



**Wellesley Investment
Advisors**

**Part 2A of Form ADV: Firm Brochure
for Direct Clients**

**Wellesley Investment Advisors
A Division of Wellesley Asset Management, Inc.**

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This brochure provides information about the qualifications and business practices of Wellesley Asset Management, Inc., which includes its Wellesley Investment Advisors division. All references to Wellesley Investment Advisors refer to this division of Wellesley Asset Management the registered entity. If you have any questions about the contents of this brochure, please contact us at 781-416-4000. The information in this brochure has not been approved of or verified by the United States Securities and Exchange Commission (“SEC”) or by any state securities authority.

Additional information about Wellesley Asset Management is also available on the SEC’s website at www.adviserinfo.sec.gov.

Although Wellesley Asset Management is a registered investment advisor, the term “registered” does not imply a certain level of skill or training.

ITEM 2: MATERIAL CHANGES

There have been no material changes since the last amendment dated June 1, 2020.

ITEM 3: TABLE OF CONTENTS

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

ITEM 4: ADVISORY BUSINESS

Wellesley Investment Advisors, Inc. (“WIA”) was founded in 1991 by Greg Miller, CPA (CEO and Portfolio Manager). Wellesley Investment Advisors, Inc. changed its name to Wellesley Asset Management, Inc. (“WAM”) effective July 1, 2016. On that date, WIA became a division of WAM. Greg Miller is the majority owner of WAM and no other individual owns 25% or more of WAM.

As of December 31, 2019, the amount of WAM’s regulatory assets under management managed on a discretionary basis was approximately \$2,489,300,000.

Separately Managed Account Clients

WAM provides discretionary investment management services to individuals (including high net worth individuals), institutions, pension, profit-sharing and other retirement plans, trusts, estates, charitable organizations, investment companies, corporations, other advisory firms, and various other entities.

WAM specializes in investing in convertible bonds. In managing client accounts, WAM predominantly uses convertible securities, convertible bond and corporate bond mutual funds, synthetic notes, principal protected products, and structured products (including, but not limited to, index-linked notes, ETN and ETFs) as it seeks to protect client wealth with the goal of realizing a total return that outperforms the Bloomberg Barclays US Aggregate Bond Index and the S&P 500 Total Return Index over full market cycles. Although WAM’s advice is principally in convertible securities, WAM may from time to time advise on other types of securities. Clients may impose limited restrictions on investing in certain securities or types of securities.

Affiliated Funds

In addition to the separate account services described above, WAM provides advisory services to mutual funds sponsored by WAM (the “Affiliated Funds”). Information concerning these funds, including a description of the services provided and management fees, is contained in the funds’ prospectus.

WAM also provides advisory services to a private limited partnership, Brenton Partners, L.P. (“Brenton”), established by WAM in which WAM and its employees have an ownership or management interest. Additional information concerning Brenton can be found in its offering documents.

Wrap Programs

WAM acts as sub-advisor to certain wrap program providers (each a “Wrap Provider”). WAM is paid a management fee by the Wrap Provider based on the assets under management, which indirectly can be considered a portion of the wrap program fee.

ITEM 5: FEES AND COMPENSATION

Separately Managed Account Clients

Compensation to WAM for discretionary investment management services is based on a percentage of assets under management.

Basic Annual Fees for Separately Managed Accounts for new accounts as of June 1, 2020:

Under \$500,000	Negotiable
\$500,000 - \$1,000,000	1.24%
\$1,000,000 - \$10,000,000	0.99%
Over \$10,000,000	Negotiable

WAM may waive the initial account minimum and may also choose to waive all or a portion of fees in certain circumstances. Also, for fee calculation purposes, WAM may agree to aggregate the assets of related client accounts and such accounts may receive the benefit of a lower effective fee rate due to such aggregation. Certain long-standing clients are subject to different fee schedules that were in effect at the time the client entered into an advisory relationship with WAM. Discounts or fee waivers are offered to the Firm's employees, their family members and friends. Therefore, WAM's minimum account size and advisory fees may differ among clients.

Compensation to WAM for non-discretionary investment management services is based on a percentage of funds under management. There is no minimum account size for non-discretionary accounts and they are all charged a fee of 0.25% per annum.

