

signalwealth

PART 2A – FIRM BROCHURE

MAY 15, 2026

**SIGNAL ADVISORS WEALTH, LLC
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This brochure provides information about the qualifications and business practices of Signal Advisors Wealth, LLC (“us”, “we”, “our” or “Signal Wealth”). For questions about the contents of this brochure, please contact us at (866) 774-4625. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority. Signal Wealth is a registered investment adviser. Registration as an investment adviser with the United States Securities and Exchange Commission or any state securities authority does not imply a certain level of skill or training.

Additional information about Signal Advisors Wealth, LLC is available on the SEC’s website at www.adviserinfo.sec.gov . Our searchable IARD/CRD number is 301086.

ITEM 2 – MATERIAL CHANGES

ANNUAL UPDATE

The Material Changes section of this brochure will be updated annually or when material changes occur since the previous release of the Firm Brochure. Each year, we will ensure that you receive a summary of any material changes to this and subsequent brochures by April 30th. We will further provide you with our most recent brochure at any time at your request, without charge. You may request a brochure by contacting us at 866-774-4625.

SUMMARY OF MATERIAL CHANGES

This section of the Brochure will address only those “material changes” that have been incorporated since our last delivery or posting of this document on the SEC’s public disclosure website (IAPD) www.adviserinfo.sec.gov.

Since the last filing of our Form ADV 2A, dated March 24, 2026, we have the following material changes to report:

- Item 4 (Advisory Business) has been amended to add a new section titled “Insurance Products Not Provided Through Signal Wealth,” which clarifies that Signal Wealth does not recommend, sell, offer, or distribute insurance products and that any insurance recommendation or sale by a Signal Wealth investment adviser representative is made in that representative’s separate and independent state-licensed insurance capacity, outside the Signal Wealth advisory relationship.

Item 4 (Advisory Business) has been amended to add a new section titled “COMPANY-SPONSORED RETIREMENT PLAN CONSULTING SERVICES,” which discloses the added service of ERISA/Pension advising under Section 3(21).

- Item 10 (Other Financial Industry Activities and Affiliations) has been updated to (i) further clarify the scope of the advisory relationship as it relates to insurance products, (ii) identify Fixed Indexed Annuities and Multi-Year Guaranteed Annuities by name as products held outside the advisory relationship, (iii) disclose ranges of insurance commissions and overrides, and (iv) disclose the replacement-and-surrender consequences of recommended annuity exchanges. Item 10 has been further amended to add a new section titled “Privacy of Client Information — IARs Also Registered as a Registered Representative with a Broker-Dealer,” which discloses that when a Signal Wealth IAR is also a registered representative of an unaffiliated broker-dealer, the broker-dealer is required by applicable rules and regulations to supervise that representative’s securities business and to archive and monitor communications and records, and that the client’s nonpublic personal information will be shared with the broker-dealer as part of that supervision and recordkeeping

- Item 14 (Client Referrals and Other Compensation) has been amended to add disclosure of incentives, bonuses, and other non-cash compensation that Signal Wealth IARs may receive in their separate insurance-licensed capacity from Signal Insurance, issuing carriers, and other organizations.

Additional Information:

A free copy of our Brochure may be requested by contacting the Chief Compliance Officer of Signal Wealth at (866) 774-4625. The Brochure is also available on our website - www.signalwealthmanagement.com.

We encourage investors to read this document in its entirety.

ITEM 3 – TABLE OF CONTENTS

ITEM 1 – COVER PAGE	0
ITEM 2 – MATERIAL CHANGES	1
ITEM 3 – TABLE OF CONTENTS	3
ITEM 4 – ADVISORY BUSINESS	4
ITEM 5 - FEES AND COMPENSATION	10
ITEM 6 - PERFORMANCE BASED FEES AND SIDE-BY-SIDE MANAGEMENT	14
ITEM 7 - TYPES OF CLIENTS	14
ITEM 8 - METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS	14
ITEM 9 - DISCIPLINARY INFORMATION	23
ITEM 10 - OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS	23
ITEM 11 - CODE OF ETHICS	26
ITEM 12 - BROKERAGE PRACTICES	27
ITEM 13 - REVIEW OF ACCOUNTS	30
ITEM 14 – CLIENT REFERRALS AND OTHER COMPENSATION	31
ITEM 15 – CUSTODY	32
ITEM 16 – INVESTMENT DISCRETION	32
ITEM 17 – VOTING CLIENT SECURITIES	33
ITEM 18 – FINANCIAL INFORMATION	33

ITEM 4 – ADVISORY BUSINESS

This disclosure document is being offered by Signal Advisors Wealth, LLC (“us”, “we”, “our” or “Signal Wealth”) about the investment advisory services we provide. It discloses information about our services and the way those services are made available to our clients.

We became a registered investment adviser in January 2023, and we are owned by Signal Advisors USA, Inc.

ASSET MANAGEMENT SERVICES PROVIDED TO INDEPENDENT REGISTERED INVESTMENT ADVISERS

Signal Wealth maintains an investment management platform also known as Signal Wealth TAMP Services. TAMP stands for “turnkey asset management program” and is referred to throughout this brochure as the “*Signal Platform*.” The Signal Platform is available to independent registered investment advisory firms contracted with Signal Wealth (referred to as the “Independent RIAs”) and investment adviser representatives of Signal Wealth (referred to as the “Signal Wealth IARs”).

Signal Wealth has and will enter into an investment management and services agreement with each Independent RIA (each an “Investment Management Agreement”) and an investment advisor representative agreement with each Signal Wealth IAR (each an “IAR Agreement”) in order to provide each Independent RIA and Signal Wealth IAR with access to the Signal Platform. The purpose of the Investment Management and IAR Agreements is to provide the Independent RIAs with investment management services, as well as other resources and tools to enable the Independent RIAs and Signal Wealth IARs to better serve their own investment management clients (referred to herein as the “client” or “retail client”).

The Signal Platform provides Independent RIAs and Signal Wealth IARs with access to custodians, model portfolios managed by Signal Wealth, strategies managed by unaffiliated third party money managers, asset allocation services, and additional programs and features aimed at providing a comprehensive investing environment for clients. Additionally, through the Signal Platform, Independent RIAs and Signal Wealth IARs can choose to invest their clients’ assets in accordance with a number of model portfolios or third party strategies, in each case based on the financial circumstances and investing goals of the client. The Signal Platform also provides Independent RIAs and Signal Wealth IARs with access to account monitoring and reporting tools. Signal Wealth executes trading instructions as submitted by the Independent RIA or Signal Wealth IAR.

In providing investment advice and portfolio management services to retail clients, each Independent RIA acts as an investment adviser and fiduciary to and on behalf of each of its respective clients. Independent RIAs are not agents or IARs of Signal Wealth. Independent RIAs maintain the direct, contractual relationship with their retail clients. In this capacity, Independent RIAs are responsible for assisting retail clients in completing administrative paperwork, servicing the accounts, and providing account maintenance. Importantly, Independent RIAs maintain responsibility for the initial and ongoing client relationship, including the initial and ongoing

suitability determination, and fiduciary duty of care. Independent RIAs retain the sole authority and responsibility for providing customized investment advice and portfolio management services to their clients and for implementing their clients' investment recommendations in accordance with the client's financial circumstances and investment objectives. Independent RIAs operate pursuant to the discretionary authority granted to them by their clients and exercise investment judgment accordingly. Each Independent RIA is responsible for obtaining and furnishing to Signal Wealth information pertaining to custodial paperwork, account manager selection, model allocations, investing instructions, account guidelines and any reasonable restriction requests by retail clients, which enables Signal Wealth to perform services through the Signal Platform.

The Investment Management Agreement requires Independent RIAs to obtain their retail clients' authorization to appoint discretionary authority to Signal Wealth to implement trades on retail clients' behalf in specified accounts on the Signal Platform. Signal Wealth will use this discretionary authority to implement model portfolio selections or direct trading instructions provided by Independent RIA. Custodians may require additional paperwork from each client to grant trading discretion to Signal Wealth. Retail clients should therefore consult the Independent RIA's Form ADV Part 2A Disclosures Brochure for a full description of that investment adviser's investment advisory strategies and services.

Signal Wealth grants Independent RIAs and Signal Wealth IARs access to performance software through the Signal Platform to enable performance reporting. Signal Wealth facilitates the fee billing on behalf of the Independent RIAs and Signal Wealth IARs. Through Independent RIA's investment advisory agreement with their retail clients, retail clients will authorize the custodian to deduct fees directly from the client's account for billing of the client's Signal Platform accounts. Similarly, through Signal Wealth's investment advisory agreement with its direct clients serviced by Signal Wealth IARs, retail clients will authorize the custodian to deduct fees directly from the client's account for billing of their Signal Platform accounts.

The investment management fees are deducted by the custodian and paid to Signal Wealth. Signal Wealth then, in accordance with its agreements, pays the Independent RIA or Signal Wealth IAR its portion of the fees from the total management fees deducted from client accounts managed by the Independent RIA or Signal Wealth IAR on the Signal Platform. The authorization for use of third-party asset management services will be part of each Independent RIA's and Signal Wealth's investment advisory agreement with clients.

As stated above, Independent RIAs outsource some or all of their portfolio management services as agreed upon in the Investment Management Agreement between the Independent RIA and its retail clients. Signal Wealth maintains a limited power of attorney, granted by retail clients through the same investment management agreement, to direct trading activity in client accounts on the Signal Platform. As the sponsor of the Signal Platform, Signal Wealth has discretionary authority to engage in the following:

- Hire and terminate third-party money managers on the Signal Platform and reallocate assets among them.
- Change portfolios and strategies offered on the Signal Platform, as Signal Wealth deems appropriate, to meet the objectives of the portfolios offered through the Signal Platform.

- Tailor portfolio management services to meet the needs of the clients of both Independent RIAs and Signal Wealth IARs and seek to assist with or ensure that portfolios are managed in a manner consistent with those needs and objectives.

