This brochure provides information about the qualifications and business practices of One Day In July LLC. If you have any questions about the contents of this brochure, please contact us at (802) 881-9020 or by email at: dan@onedayinjuly.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about One Day In July LLC is also available on the SEC’s website at www.adviserinfo.sec.gov. One Day In July LLC’s CRD number is: 284335.
Item 2: Material Changes

One Day In July LLC (hereinafter, “ODIJ”) filed an interim updating amendment using the Form ADV Part 2A on June 1, 2017. The material changes reported by the amendment include a change to ODIJ’s advisory business in that ODIJ now provides nondiscretionary investment advisory services to clients which are 401(k) and 403(b) employee benefit plans (the “Plans’). In addition, ODIJ will provide discretionary investment advisory services to participants in the Plans that enter into a separate Investment Advisory Contract with ODIJ.

ODIJ recommends the services of Employee Fiduciary to the Plans. Employee Fiduciary will provide services to the Plans as a third-party record keeper. Please see Item 5. C. for information regarding the fees charged by third-party record keepers. ODIJ recommends the Matrix Trust Company to serve as the custodian of assets held in accounts associated with Plans to which ODIJ serves as an investment adviser. With respect to all other client accounts, such those held by individuals, high net worth individuals, charitable organizations, corporations and business entities, ODIJ will continue to recommend Charles Schwab as the Custodian.

In addition, ODIJ has created a separate fee structure for the Plans and made changes to its existing fee structure for its other clients.

Plans will pay a flat fee of 0.5% of assets under management by ODIJ. Participants in Plans that enter into a separate, Investment Advisory Contract with ODIJ will not pay any fee beyond the flat fee that ODIJ charges to the Plan.

The changes to the fee structure for ODIJ’s other clients (individuals, high net worth individuals, charitable organizations, corporations and business entities) can be summarized as follows:

ODIJ’s annual fee was previously based upon three graduated tranches. ODIJ charged 0.50% for the portion of assets under management between $25,000 and $1,000,000, and 0.30% for the portion of assets under management between $1,000,001 and $2,000,000. The annual fee for the portion of assets under management of $2,000,001 and above was at 0.10%.

ODIJ has changed the annual fee for clients that are not Plans, so that it is now based upon two tranches instead of three. ODIJ charges 0.5% for the portion of assets under management between $0.00 and $2,000,000 and 0.25% for the portion of assets under management of $2,000,001 and above. ODIJ believes these changes will lead to greater consistency between the new fee structure for Plans and the fee structure for all other clients.

In addition to the foregoing changes, ODIJ has changed the method of payment of the annual fee for non-Plan clients. The portion of the annual fee associated with a 401(k), 403(b), 457 or SIMPLE IRA account will now be deducted directly from an Independent Retirement Account (IRA), if ODIJ provides investment advisory services to the client with respect to an IRA. Otherwise, if an IRA is not included among the client’s accounts for which ODIJ provides investment advisory services, the portion of the annual fee associated with a 401(k), 403(b), 457 or SIMPLE IRA account will be deducted directly from a taxable brokerage account, if ODIJ provides investment advisory services to the client with respect to such an account. Otherwise, if neither an IRA nor a taxable brokerage account is included among the accounts for which ODIJ provides investment advisory services, the portion of the
fee associated with a 401(k), 403(b), 457 or SIMPLE IRA account will be invoiced separately to the client. The portion of the annual fee associated with a 529 account will be deducted directly from a client’s taxable brokerage account, if ODIJ provides investment advisory services with respect to such an account for the client. Otherwise, if a taxable brokerage account is not included among the client’s accounts that are managed by ODIJ, the portion of the annual fee allocable to a 529 account will be invoiced to the client. Please see Item 5 of this Brochure for further information regarding ODIJ’s fees and compensation.

The foregoing discusses only material changes since ODIJ’s annual updating amendment on Form ADV Part 2A, which was filed on February 6, 2017.
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Item 4: Advisory Business

A. Description of the Advisory Firm

One Day In July LLC (hereinafter, “ODIJ”) is a limited liability company. The firm was formed in May of 2016, and the principal owner is Daniel Patrick Cunningham.

B. Types of Advisory Services

Portfolio Management Services to Individuals, High Net Worth Individuals, Charitable Organizations, Corporations or Business Entities

ODIJ offers ongoing portfolio management services based on the individual goals, objectives, time horizon, and risk tolerance of each client. ODIJ creates an Investment Policy Statement for each client which outlines the client’s current situation (income, tax levels, and risk tolerance levels) and then constructs a plan to aid in the selection of a portfolio that matches each client’s specific situation. Portfolio management services include, but are not limited to, the following:

- Investment strategy
- Asset allocation
- Risk tolerance
- Personal investment policy
- Asset selection
- Regular portfolio monitoring

ODIJ evaluates the current investments of each client with respect to their risk tolerance levels and time horizon. ODIJ will request discretionary authority from clients in order to select securities and execute transactions without permission from the client prior to each transaction. Risk tolerance levels are documented in the Investment Policy Statement, which is given to each client.

