This brochure provides information about the qualifications and business practices of Balasa Dinverno Foltz LLC (BDF or Firm). If you have any questions about the contents of this brochure, please contact us at (630) 875-4900. 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. It is highly recommended this document be read in its entirety.

Additional information about BDF is available on the SEC’s website at www.adviserinfo.sec.gov. You can search this site by using BDF’s unique CRD number: 113630. The Firm’s registration with the SEC as a Registered Investment Adviser does not imply that it has a certain level of skill or training.
Item 2 - Material Changes

Pursuant to new SEC Rules, BDF will ensure that its clients receive a summary of any material changes to this and subsequent Brochures within 120 days of the close of the Firm’s fiscal year. BDF may provide other ongoing disclosure information about material changes as necessary. This version of BDF’s Brochure contains material changes from the last annual update of the Brochure dated March 24, 2022.

Material changes in this document:

1. Firm Address
   - On September 12, 2022, the firm moved its address to 2 Pierce Place, Suite 1900, Itasca, IL 60143 (from 500 Park Boulevard, Suite 1400, Itasca, Illinois 60143).

ANY QUESTIONS: BDF’s Chief Compliance Officer, Susan C. Korin, remains available to address any of the above changes and/or any other issue pertaining to this Brochure.
Item 3 - Table of Contents

Item 1 - Cover Page............................................................................................................... 1
Item 2 - Material Changes ..................................................................................................... 2
Item 3 - Table of Contents .................................................................................................... 3
Item 4 - Advisory Business ................................................................................................. 4
Item 5 - Fees and Compensation .......................................................................................... 8
Item 6 - Performance-Based Fees ........................................................................................ 11
Item 7 - Types of Clients....................................................................................................... 11
Item 8 - Methods of Analysis, Investment Strategies, and Risk of Loss................................. 11
Item 9 - Disciplinary Information ......................................................................................... 13
Item 10 - Other Financial Industry Activities and Affiliations .............................................. 14
Item 11 - Code of Ethics, Participation in Client Transactions, and Personal Trading ............. 15
Item 12 - Brokerage Practices ............................................................................................. 15
Item 13 - Review of Accounts .............................................................................................. 21
Item 14 - Client Referrals and Other Compensation .............................................................. 21
Item 15 - Custody ................................................................................................................ 23
Item 16 - Investment Discretion ........................................................................................... 24
Item 17 - Voting Client Securities ......................................................................................... 24
Item 18 - Financial Information ............................................................................................ 25
Item 4 - Advisory Business

A. Description of BDF. Balasa Dinverno Foltz LLC (BDF), also conducting business under the common brand and marketing names of BDF LLC and CI-BDF Private Wealth, is a fee-only, SEC-registered investment advisor with its principal place of business in Itasca, Illinois and has been in business since 1986. BDF is a wholly owned subsidiary of CI Private Wealth US, LLC (CI Private Wealth) and an indirect majority-owned subsidiary of CI Financial Corp. (CI or CI Financial) (TSX: CIX; NYSE: CIXX). None of CI Financial or CI Private Wealth has a role in the day-to-day management of BDF. See additional disclosures in Item 10.

B. Types of Services Offered.

1. Investment Supervisory Services. BDF provides continuous advice to a client regarding the investment of client funds based on his or her individual needs. Through personal discussions in which investment goals, objectives, and risk tolerance based on a client’s particular circumstances are established, the Firm develops an asset allocation strategy and individual investment policy to create and manage each client’s investment portfolio. To design each client’s portfolio, the Firm utilizes the principles of diversification and risk analysis and applies them to the client’s investment objectives and risk tolerance. Once a client portfolio is established, BDF monitors the securities on an ongoing basis and reviews the portfolio on at least a quarterly basis. Where appropriate, BDF will rebalance and reallocate certain client accounts to maintain or adjust the initially recommended asset allocation. The Firm provides these portfolio management services on a discretionary basis to individuals, trusts, estates, pension and profit-sharing plans, charitable organizations, and other entities, such as corporations and limited liability companies. Account supervision is guided by the stated objectives of the client as more fully described in an Investment Policy Statement signed by the client. Clients may impose restrictions on investing in certain securities or types of securities.

2. Selection of Sub-Advisors. BDF may recommend the use of independent and affiliated investment advisors (sub-advisors) to manage a portion of your portfolio. When recommending a sub-advisor, BDF considers the advisor’s stated investment objectives, management style, independence, performance, philosophy, financial strength, continuation of management, client service, reporting, commitment to a particular investment mandate, fees, trading efficiency, and research.

   If appropriate, BDF assists in establishing a separate account for each sub-advisor recommended. You will grant the sub-advisor limited discretionary trading authority, so the sub-advisor can place transaction orders at-will for your account(s). You will also grant us the authority to add, terminate, and replace a sub-advisor at-will. We will generally discuss such action prior to making a sub-advisor change in your portfolio. Your separate account will not be commingled with any other client account or assets. You will receive a confirmation and/or summary for each securities transaction placed by the sub-advisor and monthly custodian account statements.

   You should carefully review the sub-advisor’s Form ADV disclosure brochure for advisory services, fees, potential conflicts, and professional background information applicable for each sub-advisor before establishing an account with the sub-advisor. You will pay the sub-advisor directly for their advisory services rendered (typically directly debited from your separate account) in addition to the fees we charge for our advisory services (see Item 5. Fees and compensation and Item 10. Other Financial Industry Activities and Affiliations for additional disclosures).

   BDF will regularly monitor the sub-advisor’s overall performance, applying the same considerations as used during their selection. This process is an ongoing part of our regular account reviews, reporting, and advisory service.
3. **Financial Planning Services.** BDF may provide financial planning services in addition to its investment management services. The Firm does not provide financial planning services to every BDF client. BDF, at its sole discretion, may address a limited number of financial planning topics with some of its clients and, when it does so, may prepare a written report summarizing its findings in one or more of the following areas:

- Personal net worth statement
- Retirement cash flow projection
- Investments
- Estate planning
- Insurance
- Education funding
- Income tax considerations
- Charitable giving

BDF believes that it is important for the client to address financial planning issues on an ongoing basis. BDF’s advisory fee, as set forth at Item 5 below, will remain the same regardless of whether or not the client determines to address financial planning issues with BDF.

a. **Extraordinary Services.** In the event BDF determines the client requires extraordinary financial planning or consultation services, it may determine to charge for such additional services and explain the amount and nature of the additional charge in a separate written notice to the client.

b. **Stand-Alone Financial Planning Engagement.** The Firm may, in its sole discretion, provide financial planning or consulting services on a stand-alone basis, including those for investment and non-investment related matters.

2. **Nondiscretionary Reporting Services.** BDF provides non-discretionary administration and reporting services. In such cases, the Firm is not responsible for the discretionary management, monitoring, or providing of investment recommendations to clients. All trading by BDF will be conducted pursuant to specific client directions. Clients that determine to engage the Firm on a non-discretionary investment advisory basis must be willing to accept that BDF cannot affect any account transactions without obtaining the client’s prior verbal consent to any such transactions. Thus, if a client is unavailable in the event of a market correction, BDF will be unable to affect any account transactions (as it would for its discretionary clients) without first obtaining the client’s verbal consent.

a. **ByAllAccounts, Inc.** In conjunction with the services provided by ByAllAccounts, Inc. (or another company providing similar services), BDF may also provide periodic comprehensive reporting services which can incorporate all of a client’s investment assets, including those investment assets that are not part of the assets managed by BDF (Excluded Assets). Should the client receive such reporting services, the client acknowledges and understands that with respect to the Excluded Assets, BDF’s service is limited to reporting services only and does not include investment management, review, monitoring services, investment recommendations, or advice. As such, the client and not BDF shall be exclusively responsible for the investment performance of the Excluded Assets. In the event a client desires BDF to provide investment management services for the Excluded Assets, the client may engage BDF to do so for a separate and additional fee pursuant to his or her Client Service Agreement with BDF.

