

KEYSTONE WEALTH PARTNERS RELATIONSHIP SUMMARY

November 4, 2020

Introduction

Keystone Wealth Partners is an investment adviser registered with the Securities and Exchange Commission. Brokerage and investment advisory services and fees differ, and it is important for you to understand these differences. Free and simple tools are available to research firms and financial professionals at Investor.gov/CRS, which also provides educational materials about broker dealers, investment adviser, and investing.

What investment services and advice can you provide me?

We provide investment management and financial planning services to retail clients, typically bundled together for a **single ongoing asset-based fee based upon the value of cash and investments in the advisory account**. Unless you are a financial planning-only client or participate in our “Launch” program, we will sit down with you to discuss your concerns and objectives and walk you through our investment process and philosophy. We will examine your current financial situation, and then work with you to identify an appropriate investment strategy, considered in the context of your overall financial plan, investment objectives, and risk tolerance. Based upon these conversations, we will create an investment policy statement and select an appropriate asset allocation based upon your unique objectives, goals, and risk tolerance.

All client portfolios are generally invested in a mix of no-load mutual funds, exchange-traded funds, and a small allocation to cash or cash equivalents, although some client accounts may contain inherited positions (non-traded REITs or other securities) until we are able to employ a suitable divesting strategy. Our investment management program provides **discretionary** account management monitored on a continuous basis by our firm’s Portfolio Manager, who is responsible for ensuring that your account is managed according to your investment objective and risk tolerance. Reasonable restrictions on the management of your account(s) may be imposed on our firm. We have a household minimum of \$250,000 in investable assets, but this can be waived at the firm’s discretion.

Clients that participate in our firm’s “Launch” program receive asset allocation services only. The program’s automated online platform guides clients through a risk tolerance questionnaire and a suitable portfolio is selected and implemented on your behalf. The Launch program has no accounts minimum. **For additional information about the services we can offer you, please see Item 4 of our Form ADV Part 2A brochure posted on www.keystonewealthpartners.com.**

Conversation Starters. Ask your financial professional –

- *Given my financial situation, should I choose an investment advisory service? Why or 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?*

What fees will I pay?

You will be charged an **ongoing management fee** based on the assets under management in accordance with the fee schedule contained in your agreement. Fees are typically charged quarterly in advance based on the last day of the previous quarter. These fees are “asset-based” meaning that the fee is calculated as a percentage of the assets invested in your advisory account according to the fee schedule in your advisory agreement with us. This means that the more assets you invest in your account, the more you will pay in fees, and therefore **we have an incentive to encourage you to increase your advisory account assets**. The firm’s current fee schedules are described in Item 5 of the Form ADV Part 2. New clients will also generally be required to pay a **non-refundable engagement fee** which covers the front-end administrative work

<http://www.keystonewealthpartners.com>

necessary to bring on new clients of the firm. If you receive a non-bundled financial plan, you will be charged a **flat financial planning fee** on a per-plan basis. Clients participating in the firm's "Launch" Program will also pay an **ongoing flat management fee**. In addition to the fee(s) above, you will be responsible for certain charges imposed by the custodian and/or broker, including transaction fees, custodian fees (e.g. wire fees), and internal fees related to mutual funds.

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 additional information, please see Keystone's Form ADV Part 2A brochure posted on our website, Items 5 and 7.

Conversation Starters. Ask your financial professional –

- *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 have 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 with your interests. 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.

- Our firm includes personnel who also own interests in Keystone Tax and Keystone Law Firm, which creates a conflict of interest when the firm recommends the use of those firm's services.
- Many of the financial professionals at our firm are licensed insurance agents and receive commission for sale of those products, therefore we have conflict of interest when we recommend these products.

For additional information regarding our firm's conflicts of interest, please see Item 10 of the Firm's Form ADV Part 2A brochure posted on our website.

Conversation Starters. Ask your financial professional –

- *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 paid a salary plus discretionary bonuses based on company, team, and individual performance, which includes metrics like client retention, referrals, and because the firm's salaries are ultimately derived, from revenue the firm earns from the financial professional's advisory services or recommendations.

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

No for our firm. Yes for our financial professionals. Visit Investor.gov/CRS for a free and simple search tool to research us and our financial professionals.

Conversation Starters. Ask your financial professional –

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

Additional Information

For additional information about our services, including up-to-date information about the firm and/or a copy of this disclosure, please call Kenny Gatliff at 480-782-1034. To report a problem to the SEC, visit Investor.gov or call the SEC's toll-free investor assistance line at (800) 732-0330.

Conversation Starters. Ask your financial professional –

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

KEYSTONE WEALTH PARTNERS FORM ADV 2A

January 24, 2022

2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure provides information about the qualifications and business practices of Keystone Wealth Partners, LLC (collectively herein referred to as “Keystone” or the “Firm”). If you have any questions about the contents of this Brochure, please contact us at (480) 782-1034 and/or compliance@keystonewealthpartners.com. Currently, our Brochure can be requested free of charge by contacting Keystone Wealth Management at (480) 782-1034 or compliance@keystonewealthpartners.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.

Additional information about Keystone, including a copy of this brochure, is also available on the SEC’s website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.

References herein to Keystone as a “registered investment adviser” or any reference to being “registered” does not imply a certain level of skill or training.



ITEM 2 – MATERIAL CHANGES

Material changes relate to Keystone Wealth Partners, LLC's policies, practices, or conflicts of interests. Since our last annual updating amendment made on February 12, 2021, the following changes have been made to this brochure:

- To the section describing Keystone's Advisory Services (Item 4), we have:
 - Updated our regulatory assets under management to \$644,276,054 as of December 31, 2021;
 - Replaced RobustWealth with FusionIQ as sub-adviser on the Keystone Launch Program;
 - Provided a description surrounding the sub-advisory services offered by Keystone to other investment advisers and their clients;
 - Provided more information regarding the firm's standard of care as it relates to recommendations to transfer or rollover your retirement accounts to our firm;
- To the section describing Keystone's Fees and Compensation (Item 5), we have:
 - Provided additional information surrounding asset-based fees charged by our custodians;
 - Provided additional information around the billing of cash positions;
- To the section describing Keystone's affiliated entities (Item 10), we have added a description of our affiliated law firms, KWP Estate Planning, LLC and Chad Anderson Law Firm;
- To the section describing how your assets are custodied (Item 15), we have provided an explanation of why Keystone is deemed to have custody of a limited number of accounts due to having standing letters of authorization;

You may also obtain a copy of this brochure by contacting Christopher L. Payne, Chief Compliance Officer, by phone at 513-399-8091, or by email at compliance@keystonewealthpartners.com.

Additional information about Keystone Wealth Partners, LLC is available via the SEC's website www.adviserinfo.sec.gov.

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ITEM 4 – ADVISORY BUSINESS

About Keystone Wealth Partners

Keystone Wealth Partners, LLC (“Keystone”) is a Limited Liability Company organized in the State of Arizona. The firm was formed in June 2014, and the principal owner is John Hagensen. As a wealth management firm, we seek to empower investors by providing personalized financial planning and investment management services. Keystone provides wealth management services to individuals, high net worth

individuals, and corporations. The firm currently has offices in Arizona and North Dakota.

Keystone is a registered investment adviser and is therefore held to a fiduciary standard, which requires us to always put our clients' interests first, and to full disclose any potential conflicts of interest.

Keystone does not act as a custodian of clients' assets. Assets managed by the firm are held by independent custodians such as Axos Advisor Services, TD Ameritrade, and TIAA-CREF. For clients participating in our primary investment management service, Keystone places trades under a discretionary agreement that gives Keystone a limited power of attorney.

Financial Planning Services

As a wealth management firm, we work to develop a comprehensive financial plan for many of our clients. Financial planning services are typically bundled alongside our discretionary investment management services, but they can also be offered independently. Financial plans and financial planning include, but are not limited to:

- investment planning;
- life insurance and annuities;
- tax concerns;
- retirement planning;
- college planning; and
- debt/credit planning.

Investment Management Services – Separately Managed Accounts

Investment management services are provided to clients primarily with full investment discretion, although in some limited instances, typically legacy situations, we furnish investment advice through consultations or relationships without full investment discretion.

Through a series of meetings, we will sit down with you to discuss your concerns and objectives and walk you through Keystone's investment process and philosophy. We will examine your current financial situation, and then work with you to identify an appropriate investment strategy, considered in the context of your overall financial plan, investment objectives, and risk tolerance. Based upon these conversations, we will create an investment policy statement and select an appropriate asset allocation based upon your unique objectives, goals, and risk tolerance.

All client portfolios are generally invested in a mix of no-load mutual funds, exchange-traded funds, and a small allocation to cash or cash equivalents, although some client accounts contain inherited positions (non-traded REITs or other securities) until we are able to employ a suitable divesting strategy. All client securities and assets are held at a separate, independent qualified custodian.

We tailor our portfolios for each individual client and provide significant emphasis on behavioral finance issues through investor coaching, which focuses on maintaining discipline within stated objectives and concerns over a standard risk-tolerance appraisal. We provide coaching through a combination of our initial onboarding meetings, periodic meetings, and through seminars which we host periodically. You can impose reasonable restrictions on the management of your account(s), but we ultimately have the discretion to reject restrictions that we consider unreasonable or untenable.

Investment Management Services – Sub-Advisory Services

Keystone may also act as a discretionary sub-adviser on accounts primarily managed by a third-party investment adviser. For these accounts, Keystone will be instructed to manage the client's portfolio in a particular manner and will act pursuant to the Sub-Adviser Agreement between Keystone and the third-party investment adviser. There will not be signed investment advisory agreement for each individual client account. Instead, Keystone will be granted a limited power of attorney to trade the client's account by the primary investment adviser and receive instructions on which Keystone-managed model the primary adviser would like Keystone to manage. The third-party adviser will generally be responsible for suitability determinations and retain primary investment authority and has the ability to hire and fire Keystone at their discretion. Clients participating in these programs will not receive any wealth management services described in this brochure.

Keystone “Launch” Program

Launch is an automated online platform managed and overseen by Keystone Wealth Partners that guides clients through the entire investment management process and provides management services. Clients subscribing to the Launch service authorize Keystone to select investments to implement our proprietary portfolio models. Just like our full-service investment management service, we generally create diversified model portfolios of investments consisting of low-cost exchange traded funds (“ETFs”), mutual funds, and other similar equity-related index funds, stocks, or investment products tailored to your specific needs. You will be asked to complete an online personal risk

tolerance assessment questionnaire and provide additional information about your financial goals.

Based on the information provided, the appropriate Keystone model portfolio is selected on your behalf. Information about your portfolio will be available on the online platform, which includes your model's investment style, objectives, and a list of ETFs and other investments with shares that are included in and traded through them. You can also submit or modify risk preferences, investment objectives, investment size and any other restrictions for their accounts directly through the online platform.

