FORM ADV

UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION AND REPORT BY EXEMPT REPORTING ADVISERS

Primary Business Name: CHANDLER ASSET MANAGEMENT INC

Other-Than-Annual Amendment - All Sections

CRD Number: 107287

Rev. 10/2021

1/2/2022 11:02:37 AM

| WA | ARNING: | | | | denial of your application, revocation of your iling periodic amendments. See Form ADV Gener | al · |
|------|-------------|---|----------------------|---|---|------|
| ter | n 1 Iden | tifying Information | | | | |
| regi | istration, | | | _ | can contact you. If you are filing an <i>umbrella</i> eral Instruction 5 provides information to assist y | you |
| A. | | l legal name (if you are a LER ASSET MANAGEME | | r last, first, and middle names |): | |
| В. | | ne under which you prima LER ASSET MANAGEME | | lvisory business, if different fro | m Item 1.A. | |
| | List on S | Section 1.B. of Schedule I | O any additional nar | mes under which you conduct y | our advisory business. | |
| | (2) If yo | ou are using this Form AD | V to register more t | han one investment adviser ur | nder an $\mathit{umbrella\ registration}$, check this box \Box | |
| | If you c | heck this box, complete a | Schedule R for eac | h relying adviser. | | |
| C. | specify | ling is reporting a change whether the name change legal name or your pri | e is of | | ss name (Item 1.B.(1)), enter the new name and | |
| D. | | _ | | ent adviser, your SEC file numb adviser, your SEC file number: | per: 801-44378 | |
| | (3) If yo | ou have one or more Cent | ral Index Key numb | ers assigned by the SEC ("CIK | Numbers"), all of your CIK numbers: | |
| | CIK Nu | ımber | | | | |
| | 166501 | 18 | | | | |
| E. | | firm does not have a CRD | | | by the IARD system, your CRD number: 10728 ; | |
| | (2) If yo | ou have additional <i>CRD</i> N | umbers, your additio | onal <i>CRD</i> numbers: No Information Filed | | |
| F. | Principa | l Office and Place of Busii | ness | | | |
| | Nur 622 | dress (do not use a P.O. B mber and Street 1: 25 LUSK BOULEVARD | , | Number and Street 2: | | |
| | City SAI | y: N DIEGO | State: California | Country: United States | ZIP+4/Postal Code: 92121-2796 | |
| | | | | | | |

If this address is a private residence, check this box: \Box

List on Section 1.F. of Schedule D any office, other than your principal office and place of business, at which you conduct investment advisory business. If you are applying for registration, or are registered, with one or more state securities authorities, you must list all of your offices in the state or states to which you are applying for registration or with whom you are registered. If you are applying for SEC registration, if you are registered only with the SEC, or if you are reporting to the SEC as an exempt reporting adviser, list the largest twenty-five offices in terms of numbers of employees as of the end of your most recently completed fiscal year.

| the largest twent | y-five offices in terms of nur | mbers of employees as of the | end of your most recently completed fiscal year. | |
|--|---|--|---|-------------------------------|
| (2) Days of week tha | t you normally conduct busi | ness at your <i>principal office a</i> | and place of business: | |
| Monday - Frida | • | | | |
| Normal business 6:00 AM TO 5:00 | hours at this location: | | | |
| (3) Telephone number | | | | |
| 858.546.3737 | at this location, if any: | | | |
| 858.546.3741 | at this location, if any: | | | |
| | number of offices, other tha e end of your most recently | | ace of business, at which you conduct investment a | dvisory |
| Mailing address, if diff | erent from your <i>principal of</i> i | fice and place of business add | dress: | |
| Number and Street 1 | : | Number and Street | 2: | |
| City: | State: | Country: | ZIP+4/Postal Code: | |
| If this address is a pr | rivate residence, check this b | oox: 🗆 | | |
| If you are a sole prop | rietor, state your full residen | ce address, if different from | your <i>principal office and place of business</i> address i | in Item |
| Number and Street 1 | : | Number and Stree | t 2: | |
| City: | State: | Country: | ZIP+4/Postal Code: | |
| | | | | Yes N |
| Do you have one or m Facebook and LinkedI | | ı publicly available social med | lia platforms (including, but not limited to, Twitter, | © (|
| Section 1.I. of Schedu web, you may list the Do not provide the ad | ile D. If a website address so portal without listing addres dresses of websites or accou dividual electronic mail (e-m. | erves as a portal through whi sses for all of the other inforn ints on publicly available soci | ccounts on publicly available social media platforms ich to access other information you have published nation. You may need to list more than one portal at all media platforms where you do not control the control the addresses of employee accounts on publicly at | on the address. ontent. |
| Chief Compliance Offic | cer | | | |
| | | | . If you are an <i>exempt reporting adviser</i> , you must ot, you must complete Item 1.K. below. | provide |
| Name: JOSEPH R. KOLINSKY | (| Other titles, if any: CHIEF COMPLIANCE | OFFICER | |
| Telephone number: 858.546.3737 | | Facsimile number, if 858.546.3741 | any: | |
| Number and Street 1 6225 LUSK BOULEVA | | Number and Street 2 | : | |
| City: SAN DIEGO | State: California | Country: United States | ZIP+4/Postal Code: 92121-2796 | |
| Electronic mail (e-ma | ail) address, if Chief Complia | nce Officer has one: | | |

G.

Н.

I.

J.

JKOLINSKY@CHANDLERASSET.COM

(2) If your Chief Compliance Officer is compensated or employed by any person other than you, a related person or an investment

| | company registered under the provide the person's name as | | | se for providing chief compliance officer services to | you, | |
|-----|--|-------------------------------|---|--|----------|-----|
| | Name: | | | | | |
| | IRS Employer Identification N | Number: | | | | |
| K. | Additional Regulatory Contacto questions about this Form | | | nce Officer is authorized to receive information and | d resp | ono |
| | Name: | | Titles: | | | |
| | NICOLE M. DRAGOO Telephone number: 858.546.3737 | | PRESIDENT Facsimile number, if a 858.546.3741 | any: | | |
| | Number and Street 1: 6225 LUSK BOULEVARD | | Number and Street 2 | 2: | | |
| | City: SAN DIEGO | State: California | Country: United States | ZIP+4/Postal Code: 92121-2796 | | |
| | Electronic mail (e-mail) add | | on has one: | | | |
| | | | | | Yes | N |
| L. | Do you maintain some or all state law, somewhere other t | | | under Section 204 of the Advisers Act, or similar | • | C |
| | If "yes," complete Section 1. | L. of Schedule D. | | | | |
| М. | Are you registered with a for | eign financial regulat | tory authority? | | Yes O | O |
| | | | gn financial regulatory author mplete Section 1.M. of Schedu | ity, even if you have an affiliate that is registered walle D. | with a | |
| | | | | | Yes | N |
| N. | Are you a public reporting co | mpany under Section | ns 12 or 15(d) of the Securitie | es Exchange Act of 1934? | 0 | 6 |
| | | | | | Yes | N |
| 0. | If yes, what is the approxima | ate amount of your a | ast day of your most recent fi ssets: | scal year? | 0 | (|
| | C \$1 billion to less than \$: | | | | | |
| | C \$10 billion to less than s | \$50 billion | | | | |
| | C \$50 billion or more | | | | | |
| | | | your total assets, rather than the balance sheet for your mo | n the assets you manage on behalf of clients. Deter ost recent fiscal year end. | rmine | |
| P. | Provide your <i>Legal Entity Ide</i> 254900E9BJWINIZ90E91 | <i>ntifier</i> if you have on | ne: | | | |
| | A legal entity identifier is a u legal entity identifier. | nique number that co | ompanies use to identify each | other in the financial marketplace. You may not h | ave a | |
| | | | | | | _ |
| SEC | TION 1.B. Other Business N | ames | | | | |

SECTION 1.F. Other Offices

| advisory business. You must comp | lete a separate Schedule D S | Section 1.F. for each location | ce of business, at which you conduct investment I. If you are applying for SEC registration, if you are It twenty-five offices (in terms of numbers of |
|---|-----------------------------------|---------------------------------|--|
| Number and Street 1: 1875 LAWRENCE STREET | | Number and Street 2: SUITE 920 | |
| City: DENVER | State: Colorado | Country: United States | ZIP+4/Postal Code: 80202 |
| If this address is a private residence | ce, check this box: \Box | | |
| Telephone Number: 800.317.4747 | Facsimile Numbo 303.295.0513 | er, if any: | |
| | _ | | ority as a branch office location for a broker-dealer rovide the <i>CRD</i> Branch Number here: |
| How many <i>employees</i> perform inve | estment advisory functions f | rom this office location? | |
| Are other business activities condu | cted at this office location? | (check all that apply) | |
| \square (1) Broker-dealer (registered or | unregistered) | | |
| lacksquare (2) Bank (including a separately | identifiable department or o | division of a bank) | |
| lacksquare (3) Insurance broker or agent | | | |
| lacksquare (4) Commodity pool operator or | commodity trading advisor | (whether registered or exem | npt from registration) |
| $lue{\square}$ (5) Registered municipal advisor | r | | |
| \square (6) Accountant or accounting fir | m | | |
| (7) Lawyer or law firm | | | |
| Describe any other investment-rela | ated business activities cond | ucted from this office locatio | on: |
| advisory business. You must comp | lete a separate Schedule D S | Section 1.F. for each location | ce of business, at which you conduct investment If you are applying for SEC registration, if you are t twenty-five offices (in terms of numbers of |
| Number and Street 1: 701 5TH AVENUE | | Number and Street SUITE 4200 | 2: |
| City: SEATTLE | State: Washington | Country: United States | ZIP+4/Postal Code: 98104 |
| If this address is a private residence | ce, check this box: | | |
| Telephone Number: 206-388-5760 | Facsimile Number, 206-489-5611 | if any: | |
| | _ | | ority as a branch office location for a broker-dealer rovide the <i>CRD</i> Branch Number here: |

| ow many <i>employees</i> perform investment advisory functions from this office location? | | | | | |
|--|---------------------|---|---|--------|--|
| Are other business activities conducted at thi | s office location? | (check all that apply) | | | |
| \square (1) Broker-dealer (registered or unregister | | (direction and appropri | | | |
| \square (2) Bank (including a separately identifiable | | division of a hank) | | | |
| (2) Dank (including a separately identifiable) | ie department of | division of a bank) | | | |
| | ry trading advisor | (whather registered or even | ant from registration) | | |
| (4) Commodity pool operator or commodit | ly trading advisor | (whether registered or exer | ipt from registration) | | |
| (5) Registered municipal advisor | | | | | |
| (6) Accountant or accounting firm | | | | | |
| \square (7) Lawyer or law firm | | | | | |
| Describe any other <i>investment-related</i> busine | ess activities conc | lucted from this office location | on: | | |
| advisory business. You must complete a sepa | arate Schedule D | Section 1.F. for each location | ce of business, at which you conduct investment. If you are applying for SEC registration, if you twenty-five offices (in terms of numbers of | | |
| Number and Street 1: | | Number and Street 2: | | | |
| 801 INTERNATIONAL PARKWAY | | SUITE 500 | | | |
| City: | State: | Country: | ZIP+4/Postal Code: | | |
| LAKE MARY | Florida | United States | 32746 | | |
| If this address is a private residence, check t | his box: 🗖 | | | | |
| Telephone Number: 407-739-8797 | Facsimile Nu | ımber, if any: | | | |
| If this office location is also required to be re or investment adviser on the Uniform Branch | - | | ority as a branch office location for a broker-crovide the <i>CRD</i> Branch Number here: | lealer | |
| How many <i>employees</i> perform investment ac 1 | dvisory functions f | from this office location? | | | |
| Are other business activities conducted at thi | s office location? | (check all that apply) | | | |
| \square (1) Broker-dealer (registered or unregister | red) | | | | |
| \square (2) Bank (including a separately identifiab | le department or | division of a bank) | | | |
| \square (3) Insurance broker or agent | | | | | |
| \square (4) Commodity pool operator or commodit | v trading advisor | (whether registered or exen | npt from registration) | | |
| (5) Registered municipal advisor | , | (11 1 15 15 15 15 15 15 15 15 15 15 15 1 | , -3, | | |
| (6) Accountant or accounting firm | | | | | |
| (0) Accountant of accounting mini | | | | | |
| 口(/) Lawyer Or law IIIIII | | | | | |
| Describe any other <i>investment-related</i> busine | ess activities conc | lucted from this office location | on: | | |
| | | | | | |

Complete the following information for each office, other than your *principal office and place of business*, at which you conduct investment advisory business. You must complete a separate Schedule D Section 1.F. for each location. If you are applying for SEC registration, if you are registered only with the SEC, or if you are an *exempt reporting adviser*, list only the largest twenty-five offices (in terms of numbers of *employees*).

| Number and Street 1: 7250 REDWOOD BOULEVARD | | Number and Street 2: SUITE 300 | | | | | |
|--|---|-----------------------------------|---|--|--|--|--|
| City: NOVATO | State: California | Country: United States | ZIP+4/Postal Code: 94945 | | | | |
| If this address is a private residence, check t | his box: 🗆 | | | | | | |
| Telephone Number: 415.798.5586 | Facsimile Number, if 858.546.3741 | any: | | | | | |
| If this office location is also required to be registered with FINRA or a <i>state securities authority</i> as a branch office location for a broker-dealer or investment adviser on the Uniform Branch Office Registration Form (Form BR), please provide the <i>CRD</i> Branch Number here: | | | | | | | |
| How many <i>employees</i> perform investment ac 1 | How many <i>employees</i> perform investment advisory functions from this office location? 1 | | | | | | |
| Are other business activities conducted at this office location? (check all that apply) (1) Broker-dealer (registered or unregistered) (2) Bank (including a separately identifiable department or division of a bank) (3) Insurance broker or agent (4) Commodity pool operator or commodity trading advisor (whether registered or exempt from registration) (5) Registered municipal advisor (6) Accountant or accounting firm | | | | | | | |
| (7) Lawyer or law firm | | | | | | | |
| Describe any other investment-related busine | ess activities conducte | d from this office location: | | | | | |
| | | | | | | | |
| Complete the following information for each of advisory business. You must complete a separegistered only with the SEC, or if you are an employees). | rate Schedule D Secti | on 1.F. for each location. If yo | u are applying for SEC registration, if you are | | | | |
| Number and Street 1: 2121 N. CALIFORNIA BLVD | | Number and Street 2: SUITE 290 | | | | | |
| City: WALNUT CREEK | State: California | Country: United States | ZIP+4/Postal Code: 94596 | | | | |
| If this address is a private residence, check t | his box: | | | | | | |
| Telephone Number: 800-317-4747 | Facsimile Number, if | any: | | | | | |
| If this office location is also required to be re or investment adviser on the Uniform Branch | • | • | | | | | |
| How many <i>employees</i> perform investment ac 0 | lvisory functions from | this office location? | | | | | |
| Are other business activities conducted at thi \square (1) Broker-dealer (registered or unregister \square (2) Bank (including a separately identifiab | red) | ,, | | | | | |

| \square (3) Insurance broker or agent | | | | | | |
|---|--|-----------------------------------|--|---------|--|--|
| (4) Commodity pool operator or commodity trading advisor (whether registered or exempt from registration) | | | | | | |
| \square (5) Registered municipal advise | or | | | | | |
| \square (6) Accountant or accounting f | irm | | | | | |
| \square (7) Lawyer or law firm | | | | | | |
| | | | | | | |
| Describe any other investment-re | Describe any other investment-related business activities conducted from this office location: | | | | | |
| | | | | | | |
| advisory business. You must com | plete a separate Schedule D | Section 1.F. for each location | nce of business, at which you conduct investmen. If you are applying for SEC registration, if yest twenty-five offices (in terms of numbers of | you are | | |
| Number and Street 1: 3445 TELEGRAPH ROAD | | Number and Street 2: SUITE 200 | | | | |
| City: | State: | Country: | ZIP+4/Postal Code: | | | |
| VENTURA | California | United States | 93003 | | | |
| If this address is a private resider | nce, check this box: | | | | | |
| Telephone Number: 800-317-4747 | Facsimile Numbe 858-546-3741 | er, if any: | | | | |
| | _ | | pority as a branch office location for a broker-corovide the <i>CRD</i> Branch Number here: | dealer | | |
| How many <i>employees</i> perform in 1 | vestment advisory functions t | from this office location? | | | | |
| Are other business activities cond | lucted at this office location? | (check all that apply) | | | | |
| \square (1) Broker-dealer (registered o | or unregistered) | | | | | |
| \square (2) Bank (including a separate | ly identifiable department or | division of a bank) | | | | |
| \square (3) Insurance broker or agent | | | | | | |
| \square (4) Commodity pool operator of | or commodity trading advisor | (whether registered or exer | npt from registration) | | | |
| \square (5) Registered municipal advise | or | | | | | |
| \square (6) Accountant or accounting f | irm | | | | | |
| (7) Lawyer or law firm | | | | | | |
| Describe any other investment-re | Describe any other investment-related business activities conducted from this office location: | | | | | |
| | | | | | | |
| SECTION 1.I. Website Addresse | .s | | | | | |
| | tter, Facebook and/or LinkedI | | media platforms where you control the conten parate Schedule D Section 1.I. for each websi | | | |
| Address of Website/Account on Po | ublicly Available Social Media | Platform: HTTP://WWW.C | CHANDLERASSET.COM | | | |

Address of Website/Account on Publicly Available Social Media Platform: HTTPS://WWW.LINKEDIN.COM/COMPANY/911143/

| Address of Website/Account on Publicly Available Social Media Platform: | https://www.youtube.com/channel/UCIUGGxVg75mCArkBSkyWRRw |
|---|--|
| , | |

| SECTION 1.L. Location of Books and | Records | | |
|---|--------------------------------|------------------------------------|--|
| Complete the following information for business. You must complete a separate | | | ords, other than your <i>principal office and place of</i> |
| Name of entity where books and record CORODATA | s are kept: | | |
| Number and Street 1: 12370 KERRAN STREET | | Number and Street 2: | |
| City: POWAY | State: California | Country: United States | ZIP+4/Postal Code: 92064 |
| If this address is a private residence, ch | neck this box: | | |
| Telephone Number: 858.748.7202 | Facsimile numb 858.748.9506 | er, if any: | |
| This is (check one): | | | |
| C one of your branch offices or affiliate | es. | | |
| a third-party unaffiliated recordkeep | oer. | | |
| O other. | | | |
| Briefly describe the books and records I BROKERAGE CONFIRMS OLDER THAN 2 RECORDS. | | MENTS, CLOSED ACCOUNT F | FILES, AND ARCHIVED ACCOUNTS PAYABLE |
| Name of entity where books and record SMARSH | s are kept: | | |
| Number and Street 1: 110 WILLIAM STREET | | Number and Street 2: SUITE 1804 | |
| City: | State: | Country: | ZIP+4/Postal Code: |
| NEW YORK | New York | United States | 10038 |
| If this address is a private residence, ch | neck this box: | | |
| Telephone Number: 866-762-7741 | Facsimile numb | er, if any: | |
| This is (check one): | | | |
| O one of your branch offices or affiliate | es. | | |
| • a third-party unaffiliated recordkeep | oer. | | |
| C other. | | | |

Briefly describe the books and records kept at this location.

| EMAIL ARCHIVING | | | | | |
|--|--------------------|-----------------------------------|-----------------------------|--|--|
| Name of entity where books and records are ke SCHWAB COMPLIANCE TECHOLOGIES | ept: | | | | |
| Number and Street 1: 150 SOUTH WACKER DRIVE | | Number and Street 2: SUITE 200 | | | |
| City: CHICAGO | State: Illinois | Country: United States | ZIP+4/Postal Code: 60606 | | |
| If this address is a private residence, check this | s box: | | | | |
| Telephone Number: 877-553-1961 | Facsimile numb | per, if any: | | | |
| This is (check one): | | | | | |
| ${f C}$ one of your branch offices or affiliates. | | | | | |
| • a third-party unaffiliated recordkeeper. | | | | | |
| C other. | | | | | |
| Briefly describe the books and records kept at this location. COMPLIANCE DOCUMENTATION AND OUR COMPLIANCE CALENDAR | | | | | |
| | | | | | |

SECTION 1.M. Registration with Foreign Financial Regulatory Authorities

| apply | /ing | for SI | his Item help us (and you) determine whether you are eligible to register with the SEC. Complete this Item 2.A. only if you are EC registration or submitting an <i>annual updating amendment</i> to your SEC registration. If you are filing an <i>umbrella registration</i> , in Item 2 should be provided for the <i>filing adviser</i> only. |
|-------|------------|------------------|--|
| | sub 2.A | mittin .(13). | er (or remain registered) with the SEC, you must check at least one of the Items 2.A.(1) through 2.A.(12), below. If you are g an <i>annual updating amendment</i> to your SEC registration and you are no longer eligible to register with the SEC, check Item Part 1A Instruction 2 provides information to help you determine whether you may affirmatively respond to each of these items |
| | | (the | adviser): |
| | V | (1) | are a large advisory firm that either: |
| | | | (a) has regulatory assets under management of \$100 million (in U.S. dollars) or more; or |
| | | | (b) has regulatory assets under management of \$90 million (in U.S. dollars) or more at the time of filing its most recent annual updating amendment and is registered with the SEC; |
| | | (2) | are a mid-sized advisory firm that has regulatory assets under management of \$25 million (in U.S. dollars) or more but less than \$100 million (in U.S. dollars) and you are either: |
| | | | (a) not required to be registered as an adviser with the state securities authority of the state where you maintain your principal office and place of business; or |
| | | | (b) not subject to examination by the <i>state securities authority</i> of the state where you maintain your <i>principal office and place of business</i> ; |
| | | | Click HERE for a list of states in which an investment adviser, if registered, would not be subject to examination by the state securities authority. |
| | | (3) | Reserved |
| | | (4) | have your principal office and place of business outside the United States; |
| | | (5) | are an investment adviser (or subadviser) to an investment company registered under the Investment Company Act of 1940; |
| | | (6) | are an investment adviser to a company which has elected to be a business development company pursuant to section 54 of the Investment Company Act of 1940 and has not withdrawn the election, and you have at least \$25 million of regulatory assets under management; |
| | | (7) | are a pension consultant with respect to assets of plans having an aggregate value of at least \$200,000,000 that qualifies for the exemption in rule 203A-2(a); |
| | | (8) | are a related adviser under rule 203A-2(b) that <i>controls</i> , is <i>controlled</i> by, or is under common <i>control</i> with, an investment adviser that is registered with the SEC, and your <i>principal office and place of business</i> is the same as the registered adviser; |
| | | | If you check this box, complete Section 2.A.(8) of Schedule D. |
| | | (9) | are an adviser relying on rule 203A-2(c) because you expect to be eligible for SEC registration within 120 days; |
| | | | If you check this box, complete Section 2.A.(9) of Schedule D. |
| | | (10) | are a multi-state adviser that is required to register in 15 or more states and is relying on rule 203A-2(d); |
| | | | If you check this box, complete Section 2.A.(10) of Schedule D. |
| | | (11) | are an Internet adviser relying on rule 203A-2(e); |
| | | (12) | have received an SEC order exempting you from the prohibition against registration with the SEC; |
| | | | If you check this box, complete Section 2.A.(12) of Schedule D. |
| | | (13) | are no longer eligible to remain registered with the SEC. |
| | | . , | |