5. **Retirement Rollovers.** Clients are under no obligation to rollover plan assets to an individual retirement account (IRA) managed by BDF or to engage BDF as the investment adviser for their retirement accounts. Rather, clients may continue to self-direct their retirement accounts at their employer. If clients desire BDF’s assistance, BDF will charge a separate and additional advisory fee for its ongoing advisory services. Clients will not incur this separate and additional advisory fee if clients self-direct their own accounts. Any recommendation by BDF that a client engage BDF to manage a client’s retirement account presents a conflict
of interest. BDF’s Chief Compliance Officer, Susan C. Korin, is available to address any questions regarding its prospective engagement and the corresponding conflict of interest presented by such engagement.

a. **ERISA Fiduciary Acknowledgment.** If the client is: 1) a participant or beneficiary of a plan subject to Title I of the Employee Retirement Income Security Act of 1974 (ERISA) or described in section 4975(e)(1)(A) of the Internal Revenue Code (IRC), with authority to direct the investment of assets in his or her plan account or to take a distribution; 2) the beneficial owner of an IRA acting on behalf of the IRA; or 3) a Retail Fiduciary with respect to a plan subject to Title I of ERISA or described in section 4975(e)(1)(A) of the IRC: then BDF represents that it and its representatives are fiduciaries under ERISA or the IRC, or both, with respect to any investment advice provided by BDF or its representatives or with respect to any investment recommendations regarding an ERISA plan, participant, or beneficiary account.

6. **Portfolio Activity.** BDF has a fiduciary duty to provide services consistent with the client’s best interest. As part of its investment advisory services, BDF will review client portfolios on an ongoing basis to determine if any changes are necessary based upon various factors, including, but not limited to, investment performance, market conditions, fund manager tenure, style drift, account additions or withdrawals, and/or a change in the client’s investment objective. Based upon these factors, there may be extended periods of time when BDF determines that changes to a client’s portfolio are neither necessary nor prudent.

C. **Tailoring Services to Individual Needs of Client.** BDF tailors its services to the individual needs of each client as follows:

1. **Investment Supervisory Services.** As noted above, the Firm engages clients in personal discussions in which the client’s personal investment goals, objectives, and risk tolerance are established. BDF then develops an asset allocation strategy and individual investment policy for the client to create and manage that client’s investment portfolio. BDF encourages its clients to meet on a regular basis to discuss their portfolio and, if applicable, their financial plan.

2. **Financial Planning Services.** When BDF provides financial planning or related consulting services in addition to its investment management services or on a stand-alone basis, the following should be noted regarding the obligations and responsibilities of the client and BDF with respect to:

   a. **Defining Goals, Needs, and Objectives.** BDF will have meetings and other communications (e.g., telephone or email) to gather data in order to develop the client’s goals, needs, and objectives. The client shall provide BDF with the goals, needs, and objectives the client desires to achieve, including, but not limited to, those concerning: 1) spending before and during retirement; 2) retirement age; 3) age of mortality; 4) major asset purchases; 5) estate planning goals; 6) gifts to be made; 7) charitable donations; and 8) savings rate. BDF then assimilates the above into the written financial plan.

   b. **Gathering and Providing Appropriate Data.** BDF will present or discuss with the client a list of information and data BDF needs to gather in order to prepare the financial plan. The client agrees to provide the requested information and any other information the client deems relevant to the preparation of the financial plan. The client shall verify the accuracy of all information presented to BDF. In addition, the client will authorize the Firm and client’s other advisors to communicate with each other and permit the sharing of client’s information and documentation. BDF shall not be required to verify any information it receives from the client or client’s other professional advisors and is expressly authorized to rely on any such information it receives. Moreover, each client is advised that it remains his or her responsibility to
promptly notify BDF if there is ever any change in his or her financial situation or investment objectives for the purpose of reviewing, evaluating, or revising our previous recommendations and/or services.

c. **Examine Current Course of Action Without Changes.** After learning the client’s data, goals, needs, and objectives, BDF will present to the client its findings on the client’s retirement cash flow; investment portfolio; life, disability, and homeowner’s insurance coverage; education funding; and estate planning document provisions if the client makes no changes to the data and assumptions presented. The client’s responsibilities include reviewing BDF’s findings and informing BDF of any changes that should be made, including the assumptions used by BDF; determining that the information given to BDF is current and complete; and that no material documentation is missing.

d. **Formulation of Recommended Changes.** BDF presents its financial planning findings and recommended actions to the client. It is the client’s responsibility to review BDF’s recommendations and is free to accept or reject any recommendation from BDF.

e. **Implementation of Recommendations.** BDF’s obligation is to merely present financial planning recommendations to the client and does not have the obligation or responsibility to implement them. BDF is not a law firm and does not draft documents, so the client must present BDF’s findings and recommendations to the client’s attorney and engage such professional to design the actual strategies used and draft documentation necessary to implement any such strategies. The client shall have the sole authority and obligation regarding the implementation, acceptance, or rejection of any recommendation given by BDF. Also, BDF is not an accounting, tax advisory, or insurance firm; therefore, the client must retain firms of client’s choosing to implement any related recommendations made by BDF. If requested by the client, BDF may recommend the services of other professionals for development and implementation of strategies within the professional’s particular area of expertise. The client is under no obligation to engage the services of any such recommended professional and retains absolute discretion over all such implementation decisions and is free to accept or reject any recommendation from BDF. At all times, the engaged unaffiliated licensed professional(s) (e.g., attorney, accountant, insurance agent, etc.), and not BDF, shall be responsible for the quality and competency of the services provided.

f. **Monitoring Responsibilities.** BDF will, from time-to-time, discuss with the client the status of the client’s implementation of BDF’s recommendations. BDF does not take the responsibility of monitoring such implementation, since that is the client’s obligation, as it has the relationship with the outside professionals hired for the particular assignments. After BDF delivers its financial planning report to the client, BDF’s financial planning engagement is deemed completed, but the client is encouraged to discuss with BDF the status of implementation and any changes that may affect the plan or any assumption used by BDF in creating the plan. It is the client’s responsibility to promptly notify BDF if there is ever any change in the client’s financial situation, investment policy, or investment objectives for the purpose of reviewing, evaluating, or revising BDF’s previous recommendations and services. If the client desires the financial plan to be updated or revised, it is the client’s obligation to request that BDF perform such work.

D. **Wrap Fee Programs.** BDF does not participate in wrap fee programs.

E. **Amount of Assets Managed.** The amount of assets managed by BDF is as follows:
On a discretionary basis: $5,917,746,495

Total: $5,917,746,495

The amounts noted above are as of January 3, 2022.

Item 5 - Fees and Compensation

A. Fee Schedule.

1. Investment Supervisory Services or Portfolio Trading and Administration Services. The annual fee for investment supervisory services, as well as portfolio trading and administration services, will be charged as a percentage of assets under management, according to the schedule below:

<table>
<thead>
<tr>
<th>Assets Under Management</th>
<th>Annual Fee (%)</th>
</tr>
</thead>
<tbody>
<tr>
<td>First $1 million</td>
<td>1.00%</td>
</tr>
<tr>
<td>Next $1-3 million</td>
<td>0.90%</td>
</tr>
<tr>
<td>Next $3-5 million</td>
<td>0.80%</td>
</tr>
<tr>
<td>Next $5-10 million</td>
<td>0.60%</td>
</tr>
<tr>
<td>Amounts above $10 million</td>
<td>0.50%</td>
</tr>
</tbody>
</table>

Although BDF does not require a minimum dollar value of any account to which it provides advisory services, each client will be charged a minimum annual fee of $10,000 ($2,500 quarterly). If a client maintains less than $1 million of assets under BDF’s management and pays the $10,000 annual minimum fee, he or she will pay a higher percentage annual fee than shown in the above fee schedule.

BDF, in its sole discretion, may charge a lesser investment advisory fee, waive its annual minimum fee, charge a flat fee, or waive its fee entirely based upon certain criteria (e.g., anticipated future earning capacity, anticipated future additional assets, dollar amount of assets to be managed, related accounts, account composition, complexity of the engagement, grandfathered fee schedules, BDF employees and family members, courtesy accounts, competition, negotiations with client, etc.). Clients who have assigned their advisory contracts with Balasa & Hoffman, Inc. (B&H) and Dinverno & Foltz Financial Group, Ltd. (DFFG) to BDF may have previously negotiated fee schedules that deviate from the above schedule. Accounts in the BDF Catalyst Program are charged 1.25% for the first $800,000. Once client assets reach $800,000, amounts between $0 to $1 million will be charged a flat $2,500 per quarter. Once client assets reach $1 million, they are subject to the fee schedule described above and will remain on the standard client fee schedule even if assets in the account drop below $1 million. Clients who are referred to BDF from CI Financial may have fee schedules that deviate from the above schedule. As a result, BDF clients could be subject to various different fee schedules and/or arrangements, including those that may be higher or lower than BDF’s fee schedule set forth in Item 5. Any grandfathered fee schedules and/or arrangements shall be confirmed by BDF in the Client Service Agreement executed by the client upon the engagement of BDF. As result of the above, similarly situated clients could pay different fees. In addition, similar advisory services may be available from other investment advisers for similar or lower fees.