ODIJ seeks to ensure that investment decisions are made in accordance with the fiduciary duties owed to its accounts and without consideration of ODIJ’s economic, investment or other financial interests. To meet its fiduciary obligations, ODIJ attempts to avoid, among other things, investment or trading practices that systematically advantage or disadvantage certain client portfolios, and accordingly, ODIJ’s policy is to seek fair and equitable allocation of investment opportunities and transactions among its clients to avoid favoring one client over another over time. It is ODIJ’s policy to allocate investment opportunities and transactions it identifies as being appropriate and prudent among its clients on a fair and equitable basis over time.
Benefit Plan Consulting

ODIJ provides nondiscretionary investment consulting services to Plans, including:

- Pension or other employee benefit plans (including 401(k) plans) governed by the Employee Retirement Income Security Act of 1974 (ERISA) Employee Fiduciary; and
- 403(b) tax-sheltered annuity plans.

The Plan sponsor or its designee has final decision-making authority regarding all investment matters.

ODIJ will work with representatives of the Plan sponsor to provide the following investment consulting services to the Plan:

- Recommending a set of low-fee, diversified investment options for the Plan;
- Determining the course of action to take on behalf of the Plan with respect to the Plan’s investments; and
- Providing limited education and enrollment assistance to Plan participants (specific and individualized investment advice is not provided to Plan participants unless they enter into a separate Investment Advisory Contract with ODJJ).

Under the Investment Consulting Agreement between the Plan and ODJJ, we do not have discretionary authority or control over the Plan assets nor discretionary authority or control over administration of the Plan. Advice is provided to the Plan in the form of recommendations to the trustees. Our role is to serve as a consultant to the Plan. The consulting services provided are limited to those assets identified on the executed Investment Consulting Agreement between the Plan and ODJJ.

ODJJ also provides discretionary investment advisory services to Plan participants that enter into an Investment Advisory Contract with ODJJ. Details regarding these services can be found above under the heading, “Portfolio Management Services to Individuals, High Net Worth Individuals, Charitable Organizations, Corporations or Business Entities.”

Services Limited to Specific Types of Investments

ODJJ generally limits its investment advice to passively-managed Exchange Traded Funds (ETFs), mutual funds, fixed income securities, equity securities, real estate funds (including REITs), treasury inflation protected/inflation linked bonds, commodities or non-U.S. securities. ODJJ primarily recommends a blend of index funds across asset classes to a majority of its clients, but may use other securities as well to help diversify a portfolio when applicable.

C. Client Tailored Services and Client Imposed Restrictions
ODIJ will tailor a program for each individual client. With respect to Plan clients, ODIJ will work with Plan trustees or other representatives of the Plan to recommend a set of low-fee, diversified investment options for the Plans. Ultimately, the Plan's trustees or other representatives will decide whether to accept or modify the set of investment options ODIJ recommends.

With respect to non-Plan clients, ODIJ will conduct an interview session to get to know the client's specific needs and requirements and develop an investment plan that will be executed by ODIJ on behalf of the client. ODIJ may use “model portfolios” together with a specific set of recommendations for each client based on personal restrictions, needs, and targets. ODIJ manages portfolios in the context of each client's financial objectives, risk tolerances, and cash flow needs. Clients may not impose restrictions on investing in certain securities or types of securities in accordance with their values or beliefs.

**D. Wrap Fee Programs**

A wrap fee program is an investment program where the investor pays one stated fee that includes management fees, transaction costs, fund expenses, and other administrative fees. ODIJ does not participate in any wrap fee programs.

**E. Assets Under Management**

ODIJ has the following assets under management:

<table>
<thead>
<tr>
<th>Discretionary Amounts:</th>
<th>Non-discretionary Amounts:</th>
<th>Date Calculated:</th>
</tr>
</thead>
<tbody>
<tr>
<td>$35,109,568</td>
<td>$0.00</td>
<td>March 25, 2017</td>
</tr>
</tbody>
</table>
**Item 5: Fees and Compensation**

**A. Fee Schedule**

*Individuals, High Net Worth Individuals, Charitable Organizations, Corporations or Business Entities*

<table>
<thead>
<tr>
<th>Total Assets Under Management</th>
<th>Annual Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0.00 - $2,000,000</td>
<td>0.50% for assets in this level</td>
</tr>
<tr>
<td>$2,000,001 – And Up</td>
<td>0.25% for assets in this level</td>
</tr>
</tbody>
</table>

The annual fee for individuals (including participants in benefit plans that have not entered into an Investment Consulting Agreement with ODIJ), high net worth individuals, charitable organizations, corporations or business entities (the “Annual Fee”), while based on the tranches above, does entail a minimum Annual Fee of $500. The Annual Fees may be negotiable. The client or ODIJ may terminate the Investment Advisory Contract, without penalty, upon five (5) days written notice to the other. If the Contract is terminated prior to the end of a calendar year, ODIJ will refund, within fourteen (14) business days, a prorated portion of the Annual Fee.

