

D | A | DAVIDSON

Crowell, Weedon & Co.

A DIVISION OF D.A. DAVIDSON & CO. MEMBER SIPC

Part 2A Appendix 1 of Form ADV

Wrap Fee Program Brochure

**D.A. Davidson & Co.
8 Third Street North
Great Falls, MT 59401
406-727-4200**

www.dadavidson.com

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This wrap fee program brochure provides information about the qualifications and business practices of D.A. Davidson & Co., including its Crowell, Weedon & Co. division. If you have any questions about the contents of this brochure, please contact us at 406-727-4200 or 800-332-5915 or adv@dadco.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about D.A. Davidson & Co. is available on the SEC's website at www.adviserinfo.sec.gov. You can search this site by our firm's CRD number, which is 199.

Item 2 Material Changes

D.A. Davidson & Co. (“D.A. Davidson”) updated this Form ADV Part 2A wrap fee program brochure (the “Brochure”) on December 15, 2015. The following summary discusses the material changes that D.A. Davidson has made to the Brochure since December 15, 2014, the date of the last annual update to the Brochure.

- In October 2015, D.A. Davidson updated its description in “Item 6 Portfolio Manager Selection and Evaluation” to include a description of one new portfolio in the Focus Portfolios.

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Item 4 Services, Fees and Compensation

D.A. Davidson & Co. ("D.A. Davidson") is a SEC-registered investment adviser with its principal place of business located in Montana. In August 2013, D.A. Davidson Companies, D.A. Davidson's parent company acquired Crowell, Weedon, & Co. ("Crowell Weedon").

The purpose of this Brochure is to describe and disclose the services, fees, potential conflicts of interest, and other necessary information clients should consider prior to becoming a client of one or more of D.A. Davidson's investment advisory programs covered in this Brochure. This Brochure also contains information on programs offered by Crowell Weedon prior to its combination with D.A. Davidson. D.A. Davidson is in the process of converting Crowell Weedon's legacy programs to the D.A. Davidson platform. D.A. Davidson offers Financial Planning Services which is described in a separate brochure. You may obtain a copy of that Brochure by mailing your request to 8 Third Street North, Great Falls, MT 59401, Attn: Compliance Department, or e-mail at adv@dadco.com, or call 406-727-4200 or 800-332-5915. The information contained herein is current as of the date of this Brochure and is subject to change at D.A. Davidson's discretion. Please retain this Brochure for your records.

D.A. Davidson sponsors various investment advisory programs ("Program" or "Programs") for its clients. The Programs described in this Brochure are provided to clients in a "wrap fee" arrangement. A wrap fee arrangement is one in which a single fee is charged based on the market value of assets in the client's account, rather than on the transactions in the account as in a commission ("Brokerage") account. The wrap fee covers advisory services related to the Programs. Advisory services generally include investment advice or counsel provided by D.A. Davidson investment professionals and/or the client's Financial Advisor, Portfolio Management in applicable Programs, the execution of client transactions, custody services, account servicing, and performance reporting, in addition to other standard services.

The Programs are either (1) Discretionary Programs, where a client appoints D.A. Davidson to make investment decisions with respect to the assets in client's account ("Discretionary Programs"); or (2) Non-Discretionary Programs, where a client appoints D.A. Davidson to provide investment advice and recommendations as to the assets in client's account, but, the client retains full authority over the decisions regarding the actual selection and implementation of those assets ("Non-Discretionary Programs").

The following Discretionary Programs are offered by D.A. Davidson: (1) Managed Funds Portfolios; (2) Russell Model Strategies; (3) Separate Account Management; (4) Managed Account Consulting; (5) Unified Managed Account; and (6) Paragon. Prior to its combination with D.A. Davidson, Crowell Weedon offered several discretionary programs. Clients in those programs are in the process of transitioning into a comparable D.A. Davidson advisory program. D.A. Davidson offers a non-discretionary program, Choice. Former Crowell Weedon non-discretionary clients have also transitioned into the D.A. Davidson Choice program.

In the advisory relationship between the client and D.A. Davidson, a client will typically work with a Financial Advisor to determine the client's overall investment situation, needs, goals, risk tolerance and time horizon for the assets being invested. To assist in identifying these factors, clients complete an Investment Profile Questionnaire or may complete investment profile information included on the D.A. Davidson New Account Application (collectively, referred to herein as the "Questionnaire"). Based on the information provided by the client and the results of the Questionnaire, a Financial Advisor will use this information, among other things, to assist the client in selecting the appropriate Program(s) and subsequent investment strategy. If the client wishes to proceed with the Program(s), client will enter into an Advisory Agreement which contains specific terms applicable to the Program(s) selected, advisory services to be offered, fees payable by client, and other terms applicable to the client's advisory relationship with D.A. Davidson.

Not all Programs discussed in this Brochure may be

appropriate for a client. Each Program is designed to meet differing investment needs of clients. The Programs offered may have different levels of services, administration, structure, fees and expenses. The particular investment advisory services that D.A. Davidson provides in connection with each Program are described in detail below. Please review this Brochure carefully, in its entirety.

DISCRETIONARY PROGRAMS

(1) MANAGED FUNDS PORTFOLIOS ("MFP")

The MFP Program offers clients discretionary investment management based on proprietary strategic asset allocation models developed by D.A. Davidson. The models vary in their exposure to different asset classes (such as equities, fixed income and alternative investments), as well as different styles (such as growth, core, and value), paired together to achieve diversification that seeks to meet a variety of investment objectives. The models use mutual funds and/or exchange traded funds ("ETFs") and/or exchange traded notes ("ETNs") of various investment companies to gain these exposures.

With the professional advice and guidance of a Financial Advisor, the client will select an MFP model that is appropriate for the investment circumstances set forth in the Questionnaire. The Financial Advisor will often provide the client with an investment proposal or strategy sheet that identifies the specific portfolio model recommended to client and details the underlying mutual funds, ETFs and where applicable, ETN investments as well as the overall asset and style allocation of the model.

Since the MFP program models are discretionary in nature, D.A. Davidson constructs the model portfolios and will from time to time, and without notice or approval from client, adjust the asset allocations of the MFP models. D.A. Davidson also determines the specific mutual funds, ETFs and ETNs that comprise the models and in its sole discretion will from time to time adjust the percentages allocated to those investments and/or will hire or fire a manager as it deems appropriate. For more information on the investment process in the MFP Program, please see Item 6 Portfolio

Manager Selection and Evaluation.

Other services offered in the MFP program include periodic rebalancing of the client's portfolio to maintain the desired asset allocation, monthly custodial account statements, and quarterly performance reporting. Please see the Additional Program Information Section for other special considerations.

D.A. Davidson offers the following model iterations, each designed to meet a particular investment goal: Classic, Focus, Index-Based and Elite models.

(2) RUSSELL MODEL STRATEGIES ("RMS")

The RMS Program offers clients discretionary investment management based on strategic asset allocation models developed by Russell Investments. The models vary in their exposure to different asset classes (such as equities, fixed income, real assets and alternative investments), as well as different styles (such as growth, core, and value), paired together to achieve diversification that seeks to meet a variety of investment objectives. The models use mutual funds in the Russell Funds family to gain these exposures.

With the professional advice and guidance of a Financial Advisor, the client will select an RMS model that is appropriate for the investment circumstances set forth in the Questionnaire. The Financial Advisor will often provide the client with an investment proposal or strategy sheet that identifies the specific portfolio model recommended to the client and details the underlying mutual fund investments as well as the overall asset and style allocation of the model.

Since the RMS program models are discretionary in nature, Russell constructs the model portfolios and will from time to time and without notice or approval from client, instruct D.A. Davidson to adjust the asset allocations of the RMS models. Russell also determines the specific Russell mutual funds that comprise the models and in its sole discretion will from time to time instruct D.A. Davidson to adjust the percentages allocated to those investments and/or will add or remove a fund as it deems appropriate. D.A. Davidson retains discretion over the implementation of instructions by Russell, and may implement

differently than those proposed by Russell. For more information on the investment process in the RMS Program, please see Item 6 Portfolio Manager Selection and Evaluation.

Other services offered in connection with the RMS program include periodic rebalancing of the client's portfolio to maintain the desired asset allocation, monthly custodial account statements, and quarterly performance reporting. Please see the Additional Program Information Section for other special considerations.

D.A. Davidson offers the following Russell model strategies, each designed to meet a particular investment goal: Core and Tax-Managed models.

(3) SEPARATE ACCOUNT MANAGEMENT ("SAM")

The SAM Program offers clients discretionary investment management services from selected third-party or affiliated investment managers. Based on information in the client's Questionnaire, a Financial Advisor presents the client with one or more appropriate investment strategies from a list of pre-screened investment advisers, with which D.A. Davidson has contracted as either sub-advisers ("SAM Managers") or Model Providers. Client will automatically enter into either a SAM Manager or Model Provider arrangement depending on the investment manager and accompanying strategy selected by the client for the account.

The client enters into an Advisory Agreement with D.A. Davidson for the provision of advisory, custody, brokerage and administrative services. The client grants D.A. Davidson investment discretion in these accounts. D.A. Davidson delegates that discretion to the selected sub-adviser in the case of SAM Manager accounts or retains discretion in the case of Model Provider accounts. If client selects a SAM Manager strategy, the SAM Manager actively manages client's portfolio in conformance with the investment objectives from client's Questionnaire. If client selects a Model Provider strategy, D.A. Davidson will use the investment model provided by Model Provider to manage client's portfolio in conformance with the investment objectives from client's Questionnaire. In both arrangements, D.A.

Davidson has no influence over the investment managers' investment decisions or security selection. D. A. Davidson or an affiliate may act as a SAM Manager or Model Provider. For further information please see Item 6 - Portfolio Manager Selection and Evaluation – Portfolio Management by Related Persons.

D.A. Davidson determines the investment managers available for participation in the SAM program though varying degrees of initial and ongoing due diligence. D.A. Davidson has sole discretion to terminate a manager from the program, in which case the client will be notified. For more information on the manager evaluation process in the SAM Program, please see Item 6 Portfolio Manager Selection and Evaluation. The investment managers offered may have varying investment objectives, styles, and strategies and they may also employ varying types of securities to achieve those objectives. In addition, an investment manager's strategy may change in response to market conditions. If the client decides to participate in the SAM Program, client will receive a copy of each investment manager's Brochure which describes in detail the manager's strategy. A copy of the manager's Brochure is also available upon request.

If the client informs D.A. Davidson of any material changes to the information in the Questionnaire and/or the Account Application, in the case of SAM Manager accounts, D.A. Davidson will provide that information to the SAM Manager on client's behalf. In the case of a Model Provider account, D.A. Davidson will evaluate and make changes where appropriate. Other services offered in the SAM Program include monthly custodial account statements and quarterly performance reporting. Please see the Additional Program Information Section for other special considerations.

(4) MANAGED ACCOUNT CONSULTING ("MAC")

The MAC Program is intended to accommodate clients who wish to independently, or in some cases under the recommendation of their Financial Advisor, hire or retain a third-party ("outside") investment manager to manage with investment

discretion the assets in the client's account. In this Program, D.A. Davidson does not have discretion to make investment decisions on client's behalf. The client enters into separate advisory agreements with both D.A. Davidson and the outside investment manager, commonly referred to as a "dual contract" arrangement. The outside manager provides investment management services for the client in accordance with the advisory agreement entered into by the client and the manager. The separate advisory agreement with the manager governs all responsibilities of the manager to the client. The client also enters into an advisory agreement with D.A. Davidson for the provision of selected advisory, custody, brokerage and administrative services.

