compensation or shared revenue with any of these entities; therefore, these relationships hold no conflict of interest for our clients.

Separate Accounts Relationships

From time to time, GIA offers clients a specific third-party investment management program made available directly to GIA for our clients. These third-party managers are referred to as “separate account managers”. GIA receives no direct or indirect compensation from the third-party managers or sub-advisors for these arrangements.

Item 11 – Code of Ethics

Guidance Investment Advisors, LLC Code of Ethics

In accordance with the Advisers Act, Rule 204A-1, GIA has adopted a Code of Ethics. This Code of Ethics outlines all who are deemed to be access persons and mandates their compliance with applicable regulations and federal laws. Additionally, these employees must engage in high ethical standards at all times and place the client's interest above their own. The Code of Ethics includes, but is not limited to, provisions relating to the confidentiality of client information, a prohibition on insider trading, restrictions on the acceptance of significant gifts and the reporting of certain gifts and business entertainment items, and personal securities

trading procedures. All supervised persons at GIA must acknowledge the terms of the Code of Ethics annually, or as amended.

At the heart of this code is a requirement to always act in the best interest of our client and to fully disclose all fees, expenses and any conflicts or potential conflicts of interest. A copy of this Code of Ethics will be provided to any client or prospective client upon request. GIA's Code of Ethics mandates that our advisors act in the best interest of our clients. As such, if GIA or its representatives offer any investment with which we have a conflict of interest, it must be disclosed in advance.

Qualified Plan Managed Portfolio Fee Disclosure. In the course of its duties with our employer-sponsored retirement plan clients, GIA does its best to keep base advisory fees low for all participants. However, each plan sponsor is offered a list of options which can be added to the plan, usually at a nominal incremental fee, which can be either charged to plan assets or can be paid directly to GIA by the plan sponsor. One of the options on this list is an optional Asset Account Modeling service which can be added to most plans for an additional fee. This fee is fully disclosed in advance and combined with the base advisory fee to be charged pro rata to all participants, or the plan sponsor can elect to pay GIA directly for these services. Additionally, educational and enrollment materials provided to plan participants, as well as quarterly and annual statements provided by the plan recordkeeper, help to fully disclose these and other fees/plan expenses.

No Proprietary Investments. At present, GIA does not offer any investments in which our members, our representatives or any person related to us, have a partnership or act as a general partner. Furthermore, GIA does not offer any investments in which our members, our representatives or any person related to us act as an investment advisor for the investment company.

Oversight of Trading Processes. GIA's employees and persons associated with GIA are required to follow GIA's Code of Ethics. Subject to satisfying this policy and applicable laws, officers, directors and employees of GIA can trade for their own accounts in securities which are recommended to, and/or purchased for, GIA's clients. In addition, a related person can have an interest or position in a certain security or securities which may also be recommended to the clients. All access persons are required to report all personal securities transactions at the onset of being classified an access person and for all subsequent personal transactions in order to prevent "Front-Running".

Records will be maintained for all securities or insurance products bought or sold by the firm, associated persons of the firm and related entities. A principal of GIA, or qualified representative of the firm, reviews these records on a quarterly basis.

In certain instances, IAR's trading in their own accounts or for related persons may create either actual or perceived conflicts of interest. As such, GIA has established the following restrictions:

- A director, officer or IAR shall not buy or sell securities for their personal portfolio(s) where their decision is substantially derived, in whole or in part, by reason of his or her affiliation with GIA or the broker dealer, unless the information is also available to the investing public on reasonable inquiry. No person shall prefer his or her own interest to that of the advisory clients.
- All clients are fully informed that certain individuals receive separate compensation when effecting transactions during the implementation process.
- GIA and its employees may not participate in private placements without pre-clearance from the Firm's Chief Compliance Officer.

- GIA respects the right of clients to specify investment objectives, guidelines, and conditions or restrictions on the overall management of their accounts.
- Any individual not in observance of the above may be subject to termination.

Nonetheless, because the Code of Ethics in some circumstances would permit employees to invest in the same securities as clients, there is a possibility that employees might benefit from market activity by a client in a security held by an employee. Employee trading is continually monitored to reasonably prevent conflicts of interest between GIA and its clients. As an adviser to our clients, our clients' interests must always be placed first and foremost, and our trading practices and procedures prohibit unfair trading practices and seek to disclose and avoid any actual or potential conflicts of interests or resolve such conflicts in the client's favor.