Clients may incur custodial fees and may also incur transaction fees on the purchase and sale of securities.

WAM deducts its fees from client accounts, quarterly, in advance. Quarterly fees are based upon the end of quarter valuation of total assets under management. Clients can terminate WAM's services at any time, by written notice. If the advisory relationship is terminated before the end of a calendar quarter, WAM will refund unearned advisory fees to the client, based on the number of days left in the quarter of termination.

WAM may hold assets designated as "unmanaged" per client direction on behalf of clients for no fee. Such unmanaged assets are held for the convenience of the client. Clients should note that for all "unmanaged" assets, the Firm has no discretionary authority and, importantly, will not take responsibility for the suitability of these investments as they relate to the client's investment objectives. "unmanaged" assets are held at unaffiliated custodians.

Subadvisory Relationships

WAM has been retained as a sub-advisor by certain unaffiliated advisory firms. In these arrangements, WAM's fee is negotiated with the other advisory firm.

WAM has retained Wealthspring Capital, LLC (“Wealthspring”) as a sub-advisor to some client accounts. Wealthspring generally limits its investment advice to special purpose acquisition companies (“SPACs”) and their components (common share, warrant, and unit). Additionally, Wealthspring may use money market funds or U.S. Treasury Bills along with mutual funds, fixed income securities, equities, ETFs, treasury inflation protected/inflation linked bonds and non-U.S. securities to help diversify a portfolio when applicable.

WAM serves as the investment advisor to the Miller Convertible Bond Fund, the Miller Convertible Plus Fund, and the Miller Intermediate Bond Fund, each a series of the Miller Investment Trust, (each an “Affiliated Fund,” together the “Affiliated Funds”). As the manager of the Affiliated Funds, WAM is paid a management fee as specified in the Affiliated Funds’ prospectus. This provides WAM an incentive to invest in shares of the Affiliated Funds within separately managed accounts. This conflict of interest is mitigated by WAM’s Code of Ethics, which requires the firm to always act in the best interest of the client.

To the extent that a legacy separately managed account client is invested in shares of an Affiliated Fund, such client’s separately managed account fee will be reduced by the management fee that WAM receives directly from the applicable Affiliated Fund with respect to the client’s shares in such Affiliated Fund applied to the client’s separately managed account fee in arrears on a quarterly basis. Affiliated Fund expenses, other than Affiliated Fund management fees, are not reimbursed to SMA clients. Additional information about each Affiliated Fund, including information about fees, expenses and risk, can be found in the Affiliated Funds’ Prospectus and Statement of Additional Information.

Certain supervised persons and sales personnel also act as registered representatives of an unaffiliated broker-dealer and, in that capacity, engage in marketing or selling activities with respect to shares in the Funds and Brenton. Such marketing or selling activities create potential conflicts of interest that give WAM and its supervised persons and related sales personnel an incentive to recommend Brenton to potential investors based on higher fees received rather than on an investor’s needs. To address this conflict, supervised persons are required to act in the best interest of the client.

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

WAM serves as general partner to a limited partnership, Brenton Partners L.P. (“Brenton”). Fees for Brenton are charged within the partnership itself and allocated to limited partners in accordance with Brenton’s offering documents. Fees are generally comprised of an annual management fee and a performance allocation, as outlined in the offering documents.

Since WAM manages accounts with and without performance-based fees, WAM has a potential conflict of interest and an incentive to favor Brenton over accounts that do not pay a performance allocation. WAM takes various steps to address these conflicts. For example, when WAM places trades, its policy is to aggregate separately managed accounts, the Affiliated Funds and Brenton where practical and feasible. In that way, separately managed accounts, the Affiliated Funds and Brenton get the same execution price. To ensure fairness when a trade is executed for something less than the total desired quantity, WAM allocates the partial trade fill to separately managed accounts, the Affiliated Funds, and Brenton primarily on a random basis, but may also do the allocation on a pro rata basis. Notwithstanding the foregoing, the order may be allocated on a different basis if all client accounts receive fair and equitable treatment and the reason for the different allocation is explained in writing

and is approved in writing by the Chief Compliance Officer (or the CEO or President if the Chief Compliance Officer is not available) as soon as reasonably possible after the opening of the markets on the trading day following the day the order was executed.