D.A. Davidson, in its role as program sponsor, has sole discretion as to the outside managers allowed to participate in the MAC Program. However, D.A. Davidson does not manage the account and does not otherwise have any influence over the third party investment manager's investment decisions and security selection. Client understands that once retained by client, D.A. Davidson has no obligation to provide any recommendations, advice or counsel as to the outside managers and their investment process or management of client's account. Some or all of these services may be provided to a client by a Financial Advisor, if agreed upon by client and Financial Advisor directly. Once retained by client, an outside manager will be removed from managing client's account if directed by client to do so. However, D.A. Davidson, in its sole discretion, retains the right to remove any manager from the Program in which case the client will be notified. D.A. Davidson provides limited initial and ongoing due diligence of outside managers allowed participation in the Program and does not assume responsibility for the performance of the outside manager selected by the client. Please see Item 6 Portfolio Manager Selection and Evaluation for details.

The outside investment managers participating in the MAC Program may have varying investment objectives, styles, and strategies and they may also employ varying types of securities to achieve those objectives. In addition, an outside manager's strategy may change in response to market

conditions. If the client decides to participate in the MAC Program, client will receive a copy of each outside investment manager's Brochure which describes in detail the manager's strategy. A copy of the manager's Brochure is also available upon request.

The client is responsible for promptly bringing to D.A. Davidson's attention any material change in the client's investment objective or financial condition. D.A. Davidson will provide that information to the outside manager on client's behalf. Other services offered in connection with the MAC program include and delivery of monthly custodial account statements. Performance and other account information may be available to the client through the Financial Advisor and D.A. Davidson may, in some instances, provide the client with a quarterly performance report. Please see the Additional Program Information Section for other special considerations.

(5) UNIFIED MANAGED ACCOUNT ("UMA")

The UMA Program offers clients discretionary investment management in which multiple types of investment vehicles may be combined in a single account. A UMA account may consist of model portfolios provided by third-party investment advisers ("Sub-Managers"), and/or may include mutual funds and/or exchange traded funds ("ETFs") and/or exchange traded notes ("ETNs") representing different investment objectives, styles and strategies.

D.A. Davidson has engaged an overlay portfolio manager, ("Overlay Manager") to maintain the UMA platform and manage clients' accounts. The client enters into an Advisory Agreement with D.A. Davidson for the provision of advisory, custody, brokerage and administrative services. The client grants D.A. Davidson investment discretion in these accounts. D.A. Davidson delegates that discretion to the Overlay Manager.

Based on information in the client's Questionnaire, a Financial Advisor presents the client with one or more appropriate investment strategies from the list of pre-screened investment options. Client must approve in writing the initial investment

selections and subsequent changes to the strategies employed for their account. Where a portion of the client's UMA portfolio is allocated to Sub-Managers, Overlay Manager will seek to manage the client's account in a manner consistent with the recommendations provided by the Sub-Manager. However, Overlay Manager may deviate, in its discretion, from such recommendations. D.A. Davidson does not have influence over the Sub-Manager's investment decisions or security selection. D.A. Davidson, in its role as program sponsor, determines the Sub-Managers, mutual funds, ETFs, and ETNs available in the UMA Program, through varying degrees of initial and ongoing due diligence. D.A. Davidson has sole discretion to terminate and replace a Sub-Manager, in which case the client will be notified, or remove a mutual fund, ETF or ETN from the list of available investment options. For more information on the evaluation process in the UMA Program, please see Item 6 Portfolio Manager Selection and Evaluation. If the client decides to participate in the UMA Program client will receive a copy of the Overlay Manager's Brochure.

D.A. Davidson serves as custodian for client assets. Unless the Overlay Manager otherwise directs transactions, D.A. Davidson serves as broker, effecting transactions initiated by the Sub-Manager for the purchase or sale of securities in the client's account. The client is responsible for promptly bringing to D.A. Davidson's attention any material changes to the information on client's Questionnaire, D.A. Davidson will provide that information to Overlay Manager on client's behalf. D.A. Davidson provides administrative services for the client, monthly custodial account statements and quarterly performance reports. Please see the Additional Program Information Section for other special considerations.

An optional tax overlay management service is also available in the UMA Program for an additional fee. In providing tax overlay management services, the Overlay Manager will consider the tax consequences of transactions in the client's account and will evaluate recommendations received from Sub-Managers or generated by Overlay Manager in the context of such consequences and the tax information provided by

the client. The Overlay Manager may, in light of other considerations in the client's account, effect transactions in the client's account even though such transactions may generate tax liabilities, including short-term taxable income. The performance of tax-managed accounts is likely to vary from that of non-tax managed accounts. The Overlay Manager may accommodate reasonable restrictions on individual securities and/or industry sectors and may also screen a client's UMA portfolio based on socially responsible investing criteria. These restrictions are available to the client at no additional cost.

(6) PARAGON

The Paragon Program offers clients discretionary investment management in which a client grants full discretionary authority and management of account to D.A. Davidson and a Financial Advisor who has been approved to participate in the Paragon Program ("Paragon Manager"). A Paragon Manager will work with the client to develop an investment strategy based upon information provided to Paragon Manager, and identified in the client's Questionnaire. Once a mutually agreed upon investment objective is determined, the Paragon Manager will continuously manage the client's account in conformance with said objective. The Paragon Manager makes all investment decisions for the client's account with the authority to buy, sell, hold securities at their discretion, as they deem appropriate, and without prior notice to the client.

Some Paragon Managers have model portfolios and distinct investment strategies while others use a more customized approach to implementation of client assets. Paragon Managers utilize varying types of securities to achieve client's investment objectives. The Paragon Manager will provide the client with more specific information as to how the Paragon Manager will manage client's account. The Paragon Manager may also provide information, including investment recommendations, for assets and types of securities held in other related or unrelated, advisory or non-advisory accounts. Some securities and security types Paragon Managers advise on may not be eligible for purchase in the client's Paragon Account. For more information on the

evaluation process in the Paragon Program, please see Item 6 Portfolio Manager Selection and Evaluation.

Other services offered in connection with the Paragon Program include delivery of monthly custodial account statements and quarterly performance reporting.

Crowell Weedon Asset Management Program (CWAM) is a discretionary investment management wrap free program offered by Crowell Weedon prior to the combination with D.A. Davidson. In the CWAM program, there are three separate strategies each of which may have offered several models based on the investors' time horizon, risk tolerance, income needs and tax situation. The three strategies are: CWAM- Montecito Investment Portfolios; CWAM- Foundations; and CWAM- Eagle. The CWAM portfolios are managed by Crowell Weedon Financial Advisors and are made available to all clients of those Financial Advisors. The CWAM portfolios are also available to legacy Crowell Weedon Financial Advisors who wish to employ such strategies with their clients. The CWAM portfolio managers receive up to 50 basis points if another Financial Advisor employs their strategy.

NON-DISCRETIONARY PROGRAMS

(1) CHOICE

Choice is a non-discretionary advisory program in which clients receive advice from a Financial Advisor regarding the client's own management of assets in their account. Neither D.A. Davidson nor client's Financial Advisor has investment discretion and may not buy or sell securities in connection with the account without the client's consent. The client enters into an agreement with D.A. Davidson for the provision of advisory, custody, brokerage and administrative services.

Based on information in the client's Questionnaire a Financial Advisor advises the client on an appropriate investment strategy, which includes security selection and general asset allocation, and may include advice on financial planning and other wealth management topics. The client has sole discretion, and makes the final decision whether to

accept or reject an investment strategy or any specific recommendation to purchase or sell securities. The Financial Advisor is responsible for periodically reviewing the account to assess whether the investment strategy employed by client and investments made for client's account are suitable. Other than in connection with its consulting responsibilities as described above, D.A. Davidson does not assume responsibility for the performance of the securities selected by the client.

Other services offered in connection with the Choice Program include monthly custodial account statements, and quarterly performance reporting. Please see the Additional Program Information Section for other special considerations.

(2) SPECIAL CONDITION - MFP GUIDED ACCOUNTS

D.A. Davidson has legacy assets in a division of the MFP program called MFP Guided. MFP Guided accounts are non-discretionary. No new accounts are being accepted into the MFP Guided program.

(3) SPECIAL CONDITION – CROWELL WEEDON NON-DISCRETIONARY ACCOUNTS

Crowell Weedon offered non-discretionary options in the CW Portfolio Advisor, CW Portfolio Advisor Fixed Income and CW FundPort Advisor Programs mentioned above. All new non-discretionary accounts will utilize the Choice Program.

ADDITIONAL PROGRAM INFORMATION

Custody and Trade Execution. Generally, D.A. Davidson serves as custodian for all client assets in the Programs. However, in some cases D.A. Davidson, in its sole discretion may accept certain client assets into the Programs when they are custodied at another financial institution acceptable to D.A. Davidson ("outside custody"). If client enters into an outside custody arrangement, client will pay a separate custody fee to the custodian of those assets in addition to a Program fee paid to D.A. Davidson for investment advisory services.

If D.A. Davidson provides execution services to a client, D.A. Davidson will arrange for delivery and

payment in connection with those services rendered, and client authorizes D.A. Davidson to act on the client's behalf in all other matters necessary or incidental to the handling of the client's account.

Client-Directed Investment Restrictions. Client may impose reasonable investment restrictions on the management of their accounts, which may direct D.A. Davidson to not purchase or liquidate certain securities in an account. This option however, is not intended to permit a client to direct the purchase of certain securities or types of securities. If the request for restrictions is deemed reasonable by D.A. Davidson and approved, D.A. Davidson or the client's investment manager may select replacement securities as appropriate. Restrictions placed on an account may positively or negatively affect account performance, and may cause the account to perform differently than a like account with no restrictions. Restrictions cannot be placed on pooled investment vehicles (i.e. mutual funds, exchange traded funds, etc.).

Important Information about Affiliated Products. In your Paragon or Choice advisory account (non-IRA and non-ERISA account), your Financial Advisors may purchase or recommend for your purchase Davidson Mutual Funds, for which Davidson Investment Advisors, Inc. serves as the investment advisor and the Two Oaks Diversified Income Fund Class A and C mutual funds, for which Two Oaks Investment Management, LLC ("Two Oaks") serves as the investment advisor. DIA, Two Oaks, and D.A. Davidson are affiliated companies, with the same parent company. This presents a conflict of interest. For more information, see "Additional Information- Other Financial Industry Affiliates and Activities" below.

Client-Directed Tax Consideration Requests. D.A. Davidson may take into account special tax requests from clients in relation to its advisory programs, however, D.A. Davidson does not provide tax advice and if request is accommodated, D.A. Davidson will not be responsible for the development, evaluation or efficacy of any such tax strategy. Transactions executed from tax requests may positively or negatively impact account performance.

FEES

The specific fee a client will pay is set forth in their Advisory Agreement, or as indicated in any amendment thereof. In most instances, the client will pay an ongoing annual fee established as a percentage, based on the market value of assets in the account ("asset-based fee"). The Programs, except Paragon and CWAM, are under a flat fee arrangement, where a single fee is charged and does not vary based upon the composition of the account (i.e. equity securities vs. fixed income securities, etc.).

In establishing the flat fee to be charged in the Programs, other than the Paragon Program, Financial Advisors will take into consideration the amount of assets being deposited into the program, other assets the client or householded parties may have invested in other Programs offered by D.A. Davidson, and the nature of the client relationship. As a general matter the greater the amount of assets a client has in a program when the fee is established, the lower the fee will be set, though depending on particular client circumstances not all clients with the same amount of assets will be charged the same fee in the same program.

