



Contour Wrap Fee Program Brochure

January 17, 2023

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This Wrap Fee Program Brochure provides information about the qualifications and business practices of Cadaret Grant & Co., Inc. ("Cadaret Grant"). If you have any questions about the contents of this Brochure, please contact us at 800-288-8601. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission ("SEC") or by any state securities authority. Cadaret Grant is a registered investment adviser. Registration as an investment adviser does not imply a certain level of skill or training.

Additional information about Cadaret Grant & Co., Inc. also is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2 – Material Changes

Cadaret Grant filed its last annual update of the Contour Wrap Fee Brochure on March 31, 2022. Since then, there have been material changes which are summarized below. For additional details, please see the item in this Wrap Fee Brochure referred to in the summary below.

Item 4 – Services, Fees and Compensation – Fees has been updated to:

- Reflect an increased Maximum Allowable Advisory Fee on the Fee Schedule for the APM, FSP, SMA, and UMA programs. The Advisory Fee remains negotiable between you and your IAR. Your Total Fee will not increase as part of this change unless you affirmatively accept such change through an updated Statement of Investment Selection (“SIS”).

Item 9 – Additional Information, Client Referrals and Other Compensation has been updated to:

- Include updates on our cash sweep program through our clearing firm, Pershing, LLC.

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Item 4 – Services, Fees and Compensation

Introductory Information

Cadaret Grant & Co., Inc. (“Cadaret Grant,” “us” or “we”), was formed in 1985 and is a Delaware corporation. We are a wholly owned subsidiary of AWS 4, Inc., which is a wholly owned subsidiary of Atria Wealth Solutions, Inc., (“Atria”) a Delaware corporation that is privately owned.

Cadaret Grant is registered as a registered investment adviser and broker/dealer with the Securities and Exchange Commission (“SEC”), is a member of the Financial Industry Regulatory Authority, Inc. (“FINRA”) and Securities Investor Protection Corporation (“SIPC”). .

Our principal business is providing a full line of services as a registered securities broker/dealer and investment adviser. In our capacity as a broker/dealer, we are involved in the sale of securities of various types including stocks, bonds, mutual funds, alternative investments, unit investment trusts (“UITs”), and variable annuities. We do not sell proprietary products.

As of December 31, 2021, Cadaret Grant had regulatory assets under management of \$6,312,176,705. Of that amount, \$22,769,652 was managed on a non-discretionary basis and \$6,289,407,053 was managed on a discretionary basis.

Our investment advisory services (“Advisory Services”) are made available to clients through individuals associated with Cadaret Grant as investment adviser representatives (“IARs”). Many IARs are dually licensed (i.e., they are licensed both as IARs and as registered representatives and offer both investment advisory and brokerage services), which, in addition to Advisory Services, allows them to offer commission-based products. Your IAR will disclose to you whether he or she is dually registered and if there are any limitations on services offered due to registrations and qualifications. Cadaret Grant offers clients a variety of advisory programs, including the Contour wrap fee advisory platform (“Contour”). This Wrap Fee Brochure describes the Contour platform. For more information about Cadaret Grant’s advisory services and programs other than Contour, please contact your IAR for a copy of our Form ADV Part 2A brochure that describes our other services and programs or go to www.adviserinfo.sec.gov.

Cadaret Grant is not a custodian of any accounts. Contour accounts are custodied with an unaffiliated custodian designated by a client after consultation with an IAR. Custodial options include Pershing LLC (“Pershing”), Charles Schwab & Co., Inc. (“Schwab”), and any other custodian Cadaret Grant chooses to make available (hereinafter referred to as “Custodian”).

For additional information about Cadaret Grant, a copy of Cadaret Grant’s Form ADV is publicly available at the SEC’s website at www.adviserinfo.sec.gov or upon request.

Services

Contour is a discretionary managed wrap fee platform (“Platform”) sponsored by Cadaret Grant. Cadaret Grant has entered into an agreement with Envestnet Asset Management, Inc. (“Envestnet”), a registered investment adviser, to provide administrative services for the Platform and Contour accounts. Cadaret Grant has designated Custodians to execute and clear transactions, custody assets, and deliver statements and confirmations to you, as applicable. Neither Envestnet nor the Custodians are affiliated with Cadaret Grant.

Additionally, Envestnet provides an electronic performance reporting system which permits an IAR to create performance reports on demand in addition to preparing quarterly performance reports that will be provided to you.

Contour is comprised of four wrap fee program options:

Wrap Fee Program Options	Program Description	Discretionary Authority	Minimum Account Size	Allowable Assets
Advisor as Portfolio Manager (“APM”)	Traditional discretionary IAR directed program	IAR	\$25,000	Mutual funds, ETFs, options (limited to covered calls and purchases), fee based UITs, equities, bonds, and fee-based annuities
Fund Strategist Portfolios (“FSP”)	Discretionary advisory program comprised of ETF and/or Mutual Fund Models	Envestnet	As low as \$2,000 (manager dependent)	ETFs, mutual funds and money market funds
Separately Managed Accounts (“SMA”)	Separately managed account program using third-party investment advisers	SMA Manager or Envestnet	\$100,000	ETFs, exchange traded notes and exchange traded vehicles, mutual funds, equities and bonds
Unified Managed Accounts (“UMA”)	Unified managed account program with Model Providers, Sub-Managers and other investments	Envestnet as Overlay Manager and IAR for other investments and allocation to model providers and Sub-Managers, if applicable	\$100,000	ETFs, exchange traded notes and exchange traded vehicles, mutual funds, fee based UITs, equities and bonds

Your IAR will confer with you to determine your financial needs and objectives and gather your customer profile and risk tolerance information to complete a Statement of Investment Selection (“SIS”). The information gathered from the risk tolerance questionnaire (“RTQ”) or approved financial planning tool will assist in determining a recommended allocation of your assets into an asset allocation model fitting one of seven investment profiles: Capital Preservation, Income, Diversified Income, Balanced, Balanced Equity, Diversified Equity with Income, and Diversified Equity. Your IAR must obtain your written consent to change your investment profile risk tolerance. Your IAR will assist you in selecting one of the four program options to implement the portfolio. Your IAR will create a proposal (“Proposal”) including your investment profile questionnaire responses, selected program option(s), and applicable fees. You, your IAR, and

Cadaret Grant will enter into a Contour Platform Agreement (“Contour Agreement”) outlining your participation in the Platform.

Advisor as Portfolio Manager (“APM”)

APM is a program within the Platform designed to provide investment advice through an IAR for a fee based on the value of your Platform assets. Acting under the Contour Agreement, your IAR establishes an account at a Custodian for the purpose of creating a portfolio to be managed by your IAR on a discretionary basis. Envestnet has no discretion over assets managed in the APM and is not providing investment advice to you.

At the inception of the relationship, your IAR uses the investment profile based on your RTQ or a firm approved financial planning tool to select portfolio securities based on an asset allocation model. Your IAR will enter transaction orders consistent with your investment profile, risk tolerance, and objectives. Currently, the list of approved investments for the APM includes mutual funds, exchange traded funds (“ETFs”), options (limited to covered calls and purchases), fee-based unit investment trusts (“UITs”), equities, bonds, and other securities.

If your IAR is dually licensed with Cadaret Grant, your IAR’s selection of investments in APM will be limited by the FINRA registrations held by your IAR. If your IAR only holds the Series 6, Investment Company and Variable Contracts Products registration, your IAR will implement the IAR-directed model portfolio strategy using only mutual funds and/or fee-based annuities.

Because of the account’s discretionary nature, your IAR has full judgment over the selection and amount of investments to be purchased or sold in the account, without obtaining your prior consent or approval. Once a portfolio is constructed, your IAR monitors the account and rebalances the portfolio as changes in market conditions and client circumstances warrant.

Fund Strategist Portfolios (“FSP”)

FSP is designed to provide discretionary investment advice through a roster of third-party strategists, managed ETF and/or mutual fund models. The model portfolios are managed for a fee based on the value of your Platform assets. Acting under the Contour Agreement, your IAR establishes an account at a Custodian to be invested in one of the ETF or mutual fund models available in the program. Your responses to the RTQ or financial plan will assist in determining which of the models is appropriate based on your investment objectives, time horizon and risk tolerance.

Once an asset allocation model has been selected, you will grant Envestnet discretionary authority to:

- Invest the assets in the Program account in accordance with the selected ETF or mutual fund model strategy(ies);
- Make changes to the asset allocations, as deemed appropriate; and
- Rebalance the assets when needed.

Changes in the asset allocation model, which include adding, removing, or replacing securities, are made based on a variety of factors as dictated by the strategist, including but not limited to, changes in economic, financial, market, and/or political conditions.

At the inception of an account, FSP assets are invested in ETF and/or mutual fund models determined in accordance with set target percentages of the total assets in the account. Thereafter, as markets fluctuate and values change, amounts originally allocated to an ETF and/or mutual fund model will either exceed or fall below the original target allocations. Envestnet will periodically adjust model allocations back to the original asset targets, or “rebalance” the account. However, models are not rebalanced constantly, and asset allocations will drift away from their original target percentages before Envestnet, within its authority and judgment, brings those allocations back in line with the original percentages.

The selected strategist is responsible for monitoring the models and rebalancing each model as changes in market conditions warrant. Envestnet trades and rebalances FSP accounts based solely on strategist models and directives.

The tax consequences of ETF ownership differ from those of mutual funds. Held in taxable accounts, ETFs can be more tax efficient compared to traditional mutual funds. Generally, holding an ETF in a taxable account will generate less tax liability than if you held a similarly structured mutual fund in the same account. If you are concerned with tax efficiency, you should discuss this with your IAR or your tax advisor.

Separately Managed Accounts (“SMA”)

SMA is a program designed to provide investment advice through other investment advisers (“SMA Managers”) for a fee based on the value of your Platform assets. SMA Managers have been selected by Cadaret Grant to provide portfolio investment management services and have entered into a participation agreement with Envestnet. Each selected SMA Manager has discretion to invest the assets in exchange traded products such as ETFs, exchange traded notes and exchange traded vehicles, mutual funds, equities, bonds and other securities.

At the inception of the relationship, the IAR uses the information from your RTQ or financial plan to recommend an SMA Manager whose strategy(ies) are appropriate for you based on your objectives and profile. Acting under the Contour Agreement, the IAR establishes an account at a Custodian for the purpose of creating a portfolio to be managed by an SMA Manager on a discretionary basis. The SMA Manager manages the account according to the SMA Manager’s strategy(ies) and your reasonable restrictions, if any. The SMA Manager can, in its sole discretion, decline to accept a client for any reason.

Because of the account’s discretionary nature, the SMA Manager has full authority over the selection and amount of investments to be purchased or sold in the account, without obtaining your prior consent or approval. Once a model portfolio is constructed, the SMA Manager monitors the account and rebalances the portfolio as changes in market conditions and client circumstances warrant.

For additional information about an SMA Manager please see their Form ADV Part 2A Brochure.

