This brochure provides information about the qualifications and business practices of PDS Planning, Inc. If you have any questions about the contents of this brochure, please contact us at the above telephone and/or address. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority. Additional information about PDS Planning, Inc. also is available on the SEC’s website at www.adviserinfo.sec.gov.
Material Changes in the Last Twelve Months

At least annually, this section will discuss only specific material changes that are made to our brochure and provide you with a summary of such changes. Additionally, reference to the date of the last annual update to this brochure will be provided.

As of January 1, 2019, PDS made material changes to Items 4 and 5 regarding our fixed advisory fees as shown below.

PDS can offer its services on an annual fixed fee basis. This fee is determined based upon a combination of various objective and subjective factors including but not limited to: portfolio composition; the scope and complexity of the engagement; the anticipated servicing needs; related accounts; the professional(s) rendering the service(s); competition, and negotiations with the client. Please Note: similarly situated clients could pay different fees, and the services to be provided by PDS to any particular client could be available from other advisers at lower fees.

PDS Planning, Inc. ensures that clients receive a summary of the material changes to its brochure within 120 days following the December 31st fiscal year end. In addition, PDS Planning may provide other disclosure information about material changes when they are made.

Our brochure may be requested free of charge by contacting our office at (614) 481-8449 or by contacting Kurt M. Brown, Chief Compliance Officer at kbrown@pdsplanning.com. The document is also available on our corporate website https://www.pdsplanning.com.

As noted on the cover page, additional information about PDS Planning is also available via the SEC’s website at www.adviser.sec.gov. The website also provides information about any persons affiliated with PDS Planning who are registered as investment adviser representatives of PDS Planning, Inc.
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Advisory Business

Company History
PDS Planning, Inc. (PDS) is a corporation founded in 1985 in the State of Ohio and was registered as an Investment Adviser Firm with the Securities & Exchange Commission in 1988. Owners and Principals of PDS Planning are Rita M. Itsell, Jamie P. Menges, and Kurt M. Brown.

Services Offered
PDS is a fee-only firm, and advisors adhere to a Code of Ethics to act in its clients’ best interests at all times. PDS offers financial planning and investment advisory services. During our initial meetings with the client, information related to the client's financial standing, goals and objectives, family dynamics, professional circumstances, investment philosophy, and risk tolerance may be discussed. Using this information, PDS will determine how the client can be best served by our firm. This includes assessing the complexity of their financial plan, expected resources that will be required to complete our planning objectives, and a fee estimate for us to engage the client in an advisory relationship. At that time, a contract is prepared and signed, that sets forth the terms and conditions of the engagement and describes the scope of the services to be provided.

Once a contract has been executed, it remains the client’s responsibility to promptly notify PDS if there is any change in his/her financial situation or investment objectives.

Financial Planning Services
PDS provides clients with customized financial planning reports and recommendations after analysis of the client’s assets, liabilities, and income, and taking into account the client’s goals and objectives in the following possible areas:

- **Personal Financial Statements**: Preparation of personal statement of net worth and cash flow requirements.
- **Retirement Planning**: Review sources of retirement income, possible dates of retirement, and the effect that changes in inflation and rates of return might have on realizing retirement goals.
- **Investment Planning**: General investment planning, *not including Investment Advisory Services*
- **Tax Planning**: Income tax review and planning for current and future years to help clients realize opportunities that may exist for their benefit within the tax code. We can coordinate with your tax preparer when necessary.
- **Estate Planning**: Review of account titling and beneficiary designations to ensure compliance with estate documents. We can coordinate with your attorney when necessary.
- **Planned Giving**: When applicable, we will help clients develop a planned giving strategy, whether to charity, family, or other loved ones.
- **Insurance Planning**: Review the impact a disability or unexpected death may have on your financial goals, analysis and recommendations on current and future insurance policies you may have, or acquire.
- **Education Funding**: Projecting the expected cost of education goals, how to properly fund and determining if any resources are available to assist in funding this objective.
- **Executive Compensation**: Review and planning related to existing and future stock options in an effort to maximize their value for the recipient.
- **Business Planning**: When applicable, current business structure, tax considerations, retirement issues, and succession issues for closely-held businesses.

The report may be written, electronic, and/or oral in nature, and it may include recommendations regarding the aforementioned areas of importance to the client.
As indicated at Item 5 below, PDS offers its services on an annual fixed fee basis. This fee is determined based upon a combination of various objective and subjective factors including but not limited to: portfolio composition; the scope and complexity of the engagement; the anticipated servicing needs; related accounts; the professional(s) rendering the service(s); competition, and negotiations with the client. **Please Note:** similarly situated clients could pay different fees, and the services to be provided by PDS to any particular client could be available from other advisers at lower fees.