State Securities Authority Notice Filings and State Reporting by Exempt Reporting Advisers

Item 2 SEC Registration/Reporting

C. Under state laws, SEC-registered advisers may be required to provide to state securities authorities a copy of the Form ADV and any amendments they file with the SEC. These are called notice filings. In addition, exempt reporting advisers may be required to provide state securities authorities with a copy of reports and any amendments they file with the SEC. If this is an initial application or report, check the box(es) next to the state(s) that you would like to receive notice of this and all subsequent filings or reports you submit to the SEC. If this is an amendment to direct your notice filings or reports to additional state(s), check the box(es) next to the state(s) that you would like to receive notice of this and all subsequent filings or reports you submit to the SEC. If this is an amendment to your

| state(s). | ς το την το το σ | 3 , | ive them, uncheck the box(es) next to those | |
|---|--|---|--|--|
| Jurisdictions | | | | |
| ☑ AL | ☑ IL | ☑ NE | ☑ SC | |
| ☑ AK | ☑ IN | ☑ NV | □ SD | |
| ☑ AZ | □ IA | ☑ NH | ☑ TN | |
| ✓ AR | ☑ KS | ☑ NJ | ☑ TX | |
| ☑ CA | □ KY | ☑ NM | ☑ UT | |
| ☑ co | ☑ LA | ☑ NY | □ VT | |
| ☑ CT | ☑ ME | ☑ NC | □ VI | |
| ☑ DE | ☑ MD | □ ND | ☑ VA | |
| ☑ DC | ☑ MA | Г ОН | ☑ WA | |
| ☑ FL | ☑ MI | ☑ ok | ☑ w∨ | |
| ☑ GA | ☑ MN | ☑ OR | ☑ wɪ | |
| □ GU | □ MS | ₽ PA | □ wy | |
| ☑ HI | ™ MO | □ PR | | |
| ☑ ID | □ MT | RI | | |
| e of Registered Invest Number of Registered Number of Registered | Investment Adviser | | | |
| ION 2.A.(9) Investr | nent Adviser Expecting to be E | igible for Commission Registra | tion within 120 Days | |
| registration within 120 opriate boxes, you wil am not registered or | O days, you are required to make of the deemed to have made the required to be registered with the state of t | certain representations about your uired representations. You must m SEC or a <i>state securities authority</i> | le to an adviser that expects to be eligible for eligibility for SEC registration. By checking the take both of these representations: and I have a reasonable expectation that I wil | |
| be eligible to register with the SEC within 120 days after the date my registration with the SEC becomes effective. I undertake to withdraw from SEC registration if, on the 120th day after my registration with the SEC becomes effective, I would be prohibited by Section 203A(a) of the Advisers Act from registering with the SEC. | | | | |
| ION 2.A.(10) Multi- | State Adviser | | | |
| | | | registration, you are required to make certain | |
| sentations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required | | | | |

If you are applying for registration as an investment adviser with the SEC, you must make both of these representations:

representations.

| □ I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of 15 or more states to register as an investment adviser with the <i>state securities authorities</i> in those states. □ I undertake to withdraw from SEC registration if I file an amendment to this registration indicating that I would be required by the laws of fewer than 15 states to register as an investment adviser with the <i>state securities authorities</i> of those states. |
|---|
| If you are submitting your annual updating amendment, you must make this representation: |
| Within 90 days prior to the date of filing this amendment, I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of at least 15 states to register as an investment adviser with the <i>state securities authorities</i> in those states. |
| |
| SECTION 2.A.(12) SEC Exemptive <i>Order</i> |
| If you are relying upon an SEC order exempting you from the prohibition on registration, provide the following information: |
| Application Number: |
| 803- |
| Date of <i>order</i> : |

| ter | n 3 Form of Organization |
|------|---|
| f yc | ou are filing an umbrella registration, the information in Item 3 should be provided for the filing adviser only. |
| Α. | How are you organized? |
| | |
| | C Sole Proprietorship |
| | C Limited Liability Partnership (LLP) |
| | C Partnership |
| | C Limited Liability Company (LLC) |
| | C Limited Partnership (LP) |
| | Other (specify): |
| | If you are changing your response to this Item, see Part 1A Instruction 4. |
| В. | In what month does your fiscal year end each year? DECEMBER |
| C. | Under the laws of what state or country are you organized? |
| | State Country |
| | California United States |
| | If you are a partnership, provide the name of the state or country under whose laws your partnership was formed. If you are a sole proprietor, provide the name of the state or country where you reside. |

If you are changing your response to this Item, see Part 1A Instruction 4.

| | | Yes | No |
|----|--|--------|----|
| A. | Are you, at the time of this filing, succeeding to the business of a registered investment adviser, including, for example, a change of your structure or legal status (e.g., form of organization or state of incorporation)? | 0 | • |
| | If "yes", complete Item 4.B. and Section 4 of Schedule D. | | |
| В. | Date of Succession: (MM/DD/YYYY) | | |
| | If you have already reported this succession on a previous Form ADV filing, do not report the succession again. Instead, check "Part 1A Instruction 4. | No." S | ee |

SECTION 4 Successions

Item 4 Successions

Item 5 Information About Your Advisory Business - Employees, Clients, and Compensation

Responses to this Item help us understand your business, assist us in preparing for on-site examinations, and provide us with data we use when making regulatory policy. Part 1A Instruction 5.a. provides additional guidance to newly formed advisers for completing this Item 5.

Employees

If you are organized as a sole proprietorship, include yourself as an employee in your responses to Item 5.A. and Items 5.B.(1), (2), (3), (4), and (5). If an employee performs more than one function, you should count that employee in each of your responses to Items 5.B.(1), (2), (3), (4), and (5).

- A. Approximately how many *employees* do you have? Include full- and part-time *employees* but do not include any clerical workers.

 32
- B. (1) Approximately how many of the *employees* reported in 5.A. perform investment advisory functions (including research)?
 - (2) Approximately how many of the *employees* reported in 5.A. are registered representatives of a broker-dealer?
 - (3) Approximately how many of the *employees* reported in 5.A. are registered with one or more *state securities authorities* as *investment adviser representatives*?
 - (4) Approximately how many of the *employees* reported in 5.A. are registered with one or more *state securities authorities* as *investment adviser representatives* for an investment adviser other than you?
 - (5) Approximately how many of the *employees* reported in 5.A. are licensed agents of an insurance company or agency?
 - (6) Approximately how many firms or other persons solicit advisory clients on your behalf?
 0

In your response to Item 5.B.(6), do not count any of your employees and count a firm only once – do not count each of the firm's employees that solicit on your behalf.

Clients

1

15

In your responses to Items 5.C. and 5.D. do not include as "clients" the investors in a private fund you advise, unless you have a separate advisory relationship with those investors.

- C. (1) To approximately how many *clients* for whom you do not have regulatory assets under management did you provide investment advisory services during your most recently completed fiscal year?
 - (2) Approximately what percentage of your *clients* are non-*United States persons*? 0%
- D. For purposes of this Item 5.D., the category "individuals" includes trusts, estates, and 401(k) plans and IRAs of individuals and their family members, but does not include businesses organized as sole proprietorships.

The category "business development companies" consists of companies that have made an election pursuant to section 54 of the Investment Company Act of 1940. Unless you provide advisory services pursuant to an investment advisory contract to an investment company registered under the Investment Company Act of 1940, do not answer (d)(1) or (d)(3) below.

Indicate the approximate number of your *clients* and amount of your total regulatory assets under management (reported in Item 5.F. below) attributable to each of the following type of *client*. If you have fewer than 5 *clients* in a particular category (other than (d), (e), and (f)) you may check Item 5.D.(2) rather than respond to Item 5.D.(1).

The aggregate amount of regulatory assets under management reported in Item 5.D.(3) should equal the total amount of regulatory assets under management reported in Item 5.F.(2)(c) below.

If a *client* fits into more than one category, select one category that most accurately represents the *client* to avoid double counting *clients* and assets. If you advise a registered investment company, business development company, or pooled investment vehicle, report those assets in categories (d), (e), and (f) as applicable.

| Type of <i>Client</i> | (1) Number of Client(s) | (2) Fewer than 5 <i>Clients</i> | (3) Amount of Regulatory Assets under Management |
|---|-------------------------|------------------------------------|---|
| (a) Individuals (other than high net worth individuals) | 488 | | \$ 255,961,120 |
| (b) High net worth individuals | 212 | | \$ 141,339,494 |
| (c) Banking or thrift institutions | 1 | P | \$ 578,432 |
| (d) Investment companies | 0 | | \$ 0 |
| (e) Business development companies | 0 | Ι Γ | \$ 0 |
| (f) Pooled investment vehicles (other than investment companies and business development companies) | 0 | | \$ 0 |
| (g) Pension and profit sharing plans (but not the plan participants or government pension plans) | 2 | V | \$ 20,501,956 |
| (h) Charitable organizations | 21 | | \$ 153,045,509 |
| (i) State or municipal <i>government entities</i> (including government pension plans) | 161 | | \$ 17,737,195,532 |
| (j) Other investment advisers | 0 | | \$ 0 |
| (k) Insurance companies | 0 | | \$ 0 |
| (I) Sovereign wealth funds and foreign official institutions | 0 | | \$ 0 |
| (m) Corporations or other businesses not listed above | 13 | | \$ 45,551,455 |
| (n) Other: HOSPITALS | 6 | | \$ 3,926,272,714 |

| ensati | on Arrangements |
|--------------------------|--|
| ou are | compensated for your investment advisory services by (check all that apply): |
| (2) (3) (4) (5) | A percentage of assets under your management Hourly charges Subscription fees (for a newsletter or periodical) Fixed fees (other than subscription fees) Commissions Performance-based fees Other (specify): |
| | (1) (2) (2) (3) (4) (5) (6) |

| | | | | | | | | _ |
|--------|---------------|--------------|----------|--------------|--------------|-------------|----------|---------|
| Item : | 5 Informatioı | າ About Your | Advisory | , Business · | - Regulatory | , Assets Ui | nder Man | agement |
| | | | | | | | | |

(1) Do you provide continuous and regular supervisory or management services to securities portfolios? (2) If yes, what is the amount of your regulatory assets under management and total number of accounts? U.S. Dollar Amount Discretionary: (a) \$ 19,144,505,152 (b) \$ 3,135,941,060 (c) \$ 22,280,446,212 (f) 1,095

Part 1A Instruction 5.b. explains how to calculate your regulatory assets under management. You must follow these instructions carefully when completing this Item.

Yes No

(3) What is the approximate amount of your total regulatory assets under management (reported in Item 5.F.(2)(c) above) attributable to clients who are non-United States persons?

\$ 0

Regulatory Assets Under Management

| Aav | visory activities | |
|-----|--|------------------|
| G. | What type(s) of advisory services do you provide? Check all that apply. | |
| | □ (1) Financial planning services ☑ (2) Portfolio management for individuals and/or small businesses □ (3) Portfolio management for investment companies (as well as "business development companies" that have made an expursuant to section 54 of the Investment Company Act of 1940) □ (4) Portfolio management for pooled investment vehicles (other than investment companies) □ (5) Portfolio management for businesses (other than small businesses) or institutional <i>clients</i> (other than registered invectompanies and other pooled investment vehicles) □ (6) Pension consulting services □ (7) Selection of other advisers (including <i>private fund</i> managers) □ (8) Publication of periodicals or newsletters □ (9) Security ratings or pricing services □ (10) Market timing services □ (11) Educational seminars/workshops ☑ (12) Other(specify): CONSULTING | |
| | Do not check Item 5.G.(3) unless you provide advisory services pursuant to an investment advisory contract to an investment or registered under the Investment Company Act of 1940, including as a subadviser. If you check Item 5.G.(3), report the 811 or 8 number of the investment company or investment companies to which you provide advice in Section 5.G.(3) of Schedule D. | |
| н. | If you provide financial planning services, to how many <i>clients</i> did you provide these services during your last fiscal year? O 0 O 1 - 10 O 11 - 25 O 26 - 50 O 51 - 100 O 101 - 250 O 251 - 500 More than 500 If more than 500, how many? (round to the nearest 500) | |
| | In your responses to this Item 5.H., do not include as "clients" the investors in a private fund you advise, unless you have a sep advisory relationship with those investors. | arate |
| | | Yes N |
| Γ. | (1) Do you participate in a wrap fee program? (2) If you participate in a wrap fee program, what is the amount of your regulatory assets under management attributable to act (a) sponsor to a wrap fee program \$ 0 (b) portfolio manager for a wrap fee program? \$ 184,865,929 (c) sponsor to and portfolio manager for the same wrap fee program? \$ 0 | ⊙ (|
| | If you report an amount in Item 5.I.(2)(c), do not report that amount in Item 5.I.(2)(a) or Item 5.I.(2)(b). | |
| | If you are a portfolio manager for a wrap fee program, list the names of the programs, their sponsors and related information in 5.I.(2) of Schedule D. | Section |
| | If your involvement in a wrap fee program is limited to recommending wrap fee programs to your clients, or you advise a mutuathat is offered through a wrap fee program, do not check Item 5.I.(1) or enter any amounts in response to Item 5.I.(2). | al fund Yes N |
|]. | (1) In response to Item 4.B. of Part 2A of Form ADV, do you indicate that you provide investment advice only with respect to | (O) |

| | (4) Do any of your advertisements include predecessor performance ? | 0 | 0 |
|----|---|-----|----|
| | (3) Do any of your advertisements include hypothetical performance ? | c | 0 |
| | (2) If you answer "yes" to L(1)(c), (d), or (e) above, do you pay or otherwise provide cash or non-cash compensation, directly or indirectly, in connection with the use of <i>testimonials</i> , <i>endorsements</i> , or <i>third-party ratings</i> ? | 0 | С |
| | (e) Third-party ratings? | 0 | 0 |
| | (d) Endorsements (other than those that satisfy rule 206(4)-1(b)(4)(ii))? | 0 | 0 |
| | (c) Testimonials (other than those that satisfy rule 206(4)-1(b)(4)(ii))? | 0 | 0 |
| | (b) A reference to specific investment advice provided by you (as that phrase is used in rule 206(4)-1(a)(5))? | o | О |
| | (a) Performance results? | o | o |
| | (1) Do any of your <i>advertisements</i> include: | Yes | No |
| L. | Marketing Activities | | |
| | If yes, complete Section 5.K.(3) of Schedule D for each custodian. | | |
| | (4) After subtracting the amounts in Item 5.D.(3)(d)-(f) above from your total regulatory assets under management, does any custodian hold ten percent or more of this remaining amount of regulatory assets under management? | • | o |
| | (3) Do you engage in derivative transactions on behalf of any of the separately managed account <i>clients</i> that you advise? If yes, complete Section 5.K.(2) of Schedule D. | 0 | • |
| | If yes, complete Section 5.K.(2) of Schedule D. | | |
| | (2) Do you engage in borrowing transactions on behalf of any of the separately managed account clients that you advise? | 0 | • |
| | If yes, complete Section 5.K.(1) of Schedule D. | | |
| | (1) Do you have regulatory assets under management attributable to <i>clients</i> other than those listed in Item 5.D.(3)(d)-(f) (separately managed account <i>clients</i>)? | • | 0 |
| K. | Separately Managed Account <i>Clients</i> | Yes | No |
| | (2) Do you report <i>client</i> assets in Item 4.E. of Part 2A that are computed using a different method than the method used to compute your regulatory assets under management? | O | • |
| | limited types of investments? | | |

SECTION 5.I.(2) Wrap Fee Programs

If you are a portfolio manager for one or more *wrap fee programs*, list the name of each program and its *sponsor*. You must complete a separate Schedule D Section 5.I.(2) for each *wrap fee program* for which you are a portfolio manager.

```
Name of Wrap Fee Program
MANAGED ACCOUNTS SELECT
Name of Sponsor
CHARLES SCHWAB & CO., INC.
Sponsor's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-):
801 - 29938
Sponsor's CRD Number (if any):
5393
Name of Wrap Fee Program
SEPARATELY MANAGED ACCOUNTS (SMA) PROGRAM
Name of Sponsor
ENVESTNET PMC
Sponsor's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-):
801 - 57260
Sponsor's CRD Number (if any):
111694
Name of Wrap Fee Program
UNIFIED MANAGED ACCOUNTS ("UMA") PROGRAM
Name of Sponsor
ENVESTNET PMC
Sponsor's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-):
801 - 57260
Sponsor's CRD Number (if any):
111694
```

SECTION 5.K.(1) Separately Managed Accounts

After subtracting the amounts reported in Item 5.D.(3)(d)-(f) from your total regulatory assets under management, indicate the approximate percentage of this remaining amount attributable to each of the following categories of assets. If the remaining amount is at least \$10 billion in regulatory assets under management, complete Question (a). If the remaining amount is less than \$10 billion in regulatory assets under management, complete Question (b).

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise.

End of year refers to the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. Mid-year is the date six months before the end of year date. Each column should add up to 100% and numbers should be rounded to the

nearest percent.

Investments in derivatives, registered investment companies, business development companies, and pooled investment vehicles should be reported in those categories. Do not report those investments based on related or underlying portfolio assets. Cash equivalents include bank deposits, certificates of deposit, bankers' acceptances and similar bank instruments.

Some assets could be classified into more than one category or require discretion about which category applies. You may use your own internal methodologies and the conventions of your service providers in determining how to categorize assets, so long as the methodologies or conventions are consistently applied and consistent with information you report internally and to current and prospective clients. However, you should not double count assets, and your responses must be consistent with any instructions or other guidance relating to this Section.

|) Ass | et Type | Mid-year | End of year |
|--------|--|----------|----------------|
| (i) | Exchange-Traded Equity Securities | 0 % | 0 % |
| (ii) | Non Exchange-Traded Equity Securities | 0 % | 0 % |
| (iii) | U.S. Government/Agency Bonds | 60 % | 60 % |
| (iv) | U.S. State and Local Bonds | 0 % | 0 % |
| (v) | Sovereign Bonds | 0 % | 0 % |
| (vi) | Investment Grade Corporate Bonds | 16 % | 15 % |
| (vii) | Non-Investment Grade Corporate Bonds | 3 % | 3 % |
| (viii) | Derivatives | 0 % | 0 % |
| (ix) | Securities Issued by Registered Investment Companies or Business Development Companies | 9 % | 11 % |
| (x) | (x) Securities Issued by Pooled Investment Vehicles (other than Registered Investment Companies or Business Development Companies) | | 0 % |
| (xi) | Cash and Cash Equivalents | 5 % | 5 % |
| (xii) | Other | 6 % | 6 % |

Generally describe any assets included in "Other"

MORTGAGE-BACKED SECURITIES (MBS), ASSET-BACKED SECURITIES (ABS), COLLATERALIZED MORTGAGE OBLIGATIONS (CMOS) AND SUPRANATIONALS

| Asse | sset Type | | | | |
|--------|--|---|--|--|--|
| (i) | Exchange-Traded Equity Securities | % | | | |
| (ii) | Non Exchange-Traded Equity Securities | % | | | |
| (iii) | U.S. Government/Agency Bonds | % | | | |
| (iv) | U.S. State and Local Bonds | % | | | |
| (v) | Sovereign Bonds | % | | | |
| (vi) | i) Investment Grade Corporate Bonds | | | | |
| (vii) | Non-Investment Grade Corporate Bonds | % | | | |
| (viii) |) Derivatives | | | | |
| (ix) | Securities Issued by Registered Investment Companies or Business Development Companies | % | | | |
| (x) | Securities Issued by Pooled Investment Vehicles (other than Registered Investment Companies or Business Development Companies) | % | | | |
| (xi) | Cash and Cash Equivalents | % | | | |
| (xii) | Other | % | | | |

Generally describe any assets included in "Other"

| No information is requ | uired to be reported i | in this Section 5.K.(2) | per the instructions of | this Section 5.K.(2) |
|------------------------|------------------------|-------------------------|-------------------------|----------------------|
| | | | | |

If your regulatory assets under management attributable to separately managed accounts are at least \$10 billion, you should complete Question (a). If your regulatory assets under management attributable to separately managed accounts are at least \$500 million but less than \$10 billion, you should complete Question (b).

(a) In the table below, provide the following information regarding the separately managed accounts you advise. If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise. End of year refers to the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. Mid-year is the date six months before the end of year date.

In column 1, indicate the regulatory assets under management attributable to separately managed accounts associated with each level of gross notional exposure. For purposes of this table, the gross notional exposure of an account is the percentage obtained by dividing (i) the sum of (a) the dollar amount of any *borrowings* and (b) the *gross notional value* of all derivatives, by (ii) the regulatory assets under management of the account.

In column 2, provide the dollar amount of borrowings for the accounts included in column 1.

In column 3, provide aggregate *gross notional value* of derivatives divided by the aggregate regulatory assets under management of the accounts included in column 1 with respect to each category of derivatives specified in 3(a) through (f).

You may, but are not required to, complete the table with respect to any separately managed account with regulatory assets under management of less than \$10,000,000.

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

(i) Mid-Year

| Gross Notional Exposure | (1) Regulatory Assets Under Management | | | | | | | | |
|----------------------------|---|------------------------------------|---------------------------------------|---|--------------------------|-----------------------------|-------------------------|--|--|
| | | (a) Interest Rate Derivative | (b) Foreign Exchange Derivative | | (d) Equity Derivative | (e) Commodity Derivative | (f) Other Derivative | | |
| Less than 10% | \$ | \$ % | % | % | % | % | % | | |
| 10-149% | \$ | \$ % | % | % | % | % | % | | |
| 150% or more | \$ | \$ % | % | % | % | % | % | | |

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

(ii) End of Year

| Gross Notional Exposure | (1) Regulatory Assets Under Management | | (3 |) Derivative | Exposures | | |
|----------------------------|---|------------------------------------|---------------------------------------|--------------|--------------------------|-----------------------------|-------------------------|
| | | (a) Interest Rate Derivative | (b) Foreign Exchange Derivative | | (d) Equity Derivative | (e) Commodity Derivative | (f) Other Derivative |
| Less than 10% | \$ | \$ % | % | % | % | % | % |
| 10-149% | \$ | \$ % | % | % | % | % | % |
| 150% or more | \$ | \$ % | % | % | % | % | % |

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

(b) In the table below, provide the following information regarding the separately managed accounts you advise as of the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise.

