

Integrity Wealth Solutions

5251 S. Quebec Street
Greenwood Village, CO 80111
303.716.5777
www.integrity-wealth.com

Form ADV Part 2A – Firm Brochure

February 1, 2020

This brochure provides information about the qualifications and business practices of Integrity Wealth Solutions. Please contact Clint Thomas (clint@integrity-wealth.com), Owner, or Justina Welch (justina@integrity-wealth.com), Owner, at 303.716.5777, if you have any questions about the contents of this brochure.

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 Integrity Wealth Solutions is available on the Internet at www.adviserinfo.sec.gov. You can search this site by a unique identifying number, known as an IARD number. The IARD number for Integrity Wealth Solutions is 284862. Registration as a Registered Investment Adviser does not imply a certain level of skill or training.

Material Changes

Since the last annual update of our firm's Form ADV Brochure, which occurred in January of 2019, the following material changes have occurred:

- As of January 1st, our physical and mailing address has changed to *5251 S. Quebec Street Greenwood Village, CO 80111*
- Updated language regarding held-away assets

Full Brochure Available

Whenever you would like to receive a copy of our Firm Brochure, please contact us by telephone at: 303.716.5777 or by email at info@integrity-wealth.com.

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Advisory Business

Integrity Wealth Solutions (IWS) has been providing wealth management consulting services to clients since August 2016. The principal owners are Clint Thomas and Justina Welch. We have no public or privately-owned affiliated companies.

IWS provides portfolio management and financial planning services, including investment advice to individuals and families and ERISA retirement plans. Portfolio management services include developing an investment policy statement, building portfolio recommendations and implementing these recommendations at a third-party custodian (see *Custody*) by entering purchase and sell orders on client's behalf. Portfolio management services also include the ongoing monitoring of the investment portfolio, including quarterly performance reporting, asset allocation analysis, rebalancing and tax-loss harvesting recommendations. Investment recommendations are primarily limited to open-end mutual funds and exchange-traded funds, but we also serve to help clients with existing positions in individual stocks. We do not advise our clients to invest in individual stocks and bonds.

All client portfolios are customized and built for each individual relationship, although many clients will hold similar securities and allocations. Although we will try and accommodate client's requested portfolio restrictions to the best of our ability, we may not be able to due to the nature of the mutual funds and ETFs in the portfolio. The portfolio construction process begins with a discussion of the client's goals and risk tolerance to determine a suitable long-term investment portfolio. We do not participate in wrap fee programs and do not charge on a percentage of assets under management.

Financial planning services include retirement income planning, asset allocation/portfolio evaluation, education funding planning, investment selection, income tax planning, risk management, multi-generational financial planning and general estate planning. If applicable, we will incorporate assets held outside of our firm into the comprehensive financial planning process. Examples of these types of assets could be, but are not limited to, 401(k), 403(b), and 529 accounts.

IWS can engage a client in tax planning and estate planning discussions, although the firm does not prepare tax returns and does not draft estate plan documents. The firm can work in concert with tax accountants and estate attorneys to assist the client in determining the most proper plan regarding their income taxes and various estate planning concerns.

For asset allocation and investment selection, IWS treats each client relationship as separate and unique. Portfolio allocations of cash, fixed income, and equity mutual funds and ETFs and other types of investments are determined on a client-by-client basis, based on discussions with each client as to their tolerance for risk. Investment selection is also customized to utilize investments that may offer more tax-efficiency (municipal bonds or exchange-traded funds, for example) for non-retirement accounts, depending on the client's current income tax situation.

IWS provides ongoing monitoring and standard reporting on each client's investment portfolio. Additionally, IWS will schedule an annual financial planning meeting to review the client's overall situation and update portions of the financial plan, as required. In addition to reviewing portfolio composition and performance, these meetings typically include tax planning, retirement planning, risk management and/or estate planning advice and consultation.

IWS portfolio management services may provide investment advice to some of its clients with held away assets, such as annuities, 529 plans, 401(k), 403(b), TSP, or other employer retirement plans. This service allows IWS to incorporate these assets into the client's entire asset allocation, which thereby helps create a more diversified portfolio tailored to the client's goals and risk tolerance. Please note, we will not execute any trades in these types of accounts, trading in these accounts will be the responsibility of the client.