*PDS’ Chief Compliance Officer, Kurt M. Brown, CFA, remains available to address any questions that a client or prospective client may have regarding the above fee determination.*

**Limitations of Financial Planning and Non-Investment Consulting/Implementation Services.** PDS will generally provide planning and consulting services regarding non-investment related matters, such as tax and estate planning, insurance, etc. inclusive of our Financial Planning fee set forth at Item 5 below (exceptions may occur based upon client decision, advanced planning needs, special projects, etc. for which PDS may charge an mutually agreeable additional fee and/or stand-alone financial planning engagement). **Please Note:** Neither PDS, nor any of its employees (including Jamie P. Menges, who is a licensed CPA), serves as an attorney, accountant, or insurance agent for any PDS client, and no portion of PDS’ services should be construed as same. Accordingly, PDS does not prepare legal documents, prepare tax returns, or sell insurance products for or to PDS clients. To the extent requested by a client, we may recommend the services of other professionals for non-investment implementation purpose (i.e. attorneys, accountants, insurance, etc.). The client is under no obligation to engage the services of any such recommended professional. The client retains absolute discretion over all such implementation decisions and is free to accept or reject any recommendation from PDS and/or its representatives.

*PDS’ Chief Compliance Officer, Kurt M. Brown, remains available to address any questions that a client or prospective client may have regarding the above and the potential corresponding conflict of interest presented by such engagement.*

**Investment Advisory Services**
PDS offers Investment Advisory (Investment Management/Portfolio Management) services to clients. PDS may prepare an Investment Policy Statement (IPS) for the client, which will serve as a guide for future investment decisions. The IPS, when applicable, will outline the client’s general goals and preferences for risk, as well as general asset allocation targets for the client’s managed portfolio. PDS, in consultation with the client, will design and monitor a client’s managed investment portfolio. Clients may impose restrictions on investing in certain securities or types of securities.

PDS has a fiduciary duty to provide services consistent with the client’s best interest. As part of its investment advisory services, PDS will review client portfolios on an ongoing basis to determine if any changes are necessary based upon various factors, including, but not limited to, investment performance, fund manager tenure, style drift, account additions/withdrawals, and/or a change in the client’s investment objective. Based upon these factors, there may be extended periods of time when PDS determines that changes to a client’s portfolio are neither necessary nor prudent. Of course, as indicated below, there can be no assurance that investment decisions made by PDS will be profitable or equal any specific performance level(s).

**Please Note: Retirement Rollovers-Potential for Conflict of Interest:** A client or prospective client leaving an employer typically has four options regarding an existing retirement plan (and may engage in a combination of these options): (i) leave the money in the former employer’s plan, if permitted, (ii) roll over the assets to the new employer’s plan, if one is available and rollovers are permitted, (iii) roll over to an Individual Retirement Account (“IRA”), or (iv) cash out the account value (which could, depending upon the client’s age, result in adverse tax consequences). If PDS recommends that a client roll over their retirement plan assets into an account to be managed by PDS, such a recommendation creates a conflict of interest if PDS will earn new (or increase its current) compensation as a result of the rollover. When acting in such capacity, PDS serves as a fiduciary under the Employee Retirement Income Security Act (ERISA), or the Internal Revenue Code, or both.
No client is under any obligation to roll over retirement plan assets to an account managed by PDS or to engage PDS to monitor and/or manage the account while maintained with the client’s employer.

*PDS’ Chief Compliance Officer, Kurt M. Brown, remains available to address any questions that a client or prospective client may have regarding the above arrangement and any corresponding perceived conflict of interest such arrangement may create.*

PDS offers the services of Schwab Institutional. Managed advisory accounts are non-commission, fee-only, where mutual funds, exchange-traded-funds, separately managed accounts, stocks, bonds, CDs, and other individual securities may be held and managed.

**Participant Directed Retirement Plans.** PDS may also provide investment advisory and consulting services to participant directed retirement plans. For such engagements, PDS shall assist the Plan sponsor with the selection of an investment platform from which Plan participants shall make their respective investment choices (which may include investment strategies devised and managed by PDS), and, to the extent engaged to do so, may also provide corresponding education to assist the participants with their decision making process.