BDF considers cash to be an asset class and bills on cash accordingly. Depending on market conditions and interest rates, the yield on cash investments could be less than BDF’s fee. Accounts with margin balances will be billed based on the total gross value of assets under management. BDF’s Chief Compliance Officer, Susan C. Korin, remains available to address any questions that a client or prospective client may have regarding advisory fees.
2. **Fee Billing Aggregation.** From time to time and at the sole discretion of BDF, it may allow the aggregation of “family assets” under management for fee billing purposes. The purpose of the aggregation is to achieve a potentially lower advisory fee per the BDF fee schedule. “Family assets” shall generally include the assets of parents, their children, and their children’s children (subject to modification at the exclusive discretion of BDF) to include additional family members. In the event that a spouse of a child divorces the family member, the assets of the former spouse shall generally (subject to modification at the exclusive discretion of BDF) no longer be included for fee billing aggregation purposes. Regardless of fee billing aggregation, the assets of family members shall not be combined for reporting purposes, nor shall they be disclosed to any other family member without the express prior written authorization from the disclosing family member to BDF. The above policy is subject to termination or modification, at any time, and for any reason, at the exclusive discretion of BDF.

3. **Written Client Service Agreement.** Prior to engaging BDF to provide investment management services, the client shall enter into a formal Client Service Agreement (“CSA”) with BDF setting forth the terms and conditions under which BDF shall manage the client’s assets, and a separate custodial/clearing agreement with each designated broker-dealer/custodian. The CSA between BDF and the client will continue in effect until terminated by either party for any reason by written notice in accordance with the terms of the CSA.

   Neither BDF nor the client may assign the CSA without the prior consent of the other party. Transactions that do not result in a change of actual control or management of BDF shall not be considered an assignment. A copy of BDF’s written firm brochure, Form ADV Part 2A (or equivalent), shall be provided to each client prior to or contemporaneously with the execution of the CSA.

4. **Financial Planning Services.** When BDF provides financial planning services to an investment management client, the Firm does not charge an additional fee for such services unless BDF determines the client requires extraordinary financial planning or consultation services. When BDF determines the client requires extraordinary financial planning or consultation services, the Firm may determine to charge for such additional services and explain the amount and nature of the additional charge in a separate writing to the client. Note: BDF does not provide financial planning services for every investment management client, and whether to do so is at BDF’s sole discretion.

5. **Stand-Alone Financial Planning Engagement.** For financial planning or consulting services performed by BDF on a stand-alone basis, including those for investment and non-investment related matters, BDF will generally charge a fixed or hourly fee for such services. BDF’s financial planning and consulting fees are negotiable, but generally range from $7,500 to $10,000 on a fixed fee basis and from $200 to $300 per hour if it charges on an hourly rate basis. In an hourly rate engagement, the fee charged depends on the level and scope of the services required and the professionals rendering the services.

B. **Collecting Client Fees.** Fees charged by BDF are deducted from clients’ assets in custodial accounts, but in some cases, at BDF’s sole discretion, clients may be billed for BDF fees. BDF’s annual investment management fee shall be prorated and paid quarterly. Both BDF’s Client Service Agreement and the custodial/clearing agreement shall authorize the custodian to debit the account for the amount of BDF’s investment advisory fee and to directly remit that management fee to BDF in compliance with SEC procedures.

C. **Custodian Fees and Fund Expenses.** All fees paid to BDF for investment advisory services are separate and distinct from the following fees and expenses, which clients will incur:

1. **Custodian/Broker-Dealer Fees.** Broker-dealers, such as Charles Schwab and TD Ameritrade, charge brokerage commissions, transaction, and/or other type fees for effecting certain types of securities
transactions (e.g., transaction fees for certain mutual funds, mark-ups, and mark-downs charged for fixed income transactions, etc.). The types of securities for which transaction fees, commissions, and/or other type fees (as well as the amount of those fees) shall differ depending upon the broker-dealer/custodian (while certain custodians do not currently charge fees on individual equity transactions, others do). See disclosure in Item 12 below. Clients that elect to employ margin loans on accounts are charged interest by the qualified custodian/broker-dealer on their margin balances. Use of margin has the potential to increase risk in the clients account, the amount of assets under management, and fees charged by BDF, creating a potential conflict of interest if the borrowed funds are reinvested and managed BDF. BDF generally avoids this conflict by recommending that clients do not use margin on accounts managed by BDF. Clients must direct BDF to use margin at their own risk and must understand of the potential conflicts it creates for BDF.

2. **Fund Expenses.** Fees and expenses charged by mutual funds and exchange-traded funds to their shareholders or investors. These fees and expenses are described in each fund’s prospectus and will generally include a management fee, other fund expenses, and a possible distribution fee. A client could invest in a mutual fund or exchange-traded fund directly without the services of BDF. In that case, the client would not receive the services provided by BDF, which are designed, among other reasons, to assist the client in determining which mutual fund or funds are most appropriate to each client’s financial condition and objectives. Accordingly, the client should review both the fees charged by the funds and the fee charged by BDF to fully understand the total amount of fees to be paid by the client and evaluate the advisory services being provided.

   a. **Use of Dimensional Fund Advisors’ Mutual Funds:** BDF utilizes mutual funds issued by Dimensional Fund Advisors (DFA). DFA funds are generally only available through registered investment advisers approved by DFA. Thus, if the client was to terminate BDF’s services, and transition to another adviser who has not been approved by DFA to utilize DFA funds, restrictions regarding additional purchases of, or reallocation among other DFA funds, will generally apply. BDF’s Chief Compliance Officer, Susan C. Korin, remains available to address any questions that a client or prospective client may have regarding the above.

3. **Sub-Advisor Fees:** BDF may use an independent sub-advisor to create customized individual stock and/or bond portfolios. Such independent sub-advisor(s) may facilitate BDF’s effort to implement its strategy in a client’s portfolio that contains or will contain individual stocks or bonds. Certain sub-advisors may also be used to implement options strategies for hedging and/or income generation purposes, generally when a client has a concentrated individual equity or fund position. When sub-advisor services are used, clients will be charged a separate fee ranging from 0.05% to 0.85% of the assets being managed by the sub-advisor, depending upon the sub-advisor and the strategy utilized. BDF does not receive any portion of such fee and the fee may change from time-to-time.

D. **Fees Paid in Advance.** BDF’s annual investment advisory fee shall be prorated and paid quarterly, in advance, based upon the market value of the assets on the last business day of the previous quarter. All current BDF and prior B&H clients will be invoiced in advance at the beginning of each calendar quarter based upon the market value of the client’s account on the last business day of the last month of the previous quarter. Prior clients of DFFG will be invoiced in arrears at the end of each calendar quarter based upon the market value of the client’s account on the last business day of the quarter. Upon termination of the Client Service Agreement, BDF shall credit the client account for the pro-rated portion of the Firm’s quarterly investment management fee and any earned, unpaid fees will be due and payable.
Item 6 - Performance-Based Fees

The Firm’s fee is calculated as described above and is not charged on the basis of a share of capital gains upon or capital appreciation of the funds or any portion of the funds of a client. SEC Rule 204(a)(1).

Item 7 - Types of Clients

BDF generally provides advisory services to individuals, pension and profit-sharing plans, trusts, estates, charitable organizations, and other business entities.

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

Currently, BDF recommends that clients primarily allocate investment management assets among one or more of the following various securities: individual equities, individual fixed income, mutual funds, and exchange-traded funds and other exchange-traded products on a discretionary basis in accordance with the investment objectives of the client as set forth in an Investment Policy Statement prepared by BDF for review and acceptance by the client. BDF employs fundamental and technical analyses to formulate investment advice. BDF does not have any proprietary investment products and, accordingly, does not invest any client funds in such investments.

A. Fundamental Analysis. Fundamental analysis of a business involves analyzing its income statement, financial statements and health, management and competitive advantages, and competitors and markets. Fundamental analysis school of thought maintains that markets may misprice a security in the short run, but that the “correct” price will eventually be reached. Profits can be made by trading the mispriced security and then waiting for the market to recognize its “mistake” and re-price the security. However, fundamental analysis does not attempt to anticipate market movements. This presents a potential risk, since 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. Therefore, unforeseen market conditions and/or company developments may result in significant price fluctuations that can lead to investor losses.

B. Technical Analysis. Technical analysis seeks to identify price patterns and trends in financial markets and attempts to exploit those patterns. The Firm follows and examines such indicators as price, volume, moving averages of the price, and market sentiment. Since technical analysis predictions are only extrapolations from historical price patterns, investors bear risk that these patterns will not reoccur as expected. Moreover, technical analysis does not consider the underlying financial condition of a company. This presents a risk to an investor, since a poorly managed or financially unsound company may underperform regardless of market movement.