Unified Managed Accounts (“UMA”)

UMA is designed to provide you with access to various investment strategies, including model strategies provided by one or more model providers (“Model Providers”) and other available investments, such as ETFs, stocks and mutual funds (“Other Investments”) via a single Unified Managed Account (“UMA”). Individual Sub-Managers who manage and place trades for the sleeves (portion of an account) allocated to the Sub-Manager are an available option for certain

strategies if selected and designated in the SIS. Model Providers and Sub-Managers are selected for UMA participation in Contour by Cadaret Grant and enter into a contractual relationship with Investnet. Your IAR is granted authority to select and allocate assets among the Model Providers and Sub-Managers according to your risk tolerance. Your IAR is also granted limited discretionary authority to invest, reinvest and otherwise deal with assets allocated to Other Investments in your UMA according to your investment objectives, risk tolerance, and time horizon determined by the RTQ or financial plan.

Cadaret Grant has entered into an agreement with Investnet to act as the overlay manager for UMA by implementing trade orders and periodically updating and rebalancing each Model Portfolio pursuant to the direction of the Model Provider and IAR. Investnet is granted limited discretionary trading authority with respect to assets in your UMA based on the selected models; to implement model changes; and to rebalance accounts pursuant to target allocations and program trading parameters established by Cadaret Grant. Investnet will allocate assets across the investment choices available in UMA, in a manner consistent with your instructions, or in the case of Other Investments, your IAR's instructions, without regard to Investnet's own assessment of such investment choices in circumstances where Investnet has the authority to recommend or select them. No allocation of your assets to a particular model strategy or Other Investment should be considered an approval or endorsement by Investnet of such model strategy or Other Investment.

When a Model Provider makes a change to a model strategy, Investnet will implement changes to the UMA accounts at its sole discretion. Except as described below, with respect to such changes, Investnet's sole authority with respect to individual security selection is to carry out the client's or IAR's directions through implementation of the model portfolios provided by the model providers ("Model Portfolios"). Investnet does not make any individual security decision on a client's behalf other than such decisions necessary to implement changes to the Model Portfolios, or if applicable to reject any or all changes to a model strategy. Investnet and Cadaret Grant retain the authority to terminate or change Model Providers and to remove or replace Other Investments from the UMA. Assets from a removed or modified model strategy can be automatically reallocated for investment among the other models currently held within a UMA. Investnet is authorized to allocate assets from an unavailable Other Investment to cash except as otherwise directed by your IAR. This replacement process will be subject to the usual and customary settlement procedures and can have tax consequences.

For additional information about an SMA Manager, Model Provider, or Sub-Manager, please refer to their Form ADV Part 2A Brochure.

Investnet also provides optional overlay services for an additional fee related to specific client objectives that could include tax management, ESG or socially responsible screening, or other portfolio customization to be outlined on the Statement of Investment Selection.

Investnet's Portfolio Consulting Group, Investnet PMC™, is a Model Provider for the UMA. Investnet PMC acts in the same capacity as other Model Providers and creates Model Portfolios based on its proprietary research.

Cadaret Grant and your IAR are responsible for gathering client information; selecting Model Providers and Sub-Managers, Model Portfolios, and Other Investments; and determining if one or more Model Portfolio(s) or Other Investments selected are suitable for the client. Investnet can choose not to accept a UMA client in its sole discretion.

Fees

The fees for participation in Contour are based on an annual percentage of your Platform assets, billed and collected monthly or quarterly in advance as noted on your SIS. The Total Fee is comprised of three components: (a) the Program Fee, (b) the Advisory Fee, and, (c) if applicable, the Manager(s) Fee. The Manager Fee applies in the FSP, SMA, and UMA, but no Manager Fee is included in the APM.

For accounts billed quarterly, the Total Fee is calculated at the beginning of each calendar quarter based on the fair market value of your Platform assets, including money market funds, interest, and reinvested dividends in the account, on the last business day of the prior calendar quarter. For accounts billed monthly, the Total Fee is calculated at the beginning of each month based on the fair market value of your Platform assets, including money market funds, interest, and reinvested dividends in the account, on the last business day of the prior calendar month. The Custodian determines fair market value for fee calculation purposes.

APM Fee Schedule

Total Fee = Advisory Fee + Program Fee

Platform Assets	Maximum Allowable Advisory Fee*	APM Program Fee
First \$250,000	2.25%	0.20%
Next \$250,000	2.25%	0.17%
Next \$250,000	2.25%	0.15%
Next \$250,000	2.25%	0.13%
Next \$1,000,000	2.00%	0.10%
Next \$3,000,000	1.75%	0.090%
Assets above \$5,000,000	1.50%	0.070%

* The maximum allowable advisory fee for annuity subaccount management in APM is 1%.

FSP, SMA, UMA Fee Schedule

Total Fee = Advisory Fee + Program Fee + Manager Fee (if applicable)

Platform Assets	Maximum Allowable Advisory Fee*	Program Fee		
		FSP	SMA	UMA
First \$250,000	2.00%	0.24%	0.26% -0.28%	0.30%
Next \$250,000	2.00%	0.22%	0.24% -0.26%	0.28%
Next \$250,000	2.00%	0.19%	0.19% -0.23%	0.25%
Next \$250,000	2.00%	0.17%	0.17% -0.21%	0.23%
Next \$1,000,000	1.75%	0.13%	0.13% -0.16%	0.19%
Next \$3,000,000	1.50%	0.10%	0.10%	0.14%
Assets above \$5,000,000	1.25%	0.08%	0.08%	0.10%
Manager Fee		0.00% -0.50%	0.00% -0.75%	0.00% -0.75%

Fees are automatically deducted from your account, or from another billable account as directed by you, either quarterly or monthly in advance, based on the billing option chosen, and are noted on account statements sent to you by the Custodian. The first payment is prorated based on the number of calendar days in the partial quarter or month, depending on the billing option elected. If you invest or withdraw \$10,000 or more in the account after the first day of a calendar quarter for the quarterly billing option, or after the first day of the month for the monthly billing option, a prorated fee or rebate is calculated on each eligible deposit or withdrawal with adjustments applied the subsequent month. If the account is terminated prior to the end of a calendar quarter for the quarterly billing option, or the end of the month for the monthly billing option, a pro rata portion of the Total Fee will be reimbursed to you. The fees deducted, including the dates and amounts, are reflected on the statements sent by Custodian. You should review those statements and the fees deducted. Any questions on the fees deducted from your account should be directed to your IAR, or you may contact us at the number on the cover page of this Brochure.

If you have more than one Platform account, your accounts can be “householded” for purposes of calculating the fee. A “household” is generally a group of accounts having the same address of record or same Social Security number. Individual Retirement Accounts (“IRAs”), SIMPLE IRAs and other personal retirement accounts generally can be combined for householding purposes; however, other retirement plan accounts subject to ERISA and charitable remainder trusts cannot be aggregated.

The Advisory Fee compensates your IAR for assisting in the design, implementation, and ongoing monitoring of your investment plan. The Advisory Fee is negotiated between you and your IAR but will not exceed 2.25% in APM and 2.00% in FSP, SMA and UMA, except in connection with annuity subaccount management in APM, the Advisory Fee will not exceed 1%. The Advisory Fee charged depends upon a number of factors including the amount of the assets under management, the nature and extent of other account relationships between you and your IAR, the nature and complexity of the model portfolios, and other factors that the IAR deems relevant. The Advisory Fee you negotiate will be different than the fees your IAR negotiates with other clients or the fees other IARs negotiate with other clients for similar services.

The Program Fee includes execution, clearing, custody, and Cadaret Grant, Envestnet, and Custodian fees. The Program Fee is assessed in each of the program options and is non-negotiable.

Manager Fees apply in the FSP, SMA, and UMA. The Manager Fee in the SMA and UMA varies by the selected SMA Manager, Sub-Manager or Model Provider and ranges between 0.00% and 0.75% of your Platform Assets. In the UMA, if your account has more than one Model Provider or Sub-Manager, the effective Manager Fee will be a blend of all Model Providers' and/or Sub-Managers' fees weighted by the dollar amount invested in each Model Portfolio. SMA Managers or Model Providers who charge no, or a nominal fee are typically compensated by advisory fees from the propriety funds the SMA Managers or Model Providers include in their models. In the FSP, the Manager Fee ranges from 0% to 0.50% depending on the portfolio selected. Manager Fees are non-negotiable.

An additional charge of up to 10 basis points (0.10%) is added to your Program Fee if you elect certain tax management services, ESG or socially responsible screening, or other portfolio customization described in the SIS. This charge is paid to the investment manager or the "overlay manager" that applies the tax screening to your investments.

The above Fee Schedule is based on the amount of assets you invest in the Platform and is not dependent on the amount of trading in the account or the advice given in any particular time period. Transactions in accounts are executed for a single wrap fee, which reduces the potential conflict of interest associated with executing orders for accounts and earning transaction-based compensation in connection with each order. You should be aware that lower fees for comparable services could be available from other sources.

If Pershing is the selected Custodian, a \$10 mutual fund surcharge applies to purchases and redemptions of certain mutual funds that do not otherwise compensate Pershing for administration and operational accounting related to fund ownership. Neither Cadaret Grant nor your IAR retain any portion of the mutual fund surcharge. A list of applicable funds is available upon request.

Changes to Fees

The Advisory Fee component of the Total Fee cannot be increased without your written consent. Advisory Fee changes after the first day of the calendar quarter will be effective on the next quarterly billing cycle and will not be prorated. If you choose a monthly billing option, any changes after the first day of the month will be effective on the next monthly billing cycle and will not be prorated. Your IAR cannot negotiate or change the Program Fee or the Manager Fee. Cadaret Grant can change the Program Fee schedule at any time by giving you 30 days' prior written notice. Following the 30-day notice period, the new fee schedule will become effective unless you terminate the Contour Agreement. Your continued acceptance of services will constitute consent to changes in the Total Fee, including an increase in the amount charged, if any.

Other Fees and Expenses

In addition to the wrap fee, clients are charged, if applicable, individual retirement account (“IRA”) annual maintenance fees, tax-qualified plan trustee fees, certain custodial fees, and other ancillary charges within a Contour account. You are charged for specific account services, such as account transfer fees, electronic fund and wire transfer charges, and checking fees, and for other optional services elected by you on a per event basis. These fees are subject to the pricing schedule set by the Custodian and Cadaret Grant and if Pershing is the selected Custodian, are in some cases marked up by Cadaret Grant (which can be substantial) and shared between the Custodian and Cadaret Grant. Our receipt of custodial fees creates a conflict of interest for Cadaret Grant because the fees constitute additional revenue to us, and the amount can be substantial. To mitigate this conflict, we do not share custodial fee revenues with your IAR, and we do not incentivize IARs to recommend advisory programs custodied with Pershing.