There is an account minimum of $25,000, which may be waived by ODIJ in its discretion. If the account minimum is waived, then the minimum Annual Fee of $500 will be reduced so that the client does not pay more than 2.00% annually on assets under management.

Clients shall be given thirty (30) days’ prior written notice of any proposed increase in the Annual Fee. Any increase in the Annual Fee shall be accompanied by an amendment or the execution of a new contract, with signatures from both parties evidencing acceptance of the new fee.

*Employee Benefit Plans (401(k) and 403(b) Plans)*

<table>
<thead>
<tr>
<th>Total Assets Under Management</th>
<th>Advisory Fee</th>
</tr>
</thead>
<tbody>
<tr>
<td>$0.00 – And Up</td>
<td>0.50% of assets under management</td>
</tr>
</tbody>
</table>

The annual fee for the Plans (the “Advisory Fee”) is a flat fee of 0.50% of assets under management. The minimum Advisory Fee for the Plans is $1,500. The Advisory Fee may be negotiable.
There is no account minimum for the Plans. In the event that a Plan’s assets under management are less than $75,000, the minimum Advisory Fee will be reduced so that the Plan will not pay more than 2.00% annually on assets under management.

The Plan or ODIJ may terminate the Investment Consulting Agreement, without penalty, upon five (5) days written notice to the other. If the Agreement is terminated prior to the end of a quarterly billing cycle, ODIJ will not refund a prorated portion of the Advisory Fee to the Plan. Because Plan clients are billed every ninety (90) days, in general, the prorated amount not refunded to individual Plan accounts upon termination of the Agreement will be negligible. Please see Item 5. B for further information regarding ODIJ’s billing procedures.

Plan clients shall be given thirty (30) days’ prior written notice of any proposed increase in the Advisory Fee. Any increase in the Advisory Fee shall be accompanied by an amendment or the execution of a new Investment Consulting Agreement, with signatures from both parties evidencing acceptance of the new fee.

**B. Payment of Fees**

*Individuals, High Net Worth Individuals, Charitable Organizations, Corporations or Business Entities*

Fees charged to individuals, high net worth individuals, charitable organizations, or business entities are paid annually in advance. In general, the Annual Fee will be deducted directly from the accounts under management by ODIJ (the “Accounts”) on a pro rata basis, except with respect to 401(k), 403(b), 457, SIMPLE IRA, and 529 Accounts.

The portion of the Annual Fee allocable to 401(k), 403(b), 457, and SIMPLE IRA Accounts will be deducted directly from a Client’s Independent Retirement Account (IRA), if ODIJ provides investment advisory services with respect to an IRA for the Client. If an IRA is not included among the Accounts, the portion of the Annual Fee allocable to 401(k), 403(b), 457 and SIMPLE IRA Accounts will be deducted from a Client’s taxable brokerage account, if such an account is included among the Accounts. Otherwise, if neither an IRA nor a taxable brokerage account is included among the Accounts, the portion of the Annual Fee allocable to 401(k), 403(b), 457 and SIMPLE IRA Accounts will be invoiced to the Client.

The portion of the annual fee associated with a 529 account will be deducted directly from a client’s taxable brokerage account if ODIJ provides investment advisory services with respect to such an account for the client. Otherwise, if a taxable brokerage account
is not included among a client’s accounts managed by ODIJ, the portion of the annual fee allocable to a 529 account will be invoiced to the client.

The Annual Fee is calculated using the value of the assets in the Accounts on the last business day of the prior billing period. Clients are billed upon entering into the Investment Advisory Contract (the Annual Fee is pro-rated based upon the number of months remaining for that year) and will be billed again for the next year in early January. Discrete asset contributions to an Account above $25,000, originating from an account not disclosed to ODIJ on the Investment Advisory Contract, will be billed pro-rata when added to the Accounts. For any portion of the Annual Fee paid in advance, any fee refunded will be equal to the balance of the fee collected in advance minus the daily rate* times the number of days elapsed in the billing period up to and including the day of termination. (*The daily rate is calculated by dividing the annual asset-based fee rate by 365.) Our compensation does not include any third party fees (including brokerage, custodian, or other transactions fees and record-keeping fees) which will be charged separately to the Account(s). ODIJ will not be compensated on the basis of a share of capital gains upon or capital appreciation of the funds or any portion of the funds of the client.