The Launch Program is offered through a sub-advisory relationship with FusionIQ, a SEC-registered investment advisory firm that provides investment advice and portfolio management services through their proprietary platform. Through this relationship, FusionIQ has the discretionary authority to implement Keystone's investment strategies through the placement of trades and the periodically rebalancing of client model portfolios based upon the client's individual needs, stated goals and objectives. Once allocated, FusionIQ provides ongoing monitoring and review as compared to your investment objective and the model created by Keystone.

Seminars & Coaching

We provide seminars to our clients and prospective clients covering a variety of financial planning-related topics, including social security, tax, and estate planning. These presentations are free and do not require any particular level of assets to attend. We also provide ongoing coaching to our clients that is intended to educate them or highlight specific topics or developments that could impact their financial life. Ongoing coaching is free and is provided in person, through groups, or through online webinars.

Recommending Rollovers and Transfers to Keystone

Our firm has an inherent conflict of interest in recommending you rollover or transfer your accounts to an account managed by Keystone since we have an incentive to generate compensation for the firm.

When we provide investment advice to you regarding your retirement plan account or individual retirement account, we are fiduciaries within the meaning of Title I of the Employee Retirement Income Security Act and/or the Internal Revenue Code, as applicable, which are laws governing retirement accounts. The way we make money creates some conflicts with your interests, so we operate under a special rule that requires us to act in your best interest and not put our interest ahead of yours.

Under this special rule's provisions, we must:

- Meet a professional standard of care when making investment recommendations (give prudent advice);
- Never put our financial interests ahead of yours when making recommendations (give loyal advice);
- Avoid misleading statements about conflicts of interest, fees, and investments;
- Follow policies and procedures designed to ensure that we give advice that is in your best interest;
- Charge no more than is reasonable for our services; and
- Give you basic information about conflicts of interest.

Assets Under Management as of December 31, 2021	
Discretionary:	\$644,276,054
Non-Discretionary:	\$0
Total Assets Under Management	\$644,276,054

ITEM 5 – FEES AND COMPENSATION

Clients pay Keystone fees for financial planning, investment management, and investment consulting services. Our general policy is to charge fees in accordance with the standard fee schedule in effect at the time of the charge, however, all fees and account minimums are subject to negotiation. The specific manner in which we charge fees will be described in the client’s written investment advisory agreement or fee supplement, but fees are generally assessed in accordance with the following sections. We are not a custodian of client assets or securities; however, we are deemed to have custody of certain assets due to our ability to instruct the custodian to deduct advisory fees on your behalf. Fees in our advisory accounts are generally deducted quarterly and are paid in advance based upon the fair market value of the assets of the account as reasonably determined by Keystone Wealth Partners on the last business day of each quarter. However, in some circumstances we will agree to a different fee methodology (or be required to, depending on the custodian).

Investment Advisory Fees

For our standard managed account program, we charge an annual investment advisory fee for our ongoing investment management services. Client fees are calculated in

advance and are applied to the fair market value of the assets of the account as reasonably determined by Keystone Wealth Partners on the last business day of each quarter.

Keystone bases its fees on a percentage of client assets under management, assets under advisement, or charges a flat fee. Fees will be charged on all assets in the account, including cash or money market positions, unless otherwise agreed to otherwise in writing. All fees are negotiable and fees among clients could differ depending on the services provided to them and the complexity of their situations.

Expressed on an annual basis, the standard fee schedule for both discretionary and non-discretionary accounts is as follows:

Investment Advisory Fee Schedule	
Total Assets Under Management	Annual Fee
Up to \$1,000,000	1.50%
Next \$1,000,000 - \$1,999,999	1.00%
Next \$2,000,000 - \$3,999,999	0.50%
> \$4,000,000	0.40%

Although you are under no obligation to do so, this fee schedule generally includes complimentary access to the tax preparation services of Keystone’s sister company, Keystone Tax, provided the account maintains billable assets under management of \$250,000 or more with the firm. The minimum for tax preparation services can be negotiated or waived and is ultimately at the discretion of Keystone. Keystone reserves the right to offer the Keystone Tax’s services to legacy clients free-of-charge, as well as the right to decline the service to certain clients where the facts-and-circumstances warrant it.

The above fee schedule does not include certain custodial charges that you may be responsible for. These fees are discussed in the section **Additional Fees & Expenses** and in **Item 12 – Brokerage Practices**.

Legacy accounts are charged under different fee schedules, and therefore will typically be required to complete a separate written agreement with Keystone Tax to receive the same tax services.

Since clients have the opportunity to negotiate their fees and some of our legacy clients are under different fee schedules, clients should be aware that the fees paid may vary for clients utilizing the same level of services.

Accounts that are sub-advised by Keystone will generally be charged a flat asset-based fee negotiated between Keystone and the third-party adviser. The fee will generally be included in the primary adviser's fee but may be on top of the fee if requested. Fees for sub-advisory services are negotiable and will not exceed 0.60% of assets under management annually.

Fees Under the Keystone “Launch” Program

In connection with the Keystone “Launch” managed account program, clients will pay a 0.99% on any assets under management. The asset-based fee will be charged quarterly in advance based upon the market value of the Platform Account as of the last business day of the previous calendar quarter.

The Client shall also pay a 0.14% fee to FusionIQ to remain on the Platform. This annual fee will be charged based on the client's assets under management in the Platform Account calculated on a daily basis and is deducted directly from the client's account by FusionIQ.

Account Minimums

To participate in Keystone's Investment Management Program, investors are required to have a household minimum of \$250,000 of investable assets to use Keystone's ongoing services. The minimum can be negotiated or waived and is at the discretion of Keystone.

We require a minimum first year annual fee of \$3,000 (exclusive of the \$500 Engagement Fee described below). This minimum fee can be satisfied through a combination of advisory fees and financial planning fees. We typically include a certain level of essential financial planning free of charge under our investment management fees, but clients that do not participate in our investment management program may enroll in financial planning separately, and fees for financial planning services will be described in a separate Financial Planning Agreement. Alternatively, clients that require extensive financial planning will potentially require a separate Agreement. Fees are negotiable and the minimum fee or requirements can be waived at our discretion.

Due to the fee minimums, the fees you will pay could potentially be higher than the stated maximum rate included in the schedule.

There is no minimum to participate in the Keystone Launch Program.

Financial Planning Fees

Financial planning fees are charged on a per-plan (i.e., a flat fee) basis. The amount of the financial planning fee is based upon several factors, including net worth, gross income, complexity of one's financial affairs, and the time necessary to meet each individual client's goals and priorities. Certain unforeseen expenses are not included in the financial planning fee and would be billed directly. As a wealth management firm, we consider our financial planning services to be a key extension of the wealth management process, and, at the firm's discretion, can waive the related financial planning fees and expenses as part of our overall investment management services. Financial planning fees are charged 100% in advance, but never more than six months in advance.

Initial Engagement Fee

As part of our initial engagement, clients will generally be required to pay an on-boarding fee of \$500 at the conclusion of the Retirement Map Review to continue on in the process. This fee is nonrefundable and covers the front-end administrative work necessary to bring you on as a client of the firm. In subsequent appointments, we will begin more thoroughly developing your financial and investment plans to provide comprehensive and dynamic guidance, far beyond what was outlined in the initial Retirement Map Review. The initial engagement fee does not cover creation of a comprehensive financial plan but rather the time and effort that goes into collecting and organizing all the necessary documentation/paperwork necessary during the new client on-boarding and application process.

After signing documents to officially move forward with us we will then provide ongoing financial planning services and act as your investment manager. Once assets have been transferred to our management, the \$500 fee will typically be donated to a charity of our choosing. You will also be required to complete a separate financial planning and/or investment advisory agreement. The donation is at our discretion and can be altered or changed at any time.

We will use the information gathered during the initial engagement to begin reviewing and prioritizing your goals and objectives in a more comprehensive capacity. The review of your current investment portfolio and the development of an asset management strategy, the completion of a retirement planning assessment, including financial projections of assets required at estimated retirement date, and the development of an action plan to implement the agreed upon recommendations. At any point during our relationship, you can disengage from our services without additional penalties or costs beyond what has already been paid.

Selection of Other Investment Advisers

Although we no longer do so for new clients, Keystone has in the past earned fees for soliciting/directing and maintaining clients at one or more third-party investment advisers. This relationship is memorialized in each contract between the client, Keystone, and the Third-Party Adviser. Third-Party Advisor fees were disclosed in the respective contracts between the client, Keystone and the Third-Party Adviser. Our advisory fees for the Selection and Monitoring of Third-Party Advisors were not in addition to the fees identified in the third-party adviser's fee disclosure forms. These fees are calculated based upon the market value at quarter end, and due quarterly in advance. Under some circumstances our fees can be negotiated lower than the standard rate based on a variety of factors. For example, in determining fees, rates, and minimums, we seek to aggregate related accounts and, for billing purposes, treat them like one account.

General Information

Termination of the Advisory Relationship

A client agreement can be canceled at any time, by either party, for any reason upon receipt of 30 days written notice, or as indicated in your Investment Advisory Agreement. Upon termination of an account where fees are paid in advance, any prepaid, unearned fees will be promptly refunded. In calculating a client's reimbursement of fees, we will pro rate the reimbursement according to the number of days remaining in the billing period.

Mutual Fund Fees

All fees paid to Keystone for investment advisory services are separate and distinct from the fees and expenses charged by mutual funds and/or exchange traded funds ("ETFs") in which we invest your assets. These fees and expenses are described in each fund's prospectus. These fees will generally include a management fee, other fund expenses, and a possible distribution fee. If the fund also imposes sales charges, you could pay an initial or deferred sales charge. Our fees pay for our services in advising you as to the investment of your assets including, among other things, our assistance in deciding which mutual fund or funds is most appropriate to your financial condition and objectives. The mutual fund fees and expenses, on the other hand, pay for the costs of managing and investing the fund's portfolio of investments. A client could invest in a mutual fund directly, without our services, but the client would not receive the benefit of our services. Clients should review both the fees charged by the funds 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. Clients should also understand that mutual funds offer a variety of share classes, some including fees that are more expensive than others and some with no fees. The fund prospectus will describe these fees in detail.

Additional Fees & Expenses

In addition to the advisory fees we charge, you are also responsible for fees and expenses charged by custodians and imposed by broker/dealers. These additional charges include transaction charges, custodial fees (typically asset-based), and commission costs. The asset-based fees charged by the custodians typically used by our clients range from 0-12 bps (0.12%) and vary based on the custodian and type of product (e.g., mutual funds, ETFs, and stocks).

Please refer to the “Brokerage Practices” section of this Form ADV (Item 12) for additional information.

Advisory Fees in General

You should be aware that similar advisory services are available from other registered (or unregistered) investment advisors for similar or lower fees.

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

We do not accept performance-based fees or other fees based on a share of capital gains on or capital appreciation of your assets.

ITEM 7 – TYPES OF CLIENTS

Our firm generally provides advisory services to the following types of clients:

- Individuals
- High-Net-Worth Individuals
- Pension & Profit Sharing Plans
- Other Investment Advisers (through our sub-advisory services)

Keystone has a household minimum of \$250,000 of investable assets to use our ongoing investment management services. This minimum is negotiable and can be waived at the discretion of Keystone.

