



F. Dean Barber, AIF[®], RFC[®]
M. Shane Barber, AIF[®], RFC[®]
Bruce T. Godke, AIF[®], RFC[®], CLU[®]
R. Drew Jones, AIF[®]
William R. Doty, AIF[®]
Wayne Robinson
Logan DeGraeve, AIF[®]
Ryan Potts
Craig Snedden
Jeff Ernst
Merek Barber

13550 W. 95th Street
Lenexa, KS 66227

1201 NW Briarcliff Parkway, 2nd Floor
Kansas City, MO 64116

913-393-1000
913-248-8004

May 11, 2022

The Brochure Supplement provides information about F. Dean Barber (CRD #1738443), Shane Barber (CRD #5028934), Bruce Godke (CRD #1733673), R. Drew Jones (CRD #5598236), William Doty (CRD #5390751), Wayne Robinson (CRD #4948854), Logan DeGraeve (CRD #6202417), Ryan Potts (CRD #7312412), Jeff Ernst (CRD #6306064), Craig Snedden (CRD #4420136) and Merek Barber (CRD #7382149) and that supplements the of Barber Financial Group, Inc. Brochure. You should have received a copy of the Brochure. Please contact Tom Clough if you did not receive Barber Financial Group's Brochure or if you have any questions about the contents of this supplement.

Additional information about F. Dean Barber, Shane Barber, Bruce Godke, R. Drew Jones, William Doty, Wayne Robinson, Logan DeGraeve, Ryan Potts, Jeff Ernst, Craig Snedden and Merek Barber is available on the SEC's website at www.adviserinfo.sec.gov.

F. Dean Barber, AIF[®], RFC[®]

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

F. Dean Barber, AIF[®], RFC[®]

Born: 1965

Post Secondary Education:

- No formal education after high school
- Successfully completed the securities licenses: Series 6, 7, 22, 24, 65
- Registered Financial Consultant[®] (“RFC[®]”)*
- Accredited Investment Fiduciary[®] (“AIF[®]”)**
- Insurance Licenses in Life, Health and Accident

Recent Business Experience:

- Barber Financial Group, President, CEO, CIO – April 2003 to present
- BFG Insurance, LLC, Managing Member/ Agent - April 2003 to present
- National Planning Corporation, Registered Representative, Investment Adviser Representative – April 2007 to August 2016

** Minimum Qualifications for the **Registered Financial Consultant[®] (RFC[®]) Designation***

The Registered Financial Consultant (RFC) designation is the professional credential for persons in the field of financial planning. The designation is awarded by the International Association of Registered Financial Consultants (IARFC) to those financial advisors who can meet the high standards of education, experience and integrity. The RFC requires the following prerequisites: (1) meet an educational curriculum that covers six topics, (2) pass the RFC exam, (3) have attained a professional designation or earned a bachelors or graduate degree in financial planning with emphasis on subjects relating to economics, accounting, business, statistics, finance and similar studies, (4) have four years of experience, (5) a sound record of business integrity with no suspension or revocation of any professional licenses, (6) devote a minimum of 40 hours per year to continuing professional education in the field of personal finance and professional practice management.

*** Minimum Qualifications for the **Accredited Investment Fiduciary[®] (AIF[®]) Designation***

The AIF Designation certifies that the recipient has specialized knowledge of fiduciary standards of care and their application to the investment management process. To receive the AIF Designation, the individual must meet prerequisite criteria based on a combination of education, relevant industry experience, and/or ongoing professional development, complete a training program, successfully pass a comprehensive, closed-book final examination under the supervision of a proctor and agree to abide by the Code of Ethics and Conduct Standards. In order to maintain the AIF Designation, the individual must annually attest to the Code of Ethics and Conduct Standards, and accrue and report a minimum of six hours of continuing education. The Designation is administered by the Center for Fiduciary Studies, the standards-setting body of fi360 Professional Certifications.

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Dean Barber has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA’s BrokerCheck[®] (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Dean Barber that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Dean Barber holds an insurance license to sell limited insurance products through BFG Insurance Service, LLC. It is anticipated that a small portion, less than (10%) of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

Mr. Dean Barber indirectly owns BFG Tax Service, LLC. When investment management, plan implementation, financial planning services or tax planning are offered, there is a potential conflict of interest since there is an incentive for the party offering investment management and financial planning services to recommend the services for which associated persons of our firm may receive compensation through Barber Tax Service, LLC. However, investment management/financial planning clients are under no obligation to act upon any of our recommendations or to utilize the services of the tax planning division.

Mr. Dean Barber is the host of the Wealth Management Radio Show and the Guided Retirement Show podcast. The radio show is designed to educate radio listeners on financial matters. The show currently airs in approximately 5 markets. Mr. Dean Barber is compensated for hosting the radio show and may also receive inquiries about Barber Financial Group services as a result of the radio show. Mr. Dean Barber spends approximately eight hours a week on the radio show.

The Guided Retirement Show podcast is designed to educate subscribers on financial matters. Season 1 of the Guided Retirement Show was initially released on August 1, 2019. Mr. Dean Barber is not compensated for the Guided Retirement Show. Mr. Dean Barber spends an average of approximately four hours a week on the radio show.

Mr. Dean Barber is also the co-author of "Retire A Winner" that focuses on how to live the life style and leave a legacy you want. Fees may be received from the sale of this published book through BBD Publishing, however, clients of BFG are welcome, but are never obligated to purchase any product or publication that may be available.

Mr. Dean Barber serves on the advisory board for Benjamin Technology, Inc. In this role, Mr. Barber will provide strategic advice on technical, marketing and planning matters while establishing effective relationships and business partners. Mr. Barber will spend less than 10% of his time each month on this activity and is not compensated for his role aside from any travel expenses incurred for this entity.

Mr. Dean Barber is owner and CEO of America's Wealth Management Group, an entity which provides financial advisors content and resources to enhance their services. Mr. Barber receives compensation through membership subscriptions. Mr. Barber spends less than 10% of his time each month on this activity.

Mr. Dean Barber is the owner of Barber Holdings, LLC., an entity used for bookkeeping and payroll purposes for outside business activities. In addition, Mr. Barber is owner of BFG Management Services, an entity used for Barber Financial Group payroll and office expenses.