IWS provides fiduciary services, including 3(21) and 3(38) fiduciary services, to ERISA retirement plans, including profit sharing 401(k) plans and defined benefit plans. These services include investment plan offering review and selection, model portfolio development, monitoring and management and regular compliant reporting to plan sponsors. Reporting includes plan benchmarking and 408(b)(2) fee and service disclosure.

IWS hereby acknowledges that it is a "fiduciary" when the firm's services are subject to the provisions of ERISA of 1974, as amended.

As of December 31, 2019, IWS manages \$56,733,340 assets under management on a discretionary basis.

Fees and Compensation

IWS compensation depends on the type of advisory service we are performing. Please review the fee and compensation information below.

Asset Management

IWS annual fee is calculated in accordance with the fee schedule below. Asset management services, including financial planning and portfolio management, are provided on an active basis for accounts with an appropriate minimum value, typically \$500,000.

Assets Managed	Annualized Fee	Quarterly Fee
\$500,001 - \$999,999	\$5,000	\$1,250
\$1,000,000 - \$3,000,000	\$7,500	\$1,875
\$3,000,001 - \$6,000,000	\$10,000	\$2,500
\$6,000,001 - \$10,000,000	\$15,000	\$3,750
\$10,000,001 - \$15,000,000	\$25,000	\$6,250
\$15,000,001 - \$25,000,000	\$40,000	\$10,000
\$25,000,001 - \$40,000,000	\$60,000	\$15,000
\$40,000,001 - \$55,000,000	\$80,000	\$20,000
\$55,000,001 - \$70,000,000	\$100,000	\$25,000
\$70,000,001 - \$85,000,000	\$120,000	\$30,000
\$85,000,001 - \$100,000,000	\$140,000	\$35,000
\$100,000,001 and above	Negotiable	Negotiable

IWS will accept asset management relationships under \$500,000 in billable assets. For accounts that are within this range there is an annual fee of 1% charged quarterly determined based on the value of the assets at the end of each calendar quarter. For relationships under \$500,000, financial planning services may be billed separately on a per-project basis.

Fees for asset management will be pro-rated to the end of the initial calendar quarter and will be charged at the beginning of each calendar quarter (in advance) thereafter based on the value of billable assets on the last business day of prior calendar quarter end.

Clients terminating their contract with IWS within the first five days are entitled to a full refund. Should a client terminate the relationship with IWS outside the five-day window, the unearned portion of the asset management fee will be refunded.

Clients may elect to pay this fee directly or have the quarterly charge deducted from investment accounts. Please refer to Custody on Page 11 for information regarding fees deducted from investment accounts.

For Clients that elect direct invoicing - IWS will invoice Client on a quarterly basis at the beginning of each calendar quarter. Management fees will be due within 30 days of invoice billing date. Management fees not paid after 45 days from the beginning of the billable quarter may result in the termination of relationship with IWS.

Clients where IWS is providing asset management services on held away assets, clients may either pay our asset management fee through a deduction from a taxable account (e.g. non-IRA or other non-retirement investment account) held at the custodian of record or through direct invoicing.

IWS asset management fee and account minimums are negotiable under certain circumstances.

Clients may incur fees from the custodian selected to provide services related to record keeping, tax reporting and statement production. These fees may include IRA and retirement account annual fees, nominal trade ticket charges or banking fees. Clients will be subject to the annual operating expenses of the mutual funds and ETFs themselves. Detailed information on mutual fund and ETFs expenses are contained in the prospectus for each fund or ETF, which is delivered to clients by the custodian. No portion of these fees is retained by or remitted to IWS. See *Brokerage Practices*.

Retirement Plan Services

Retirement Plan "Consulting" fees for company sponsored retirement plans are generally based on plan size and services rendered. Fees are determined on a case-by-case basis and typically range from 0.20% to 1.00% or an agreed upon fixed fee.

Consulting fees will be pro-rated to the end of the initial calendar quarter and will be charged at the beginning of each calendar quarter (in advance) thereafter based on the value of billable assets on the value of billable assets on the last day of calendar quarter. Consulting fees are either deducted from plan assets or remitted directly to IWS based on Client's election.