**Client Retirement Plan Assets.** If requested to do so, PDS shall provide investment advisory services relative to the client’s 401(k) plan assets. In such event, PDS shall recommend that the client allocate the retirement account assets among the investment options available on the 401(k) platform. PDS shall be limited to making recommendations regarding the allocation of the assets among the investment alternatives available through the plan. PDS will not receive any communications from the plan sponsor or custodian, and it shall remain the client’s exclusive obligation to notify PDS of any changes in investment alternatives, restrictions, etc. pertaining to the retirement account.

**Client Obligations.** In performing our services, PDS shall not be required to verify any information received from the client or from the client’s other professionals, and is expressly authorized to rely thereon. Moreover, it remains each client’s responsibility to promptly notify PDS if there is ever any change in his/her/its financial situation or investment objectives for the purpose of reviewing/evaluating/revising our previous recommendations and/or services.
Fees and Compensation
Clients of PDS have the option of paying for services in two ways: 1) an annual fixed fee (fee for ongoing financial planning that may also include investment advisory services), or 2) a fee based on a percentage of assets managed for just investment advisory services. This fee is typically reserved for grandfathered clients and is not offered to new clients. Any client under this fee format can request a fee recalculation under the annual fixed fee format.

Fixed Fee
The annual fixed fee is established at the beginning of the relationship and is determined based upon a combination of various objective and subjective factors including but not limited to: portfolio composition; the scope and complexity of the engagement; the anticipated servicing needs; related accounts; the professional(s) rendering the service(s); competition, and negotiations with the client. The annual fixed fee may include both Financial Planning and Investment Advisory (Investment Management/Portfolio Management) services. The annual fixed fee is billed monthly or quarterly, in advance.

In arriving at the fixed fees, our experience has shown us that clients generally fall into one of three stages in the wealth cycle. Our pricing for each category varies on a number of factors, including but not limited to, the amount of time it will take to serve each client based on the number of meetings they will require, the amount of ongoing communication that will take place throughout the year, the research, services, and strategies that are necessary to help us make informed recommendations, and who will perform those services. Our belief is the 3 stages of the wealth cycle could be identified as such:

Organize
You’re establishing lifetime personal and financial goals and need help creating the right plan to achieve them. (and help avoiding costly mistakes!)

Optimize
You’ve accumulated some assets and earn a good living, but things are getting more complicated – what steps need to be taken to ensure you accumulate lifetime wealth?

Maximize
With significant wealth comes significant opportunities, and complex questions. Advanced strategies are needed to help with stock options, private investments, business succession, or wealth transition.

In addition to our fixed fees that we believe are a fair reflection of the work we will perform, we also have learned that the first year of working with a client requires additional time and resources related to the onboarding and implementation process. Related tasks may include but are not limited to investment review and the development of transition strategies, paperwork to transfer from one custodian to another, initial estate document reviews, initial tax return reviews, initial insurance reviews and needs analysis with recommendations, account titling and beneficiary reviews, and the buildout of a working financial plan. With these additional subjective requirements, we typically charge an onboarding and implementation fee in year one as well. PDS maintains the ability to waive this fee.

Please see the disclosures at Item 5 regarding fee dispersion resulting from subjective factors involved with the fixed fee determination process.

Formerly Grandfathered Percentage of Assets Managed Fee
PDS also offers stand-alone Investment Advisory Services with fees based on a percentage of assets under management. Unless the client has been grandfathered from a previous assets under management schedule, the current schedule is as follows (which is negotiable):

- 1.00% per year of the first $750,000 of assets under management
- 0.75% per year of the next $750,000
- 0.50% per year of the next $1,500,000
- 0.25% on all amounts above $3 million
These **investment advisory fees are billed monthly or quarterly, in advance**, and are based on the value of the client’s managed assets at the end of the previous month or quarter. The client may authorize the custodian(s), in writing, to debit the management fees from the account. The monthly statement the client receives from the custodian of the assets shows the fee debited and paid to PDS. Clients may also request to be billed directly. Prices for most assets are available through electronic download on a daily basis. However, daily prices may not be available for certain assets. In such cases, the most recent valuation may be used in calculating the value of assets for billing purposes.

PDS, in its sole discretion, may charge a lesser percentage investment advisory fee and/or a fixed fee. **Please Note:** As result of the above, similarly situated clients could pay different fees. In addition, similar advisory services could potentially be available from other investment advisers for similar or lower fees.

If the client terminates the Financial Planning or Investment Advisory contract with PDS, all monthly or quarterly fees pre-paid as of the date of termination will be refunded to the client.