Mr. Dean Barber has partial ownership in Five Star Property Management. In his role he receives rental income. This is a non-investment related entity in which Mr. Barber spends less than 10% of his time each month.

Mr. Dean Barber is CEO for BFG Investment Service, currently a dormant entity.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Barber does not receive any economic benefit for providing advisory services beyond the scope of BFG or activities listed in Item 4.

ITEM 6 - SUPERVISION

Mr. Barber is an investment Adviser Representative with Barber Financial Group, Inc. Mr. Barber is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. All policies and procedures of the firm are followed. Mr. Clough may be reached at 913-393-1000.

M. Shane Barber, AIF[®], RFC[®]

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

M. Shane Barber, AIF[®], RFC[®]

Born: 1964

Post Secondary Education:

- No formal education after high school
- Successfully completed the securities licenses: Series 7 and 66
- Registered Financial Consultant[®] ("RFC[®]")*
- Accredited Investment Fiduciary[®] ("AIF[®]")**
- Insurance Licenses in Life, Health and Accident

Recent Business Experience:

- Barber Financial Group, September, 2005 to Present
- Mutual Securities, Inc., Registered Representative, Investment Advisor Representative - August 2016 to Present
- National Planning Corporation, Registered Representative, Investment Advisor Representative - April 2007 to August 2016

** Minimum Qualifications for the **Registered Financial Consultant[®] (RFC[®]) Designation***

The Registered Financial Consultant (RFC) designation is the professional credential for persons in the field of financial planning. The designation is awarded by the International Association of Registered Financial Consultants (IARFC) to those financial advisors who can meet the high standards of education, experience and integrity. The RFC requires the following prerequisites: (1) meet an educational curriculum that covers six topics, (2) pass the RFC exam, (3) have attained a professional designation or earned a bachelors or graduate degree in financial planning with emphasis on subjects relating to economics, accounting, business, statistics, finance and similar studies, (4) have four years of experience, (5) a sound record of business integrity with no suspension or revocation of any professional licenses, (6) devote a minimum of 40 hours per year to continuing professional education in the field of personal finance and professional practice management.

*** Minimum Qualifications for the **Accredited Investment Fiduciary[®] (AIF[®]) Designation***

The AIF Designation certifies that the recipient has specialized knowledge of fiduciary standards of care and their application to the investment management process. To receive the AIF Designation, the individual must meet prerequisite criteria based on a combination of education, relevant industry experience, and/or ongoing professional development, complete a training program, successfully pass a comprehensive, closed-book final examination under the supervision of a proctor and agree to abide by the Code of Ethics and Conduct Standards. In order to maintain the AIF Designation, the individual must annually attest to the Code of Ethics and Conduct Standards, and accrue and report a minimum of six hours of continuing education. The Designation is administered by the Center for Fiduciary Studies, the standards-setting body of fi360 Professional Certifications.

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Shane Barber has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA's BrokerCheck[®] (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Shane Barber that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Shane Barber holds an insurance license to sell limited insurance products with BFG Insurance, LLC. It is anticipated that a small portion, less than (10%) of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

Mr. Shane Barber is a registered representative and investment adviser representative of Mutual Securities, Inc. ("Mutual Securities"), a securities broker/dealer, and a member of the Financial Industry Regulatory Authority, Inc. ("FINRA") and an investment adviser registered with the Securities and Exchange Commission ("SEC").

As a broker-dealer, Mutual Securities engages in a broad range of activities normally associated with securities brokerage firms. Pursuant to the investment advice given by Mr. Shane Barber investments in securities may be recommended for you. If Mutual Securities is selected as the broker-dealer, it may affect transactions in securities for you, a client of BFG and Mr. Shane Barber. By serving as the broker-dealer, Mutual Securities and Mr. Shane Barber may receive commissions for executing securities transactions. When Mr. Shane Barber receives commissions in connection with the advice given to advisory clients, BFG may reduce a portion of its fees by the amount of the commissions earned by Mr. Shane Barber.

You are advised that if Mutual Securities is selected as the broker-dealer, the transaction charges may be higher or lower than the charges you may pay if the transactions were executed at other broker-dealers. You should note, however, that you are under no obligation to purchase securities through Mr. Shane Barber, BFG or Mutual Securities.

Mr. Shane Barber may provide advice regarding investment company securities. You should be aware that, in addition to the advisory fees paid by you, each investment company also pays its own separate investment advisory fees and other expenses. In addition, you should be aware that mutual funds may be purchased separately independent of the investment management services of BFG.

Mr. Shane Barber may in his capacity as registered representatives of Mutual Securities, or as agents appointed with various life, disability or other insurance companies, receive commissions, 12(b) -1 fees, trails, or other compensation from the respective product sponsors and/or as a result of effecting securities transactions for you. As previously noted, when commissions or fees are received by Mr. Shane Barber in connection with the advice given to you, he may, but is not obligated to, reduce its fee proportionate to the amount of the commission or fee earned by him. However, you should note that you are under no obligation to purchase any investment products through Mr. Shane Barber.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Barber does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Barber is an Investment Adviser Representative with Barber Financial Group, Inc. Mr. Barber is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. All policies and procedures of the firm are followed. Mr. Clough may be reached at 913-393-1000.

Bruce T. Godke, AIF[®], RFC[®], CLU[®]

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Bruce T. Godke, AIF[®], RFC[®], CLU[®]

Born: 1959

Post Secondary Education:

- B.S. in Business Administration from Valparaiso
- Masters in Business Administration, University of Kansas
- Successfully completed the securities licenses: Series 7, 66
- Registered Financial Consultant[®] ("RFC[®]")*
- Accredited Investment Fiduciary[®] ("AIF[®]")**
- Chartered Life Underwriter[®] ("CLU[®]")***
- Insurance Licenses in Life, Health and Accident

Recent Business Experience:

- Barber Financial Group, May 2005 to present
- Mutual Securities, Registered Representative, Investment Advisor Representative, August 2016 to Present
- National Planning Corporation, Registered Representative, Investment Advisor Representative, April 2007 to August 2016

** Minimum Qualifications for the **Registered Financial Consultant[®] (RFC[®]) Designation***

The Registered Financial Consultant (RFC) designation is the professional credential for persons in the field of financial planning. The designation is awarded by the International Association of Registered Financial Consultants (IARFC) to those financial advisors who can meet the high standards of education, experience and integrity. The RFC requires the following prerequisites: (1) meet an educational curriculum that covers six topics, (2) pass the RFC exam, (3) have attained a professional designation or earned a bachelors or graduate degree in financial planning with emphasis on subjects relating to economics, accounting, business, statistics, finance and similar studies, (4) have four years of experience, (5) a sound record of business integrity with no suspension or revocation of any professional licenses, (6) devote a minimum of 40 hours per year to continuing professional education in the field of personal finance and professional practice management.