In column 1, indicate the regulatory assets under management attributable to separately managed accounts associated with each level of gross notional exposure. For purposes of this table, the gross notional exposure of an account is the percentage obtained by dividing (i) the sum of (a) the dollar amount of any *borrowings* and (b) the *gross notional value* of all derivatives, by (ii) the regulatory assets under management of the account.

In column 2, provide the dollar amount of borrowings for the accounts included in column 1.

You may, but are not required to, complete the table with respect to any separately managed accounts with regulatory assets under management of less than \$10,000,000.

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

| Gross Notional Exposure | (1) Regulatory Assets Under Management | (2) Borrowings |
|-------------------------|--|----------------|
| Less than 10% | \$ | \$ |
| 10-149% | \$ | \$ |
| 150% or more | \$ | \$ |

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

SECTION 5.K.(3) Custodians for Separately Managed Accounts

Complete a separate Schedule D Section 5.K.(3) for each custodian that holds ten percent or more of your aggregate separately managed account regulatory assets under management.

(a) Legal name of custodian:

THE BANK OF NEW YORK MELLON CORPORATION

(b) Primary business name of custodian:

BNY MELLON

(c) The location(s) of the custodian's office(s) responsible for custody of the assets:

City: State: Country: JACKSONVILLE Florida United States

Yes No

- (d) Is the custodian a related person of your firm?
- (e) If the custodian is a broker-dealer, provide its SEC registration number (if any)
- (f) If the custodian is not a broker-dealer, or is a broker-dealer but does not have an SEC registration number, provide its *legal entity identifier* (if any)

WFLLPEPC7FZXENRZV188

(g) What amount of your regulatory assets under management attributable to separately managed accounts is held at the custodian? \$ 4,298,762,757

(a) Legal name of custodian:

WELLS FARGO BANK N.A.0

| (b) | Primary business name of custodian: WELLS FARGO | | | | |
|-----|---|-----------------------------------|--|--------|----|
| (c) | The location(s) of the custodian's office(s) res | sponsible for <i>custody</i> of | the assets : | | |
| | City: | State: | Country: | | |
| | MINNEAPOLIS | Minnesota | United States | | |
| | | | | Yes | No |
| (d) | Is the custodian a <i>related person</i> of your firm | ? | | 0 | ⊚ |
| (e) | If the custodian is a broker-dealer, provide its | SEC registration number | er (if any) | | |
| (f) | identifier (if any) | broker-dealer but does | not have an SEC registration number, provide its legal e | entity | |
| (.) | PBLD0EJDB5FW0LXP3B76 | | de la como de la como de la como de la la como de la co | J 2 | |
| (g) | \$ 6,000,583,452 | management attributat | ole to separately managed accounts is held at the custoo | aian? | |
| (a) | Legal name of custodian: | | | | |
| (4) | U.S. BANK, NA | | | | |
| (b) | Primary business name of custodian: | | | | |
| (a) | US BANK, NA | ananaihla fan ayatady af | the peach i | | |
| (C) | The location(s) of the custodian's office(s) res | | | | |
| | City: CINCINNATI | State: Ohio | Country: United States | | |
| | | | | Yes | No |
| (d) | Is the custodian a <i>related person</i> of your firm | ? | | 0 | • |
| (e) | If the custodian is a broker-dealer, provide its | SEC registration number | er (if any) | | |
| (f) | identifier (if any) | broker-dealer but does | not have an SEC registration number, provide its legal e | entity | |
| (a) | 6BYL5QZYBDK8S7L73M02 What amount of your regulatory assets under | r management attributak | ple to separately managed accounts is held at the custoo | dian? | |
| (9) | \$ 6,490,752,268 | management attributat | he to separately managed accounts is neid at the custoo | uidii: | |
| (a) | Legal name of custodian: | | | | |
| | MUFG UNION BANK, N.A | | | | |
| (b) | Primary business name of custodian: | | | | |
| (c) | MUFG UNION BANK, N.A The location(s) of the custodian's office(s) res | sponsible for <i>custody</i> of t | the assets : | | |
| (-) | City: | State: | Country: | | |
| | SAN DIEGO | California | United States | | |
| | | | | Yes | No |
| (d) | Is the custodian a <i>related person</i> of your firm | ? | | 0 | ⊚ |
| (e) | If the custodian is a broker-dealer, provide its | SEC registration number | er (if any) | | |
| (f) | If the custodian is not a broker-dealer, or is a <i>identifier</i> (if any) OX3PU53ZLPQKJ4700D47 | broker-dealer but does | not have an SEC registration number, provide its <i>legal</i> e | entity | |

| | What amount of your r \$ 2,412,579,690 | regulatory assets under ma | nagement attributable to | separately managed acc | counts is held at the cu | stodian? |
|--|---|----------------------------|--------------------------|------------------------|--------------------------|----------|
| | | | | | | |
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| Iten | 6 Other Business Activities | | |
|--|---|----------|---------|
| In t | is Item, we request information about your firm's other business activities. | | |
| Α. | □ (1) broker-dealer (registered or unregistered) □ (2) registered representative of a broker-dealer □ (3) commodity pool operator or commodity trading advisor (whether registered or exempt from registration) □ (4) futures commission merchant □ (5) real estate broker, dealer, or agent □ (6) insurance broker or agent □ (7) bank (including a separately identifiable department or division of a bank) □ (8) trust company □ (9) registered municipal advisor □ (10) registered security-based swap dealer □ (11) major security-based swap participant □ (12) accountant or accounting firm □ (13) lawyer or law firm □ (14) other financial product salesperson (specify): | | |
| B | (1) Are you actively engaged in any other husiness not listed in Item 6.A. (other than giving investment advice)? | res | |
| (1) broker-dealer (registered or unregistered) (2) registered representative of a broker-dealer (3) commodity pool operator or commodity trading advisor (whether registered or exempt from registration) (4) futures commission merchant (5) real estate broker, dealer, or agent (6) insurance broker or agent (7) bank (including a separately identifiable department or division of a bank) (8) trust company (9) registered municipal advisor (10) registered security-based swap dealer (11) major security-based swap participant (12) accountant or accounting firm (13) lawyer or law firm (14) other financial product salesperson (specify): If you engage in other business using a name that is different from the names reported in Items 1.A. or 1.B.(1), complete Section 6. Schedule D. Ye (1) Are you actively engaged in any other business not listed in Item 6.A. (other than giving investment advice)? (2) If yes, is this other business your primary business? If "yes," describe this other business on Section 6.B.(2) of Schedule D, and if you engage in this business under a different name provide that name. | 0 | • | |
| | If "yes," describe this other business on Section 6.B.(2) of Schedule D, and if you engage in this business under a different | | о е, |
| | (3) Do you sell products or provide services other than investment advice to your advisory <i>clients</i> ? | Yes O | No ⊙ |
| | | nt name | e, |
| SEC | ION 6.A. Names of Your Other Businesses | | |
| | No Information Filed | | |
| SEC | ION 6.B.(2) Description of Primary Business | | |
| | | | |
| If y | u engage in that business under a different name, provide that name: | | |
| SEC | ION 6.B.(3) Description of Other Products and Services | | |
| | cribe other products or services you sell to your <i>client</i> . You may omit products and services that you listed in Section 6.B.(2) abo | ve. | |
| If y | u engage in that business under a different name, provide that name: | | |

| Item | Financial Industry Affiliations |
|-------|--|
| | tem, we request information about your financial industry affiliations and activities. This information identifies areas in which conflicts est may occur between you and your <i>clients</i> . |
| A. | is part of Item 7 requires you to provide information about you and your <i>related persons</i> , including foreign affiliates. Your <i>related</i> rsons are all of your <i>advisory affiliates</i> and any <i>person</i> that is under common <i>control</i> with you. |
| | u have a <i>related person</i> that is a (check all that apply): |
| | (1) broker-dealer, municipal securities dealer, or government securities broker or dealer (registered or unregistered) (2) other investment adviser (including financial planners) (3) registered municipal advisor (4) registered security-based swap dealer (5) major security-based swap participant (6) commodity pool operator or commodity trading advisor (whether registered or exempt from registration) (7) futures commission merchant (8) banking or thrift institution (9) trust company (10) accountant or accounting firm (11) lawyer or law firm (12) insurance company or agency (13) pension consultant (14) real estate broker or dealer (15) sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles (16) sponsor, general partner, managing member (or equivalent) of pooled investment vehicles |
| | the that Item 7.A. should not be used to disclose that some of your employees perform investment advisory functions or are registered presentatives of a broker-dealer. The number of your firm's employees who perform investment advisory functions should be disclosed of the standard of t |
| | u do not need to complete Section 7.A. of Schedule D for any related person if: (1) you have no business dealings with the related person in connection with advisory services you provide to your clients; (2) you do not conduct shared operations with the related person; (3) you do not refer clients or business to the related person, and the related person does not refer prospective clients or isiness to you; (4) you do not share supervised persons or premises with the related person; and (5) you have no reason to believe at your relationship with the related person otherwise creates a conflict of interest with your clients. |
| | u must complete Section 7.A. of Schedule D for each related person acting as qualified custodian in connection with advisory services u provide to your clients (other than any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)), regardless of whether you hav termined the related person to be operationally independent under rule 206(4)-2 of the Advisers Act. |
| SECT | N 7.A. Financial Industry Affiliations |
| | No Information Filed |
| Item | Private Fund Reporting |
| | Yes |
| B. Aı | ou an adviser to any <i>private fund</i> ? |

If "yes," then for each private fund that you advise, you must complete a Section 7.B.(1) of Schedule D, except in certain circumstances described in the next sentence and in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt reporting adviser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section 7.B.(1) of Schedule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that private fund. You must, instead, complete Section 7.B.(2) of Schedule D.

In either case, if you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical code, or similar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.B.(1) or 7.B.(2) of Schedule D using the same code or designation in place of the fund's name.

| SECTION 7.B.(1) Private Fund Reporting | |
|--|----------------------|
| | No Information Filed |
| SECTION 7.B.(2) Private Fund Reporting | |

Item 8 Participation or Interest in Client Transactions

least in part, on the number or amount of client referrals.

In this Item, we request information about your participation and interest in your *clients*' transactions. This information identifies additional areas in which conflicts of interest may occur between you and your *clients*. Newly-formed advisers should base responses to these questions on the types of participation and interest that you expect to engage in during the next year.

Like Item 7, Item 8 requires you to provide information about you and your related persons, including foreign affiliates.

| Pro | priet | ary Interest in <i>Client</i> Transactions | | |
|-----|-------|---|-----|---------|
| ۹. | Do y | you or any related person: | Yes | No |
| | (1) | buy securities for yourself from advisory <i>clients</i> , or sell securities you own to advisory <i>clients</i> (principal transactions)? | 0 | \odot |
| | (2) | buy or sell for yourself securities (other than shares of mutual funds) that you also recommend to advisory clients? | • | 0 |
| | (3) | recommend securities (or other investment products) to advisory <i>clients</i> in which you or any <i>related person</i> has some other proprietary (ownership) interest (other than those mentioned in Items 8.A.(1) or (2))? | 0 | ⊙ |
| Sal | es In | terest in <i>Client</i> Transactions | | |
| В. | Do y | you or any related person: | Yes | No |
| | (1) | as a broker-dealer or registered representative of a broker-dealer, execute securities trades for brokerage customers in which advisory <i>client</i> securities are sold to or bought from the brokerage customer (agency cross transactions)? | О | • |
| | (2) | recommend to advisory <i>clients</i> , or act as a purchaser representative for advisory <i>clients</i> with respect to, the purchase of securities for which you or any <i>related person</i> serves as underwriter or general or managing partner? | О | • |
| | (3) | recommend purchase or sale of securities to advisory <i>clients</i> for which you or any <i>related person</i> has any other sales interest (other than the receipt of sales commissions as a broker or registered representative of a broker-dealer)? | 0 | • |
| Inv | estm | nent or Brokerage Discretion | | |
| C. | Do y | you or any related person have discretionary authority to determine the: | Yes | No |
| | (1) | securities to be bought or sold for a <i>client's</i> account? | • | \circ |
| | (2) | amount of securities to be bought or sold for a <i>client's</i> account? | • | 0 |
| | (3) | broker or dealer to be used for a purchase or sale of securities for a client's account? | • | 0 |
| | (4) | commission rates to be paid to a broker or dealer for a <i>client's</i> securities transactions? | • | 0 |
| D. | If yo | ou answer "yes" to C.(3) above, are any of the brokers or dealers <i>related persons</i> ? | 0 | • |
| E. | Do y | you or any related person recommend brokers or dealers to clients? | • | 0 |
| F. | If yo | ou answer "yes" to E. above, are any of the brokers or dealers <i>related persons</i> ? | 0 | • |
| G. | (1) | Do you or any <i>related person</i> receive research or other products or services other than execution from a broker-dealer or a third party ("soft dollar benefits") in connection with <i>client</i> securities transactions? | 0 | • |
| | (2) | If "yes" to G.(1) above, are all the "soft dollar benefits" you or any <i>related persons</i> receive eligible "research or brokerage services" under section 28(e) of the Securities Exchange Act of 1934? | O | О |
| Н. | (1) | Do you or any related person, directly or indirectly, compensate any person that is not an employee for client referrals? | 0 | • |
| | (2) | Do you or any <i>related person</i> , directly or indirectly, provide any <i>employee</i> compensation that is specifically related to obtaining <i>clients</i> for the firm (cash or non-cash compensation in addition to the <i>employee's</i> regular salary)? | _ | 0 |
| I. | | you or any related person, including any employee, directly or indirectly, receive compensation from any person (other than or any related person) for client referrals? | 0 | ⊙ |
| | In y | our response to Item 8.I., do not include the regular salary you pay to an employee. | | |
| | | esponding to Items 8.H. and 8.I., consider all cash and non-cash compensation that you or a related person gave to (in answ n 8.H.) or received from (in answering Item 8.I.) any person in exchange for client referrals, including any bonus that is base | _ | |

| Iter | n 9 C | ustody | | | |
|------|---------------|--|--|-----------------|-------|
| | | em, we ask you whether you or a <i>related</i> e Investment Company Act of 1940) asse | d person has custody of client (other than clients that are investment companies regiets and about your custodial practices. | stered | i |
| Α. | (1) | Do you have <i>custody</i> of any advisory <i>cu</i> | lients': | Yes | No |
| | | (a) cash or bank accounts? | | 0 | ⊙ |
| | | (b) securities? | | 0 | • |
| | ded adv | uct your advisory fees directly from your | SEC, answer "No" to Item 9.A.(1)(a) and (b) if you have custody solely because (i) you have custody solely because (i) you have overcome the presumption that you are not operationally independent (purelated person. | with | ıt to |
| | (2) | If you checked "yes" to Item 9.A.(1)(a) clients for which you have custody: | or (b), what is the approximate amount of <i>client</i> funds and securities and total num | iber of | f |
| | | U.S. Dollar Amount | Total Number of <i>Clients</i> | | |
| | | (a) \$ | (b) | | |
| | cliei rela | nts' accounts, do not include the amount ted person has custody of client assets in | SEC and you have custody solely because you deduct your advisory fees directly from of those assets and the number of those clients in your response to Item 9.A.(2). If a connection with advisory services you provide to clients, do not include the amoun esponse to 9.A.(2). Instead, include that information in your response to Item 9.B.(2) | your t of th | |
| B. | (1) | In connection with advisory services you advisory clients': | ou provide to clients, do any of your related persons have custody of any of your | Yes | No |
| | | (a) cash or bank accounts? | | 0 | • |
| | | (b) securities? | | 0 | • |
| | You | are required to answer this item regard | less of how you answered Item 9.A.(1)(a) or (b). | | |
| | (2) | If you checked "yes" to Item 9.B.(1)(a) clients for which your related persons h | or (b), what is the approximate amount of <i>client</i> funds and securities and total number of custody: | iber of | f |
| | | U.S. Dollar Amount | Total Number of <i>Clients</i> | | |
| | | (a) \$ | (b) | | |
| C. | | ou or your <i>related persons</i> have <i>custody</i> he following that apply: | of <i>client</i> funds or securities in connection with advisory services you provide to <i>clien</i> | ts, che | eck |
| | (1) | A qualified custodian(s) sends account you manage. | statements at least quarterly to the investors in the pooled investment vehicle(s) | | |
| | (2) | An <i>independent public accountant</i> audifinancial statements are distributed to | ts annually the pooled investment vehicle(s) that you manage and the audited the investors in the pools. | | |
| | (3) | An independent public accountant cond | lucts an annual surprise examination of client funds and securities. | | |
| | (4) | An independent public accountant preprelated persons are qualified custodians | ares an internal control report with respect to custodial services when you or your s for <i>client</i> funds and securities. | | |
| | exa | mination or prepare an internal control r | list in Section 9.C. of Schedule D the accountants that are engaged to perform the a eport. (If you checked Item 9.C.(2), you do not have to list auditor information in Se formation with respect to the private funds you advise in Section 7.B.(1) of Schedule | ection | |
| D. | Do s | | lified custodians for your <i>clients</i> in connection with advisory services you provide to | Yes | No |
| | (1) | you act as a qualified custodian | | 0 | • |
| | (2) | your related person(s) act as qualified | custodian(s) | 0 | 0 |

If you checked "yes" to Item 9.D.(2), all related persons that act as qualified custodians (other than any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)) must be identified in Section 7.A. of Schedule D, regardless of whether you have determined the related person to be operationally independent under rule 206(4)-2 of the Advisers Act.

- E. If you are filing your *annual updating amendment* and you were subject to a surprise examination by an *independent public accountant* during your last fiscal year, provide the date (MM/YYYY) the examination commenced:
- F. If you or your *related persons* have *custody* of *client* funds or securities, how many *persons*, including, but not limited to, you and your *related persons*, act as qualified custodians for your *clients* in connection with advisory services you provide to *clients*?

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| SECTION 9.0 | . Independent l | Public Accountant |
|-------------|-----------------|-------------------|
|-------------|-----------------|-------------------|

| Item 10 Control Persons | | | |
|--|-------------------------------------|---|---|
| In this Item, we ask you to identify every nerson that | directly or indirectly controls you | If you are filing an umbrella registration, the | _ |

In this Item, we ask you to identify every *person* that, directly or indirectly, *controls* you. If you are filing an *umbrella registration*, the information in Item 10 should be provided for the *filing adviser* only.

If you are submitting an initial application or report, you must complete Schedule A and Schedule B. Schedule A asks for information about your direct owners and executive officers. Schedule B asks for information about your indirect owners. If this is an amendment and you are updating information you reported on either Schedule A or Schedule B (or both) that you filed with your initial application or report, you must complete Schedule C.

Yes No

A. Does any person not named in Item 1.A. or Schedules A, B, or C, directly or indirectly, control your management or policies?

0 0

If yes, complete Section 10.A. of Schedule D.

B. If any *person* named in Schedules A, B, or C or in Section 10.A. of Schedule D is a public reporting company under Sections 12 or 15(d) of the Securities Exchange Act of 1934, please complete Section 10.B. of Schedule D.

SECTION 10.A. Control Persons

No Information Filed

SECTION 10.B. Control Person Public Reporting Companies

Item 11 Disclosure Information

In this Item, we ask for information about your disciplinary history and the disciplinary history of all your advisory affiliates. We use this information to determine whether to grant your application for registration, to decide whether to revoke your registration or to place limitations on your activities as an investment adviser, and to identify potential problem areas to focus on during our on-site examinations. One event may result in "yes" answers to more than one of the questions below. In accordance with General Instruction 5 to Form ADV, "you" and "your" include the filing adviser and all relying advisers under an umbrella registration.

Your advisory affiliates are: (1) all of your current employees (other than employees performing only clerical, administrative, support or similar functions); (2) all of your officers, partners, or directors (or any person performing similar functions); and (3) all persons directly or indirectly controlling you or controlled by you. If you are a "separately identifiable department or division" (SID) of a bank, see the Glossary of Terms to determine who your advisory affiliates are.