Item 12 – Brokerage Practices

As a matter of policy and practice, GIA does not accept any formal or informal arrangements or commitments to utilize research, research-related products and other services obtained from broker-dealers, or third parties, on a soft dollar commission basis. Similarly, as a matter of policy and practice, GIA does not select or recommend broker-dealers in return for client referrals.

The Custodian and Brokers We Use

GIA does not maintain custody of client assets [that we manage/on which we advise], although we may be deemed to have custody of client assets if clients give us authority to withdraw assets from their account (see Item 15 – Custody, below). Client assets must be maintained in an account at a “qualified custodian,” generally a broker-dealer or bank. We generally recommend that our clients use Fidelity Investments (Fidelity). GIA is independently owned and operated and is not affiliated with Fidelity. The qualified custodian will hold client assets in a brokerage account and buy and sell securities when we instruct them to do so. While we recommend that clients use Fidelity, clients will decide whether to do so and will open their account with Fidelity by entering into an account agreement directly with Fidelity. We do not open the account for clients, although we may assist clients in doing so. Even though client accounts are maintained at Fidelity, we can still use other brokers to execute trades on accounts as described below (see below section entitled “*Client Brokerage and Custody Costs*”).

How We Select Brokers/Custodians. We seek to recommend a custodian/broker who will hold client assets and execute transactions on terms that we believe will be most advantageous when compared to the other available providers and their services. We consider a wide range of factors, including among others:

- combination of transaction execution services and asset custody services (generally without a separate fee for custody)
- capability to execute, clear, and settle trades (buy and sell securities for accounts)
- capability to facilitate transfers and payments to and from account (wire transfers, check requests, bill payment, etc.)
- available investment products (stocks, bonds, mutual funds, exchange traded funds [ETFs], etc.)
- availability of investment research and tools that assist us in making investment decisions
- quality of services

- competitiveness of the price of those services (commission rates, margin interest rates, other fees, etc.) and willingness to negotiate the prices
- reputation, financial strength, and stability
- prior service to us and our other clients
- availability of other products and services that benefit us, as discussed below (see *“Products and Services Available to Us From Fidelity”*)

Client Brokerage and Custody Costs. For our client accounts that are maintained at Fidelity Investments, Fidelity generally does not charge separately for custody services but is compensated by charging commissions or other fees on trades that they execute or that are settled into client Fidelity accounts.

For some accounts, Fidelity may charge a percentage of the dollar amount of assets in the account in lieu of commissions. Fidelity’s commission rates and asset-based fees applicable to our client accounts are given to account holders and may be found on their website or by request to the custodian. When the firm executes trades through brokerages other than Fidelity, Fidelity charges a flat fee (known as a “Prime Broker” or “trade away” fee) for processing the transfer of funds and assets into the client account. These fees are in addition to the commissions or other compensation paid to the executing broker-dealer. Because of this, in order to minimize client trading costs, we direct the custodian (Fidelity) to execute most trades. We have determined that having the custodian (Fidelity) execute most trades is consistent with our duty to seek “best execution” of trades. Best execution means the most favorable terms for a transaction based on all relevant factors, including those listed above (see above *“How We Select Brokers/Custodians”*).

Products and Services available to us with Fidelity. Fidelity Institutional Wealth Services provides us and our clients with access to their institutional brokerage-trading, custody, reporting and related services, many of which are not typically available to Fidelity retail customers. Fidelity also makes available various support services. Some of those services help us manage or administer our clients’ accounts; while others help us manage and grow our business. Fidelity’s support services generally are available on an unsolicited basis (we don’t have to request them) and at no charge to us. These services are not provided by Fidelity in connection with transactions placed in client accounts.

Services That Benefit our Clients. Fidelity’s institutional brokerage services include access to a broad range of investment products, execution of securities transactions, and custody of client assets. The investment products available through Fidelity include some to which we might not otherwise have access or that would require a significantly higher minimum initial investment by our clients. Fidelity’s services described in this paragraph generally benefit clients and their accounts.

Services Which May Not Directly Benefit our Clients. Fidelity also makes available other products and services that benefit GIA but may not directly benefit clients and their account. These products and services assist us in managing and administering our clients’ accounts. These services are not provided in connection with transactions placed in client accounts. They include investment research, both Fidelity’s own, and that of third parties. We use this research to service all or a substantial number of our clients’ accounts, including accounts not maintained at Fidelity. In addition to investment research, Fidelity also makes available software and other technology that:

- Provide access to client account data (such as duplicate trade confirmations and account statements)
- Facilitate trade execution and allocate aggregated trade orders for multiple client accounts
- Provide pricing and other market data

- Facilitate payment of our fees from our clients' accounts
- Assist with back-office functions, recordkeeping, and client reporting

Services That Generally Benefit Only GIA. Fidelity also offers other services intended to help us manage and further develop our business enterprise. These services are not provided in connection with transactions placed in client accounts. These services include:

- Educational conferences and events
- Consulting on technology, compliance, legal and business needs
- Publications and conferences on practice management and business succession
- Access to employee benefits providers, human capital consultants and insurance

Fidelity provides some of these services themselves. In other cases, they will arrange for third party vendors to provide the services to us. At times, Fidelity will also discount or waive fees for some of these services or pay all or a part of a third party's fees. Fidelity may also provide us with other benefits, such as occasional business entertainment for our personnel.