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

Methods of Analysis and Investment Strategies

Keystone manages client funds utilizing a passive investment management philosophy, which seeks to incorporate the Efficient Market Hypothesis, the Modern Portfolio Theory, and the Fama-French Three Factor Model. Below are the academics behind these three philosophies:

The Efficient Market Hypothesis asserts that the financial markets are “informationally efficient.” In consequence of this, one cannot consistently achieve returns in excess of average market returns on a risk-adjusted basis, given the information available at the time the investment is made. In short, this theory, which is supported by most academic literature, states that market timing and stock picking (i.e., “active” investing do not work.

Modern Portfolio Theory, or MPT, was developed in the 1950s, and several of its creators won a Nobel Memorial Prize for the theory. It attempts to maximize portfolio expected returns for a given amount of risk, or equivalently minimize risk for a given level of expected return, by carefully choosing the proportions of various assets. MPT defines risk as the standard deviation of return and models a portfolio as a weighted combination of assets, so the return of a portfolio is the weighted combination of the assets’ returns. By combining different assets that have returns that are not perfectly positively correlated, MPT seeks to reduce the total variance of the portfolio return. MPT also assumes that investors are rational and disciplined, and that markets are efficient.

The Fama-French Three Factor Model, or FTFM, is a model designed to describe stock returns. Eugene Fama and Kenneth French were professors at the University of Chicago Booth School of Business. Contrary to the Capital Asset Pricing Model, the FTFM defines three independent dimensions of equity returns, rather than only one. It is possible to apply these factors to measure the role of each factor in returns. The three factors are:

- The Market Factor — the extra risk of stocks vs. fixed income
 - The Size Effect — the extra risk of small-cap stocks over large-cap stock
 - The Value Effect — the extra risk of high book-to-market over low book-to-market
- stocks methods of analysis include fundamental analysis, quantitative analysis, and modern portfolio theory.

Based on the above academic theories, we seek to establish and adhere to an appropriate long-term investment strategy built on goal-focused, long-term financial planning, consisting of low-cost funds, ETFs, and disciplined rebalancing.

Our Process, Types of Investments and Risk of Loss

Keystone's investment process is rigorously focused on the long term. We are intentional about risk reduction and mitigation. Rather than unnecessarily taking inappropriate risks, one of our primary objectives for many of our portfolios is preservation of capital. Then, and only then, based upon your stated objectives, we insert calculated risks as efficiently and prudently as possible to achieve your goals. To deploy risk effectively, we do the following:

- **Start with Goals:** Identify investment objectives; your time horizon; cash flow needs and risk preferences; assess financial resources required; evaluate savings ability and other strategies.
- **Design Efficient Portfolios:** Diversify across asset classes that are academically shown to offer expected risk premiums, in order to efficiently balance market; inflation and longevity risks considering time horizon and cash flow needs; strategically allocate assets and classes so that overall portfolio volatility is lower than the sum of individual components.
- **Identify Appropriate Components:** Identify appropriate funds for each asset class based on both design and total cost.
- **Apply Disciplined and Rigorous Rebalancing:** We systematically "sell high, buy low" by maintaining target asset allocations based upon each client's risk tolerance and investment objectives.

In determining the client's long-term investment objectives, we work with our clients to help them understand the inherent risks involved in investing in the capital markets. As with all investment securities, including mutual funds and ETFs, there is a risk of loss of both income and principal. Clients should not assume that future performance of any specific investment or investment strategy, including those recommended by Keystone will be profitable or achieve any specific performance level.

We tailor our portfolios for each individual client and provide significant emphasis on behavioral finance issues through investor coaching. The investor coaching focuses on maintaining discipline within stated objectives and concerns over a standard risk-tolerance appraisal.

While we seek to manage accounts so that the risks are appropriate to the strategy, it is often not possible or desirable to fully mitigate risks. Any investment includes the risk of loss and there can be no guarantee that a particular level of return will be achieved.

Your portfolio will generally be placed in a model with securities representing a mix of asset classes ranging from 0% to 100% equities, and the remainder in fixed income. Equities are diversified between domestic and international asset classes, growth and value, as well as by market capitalization (micro, small, mid, and large-cap). Fixed income assets are diversified amongst various durations, although they are typically short-term (less than 5 years) or intermediate-term (between 5-10 years). Your individual target portfolio will be described in more detail in the investment policy statement that we create together when you engage our firm.

Keystone does not recommend nor utilize “Alternative Investments” in our strategies. In this context, Alternative Investments includes oil & gas ventures, real estate ventures, specific sector or industry related investments, commodities, structured securities, litigation or bankruptcy dispute resolution, medical royalties, various private equity investments, and “fund of funds” of such alternative investments, amongst others. However, from time-to-time, Keystone clients may transfer existing positions in Alternative Investments that they purchased at another firm into Keystone-managed accounts. Since these positions often have liquidity restraints and/or are unable to be sold without significant negative consequences to the client, Keystone will exclude these positions from the client’s portfolio for investment management decisions and for fee billing purposes unless agreed to otherwise. In addition, clients may request assistance on analyzing or servicing these positions, however, any assistance that we provide on these legacy assets are provided merely on an accommodative or best-efforts basis. As a non-managed asset, Keystone does not have the duty to manage these assets, nor the responsibility or liability with respect to these legacy investments.

You should always keep in mind that past performance is not indicative of future results. Investing in securities involves a risk of loss that you, as a client, should be prepared to bear.

ITEM 9 – DISCIPLINARY INFORMATION

As an investment adviser, 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 Keystone, nor any of its employees have any legal or disciplinary events to disclose.

ITEM 10 – OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS AND CONFLICTS OF INTEREST

Financial Industry Affiliations

Neither Keystone nor its financial professionals are registered as, or have pending applications to become, a broker/dealer or a representative of a broker/dealer.

Affiliations

Accounting Services. Keystone Wealth Partners does not provide accounting advice or tax preparation services to its clients directly. Keystone has established a relationship with Keystone Tax to provide its clients access to Keystone Tax's accounting advice and/or tax preparation services. John Hagensen, owner of Keystone Wealth Partners, and Aaron Coates, a Keystone IAR, jointly own Keystone Tax. Keystone clients are under no obligation to use Keystone Tax for their tax form preparation and planning needs, however, Keystone clients who sign current Keystone Investment Advisory Agreements generally receive complimentary access to Keystone Tax's services provided they maintain billable assets under management of \$250,000 or more with the firm. The minimum for tax preparation services can be negotiated or waived and is ultimately at the discretion of Keystone. Keystone reserves the right to offer the Keystone Tax's services to legacy clients free-of-charge, as well as the right to decline the service to certain clients where the facts-and-circumstances warrant it.

To the extent that existing clients require accounting advice and/or tax preparation services, Keystone often recommends the services of our affiliate Keystone Tax. Keystone Tax's services are rendered independently of Keystone pursuant to a separate agreement between the client and Keystone Tax. Clients should be aware that there is a service level agreement between Keystone and Keystone Tax, and that the agreement provides Keystone Tax will be compensated for giving access to its tax services to Keystone clients.

Since representatives of Keystone own Keystone Tax, a conflict of interest exists in Keystone recommending the use of Keystone Tax to its clients versus that of other tax services. No client of Keystone is required to use the services of Keystone Tax.

Larry W. Warren, a Keystone investment adviser representative, is the owner of Liberty Tax Service. At times, Mr. Warren refers clients to Liberty Tax Service. Clients should be aware that Mr. Warren's interest in Liberty Tax Service creates an inherent conflict of interest.

Insurance Products. Many of the financial professionals at our firm are licensed insurance agents. As a wealth management firm, Keystone recommends the use of various insurance products during our financial planning recommendations where we believe it is in your best interest. Insurance products are generally sold through JTH Insurance, a separate entity owned by John Hagensen. You should be aware that these services pay a commission or other compensation and present a conflict of interest, as commissionable products conflict with the fiduciary duties of a registered investment adviser. Keystone always seeks to act in the best interest of the client; including the sale of commissionable products to advisory clients, and we will disclose the commission prior to the sale. If a financial plan recommends the use of an insurance product, you are in no way required to implement the plan through any representative of Keystone in such individual's capacity as an insurance agent.

Legal Services. Keystone Wealth Partners does not provide legal services directly but may recommend the use of affiliated law firms when clients need estate planning services, and we feel it is in their best interest.

KWP Estate Planning, LLC is an affiliate of Keystone Wealth Partners, LLC under common ownership with Keystone. Because estate planning is often a key component of financial planning, there is an inherent conflict of interest in Keystone financial professionals recommending the use of KWP Estate Planning. This conflict will be disclosed at the time of the recommendation, and you are under no obligation to engage KWP Estate Planning in the event your financial plan recommends services that require an attorney. All legal services provided by KWP Estate Planning will require a separate engagement with the law firm and clients can expect to pay additional legal fees for engaging the law firm for estate planning services. John Hagensen and Keystone employee Leah Ellsworth are the only two members of KWP Estate Planning.

Francisco Paul Sirvent is an IAR of Keystone Wealth Partners, and a lawyer and the owner and operator of Keystone Law Firm, a law firm focused on estate planning and probate. Because estate planning is often a key component of financial planning, there is an inherent conflict of interest in Keystone representatives recommending the use of Keystone Law Firm. This conflict will be disclosed at the time of the recommendation, and you are under no obligation to engage Francisco Sirvent or Keystone Law Firm in the event your financial plan recommends services that require an attorney. All legal services provided by Keystone Law Firm will require a separate engagement with the law firm and clients can expect to pay additional legal fees for engaging the law firm for estate planning services.

Chad Anderson is an associated person of Keystone Wealth Partners, and a lawyer and the owner and operator of Chad Anderson Law Firm, a North Dakota law firm focused on estate planning and probate. Because estate planning is often a key component of financial planning, there is an inherent conflict of interest in Keystone representatives recommending the use of Chad Anderson Law Firm. This conflict will be disclosed at the time of the recommendation, and you are under no obligation to engage Chad Anderson or Chad Anderson Law Firm in the event your financial plan recommends services that require an attorney. All legal services provided by Chad Anderson Law Firm will require a separate engagement with the law firm and clients can expect to pay additional legal fees for engaging the law firm for estate planning services.

Other. Francisco Paul Sirvent is also the owner of Barstow 46, LLC, an entity used to manage cash flows for rental properties.

Dr. Daniel L. Pallesen is a practicing psychologist and provides psychology services to patients outside of his responsibilities with Keystone. He may also be hired to give presentations from time-to-time. Psychology and other related services offered by Dr. Dan Pallesen are separate and independent of the financial planning and investment advisory services offered by Keystone Wealth Partners. From time-to-time, Dr. Pallesen may refer non-patients to Keystone Wealth Partners and be compensated for the internal referral.

Keystone always seeks to act in the best interest of the client and clients are in no way required to use the services of any representative of Keystone in connection with such individual's activities outside of Keystone.