If you are registered or registering with the SEC or if you are an exempt reporting adviser, you may limit your disclosure of any event listed in Item 11 to ten years following the date of the event. If you are registered or registering with a state, you must respond to the questions as posed; you may, therefore, limit your disclosure to ten years following the date of an event only in responding to Items 11.A.(1), 11.A.(2), 11.B.(1), 11.B.(2), 11.D.(4), and 11.H.(1)(a). For purposes of calculating this ten-year period, the date of an event is the date the final order, judgment, or decree was entered, or the date any rights of appeal from preliminary orders, judgments, or decrees lapsed.

| Do | any of the events below involve you or any of your supervised persons? | | No |
|------------|--|---------|---------|
| | any of the events below involve you or any of your supervised persons? | 0 | • |
| _ | "yes" answers to the following questions, complete a Criminal Action DRP: | | |
| Α. | In the past ten years, have you or any <i>advisory affiliate</i> : (1) been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to any <i>felony</i> ? | Yes | No |
| | | О | ⊚ |
| | (2) been <i>charged</i> with any <i>felony</i> ? | 0 | ⊙ |
| | If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit your respond to the second state of the second se | onse | to |
| В. | In the past ten years, have you or any <i>advisory affiliate</i> : | | |
| | (1) been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to a <i>misdemeanor</i> involving: investments or an <i>investment-related</i> business, or any fraud, false statements, or omissions, wrongful taking of property, bribery, perjury, forgery, counterfeiting, extortion, or a conspiracy to commit any of these offenses? | 0 | • |
| | (2) been charged with a misdemeanor listed in Item 11.B.(1)? | \circ | \odot |
| | If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit your responsible 11.B.(2) to charges that are currently pending. | | |
| For | "yes" answers to the following questions, complete a Regulatory Action DRP: | | |
| <u>For</u> | "yes" answers to the following questions, complete a Regulatory Action DRP: Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: | Yes | . No |
| | | Yes | No ⊙ |
| | Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: | _ | _ |
| | Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: (1) found you or any advisory affiliate to have made a false statement or omission? | o | • |
| | Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: (1) found you or any advisory affiliate to have made a false statement or omission? (2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes? (3) found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do | 0 | ⊙ ⊙ |
| | Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: (1) found you or any advisory affiliate to have made a false statement or omission? (2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes? (3) found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted? | 000 | © © |
| | Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: (1) found you or any advisory affiliate to have made a false statement or omission? (2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes? (3) found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted? (4) entered an order against you or any advisory affiliate in connection with investment-related activity? (5) imposed a civil money penalty on you or any advisory affiliate, or ordered you or any advisory affiliate to cease and desist | 0000 | 0 0 0 |
| C. | Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: (1) found you or any advisory affiliate to have made a false statement or omission? (2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes? (3) found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted? (4) entered an order against you or any advisory affiliate in connection with investment-related activity? (5) imposed a civil money penalty on you or any advisory affiliate, or ordered you or any advisory affiliate to cease and desist from any activity? | 0000 | 0 0 0 |
| C. | Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: (1) found you or any advisory affiliate to have made a false statement or omission? (2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes? (3) found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted? (4) entered an order against you or any advisory affiliate in connection with investment-related activity? (5) imposed a civil money penalty on you or any advisory affiliate, or ordered you or any advisory affiliate to cease and desist from any activity? Has any other federal regulatory agency, any state regulatory agency, or any foreign financial regulatory authority: | 00000 | 0000 |
| C. | Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: (1) found you or any advisory affiliate to have made a false statement or omission? (2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes? (3) found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted? (4) entered an order against you or any advisory affiliate in connection with investment-related activity? (5) imposed a civil money penalty on you or any advisory affiliate, or ordered you or any advisory affiliate to cease and desist from any activity? Has any other federal regulatory agency, any state regulatory agency, or any foreign financial regulatory authority: (1) ever found you or any advisory affiliate to have made a false statement or omission, or been dishonest, unfair, or unethical? | 0000000 | 0 0 0 0 |

| | (5) ever denied, suspended, or revoked your or any advisory affiliate's registration or license, or otherwise prevented you or any advisory affiliate, by order, from associating with an investment-related business or restricted your or any advisory affiliate's activity? | 0 | • |
|-----|---|------|----|
| E. | Has any self-regulatory organization or commodities exchange ever: | | |
| | (1) found you or any advisory affiliate to have made a false statement or omission? | 0 | • |
| | (2) found you or any advisory affiliate to have been involved in a violation of its rules (other than a violation designated as a "minor rule violation" under a plan approved by the SEC)? | 0 | ⊚ |
| | (3) found you or any advisory affiliate to have been the cause of an investment-related business having its authorization to debusiness denied, suspended, revoked, or restricted? | 0 | ⊚ |
| | (4) disciplined you or any <i>advisory affiliate</i> by expelling or suspending you or the <i>advisory affiliate</i> from membership, barring suspending you or the <i>advisory affiliate</i> from association with other members, or otherwise restricting your or the <i>advisory affiliate's</i> activities? | | • |
| F. | Has an authorization to act as an attorney, accountant, or federal contractor granted to you or any advisory affiliate ever been revoked or suspended? | 0 | ⊚ |
| G. | Are you or any <i>advisory affiliate</i> now the subject of any regulatory <i>proceeding</i> that could result in a "yes" answer to any part of Item 11.C., 11.D., or 11.E.? | of O | • |
| For | "yes" answers to the following questions, complete a Civil Judicial Action DRP: | | |
| Н. | (1) Has any domestic or foreign court: | Yes | No |
| | (a) in the past ten years, enjoined you or any advisory affiliate in connection with any investment-related activity? | 0 | • |
| | (b) ever found that you or any advisory affiliate were involved in a violation of investment-related statutes or regulations | ? 0 | • |
| | (c) ever dismissed, pursuant to a settlement agreement, an <i>investment-related</i> civil action brought against you or any advisory affiliate by a state or foreign financial regulatory authority? | 0 | ⊚ |
| | (2) Are you or any advisory affiliate now the subject of any civil proceeding that could result in a "yes" answer to any part of Item 11.H.(1)? | 0 | • |

Item 12 Small Businesses

The SEC is required by the Regulatory Flexibility Act to consider the effect of its regulations on small entities. In order to do this, we need to determine whether you meet the definition of "small business" or "small organization" under rule 0-7.

Answer this Item 12 only if you are registered or registering with the SEC **and** you indicated in response to Item 5.F.(2)(c) that you have regulatory assets under management of less than \$25 million. You are not required to answer this Item 12 if you are filing for initial registration as a state adviser, amending a current state registration, or switching from SEC to state registration.

For purposes of this Item 12 only:

or more on the last day of its most recent fiscal year?

- Total Assets refers to the total assets of a firm, rather than the assets managed on behalf of *clients*. In determining your or another *person's* total assets, you may use the total assets shown on a current balance sheet (but use total assets reported on a consolidated balance sheet with subsidiaries included, if that amount is larger).
- Control means the power to direct or cause the direction of the management or policies of a *person*, whether through ownership of securities, by contract, or otherwise. Any *person* that directly or indirectly has the right to vote 25 percent or more of the voting securities, or is entitled to 25 percent or more of the profits, of another *person* is presumed to *control* the other *person*.

| | | Yes | No |
|------|---|-----|----|
| Α. | Did you have total assets of \$5 million or more on the last day of your most recent fiscal year? | 0 | O |
| If " | yes," you do not need to answer Items 12.B. and 12.C. | | |
| В. | Do you: | | |
| | (1) control another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2)(c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year? | 0 | 0 |
| | (2) control another person (other than a natural person) that had total assets of \$5 million or more on the last day of its most recent fiscal year? | 0 | 0 |
| C. | Are you: | | |
| | (1) controlled by or under common control with another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2)(c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year? | 0 | 0 |
| | (2) controlled by or under common control with another person (other than a natural person) that had total assets of \$5 million | _ | _ |

Schedule A

Direct Owners and Executive Officers

- 1. Complete Schedule A only if you are submitting an initial application or report. Schedule A asks for information about your direct owners and executive officers. Use Schedule C to amend this information.
- 2. Direct Owners and Executive Officers. List below the names of:
 - (a) each Chief Executive Officer, Chief Financial Officer, Chief Operations Officer, Chief Legal Officer, Chief Compliance Officer(Chief Compliance Officer is required if you are registered or applying for registration and cannot be more than one individual), director, and any other individuals with similar status or functions;
 - (b) if you are organized as a corporation, each shareholder that is a direct owner of 5% or more of a class of your voting securities, unless you are a public reporting company (a company subject to Section 12 or 15(d) of the Exchange Act); Direct owners include any person that owns, beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 5% or more of a class of your voting securities. For purposes of this Schedule, a person beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.
 - (c) if you are organized as a partnership, all general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 5% or more of your capital;
 - (d) in the case of a trust that directly owns 5% or more of a class of your voting securities, or that has the right to receive upon dissolution, or has contributed, 5% or more of your capital, the trust and each trustee; and
 - (e) if you are organized as a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 5% or more of your capital, and (ii) if managed by elected managers, all elected managers.
- 3. Do you have any indirect owners to be reported on Schedule B? \bullet Yes \bullet No
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner or executive officer is an individual.
- 5. Complete the Title or Status column by entering board/management titles; status as partner, trustee, sole proprietor, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- D 50% but less than 75% 6. Ownership codes are: NA - less than 5% B - 10% but less than 25%
 - A 5% but less than 10% C - 25% but less than 50% E - 75% or more
- 7. (a) In the Control Person column, enter "Yes" if the person has control as defined in the Glossary of Terms to Form ADV, and enter "No" if the person does not have control. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are control persons.
 - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.

| FULL LEGAL NAME (Individuals: | DE/FE/I | Title or Status | Date Title or | Ownership | Control | PR | CRD No. If None: S.S. |
|---|---------|-----------------------------------|-------------------------|-----------|---------|----|---|
| Last Name, First Name, Middle Name) | | | Status Acquired MM/YYYY | Code | Person | | No. and Date of Birth, IRS Tax No. or Employer ID No. |
| CASSELL, MARTIN, DAYLE | I | CEO | 01/2008 | С | Y | N | 4330905 |
| CHANDLER, MARY, CATHERINE | I | CHAIR OF THE BOARD | 07/1993 | NA | Υ | N | 2276868 |
| DRAGOO, NICOLE, MARIE | I | PRESIDENT | 04/2021 | NA | Υ | N | 4263078 |
| SCHMITT, JAYSON | I | CO-CHIEF INVESTMENT OFFICER | 01/2022 | NA | Y | N | 4892847 |
| PIORKOWSKI, TED, JAMES | I | SENIOR PORTFOLIO MANAGER | 01/2007 | NA | N | N | 1857510 |
| CHANDLER ASSET MANAGEMENT, INC. EMPLOYEE STOCK OWNERSHIP PLAN & TRUST | DE | SHAREHOLDER | 07/2017 | D | Y | N | 81-2142236 |
| KOLINSKY, JOSEPH, ROBERT | I | CHIEF COMPLIANCE OFFICER | 04/2021 | NA | N | N | 2250653 |
| DENNEHY, WILLIAM | I | CO-CHIEF INVESTMENT OFFICER | 01/2022 | NA | N | N | 2397527 |
| PRICKETT, SCOTT, DAVID | I | CO-CHIEF INVESTMENT OFFICER | 01/2022 | NA | N | N | 1901448 |
| TAUBER, RYAN, EDWARD | I | MANAGING DIRECTOR OF | 07/2020 | NA | N | N | 4007762 |

| | BUSINESS | | | |
|--|-------------|--|--|--|
| | DEVELOPMENT | | | |

Schedule B

Indirect Owners

- 1. Complete Schedule B only if you are submitting an initial application or report. Schedule B asks for information about your indirect owners; you must first complete Schedule A, which asks for information about your direct owners. Use Schedule C to amend this information.
- 2. Indirect Owners. With respect to each owner listed on Schedule A (except individual owners), list below:
 - (a) in the case of an owner that is a corporation, each of its shareholders that beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 25% or more of a class of a voting security of that corporation;

For purposes of this Schedule, a *person* beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.

- (b) in the case of an owner that is a partnership, <u>all</u> general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 25% or more of the partnership's capital;
- (c) in the case of an owner that is a trust, the trust and each trustee; and
- (d) in the case of an owner that is a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 25% or more of the LLC's capital, and (ii) if managed by elected managers, all elected managers.
- 3. Continue up the chain of ownership listing all 25% owners at each level. Once a public reporting company (a company subject to Sections 12 or 15(d) of the Exchange Act) is reached, no further ownership information need be given.
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner is an individual.
- 5. Complete the Status column by entering the owner's status as partner, trustee, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- 6. Ownership codes are: C 25% but le
- - D 50% but less than 75% F Other (general partner, trustee, or elected manager)
- 7. (a) In the *Control Person* column, enter "Yes" if the *person* has *control* as defined in the Glossary of Terms to Form ADV, and enter "No" if the *person* does not have *control*. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are *control persons*.
 - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
 - (c) Complete each column.

| FULL LEGAL NAME (Individuals: Last Name, First Name, Middle Name) | | Entity in Which Interest is Owned | | | • | Control Person | | CRD No. If None: S.S. No. and Date of Birth, IRS Tax No. or Employer ID No. |
|---|----|---|-----------------------------|---------|---|-------------------|---|---|
| PRUDENT FIDUCIARY SERVICES | DE | CHANDLER ASSET MANAGEMENT, INC. EMPLOYEE STOCK OWNERSHIP PLAN & TRUST | ESOP TRUST ADMINISTRATOR | 10/2021 | F | N | N | 82-1818132 |

Schedule D - Miscellaneous

You may use the space below to explain a response to an Item or to provide any other information.

Chandler's soft dollar policy prohibits us from entering into third party soft dollar arrangements, please see our Part 2A for additional disclosures. On December 3, 2021, Chandler Asset Management's Employee Stock Ownership Plan ("ESOP") closed on its purchase of the remaining interest held in the firm owned by the firm's Chair of the Board and Founder, Kay Chandler. As a result of this purchase, the firm's ESOP now owns 68% of Chandler Asset Management Inc. The firm's Chief Executive Officer, Martin Cassell, continues to hold a 25% interest in the firm, and remaining 7% of the company continues to be held by senior level employees. Kay Chandler will continue as the firm's Chair of the Board. As the firm has continued to grow, Chandler's Board of Directors made the decision to outsource the responsibility of Trustee of the company's ESOP to an independent third party, Prudent Fiduciary Services ("Prudent"). Prudent's sole responsibility is to oversee the ESOP trust on behalf of Chandler employee participants. Prudent serves at the discretion of the Board of Directors who retains all authority over the day-to-day management of the firm. On December 31, 2021, Martin Cassell relinquished his title of Chandler's Chief Investment Officer. He does, however, maintain his title of CEO. Jayson Schmitt, William Dennehy, and Scott Prickett have been promoted from their Deputy CIO positions to Co-Chief Investment Officers of Chandler Asset Management Inc. Chandler has issued a press release pertaining to these promotions, which can be found on Chandler's website, www.chandlerasset.com .

| Schedule R | |
|------------|----------------------|
| | No Information Filed |
| | |
| | |
| | |

| DRP Pages | | |
|------------------------------------|----------------------|--|
| CRIMINAL DISCLOSURE REPORTING PAGE | E (ADV) | |
| | No Information Filed | |
| REGULATORY ACTION DISCLOSURE REP | ORTING PAGE (ADV) | |
| | No Information Filed | |
| CIVIL JUDICIAL ACTION DISCLOSURE R | PORTING PAGE (ADV) | |
| | No Information Filed | |
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| | | |

Part 2

Exemption from brochure delivery requirements for SEC-registered advisers

SEC rules exempt SEC-registered advisers from delivering a firm brochure to some kinds of clients. If these exemptions excuse you from delivering a brochure to *all* of your advisory clients, you do not have to prepare a brochure.

Yes No

Are you exempt from delivering a brochure to all of your clients under these rules?

 \circ

If no, complete the ADV Part 2 filing below.

Amend, retire or file new brochures:

| Brochure ID | Brochure Name | Brochure Type(s) |
|-------------|---|---|
| 349378 | FORM ADV PART 2A - CHANDLER ASSET MANAGEMENT INC. | Individuals, High net worth individuals, Pension plans/profit sharing plans, Foundations/charities, Government/municipal, Other institutional, Wrap program |
| 359101 | CHANDLER ASSET MANAGEMENT INC. FORM ADV PART 2A AS OF DECEMBER 2021 | Individuals, High net worth individuals, Pension plans/profit sharing plans, Foundations/charities, Government/municipal, Other institutional, Wrap program |

CRS Type(s) Affiliate Info Retire Investment Adviser

Execution Pages

DOMESTIC INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint the Secretary of State or other legally designated officer, of the state in which you maintain your *principal office and place of business* and any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such *persons* may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding*, or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of the state in which you maintain your *principal office and place of business* or of any state in which you are submitting a *notice filing*.

Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having *custody* or possession of these books and records to make them available to federal and state regulatory representatives.

Signature:

MARTIN CASSELL

Printed Name:

MARTIN CASSELL

Adviser CRD Number:

107287

Date: MM/DD/YYYY

01/02/2022

Title:

CEO

NON-RESIDENT INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

1. Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint each of the Secretary of the SEC, and the Secretary of State or other legally designated officer, of any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such persons may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding* or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of any state in which you are submitting a *notice filing*.

2. Appointment and Consent: Effect on Partnerships

If you are organized as a partnership, this irrevocable power of attorney and consent to service of process will continue in effect if any partner withdraws from or is admitted to the partnership, provided that the admission or withdrawal does not create a new partnership. If the partnership dissolves, this irrevocable power of attorney and consent shall be in effect for any action brought against you or any of your former partners.

3. Non-Resident Investment Adviser Undertaking Regarding Books and Records

By signing this Form ADV, you also agree to provide, at your own expense, to the U.S. Securities and Exchange Commission at its principal office in Washington D.C., at any Regional or District Office of the Commission, or at any one of its offices in the United States, as specified by the Commission, correct, current, and complete copies of any or all records that you are required to maintain under Rule 204-2 under the Investment Advisers Act of 1940. This undertaking shall be binding upon you, your heirs, successors and assigns, and any *person* subject to your written irrevocable consents or powers of attorney or any of your general partners and *managing agents*.

Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the *non-resident* investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having *custody* or possession of these books and records to make them available to federal and state regulatory representatives.

Signature:

Date: MM/DD/YYYY

Printed Name:

Title:

Adviser CRD Number:

107287

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Privacy | Legal | Terms & Conditions



ITEM 1 COVER PAGE

Part 2A of Form ADV: Firm Brochure

Chandler Asset Management, Inc.

6225 Lusk Boulevard San Diego, CA 92121

Telephone: 858-546-3737

Email: Compliance@chandlerasset.com Web Address: www.chandlerasset.com

December 30, 2021

This disclosure brochure (the "Brochure") provides information about the qualifications and business practices of Chandler Asset Management, Inc. ("Chandler"). If you have any questions about the contents of this Brochure, please contact us at 858-546-3737 or Compliance@chandlerasset.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. Registration with the Securities and Exchange Commission does not imply any level of skill or training.

Additional information about Chandler and its investment adviser representatives is also available on the SEC's website at www.adviserinfo.sec.gov. You can search this site by name or by a unique identifying number, known as a CRD number. Our firm's CRD number is 107287.

ITEM 2 MATERIAL CHANGES

This Firm Brochure, dated 12/30/2021, provides you with a summary of Chandler's advisory services and fees, professionals, certain business practices and policies, as well as actual or potential conflicts of interest, among other things. This item (Item 2) is used to provide our clients with a summary of new and/or updated information; we will inform you of the revision(s) based on the nature of the information as follows.

- Annual Update: We are required to update certain information at least annually, within 90 days of our firm's fiscal year end ("FYE") of December 31. We will provide you with either a summary of the revised information with an offer to deliver the full revised Brochure within 120 days of our FYE or we will provide you with our revised Brochure that will include a summary of those changes in this Item.
- 2. *Material Changes*: Should a material change in our operations occur, depending on its nature we will promptly communicate this change to clients (and it will be summarized in this Item). "Material changes" requiring prompt notification will include changes of ownership or control; location or disciplinary proceedings. We may also advise you of other changes based on the nature of the updated information.

The following summarizes an other than annual amendment, and new or revised disclosures based on information previously provided in our Firm Brochure dated 3/30/2021.

Item 4a – Firm Overview – Revised Item 4a to reflect the increase of ownership represented by our firm's Employee Stock Ownership Program "ESOP" as a result of the ESOP purchasing shares from the firm's Chair of the Board. Item 4a was also revised to reflect the promotion of three Deputy Chief Investment Officers to the titles of Co-CIOs as of January 1, 2022.

Clients and prospective clients are strongly encouraged to review this Brochure very carefully.

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ITEM 4A: FIRM OVERVIEW

Chandler Asset Management, Inc. ("Chandler") is an SEC-registered investment adviser and employee-owned business enterprise with its principal place of business located in San Diego, California. Since 1988, Chandler has provided fixed income investment management services to the public sector, as well as to hospitals, foundations, endowments, individuals and corporations.

Listed below are the firm's principal shareholders (i.e., those individuals and/or entities controlling 25% or more of this company).

- Chandler Asset Management, Inc. Employee Stock Ownership Plan ("ESOP")
- Martin Dayle Cassell, CEO

On December 3, 2021, Chandler Asset Management's Employee Stock Ownership Plan ("ESOP") closed on its purchase of the remaining interest held in the firm owned by the firm's Chair of the Board and Founder, Kay Chandler. As a result of this purchase, the firm's ESOP now owns 68% of Chandler Asset Management Inc. The firm's Chief Executive Officer, Martin Cassell, continues to hold a 25% interest in the firm, and remaining 7% of the company continues to be held by senior level employees. Kay Chandler will continue as the firm's Chair of the Board.

As the firm has continued to grow, Chandler's Board of Directors made the decision to outsource the responsibility of Trustee of the company's ESOP to an independent third party, Prudent Fiduciary Services ("Prudent"). Prudent's sole responsibility is to oversee the ESOP trust on behalf of Chandler employee participants. Prudent serves at the discretion of the Board of Directors who retains all authority over the day-to-day management of the firm.

On December 31, 2021, Martin Cassell relinquished his title of Chandler's Chief Investment Officer. He does, however, maintain his title of CEO. Jayson Schmitt, William Dennehy, and Scott Prickett have been promoted from their Deputy CIO positions to Co-Chief Investment Officers of Chandler Asset Management Inc. Chandler has issued a press release pertaining to these promotions, which can be found on Chandler's website, www.chandlerasset.com.

ITEM 4B: Types of Advisory Services

Chandler offers the following advisory services, where appropriate, to certain institutional clients such as public agencies, hospitals and healthcare institutions, corporations or other business entities, foundations and endowments, pension and profit-sharing plans, higher education institutions, and non-institutional clients, such as individuals, high net worth individuals, trusts, estates and charitable organizations. The portfolio management services are offered to clients directly, and through wrap fee programs, sub-advisory relationships, and dual contract sponsored programs.

FIXED INCOME PORTFOLIO MANAGEMENT

Chandler specializes in fixed income portfolio management, utilizing a variety of investments, such as corporate debt securities (notes and bonds), municipal bonds, U.S. Government Treasury bonds, Government Sponsored Enterprise debt securities (agencies), mortgage-backed securities, asset-backed securities and money market securities, i.e., commercial paper. Please refer to Item 8 for further information on our method of analysis and risks associated with this strategy.

MULTI ASSET CLASS PORTFOLIO MANAGEMENT

Chandler also offers a Multi Asset Class strategy to clients seeking to attain exposure to a variety of global equity, fixed income and other asset classes through investment in indexed or actively managed mutual funds and exchange-traded funds (ETFs). Please refer to Item 8 for further information on our method of analysis and risks associated with this strategy.

CONSULTING SERVICES

Chandler also provides more focused investment advice to clients. This advice can pertain to areas that clients consider a concern, such as analysis of a client's existing portfolio, delivery of a report or periodic reports of performance and recommended rebalancing of assets, or a review of the client's investment policy. We also provide specific consultation and administrative services regarding investment and financial concerns of the client.

Consulting recommendations are not limited to any specific product or service offered by a broker-dealer.