*** Minimum Qualifications for the **Accredited Investment Fiduciary[®] (AIF[®]) Designation***

The AIF Designation certifies that the recipient has specialized knowledge of fiduciary standards of care and their application to the investment management process. To receive the AIF Designation, the individual must meet prerequisite criteria based on a combination of education, relevant industry experience, and/or ongoing professional development, complete a training program, successfully pass a comprehensive, closed-book final examination under the supervision of a proctor and agree to abide by the Code of Ethics and Conduct Standards. In order to maintain the AIF Designation, the individual must annually attest to the Code of Ethics and Conduct Standards, and accrue and report a minimum of six hours of continuing education. The Designation is administered by the Center for Fiduciary Studies, the standards-setting body of fi360 Professional Certifications.

**** Minimum Qualifications for the **Chartered Life Underwriter[®] (CLU[®]) Designation***

The CLU is a professional designation for individuals who wish to specialize in life insurance and estate planning. Individuals must complete five core courses and three elective courses, and successfully pass all eight two-hour, 100-question examinations in order to receive the designation.

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Godke has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of

more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA's BrokerCheck® (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Godke that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Godke holds an insurance license to sell limited insurance products with BFG Insurance, LLC. It is anticipated that a small portion, less than (10%) of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

Mr. Godke is a registered representative and investment adviser representative of Mutual Securities, Inc. ("Mutual Securities"), a securities broker/dealer, and a member of the Financial Industry Regulatory Authority, Inc. ("FINRA") and an investment adviser registered with the Securities and Exchange Commission ("SEC").

As a broker-dealer, Mutual Securities engages in a broad range of activities normally associated with securities brokerage firms. Pursuant to the investment advice given by Mr. Godke investments in securities may be recommended for you. If Mutual Securities is selected as the broker-dealer, it may affect transactions in securities for you, a client of BFG and Mr. Godke. By serving as the broker-dealer, Mutual Securities and Mr. Godke may receive commissions for executing securities transactions. When Mr. Godke receives commissions in connection with the advice given to advisory clients, BFG may reduce a portion of its fees by the amount of the commissions earned by Mr. Godke.

You are advised that if Mutual Securities is selected as the broker-dealer, the transaction charges may be higher or lower than the charges you may pay if the transactions were executed at other broker-dealers. You should note, however, that you are under no obligation to purchase securities through Mr. Godke, BFG or Mutual Securities.

Mr. Godke may provide advice regarding investment company securities. You should be aware that, in addition to the advisory fees paid by you, each investment company also pays its own separate investment advisory fees and other expenses. In addition, you should be aware that mutual funds may be purchased separately independent of the investment management services of BFG.

Mr. Godke may in his capacity as registered representatives of Mutual Securities, or as agents appointed with various life, disability or other insurance companies, receive commissions, 12(b) -1 fees, trails, or other compensation from the respective product sponsors and/or as a result of effecting securities transactions for you. As previously noted, when commissions or fees are received by Mr. Godke in connection with the advice given to you, he may, but is not obligated to, reduce its fee proportionate to the amount of the commission or fee earned by him. However, you should note that you are under no obligation to purchase any investment products through Mr. Godke.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Godke does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Godke is an Investment Adviser Representative adviser with Barber Financial Group, Inc. Mr. Godke is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. All policies and procedures of the firm are followed. Mr. Clough may be reached at 913-393-1000.

R. Drew Jones, CFP[®], AIF[®]

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

R. Drew Jones, CFP, AIF[®]

Born: 1982

Post Secondary Education:

- University of Missouri – Columbia, B.S. in Hotel and Restaurant Management, 2005
- Successfully completed the securities licenses: Series 7, 63, 66
- Certified Financial Planner[®] (“CFP[®]”)*
- Accredited Investment Fiduciary[®] (“AIF[®]”)*
- Insurance Licenses in Life, Health and Accident

Recent Business Experience:

- Barber Financial Group, Paraplanner/Investment Adviser Representative September 2008 to Present
- National Planning Corporation, Registered Representative, October 2012 to August 2016
- C.H., Robinson, Freight Broker Representative, October 2007 to June 2008
- Depuy Spine, Associate Sales Representative, March 2006 to August 2007

** Minimum Qualifications for the **Certified Financial Planner[®] (CFP[®]) Designation***

Accredited by the National Commission for Certifying Agencies, this designation is issued by the Certified Financial Planner Board of Standards, Inc. (CFPBS) and is granted to individuals who meet the following prerequisites: (1) meet the education requirement, (2) possess a bachelor’s degree from an accredited college or university, (3) pass the CFP[®] Certification Examination, (4) have at least three years of full-time work experience in personal financial planning, and (5) pass the CFPBS Fitness Standards for Candidates and Registrants and Background Check. The education requirement can be met by completing a CFPBS registered education program or by applying for challenge status based on certain degrees or credentials. Once the initial CFP[®] designation is issued, the CFP[®] holder is required to complete 30 hours of continuing education every two years and must meet other standards administered by the CFPBS.

** Minimum Qualifications for the **Accredited Investment Fiduciary[®] (AIF[®]) Designation***

The AIF Designation certifies that the recipient has specialized knowledge of fiduciary standards of care and their application to the investment management process. To receive the AIF Designation, the individual must meet prerequisite criteria based on a combination of education, relevant industry experience, and/or ongoing professional development, complete a training program, successfully pass a comprehensive, closed-book final examination under the supervision of a proctor and agree to abide by the Code of Ethics and Conduct Standards. In order to maintain the AIF Designation, the individual must annually attest to the Code of Ethics and Conduct Standards, and accrue and report a minimum of six hours of continuing education. The Designation is administered by the Center for Fiduciary Studies, the standards-setting body of fi360 Professional Certifications.