Signal Wealth's investment committee serves as the investment manager and makes recommendations and selects investments for the investment portfolios/strategies that we make available to Independent RIAs and Signal Wealth IARs. In so doing, the committee may elect to make investment recommendations utilizing asset allocation software and models. Asset allocation models are generally designed to attempt to achieve diversification to reduce the risk of loss due to variation of investment returns of any particular asset class. Signal Wealth will accept retail client accounts with restrictions, provided the restrictions are reasonable and provided by the client in writing. Signal Wealth generally allocates among various asset types including but not limited to equities, exchanged traded funds ("ETFs"), no-load or load-waived mutual funds, cash, and alternative investments, in accordance with the client's stated investment objectives. All of which are considered asset allocation categories for the investment strategies.

All retail client accounts will be held at an independent custodian pursuant to an agreement between the Custodian and the Independent RIA client.

INVESTMENT AND WEALTH MANAGEMENT AND SUPERVISION SERVICES

We manage advisory accounts on a discretionary basis. For discretionary accounts, we will execute the day-to-day transactions without seeking prior client consent but within the expected investment guidelines as directed either by the Independent RIA or through the Signal Wealth IAR. We may accept accounts with certain restrictions, if circumstances warrant. We primarily allocate client assets among cash, individual stocks, bonds, exchange traded funds ("ETFs"), equities, corporate bonds, municipal bonds, U.S. Government Treasuries and cash in accordance with the client's stated investment. When appropriate, we recommend Private Fund investments to certain suitable clients. We generally invest clients' cash balances in money market funds, FDIC Insured Certificates of Deposit, high-grade commercial paper and/or government backed debt instruments. Ultimately, we try to achieve a return on our client's cash balances through relatively low-risk and conservative investments. In most cases, at least a partial cash balance will be maintained in a money market account so that our firm may debit advisory fees for our services related to this service.

Portfolios will be designed to meet a particular investment objective, determined to be suitable to the client's circumstances and risk tolerances. Once the appropriate portfolio has been determined, portfolios are continuously and regularly monitored, and if necessary, rebalanced based upon the client's individual needs, stated goals and objectives.

During personal discussions with clients, Signal Wealth IARs determine the client's objectives, time horizons, risk tolerance, and liquidity needs. As appropriate, for Signal Wealth retail clients, we also review a client's prior investment history, as well as family composition and background. Based on client needs, the client's personal profile and investment plan are developed. We then manage the client's investments based on that policy and plan. It is the client's obligation to notify

the Independent RIA or their Signal Wealth IAR immediately if circumstances have changed with respect to their goals.

Once we have determined the types of investments to be included in a Signal Wealth retail client's portfolio and have allocated the assets, we provide ongoing investment review and management services.

With our discretionary authority, we will make changes to the portfolio, as we deem appropriate, to meet client financial objectives. We trade client portfolios based on the combination of our market views and the client's objectives, using our investment process. We tailor our advisory services to meet the needs of our clients and seek to ensure that your portfolio is managed in a manner consistent with those needs and objectives. Clients have the ability to leave standing instructions with us to refrain from investing in particular industries or invest in limited amounts of securities.

In all cases, clients have a direct and beneficial interest in their securities, rather than an undivided interest in a pool of securities. We do have limited authority to direct the custodian to deduct our investment advisory fees from your accounts, but only with the appropriate written authorization from you as a client.

Where appropriate, we provide advice about any legacy position held in client portfolios. Typically, these are assets that are ineligible to be custodied or are unavailable at one of our primary custodians.

Clients are advised and are expected to understand that past performance is not a guarantee of future results. Certain market and economic risks exist that adversely affect performance in an investment account. This could result in capital losses in your account.

DISCLOSURE REGARDING ROLLOVER RECOMMENDATIONS

A Signal Wealth retail client or prospect leaving an employer typically has four options regarding an existing retirement plan (and may engage in a combination of these options): (i) leave the money in the former employer's plan, if permitted, (ii) roll over the assets to the new employer's plan, if one is available and rollovers are permitted, (iii) rollover to an Individual Retirement Account ("IRA"), or (iv) cash out the account value (which could, depending upon the client's age, result in adverse tax consequences). Your Signal Wealth IAR may recommend rolling over plan assets to an IRA for which Signal Wealth provides investment advisory services. As a result, Signal Wealth and its IARs earn an asset-based fee. In contrast, a recommendation that a client or prospective client leave their plan assets with their previous employer or roll over the assets to a plan sponsored by a new employer will generally result in no compensation to Signal Wealth or the Signal Wealth IAR. Signal Wealth therefore has an economic incentive to encourage a client to roll plan assets into an IRA that Signal Wealth or the Signal Wealth IAR will manage, which presents a conflict of interest. To mitigate the conflict of interest, there are various factors that Signal Wealth will consider before recommending a rollover, including but not limited to: (i) the investment options available in the plan versus the investment options available in an IRA, (ii) fees and expenses in the plan versus the fees and expenses in an IRA, (iii) the services and responsiveness of the plan's investment professionals versus those of our Firm, (iv) protection of

assets from creditors and legal judgments, (v) required minimum distributions and age considerations, and (vi) employer stock tax consequences, if any. All rollover recommendations are reviewable by the Signal Wealth Chief Compliance Officer, or its designee, who is available to address any questions that a client or prospective client has regarding the rollover recommendation.

We are fiduciaries under the Investment Advisers Act of 1940 and when we provide investment advice to you regarding your retirement plan account or individual retirement account, we are also 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. We must act in your best interest and not put our interests ahead of yours. At the same time, the way we make money creates some conflicts with your interests.

CO-BRANDED INVESTMENT ADVISER REPRESENTATIVES

Signal Wealth offers services through our network of Signal Wealth IARs. Signal Wealth IARs may have their own legal business entities whose trade names and logos are used for marketing purposes and may appear on marketing materials, disclosure statements and/or client statements. Clients should understand that a Signal Wealth IAR's business(es) are legal entities under the ownership of the IAR and not of Signal Wealth. The Signal Wealth IARs are under the supervision of Signal Wealth and the investment advisory services of the Signal Wealth IAR are provided through our firm. A complete listing of Signal Wealth IAR entities is listed on our Form ADV Part 1.

COMPANY-SPONSORED RETIREMENT PLAN CONSULTING SERVICES

Signal Wealth provides company-sponsored retirement plan consulting services (hereinafter called "retirement plan consulting services"). These services can include ERISA/Pension advising under Section 3(21), including plan design, investment lineup recommendations and monitoring, plan administration support, education, co-fiduciary support, and/or benchmarking.

We will meet with the client to discuss the major plan goals, identify key employees, evaluate employer contribution options, and analyze income tax considerations. Signal Wealth will assist with the development of an appropriate investment strategy that reflects the plan sponsor's stated investment objectives for management of the plan. Signal Wealth will design an investment lineup that meets the plan sponsor's goals and objectives and will monitor the investments for potential changes.

INSURANCE PRODUCTS ARE NOT PROVIDED THROUGH SIGNAL WEALTH

Signal Wealth does not recommend, sell, offer, or distribute insurance products. Annuities (including Fixed Indexed Annuities ("FIAs") and Multi-Year Guaranteed Annuities ("MYGAs")), life insurance, and other insurance products are not investment advisory services of Signal Wealth, are not part of the Signal Wealth advisory relationship, and are not subject to Signal Wealth's or any Signal Wealth IAR's fiduciary duty under the Investment Advisers Act of 1940. To the extent a Signal Wealth IAR recommends or sells an insurance product, the IAR does so in their separate and independent capacity as a state-licensed insurance producer (an outside business activity of

the IAR), outside the Signal Wealth advisory relationship, and that recommendation or sale is governed by the best-interest standard under applicable state insurance law and subject to the approval of the issuing insurance carrier.

When a person both advises on securities investments as an IAR of Signal Wealth and recommends or sells insurance products in their separate insurance-licensed capacity, that person is acting as an IAR of Signal Wealth when advising on the securities investments and separately as an insurance-licensed financial professional when recommending or selling the insurance products. Securities advice is subject to Signal Wealth's and the IAR's fiduciary duty under the Advisers Act; the recommendation or sale of any insurance product is not subject to Signal Wealth's and the IAR's fiduciary duty under the Advisers Act. Securities advice and insurance recommendations are subject to different standards of care and different disclosure requirements under applicable law. When you are involved in a discussion of insurance products such as FIAs and MYGAs, that discussion is not in the financial professional's capacity as an IAR of Signal Wealth.

You are under no obligation to discuss or purchase any insurance product. When you purchase an insurance product, the issuing insurance carrier is responsible for reviewing and supervising the sale of the product, including the sale of any replacement product, and whether the recommendation complies with the relevant standard of care under state insurance laws.

OTHER FINANCIAL SERVICES

Independent RIAs and Signal Wealth IARs also provide advice to clients on a more-limited basis on areas such as estate planning, real estate, retirement planning, or any other specific topic. Additionally, Independent RIAs and Signal Wealth IARs provide advice on non-securities matters about the rendering of estate planning, insurance, real estate, annuity education, or business consulting services for equity or debt investments in privately held businesses. In these cases, clients will be required to select their own investment managers, custodian, and/or insurance companies for the implementation of consulting recommendations. If a client needs brokerage and/or other financial services, we will recommend the use of one of several investment managers, brokers, banks, custodians, insurance companies, or other financial professionals. Consulting clients must independently evaluate these professionals before opening an account or transacting business. Clients have the right to do business through any professional they choose and have the right to ultimately decide whether or not to follow the consulting advice provided.

ADMINISTRATIVE SERVICES

Signal Wealth has contracted with a third-party entity to utilize their technology platform which supports data reconciliation, performance reporting, fee calculation, client relationship maintenance, at least quarterly performance evaluations, and other functions related to the administrative tasks of managing Independent RIAs accounts. Due to this arrangement, the third-party entity will have access to client accounts but will not serve as an investment adviser. The third-party vendor bills Signal Wealth for designated accounts administered by its software. This fee is paid from the portion of the investment management fee retained by Signal Wealth. Periodic performance reporting is made available by us and provides relevant portfolio information, including but not limited to, asset allocation, securities positions, end-of-period fair market values, and investment performance for the period.