Selection of Other Advisers or Managers and How This Adviser is Compensated for Those Selections

Although we are no longer actively doing so, we still have a small number of clients who were directed to third-party investment advisers to manage all or a portion of their assets. For clients that were previously referred to these advisers (or if we elect to do so again in the future), our firm is compensated via a fee share from the third-party adviser in exchange for the referral and for maintaining the client relationship. This relationship is memorialized in each contract between each client, Keystone, and the third-party advisor. The fees shared will not exceed any limit imposed by any regulatory agency. These fees create a conflict of interest in that we have an incentive to direct clients to the third-party investment advisers that provide us with a larger fee split. Keystone will always act in the best interests of the client, including when determining which third-party investment adviser to recommend to clients. Keystone Wealth Partners will ensure

that all recommended advisers are licensed, or notice filed in the states in which we are recommending them to clients.

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

Code of Ethics

Our firm has adopted a Code of Ethics which sets forth high ethical standards of business conduct. Keystone Wealth Partners and each Keystone employee owe a duty of loyalty, fairness, and good faith towards our clients, and have a fiduciary duty to adhere not only to specific provisions of the Code of Ethics, but to the general principles that guide the Code of Ethics. Our firm also maintains and enforces written policies reasonably designed to prevent Keystone or any person associated with the firm from misusing material non-public information to comply with Section 204A of the Investment Advisers Act. Neither Keystone, nor any related person of the Keystone, will recommend, buy, or sell securities within client accounts which Keystone or a related person of the firm has a material financial interest.

Personal Trading & Other Conflicts of Interests

To address the potential for conflict of interests, we have adopted a Code that applies to our representatives who have access to non-public information relating to advisory client accounts (“Access Persons”). Access Persons must take the following steps when making personal securities transactions:

- Report initial holdings.
- Certify all holdings on a quarterly and annual basis.
- Pre-clear certain transactions

The Code prohibits Access Persons from using knowledge about advisory client account transactions to profit personally, directly or indirectly, by trading in his/her personal accounts. In addition, neither Keystone nor any related person of Keystone recommends, buys, or sells for client accounts, securities in which Keystone or any related person of Keystone has a material financial interest. Keystone and its financial professionals may buy or sell securities that are also recommended to clients. This practice may create a situation where Keystone and its financial professionals are in a position to materially benefit from the sale or purchase of those securities. Therefore, this situation creates a conflict of interest. Practices such as “scalping” (i.e., a practice whereby the owner of shares of a security recommends that security for investment and then immediately sells it at a profit upon the rise in the market price which follows the

recommendation) could take place if Keystone did not have adequate policies in place to detect such activities. In addition, this requirement can help detect insider trading, “front-running” (i.e., personal trades executed prior to those of Keystone’s clients) and other potentially abusive practices.

Many of Keystone’s financial professionals participate in the same models and strategies as our clients, and therefore will buy or sell securities, at or around the same time as those securities are recommended to clients. Although many of our employees participate in the models managed by Keystone, employees may also have accounts managed by third parties or in self-directed brokerage accounts. Transactions in these accounts could include trading in securities in a manner that differs from, or is inconsistent with, the advice given to clients of Keystone, and the transactions could potentially occur at or about the same time that such securities are recommended to or are purchased or sold for client accounts. This practice creates a situation where Keystone and its financial professionals are in a position to materially benefit from the sale or purchase of those securities and creates a conflict of interest.

As indicated above, Keystone has a personal securities transaction policy in place to monitor the personal securities transaction and securities holdings of each of Keystone’s Access Persons. In addition, to ensure that Keystone financial professionals do not receive preferential treatment over our clients, the firm has implemented procedures to ensure that all clients (including Keystone employees) are treated fairly over time.

Other procedures regarding other potential Conflicts of Interest include:

- **Confidentiality**

Our firm prohibits the use of material non-public information. Where we have access to nonpublic information, all employees are reminded that such information shall not be used in a personal or professional capacity and is subject to the firm’s insider trading policy.

- **Gifts**

Gifts of a nominal value can be offered or received. Gifts in excess of a nominal value must be declined or returned. Keystone’s Political Contributions Policy, which aims to ensure compliance with SEC Rule 206(4), however, places significant restrictions on the ability of Keystone supervised persons to make political contributions.

- **Outside Business Activities**

Any outside business activity involving a non-affiliated company must be pre-approved.

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.

You can request a copy of the firm's Code of Ethics by contacting its Chief Compliance Officer, Christopher L. Payne at 513-399-8091.

ITEM 12 – BROKERAGE PRACTICES

We do not maintain custody of your assets on which we advise, although we are deemed to have custody of your assets where you give us authority to withdraw assets from your account (see Item 15 Custody, below) or where you authorize us to have the authority to make distributions from your account pursuant to a standing letter of authorization.

Your assets must be maintained in an account at a “qualified custodian,” generally a broker-dealer or bank. We are independently owned and operated and not affiliated with any qualified custodian. Custodians will hold your assets in a brokerage account and buy and sell securities when instructed. We have allowed multiple custodians to be used as custodian/broker, and for each one, you will ultimately decide whether to open your account by entering into an account agreement directly with them. We offer assistance in the account opening process, but we do not open the account for you.

We generally recommend that you use the brokerage and custodial services of TD Ameritrade Institutional (“TD Ameritrade”), a Division of TD Ameritrade, Inc., member FINRA/SIPC/NFA or Axos Clearing LLC, doing business as “Axos Advisor Services”, member FDIC, as its custodian and broker, (collectively, the “Custodian”) to take and have possession of the assets (including funds and securities) in Client’s account and to execute securities transactions. Both firms are independently owned and operated, and neither is affiliated with our firm. The custodians will hold client assets in a brokerage account and buy and sell securities when instructed. While we recommend that you utilize either TD Ameritrade or Axos Advisor Services as your custodian/broker, the decision whether to do so is ultimately your decision. If you do not wish to place your assets with TD Ameritrade or Axos Advisor Services, you have the option to select another custodian, although we will not agree to manage your account if we feel that it materially impacts the manner in which we conduct business or manage your account.

Keystone also has a signed master agreement with TIAA-CREF which enables Keystone to manage a client's TIAA-CREF account if the client so authorizes. TIAA-CREF provides Keystone clients access to certain products such as variable annuities and variable universal life insurance, amongst others.

How we select brokers/custodians

We seek to recommend custodians and brokers that will hold your assets and execute transactions on terms that are, overall, most advantageous when compared with other available providers and their services. We consider a wide range of factors, including:

- Combination of transaction execution services and asset custody services (generally without a separate fee for custody)
- Capability to execute, clear, and settle trades (buy and sell securities for your account)
- Capability to facilitate transfers and payments to and from accounts (wire transfers, check requests, bill payment, etc.)
- Breadth of available investment products (stocks, bonds, mutual funds, exchange-traded funds [ETFs], etc.)
- Availability of investment research and tools that assist us in making investment decisions.
- Quality of services
- Competitiveness of the price of those services (commission rates, margin interest rates, other fees, etc.) and willingness to negotiate the prices.
- Reputation, financial strength, security, and stability
- Prior service to us and our clients
- Availability of other products and services that benefit us, as discussed below (see "Products and services available to us from TD Ameritrade and Axos Advisor Services")

Your brokerage and custody costs

For our clients' accounts that TD Ameritrade and Axos Advisor Services maintain, the custodians generally charge you a separate asset-based fee for custody services unless you specifically request transaction-based fees. In that case, you will also be responsible for commissions or other fees on trades that executes or that settle into your TD Ameritrade or Axos Advisor Services account. Certain trades (for example, many mutual funds and ETFs) do not incur commissions or transaction fees. The custodians are also compensated by earning interest on the uninvested cash in your

account. Although it is unlikely that we would ever do so, both custodians charge you a flat dollar amount as a "prime broker" or "trade away" fee for each trade that we have executed by a different broker-dealer but where the securities bought or the funds from the securities sold are deposited (settled) into your account. These fees are in addition to the commissions or other compensation you pay the executing broker-dealer. Because of this, in order to minimize your trading costs, we have the custodian execute most trades for your account. We have determined that having TD Ameritrade and Axos Advisor Services execute most trades is consistent with our duty to seek "best execution" of your trades. Best execution means the most favorable terms for a transaction based on all relevant factors, including those listed above (see "How we select brokers/custodians").

Products and Services Available to Us from our Custodians

The custodians we utilize provide the firm's clients and the firm with access to its institutional brokerage-trading, custody, reporting, and related services-many of which are not typically available to retail customers. TD Ameritrade and Axos Advisor Services also makes available various support services. Some of those services help manage or administer clients' accounts; while others help the firm manage and grow our business. Here is a more detailed description of our preferred custodians' support services:

Services that benefit you. The Custodians' brokerage services include access to a broad range of investment products, execution of securities transactions, and custody of client assets. The investment products available through each custodian include some to which we might not otherwise have access or that would require a significantly higher minimum initial investment by the firm's clients. The custodians' services described in this paragraph generally benefit you and your accounts.

Services that may not directly benefit you. Each of our preferred custodians also makes available to Keystone other products and services that benefit us, but which do not necessarily directly benefit your or your accounts. These products and services assist us in managing and administering your accounts. They include investment research; both the Custodians own and that of third parties. We use this research to service all or some substantial number of our clients' accounts. In addition to investment research, the custodians also make available software and other technology that:

- Provide access to client account data (such as duplicate trade confirmations and account statements);

- Facilitate trade execution and allocate aggregated trade orders for multiple client accounts;
- Provide pricing and other market data;
- Facilitate payment of our fees from our clients' accounts; and
- Assist with back-office functions, recordkeeping, and client reporting.

Services that generally benefit only us. The Custodians also offer other services intended to help us manage and further develop our business enterprise. These services include:

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

The Custodians provides some of these services themselves. In other cases, the custodian will arrange for third-party vendors to provide the services to the firm. Both custodians also discount or waive its fees for some of these services or pay all or a part of a third party's fees. The Custodians also provide the firm with other benefits such as occasional business entertainment of our personnel.

Our interest in the Custodians' services

The availability of these services from the Custodians benefits us because we do not have to produce or purchase them. We don't have to pay for the custodian's services. These services are not contingent upon us committing any specific amount of business to the Custodians in trading commissions or assets in custody. This creates an incentive to recommend that you maintain your account with the custodian, based on our interest in receiving the custodians' services that benefit our business and the receipt of services for which we would otherwise have to pay rather than based on your interest in receiving the best value in custody services and the most favorable execution of your transactions. This is a potential conflict of interest. We believe, however, that our selection of both TD Ameritrade and Axos Advisor Services as custodians and brokers is in the best interests of our clients. Our selection is primarily supported by the scope, quality, and price of TD Ameritrade and Axos Advisor Services' services (see "How we select brokers/ custodians") and not custodial services that benefit only us.

Research and Other Soft Dollar Benefits

We do not receive or other products or services other execution from a broker-dealer or a third party in connection with client securities transaction (“soft dollar benefits”).

Brokerage for Client Referrals

We do not consider, in selecting or recommending broker-dealers, whether we or a related person receives client referrals from such broker-dealer or third party.