Please refer to the Fee Schedule published in the disclosure section of our website for a detailed schedule of transaction fees and other brokerage costs (cadaretgrant.com/disclosures/) for a better understanding of where we receive additional compensation.

You can elect to receive communications and documents from a Custodian, including confirmations and statements, electronically by authorizing electronic delivery where indicated in your Account Information Form, or by completing an Electronic Communications Consent form. Unless you authorize electronic delivery, the Custodian will deliver communications and documents to you via U.S. mail. If your account is in custody with Pershing, it is assessed a paper surcharge.

Interest on all cash account delinquencies (Cash Due Interest) in your account is charged directly to your account at the then current rate. Transfer agent servicing fees, if any, are passed through to you and can vary based upon the transfer agent and position.

Brokerage and other transaction costs incurred in Contour accounts are included in the wrap fee except as described below under “Additional Fees for Trades Executed at Other Broker/Dealers” and mutual fund surcharges, which apply to certain funds designated by the Custodian.

Additional Fees for Collective Investment Vehicles

For accounts that contain collective investment vehicles (“Collective Investment Vehicles”), such as mutual funds and closed-end funds, unit investment trusts, exchange-traded funds (ETFs), annuities, structured products, or publicly traded real estate investment trusts (REITs), each Collective Investment Vehicle bears its own internal fees and expenses, such as fund operating expenses, management fees, redemption fees, regulatory fees, charges assessed by annuity issuers such as contract charges, contract maintenance charges, transfer charges, optional rider fees, subaccount management fees, and administrative expenses, short-term trading redemption fees, other fees and expenses, and other fees imposed by law. Collective Investment Vehicle fees are disclosed in the applicable prospectus, statement of additional information, or product description. None of these fees are shared with Cadaret Grant or your IAR. This compensation is in addition to the Total Fee resulting in increased costs to you.

Some mutual funds assess redemption fees to investors upon the short-term sale of its funds. Depending on the particular mutual fund, this can include sales for rebalancing purposes. Please see the prospectus for the specific mutual fund for detailed information regarding such fees. In addition, you can incur redemption fees, when the portfolio manager to an investment strategy

determines that it is in your overall interest, in conjunction with the stated goals of the investment strategy, to divest from certain Collective Investment Vehicles prior to the expiration of the collective investment vehicle's minimum holding period. Depending on the length of the redemption period, the particular investment strategy, and/or market conditions, a portfolio manager may be able to minimize any redemption fees when, in the portfolio manager's discretion, it is reasonable to allow you to remain invested in a Collective Investment Vehicle until expiration of the minimum holding period.

Compensation Related to Mutual Funds and Other Investments

Your IAR, when acting in his/her separate capacity as a registered representative (i.e., as a broker of) of Cadaret Grant, earns commissions from the sale of mutual funds, variable annuities, ETFs, and other securities. After considering your overall needs and objectives along with your preferences, your IAR may recommend that you convert from a commission-based account to a fee-based account. To address the conflicts below, we have implemented the following policies:

- When Class A, B, or C shares of mutual funds are transferred into your Contour account, additional mutual fund purchases within the advisory account will be made at net asset value (NAV) or in advisor or institutional share classes, which do not include 12b-1 fees. Such purchases will not result in your payment of a commission in addition to the annual advisory fee.
- Cadaret Grant will attempt to convert Class A, B, and C share mutual fund holdings in an advisory account to advisor or institutional class shares where available. In the event a tax-free conversion is not available or does not occur, 12b-1 fees received in fee-based accounts will be credited to your account.
- Your IAR can agree, upon your written request and for your convenience, to hold certain assets in your Contour account such as previously acquired concentrated positions in a stock or bond that you wish to hold for an unspecified period of time. Such assets are unmanaged, unmonitored, and are excluded from billing. Your IAR can agree, at your request, to hold certain assets in the Contour account such as previously acquired concentrated positions in a stock or bond, that you wish to liquidate over a period of time or hold to maturity. Such assets are being monitored but are excluded from billing.

Mutual funds generally offer multiple share classes available for investment based upon certain eligibility and/or purchase requirements. For instance, in addition to retail share classes (typically referred to as class A, B, and C shares), mutual funds can also offer institutional share classes or other share classes that are specifically designed for purchase by investors who meet certain specified eligibility criteria, including, for example, whether an account meets certain minimum dollar amount thresholds or is enrolled in an eligible fee-based investment advisory program. Institutional share classes usually have a lower expense ratio than other share classes. Cadaret Grant and our IARs have a financial incentive to recommend or select share classes that have higher expense ratios because such share classes generally result in higher compensation. Cadaret Grant seeks to minimize this conflict of interest, by providing our IARs with training and guidance on this issue, as well as by conducting periodic reviews of client holdings in mutual fund investments to ensure the appropriateness of mutual fund share class selections and whether alternative mutual fund share class selections are available that might be more appropriate given a client's particular investment objectives and any other appropriate considerations relevant to mutual fund share class selection. Regardless of such considerations, clients should not assume that they will be invested in the share class with the lowest possible

expense ratio.

The appropriateness of a particular mutual fund share class selection is dependent upon a number of considerations, including: the asset-based advisory fee that is charged, whether transaction charges are applied to the purchase or sale of mutual funds, the overall cost structure of the advisory program, operational considerations associated with accessing or offering particular share classes (including the presence of selling agreements with the mutual fund sponsors and Cadaret Grant's ability to access particular share classes through the custodian), share class eligibility requirements, and the revenue sharing, distribution fees, shareholder servicing fees, or other compensation associated with offering a particular class of shares.

Further information regarding fees and charges assessed by a mutual fund is available in the mutual fund prospectus.

Additional Fees for Trades Executed at Other Broker/Dealers

SMA Managers, Sub-Managers, or Envestnet can elect to execute trades at broker/dealers other than the Custodian for some or all of their transactions or investment styles. This is frequently referred to as "trading away" or "step out trades." Clients who select such managers or participate in the SMA or UMA are subject to any transaction charges or other charges, including commissions, mark-ups, mark-downs, or other additional trading costs that can be imposed by the executing broker/dealer in addition to the Program Fee and the other fees described herein.

Fee Offset

You are entitled to a fee offset if your Contour account is funded with a deposit of one or more open-end mutual funds, unit investment trusts, or proceeds from the sale of open-end mutual funds or unit investment trusts, where Cadaret Grant was paid a sales charge in its capacity as a broker/dealer within one year of the billing start date. The mutual fund fee offset varies depending on whether the mutual fund was subject to a front-end or a back-end sales charge. For mutual funds subject to a front-end sales charge, the fee offset is calculated using the number of shares multiplied by the closing price of the security on the day prior to the billing start date multiplied by the annual Advisory Fee. For mutual funds subject to a back-end (contingent deferred) sales charge, the fee offset is equal to the amount of the back-end sales charge incurred: (1) upon liquidation of a mutual fund in your account; or (2) upon liquidation of a mutual fund within 60-days prior to the date the proceeds are transferred into your account. The unit investment trust fee offset is calculated in the same manner as the front-end load mutual fund fee offset. Fee offsets are spread equally over four calendar quarters for accounts billed quarterly, or equally over 12 months for accounts billed monthly

Fee Information Applicable to Wrap Fee Accounts

A wrap fee pricing structure allows you to pay an all-inclusive fee for account management, brokerage, clearance, and administrative services. A portion of the wrap fee is paid to your IAR, Cadaret Grant, Envestnet, the Custodian, and, if applicable, a SMA Manager, Sub-Manager, Strategist, or Model Provider(s) for their respective services. You should consider that, depending upon the level of the wrap fee charges, the amount of portfolio activity in your account, the value of services provided under the investment program, and other factors, the wrap fee could exceed the aggregate cost of services if they were to be provided separately. For accounts with little or no trading activity, a wrap fee program may not be suitable because the wrap fee could be higher than fees in a traditional brokerage or non-wrap fee advisory account where you pay a fee for

advisory services plus a commission or transaction charges for each transaction in the account. You should evaluate the total cost for a wrap fee account against the cost of participating in another program or account.

The Advisory Fee portion of the Total Fee is shared between your IAR and Cadaret Grant. The fees earned could be more or less than what Cadaret Grant or your IAR might earn from other programs available in the financial services industry or if the services were purchased separately. Therefore, Cadaret Grant and your IAR have a financial incentive to recommend Contour to clients and prospective clients. However, compensation paid to IARs from the Total Fee does not vary depending upon the number of trades made in Contour accounts. We do not earn more if fewer trades are placed. This arrangement gives us no economic incentive to place either more or fewer trades in Contour accounts.

General Information Concerning Fees

Fees vary between IARs, and clients can pay more or less than the fees charged by another IAR for similar services. The advisory fee charged can be more or less than what Cadaret Grant and your IAR might earn from other programs available in the financial services industry or if the services were purchased separately or on a commission basis. To this end, you have the to purchase investment products that your IAR may recommend to you though other financial services firms that are not affiliated with Cadaret Grant.

Advisory fees are charged on all mutual fund shares deposited to Contour accounts unless eligible for the fee offset program described in the section entitled *Compensation Related to Mutual Funds and Other Investments* above. To the extent that cash used for investment in an account comes from redemptions of your other non-managed mutual fund investments, you should consider the cost, if any, of the sales charge(s) previously paid and redemption fees that could be incurred. Such redemption fees would be in addition to the advisory fee on those assets. You should be aware that such redemptions and exchanges between mutual funds within investment advisory accounts typically have tax consequences in non-retirement accounts, which should be discussed with an independent tax advisor

Item 5 – Account Requirements and Types of Clients

Account Requirements

The initial minimum account size for Contour program options is listed below.

Program	Minimum
Advisor as Portfolio Manager Program	\$25,000
Fund Strategist Portfolios	As low as \$2,000
Separately Managed Accounts	\$100,000
Unified Managed Accounts	\$100,000

The initial account minimum can, however, be waived at Cadaret Grant's discretion, considering various factors. Such factors include, but are not limited to, length of client relationship, or combined values of other household/family member accounts.

In the SMA program, should the SMA Manager require a higher minimum, the higher minimum will apply. In the UMA program, the minimum account size for each model style is determined by

the Model Provider or Sub-Manager. For additional information regarding any restrictions imposed by a SMA Manager, Model Provider, or Sub-Manager, please ask your IAR for their Form ADV Part 2A Brochure.

Types of Clients

Cadaret Grant, through its IARs, offers investment advisory services to individuals, high net worth individuals, pension and profit-sharing plans, charitable organizations, and corporations or other businesses. Our clients can have both fee-based advisory accounts and commission-based brokerage accounts. Our IARs can offer clients advisory services, brokerage services, or both, depending on an IAR's registrations and qualifications, and on a client's preferences and needs.

Item 6 – Portfolio Manager Selection and Evaluation

Cadaret Grant does not utilize the services of any third-party money manager in for APM accounts. For APM accounts, your IAR acts as portfolio manager and selects specific investments to implement an asset allocation model consistent with your investor profile, risk tolerance, and investment objectives. IARs acting as portfolio managers generally do not have documented performance histories against which to measure their performance. Therefore, IARs of Cadaret Grant are not subject to the same selection and review process that we use for SMA Managers, Sub-Managers, Strategists, or Model Providers.