Employee Benefit Plans (401(k) and 403(b) Plans)

Except with respect to the initial billing period, one-fourth (1/4) of the annual Advisory Fee charged to the Plan will be billed in advance at the beginning of each calendar quarter of each year the Investment Consulting Agreement is in effect. For the initial billing period, the portion of the Advisory Fee charged to the Plan will be billed on or about the date the Plan enters into an Investment Consulting Agreement with ODIJ. On the applicable billing date, ODIJ will debit the Advisory Fee directly from the Plan accounts for which ODIJ provides investment advisory services (“Plan Accounts”) through an Automated Clearing House (ACH) billing system set up by Employee Fiduciary or other third-party record keeper for the Plan. For the initial billing period, the Advisory Fee is calculated using the value of the assets in Plan Accounts on the date the Investment Consulting Agreement is executed and pro-rated through the end of the current quarter. Thereafter, the fee is calculated using the value of the assets in Plan Accounts on the last business day of the prior quarter. Upon termination of the Investment Consulting Agreement, any portion of the Advisory Fee paid in advance will not be refunded. Because Plan clients are billed every ninety (90) days, the prorated amount of the Advisory Fee forfeited by individual Plan Accounts upon termination of the Agreement will generally be negligible. Our compensation does not include any third party fees (including brokerage, custodian, or other transactions fees and record-keeping fees) which will be charged separately to the Plan Account(s). ODIJ will not be compensated on the basis of a share of capital gains upon or capital appreciation of the funds or any portion of the funds of the client.
C. Client Responsibility For Third Party Fees

Clients are responsible for the payment of all third party fees (i.e. custodian fees, brokerage fees, mutual fund fees, transaction fees, record-keeping fees, etc.). Those fees are separate and distinct from the fees and expenses charged by ODIJ. Please see Item 12 of this brochure regarding broker-dealers and custodians.

Many plan sponsors have contractual arrangements with third-party record keepers. When ODIJ enters into an Investment Consulting Agreement with a Plan, it recommends to the trustees that the Plan sponsor engage Employee Fiduciary as the Plan's record keeper. Fees for such services may vary and are outlined in the contract between the Plan sponsor and the record keeper. The Plan record keeper provides system access for participants, the Plan sponsor and ODIJ and is also responsible for recording daily transactions, producing participant statements, producing Plan sponsor reports and processing loans and distributions. Third party record keepers, such as Employee Fiduciary, may engage affiliates that also provide investment vehicles for 401(k), pension plans, and other retirement products. These affiliates may receive separate fees for their services or they may charge a bundled fee for third-party administration, as well as investment management services.

D. Prepayment of Fees

Individuals, High Net Worth Individuals, Charitable Organizations, Corporations or Business Entities

ODIJ collects its Annual Fee in advance from individuals, high net worth individuals, charitable organizations, corporations and business entities. Refunds of any portion of the Annual Fee paid in advance will be returned within fourteen business days to these clients via check, or return deposit back into the client’s Account.

For any portion of the Annual Fee paid in advance by individuals, high net worth individuals, charitable organizations, corporations and business entities, the fee refunded will be equal to the balance of the fee collected in advance minus the daily rate* times the number of days elapsed in the billing period up to and including the day of termination. (*The daily rate is calculated by dividing the annual asset-based fee rate by 365.)

Employee Benefit Plans (401(k) and 403(b) Plans)

Advisory Fees charged to the Plans are collected in advance on a quarterly basis. Upon termination of the Investment Consulting Agreement, any fees paid in advance by the Plans will not be refunded. Because Plan clients are billed every ninety (90) days, the
prorated amount of fees forfeited by individual Plan Accounts upon termination of the Agreement will generally be negligible.

**E. Outside Compensation For the Sale of Securities to Clients**

Neither ODIJ nor its supervised persons accept any compensation for the sale of investment products, including asset-based sales charges or service fees from the sale of mutual funds.

**Item 6: Performance-Based Fees and Side-By-Side Management**

ODIJ does not accept performance-based fees or other fees based on a share of capital gains on or capital appreciation of the assets of a client.

**Item 7: Types of Clients**

ODIJ generally provides advisory services to the following types of clients:

- Individuals
- High-Net-Worth Individuals
- Charitable Organizations
- Corporations or Business Entities
- Employee Benefit Plans such as 401(k) or 403(b) Plans (the “Plans”)

With respect to clients other than the Plans, there is an Account minimum of $25,000, which may be waived by ODIJ in its discretion. If the Account minimum is waived, then the minimum annual fee of $500 will be reduced so that the client does not pay more than 2.00% annually on assets under management.