This is in contrast to the Paragon Program and CWAM program each of which has a tiered fee arrangement, in which the asset-based fee varies at different asset levels ("breakpoints"). Therefore, in the Paragon Program and CWAM program, the client will pay a higher fee for the first set of monies in the breakpoint range, and a reduced fee for the next set of monies, and so forth. Other fee arrangements may be available, if agreed upon separately.

Crowell Weedon investment advisory accounts that were opened prior to the combination with D.A. Davidson will continue with their previously agreed upon tiered fee arrangements. The following fee schedules for each Program set forth the maximum fee rate for the Programs. Please see the Additional Fee Information section for other special considerations.

MANAGED FUNDS PORTFOLIOS (MFP) & RUSSELL MODEL STRATEGIES (RMS)

Maximum Annual Fee 1.85 %

SEPARATE ACCOUNT MANAGEMENT (SAM)

EQUITY/BALANCED ACCOUNTS

Maximum Annual Fee 2.95%

FIXED INCOME ACCOUNTS

Maximum Annual Fee 1.15%

TACTICAL ETF STRATEGIES ONLY

Maximum Annual Fee 2.80%

D.A. DAVIDSON IIG RESEARCH MODELS ONLY

Maximum Annual Fee 2.45%

MANAGED ACCOUNT CONSULTING (MAC)

Maximum Annual Fee (D.A. Davidson's Portion)

2.40% plus outside manager's fee

UNIFIED MANAGED ACCOUNT (UMA)

TRADITIONAL UMA

Maximum Annual Fee 2.70%

PARAGON/CWAM

Gross Market Value Annual Fee

First \$250k 2.85%

Next \$250k 2.60%

Next \$500k 2.35%

Next \$1MM 2.10%

Next \$2MM 1.85%

Next \$4MM 1.60%

CHOICE

Maximum Annual Fee 2.25%

ADDITIONAL FEE INFORMATION

How Fees are Charged. Program fees are generally charged quarterly, in advance, payable on the first day of the quarter, based on the gross market value of assets in the account (including cash and cash-equivalents). The UMA Program is an exception where the initial quarter, or partial-quarter, is charged in arrears, and then all subsequent quarters are charged in advance. Some clients may be charged in arrears and/or

monthly. If management begins after the start of a month or quarter, Program fees will be prorated accordingly. The initial billing period begins when a Program's Advisory Agreement is signed by the client and accepted by D.A. Davidson. Typically, fees are automatically debited from the client's account, billed in accordance with the terms set forth in the Program's Advisory Agreement. Fees may be paid with other billing arrangements if agreed upon separately.

Services Covered by the Program Fees. The Program fees pay for our firm's advisory services to clients, brokerage and custodial fees as well as administrative expenses of the Program.

Services not Covered by the Program Fees. The Program fees do not include charges arising from retirement accounts fees, trust fees, exchange fees, transfer fees or other special service fees. For accounts with a margin debit, D.A. Davidson charges a fee on the gross value of securities in the account and the client also pays the margin interest on the debit balance in the account. In the accounts where custody of assets is with a firm other than, D.A. Davidson, the client may pay other custody, brokerage and administrative fees.

Limited Negotiability of Advisory Fees. Although D.A. Davidson has established the aforementioned fee schedules, we retain the discretion to negotiate alternative fees on a client-by-client basis. Client facts, circumstances and needs are considered in determining the fee schedule. These include the complexity of the client, assets to be placed under management, anticipated future additional assets; related accounts; portfolio style, account composition, reports, among other factors. The specific annual fee schedule is identified in the Advisory Agreement between the adviser and each client.

Payments to Portfolio Managers. D.A. Davidson pays a portion of the fee received from the client to the Separate Account Manager, Model Provider, CWAM Portfolio Manager, Outside Manager, Sub-Manager or Overlay Manager for that investment manager's services to the client in the SAM, MAC, Paragon and UMA Programs. The fee is calculated on the gross market value of assets, or a portion of assets in the client's account managed by that particular investment manager. Although the

amounts paid to the managers may be changed from time to time without notice to clients, such changes will not impact the fees paid by clients. The range of fees paid to the managers vary based on factors such as the Program selected by the client, investment strategy or style of manager, and size of the client's account. The manager fees generally range from .20% to .90% annually. As the portion of the fee paid to investment manager increases, the portion of the fee received by D.A. Davidson and paid out to Financial Advisors decreases. Thus, D.A. Davidson and its Financial Advisors may have an incentive to recommend investment managers that are paid less than others, because they will receive a higher portion of the client's fee.

In addition, D.A. Davidson and its Financial Advisors may have an incentive to recommend an investment manager that is affiliated with D.A. Davidson because the entire client fee is retained by D.A. Davidson and its affiliate. The compensation Financial Advisors receive does not differ depending on whether D.A. Davidson or an affiliate acts as a manager. However, in providing investment advisory services to clients, D.A. Davidson and its Financial Advisors are required to act solely in the best interest of clients. For more specific information about these potential conflicts of interest and how D.A. Davidson addresses them, please see Item 9 Additional Information-Code of Ethics, Participation or Interest in Client Transactions and Personal Trading.

Householding Accounts for Purposes of Program Fees. D.A. Davidson offers a householding option that could reduce the above-referenced fees for clients with other advisory accounts held at D.A. Davidson. The gross market value of each advisory account the client has at D.A. Davidson may be eligible to be aggregated for fee calculation purposes. The resulting increase in household gross market value may make the account, and all other advisory accounts, eligible for a reduced rate based on the fee schedules above. This option is not automatically applied, and is at the discretion of a Financial Advisor. D.A. Davidson is not responsible for identifying all accounts that may be eligible for householding.

Termination of the Advisory Relationship. If either D.A. Davidson or client terminates the client's

Advisory Agreement or participation in a Program, any prepaid, unearned fees will be refunded. In calculating a client's reimbursement of fees, D.A. Davidson will credit the client's account with a pro-rated refund based on the number of days remaining in the billing period.

Additional General Fee Information. The Program fees are negotiable in certain instances and may vary based upon a number of factors. In some instances, clients may pay a higher fee than indicated in the fee schedules above. D.A. Davidson may modify a client's existing fees and or add additional fees or charges by providing the client thirty (30) days prior written notice. The fee schedules set forth above are current fee schedules for the Programs. Each Program has had different fee schedules in effect over time, which may have reflected fees that are higher or lower than those currently stated. As new fee schedules are put into effect, only new clients are affected, therefore, some clients may pay different fees than those stated above.

Purchasing Like Services Outside of an Advisory Relationship. Each service provided to a client in connection with a particular Program may be available to a client, separately, outside of the Programs. Clients are cautioned that depending on factors such as the level of fees charged by the executing broker-dealer, the amount of trading activity in the client's account, the size of the client's account, the investment strategies and level of service sought by the client, the value of the services provided under the Programs may exceed the total cost of such services had they been provided separately. In addition, the Program Fee may be higher or lower than that charged by other firms who offer comparable advisory programs.

Other Fees and Expenses. In addition to the Program fees described above, a client may incur other fees and expenses related to the management and service of their account. A client is responsible for certain fees and expenses related to odd-lot differential, SEC exchange fees, electronic fund and wire transfer fees, margin interest, transfer taxes, certain fees in connection with the establishment or administration or

termination of retirement or profit sharing plans or trust accounting, or other costs or fees managed by law or regulation. In connection with the purchase of certain types of securities (such as securities traded over-the-counter and fixed income securities), client may indirectly bear the cost of mark-ups, mark-downs and spreads charged by market makers because such costs are inherently reflected in the price the client pays or receives for such securities.

All fees paid to D.A. Davidson for investment advisory services are separate and distinct from the fees and expenses charged by client's assets invested in bank deposit accounts, money market funds, mutual funds, exchange traded funds, registered investment companies, hedge funds, private investment partnerships and other investment pools. These fees and expenses are described in each fund's prospectus or offering document and will be borne directly or indirectly by their shareholders. These fees will generally include a management fee, other fund expenses, and a possible distribution (12b-1) fee. If D.A. Davidson receives a 12b-1 fee, D.A. Davidson will pass through to client in all advisory accounts. As a result of making investments in these types of securities, a client is essentially paying multiple layers of fees and expenses on the assets invested. A client is also responsible for any redemption fees the fund company may impose that they deem to be associated with frequent trading.

Compensation Received by D.A. Davidson and Financial Advisors. The D.A. Davidson/Crowell Weedon employee, in most cases a Financial Advisor, who recommends a client participate in an advisory Program, will receive compensation as a result of that recommendation. The amount of compensation received is based upon the client's fee. The amount of compensation received may be more or less than the amount of compensation the individual would receive if the client participated in another advisory Program, or paid separately for similar advice and services outside of the advisory relationship. Accordingly, the D.A. Davidson employee may have an incentive to recommend one advisory Program over another or over other non-advisory Programs and services offered by D.A. Davidson.

Item 5 Account Requirements and Types of Clients

MINIMUM ACCOUNT REQUIREMENTS

Participation in the Programs is subject to certain minimum account requirements. Minimum account sizes vary across Programs. D.A. Davidson sets a \$25,000 minimum for account assets in MFP and RMS, except the minimum for the MFP Elite models is \$100,000. Generally, in the SAM and MAC Programs a client must have a minimum of \$100,000 of assets under management. A few investment managers may have higher or lower minimum account size requirements. The UMA Program minimum is \$250,000. The Choice and Paragon Programs minimums are \$50,000 except for accounts that only hold mutual funds or ETFs the minimum is \$25,000. The account size minimums may be negotiable under certain circumstances. At its discretion, D.A. Davidson may group certain related client accounts for the purposes of achieving the minimum account size.

TYPES OF CLIENTS

D.A. Davidson offers the Programs to all types of clients including but not limited to: individuals; high net worth individuals; pension and profit sharing plans; trusts; estates; corporations or other businesses; charitable organizations; state or municipal government entities; partnerships; limited liability entities; or foundations and endowments.

Item 6 Portfolio Manager Selection and Evaluation

The persons providing portfolio management services and the process for selection and evaluation of the Portfolio Managers vary by Program. In general, the department which sponsors D.A. Davidson's advisory Programs ("Managed Assets Department") employs a Director of Managed Assets Research ("Director of Research") who oversees all investment-related matters, with the exception of the Paragon and Choice Programs. The Managed Assets Department has engaged an Investment Committee ("the Committee"), comprised of senior investment professionals at D.A. Davidson with

varying areas of expertise, to oversee the standards of the Programs and provide broad investment oversight, with the exception of Choice and Paragon. The Director of Research presents to the Committee, on a quarterly basis, Program updates including performance information. The Director of Research also makes recommendations to the Committee regarding potential investment changes, including the hiring and firing of managers, fund and asset allocation changes, etc., across applicable Programs. The Committee meetings typically include broad discussions on the capital markets, current and projected economic conditions and a review of the recommendations from the Director of Research. The Committee will generally vote to approve or reject a recommendation made based on the collective views of the group and outcome of the discussion. While the intent of the Committee is to provide broad investment oversight, the Committee is not responsible for reviewing all recommendations, nor is the Director of Research responsible for seeking approval on all changes applied across applicable Programs. The day-to-day responsibilities of the MFP, RMS, SAM, MAC, and UMA Programs, including the specific implementation of a recommendation approved by the Committee, are delegated to Director of Research and other D.A. Davidson professionals.

Financial Advisors typically provide investment advice and recommendations in applicable advisory Programs. Other related portfolio management services may also be provided by Managed Assets Investment professionals. D.A. Davidson requires its associates meet all applicable standards set forth by self-regulatory organizations, including completion of either the Series 65 or Series 66.