C. Risks for All Forms of Analysis. The Firm’s investment analysis methods rely on the assumption that the companies or funds whose securities BDF purchases and sells, the rating agencies that review such securities, and other publicly available sources of information about such securities, are providing accurate and unbiased data. There is always a risk that BDF’s analysis may be compromised by inaccurate or misleading information.

D. Investment Strategies. BDF employs the following investment strategies to implement investment advice given to clients:
1. **Long-Term Purchases.** BDF mostly purchases securities with the idea of holding them in the client’s account for a year or longer. The Firm may do this because it believes the securities to be currently undervalued. BDF may do this because it wants exposure to a particular asset class over time, regardless of the current projection for this class. A risk in a long-term purchase strategy is that, by holding the security for this length of time, short-term gains may not be taken advantage of that could be profitable to a client. Moreover, if BDF’s projections are incorrect, a security may decline sharply in value before the Firm makes the decision to sell.

2. **Short-Term Purchases.** At times, BDF may also purchase securities with the idea of selling them within a relatively short time (typically a year or less). The Firm may do this in an attempt to take advantage of conditions that it believes will soon result in a favorable price swing in the securities purchased. A risk in a short-term purchase strategy is that, should the anticipated price swing not materialize, BDF is left with the choice of having a long-term investment in a security that was designed to be a short-term purchase, or potentially taking a loss. In addition, this strategy involves more frequent trading than does a longer-term strategy and will result in increased brokerage and other transaction-related costs, as well as less favorable tax treatment of short-term capital gains.

3. **Options Strategies.** Certain sub-advisors utilized by BDF may engage in options transactions for the purpose of hedging risk and/or generating portfolio income. The use of options transactions as an investment strategy involves a high level of inherent risk. Option transactions establish a contract between two parties concerning the buying or selling of an asset at a predetermined price during a specific period of time. During the term of the option contract, the buyer of the option gains the right to demand fulfillment by the seller. Fulfillment may take the form of either selling or purchasing a security, depending upon the nature of the option contract. Generally, the purchase or the recommendation to purchase an option contract shall be with the intent of “hedging” a potential market risk in a client’s portfolio and/or generating income for a client’s portfolio. Note: Certain options-related strategies (e.g., straddles, short positions, etc.), may, in and of themselves, produce principal volatility and/or risk. Thus, a client must be willing to accept these enhanced volatility and principal risks associated with such strategies. In light of these enhanced risks, the client may direct BDF, in writing, not to employ any or all such strategies for client’s accounts.

4. **Covered Call Writing.** Covered call writing is the sale of in-, at-, or out-of-the-money call options against a long security position held in a client portfolio. This type of transaction is intended to generate income. It also serves to create downside protection in the event the security position declines in value. Income is received from the proceeds of the option sale. Such income may be reduced to the extent it is necessary to buy back the option position before its expiration. This strategy may involve a degree of trading velocity, transaction costs, and significant losses if the underlying security has volatile price movement. There can be no assurance that the security will not be called away by the option buyer, which will result in the client (option writer) to lose ownership in the security and incur potential unintended tax consequences. Covered call strategies are generally suited for positions with little price volatility.

5. **Long Put Option Purchases.** Long put option purchases allow the option holder to sell or “put” the underlying security at the contract strike price at a future date. If the price of the underlying security declines in value, the value of the long put option increases. In this way, long puts are often used to hedge a long stock position. Options are wasting assets and expire (usually within nine months of issuance), and, as a result, can expose the investor to significant loss.

6. **Alternative Strategies.** Alternative strategies may involve a wide array of risks. The risks associated with an investment in a fund or account managed by a particular sub-advisor will be described in the fund offering
documents (if applicable) or the sub-advisor’s Form ADV. The client should carefully review the applicable offering documents and/or sub-advisor’s Form ADV before pursuing an alternative or specialized investment management strategy. Risks will vary significantly based on the underlying investment and strategies employed by the sub-advisor or investment vehicle. The specific risks associated with a particular sub-advisor or investment vehicle depend on the investment strategies used by the third-party manager. For a summary of each risk, see subsection “E. General Investment Risk” below.

E. General Investment Risk. Different types of investments involve varying degrees of risk, and it should not be assumed that future performance of any specific investment or investment strategy, including the investments and/or investment strategies recommended or undertaken by BDF, will be profitable or equal any specific performance level. Clients should understand that investing in any securities, including mutual funds or exchange-traded funds, involves a risk of loss of both income and principal.

1. Hedge Correlation Risk. Certain strategies seek to maintain substantially offsetting exposures and follow a generally market-neutral approach. Hedging instruments utilized for these strategies may not maintain the intended correlation to the investment being hedged or may otherwise fail to achieve their intended purpose. Failure of the hedge instruments to track a client portfolio’s investments could result in the client portfolio having substantial residual exposure to market risk.

2. Pooled Investment Vehicles Risk. Pooled investment vehicles include open- and closed-end investment companies, exchange-traded funds (ETFs), and private funds. Pooled investment vehicles are subject to the risks of investing in the underlying securities or other investments. Shares of closed-end investment companies and ETFs may trade at a premium or discount to net asset value and are subject to secondary market trading risks. In addition, except as otherwise noted in this Form ADV, the client portfolio will bear a pro rata portion of the operating expenses of a pooled investment vehicle in which it invests.

3. Active Management Risk. The success of a client’s account that is actively managed depends upon the investment skills and analytical abilities of the portfolio manager to develop and effectively implement strategies that achieve the client’s investment objective. Subjective decisions made by the portfolio manager may cause a client portfolio to incur losses or to miss profit opportunities on which it may have otherwise capitalized.

4. Issuer Diversification Risk. A fund or strategy may be “non-diversified,” which means it may invest a greater percentage of its assets in the securities of a single issuer than a fund or strategy that is “diversified.” Non-diversified funds and strategies may focus their investments in a small number of issuers, making them more susceptible to risks affecting such issuers than a more diversified fund or strategy might be.

5. Liquidity Risk. Certain investments may involve illiquidity where capital cannot be deployed as quickly or fully as desired and/or gates or locked capital may persist for a substantial period of time. Secondary markets may exist to exit positions more quickly, however, there is risk of a substantial discount to net asset value on premature exits.

Item 9 - Disciplinary Information

BDF has no reportable disciplinary events to disclose.
Item 10 - Other Financial Industry Activities and Affiliations

A. CI Financial Affiliates. CI Financial, through CI Private Wealth or other indirect subsidiaries, also owns other registered investment advisers, a tax preparation service company, and financial services-related companies located in the United States and Canada (CI Affiliates). Some CI Affiliates manage or advise private funds, investment companies, or other investment vehicles as disclosed in their respective Forms ADV. To the extent that BDF clients are referred to CI Affiliates, additional disclosures are provided below.

BDF operates independently of other CI Affiliates. Certain individuals of BDF sit on an informal advisory board of CI Private Wealth, which was created to inform executive management about business initiatives of the CI Private Wealth business. This advisory board is comprised of business leaders from various other registered investment advisers owned by CI Private Wealth and does not have the power to control the management of BDF.

In the past CI Affiliates, have, and in the future we expect CI Affiliates will, agree to transition existing clients between one another. When that occurs, the applicable CI Affiliates will disclose such activity to the applicable clients. In addition, from time to time, we anticipate a CI Affiliate will refrain from pursuing a potential client in favor of another CI Affiliate. Regardless of whether BDF is involved in any of the foregoing activities, BDF will carry out its investment advisory activities, including the exercise of investment discretion and voting rights, independent of other CI Affiliates.

B. CI Affiliates (Canada). Assante Financial Management LTD (AFM), Assante Capital Management LTD (ACM), 6428827 Canada Inc., and CI Private Counsel LP (CIPC), are affiliated Canadian corporations or partnerships respectively. ACM is registered as an investment dealer with the Investment Industry Regulatory Organization of Canada (IIROC), AFM is registered as a mutual funds dealer with the Mutual Fund Dealers Association of Canada (MFDA), and CIPC is registered as a portfolio manager and exempt market dealer across Canada (AFM, together with ACM, and CIPC, the Canadian Affiliates). By virtue of registrations, these Canadian Affiliates are not licensed to provide the services to clients in the United States, and likewise BDF is not licensed to provide advisory services in Canada. See Item 14 Client Referrals and Other Compensation for additional disclosures.

C. Non-Investment Consulting or Implementation Services. BDF is not a law, accounting, or insurance firm, and no portion of BDF’s services should be construed as those of any one of the professionals listed. To the extent requested by a client, BDF may recommend the services of other professionals for certain non-investment implementation purposes (e.g., attorneys, accountants, insurance, etc.). The client is under no obligation to engage the services of any such recommended professional. The client retains absolute discretion over all such implementation decisions and is free to accept or reject any recommendation from BDF. BDF does not receive any compensation from other professionals or firms BDF may refer clients to.