Our Interest in Services offered by Fidelity. The availability of these services from Fidelity benefits us because we do not have to produce or purchase them. We believe, however, that our recommendation of Fidelity as custodian and broker is in the best interest of our clients. Our recommendation is primarily supported by the scope, quality and price of Fidelity's services (see above "*How We Select Brokers/Custodians*") and not Fidelity's services that benefit only us.

Client Directed Brokerage

If the client directs that trades be executed through another Broker-Dealer (other than Fidelity), the client is responsible for negotiating the terms and conditions (including, but not limited to, commission rates) relating to all services to be provided by that Broker-Dealer. GIA will assume no responsibility for obtaining the "best execution" of these client trades.

Trade Aggregation

Transactions for each client account generally will be executed independently unless the Firm decides to purchase or sell the same securities for several clients at approximately the same time. GIA may (but is not obligated to) combine or "batch" such orders in an effort to obtain best execution, to negotiate more favorable commission rates or to allocate equitably among its clients differences in prices and commissions or other transaction costs that might have been obtained had such orders been placed independently. Under this procedure, transactions will be averaged as to price and transaction costs and will be allocated among GIA's clients in proportion to the purchase and sale orders placed for each client account on any given day. If GIA cannot obtain execution of all the combined orders at prices or for transactions costs that it believes are desirable, the Firm will allocate the securities that it does buy or sell as part of the combined orders by following GIA's order allocation procedures.

Item 13 – Review of Accounts

Accounts will be reviewed internally on a regular basis. The client will be provided with information at least annually, and client accounts may be rebalanced as we feel necessary. For non-qualified accounts the firm may

tax harvest at any time on an as needed basis. Reviews are conducted by Investment Advisor Representatives (IARs) of the firm. GIA provides clients with quarterly performance reports of their managed accounts.

Changes in a client's situation, such as investment goals, financial position, unusual economic, industry or individual investment developments may trigger a review. Marriage, divorce, death, change in employment, birth of a child, retirement, etc. may also trigger the need for additional reviews. Additionally, more active accounts and/or accounts with greater complexity may be reviewed more often as situations dictate.

Clients should receive custodial statements at least quarterly detailing transactions made on their behalf.

Item 14 – Client Referrals and Other Compensation

Referral Arrangements:

GIA does not accept any compensation other than advisory fees from our clients per the contracted arrangements. Other than those professional firms listed in Section 10 with whom we share industry knowledge and the various independent information services for which we pay customary subscription fees, there is no other organization or entity which offers an economic benefit to us. Neither GIA nor its related persons provides compensation (directly or indirectly) for client referrals to any firm or individual who is not our supervised person.

Item 15 - Custody

Accounts are held at the various firms that custody client accounts. GIA will not maintain custody of clients' funds or securities, with the exception of deduction of GIA's fees from clients' accounts that are authorized in the advisory agreement between clients and GIA. Additionally, Guidance will be deemed to have custody of client accounts pursuant to the SEC's rule 206(4)-2 as amended in instances where the client grants Guidance certain asset movement authorization. The SEC has identified certain safeguards the firm and the custodian must have in place for these circumstances. GIA has implemented procedures in order to comply with these SEC guidelines.

Clients should receive account statements directly from the custodian of their account(s) at least quarterly. The statement will be sent to the email or postal mailing address provided by the client to the custodian. Clients should carefully review these statements promptly when received. GIA urges clients to carefully review such statements and compare such official custodial records to the account statements sent from us. Our statements may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities.

Item 16 – Investment Discretion

GIA manages money on a discretionary and non-discretionary basis. In most circumstances, clients grant GIA complete discretion. Clients who open discretionary accounts are required to execute an Investment Advisory

Agreement which, among other things, grants GIA advisor representatives authority to manage their assets on a discretionary basis, meaning we have the authority to select the identity and amount of securities to be bought or sold in the clients' account without obtaining specific client consent. In all cases, however, such discretion is to be exercised in a manner consistent with the stated investment objective for the particular client account. For non-discretionary accounts, GIA will contact the client prior to executing any transaction.