There is no Plan Account minimum for the Plans. The minimum annual fee is $1,500 and may be negotiable. If the Plan’s assets under management are less than $75,000, the minimum annual fee will be reduced so that the Plan does not pay more than 2.00% annually on assets under management.
Item 8: Methods of Analysis, Investment Strategies, & Risk of Loss

A. Methods of Analysis and Investment Strategies

*Methods of Analysis*

With respect to non-Plan clients, ODIJ manages all or a portion of the client portfolio using an asset allocation strategy. With respect to Plan clients, ODIJ likewise recommends investment options to Plans based upon an asset allocation strategy. Asset Allocation is a top-down investment strategy that focuses on general movements in the market rather than on performance of individual securities.

*Investment Strategies*

ODIJ uses a predominantly long term trading strategy where ODIJ has discretionary authority over a client’s Account(s), which is designed to capture market rates of both return and risk, but may also use short term trading. ODIJ managed portfolios, and Plan investment options ODIJ recommends, consist primarily of passive exchange traded funds (ETFs). The risks are correlated with the risks of the global equity and bond markets because the ETFs which ODIJ recommends or in which ODIJ invests on behalf of clients where discretionary authority has been granted, generally are broad market indices. In other cases, ODIJ considers or leverages existing positions in order to accomplish the asset allocation strategy agreed upon with the client.

Investing in securities involves a risk of loss that all clients should be prepared to bear.

B. Material Risks Involved

*Methods of Analysis*

*Asset allocation* analysis entails the risk that the rise and fall of certain securities may not react according to predicted trends. Other factors such as risk tolerance, market timing, portfolio size, investment expenses, etc. may also affect the portfolio performance.

*Investment Strategies*

ODIJ seeks or, with respect to the Plans, recommends investment strategies that do not involve significant or unusual risk beyond that of the general domestic and/or international equity markets, but risks of specific strategies are discussed below. Clients should be aware, however, that there is a material risk of loss using most investment strategies.
**Long term trading** is designed to capture market rates of both return and risk. Due to its nature, the long-term investment strategy can expose clients to various types of risk that will typically surface at various intervals during the time the client owns the investments. These risks include but are not limited to inflation (purchasing power) risk, interest rate risk, economic risk, market risk, political, and regulatory risk.

**Short term trading** risks include liquidity, economic stability, and inflation, in addition to the long term trading risks listed above. Frequent, short term trading, when done, can affect investment performance, particularly through increased brokerage and other transaction costs and taxes. Short term trading generally holds greater risk and clients should be aware that there is a material risk of loss using this strategy.

**Margin transactions** use leverage that is borrowed from a brokerage firm as collateral. When losses occur, the value of the margin account may fall below the brokerage firm’s threshold thereby triggering a margin call. This may force the account holder to either allocate more funds to the account or sell assets on a shorter time frame than desired.

**Investing in securities involves a risk of loss that all clients should be prepared to bear.**

### C. Risks of Specific Securities Utilized

The use of margin transactions generally holds greater risk of capital loss. Clients should be aware that there is a material risk of loss using any investment strategy. The investment types listed below (leaving aside Treasury Inflation Protected/Inflation Linked Bonds) are not guaranteed or insured by the FDIC or any other government agency.

**Mutual Funds:** Investing in mutual funds carries the risk of capital loss and thus a client may lose money investing in mutual funds. All mutual funds have costs that lower investment returns. The funds can be of bond “fixed income” nature (lower risk) or stock “equity” nature.

**Equity** investment generally refers to buying shares of stocks in return for receiving a future payment of dividends and/or capital gains if the value of the stock increases. The value of equity securities may fluctuate in response to specific situations for each company, industry conditions and the general economic environments.

**Fixed income** investments generally pay a return on a fixed schedule, though the amount of the payments can vary. This type of investment can include corporate and government debt securities, leveraged loans, high yield, and investment grade debt and structured products, such as mortgage and other asset-backed securities, although individual bonds may be the best known type of fixed income security. In general, the fixed income market is volatile and fixed income securities carry interest rate risk. (As interest rates rise, bond prices usually fall, and vice versa. This effect is usually more pronounced for longer-term securities.) Fixed income securities also carry inflation risk, liquidity risk, call risk, and credit and default risks for both issuers and counterparties. The risk of default on treasury inflation protected/inflation linked bonds is dependent
upon the U.S. Treasury defaulting on its debt obligations (which is extremely unlikely); however, they carry a potential risk of losing share price value, albeit rather minimal. Risks of investing in foreign fixed income securities also include the general risk of non-U.S. investing described below.