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Jones has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA’s BrokerCheck[®] (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Jones that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Jones holds an insurance license to sell limited insurance products. It is anticipated that a small portion, less than (10%) of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Jones does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Jones is an adviser with Barber Financial Group, Inc. Mr. Jones is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. Mr. Jones is part of an adviser team that is overseen by Shane Barber, a Partner of BFG. All policies and procedures of the firm are followed.

Mr. Clough may be reached at 913-393-1000.

William R. Doty, CFP®, AIF®

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

William R. Doty, CFP, AIF®

Born: 1984

Post Secondary Education:

- University of Phoenix, B.S. in Business Management, 2008
- Successfully completed the securities licenses: Series 7, 63, 65
- Accredited Investment Fiduciary® (“AIF®”)
- Certified Financial Planner® (“CFP®”)
- Insurance Licenses in Life and Health

Recent Business Experience:

- Barber Financial Group, Paraplanner/Investment Adviser Representative June, 2010 to Present
- National Planning Corporation, Registered Representative, November 2009 to August 2016
- Barber Financial Group, Support Staff, July, 2007 to June 2010

Minimum Qualifications for the Certified Financial Planner® (CFP®) Designation

Accredited by the National Commission for Certifying Agencies, this designation is issued by the Certified Financial Planner Board of Standards, Inc. (CFPBS) and is granted to individuals who meet the following prerequisites: (1) meet the education requirement, (2) possess a bachelor’s degree from an accredited college or university, (3) pass the CFP® Certification Examination, (4) have at least three years of full-time work experience in personal financial planning, and (5) pass the CFPBS Fitness Standards for Candidates and Registrants and Background Check. The education requirement can be met by completing a CFPBS registered education program or by applying for challenge status based on certain degrees or credentials. Once the initial CFP® designation is issued, the CFP® holder is required to complete 30 hours of continuing education every two years and must meet other standards administered by the CFPBS.

Minimum Qualifications for the Accredited Investment Fiduciary® (AIF®) Designation

The AIF Designation certifies that the recipient has specialized knowledge of fiduciary standards of care and their application to the investment management process. To receive the AIF Designation, the individual must meet prerequisite criteria based on a combination of education, relevant industry experience, and/or ongoing professional development, complete a training program, successfully pass a comprehensive, closed-book final examination under the supervision of a proctor and agree to abide by the Code of Ethics and Conduct Standards. In order to maintain the AIF Designation, the individual must annually attest to the Code of Ethics and Conduct Standards, and accrue and report a minimum of six hours of continuing education. The Designation is administered by the Center for Fiduciary Studies, the standards-setting body of fi360 Professional Certifications.

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Doty has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA’s BrokerCheck® (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Doty that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Doty holds an insurance license to sell limited insurance products with BFG Insurance, LLC. It is anticipated that a small portion, less than (10%) of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Doty does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Doty is an Investment Adviser Representative with Barber Financial Group, Inc. Mr. Doty is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. Mr. Doty is part of an adviser team that is overseen by Bruce Godke, a Partner of BFG. All policies and procedures of the firm are followed.

Mr. Godke and Mr. Clough may be reached at 913-393-1000.

Wayne Robinson

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Wayne Robinson

Born: 1973

Post Secondary Education:

- Witwatersrand University, Bachelors in Hotel and Restaurant Management Finance, 1995
- Successfully completed the securities licenses: Series 6, 7, 63,66
- Insurance Licenses in Life and Health

Recent Business Experience:

- Barber Financial Group, Investment Adviser Representative, February 2015 to Present
- National Planning Corporation, Registered Representative, May 2015 to August 2016
- Allianz, Sales Representative, April 2012 to January 2015
- Sun Life, Sales Representative, July 2009 to December 2011

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Robinson has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA's BrokerCheck® (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Robinson that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Robinson holds an insurance license to sell limited insurance products with BGF Insurance, LLC. It is anticipated that a small portion, less than (10%) of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

ITEM 5 - ADDITIONAL COMPENSATION

Advisors of Barber Financial Group are compensated by a base salary that is established each year. Additionally, advisors of Barber Financial Group are eligible for quarterly, team-based bonuses.

ITEM 6 - SUPERVISION

Mr. Robinson is an Investment Adviser Representative with Barber Financial Group, Inc. Mr. Robinson is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the firm's compliance program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. Mr. Robinson is part of an adviser team that is overseen by Shane Barber and Drew Jones. All policies and procedures of the firm are followed. Mr. Barber, Mr. Jones and Mr. Clough may be reached at 913-393-1000.

Logan DeGraeve, AIF®

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Logan DeGraeve, AIF®

Born: 1992

Post Secondary Education:

- Baker University, Degree in Accounting, Minor in Economics, 2015
- Successfully completed the securities licenses: Series 7, 66
- Insurance Licenses in Life and Health
- Accredited Investment Fiduciary® (“AIF®”)

Recent Business Experience:

- Barber Financial Group, Investment Adviser Representative, October 2015 to Present
- National Planning Corporation, Registered Representative, January 2015 to August 2016
- Barber Financial Group, Sales Assistant, January 2015 to October 2015
- Student, Baker University, 2010-2015

**** Minimum Qualifications for the Accredited Investment Fiduciary® (AIF®) Designation**

The AIF Designation certifies that the recipient has specialized knowledge of fiduciary standards of care and their application to the investment management process. To receive the AIF Designation, the individual must meet prerequisite criteria based on a combination of education, relevant industry experience, and/or ongoing professional development, complete a training program, successfully pass a comprehensive, closed-book final examination under the supervision of a proctor and agree to abide by the Code of Ethics and Conduct Standards. In order to maintain the AIF Designation, the individual must annually attest to the Code of Ethics and Conduct Standards, and accrue and report a minimum of six hours of continuing education. The Designation is administered by the Center for Fiduciary Studies, the standards-setting body of fi360 Professional Certifications.

ITEM 3 - DISCIPLINARY INFORMATION

Mr. DeGraeve has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA’s BrokerCheck® (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. DeGraeve that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. DeGraeve holds an insurance license to sell limited insurance products with BGF Insurance, LLC. It is anticipated that a small portion, less than (10%) of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. DeGraeve does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. DeGraeve is an adviser with Barber Financial Group, Inc. Mr. DeGraeve is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. All policies and procedures of the firm are followed. Mr. Clough may be reached at 913-393-1000.