**PDS’ Chief Compliance Officer, Kurt M. Brown, CFA, remains available to address any questions that a client or prospective client may have regarding advisory fees.**

**Limited Engagements**
PDS may also provide limited consulting services (i.e. college funding, retirement analysis, insurance review, etc.) on a stand-alone, mutually agreeable, separate-fee basis. In such engagements, PDS’ obligation is concluded upon completion of the contracted service. Thereafter, it remains the client’s exclusive responsibility to contact PDS if the client requires any follow-up review or other services.

**Other Fees and Expenses Paid to Custodians**
PDS’s fees are exclusive of transaction fees and other related costs and expenses imposed by custodians, which shall be incurred by the client. Fees such as wire transfer and electronic fund fees, as well as transaction fees may be incurred. (Transaction fees are charged for certain no-load mutual funds, ETFs, individual equity, and many fixed-income securities transactions.) Clients incur no commission charges. Mutual funds, exchange-traded funds and separately managed accounts charge internal management fees, which are disclosed in a fund’s prospectus. PDS does not receive any portion of these charges.

All fees paid to PDS for Financial Planning and Investment Management are separate from the fees and expenses charged to shareholders of mutual funds, ETFs and separately manages accounts, and a complete explanation of these expenses is contained in each fund prospectus. **PDS does not charge management fees based on the performance of a client’s portfolio.**

Page 11 below (Brokerage Practices) further describes the factors that PDS considers in selecting or recommending custodians for client transactions and determining the reasonableness of their compensation.

**No Compensation for Selling Products**
Neither PDS nor its advisors accept compensation from the sale of securities or other investment or insurance products.

**Non-Participation in Wrap Fee Programs**
PDS Planning does not participate in any wrap fee program.

**Performance-Based Fees**
PDS does not charge any performance-based fees (fees based on a share of capital gains on or capital appreciation of the assets of a client), because of the potential conflict of interest. Performance-based compensation may create an incentive for the adviser to recommend an investment that may carry a higher degree of risk to the client.
Types of Clients
PDS' clients generally include individuals, business entities, corporate trusts, pension plans, charitable institutions, and non-profit corporations.

Methods of Analysis, Investment Strategies and Risk of Loss
PDS usually allocates (or recommends that the client allocate) investment assets among various individual mutual funds, exchange-traded funds (ETFs), separately managed accounts, individual equity & fixed-income securities and/or cash equivalents in accordance with the client's investment objectives.

For mutual funds, exchange-traded funds (ETFs) and separately managed accounts the analysis generally includes a review of:

- Management team
- Fee structure
- Historical risk and return measurements, sector exposures
- Liquidity and marketability issues
- Other factors considered relevant

For individual stocks and securities, where PDS is making final purchase or sale decisions, the review may include the following methods of analysis:

- Fundamental analysis looks at historical and present data, with the goal of making financial forecasts.
- Cyclical analysis looks at the historical relationships between prices and market trends, with the goal of forecasting the direction of prices.
- Technical analysis looks at price and volume data via charts, with the goal of using pattern movements to predict future price movement.

Sources of information include corporate financial filings and reports, third-party research reports, research from Morningstar, Inc. (especially for mutual funds and ETFs), corporate rating services, company press releases, and/or other financial publications. The investment strategies used to implement any investment advice given to clients may include the following:

- Long-term purchases, where securities are held at least a year
- Short-term purchases, where securities are sold within a year
- Short selling, where investors sell securities they do not own
- Margin transactions, where account assets are borrowed to purchase securities
- Options, where an investor contracts for the purchase or sale of a security at a predetermined price during a specific period of time.

Short selling, margin transactions and options can have a high degree of inherent risk. While PDS has the ability to recommend any of the above strategies, it will use the last three only when requested by and after discussion with the client.

Investment Risk
All investing strategies involve risk. Different types of investments involve varying degrees of risk, and it should not be assumed that the future performance of any specific investment or investment strategy (including the investments or investment strategies undertaken by PDS) will be profitable or equal any specific performance level(s). Investing in securities involves risk of loss that clients should be prepared to bear. Investors may face the following investment risks:

- Interest-rate Risk: Fluctuations in interest rates may cause investment prices to fluctuate. For example, when interest rates rise, yields on existing bonds become less attractive, causing their market values to decline.
• Market Risk: The price of a mutual fund, ETF, security or bond may drop in reaction to tangible and intangible events and conditions. This type of risk is caused by external factors independent of a security’s particular underlying circumstances. For example, political, economic and social conditions may trigger market events.
• Inflation Risk: When any type of inflation is present, a dollar tomorrow will not buy as much as a dollar today, because purchasing power is eroding at the rate of inflation.
• Currency Risk: Overseas investments are subject to fluctuations in the value of the dollar against the local currency of the originating country. This is also referred to as exchange-rate risk.
• Reinvestment Risk: This is the risk that future proceeds from investments may have to be reinvested at a potentially lower rate of return (i.e. interest rate). This primarily relates to fixed income securities.
• Business Risk: These risks are associated with a particular industry or a particular company within an industry. For example, oil-drilling companies depend on finding oil and then refining it, a lengthy process, before they can generate a profit. They carry a higher risk of 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. In addition, individual companies may exhibit risk associated with specific events, changes in leadership, products, and consumer preferences.
• Liquidity Risk: Liquidity is the ability to readily convert an investment into cash. Generally, assets are more liquid if many traders are interested in a standardized product. For example, Treasury Bills are highly liquid, while real estate properties are not.
• Financial Risk: Excessive borrowing to finance a business’ operations increases the risk of profitability, because the company must meet the terms of its obligations in good times and bad. During periods of financial stress, the inability to meet loan obligations may result in bankruptcy and/or a declining market value.

Disciplinary Information
PDS has not been the subject of any disciplinary actions.

Other Financial Industry Activities and Affiliations
PDS has no other business activities other than those already disclosed in this document, and it is not affiliated with any broker-dealer, bank, insurance company, accounting or law firm. Neither PDS nor its advisors are registered as a broker-dealer or a registered representative of a broker-dealer.

Code of Ethics, Employee Personal Trading
The employees of PDS have committed to a Code of Ethics that is available for review by clients and prospective clients upon request. PDS has adopted a Code of Ethics for all supervised persons of the firm describing its high standard of business conduct, and fiduciary duty to its clients. All persons at PDS Planning must acknowledge the terms of the Code of Ethics annually as part of the acknowledgement of the Written Compliance & Supervisory Procedures Manual.

Our fiduciary duty compels all employees to act with the utmost integrity in all of our dealings. This fiduciary duty is the core principle underlying the Code of Ethics.

PDS Planning believes in placing our clients’ best interests first. We commit to the following five principles:
• We will put clients’ best interests first.
• We will act with the skill, care, diligence and good judgment of a professional.
• We will not mislead clients, and we will provide conspicuous, full, and fair disclosure of important facts.
• We will strive to avoid conflicts of interest.
• We will fully disclose and fairly manage, in your favor, any unavoidable conflicts.
Employees of PDS may buy or sell securities that are also held by clients. In order to monitor personal securities transactions of employees, approval of individual stock trades by the Chief Compliance Officer (or another officer) is required prior to the trades being executed. Employees may not trade individual stock positions ahead of expected client trades. Employees of PDS Planning comply with the provisions of the PDS Written Compliance and Supervisory Procedures Manual.

Neither PDS nor its employees recommend, buy, or sell for client accounts securities in which PDS Planning or its employees have a material financial interest.

Brokerage Practices
PDS suggests that the institutional services of Charles Schwab & Co, Inc. (Schwab), a broker-dealer, be employed for the purchase and custody of securities. PDS believes this firm offers acceptable service, execution capabilities, and reasonable fees. There are no commissions charged in client advisory accounts. Schwab may charge nominal execution (transaction) fees for executing transactions. Other factors for the recommendation include Schwab’s historical relationship with PDS, the company’s financial strength, and its reputation.

Although individual security and ETF transaction fees paid by PDS’ clients comply with PDS’ duty to obtain best execution, a client may pay a fee that is higher than another qualified broker-dealer might charge for the same transaction when PDS determines, in good faith, that the transaction fee is reasonable in relation to the value of the overall brokerage and research services received.

In seeking best execution, the determinative factor is not the lowest possible cost, but whether the transaction represents the best qualitative execution, taking into consideration the full range of broker-dealer services, including the value of research provided, execution capability, transaction costs, and responsiveness. It is therefore possible that PDS may not necessarily obtain the lowest possible fees for transactions.

PDS’ best execution responsibility is qualified if securities that it purchases for client accounts are mutual funds that trade at net asset value as determined at the daily market close.

Non Soft Dollar Research and Benefits
Although not a material consideration when determining whether to recommend that a client utilize the services of a particular broker-dealer/custodian, PDS can receive from Schwab (or another broker-dealer/custodian, investment manager, platform sponsor, mutual fund sponsor, or vendor) without cost (and/or at a discount) support services and/or products, certain of which assist PDS to better monitor and service client accounts maintained at such institutions. Included within the support services that can be obtained by PDS can be investment-related research, pricing information and market data, software and other technology that provide access to client account data, compliance and/or practice management-related publications, discounted or gratis consulting services, discounted and/or gratis attendance at conferences, meetings, and other educational and/or social events, marketing support-including client events, and/or other products used by PDS in furtherance of its investment advisory business operations.