**Exchange Traded Funds (ETFs):** An ETF is an investment fund traded on stock exchanges, similar to stocks. Investing in ETFs carries the risk of capital loss (sometimes up to a 100% loss in the case of a stock holding bankruptcy). Areas of concern include the lack of transparency in products and increasing complexity, conflicts of interest and the possibility of inadequate regulatory compliance. Precious metal ETFs (e.g., gold, silver, or palladium bullion backed “electronic shares” and not physical metal) specifically may be negatively impacted by several unique factors, among them (1) large sales by the official sector which own a significant portion of aggregate world holdings in gold and other precious metals, (2) a significant increase in hedging activities by producers of gold or other precious metals, (3) a significant change in the attitude of speculators and investors. **ODIJ does not use inverse, leveraged, or inverse & leveraged ETFs as part of its portfolios.**

**Real estate** funds (including REITs) face several kinds of risk that are inherent in the real estate sector, which historically has experienced significant fluctuations and cycles in performance. Revenues and cash flows may be adversely affected by: changes in local real estate market conditions due to changes in national or local economic conditions or changes in local property market characteristics; competition from other properties offering the same or similar services; changes in interest rates and in the state of the debt and equity credit markets; the ongoing need for capital improvements; changes in real estate tax rates and other operating expenses; adverse changes in governmental rules and fiscal policies; adverse changes in zoning laws; the impact of present or future environmental legislation and compliance with environmental laws.

**Commodities** are tangible assets used to manufacture and produce goods or services. Commodity prices are affected by different risk factors, such as disease, storage capacity, supply, demand, delivery constraints and weather. Because of those risk factors, even a well-diversified investment in commodities can be uncertain.

**Non-U.S. securities** present certain risks such as currency fluctuation, political and economic change, social unrest, changes in government regulation, differences in accounting and the lesser degree of accurate public information available.

**Past performance is not indicative of future results. Investing in securities involves a risk of loss that all clients should be prepared to bear.**
Item 9: Disciplinary Information

A. Criminal or Civil Actions

There are no criminal or civil actions to report.

B. Administrative Proceedings

There are no administrative proceedings to report.

C. Self-regulatory Organization (SRO) Proceedings

There are no self-regulatory organization proceedings to report.

Item 10: Other Financial Industry Activities and Affiliations

A. Registration as a Broker-Dealer or Broker-Dealer Representative

Neither ODIJ nor its representatives are registered as, or have pending applications to become, a broker-dealer or a representative of a broker-dealer.

B. Registration as a Futures Commission Merchant, Commodity Pool Operator, or a Commodity Trading Advisor

Neither ODIJ nor its representatives are registered as or have pending applications to become either a futures commission merchant, commodity pool operator, or commodity trading advisor or an associated person of the foregoing entities.

C. Registration Relationships Material to this Advisory Business and Possible Conflicts of Interests

Daniel Patrick Cunningham is the managing member of Dan’s LLC. Dan’s LLC is an Internet and brand holding company, currently primarily engaged in the sale of chocolate. From time to time Dan’s LLC also tests and launches consumer websites. The activities of Dan’s LLC are not related to the financial services industry.

Daniel Patrick Cunningham is also trustee of a small non-profit foundation. The activities of the foundation are not related to the financial services industry.
D. Selection of Other Advisers or Managers and How This Adviser is Compensated for Those Selections

ODIJ does not utilize nor select third-party investment advisers. All assets are managed by ODJ management and all advise is rendered by ODJ advisers.

Item 11: Code of Ethics, Participation or Interest in Client Transactions and Personal Trading

A. Code of Ethics

ODIJ has a written Code of Ethics that covers the following areas: prohibited purchases and sales, insider trading, personal securities transactions, exempted transactions, prohibited activities, conflicts of interest, gifts and entertainment, confidentiality, service on a board of directors, compliance procedures, compliance with laws and regulations, procedures and reporting, certification of compliance, reporting violations, compliance officer duties, training and education, recordkeeping, annual review, and sanctions. ODJ's Code of Ethics is available free upon request to any client or prospective client.

B. Recommendations Involving Material Financial Interests

ODIJ may recommend that clients buy or sell securities in which a related person to ODJ or ODJ has a material financial interest. This may provide an opportunity for representatives of ODJ to buy or sell the same securities before or after recommending the same securities to clients resulting in representatives profiting from the same recommendations they provide to clients. Such transactions potentially may create a conflict of interest. ODJ will always document any transactions that could be construed as conflicts of interest and will never engage in trading that operates to the client’s disadvantage when similar securities are being bought or sold. ODJ has an affirmative duty of utmost good faith to act solely in the best interest of its clients.