As mentioned above, clients may generally not impose restrictions on investing in certain securities or types of securities. When selecting securities and determining amounts, GIA observes the investment policies, limitations and restrictions of the clients for which it advises, if any. For registered investment companies, GIA's authority to trade securities may also be limited by certain federal securities and tax laws.

Item 17 – Voting Securities

GIA does not vote proxies on behalf of advisory clients. Clients retain the responsibility for receiving and voting proxies for any and all securities maintained in client portfolios. Proxies are mailed to each client directly by the respective custodian. Clients may request a copy of GIA's full Proxy Voting Policy by contacting us using the information on page 1 of this brochure. Policies may be updated from time to time.

From time to time, securities held in the accounts of clients may be the subject of class action lawsuits. GIA offers no legal services, and therefore has no ability or obligation to determine if securities held by the client are subject to a pending or resolved class action lawsuit. GIA also has no duty to evaluate a client's eligibility or any duty to submit a claim to participate in the proceeds of a securities class action settlement or verdict. Furthermore, GIA has no obligation or responsibility to initiate litigation to recover damages on behalf of clients who may have been injured as a result of actions, misconduct or negligence by corporate management of issuers whose securities are held by clients. GIA will not be obligated to provide advice or take any action on behalf of a Client with respect to securities formerly held in the account(s), or the issuers thereof, which become the subject of any legal proceedings, including but not limited to bankruptcies.

Item 18 – Financial Information

Registered investment advisers are required in this Item to provide clients and prospective clients with certain financial information or disclosures about their firm's financial condition. GIA 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.

Guidance Investment Advisors, LLC

Privacy Policy

At Guidance Investment Advisors, LLC ("GIA"), our relationship with you is our most important asset. We are privileged that you have entrusted us with your financial affairs and are committed to safeguarding the privacy of the information we collect. As an SEC-regulated financial institution, GIA is required to obtain certain personal, nonpublic information about you. The following Privacy Policy demonstrates our commitment to the confidentiality of your personal information.

HOW AND WHY WE OBTAIN PERSONAL INFORMATION

GIA may collect this nonpublic personal information about you in any of the following ways:

- New Account Application (i.e. Social Security number, date of birth, income and assets)
- Transaction activity (types of transactions, balances)
- Information about your transactions and account experience with Guidance Investment Advisors, LLC
- Information from consumer reporting agencies (for example, to verify your identity, to assess your creditworthiness)
- Information from other outside sources regarding your employment, credit, or other relationships relevant to the services provided by us
- Passport, National Identity card, or Driver's License, as required by laws and regulations addressing due diligence and related matters
- Demographic and other general information we obtain that allows us to develop new services that we can offer you; GIA limits the collection, use, and retention of your personal information to the extent of assisting us to properly administer our business, service your account and to continue to improve our services to you.

HOW GIA PROTECTS THE COLLECTION OF YOUR INFORMATION

GIA recognizes the importance of protecting your personal information and therefore we take the responsibility of handling both your trust and personal information extremely seriously. GIA does not sell client information to anyone. GIA does not disclose any nonpublic personal information about you, whether you are a current client or a former client, to anyone, except as permitted by law or as authorized by you. We may share your personal information that we collect "*on a strictly limited, confidential basis*" with the following entities:

- Affiliates such as service providers;
- Unaffiliated third parties such as the custodian;
- Regulatory agencies such as the SEC along with federal and state law enforcement agencies;
- Governmental agencies such as the IRS;
- Credit reporting and verification resources;
- In connection with a subpoena or similar legal process, a fraud investigation, or an audit.

GIA restricts access to your personal and account information to those associates and third parties who need to know that information to provide products or services to you on behalf of GIA or to assist you with the ongoing maintenance of your account. We maintain physical, electronic, contractual and procedural safeguards to guard your nonpublic personal information which include:

- computer safeguards, secured files and buildings;
- regular training of associates on privacy and information security, and on their obligations to protect client information;
- secure destruction of client information.

GIA will provide you with a copy of our privacy policy annually, as long as you maintain an account with us. GIA reserves the right to make changes to this policy and in so doing, we will notify you in writing before we make changes that affect the way we collect or share your information. If you are a former client of GIA, your information will be treated in the same manner as that of our current clients.

You can obtain a written copy of our Privacy Policy by emailing us at weekly_update@guidancewealth.com or by calling us at 1-574-333-2083.