PDS’ clients do not pay more for investment transactions effected and/or assets maintained at Schwab as a result of this arrangement. There is no corresponding commitment made by PDS to Schwab, or any other any entity, to invest any specific amount or percentage of client assets in any specific mutual funds, securities or other investment products as result of the above arrangement.

PDS’ Chief Compliance Officer, Kurt M. Brown, remains available to address any questions that a client or prospective client may have regarding the above arrangement and any corresponding perceived conflict of interest such arrangement may create.
**Directed Brokerage**
PDS recommends that its clients utilize the brokerage and custodial services provided by Schwab. The Firm generally does not accept directed brokerage arrangements (when a client requires that account transactions be effected through a specific broker-dealer). In such client directed arrangements, the client will negotiate terms and arrangements for their account with that broker-dealer, and Firm will not seek better execution services or prices from other broker-dealers or be able to "batch" the client's transactions for execution through other broker-dealers with orders for other accounts managed by PDS. As a result, a client may pay higher commissions or other transaction costs or greater spreads, or receive less favorable net prices, on transactions for the account than would otherwise be the case. **Please Note:** In the event that the client directs PDS to effect securities transactions for the client's accounts through a specific broker-dealer, the client correspondingly acknowledges that such direction may cause the accounts to incur higher commissions or transaction costs than the accounts would otherwise incur had the client determined to effect account transactions through alternative clearing arrangements that may be available through PDS. Higher transaction costs adversely impact account performance. **Please Also Note:** Transactions for directed accounts will generally be executed following the execution of portfolio transactions for non-directed accounts.

**Trade Aggregation Policy**
Transactions for each client account generally will be effected independently, unless PDS decides to purchase or sell the same securities for several clients at approximately the same time. PDS may (but is not obligated to) combine or “bunch” such orders to obtain best execution, to negotiate more favorable commission rates or to allocate equitably among PDS’ clients differences in prices and commissions or other transaction costs that might have been obtained had such orders been placed independently. Under this procedure, transactions will be averaged as to price and will be allocated among clients in proportion to the purchase and sale orders placed for each client account on any given day. PDS shall not receive any additional compensation or remuneration as a result of such aggregation.

As indicated at Item 12 above, PDS can receive from Schwab without cost (and/or at a discount), support services and/or products. PDS’ clients do not pay more for investment transactions effected and/or assets maintained at Schwab (or any other institution) as result of this arrangement. There is no corresponding commitment made by PDS to Schwab, or to any other entity, to invest any specific amount or percentage of client assets in any specific mutual funds, securities or other investment products as a result of the above arrangement.

PDS does not maintain solicitor arrangements. PDS does not compensate third parties for client introductions.

*PDS’ Chief Compliance Officer, Kurt Brown, remains available to address any questions that a client or prospective client may have regarding the above arrangement and the corresponding conflict of interest presented by such arrangement.*

**Review of Accounts**
Client reviews are prepared in accordance with the client’s Investment Advisory or Financial Planning Agreement and more frequently if circumstances dictate. Such circumstances include, but are not limited to, changes in market conditions, tax laws, and individual personal situations. The level of review will be determined by the complexity of the portfolio, the client’s Investment Policy Statement (where applicable), and the factors that trigger the review. Clients are encouraged to review their financial situation, investment objectives, and account performance with PDS at least annually. Additionally, clients are advised that it remains their responsibility to advise PDS of any changes in their investment objectives and/or financial situation.

Clients are provided, at least quarterly, with transaction confirmation notices and regular account statements directly from the account custodian. PDS may also provide a periodic report summarizing account activity and performance, either online via secure website or hard copy via standard mail. Clients should carefully review the custodian’s statements and should compare these statements to the reports from PDS.

PDS makes no representation with respect to legal or tax matters, and it is the client’s responsibility to consult with legal or tax counsel as necessary.
Client Referrals and Other Compensation
PDS does not compensate anyone or any company for client referrals.

Custody
PDS shall have the ability to deduct its advisory fee from the client’s custodial account. Clients are provided with written transaction confirmation notices, and a written summary account statement directly from the custodian (i.e., Schwab, etc.) at least quarterly. To the extent that PDS provides clients with periodic account statements or reports, the client is urged to compare any statement or report provided by PDS with the account statements received from the account custodian. The account custodian does not verify the accuracy of PDS’ advisory fee calculation.