WAM mitigates these potential conflicts through the implementation of its Code of Ethics and other compliance policies and procedures to ensure compliance with its fiduciary obligations, federal securities laws and other applicable laws and regulations. Portfolio managers and traders are required to act solely for the benefit of each client, not favor one client over another client and avoid or mitigate any actual or potential conflicts of interests.

ITEM 7: TYPES OF CLIENTS

WAM provides discretionary investment management services to individuals (including high net worth individuals), institutions, pensions, profit-sharing and other retirement plans, trusts, estates, charitable organizations, investment companies, corporations, other advisory firms, and various other entities.

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

WAM deploys absolute return strategies and invests predominantly in convertible bonds, synthetic convertible notes, convertible bond and corporate bond mutual funds and other convertible securities. WAM uses fundamental analysis and the following sources of information for its investment decisions:

- Financial newspapers and magazines
- Research materials prepared by others
- Corporate rating services
- Annual reports, prospectuses and filings with the SEC
- Company press releases and conference calls
- Bond pricing services
- Trade monitoring services

Convertible bonds are hybrid securities that have characteristics of both bonds and common stocks. There is risk of loss as they may fall in value. They are subject to risks associated with both debt securities and equity securities. Risks include:

- **Convertible Bond Risk.** Convertible Bonds are hybrid securities that have characteristics of both bonds and common stocks and are subject to risks associated with both debt securities and equity securities. Convertible bonds that are rated below investment grade are subject to the risks associated with high-yield investments.
- **Interest Rate Risk.** The market value of fixed-income securities such as convertible bonds declines as interest rates increase.
- **Credit / Default Risk.** An issuer of a fixed-income security may not be able to make principal and interest payments as due and may result in a default. All fixed-income securities from the highest quality to the very speculative, have some degree of credit risk. WAM's strategy accepts some credit risk as a recognized means to enhance investors' returns. To the extent our strategy invests in government securities, credit risk will be limited.



- **Prepayment Risk.** Bonds may get called, resulting in lower reinvestment rates.
- **High Yield Bond Risk.** WAM invests in some convertible bonds that are either unrated or rated less than investment grade. These bonds carry greater risks and are more susceptible to real or perceived adverse economic and competitive industry conditions than investment grade bonds. During a period of adverse economic changes or a period of rising interest rates, companies issuing high yield bonds may be unable to make principal and interest payments.
- **Allocation Risk.** Since a portfolio may invest a significant amount of its assets in a particular industry, market or sector, the value of the portfolio may be more susceptible to adverse changes within that market or sector than a portfolio that does not concentrate its investments.
- **Borrowing Risk.** In cases where margin borrowing is utilized, clients risk loss if market values decline, interest rates increase, or margin loans are called.
- **Liquidity Risk.** Convertible bonds are traded over the counter in a bid-ask format. Circumstances can arise in which bonds are not immediately liquid. Because of the absence of an active market for illiquid investments, it will generally take longer to liquidate such positions and could result in substantial loss. Market quotations for illiquid securities may be volatile and/or subject to large spreads between bid and ask prices. Reduced liquidity may have an adverse impact on market price and the ability to sell particular securities when necessary to meet liquidity needs or in response to a specific economic event. To the extent that a significant portion of an issuer's outstanding securities is held, greater liquidity risk will exist than if the issuer's securities were more widely held.
- **Common Stock Risk.** Convertible securities have characteristics similar to common stocks, especially when their conversion value is the same as the value of the bond. The price of equity securities may rise or fall because of economic or political changes. Stock prices in general may decline over short or even extended periods of time affecting the value of a convertible security.
- **Synthetic Convertible Security Risk.** The value of a synthetic convertible security may respond differently to market fluctuations than a convertible security because a synthetic convertible is composed of two or more separate securities, each with its own market value.
- **ETN Risk.** ETNs are linked to the performance of a particular market benchmark or strategy and, upon maturity, the underwriting bank promises to pay the amount reflected in the benchmark index minus fees. ETNs are only linked to the performance of a benchmark; they do not actually own the benchmark index. ETNs also face the risk that the credit rating of the underwriting bank may be reduced or the underwriting bank may go bankrupt, thus reducing the value of the ETN.
- **ETF Risk.** ETFs are subject to the same risks as the underlying securities in which the ETF invests such as market, economic, and business risk.
- **Leverage Risk.** Certain WAM products utilize leverage. The use of leverage through activities such as borrowing or purchasing derivatives can magnify the effects of changes in the value and increase volatility. Because leverage increases the fees payable to the advisor, WAM has an incentive to increase the use of leverage. The use of leverage means that a decline in value of an investment could result in a substantial loss that would be greater than if leverage was not used.