Part 2B of Form ADV: Brochure Supplement

1. Brochure Supplement – John F. McSorley Jr.

John F. McSorley Jr.
Guidance Investment Advisors, LLC
3140 Windsor Ct.
Elkhart, IN 46514 (574) 333-2083
www.Guidancewealth.com
Date Prepared: March 7, 2018

This Brochure Supplement provides information about John F. McSorley Jr. that supplements the Guidance Investment Advisors, LLC Brochure. You should have received a copy of that Brochure. Please contact Maureen A. Teunissen, Chief Compliance Officer, Guidance Investment Advisors, LLC if you did not receive the Brochure or if you have any questions about the contents of this supplement. Additional information about John F. McSorley Jr. is available on the SEC's website at www.adviserinfo.sec.gov.

2. Educational Background and Business Experience

John F. McSorley, Jr., MBA, AIF®, QPFC

- Year of Birth 1962
- Formal Education after High School:
 - University State of New York, Albany, NY, BS History/Sociology, 1992
 - Indiana Wesleyan University, Marion IN, Masters in Business Administration, 1997
- Entered Financial Services Industry in 2001
- Professional Designations:
 - Accredited Investment Fiduciary*(AIF*)
 - Qualified Plan Financial Consultant*(QPFC)
- Business Background Previous Five Years:
 - Guidance Tax & Accounting, LLC, Founder/Managing Member, 1/2014 - Present
 - Guidance Investment Advisors LLC, Founder/Managing Member, 09/2010 - Present
 - Guidance Wealth, LLC, Founder/Managing Member, 08/2009 - Present

*Accredited Investment Fiduciary (AIF): AIF designation represents a thorough knowledge of and ability to apply the fiduciary Practices In order to receive AIF certification, one must complete a Web-based or Capstone program plus score a minimum of 70% on a closed book exam. There are several prerequisites for this designation, including a Bachelor's Degree and minimum time in the Pension/Qualified Plan industry. The designation requires Continuing Education of at least 6 hours per year, and a documented reaffirmation to abide by the Professional Code of Ethics and Conduct Standards.

*Qualified Plan -Financial Consultant (QPFC): A professional designation sponsored by the National Association of Plan Advisors (NAPA), which is an affiliate of the American Society of Pension Professionals and Actuaries (ASPPA). The QPFC designation is the professional credential for financial professionals who sell, advise, market or support qualified retirement plans. The QPFC program provides an understanding of general retirement planning concepts, terminology, distinctive features of qualified plans and the role of retirement plan professionals. A candidate will be expected to demonstrate and maintain a required level of proficiency of plan administration, compliance, investment, fiduciary, and ethics issues through a series of examinations and other pre-qualifications, as well as annual attendance at national conferences/summits or completion of an annual continuing education requirement. NOTE: This certification is now being offered as the Certified Plan Fiduciary

Advisor or CPFA – however, those professionals who have previously held the QPFC designation have the choice of maintaining the QPFC designation or using the newer CPFA designation.

3. Disciplinary Information

John McSorley has not been subject to any disciplinary actions.

4. Other Business Activities

In addition to his activities for Guidance Investment Advisors, LLC, John McSorley is also a registered representative of Mutual Securities, Inc., a registered broker-dealer with FINRA. Mr. McSorley's activities as a registered representative require less than 5% of his work time.

Mutual Securities acts as a supervisory organization providing direct business oversight, assistance with professional continuing education and other support services, and as a conduit for agent and broker commissions. In exchange for providing these services, Mutual Securities receives a percentage of any investment commissions received. Mutual Securities does not dictate what is offered to our clients, nor does it have any proprietary investments to promote. Therefore, this Broker-Dealer relationship does not constitute a conflict or potential conflict of interest.

Certain Investment Adviser Representatives (or "IAR"s) of Guidance Investment Advisors, LLC, like John McSorley, are separately licensed as registered representatives and/or principals of Mutual Securities. These IARs may recommend securities products for which they and the broker dealer may receive compensation. This practice may give the IAR an incentive to recommend investment products based on the compensation received, rather than on the client's needs. Thus, a potential conflict may exist between the interest of GIA and those of the advisory client. All fees are fully disclosed to the client. Additionally, clients are under no obligation to purchase or sell securities through the IAR of GIA acting as a registered representative of the broker dealer.

John McSorley is also an owner of Guidance Wealth, LLC. GW is a wealth management and financial services firm founded in 2009 which operates as a DBA for Guidance Investment Advisors, LLC. Oversight of these services takes up approximately 10% of Mr. McSorley's work time.