Clients terminating their contract with IWS within the first five days are entitled to a full refund. Should a client terminate the relationship with IWS outside the five-day window, the unearned portion of the consulting fee will be refunded.

Clients not contracting for asset management services may choose to engage IWS for financial planning services for a comprehensive financial plan, ongoing financial planning service, or per-project basis as described below.

Financial Planning Services

A) Comprehensive Financial Plan (Stand-Alone):

IWS will, as requested by and in consultation with Client, determine client's primary personal goals, needs and priorities; collect pertinent quantitative information and documents; analyze and evaluate client's information; identify and evaluate financial planning alternatives; develop, present and discuss financial planning recommendations and or advice; provide limited support for implementing financial planning service recommendations.

This service could include up to three meetings to gather information, determine goals and present the financial plan to the Client. These meetings are either face to face in IWS's office, online, or by phone. Additionally, up to 3 months after financial plan delivery, IWS is available for follow up questions and revisions to plan, as needed. After 24 months, a new financial planning engagement would be required.

B) Ongoing Financial Planning Service:

As requested by Client and agreed to by IWS, we will review and update selected financial planning and investment consulting recommendations, provide a semi-annual and/or annual review (either face to face in IWS's office, online or by phone), unlimited phone calls and unlimited emails to address selected new financial planning issues and provide limited implementation support such as suggestions for client's portfolio rebalancing. ***These services do not include asset management services.***

Financial Planning Fees

A) Comprehensive Financial Plan (Stand-Alone):

The typical fee for planning service is \$3,000; however, this fee can range from \$1,000 to \$5,000, depending upon the scope and complexity of the work to be performed. After 3 months from financial plan delivery, any revisions and/or updates to the plan are billed at 50% of the original plan fee or hourly, whichever is less. After 24 months, a new financial planning engagement and fee would be required.

IWS will invoice Client upon completion and delivery of financial plan and fees will be due to IWS within 30 days. Clients may terminate the agreement in writing and any earned portion of the fee, based upon the advisor's estimate of percentages of work completed, is due at the time of notice of termination.

B) Ongoing Financial Planning Service:

If elected, in addition to the initial planning fee described above, Client shall pay an annual planning fee that can range from \$1,000 to \$5,000 per year, charged quarterly, due the beginning of the next calendar quarter after financial plan completion – calendar quarters begin January 1, April 1, July 1 and October 1.

Either Client or IWS may terminate the agreement without penalty upon written notice delivered to the other party. If the agreement is terminated within five business days after its execution, then all fees paid in advance by Client shall be refunded. If the agreement is terminated more than five business days after its execution, then any fees paid in advance will receive a pro-rated refund of unearned fees. The annual planning fee is negotiable under certain circumstances.

C) Project Based Financial Planning - Hourly Fee

Projects outside of scope of the Comprehensive Financial Plan or Ongoing Financial Planning services, the hourly rate is \$200.00 for one-time project based financial planning. The fee may be negotiable in certain cases and is due at the completion of the engagement.

In the event of early termination by client, any fees for the hours already worked will be due. Fees for this service may be paid by electronic funds transfer or check. Since fees are paid in arrears, no refund will be needed upon termination of the account.

IWS can also provide advice on insurance (disability, long-term care, and life) and annuity products to its clients via a relationship with insurance providers. IWS compensation is covered via the client's annual asset management fee or financial planning fee. No additional compensation is received from the insurance provider.

Performance-Based Fees and Side-By-Side Management

IWS does not charge performance-based fees.

Types of Clients

Our firm works primarily with individuals and families but also serves retirement plans, foundations, endowments, and other non-profit organizations.

IWS current minimum relationship size is \$250,000 of investable assets. Exceptions to this minimum are allowed but must receive the approval of one of the principal officers of the firm.