- **Management Style Risk.** WAM’s objective judgments about the attractiveness and potential appreciation of particular investments may prove to be incorrect and there is no guarantee that its investment strategy will produce the desired results.
- **Market Risk.** One or more markets in which WAM invests may go down in value, including the possibility that the markets may go down sharply and unpredictably.
- **Regulatory Risk.** The U.S. regulatory landscape is currently undergoing significant changes which will impact the types of transactions that a client may enter into. Some aspects of the new regulatory framework include regulations related to margin requirements, reporting, recordkeeping, clearing, cyber security, and trade execution. These regulatory changes, among others, may require WAM to change a client’s trading strategies or cause a client to incur greater costs.
- **Cyber Security Risk.** With the increased use of technologies such as the internet to conduct business, a portfolio is susceptible to operational, information security and related risks. In general, cyber incidents can result from deliberate attacks or unintentional events and are not limited to, gaining unauthorized access to digital systems, misappropriating assets or sensitive information, corrupting data, or causing operational disruption, including denial-of-service attacks on websites. Cyber security failures or breaches by a third-party service provider and the issuers of securities in which the portfolio invests, have the ability to cause disruptions and impact business operations, potentially resulting in financial losses, the inability to transact business, violations of applicable privacy and other laws, regulatory fines, penalties, reputational damage, reimbursement or other compensation costs, and/or additional compliance costs, including the cost to prevent cyber incidents.

It is not possible to identify all the risks associated with investing in general or with a given strategy. The description set forth above is general and is not intended to be exhaustive. While WAM seeks to manage accounts with risks appropriate to the strategy, it is not always possible or desirable to eliminate risk. Investing in convertible securities and other asset types involves a risk of loss that clients should be prepared to bear. Clients should carefully read all materials and documents related to their accounts at WAM, including the prospectus and offering memoranda, prior to investing with WAM.

ITEM 9: DISCIPLINARY INFORMATION

WAM and its management personnel have no reportable disciplinary events to disclose.

ITEM 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

WAM is also the general partner to Brenton (from which it may receive a performance allocation) and the investment advisor to the Affiliated Funds.

With respect to direct clients, WAM has entered into agreements to directly compensate another person or firm for client promotion and servicing. These solicitation agreements are governed by Rule 206(4)-3 under the Investment Advisers Act of 1940 (the “Advisers Act”). The fees paid by the client to WAM will not increase as a result of the solicitation agreement. The fees paid to solicitors are negotiable. Payments under such agreements continue for a stated period or until the client

relationship is terminated.

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

WAM's Code of Ethics is based on the principle that all its employees have a fiduciary duty to place the interest of clients ahead of their own and WAM's.

WAM's Code of Ethics is further based on the desire to ensure compliance with federal securities laws, and to ensure that employees and access persons always act in an ethical manner. Our policies are premised on fundamental principles of openness, integrity, honesty and trust. WAM places a high value on ethical conduct, and challenges employees to live up not only to the letter of the Code, but to the substance and ideals of ethical behavior.

Officers and employees of WAM will occasionally buy or sell, for their personal trading and investment accounts, certain securities that WAM recommends to its clients. In some cases, the employee or officer making the recommendation owns or may buy or sell the same security as he or she recommends to clients. Because of this potential conflict of interest, WAM has adopted a Code of Ethics and Insider Trading Policy that each employee must comply with. These policies are designed to detect any violation. Key provisions include:

- Policy on Personal Securities Transactions, including:
 - Pre-clearance on private placements
 - Pre-clearance on reportable securities when not bundled with client trades
 - Procedures for reporting personal securities transactions and holdings
- Code of Conduct
- Annual Acknowledgements by Covered Personnel

Officers and employees of WAM are encouraged to invest in shares of the Affiliated Funds, separately managed accounts, or in interests in Brenton, as appropriate. WAM may also recommend to clients the purchase of shares in the Affiliated Funds and interests in Brenton, in which WAM or its employees have a financial interest, when consistent with the client's investment objectives. WAM's aggregate fee revenues are increased by purchases by clients or others of shares of the Affiliated Funds and interests in Brenton.