ITEM 4C: TAILORING ADVISORY SERVICES OFFERED DIRECTLY TO CLIENTS

At the beginning of the client relationship, we have discussions with clients to determine their overall investment goals to develop a specific investment policy for each client and confirm that the selected strategy meets their current needs. During our information gathering process, we review the client's individual objectives, time horizons, risk tolerance, liquidity needs and any investment restrictions they may want to place on the assets in their account. As appropriate, we also review and discuss a client's prior investment history, and any other relevant issues. Once these reviews and discussions take place, the client enters into a written agreement directly with Chandler for the management of certain assets.

Clients are responsible for informing us of any changes to their guidelines, individual needs and/or restrictions and should do so promptly upon such change. We do not assume any responsibility for the accuracy of the information provided by the client.

Generally, we manage clients' advisory accounts on a discretionary basis, but will manage a client's account on a non-discretionary basis, if requested by a client. Please refer to Item 16 for further information on our discretionary authority of client accounts.

In addition to the types of securities utilized by Chandler for its Fixed Income and Multi Asset Class advisory services outlined above, we also provide advice on or manage other investments for clients, particularly when a client already has securities in his/her portfolio at the time the client opens an account with Chandler. These generally include, but are not limited to:

- Exchange-listed securities
- Securities traded over-the-counter
- Certificates of deposit

Some types of investments involve certain additional degrees of risk; therefore, they will only be implemented or recommended when consistent with the client's stated investment goals, tolerance for risk, liquidity and suitability requirements. Please refer to Item 8 for further information on the risks associated with investments made in clients' accounts.

Clients will always retain individual ownership of all securities through their selected custodian.

GUIDED PORTFOLIO STRATEGIES ("GPS")

The GPS program provides fixed income portfolio management for public agency clients who cannot meet the institutional minimum required for Chandler's full-service customized portfolio management. GPS is a streamlined service model whereby the client receives fixed income portfolio management in a separate account custodied at a qualified third-party custodian. Clients may choose between two of Chandler's established, short duration investment strategies developed to meet the investment needs of municipal investors. Chandler will manage the portfolios in compliance with State or Government code sections related to permitted investments for municipalities and will not accommodate additional client restrictions or requests for customizations to the portfolio or our standard reporting packages. Services are limited to the scope defined in the client Agreement.

To be eligible for this program, the client must have a minimum of \$2 million in investable assets. Please refer to Item 5 for program fees.

ITEM 4D: SERVICES OFFERED THROUGH WRAP FEE PROGRAMS, SUB-ADVISORY ARRANGEMENTS AND

DUAL CONTRACT SPONSORED PROGRAMS

Chandler participates as an investment manager in selected wrap fee programs ("Wrap Programs"). Generally, under these programs a client enters into an agreement with the wrap program sponsor to provide the following services to such clients ("Wrap Clients"): a) assisting the Wrap Client in determining which investment strategy and investment manager best meet their goals and objectives, b) on-going monitoring of account performance, c) custodial services, and d) execution of account transactions. These services and the services provided by the investment manager are generally provided for one all-inclusive fee ("Wrap Fee"). From the Wrap Fee, the wrap program sponsor pays the investment manager (for example Chandler) for their services.

Currently, Chandler participates as an investment manager in the following Wrap Programs:

- Managed Accounts Select Program sponsored by Charles Schwab Corporation ("Schwab")
- Separately Managed Accounts ("SMA") Program sponsored by Envestnet Asset Management, Inc. ("Envestnet")
- Unified Managed Accounts ("UMA") Program sponsored by Envestnet.

For more details on these specific programs, clients should review the respective sponsor's Wrap Fee Program Brochure prior to investing.

In each of these programs, a representative of the program sponsor or an independent financial advisor will work with the Wrap Client to complete an investment questionnaire or other investment objective documentation and determine the appropriate investment strategy and manager. While Chandler is not responsible for client suitability for the Wrap Program, we will perform a general review of the Wrap Client's investment objective documentation, if provided by the wrap sponsor, to help us ensure that our strategy selected by the Wrap Client appears suitable. Participation in these wrap programs is subject to account minimums specified in the respective Wrap Fee Program Brochure. Depending on the selected program, these minimums range from \$150,000 to \$500,000.

Chandler also enters into selected sub-advisory arrangements or participates as a manager in selected dual contract sponsored programs. In such instances, Chandler typically provides advisory services to a client under a sub-advisory arrangement with an unaffiliated registered investment adviser ("RIA"), or under an investment management agreement with an advisory client who also has an advisory agreement with an unaffiliated RIA or financial consultant intermediary. Chandler may or may not have a service agreement with the sponsor of a dual-contract program. With the exception of certain pre-existing fixed income portfolio management clients, typically Chandler is granted full investment discretion (subject to limitations on the firm's discretion to select broker-dealers for portfolio transactions, as discussed below) and manages a client's portfolio based on the individual needs of that client, as communicated through the sponsor, the RIA or other designated intermediary. The relevant information is submitted to Chandler and a determination is made as to whether participation in this program is appropriate for the client. On an ongoing basis, the participating client's financial consultant is responsible for obtaining and communicating to us any changes in the client's financial circumstances and/or objectives, including modifications to any client-imposed restrictions, if applicable.

Currently Chandler provides investment management services as an investment manager in the following dual-contract or sub-advisory sponsored programs:

- Charles Schwab Corporation ("Schwab") Market Place
- Fidelity Investments ("Fidelity") Separate Account Network
- TD Ameritrade Institutional ("TDAI") Separate Account Exchange
- Merrill Lynch ("ML") Managed Account Services
- FDx Advisors Inc. ("FDxA") Folio Dynamix Advisory Services Program ("Folio Dynamix Program")
- Wells Fargo Advisors ("WFA") Private Advisor Network ("PAN")

ITEM 4E: ASSETS UNDER MANAGEMENT

Assets Under Management As of December 31, 2020

| | Discretionary | Non-Discretionary | Total |
|-------------------|------------------|-------------------|------------------|
| Assets Managed | \$19,144,505,152 | \$3,135,941,060 | \$22,280,446,212 |

ITEM 5 FEES AND COMPENSATION

ITEM 5A: FEE SCHEDULES

The annual fee for non-wrap fee client accounts is charged as a percentage of assets under management, according to the following schedules:

| Fixed Income Portfolio Management for Institutional Accounts | | | | |
|--|------------------------------|--|--|--|
| Assets Under Management | Annual Asset Management Fee | | | |
| All Assets | 0.15 of 1% (15 basis points) | | | |

A minimum of \$20 million in assets under management is required for this service. Chandler reserves the right to negotiate alternative minimum account size and fees on a case-by-case basis. Chandler will aggregate certain related client accounts for the purposes of achieving the minimum account size and determining the annualized fee.

| Guided Portfolio Strategies "GPS" Portfolio Management for Institutional Accounts | | | | |
|---|------------------------------|--|--|--|
| Assets Under Management | Annual Asset Management Fee | | | |
| All Assets | 0.35 of 1% (35 basis points) | | | |

A minimum of \$2 million in assets under management is required for this service. Chandler reserves the right to negotiate alternative minimum account size and advisory fees on a case-by-case basis. Chandler will aggregate certain related client accounts for the purposes of achieving the minimum account size and determining the annualized fee.

| Multi Asset Class Portfolio Management for All Accounts | | | | |
|---|------------------------------|--|--|--|
| Assets Under Management | Annual Asset Management Fee | | | |
| All Assets | 0.25 of 1% (25 basis points) | | | |

A minimum of \$1 million in assets under management is required for this service. Chandler reserves the right to negotiate alternative minimum account size and advisory fees on a case-by-case basis. Chandler will aggregate certain related client accounts for the purposes of achieving the minimum account size and determining the annualized fee.

FIXED INCOME PORTFOLIO MANAGEMENT FOR NON-INSTITUTIONAL ACCOUNTS; DUAL CONTRACT SPONSORED PROGRAMS OR SUB-ADVISORY ARRANGEMENTS

Chandler's fees will vary with a maximum of 0.35 of 1% depending upon the program and strategy in which the client is participating. Chandler's fees for non-institutional clients are typically paid monthly, in arrears, but can vary based on the terms of the governing agreements. Chandler's fees earned pursuant to dual contract programs or sub-advisory arrangements will be paid in accordance with the terms of each such program.

For non-institutional accounts (e.g., high net worth), a minimum of \$1 million in assets under management is required for this service. For dual contract and sub-advisory relationships, account minimums range from \$150,000 to \$500,000 depending on the program and the composition of the assets being managed. Account size may be negotiable under certain circumstances. Chandler groups certain related client accounts for the purposes of achieving the minimum account size and determining the annualized fee.

FIXED INCOME PORTFOLIO MANAGEMENT FOR WRAP FEE PROGRAMS

Chandler will be compensated through a portion of the total wrap fee charged by the program sponsor (with Chandler's fees ranging up to a maximum of 0.35 of 1%. The all-inclusive wrap fee collected by a wrap sponsor includes Chandler's advisory fee. Chandler does not control the fees or the billing arrangements in any Wrap Program.

Chandler is paid its fees for Schwab's Managed Accounts Select Program monthly, in arrears, while our fees for Envestnet's SMA and UMA Programs are paid quarterly, in arrears. Fees paid for ML's Managed Account Services Program are paid quarterly in advance. The wrap or UMA sponsor pays Chandler its advisory fee on behalf of the Wrap or UMA Client. For a complete description of the fee arrangement, including billing practices, minimum account requirements and account termination provisions, clients should review the respective sponsors' Wrap Fee Program Brochure. Clients participating in these programs should also review important disclosures about Chandler's brokerage practices described in Item 12 below.

CONSULTING SERVICES FEES

Chandler's Consulting Services fees will be determined based on the nature of the services being provided and the complexity of each client's circumstances. All fees are agreed upon prior to entering into a contract with any client.

Chandler's Consulting Services fees are calculated in one or both of two ways:

- 1. On a fixed fee basis, subject to the specific arrangement reached with the client; and/or
- 2. On an hourly basis, ranging up to \$500.00 per hour. An estimate for the total hours is determined at the start of the advisory relationship.

The length of time it will take to complete Consulting Services will depend on the scope and terms of the engagement. Fees are due and payable upon completion of the Consulting Service or on an agreed upon payment schedule. A retainer may be requested upon completion of Chandler's fact-finding session with the client; however, advance payment will never exceed \$1,200 for work that will not be completed within six months. There is no minimum fee for Chandler's Consulting Services.

GENERAL FEE INFORMATION PERTAINING TO INSTITUTIONAL AND NON-INSTITUTIONAL ACCOUNTS, DUAL CONTRACT SPONSORED PROGRAMS AND SUB-ADVISORY ARRANGEMENTS

Grandfathering of Minimum Account Requirements: Pre-existing advisory clients are subject to Chandler's minimum account requirements and advisory fees in effect at the time the client entered into the advisory relationship. Therefore, our firm's minimum account requirements and advisory fees differ among clients.

Advisory Fees in General: Clients should note that similar advisory services may or may not be available from other registered investment advisers for similar or lower fees. Chandler's clients are not required to pay any start-up or closing fees; there are no penalty fees.

Termination of the Advisory Relationship: A client agreement between a client and Chandler may be canceled at any time, by either party, for any reason upon receipt of written notice. As disclosed in Item 5D below, certain fees may be paid in advance of services provided. Upon termination of any account, any prepaid,

unearned fees will be promptly refunded to the client. In calculating a client's reimbursement of fees, we will pro rate to the effective date of termination on the basis of actual days elapsed.

Fee Calculation: Chandler's annual advisory fee is billed monthly or in some instances quarterly, in arrears, and is calculated based on the average market value of a client's account for the billing period, including accrued interest unless indicated otherwise in the client agreement. Cash and cash equivalent balances are included in the total market value calculation unless noted otherwise in the client agreement. We will value securities or investments in the portfolio in a manner determined in good faith to reflect fair market value. Chandler uses an independent third-party pricing source to value client securities.

Limited Negotiability of Advisory Fees: Although Chandler has established the aforementioned fee schedule(s), we retain the discretion to negotiate alternative fees on a case-by-case basis. Client facts, circumstances and needs will be considered in determining the fee schedule. These include the complexity of the client, the assets to be placed under management, the anticipated future additional assets; the existence of any related accounts; portfolio style, account composition, reports, among other factors. The specific annual fee schedule will be identified in the written agreement between Chandler and each client.

We group certain related client accounts for the purposes of achieving the minimum account size requirements and determining the annual advisory fee.

Chandler reserves the right to reduce or waive advisory fees for services provided to related persons of the firm and their immediate family members. Such rates are not available to all of Chandler's advisory clients.

GENERAL FEE INFORMATION PERTAINING TO WRAP FEE CLIENT ACCOUNTS

Fee Calculation: Chandler's annual advisory fees charged to wrap fee program clients are calculated and billed by the respective program sponsor. As Chandler does not control the billing arrangements in these programs, clients should review the applicable disclosure documents for a comprehensive understanding of the fees charged and the billing practices of the program.

What services are covered by the Wrap Program fees? Wrap Program fees typically pay for our firm's advisory services to participating clients, administrative expenses, custody charges for clients' assets custodied at the Wrap Program's designated custodian and brokerage services for participating client accounts to the extent trades are conducted through the Wrap Program's designated broker-dealer.

What services are not covered by the Wrap Program fees? Wrap Program fees do not cover brokerage to the extent trades are conducted through brokers or dealers other than the designated broker or dealer and custody charges if client assets are custodied anywhere other than the designated custodian. The program fees do not include expenses of mutual funds and electronically traded funds such as fund management fees charged to each fund's investors. Chandler's fixed income transactions are generally executed by the broker-dealer on a net basis, which means the execution costs (e.g., commissions) are included in the purchase or sale price of the security.

WRAP FEE PROGRAMS FEES: CLIENTS PARTICIPATING IN WRAP FEE PROGRAMS WILL BE CHARGED VARIOUS PROGRAM FEES IN ADDITION TO THE ADVISORY FEE CHARGED BY OUR FIRM. CLIENTS SHOULD CAREFULLY EVALUATE SUCH AN ARRANGEMENT TO DETERMINE IF THE WRAP FEE PAID FOR THE SERVICES PROVIDED MAY OR MAY NOT EXCEED THE AGGREGATE COST OF SUCH SERVICES IF THEY WERE TO BE PROVIDED SEPARATELY.

ITEM 5B: FEE PAYMENT

Generally, each non-wrap client's custodian debits Chandler's advisory fees from the client's account and pays such fee directly to us upon receipt of an invoice, unless otherwise arranged by the client. Clients entering into written agreements with Chandler have discretion over whether or not Chandler may directly debit fees from the client's account. Clients who do not permit direct debiting will be invoiced directly with payment due upon receipt of the invoice.

Sub-advisory and dual contract client agreements require the client to authorize the custodian to pay Chandler its advisory fees directly from the client's account, which will be paid in arrears in accordance with the terms of each such program.

Fees for Schwab's Managed Accounts Select Program are paid monthly, in arrears, while our fees for

Envestnet's SMA and UMA's Programs are paid quarterly, in arrears. ML's Managed Account Services Program are paid quarterly in advance. All of these programs require a client to authorize the sponsor to deduct the fees directly from the client's account to pay Chandler. For a complete description of the fee arrangement including billing practices and account termination provisions for wrap fee programs, clients should review the respective sponsors' Wrap Fee Program Brochure.

ITEM 5C: OTHER FEES AND EXPENSES AND VALUATION POLICY

Mutual Fund Fees: All fees paid to Chandler for investment advisory services are separate and distinct from the fees and expenses charged by mutual funds and/or ETFs to their shareholders. The fees and expenses charged by mutual funds and ETFs are described in each fund's prospectus. These fees will generally include a management fee, other fund expenses, 12b-1 fees and possible distribution or redemption fees. If the fund also imposes sales charges, a client may pay an initial or deferred sales charge. A client could invest in a mutual fund directly, without our services. In that case, the client would not receive the services provided by our firm which are designed, among other things, to assist the client in determining which mutual fund or funds are most appropriate to each client's financial condition and objectives.

Importantly, clients should review both the fees charged by mutual funds and ETFs and our fees to fully understand the total amount of fees to be paid by the client and to thereby evaluate the advisory services being provided. Chandler is not affiliated with any mutual funds or ETFs, does not share in the fees charged by mutual funds and ETFs, does not participate in the investment decisions regarding the portfolios of mutual funds and ETFs and is not liable regarding such investments.

The fees and related expenses charged by mutual funds and ETFs can be found in the respective fund's prospectus and statement of additional information, which should be read carefully before investing.

Short Term Idle Cash Investment: Chandler can move some or all of the non-invested cash in a client's account to a money market mutual fund that may generate an interest return. If the cash is invested through a mutual fund, there may be times when an affiliate of the client's custodian may be the manager of such fund and would receive separate management fees from the mutual fund. Chandler is not affiliated with any such custodian, does not share in that fee, does not participate in the investment decisions of the mutual fund portfolio and is not liable regarding such investments.

Custodian and Broker Fees and Expenses: In addition to our advisory fees, clients are also responsible for the fees and expenses charged by custodians and imposed by broker-dealers, including, but not limited to, any transaction charges imposed by a broker-dealer that effects transactions for the client's account(s). Please refer to the "Brokerage Practices" section (Item 12) of this Brochure for additional information.

From time to time, Chandler recommends a custodian to clients who do not have an existing custodial relationship established. Among others, Chandler generally recommends Union Bank, Bank of New York/Mellon, US Bank, Wells Fargo, Bank of America, or Charles Schwab & Co. Some of these custodians offer special pricing for institutional clients of Chandler. Chandler does not receive any compensation from the custodians we refer to our clients. The rates offered will depend on the size of the assets or type of account. Clients retain full discretionary authority over the selection of the custodian to be used.

Valuation Policy: For all publicly traded securities held in clients' accounts, Chandler receives daily prices electronically from a third-party provider, which are reviewed internally monthly by designated investment personnel. When it is believed that the price provided is not correct or for times when the third party does not provide a price, Chandler will obtain pricing from a different third-party pricing source. This creates a conflict of interest since this practice could incentivize the designated investment personnel to select a pricing source that reflects a higher price per share for the security. To address this conflict, Chandler maintains detailed written policies and procedures regarding valuation of clients' securities, which includes among other things, a list of approved third-party pricing vendors used by Chandler and reviews of price changes by the CIO and CCO.

ITEM 5D: PREPAID FEES

Limited Prepayment of Fees: Under no circumstances do we require or solicit payment of fees in excess of \$1.200 more than six months in advance of services rendered.

Fees for ML's Manager Account Services Program are billed quarterly in advance. For a complete description of the fee arrangement, including billing practices and account termination provisions, clients should

review the respective sponsors' Wrap Fee Program Brochure or other applicable disclosure document(s).

ITEM 5E: COMPENSATION FOR THE SALE OF SECURITIES OR INVESTMENT PRODUCTS

Chandler is not affiliated with any broker-dealers or mutual fund companies, and therefore we do not receive any compensation for the purchase or sale of securities or investment products used in client accounts.

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

Chandler does not charge performance-based fees (*i.e.*, fees calculated based on a share of capital gains on or capital appreciation of the client's assets or any portion of the client's assets).

Consequently, we do not engage in side-by-side management of accounts that are charged a performance-based fee with accounts that are charged another type of fee (such as assets under management).

ITEM 7 TYPES OF CLIENTS

Chandler provides advisory services to the following types of clients:

- State, local or other municipal government entities
- Healthcare institutions
- Higher education institutions
- Charitable organizations
- Pension and profit-sharing plans (other than plan participants)
- Individuals (other than high net worth individuals) only through Wrap and Dual Contract programs
- High net worth individuals
- Corporations or other business entities not listed above
- Retirement Accounts

As disclosed above in Item 5A of this Brochure, we have established certain initial minimum account asset requirements to maintain an account, based on the nature of the service(s) being provided. For a more detailed understanding of those requirements, please review the disclosures provided in each applicable service.

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

ITEM 8A: METHODS OF ANALYSIS & INVESTMENT STRATEGIES

METHODS OF ANALYSIS

Chandler uses all or any combination of the following methods of analysis in formulating our investment advice and/or managing client assets:

- **Fundamental Analysis.** We attempt to measure the intrinsic value of a security or a market sector by looking at broad economic and financial factors (including the overall economy, industry conditions, and the market's valuation of the security or market sector) to identify securities or market sectors that we believe are fairly valued or undervalued.
 - Fundamental analysis does not attempt to anticipate market movements. This presents a potential risk, as the price of a security can move up or down along with the overall market regardless of the economic and financial factors considered in evaluating the security.
- **Technical Analysis.** We analyze past market movements and may occasionally apply that analysis to choose the price at which we wish to purchase or sell a given security. While we may seek a specific

price for a security, technical analysis is never the main determinant of our purchase or sell process.

A risk in using technical analysis is that the methods or models we use may not result in the best price of a given day.

Quantitative Analysis. We use a proprietary quantitative model (Horizon Analysis Model) that utilizes mathematical analysis to estimate the impact of interest rate changes on individual securities and portfolios of securities. The results of our quantitative analysis are taken into consideration in the decision to buy or sell securities and in the management of portfolio characteristics.

A risk in using quantitative analysis is that the methods or models used may be based on assumptions that prove to be incorrect.

Qualitative Analysis. We use qualitative analysis to evaluate individual securities, focusing on other non-quantifiable factors, such as quality of management, not readily subject to measurement, and incorporate that analysis into our security selection process.

A risk in using qualitative analysis is that our subjective judgment may prove incorrect.

Asset Allocation. We generally focus on identifying an appropriate allocation of securities, maturities, market sectors and yield curve positioning suitable for the client's investment goals and risk tolerance.

A risk of asset allocation is that the client may not participate in sharp increases in a particular security, industry or market sector. Another risk is that the allocation will change over time due to market movements in the various sectors, which, if not corrected, may no longer be appropriate for the client's goals.

Mutual Fund and/or ETF Analysis. In selecting mutual funds and ETFs for Multi Asset Class portfolios, we look at the experience and track record of the manager of the mutual fund or ETF in an attempt to determine if that manager has demonstrated an ability to invest over a period of time and in different economic conditions. We also look at the underlying assets in a mutual fund or ETF to determine if there is significant overlap in the underlying investments held in other fund(s) in the client's portfolio. We monitor the funds and ETFs to determine if they continue to follow their stated investment strategy.

A risk of mutual fund and/or ETF analysis is that, as in all securities investments, past performance does not guarantee future results. A manager who has been successful may not be able to replicate that success in the future. In addition, as we do not control the underlying investments in a fund or ETF, managers of different funds held by the client may purchase the same security, potentially increasing the risk to the client if that security were to fall in value. There is also a risk that a manager may deviate from the stated investment mandate or strategy of the fund or ETF, which could make the holding(s) less suitable for the client's portfolio.