D. No Attorney-Client or CPA-Client Relationship. Although certain BDF representatives may be licensed attorneys or Certified Public Accountants (CPAs), no such persons provide legal or accounting services to any of BDF’s clients and no corresponding attorney-client or CPA-client relationship is established.

E. Employee Affiliations. Heather Locus is a minority investor in FWB Financial, Inc. (First Women’s Bank) and receives dividends and capital gains. FWB Financial, Inc. is one of several banks that BDF recommends to clients seeking banking services that FWB provides. This creates a potential conflict of interest with BDF clients who bank with FWB. BDF discloses this affiliation and the potential conflict of interest to its clients. No client is under any obligation to utilize FWB’s services.
Item 11 - Code of Ethics, Participation in Client Transactions, and Personal Trading

A. Code of Ethics Disclosure. BDF has adopted a Code of Ethics, which sets forth high ethical standards of business conduct that is required of its employees, including compliance with applicable federal securities laws. The Firm’s Code of Ethics includes policies and procedures for the review of quarterly securities transactions reports, as well as initial and annual securities holdings reports, that must be submitted by the Firm’s access persons. Among other things, the Code of Ethics also requires the prior approval of any acquisition of securities in a limited offering (e.g., private placement) or an initial public offering. The Code of Ethics provides for oversight, enforcement, and recordkeeping provisions. A copy of the Code of Ethics is available to the Firm’s advisory clients and prospective clients upon request to Susan C. Korin, Chief Compliance Officer, at the Firm’s principal office address.

B. Participation in Client Transactions and Personal Trading. BDF or individuals associated with the Firm may buy or sell securities identical to those recommended to customers for their personal accounts. In addition, any related person(s) may have an interest or position in certain securities, which may also be recommended to a client. It is the express policy of BDF that no person employed by the Firm may purchase or sell any security prior to any transactions being implemented for an advisory account, and, therefore, preventing such employees from benefiting from transactions placed on behalf of advisory accounts. See the disclosure in Item 12.B below regarding block/directed trades. As the situations above may represent a conflict of interest, BDF established the following restrictions in order to ensure its fiduciary responsibilities:

- No BDF principal or employee may buy or sell securities for his or her personal portfolio where his or her decision is substantially derived, in whole or in part, by reason of his or her employment unless the information is also available to the investing public on reasonable inquiry. No principal or employee of the Firm may prefer his or her own interest to that of any advisory client.
- BDF maintains a list of all securities holdings for the Firm and anyone associated with the Firm’s advisory practice with access to advisory recommendations. These holdings are reviewed on a regular basis by Susan C. Korin, the Firm’s Chief Compliance Officer.
- BDF emphasizes the unrestricted right of the client to decline to implement any advice rendered, except in situations where the Firm is granted discretionary authority.
- All of the Firm’s principals and employees must act in accordance with all applicable Federal and State regulations governing registered investment advisory practices.
- Any individual not in observance of the above may be subject to termination.

BDF has implemented the above investment policy relative to personal securities transactions. This investment policy is part of the Firm’s overall Code of Ethics, which serves to establish a standard of business conduct for all of BDF’s associated persons, that is based upon fundamental principles of openness, integrity, honesty, and trust, a copy of which is available upon request.

Item 12 - Brokerage Practices

A. Custodians and Broker-Dealers for BDF Clients and Client Transactions. In general, BDF does not maintain custody of assets it manages; however, BDF may be deemed to have custody of client assets if given authority to withdraw assets from a client’s account or through the services of ByAllAccounts, Inc. used for certain accounts held at a custodian not utilized by BDF (see Item 15 - Custody below). Client assets must be maintained in an account at a “qualified custodian,” generally a broker-dealer or bank. For clients in need of brokerage and custodial services, BDF will recommend that their investment management accounts be
maintained at either the Schwab Advisor Services Division of Charles Schwab & Co., Inc. (Schwab) or TD Ameritrade, Inc. (TDA). Both Schwab and TDA are FINRA-registered broker-dealers and member SIPC. BDF is not affiliated with Schwab or TDA. Schwab or TDA, as the case may be, will hold client assets in a brokerage account and buy and sell securities when BDF instructs them to. While BDF recommends that clients use Schwab or TDA as custodian/broker, clients will decide whether to do so and open accounts with the selected custodian by entering into an account agreement directly with them. Even though client accounts are maintained at Schwab or TDA, BDF can still use other brokers to execute trades for client accounts.

1. Selecting Broker-Dealers. BDF seeks to recommend a broker-dealer/custodian who will hold client assets and execute transactions on terms that are overall most advantageous when compared to other available providers and their services. Factors which BDF considers in recommending Schwab or TDA (or any other broker-dealer/custodian) to clients include:

- Combination of transaction execution services, along with asset custody services (generally, without a separate fee for custody).
- Capability to execute, clear, and settle trades (buy and sell securities for client accounts).
- Capability to facilitate transfers and payments to and from accounts (wire transfers, check requests, bill payment, etc.).
- Breadth of investment products made available (stocks, bonds, mutual funds, exchange traded funds, etc.).
- Availability of investment research and tools that assist BDF in making investment decisions.
- Quality of services.
- Competitiveness of the price of those services (commission rates, margin interest rates, other fees, etc.) and willingness to negotiate them.
- Reputation, financial strength, and stability of the provider.
- Prior service provided to BDF and BDF clients.
- Availability of other products and services that benefit BDF, as discussed below (see subsection “3. Schwab Advisor Services – Schwab Products and Services Available to BDF” below).

Schwab enables BDF to obtain many no-load mutual funds without transaction charges and other no-load and load-waived funds at nominal transaction charges. Broker-dealers and custodians generally charge commissions and/or transaction fees to effect certain securities transactions. Schwab and TDA generally charge commission rates that are generally considered discounted from customary retail commission rates. The brokerage commissions and transaction fees charged by Schwab and TDA (or other designated broker-dealer/custodian) are exclusive of, and in addition to, BDF’s investment advisory fee.

2. Custody and Brokerage Costs. For client accounts maintained by Schwab and TDA, such custodians generally do not charge clients a separate fee for custody services, but are instead compensated by charging clients commissions or other fees on trades that they execute or that settle into the clients’ custodial accounts. BDF does not receive any part of such fees. For some accounts, Schwab or TDA may charge clients a percentage of the dollar amount of assets in the account in lieu of commissions. Schwab’s or TDA’s commission rates and asset-based fees applicable to client accounts were negotiated based on BDF’s commitment to maintain significant amounts of clients’ assets in accounts at Schwab or TDA. This commitment benefits clients because the overall commission rates and asset-based fees clients pay are lower than they would be if BDF had not made the commitment. In addition to commissions or asset-based fees, Schwab and TDA charge clients a flat dollar amount as a “prime broker” or “trade away” fee for each trade that BDF has executed by a different broker-dealer, but where the securities bought or the funds from the securities sold are deposited (settled) into your Schwab or TDA account. These fees are in addition to the
commissions or other compensation clients pay the executing broker-dealer. Because of this, in order to
minimize client trading costs, BDF has Schwab or TDA, as the case may be, execute most trades for its clients’
accounts.

3. Schwab Advisor Services - Schwab Products and Services Available to BDF. Schwab Advisor Services
(formerly called Schwab Institutional) is that part of Schwab’s business that serves independent investment
advisory firms like BDF. As noted above, BDF may recommend that clients establish brokerage accounts with
Schwab Advisor Services to maintain custody of clients’ assets and to effect trades for their accounts. Although BDF may recommend that clients establish accounts at Schwab, it is the client’s decision to custody
assets with Schwab. Schwab Advisor Services provides BDF and clients with access to its institutional
brokerage (i.e., trading, custody, reporting, and related services), many of which are not typically available
to Schwab retail customers. Schwab also makes available various support services. Some of those services
helps BDF manage client accounts while others help BDF manage and grow its business. Schwab’s support
services are generally available on an unsolicited basis (BDF does not have to request them) and at no charge
to BDF as long as BDF keeps a total of at least $10 million of its clients’ assets in accounts at Schwab. If BDF
has less than $10 million in client assets at Schwab, it may charge BDF substantial quarterly service fees. The
services noted above are not contingent upon BDF committing to Schwab any specific amount of business
(assets in custody or trading commissions). Below is a more detailed description of Schwab’s support services:

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

b. Services that May Not Directly Benefit Clients. Schwab also makes available other products and
services that benefit BDF but may not directly benefit clients. These products and services assist BDF in
managing and administering clients’ accounts. They include investment research, both Schwab’s own and
that of third parties. BDF may use this research to service all or some substantial number of BDF clients’
accounts, including accounts not maintained at Schwab. In addition to investment research, Schwab also
makes available software and other technology that:

• Provide access to client account data (such as duplicate trade confirmations and account
  statements).
• Facilitate trade execution and allocate aggregated trade orders for multiple client accounts.
• Provide pricing and other market data.
• Facilitate payment of our fees from our clients’ accounts.
• Assist with back-office functions, recordkeeping, and client reporting.

c. Services that Generally Benefit Only BDF. Schwab also offers other services intended to help BDF
manage and further develop its business enterprise. These services include:

• Educational conferences and events.
• Technology, compliance, legal, and business consulting.
• Publications and conferences on practice management and business succession.
• Access to employee benefits providers, human capital consultants, and insurance providers.
Schwab may provide some of these services itself. In other cases, it will arrange for third party vendors to provide the services to BDF. Schwab may also discount or waive its fees for some of these services or pay all or part of a third party’s fees. Schwab may also provide BDF with other benefits, such as occasional business entertainment of BDF personnel. BDF utilizes many of the services described above.