From time to time, when it is appropriate for one client to purchase a security and for another client to sell the same security, WAM may, but is not required to simultaneously place cross-trades with one or more broker-dealers or to effect the cross-trade through the applicable custodians in an attempt to seek the best execution for each client by obtaining reduced transaction or execution costs for each client. Since, in such transactions, WAM will represent both client-seller and client-buyer, WAM may have a conflict of interest given the obligation to seek the best price and most favorable execution. This conflict is mitigated by the Code's requirement to act in the best interest of the client. Clients should consider the possible costs or disadvantages of this potential conflict versus the potential benefit of obtaining reduced transaction or execution costs that may be obtained from such cross-trades. WAM will not place cross-trades for client accounts that are subject to the Employee Retirement Income Security Act of 1974, as amended, and will only place cross-trades for the Affiliated Funds in accordance with Section 17(a) of the Investment Company Act of 1940.

WAM will provide a copy of its Code of Ethics to any client or prospect who requests one.

ITEM 12: BROKERAGE PRACTICES

For discretionary investment management services, WAM has full investment authority to act on behalf of the client, including the selection of brokers. For non-discretionary investment management services, WAM makes investment recommendations to the client, and the client makes all investment decisions with respect to the investment of their account. WAM is authorized to take such actions, or direct custodians, brokers or dealers to take such actions to implement the client's decisions.

WAM has the discretion to choose brokers for the execution of trades. WAM seeks best execution for client trades.

Client assets may be custodied with any of a number of brokers selected by the client, or recommended by WAM. In addition, WAM utilizes several different brokerage firms for trading. In seeking best execution, the trade is often executed with a broker other than the custodial broker. This allows WAM to shop among brokerage firms to obtain best execution for all clients. WAM has no obligation to execute trades at any particular broker.

WAM does not direct brokerage transactions to brokers who provide research services in return for commissions that exceed those charged by other brokers. WAM does not have any soft dollar arrangements and does not receive any soft dollar benefits.

As discussed in Item 6, WAM aggregates client trades whenever practical to affect best pricing and execution for the client.

In recommending custodians / brokers, WAM takes the following factors into consideration:

- Overall financial condition and stability of the custodial brokerage firm
- Broker's execution capability and specialization in convertible bonds
- Ability to execute convertible bond trades
- Transaction charges, including commissions, if any, charged to clients
- Willingness and ability of a counterparty to make a market in particular securities
- Pricing on trades
- Customer service
- Margin rates charged to clients
- On-line access for WAM to client account information
- Quality of account reporting by the custodial brokerage firm
- Client preference

WAM's policy and practice is to not engage in agency cross transactions.

WAM's policy and practice is to not accept advisory clients' instructions for directing a client's brokerage transactions to a particular broker-dealer.

WAM's policy and practice is to not engage in principal transactions.

WIA, a division of WAM, participates in the institutional advisor program (the "Program") offered by TD Ameritrade Institutional. TD Ameritrade Institutional is a division of TD Ameritrade Inc., member FINRA/SIPC ("TD Ameritrade"), an unaffiliated SEC-registered broker-dealer. TD Ameritrade offers services to independent investment advisors which include custody of securities, trade execution, and clearance and settlement of transactions. WIA receives some benefits from TD Ameritrade through its participation in the Program. (Please see the disclosure under Item 14 below).

ITEM 13: REVIEW OF CLIENT ACCOUNTS

Greg Miller, CPA (CEO and Portfolio Manager), Michael Miller, CFIP (President and CIO) and other employees review client accounts in response to changes in market conditions, changes in the financial situation of clients, at the request of the client, and other factors. Holdings in the Affiliated Funds and Brenton are generally reviewed daily on a portfolio-wide basis.

Clients receive quarterly position statements from WAM. Clients also receive monthly statements from their custodians. We urge clients to carefully review these reports and compare the statements that they receive from their independent qualified custodian to the reports that we provide. The information in our reports may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities.