Risks for all forms of analysis

Our securities analysis methods rely on the assumption that the companies whose securities we purchase and sell as well as other purchased or publicly available sources of information about these securities are providing accurate and unbiased data. While we are alert to indications that data may be incorrect, there is always a risk that our analysis may be compromised by inaccurate or misleading information.

FIXED INCOME PORTFOLIO MANAGEMENT INVESTMENT STRATEGIES

We believe that a conservative, risk-controlled approach to fixed income management will provide both steady incremental outperformance, and low relative volatility.

The disciplined process we employ in an effort to realize this philosophy is generally grounded in four key decisions:

- Constraint of portfolio duration within a narrow range relative to the benchmark in order to limit exposure to market risk
- Strategic allocations to key sectors to add value relative to the benchmark

- Active management of term structure to add value in different yield curve environments
- Security selection based on rigorous credit and relative value analysis and broad diversification of nongovernment issuers.

Within our fixed income strategy, we use the following sub-strategies in managing client accounts, provided that such sub-strategies are appropriate to the needs of the client and consistent with the client's investment objectives, risk tolerance, and time horizons, among other considerations:

- **Duration Constraints.** We adhere to a discipline of generally maintaining duration within a narrow band around benchmark duration in order to limit exposure to market risk. Our portfolio management team rebalances client portfolios to their current duration targets on a periodic basis.
 - The risk of constraining duration is that the client may underperform a neutral duration portfolio as bond prices move up or down.
- Sector Allocation. We allocate client assets to various sectors of the fixed income market, including US Treasury obligations, federal agency securities, corporate notes, mortgage-backed securities and others, based on our quantitative and qualitative analysis in order to manage client exposure to a given sector and to provide exposure to sectors we believe have good value.
 - The risk of sector allocation is that clients may underperform depending on the allocation to any particular sector as those prices rise or fall.
- Security Selection. A proprietary credit evaluation process drives our security selection process. The system uses both internally and externally generated credit research to evaluate securities we are considering for purchase. Based on research we conduct internally; our Credit Committee selects securities for our Approved list. The ultimate decision to purchase or sell a security is based on the firm's evaluation of the current price for the security.
 - The risk of security selection is that the methods of analysis employed will not provide accurate measurement of the risk association with each individual security.
- **Long-term purchases.** We purchase securities with the idea of holding them in the client's account for a year or longer. Typically, we employ this sub-strategy when:
 - we believe the securities to be well valued, and/or
 - we want exposure to a particular asset class over time, regardless of the current projection for this class.

A risk in a long-term purchase strategy is that by holding the security for this length of time, we may not take advantage of short-term gains that could be profitable to a client. Moreover, if our analysis is incorrect, a security may decline sharply in value before we make the decision to sell.

MULTI ASSET CLASS PORTFOLIO MANAGEMENT INVESTMENT STRATEGIES

We invest in Multi Asset Class portfolios for clients with certain objectives and risk tolerances. This strategy begins with assumptions that the firm develops about the expected long-term performance of various asset classes including domestic and foreign stocks and bonds, real estate, commodities, cash, and others. Based on the expected returns and risk characteristics of these asset classes, we prepare an asset allocation suitable for the individual client's objectives and risk tolerances. The investment vehicles that we currently employ for this strategy are mutual funds or exchange-traded funds (ETFs) that are designed to track market returns and volatilities.

The mutual funds or ETFs will be selected based on any or all of the following criteria: the fund's performance history; the industry sector in which the fund invests; the track record of the fund's manager; the fund's investment objectives; the fund's management style and philosophy; and the fund's management fee structure. Portfolio weighting between funds and market sectors will be determined by each client's individual needs and circumstances.

Once the client's portfolio is in place, we rebalance it each quarter to the client's target allocation. On an annual

basis, at a minimum, we review the costs and performance of our selected investment vehicles to ensure the funds or ETFs are performing as we expect.

The risks of this strategy include (1) that our analysis of long-term return expectations will not be correct; (2) that the portfolios will not be properly rebalanced; (3) that the investment vehicles we employ will not track market returns and volatility as we expect. Detailed information on the risks associated with the investments made by the mutual funds or ETFs, will be outlined in each fund's prospectus.

ITEM 8B: MATERIAL RISKS

Risk of Loss. Securities investments are not guaranteed, and a client may lose money on their investments. We ask that each client work with us to help us understand their tolerance for risk. Investors should be aware that investment prices fluctuate as the securities are affected by economic and other factors. As a result, the value of your investment may increase or decrease. Bonds held to maturity will return the full par or face value amount to the bondholder at maturity (absent a default); however, those sold prior to maturity are subject to gain or loss depending on the market price at the time of sale.

For risks specific to a particular method of analysis or investment strategy, please see Item 8A above.

For risks specific to a particular type of security, please see Item 8C below.

ITEM 8C: RISKS ASSOCIATED WITH PARTICULAR TYPES OF SECURITIES USED

RISKS ASSOCIATED WITH FIXED INCOME SECURITIES

Chandler specializes in investment grade fixed income portfolio management. Despite the generally conservative nature of many fixed income investments, there are a variety of risks associated with fixed income investing.

Fixed income securities represent monies lent by investors to corporate and government institutions. Risks vary according to the type of fixed income investment purchased along with the general level of interest rates in the economy.

The risks commonly associated with fixed income securities are:

- Market Risk: The price of the security may drop in reaction to tangible and intangible events and conditions. This type of risk is caused by external factors independent of a security's particular underlying circumstances.
- Interest Rate Risk: The risk that the value of an interest-bearing investment will change due to changes in the general level of interest rates in the market. The market value of a bond fluctuates inversely to the change in interest rates; that is, as interest rates rise, bond prices fall and vice versa.
 - Interest rate risk is commonly measured by a bond's duration; the greater a bond's duration, the greater the impact on price of a change in interest rates. Investors may incur a gain or loss from bonds sold prior to the final maturity date.
- Credit Risk: The risk that principal and/or interest on a fixed income investment will not be paid in a timely manner or in full due to changes in the financial condition of the issuer. Generally, the higher the perceived credit risk, the higher the rate of interest investors will receive on their investment.
 - Many bonds are rated by a third party Nationally Recognized Statistical Rating Organization (NRSRO), for example, Moody's Investor Services or Standard & Poor's Inc. While ratings may assist investors to determine the creditworthiness of the issuer, they are not a guarantee of performance.
- Reinvestment Risk: The risk that interest and principal payments from a bond will be reinvested at a lower yield than that received on the original bond. During periods of declining interest rates, bond payments may be invested at lower rates; during periods of rising rates, bond payments may be invested at higher rates.
- Call Risk: The risk that a bond will be called by its issuer. A callable bond has a provision which allows the issuer to purchase the bond back from the bondholders at a predetermined price. Generally, issuers

- call bonds when prevailing rates are lower than the cost of the outstanding bond. Call provisions allow an issuer to retire high-rate bonds on a predefined call schedule.
- Prepayment Risk: Some types of bonds are subject to prepayment risk. Similar to call risk, prepayment risk is the risk that the issuer of a security will repay principal prior to the bond's maturity date, thereby changing the expected payment schedule of the bonds.
 - Prepayment risk is particularly prevalent in the mortgage-backed bond market, where a decline in interest rates can trigger loan holders to pre-pay their mortgages. When investors in a bond comprised of the underlying pool of mortgages receives his or her principal back sooner than expected, they may be forced to reinvest at prevailing, lower rates.
- Liquidity Risk: The risk stemming from the lack of marketability of an investment that cannot be bought
 or sold quickly enough to prevent or minimize a loss. Liquidity risk is typically reflected in a wide bid-ask
 spread or large price movements.
- **Inflation Risk:** When any type of inflation is present, a dollar today will not buy as much as a dollar next year, because purchasing power is eroding at the rate of inflation.
- Opportunity Cost Risk: The risk that an investor may forego profits or returns from other investments.

RISKS ASSOCIATED WITH MUTUAL FUNDS AND ETFS

As discussed in further detail in Item 4B above, Chandler also offers a Multi Asset Class strategy to clients seeking to attain balanced returns. This strategy provides exposure to various equity, fixed income and other asset classes through investments in indexed or actively managed mutual funds and exchange traded funds ("ETFs").

Chandler is not affiliated with any such mutual fund or ETF company, does not share in any fees charged by a mutual fund or ETF and does not participate in any investment decisions relating to the management of a mutual fund or ETF portfolio.

Mutual Funds

A mutual fund is a company that pools money from many investors and invests the money in different securities or assets based on the investment strategy or goals of the particular fund. Each share of a mutual fund represents an investor's proportionate ownership of the fund's holdings and the income those holdings generate.

The risks most commonly associated with mutual funds are:

- Market Volatility: Investment returns will fluctuate and are subject to market volatility, so that a client's shares, when redeemed or sold, may be worth more or less than their original cost. Past performance is no quarantee of future results.
- Tracking Error for Index Funds: Index mutual funds seek to track the returns of a market benchmark such as the S&P 500 index, by holding the same securities or a representative sample. A risk of using index mutual funds is that the fund may not be able to track its benchmark closely creating the potential for lower returns than the benchmark.
- Lack of Control/Transparency: Clients typically are not given the exact make-up of a fund's portfolio
 at any given time, nor can they directly influence which securities the fund manager buys and sells or
 the timing of those trades.
- Price Uncertainty: With an individual stock, a client can obtain real-time pricing information with relative ease by either checking financial websites or by calling a broker. With a mutual fund, the price at which a client purchases or redeems shares will typically depend on the fund's NAV, which the fund might not calculate until many hours after a client has placed their order. Mutual funds generally calculate their NAV at least once per business day.
- International Risk: Chandler invests in Mutual Funds offered by US based fund companies that invest in non-US companies and markets, which entail additional risks. Non-US markets may be more volatile due to a variety of factors including, less liquidity, transparency and oversight of companies or assets.

Values of non-US investments may fluctuate due to changes in currency exchange rates. Non-US companies are also subject to risks that come with political and economic stability that may affect their respective countries. These risks may be greater in emerging market countries.

Exchange-Traded Funds (ETFs)

ETFs are investment funds that trade on stock exchanges much like stocks and will fluctuate in market value. ETFs also may trade at prices above or below the ETFs net asset value. Brokerage commissions and ETF expenses will reduce returns. Additionally, frequent trading of ETFs could significantly increase commissions and other costs such that they may offset any savings from low fees or costs.

Equity based ETFs are subject to risks similar to those of stocks and fixed income ETFs are subject to risks similar to those of bonds.

The risks most commonly associated with ETF securities are:

- Market Volatility: Investment returns will fluctuate and are subject to market volatility, so that a client's shares, when redeemed or sold, may be worth more or less than their original cost. Past performance is no guarantee of future results.
- Tracking Error for Index ETFs: Index ETFs seek to track the returns of a market benchmark such as S&P 500 index, by holding the same securities or a representative sample. A risk of using index ETFs is that the fund may not be able to track its benchmark closely creating the potential for lower returns than the benchmark.
- Lack of Control/Transparency: Clients typically are not given the exact make-up of a fund's portfolio
 at any given time, nor can they directly influence which securities the fund manager buys and sells or
 the timing of those trades.
- **Liquidity Risk**: The risk stemming from the lack of marketability of an investment that cannot be bought or sold quickly enough to prevent or minimize a loss. Liquidity risk is typically reflected in a wide bid-ask spread or large price movements.
- International Risk: Chandler invests in ETFs offered by US based fund companies that invest in non-US companies and markets, which entail additional risks. Non-US markets may be more volatile due to a variety of factors including, less liquidity, transparency and oversight of companies and assets. Values of non-US investments may fluctuate due to changes in currency exchange rates. Non-US companies are also subject to risks that come with political and economic stability that may affect their respective countries. These risks may be greater in emerging market countries.

Chandler does not represent, guarantee or imply that the services or methods of analysis employed by us can or will predict future results, successfully identify market tops or bottoms, or insulate clients from losses due to market corrections or declines.

ITEM 9 DISCIPLINARY INFORMATION

We are required to disclose any legal or disciplinary events that are material to a client's or prospective client's evaluation of our advisory business or the integrity of our management. Neither our firm nor our Management Persons have any reportable disciplinary events to disclose.

ITEM 10 OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Our firm and our related persons are not engaged in other financial industry activities and have no other industry affiliations.

ITEM 11 CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS
AND PERSONAL TRADING

ITEM 11A: CODE OF ETHICS

Our firm maintains a Code of Ethics which sets forth high ethical standards of business conduct that we require of our employees, including compliance with applicable federal securities laws.

Chandler and our personnel owe a duty of loyalty, fairness, and good faith towards our clients, and have an obligation to adhere not only to the specific provisions of the Code of Ethics but to the general principles that guide the Code.

Our Code of Ethics includes policies and procedures for the review of quarterly securities transactions reports as well as initial and annual securities holdings reports that must be submitted by the firm's access persons. Among other things, our Code of Ethics also requires the prior approval of any acquisition of securities in a limited offering (e.g., private placement), an initial public offering and certain other securities. Our Code also provides for oversight, enforcement, and recordkeeping provisions.

Chandler's Code of Ethics further includes the firm's policy prohibiting the use of material non-public information. While we do not believe that we have any access to non-public information, all employees are periodically reminded that such information may not be used in a personal or professional capacity.

Our Code of Ethics is distributed to all supervised persons of Chandler whenever revisions are made or no less frequently than annually, at which time all employees are required to provide a written acknowledgement and attestation of their intent to abide by Chandler's Code provisions. In addition, firm-wide annual training regarding Chandler's Code of Ethics is provided by Compliance.

A copy of our Code of Ethics is available to our advisory clients and prospective clients. You may request a copy by email sent to Compliance@chandlerasset.com, or by calling us at 858-546-3737.

ITEM 11B: PRINCIPAL TRADING AND AGENCY CROSS TRADING

Chandler and individuals associated with our firm are prohibited from engaging in principal transactions. Chandler and individuals associated with our firm are prohibited from engaging in agency cross transactions.

ITEM 11C: PERSONAL TRADING

Chandler and/or individuals associated with our firm can from time to time, buy or sell for their personal accounts, securities identical to or different from those recommended to our clients. In addition, any related person(s) could potentially have an interest or position in a security(ies) which may also be recommended to a client.

Our Code of Ethics is designed to assure that the personal securities transactions, activities and interests of our employees will not interfere with (i) making decisions in the best interest of advisory clients, and (ii) implementing such decisions while, at the same time, allowing employees to invest for their own accounts. It is also designed to help prevent employees from benefiting from transactions placed on behalf of advisory clients.

For additional information on how we address the conflicts of interest that arise in connection with personal trading, please see Item 11D below.

ITEM 11D: PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS

From time to time, Chandler will aggregate trades for our self or our employees with client transactions where possible and when compliant with our duty to seek best execution for our clients. In these instances, participating clients will receive an average share price and transaction costs will be shared equally and on a pro-rata basis. In the instances where there is a partial fill of a particular aggregated order, we will allocate all purchases pro-rata, with each account paying the average price. Our employee accounts will be excluded in such a pro-rata allocation.

Because the situations outlined above represent actual or potential conflicts of interest to our clients, we have established the following policies and procedures for implementing our firm's Code of Ethics, to ensure our firm complies with its regulatory obligations and provides our clients and potential clients with full and fair disclosure

of such conflicts of interest:

- 1. No principal or employee of our firm may put his or her own interest above the interest of an advisory client.
- 2. No principal or employee of our firm may buy or sell securities for their personal portfolio(s) where their decision is a result of information received as a result of his or her employment unless the information is also available to the investing public.
- 3. No principal or employee may benefit from transactions placed on behalf of advisory accounts.
- 4. Our firm requires prior approval for any IPO, private placement investments and certain other securities by related persons of the firm.
- 5. We maintain a list of all reportable securities holdings for our firm, and anyone associated with this advisory practice that has access to advisory recommendations ("access person"). These holdings are reviewed on a regular basis by our firm's Chief Compliance Officer or designee.
- 6. We have established procedures for the maintenance of all required books and records.
- 7. Clients may decline to implement any advice rendered, except in situations where our firm is granted discretionary authority.
- 8. All of our principals and employees must act in accordance with all applicable Federal and State regulations governing registered investment advisory practices.
- 9. We require delivery and acknowledgement of the Code of Ethics by each supervised person (as defined by the Code) of our firm.
- 10. We have established policies requiring the reporting of Code of Ethics violations to our senior management.
- 11. Any individual who violates any of the above restrictions may be subject to sanctions, which may include termination of employment.

ITEM 12 BROKERAGE PRACTICES

ITEM 12A: BROKER-DEALER SELECTION, COMPENSATION & TRADE AGGREGATION

FIXED INCOME & MULTI ASSET CLASS PORTFOLIO MANAGEMENT

Chandler requires discretionary clients to provide us with written authority to determine broker-dealer selection and commission costs that will be charged to these clients for transactions placed in their account(s).

Broker-dealers are selected by Chandler based on best execution, a combination of most favorable price and the quality of execution. In selecting a broker to execute a transaction for a client, Chandler considers a variety of other factors, including (but not limited to) the following:

- the broker-dealer's capital depth;
- the broker-dealer's market access;
- the nature of the security or instrument being traded;
- the size and type of transaction;
- the nature and character of the markets for the security or instrument to be purchased or sold;
- the desired timing of the transaction;
- the execution, clearance and settlement capabilities of the broker-dealer selected, and others considered;
- the reputation and perceived soundness of the broker-dealer and others considered.
- Chandler's knowledge of any actual or apparent operational problems with the broker-dealer; and
- the reasonableness of the commission for specific transactions.

While Chandler generally seeks competitive commission rates and dealer spreads, it may not necessarily pay the lowest commission. Transactions may involve specialized services on the part of the broker-dealer and thereby justify higher commissions than would be the case with other transactions requiring more routine services.

Regarding commission rates paid, Chandler's fixed income transactions are generally executed by the broker-dealer on a net basis, which means the execution costs (e.g., commissions) are included in the purchase or sale price of the security. Equity and ETF transactions will be charged commissions.

FIXED INCOME PORTFOLIO MANAGEMENT IN WRAP FEE OR SUB-ADVISORY PROGRAMS

Managed Accounts Select Program

Chandler participates in the Schwab Institutional ("SI") services program offered to independent investment advisers by Charles Schwab & Company, Inc. (Schwab), a FINRA registered broker-dealer unaffiliated with Chandler. Wrap fee clients participating in this program are required to utilize Schwab as the custodian for their assets managed within the program. As part of the SI program, Chandler receives benefits that it would not receive if it did not offer investment advice (See the disclosure under Item 12A.1 of this Brochure).

Chandler arranges for all securities transactions in wrap program accounts to be executed through the sponsoring party, subject to best execution considerations described above. If Chandler determines that best execution considerations require trading with brokers other than the sponsoring party, clients can incur additional trading costs. These costs are a factor in Chandler's best execution analysis.

Chandler has established a prime brokerage account relationship with Schwab through which it can purchase fixed income products directly from third parties for clients and maintain custody at Schwab. In this situation, Chandler will select those brokers or dealers which will provide the best services at the lowest commission rates possible. The reasonableness of brokerage costs, commissions and mark-up/mark-downs is based on the broker-dealer's ability to provide professional services, competitive execution, and other services that will help Chandler in providing investment management services to clients. Thus, for fixed income transactions, Chandler may request that it be provided with written authority to determine the broker-dealer to use for client fixed income transactions and the costs that will be incurred by clients for these transactions. Any limitations on this discretionary authority shall be included in this written authority statement. Clients may change/amend these limitations as required. Such amendments shall be submitted in writing.

There are times when client trades in fixed income securities are aggregated with transactions for other advisory clients to achieve better pricing and commission costs. Fixed income trades will be allocated on a pro-rata basis in the best interest of the client as set forth in Chandler's policy and procedures manual.

Envestnet Separately Managed and Unified Managed Accounts Programs

Chandler participates as a separate account manager in Envestnet's Separately Managed Accounts (SMA) and Unified Managed Accounts (UMA) Programs offered to independent investment advisers by Envestnet Asset Management, Inc., an SEC registered investment adviser unaffiliated with Chandler. SMA and UMA Program clients are required to utilize Charles Schwab & Company, JP Morgan, Pershing Advisor Solutions, or Fidelity as the custodian for their assets managed within the program.

Chandler arranges for all securities transactions in SMA and UMA program accounts through the sponsoring party subject to best execution considerations described above. If Chandler determines that best execution considerations require trading with brokers other than the sponsoring party or client custodian, clients could incur additional trading costs. These costs are a factor in Chandler's best execution analysis.

Folio Dynamix Advisory Services Program

Chandler participates as a separate account manager in the Folio Dynamix Advisory Services Program ("Folio Dynamix Program") offered to independent advisers by FDx Advisors Inc. ("FDxA"), an SEC registered investment adviser unaffiliated with Chandler. Clients participating in this program typically will be required to custody their assets managed within the program with a designated custodian.

For example, clients participating in the Folio Dynamix Program through Cetera Investment Management LLC and/or certain other affiliated investment adviser entities under common control (individually referred to as a Cetera Adviser and collectively as Cetera Advisers) are required to custody their program assets with Cetera Investment Services LLC as clearing broker or with a third-party clearing broker mutually acceptable to Cetera Adviser, FDxA and Chandler.

Generally, Chandler arranges for all securities transactions in Folio Dynamix Program accounts through the sponsoring party subject to best execution considerations described above. If Chandler determines that best execution considerations require trading with brokers other than the sponsoring party or client custodian, clients could incur additional trading costs. These costs are a factor in Chandler's best execution analysis.

ITEM 12A.1: RESEARCH AND OTHER SOFT DOLLAR BENEFITS

Chandler's soft dollar policy prohibits us from entering into third party soft dollar arrangements.

We are providing these additional disclosures as we believe clients should understand related issues surrounding soft dollars. The term soft dollars generally refers to arrangements whereby a discretionary investment adviser is allowed to pay for and receive research, research-related or execution services from a broker-dealer or third-party provider, in addition to the execution of transactions, in exchange for the brokerage commissions from transactions for client accounts.

As disclosed in Item 4D of this Brochure, clients participating in the Schwab Managed Account Select wrap fee program are required to utilize Schwab as the custodian of their assets being managed within that program. Schwab Institutional provides Chandler with access to its institutional trading and operations services, which are typically not available to Schwab retail investors. These services generally are available to independent investment advisors at no charge to them so long as a specified minimum, generally \$10 million, of the advisor's clients' account assets are maintained at Schwab Institutional.