Best Execution and Directed Brokerage

As indicated above, we generally recommend the use of TD Ameritrade or Axos Advisor Services as custodian and broker/dealer to you. Keystone has an obligation to seek the best execution for client transactions. Best execution means the most favorable terms for a transaction based on all relevant factors, including, without limitation, quality of execution, services and research provided, commission rates, volume discounts offered, execution capability, reliability, and responsiveness of the broker/dealer. We use or recommend the use of brokers who do not necessarily charge the lowest available commission in the recognition of research and securities transaction services, or quality of execution. Research services received with transactions include proprietary or third-party research (or any combination) and are used in servicing any or all our clients. Therefore, research services received are not necessarily used for the account for which the particular transaction was affected.

Although we recommend the use of certain preferred broker/dealers and custodians, you retain the ability to request that we direct brokerage elsewhere for transaction execution. If you direct brokerage and we accept, you should be aware that we will generally be unable to negotiate commissions or other fees and charges for your account. As a result of your directing trades to a broker-dealer, we would be unable to ensure that your trades receive “best execution”. As such, you can typically expect to pay more in transaction charges than if you executed trades through our preferred custodians. Therefore, directed brokerage will likely cost you more.

Order Aggregation

Transactions for each client account generally will be affected independently unless we decide to purchase or sell the same securities for several clients at approximately the same time. Where possible, we seek to bunch such orders to obtain better price execution, to negotiate more favorable commission rates, or to allocate equitably among our client’s differences in prices and commissions or other transaction costs that might

have been obtained had such orders been placed independently. Under this procedure, transactions will be averaged as to price and will be allocated among clients in proportion to the purchase and sale orders placed for each client account on any given day. Keystone shall not receive any additional compensation or remuneration as a result of such aggregation. In situations where we are unable to bunch or aggregate orders, we utilize a trade rotation process that alternates trades between various custodians and/or their brokers.

ITEM 13 – REVIEW OF ACCOUNTS

Frequency and Nature of Periodic Reviews and Who Makes Those Reviews

Keystone's Portfolio Manager monitors client portfolios daily using portfolio accounting software to review account allocations. By request or on at least an annual basis, we also conduct reviews of clients' accounts. Reviews are performed by examining each client's stated investment objectives and guidelines, as outlined in their account agreements or investment policy statements. More frequent reviews are triggered by material changes in such factors as the client's individual circumstances (marriage/divorce, job change, children, etc.), or increased/decreased risk due to external factors, such as market volatility resulting in asset allocations deviating significantly from target.

In addition to the statements and confirmations of transactions that clients receive from their custodian(s), we generally provide reports summarizing account performance, balances, and holdings on a quarterly basis depending on the client's preference. Clients can also access their accounts online directly through the custodian or through our website.

Financial Planning

Financial planning reviews occur at different stages depending on the nature and the terms of each client's specific financial planning engagement. We typically provide our financial planning services on an ongoing basis as part of our investment management fee. In circumstances where we agree to provide a financial plan separately from our investment management services, Keystone's services will generally conclude upon delivery of the financial plan. Should a financial planning client engage Keystone to implement their recommended plan, the client will receive continued and ongoing guidance as a part of our investment management services according to the fee structure previously disclosed.

ITEM 14 – CLIENT REFERRALS AND OTHER COMPENSATION

As a matter of firm practice, we do not pay referral fees to affiliated or independent persons or firms (“Solicitors”) for introducing certain clients to us.

We do receive an economic benefit from Axos Advisor Services and TD Ameritrade in the form of the support products and services it makes available to the firm and other independent investment advisors that have their clients maintain accounts at their firms. These products and services, how they benefit the firm, and the related conflicts of interest are described above (see Item 12 – Brokerage Practices). The availability of the custodians’ products and services to the firm is not based on our giving particular investment advice, such as buying particular securities for our clients.

ITEM 15 – CUSTODY

Under government regulations, we are deemed to have custody of your assets if, for example, you authorize us to instruct your custodian to deduct advisory fees directly from your account.

Your custodian will maintain actual custody of client assets. You will receive account statements directly from the custodian at least quarterly. They will be sent to the email or postal mailing addresses you provided to the custodian in your account application or subsequent change of address forms. You should carefully review those statements promptly when they receive them. We also strongly urge you to compare the account statements that you receive from the custodian with the periodic portfolio reports that you receive from us.

In certain accounts, Keystone is deemed to have custody as a result of some clients providing us with Standing Letters of Authorization (“SLOA(s)”) to transfer funds from the Client’s account to third parties. In such instances where we act under such a SLOA, it is our internal policy to only initiate the withdrawal when directed by the client to a third party they designate for a designated amount and at a designated time, all of their choosing. Although having custody would typically result in us being required to have a surprise examination, a surprise examination is not required in this circumstance where we are deemed to have custody due to SLOAs as we are relying on the conditions set forth in the No-Action letter issued by the Securities and Exchange Commission on February 21, 2017. Pursuant to the conditions set forth in the No-Action Letter, Keystone confirms that in those situations (1) you provide an instruction to the qualified custodian, in writing, that includes your signature, the third party’s name, and either the third party’s address or the third party’s account number at a custodian to

which the transfer should be directed; (2) you authorize us, in writing, either on the qualified custodian's form or separately, to direct transfers to the third party either on a specified schedule or from time to time; (3) the qualified custodian performs appropriate verification of the instruction, such as a signature review or other method to verify your authorization, and the qualified custodian provides a transfer of funds notice to you promptly after each transfer; (4) you have the ability to terminate or change the instruction to the qualified custodian; (5) we have no authority or ability to designate or change the identity of the third party, the address, or any other information about the third party contained in the your instruction; (6) we maintain records showing that the third party is not a related party of Keystone or located at the same address as Keystone; and (7) the qualified custodian sends you, in writing, an initial notice confirming the instruction and an annual notice reconfirming the instruction. Most of Keystone's clients currently have Axos Advisor Services or TD Ameritrade serving as their qualified account custodian.

ITEM 16 – INVESTMENT DISCRETION

As part of our investment management services, we typically receive discretionary authority from you at the outset of our advisory relationship. Granting us discretionary authority permits us to make investment decisions and place trades in your account without first consulting you. Our discretionary authority gives us the ability to do the following without first contacting you:

- Determine the security to buy or sell.
- Determine the amount of the security to buy or sell.
- Exchange or convert securities, including money market instruments.
- Determine the timing of securities transactions.
- Select a broker to effect securities transactions.
- Determine the terms of transaction, including commission amounts (if any)

We are granted discretionary authority when you sign a discretionary agreement with our firm. You will have the ability limit the authority through restrictions, written instructions, or based on your new account paperwork or investment policy statements. You can change or amend limitations at any time by providing us with written instructions or revising your initial account paperwork.

Using model portfolios, we frequently seek to manage portfolios with similar instructions or guidelines in the same way. In some instance, accounts with restrictive guidelines (for example, avoiding certain asset classes or types of securities) will be unable to participate in aggregated orders and can be disadvantaged by the market impact of trading for other accounts.

If you do not grant us discretionary authority over your accounts, we are limited to make periodic recommendations to you regarding which securities to be purchased or sold and the size of the transactions. Although we can effect transaction(s) on your behalf, you will ultimately be responsible for implementation of those recommendations and the timing of the transaction.

ITEM 17 – VOTING CLIENT SECURITIES

As a matter of firm policy and practice, we do not have any authority to, and does not vote proxies on behalf of, advisory clients. You will retain the responsibility for receiving and voting proxies for any and all securities maintained in your portfolios. Upon request, we will provide advice to clients regarding the voting of proxies, but we will do so only in our capacity as a consultant.

ITEM 18 – FINANCIAL INFORMATION

Keystone has not been the subject of a bankruptcy petition. We have no additional financial circumstances to report, and we are not currently subject to a financial condition that is reasonably likely to impair our ability to meet contractual commitments to clients.

We do not solicit fees of more than \$1,200 per client, six months or more in advance of services rendered under any circumstances and we are therefore not required to include a financial statement with this brochure.

If you have any questions about this disclosure brochure, Keystone's Chief Compliance Officer, Christopher Payne, remains available to address your questions. You may contact him at 513-399-8091 or cpayne@keybridgecompliance.com.

PRIVACY POLICY

FACTS	WHAT DOES KEYSTONE WEALTH PARTNERS, LLC (“KWP”) DO WITH YOUR FINANCIAL 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 depends on the product or service you have with us. This information can include: <ul style="list-style-type: none"> ▪ Social Security number and income ▪ Account balances and assets ▪ Transaction history 	
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 KWP chooses to share; and whether you can limit this sharing.	
Reasons we can share your personal information		
	Does KWP 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	Yes	No
For our marketing purposes – to offer our products and services to you	Yes	No
For joint marketing with other financial companies	No	Not Applicable
For our affiliates’ everyday business purposes – information about your transactions and experiences	No	Not Applicable
For our affiliates’ everyday business purposes – information about your creditworthiness	No	Not Applicable
For our affiliates to market to you	No	Not Applicable
For nonaffiliates to market to you	No	Not Applicable
For non-affiliates to satisfy their regulatory oversight obligations – information about you, your account and transactions and experiences	No	No
Questions?	Call our offices at 480-782-1034 or 701-222-3268	

Who we are	
Who is providing this notice?	Keystone Wealth Partners, LLC
What we do	
How does Keystone Wealth Partners, LLC 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 building.
How does Keystone Wealth Partners collect my personal information?	<p>We collect your personal information, for example, when you:</p> <ul style="list-style-type: none"> ▪ Open an account ▪ Deposit money ▪ Seek advice about your investments ▪ Enter into an investment advisory contract ▪ Tell us about your investment or retirement portfolio or earnings <p>We also collect your personal information from other companies.</p>
Definitions	
Affiliates	<p>Companies related by common ownership and control. They can be financial and nonfinancial companies.</p> <ul style="list-style-type: none"> ▪ <i>Keystone Wealth Partners, LLC shares common ownership with Keystone Tax, LLC.</i> ▪ <i>Keystone Wealth Partners, LLC shares common ownership with KWP Estate Planning, LLC.</i>
Nonaffiliates	<p>Companies not related by common ownership and control. They can be financial or nonfinancial companies.</p> <ul style="list-style-type: none"> ▪ <i>Although these firms do not share common ownership with Keystone Wealth Partners, LLC, supervised persons of Keystone own interests in the following firms:</i> <ul style="list-style-type: none"> ▪ <i>Liberty Tax Service</i> ▪ <i>Keystone Law Firm</i> ▪ <i>Chad Anderson Law Firm</i> ▪ <i>Barstow 46, LLC</i>
Joint marketing	<p>A formal agreement between nonaffiliated financial companies that together market financial products or service to you.</p> <ul style="list-style-type: none"> ▪ <i>We do not jointly market.</i>

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

**JOHN T. HAGENSEN, CFP® , CFS® , CAS® , CES® , CTS® , CIS® ,
NSSA®**

Individual CRD #: 5657096
2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure Supplement provides information about John T. Hagensen that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact John T. Hagensen if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

Additional information about John T. Hagensen is available on the SEC's website at www.adviserinfo.sec.gov.