John McSorley is also an owner of Guidance Tax & Accounting, LLC. Guidance Tax & Accounting is a tax planning and preparation firm founded in 2014. Guidance Tax & Accounting provides tax planning & preparation services for some GIA clients. Oversight of these services takes up less than 1% of Mr. McSorley's work time.

Mr. McSorley serves as a volunteer director for the Ronald McDonald House Charities of Michiana. He is a member of the investment committee, helping to define long term goals. Guidance has recused itself from providing investment management services to RMHC, mitigating any conflicts. This activity takes up approximately 4 hours per month.

5. Additional Compensation

John McSorley does not receive any additional compensation for providing advisory services other than that already disclosed.

6. Supervision

The work of John F. McSorley Jr. is supervised by Maureen A. Teunissen, Chief Compliance Officer, who may be contacted at (574) 333-2083.

Supervision of John F. McSorley is conducted as follows:

GIA maintains a Code of Ethics to which all Advisors must subscribe. The Code of Ethics provides for GIA and its Advisor Representatives to exercise its fiduciary duty to clients, to act in the best interest of the client, and to always place the client's interests first. GIA takes seriously its compliance and regulatory obligations and requires all staff and Advisors to comply with all applicable rules and regulations, as well as GIA's policies and procedures. Advisors are required, no less than annually, to attest to their compliance with the firm's compliance policies and procedures and to their understanding of the firm's Code of Ethics.

7. Requirements for State-Registered Advisers

GIA is a federally registered adviser and is not required to submit disclosures under this item.

Part 2B of Form ADV: Brochure Supplement

1. Brochure Supplement – Michael A. Griggs

Michael A. Griggs
Guidance Investment Advisors, LLC
3140 Windsor Ct.
Elkhart, IN 46514 (574) 333-2083
www.Guidancewealth.com
Date Prepared: March 7, 2018

This Brochure Supplement provides information about Michael A. Griggs that supplements the Guidance Investment Advisors, LLC Brochure. You should have received a copy of that Brochure. Please contact Maureen A. Teunissen, Chief Compliance Officer, Guidance Investment Advisors, LLC if you did not receive the Brochure or if you have any questions about the contents of this supplement. Additional information about Michael A. Griggs is available on the SEC's website at www.adviserinfo.sec.gov.

2. Educational Background and Business Experience

Michael A. Griggs, LUTCF*

- Year of Birth 1959
- Entered Financial Services Industry in 2002
- Professional Designations:
 - Life Underwriter Training Council Fellow (LUTCF*)
- Business Background Previous Five Years:
 - Guidance Investment Advisors LLC, Financial Advisor, 09/2011 - Present
 - Guidance Wealth, LLC, Financial Advisor, 05/2011 – Present

Life Underwriter Training Council Fellow (LUTCF): professional designation sponsored by The American College and the National Association of Insurance and Financial Advisors (NAIFA). The LUTCF* educational program includes required ethical training and five elective courses chosen from such topics as meeting client needs, serving personal markets, essentials of business insurance, annuities, long-term care, life insurance products, and retirement, investment, and estate planning. An LUTCF has studied the fundamental skills required for an insurance agent and must adhere to an ongoing ethical standard when serving clients. The designation is offered by The American College, a non-profit educator with an 84-year heritage and the highest level of accreditation, in association with the National Association of Insurance and Financial Advisors (NAIFA). Requires completion of a study program and passing the final exam. No prerequisite. No Continuing Education required.

3. Disciplinary Information

Michael Griggs has not been subject to any disciplinary actions.

4. Other Business Activities

In addition to his activities for Guidance Investment Advisors, LLC, Michael Griggs is also a registered representative of Mutual Securities, Inc., a registered broker-dealer with FINRA. Mr. Griggs' activities as a registered representative require approximately 60% of his work time.

Mutual Securities acts as a supervisory organization providing direct business oversight, assistance with professional continuing education and other support services, and as a conduit for agent and broker

commissions. In exchange for providing these services, Mutual Securities receives a percentage of any investment commissions received. Mutual Securities does not dictate what is offered to our clients, nor does it have any proprietary investments to promote. Therefore, this Broker-Dealer relationship does not constitute a conflict or potential conflict of interest.

Certain Investment Adviser Representatives (or “IAR”s) of Guidance Investment Advisors, LLC, like Michael Griggs, are separately licensed as registered representatives and/or principals of Mutual Securities. These IARs may recommend securities products for which they and the broker dealer may receive compensation. This practice may give the IAR an incentive to recommend investment products based on the compensation received, rather than on the client’s needs. Thus, a potential conflict may exist between the interest of GIA and those of the advisory client. All fees are fully disclosed to the client. Additionally, clients are under no obligation to purchase or sell securities through the IAR of GIA acting as a registered representative of the broker dealer.