SMA Managers, Sub-Managers, Strategists, and Model Providers

For SMA and UMA accounts, Envestnet makes available to Cadaret Grant investment managers with whom Envestnet has entered into agreements to act as SMA Managers or Sub-Managers with respect to the investment of clients' Platform Assets in managed securities portfolios, mutual fund portfolios, and exchange-traded fund (ETF) portfolios. For certain investment advisors, including Strategists for FSP accounts, Envestnet has entered into a licensing agreement with the investment adviser whereby Envestnet performs administrative and/or trading duties pursuant to the direction of the investment adviser. In this scenario, the investment adviser is acting in the role of a "Model Provider."

Envestnet has developed a program to collect and report data on investment style and philosophy, past performance, and personnel of SMA Managers, Sub-Managers, and Model Providers that are designated as "approved." Envestnet's process for selecting, evaluating, and monitoring approved SMA Managers, Sub-Managers, and Model Providers is more fully described in Envestnet's Form ADV Brochure. Cadaret Grant leverages this process in selecting SMA Managers, Sub-Managers, and Model Providers its makes available on Contour. Envestnet also makes available other managers for which it has not performed due diligence; Cadaret Grant makes those managers available based on due diligence conducted by the Managed Account Product Review Committee, a sub-committee of the Atria New Product Committee. This includes review of investment style and philosophy, past performance, and personnel.

The Managed Account Product Review Committee is responsible for reviewing, selecting, and monitoring SMA Managers, Sub-Managers, and Model Providers. SMA Managers, Sub-Managers, and Model Providers selected for participation are also subject to an annual review to determine if there are any material changes or disclosure events that will impact the quality of the SMA Manager's, Sub-Manager's, or Model Provider's performance of the services contemplated in the program. In addition, the Managed Account Product Review Committee conducts periodic reviews of Envestnet.

Your IAR is responsible for initial SMA Manager and/or Model Provider selection based on the

information you provide at the inception of your account along with your investor profile and results of your RTQ or risk assessment from an approved financial planning tool. Your IAR is also responsible for monitoring the appropriateness of the selected SMA Manager(s), Sub-Manager(s), and/or Model Provider(s) in light of any changes in your financial condition, risk tolerance, and investment objectives reported by you from time to time.

Performance Calculation

Cadaret Grant has engaged Envestnet to calculate investment performance and to provide reports to clients, subject to a minimum account value. Neither Cadaret Grant, nor any third party, reviews or verifies the accuracy of investment performance data or its compliance with any presentation standards.

A quarterly custodial statement containing a description of all account activity is provided to you. Your IAR reviews overall performance of each account on a periodic basis in order to ensure that transactions are suitable based on your investment objectives, meet your quality expectations and comply with any investment restrictions requested by you.

Performance-Based Fees and Side-by-Side Management

Fees based on a share of capital gains or capital appreciation of assets of an advisory client are commonly referred to as “performance-based fees.” Cadaret Grant does not charge performance-based fees. We also do not engage in side-by-side management.

Methods of Analysis, Investment Strategies and Risk of Loss

Methods of Analysis and Investment Strategies

Your IAR will incorporate your needs and investment objectives as well as time horizon and risk tolerance when developing and selecting investment strategies. Your IAR is not bound by any specific methods of analysis or investment strategies for the management of model portfolios in the APM, but rather as previously stated, your IAR will consider your unique situation and all information gathered at the account inception, your RTQ or financial plan, as well as changes to your financial picture over time.

The primary sources of information used to conduct these types of analysis are reputable financial publications, research prepared by others, ratings services, press releases, annual reports, prospectuses, and other filings with the SEC. The implementation of your IAR’s strategies varies based upon the individual client. Prior to investing, you should ensure that you understand and agree with the investment strategy used by your IAR.

Each client’s account is managed based on a client’s financial situation, investment objectives, and instructions. The IAR works with a client to obtain sufficient information to provide individualized investment advice and is reasonably available to consult with the client on an ongoing basis.

Clients are permitted to impose reasonable restrictions on the management of the account. However, there is a possibility that by imposing restrictions, you may receive an asset allocation proposal that differs from the allocation your IAR would otherwise consider appropriate. Clients who do not impose any restrictions are likely to receive asset allocation proposals that are similar to proposals presented to other clients with similar investment profiles.

Tax Consequences

Tax consequences are a critical component of any investment strategy. Therefore, depending on the strategy that you choose to implement, it is possible that any trading activity could result in a taxable event and lower investment returns. Certain SMA Managers in SMA and Model Providers in UMA and FSP employ tactical strategies that do not consider taxes, including the avoidance of wash sales, in the management of portfolios. Since investments could have tax or legal consequences, you should contact your tax professionals and attorneys to help answer questions about specific situations or needs.

Risk of Loss

Investing in any type of securities involves risk of loss that you should be prepared to bear. Cadaret Grant does not guarantee the performance of an account or any specific level of performance. Market values of the securities in the account will fluctuate with market conditions. When an account is liquidated, it could be worth more or less than the amount invested.

All securities are subject to some level of risk which could cause the value of your securities to decrease in value, and in some cases, could result in a loss of your entire investment. The following are some types of risk that could affect the value of your portfolio:

- **Market risk:** The risk that changes in the overall market will have an adverse effect on individual securities, regardless of the issuer's circumstances.
- **Business risk:** Whether because of management or adverse circumstances, some businesses will inevitably fail. This is especially true during economic recessions. For example, a company stock can become worthless in the event of a bankruptcy, which would result in a loss of principal to shareholders.
- **Interest rate risk:** If the Federal Reserve raises interest rates, the market prices of bonds can be affected. When interest rates rise, the market prices of bonds typically fall.
- **Regulatory risk:** Legislative, regulatory and/or judicial changes that impact businesses can drastically change entire industries.
- **Industry/company risk:** These risks are associated with a particular industry or a specific company within an industry. For example, oil-drilling companies depend on finding oil and then refining it, which is a lengthy process before they can generate a profit. They carry a higher risk of fluctuations in 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:** Certain investments lack liquidity or the ability to access their principal quickly, without incurring substantial penalties, or the inability to sell the investment until sometime in the future.
- **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.
- **Opportunity risk:** A client or an IAR can choose a conservative product to invest in, which could cause the client to miss out on market upswings which potentially could have increased the value of securities with higher risk. The opposite is also true; market downturns could cause a client to lose a significant amount of principal invested in higher risk securities, when his or her funds could have been invested in lower risk options.
- **Reinvestment risk:** There is a possibility you will be unable to make additional purchases of a security already in your portfolio at the same rate at which the original purchase was made.
- **Currency or exchange rate risk:** Foreign securities face the uncertainty that the value of either the foreign currency or the domestic currency will increase or decrease; either of

which will cause the value of the client's portfolio to fluctuate.

- Exchange-Traded Funds: ETFs face market trading risks, including the potential lack of an active market for fund shares, losses from trading in the secondary markets, and disruption in the creation and redemption process of the ETF. Any of these factors can lead to liquidity risk and/or the fund's shares trading at a premium or discount to its "net asset value."
- Leveraged equity ETFs: ETFs that offer leverage or that are designed to perform inversely to the index or benchmark they track—or both—are growing in number and popularity. While such products may be useful in some sophisticated trading strategies, they are highly complex financial instruments that are typically designed to achieve their stated objectives on a daily basis. Due to the effects of compounding, their performance over longer periods of time can differ significantly from their stated daily objective. Therefore, inverse and leveraged ETFs that are reset daily typically are unsuitable for clients who plan to hold them for longer than one trading session, particularly in volatile markets.
- Interval Funds: Interval funds provide limited liquidity to shareholders by offering to repurchase a limited number of shares on a periodic basis, but there is no guarantee that a client will be able to sell all their shares in any particular repurchase offer. The repurchase offer program may be suspended under certain circumstances.
- Structured Products: A structured product is an unsecured obligation of an issuer with a return, generally paid at maturity, that is linked to the performance of an underlying asset, such as a security, basket of securities, an index, a commodity, a debt issuance or a foreign currency. Structured products are senior unsecured debt of the issuing bank and subject to the credit risk associated with that issuer. This credit risk exists whether or not the investment held in the account offers principal protection. Some structured products offer full protection of the principal invested, others offer only partial or no protection. Investors may be sacrificing a higher yield to obtain the principal guarantee. In addition, the principal guarantee relates to nominal principal and does not offer inflation protection. An investor in a structured product never has a claim on the underlying investment. There may be little or no secondary market for the securities and information regarding independent market pricing for the securities may be limited. A structured product may contain a call feature that can result in the investment being redeemed earlier than the stated maturity date. If a structured product is called prior to maturity, the payment you receive will depend upon the stated terms of the investment. If a structured product is called, you may not be able to reinvest the proceeds in a similar investment with similar risk and return characteristics.
- Money Market Mutual Funds: While money market mutual funds seek to preserve a net asset value of \$1.00, during periods of severe market stress, a money market mutual fund could fail to preserve a net asset value of \$1.00 and/or could no longer be a viable business for the fund sponsor, which would force the sponsor to liquidate. It is possible to lose money by investing in a money market mutual fund.
- Credit risk: The risk that an issuer of a fixed income security may fail to pay interest and/or principal in a timely manner, or that negative perceptions of the issuer's ability to make such payments will cause the price of the security to decline. These risks are greater for securities that are rated below investment grade (junk bonds), which may be considered speculative and are more volatile than investment grade securities.
- Options risk: Holding options for long-term periods could weaken and/or reduce the value of the underlying stock or create the possibility of a worthless position.
- Global risk: International investing involves a greater degree of risk and increased volatility. Changes in currency exchange rates and differences in accounting and taxation policies outside the U.S. can raise or lower returns. Also, some overseas markets are not as politically and economically stable as the United States and other nations.

- **Cybersecurity risk:** Cadaret Grant relies on the use and operation of different computer hardware, software, and online systems and to varying degrees by investment program. The following risks are inherent in such programs and are enhanced for online systems: unauthorized access to or corruption, deletion, theft, or misuse of confidential data relating to Cadaret Grant and its clients; and compromises or failures of systems, networks, devices, or applications used by Cadaret Grant or its vendors to support its operations.

You should understand and be willing to accept these and other types of risks before choosing to invest in securities or receive investment advisory services.

Voting Client Securities

You authorize SMA Managers, Sub-Managers, or Envestnet in writing to exercise discretion in voting or otherwise acting on all matters for which a security holder vote, consent, election, or similar action is solicited by, or with respect to, issuers of securities beneficially held as part of the Platform Assets in SMA or UMA accounts. For assets held in APM or FSP accounts, neither Cadaret Grant nor the IAR will exercise any voting authority and you expressly retain the authority. You can revoke proxy voting authority at any time by providing written instruction.