Ryan Potts

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Ryan Potts

Born: 2000

Post Secondary Education:

- University of Missouri, Bachelor's of Science in Business Administration-Finance & Banking; 2022

Recent Business Experience:

- Barber Financial Group, Associate Advisor, February 2022 to Present
- WR Wealth Planners, Financial Planner, August 2020 to December 2021
- Commerce Bank, Personal Banker, January 2019 to April 2021
- Insurance Licenses in Life, Health, Disability and Variable Annuity, 2021

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Potts has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA's BrokerCheck® (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Jones that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Potts holds an insurance license to sell limited insurance products. It is anticipated that a small portion, less than (10%) of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Potts does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Potts is an adviser with Barber Financial Group, Inc. Mr. Potts is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. Mr. Potts is part of an adviser team that is overseen by Shane Barber, a Partner of BFG. All policies and procedures of the firm are followed.

Mr. Tom Clough may be reached at 913-393-1000.

Craig Snedden

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Craig Snedden

Born: 1977

Post Secondary Education:

- University of Missouri – Kansas City, completed 2 years

Recent Business Experience:

- Barber Financial Group, Advisor, February 2016 to Present
- Affinity Asset Management, Registered Representative, September 2009 2020 to February 2016

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Snedden has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA's BrokerCheck® (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Jones that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Snedden does not engage in any other business activities.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Snedden does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Snedden is an advisor with Barber Financial Group, Inc. Mr. Snedden is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. Mr. Snedden is part of an adviser team that is overseen by Shane Barber, a Partner of BFG. All policies and procedures of the firm are followed.

Mr. Tom Clough may be reached at 913-393-1000.

Jeffrey P. Ernest

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Jeffrey P. Ernest

Born: 1988

Post Secondary Education:

- University of Nebraska - Lincoln, Bachelor's Degree – Business Administration, Graduated 2010

Recent Business Experience:

- 03/2014 – Present: Barber Financial Group, Investment Adviser Representative
- 07/2009 – 03/2014: LinPepCo , General W/H

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Ernest has no history of any legal or disciplinary events that deems to be material to a client's consideration of Jeffrey Ernest to act as their investment adviser representative. FINRA's BrokerCheck® may have additional information regarding the disciplinary history of Mr. Wargo that is not included in this brochure supplement.

(<http://brokercheck.finra.org/Support/TermsAndConditions.aspx>)

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Ernest does not engage in any other business activities.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Ernest does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Ernest is an Investment Adviser Representative with BFG. Mr. Ernest is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Tom Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. All policies and procedures of the firm are followed.

Mr. Tom Clough may be reached at 913-393-1000.

William Merek Barber

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

William Merek Barber

Born: 1995

Post-Secondary Education:

- California Baptist University; Bachelor's of Exercise Science, 2018

Recent Business Experience:

- Barber Financial Group, Relationship Manager, May 2019 to Present
- Marketplace Physical Therapy, Physical Therapist, August 2018 to May 2019

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Barber has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA's BrokerCheck® (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Dean Barber that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Barber is not engaged in any other business activities.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Barber does not receive any economic benefit for providing advisory services beyond the scope of BFG or activities listed in Item 4.

ITEM 6 - SUPERVISION

Mr. Barber is an investment Adviser Representative with Barber Financial Group, Inc. Mr. Barber is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. All policies and procedures of the firm are followed. Mr. Clough may be reached at 913-393-1000.



Risdan “Bud” D. Kasper, CFP, AIF
Charles “Matt” M. Kasper, CFP, AIF

211A NW Executive Way
Lees Summit, MO 64063

816-554-3736 phone
816-554-3876 fax

mattk@barberfinancialgroup.com
bud@barberfinancialgroup.com

www.barberfinancialgroup.com

September 9, 2019

The Brochure Supplement provides information about Charles M. Kasper (#4998636) and Risdan D. Kasper (#1233904) that supplements the Barber Financial Group, Inc. Brochure. You should have received a copy of the Brochure. Please contact Tom Clough at 913-393-1000 if you did not receive Barber Financial Group’s Brochure or if you have any questions about the contents of this supplement.

Additional information about Charles M. Kasper and Risdan D. Kasper is available on the SEC’s website at www.adviserinfo.sec.gov. You can search this site by a unique identifying number, known as the CRD number listed above.

Risdan “Bud” D. Kasper CFP®, AIF®

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Risdan “Bud” D. Kasper CFP®, AIF®

Born: 1949

Post Secondary Education:

- Central Missouri State University, BS Communications - Graduation: 1972
- Successfully completed the securities licenses: Series 7 and 63
- Certified Financial Planner® (“CFP®”)
- Accredited Investment Fiduciary® (“AIF®”)
- Insurance Licenses in Life

Recent Business Experience:

- Barber Financial Group, *Investment Advisor* – August 2016 to present
- National Planning Corporation, *Registered Representative, Investment Adviser Representative* – May 2008 to August 2016

Minimum Qualifications for the *Certified Financial Planner® (CFP®) Designation

Accredited by the National Commission for Certifying Agencies, this designation is issued by the Certified Financial Planner Board of Standards, Inc. (CFPBS) and is granted to individuals who meet the following prerequisites: (1) meet the education requirement, (2) possess a bachelor’s degree from an accredited college or university, (3) pass the CFP® Certification Examination, (4) have at least three years of full-time work experience in personal financial planning, and (5) pass the CFPBS Fitness Standards for Candidates and Registrants and Background Check. The education requirement can be met by completing a CFPBS registered education program or by applying for challenge status based on certain degrees or credentials. Once the initial CFP® designation is issued, the CFP® holder is required to complete 30 hours of continuing education every two years and must meet other standards administered by the CFPBS.

*** Minimum Qualifications for the *Accredited Investment Fiduciary® (AIF®) Designation***

The AIF Designation certifies that the recipient has specialized knowledge of fiduciary standards of care and their application to the investment management process. To receive the AIF Designation, the individual must meet prerequisite criteria based on a combination of education, relevant industry experience, and/or ongoing professional development, complete a training program, successfully pass a comprehensive, closed-book final examination under the supervision of a proctor and agree to abide by the Code of Ethics and Conduct Standards. In order to maintain the AIF Designation, the individual must annually attest to the Code of Ethics and Conduct Standards, and accrue and report a minimum of six hours of continuing education. The Designation is administered by the Center for Fiduciary Studies, the standards-setting body of fi360 Professional Certifications.