C. Investing Personal Money in the Same Securities as Clients

From time to time, representatives of ODJ may buy or sell securities for themselves that they also recommend to clients. As described above in Item 11.B., this potentially may create a conflict of interest which is resolved by ODJ always documenting any transactions that could be construed as conflicts of interest and never engaging in trading that operates to the client’s disadvantage when similar securities are being bought or sold. ODI personnel will not engage in “front running” client accounts. ODJ personnel understand that ODJ has an affirmative duty of utmost good faith to act solely in the best interest of its clients.
D. Trading Securities At/Around the Same Time as Clients’ Securities

From time to time, representatives of ODIJ may buy or sell securities for themselves at or around the same time as clients. This may provide an opportunity for representatives of ODIJ to buy or sell securities before or after recommending securities to clients resulting in representatives profiting from the recommendations they provide to clients. Such transactions potentially may create a conflict of interest; however, ODIJ will never engage in trading that operates to the client’s disadvantage if representatives of ODIJ buy or sell securities at or around the same time as clients. ODIJ personnel will not engage in “front running” client accounts. ODIJ personnel understand that ODIJ has an affirmative duty of utmost good faith to act solely in the best interest of its clients.

Item 12: Brokerage Practices

A. Factors Used to Select Custodians and/or Broker-Dealers

Custodians and/or broker-dealers will be recommended based on their relatively low transaction fees and access to mutual funds and ETFs. Clients will not necessarily pay the lowest commission or commission equivalent, and ODIJ may also consider the market expertise and research access provided by the broker-dealer and/or custodian, including but not limited to access to written research, oral communication with analysts, admittance to research conferences and other resources provided by the brokers that may aid in ODIJ’s research efforts. ODIJ will never charge a premium or commission on transactions, beyond the actual cost imposed by the broker-dealer and/or custodian.

ODIJ recommends Matrix Trust Company, an affiliate of Broadridge Financial Solutions, Inc. (“Matrix Trust”), to all of its Plan clients (but not individual participants of a plan that has not entered into an Investment Consulting Agreement with ODIJ).

For all other clients, ODIJ recommends Schwab Institutional, a division of Charles Schwab & Co., Inc. (“Schwab”).

1. Research and Other Soft-Dollar Benefits

While ODIJ has no formal soft dollars program in which soft dollars are used to pay for third party services, ODIJ may receive research, products, or other services from custodians and broker-dealers in connection with client securities transactions (“soft dollar benefits”). ODIJ may enter into soft-dollar arrangements consistent with (and not outside of) the safe harbor contained in Section 28(e) of the Securities Exchange Act of 1934, as amended. There can be no assurance that any particular client will benefit from soft dollar research, whether or not the client’s transactions paid for it, and ODIJ does not seek to allocate benefits to client accounts proportionate to any soft dollar credits generated by the accounts. ODIJ benefits by not having to produce or pay for the research, products or services, and ODIJ will have an incentive to
recommend a broker-dealer based on receiving research or services. Clients should be aware that ODIJ’s acceptance of soft dollar benefits may result in higher commissions charged to the client.

2. Brokerage for Client Referrals

ODIJ receives no referrals from a broker-dealer or third party in exchange for using that broker-dealer or third party.

3. Clients Directing Which Broker-Dealer and/or Custodian to Use

ODIJ may permit clients to direct it to execute transactions through a specified broker-dealer. If a client directs brokerage, this may result in higher commissions, which may result in a disparity between free and directed accounts; and trades for the client and other directed accounts may be executed after trades for free accounts, which may result in less favorable prices, particularly for illiquid securities or during volatile market conditions. Not all investment advisers allow their clients to direct brokerage.

B. Aggregating (Block) Trading for Multiple Client Accounts

ODIJ does not aggregate or bunch the securities to be purchased or sold for multiple clients. This may result in less favorable prices, particularly for illiquid securities or during volatile market conditions.

Item 13: Review of Accounts

A. Frequency and Nature of Periodic Reviews and Who Makes Those Reviews

All client accounts for which ODIJ’s advisory services are provided on an ongoing basis are reviewed at least annually by Daniel P. Cunningham, Managing Member, with regard to clients’ respective investment policies and risk tolerance levels. All accounts at ODIJ are assigned to this reviewer.

B. Factors That Will Trigger a Non-Periodic Review of Client Accounts

Reviews may be triggered by material market, economic or political events, or by changes in client’s financial situations (such as retirement, termination of employment, physical move, or inheritance).

C. Content and Frequency of Regular Reports Provided to Clients
Each client for which ODJ's advisory services are provided on an ongoing basis will receive a report at least quarterly detailing the client's account, including assets held, asset value, and calculation of fees. This written report will come from the custodian.

**Item 14: Client Referrals and Other Compensation**

**A. Economic Benefits Provided by Third Parties for Advice Rendered to Clients (Includes Sales Awards or Other Prizes)**

ODJ receives access to Schwab's institutional trading and custody services, which are typically not available to Schwab's retail investors. These services generally are available to independent investment advisers on an unsolicited basis, at no charge to them so long as a total of at least $10 million of the adviser's clients' assets are maintained in accounts at Schwab Advisor Services. Schwab's services include brokerage services that are related to the execution of securities transactions, custody, research, including that in the form of advice, analyses and reports, and access to mutual funds and other investments that are otherwise generally available only to institutional investors or would require a significantly higher minimum initial investment. For ODJ client Accounts maintained in Schwab's custody, the custodian generally does not charge separately for custody services but is compensated by Account holders through commissions or other transaction-related or asset-based fees for securities trades that are executed through Schwab or that settle into Schwab Accounts.