Methods of Analysis, Investment Strategies, and Risk of Loss

IWS' core investment philosophy is built on the foundation of portfolio diversification and the client's individual asset allocation with the proper cash, fixed income, and equity mutual funds and ETFs based on their individual risk tolerance. Our investment strategy begins with a general long-term acceptance of the Efficient Market Hypothesis, which states that the primary driver of a portfolio's risk and return characteristics is determined by asset allocation, and not security selection. We will primarily utilize a passive investment strategy but will incorporate active managers when deemed necessary. The primary vehicles recommended to IWS clients are mutual funds and exchange-traded funds.

IWS believes that an accurate prediction can never be made about which asset classes will outperform going forward, we take a disciplined approach by allocating to many different asset classes, and then using rebalancing to bring the portfolio back into alignment not only in terms of the mix among cash, fixed income, and equity mutual funds and ETFs, but also keeping the proper style balance between large cap and small cap equity, growth versus value, etc.

And, as with any stock-based investment, mutual funds, including index mutual funds, carry the risk of losses. While we can reduce company-specific risk through diversification, eliminate manager-risk with passive portfolios and reduce overall portfolio volatility with a broad mix of equity mutual funds and ETFs, fixed income and other assets, we cannot eliminate the risk of fluctuation that comes with investing in stocks and bonds. It is always possible in any given week, month or year that an investor's portfolio value could be less than the previous period. For the client that chooses to have a portfolio more heavily weighted in stock investments versus bond investments, he/she needs to be prepared for a potential drop in the value of the portfolio of more than 20% during extremely volatile market conditions. The Efficient Market Hypothesis dictates that it is this *market risk* that offers investors potential long-term rewards, so we aim to reduce other previously mentioned risks wherever possible.

Disciplinary Information

Neither Clint Thomas or Justina Welch nor any employees of IWS have ever been convicted of, pled guilty or no contest to any felony or misdemeanor in a criminal or civil action in any foreign or domestic court. Neither Clint Thomas or Justina Welch nor any employees of IWS have ever been part of a proceeding before the SEC or any other industry regulatory agency. Neither Clint Thomas or Justina Welch nor any employees of IWS have ever been part of a self-regulatory organization's proceeding.

Other Financial Industry Activities and Affiliations

Neither Clint Thomas or Justina Welch nor any employees of IWS are registered or applying to register as a custodian or a registered representative of a custodian, nor a futures commission merchant, commodity pool operator, commodity trading advisor.

Neither Clint Thomas or Justina Welch nor any employee of IWS has a relationship with a broker dealer, municipal securities dealer, government securities dealer or broker, investment company, outside investment adviser, banking or thrift institution, accounting firm, law firm, insurance agency, pension consultant, real estate broker, sponsor, or syndicator of limited partnerships.

IWS receives no compensation from outside investment advisers and receives no compensation other than the asset management or financial planning fee paid by the firm's clients.

Clint Thomas and Justina Welch are life and health insurance licensed in the state of Colorado. Clint Thomas and Justina Welch are insurance licensed for educational planning purposes but do not intend to sell and receive additional compensation for insurance products. This creates a conflict of interest as the firm has an incentive to recommend insurance to earn a commission. IWS will always act in the client's best interest and client has the right to work with an insurance professional of their choosing.

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

As a Registered Investment Adviser, IWS has a fiduciary duty to its clients. In the simplest of terms this means that our first obligation is to put the client's needs above all other interests or conflicts. IWS takes our fiduciary duty very seriously and has built our business model around our obligation to minimize conflicts of interest with our clients and to truly make recommendations that are in their best interests.

IWS' owner and employees will adhere to all federal and state securities laws and regulations. All IWS related persons will be held to the highest standard of conduct and shall not withhold pertinent information from clients regarding securities recommendations, act to deceive or defraud any client or outside party, or otherwise partake in any activity with the intent to deceive or defraud any regulatory body, government office or client.

IWS' owner and employees may buy or sell securities for themselves, which are also recommended to clients, which represents a conflict of interest. In an effort to avoid conflicts of interest, IWS monitors and supervises the personal securities transactions of all employees and its owners. Monitoring is conducted by Justina Welch, Chief Compliance Officer of IWS. IWS retains records of all securities transactions conducted by employees and owners. For compliance purposes with regulations, all employees and the owner are considered "access persons" whose transactions will be monitored.