Item 7 – Client Information Provided to Portfolio Managers

Information regarding your financial situation, investment objectives, risk tolerance, time horizon, and other relevant factors as described by you, is gathered prior to opening an account and assists your IAR when recommending the most appropriate asset allocation model(s) and strategies for you. You should notify your IAR promptly when changes to your financial situation, objectives, or other personal information occur, so that your IAR can adjust his or her management of your portfolio, if necessary. You can impose any reasonable restrictions on the management of the account. Each client is contacted at least annually to determine if any changes have occurred that could affect the ongoing suitability of the portfolio selected and to determine if any new restrictions should be imposed on the account.

Item 8 – Client Contact with Portfolio Managers

You are generally free to contact Cadaret Grant and your IAR at any time during normal business hours via telephone, facsimile, video conference, mail or email. In-person meetings should be scheduled in advance to ensure that your IAR is available. Contour SMA Managers, Sub-Managers, Model Providers, and third-party strategists are not generally available to discuss specific investment issues.

Item 9 – Additional Information

Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to the client's evaluation of Cadaret Grant or the integrity of Cadaret Grant's management.

Cadaret Grant is a broker/dealer in addition to its activities as a registered investment adviser. In connection with its broker/dealer business, Cadaret Grant has been the subject of certain regulatory actions, some of which Cadaret Grant has determined to be immaterial. Others are summarized below:

- On May 28, 2015, Cadaret Grant entered into an AWC with FINRA. FINRA found that, between January 2011 and December 2014, Cadaret Grant failed to establish and maintain a supervisory system reasonably designed to supervise variable annuity surrenders and exchanges recommended or processed by the firm's registered representatives in violation of NASD Rule 3010 and FINRA Rules 2020, 3110, and 4511. Cadaret Grant consented, without admitting or denying the findings, to a censure and fine of \$75,000, agreed to pay \$236,242 in restitution plus interest to certain clients, and agreed to conduct a review of the adequacy of its written supervisory procedures regarding non-exchange variable annuity surrenders.
- On August 1, 2017, the SEC issued an Order Instituting Administrative and Cease-and-Desist Proceedings, Pursuant to Section 15(B) of the Securities Exchange Act of 1934 and Sections 203(e) and 203(k) of the Investment Advisers Act of 1940 (the "Advisers Act"), Making Findings, and Imposing Remedial Sanctions and a Cease-and-Desist Order as to Cadaret Grant. The Order alleges that (a) between 2011 and 2016, Cadaret Grant purchased, recommended, or held for advisory clients mutual fund share classes that charged 12b-1 fees instead of lower-cost share classes of the same funds for which clients were eligible, (b) Cadaret Grant received 12b-1 fees in connection with the investments, and (c) Cadaret Grant failed to disclose in its Form ADV the conflicts of interest related to the receipt of 12b-1 fees and its selection of mutual fund share classes that pay such fees. During the same period Cadaret Grant received marketing support payments from two mutual fund complexes when the firm investment clients in mutual fund shares classes that charged 12b-1 fees and failed to disclose this conflict of interest to clients. During the same period, the firm failed to refund unearned prepaid advisory fees to clients who terminated their accounts. As a result the firm violated Sections 206(2), 206(4), and 207 of the Advisers Act and Rule 206(4)-7. Cadaret Grant agreed, without admitting or denying the findings, to cease and desist from committing or causing any future violations of Sections 206(2) and 207 of the Advisers Act, to a censure, to pay a fine of \$280,000 and approximately \$2.76 million to compensate investors affected by its conduct, and to notify affected investors of the entry of the Order.
- On June 12, 2018, Cadaret Grant entered into a Consent Order with the Massachusetts Securities Division with respect to allegations that between 2010 and 2018 one of the firm's investment adviser representatives had a place of business and provided investment advisory services in Massachusetts when not registered in Massachusetts. Cadaret Grant, without admitting or denying the allegations, agreed to (a) cease and desist from violating the Massachusetts General Laws Chapter 100A, Section 201(C) and 201(D), (b) register its investment adviser representatives in Massachusetts prior to them offering services, (c) refund \$134,249 in fees charged to clients, and (d) pay a fine of \$75,000 and registration fees of \$400.

On September 11, 2018, the SEC issued an Order Instituting Administrative and Cease-and-Desist Proceedings, Pursuant to Section 8A of the Securities Act of 1933, Section 15(b) of the Securities Exchange Act of 1934, and Sections 203(c), 203(f), and 203(k) of the Advisers Act, Making Findings, and Imposing Remedial Sanctions and a Cease-and-Desist Order as to Cadaret Grant. The Order alleges that (a) between January 2015 and December 2016, certain Cadaret Grant registered representatives recommended that customer buy and hold a complex exchange traded note linked to a crude oil futures index with triple leverage, (b) the representatives did not do a reasonable investigation or have a reasonable basis for

their recommendations, (c) the firm's supervisory personnel failed to (i) establish and implement a reasonable supervisory system for determining whether representatives had a reasonable basis for recommending that investors buy and hold non-traditional exchange traded products ("ETPs"), (ii) provide training to representatives concerning non-traditional ETPs, (iii) implement Cadaret Grant's specific policies and procedures pertaining to representatives' recommendations to brokerage customers involving non-traditional ETPs, and (iv) devote adequate resources to supervising representatives. Cadaret Grant also failed to adopt and implement policies and procedures designed to prevent unsuitable sales of non-traditional ETPs by IARs to investment advisory clients in light of their investment objectives and financial condition. Cadaret Grant agreed, without admitting or denying the findings, to cease and desist from committing or causing any future violations of Sections 206(4) and 206(4)-7 of the Advisers Act, to a censure, to pay disgorgement of \$12,296, prejudgment interest of \$898, and a civil penalty of \$500,000.

- On September 11, 2018, Cadaret Grant entered into an AWC with FINRA. FINRA found that, between August 2012 and May 2017, Cadaret Grant failed to establish and maintain a supervisory system reasonably designed to supervise numerous areas of its business as a result of its failure to devote sufficient resources to supervision of the firm's personnel. in violation of Section 17(a) of the Securities Exchange Act, SEC Rule 17a-4, NASD Rule 3010, and FINRA Rules 2020, 2330, 3110, and 4511. Cadaret Grant consented, without admitting or denying the findings, to a censure and fine of \$800,000, and to engage an independent consultant to conduct a review of its policies, systems and procedures, and training relating to variable annuity sales and exchanges, consolidated reports, and retention and review of electronic communications.
- On December 17, 2019, Cadaret Grant entered into a Consent Agreement and Order with the Pennsylvania Department of Banking and Securities with respect to allegations that between January 2015 and September 2019 the firm employed at least one unregistered investment adviser representative in violation of Section 301(c.1)(1)(ii) of the Pennsylvania Securities Act. Cadaret Grant, without admitting or denying the allegations, agreed to pay a fine of \$90,000.
- On July 1, 2020, Cadaret Grant entered into an AWC with FINRA. FINRA found that, between April 2014 and March 2017, Cadaret Grant failed to reasonably supervise a registered representative who conducted multiple undisclosed private securities transactions, which were part of a Ponzi scheme that the registered representative orchestrated that resulted in substantial losses to several clients and that the firm failed to take reasonable steps to investigate red flags that the registered representative was involved in private securities transactions in violation of NASD Rule 3010 and FINRA Rules 2020 and 3110. Cadaret Grant consented, without admitting or denying the findings, to a censure and fine of \$200,000.

Cadaret Grant, as a broker/dealer, is regulated by each of the 50 states and has been subject to orders related to the violation of certain state laws and regulations in connection with its brokerage activities. For more information about these state events and other disciplinary and legal events involving Cadaret Grant and its IARs, clients should refer to Investment Adviser Public Disclosure at www.adviserinfo.sec.gov or FINRA BrokerCheck® at <https://brokercheck.finra.org>.

Other Financial Industry Activities and Affiliations

Cadaret Grant is registered as a broker/dealer and as an investment adviser with the SEC. Cadaret Grant is a member of FINRA and the Securities Investor Protection Corporation (“SIPC”). Cadaret Grant is also affiliated with Cadaret Grant Agency, an insurance agency.

As an indirect wholly owned subsidiary of Atria, Cadaret Grant is also affiliated with (1) NEXT Financial Group, a broker/dealer, SEC registered investment adviser, and insurance agency, (2) NEXT Financial Insurance Services Company, an insurance agency, (3) CUSO Financial Services, LP, a broker/dealer and SEC registered investment adviser, (4) CFS Insurance and Technology Services, LLC, an insurance agency, (5) Sorrento Pacific Financial, LLC, a broker/dealer, SEC registered investment adviser, and insurance agency, (6) Western International Securities, Inc., a broker/dealer, SEC-registered investment adviser, and insurance agency; (7) SCF Securities, Inc., a broker/dealer; and SCF Investment Advisors, Inc., a SEC-registered investment adviser, and (8) SCF Marketing, Inc., an insurance agency.

Conflicts of Interest as a Broker/Dealer

Cadaret Grant is dually registered as both a broker/dealer and as an investment adviser. Most of our IARs are registered with us as a registered representative, which allows them to perform brokerage services for you by executing specific security transactions. Each IAR is an independent contractor with Cadaret Grant. In their capacity as registered representatives, IARs offer securities and receive commissions as a result of such transactions. There is a conflict of interest when an IAR is able to choose between offering a client fee-based programs and services (as is typical of an advisory relationship) and/or commission-based products and services (as is typical of a brokerage relationship). To mitigate this conflict, we review our client accounts and transactions to ensure that we have a reasonable basis to believe the recommended services and transactions are consistent with a client’s stated goals, objectives, preferences, and needs..

Cadaret Grant’s registration as a broker-dealer is material to our advisory business because advisory accounts are custodied with Pershing, where we act in our capacity as an introducing broker/dealer. This results in additional forms of compensation to Cadaret Grant which are discussed in this brochure. See Brokerage Practices – Pershing Clearing Relationship, Indirect Compensation and Revenue Sharing.

Clients are under no obligation to purchase products or services recommended by an IAR or through an IAR or otherwise through Cadaret Grant or its affiliates. Clients are free to implement recommendations through any broker/dealer or advisory firm. If you request that an IAR recommend a broker/dealer, the IAR will recommend Cadaret Grant; however, you are under no obligation to effect transactions through us.

If your account is custodied with Pershing, you can participate in Pershing’s LoanAdvance™ program which is a securities-based line-of-credit that can be used for most personal, consumer or business needs. In LoanAdvance, a client pledges eligible securities in his or her advisory account as collateral to secure the non-purpose loan. The client is charged a rate of interest that is a floating rate not to exceed 3 percentage points above the Prime Rate as published in *The Wall Street Journal*. We receive compensation in an amount by which the interest rate is marked up over Pershing’s base rate, which currently is the Federal Funds Target (Upper Limit) plus 2%, and we share this with your IAR. Cadaret Grant and our IARs have an incentive to recommend that Clients borrow money rather than liquidating some of their account assets so that Cadaret Grant and our IARs can continue to receive advisory fees on those assets. This results in additional compensation in connection with a client’s advisory account. Trading is permissible in the advisory account that is pledged for the loan; however, the collateral must meet Pershing’s

LoanAdvance maintenance requirement to support the loan.