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

John T. Hagensen

Year of Birth: 1983

CRD #: 5657096

Formal Education After High School

- Master of Science in Financial Services (MSFS) from the Institute of Business & Finance
- Strategic Decision and Risk Management Professional Certification from Stanford University
- Behavioral Finance Professional Certificate from Duke University
- Corban University
- Aviator College of Aeronautical Science and Technology, Private, Instrument, Multi-Engine, Commercial Licenses Professional Pilot Studies, Bachelor of Science, 2006

Designations

John T. Hagensen holds the following designations:

Certified Financial Planner® (CFP®)

The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 71,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

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

- Examination – Pass the comprehensive CFP® Certification Examination. The examination includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;
- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The *Standards* prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements can be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

Certified Fund Specialist (CFS®)

In this intermediate-to-advanced course offered by the Institute of Business & Finance, advisers work to develop a strong working knowledge of:

- Mutual funds, ETF, and REITs
- Closed-end funds and similar investments.
- Advanced fund analysis and selection
- Asset allocation and portfolio construction

Advisers are also taught sophisticated investment strategies that they can utilize on a daily basis for risk management, taxes, and estate planning.

Certified Annuity Specialist (CAS®)

The CAS® designation is offered by the Institute of Business & Finance, and is designed to provide strong working knowledge of:

- Traditional fixed-rate, equity-indexed, and variable annuities
- Annuity contracts and titling options
- Living benefits, compound interest, and unnecessary taxes
- Litigation issues

Certified Estate and Trust Specialist (CES®)

The CES® designation is offered by the Institute of Business & Finance and is designed to provide certificate holders with advanced strategies involving enhanced estate planning and asset repositioning. Advisers who obtain this designation can provide guidance on:

- Beneficiaries
- Wills and probates
- Retirement accounts, taxes, and trusts
- Living trusts and control trusts
- Incapacity, post-mortem guidelines, and funerals

Certified Tax Specialist (CTS™)

The CTS™ designation, offered by the Institute of Business & Finance, provides advisers with knowledge and strategies designed assist advisers in providing guidance regarding the reduction of client tax obligations, including:

- Who must file an income tax return?
- The impact of current tax regulations on individuals, couples, families, and business owners
- Business income and home businesses
- Tax credits, itemized deductions, and retirement plans
- LLCs and S corporations

Certified Income Specialist (CIS™)

The CIS™ designation, offered by the Institute of Business & Finance, provides wealth distribution and management strategies that assist the advisor in offering specialized guidance on:

- Retirement planning
- Cash reserves and FDIC coverage
- Closed-end funds
- Utilities, bonds, and preferred shares
- Academic research and investor psychology

National Social Security Advisor Certificate (NSSA®)

The knowledge obtained through NSSA® Certificate Program, in conjunction with adherence to the NSSA® standards of excellence, continuing education, and access to ongoing support, enables those who earn the Certificate to provide Social Security consulting. NSSA® certificate holders are taught to understand:

- How benefits are calculated
- Spousal benefits
- The impact on benefits if taken before or beyond full retirement age.
- How Social Security benefits are impacted due to earnings or by children.
- The Social Security options available to clients based on status, whether married, divorced, widowed, or single.
- The factors to consider when deciding when to begin benefits.
- The appeals process.

Business Background

6/2014 – Present	Owner/Managing Partner/Principal Keystone Wealth Partners, LLC
9/2019 – Present	Co-Owner Keystone Tax
4/2021 – Present	Member KWP Estate Planning, LLC
2/2017 – 12/2018	Consultant and Minority Owner My Amelia James
8/2012 – 12/2017	Owner Allegiant Payment Solutions, LLC
4/2009 – 07/2014	Financial Adviser Warren & Hagensen Wealth Management
4/2009 – 07/2014	Registered Representative/IAR Berthel Fisher & Company Financial Services, Inc.

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. Hagensen.

ITEM 4 – OTHER BUSINESS ACTIVITIES

John T. Hagensen is a licensed insurance agent. At times, he will offer clients advice or products from those activities. Clients should be aware that these services pay a commission and involve a possible conflict of interest, as commissionable products can conflict with the fiduciary duties of a registered investment adviser. Keystone Wealth Partners, LLC always seeks to act in the best interest of the client; including in the sale of commissionable products to advisory clients. Clients are in no way required to utilize the services any representative of Keystone Wealth Partners, LLC in such individual's outside capacity. Mr. Hagensen's insurance activities are performed through JTH Insurance, an entity owned 100%

John Hagensen is a co-owner in Keystone Tax, an accounting firm under common control with Keystone Wealth Partners and which is also owned by Aaron M. Coates, a Keystone Wealth Partners' IAR. Keystone Wealth Partners has established a relationship with Keystone Tax to provide its clients complimentary access to Keystone Tax's accounting advice and/or tax preparation services. Keystone clients are under no obligation to use Keystone Tax for their tax form preparation and planning needs, however, Keystone clients who sign current Keystone Investment Advisory Agreements generally receive complimentary access to Keystone Tax's services provided they maintain billable assets under management of \$250,000 or more with the firm. The minimum for tax preparation services can be negotiated or waived and is ultimately at the discretion of Keystone.

To the extent that existing clients require accounting advice and/or tax preparation services, Keystone will generally recommend the services of Keystone Tax, whose services shall be rendered independent of Keystone pursuant to a separate agreement between the client and Keystone Tax. Clients should be aware that there is a service level agreement between Keystone and Keystone Tax, and that the agreement provides Keystone Tax will be compensated for giving access to its tax services to Keystone clients. Since representatives of Keystone own Keystone Tax, a conflict of interest exists in Keystone recommending the use of Keystone Tax to its clients versus that of

other tax services. No client of Keystone Wealth Partners is required to use the services of Keystone Tax.

Mr. Hagensen is an owner of KWP Estate Planning, LLC. Since estate planning is often a key component of financial planning, there is an inherent conflict of interest in Keystone financial professionals recommending the use of KWP Estate Planning for legal services. This conflict will be disclosed at the time of the recommendation, and you are under no obligation to engage KWP Estate Planning in the event your financial plan recommends services that require an attorney. All legal services provided by KWP Estate Planning will require a separate engagement with the law firm and clients can expect to pay additional legal fees for engaging the law firm for estate planning services.

ITEM 5 – ADDITIONAL COMPENSATION

John. T. Hagensen does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Chief Compliance Officer, Christopher Payne, is charged with oversight of John T. Hagensen's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns Mr. Payne can be contacted at (513) 399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

LARRY W. WARREN, CRPC®

Individual CRD #: 1694288
931 S. Washington Street, Suite 1
Bismarck, ND 58504

This Brochure Supplement provides information about Larry W. Warren that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Larry W. Warren if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

Additional information about Larry W. Warren is available on the SEC's website at www.adviserinfo.sec.gov.

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Larry W. Warren

Year of Birth: 1959

CRD #: 1694288

Formal Education After High School

- University of North Dakota: BSBA Aviation ATP Commercial Pilot
- Duke University, Behavior Finance (Course)
- Certification from the National Social Security Association (NSSA®). The knowledge obtained through the NSSA® Certificate Program, in conjunction with adherence to the NSSA® standards of excellence, continuing education, and access to ongoing support, enables those who earn the Certificate to provide expert Social Security consulting.

Designations and Licensing Exams

Larry W. Warren holds the following designation:

Chartered Retirement Planning Counselor (CRPC®)

The College for Financial Planning® awards the CRPC® designation. Those with the CRPC® designation have studied a variety of principles in the retirement planning field, as well as learning the retirement process from start to finish, addressing issues such as estate planning and asset management. In addition to passing the CRPC certification exam, candidates must agree to adhere to the Code of Ethics, which includes agreeing to abide by the Standards of Professional Conduct and Terms and Conditions.

Larry W. Warren passed the following licensing examinations:

- Series 63 Uniform Securities Agent State Law Examination (inactive);
- Series 65: Uniform Investment Adviser Law Examination (inactive); and
- Series 66: Uniform Combined State Law Examination

Business Background

10/1994 – Present	Registered Representative and Investment Adviser Representative Berthel Fisher & Comp. Financial Services
05/2009 – 10/2014	Co-Owner, Investment Adviser Representative Warren & Hagensen Wealth Management

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. Warren.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Larry W. Warren is a licensed insurance agent. At times, he will offer clients advice or products from those activities. Clients should be aware that these services pay a commission and involve a possible conflict of interest, as commissionable products can conflict with the fiduciary duties of a registered investment adviser. Keystone Wealth Partners, LLC always seeks to act in the best interest of the client; including in the sale of commissionable products to advisory clients. Clients are in no way required to utilize the services any representative of Keystone Wealth Partners, LLC in such individual's outside capacity.

Larry W. Warren is the sole owner of Worldlynk Inc., DBA Chargetch DBA World Pay which is a Credit Card Processing service company. This company is not investment related.

Larry W. Warren is the owner of Liberty Tax Service. At times, Mr. Warren refers clients to Liberty Tax Service. Clients should be aware that Mr. Warren's interest in Liberty Tax Service creates an inherit conflict of interest. This company is not investment related.

Mr. Warren owns the building his office is located in and collects rent from other commercial tenets. This activity is not investment related.

ITEM 5 – ADDITIONAL COMPENSATION

Larry W. Warren does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John Hagensen, is charged with oversight of Larry W. Warren's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

KENNY E. GATLIFF, CFA®

Individual CRD #: 5200737
2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure Supplement provides information about Kenny E. Gatliff that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Kenny E. Gatliff if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

Additional information about Kenny E. Gatliff is available on the SEC's website at www.adviserinfo.sec.gov.

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Kenny E. Gatliff, CFA®

Year of Birth: 1984

CRD #: 5200737

Formal Education After High School

- Miami University, Bachelor of Science in Finance, 2006

Designations

Kenny E. Gatliff holds the following designation:

Chartered Financial Analyst ® (“CFA®”)

Mr. Gatliff holds the Charter Financial Analyst ® (“CFA®”) designation. The Chartered Financial Analyst ® 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 156,000 holders of the CFA charter working in 159 countries. 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.

Business Background

07/2018 – Present	Investment Adviser Representative Keystone Wealth Partners, LLC
04/2018 – Present	Portfolio Manager Keystone Wealth Partners, LLC
2015 – 04/2018	Director of Portfolio Management Matson Money, Inc.
2008-2014	Assistant Portfolio Manager Matson Money, Inc.
04/2007 – 2008	Investment Coordinator Matson Money, Inc.

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. Gatliff.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Kenny E. Gatliff is not engaged in any investment-related business or occupation (other than this advisory firm).

ITEM 5 – ADDITIONAL COMPENSATION

Kenny E. Gatliff does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John T. Hagensen, is charged with overseeing Kenny E. Gatliff's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

CHAD M. FLETCHER, CFP® CHFC®, RICP®, LUTCF®

Individual CRD #: 4031971
2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure Supplement provides information about Chad M. Fletcher that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Chad M. Fletcher if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

Additional information about Chad M. Fletcher is available on the SEC's website at www.adviserinfo.sec.gov.