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Risdan Kasper has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA’s BrokerCheck® (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Risdan Kasper that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Risdan Kasper holds an insurance license to sell limited insurance products. It is anticipated that a small portion, less than (10%) of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Risdan Kasper does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Risdan Kasper is an investment adviser representative with Barber Financial Group, Inc. Mr. Risdan Kasper is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough, who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. All policies and procedures of the firm are followed.

Mr. Clough may be reached at 913-393-1000.

Charles M. Kasper CFP®, AIF®

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Charles M. Kasper CFP®, AIF®

Born: 1982

Post Secondary Education:

- Missouri State University, BS, Graduation - 2005
- Successfully completed the securities licenses: Series 7, 66
- Certified Financial Planner® (“CFP®”)
- Accredited Investment Fiduciary® (“AIF®”)

Recent Business Experience:

- Barber Financial Group, *Investment Advisor* – August 2016 to present
- Mutual Securities, Inc., *Registered Representative* – August 2016 to present
- National Planning Corporation, *Registered Representative, Investment Adviser Representative* – May 2008 to August 2016

Minimum Qualifications for the *Certified Financial Planner® (CFP®) Designation

Accredited by the National Commission for Certifying Agencies, this designation is issued by the Certified Financial Planner Board of Standards, Inc. (CFPBS) and is granted to individuals who meet the following prerequisites: (1) meet the education requirement, (2) possess a bachelor’s degree from an accredited college or university, (3) pass the CFP® Certification Examination, (4) have at least three years of full-time work experience in personal financial planning, and (5) pass the CFPBS Fitness Standards for Candidates and Registrants and Background Check. The education requirement can be met by completing a CFPBS registered education program or by applying for challenge status based on certain degrees or credentials. Once the initial CFP® designation is issued, the CFP® holder is required to complete 30 hours of continuing education every two years and must meet other standards administered by the CFPBS.

Minimum Qualifications for the *Accredited Investment Fiduciary® (AIF®) Designation

The AIF Designation certifies that the recipient has specialized knowledge of fiduciary standards of care and their application to the investment management process. To receive the AIF Designation, the individual must meet prerequisite criteria based on a combination of education, relevant industry experience, and/or ongoing professional development, complete a training program, successfully pass a comprehensive, closed-book final examination under the supervision of a proctor and agree to abide by the Code of Ethics and Conduct Standards. In order to maintain the AIF Designation, the individual must annually attest to the Code of Ethics and Conduct Standards, and accrue and report a minimum of six hours of continuing education. The Designation is administered by the Center for Fiduciary Studies, the standards-setting body of fi360 Professional Certifications.

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Charles Kasper has no material legal or disciplinary events requiring disclosure. He has not been party to a) a criminal or civil action in a domestic, foreign or military court; b) an administrative proceeding before the SEC, any other federal regulatory agency, any state regulatory agency or any foreign financial regulatory authority imposing a penalty of more than \$2,500; c) a self-regulatory proceeding; or d) any other proceeding in which a professional attainment, designation, or license was revoked. FINRA’s BrokerCheck® (<https://brokercheck.finra.org/>) may have additional information regarding the disclosure history of Mr. Charles Kasper that is not included in this brochure supplement.

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Charles Kasper is a registered representative and investment adviser representative of Mutual Securities, Inc. ("Mutual Securities"), a securities broker/dealer, and a member of the Financial Industry Regulatory Authority, Inc. ("FINRA") and an investment adviser registered with the Securities and Exchange Commission ("SEC").

As a broker-dealer, Mutual Securities engages in a broad range of activities normally associated with securities brokerage firms. Pursuant to the investment advice given by Mr. Charles Kasper investments in securities may be recommended for you. If Mutual Securities is selected as the broker-dealer, it may affect transactions in securities for you, a client of BFG and Mr. Charles Kasper. By serving as the broker-dealer, Mutual Securities and Mr. Charles Kasper may receive commissions for executing securities transactions. When Mr. Charles Kasper receives commissions in connection with the advice given to advisory clients, BFG may reduce a portion of its fees by the amount of the commissions earned by Mr. Charles Kasper.

You are advised that if Mutual Securities is selected as the broker-dealer, the transaction charges may be higher or lower than the charges you may pay if the transactions were executed at other broker-dealers. You should note, however, that you are under no obligation to purchase securities through Mr. Charles Kasper, BFG or Mutual Securities.

Mr. Charles Kasper may provide advice regarding investment company securities. You should be aware that, in addition to the advisory fees paid by you, each investment company also pays its own separate investment advisory fees and other expenses. In addition, you should be aware that mutual funds may be purchased separately independent of the investment management services of BFG.

Mr. Charles Kasper may in his capacity as registered representatives of Mutual Securities, or as agents appointed with various life, disability or other insurance companies, receive commissions, 12(b) -1 fees, trails, or other compensation from the respective product sponsors and/or as a result of effecting securities transactions for you. As previously noted, when commissions or fees are received by Mr. Charles Kasper in connection with the advice given to you, he may, but is not obligated to, reduce its fee proportionate to the amount of the commission or fee earned by him. However, you should note that you are under no obligation to purchase any investment products through Mr. Charles Kasper.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Charles Kasper does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Charles Kasper is an adviser with Barber Financial Group, Inc. Mr. Charles Kasper is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough, who is responsible for administering the policies and procedures. Mr. Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. Mr. Charles Kasper is part of an adviser team that is overseen by Risdan Kasper, a Partner of BFG. All policies and procedures of the firm are followed.

Mr. Risdan Kasper can be reached at 816-554-3736 and Mr. Clough may be reached at 913-393-1000.