HELD AWAY ACCOUNT ASSET MANAGEMENT

Signal has a contract with a third-party for held-away asset management billing. This is due to the administrative back-office services that Signal provides its Independent RIAs.

WRAP FEE PROGRAMS

Signal Wealth does sponsor and at times recommends a Wrap Fee Program for the client's account(s). A "wrap fee program" for purposes of the SEC is a program under which investment advisory and brokerage execution services are provided for a single "wrapped" fee that is not based on the transactions in a client account. Clients with Wrap Fee Program accounts will make the selection in their Investment Advisory Agreement and will be provided with Signal Wealth's Wrap Fee Brochure.

ASSETS

As of May 12, 2026, the firm had discretionary assets under management of \$2,242,225,601 and \$69,143,203 in non-discretionary assets.

ITEM 5 - FEES AND COMPENSATION

INVESTMENT MANAGEMENT SERVICES PROVIDED BY INDEPENDENT RIAs

Fees billed for our services include the following: Signal Wealth Fee for services described in Item 4 ("*Signal Wealth Fee*"), the Independent RIA's Advisory fee, and any applicable third-party manager fee. The Signal Wealth Fee is an asset based advisory fee for the platform administration and investment management services we provide to retail client accounts managed by Independent RIAs and Signal Wealth IARs through the Signal Platform.

As discussed in Item 4 – Advisory Business, Independent RIAs and Signal Wealth IARs engage Signal Wealth to provide the Signal Platform and related services. The Independent RIAs and Signal Wealth IARs provide services to their retail clients and will bill an advisory fee for those services pursuant to Independent RIA’s or Signal Wealth’s fee schedule. Some clients may be charged a per account fee that is in addition to the advisory fee. These fees are disclosed in each Independent RIA’s Part 2A Brochure and investment management agreement, or in the Signal Wealth Part 2A Brochure and investment advisory agreement. Signal Wealth will apply the fee charged by Independent RIA or Signal Wealth IAR to each account managed by Independent RIA or Signal Wealth IAR on the Signal Platform. Signal Wealth will instruct the client’s named Custodian to debit fees from the client account in accordance with the Independent RIA or Signal Wealth fee schedule.

Signal Wealth’s maximum annual advisory fee charged to an Independent RIA for the investments and services outlined in Item 4 – Advisory Business is one percent (1.00%). Fees will be based on average daily balance, unless otherwise set forth by the Independent RIA. There are circumstances where an Independent RIA has negotiated an alternative billing setup with Signal Wealth. The Independent RIA Investment Management Agreement will outline the annual fee and billing arrangement with Signal Wealth. Comparable services for lower fees are available from other sources. Fees are prorated based on the number of days management is provided during the initial billing period. The Custodian will debit the combined total of the fees disclosed above from the accounts managed by Independent RIA on the Signal Platform and disburse fees to Signal Wealth. Signal Wealth will pay the Independent RIA its portion of the fees.

It is the responsibility of Independent RIA to communicate any fee updates to Signal Wealth and approve Signal Wealth’s monthly billing summary prior to fees being deducted by the Custodian. It is the responsibility of Independent RIA to disclose all fees applicable to each Independent RIA retail client to such client. After an Independent RIA approves the billing summary each month, Signal Wealth will submit the required fee information to the Custodian for each account managed by Independent RIA on the Signal Platform. For each billing cycle, Signal Wealth will provide to Independent RIA the fee reports and documentation so that Independent RIA may maintain its books and records in accordance with applicable laws, rules, and regulations.

Either party has the ability to terminate the Independent RIA Investment Management Agreement by providing 30 days’ written notice. Upon termination of the Independent RIA Investment Management Agreement by either party and for any reason, Signal Wealth will pay the Independent RIA any fees due and already earned, on a pro-rata basis up to and including the date of termination, subject to any applicable deductions.

INVESTMENT MANAGEMENT SERVICES PROVIDED BY OUR INVESTMENT ADVISER REPRESENTATIVES (“IARS”)

Signal Wealth charges a fee and earns compensation for providing Investment Management services on client account(s) of clients directly contracted with Signal Wealth. These services include advisory services, trade entry, investment supervision, and other account maintenance activities provided by Signal Wealth and/or Signal Wealth IARs. Our recommended Custodian

charges transaction costs, custodial fees, redemption fees, retirement plan and administrative fees or commissions. See Additional Fees and Expenses below for details.

A monthly or quarterly investment management fee is billed based on the market value of your account during the previous calendar month or quarter. Our maximum annual advisory fee is 2.0%. The initial billing will be prorated for the time your assets are under Signal Wealth's management. The relevant fee and billing method is defined and agreed to by Signal Wealth and the client in the executed Investment Advisory Agreement. Fees are assessed on all assets under management, including securities, cash, and money market balances. Margin account balances are included in the fee billing. This fee may be debited directly from your investment account, or you may pay this fee separately. You will need to indicate how you would like to pay this fee in your Investment Advisory Agreement. Comparable services for lower fees are available from other sources. Additional fees and expenses you incur might include per account fees, brokerage commissions, principal markups and discounts, SEC fees, mutual fund/ETF expense ratios, tax withholding on certain foreign securities, postage fees, wire fees, bank charges, and other administration fees as authorized by you. ***Please refer to Item 12 for information on brokerage fees and services.***

Fees vary based on the size of the account, number of accounts, complexity of the portfolio, extent of activity in the account, the Signal Wealth IAR, or other factors agreed upon by our Signal Wealth and you as the client. In certain circumstances, our fees and the timing of the fee payments are negotiated.

Unless otherwise instructed by the Client, we will aggregate related client accounts for the purposes of determining the account size and annualized fee. The common practice is often referred to as "house-holding" portfolios for fee purposes and can result in lower fees than if fees were calculated on portfolios separately. Our method of house-holding accounts for fee purposes looks at the overall family dynamic and relationship. When applicable, and noted in Schedule A of the Investment Advisory Agreement, certain accounts or assets will also be excluded from the fee calculation.

The independent and qualified custodian holding your funds and securities will debit your account directly for the advisory fee and pay that fee to us. When establishing a relationship with Signal Wealth, you provide written authorization permitting the fees to be paid directly from your account held by the qualified custodian. Further, the qualified custodian agrees to deliver an account statement to you on a monthly or quarterly basis indicating all the amounts deducted from the account including our advisory fees.

Either Signal Wealth or you may terminate the Investment Advisory Agreement upon 30 days written notice to the other party. The management fee will be pro-rated to the date of termination, for the month in which the cancellation notice was given and any earned fee will be billed to you by Signal Wealth.

Upon termination, you are responsible for monitoring the securities in your account, and we will have no further obligation to act or advise with respect to those assets. In the event of client's death or disability, Signal Wealth will continue management of the account until we are notified of client's death or disability and given alternative instructions by an authorized party.

While increases and decreases in account values will impact the total fee amount paid, in no case are Signal Wealth fees based on, or related to, the performance of your funds or investments.

INVESTMENT MANAGEMENT HOUSE ACCOUNTS

Signal Wealth manages accounts for family and certain friends (“*Family Clients*”) of Signal Wealth employees and representatives, and charges fees that can and likely will differ from standard client account fees (“*Family Fees*”). Family Fees are negotiated and documented in a Signal Wealth Investment Advisory Agreement, executed directly between Signal Wealth and Family Clients.

FINANCIAL PLANNING

Financial planning services are charged through a fixed fee arrangement as agreed between the client and Signal Wealth. There will never be an instance where \$1,200 or more in fees is charged six or more months in advance. Fees are negotiable and vary depending upon the complexity and scope of the plan, Client’s financial situation, and objectives. Fixed fees are invoiced directly to the client or as otherwise set forth in the client agreement.

Clients who wish to terminate the planning process prior to completion may do so with written notice. If the Agreement is terminated before the services are complete, Signal Wealth shall be compensated based on a percentage of the services performed. Upon receipt of written notification, any earned fee will immediately become due and payable, and any prepaid and unearned fees will be immediately refunded. A client can terminate an advisory agreement without being assessed any fees or expenses within five (5) days of its signing.

Through the financial planning process, our team strives to engage our clients in conversations around their goals, objectives, priorities, vision, and legacy – both for the near term as well as for future generations. With the unique goals and circumstances of each client in mind, Signal Wealth IARs and Independent RIAs might offer financial planning education, ideas and strategies to address the client’s holistic financial picture, charitable, cash flow, wealth transfer, and client legacy objectives. Signal Wealth IARs and Independent RIAs might utilize an OBA and partner with CPAs, Enrolled Agents, Estate Attorneys, Insurance Brokers, etc. to ensure a coordinated effort of all parties toward the client’s stated goals in the form of a financial plan.

The specific services in preparing your plan can include:

- Review and clarification of your financial goals;
- Assessment of your overall financial position including cash flow, balance sheet, investment strategy, risk management, and estate planning;
- Creation of a unique plan for each goal you have, including personal and business, real estate, education, retirement, financial independence, charitable giving, estate planning, business succession, and other personal goals;
- Development of a goal-oriented investment plan, with input from various advisors to our clients around tax suggestions, asset allocation, expenses, risk, and liquidity factors for each goal. This includes IRA and qualified plans, taxable and trust accounts that require special attention;
- Design of a risk management plan including risk tolerance, risk avoidance strategies, mitigation, and transfer, including liquidity as well as various insurance and possible company benefits; and

- Crafting and implementation of, in conjunction with your estate and/or corporate attorneys as tax adviser, an estate plan to provide for you and/or your heirs in the event of an incapacity or death.

A periodic review will be provided by the Adviser, if indicated by the Client and Adviser per the Agreement. More frequent reviews occur but are not necessarily communicated to the client unless immediate changes are recommended.