MANAGED FUNDS PORTFOLIOS (MFP)

The Director of Research serves as Portfolio Manager in the MFP Program, and is responsible for asset allocation decisions, investment selection decisions and continued due diligence and evaluation of the MFP models.

Methods of Analysis. In selecting mutual funds, ETFs and ETNs for inclusion in the MFP models, the Portfolio Manager utilizes both qualitative and quantitative measures to evaluate the investments.

The initial screening process typically follows 1) a general quantitative screen of applicable universe (on factors such as operational qualities, portfolio composition, volatility/performance, and tax efficiency) 2) fundamental research (on characteristics over time, versus benchmark and versus peers) 3) due diligence (on people, philosophy, firm, process) 4) selection of investment. Criteria for replacement of an investment in the MFP models generally include but are not limited to factors such as fundamental changes in the operations of the manager, turnover in key personnel, changes in management or ownership structure, significant drift from stated objectives, philosophy or style, prolonged underperformance in relation to peers, or any other adverse changes that D.A. Davidson deems warranted as a cause for removal or replacement, including replacement for more attractive investment opportunities.

Investment Strategies. The investment models available in the MFP Program include the following:

a. Classic Portfolio. Classic Portfolios invest in mutual funds designed to match the client's asset allocation and investment objectives. D.A. Davidson offers five selections under the Classic Portfolio, in which Financial Advisors recommend a desired asset allocation for the client, and a corresponding Portfolio, based on the needs, financial situation and objectives identified in the Questionnaire. The six selections comprise the following: All Equity, Capital Appreciation, Balanced, Balanced 50/50, Conservative Balanced, and Income.

b. Focus Portfolio. D.A. Davidson offers six Focus Portfolios, each containing funds invested in specific asset classes. The client is availed of distinct exposure to a desired sector of the market. The use of multiple funds, based on various investment styles, may reduce the risks inherent in any single fund investment. Additional diversification is achieved in each Portfolio by incorporating various sub-styles where applicable (ex. value and growth styles) in an appropriate strategic mix. Following are the Focus Portfolios:

i. Large Cap Portfolio. Selected mutual funds invested primarily in securities of large

United States companies with market capitalizations generally exceeding \$10 billion. The Portfolio contains a diversified blend of value and growth funds, rebalanced periodically in response to market conditions.

ii. Small Cap Portfolio. Selected mutual funds invested primarily in securities of United States companies with market capitalizations generally below \$1.5 billion. The Portfolio contains a diversified blend of value and growth funds, rebalanced periodically in response to market conditions.

iii. International Portfolio. Selected mutual funds invested in securities issued outside the United States. The Portfolio contains a diversified blend of value and growth funds with large cap, mid cap and small cap emphases, rebalanced periodically in response to market conditions.

iv. Fixed Income Portfolio. Selected mutual funds invested in fixed income oriented securities. The Portfolio contains a diversified blend of fixed income funds that normally includes exposure to both domestic and non-U.S. government and corporate bonds of various maturities, rebalanced periodically in response to market conditions.

v. Multi-Strategy Absolute Return Portfolio. Selected funds invested in alternative investment oriented securities. The Portfolio contains a diversified blend of funds that normally includes broad alternative investment exposure, rebalanced periodically in response to market conditions. The intent of this portfolio is to diversify a traditional stock and bond portfolio.

vi. Diversified High Income Portfolio. Selected funds invested in securities seeking a high level of income with capital growth as a secondary objective. The portfolio contains a diversified blend of equity, fixed income, and real asset funds, rebalanced periodically in response to market conditions.

c. Index-Based Portfolio. The Index-Based Portfolio is a managed portfolio that predominantly employs passive fund vehicles designed to match

the client's asset allocation and investment objectives. D.A. Davidson offers six strategies under this arrangement: All Equity, Capital Appreciation, Balanced, Balanced 50/50 and Conservative Balanced and Income.

d. Elite Portfolio. Elite Portfolios are managed mutual fund and exchange traded fund portfolios designed to match client's desired asset allocation and investment objectives. Elite Portfolios are offered to investors who desire a higher degree of asset class exposure and additional diversification, as compared to other MFP portfolios. D.A. Davidson offers twenty nine Elite Portfolios, six under each of the four model iterations: Regular Elite, Elite Tax-Aware, Elite Index-Based and Elite Manager Core, and five under the Elite Multi-Strategy, in which D.A. Davidson recommends a desired asset allocation for client, and a corresponding Portfolio selection based on the needs and objectives identified in client's questionnaire.

The regular Elite Portfolio selections consist of the following: Elite All Equity, Elite Capital Appreciation, Elite Balanced, Elite Balanced 50/50, Elite Conservative Balanced, and Elite Income. These Portfolio selections rely on a greater allocation to actively managed mutual funds and a lesser allocation to passive investment vehicles such as exchange traded funds than the Elite Tax-Aware Portfolio selections described below. Further, these portfolios do not emphasize a higher weighting to a particular fund family as do the Elite Manager Core Portfolios described below.

The Elite Tax-Aware Portfolio selections consist of the following: Elite Tax-Aware All Equity, Elite Tax-Aware Capital Appreciation, Elite Tax-Aware Balanced, Elite Tax-Aware Balanced 50/50, Elite Tax-Aware Conservative Balanced, and Elite Tax-Aware Income. ERISA and IRA accounts may not be part of an Elite Tax-Aware portfolio. While the Elite Tax-Aware portfolios will be managed with sensitivity to taxes, it is important to note the primary objective of the Elite Tax-Aware portfolios is risk-adjusted returns. The Elite Tax-Aware portfolios cannot entirely avoid the realization of capital gains. Capital gains could be realized when investments are sold, when portfolios are

rebalanced, when mutual funds and exchange traded funds held in the Elite Tax-Aware portfolios distribute capital gains, both short- and long-term, and when client requests distributions or withdrawals.

The Elite Index-Based Portfolio selections consist of the following: Elite Index-Based All Equity, Elite Index-Based Capital Appreciation, Elite Index-Based Balanced, Elite Index-Based Balanced 50/50, Elite Index-Based Conservative Balanced, and Elite Index-Based Income. The intent of the Elite Index-Based is to provide the higher degree of asset class diversification while predominantly employing passive fund vehicles.

The Elite Manager Core Portfolio selections consist of the following: Elite Manager Core All Equity, Elite Manager Core Capital Appreciation, Elite Manager Core Balanced, Elite Manager Core Balanced 50/50, Elite Manager Core Conservative Balanced, and Elite Manager Core Income. The intent of the Elite Manager Core Portfolios is to provide a higher weighting portfolio in a specific fund family. Clients are advised that the primary objective of the Elite Manager Core Portfolios is to achieve risk-adjusted returns and the secondary objective is a focus on a featured core manager.

The Elite Multi-Strategy Portfolio selections consist of the following: Elite Multi-Strategy All Equity, Elite Multi-Strategy Capital Appreciation, Elite Multi-Strategy Balanced, Elite Multi-Strategy Balanced 50/50, and Elite Multi-Strategy Conservative Balanced. The intent of these Portfolios is to provide broad alternative investment exposure within the MFP Elite framework. Emphasis is placed on efficiently diversifying a traditional stock/bond portfolio with the objectives of 1) providing low correlation to broad equity and fixed income markets, 2) delivering moderate returns over time with lower volatility, and 3) providing downside protection relative to equity markets. Clients should note the Elite Multi-Strategy a portfolios include an allocation to Alternative Investments.

RUSSELL MODEL STRATEGIES (RMS)

Methods of Analysis. In the RMS program, asset

allocation and investment selection decisions are determined by Russell and implemented by D.A. Davidson. The RMS models exclusively contain Russell mutual funds. Russell employs a “multi-manager, multi-style” approach to investing whereby the assets of Russell funds are allocated to different money managers who employ distinct investment strategies for the funds. Russell has the right to engage or terminate a money manager at any time. These money managers may or may not be affiliated with Russell Investment Management Company, an affiliate of Russell Investment Group. For more information on the underlying funds in RMS models, clients should review the applicable Russell Fund prospectuses.

Manager research is the core of Russell’s investment process. Russell’s manager research emphasizes both a qualitative (organization, ownership, people and investment process) and a quantitative (performance and investment profile) analysis to conduct comprehensive evaluations. Based on qualitative and quantitative assessments gained from multiple meetings, Russell establishes an overall opinion of the organization/product. In addition to these generic factors, Russell has identified a number of proprietary attributes they believe are unique to given styles of management, and thus take into consideration when evaluating a manager. Russell manager research professionals are assigned to groups that research managers within a particular asset class, and are charged with making relative assessments of managers in their respective styles.

Managers are selected in various asset classes to complement one another based on investment style and process. Industry experience, track record and consistency of investment process are also key elements in the selection process.

Russell’s ongoing due diligence includes performance and portfolio monitoring and monthly interaction with each manager. Russell also performs annual on-site due diligence visits by both Russell investment personnel and Russell compliance and legal personnel.

The Director of Research, other Managed Assets Research professionals, and the Investment Committee are responsible for due diligence and investment oversight of the Russell Model

Strategies portfolios.

Investment Strategies. The investment models available in the RMS Program include the following:

a. Core Model Strategies: The Core Model Strategies invest in managed mutual funds designed to match the client's desired asset allocation and investment objectives. D.A. Davidson offers five selections under the Core Model Strategies, in which client's Financial Advisor recommends a desired asset allocation for the client, and a corresponding portfolio, based on the needs, financial situation and objectives identified in the Questionnaire. The Core Portfolio selections consist of the following: Equity Growth, Growth, Balanced, Moderate and Conservative. The Core Portfolio selections include an allocation to Alternative Investments.

b. Tax-Managed Model Strategies: Tax-Managed Model Strategies generally reflect the allocations of the Core Model Strategies, but are managed with sensitivity to taxes. It is important to note the objective of the Tax-Managed portfolios is risk-adjusted returns primarily, and tax efficiency secondarily. The Tax-Managed portfolios cannot entirely avoid the realization of capital gains. Tax liability generated by the underlying investments and/or management of the strategic allocation will not be eliminated entirely. The Tax-Managed Portfolio selections consist of the following: Equity Growth, Growth, Balanced, Moderate and Conservative. ERISA and IRA accounts do not qualify for a Tax-Managed portfolio.

SEPARATE ACCOUNT MANAGEMENT (SAM)

The Director of Research and other Managed Assets Department Research professionals are responsible for selecting and evaluating investment managers in the SAM Program.

Methods of Analysis. A variety of quantitative and qualitative measures are utilized. The quantitative screening process involves defining the manager's asset class and management style, evaluating the manager on various returns-based parameters, and applying proprietary research preferences as to certain qualitative factors such as consistency of style, tax efficiency/sensitivity, quality of people, process, firm, and other operational, legal and

business functions of the manager.

The Managed Assets Department Research team provides ongoing due diligence and monitoring of the managers in the Program, and will often engage outside data providers and software tools to assist in initial and ongoing evaluation. A manager may be placed on "Watch List" status if material adverse changes occur, which are typically short-term in nature, such as changes in ownership structure, key investment personnel turnover, extreme performance that may be indicative of style drift or breakdown in investment processes, prolonged periods of underperformance relative to benchmark and/or category peers. Generally, a manager who is on Watch List status for more than three consecutive quarters will be either 1) moved back to recommended status if Research Team deems prudent, or 2) terminated.

Investment Strategies. The investment managers offered may have varying investment objectives, styles, and strategies and they may also employ varying types of securities to achieve those objectives. In addition, an investment manager's strategy may change in response to market conditions. Clients should review the manager's Brochure for a detailed description on the investment strategy employed.