4. BDF’s Interest in Schwab’s Services. The availability of the above-noted services from Schwab benefits BDF because BDF does not have to produce or purchase them. BDF does not have to pay for Schwab’s services, so long as it keeps a total of at least $10 million of client assets in accounts at Schwab. Schwab’s services to BDF are not contingent upon BDF committing any specific amount of business to Schwab in trading commissions or assets in custody. The $10 million minimum may give BDF an incentive to recommend that clients maintain accounts with Schwab based on BDF’s interest in receiving Schwab’s services that benefit BDF’s business rather than based on BDF’s interest in receiving the best value in custody services and the most favorable execution of client transactions. This is a potential conflict of interest. BDF believes, however, that its selection of Schwab as custodian and broker-dealer is in the best interests of its clients. It is primarily supported by the scope, quality, and price of Schwab’s services based on the factors discussed above (see subsection “1. Selecting Broker-Dealers”) and not Schwab’s services that benefit only BDF.

5. TD Ameritrade Institutional. BDF also participates in the TD Ameritrade Institutional program. TD Ameritrade Institutional is a division of TDA, member FINRA and member SIPC. TDA is an independent and unaffiliated SEC-registered broker-dealer and FINRA member. TDA offers to independent investment advisors services, which include custody of securities, trade execution, clearance, and settlement of transactions. The Firm receives some benefits from TDA through its participation in the program. There is no direct link between BDF’s participation in the program and the investment advice it gives to its clients, although BDF receives economic benefits through its participation in the program that are typically not available to TDA retail investors. These benefits include the following products and services (provided without cost or at a discount): receipt of duplicate client statements and confirmations; research related products and tools; consulting services; access to a trading desk serving advisor participants; access to block trading (which provides the ability to aggregate securities transactions for execution and then allocate the appropriate shares to client accounts); the ability to have advisory fees deducted directly from client accounts; access to an electronic communications network for client order entry and account information; access to mutual funds with no transaction fees and to certain institutional money managers; and discounts on compliance, marketing, research, technology, and practice management products or services provided to BDF by third party vendors. TDA may also have paid for business consulting and professional services received by BDF’s related persons. Some of the products and services made available by TDA through the program may benefit BDF but may not benefit its client accounts. These products or services may assist BDF in managing and administering client accounts, including accounts not maintained at TDA. Other services made available by TDA are intended to help BDF manage and further develop its business enterprise. The benefits received by BDF or its personnel through participation in the program do not depend on the amount of brokerage transactions directed to TDA. As part of its fiduciary duties to clients, the Firm endeavors at all times to put the interests of its clients first. Clients should be aware, however, that the receipt of economic benefits by BDF or its related persons in and of itself creates a potential conflict of interest and may indirectly influence the choice of TDA for custody and brokerage services.

BDF has reviewed the services of Schwab and TDA and recommend their services based on a number of factors. These factors include the professional services offered, commission rates, and the custodial platform provided to clients. BDF’s business model is that it will not seek to exercise discretion to negotiate trades among various brokers on behalf of clients but will periodically attempt to negotiate lower commission rates for its clients with Schwab and TDA.
6. **Additional Important Disclosures.** The following should be noted:

a. **Best Execution.** Although the commissions and transaction fees that may be paid by BDF’s clients shall comply with BDF’s duty to obtain best execution, a client may pay a commission that is higher than another qualified broker-dealer might charge to affect the same transaction where BDF determines, in good faith, that the commission is reasonable. In seeking best execution, the determinative factor is not the lowest possible cost, but whether the transaction represents the best qualitative execution, taking into consideration the full range of a broker-dealer’s services, including the value of any research provided, execution capability, commission rates, and responsiveness. Accordingly, although BDF will seek competitive rates, it may not necessarily obtain the lowest possible commission rates for client account transactions. BDF’s best price execution responsibility is qualified if securities it purchases for client accounts are no-load mutual funds that trade at net asset value as determined at the daily market close. BDF considers all factors noted in this document in recommending broker-dealers for client transactions and determining the reasonableness of their compensation.

b. **Soft Dollar Benefits.** BDF does not have any formal or informal soft-dollar arrangements and does not receive any soft-dollar benefits, which are research or other products or services (other than execution) from a broker-dealer or third party in connection with client securities transactions.

c. **Brokerage for Client Referrals.** If BDF receives a referral from a broker-dealer, it will recommend the client utilize the brokerage and custodial services of the referring broker-dealer. In the event that transactions for a client’s accounts are affected through a broker-dealer that refers investment management clients to BDF, there exists the potential for conflict of interest if the accounts incur higher commission or transaction costs than the accounts would otherwise have incurred had the client determined to effect account transactions through another broker-dealer or alternative clearing arrangements that may have been available through BDF. BDF has no incentive, practice, or procedure to direct client transactions to a particular broker-dealer in order to receive client referrals from such broker-dealer. In the past year, for clients referred to it by Schwab or TDA, BDF’s procedure has been to direct such clients to the referring custodian for brokerage and custodial services.

d. **Directed Brokerage.** BDF recommends that clients primarily use the brokerage and custodial services of Schwab or TDA (both are unaffiliated and independent firms) for their securities transactions. Such recommendations are based on the Firm’s evaluation of Schwab and TDA and belief that Schwab and TDA will provide BDF clients with a blend of quality execution services, commission costs, and professionalism. While the Firm has a reasonable belief that Schwab and TDA are able to provide best execution and competitive prices, BDF will not be independently seeking best execution price capability through other broker-dealers, except in trades involving fixed-income securities. Clients may request the brokerage transactions be directed to any particular broker-dealer. However, BDF reserves the right to decline acceptance of any account that directs the use of a broker-dealer other than Schwab or TDA, if the Firm believes that this would adversely affect BDF’s duty to obtain best execution. Where BDF accepts a client’s request that brokerage transactions be directed to any particular broker-dealer, BDF will advise the client that such arrangement may adversely affect BDF’s duty to obtain best execution, including, but not limited to, the fact that the client may forego any benefit from savings on execution costs the Firm could obtain for its non-directing clients through, for example, negotiating volume commission discounts on aggregated orders. In addition, where a client directs BDF to use a particular broker-dealer custodian, such custodian may not permit BDF to buy every security BDF desires to purchase for client portfolios from time-to-time.

BDF does not have the discretionary authority to direct the broker to be used or commissions to be paid. When undertaking an advisory relationship, some clients already have a pre-established relationship
with a broker and they will instruct BDF to execute all transactions through that broker. BDF will recommend a broker-dealer custodian to clients in need of brokerage and/or custodial services, provided that such recommendations are consistent with BDF’s fiduciary obligations to its clients. In directing the use of a broker-dealer, clients should recognize that BDF may not be authorized to negotiate commissions, obtain volume discounts and best execution may not be achieved. In addition, under these circumstances a disparity in commission charges may exist among clients.

e. **Prime Brokerage.** When beneficial to the client, account transactions may be affected through broker-dealers with whom BDF has entered into arrangements for prime brokerage clearing services pursuant to the terms and conditions of a prime brokerage agreement between the account custodian and the client. When beneficial to the client, individual fixed income transactions may be affected through broker-dealers with whom BDF or the client have entered into arrangements for prime brokerage clearing services, in which event the client shall incur both the transaction fee charged by the executing broker-dealer and a “trade-away” fee charged by the account custodian, such as Schwab or TDA. In general, “trade-away” is where a security trade is placed at another broker-dealer and it settles at the client’s current custodian.

f. **Outside Custodians.** BDF clients do not pay more for investment transactions effected or assets maintained at Schwab or TDA as a result of the above arrangements. There is no corresponding commitment made by BDF to Schwab or TDA or any other any entity to invest any specific amount of client assets in any specific mutual funds or other investment products as result of the above arrangement.