ADDITIONAL FEES AND EXPENSES

In addition to the advisory fees paid to us, Independent RIA's retail clients and Signal Wealth's direct clients might also incur certain charges imposed by other third parties, such as broker-dealers, custodians, trust companies, banks, other financial institutions and third-party managers (collectively "*Financial Institutions*"). These additional charges include custodial fees; charges imposed by a mutual fund or ETF as disclosed in the fund's prospectus (e.g., fund management fees and other fund expenses); deferred sales charges; odd-lot differentials; transfer taxes; wire transfer and electronic fund fees; regulatory fees assessed by the Financial Industry Regulatory Authority ("*FINRA*") and other miscellaneous fees and taxes on brokerage accounts and securities transactions. Signal Wealth's brokerage practices are described at length in Item 12. Signal Wealth does not share in any of these additional fees and expenses outlined above.

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

Signal Wealth does not charge advisory fees on a share of the capital appreciation of the funds or securities in a client account (so-called performance-based fees), nor engage side-by-side management.

ITEM 7 - TYPES OF CLIENTS

Signal Wealth generally provides investment advisory services to the following types of clients:

- Clients of Independent RIAs
- Direct clients of Signal Wealth serviced by our Signal Wealth IARs
- Family and friends of Signal Wealth
- Corporations and other business entities

Direct clients that are serviced by our Signal Wealth IARs are required to execute a written Investment Advisory Agreement with Signal Wealth in order to establish a direct client relationship with Signal Wealth.

We do not require a minimum account size to work with Signal Wealth or open an account on the Signal Platform. However, certain investment strategies available on the Signal Platform may impose a minimum account size based on factors unique to the strategy or money manager.

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

Signal Wealth takes a macro-environmental approach to tactical asset allocation with sector rotation and uses a relative growth/value framework in determining sub-asset classes. This top-down method allows us to assess the investing landscape and provide recommendations as to

when and where it may be advantageous to modify exposure within the asset classes, market segments, and sectors.

GROWTH STRATEGIES: Our growth strategies consist of investments spanning a broad range of asset classes that are selected for their long-term risk/return characteristics as well as their correlation to the overall markets. The resulting blended allocation is used as the foundation for the client's growth portfolio. Portfolio rebalancing is discretionary and will be based on individual portfolio considerations. There is no guarantee as to the number of times a portfolio is rebalanced each year. Other asset classes and opportunistic investments are added to the growth portfolio to create a customized allocation that is appropriate for each strategy's objectives. Examples of investments which may be included as part of our growth strategies include individual equities and exchange traded funds (ETFs).

FIXED INCOME STRATEGIES: Fixed income investments such as bonds, notes, and certificates of deposit are intended to provide diversification, generate income, and to preserve and protect assets. Generally, the stabilizing influence of fixed income comes at the cost of lower returns relative to growth investments. Our fixed income portfolios generally consist of high quality domestically issued bonds, both taxable and tax-free. Examples of investments which may be included as part of our fixed income strategies include individual government, municipal, and corporate bonds, certificates of deposits, exchange traded funds (ETFs), and money markets.

We may utilize the following forms of analysis:

FUNDAMENTAL ANALYSIS: We attempt to measure the intrinsic value of a security by looking at economic and financial factors (including the overall economy, industry conditions, and the financial condition and management of the company itself) to determine if the company is underpriced (indicating it might be a good time to buy) or overpriced (indicating it might be time to sell). Fundamental analysis does not attempt to anticipate market movements. This presents a potential risk, as the price of a security can move up or down along with the overall market regardless of the economic and financial factors considered in evaluating the stock.

QUANTITATIVE ANALYSIS: We use mathematical ratios and other performance appraisal methods in attempt to obtain more accurate measurements of an investment manager's investment acumen, idea generation, consistency of purpose and overall ability to outperform their stated benchmark throughout a full market cycle. Additionally, we perform periodic measurements to assess the authenticity of returns. A risk in using quantitative analysis is that the models used might be based on assumptions that prove to be incorrect.

TECHNICAL ANALYSIS: We use this method of evaluating securities by analyzing statistics generated by market activity, such as past prices and volume. Technical analysts do not attempt to measure a security's intrinsic value, but instead use charts and other tools to identify patterns that can suggest future activity. Technical analysts believe that the historical performance of stocks and markets are indications of future performance. Technical analysis is even more subjective than fundamental analysis in that it relies on proper interpretation of a given security's price and trading volume data. A decision might be made based on a historical move in a certain

direction that was accompanied by heavy volume; however, that heavy volume might only be heavy relative to past volume for the security in question, but not compared to the future trading volume. Therefore, there is the risk of a trading decision being made incorrectly since future trading volume is an unknown. Technical analysis is also done through observation of various market sentiment readings, many of which are quantitative. Market sentiment gauges the relative degree of bullishness and bearishness in a given security, and a contrarian investor utilizes such sentiment advantageously. When most traders are bullish, then there are very few traders left in a position to buy the security in question, so it becomes advantageous to sell it ahead of the crowd. When most traders are bearish, then there are very few traders left in a position to sell the security in question, so it becomes advantageous to buy it ahead of the crowd. The risk in utilization of such sentiment technical measures is that a very bullish reading can always become more bullish, resulting in lost opportunity if the money manager chooses to act upon the bullish signal by selling out of a position. The reverse is also true in that a bearish reading of sentiment can always become more bearish, which may result in a premature purchase of a security.

ASSET ALLOCATION: Rather than focusing primarily on securities selection, we attempt to identify an appropriate ratio of securities, fixed income, and cash suitable to an investment strategy's goals and appropriate risk level. A risk of asset allocation is that the client cannot participate in sharp increases in a particular security, industry, or market sector. Another risk is that the ratio of securities, fixed income, and cash will change over time due to stock and market movements and, if not corrected, will no longer be appropriate for the strategy.

Insurance products (including annuities, FIAs, MYGAs, and life insurance) are not investment strategies of Signal Wealth and are not part of the Signal Wealth advisory relationship. The risks of those products are not addressed in this Item 8 and are instead addressed in the product issuer's offering documents including the Statement of Understanding, product illustration, contract, claims paying ability, and disclosure materials provided by the issuing insurance carrier at the time of any recommendation or sale.

MUTUAL FUND SHARE CLASS

In accordance with our fiduciary duty, Signal Wealth will seek to offer mutual funds that are optimal for our clients. We believe it is in our clients' best interest to utilize no transaction fee mutual funds whenever possible based on the associated cost savings. The only exemption to this manner of mutual fund selection would be as per specific client request for an alternative type of mutual fund.

MANAGER SELECTION

If Signal Wealth uses other managers in its portfolios, Signal Wealth reviews each model manager before selecting them to be included in our portfolios. We conduct initial and ongoing due diligence reviews to ensure that the manager is suitable for our portfolios.

RISK OF LOSS

An investment portfolio is affected by general economic and market conditions, such as interest rates, availability of credit, inflation rates, economic conditions, changes in laws and national and international political circumstances. Investing in securities involves certain investment risks. Securities fluctuate in value or lose value. Retail clients should be prepared to bear the potential risk of loss, which could be substantial.

Our methods rely on the assumption that the underlying companies within our securities allocations are accurately reviewed by the rating agencies and other publicly available sources of information about these securities are providing accurate and unbiased data. While we are alert to indications that data may be incorrect, there is always a risk that our analysis may be compromised by inaccurate or misleading information.

Risks that apply to both fixed income and equity strategies include, but are not limited to, the following:

- **Active Management Risk:** Due to its active management, a portfolio could underperform other portfolios with similar investment objectives and/or strategies.
- **Allocation Risk:** A portfolio may use an asset allocation strategy in pursuit of its investment objective. There is a risk that a portfolio's allocation among asset classes or investments will cause a portfolio to lose value or cause it to underperform other portfolios with a similar investment objective and/or strategy, or that the investments themselves will not produce the returns expected.
- **Cybersecurity Risk.** Cybersecurity risks include both intentional and unintentional events at Signal Wealth or one of our third-party counterparties or service providers, that may result in a loss or corruption of data, result in the unauthorized release or other misuse of confidential information, and generally compromise Signal Wealth's ability to conduct its business. A cybersecurity breach may also result in a third-party obtaining unauthorized access to our clients' information, including social security numbers, home addresses, account numbers, account balances, and account holdings. We have established business continuity plans and risk management systems designed to reduce the risks associated with cybersecurity breaches. However, there are inherent limitations in these plans and systems, including that certain risks may not have been identified, in large part because different or unknown threats may emerge in the future. As such, there is no guarantee that such efforts will succeed, especially because we do not directly control the cybersecurity systems of our third-party service providers. There is also a risk that cybersecurity breaches might not be detected.
- **Liquidity Risk:** The risk that exists when a security's limited marketability prevents it from being bought or sold quickly enough to avoid or minimize a loss. This risk is particularly relevant in the bond market, although it can also be a risk when transacting in small cap securities and certain other stocks.
- **Market and Timing Risk:** Prices of securities may become more volatile due to general market conditions that are not specifically related to a particular company, such as adverse economic conditions or outlooks, adverse investor sentiment, changes in the outlook for corporate earnings, or changes in interest rates.

- **Sector/Region Risk:** The risk that the strategy's concentration in equities or bonds in a specific sector or industry will cause the strategy to be more exposed to price movements and developments affecting that sector.
- **Event Risk:** The possibility that an unforeseen event will negatively affect a company or industry, and thus, increase the volatility of the security.
- **Third Party Reliance:** Signal Wealth relies on a number of external sources for investment advice, research services, and financial and fundamental data, including Independent RIAs, overlay portfolio management providers, model managers, market data vendors, custodians, brokerage firms, and various service providers. Signal Wealth will use its best efforts to ensure the information provided by these third parties is reliable and accurate, but no assurances can be given that the information will be reliable and accurate. Inaccurate information could adversely impact the investment advice and services provided by Signal Wealth.