MANAGED ACCOUNT CONSULTING (MAC)

Clients participating in the MAC Program should understand that investment managers available are generally not recommended by D.A. Davidson. Clients are solely responsible for the appointment and continued retention of managers in the Program. D.A. Davidson provides limited initial and ongoing due diligence of outside managers allowed participation in the Program and does not assume responsibility for the performance of the outside manager selected by the client. Before accepting an account, D.A. Davidson will typically run the manager through a basic quantitative screen, the outcome of which will be a key determination if D.A. Davidson will allow the manager participation in the Program. The client's Financial Advisor may provide advice about the manager selected, but D.A. Davidson has no obligation to do so. Clients' accounts may also be managed by legacy Crowell Weedon third party money managers such as

Oberon/Envestnet. Such programs have transitioned or are in the process of transitioning into the MAC program.

Investment Strategies. The investment managers in the MAC Program have varying investment objectives, styles, and strategies and they may also employ varying types of securities to achieve those objectives. In addition, an investment manager's strategy may change in response to market conditions. Clients should review the manager's Brochure in its entirety before investing.

UNIFIED MANAGED ACCOUNT (UMA)

The Director of Research and other Managed Assets Department Research professionals are primarily responsible for selecting and evaluating investment managers, mutual funds, ETFs and ETNs available in the UMA Program.

Methods of Analysis. In the UMA Program, a variety of quantitative and qualitative measures are utilized. The quantitative screening process involves defining the managers asset class and management style, evaluating the manager on various returns-based parameters, and applying proprietary research preferences as to certain qualitative factors such as consistency of style, tax efficiency/sensitivity, quality of people, process, firm, and other operational, legal and business functions of the manager.

The Managed Assets Department Research team provides ongoing due diligence and monitoring of the managers in the Program, and will often engage outside data providers and software tools to assist in initial and ongoing evaluation. A manager may be placed on "Watch List" status if material adverse changes occur, which are typically short-term in nature, such as changes in ownership structure, key investment personnel turnover, extreme performance that may be indicative of style drift or breakdown in investment processes, prolonged periods of underperformance relative to benchmark and/or category peers. Generally, a manager who is on Watch List status for more than three consecutive quarters will be either 1) moved back to recommended status if Research Team deems prudent, or 2) terminated.

D.A. Davidson maintains a list of available

investment options in the traditional UMA Program. D.A. Davidson conducts due diligence on the Sub-Managers while mutual funds, exchanged traded funds and exchange traded notes are selected from D.A. Davidson's Supervised Mutual Fund and ETF Recommended List.

Investment Strategies. The investments available in the traditional UMA Program have varying investment objectives, styles, and strategies and they may also employ varying types of securities to achieve those objectives. In addition, an investment manager's strategy may change in response to market conditions. Clients should review applicable Sub-Manager's Brochure and fund prospectus for a detailed description on the investment strategies employed.

PARAGON

In order to participate in the Paragon Program, Financial Advisors serving as Portfolio Managers must meet a variety of requirements including minimum tenure, educational standards and annual continuing education. Approval of Paragon Managers is conducted by D.A. Davidson management professionals. Occasionally, on a case-by-case basis, requirements for participation may be modified or waived.

Methods of Analysis. Paragon Managers, as a group, utilize a wide variety of investment philosophies, strategies, techniques and methods of analysis, which may change depending, among other things, on changes in market conditions. Some Paragon Managers have model portfolios and distinct strategies while others use a more customized approach to implementation of client assets. As a group, Paragon Managers may seek varying objectives for client accounts, such as aggressive growth of capital, moderate growth of capital, preservation of capital, etc., and may also focus on certain market capitalizations (such as large caps or small caps), investment styles (such as growth, value or core) or certain types of securities (such as stocks, bonds or mutual funds) to achieve those objectives. Some managers specialize in certain areas of the aforementioned and may implement a client's account in a more concentrated fashion, while some managers may utilize broad principles of diversification. Some manager may use leverage, including margin, if

directed by the client.

The specific investment objectives and implementation of objectives is determined between the client and Paragon Manager directly. The client should ask their Paragon Manager for information about their investment strategies, philosophies, methods of analysis and investing techniques that may be used in the management of their account.

CWAM portfolio managers have been approved to offer their portfolio strategies through the Paragon Program. CWAM portfolio manager strategy information is made available to all Financial Advisors. Each of those Financial Advisors in consultation with their client and after gathering the profile information required to open an account will determine if their client's investment needs may be met by a CWAM strategy. If a CWAM strategy is consistent with the client's needs the Financial Advisor may recommend investment of funds in the appropriate CWAM strategy.

Ineligible Securities. Generally, the following types of assets or transactions may not be held or traded in the Account, although this list may not be exhaustive:

- Short sales are prohibited;
- Margin is not allowed as an investment strategy by Financial Advisors. The use of margin should be "client-driven";
- All option strategies are prohibited except covered calls and protective puts are allowed in proportion to the underlying equity position; certain hedging strategies may be allowed as a protective put versus a diversified portfolio;
- All factorable securities (e.g. CMOs, GNMA) are prohibited as well as other structured products. Generally the only allowable individual fixed income securities are investment grade securities (Agency only);
- Annuities are prohibited;
- Class B and C shares (or comparable shares classes) are prohibited; and
- Alternative Investments including managed futures, private placements, shares in limited partnerships, non-registered, and non-traded securities or infrequently priced securities are

prohibited. Alternative investments in mutual funds registered under the Investment Company Act of 1940 are acceptable.

CHOICE

In order to offer advisory services in the Choice Program, a Financial Advisor must meet certain minimum standards for participation set forth and determined by D.A. Davidson. Approval to participate is conducted by D.A. Davidson management professionals. Occasionally, on a case-by-case basis, requirements for participation may be modified or waived.

Methods of Analysis. In Choice, a Financial Advisor advises the client on an appropriate investment strategy, which includes security selection and general asset allocation, and may include advice on financial planning and other wealth management topics. Financial Advisors participating in Choice, as a group, utilize a wide variety of investment philosophies, strategies, techniques and methods of analysis, which may change depending, among other things, on changes in market conditions. Since Choice is non-discretionary and client is ultimately responsible for the actual implementation of their assets, Financial Advisors generally use a customized approach to recommendations depending upon the client's investment circumstances. In making recommendations to Choice clients, Financial Advisors may recommend varying objectives, such as aggressive growth of capital, moderate growth of capital, preservation of capital, etc., and may also focus on certain market capitalizations (such as large caps or small caps), invest styles (such as growth, value or core) or certain types of securities (such as stocks, bonds or mutual funds) to achieve those objectives. Some Financial Advisors specialize in certain areas of the aforementioned and may recommended client's invest their assets in a more concentrated fashion, while some Financial Advisors may utilize and recommend broad principles of diversification. The use of leverage, including margin, may be used if directed by the client.

Financial Advisors who do not meet minimum tenure requirements, may be approved to participate in Choice, however, their security

recommendations are limited to certain research lists covered by D.A. Davidson.

The client should ask their Financial Advisor for information about their investment strategies, philosophies, and methods of analysis and investing techniques that may be used in formulating recommendations to client, bearing in mind, the client has sole discretion, and makes the final decision whether to accept or reject an investment strategy or any specific recommendation to purchase or sell securities.

Eligible Securities. Generally, the following types of assets may be held or traded in the Account, although this list may not be exhaustive: common or preferred stocks listed on a domestic exchange; listed American Depository Receipts (ADRs); certain open and closed-end mutual funds; options (covered calls and protective puts are allowed in proportion to underlying equity position); in certain instances short puts; exchange traded funds (ETFs); unit investment trusts (UITs); certificates of deposit (CDs); U.S. Government and government agency bonds; mortgage backed and municipal bonds; corporate bonds; and cash and cash equivalents (e.g., money market funds, bank deposit programs, and other short-term fixed income securities).

Ineligible Securities. Generally, the following assets may not be held or traded in the Account, although this list may not be exhaustive: insurance annuities; individual foreign securities not listed on a domestic exchange; limited partnership interests or units; precious metals or other commodities or futures thereon; options on futures, currency options; foreign currency; commercial paper; open-end mutual fund shares such as Class B or Class C shares (or equivalent share classes); unlisted OTC Bulletin Board stocks; reverse convertibles, unlisted Pink Sheet stocks; and uncovered or “naked” option contracts. All managed futures funds, with the exception of fee-based share classes in firm-approved funds, are ineligible.

CALCULATION AND REVIEW OF PERFORMANCE

Performance for Client Presentation Purposes. In the MFP program, D.A. Davidson calculates performance of certain portfolio models. D.A.

Davidson uses composites of client accounts to calculate the Portfolio Manager’s performance. A composite is an aggregation of D.A. Davidson client accounts managed by the Portfolio Manager within the same model. Calculations are based on standards drawn from industry sources. Performance is currently calculated by taking into account a time-weighted rate of return. Market indices or other benchmarks are shown for comparison purposes only.

In the SAM, MAC, UMA, Paragon and Choice Programs, and for other MFP models where D.A. Davidson does not calculate performance, D.A. Davidson obtains performance information from third-party data providers. D.A. Davidson believes this information to be reliable however; D.A. Davidson does not review performance information submitted by third-party providers or verify its accuracy or compliance with presentation standards. D.A. Davidson does not guarantee the accuracy of performance information provided by any external source, and manager performance may not be calculated on a uniform consistent basis.

D.A. Davidson will republish presentation material if D.A. Davidson discovers or is informed there are revisions to performance data.

PORTFOLIO MANAGEMENT BY RELATED PERSONS

Portfolio Management services provided by Davidson Investment Advisors, Paragon Managers, CWAM portfolio managers, and the models provided by the D.A. Davidson Individual Investor Group Research, create a potential conflict of interest. D.A. Davidson and its Financial Advisors may have an incentive to recommend an investment manager that is affiliated with D.A. Davidson because the entire client fee is retained by D.A. Davidson and its affiliates, therefore D.A. Davidson and its affiliates may receive a higher total compensation than if client selected a third-party or non-affiliated manager. However, in providing investment advisory services to clients, D.A. Davidson and its Financial Advisors are required to act solely in the best interest of clients. For more specific information about these potential conflicts of interest and how D.A.

Davidson addresses them, please see “Additional Information-Code of Ethics, Participation or Interest in Client Transactions and Personal Trading” below.

Affiliated managers are subject to the same selection and ongoing review process as unaffiliated managers.

ADVISORY BUSINESS

In relation to its advisory services, D.A. Davidson considers every client situation individually, based on responses provided in client’s Questionnaire. Not every Program may be suitable for a client or their specific investment circumstances. Clients may impose reasonable investment restrictions on the management of their accounts. Please refer to Item 4. Additional Information – Client-Directed Investment Restrictions for further details.

PERFORMANCE-BASED FEES

D.A. Davidson does not charge performance-based fees (i.e. fees based on a share of capital gains or capital appreciation of the client's assets).

RISK OF LOSS

Clients should understand that investing in any securities, including mutual funds, involves a risk of loss of both income and principal. All securities analysis methods rely on the assumption that the companies whose securities we purchase and sell, the rating agencies that review these securities, 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 our analysis may be compromised by inaccurate or misleading information.

The following is not an exhaustive list that describes specific risks associated with each type of analysis:

Fundamental Analysis. 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.

Technical Analysis. Technical analysis does not

consider the underlying financial condition of a company. This presents a risk in that a poorly-managed or financially unsound company may underperform regardless of market movement.