IRA Rollover Considerations

If you are a participant in an employer-sponsored retirement plan such as a 401(k) plan, and decide to roll assets out of the plan into Contour, Cadaret Grant and your IAR have a financial incentive to recommend that you invest those assets in Contour, because Cadaret Grant and your IAR will be paid on those assets, for example, through advisory fees. You should be aware that such fees likely will be higher than those a participant pays through a plan, and there can be maintenance and other miscellaneous fees.

Plan participants are under no obligation to roll their retirement assets over to an IRA with Cadaret Grant and should carefully consider all relevant factors, such as penalty-free withdrawals starting as early as age 55, whether loans are permitted, legal protections, required minimum distributions, fees and expenses, service levels, available investment options, employer stock considerations and state taxes. Cadaret Grant asks clients considering a rollover to complete Cadaret Grant's Retirement Plan Rollover Disclosure Form documenting the rationale for the rollover decision and disclosing important information and considerations in connection with the rollover.

The following fiduciary acknowledgement applies only when our IAR (i) provides investment advice to participants in or the fiduciaries of ERISA-covered retirement plans and to owners of IRAs, and (ii) recommends to participants in ERISA-covered retirement plans or owners of IRAs to make a rollover to an IRA.

When we provide investment advice to you regarding your retirement plan account or IRA, we are fiduciaries within the meaning of Title I of ERISA and/or the Internal Revenue Code, as applicable, which are laws governing retirement accounts. Fiduciary status for this purpose does not necessarily mean we are acting as fiduciaries for purposes of other applicable laws. This acknowledgement of fiduciary status does not confer contractual rights or obligations on you, Cadaret Grant, or the IAR.

Conflicts of Interest with Independent Registered Investment Advisers

In addition to or in lieu of their capacity as an IAR of Cadaret Grant, certain IARs own their own registered independent investment advisory firms (an "Independent RIA"). An IAR of an Independent RIA owner can have three different but concurrent roles:

- As a financial professional with Cadaret Grant who receives commissions for effecting securities transactions;
- As an IAR of Cadaret Grant who receives a fee for rendering advisory services on behalf of Cadaret Grant; and/or
- As an IAR of an Independent RIA who offers services outside of Cadaret Grant.

You should be aware that the receipt of additional compensation while acting in concurrent roles creates a conflict of interest and impairs the objectivity of these IARs when making advisory recommendations.

If your IAR is associated with an Independent RIA, this will be disclosed on your IAR's Part 2B of Form ADV. Depending on the terms negotiated, your IAR can retain a higher percentage of the advisory fee for services provided through an Independent RIA than would be retained when services are provided through Cadaret Grant. You should ask your IAR if purchasing services through an Independent RIA would result in increased costs to you. You are not obligated to

purchase recommended investment products from our IARs or their Independent RIAs.

Conflicts of Interest with Insurance Agents

Cadaret Grant is licensed as an insurance agent and is affiliated with Cadaret Grant Agency, Inc. (“CGA”), a licensed insurance agency. An IAR can be licensed as an insurance agent with Cadaret Grant, an insurance agent with CGA, or an independent insurance agent. When acting in the capacity of an insurance agent, IARs can sell annuities and insurance products to advisory clients and earn commissions for these transactions.

The fees paid to Cadaret Grant for advisory services are separate and distinct from the insurance commissions earned by Cadaret Grant, CGA, and/or their insurance agents. Clients are under no obligation to use Cadaret Grant, CGA, or the services of IARs when acting in their capacity as insurance agents for insurance products or services and can use the insurance agency and agent of their choice.

Code of Ethics, Participation or Interest in Client Transactions, and Personal Trading

Cadaret Grant has adopted a Code of Ethics (“Code”) which sets forth standards of business conduct, which all associated persons of Cadaret Grant are required to follow. The Code also describes certain reporting requirements with which covered persons must comply. The Code includes provisions relating to the confidentiality of client information, insider trading, gifts and entertainment, and personal securities trading, among other things.

Cadaret Grant’s clients or prospective clients can request a copy of Cadaret Grant’s Code by contacting us using the contact information on the cover page of this Brochure.

IARs will often invest in the same securities recommended to clients. Generally, these securities are shares of open-end mutual funds or stocks and bonds actively traded on a national securities exchange or market where the time and size of the transactions will not affect purchases or sales for clients. IARs can also make purchases for their own accounts at or about the same time as the purchases/sales are made in client accounts. Orders for clients and orders for IARs’ own accounts are sometimes aggregated in “block trades” or aggregated orders. Aggregated orders can achieve better execution for all participating accounts and those advantages will be fairly allocated among participating accounts.

IARs can hold positions in securities held or recommended to clients but are not allowed to front-run or otherwise benefit from these positions. Internal procedures have been instituted to ensure that the client is treated fairly in execution of all trades.

To avoid conflicts of interest, Cadaret Grant IARs are prohibited from buying or selling securities for their personal accounts where their decision is substantially derived, in whole or in part, by reason of their employment unless the information is also available to the investing public on reasonable inquiry. No IAR may place their own interests over those of the client. Further, all IARs must comply with all applicable federal and state regulations governing registered investment advisers.

Brokerage Practices

Cadaret Grant has no brokerage soft dollar arrangements and receives no benefits or research

in exchange for executions.

Contour accounts are custodied with an unaffiliated custodian designated by a client. Custodial options in Contour include Pershing and Schwab.

In the AMP and FSP, you authorize us to direct all transactions through a designated broker/dealer. You cannot request that your orders be executed through another broker/dealer. When directing execution of all transactions through a particular broker/dealer, there is no assurance that most favorable execution will be obtained, which could cost you more money. Not all advisers require clients to direct transaction executions to specified broker/dealers, as we do. This creates a conflict of interest for accounts custodied at Pershing because of the economic benefits Cadaret Grant receives. We periodically review the execution quality of available broker/dealers to confirm that the quality we receive is comparable to what could be obtained through other qualified broker/dealers.

For accounts custodied at Pershing, Cadaret Grant relies in part on Pershing's review of execution quality, the details of which are made available to us for our review. In addition, to assist in evaluating the quality of Pershing's equity executions, Cadaret Grant engages the services of a third-party consultant who monitors Pershing's equity executions for quality and helps us identify transactions that are eligible for price improvement.

In SMA and UMA, SMA Managers, Sub-Managers, or Envestnet, as Overlay Manager, can elect to execute trades at broker/dealers other than the Custodian for some or all of their transactions or investment styles. This is referred to as "trading away" or "step out trades." Clients who select such managers in the SMA or UMA are subject to transaction charges or other charges, including commissions, mark-ups, mark-downs, or other additional trading costs that can be imposed by the executing broker/dealer. You should refer to the applicable SMA Manager's, Sub-Manager's, or Envestnet's Form ADV Part 2A for additional information.

Contour accounts are managed based on model portfolio strategies. One or more clients can have the same model portfolio, based on their investment objective and risk profile. We typically aggregate orders into block trades when models are rebalanced or if one or more securities are added or removed from a model. Transactions can, however, be executed independent of transactions for other clients. An IAR must reasonably believe that a block order is consistent with our duty to seek best execution and will benefit each client participating in the aggregated order.

When we aggregate orders, we do so in a manner reasonably designed to ensure that no participating client obtains a more favorable execution price than another. Transactions are typically aggregated pro rata to the participating client accounts in proportion to the size of the order placed for each account. If we are unable to fully execute an aggregated order and we determine that it would be impractical to allocate a smaller number of securities among the participating accounts on a pro rata basis, we will seek to allocate the securities in a manner that does not disadvantage particular client accounts.

Custody

Cadaret Grant has limited custody of our clients' funds or/or securities when clients authorize us to deduct our management fees directly from their client's account. Cadaret Grant is also deemed to have custody of a client's funds and/or securities when a client has on file a standing letter of authorization ("SLOA") with the account custodian to move money from the client's account to a third-party and the SLOA authorizes us to designate, based on your instructions from time to time, the amount or timing of the transfers. Cadaret Grant complies with the SEC's Custody Rule including engaging an independent public accountant to verify funds and securities of which it is

deemed to have custody at least once a year. Cadaret Grant has an arrangement with Custodians to provide clearance and custody of Contour accounts. The Custodian: (a) maintains custody of all account assets, (b) executes and performs clearance of purchase and sale orders in accounts, and (c) performs all custodial functions customarily performed with respect to securities brokerage accounts, including but not limited to the crediting of interest and dividends on account assets. The Custodian or its agent delivers client account statements as well as confirmation of each purchase and sale to you. You can contractually agree to receive transaction information in your monthly statements in lieu of transaction confirmations, except in the APM where confirmation suppression is not an option. The Custodian acts as the general administrator of each account, which includes collecting account fees on Cadaret Grant's behalf and processing, pursuant to Cadaret Grant's instructions, deposits to and withdrawals from the account. The Custodians do not assist clients in selecting Cadaret Grant or any investment objective or in determining suitability. You retain ownership of all cash, securities and other instruments in the account.

You should receive at least quarterly statements from the Custodian. Cadaret Grant urges you to compare the holdings listed on the custodian's statement to those listed on reports Cadaret Grant or your IAR may provide. If you have a question about a discrepancy, you should direct it to your IAR. If the IAR is unable to adequately address your concern, you should contact Cadaret Grant at the phone number on the cover page of this Brochure.

Review of Accounts

Each IAR monitors his or her client accounts and conducts a review of accounts periodically. Factors that could result in additional reviews include, but are not limited to, significant market corrections, large deposits or withdrawals from an account, substantial changes in the value of a client's portfolio, or a change in the client's investment objectives or life circumstances.

In addition to the account reviews conducted by IARs, transactions in APM accounts are subject to review by the IAR's designated supervisor through an alert-based electronic transaction review system. IARs are also subject to Cadaret Grant's branch office examination program where a sampling of accounts and/or transactions are reviewed by the examiner.

On a periodic basis, clients participating in Cadaret Grant's wrap fee programs are sent a performance report. The account custodian also sends account statements to you on a monthly or quarterly basis. Although the information we provide in the performance reports is obtained from sources believed to be reliable, we urge you to compare the holdings listed on the custodian's statement to those listed on reports Cadaret Grant or your IAR provide. You should carefully review all statements and performance reports. If any discrepancies are noted, you should contact us at the number on the cover page of this Brochure.