PDS engages in other practices and/or services (i.e., password possession and standing letters of authorization) on behalf of its clients that require disclosure at the Custody section of Part 1 of Form ADV, which practices and/or services are subject to an annual surprise CPA examination in accordance with the requirements of Rule 206(4)-2 under the Investment Advisers Act of 1940.

PDS’ Chief Compliance Officer, Kurt M. Brown, CFA, remains available to address any questions that a client or prospective client may have regarding custody-related issues.

Investment Discretion
PDS may receive discretionary authority from the client to select the identity and amount of securities to be bought or sold. In all cases, however, such discretion is to be exercised in a manner consistent with the stated investment objectives for the particular client account. Discretionary authority is specifically given (by default) or denied on each client contract. When selecting securities and determining amounts, PDS observes the investment policies, limitations and restrictions of the clients for whom it advises.

Clients that engage PDS on a non-discretionary investment advisory basis must be willing to accept that PDS Planning cannot effect account transactions without obtaining prior verbal or written consent from the client, with the following exceptions: PDS may make sales of securities in non-discretionary client accounts as needed 1) for cash distributions to clients and 2) for fee billings that are debited directly from client accounts. PDS may also effect inter-class exchanges of mutual funds, where existing shares are exchanged for lower-cost (lower-expense) shares, without client consent.

Thus in the event of a significant market increase or decrease during which the non-discretionary client is unavailable, PDS will be unable to effect any account transactions (as it would for its discretionary clients) without first obtaining the client’s verbal or written consent. For this reason, PDS recommends clients provide us investment discretion.

Any and all investment guidelines and restrictions must be provided to PDS in writing.

Voting Client Securities
As a matter of firm policy and practice, PDS does not vote proxies on behalf of advisory clients. Clients retain the responsibility for receiving and voting proxies for any and all securities maintained in client portfolios. Clients will receive proxies directly from the custodians or transfer agents. PDS may answer questions and/or provide advice to clients regarding the voting of proxies.

Financial Information
PDS is unaware of any financial condition that impairs its ability to meet contractual and fiduciary commitments to clients, and it has not been the subject of a bankruptcy proceeding.

PDS’ Chief Compliance Officer, Kurt M. Brown, remains available to address any questions regarding this Parts 2A.
Information About Advisory Personnel

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https://www.pdsplanning.com

March 28, 2019

This Brochure Supplement provides information about advisory personnel that supplements the PDS Planning Brochure. Please contact Chief Compliance Officer, Kurt M. Brown, if you have any questions about the contents of this supplement.
Kurt M. Brown received his undergraduate degree in Finance and Risk Management & Insurance from The Ohio State University’s Fisher College of Business in 2010. He joined PDS Planning in 2008. Mr. Brown became a Chartered Financial Analyst (CFA) charter holder in 2013. Mr. Brown is a principal of the firm and serves as the Chief Investment Officer, Chief Compliance Officer, Treasury and Secretary.

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information applies to Mr. Brown.

Mr. Brown is not actively engaged in any investment-related business or occupation outside PDS Planning.

Mr. Brown receives no economic benefit or compensation from any outside person or business entity, including any sales awards or other prizes. He receives no bonus that is based on the number of sales, client referrals, or new accounts opened. He receives no commission income of any kind.

All clients who work with PDS Planning are firm clients, not clients of individual advisors within the firm. All client accounts are subject to regular review and verification that asset balances are managed in accordance with each client’s guidelines. Rita M. Itsell, President of PDS Planning, is responsible for supervising the activities of Mr. Brown on behalf of PDS Planning. She can be reached at (614) 481-8449.
Thomas D. Ellison received his undergraduate degree in Business Administration from Ashland University in 2001. He completed his MBA from the University of Chicago’s Booth School of Business in 2009. From 2001 to 2005, Mr. Ellison worked with Chase Bank. In 2005 he moved to JP Morgan Private Bank, where he worked until 2016, providing wealth management services to individuals, business owners, corporate executives, and retirees. Mr. Ellison joined PDS Planning in 2016 and works as an investment advisor and financial planner.

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information applies to Mr. Ellison.

Mr. Ellison is not actively engaged in any investment-related business or occupation outside PDS Planning.

Mr. Ellison receives no economic benefit or compensation from any outside person or business entity, including any sales awards or other prizes. He receives no bonus that is based on the number of sales, client referrals, or new accounts opened. He receives no commission income of any kind.

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**Rita M. Itsell** received her undergraduate degree in Finance, with an emphasis in financial planning from Franklin University in 2003. She joined PDS Planning in 2002. Ms. Itsell serves as President and Managing Principal of PDS Planning while maintaining her work with clients in a senior planner role. Her previous experience includes personal finance, accounting and cash grain marketing for producers in Southern Missouri.