Risks associated with our fixed income strategies include, but are not limited to, the following:

- **Asset-Backed Securities Risk:** Payment of principal and interest on asset-backed securities is dependent largely on the cash flows generated by the assets backing the securities. Further, some asset-backed securities do not have the benefit of any security interest in the related assets. There is also the possibility that recoveries in the underlying collateral is not be available to support the payments on these securities. Downturns in the economy could cause the value of asset-backed securities to fall, thus, negatively impacting account performance.
- **Call Risk:** Some bonds give the issuer the option to redeem the bond before its maturity date. If an issuer exercises this option during a time of declining interest rates, the proceeds from the bond may have to be reinvested in an investment offering a lower yield and may not benefit from an increase in value as a result of declining rates. Callable bonds also are subject to increased price fluctuations during periods of market illiquidity or rising interest rates. Finally, the capital appreciation potential of a bond will be reduced because the price of a callable bond may not rise much above the price at which the issuer may call the bond.
- **Corporate Debt Risk:** The rate of interest on a corporate debt security may be fixed, floating, variable, or may vary inversely with respect to a reference rate. Corporate debt securities are subject to the risk of the issuer's inability to meet principal and interest payments on the obligation. They also may be subject to price volatility due to interest rate sensitivity, market perception of the creditworthiness of the issuer and general market liquidity. When interest rates rise, the value of a corporate debt security can be expected to decline. Debt securities with longer maturities tend to be more sensitive to interest rate movements than those with shorter maturities. A company default can reduce income and capital value of a corporate debt security. Moreover, market expectations regarding economic conditions and the likely number of corporate defaults may impact the value of these securities.
- **Credit Default Risk:** The risk of loss of principal due to the borrower's failure to repay the loan or risk of liquidity from the decline in the borrower's financial strength.

- **Duration Risk:** The risk associated with the sensitivity of a bond's price to a change in interest rates. The higher a bond's (or portfolio's) duration, the greater its sensitivity to interest rate changes.
- **Government Securities Risk:** Not all U.S. government securities are backed by the full faith and credit of the U.S. government. It is possible that the U.S. government would not provide financial support to certain of its agencies or instrumentalities if it is not required to do so by law. If a U.S. government agency or instrumentality defaults and the U.S. government does not stand behind the obligation, returns could be negatively impacted. The U.S. government guarantees payment of principal and timely payment of interest on certain U.S. government securities.
- **Interest Rate Risk:** Prices of fixed income securities tend to move inversely with changes in interest rates. As interest rates rise, bond prices typically fall and vice versa. The longer the effective maturity and duration of a strategy's portfolio, the more the performance of the investment is likely to react to interest rates.
- **Municipal Bond Risk:** Investments in municipal bonds are affected by the municipal market as a whole and the various factors in the particular cities, states or regions in which the strategy invests. Issues such as legislative changes, litigation, business and political conditions relating to a particular municipal project, municipality, state or territory, and fiscal challenges can impact the value of municipal bonds. These matters can also impact the ability of the issuer to make payments. Also, the amount of public information available about municipal bonds is generally less than that for corporate equities or bonds. Additionally, supply and demand imbalances in the municipal bond market can cause deterioration in liquidity and lack of price transparency.
- **Prepayment Risk:** Similar to call risk, this risk is associated with the early unscheduled repayment of principal on a fixed income security. When principal is returned early, future interest payments will not be paid. The proceeds from the repayment may be reinvested in securities at a lower, prevailing rate.
- **Reinvestment Risk:** The risk that future cash flows, either coupons or the final return of principal, will need to be reinvested in lower-yielding securities.
- **Securities Lending Risk:** Securities lending involves the risk that the fund loses money because the borrower fails to return the securities in a timely manner or at all. The fund could also lose money if the value of the collateral provided for loaned securities, or the value of the investments made with the cash collateral, falls. These events could also trigger adverse tax consequences for the fund.
- **State Risk:** Portfolios with state or region-specific customizations will be more sensitive to the events that affect that state's economy and stability. Portfolios with a higher concentration of bonds in a state or region may have higher credit risk exposure, especially if the percentage of assets dedicated to the state is invested in fewer issuers.
- **Tax Liability Risk:** The risk that the distributions of municipal securities become taxable to the investor due to noncompliant conduct by the municipal bond issuer or changes to federal and state laws. These adverse actions would likely negatively impact the prices of the securities. A wash sale occurs when an investor sells a security at a loss and then purchases that same security or "substantially identical" securities within 30 days (before or after the sale date). If an investor ends up being affected by the wash-sale rule, the

investor loss will be disallowed by Internal Revenue Service Code in most cases. Note Signal Wealth does not monitor for wash sales. In certain actively managed strategies offered by Signal Advisors, wash sales may be inherent.

- **Valuation Risk:** The lack of an active trading market and/or volatile market conditions can make it difficult to obtain an accurate price for a fixed income security. There are uncertainties associated with pricing a security without a reliable market quotation, and the resulting value can be very different than the value of what the security would have been if readily available market quotations had been available.

Risks associated with Signal Wealth's equity strategies include, but are not limited to, the following:

- **Capitalization Risk:** Small-cap and mid-cap companies may be hindered as a result of limited resources or less diverse products or services. Their stocks have historically been more volatile than the stocks of larger, more established companies.
- **Exchange-Traded Fund ("ETF") and Mutual Fund Risk:** Investments in ETFs and mutual funds have unique characteristics, including, but not limited to, the ETF or mutual fund's expense structure. Investors of ETFs and mutual funds held within Signal Wealth client accounts bear both their Signal Wealth portfolio's advisory expenses and, indirectly, the ETF's or mutual fund's expenses. Because the expenses and costs of an underlying ETF or mutual fund are shared by its investors, redemptions by other investors in the ETF or mutual fund could result in decreased economies of scale and increased operating expenses for such ETF or mutual fund. Additionally, the ETF or mutual fund may not achieve its investment objective. Actively managed ETFs or mutual funds may experience significant drift from their stated benchmark.
- **Foreign Securities Risk:** Investments in or exposure to foreign securities involve certain risks not associated with investments in or exposure to securities of U.S. companies. Foreign securities subject a portfolio to the risks associated with investing in the particular country of an issuer, including the political, regulatory, economic, social, diplomatic and other conditions or events (including, for example, military confrontations, war and terrorism), occurring in the country or region, as well as risks associated with less developed custody and settlement practices. Foreign securities may be more volatile and less liquid than securities of U.S. companies and are subject to the risks associated with potential imposition of economic and other sanctions against a particular foreign country, its nationals or industries or businesses within the country. In addition, foreign governments may impose withholding or other taxes on income, capital gains or proceeds from the disposition of foreign securities, which could reduce a portfolio's return on such securities.
- **Frequent Trading Risk:** A portfolio manager may actively and frequently trade investments in a portfolio to carry out its investment strategies. Frequent trading of investments increases the possibility that a portfolio, as relevant, will realize taxable capital gains (including short-term capital gains, which are generally taxable at higher rates than long-term capital gains for U.S. federal income tax purposes), which could reduce a portfolio's after-tax return.

- **Issuer Risk:** The risk that an issuer of a security performs poorly, and therefore, the value of its securities can decline. Poor performance can be caused by poor management decisions, competitive pressures, breakthroughs in technology, reliance on suppliers, labor problems or shortages, corporate restructurings, fraudulent disclosures, natural disasters or other events, conditions or factors.
- **Market Risk:** When the stock market strongly favors a particular style of equity investing, some or all of Signal Wealth's equity strategies could underperform. The performance of clients' accounts could suffer when Signal Wealth's particular investment style(s) are out of favor. For example, Signal Wealth's large cap equity strategies could underperform when the market favors smaller capitalization stocks. Signal Wealth's strategies with exposure to small/mid cap stocks could underperform when the market favors larger cap stocks. Additionally, growth securities could underperform when the market favors value securities.
- **Sector Risk:** At times, a portfolio may have a significant portion of its assets invested in securities of companies conducting business in a related group of industries within an economic sector. Companies in the same economic sector may be similarly affected by economic, regulatory, political or market events or conditions, which make a portfolio more vulnerable to unfavorable developments in that economic sector than portfolios that invest more broadly. Generally, the more a portfolio diversifies its investments, the more it spreads risk and potentially reduces the risks of loss and volatility.

Generally, the more a portfolio diversifies its investments, the more it spreads risk and potentially reduces the risks of loss and volatility. Investors should be aware that accounts are subject to the following risks:

- **Use of Third-Party Software Vendors ("TPSV")** - Third-Party Software Vendors can experience their own computer glitches, slowdowns, and network crashes. At times, clients should be aware that TPSV require restrictions on accessing some or all parts of their software or Web site to perform routine maintenance, mostly which occur during non-business or non-trading hours. While it is TPSV's intention that software and Web sites will be available seven days a week, clients should be aware that TPSV do not guarantee access to their software or web site for order placement and/or execution. Computer, telephone, internet or network problems and/or unforeseen system outages can arise on either end affecting client or TPSV's ability to conduct activity on TPSV's platform. In the event that trading volumes rise to an overwhelming volume on financial markets and many investors engage in buy or sell activity simultaneously, orders cannot be executed as quickly as clients demand.
- **Non-Liquid Alternative Investments** - From time to time, Signal Wealth will recommend to certain qualifying clients that a portion of such clients' assets be invested in private funds, private fund-of-funds and/or other alternative investments (collectively, "Nonliquid Alternative Investments"). Nonliquid Alternative Investments are not suitable for all of Signal Wealth's clients and are offered only to those qualifying clients for whom Signal Wealth believes such an investment is suitable and in line with their overall investment strategy. Nonliquid Alternative Investments typically are available to only a limited number of sophisticated investors who meet the definition of "accredited investor" under

Regulation D of the Securities Act of 1933, as amended (the “Securities Act”), or “qualified client” under the Investment Advisers Act of 1940, or “qualified purchaser” under the Investment Company Act of 1940. Nonliquid Alternative Investments present special risks for retail clients, including without limitation, limited liquidity, higher fees and expenses, volatile performance, no assurance of investment returns, heightened risk of loss, limited transparency, additional reliance on underlying management of the investment, special tax considerations, subjective valuations, use of leverage and limited regulatory oversight. When a Nonliquid Alternative Investment invests part or all of its assets in real estate properties, there are additional risks that are unique to real estate investing, including but not limited to: limitations of the appraisal value; the borrower’s financial conditions (if the underlying property has been obtained by a loan), including the risk of foreclosures on the property; neighborhood values; the supply of and demand for properties of like kind; and certain city, state and/or federal regulations. Additionally, real estate investing is also subject to possible loss due to uninsured losses from natural and man-made disasters. The above list is not exhaustive of all risks related to an investment in Nonliquid Alternative Investments. A more comprehensive discussion of the risks associated with a particular Nonliquid Investment is set forth in that fund’s offering documents, which will be provided to each client subscribing to a Nonliquid Alternative Investment, for review and consideration. It is important that each potential, qualified investor carefully read each offering or private placement memorandum prior to investing.