Client Referrals and Other Compensation

IAR Compensation

Your IAR receives compensation from Cadaret Grant. Cadaret Grant compensates its IARs pursuant to an independent contractor agreement, and not as an employee. This compensation includes a portion of the advisory fee, which may be more or less than what your IAR would receive at another advisory firm. Such compensation includes other types of compensation, such

as bonuses, awards, or other items of value offered by Cadaret Grant. Cadaret Grant pays its IARs in different ways, for example:

- Reimbursement or credit of fees IARs pay to Cadaret Grant for technology services;
- Free or reduced-cost marketing materials;
- Payments in connection with the transition of association from another broker/dealer or investment advisor firm to Cadaret Grant;
- Payments in the form of repayable or compensatory loans; and
- Attendance at Cadaret Grant conferences and events.

Cadaret Grant pays our IARs this compensation based on an IAR's overall business production, including the amount of assets on Cadaret Grant's advisory platforms, including Contour.

Transition Assistance

When an IAR becomes associated with Cadaret Grant after working with another financial services firm, the IAR can receive recruitment compensation from Cadaret Grant in connection with the transition. The types of financial assistance Cadaret Grant offers includes payments that are intended to assist an IAR with costs associated with the transition; however, we do not verify that any payments made are used for transition costs. These payments can be in the form of repayable loans or compensatory loans and are subject to favorable interest rate terms, as compared to other lenders. In the case of compensatory loans, the loans are generally only subject to repayment if an IAR leaves Cadaret Grant before a certain period of time or if other conditions are not met. Transition assistance payments can be used for a variety of purposes such as providing working capital to assist in funding the IAR's business, offsetting account transfer fees payable to the custodian as a result of the clients transitioning to Cadaret Grant's platforms, technology set-up fees, marketing, mailing and stationary costs, registration and licensing fees, moving and office space expenses, staffing support and termination fees associated with moving accounts.

The amount of recruitment compensation is typically based on a percentage of the IAR's business established at their prior firm, for example, a percentage of the revenue earned, or assets serviced at the prior firm, or on the size of eligible assets that transition to Cadaret Grant. The receipt of this compensation creates a conflict of interest in that an IAR has a financial incentive to recommend that a customer open and maintain an account with Cadaret Grant for advisory or brokerage services, and to recommend switching investment products or services where a customer's current investment options are not available through Cadaret Grant, in order to receive the benefit or payment.

Cadaret Grant and our IARs attempt to mitigate these conflicts of interest by assessing and recommending that clients use Cadaret Grant's services based on the benefits that such services provide to clients, rather than the recruitment compensation earned by any IAR. However, you should be aware of this conflict and take it into consideration in deciding whether to establish or maintain a relationship with Cadaret Grant and your IAR.

Continuing Compensation

Cadaret Grant makes available a program to provide continuing compensation to an IAR's estate/heirs upon the IAR's death or retirement ("inactive IAR"). Continuing compensation includes recurring advisory fees and brokerage commissions received by Cadaret Grant attributable to accounts established by the inactive IAR during his or her association with the firm.

To ensure continuity, an IAR names a qualified successor IAR to provide ongoing services to his or her clients. The successor IAR shares an agreed percentage of the ongoing compensation with the inactive IAR's estate/heirs for up to five years. Program eligibility is based on minimum tenure and other qualification standards established by Cadaret Grant.

Other Firm Compensation

As discussed below and elsewhere in this brochure, Cadaret Grant receives compensation, which can be substantial, from various parties in connection with providing services to clients. This compensation is in addition to any advisory fees clients pay, is not passed on or credited to clients unless otherwise noted, and offsets the costs to us of providing services to clients. If Cadaret Grant did not receive this compensation, we would likely need to impose higher fees or other charges to clients for services we provide. When evaluating the reasonability of our fees, a client should not consider just the advisory fees we charge, but also the other compensation we receive.

Indirect Compensation and Revenue Sharing

Cadaret Grant receives compensation and/or fees from certain mutual fund sponsors (including money market funds), insurance (fixed and variable product) issuers, UIT, ETF, alternative investment (e.g., real estate investment trust (REITs), business development company (BDCs), etc.), and structured product sponsors, and unaffiliated investment advisers that sponsor, manage, or promote the sale of certain products that are available to our clients. This compensation is called "revenue sharing." Product sponsors and third-party investment advisers ("Partners") pay this compensation to Cadaret Grant in what we call our Partners Program.

Partners pay different amounts of revenue sharing fees and receive different levels of benefits for their payments. These payments can be substantial and, as such, create a conflict of interest for Cadaret Grant because the payments constitute additional revenue to us and can influence the selection of investments and services Cadaret Grant and/or our IARs offer or recommend to clients. We seek to mitigate this conflict of interest by not sharing revenue sharing payments with our IARs. An IAR's compensation is the same regardless of whether a sale involves a Partner's product or service. In some cases, Partners pay additional marketing payments to Cadaret Grant to cover fees to attend conferences or reimburse expenses for workshops or seminars. The payments made under the Partners Program are based either on gross sales or assets under management, or on a flat fee arrangement, and vary by Partner.

The benefits Partners receive include our IAR contact lists, business metrics, preferred placement on our website, participation in product training initiatives and marketing and sales campaigns, and the ability to participate in our conferences.

We use the revenue from our Partners Program to support certain marketing, training, and educational initiatives including our annual National Educational Conference. The conference provides a venue to communicate new products and services to our financial professionals and IARs, to offer training to them and their support staff, and to keep them abreast of regulatory requirements. The revenue is also used to pay for annual awards for our financial professionals and IARs who generate the most revenue overall and to pay for our general marketing expenses. A Cadaret Grant financial professional or IAR who earns total compensation over a threshold amount receives an award, in the form of a trophy, medal, or plaque, and is invited to attend Cadaret Grant's top producer conference. Revenue from the Partners Program helps to pay for top producer conference costs. Top producing Cadaret Grant financial professionals and IARs receive an award based on total sales, including sales of Partners' mutual funds and ETFs.

We prepare and make available to our IARs a quarterly list of Partners Program mutual funds and ETFs that have been screened for investment performance against other Partners' funds with similar objectives and asset classes (the "Select Fund List" or "List"). Cadaret Grant and our IARs have a conflict of interest when an IAR chooses or recommends an investment from the Select Fund List for your portfolio because Cadaret Grant receives revenue sharing fees from the mutual fund or ETF sponsor. Our receipt of revenue sharing fees influences our selection of mutual funds and ETFs, as we are likely to recommend a fund or ETF whose sponsor pays us revenue sharing fees over a fund or ETF whose sponsor does not pay us.

You do not pay more to purchase funds from the List through Cadaret Grant than you would pay to purchase these funds through another broker-dealer, and your IAR does not receive additional compensation for selecting a fund from the List. IARs are not required to choose or recommend investments from the Select Fund List.

Cadaret Grant also receives compensation from certain unaffiliated or third-party investment advisers (including certain SMA Managers, Sub-Managers, Strategists, and Model Providers) to assist in paying for ongoing marketing and sales support activities including training, educational meetings, due diligence reviews, and day-to-day marketing and/or promotional activities. The compensation arrangements vary and are generally structured as a fixed dollar amount or as a percentage of sales and/or assets under management with the adviser.

A conflict of interest exists where Cadaret Grant receives such compensation because there is an incentive to recommend these third-party advisers over other investment opportunities to generate additional revenue for the firm. However, our IARs are not required to recommend any third-party advisor providing additional compensation, nor do they directly share in any of this compensation.

To see Cadaret Grant's Third-Party Fee Disclosure, which identifies the participants in the Partners Program, please visit the Disclosures section of our website at www.cadaretgrant.com/disclosures.

Pershing Clearing Relationship

Pershing is the clearing firm for Cadaret Grant's brokerage business and is also a custodial option for Contour accounts. Pershing charges Cadaret Grant for certain account services for accounts custodied with Pershing (including advisory accounts), including clearing and executing transactions, outgoing transfers, wired funds, direct registration of securities, paper statements and confirms, margin extensions, ticket charges, and IRA custodial maintenance and termination. Cadaret Grant sets its own price for its services, which are designed to cover its costs of doing business (including overhead and other costs) as well as provide for a profit to Cadaret Grant. Cadaret Grant charges clients more for certain services than it pays Pershing, which is sometimes called a "markup," and the markups vary by product and the type of service and can be substantial. Cadaret Grant keeps the difference between the fees and charges our clients pay and the amount paid to Pershing to cover the costs associated with processing transactions and providing other services.

The economic arrangements between Cadaret Grant and Pershing (including the fees charged by Pershing) can be renegotiated and change from time to time, including in circumstances where Cadaret Grant realizes net savings or increased profits from the changed arrangements and Cadaret Grant does pass on any net savings or increased profits in the form of reduced fees and charges to clients. This practice creates a conflict of interest for us since we have a financial

incentive to recommend Pershing since we receive substantial compensation for the services we provide. IARs do not receive a portion of these fees.

For assets in the Contour program, Cadaret Grant pays a recurring fee to Pershing based on a percentage of the aggregate assets invested by advisory clients, excluding certain investments, such as alternative investments. When the assets in the Contour program custodied at Pershing increase, the fee we pay decreases. This creates a conflict of interest for Cadaret Grant as we have an incentive to recommend advisory clients use Pershing as a custodian over other custodians and to recommend that you increase the amount you have invested in your Contour account

Pershing also pays fees to Cadaret Grant, or shares fees it earns with Cadaret Grant, for the following items:

- Assistance related to transitioning customer accounts of new financial professionals to Pershing in the form of reimbursement of (a) IRA termination fees of up to \$165 per account for retirement accounts and up to \$125 per retail account for retail accounts transferred to Pershing, (b) a payment on the value of the assets transitioned, or (c) some combination of fee reimbursements and a payment on the value of assets transitioned;
- A growth assistance credit for seven years to support, service, and grow brokerage assets on the Pershing platform;
- A portion of certain brokerage account services and custodial fees charged to customer accounts by Pershing that we are marked up by us, including clearing and execution costs, account transfer fees, IRA custodial and termination fees, paper confirm and statement fees, inactive (custodial) account fees, retirement account maintenance fees, and margin interest; and
- A portion of shareholder servicing fees from certain mutual fund sponsors as part of their FundVest Focus® NTF (No Transaction Fee) program. We also receive other fees in connection with the FundVest Focus® program, as described below.
- A rebate of a portion of clearing charges paid for equity and ETF transactions if the volume of transactions exceeds a certain number each month.

If Cadaret Grant or Pershing terminate their clearing agreement, Cadaret Grant is subject to a termination fee of \$1,500,000 until June 1, 2022, and \$1,000,000 thereafter. In addition, if the clearing agreement terminates or more than 30% of Cadaret Grant's client assets move to a custodial platform outside of Pershing prior to June 1, 2026, Cadaret Grant must repay the transition assistance and growth assistance payments received in the year the agreement terminates. Pershing may request a review and renegotiation of its charges if the revenue that Pershing receives from Cadaret Grant declines by ten percent or more in any six-month period.