Kenneth Osiwala

Kyle Akers

Pete Wargo

990 E South Blvd,
Suite 100, Troy, MI 48085

30200 Telegraph,
Suite 210, Bingham Farms, MI 48025

248-828-8000 phone

ken@ofgwealth.com

kyle@ofgwealth.com

pete@ofgwealth.com

www.barberfinancialgroup.com

September 9, 2019

The Brochure Supplement provides information about Kenneth Osiwala (CRD# 2233338), Kyle Akers (CRD# 5521788) and Pete Wargo (CRD# 6208776) that supplements the Barber Financial Group, Inc. Brochure. You should have received a copy of the Brochure. Please contact Tom Clough at 913-393-1000 if you did not receive Barber Financial Group's Brochure or if you have any questions about the contents of this supplement.

Additional information about Ken Osiwala, Kyle Akers and Pete Wargo is available on the SEC's website at www.adviserinfo.sec.gov. You can search this site by a unique identifying number, known as the CRD number listed above.

Kenneth Osiwala

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Kenneth Osiwala

Born: 1965

Post Secondary Education:

- Oral Roberts University, Bachelor of Science, Accounting, 1987
- Successfully completed the securities licenses: Series 6, 7, 22, 26, 63 and 65
- Accredited Investment Fiduciary® (AIF®)¹
- Insurance Licenses in Life, Health, Disability and Variable Annuity

Recent Business Experience:

- 06/2017 – Present: Barber Financial Group, Investment Adviser Representative
- 02/2014 – Present: Osiwala Properties, LLC, Managing Member
- 05/2007 – 6/2017: National Planning Corporation, Registered Representative
- 05/2007 – Present: Osiwala Financial Group, LLC, Investment Adviser Representative
- 12/1993 – Present: Osiwala & Associates Strategic Investment Services, Investment Adviser Representative
- 06/2017 – Present: Mutual Securities, LLC Registered Representative

¹The AIF Designation certifies that the recipient has specialized knowledge of fiduciary standards of care and their application to the investment management process. To receive the AIF Designation, the individual must meet prerequisite criteria based on a combination of education, relevant industry experience, and/or ongoing professional development, complete a training program, successfully pass a comprehensive, closed-book final examination under the supervision of a proctor and agree to abide by the Code of Ethics and Conduct Standards. In order to maintain the AIF Designation, the individual must annually attest to the Code of Ethics and Conduct Standards, and accrue and report a minimum of six hours of continuing education. The Designation is administered by the Center for Fiduciary Studies, the standards-setting body of fi360.

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Osiwala has no history of any legal or disciplinary events that deems to be material to a client's consideration of Ken Osiwala to act as their investment adviser representative. FINRA's BrokerCheck® may have additional information regarding the disciplinary history of Mr. Osiwala that is not included in this brochure supplement. (<http://brokercheck.finra.org/>)

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Osiwala holds an insurance license to sell limited insurance products. It is anticipated that a small portion, less than 5% of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

Mr. Osiwala is a registered representative of Mutual Securities, Inc. ("Mutual Securities"), a securities broker/dealer, and a member of the Financial Industry Regulatory Authority, Inc. ("FINRA") and an investment adviser registered with the Securities and Exchange Commission ("SEC"). As a broker-dealer, Mutual Securities engages in a broad range of activities normally associated with securities brokerage firms. Pursuant to the investment advice given by Mr. Osiwala investments in securities may be recommended for you. If Mutual Securities is selected as the broker-dealer, it may affect transactions in securities for you, a client of BFG and Mr. Osiwala. By serving as the broker-dealer, Mutual Securities and Mr. Osiwala may receive commissions for executing securities transactions. When Mr. Osiwala receives commissions in connection with the advice given to advisory clients, BFG and Osiwala may reduce a portion of its fees by the amount of the commissions earned by Mr. Osiwala.

You are advised that if Mutual Securities is selected as the broker-dealer, the transaction charges may be higher or lower than the charges you may pay if the transactions were executed at other broker-dealers. You should note, however, that you are under no obligation to purchase securities through Mr. Osiwala, BFG or Mutual Securities.

Mr. Osiwala may provide advice regarding investment company securities. You should be aware that, in addition to the advisory fees paid by you, each investment company also pays its own separate investment advisory fees and other expenses. In addition, you should be aware that mutual funds may be purchased separately independent of the investment management services of BFG and Osiwala.

Mr. Osiwala may, in his capacity as a registered representative of Mutual Securities, or as an agent appointed with various life, disability or other insurance companies, receive commissions, 12(b) -1 fees, trails, or other compensation from the respective product sponsors and/or as a result of effecting securities transactions for you. As previously noted, when commissions or fees are received by Mr. Osiwala in connection with the advice given to you, he may, but is not obligated to, reduce its fee proportionate to the amount of the commission or fee earned by him. However, you should note that you are under no obligation to purchase any investment products through Mr. Osiwala.

Mr. Osiwala is Managing Member of Osiwala & Associates Strategic Investment Services, Inc., a registered investment adviser. Mr. Osiwala may receive compensation in his role as Managing Member. This creates a conflict of interest. To manage the potential conflict, Mr. Osiwala always puts the interest of the client first.

Kenneth L. Osiwala owns Osiwala Properties, LLC. This entity owns commercial real estate. This activity should not create a conflict of interest with clients and represent less than 10% of his time and income and is presumed not to be substantial.

Once a week for one hour, Mr. Osiwala appears as a Co-Host on America's Wealth Management Radio Show on WJR Radio. The radio show is designed to educate radio listeners on financial and retirement topics. The show airs in approximately 5 markets. Mr. Osiwala is not compensated for hosting the radio show but may receive inquiries about BFG's services as a result of the radio show.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Kenneth Osiwala does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Osiwala is an Investment Adviser Representative of BFG. Mr. Osiwala is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Tom Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. All policies and procedures of the firm are followed. Mr. Tom Clough may be reached at 913-393-1000.

Kyle Akers

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Kyle Akers

Born: 1987

Post Secondary Education:

- Cornerstone University, Bachelor of Science, 2008
- Successfully completed the securities licenses: Series 7, 9, 10, 63 and 65
- Insurance Licenses in Life, Health and Variable Annuity

Recent Business Experience:

- 06/2017 – Present: Barber Financial Group, Investment Adviser Representative
- 03/2016 – Present: Osiwala & Associates Strategic Investment Services, Investment Adviser Representative
- 06/2017 – Present: Mutual Securities, LLC Registered Representative
- 02/2015 – 06/2017: National Planning Corporation, Registered Representative
- 12/2014 – 4/2015: TGF Advisors, Investment Adviser
- 8/2013 – 10/2014: Larson Financial Group, Investment Advisor
- 7/2009 – 8/2013: Scottrade, Client Relations Supervisor

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Akers has no history of any legal or disciplinary events that deems to be material to a client's consideration of Kyle Akers to act as their investment adviser representative. FINRA's BrokerCheck® may have additional information regarding the disciplinary history of Mr. Akers that is not included in this brochure supplement.