As a matter of principle IWS' owner and employees are to withhold public comment regarding advice on individual securities, as to avoid conflicts of interest when these comments may enrich the IWS associated person.

Brokerage Practices

IWS has a custodial relationship with TD Ameritrade Institutional, a division of TD Ameritrade, Inc. member FINRA/SIPC and Schwab Advisor Services (SAS) program offered to independent investment advisors by Charles Schwab & Company, Inc. (Schwab).

IWS will almost always recommend that the implementation of any investment recommendation be completed through TD Ameritrade or Schwab. While TD Ameritrade and Schwab may not be the lowest cost implementation option, IWS feels that, due to the services that TD Ameritrade and Schwab provide to its clients and to IWS, this approach will result in the best service to the client. IWS can elect to change its broker/dealer affiliation at any time should it feel that TD Ameritrade or Schwab is not providing an adequate level of service for the associated costs. Moreover, IWS feels that implementing all investment recommendations through a single source provides an efficiency advantage and, consequently, better service and reporting at a lower cost.

IWS, as a matter of policy and practice, does not utilize research, research-related products and other services obtained from custodian, or third parties, on a soft dollar basis. Soft dollars generally refer to arrangements whereby a discretionary investment adviser is allowed to receive research, research-related or execution services from a custodian or third-party provider, in addition to the execution of transactions, in exchange for using the custodian for asset management client accounts. Because the advisors have an incentive to recommend TD Ameritrade or Schwab for custody this creates a conflict of interest. IWS will always act in the best interest of clients.

IWS does not receive client referrals from any custodians.

IWS relies on TD Ameritrade or Schwab, as the custodian for client's securities', to provide best execution of individual stock and bond transactions. TD Ameritrade and Schwab may not be the least expensive in the industry, however, IWS believes that our clients receive very competitive pricing/bids for individual stock and bond trades. Best execution practices are reviewed on an on-going basis to determine if the firm's policy is implemented properly with regards to timely execution and commission discounts (based on time and work spent for a client's

transaction request). This also includes looking at other resources (immediately prior to the transaction), such as real-time stock quotes from MSN and/or CNN-FN websites.

We manage individual portfolios and not “model” portfolios. However, we will aggregate ETF trade when possible in order to obtain best execution. If IWS decides to purchase or sell the same security for several clients at approximately the same time, allocations are done in an equitable fashion, typically on a pro rata basis.

Review of Accounts

Clint Thomas and Justina Welch, Owners of IWS, reviews each client’s portfolio no less frequently than once per quarter. At the end of each quarter IWS generates an updated Asset Allocation analysis and trailing period performance report for all investment management clients. The Asset Allocation report is then compared to the client’s signed Investment Policy Statement to analyze the variance from the target portfolio allocation. Additionally, performance is compared to broad market averages to ensure that the client is capturing as much of the long-term return of the market as possible. Clients will also receive monthly statements from their custodian (i.e. TD Ameritrade or Schwab). Accounts are also reviewed during an annual portfolio review meeting with the firm’s clients.

Client Referrals and Other Compensation

No one outside of IWS’ owner and employees provide investment advice to IWS clients (exclusive of outside relationships our clients may choose to have). IWS does not compensate outside parties for client referrals. This includes existing clients or other outside professionals (such as CPAs, attorneys, etc.). IWS does not receive referral fees or pay “finder’s fees” for client referrals.

Custody

IWS does not accept physical custody of client funds or securities but are deemed to have constructive custody where IWS has authorization to deduct fees from client accounts.

For client accounts in which IWS is authorized to instruct the custodian to debit their advisory fee:

- i. The client will provide written authorization to IWS, permitting IWS to be paid directly for the client’s accounts held by the custodian.
- ii. IWS will send the client a written invoice itemizing the fee, including any formula used to calculate the fee, the time period covered by the fee and the amount of assets under management on which the fee was based.
- iii. The custodian will send at least quarterly statements to the client showing all disbursements for the account, including the amount of the advisory fee.

Clients should receive at least quarterly statements from the custodian that holds and maintains client’s investment assets. Clients of IWS are encouraged to carefully review such statements and compare official custodial records to the account reports and invoices that IWS may provide to the client and notify IWS of any discrepancies. IWS reports may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain strategies.