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

B. Compensation to Non – Advisory Personnel for Client Referrals

ODIJ does not directly or indirectly compensate any person who is not advisory personnel for client referrals.

Item 15: Custody

As a general policy and practice, ODIJ does not have or accept custody over a client’s assets. For the investment advisory services we offer, the custodian of the client’s investment assets will be agreed to by the client in the account agreement or other account opening documentation.

There are currently three exceptions to the above general policy:

When ODIJ deducts the Annual Fee or Advisory Fee (described in Item 5.A. of this brochure) directly from a client's Accounts or Plan Accounts at the client's custodian, ODIJ will be deemed to have limited custody of the client's assets and must have written authorization from the client to do so. Clients will receive all Account and Plan Account statements and billing invoices that are required in each jurisdiction, and they should carefully review those statements for accuracy.

In addition, although ODIJ does not directly maintain client assets, certain clients that have granted ODIJ written authorization to execute trades within such clients’ Account(s) may, at their option, provide ODIJ with login credentials to access their 401(k), 403(b), 457, SIMPLE IRA or 529 Account(s). When clients provide ODIJ with login information in order to facilitate trading within their 401(k), 403(b), 457, SIMPLE IRA or 529 Account(s), ODIJ will be deemed to have custody of the assets held in those Accounts. ODIJ must have written authorization from a client to execute transactions within any 401(k), 403(b), 457, SIMPLE IRA or 529 Account(s) of which ODIJ has deemed custody. ODIJ will not accept a client's login information to any Accounts other than 401(k), 403(b), 457, SIMPLE IRA or 529 Accounts and for that reason will not be deemed to have custody of those other Accounts, except under circumstances where ODIJ is otherwise deemed to have custody as described in this Item 15.

Lastly, ODIJ may also be deemed to have custody by virtue of requiring prepayment of more than $500 in fees per client, six months or more in advance, and by virtue of serving as investment adviser to an account (a small non-profit foundation) for which its related person serves as trustee.

Item 16: Investment Discretion
ODIJ provides discretionary investment advisory services to all of its clients except the Plans. The Investment Advisory Contract established with each client sets forth the discretionary authority for trading. Where investment discretion has been granted, ODJJ generally manages the client’s Account and makes investment decisions without consultation with the client as to when the securities are to be bought or sold for the Account, the total amount of the securities to be bought or sold, what securities to buy or sell, or the price per share. In some instances, ODJJ’s discretionary authority in making these determinations may be limited by conditions imposed by a client (in investment guidelines or objectives, or client instructions otherwise provided to ODJJ.

ODJJ does not accept discretionary authority to manage Plan Accounts under the Investment Consulting Agreement with the Plan. See Item 4. B. under the heading “Benefit Plan Consulting” for further information about ODJJ’s nondiscretionary investment consulting services to the Plans.

**Item 17: Voting Client Securities (Proxy Voting)**

ODJJ will not ask for, nor accept voting authority for client securities. Clients will receive proxies directly from the issuer of the security or the custodian. Clients should direct all proxy questions to the issuer of the security.

**Item 18: Financial Information**

**A. Balance Sheet**

ODJJ does require prepayment of more than $500 in fees per client (except Plan clients), six months or more in advance.

**B. Financial Conditions Reasonably Likely to Impair Ability to Meet Contractual Commitments to Clients**

Neither ODJJ nor its management has any financial condition that is likely to reasonably impair ODJJ’s ability to meet contractual commitments to clients.

**C. Bankruptcy Petitions in Previous Ten Years**

ODJJ has not been the subject of a bankruptcy petition in the last ten years.

**Item 19: Requirements For State Registered Advisers**
A. Principal Executive Officers and Management Persons; Their Formal Education and Business Background

ODIJ currently has only one management person: Daniel Patrick Cunningham. His education and business background can be found on his Form ADV Part 2B brochure supplement.

B. Other Businesses in Which This Advisory Firm or its Personnel are Engaged and Time Spent on Those (If Any)

Other business activities for each relevant individual can be found on the Form ADV Part 2B brochure supplement for each such individual.

C. Calculation of Performance-Based Fees and Degree of Risk to Clients

ODIJ does not accept performance-based fees or other fees based on a share of capital gains on or capital appreciation of the assets of a client.

D. Material Disciplinary Disclosures for Management Persons of this Firm

There are no civil, self-regulatory organization, administrative, or arbitration proceedings to report under this section.

E. Material Relationships That Management Persons Have With Issuers of Securities (If Any)