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information applies to Ms. Itsell.

Ms. Itsell is not actively engaged in any investment-related business or occupation outside PDS Planning.

Ms. Itsell receives no economic benefit or compensation from any outside person or business entity, including any sales awards or other prizes. She receives no bonus that is based on the number of sales, client referrals, or new accounts opened. She receives no commission income of any kind.

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Laurie A. Licata received her undergraduate degree in Business and Communications from the University of Pittsburgh in 1984. She received her Certified Financial Planner® designation in 2018. Ms. Licata joined PDS Planning in 2008 where she is a financial planner. Prior to joining PDS, she was a member of St. Brendan’s School administrative staff.

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information applies to Ms. Licata.

Ms. Licata is not actively engaged in any investment-related business or occupation outside PDS Planning.

Ms. Licata receives no economic benefit or compensation from any outside person or business entity, including any sales awards or other prizes. He receives no bonus that is based on the number of sales, client referrals, or new accounts opened. He receives no commission income of any kind.

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**Jamie P. Menges** received his undergraduate degree in Accounting and Finance from Miami University in 1999. He received his Certified Financial Planner® designation in 2006 and his CPA designation in 2011. Mr. Menges joined PDS Planning in 2013. He serves as the firm’s Vice-President and is also a principal. He is a senior planner and oversees the firm’s marketing strategies. Prior to joining PDS, Mr. Menges was associated with Investment Partners LTD, (an RIA firm) from 2007-2013. Prior associations are Principal Financial Group from 2000-2007, and Crowe Howath, LLP from 1999-2000.

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information applies to Mr. Menges.

Mr. Menges is not actively engaged in any investment-related business or occupation outside PDS Planning.

Mr. Menges receives no economic benefit or compensation from any outside person or business entity, including any sales awards or other prizes. He receives no bonus that is based on the number of sales, client referrals, or new accounts opened. He receives no commission income of any kind.

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Dean A. Schuler received his undergraduate degree in Entrepreneurship from Central Michigan University in 2003. He received his Certified Financial Planner® designation in 2015. Mr. Schuler joined PDS Planning in 2015 where he is a financial planner. Prior to joining PDS, he was associated with Mass Mutual as a managing associate and Northwestern Mutual as a financial representative.

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information applies to Mr. Schuler.

Mr. Schuler is not actively engaged in any investment-related business or occupation outside PDS Planning.

Mr. Schuler receives no economic benefit or compensation from any outside person or business entity, including any sales awards or other prizes. He receives no bonus that is based on the number of sales, client referrals, or new accounts opened. He receives no commission income of any kind.

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Information about Professional Designations

The **Certified Financial Planner™, CFP®** and federally registered CFP (with flame design) marks (collectively, the “CFP® marks”) are professional certification marks granted in the United States by Certified Financial Planner Board of Standards, Inc. ("CFP Board").

The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 79,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

- Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board’s studies have determined as necessary for the competent and professional delivery of financial planning services, and attain a Bachelor's Degree from a regionally accredited United States college or university (or its equivalent from a foreign university). CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning;
- Examination – Pass the comprehensive CFP® Certification Examination. The examination, administered in six hours, includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;
- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s **Standards of Professional Conduct**, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the **Code of Ethics** and other parts of the **Standards of Professional Conduct**, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the **Standards of Professional Conduct**. The Standards prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements may be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.
The **Chartered Financial Analyst, CFA**, is a designation given by the Chartered Financial Analyst (CFA) Institute that measures the competence and integrity of financial analysts. Candidates must hold a bachelor’s degree and are required to pass three levels of exams covering areas such as portfolio management, behavioral finance, accounting, economics, ethics, and security analysis. An individual must have four years of investment/financial career experience before becoming a CFA charter holder.

The CFA Institute recommends that members complete a minimum of 20 hours of continuing education activities annually, including a minimum of two hours of standards, ethics and regulatory education and reaffirm that they will abide by the **CFA Code of Ethics and Standards of Professional Conduct**.

The **Certified Public Accountant, CPA**, is a designation given by the American Institute of Certified Public Accountants to those who pass an exam and meet work experience requirements. In order to become a CPA, almost all states require that an individual meet educational (generally a college major in accounting or the equivalent), experience and ethical requirements and pass the Uniform CPA Examination.

Continuing professional education (CPE) is required for CPAs to maintain their license. CPAs are required to complete 120 hours of continuing education every three years.