These services are not contingent upon our firm committing to Schwab any specific amount of business (assets in custody or trading commissions). Schwab's brokerage services include the execution of securities transactions, custody, research, and access to mutual funds and other investments that are otherwise generally available only to institutional investors or would require a significantly higher minimum initial investment.

For our client accounts maintained in its custody, Schwab generally does not charge separately for custody services but is compensated by account holders through commissions and other transaction-related or asset-based fees for securities trades that are executed through Schwab or that settle into Schwab accounts.

Schwab Institutional also makes available to our firm other products and services that create a benefit to Chandler but not a direct benefit to our clients' accounts. Many of these products and services are used to service all or some substantial number of our client accounts, including accounts not maintained at Schwab.

Schwab's products and services that assist us in managing and administering our clients' accounts include software and other technology that:

- provide access to client account data (such as trade confirmations and account statements);
- facilitate trade execution and allocate aggregated trade orders for multiple client accounts;
- provide research, pricing, and other market data;
- facilitate payment of our fees from clients' accounts; and
- assist with back-office functions, recordkeeping, and client reporting.

Schwab Institutional also offers other services intended to help us manage and further develop our business enterprise. These services include:

- compliance, legal and business consulting;
- publications and conferences on practice management and business succession; and
- access to employee benefits providers, human capital consultants and insurance providers.

Although Chandler does not utilize such services, Schwab can also make available, arrange and/or pay third-party vendors for the types of services rendered to Chandler. Schwab Institutional may discount or waive fees it would otherwise charge for some of these services or pay all or a part of the fees of a third-party providing these services to our firm.

Schwab Institutional may also provide other benefits such as educational events or occasional business entertainment of our personnel. In evaluating whether to recommend clients custody their assets at Schwab, we consider the availability of some of the foregoing products and services and other arrangements as part of the total mix of factors we consider and not solely on the nature, cost or quality of custody and brokerage services provided by Schwab, which creates a potential conflict of interest. However, Chandler has a fiduciary

responsibility to always place client interests before our own and we will only recommend Schwab to clients where we believe it would be beneficial to those clients.

Additionally, when placing trades with brokers, there are times when Chandler places certain trades with a thirdparty approved broker that is providing brokerage and research services to us ("Approved Broker"). Brokerage and research services provided by Approved Brokers can include, among other things, effecting securities transactions and performing services incidental thereto (such as clearance, settlement, and custody) and providing proprietary research (i.e., created by the Research Broker). The research can pertain to the economy, industries, sectors of securities, individual companies, statistical information, political and/or developments, credit, and risk measurement, and/or performance analysis. In selecting a broker for trade placement, Chandler can place transactions with Research Brokers that charge commissions, transaction costs or mark-ups that are more than that which another broker might have charged for effecting the same transaction, in recognition of the value of the brokerage and/or research services provided by the broker. This practice is commonly referred to as "soft dollars" and is permissible under Section 28(e) of the Securities Exchange Act of 1934, so long as certain conditions are met. In some cases, the research provided by Research Brokers is not utilized by Chandler and in other cases, it can be used in servicing any or all of our clients. In other words, there can be certain client accounts that benefit from the research services, which did not make the payment of commissions, transaction costs or mark-ups to the Approved Broker providing the services. This is allowed under Section 28(e); however, the receipt of brokerage and research services from any broker executing transactions for our clients will not result in a reduction of our customary and normal research activities. Also, the receipt of this type of research can be deemed to be the receipt of an economic benefit by us, and although customary, creates a conflict of interest between Chandler and our clients. Therefore, we are providing these disclosures as we believe clients should understand the issues surrounding soft dollars. In addition, we only place trades where we feel best execution can be obtained, taking into consideration all factors surrounding the transaction and not just research received.

ITEM 12A.2: BROKERAGE FOR CLIENT REFERRALS

Chandler does not direct brokerage in exchange for client referrals.

ITEM 12A.3: DIRECTED BROKERAGE

Chandler's policy and practice is not to accept advisory clients' instructions for directing client's brokerage transactions, however from time to time, Chandler accepts written direction from a client regarding the use of a particular broker-dealer to execute some or all transactions for the client's account(s). In these circumstances, clients should understand that: (1) we do not negotiate specific brokerage commission rates with the broker on client's behalf, or may not seek better execution services or prices from other broker/dealers and, as a result, the client may pay higher commissions and/or receive less favorable net prices on transactions for their account than might otherwise be the case; (2) transactions for that account generally will be effected independently unless we decide to purchase or sell the same security for several clients at approximately the same time (block trade), in which case we may be able to include such client's transaction with that of other clients for execution if at the same broker; and (3) conflicts may arise between the client's interest in receiving best execution with respect to transactions effected for the account and Chandler's interest in receiving future client referrals from that broker. Therefore, prior to directing us to use a specific broker-dealer, clients should consider whether, under that restriction, execution, clearance and settlement capabilities, commission expenses and whatever amount is allocated to custodian fees, if applicable, would be comparable to those otherwise obtainable. Clients should understand that they might not obtain commissions rates as low as might otherwise be obtain if we had discretion to select other broker-dealers.

ITEM 12B: AGGREGATING CLIENT TRADES

Order aggregation is the process of adding together or "blocking" orders to purchase and sell the same security as one large order. Chandler will aggregate or "block" trades where possible and when advantageous to clients. This blocking of trades permits the trading of aggregate blocks of securities composed of assets from multiple client accounts and in some cases, employees, and other proprietary accounts so long as transaction costs are shared equally and on a pro-rata (or other fair and reasonable) basis between all accounts included in any such block.

Block trading may allow us to execute trades in a timelier, more equitable manner, at a better overall price.

Chandler will aggregate trades for itself or for its associated persons with client trades, providing that the following conditions are met:

- Chandler's policies for the aggregation of transactions shall be fully disclosed in this Form ADV Part 2A and separately to Chandler's existing clients (if any) and the broker-dealer(s) through which such transactions will be placed;
- 2) We will not aggregate transactions unless aggregation is consistent with our duty to seek best execution and the terms of Chandler's investment advisory agreement with each client for which trades are being aggregated;
- 3) No participating account will be favored over any other account; each account that participates in an aggregated order will participate at the average price for all the aggregated order, with transaction costs shared pro-rata, when applicable, on each account's participation in the transaction;
- 4) Chandler will enter aggregated orders into our Order Management System ("OMS"), specifying the participating accounts and how we intend to allocate the order among those accounts;
- 5) If the aggregated order is filled in its entirety, it will be allocated among participating accounts in accordance with the allocations entered into the OMS; if the order is partially filled, it will be allocated pro-rata based on the allocations entered into the OMS;
- 6) If the security is purchased from multiple dealers at different prices and is to be allocated among multiple accounts, it will be allocated using a weighted average method;
- 7) Allocations for an aggregated order should constitute no less than 0.50 of 1% (50 basis points) of a selected portfolio. If a proposed allocation would amount to less than 0.50 of 1% (50 basis points) of the selected portfolio, it may be allocated to a more appropriate account different from that specified in the OMS as long as all client accounts receive fair and equitable treatment and the reason for the different allocation is explained in a manner consistent with the procedures listed in number 8 herein;
- 8) Notwithstanding the foregoing, the order may be allocated on a basis different from that specified in the OMS if all client accounts receive fair and equitable treatment and the reason for the different allocation is explained in writing and is approved in writing by appropriate supervisory personnel no later than one hour after the opening of the markets on the trading day following the day the order was executed;
- 9) Chandler will receive no additional compensation of any kind as a result of the proposed aggregation;
- 10) Individual investment advice and treatment will be accorded to each advisory client.
- 11) Chandler's books and records will separately reflect, for each client account, the orders of which are aggregated, the securities held by, and bought and sold for that account.
- 12) Funds and securities for aggregated orders are clearly identified on Chandler's records and to the broker-dealers or other intermediaries handling the transactions, by the appropriate account numbers for each participating client.

There are times when Chandler does not aggregate trades when we have an opportunity to do so. Portfolio managers choose not to aggregate trades in the following situations:

- Non-discretionary clients: An advisory client electing not to grant investment discretionary authority to Chandler is advised that trades done in his/her account may be executed after trades effected in discretionary accounts due to the additional time involved in obtaining the required client approval prior to executing any trade in such non-discretionary client accounts. Consequently, we may not be able to aggregate these trades with other discretionary trades which may result in a difference in the price per share/bond of a given security and the commission rates paid.
- Client direction: While rare, an advisory client may choose not to have their trades aggregated or may have cash flow needs that prevent Chandler from aggregating a trade with other pending orders. Consequently, we may not be able to aggregate these client trades with other client trades which may result in a difference in the price per share/bond of a given security and the commission rates paid.
- Portfolio Manager's discretion: Portfolio managers may choose to trade certain strategies at the same time while waiting to trade others. The timing of the trades and determination of which strategy to

trade is dependent on market conditions.

Additionally, not all portfolio managers will trade their client accounts at the same time and there may be timing differences for trades executed by different portfolio managers. Accordingly, we may not be able to aggregate all trades executed independently by our different portfolio managers, which may result in a difference in the price per share/bond of a given security and the commission rates paid.

ITEM 13 ACCOUNT REVIEWS

ITEM 13A: PERIODIC ACCOUNT REVIEWS

FIXED INCOME & MULTI ASSET CLASS PORTFOLIO MANAGEMENT

The underlying securities within client accounts are continually monitored and reviewed daily in our Order Management and Portfolio Compliance System (OMS) in the context of each client's stated investment objectives and guidelines. Additional reviews may be triggered by material changes in variables such as the client's individual circumstances, liquidity requirements, credit analysis or the market, political or economic environment.

These accounts are reviewed by our Chief Investment Officer, Deputy Chief Investment Officers, Portfolio Managers and our compliance department.

WRAP FEE PROGRAMS

Program clients should refer to the selected Sponsor's Wrap Fee Program Brochure and, if applicable, the independent advisor's disclosure document for information regarding reviews performed by the sponsor or independent advisor and the frequency of reviews conducted on the client's Program account(s).

CONSULTING SERVICES

While reviews may occur at different stages depending on the nature and terms of the specific engagement, typically no formal reviews will be conducted for Consulting Services clients unless otherwise contracted for. Such reviews will be conducted by the client's account representative.

ITEM 13B: OTHER REVIEWS

Chandler reviews accounts on a periodic basis as described above in Item 13A of this brochure.

ITEM 13C: REPORTING

FIXED INCOME & MULTI ASSET CLASS PORTFOLIO MANAGMENT

In addition to the monthly account statements that non-wrap clients receive from their custodian and confirmations of transactions that they receive from the executing broker-dealer, we provide written monthly reports summarizing account performance, balances and holdings, transactions, income earned, and cash flow expected for the next 365 days.

WRAP FEE PROGRAMS

Program clients should refer to the selected Sponsor's Wrap Fee Program Brochure and, if applicable, the independent advisor's disclosure document for information regarding the content and frequency of reports provided by the sponsor or independent advisor to the client, if any. Chandler does not send any reports or account statements to wrap fee program clients.

CONSULTING SERVICES

These client accounts will receive written reports as contracted for at the inception of the advisory engagement.

ITEM 14 CLIENT REFERRALS AND OTHER COMPENSATION

ITEM 14A: OTHER COMPENSATION

As outlined in Item 12A of this Brochure, certain indirect economic benefits are received by Chandler for clients that custody their assets with Schwab. While Chandler and its employees always endeavor to put the interest of our clients first, clients participating in the Schwab wrap programs should be aware that receipt of this indirect additional compensation creates a potential conflict of interest. However, Chandler has a fiduciary responsibility to always place client interests before our own and will only recommend Schwab to clients where we believe it would be beneficial to those clients.

ITEM 14B: CLIENT REFERRALS

Chandler's policy and practice is not to enter into arrangements to pay referral fees to independent persons or firms ("Solicitors") for introducing clients to us. Compensation paid to certain related persons of Chandler takes into consideration an overall assessment of predetermined objectives in addition to other defined criteria. Notably, this firm practice does not impact the advisory fees paid to Chandler by any client.

ITEM 15 CUSTODY

Chandler does not take custody or possession of the funds or securities that a client has placed under our management. Each client shall appoint a Qualified Custodian ("custodian") to take and have possession of their assets. The fees expressed in the "Fees and Compensation" section (Item 5A) of this Brochure do not include fees a client will incur for custodial services.

From time to time, Chandler recommends a custodian to clients who do not have an existing custodian relationship established. Among others, Chandler generally recommends (in alphabetical order) Bank of America, Bank of New York/Mellon, Charles Schwab & Co., Union Bank, US Bank or Wells Fargo. Some of the above-mentioned custodians offer special pricing for institutional or municipal clients of Chandler. Chandler does not receive any compensation or referrals from the custodians we refer our clients to. The rates offered by the custodian can be based on the size of the portfolio or type of account opened. Client retains full discretionary authority over the selection of the custodian to be used.

Direct Debiting of Fees

Although Chandler does not take custody or possession of the funds or securities that a client has placed under its management, Chandler is deemed by the SEC to have custody of those accounts where fees are debited directly from the client's custodian bank account. We previously disclosed in the "Fees and Compensation" section (Item 5) of this Brochure that our firm directly debits advisory fees from client accounts.

As part of this billing process, the client's custodian is advised of the amount of the fee to be deducted from that client's account. On at least a quarterly basis, the custodian is required to send to the client a statement showing all transactions and holdings within the account during the reporting period, in addition to any advisory fees paid.

Because the custodian does not calculate the amount of the fee to be deducted, it is important for clients to carefully review their custodial statements to verify the accuracy of the calculation, among other things. Clients should contact us directly if they believe that there may be an error in their statement.

In addition to the periodic statements that clients receive directly from their custodians, we also send account statements directly to our clients monthly. While Chandler makes every effort to provide accurate statements, we urge our clients to carefully compare the information provided on our statements to statements provided by their custodian in order to ensure that all account transactions, holdings and values are correct and current.

ITEM 16 INVESTMENT DISCRETION

services on a non-discretionary basis, if requested by a client.

Our discretionary authority includes the ability to do the following without first obtaining approval from the client:

- Determine the security to buy or sell;
- Determine the amount of the security to buy or sell; and
- Determine the price at which to buy or sell the security;

Clients give us discretionary authority when they sign a discretionary client agreement with our firm and may limit this authority by giving us written instructions. Such limitations are typically outlined in a client's investment policy statement and may include restrictions on maturity or ratings, issuer or sector concentration limitations, among others. Clients may also change/amend such limitations by once again providing us with written instructions. Chandler reserves the right to decline acceptance of any client account.

ITEM 17 VOTING CLIENT SECURITIES

ITEM 17A: PROXY VOTING

We vote proxies for the securities held in client accounts where the client has given us authorization to do so. All clients retain the right to vote their own proxies should they choose to do so. Clients can exercise this right by instructing us in writing to not vote proxies in their account and instructing their custodian to send proxies directly to their attention.

We will vote proxies in the best interests of our clients and in accordance with our established policies and procedures. Our firm will retain all proxy voting books and records for the requisite period of time, including a copy of each proxy statement received, a record of each vote cast, a copy of any document created by us that was material to making a decision how to vote proxies, and a copy of each written client request for information on how the adviser voted proxies. If our firm has a conflict of interest in voting a particular action, we will notify the client of the conflict and retain an independent third-party to cast a vote.

Clients may obtain a copy of our complete proxy voting policies and procedures by contacting Nicole Dragoo, our Chief Compliance Officer, by telephone, email, or in writing. Clients may request, in writing, information on how proxies for their shares were voted. If any client requests a copy of our complete proxy policies and procedures or how we voted proxies for their account(s), we will promptly provide such information to the client.

We will neither advise nor act on behalf of the client in legal proceedings involving companies whose securities are held in the client's account(s), including, but not limited to, the filing of "Proofs of Claim" in class action settlements. If desired, clients may direct us to transmit copies of class action notices to the client or a third party. Upon such direction, we will make commercially reasonable efforts to forward such notices in a timely manner.

With respect to ERISA accounts, we will vote proxies unless the plan documents specifically reserve the plan sponsor's right to vote proxies. To direct us to vote a proxy in a particular manner, clients should contact Nicole Dragoo by telephone, email, or in writing.

You can instruct us to vote proxies according to criteria (for example, to always vote with management, or to vote for or against a proposal to allow a so-called "poison pill" defense against a possible takeover). You can also instruct us on how to cast your vote in a particular proxy contest by contacting Nicole Dragoo by mail at 6225 Lusk Boulevard, San Diego, CA 92121 or by email at Compliance@chandlerasset.com. These requests must be made in writing.

ITEM 17B: WHERE CLIENT RETAINS RIGHT TO VOTE PROXIES

For accounts where we do not vote proxies, Chandler may provide investment advisory services relative to client investment assets. Clients maintain exclusive responsibility for:

1) Directing the manner in which proxies solicited by issuers of securities beneficially owned by the client shall be voted, and

- 2) Making all elections relative to any mergers, acquisitions, tender offers, bankruptcy proceedings or other type events pertaining to the client's investment assets; and
- 3) Instructing each custodian of the assets to forward to the client copies of all proxies and shareholder communications relating to the client's investment assets.

We may provide clients with consulting assistance regarding proxy issues if they contact us with questions at our principal place of business.

ITEM 18 FINANCIAL INFORMATION

ITEM 18A: FINANCIAL STATEMENT REQUIREMENT

Under no circumstances do we require or solicit payment of fees in excess of \$1200 per client more than six months in advance of services rendered. Therefore, we are not required to include a financial statement.

ITEM 18B: FINANCIAL CONDITION

Chandler has no financial conditions to disclose that would impair its ability to meet contractual and fiduciary obligations to clients.

ITEM 18C: BANKRUPTCY DISCLOSURE

Chandler has never been the subject of a bankruptcy petition.



Part 2B of Form ADV: Brochure Supplement

Effective Date: December 30, 2021

ITEM 1: COVER PAGE

Martin Cassell, CFA

CEC

Chandler Asset Management, Inc. 6225 Lusk Boulevard San Diego, CA 92121 (800) 317-4747

This brochure supplement provides information about Martin Cassell that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.

Additional information about Martin Cassell is available on the SEC's website www.adviserinfo.sec.gov.



ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: Martin Dayle Cassell

Year of Birth: 1959

Post High School Education:

California State University Hayward; BS, Finance; 1987

Business Background: 01/2022 to Present: CEO & Principal – Chandler Asset Management Inc.

2008 to Present: CEO, Chief Investment Officer & Principal – Chandler Asset Management, Inc.

2003 to 2008: Chief Investment Officer & Principal – Chandler Asset Management, Inc. 1993 to 2003: VP, Portfolio Manager & Principal – Chandler Asset Management, Inc.

1991 to 1993: Portfolio Manager – Chandler Asset Management, Inc.

Professional Designations: Chartered Financial Analyst (CFA); CFA Institute; 1998

For an explanation of the CFA designation, please see page 12

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of Martin Cassell. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

A. Investment-Related Activities

- Martin Cassell sits on the Investment Committee for the San Diego Foundation and is on the Board of Trustees and Finance Committee for the San Diego Botanic Garden. Mr. Cassell devotes approximately 2-5 hours a month to these activities.
- Martin Cassell does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

 Martin Cassell is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

ITEM 5: ADDITIONAL COMPENSATION

Martin Cassell does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: Board of Directors

Title:

Phone Number: (858) 546-3737





Effective Date: December 30, 2021

ITEM 1: COVER PAGE

Ted Piorkowski, CFA

Senior Portfolio Manager

Chandler Asset Management, Inc. 6225 Lusk Boulevard San Diego, CA 92121 (800) 317-4747

This brochure supplement provides information about Ted Piorkowski that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.

Additional information about Ted Piorkowski is available on the SEC's website at www.adviserinfo.sec.gov.



ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: Theodore James Piorkowski

Year of Birth: 1959

Post High School Education: California State University San Diego; BS, Finance; 1982

California State University San Diego; MBA, Finance; 1985

Business Background: 2009 – Present: Senior Portfolio Manager & Principal – Chandler Asset Management, Inc.

2004 to 2009: SVP, Portfolio Manager – Chandler Asset Management, Inc. 1999 to 2004: VP, Portfolio Manager – Chandler Asset Management, Inc. 1994 to 1999; VP, Fund Manager – Sefton Capital Management, Inc.

Professional Designations: Chartered Financial Analyst (CFA); CFA Institute; 1991

For an explanation of the CFA designation, please see page 12

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of Ted Piorkowski. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

A. Investment-Related Activities

- Ted Piorkowski is not engaged in any other investment-related activities.
- Ted Piorkowski does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

Ted Piorkowski is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

ITEM 5: ADDITIONAL COMPENSATION

Ted Piorkowski does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: Jayson Schmitt

Title: Co-Chief Investment Officer





Effective Date: December 30, 2021

ITEM 1: COVER PAGE

Jayson Schmitt, CFA

Deputy Chief Investment Officer

Chandler Asset Management, Inc. 6225 Lusk Boulevard San Diego, CA 92121 (800) 317-4747

This brochure supplement provides information about Jayson Schmitt that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.

Additional information about Jayson Schmitt is available on the SEC's website at www.adviserinfo.sec.gov.



ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: Jayson Arnold Schmitt

Year of Birth: 1969

Post High School Education: | California State University San Diego; BA, Economics; 1995

Business Background: 01/2022 to Present: Co-Chief Investment Officer – Chandler Asset Management Inc.

06/2020 to 2021: Deputy Chief Investment Officer – Chandler Asset Management, Inc. 2016 to 2020: EVP, Portfolio Manager & Principal – Chandler Asset Management, Inc. 2010 to 2015: SVP, Portfolio Manager & Principal – Chandler Asset Management, Inc. 2009 to 2010: VP, Portfolio Manager & Principal – Chandler Asset Management, Inc.

2003 to 2009: VP, Portfolio Manager - Chandler Asset Management, Inc.

Professional Designations: Chartered Financial Analyst (CFA); CFA Institute; 2003

For an explanation of the CFA designation, please see page 12

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of Jayson Schmitt. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

A. Investment-Related Activities

- Jayson Schmitt is not engaged in any other investment-related activities.
- Jayson Schmitt does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

Jayson Schmitt is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

ITEM 5: ADDITIONAL COMPENSATION

Jayson Schmitt does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: Martin Cassell

Title: CEO





Effective Date: December 30, 2021

ITEM 1: COVER PAGE

William Dennehy II, CFA

Deputy Chief Investment Officer

Chandler Asset Management, Inc. 6225 Lusk Boulevard San Diego, CA 92121 (800) 317-4747

This brochure supplement provides information about William Dennehy II that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.