- **Structured Notes** - Structured products are designed to facilitate highly customized risk-return objectives. While structured products come in many different forms, they typically consist of a debt security that is structured to make interest and principal payments based upon various assets, rates, or formulas. Many structured products include an embedded derivative component. Structured products may be structured in the form of a security, in which case these products may receive benefits provided under federal securities law, or they may be cast as derivatives, in which case they are offered in the over-the-counter market and are subject to no regulation. Investment in structured products includes significant risks, including valuation, liquidity, price, credit, and market risks. One common risk associated with structured products is a relative lack of liquidity due to the highly customized nature of the investment. Moreover, the full extent of returns from the complex performance features is often not realized until maturity. As such, structured products tend to be more of a buy-and-hold investment decision rather than a means of getting in and out of a position with speed and efficiency. Another risk with structured products is the credit quality of the issuer. Although the cash flows are derived from other sources, the products themselves are legally considered to be the issuing financial institution’s liabilities. The vast majority of structured products are from high-investment-grade issuers only. Also, there is a lack of pricing transparency. There is no uniform standard for pricing, making it harder to compare the net-of-pricing attractiveness of alternative structured product offerings than it is, for instance, to compare the net expense ratios of different mutual funds or commissions among broker-dealers.

ITEM 9 - DISCIPLINARY INFORMATION

Signal Wealth does not have any legal, financial or other disciplinary items to report. The records of Signal Wealth, and also of any Signal Wealth IARs, can be found <https://adviserinfo.sec.gov/>

ITEM 10 – OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

OTHER FINANCIAL AFFILIATIONS

Signal Advisors Insurance, LLC (“Signal Insurance”) is an affiliate of Signal Wealth and both entities are wholly owned by Signal Advisors USA, Inc. Signal Insurance is an insurance marketing organization that distributes annuities (including FIAs and MYGAs) and life insurance products to third-party independent insurance producers in exchange for override, bonuses, and other compensation.

When an insurance product is sold through Signal Insurance then Signal Insurance receives override, commissions, bonuses, and other compensation, and the owners of Signal Wealth benefit. When an Independent RIA or Signal Wealth IAR contracts with Signal Wealth, and an insurance entity affiliated with the Independent RIA or Signal Wealth IAR contracts with Signal Insurance, then that insurance entity or financial professional will earn upfront commissions from the insurance carrier that are higher when compared to the annual advisory fees for assets under management, as well as no-cost marketing services, trips, technology, loans, forgivable loans, training, advances, commissions, reimbursements, and other compensation from Signal Insurance. This creates a conflict of interest. We address this conflict of interest by: (1) disclosing it in this brochure; and (2) not charging a Signal Wealth retail client a Signal Wealth fee on commission-based insurance products.

Further, in connection with selling insurance products such as annuities, Signal Wealth IARs will receive substantially higher up-front commissions compared to the lower longer-term advisory fees for securities, and the Signal Wealth IARs will receive technology, free marketing services, advances, commissions, override, reimbursements, education, trips, and other compensation and benefits from Signal Insurance or the carrier. This creates a conflict of interest. We address this conflict of interest by: (1) disclosing it in this brochure; and (2) not charging a Signal Wealth retail client a Signal Wealth fee on commission-based insurance products.

The compensation an insurance-licensed financial professional earns on FIAs typically ranges from approximately 6% to 10% of premium. The override and bonus that Signal Insurance earns on FIAs typically ranges from approximately 1% to 4% of premium. Override rates vary by carrier and by product, which creates differential incentives across carriers and products and creates a conflict of interest in the recommendation of one carrier or product over another. Further, the insurance-licensed professional and Signal Insurance are not contracted with every insurance carrier, and thus they do not have access to all insurance products. Insurance commissions are not separately invoiced to the client, and instead they are embedded in the product’s pricing and economics and can affect contract terms including caps, spreads, participation rates, crediting terms, surrender charges, market value adjustments, bonus and rider terms, and other contract features.

A recommendation to surrender or exchange an existing annuity for a new annuity will result in the financial professional and Signal Insurance receiving a second commission and additional compensation on the same money, and subjects the client to contractual terms such as surrender charges, loss of accrued bonus or rider value, and bonus recapture provisions.

Some insurance-licensed financial professionals participate in Signal Insurance's Magic Meetings program, where they have agreed to a share of commissions on insurance business written for clients introduced to them under that program. That commission-share arrangement is part of the financial professional's separate insurance business and is not advisory compensation paid to Signal Wealth.

Signal Wealth IARs engage in activities that are not under their affiliation with us, which are called outside business activities or other business activities ("OBA"). OBAs are conducted by the Signal Wealth IAR in their individual capacity or under a separate legal entity – not by or under Signal Wealth. These OBA activities could include, but are not limited to, business consulting services, estate planning services, tax services, legal services, insurance sales and recommendations (e.g. annuities, FIAs, MYGAs, life insurance), real estate services, board memberships, teaching, public speaking, referrals to third parties, and any activity listed on an IAR's Form U4 or BrokerCheck as an OBA. Even though some OBAs are investment-related, they are not subject to Signal Wealth's or the IAR's fiduciary duty under the Advisers Act. The OBAs are not offered by, provided by, sponsored by, supervised by, recommended by, or overseen by Signal Wealth. The fiduciary duties and regulatory protections afforded under the Advisers Act in connection with being a Signal Wealth client are limited to the investment advisory services Signal Wealth provides under your client agreement; they do not extend to any OBA.. The OBAs create a material conflict of interest, as the IAR has financial and professional incentives to recommend their own separate offerings. You are under no obligation to engage any OBA or referral. We address this conflict of interest by: (1) disclosing it in this brochure; (2) not charging a Signal Wealth retail client a Signal Wealth fee on any OBAs, and (3) requiring that the recommendation and sale of any insurance product be conducted by the IAR as an outside business activity in their separate insurance-licensed capacity, outside the advisory relationship, subject to applicable state insurance rules and regulations.

SCOPE OF ADVISORY RELATIONSHIP — INSURANCE PRODUCTS NOT INCLUDED

As described in Item 4, Signal Wealth does not recommend, sell, offer, or distribute insurance products such as annuities (including FIAs and MYGAs), life insurance, or other insurance products. Any insurance product a client purchases is not from or through Signal Wealth and is recommended, sold, and maintained outside of the Signal Wealth advisory relationship. Most of Signal Wealth's IARs are, in their separate and independent capacity, also state-licensed insurance producers who recommend and sell insurance products through Signal Insurance and other insurance distribution organizations. To sell an insurance product, the financial professional must be insurance licensed, appointed with the applicable insurance carrier, and the recommendation and sale are made under that insurance license.

When acting in their capacity as an insurance-licensed financial professional, the IAR is not subject to the fiduciary standards under the Investment Advisers Act of 1940 and is instead subject to the best-interest standard under applicable state insurance law. When a person both advises on securities investments as an IAR of Signal Wealth and recommends or sells insurance products, the person is acting as an IAR of Signal Wealth when advising on the securities investments and separately as an insurance-licensed financial professional when recommending and selling insurance products. Securities advice and insurance recommendations are subject to different standards of care and different disclosure requirements under applicable law.

You are under no obligation to consider or purchase any insurance or annuity transaction through your IAR in their capacity as an insurance-licensed financial professional. When you purchase an insurance product, the issuing insurance carrier is responsible for reviewing and approving the sale of the product, including the sale of any replacement product (some of which result in

surrender charges, loss of accrued bonus or rider value, or bonus recapture), and whether the recommendation complies with the relevant standard of care under state insurance laws.

PRIVACY OF CLIENT INFORMATION — IARs ALSO REGISTERED AS A REGISTERED REPRESENTATIVE WITH A BROKER-DEALER

Some Signal Wealth IARs are also registered representatives of an unaffiliated broker-dealer. When that is the case, the broker-dealer is required under the applicable rules and regulations to supervise the representative's securities business and to archive and monitor communications and records related to that activity. As a result, by you working with an IAR that is also a registered representative of an unaffiliated broker-dealer, your nonpublic personal information will be shared with the broker-dealer as part of that supervision and recordkeeping. For additional information on how we use and share your information please see the Signal Wealth Privacy Policy available at www.signalwealthmanagement.com

TRANSITION AND RETENTION BENEFITS

Signal Wealth can, at our discretion, provide to Independent RIAs or Signal Wealth IARs various benefits and payments associated with transitioning to or continuing their business with the Signal Wealth Platform, (collectively referred to as "Transition and Retention Benefits"). The Transition and Retention Benefits are intended to be used for a variety of purposes, including but not necessarily limited to, providing working capital to assist in funding the Independent RIA's business, offsetting account transfer fees (ACATs) payable to Signal Wealth as a result of the Independent RIA's clients transitioning to the Signal Wealth Platform, costs associated with transferring their business to the Signal Wealth Platform, assisting with their business needs, technology set-up fees, marketing and mailing costs, compliance and regulatory costs, stationary and licensure transfer fees, staffing support, continued use of Signal Wealth, transitioning assets under management to the Signal Wealth Platform, and termination fees associated with moving accounts. The amount and nature of Transition and Retention Benefits is at our sole discretion and could vary amongst Independent RIAs and Signal Wealth IARs based on a number of factors.