B. **Aggregation of the Purchase and Sale of Securities.**

1. **Block/Directed Trades.** In the event that the client directs BDF to effect securities transactions for the client’s accounts through a specific broker-dealer, the client correspondingly acknowledges that such direction may cause the directed accounts to incur higher commissions or transaction costs than the accounts would otherwise incur had the client determined to effect account transactions through broker-dealers that BDF generally recommends for its clients. BDF generally does not (and is not obligated to) “batch” or “combine” client trades. However, should it determine to do so in order to attempt to obtain better execution, transactions will be averaged as to price and will be allocated among BDF’s clients in proportion to the purchase and sale orders placed for each client account on any given day. In the event the client directs BDF to use a specific broker-dealer (other than those that BDF generally recommends for its clients), BDF will not be able to “batch” the client’s transactions for execution through such directed broker-dealers with orders for other accounts managed by BDF. As a result, client may pay higher commissions or other transaction costs or greater spreads, or receive less favorable net prices, on transactions for the account than would otherwise be the case. To the extent that BDF determines to include the trades for its related persons with those of its clients in any batch transaction, BDF shall generally do so in accordance with the parameters set forth in SEC No-Action Letter, SMC Capital, Inc., as set forth in BDF’s Policies and Procedures.

2. **Financial Planning-Only Engagements.** Due to the nature of financial planning, BDF does not block trade, negotiate commissions with broker-dealers, or obtain volume discounts, nor necessarily obtain the best price for financial planning clients. Financial planning clients will be required to select their own broker-dealers and insurance companies for the implementation of financial planning recommendations. BDF may recommend any of several brokers, including Schwab or TDA. BDF clients must independently evaluate these brokers before opening an account. The factors considered by BDF when making this recommendation are the broker’s ability to provide professional services, BDF’s experience with the broker, the broker’s reputation, and the broker’s reported financial strength, among other factors. As stated above, BDF’s recommendation of Schwab and TDA is based upon BDF’s evaluation and belief that Schwab and TDA will
provide BDF clients with a blend of quality execution services, low commission costs, and professionalism. BDF’s financial planning clients may use any broker-dealer of their choice.

BDF’s Chief Compliance Officer, Susan C. Korin, remains available to address any questions that a client or prospective client may have regarding the above arrangements and the corresponding conflicts of interest such arrangements may create.

Item 13 - Review of Accounts

For those clients to whom BDF provides investment supervisory services, account reviews are conducted on an ongoing basis by the Firm’s Partners and/or its Investment Adviser Representatives (IARs), as the case may be for each client. Account reviews are performed at least quarterly for all clients. More frequent reviews may be triggered by changes the client makes BDF aware of concerning the client’s personal, tax, or financial status. The nature of BDF’s review is to determine if rebalancing or reallocating of client accounts is appropriate to: 1) maintain or adjust the recommended asset allocation for the client; or 2) implement any investment portfolio changes recommended by BDF.

All clients are advised that it remains their responsibility to advise BDF of any changes in their investment objectives or financial situation. All clients are encouraged to review financial planning issues, investment objectives, and account performance with the Firm on a regular basis. The responsibility for conducting client reviews lies with our Wealth Managers and their teams, including Planners, Senior Planners, Advisors, and Senior Advisors.

Clients are provided with transaction confirmation notices and regular summary account statements directly from the broker-dealer/custodian for the client’s accounts. The Firm makes available a quarterly report summarizing account activity and performance via the client portal for those clients to whom BDF provides investment supervisory services.

Item 14 - Client Referrals and Other Compensation

A. No Additional Compensation. Other than compensation described in Item 12 above relative to Schwab and TDA and subsection “E. CI Private Wealth Referral Program” below, BDF does not receive any additional compensation from third parties for providing investment advice or advisory services to its clients. BDF receives an economic benefit from Schwab in the form of the support products and services Schwab makes available to BDF and other independent investment advisors that have their clients maintain accounts at Schwab. The availability to BDF of Schwab’s products and services is not based on BDF giving particular investment advice, such as buying particular securities for BDF clients. Also, pursuant to a Client Benefit Agreement entered into between Schwab and BDF, Schwab provides BDF with a fee waiver for one attendee for the Schwab Impact Conference held annually in different major cities of the United States. Schwab provides BDF the conference fee waiver in exchange for BDF’s commitment to cause a specified amount of client assets to be placed in Schwab’s custody. The products, services, how they benefit BDF, and the related conflicts of interest, including those relating to the Client Benefit Agreement, are described in Item 12 above. On occasion, both Schwab and TDA have provided BDF with a fee waiver and transportation and lodging costs for BDF employees who have agreed to speak on a panel at their respective national conference.

B. Referral Fees Paid by BDF. If a client is introduced to BDF by either an unaffiliated or an affiliated solicitor, BDF may pay that solicitor a referral fee in accordance with the requirements of Rule 206(4)-1 of the Investment Advisers Act of 1940, and any corresponding state securities law requirements. Any such referral fee shall be paid solely from BDF’s investment management fee and shall not result in any additional charge
to the client. If the client is introduced to BDF by an unaffiliated solicitor, the solicitor, at the time of the solicitation, shall disclose the nature of the solicitor relationship, and shall provide each prospective client with a copy of BDF’s written Firm Brochure, as presented in this document, together with a copy of the written disclosure statement from the solicitor to the client disclosing the terms of the solicitation arrangement between BDF and the solicitor, including the compensation to be received by the solicitor from BDF. See additional disclosures in subsection “E. CI Private Wealth Referral Program” below.

C. Charles Schwab Referral Program. BDF receives client referrals from Charles Schwab & Co., Inc. (Schwab) through BDF’s participation in Schwab Advisor Network® (the Service). The Service is designed to help investors find an independent investment advisor. Schwab is a broker-dealer independent of and unaffiliated with BDF. Schwab does not supervise BDF and has no responsibility for BDF’s management of clients’ portfolios or BDF’s other advice or services. BDF pays Schwab fees to receive client referrals through the Service. BDF’s participation in the Service may raise potential conflicts of interest described below.

The Firm pays Schwab an ongoing fee for each successful client referral. This fee is usually a percentage (not to exceed 25%) of the advisory fee that the client pays to BDF (Participation Fee). BDF pays Schwab the Participation Fee for so long as the referred client’s account remains in custody at Schwab. The Participation Fee is billed to BDF quarterly and may increase, decrease, or be waived by Schwab from time to time. The Participation Fee is paid by BDF and not by the client. BDF has agreed not to charge clients referred through the Service fees or costs greater than the fees or costs BDF charges clients with similar portfolios who were not referred through the Service.

BDF generally pays Schwab a Non-Schwab Custody Fee if custody of a referred client’s account is not maintained by or assets in the account are transferred from Schwab. This fee does not apply if the client was solely responsible for the decision not to maintain custody at Schwab. The Non-Schwab Custody Fee is a one-time payment equal to a percentage of the assets placed with a custodian other than Schwab. The Non-Schwab Custody Fee is higher than the Participation Fees the Firm generally would pay in a single year. Thus, BDF will have an incentive to recommend that client accounts be held in custody at Schwab.

The Participation and Non-Schwab Custody Fees will be based on assets in accounts of BDF’s clients who were referred by Schwab and those referred clients’ family members living in the same household. Thus, BDF will have incentives to encourage household members of clients referred through the Service to maintain custody of their accounts and execute transactions at Schwab and to instruct Schwab to debit BDF’s fees directly from the accounts.

For accounts of BDF’s clients maintained in custody at Schwab, Schwab will not charge the client separately for custody, but will receive compensation from BDF’s clients in the form of commissions or other transaction-related compensation on securities trades executed through Schwab. Schwab also will receive a fee (generally lower than the applicable commission on trades it executes) for clearance and settlement of trades executed through broker-dealers other than Schwab. Schwab’s fees for trades executed at other broker-dealers are in addition to the other broker-dealer’s fees. Thus, BDF may have an incentive to cause trades to be executed through Schwab rather than another broker-dealer. BDF, nevertheless, acknowledges its duty to seek best execution of trades for client accounts. Trades for client accounts held in custody at Schwab may be executed through a different broker-dealer than trades for BDF’s other clients. Thus, trades for accounts custodied at Schwab may be executed at different times and different prices than trades for other accounts that are executed at other broker-dealers.