Cyclical Analysis. In this type of technical analysis, we measure the movements of a particular stock against the overall market in an attempt to predict the price movement of the security. The risk is our overall measurement may be incorrect.

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

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

Asset Allocation. A risk of asset allocation is that the client may not participate in sharp increases in a particular security, industry or market sector. Another risk is that the 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 client’s goals.

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

The following non-exhaustive list references general risk factors involved in investing you should evaluate and consider:

Interest-rate Risk. Fluctuations in interest rates may cause investment prices to fluctuate. For example, when interest rates rise, the face value on existing bonds becomes less attractive, causing their market values to decline. Similarly, equities may also suffer from a rising interest rates. Therefore, in real terms, your portfolio may not

keep up with the rate of inflation.

Market Risk. The price of a security, bond, or mutual fund may drop in reaction to tangible and intangible events and conditions. This type of risk is caused by external factors independent of a security's particular underlying circumstances. For example, political, economic and social conditions may trigger market events that may cause prices to fall.

Inflation Risk. When any type of inflation is present, a dollar today will not buy as much as a dollar next year, because purchasing power is eroding at the rate of inflation.

Currency Risk. Overseas investments are subject to fluctuations in the value of the dollar against the currency of the investment's originating country. This is also referred to as exchange rate risk. Investments made in foreign countries may depreciate if the corresponding value of the country's currency goes down.

Reinvestment Risk. This is the risk that future proceeds from investments may have to be reinvested at a potentially lower rate of return (i.e. interest rate). This primarily relates to fixed income securities

Business Risk. These risks are associated with a particular industry or a particular company within an industry. For example, oil-drilling companies depend on finding oil and then refining it, a lengthy process, before they can generate a profit. They carry a higher risk of potential profitability than an electric company, which generates its income from a steady stream of customers who buy electricity no matter what the economic environment is like

Liquidity Risk. Liquidity is the ability to readily convert an investment into cash. Generally, assets are more liquid if many individuals are interested in buying or selling a standard asset or product. For example, Treasury Bills are highly liquid, while real estate properties are not.

Financial Risk. Excessive borrowing to finance a business' operations increases the risk of profitability, because the company must meet the terms of its obligations in good times and bad. During periods of financial stress, the inability to meet loan obligations may result in bankruptcy

and/or a declining market value.

VOTING CLIENT SECURITIES

For all advisory Programs, each client retains the rights to vote proxies with respect to the securities held in his or her accounts.

D.A. Davidson does not vote securities on behalf of clients in the UMA Program, the SAM Program (except for model accounts), the Choice Program, or any of the Crowell Weedon accounts that converted over to D.A. Davidson on November 25, 2013. The sub-advisers in the SAM Program retain the right to vote proxies. Clients in the MAC program may retain the responsibility to vote proxies depending on the agreement with the outside manager. In these Programs, the client is responsible for voting proxies and otherwise addressing all matters submitted for consideration by security holders, and D.A. Davidson is under no obligation to take any action or render any advice regarding such matters.

D.A. Davidson does vote securities on behalf of its clients in the MFP, Russell, SAM Models and Paragon Programs. Clients may retain the right to vote proxies with respect to the securities held in the client's account by notifying D.A. Davidson in writing, or client may delegate such right to D.A. Davidson. If a client delegates that right to D.A. Davidson, D.A. Davidson will vote proxies in accordance with established policies and procedures.

D.A. Davidson uses a third party vendor to exercise its proxy voting administrative duties and receives voting recommendations from another third party service provider D.A. Davidson has engaged for making such recommendations. D.A. Davidson will generally vote proxies for client accounts based on the recommendations of our third party service provider. However D.A. Davidson may override the third party service provider's recommendations when it determines it to be in the clients' best interests. D.A. Davidson Portfolio Managers may also suggest how to vote on a particular matter not addressed by the third party service provider.

An Investment Adviser Proxy Voting Committee (the "Committee"), with members including senior personnel from D.A. Davidson and other Davidson Companies' subsidiaries, meets periodically. The

Committee monitors D.A. Davidson's overall adherence to proxy voting policies and procedures. It also reviews the rationale for some proxy votes that are not covered by the policies and procedures, or that present a potential conflict of interest. The Committee periodically reviews policies and procedures and provides advice for revisions thereof.

D.A. Davidson proxy voting policies and procedures can be found on the Internet at www.dadavidson.com, at the bottom of the first page or a copy of the policies can be mailed, free of charge, at client's request to the following address: D.A. Davidson & Co. Attention: Compliance Department, 8 Third Street North, Great Falls, MT 59401.

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

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

Item 7 Client Information Provided to Financial Advisors and Portfolio Managers

Financial Advisors are responsible for developing an initial financial profile of the prospective client. Prior to opening an account, the Financial Advisor obtains from the client appropriate information (i.e., investment objectives, risk tolerance, time horizon, and any reasonable restrictions the client wishes to impose upon the management of the account). This information is captured on D.A. Davidson's Questionnaire. Initial investment strategy is jointly determined based on an assessment of the information provided by the

client.

While D.A. Davidson provides the client with periodic reminders, it is ultimately the client's responsibility to advise D.A. Davidson of any changes to the information previously provided that might impact the ongoing suitability of any prior determined investment strategy or objectives. Neither D.A. Davidson nor any third party investment manager is responsible for independently verifying information or data provided in client's initial or subsequent updates to Questionnaires, nor is D.A. Davidson or any third party manager responsible for any adverse consequences arising out of client's failure to promptly notify the aforementioned parties.

Client understands the integrity and quality of the respective investment management services to be rendered by D.A. Davidson or third party manager are dependent upon the accuracy of the data and information supplied by Client in the Questionnaire.

A Financial Advisor will directly contact each wrap fee program client at least annually to verify that there has been no change in the client's financial circumstances or investment objectives, and determine whether the client wishes to impose or change any reasonable restrictions on the management of the account. D.A. Davidson will promptly act on, or communicate any reported changes to the appropriate investment manager, depending on the Program.

Item 8 Client Contact with Portfolio Managers

D.A. Davidson does not place any restrictions on clients who wish to contact or consult with Portfolio Managers managing their accounts. D.A. Davidson encourages clients to discuss their accounts with their Financial Advisor. Typically, the Financial Advisor serves as the communication conduit between the client and the manager.

Item 9 Additional Information DISCIPLINARY INFORMATION

D.A. Davidson is required to disclose any legal or disciplinary events that are material to a client's or prospective client's evaluation of our advisory

business or the integrity of our management.

In November 2015, D.A. Davidson, without admitting or denying the allegations, consented to the findings of the Financial Industry Regulatory Authority, Inc. ("FINRA") that it violated FINRA Rules 5310 and 2010 by failing to use reasonable diligence to ascertain the best inter-dealer market and failed to buy or sell in such market so that the resultant price to its customer was as favorable as possible under the prevailing market conditions. D.A. Davidson was censured and fined \$22,500.

In May 2015, D.A. Davidson, without admitting or denying the allegations, consented to the findings of the Nasdaq Stock Market, LLC. ("NASDAQ") that it violated SEC Rule 101 of Regulation M by purchasing shares on a principal basis, in its capacity as market maker while being a public offering distribution participant. D.A. Davidson was censured and fined \$17,500.

In July 2012, D.A. Davidson, without admitting or denying the allegations, consented to the findings of the Financial Industry Regulatory Authority, Inc. ("FINRA") that it violated FINRA Rule 2010 and NASD Rules 2110, 2320 and 2440 by failing to use reasonable diligence to ascertain the best inter-dealer market and failed to buy or sell corporate bonds to or from its customers at the most favorable price as possible under the prevailing market conditions. D.A. Davidson was censured and fined \$30,000.

In February 2012, D.A. Davidson, without admitting or denying the allegations, consented to the findings of the NASDAQ Stock Market that it violated SEC Rule 604 in that it failed to display immediately customer limit orders in NASDAQ securities in its public quotation, when such order was at a price that would have improved the firm's bid or offer. D.A. Davidson was censured and fined \$7,500.

In April 2010, D.A. Davidson, without admitting or denying the allegations, consented to the findings of the Financial Industry Regulatory Authority, Inc. ("FINRA") that it violated: (1) Rule 30 of Regulation S-P in failing to adopt and implement policies and procedures reasonably designed to safeguard customer records and information; and (2) NASD Rules 3010(A) and (B) by failing to establish and

maintain a system, reasonably designed to achieve compliance with Rule 30 of Regulation S-P. The events arose from the criminal hacking of one of D.A. Davidson's databases, which occurred at the end of 2007. D.A. Davidson was censured and fined \$375,000.

In April 2009, D.A. Davidson, without admitting or denying the allegations, consented to the findings of FINRA that D.A. Davidson failed to report accurate trading information through the submission of electronic blue sheets in response to request for such information by FINRA during the period from January 1, 2005 to August 1, 2005; by failing in some instances to include the correct buy, sale, or short sale indicator for electronic blue sheet records. D.A. Davidson was censured and fined \$40,000.

In June 2004, D.A. Davidson without admitting or denying the allegations, consented to the findings of the National Association of Securities Dealers, Inc. ("NASD"), renamed FINRA in 2007 that it failed to establish, maintain or enforce supervisory systems and written procedures reasonably designed to prevent and detect late trading; failed to create and maintain records reflecting the time of receipt of orders to purchase or sell mutual fund shares; and failed to retain the records relating to the time of order of entry of mutual fund shares for the required three years. D.A. Davidson was fined \$150,000.

Prior to the combination of D.A. Davidson and Crowell Weedon, Crowell Weedon operated as its own separate dually registered investment adviser and broker dealer. Below are the legal and disciplinary events previously disclosed by Crowell Weedon and relevant to our advisory business.

In August 2014, D.A. Davidson, without admitting or denying the allegations, consented to the findings that Crowell, Weedon & Co. violated FINRA rules relating to the supervision of registration filings relating to its registered representatives during the period from December 2007 through mid-July 2012. More specifically, during the period from December 2007 through January 2011, Crowell Weedon filed late, inaccurate or failed to file to file Form U4, Form U5 or NYSE Rule 351(d) amendments on 39 occasions, and for the period

from February 2011 through mid-July 2012, Crowell Weedon filed late, inaccurate, or failed to file Form U4, Form U5 or NYSE 351(d) amendments on 41 occasions. The amendments generally related to reporting outside business activities, income tax judgments/liens, and customer complaints. Crowell Weedon & Co. was fined \$120,000.

On May 30, 2012, Crowell Weedon, without admitting or denying the allegations, consented to a FINRA censure and \$40,000 fine arising from FINRA's allegations that Crowell Weedon failed to require three individuals in supervisory capacities with respect to the firm securities business to obtain the Series 24 license. As a condition of the sanction, Crowell Weedon fulfilled its obligation to: (a) ensure that all the firm's employees are properly registered; (b) ensure that the individuals do not act in a supervisory capacity until they obtain a Series 24 license; and (c) revise the firm's written supervisory procedures to, among other things, clearly designate the individuals responsible for supervision.

On May 30, 2008, Crowell Weedon, without admitting or denying the allegations, consented to a FINRA censure and \$25,000 fine arising from FINRA's allegations that Crowell Weedon violated the Securities Exchange Act of 1934, and NASD rules. This settlement arose from findings from four separate examinations conducted by the NYSE Division of Member Firm regulation between November 2004 and December 2005. In the 2004 Sales Practice Unit ("SPRU") examination, the firm was found to have failed to promptly file a Form RE-3 with the NYSE on two separate occasions in connection with the misappropriation of funds by firm employees. In the 2004 and 2005 financial and operation examinations, the firm was found to have a business continuity plan that failed to meet the required elements. In the 2004 and 2005 SPRU examinations, the firm was found to have failed to properly complete its handwritten order tickets.