The Transition and Retention Benefits can also be in the form of a forgivable loan that may be forgiven over time depending on the length of time an Independent RIA or Signal Wealth IAR is contracted with Signal Wealth and the amount of assets the Independent RIA or Signal Wealth IAR has on the Signal Wealth Platform. The amount of Transition and Retention Benefits in the form of the loan, advance, option or warrant (described below) paid to the Independent RIA, individual affiliated with the Independent RIA or Signal Wealth IAR represents a substantial payment. Forgiveness of the loan, in whole or in part, is conditioned on the Independent RIA or Signal Wealth IAR being contracted with Signal Wealth and maintaining assets on the Signal Wealth Platform. The Transition and Retention Benefits may also be in the form of warrants or options granted by Signal Advisors USA, Inc. to the Independent RIA, an individual affiliated with the Independent RIA, or Signal Wealth IAR. The Transition and Retention Benefits may also be provided without any future obligations or requirements by the Independent RIA or Signal Wealth IAR.

The amount of the Transition and Retention Benefits is often significant in relation to the overall revenue earned or compensation received by the Independent RIA or Signal Wealth IAR prior to entering into an agreement with Signal Wealth. Such benefits are generally based on the size of the Independent RIA or Signal Wealth IAR's business, the length of time it is contracted (or

expected to be contracted) with Signal Wealth, and how they may consult with Signal Wealth on how Signal Wealth can improve its services.

Transition and Retention Benefits provided to the Independent RIA, the individual associated with the Independent RIA, or Signal Wealth IAR creates a conflict of interest relating to the Independent RIA or Signal Wealth IAR's advisory business because it creates a financial incentive for the Independent RIA or Signal Wealth IAR to contract with Signal Wealth, stay with Signal Wealth, transition assets under management to Signal Wealth, and use the portfolio management of Signal Wealth. In certain instances, the receipt of such Transition and Retention Benefits is dependent on maintaining or increasing its clients' assets with Signal Wealth and therefore the Independent RIA or Signal Wealth IAR has an incentive to recommend that retail clients maintain their management with Signal Wealth in order to generate such benefits, which is a conflict of interest.

ITEM 11 – CODE OF ETHICS

Signal Wealth and persons associated with Signal Wealth can invest in their own accounts, in the same securities or other investments that we recommend or acquire for Independent RIA or Signal Wealth IAR accounts managed on the Signal Platform and may engage in transactions that are the same as or different than transactions recommended to or made for Independent RIA or Signal Wealth IAR accounts managed on the Signal Platform. This creates a conflict of interest. We recognize our fiduciary responsibility to act in all of our direct clients' best interests and have established policies to mitigate conflicts of interest.

We have developed and implemented a Code of Ethics that sets forth standards of conduct expected of our Supervised Persons, as defined in the Advisers Act, to mitigate this conflict of interest. The Code of Ethics addresses, among other things, personal trading, gifts to Signal Wealth retail clients, and the prohibition against the use of inside information.

The Code of Ethics is designed to protect our clients by detecting and deterring misconduct, educating personnel regarding Signal Wealth's expectations and laws governing their conduct, reminding personnel that they are in a position of trust and must act with complete propriety at all times, protecting the reputation of Signal Wealth, safeguarding against the violation of the securities laws, and establishing procedures for personnel to follow so that we can determine whether personnel are complying with Signal Wealth's ethics principles.

We have established the following restrictions to ensure our fiduciary responsibilities:

- No supervised person of Signal Wealth shall prefer his or her own interest to that of the client. Trades for supervised persons are traded alongside client accounts.
- We maintain a list of all securities holdings of anyone associated with Signal Wealth who has access to investment recommendations. These holdings are reviewed on a regular basis by an appropriate officer/individual of Signal Wealth.
- We emphasize the unrestricted right of the client to decline implementation of any advice rendered although we retain the ability to operate within the parameters of the Investment Advisory Agreement and the client's directions in situations where we are granted discretionary authority of the client's account.

- We require that all supervised persons must act in accordance with all applicable federal and state regulations governing registered investment advisory practices.
- Any supervised person not in observance of the above may be subject to disciplinary action or termination.

None of our supervised persons may affect for himself/herself or for accounts in which he/she holds a beneficial interest, any transactions in a security which is being actively recommended to any of our clients, unless in accordance with Signal Wealth's Code of Ethics.

Investors may request a complete copy of our Code of Ethics by contacting us at the address, telephone, or email on the cover page of this brochure; ATTN: Chief Compliance Officer.

ITEM 12 – BROKERAGE PRACTICES

In order for Signal Wealth to provide asset management services, we request you utilize the brokerage and custodial services of Fidelity and Schwab ("Fidelity and Schwab"), for which we have an existing relationship. Signal Wealth and Fidelity and Schwab are not affiliated companies. In considering which independent qualified custodian is the best fit for Signal Wealth's business model, we evaluated the following factors, which is not an all-inclusive list:

- Financial strength
- Reputation
- Reporting capabilities
- Execution capabilities
- Pricing, and
- Types and quality of research

While you are free to choose any broker-dealer or other service provider, we recommend that you establish an account with a brokerage firm with which we have an existing relationship. Such relationships may include benefits provided to Signal Wealth, including, but not limited to research, market information, and administrative services that help our firm manage your account(s). We believe that recommended broker-dealers provide quality execution services for our clients at competitive prices. Price is not the sole factor we consider in evaluating best execution. We also consider the quality of the brokerage services provided by the recommended broker-dealers, including the value of research provided, the firm's reputation, execution capabilities, commission rates, and responsiveness to our clients and our firm.

You may direct us in writing to use a particular broker-dealer to execute some or all of the transactions for your account. If you do so, you are responsible for negotiating the terms and arrangements for the account with that broker-dealer. We may not be able to negotiate commissions, obtain volume discounts, or best execution. In addition, under these circumstances a difference in commission charges may exist between the commissions charged to clients who

direct us to use a particular broker or dealer and other clients who do not direct us to use a particular broker or dealer.

Signal Wealth does not receive client referrals from broker-dealers in exchange for cash or other compensation, such as brokerage services or research.

Signal Wealth does not have any formal soft dollar arrangements.

When Signal Wealth buys or sells the same security for two or more clients (including our personal accounts), we may place concurrent orders to be executed together as a single “block” in order to facilitate orderly and efficient execution. Each client account will be charged or credited with the average price per unit. We receive no additional compensation or remuneration of any kind because we aggregate client transactions. No client is favored over any other client. If an order is not completely filled, it is allocated pro-rata based on an allocation statement prepared by Signal Wealth prior to placing the order. Because of an order’s aggregation, some clients may pay higher transaction costs, or greater spreads, or receive less favorable net prices on transactions than would otherwise be the case if the order had not been aggregated.

Fees vary among custodians, and it will be the responsibility of the Independent RIA or the Signal Wealth IAR to disclose the custodian’s fees to their retail clients. The custodians utilized by the Signal Platform provide access to their institutional trading and custody services, including brokerage, custody, research, and access to mutual funds and other investments that are otherwise generally available only to institutional investors.

BEST EXECUTION

Signal Wealth routes the majority of trades resulting from retail client transactions directly to the custodian(s) of record. For the small percentage of trades not routed directly to the custodian of record, Signal’s Wealth’s primary objective is to obtain prompt execution of orders at the most favorable prices reasonably obtainable.

Signal Wealth has adopted a Best Execution Policy pursuant to which Signal Wealth reviews exception reports containing samples of trades to monitor for best execution. We are guided by applicable regulatory requirements and equitable treatment in trading such client accounts.

As referenced above, by allowing clients to direct brokerage to specific custodians, it is possible that directed brokerage transactions will not receive best execution and, as a result, retail clients will pay more than those clients whose transactions are aggregated.

DISBURSEMENTS

When clients request a cash withdrawal from their account, Signal Wealth must first sell some of the securities in the account to raise the cash requested. After an equity security is sold, it may take multiple business days before the trade settles and the cash proceeds are in the account, depending on the type of investment and applicable settlement cycle. In some cases, Signal Wealth may be able to request a “short settlement” and have the trade settled in one (1) business day. Please note, however, that clients requesting a short settlement will incur additional

brokerage costs. In addition, certain mutual funds do not permit next day settlement requests even though most open-ended mutual fund trades settle in one (1) business day.

During an investment strategy rebalance or asset allocation rebalance, it may appear as though the account has an available cash balance, however, there may not actually be enough cash to honor the withdrawal request. Signal Wealth performs its trading analysis based on trade date, not settlement date, which can make it appear as though cash is available when it is not due to the rebalance across strategies or models (commonly referred to as a “*Global Rebalance*”). For example, Signal Wealth sends an order to sell a security and buy another security. The security sale raises \$10,000 and the new security is purchased for the same amount. The sale may settle the next business day, but the new security may not settle for two (2) more business days.

If a client requests a withdrawal and takes the cash in the strategy after the sale of the security settles, but before the new security buy settles, it will result in a negative balance. In addition, there are times when it will take more than one (1) day to complete the trading required and cash may appear to be available at times when it is not available.

If a client wishes to make a withdrawal or some other change, such as an investment strategy change, Signal Wealth cannot process the request on shares that have not settled, because the client does not own them yet. This would constitute a violation called “freeriding,” which is not permitted under the Federal Reserve Board’s Regulation T and the custodian may be required to prohibit trading in the client’s account for 90 days.

TRADE AGGREGATION & TRADING

Independent RIAs and Signal Wealth IARs delegate certain operational functions to Signal Wealth, including trade order entry with respect to the investment strategy. Due to different trading technology platforms, the timing of trading among the different investment strategies may, and often does, differ. Signal Wealth maintains “average price accounts” at each custodian recommended by the Independent RIA or Signal Wealth IAR. Generally, trades made within the same investment strategies are aggregated in the same trading block so that all accounts within that trading block will receive the same price for execution based on the average price for the block. Typically, for each investment strategy, trades for new accounts, style changes, and previous day contributions are aggregated in one trade block per custodian.

Signal Wealth routes the majority of trades resulting from Independent RIA or Signal Wealth IAR transactions and manager investment strategy updates directly to the custodian(s) of record. In the event there are trades submitted outside of Signal Wealth’s ordinary trading process or in a manner that does not allow Signal Wealth to aggregate trading, Signal Wealth will execute the transactions in such a manner that the client’s total costs or proceeds in each transaction are the most favorable under the circumstances. In attempting to obtain the most favorable circumstances, Signal Wealth will consider the full range and quality of a broker-dealer’s services including, among other things, the value of research provided as well as execution capability, commission rate, financial responsibility, and responsiveness.