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Chad M. Fletcher

Year of Birth: 1972

CRD #: 4031971

Formal Education After High School

- University of Idaho, Bachelor of Science in Dietetics/Nutrition, 1998
- Certification from the National Social Security Association (NSSA®). The knowledge obtained through the NSSA® Certificate Program, in conjunction with adherence to the NSSA® standards of excellence, continuing education, and access to ongoing support, enables those who earn the Certificate to provide expert Social Security consulting.

Designations

Certified Financial Planner® (CFP®)

Mr. Fletcher holds the Certified Financial Planner certification (“CFP®”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 71,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

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

- Examination – Pass the comprehensive CFP® Certification Examination. The examination includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;
- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The *Standards* prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements can be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

Chartered Financial Consultant® (ChFC®).

The minimum qualifications to hold the ChFC® designation include:

- Bachelor’s degree or its equivalent, in any discipline, from an accredited university, this qualifies as one year of business experience.
- Three years of full-time business experience is required; this three-year period must be within the five years preceding the date of the award (part-time qualifying business experience is also credited toward the three-year requirement with 2,000 hours representing the equivalent of one-year full-time experience).
- Must fulfill the ChFC® seven course curriculum, as well as two additional elective courses.

- Pass the exams for all required and elective courses.
- Pass a background check and candidate fitness standards test. You must reveal any criminal history, pending litigation or ethical violations. The CFP board verifies all employment history, qualifications, and disciplinary issues via FINRA's Central Registration Depository.

Retirement Income Certified Professional ® (RICP®).

- Candidates for the RICP® designation must complete a minimum of three college-level courses and are required to pass a series of two-hour proctored exams. They must have three years of experience, meet stringent requirements, and practice in The American College for Financial Services' continuing education program.
- The RICP® educational curricula is a comprehensive program available to professional financial advisors looking to help their clients create sustainable retirement income. The rigorous three-course credential helps advisors master retirement income planning, a key focus area not fully covered in other professional designation programs.
- Using the most current techniques, RICP®'s identify retirement income needs and objectives and evaluate a client's current situation relative to those goals. Individuals who earn a RICP® can provide advice on a broad range of retirement topics including income needs and objectives, estate issues and other risks to the retirement income planning, Social Security, health insurance and housing decisions, and income taxation.

Life Underwriter Training Council Fellow (LUTCF®)

- The curriculum combines classroom learning and field training to equip agents and financial advisors with the knowledge and skills to put them on the path to career success. The content integrates four practice specialties, life insurance and annuities, health and employee benefits, multiline, and financial advising and investments providing both an overview of each but also addressing their interdependencies—critical for agents and advisors to understand when advising clients.

Business Background

07/2015 – Present	Investment Adviser Representative Keystone Wealth Partners, LLC
06/2015 – 8/2018	Chief Compliance Officer Keystone Wealth Partners, LLC
06/2010 – Present	Owner & Insurance Broker

	Fletcher Financial & Insurance
01/2013 – 10/2015	Managing Member & CCO Fletcher Financial, LLC
10/2009 – 06/2010	Insurance Agent Self Employed

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. Fletcher.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Chad M. Fletcher is a licensed insurance agent. At times, he will offer clients advice or products from those activities. Clients should be aware that these services pay a commission and involve a possible conflict of interest, as commissionable products can conflict with the fiduciary duties of a registered investment adviser. Keystone Wealth Partners, LLC always seeks to act in the best interest of the client; including in the sale of commissionable products to advisory clients. Clients are in no way required to utilize the services any representative of Keystone Wealth Partners, LLC in such individual's outside capacity.

ITEM 5 – ADDITIONAL COMPENSATION

Chad M. Fletcher does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John Hagensen, is charged with overseeing Chad M. Fletcher's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

KACIE SCHULZ, CFP®

Individual CRD #: 6275987
530 Oak Ridge Way E
West Fargo, ND 58078

This Brochure Supplement provides information about Kacie Schulz that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Kacie Schulz if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

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

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Kacie Schulz

Year of Birth: 1986

CRD #: 6275987

Formal Education After High School

- Concordia College (MN), Bachelor of Arts 2009
- North Dakota State University, Master of Science, 2020

Designations and Licensing Exams

Kacie Schulz holds the following designations:

Certified Financial Planner® (CFP®)

Ms. Schulz holds the Certified Financial Planner certification (“CFP®”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 71,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

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

- Examination – Pass the comprehensive CFP® Certification Examination. The examination includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;
- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The *Standards* prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements can be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

Kacie Schulz has passed the following licensing examinations:

- Series 7: General Securities Representative
- Series 66: Uniform Combined State Law Examination

Business Background

5/2019 – Present	Financial Advisor Keystone Wealth Partners
11/2013 - 04/2019	Client Associate and Financial Advisor, Merrill Lynch

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Ms. Schulz.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Kacie Schulz is not engaged in any investment-related business or occupation (other than this advisory firm).

ITEM 5 – ADDITIONAL COMPENSATION

Kacie Schulz does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John Hagensen, is charged with oversight of Kacie Schulz's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

PERRY J. DUFRESNE, CHFC®, NSSA

Individual CRD #: 6127548
2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure Supplement provides information about Perry J. Dufresne that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Perry J. Dufresne if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

Additional information about Perry J. Dufresne is available on the SEC's website at www.adviserinfo.sec.gov.

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Perry J. Dufresne

Year of Birth: 1985

CRD #: 6127548

Formal Education After High School

- Perry J. Dufresne obtained the Certificate in Financial Planning from the American College.
- Certification from the National Social Security Association (NSSA®). The knowledge obtained through the NSSA® Certificate Program, in conjunction with adherence to the NSSA® standards of excellence, continuing education, and access to ongoing support, enables those who earn the Certificate to provide expert Social Security consulting.

Designations

Perry J. Dufresne holds the following designation:

Chartered Financial Consultant® (ChFC®)

The minimum qualifications to hold the ChFC® designation include:

- Bachelor's degree or its equivalent, in any discipline, from an accredited university, this qualifies as one year of business experience.
- Three years of full-time business experience is required; this three-year period must be within the five years preceding the date of the award (part-time qualifying business experience is also credited toward the three-year requirement with 2,000 hours representing the equivalent of one-year full-time experience).
- Must fulfill the ChFC® seven course curriculum, as well as two additional elective courses.
- Pass the exams for all required and elective courses.
- Pass a background check and candidate fitness standards test. You must reveal any criminal history, pending litigation or ethical violations. The CFP board verifies all employment history, qualifications, and disciplinary issues via FINRA's Central Registration Depository.

National Social Security Advisor Certificate (NSSA®)

The knowledge obtained through NSSA® Certificate Program, in conjunction with adherence to the NSSA® standards of excellence, continuing education, and access to ongoing support, enables those who earn the Certificate to provide Social Security consulting. NSSA® certificate holders are taught to understand:

- How benefits are calculated
- Spousal benefits
- The impact on benefits if taken before or beyond full retirement age.
- How Social Security benefits are impacted due to earnings or by children.
- The Social Security options available to clients based on status, whether married, divorced, widowed, or single.
- The factors to consider when deciding when to begin benefits.
- The appeals process.

Business Background

01/2017 – Present	Investment Adviser Representative Keystone Wealth Partners, LLC
06/2016 – 12/2016	Private Client Banker JP Morgan Chase Bank
06/2016 – 12/2016	Licensed Banker JP Morgan Securities LLC
12/2014 – 05/2016	Para-planner Schultz & Associates
10/2012 – 11/2014	Wholesaler Longboard Asset Management

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. Dufresne.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Perry J. Dufresne is a licensed insurance agent. At times, he will offer clients advice or products from those activities. Clients should be aware that these services pay a commission and involve a possible conflict of interest, as commissionable products can conflict with the fiduciary duties of a registered investment adviser. Keystone Wealth Partners, LLC always seeks to act in the best interest of the client; including in the sale of commissionable products to advisory clients. Clients are in no way required to utilize the services any representative of Keystone Wealth Partners, LLC in such individual's outside capacity.

ITEM 5 – ADDITIONAL COMPENSATION

Perry J. Dufresne does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John T. Hagensen, is charged with overseeing Perry J. Dufresne's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

AARON M. COATES, CPA, CFP®

Individual CRD #: 7017086
2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure Supplement provides information about Aaron M. Coates that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Aaron M. Coates if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or cpayne@keybridgecompliance.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

Additional information about Aaron M. Coates is available on the SEC's website at www.adviserinfo.sec.gov.

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Aaron M. Coates, CPA, CFP®

Year of Birth: 1978

CRD #: 7017086

Formal Education After High School

- Bachelor of Science, Accounting, Finance, Real Estate
California State University, 2004

Designation(s)

Aaron M. Coates holds the following designation:

Certified Financial Planner certification (“CFP®”).

Mr. Coates holds the Certified Financial Planner certification (“CFP®”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 71,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

- Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board’s studies have determined as necessary for the competent and professional delivery of financial planning services and attain a bachelor’s degree from a regionally accredited United States college or university (or its equivalent from a foreign university). CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning;
- Examination – Pass the comprehensive CFP® Certification Examination. The examination includes case studies and client scenarios designed to test one’s ability

to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;

- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The *Standards* prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements can be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

Business Background

9/2019 – Present	Financial Advisor Keystone Wealth Partners, LLC
9/2019 – Present	Co-Owner/CPA Keystone Tax
1/2018– 8/2019	Owner Aaron M. Coates CPA PLLC
8/2018-7/2019	Associate Advisor TMD & Associates, Inc.
11/2016-12/2017	Tax Manager CBIZ
5/2014-10/2016	Tax Director Metz and Associates PLLC

12/2012-4/2014	Tax Senior Provision Wealth Strategies
8/2006-11/2012	Senior Tax Consultant Deloitte Tax

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. Coates.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Aaron M. Coates is a co-owner of Keystone Tax, an accounting firm under common control with Keystone Wealth Partners. John Hagensen, owner of Keystone Wealth Partners, is also a co-owner of Keystone Tax, and Keystone Wealth Partners has established a relationship with Keystone Tax to provide its clients complimentary access to Keystone Tax’s accounting advice and/or tax preparation services. Keystone clients are under no obligation to use Keystone Tax for their tax form preparation and planning needs, however, Keystone clients who sign current Keystone Investment Advisory Agreements generally receive complimentary access to Keystone Tax’s services provided they maintain billable assets under management of \$250,000 or more with the firm. The minimum for tax preparation services can be negotiated or waived and is ultimately at the discretion of Keystone.

To the extent that existing clients require accounting advice and/or tax preparation services, Keystone will typically recommend the services of Keystone Tax, whose services shall be rendered independent of Keystone pursuant to a separate agreement between the client and Keystone Tax. Clients should be aware that there is a service level agreement between Keystone and Keystone Tax, and that the agreement provides Keystone Tax will be compensated for giving access to its tax services to Keystone clients. Since representatives of Keystone own Keystone Tax, a conflict of interest exists in Keystone recommending the use of Keystone Tax to its clients versus that of other tax services. No client of Keystone is required to use the services of Keystone Tax.