In the FundVest Focus® program, Cadaret Grant is eligible to receive through a contractual agreement, 100% of Rule 12b-1 fees, and for participating funds that do not pay Rule 12b-1 fees, up to 40% of FundVest service fees for FundVest assets over a threshold amount that are held in the aggregate in clients' brokerage and advisory accounts. Our receipt of a portion of the FundVest funds' service fees creates a conflict of interest because we have an incentive to invest your assets or to recommend that you purchase or hold these mutual funds that pay fees to Cadaret Grant over other funds that do not pay these fees. We mitigate this conflict through disclosure in this Brochure. Cadaret Grant does not share these fees with IARs.

Pershing receives shareholder servicing fees from certain mutual fund sponsors as part of their

FundVest Focus® NTF (No Transaction Fee) program, shares a portion of these fees (which can be substantial) with Cadaret Grant and does not charge Cadaret Grant a transaction fee for transactions in the FundVest program. Our receipt of a portion of the FundVest funds' service fees creates a conflict of interest because we have an incentive to invest your assets or to recommend that you purchase or hold these mutual funds that pay fees to Cadaret Grant over other funds that do not pay these fees. To mitigate this conflict, Cadaret Grant does not share these fees with our IARs and makes mutual funds available regardless of participation in this program. Most FundVest funds have higher internal expenses than funds that are not in the FundVest program, and the share classes of funds in the program have higher internal expenses than share classes not in the program. The higher internal expenses will reduce the long-term performance of an account when compared to an account that holds lower-cost share classes of the same fund. Clients should ask whether lower-cost share classes are available and/or appropriate for their account considering their expected investment holding periods, amounts invested, and anticipated trading frequency. FundVest funds held less than six months are also subject to a short-term redemption fee of \$50 which will be charged to your account. Further information regarding mutual fund fees and charges is available in the applicable mutual fund prospectus. For a list of funds participating in the FundVest program, please contact us using the contact information provided on the cover page of this Brochure, or your IAR. Pershing, in its sole discretion, may add or remove mutual funds from the FundVest program or may terminate the FundVest program without prior notice.

Our receipt of payments from Pershing and the terms of our clearing agreement, create a conflict of interest because Cadaret Grant has an incentive to maintain its relationship with Pershing and recommend clients open advisory accounts at Pershing. We mitigate this conflict through disclosure in this Brochure, and by not requiring or incenting IARs to recommend accounts custodied at Pershing and by not sharing the foregoing payments with IARs.

Cash Sweep Options

CG, through our clearing firm, Pershing, offers a cash sweep program to automatically move (sweep) uninvested cash balances held in brokerage accounts into either an interest-bearing Federal Deposit Insurance Corporation ("FDIC") insured deposit account through a Dreyfus Insured Deposits Program or a money market mutual fund, depending on the account type. Generally, each account is eligible for a single sweep product chosen specifically for that account type. Retail individual brokerage accounts (including investment advisory accounts), and business advisory or brokerage accounts are swept to the Dreyfus Insured Deposits P – Tiered Rate Product ("DIDP"), individual retirement accounts (IRAs) other than SIMPLE IRAs (SEPs) are swept to the Dreyfus Insured Deposits LF – Level Fee Product ("DILF"), and all ERISA Title I accounts are swept to the Dreyfus Government Cash Management – Investor Shares ("DGVXX") money market mutual fund.

For deposit accounts in the DIDP program, Pershing receives a fee from each participating bank receiving swept funds (each a "Program Bank") equal to a percentage of the average daily deposits at the Program Banks. Pershing shares the fee with CG and a third-party administrator. The combined fee paid to CG, Pershing, and the administrator will not exceed 4% per year on the average daily balances held in all deposit accounts taken in the aggregate.

For IRAs, CG receives a level monthly fee for each IRA that participates in the DILF program. The amount of this fee is determined based on a fee schedule indexed to the Federal Fund Target Rate published by the Federal Reserve System. The per account monthly fee will be no less than \$0.75 and no more than \$43.93. It is generally anticipated that the fee CG charges will be offset by the total amounts paid to us by the Program Banks. If CG does not receive

sufficient payments each month from the Program Banks, CG reserves the right to debit your IRA account for the amount of any shortfall.

Your deposits at each Program Bank are limited to \$246,500, or \$493,000 for a joint account (98.5% of the deposit insurance limit). Once this amount is reached at a Program Bank, additional amounts are deposited in subsequent Program Banks in amounts not to exceed \$246,500 at each Program Bank. Any amounts deposited above the \$2.490 million program maximum (\$4.980 million for joint accounts) will be placed in shares of the DGVXX money market mutual fund and will not be covered by FDIC insurance.

For additional information on the DIDP and DILF program, please see the disclosure statement and terms and conditions booklets available on cadaretgrant.com/disclosures.html.

The DGVXX money market mutual fund is eligible for protection by the Securities Investor Protection Corporation ("SIPC"). SIPC does not protect against the rise and fall in the value of investments.

You may elect to turn off (i.e., opt out of) the automatic sweep feature by contacting your financial professional. If you opt out, any cash balances in your account will remain as free credit balances and will not earn interest or be eligible for FDIC insurance but will remain eligible for SIPC coverage if maintained for the purpose of purchasing securities.

Depending on interest rates and other market factors, the yields on the DIDP and DILF will be higher or lower than the aggregate fees received by CG for your participation in the sweep programs. When yields are lower, this results in a negative overall return with respect to cash balances in a sweep program. Interest rates applicable to DIDP or DILF are often lower than the interest rates available if you make deposits directly with a bank or other depository institution outside of CG's brokerage platform or invest in a money market mutual fund or other cash equivalent.

CG receives more revenue when cash is swept into DIDP or DILF than if your cash was invested in other products, including money market mutual funds. Therefore, CG has an incentive to place and maintain your assets in the DIDP and DILF programs to earn more income, which creates a conflict of interest. A further conflict of interest arises as a result of the financial incentive for CG to recommend and offer the DIDP due to CG's control of certain functions. CG sets the interest rate tiers and the amount of the fee it receives for the DIDP, which generates additional compensation for CG. The compensation CG receives for DIDP and DILF is in addition to any remuneration CG and your financial professional receive in connection with other transactions executed within your account for which advisory fees or other charges apply. We mitigate these types of conflicts by ensuring that your financial professional does not receive any compensation from these sweep payments, and by maintaining policies and procedures to ensure that any recommendations made to you are in your best interest. You should compare the terms, interest rates, required minimum amounts, and other features of the sweep program with other types of accounts and investments for cash. The sweep products have limited purpose and are not meant as a long-term investment or a cash alternative.

The DIDP and DILF programs are available only to clients of broker-dealers such as CG that clear through Pershing. Pershing is a wholly owned indirect subsidiary of The Bank of New York Mellon Corporation and is affiliated with (a) The Bank of New York Mellon, a NY state-chartered bank, and BNY Mellon, National Association, a national banking association, both of which participate as Program Banks in DIDP and DILF, (c) Dreyfus Cash Solutions, a division of BNY Mellon Securities Corporation, which is a service provider for DIDP and DILF, and (c) Dreyfus, a division of BNY Mellon Investment Adviser, Inc. and the investment manager of the Dreyfus

money market mutual fund made available to accounts not eligible for DIDP or DILF.

Schwab Clearing Relationship

Cadaret Grant may recommend that clients establish brokerage accounts with the Schwab Advisor Services division of Charles Schwab & Co., Inc. (Schwab), a registered broker-dealer, member SIPC, to maintain custody of clients' assets and to effect trades for their accounts. The final decision to custody assets with Schwab is at the discretion of the Advisor's clients, including those accounts under ERISA or IRA rules and regulations, in which case the client is acting as either the plan sponsor or IRA accountholder. Cadaret Grant is independently owned and operated and not affiliated with Schwab.

Schwab provides Cadaret Grant with access to its institutional trading and custody services, which are typically not available to Schwab retail investors. These services generally are available to independent investment advisors on an unsolicited basis, at no charge to them so long as a total of at least \$10 million of the advisor's clients' assets are maintained in accounts at Schwab Advisor Services. Schwab's services include brokerage services that are related to the execution of securities transactions, custody, research, including that in the form of advice, analyses and reports, and access to mutual funds and other investments that are otherwise generally available only to institutional investors or would require a significantly higher minimum initial investment.

For Cadaret Grant client accounts maintained in its custody, Schwab generally does not charge separately for custody services but is compensated by account holders through commissions or other transactions-related or asset-based fees for securities trades that are executed through Schwab or that settle into Schwab accounts.

Schwab also makes available to Cadaret Grant other products and services that benefit Cadaret Grant but do not benefit its clients' accounts. These benefits may include national, regional or Cadaret Grant specific educational events organized and/or sponsored by Schwab Advisor Services. Other potential benefits may include occasional business entertainment of personnel of Cadaret Grant by Schwab Advisor Services personnel, including meals, invitations to sporting events, including golf tournaments, and other forms of entertainment, some of which may accompany educational opportunities. Other of these products and services assist Cadaret Grant in managing and administering clients' accounts. These include software and other technology (and related technological training) that provide access to client account data (such as trade confirmations and account statements), facilitate trade execution (and allocation of aggregated trade orders for multiple client accounts), provide research, pricing information and other market data, facilitate payment of Cadaret Grant's fees from its clients' accounts, and assist with back-office training and support functions, recordkeeping and client reporting. Many of these services generally may be used to service all or some substantial number of Cadaret Grant's accounts, including accounts not maintained at Schwab Advisor Services. Schwab Advisor Services also makes available to Cadaret Grant other services intended to help Cadaret Grant manage and further develop its business enterprise. These services include professional compliance, legal and business consulting, publications and conferences on practice management, information technology, business succession, regulatory compliance, employee benefits providers, human capital consultants, insurance and marketing. In addition, Schwab makes available, arranges, and/or pays vendors for these types of services rendered to Cadaret Grant by independent third parties. Schwab Advisor Services may discount or waive fees it would otherwise charge for some of these services or pay all or a part of the fees of a third-party providing these services to Cadaret Grant.

While, as a fiduciary, Cadaret Grant endeavors to act in its clients' best interests, you should expect that Cadaret Grant's recommendation that clients maintain their assets in accounts at

Schwab may be based in part on the benefit to Cadaret Grant of the availability of some of the foregoing products and service and other arrangements and not solely on the nature, cost or quality of custody and brokerage services provided by Schwab, which creates a conflict of interest.

Solicitation Activities

From time to time, Cadaret Grant enters into solicitation agreements with individuals or entities whereby investment advisory accounts are solicited by Cadaret Grant and referred to another state-registered or SEC-registered investment adviser. In these situations, Cadaret Grant is compensated for the referral activity.

Financial Information

Cadaret Grant is not required to include a balance sheet in this Brochure because we do not require or solicit prepayment of more than \$1,200 in fees per client, six months or more in advance.

There is no financial condition that is reasonably likely to impair Cadaret Grant's ability to meet its contractual commitments to its clients. Cadaret Grant has never been the subject of a bankruptcy proceeding.