On May 21, 2007, the New York Stock Exchange (NYSE) issued an order censuring and fining Crowell Weedon \$225,000 for violating NYSE Rule 401(A) in that it did not at all times adhere to the principles of good business practice in the conduct of its business affairs, by: (a) Failing to timely deliver prospectuses in connection with certain sales of

registered securities in violation of Section 5(B)(2) of the Securities Act of 1933; (b) Failing to disclose to customers that its Registered Representatives were given opportunities to attend Sales Conferences at resort locations, and to receive increased commission compensation from the firm, with respect to customer transactions in certain investment products; (c) Violating NYSE Rule 100(B) in that it failed to deliver product descriptions in connection with the sales of certain Exchange Traded Funds. Crowell Weedon was censured and fined for violating NYSE Rule 342 by failing to have policies and procedures in place reasonably designed to: (a) Cause prospectuses or product descriptions to be delivered to customers in connection with certain sales of registered securities, as required; (b) Cause disclosure to customers that its registered representatives were given opportunities to attend sales conferences at resort locations, and transactions in certain investment products.

OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

D. A. Davidson is a wholly owned subsidiary of D.A. Davidson Companies, a financial services holding company. D.A. Davidson Companies' other subsidiaries are Davidson Investment Advisors, Inc. and Davidson Fixed Income Management, Inc., both federally registered investment advisers, and D.A. Davidson Trust Company, a federally chartered savings bank.

D.A. Davidson is a federally registered investment adviser as well as a FINRA registered broker-dealer. D.A. Davidson employees engaged in the managed futures business, or supervising that business, are licensed accordingly.

D.A. Davidson employees engaged in the advisory business are registered as investment adviser representatives in their various states. Many D.A. Davidson employees engaged in the advisory business are also registered representatives of D.A. Davidson in its capacity as a broker-dealer.

D.A. Davidson is an affiliate of Davidson Investment Advisors. The President of Davidson Investment Advisors is also a registered representative of D.A. Davidson. In certain circumstances, he may have

an incentive to refer a potential DIA customer to D.A. Davidson, or vice versa.

Some Financial Advisors may be licensed life agents or are agents and/or brokers for various insurance companies. If you purchase insurance products (including variable and fixed annuities), your Financial Advisor, in the capacity as a life agent, will receive separate and customary commission compensation for insurance sales. This conflict may be reduced as the value of the insurance assets is not included in the quarterly computation for advisory fees.

D.A. Davidson is an affiliate of D.A. Davidson Trust Company. In that capacity, it refers clients to D.A. Davidson. However, D.A. Davidson Trust Company is not compensated for such client referrals. Additionally, D.A. Davidson Paragon Portfolio Managers manage accounts over which D.A. Davidson Trust Company has investment discretion, which it delegates to D.A. Davidson. Certain D.A. Davidson officers or their affiliates own a minority interest in San Pasqual Trust. San Pasqual Trust may act as trustee for certain accounts for which D.A. Davidson may provide brokerage or investment advisory services. Accounts for which San Pasqual Trust acts as trustee are custodied at Bank of Montreal.

Two employees of D.A. Davidson own an investment adviser registered with the SEC. Please see "Affiliated Mutual Funds" below for additional information.

From time to time, D.A. Davidson and its Financial Advisors may recommend that clients invest with an affiliated advisor or investment products that are affiliated with D.A. Davidson. Such recommendation of affiliated advisors or investment products creates a potential conflict of interest. However, as fiduciaries, D.A. Davidson and its Financial Advisors will select or recommend affiliated investment products only when they determine it to be in the client's best interest to do so. This criteria used by them in deciding to select or recommend affiliated investment products are the same as those used for unaffiliated investment products.

Affiliated Mutual Fund. Davidson Investment

Advisers, Inc. ("DIA") is the investment adviser to Davidson Mutual Funds, an investment company registered under the Investment Company Act of 1940. U.S. Bancorp Fund Services, LLC acts as the Fund's administrator and provides fund accounting and transfer agency services. D.A. Davidson offers the fund to its brokerage and certain advisory (as described below) clients. The compensation D.A. Davidson and its Financial Advisors receive from selling shares of the fund is set forth in the prospectuses relating to the fund and is similar to what it may receive from sales of mutual funds managed by non-affiliated investment advisers.

D.A. Davidson may purchase or recommend the purchase of the Davidson Mutual Fund in Paragon and Choice advisory accounts with the exception of those that are IRA and ERISA accounts. The client will not be charged a fee or load. Any purchase will be made at Net Asset Value. When the Davidson Mutual Fund is held in an advisory account, the client will pay a fee based on the market value of assets which will include the fair market value of the Fund shares held in the account. The Fund will pay 12b-1 marketing and distribution fees to D.A. Davidson but D.A. Davidson rebates those fees directly to the account holding the Fund shares. D.A. Davidson provides no financial or other incentive for the Financial Advisor to favor the Davidson Mutual Fund over other unaffiliated mutual funds.

DIA receives fees for advising the Davidson Mutual Fund. Those fees are based on the amount of assets held in the Funds, which increases with any new purchases of shares. The fee arrangement for DIA advisory services is disclosed in each Fund's prospectus. As a mutual fund shareholder, the client indirectly pays a portion of the ongoing expenses of the Fund. These expenses include the DIA advisory fee, all 12b-1 fees, not just those paid and rebated to client accounts by D.A. Davidson, and all other ongoing fees incurred in the administration of the Fund.

For additional information about the Davidson Mutual Fund, a Prospectus and Statement of Additional Information are available on-line at: www.davidsonmutualfunds.com. Prospective investors should review these documents carefully before making any investment in the fund.

Two Oaks Investment Management LLC (“Two Oaks”) is the investment advisor to Two Oaks Diversified Income Fund Class A and C (“Two Oaks Funds”), which is part of the Northern Lights Fund II, an investment company registered under the Investment Company Act of 1940. Two Oaks is owned by Blake Todd and Jarrett Perez who are registered representatives of D.A. Davidson. The Two Oaks Funds are generally available for use in advisory accounts and brokerage accounts, except for accounts managed by Mr. Todd or Mr. Perez as discussed below. Northern Lights Fund Trust II is not otherwise affiliated with D.A. Davidson

D.A. Davidson does not maintain an ownership interest in Two Oaks. In their capacity as Financial Advisors to D.A. Davidson clients, Mr. Todd and Mr. Perez are presented with some conflicts of interest. Among those conflicts of interest are the following and how they are managed:

- (1) As Financial Advisors of D.A. Davidson, Mr. Todd and Mr. Perez may direct trades for the fund through D.A. Davidson and D.A. Davidson could profit from that trading activity. To eliminate this conflict of interest, no Two Oaks mutual fund trades are permitted to be directed through D.A. Davidson.
- (2) Mr. Todd and Mr. Perez could place shares of the Two Oaks Funds in discretionary accounts they manage and get paid a management fee for such discretionary account management, and also receive a fund advisory fee on the same moneys. To remove this conflict of interest for Mr. Todd’s and Mr. Perez’s discretionary accounts at D.A. Davidson, these accounts are prohibited from owning any shares in the Two Oaks Funds.
- (3) In their capacity of advising clients on the placement of their investments Mr. Todd and Mr. Perez are compensated as the broker of record and receive any sales commission for the placement of moneys into the Two Oaks Funds. As such, they may also receive any ongoing 12b-1 servicing fees for those clients they are the broker of record for in retail (non-advisory)

accounts. To address this conflict of interest all clients are informed of the dual role Mr. Todd and Mr. Perez maintain and how they are compensated prior to their purchase of fund shares. Clients could also choose to invest in shares.

For additional information about the Two Oaks Funds, a Prospectus and Statement of Additional Information are available online at www.twooaks.com. Prospective investors should review those documents carefully before making any investments in the Two Oaks Funds.

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

Code of Ethics. D.A. Davidson has adopted a Code of Ethics which sets forth the ethical standards of business conduct required of its employees, including compliance with applicable federal securities laws.

D.A. Davidson's Code of Ethics establishes rules of conduct for all D.A. Davidson employees working in the investment adviser area and is designed to, among other things; govern personal securities trading activities in the accounts of employees. The Code is based upon the principle that D.A. Davidson and its employees owe a fiduciary duty to D.A. Davidson's advisory clients, to conduct their affairs, including personal securities transactions, in such a manner as to avoid (i) serving their own personal interests ahead of clients; (ii) taking inappropriate advantage of their position with the firm and (iii) any actual conflicts of interest or any abuse of their position of trust and responsibility. Financial Advisors who have discretion over client accounts cannot trade in the same security as clients during the same 24 hour period unless the Financial Advisor’s account is managed in the same manner as other client accounts and does not result in a more favorable price to the Financial Advisor.

You may request a copy of the Code by email at adv@dadco.com, or by calling the Compliance Department at 406-727-4200 or 800-332-5915.

D.A. DAVIDSON'S PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS

Principal Trading. Subject to the requirements of applicable law, D.A. Davidson may act as principal, buying securities for itself from, or selling securities it owns to an advisory client, but only on a case-by-case basis with advance written authorization for the client, and when it is in the best interest of a client to do so.

In addition to the advisory fee paid by a client, D.A. Davidson may realize profits from principal transactions with a client based on the difference between the price D.A. Davidson paid for the security and the price at which D.A. Davidson sold the security, which may include a markup or markdown from the prevailing market price, an underwriting fee, selling concession, or other incentive to execute the transaction. In trading as principal with a client, D.A. Davidson will have potentially conflicting division of loyalties and responsibilities regarding D.A. Davidson's own interests and the interests of the client. This profit potential may give D.A. Davidson an incentive to recommend a transaction in which D.A. Davidson acts as principal. Nonetheless, D.A. Davidson has a fiduciary duty to act in the best interest of clients and to obtain best execution for its advisory clients. Furthermore, D.A. Davidson has adopted internal procedures designed to ensure that D.A. Davidson will not act in a principal capacity for any transaction in an advisory client's account, absent disclosure of the transaction to the client, including all material information regarding D.A. Davidson's or the client's Financial Advisor's interest in the transaction, and the client's prior written approval of the transaction or unless otherwise allowed by applicable law, and provided that such transaction is not otherwise prohibited by ERISA.

Agency Cross Transactions. D.A. Davidson policy generally prohibits agency cross transactions for advisory clients, but in rare exceptions may be granted. An "agency cross" transaction is a transaction in which D.A. Davidson acts as broker for the party or parties on both sides of the transaction. As compensation for its brokerage services, D.A. Davidson may receive compensation from parties on both sides of an agency cross transaction. Therefore, D.A. Davidson may have a

conflicting division of loyalties and responsibilities. However, in all cases, D.A. Davidson will seek to obtain the best execution for each respective advisory client and will effect agency cross transactions only in accordance with the requirements of Rule 206(3)-2 under the Advisers Acct. However, no cross transactions may be made in ERISA-covered or IRA advisory accounts.

Cross Trading. From time to time, when D.A. Davidson believes that each respective transaction is consistent with the client's best interest, such as when accounts are adjusting their respective durations, when one account is in a liquidation mode while another is in an accumulation mode, or for tax management purposes, D.A. Davidson, acting as investment manager, may cause (or in the case of non-discretionary accounts, recommend) the sale of securities from an advisory client's account while at or about the same time causing (or, in the case of non-discretionary accounts, recommending) the purchase of the same securities for the account of another advisory client. Such transactions may have the benefit of reducing transaction and market impact costs.