5. Additional Compensation

Michael Griggs does not receive any additional compensation for providing advisory services other than that already disclosed.

6. Supervision

The work of Michael A. Griggs is supervised by Maureen A. Teunissen, Chief Compliance Officer, who may be contacted at (574) 333-2083.

Supervision of Michael A. Griggs is conducted as follows:

GIA maintains a Code of Ethics to which all Advisors must subscribe. The Code of Ethics provides for GIA and its Advisor Representatives to exercise its fiduciary duty to clients, to act in the best interest of the client, and to always place the client’s interests first. GIA takes seriously its compliance and regulatory obligations and requires all staff and Advisors to comply with all applicable rules and regulations, as well as GIA’s policies and procedures. Advisors are required, no less than annually, to attest to their compliance with the firm’s compliance policies and procedures and to their understanding of the firm’s Code of Ethics.

7. Requirements for State-Registered Advisers

GIA is a federally registered adviser and is not required to submit disclosures under this item.

Part 2B of Form ADV: Brochure Supplement

1. Brochure Supplement – Bryan D. Focht

Bryan D. Focht

Guidance Investment Advisors, LLC

3140 Windsor Ct., Elkhart, IN 46514 (574) 333-2083

www.Guidancewealth.com

Date Prepared: March 7, 2018

This Brochure Supplement provides information about Bryan D. Focht that supplements the Guidance Investment Advisors, LLC Brochure. You should have received a copy of that Brochure. Please contact Maureen A. Teunissen, Chief Compliance Officer, Guidance Investment Advisors, LLC if you did not receive the Brochure or if you have any questions about the contents of this supplement. Additional information about Bryan D. Focht is available on the SEC's website at www.adviserinfo.sec.gov.

2. Educational Background and Business Experience

- Year of Birth 1973
- Formal Education after High School:
 - Polk Community College, Winter Haven, FL, AA Business Administration and Accounting, 1992
 - Bethel College, Mishawaka, IN, BA in Secondary English Education, 1996
- Entered Financial Services Industry in 2007
- Professional Designations: EA - IRS Enrolled Agent*
- Business Background Previous Five Years:
 - Guidance Investment Advisors LLC, Operations Specialist, 08/2009 – Present

*Enrolled Agents (EAs) are federally-licensed tax practitioners who may represent taxpayers before the IRS when it comes to collections, audits and appeals. As authorized by the Department of Treasury's Circular 230 regulations, EAs are granted unlimited practice rights to represent taxpayers before IRS and are authorized to advise, represent, and prepare tax returns for individuals, partnerships, corporations, estates, trusts, and any entities with tax-reporting requirements.

3. Disciplinary Information

Bryan Focht has not been subject to any disciplinary actions.

4. Other Business Activities

In addition to his activities for Guidance Investment Advisors, LLC, Bryan Focht also completes tax returns for Guidance Tax and Accounting, LLC. This activity accounts for less than 10% of Mr. Focht's work time.

5. Additional Compensation

Bryan Focht does not receive any additional compensation for providing advisory services other than that already disclosed.

6. Supervision

The work of Bryan Focht is supervised by Maureen A. Teunissen, Chief Compliance Officer, who may be contacted at (574) 333-2083.

Supervision of Bryan Focht is conducted as follows:

GIA maintains a Code of Ethics to which all Advisors must subscribe. The Code of Ethics provides for GIA and its Advisor Representatives to exercise its fiduciary duty to clients, to act in the best interest of the client, and to always place the client's interests first. GIA takes seriously its compliance and regulatory obligations and

requires all staff and Advisors to comply with all applicable rules and regulations, as well as GIA's policies and procedures. Advisors are required, no less than annually, to attest to their compliance with the firm's compliance policies and procedures and to their understanding of the firm's Code of Ethics.

7. Requirements for State-Registered Advisors

GIA is a federally registered adviser and is not required to submit disclosures under this item.

Part 2B of Form ADV: Brochure Supplement

1. Brochure Supplement – David L. Neeser

David L. Neeser

Guidance Investment Advisors, LLC

3140 Windsor Ct., Elkhart, IN 46514 (574) 333-2083

www.Guidancewealth.com

Date Prepared: April 20, 2017

This Brochure Supplement provides information about David L. Neeser that supplements the Guidance Investment Advisors, LLC Brochure. You should have received a copy of that Brochure. Please contact Maureen A. Teunissen, Chief Compliance Officer, Guidance Investment Advisors, LLC if you did not receive the Brochure or if you have any questions about the contents of this supplement. Additional information about David L. Neeser is available on the SEC's website at www.adviserinfo.sec.gov.