<http://brokercheck.finra.org/Support/TermsAndConditions.aspx>

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Akers holds an insurance license to sell limited insurance products. It is anticipated that a small portion, less than 5% of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

Mr. Akers is a registered representative of Mutual Securities, Inc. ("Mutual Securities"), a securities broker/dealer, and a member of the Financial Industry Regulatory Authority, Inc. ("FINRA") and an investment adviser registered with the Securities and Exchange Commission ("SEC").

As a broker-dealer, Mutual Securities engages in a broad range of activities normally associated with securities brokerage firms. Pursuant to the investment advice given by Mr. Akers investments in securities may be recommended for you. If Mutual Securities is selected as the broker-dealer, it may affect transactions in securities for you, a client of BFG, Mr. Akers. By serving as the broker-dealer, Mutual Securities and Mr. Akers may receive commissions for executing securities transactions. When Mr. Akers receives commissions in connection with the advice given to advisory clients, BFG and Akers may reduce a portion of its fees by the amount of the commissions earned by Mr. Akers.

You are advised that if Mutual Securities is selected as the broker-dealer, the transaction charges may be higher or lower than the charges you may pay if the transactions were executed at other broker-dealers. You should note, however, that you are under no obligation to purchase securities through Mr. Akers, BFG or Mutual Securities.

Mr. Akers may provide advice regarding investment company securities. You should be aware that, in addition to the advisory fees paid by you, each investment company also pays its own separate investment advisory fees and other expenses. In addition, you should be aware that mutual funds may be purchased separately independent of the investment management services of BFG.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Akers does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Akers is an Investment Adviser Representative with BFG. Mr. Akers is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Tom Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. Mr. Akers is part of an adviser team that is overseen by Mr. Kenneth Osiwala, a Partner of BFG. All policies and procedures of the firm are followed.

Mr. Ken Osiwala can be reached at 248-828-8000 and Mr. Tom Clough may be reached at 913-393-1000.

Pete Wargo

ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Pete Wargo

Born: 1992

Post Secondary Education:

- Grand Valley State University, BBA Finance, Graduated 2015
- Successfully completed the securities licenses: Series 7, 66
- Insurance Licenses in Life

Recent Business Experience:

- 05/2019 – Present: Barber Financial Group, Investment Adviser Representative
- 05/2016 – Present: Osiwala Financial , Associate Adviser
- 06/2017 – Present: Mutual Securities, LLC Registered Representative
- 12/2015 – 06/2017: National Planning Corporation, Registered Representative
- 1/2015 – 4/2015: Regal Financial Group, Intern

ITEM 3 - DISCIPLINARY INFORMATION

Mr. Wargo has no history of any legal or disciplinary events that deems to be material to a client's consideration of Pete Wargo to act as their investment adviser representative. FINRA's BrokerCheck® may have additional information regarding the disciplinary history of Mr. Wargo that is not included in this brochure supplement.

(<http://brokercheck.finra.org/Support/TermsAndConditions.aspx>)

ITEM 4 - OTHER BUSINESS ACTIVITIES

Mr. Wargo holds an insurance license to sell limited insurance products. It is anticipated that a small portion, less than 5% of his time, will be spent providing these insurance products. He may receive compensation from selling insurance products and therefore receive economic benefit for this activity. This activity may create a conflict of interest with clients. Clients have the right to decide whether to act on the recommendation and the right to purchase any insurance products through the insurance agent of their choice. The Firm and its Investment Adviser Representative will always act in the best interest of the client.

Mr. Wargo is a registered representative of Mutual Securities, Inc. ("Mutual Securities"), a securities broker/dealer, and a member of the Financial Industry Regulatory Authority, Inc. ("FINRA") and an investment adviser registered with the Securities and Exchange Commission ("SEC").

As a broker-dealer, Mutual Securities engages in a broad range of activities normally associated with securities brokerage firms. Pursuant to the investment advice given by Mr. Wargo investments in securities may be recommended for you. If Mutual Securities is selected as the broker-dealer, it may affect transactions in securities

for you, a client of BFG, Mr. Wargo. By serving as the broker-dealer, Mutual Securities and Mr. Wargo may receive commissions for executing securities transactions. When Mr. Wargo receives commissions in connection with the advice given to advisory clients, BFG and Mr. Wargo may reduce a portion of its fees by the amount of the commissions earned by Mr. Wargo.

You are advised that if Mutual Securities is selected as the broker-dealer, the transaction charges may be higher or lower than the charges you may pay if the transactions were executed at other broker-dealers. You should note, however, that you are under no obligation to purchase securities through Mr. Wargo, BFG or Mutual Securities.

Mr. Wargo may provide advice regarding investment company securities. You should be aware that, in addition to the advisory fees paid by you, each investment company also pays its own separate investment advisory fees and other expenses. In addition, you should be aware that mutual funds may be purchased separately independent of the investment management services of BFG.

ITEM 5 - ADDITIONAL COMPENSATION

Mr. Wargo does not receive any economic benefit for providing advisory services beyond the scope of BFG or the other business activities listed above in Item 4.

ITEM 6 - SUPERVISION

Mr. Wargo is an Investment Adviser Representative with BFG. Mr. Wargo is supervised through a compliance program designed to prevent and detect violations of the federal and state securities laws. Supervision of the Firm's Compliance Program is conducted by the Chief Compliance Officer, Tom Clough who is responsible for administering the policies and procedures. Mr. Tom Clough reviews those policies and procedures annually for their adequacy and the effectiveness of their implementation. Mr. Wargo is part of an adviser team that is overseen by Mr. Kenneth Osiwala, a Partner of BFG. All policies and procedures of the firm are followed.

Mr. Ken Osiwala can be reached at 248-828-8000 and Mr. Tom Clough may be reached at 913-393-1000.