In such cases, because D.A. Davidson is acting as investment manager for both buyer and seller, D.A. Davidson is subject to potentially conflicting interests in causing (or recommending) the transactions. Also, because D.A. Davidson is acting as investment adviser for both buyer and seller, transaction prices may be determined more by reference to market information or dealer indications for the securities involved, and less through the type of independent arms-length negotiation that might otherwise occur. In these transactions, D.A. Davidson seeks to obtain best execution for each respective advisory client and to ensure that each client receives fair and equitable treatment.

Block Transactions. D.A. Davidson may aggregate client transactions where possible and when compliant with our duty to seek best execution for our clients. In these instances, participating clients will receive an average share price and transaction costs will be shared equally. In the instances where there is a partial fill of a particular batched order, in the MFP and SAM program, random allocation is utilized. For partial fills of trades in the Paragon

Program, the managers may use either random or pro rata allocation.

Transactions Executed Away. Trading away or “step outs” occurs when a money manager executes securities transactions for clients’ accounts through broker dealers other than Davidson. Money managers are required to seek best execution when placing trades for your account. In an effort to fulfill their best execution obligations some managers will, from time to time, direct order flow away from Davidson. Clients will benefit from step out trading advantages such as price improvement, increased liquidity and speed of execution. There are, however, costs associated with trading away. The costs associated with trading away are embedded within the execution of the trade and therefore they only affect your account indirectly. Davidson does not receive any compensation for trades executed away and the fees you pay for the management of your assets does not change as a result of these types of transactions.

Cash Sweep Program. When D.A. Davidson acts as custodian for client assets, D.A. Davidson’s primary cash sweep investment option for clients is the Bank Insured Deposit Program (the “BIDP”). Client assets in the BIDP are held by financial institutions and are eligible for FDIC insurance in accordance with FDIC regulations. In addition to the BIDP, client’s cash may be held in other cash management programs, including without limitation, money market mutual funds. Accounts that have selected an eligible money market fund as their cash sweep options will not participate in the BIDP. Please refer to the "Bank Insured Deposit Program" section of the D.A. Davidson Account Agreement signed by the client for a description of the terms and conditions of the BIDP. ERISA and IRA advisory accounts and certain other account types are not eligible for the BIDP.

REVIEW OF ACCOUNTS

Client Account Review. Client accounts are monitored on an ongoing basis by the client’s Financial Advisor and are subject to review by the Branch Office Manager. If a client receives quarterly performance reports, the client’s

Financial Advisor generally reviews the performance of the client’s account at least quarterly; otherwise the client’s Financial Advisor generally reviews the performance of the client’s account at least annually. The D.A. Davidson Branch Officer Manager (or his or her designee) responsible for supervising a client’s Financial Advisor reviews a client’s account’s daily trading activity and also performs a quarterly review of his or her branch’s Paragon and Choice accounts, focusing on clients’ investment objectives and accounts’ performance.

At least annually, Financial Advisors meet with the client (either in person or over the phone) to review and update, as necessary, the client’s investment profile questionnaire. However, should there be any material change in the client’s personal and/or financial situation, the client should immediately notify the Financial Advisor to determine whether any review and/or revision of the client’s investment profile questionnaire is warranted.

Performance and Account Reports. D.A. Davidson generally provides reports to clients on the performance of their Program accounts on a quarterly basis, although performance reporting may not be available for account assets that are not custodied at D.A. Davidson. Client performance reports usually include a portfolio valuation and typically show the asset allocation of the client’s portfolio, changes in a client’s portfolio, and account performance compared to a benchmark market index or indices (such as S&P 500® Index, or Barclays Aggregate Bond Index).

Market indices or other benchmark returns are shown for comparison purposes only. Performance returns reflect transactions costs, market appreciation or depreciation and the reinvestment of capital gains, dividends, interest and other income.

If D.A. Davidson provides transaction execution services to a client, the client will receive a monthly D.A. Davidson brokerage account statement when activity occurs during that month. A quarterly statement is provided if there has not been any intervening monthly activity. If account assets are

not custodied at D.A. Davidson the client will receive a periodic account statement directly from the custodian. That statement is the official record of the account and the assets contained in it and should be reviewed carefully. If the client finds any discrepancies between the D.A. Davidson performance report and their custodians account statement, the client should notify their Financial Advisor immediately.

When preparing a client's account statements and performance reports, D.A. Davidson relies on third parties, such as third party quotation services and custodians when determining the value of account assets. D.A. Davidson does not conduct an in-depth review of valuation information provided by third party quotation services or custodians, and it does not verify or guarantee the accuracy of such information. The prices obtained by D.A. Davidson from the third party quotation services it uses may differ from prices that could be obtained from other sources. If a client has assets held by a third party custodian, the prices shown on a client's account statement provided by the custodian may be different from the prices shown on statements and reports provided by D.A. Davidson due to the use of different valuation sources by the custodian and D.A. Davidson.

CLIENT REFERRALS AND OTHER COMPENSATION

Client Referrals. D.A. Davidson has no unaffiliated solicitors at this time.

Financial Advisors are paid to refer clients to D.A. Davidson advisory programs described in this Wrap Fee Brochure. The advisory fees are divided among D.A. Davidson, the referring Financial Advisor, the Paragon Manager (if applicable) or the outside investment adviser (if applicable), depending on the advisory program.

In addition, Financial Advisors receive ongoing fees for referral of customers to Davidson Investment Advisors and to D.A. Davidson Trust Company. Under these arrangements, periodic DIA or D.A. Davidson Trust fees assessed to DIA or D.A. Davidson Trust customers are divided among DIA, D.A. Davidson and the referring Financial Advisor;

or for D.A. Davidson Trust, among D.A. Davidson Trust, D.A. Davidson, an outside manager (if any) and the referring D.A. Davidson Financial Advisor.

Some Paragon Managers serve as Portfolio Managers for D.A. Davidson Trust Company client accounts. In addition, D.A. Davidson Financial Advisors may act as sub-advisers to D.A. Davidson Trust on certain client accounts. D.A. Davidson serves as broker and custodian for many Davidson Investment Advisors clients.

Other Compensation. D.A. Davidson receives compensation directly from mutual funds when providing sub-accounting and other related administration services with respect to each mutual fund position which is not related to assets held in a fund. Services include processing purchases, redemptions, and exchanges, dividend reinvestment, tax reporting and other record keeping services. Financial Advisors do not receive any portion of these fees received by D.A. Davidson.

Some mutual fund companies, whose funds are sold by D.A. Davidson to its advisory clients, assist D.A. Davidson in defraying the costs of its educational meetings. The funds may make sales and marketing presentations at these meetings. Some mutual fund companies sponsor due diligence trips for D.A. Davidson employees, at which the employees conduct due diligence investigations and attend presentations by the fund managers. Some mutual fund companies sponsor lunches and dinner for D.A. Davidson employees during due diligence trips.

FINANCIAL INFORMATION

As an advisory firm, we are required to disclose any financial condition that is reasonably likely to impair our ability to meet our contractual obligations. D.A. Davidson has no such financial circumstances to report.

Under no circumstances do we require or solicit payment of fees in excess of \$1,200 more than six months in advance of services rendered.



Crowell, Weedon & Co.

A DIVISION OF D.A. DAVIDSON & CO. MEMBER SIPC

Part 2B of Form ADV: Brochure Supplement

This brochure provides information about the qualifications and business practices of Sydney Carlino. If you have any questions about the contents of this brochure, please contact us at 406-543-8244 and/or adv@dadco.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Sydney Carlino

283 W FRONT, STE 101
MISSOULA, MT 59802
Phone: 406-543-8244
Fax: 406-728-4941
E-Mail: adv@dadco.com

Additional information about Sydney Carlino also is available on the SEC's website at www.adviserinfo.sec.gov.

9/30/2014

Item 2 Educational Background and Business Experience

Year of birth: 1963

I have the following educational background:

Institution Name: SINCLAIR COMMUNITY COLLEGE
Date Attended: 09/1992 to 6/1994
Degree Obtained: Bachelor of Arts
Major: Education

Institution Name: Wright State University
Date Attended: 09/1994 to 06/1999
Degree Obtained: Bachelor of Science
Major: Mechanical Engineering

Institution Name: University of Dayton
Date Attended: 09/2000 - 12/2002
Degree Obtained: None
Major: Engineering Management

Institution Name: American College
Date Attended: 09/2007 to 09/2009
Degree Obtained: Other: Certified Financial Planner Designation
Major: CFP

I have the following business background:

Employment Dates: 02/2005 to 04/2008
Business Name: Guardian Life Insurance
Investment Related: Yes
City: Missoula
State: MT
Position Held: Financial Representative

Employment Dates: 04/2008 to Present
Business Name: D.A. Davidson & Co.
Investment Related: Yes
City: Missoula
State: MT
Position Held: Senior Financial Advisor

PROFESSIONAL DESIGNATIONS

I hold the following professional designations:

Designation Name: CFP - Certified Financial Planner

Date Earned: 2/4/2011

CFP - Certified Financial Planner (Accredited Sponsor - Certified Financial Planner Board of Standards)

The program is administered by the Certified Financial Planner Board of Standards Inc. Those with the CFP designation have demonstrated competency in all areas of finance related to financial planning. Candidates complete studies on over 100 topics, including stocks, bonds, taxes, insurance, retirement planning and estate planning. In addition to passing the CFP certification exam, candidates must also complete qualifying work experience and agree to adhere to the CFP Board's code of ethics and professional responsibility and financial planning standards.

Item 3 Disciplinary Information

D.A. Davidson & Co. is required to disclose all material facts regarding any legal or disciplinary events that would materially impact a client's evaluation of me. I do not have any events that are applicable to this item.

Item 4 Other Business Activities

I am required to disclose any outside investment related business activities or occupations for compensation that would create a conflict of interest with clients. I am not engaged in any other investment-related outside business activity other than my affiliation with D.A. Davidson.

D.A. Davidson is a dually registered investment adviser and broker-dealer. I am an investment adviser representative at D.A. Davidson, where I conduct an investment advisory business. I am also a D.A. Davidson registered representative licensed to conduct a brokerage business. The firm offers both brokerage and advisory services that are separate and distinct from each other. Each is governed by different laws and separate contracts with clients. While there may be similarities between brokerage and advisory services, the firm's contractual relationship with clients, and its duties to clients differ in several aspects depending on whether D.A. Davidson is acting in a brokerage or advisory capacity.

My dual registrations at D.A. Davidson may create potential material conflicts of interest with clients. In my capacity as a registered representative, I receive commissions for brokerage transactions, and other compensation based on the sale of securities and other investment products. In that capacity, I also receive fees from the sale of mutual funds, and ongoing 12b-1 commissions from mutual funds. As a registered representative, these types of compensation may create an incentive to recommend investment products based on compensation received.

I am not a registered or have an application pending to register as a broker/dealer and I am not a registered or associated person of a futures commission merchant, commodity pool operator, or commodity trading adviser.

I am not involved in non-investment-related business activities that provide a substantial source of my income or involve a substantial amount of my time.

Item 5 Additional Compensation

No one provides me any additional economic benefit for providing advisory services.

Item 6 Supervision

I am supervised by and activity in your account is reviewed by D.A. Davidson & Co. supervisors at various levels. Annually, I attest that I understand the policies and procedures relating to advisory business I conduct. To monitor the advice I give, a supervising principal reviews all account opening paperwork before an account is opened and a surveillance program monitors ongoing activity. My branch office is also subject to periodic compliance review which includes a review of client files among other things.

My supervisor is:
Frank D'Angelo
SVP, Financial Advisor, Branch Manager
800-332-1615