ITEM 5 – ADDITIONAL COMPENSATION

Aaron Coates does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John T. Hagensen, is charged with overseeing Aaron Coates' activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Coates can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at 513-399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

AUSTIN MCDONOUGH, CFP®

Individual CRD #: 7058715
2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure Supplement provides information about Austin McDonough that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Austin McDonough if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

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

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Austin McDonough

Year of Birth: 1997

CRD #: 7058715

Formal Education After High School

- Liberty University, 2019, Bachelor of Science in Financial Planning

Designations and Licensing Exams

Mr. McDonough has passed the following licensing examinations:

- Series 65: Uniform Investment Adviser Law Exam

Business Background

6/2019 – present	Keystone Wealth Partners-Associate Financial Advisor
1/2019 – 5/2019	On Call BOA Edward Jones
6/2018 – 8/2018	Business Financial Analyst Ameresco
8/2016 – 5/2019	Student Liberty University

Certified Financial Planner® (CFP®)

Mr. McDonough holds the Certified Financial Planner certification (“CFP®”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 71,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

- Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board’s studies have determined as necessary for the competent and professional delivery of financial planning services and attain a bachelor’s degree from a regionally accredited United States college or university (or its equivalent from a foreign university). CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning;
- Examination – Pass the comprehensive CFP® Certification Examination. The examination includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;
- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The *Standards* prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements can be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. McDonough.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Austin McDonough is not engaged in any investment-related business or occupation (other than this advisory firm).

ITEM 5 – ADDITIONAL COMPENSATION

Austin McDonough does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John Hagensen, is charged with oversight of Austin McDonough's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

DR. DANIEL L. PALLESEN

Individual CRD #: 7009772
2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure Supplement provides information about Dr. Daniel L. Pallesen that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Dr. Daniel L. Pallesen if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

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

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Dr. Daniel L. Pallesen

Year of Birth: 1983

CRD #: 7009772

Formal Education After High School

- Rosemead School of Psychology, Doctor of Psychology, 2011
- Rosemead School of Psychology, Master of Arts in Clinical Psychology, 2008
- Biola University, Bachelor of Arts in Clinical Psychology, 2005

Business Background

10/2018 – Present	Chief of Investor Behavior Keystone Wealth Partners, LLC Chandler, Arizona
08/2016 – 9/2018	Internal Behavioral Health Consultant Naval Medical Center Chula Vista, California
06/2012 – 08/2016	Staff Psychologist Federal Bureau of Prisons San Diego, California
10/2011 – 05/2012	Child & Family Therapist Trillium Family Services Portland, Oregon

Certified Financial Planner® (CFP®)

Dr. Pallesen holds the Certified Financial Planner certification (“CFP®”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 71,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

- Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board’s studies have determined as necessary for the competent and professional delivery of financial planning services and attain a bachelor’s degree from a regionally accredited United States college or university (or its equivalent from a foreign university). CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning;
- Examination – Pass the comprehensive CFP® Certification Examination. The examination includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;
- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The *Standards* prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements can be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Dr. Pallesen.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Dr. Daniel L. Pallesen is a practicing psychologist and provides psychology services to patients outside of his responsibilities with Keystone. He may also be hired to give presentations from time-to-time. Psychology and other related services offered by Dr. Dan Pallesen are separate and independent of the financial planning and investment advisory services offered by Keystone Wealth Partners. From time-to-time, Dr. Pallesen may refer non-patients to Keystone Wealth Partners and be compensated for the referral.

ITEM 5 – ADDITIONAL COMPENSATION

Dr. Daniel L. Pallesen does not receive any economic benefit from any person, company, or organization, other than from Keystone Wealth Partners, LLC, in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John Hagensen, is charged with overseeing Dr. Daniel L. Pallesen's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

CARLTON WEBER, CFP®

Individual CRD #: 6895626
2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure Supplement provides information about Carlton Weber that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Carlton Weber if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

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

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Carlton Weber

Year of Birth: 1992

CRD #: 6895626

Formal Education After High School

- Liberty University, 2018, Bachelor of Science in Financial Planning

Designations and Licensing Exams

Certified Financial Planner® (CFP®)

Mr. Weber holds the Certified Financial Planner certification (“CFP®”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 71,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

- Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board’s studies have determined as necessary for the competent and professional delivery of financial planning services and attain a bachelor’s degree from a regionally accredited United States college or university (or its equivalent from a foreign university). CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning;
- Examination – Pass the comprehensive CFP® Certification Examination. The examination includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;

- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The *Standards* prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements can be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

Carlton Weber has passed the following licensing examinations:

- Series 7: General Securities Representative
- Series 63: Uniform Securities Agent State Law Examination
- Series 65: Uniform Investment Advisor Law Examination
- Series 66: Uniform Combined State Law Examination

Business Background

03/2019-Present	Keystone Wealth Partners-Financial Advisor
09/2018-02/2019	USAA-Member Solutions Associate
01/2018-04/2018	Vanguard-Client Relationship Specialist
07/2017-01/2018	Boulder Creek High School-Assistant Swim Coach
09-2011-11/2015	United States Coast Guard-Petty Officer 3 rd Class

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. Weber.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Carlton Weber is a licensed insurance agent. At times, he will offer clients advice or products from those activities. Clients should be aware that these services pay a commission and involve a possible conflict of interest, as commissionable products can conflict with the fiduciary duties of a registered investment adviser. Keystone Wealth Partners, LLC always seeks to act in the best interest of the client; including in the sale of commissionable products to advisory clients. Clients are in no way required to utilize the services any representative of Keystone Wealth Partners, LLC in such individual's outside capacity.

ITEM 5 – ADDITIONAL COMPENSATION

Carlton Weber does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John Hagensen, is charged with oversight of Carlton Weber's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

NICHOLAS C. LOMBARDOZZI, CFP®

Individual CRD #: 6659115
2701 W. Queen Creek Rd., Suite 3
Chandler, AZ 85248

This Brochure Supplement provides information about Nicholas Lombardozzi that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Nicholas Lombardozzi if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

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

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Nicholas C. Lombardozzi

Year of Birth: 1996

CRD #: 6659115

Formal Education After High School

- Liberty University, 2017, Bachelor of Business Administration in Financial Planning and Services

Designations and Licensing Exams

Certified Financial Planner® (CFP®)

Mr. Lombardozzi holds the Certified Financial Planner certification (“CFP®”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 71,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

- Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board’s studies have determined as necessary for the competent and professional delivery of financial planning services and attain a bachelor’s degree from a regionally accredited United States college or university (or its equivalent from a foreign university). CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning;
- Examination – Pass the comprehensive CFP® Certification Examination. The examination includes case studies and client scenarios designed to test one’s ability

to correctly diagnose financial planning issues and apply one's knowledge of financial planning to real world circumstances;

- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board's *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The *Standards* prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements can be subject to CFP Board's enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

Mr. Lombardozzi has passed the following licensing examinations:

- Series 65: Uniform Investment Adviser Law Exam

Business Background

10/2019 – present	Keystone Wealth Partners- Financial Advisor
4/2018 – 10/2019	Edelman Financial Engines- Investment Advisor
5/2017 – 2/2018	Barrows Sollenberger Group, LLC- Junior Financial Planner
8/2014 – 5/2017	Student Liberty University

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. Lombardozzi.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Nicholas Lombardozzi is a licensed insurance agent. At times, he will offer clients advice or products from those activities. Clients should be aware that these services pay a commission and involve a possible conflict of interest, as commissionable products can conflict with the fiduciary duties of a registered investment adviser. Keystone Wealth Partners, LLC always seeks to act in the best interest of the client; including in the sale of commissionable products to advisory clients. Clients are in no way required to utilize the services any representative of Keystone Wealth Partners, LLC in such individual's outside capacity.

ITEM 5 – ADDITIONAL COMPENSATION

Nicholas Lombardozzi does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John Hagensen, is charged with oversight of Nicholas Lombardozzi's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091.

KEYSTONE WEALTH PARTNERS FORM ADV 2B – BROCHURE SUPPLEMENT

January 24, 2022

KENT R. ANDERSON

Individual CRD #: 7207566
931 S. Washington Street, Suite 1
Bismarck, ND 58504

This Brochure Supplement provides information about Kent R. Anderson that supplements the Keystone Wealth Partners Form ADV, Part 2A Brochure. You should have received a copy of that Brochure. Please contact Kent R. Anderson if you did not receive Keystone's brochure or if you have any questions about the contents of this supplement. You may also contact our office at (480) 782-1034 by phone, or compliance@keystonewealthpartners.com by email, if you did not receive this supplement or the Keystone Wealth Partners disclosure brochure, and we will provide the materials to you free of charge.

Additional information about Kent R. Anderson is available on the SEC's website at www.adviserinfo.sec.gov.

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.

Additional information about Keystone, including the firm's Form ADV Part 2A, is also available on the SEC's website at: www.adviserinfo.sec.gov. The CRD number for Keystone is 171811.



ITEM 2 – EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE

Kent R. Anderson

Year of Birth: 1984

CRD #: 7207566

Formal Education After High School

- University of Mary, 2012, M.B.A (Master of Business Administration)

Designations and Licensing Exams

Mr. Anderson has passed the following licensing examinations:

- Series 65: Uniform Investment Adviser Law Exam

Business Background

11/2019 – present	Keystone Wealth Partners- Financial Advisor
11/2017 – 11/2019	Girl Scouts- Member Support Lead
09/2014 – 11/2017	American Cancer Society- Relay for Life Specialist

ITEM 3 – DISCIPLINARY INFORMATION

Keystone Wealth Partners is required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this item for Mr. Anderson.

ITEM 4 – OTHER BUSINESS ACTIVITIES

Kent Anderson is a licensed insurance agent. At times, he will offer clients advice or products from those activities. Clients should be aware that these services pay a commission and involve a possible conflict of interest, as commissionable products can conflict with the fiduciary duties of a registered investment adviser. Keystone Wealth Partners, LLC always seeks to act in the best interest of the client; including in the sale

of commissionable products to advisory clients. Clients are in no way required to utilize the services any representative of Keystone Wealth Partners, LLC in such individual's outside capacity.

ITEM 5 – ADDITIONAL COMPENSATION

Kent Anderson does not receive any economic benefit from any person, company, or organization, other than Keystone Wealth Partners, LLC in exchange for providing clients advisory services through Keystone Wealth Partners, LLC.

ITEM 6 – SUPERVISION

Keystone Wealth Partners' Managing Partner, John Hagensen, is charged with oversight of Kent Anderson's activities related to investment advisory services including but not limited to account opening processes, advice provided, transaction suitability, investment selection/proposals and the reviewing of correspondence. If you have any questions or concerns, Mr. Hagensen can be contacted at (480) 782-1034. You may also contact Keystone's Chief Compliance Officer, Christopher Payne, with any concerns. Mr. Payne can be contacted at (513) 399-8091.