Throughout the day, at various times, Signal Wealth may receive requests from an Independent RIA or Signal Wealth IAR that require Signal Wealth to execute a trade. For example, an Independent RIA may ask Signal Wealth to raise cash for an upcoming withdrawal, liquidate a security, or change the selected investment strategy. Signal Wealth will process the request and enter an order for a trade block as each request is received. If Signal Wealth receives multiple requests within a reasonable time, generally, Signal Wealth will aggregate those trades into a single trading block.

REBALANCING

An Independent RIA or Signal Wealth IAR may change the allocation or investment strategies (“Sleeves”) used to manage a portion of the portfolio without receiving instructions signed by the client in each case. In the event of an asset allocation change, Signal Wealth executes a Global Rebalance. During the life of the portfolio, the investment vehicles used within the portfolio may change in attempt to achieve more effective tracking related to a benchmark or make an allocation to a specific sector or characteristic, such as international small-cap or fixed income duration.

Accounts are systematically reviewed periodically to determine if they fall outside of the drift parameters. If an account has drifted away from the allocation to selected investment strategies such that it falls outside of the established parameters, it will be rebalanced back to the selected allocation. If the account is within the drift parameters, the account will not be rebalanced. Signal Wealth retains discretion to determine if a rebalance is appropriate at any time during the life of the account.

BROKERAGE FOR CLIENT REFERRALS

Signal Wealth does not receive client referrals from any custodian or third party in exchange for using that broker-dealer or third party.

TRADE ERRORS

Signal Wealth has implemented procedures designed to prevent trade errors; however, trade errors in client accounts cannot always be avoided. In all situations, we will absorb any loss resulting from the trade error if the error was caused by us. If the error is caused by the custodian, the custodian will be responsible for covering all trade error costs. If an investment gain results from the correcting trade, the gain will be donated to charity. We will never benefit or profit from trade errors.

SOFT DOLLARS

Currently Signal Wealth does not receive commission soft dollar benefits. However, it is our policy to stay within the safe harbor provisions of 28(e) of the Securities Exchange Act of 1934 should we do so in the future. The term “soft dollars” is used to describe arrangements whereby advisory firms pay for research, products, or services from a broker-dealer with client commissions rather than paying directly from the adviser’s revenue. In contrast, when an adviser uses its own money to pay for products or services, it is said to be using “hard dollars.”

Some custodian products and services assist us in managing and administering your accounts. These include software and technology that provide access to client account data (such as trade confirmations and account statements), facilitate trade execution (and allocation of aggregated trade orders for multiple client accounts), provide research, pricing information and other market data, facilitate payment of our fees from your account, and assist with back-office functions, recordkeeping and reporting.

ITEM 13 - REVIEW OF ACCOUNTS

ACCOUNT REVIEWS – INVESTMENT OVERSIGHT

Signal Wealth monitors our portfolios and strategies on a regular basis for consistency with investment asset allocation, risk tolerance, and performance relative to the appropriate benchmark.

STATEMENTS AND REPORTS

The custodian will provide clients with an account statement at least quarterly. Clients will have direct online access to their accounts that provides reports detailing their current positions, asset allocations, and year-to-date performance for accounts managed on the Signal Platform.

Clients are urged to compare the reports provided by Signal Wealth against the account statements received directly from the account custodian.

ITEM 14 – CLIENT REFERRALS AND OTHER COMPENSATION

Signal Wealth intends in the future to enter into agreements to pay referral fees to independent promoters in exchange for referrals to us in accordance with the Investment Advisers Act of 1940. We provide incentives for independent advisors to do business with us and in some instances refer other financial advisors to us (“*Promoters*”). This may be compensated through cash or non-cash compensation. In this regard, Signal Wealth maintains Promotor Agreements in compliance with the Investment Advisers Act of 1940 and applicable state and federal laws. All who are referred by Promoters to us will be given full written disclosure describing the terms and fee arrangements between Signal Wealth and Promotor(s). In cases where state law requires licensure of Promoters, we ensure that no Promotor fees are paid unless the Promotor is properly registered as an investment adviser representative.

OTHER COMPENSATION TO SIGNAL WEALTH IARS — SEPARATE INSURANCE-LICENSED CAPACITY

As described in greater detail in Item 10, most Signal Wealth IARs are also state-licensed insurance producers and, in that separate and independent capacity, may recommend and sell insurance products through Signal Insurance. Insurance commissions paid by issuing carriers vary from carrier to carrier and may change. Insurance commissions earned by an IAR on FIAs typically range from approximately 6% to 10% of premium.

In their separate insurance-licensed capacity, IARs often also qualify for incentives, bonuses, and other compensation from Signal Insurance, the issuing carrier, or other organizations based on insurance transactions. These incentives include, but are not limited to: gifts, meals,

entertainment, participation in bonus programs, forgivable loans, loans, advances on future commissions, reimbursement for training, marketing assistance, marketing credits, educational efforts, advertising, travel expenses to conferences and events, and (for producers participating in the Magic Meetings program) an agreed permanent share of commissions on insurance business introduced under that program.

These compensation arrangements create a conflict of interest, including an incentive to recommend insurance products instead of investment advisory services or securities products, to recommend certain insurance products over other insurance products, and to recommend the replacement of existing insurance or annuity products. We address this conflict by: (1) disclosing it in this brochure and in the Investment Advisory Agreement; (2) charging no Signal Wealth advisory fee on insurance products, which are held outside of the advisory relationship; and (3) requiring that the recommendation and sale of any insurance product be conducted by the IAR solely in their separate insurance-licensed capacity, subject to applicable state insurance law and the supervisory authority of the issuing carrier. When acting in their capacity as an insurance agent, the IAR is not subject to the fiduciary standards under the Advisers Act but is subject to a best-interest standard under state insurance law and regulations. You are under no obligation to implement any insurance or annuity transaction through your IAR in their capacity as an insurance agent.

ITEM 15 – CUSTODY

Signal Wealth does not have physical custody, as it applies to investment advisers. Custody is defined by regulators as having access or control over client funds and/or securities.

DEDUCTION OF ADVISORY FEES

Through Signal Wealth's written agreement with each Independent RIA and Signal Wealth IAR, we have been given the authority to direct custodians to deduct advisory fees from client accounts. Signal Wealth and each Independent RIA have established procedures to ensure all client funds and securities are held at a qualified custodian in a separate account for each retail client under that client's name. Retail clients of the Independent RIA will direct, in writing, the establishment of all accounts and therefore will be aware of the qualified custodian's name, address, and the way the funds or securities are maintained. Finally, account statements are delivered directly from the qualified custodian to each client, or the client's authorized representative, at least quarterly. Retail clients are urged to compare the statements against reports received from their Independent RIA, Signal Wealth IAR or Signal Wealth. When clients have questions about their account statements, they should contact their Independent RIA, their Signal Wealth IAR, or their qualified custodian preparing the statement.

Please refer to Item 5 for more information about how advisory fees are deducted.

STANDING LETTERS OF AUTHORIZATION

Some clients may execute limited powers of attorney or other standing letters of authorization that permit Signal Wealth to transfer money from their account with the client's independent qualified

custodian to third parties. This authorization to direct the custodian may be deemed to cause our firm to exercise limited custody over your funds or securities and for regulatory reporting purposes, we are required to keep track of the number of clients and accounts for which we may have this ability. We do not have physical custody of any of your funds and/or securities. Your funds and securities will be held with a bank, broker-dealer, or other independent, qualified custodian. You will receive account statements from the independent, qualified custodian(s) holding your funds and securities at least quarterly. The account statements from your custodian(s) will indicate any transfers that may have taken place within your account(s) each billing period. You should carefully review account statements for accuracy.

ITEM 16 – INVESTMENT DISCRETION

Signal Wealth has ongoing and continuous oversight over the investment strategies offered by Signal Wealth. Signal Wealth is responsible for the implementation, execution of trades and investment menu of the recommended investment strategies available to Independent RIAs and Signal Wealth IARs and their clients on the Signal Platform. Signal Wealth has the authority to manage and rebalance automatically based on the parameters of the investment strategies being offered and not based on overall client suitability. Signal Wealth's Independent RIA Investment Management Agreement directs each Independent RIA to obtain this authority from the client as part of the Independent RIA's client agreement. Trading discretion is inherently limited to selected models and securities selected through the Signal Platform. Further, Signal Wealth has discretion over the timing and execution of the securities offered within the investment strategy to best manage the trade execution without prior consent from clients.

The retail client relationship is between the client and their Independent RIA, or between the client and their Signal Wealth IAR. The decision as to investment strategy is based on the client's financial objectives, investment horizon, risk tolerance and other factors is reviewed and determined by the Independent RIA. Clients may place reasonable restrictions on their account by communicating the restriction to the Independent RIA or Signal Wealth IAR who will, in turn, provided the account restriction request to Signal Wealth.

Signal Wealth is authorized, in its discretion and without prior consultation to: (1) buy, sell, exchange, and trade any stocks, bonds or other securities or assets (2) determine the amount and timing of securities to be bought or sold, and (3) place orders directly with the custodian. Any limitations to such discretionary authority will be communicated to Signal Wealth in writing.

ITEM 17 – VOTING CLIENT SECURITIES

Signal Wealth will not vote proxies on the client's behalf. Investors can contact Signal Wealth's office with questions about a particular solicitation by phone at 866-774-4625 or contact their investment adviser representative.

ITEM 18 – FINANCIAL INFORMATION

We do not require or solicit prepayment of more than \$1,200 in fees per client, six months or more in advance. Therefore, we are not required to include a balance sheet for our most recent fiscal year. We are not subject to a financial condition that is reasonably likely to impair our ability to meet contractual commitments to clients. Finally, we have not been the subject of a bankruptcy petition at any time.