2. Educational Background and Business Experience

- Year of Birth 1961
- Formal Education after High School:
 - Western Michigan University, Kalamazoo, MI, BS Finance, 1983
- Entered Financial Services Industry in 2017
- Business Background Previous Five Years:
 - Guidance Investment Advisors LLC, Business Development Coordinator, 02/2017 – Present
 - Mutual Bank, VP of Commercial Lending, 07/2014 – 12/2016
 - First State Bank, VP of Commercial Lending, 05/2004 – 07/2014

3. Disciplinary Information

David Neeser has not been subject to any disciplinary actions.

4. Other Business Activities

In addition to his activities for Guidance Investment Advisors, LLC, David Neeser coaches a Junior ski team outside of normal business hours. This activity accounts for less than 1% of Mr. Neeser's work time.

5. Additional Compensation

David Neeser does not receive any additional compensation for providing advisory services other than that already disclosed.

6. Supervision

The work of David Neeser is supervised by Maureen A. Teunissen, Chief Compliance Officer, who may be contacted at (574) 333-2083.

Supervision of David Neeser is conducted as follows:

GIA maintains a Code of Ethics to which all Advisors must subscribe. The Code of Ethics provides for GIA and its Advisor Representatives to exercise its fiduciary duty to clients, to act in the best interest of the client, and to always place the client's interests first. GIA takes seriously its compliance and regulatory obligations and requires all staff and Advisors to comply with all applicable rules and regulations, as well as GIA's policies and procedures. Advisors are required, no less than annually, to attest to their compliance with the firm's compliance policies and procedures and to their understanding of the firm's Code of Ethics.

7. Requirements for State-Registered Advisers

GIA is a federally registered adviser and is not required to submit disclosures under this item.

Part 2B of Form ADV: Brochure Supplement

1. Brochure Supplement – Maureen A. Teunissen

Maureen A. Teunissen

Guidance Investment Advisors, LLC

3140 Windsor Ct., Elkhart, IN 46514 (574) 333-2083

www.Guidancewealth.com

Date Prepared: February 17, 2018

This Brochure Supplement provides information about Maureen A. Teunissen that supplements the Guidance Investment Advisors, LLC Brochure. You should have received a copy of that Brochure. Please contact Maureen A. Teunissen, Chief Compliance Officer, Guidance Investment Advisors, LLC if you did not receive the Brochure or if you have any questions about the contents of this supplement. Additional information about Maureen A. Teunissen is available on the SEC’s website at www.adviserinfo.sec.gov.

2. Educational Background and Business Experience

- Year of Birth 1967
- Formal Education after High School:
 - Hope College, Holland, MI, BA Political Science, 1989
 - Thomas M. Cooley Law School, Lansing, MI, JD, 1994
- Entered Financial Services Industry in 2012
- Business Background Previous Five Years:
 - Guidance Investment Advisors LLC, Chief Compliance Officer, Director of Operations, Investment Advisor Representative 06/2017 - present
 - Everence Trust Company, Director of Trust and Estate Administration, Director of Trust Operations, Financial Services Account Representative 03/2012 – 06/2017

3. Disciplinary Information

Maureen Teunissen has not been subject to any disciplinary actions.

4. Other Business Activities

In addition to her activities for Guidance Investment Advisors, LLC, Maureen Teunissen completes the bookkeeping for her husband’s sole proprietorship outside of normal business hours. This activity accounts for less than 1% of Mrs. Teunissen’s work time.

5. Additional Compensation

Maureen Teunissen does not receive any additional compensation for providing advisory services other than that already disclosed.

6. Supervision

The work of Maureen Teunissen is supervised by John McSorley, Jr., Managing Partner, who may be contacted at (574) 333-2083.

Supervision of Maureen Teunissen is conducted as follows:

GIA maintains a Code of Ethics to which all Advisors must subscribe. The Code of Ethics provides for GIA and its Advisor Representatives to exercise its fiduciary duty to clients, to act in the best interest of the client, and to always place the client’s interests first. GIA takes seriously its compliance and regulatory obligations and requires all staff and Advisors to comply with all applicable rules and regulations, as well as GIA’s policies and

procedures. Advisors are required, no less than annually, to attest to their compliance with the firm's compliance policies and procedures and to their understanding of the firm's Code of Ethics.

7. Requirements for State-Registered Advisers

GIA is a federally registered adviser and is not required to submit disclosures under this item.