Since WAM calculates the amount of advisory fees for your assets under management with us, it is important that you carefully review your custodial statements to verify the accuracy of the statements. Clients should contact WAM directly if they believe that there is an error in the calculation of fees.

Investors in Brenton receive account statements at least monthly from Brenton's fund administrator and audited financial statements annually.

ITEM 14: CLIENT REFERRALS AND OTHER COMPENSATION

Participation in Fidelity Wealth Advisor Solutions®. WIA participates in the Fidelity Wealth Advisor Solutions® Program (the "WAS Program"), through which WIA receives referrals from Fidelity Personal and Workplace Advisors LLC ("FPWA"), a registered investment adviser and Fidelity Investments company. WIA is independent and not affiliated with FPWA or any Fidelity Investments company. FPWA does not supervise or control WIA, and FPWA has no responsibility or oversight for WIA's provision of investment management or other advisory services.

Under the WAS Program, FPWA acts as a solicitor for WIA, and WIA pays referral fees to FPWA for each referral received based on WIA's assets under management attributable to each client referred by FPWA or members of each client's household. The WAS Program is designed to help investors find an independent investment advisor, and any referral from FPWA to WIA does not constitute a recommendation or endorsement by FPWA of WIA's particular investment management services or strategies. More specifically, WIA pays the following amounts to FPWA for referrals: the sum of (i) an

annual percentage of 0.10% of any and all assets in client accounts where such assets are identified as “fixed income” assets by FPWA and (ii) an annual percentage of 0.25% of all other assets held in client accounts. In addition, WIA has agreed to pay FPWA a minimum annual fee amount in connection with its participation in the WAS Program. These referral fees are paid by WIA and not the client.

To receive referrals from the WAS Program, WIA must meet certain minimum participation criteria, but WIA may have been selected for participation in the WAS Program as a result of its other business relationships with FPWA and its affiliates, including Fidelity Brokerage Services, LLC (“FBS”). As a result of its participation in the WAS Program, WAS may have a potential conflict of interest with respect to its decision to use certain affiliates of FPWA, including FBS, for execution, custody and clearing for certain client accounts, and Advisor may have a potential incentive to suggest the use of FBS and its affiliates to its advisory clients, whether or not those clients were referred to WIA as part of the WAS Program. Under an agreement with FPWA, WIA has agreed that it will not charge clients more than the standard range of advisory fees disclosed in its Form ADV 2A Brochure to cover solicitation fees paid to FPWA as part of the WAS Program. Pursuant to these arrangements, WIA has agreed not to solicit clients to transfer their brokerage accounts from affiliates of FPWA or establish brokerage accounts at other custodians for referred clients other than when WIA’s fiduciary duties would so require, and WIA has agreed to pay FPWA a one-time fee equal to 0.75% of the assets in a client account that is transferred from FPWA’s affiliates to another custodian; therefore, WIA may have an incentive to suggest that referred clients and their household members maintain custody of their accounts with affiliates of FPWA. However, participation in the WAS Program does not limit WIA’s duty to select brokers on the basis of best execution.

As disclosed under Item 12 above, WIA participates in TD Ameritrade’s Institutional Customer Program. There is no direct link between WIA’s participation in the program and the investment advice it gives to its clients, although WIA may receive economic benefits through its participation in the program that are typically not available to TD Ameritrade retail investors. These benefits include the following products and services (provided without cost or at a discount): receipt of duplicate client statements and confirmations; the ability to have advisory fees deducted directly from client accounts; access to an electronic communications network for client order entry and account information. Some of the products and services made available by TD Ameritrade through the program may benefit WIA but may not benefit its client accounts. These products or services may assist WIA in managing and administering client accounts, including accounts not maintained at TD Ameritrade. As part of its fiduciary duties to clients, WIA endeavors at all times to put the interests of its clients first. Clients should be aware, however, that the receipt of economic benefits by WIA or its related persons in and of itself creates a potential conflict of interest and may indirectly influence WIA’s choice of TD Ameritrade for custody and brokerage services.