Additional information about William Dennehy II is available on the SEC's website at www.adviserinfo.sec.gov.



ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: William Dennehy II

Year of Birth: 1970

Post High School Education: | California State University Chico; BS, Business/Finance; 1992

Business Background: 01/2022 to Present: Co-Chief Investment Officer – Chandler Asset Management Inc.

06/2020 to 2021: Deputy Chief Investment Officer – Chandler Asset Management, Inc.

2016 to 2020: EVP, Portfolio Manager – Chandler Asset Management, Inc. 2012 to 2015: SVP, Portfolio Manager – Chandler Asset Management, Inc. 2011 to 2012: VP, Portfolio Manager – Chandler Asset Management, Inc.

2001 to 3/2011: Senior Portfolio Manager – Northern Trust Global Investments

Professional Designations: Chartered Financial Analyst (CFA); CFA Institute; 2000

For an explanation of the CFA designation, please see page 12

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of William Dennehy II. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

A. Investment-Related Activities

- William Dennehy II is not engaged in any other investment-related activities.
- William Dennehy II does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

 William Dennehy II is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

ITEM 5: ADDITIONAL COMPENSATION

William Dennehy II does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: Martin Cassell

Title: CEO





Effective Date: December 30, 2021

ITEM 1: COVER PAGE

(800) 317-4747

Scott Prickett, CTP

Deputy Chief Investment Officer

Chandler Asset Management, Inc.

801 2nd Avenue, Suite 800

Seattle, WA 98104

Chandler Asset Management, Inc.

1875 Lawrence Street, Suite 920

Denver, CO 80202

This brochure supplement provides information about Scott Prickett that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.

(800) 317-4747

Additional information about Scott Prickett is available on the SEC's website at www.adviserinfo.sec.gov.



ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: Scott David Prickett

Year of Birth: 1963

Post High School Education: University of Northern Colorado; BS, Business Finance; 1987

Business Background: 01/2022 to Present: Co-Chief Investment Officer – Chandler Asset Management Inc.

06/2020 to 2021: Deputy Chief Investment Officer – Chandler Asset Management, Inc. 01/2016 to 05/2020: EVP, Portfolio Strategist – Chandler Asset Management, Inc. 04/2014 to 12/2015: SVP, Portfolio Strategist – Chandler Asset Management, Inc.

05/2006 to 04/2014: SVP, Managing Director, Portfolio Manager – Davidson Fixed Income Mgmt. Inc.

05/2006 to 04/2014: SVP, Managing Director - D.A. Davidson& Co.

Professional Designations: | Certified Treasury Professional (CTP); Association of Financial Professionals; 2000

For an explanation of the CTP designation, please see page 12

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of Scott Prickett. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

A. Investment-Related Activities

- Scott Prickett is not engaged in any other investment-related activities.
- Scott Prickett does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

 Scott Prickett is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

ITEM 5: ADDITIONAL COMPENSATION

Scott Prickett does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: Martin Cassell

Title: CEO





Effective Date: December 30, 2021

ITEM 1: COVER PAGE

Julie Hughes

Senior Portfolio Strategist

Chandler Asset Management, Inc. 1875 Lawrence Street, Suite 920 Denver, CO 80202 (800) 317-4747

This brochure supplement provides information about Julie Hughes that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.

Additional information about Julie Hughes is available on the SEC's website at www.adviserinfo.sec.gov.



ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: Julie Kirschner Hughes

Year of Birth: 1964

Post High School Education: University of Texas at Austin; BBA, Marketing; 1986

The Wharton School of the University of Pennsylvania; MBA, Entrepreneurial Management; 1992

Business Background: 06/2020 to Present: Senior Portfolio Strategist – Chandler Asset Management, Inc.

01/2016 to 05/2020: SVP, Portfolio Strategist – Chandler Asset Management, Inc. 04/2014 to 12/2015: VP, Portfolio Strategist – Chandler Asset Management, Inc. 08/2007 to 04/2014: SVP, Portfolio Manager – Davidson Fixed Income Management

Professional Designations: None

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of Julie Hughes. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

A. Investment-Related Activities

- Julie Hughes is not engaged in any other investment-related activities.
- Julie Hughes does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

Julie Hughes is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of her time.

ITEM 5: ADDITIONAL COMPENSATION

Julie Hughes does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: Scott Prickett

Title: Co-Chief Investment Officer

Phone Number: (800) 317-4747





Effective Date: December 30, 2021

ITEM 1: COVER PAGE

Genny Lynkiewicz, CFA

Senior Portfolio Manager

Chandler Asset Management, Inc. 6225 Lusk Boulevard San Diego, CA 92121 (800) 317-4747

This brochure supplement provides information about Genny Lynkiewicz that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.



Additional information about Genny Lynkiewicz is available on the SEC's website at www.adviserinfo.sec.gov.

ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: Genevieve Cathryn Lynkiewicz

Year of Birth: 1974

Post High School Education: University of Wisconsin, Madison; BBA, Finance, Investment & Banking; 1997

Business Background: 06/2020 to Present: Senior Portfolio Manager – Chandler Asset Management, Inc.

10/2015 to 05/2020: VP, Portfolio Manager – Chandler Asset Management, Inc.

08/2012 to 02/2015: VP, Fixed Income Portfolio Manager – BMO Asset Management Corp. 02/2012 to 08/2012: Fixed Income Portfolio Manager – M&I Investment Management Corp.

Professional Designations: Chartered Financial Analyst (CFA); CFA Institute; 2006

For an explanation of the CFA designation, please see page 12

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of Genny Lynkiewicz. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

A. Investment-Related Activities

- Genny Lynkiewicz serves as the CFO/Treasurer for the San Diego Peace Corps Association. Ms. Lynkiewicz devotes approximately 4-5 hours a month to this activity.
- Genny Lynkiewicz does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

 Genny Lynkiewicz is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of her time.

ITEM 5: ADDITIONAL COMPENSATION

Genny Lynkiewicz does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: Jayson Schmitt

Title: Co-Chief Investment Officer





Effective Date: December 30, 2021

ITEM 1: COVER PAGE

Daniel Delaney, CFA

Senior Portfolio Manager

Chandler Asset Management, Inc. 6225 Lusk Boulevard San Diego, CA 92121 (800) 317-4747

This brochure supplement provides information about Daniel Delaney that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.



Additional information about Daniel Delaney is available on the SEC's website at www.adviserinfo.sec.gov.

ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: Daniel Joseph Delaney

Year of Birth: 1981

Post High School Education: University of Exeter, UK

Business Background: April 2021 to Present: Senior Portfolio Manager – Chandler Asset Management, Inc.

January 2017 to April 2021: Director / Senior Portfolio Manager – Allianz Global Investors April 2006 – December 2016: Global Credit Analyst / Portfolio Manager – Rogge Global Partners

Professional Designations: Chartered Financial Analyst (CFA); CFA Institute; 2010

For an explanation of the CFA designation, please see page 12.

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of Daniel Delaney. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

A. Investment-Related Activities

- Daniel Delaney is not engaged in any other investment-related activities.
- Daniel Delaney does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

 Daniel Delaney is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of her time.

ITEM 5: ADDITIONAL COMPENSATION

Daniel Delaney does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: William Dennehy II

Title: Co-Chief Investment Officer





Effective Date: December 30, 2021

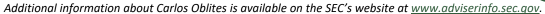
ITEM 1: COVER PAGE

Carlos Oblites

Senior Portfolio Strategist

Chandler Asset Management, Inc. 7250 Redwood Boulevard, Suite 300 Novato, CA 94945 (800) 317-4747

This brochure supplement provides information about Carlos Oblites that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.





ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: Carlos Oblites

Year of Birth: 1969

Post High School Education: University of CA, Santa Barbara; BA, History; 1990

San Francisco State University; MBA; 2003

Business Background: 06/2020 to Present: Senior Portfolio Strategist – Chandler Asset Management, Inc.

01/2017 to 05/2020: SVP, Portfolio Strategist – Chandler Asset Management, Inc.

09/2015 to 01/2017: Administrative Services Manager – Central Marin Sanitation Agency

05/2007 to 09/2015: Director - PFM Asset Management

Professional Designations: No

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of Carlos Oblites. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

A. Investment-Related Activities

- Carlos Oblites is not engaged in any other investment-related activities.
- Carlos Oblites does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

 Carlos Oblites is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

ITEM 5: ADDITIONAL COMPENSATION

Carlos Oblites does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: Scott Prickett

Title: Co-Chief Investment Officer

Phone Number: (800) 317-4747





Effective Date: December 30, 2021

ITEM 1: COVER PAGE

Christopher McCarry, AIF

Senior Portfolio Strategist

Chandler Asset Management, Inc. 6225 Lusk Boulevard San Diego, CA 92121 (800) 317-4747

This brochure supplement provides information about Christopher McCarry that supplements the Chandler Asset Management (Chandler) brochure. You should have received a copy of that brochure. Please contact Joseph Kolinsky if you did not receive Chandler's brochure or if you have any questions about the contents of this supplement.



Additional information about Christopher McCarry is available on the SEC's website at www.adviserinfo.sec.gov.

ITEM 2: EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Full Legal Name: Christopher McCarry

Year of Birth: 1979

Post High School Education: | Bucknell University; BA, International Relations and Spanish; 2001

Business Background: 06/2020 to Present: Senior Portfolio Strategist – Chandler Asset Management, Inc.

09/2019 to 05/2020: SVP, Portfolio Strategist – Chandler Asset Management, Inc. 07/2013 to 09/2019: SVP, Investment Consultant – Chandler Asset Management, Inc.

Professional Designations: Accredited Investment Fiduciary (AIF®); Center for Fiduciary Studies; 2008

For an explanation of the AIF® designation, please see page 12

ITEM 3: DISCIPLINARY INFORMATION

Chandler is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of Christopher McCarry. No events have occurred that are applicable to this item.

ITEM 4: OTHER BUSINESS ACTIVITIES

Chandler is required to disclose any outside business activities or occupation for compensation that could potentially create a conflict of interest with clients.

C. Investment-Related Activities

- Christopher McCarry is not engaged in any other investment-related activities.
- Christopher McCarry does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

D. Non-Investment-Related Activities

 Christopher McCarry is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

ITEM 5: ADDITIONAL COMPENSATION

Christopher McCarry does not receive any economic benefit from a non-advisory client for the provision of advisory services.

ITEM 6: SUPERVISION

Supervisor: Scott Prickett

Title: Co-Chief Investment Officer

Phone Number: (800) 317-4747





Explanations of Professional Designations Held

CFA Charter

The Chartered Financial Analyst (CFA) charter is a globally respected, graduate-level investment credential established in 1962 and awarded by CFA Institute — the largest global association of investment professionals. There are currently more than 100,000 CFA charterholders working throughout the world. To earn the CFA charter, candidates must: 1) pass three sequential, six-hour examinations; 2) have at least four years of qualified professional investment experience; 3) join CFA Institute as members; and 4) commit to abide by, and annually reaffirm, their adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct.

High Ethical Standards

The CFA Institute Code of Ethics and Standards of Professional Conduct, enforced through an active professional conduct program, require CFA charterholders to:

- Place their clients' interests ahead of their own
- Maintain independence and objectivity
- · Act with integrity
- Maintain and improve their professional competence
- Disclose conflicts of interest and legal matters

Global Recognition

Passing the three CFA exams is a difficult feat that requires extensive study (successful candidates report spending an average of 300 hours of study per level). Earning the CFA charter demonstrates mastery of many of the advanced skills needed for investment analysis and decision making in today's quickly evolving global financial industry. As a result, employers and clients are increasingly seeking CFA charterholders—often making the charter a prerequisite for employment.

Additionally, regulatory bodies in 19 countries recognize the CFA charter as a proxy for meeting certain licensing requirements, and more than 125 colleges and universities around the world have incorporated a majority of the CFA Program curriculum into their own finance courses.

Comprehensive and Current Knowledge

The CFA Program curriculum provides a comprehensive framework of knowledge for investment decision making and is firmly grounded in the knowledge and skills used every day in the investment profession. The three levels of the CFA Program test a proficiency with a wide range of fundamental and advanced investment topics, including ethical and professional standards, fixed-income and equity analysis, alternative and derivative investments, economics, financial reporting standards, portfolio management, and wealth planning.

The CFA Program curriculum is updated every year by experts from around the world to ensure that candidates learn the most relevant and practical new tools, ideas, and investment and wealth management skills to reflect the dynamic and complex nature of the profession.

To learn more about the CFA charter, visit www.cfainstitute.org.

Certified Treasury Professional (CTP)

The Certified Treasury Professional ® (CTP) designation is evidence that an individual is certified in corporate treasury and cash management. The credential is awarded based upon experience and passing of a rigorous examination that provides an objective measure of an individual's broad-based knowledge and competency in treasury management. Ongoing professional development is required in order to maintain the credential. The CTP is administered by the Association for Financial Professionals, the leading association for treasury and financial management professionals, with more than 29,000 members worldwide.

Accredited Investment Fiduciary (AIF®)

The Accredited Investment Fiduciary (AIF®) Designation is a professional certification that demonstrates an advisor or other person serving as an investment fiduciary has met certain requirements to earn and maintain the credential. The purpose of the Accredited Investment Fiduciary (AIF®) Designation is to assure that those responsible for managing or advising on investor assets have a fundamental understanding of the principles of fiduciary duty, the standards of conduct for acting as a fiduciary, and a process for carrying out fiduciary responsibility.

Initial certification requires completion of AIF® training, passing of the AIF® examination, meeting the education and industry experience requirements, and satisfaction of the Code of Ethics and Conduct Standards. To maintain the designation, designees must complete six (6) hours of continuing education and satisfy the Code of Ethics and Conduct Standards annually. The AIF® is administered by the Center for Fiduciary Studies.





ITEM 1: INTRODUCTION

Chandler Asset Management, Inc. (Chandler) is an employee-owned, SEC-registered investment adviser headquartered in San Diego, California. Since 1988, Chandler has provided fixed income investment management services to the public sector, as well as other institutional clients and individual investors. Brokerage and investment advisory services and fees differ, and it is important for the retail investor to understand the differences. Free and simple tools are available to research firms and financial professionals at www.investor.gov/CRS, which also provides educational materials about broker-dealers, investment advisers and investing.

ITEM 2: RELATIONSHIPS AND SERVICES

What investment services and advice can you provide me?

We offer investment advisory services to retail investors. Chandler specializes in fixed income portfolio management utilizing a variety of investments, such as US government, US Agency and corporate bonds. Chandler provides discretionary portfolio management (i.e., investment decisions are made at the portfolio manager's discretion) to retail investors both directly and through sub-advisory arrangements offered through wrap fee programs or dual contract arrangements. Discretionary authority is granted in the client agreement and is effective until terminated or withdrawn by the client.

Direct retail clients must meet an account minimum of \$1 million. For wrap and dual contract programs, minimums vary depending on the program and selected strategy and range from \$150,000 to \$500,000. Underlying securities within client accounts are continually monitored and reviewed to ensure adherence to each client's stated investment objectives and guidelines as part of our standard services.

For a full description of our products, services, and monitoring processes, please refer to our Form ADV Part 2A, Items 4, 7 and 13 or call us at 800.317.4747 to receive a copy.



- Given my financial situation, should I choose an investment advisory service? Why / why not?
- How will you choose investments to recommend to me?
- What is your relevant experience, including your licenses, education, and other qualifications? What do these qualifications mean?

ITEM 3: FEES, COSTS, CONFLICTS AND STANDARD OF CONDUCT

What fees will I pay?

The only fee we charge our clients is our advisory fee. Our fees are calculated as an annual percentage of assets under management and will vary with a maximum of 0.35 of 1% depending upon the program and strategy in which the client is participating. Chandler groups certain related accounts for the purposes of achieving minimums and calculating fees. Because the firm calculates fees based on the average balance of assets under our direct management (market value including accrued interest, cash and cash equivalents), fees will fluctuate based on portfolio value meaning that client's with larger portfolio balances will pay higher fees.

For clients participating in Wrap Programs (e.g., Schwab or Envestnet), Chandler is compensated through a portion of the total wrap fee charged by the program sponsor. Chandler does not control the fees or the billing arrangements in any Wrap or UMA program. Wrap fee programs include most transaction costs and fees to the broker-dealer or bank that maintains custody and thus are higher than typical asset-based advisory fees. For a complete description of the fee arrangement, including billing practices, clients should review the respective sponsors' Wrap Fee Program Brochure.

Our retail clients typically pay fees monthly, in arrears and the fee is debited directly from the client's investment account. However, this can vary based on the terms of the governing agreements. Fees for clients participating through the Envestnet SMA or UMA programs are paid quarterly in arrears. Our advisory fee is all-inclusive for the services that Chandler provides. Fees paid for Merrill Lynch's Managed Account Services Program are paid quarterly in advance. Our fees do not include services for third-party custody or safekeeping as we are not a provider of such services. Other common fees and costs applicable to retail investors include but are not limited



to fees related to mutual funds or ETFs and transactional fees. Chandler does not participate or receive any portion of these fees.

You will pay fees and costs whether you make or lose money on your investments. Fees and costs will reduce any amount of money you make on your investments over time. Please make sure you understand what fees and costs you are paying. For more information regarding our fees, please refer to our <u>Form ADV Part 2A</u>, <u>Items 5A, B, C, and D</u> or call us at 800.317.4747 to receive a copy.



Help me understand how these fees and costs might affect my investments. If I give you \$10,000 to invest, how much will go to fees and costs, and how much will be invested for me?

What are your legal obligations to me when acting as my investment adviser? How else does your firm make money and what conflicts of interest do you have?

When we act as your investment adviser, we are your fiduciary and we have a duty to act in your best interest and not put our interest ahead of yours. At the same time, the way we make money creates some conflicts of interest. You should understand and ask us about these conflicts because they can affect the investment advice we provide you. Here are some examples to help you understand what this means:

- The more assets there are in your account, the more fees you will pay, and we may therefore have an incentive to encourage you to increase the assets in your account.
- We receive certain products and services from broker-dealers we may recommend as custodians at no cost, which benefit us but does not benefit you. This gives us an incentive to recommend these broker-dealers to you for custody of your assets.



How might your conflicts of interest affect me, and how will you address them?

How do your financial professionals make money?

Our financial professionals are compensated by a combination of a base salary and a discretionary bonus determined by the firm's Executive Management Team. Our portfolio managers' compensation is not based on client account performance to avoid conflicts inherent in those types of compensation arrangements.

For additional information on how Chandler makes money as a registered investment adviser, please refer to our <u>Form ADV Part 2A</u>, <u>Items 5A</u>, <u>B</u>, <u>C</u>, <u>and D</u> or call us at 800.317.4747 to receive a copy.

ITEM 4: LEGAL AND DISCIPLINARY HISTORY

Do you or your financial professionals have legal or disciplinary history?

No. Retail investors can visit <u>www.investor.gov/CRS</u> for a free and simple search tool to research Chandler and our financial professionals.



As a financial professional, do you have any disciplinary history? For what type of conduct?

ITEM 5: ADDITIONAL INFORMATION

Retail investors can obtain additional information on our firm, our products and services, or obtain a copy of our Form CRS or additional information and disclosures by referring to our website (www.chandlerasset.com), the SEC's website www.adviserinfo.sec.gov or contacting us directly at info@chandlerasset.com or (800) 317-4747.



Who is my primary contact person? Is he or she a representative of an investment adviser or a broker-dealer? Who can I talk to if I have concerns about how this person is treating me?

FACTS

WHAT DOES CHANDLER ASSET MANAGEMENT, INC. DO WITH YOUR PERSONAL INFORMATION?

Why?

Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.

What?

The types of personal information we collect and share depend on the product or service you have with us. This information can include:

- Social Security number and investment experience
- Account balances and transaction history
- Assets and income

When you are *no longer* our customer, we continue to share your information as described in this notice.

How?

All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Chandler chooses to share; and whether you can limit this sharing.

| Reasons we can share your personal information | Does Chandler share? | Can you limit this sharing? |
|--|----------------------|-----------------------------|
| For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus | Yes | No |
| For our marketing purposes— to offer our products and services to you | Yes | No |
| For joint marketing with other financial companies | No | We do not share |
| For our affiliates' everyday business purposes—information about your transactions and experiences | No | We do not share |
| For our affiliates' everyday business purposes—information about your creditworthiness | No | We do not share |
| For our affiliates to market to you | No | We do not share |
| For non-affiliates to market to you | No | We do not share |

Questions?

Call (858) 546-3737 or go to www.chandlerasset.com

| What we do | |
|--|--|
| How does Chandler protect my personal information? | To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. |
| How does Chandler collect my personal information? | We collect your personal information, for example, when you Open an account or enter into an investment advisory agreement Give us your income information and your contact information Tell us about your investment or retirement portfolio We also collect your personal information from other companies |
| Why can't I limit all sharing? | Federal law gives you the right to limit only sharing for affiliates' everyday business purposes—information about your creditworthiness affiliates from using your information to market to you sharing for non-affiliates to market to you State laws and individual companies may give you additional rights to limit sharing. [See below for more on your rights under state law.] |

| Definitions | |
|-----------------|---|
| Affiliates | Companies related by common ownership or control. They can be financial and nonfinancial companies. • Chandler Asset Management, Inc. has no affiliates. |
| Non-affiliates | Companies not related by common ownership or control. They can be financial and nonfinancial companies. • Chandler Asset Management, Inc. does not share with non-affiliates |
| | so they can market to you |
| Joint marketing | A formal agreement between nonaffiliated financial companies that together market financial products or services to you. |
| | ■ Chandler Asset Management, Inc. doesn't jointly market. |

Other important information

Information for Vermont, California and Nevada Customers

In response to a Vermont regulation, if we disclose personal information about you to non-affiliated third parties with whom we have joint marketing agreements, we will only disclose your name, address, other contact information, and information about our transactions or experiences with you.

In response to a California law, we automatically treat accounts with California billing addresses as if you do not want to disclose personal information about you to non-affiliated third parties except as permitted by the applicable California law. We will also limit the sharing of personal information about you with affiliates to comply with all California privacy laws that apply to us.

Nevada law requires us to disclose that you may request to be placed on our "do not call" list at any time by calling 1-831-759-6300. To obtain further information, contact the Bureau of Consumer Protection, Office of the Nevada Attorney General at 555 E. Washington Ave., Suite 3900, Las Vegas, NV 88101; phone 1-702-486-3132; email BCPINFO@ag.state.nv.us