BDF receives an economic benefit from Schwab in the form of the support products and services it makes available to BDF and other independent investment advisors that have their clients maintain accounts at Schwab. These products and services, how they benefit BDF, and the related conflicts of interest are described in Item 12 above. The availability to BDF of Schwab’s products and services is not based on BDF giving particular investment advice, such as buying particular securities for its clients.
D. TD Ameritrade, Inc. Referral Program. BDF may receive client referrals from TD Ameritrade Institutional (TDA) through its participation in TDA AdvisorDirect (the Referral Program). In addition to meeting the minimum eligibility criteria for participation in the Referral Program, the Firm may have been selected to participate based on the amount and profitability to TDA of the assets in, and trades placed for, client accounts maintained with TDA. TDA is a discount broker-dealer independent of and unaffiliated with BDF and there is no employee or agency relationship between them. TDA has established the Referral Program as a means of referring its brokerage customers and other investors seeking fee-based personal investment management services or financial planning services to independent investment advisors. TDA does not supervise BDF and has no responsibility for BDF’s management of client portfolios or BDF’s other advice or services. The Firm pays TDA an ongoing fee for each successful client referral. This fee is usually a percentage (not to exceed 25%) of the advisory fee that the client pays to BDF (the Participation Fee). BDF will also pay TDA the Participation Fee on any advisory fees received by the Firm from any of a referred client’s family members, including a spouse, child, or any other immediate family member who resides with the referred client and hired BDF on the recommendation of such referred client. The Firm will not charge clients referred through AdvisorDirect any fees or costs higher than its standard fee schedule offered to its clients or otherwise pass Participation Fees paid to TDA to its clients. For information regarding additional or other fees paid directly or indirectly to TDA, please refer to the TDA AdvisorDirect Disclosure and Acknowledgement Form.

BDF’s participation in AdvisorDirect raises potential conflicts of interest. TDA will most likely refer clients through AdvisorDirect to investment advisors that encourage their clients to custody their assets at TDA and whose client accounts are profitable to TDA. Consequently, in order to obtain client referrals from TDA, the Firm may have an incentive to recommend to clients that the assets under management by BDF be held in custody with TDA and to place transactions for client accounts with TDA. In addition, the Firm has agreed not to solicit clients referred to it through AdvisorDirect to transfer their accounts from TDA or to establish brokerage or custody accounts at other custodians, except when its fiduciary duties require doing so. BDF’s participation in AdvisorDirect does not diminish its duty to seek best execution of trades for client accounts.

E. CI Affiliates (Canada) Cross-Border Referrals. When appropriate, BDF may refer a client or prospective client that is eligible and interested in a Canadian Affiliate’s investment advisory services. The Canadian Affiliates may also, when appropriate, refer a client or prospective client that is eligible and interested in the investment advisory services of BDF. We have entered into a bilateral cross-border agreement between BDF and the Canadian Affiliates to refer eligible clients to one another and each party receiving referrals has agreed to compensate the referring entity a fee equal to 37% of the ongoing gross fees payable with respect to the referred services purchased by the client. Products or services will only be offered in jurisdictions where BDF and/or the Canadian Affiliates are lawfully authorized and permitted to conduct business.

While we always endeavor to put the interest of our clients first as part of our fiduciary duty, the possibility of receiving referral fees creates a conflict of interest and may affect the decisions to make such recommendations to clients and prospective clients. To address this conflict, we and the Canadian Affiliates provide written disclosures at the time of any recommendation of services for transparency and review each recommendation made to ensure recommendations are consistent with the best interests of our clients. Our services are not contingent on a client or perspective client engaging and affiliate to receive our services and are not obligated to follow any recommendation or referral.

Item 15 - Custody

Investment advisory clients of BDF will receive, at least quarterly, account statements from the broker-dealer/custodian. BDF urges all of its clients to carefully review those account statements. In addition, clients
will receive quarterly account statements from BDF. Clients are strongly urged to compare the account statements received from the custodian with those received from BDF.

Client assets are held by a qualified custodian, such as Schwab or TDA, and it is BDF’s policy not to take physical custody or actual possession of client funds or securities. However, BDF may deduct advisory fees directly from the client’s account as indicated in Item 5.B above. BDF also provides other services on behalf of its clients that require disclosure at ADV Part 1, Item 9. In particular, certain clients have signed asset transfer authorizations that permit the applicable qualified custodian to rely upon instructions from BDF to transfer client funds to third parties. In this scenario, BDF relies on the guidance provided in the SEC Staff’s February 21, 2017 Investment Adviser Association No-Action Letter, the affected accounts are not subjected to an annual surprise CPA examination. BDF also uses the services of ByAllAccounts, Inc. in order to manage certain accounts held at custodians not utilized by BDF; in some situations, BDF may be deemed to have custody of the assets held in these accounts due the custodian’s accessibility features on their platform. Due to these instances of actual or potential custody, BDF has retained the engagement of an independent accountant to perform annual surprise audits for oversight and verification of BDF’s custody.

Clients will receive account statements directly from Schwab or TDA at least quarterly. They will be sent to the email or postal mailing address the client provides to Schwab or TDA. Clients should carefully review those statements promptly when they are received. BDF also urges clients to compare Schwab’s or TDA’s account statements to the periodic portfolio reports clients receive from BDF.

**Item 16 - Investment Discretion**

BDF provides investment management services on a discretionary basis to individuals, trusts, estates, pension and profit-sharing plans, charitable organization, and other entities. For discretionary clients that BDF determines which (and the amount of) securities to be bought or sold, the client shall provide BDF with written authority to do so in the form of a signed Client Service Agreement or similar-titled document.

A. **Limitations on BDF’s Authority.** Any limitations on BDF’s discretionary authority shall be included in the Client Service Agreement mentioned above or Investment Policy Statement signed by the client. Clients may change or impose any limitations by providing BDF with a written, signed, and dated statement detailing such changes.

**Item 17 - Voting Client Securities**

Unless a client directs otherwise in writing, BDF, in conjunction with the proxy voting and due diligence services provided by Broadridge Financial Solutions, Inc. or its successors or assigns, shall be responsible for directing the manner in which proxies solicited by issuers of securities beneficially owned by the client shall be voted. BDF and/or the client shall correspondingly instruct each custodian of the assets to forward to BDF copies of all proxies and shareholder communications relating to the assets. BDF, in conjunction with the services provided by Broadridge Financial Solutions, Inc., shall monitor corporate actions of individual issuers and investment companies consistent with BDF’s fiduciary duty to vote proxies in the best interests of its clients. With respect to individual issuers, BDF may be solicited to vote on matters including corporate governance, adoption, or amendments to compensation plans (including stock options) and matters involving social issues and corporate responsibility. With respect to investment companies (e.g., mutual funds), BDF may be solicited to vote on matters including the approval of advisory contracts, distribution plans, and mergers. BDF shall maintain records pertaining to proxy voting as required pursuant to Rule 204-2(c)(2) under the Advisers Act.
Copies of Rules 206(4)-6 and 204-2(c)(2) are available upon written request. In addition, information pertaining to how BDF voted on any specific proxy issue is also available upon written request.

Alternatively, clients may, at their written election, choose to receive proxies related to their own accounts, in which case BDF may consult with clients as they may request. With respect to ERISA accounts, BDF will vote proxies unless the plan documents specifically reserve the plan sponsor’s right to vote proxies. To direct BDF to vote a proxy in a particular manner, clients should contact Susan C. Korin, Chief Compliance Officer, by telephone, electronic mail, or in writing.

BDF will retain all proxy voting books and records for the requisite period of time, including a copy of each proxy statement received, a record of each vote cast, a copy of any document created by BDF that was material to making a decision how to vote proxies, and a copy of each written client request for information on how the adviser voted proxies. If BDF has a conflict of interest in voting a particular action, it will notify the client of the conflict and retain an independent third-party to cast a vote.

Clients may obtain a copy of our complete proxy voting policies and procedures by contacting Susan C. Korin, Chief Compliance Officer, directly. Clients may request, in writing, information on how proxies for his or her shares were voted. If any client requests a copy of the Firm’s complete proxy policies and procedures or how it voted proxies for his or her accounts, BDF will promptly provide such information to the client.

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

Item 18 - Financial Information

A. Prepayment of Fees. BDF does not require prepayment of fees more than three months in advance of services rendered. If a client terminates BDF during a quarter, any unearned fees are refunded to the client.

To the best of BDF’s knowledge, no financial condition exists that is reasonably likely to impair the Firm’s ability to meet its contractual commitments to clients.

ANY QUESTIONS: BDF’s Chief Compliance Officer, Susan C. Korin, remains available to address any issue pertaining to this Brochure.