In the past, WIA has received client referrals from TD Ameritrade through its participation in TD Ameritrade AdvisorDirect. Although TD Ameritrade is no longer referring clients to WIA, WIA pays TD Ameritrade an on-going fee for previously referred TD Ameritrade Advisor Direct clients. This fee is usually a percentage (not to exceed 25%) of the advisory fee that the client pays to WIA (“Solicitation Fee”). WIA will also pay TD Ameritrade the Solicitation Fee on any advisory fees received by WIA from any of a referred client’s family members, including a spouse, child or any other immediate family member who resides with the referred client and hired WIA on the recommendation of such referred client. WIA will not charge clients referred through AdvisorDirect any fees or costs higher than its standard fee schedule offered to its clients or otherwise pass Solicitation Fees paid to TD Ameritrade to its clients. Although WAM received some benefits from the Program in the past, which could have

caused a conflict of interest, WAM no longer receives client referrals from this Program. For information regarding additional or other fees paid directly or indirectly to TD Ameritrade, please refer to the TD Ameritrade AdvisorDirect Disclosure and Acknowledgement Form.

Additionally, WIA, a division of WAM, has entered into a fee-sharing solicitation agreement with Halbert Wealth Management, Inc., an SEC registered investment advisor firm in Austin, Texas and Wealthspring Capital, LLC, an SEC registered investment advisor firm in New York, NY. Such arrangement complies with Rule 206(4)-3 under the Advisers Act.

ITEM 15: CUSTODY

WAM does not maintain physical custody of client assets.

Separately Managed Accounts

WAM's clients generally retain their own custodians and maintain a separate agreement with their custodian governing the custodial services provided. WAM provides separately managed account clients with quarterly reports based on information obtained from its accounting system. WAM urges clients to compare any WAM account statements with those of their custodian.

Pursuant to the February 2017 SEC no-action letter to the Investment Advisor Association clarifying that standing authority (also known as a standing letter of authorization or "SLOA") to move money from a client's SMA account to a third-party account is "custody" within the meaning of Advisers Act Rule 206(4)-4 (the "Custody Rule"), WAM has custody over some accounts with SLOAs to third parties.

However, the SEC also stated that any accounts that meet seven certain conditions or representations will not be subject to the "independent verification" requirement under Rule 206(4)-2(a)(4), also known as the annual surprise accountant's examination. WAM has procedures to ascertain that the seven conditions have been met, and therefore, WAM is not subject to the surprise accountant's exam requirement of the Custody Rule.

Private Fund

WAM is deemed to have custody of Brenton for which WAM serves as general partner. Brenton maintains unaffiliated qualified custodians and undergoes an annual audit by an independent PCAOB-registered accounting firm for which financial statements are provided to investors.

ITEM 16: INVESTMENT DISCRETION

Separately Managed Accounts

WAM accepts discretionary authority, via the Investment Management Agreement or other Power of Attorney, to manage the assets in the client's account. WAM may at its option under certain circumstances permit clients to place restrictions or additional guidelines on investments. WAM also accepts non-discretionary authority, via the Investment Advisory Agreement, to advise on the assets in the client's account.

Affiliated Funds

WAM has discretionary authority as general partner for Brenton as well as investment advisor to the Affiliated Funds. Investors are not permitted to place investment restrictions on the investment activity of Brenton or the Affiliated Funds.

ITEM 17: VOTING CLIENT SECURITIES

As a matter of firm policy, WAM does not vote proxies on behalf of clients, with the exception of the Affiliated Funds and certain clients as required by agreement or law. Any conflicts of interest between WAM and the clients will be resolved in the clients' interest. As such, clients are generally responsible for voting their own proxies and will receive voting materials from their custodian. However, WAM may provide clients with consulting assistance regarding proxy issues.

Rule 206(4)-6 of the Advisers Act requires advisers to create and maintain written proxy voting policies and procedures. Clients may obtain a copy of WAM's complete proxy voting policies and procedures and may request, in writing, information on how proxies for his/her shares were voted.

ITEM 18: FINANCIAL INFORMATION

Registered investment advisors are required in this Item to provide you with certain financial information or disclosures about the advisor's financial condition. WAM is not required to include a balance sheet for its most recent fiscal year. WAM has no financial commitment that is reasonably likely to impair its ability to meet contractual commitments to its clients, and has not been the subject of a bankruptcy proceeding at any time during the past ten years.

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