Investment Discretion

As outlined in our Asset Management Agreement, IWS requires discretionary authority over clients' investment portfolio under our management, including the type of security and number of shares. Having discretion over mutual fund and ETF trades allows us to be more flexible for those clients who prefer not to discuss each trade with us.

Voting Client Securities

IWS does not proxy vote for our clients' investment positions. Clients will receive proxy solicitations directly from the custodian. We are happy to discuss these solicitations with our clients.

Further, we will have no power, authority, responsibility, or obligation to take any action with regard to any claim or potential claim in any bankruptcy proceeding, class action securities litigation or other litigation or proceeding relating to securities held at any time in a client account, including without limitation, to file proofs of claim or other documents related to such proceeding, or to investigate, initiate, supervise, or monitor class action or other litigation involving client assets.

Financial Information

IWS does not collect asset management fees for a period of greater than one quarter, is not required to disclose a balance sheet. IWS has no outstanding liabilities or financial impairments that would inhibit our ability to provide promised services to clients. No owner or employee of IWS has ever filed for bankruptcy.

Requirements for State-Registered Advisers

Information regarding the formal education and business background for Clint Thomas and Justina Welch, principal officers and management persons, can be found in the Part 2B of Form ADV.

IWS is not engaged in any other business as described in Part 2A, *Other Financial Industry Activities and Affiliations*. IWS does not accept performance-based fees as stated in Part 2A, *Performance-Based Fees and Side-By-Side Management*.

Neither Clint Thomas or Justina Welch have been involved in any arbitration claims or proceedings, as stated in the Part 2B of Form ADV.

IWS has no affiliations with any issuers of securities.

Part 2B of Form ADV Brochure Supplement for:

Clint Thomas

Integrity Wealth Solutions LLC

5251 S. Quebec Street

Greenwood Village, CO 80111

Phone: 303.716.5777

clint@integrity-wealth.com

February 1, 2020

This brochure supplement provides information about Clint Thomas that supplements the Integrity Wealth Solutions Part 2A of form ADV Firm Brochure. You should have received a copy of that brochure, if you did not or have questions on the brochure, please contact us at 303.716.5777 and a copy will be provided to you.

Additional information about Clint is available at www.adviserinfo.sec.gov. You can search this site by a unique identifying number, known as a CRD number. The CRD number for Clint Thomas is 4310393.

Educational Background and Business Experience

Name: Clint Thomas

DOB: 10/27/1975

Education and Training

Bachelor of Business Administration, Lubbock Christian University

Master of Science in Finance, University of Denver

Colorado Life and Health Insurance Licenses

Certified Financial Planner (CFP®)

The CERTIFIED FINANCIAL PLANNER™, CFP® and federally registered CFP (with flame design) marks (collectively, the “CFP® marks”) are professional certification marks granted in the United States by Certified Financial Planner Board of Standards, Inc. (“CFP Board”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements: a) complete an advanced college-level course of study addressing the financial planning subject areas including insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning; b) pass the comprehensive CFP® Certification Examination (10 hours over a two-day period); c) complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); d) agree to be bound by CFP Board’s Standards of Professional Conduct; e) complete 30 hours of continuing education hours every two years; and f) renew an agreement to be bound by the Standards of Professional Conduct.

Business Background

From August 2016 to present, Clint is the Co-Owner of Integrity Wealth Solutions.

From 2003 to 2016, Clint was a Financial Consultant with M.J. Smith and Associates.

From 2000 to 2002, Clint was a Financial Representative with Merrill Lynch.

Disciplinary Information

Clint Thomas has no record of any disciplinary event with the SEC, any other federal regulatory agency, state regulatory agency or foreign financial regulatory authority.

Other Business Activities

Clint Thomas holds Colorado health and life residential producer license. Clint does not intend to sell insurance but wants to be educated for planning purposes.

Additional Compensation

Clint Thomas receives no additional compensation for any investment related services outside of the work performed for Integrity Wealth Solutions. Clint is insurance licensed but does not intend to sell and receive additional compensation for insurance products.

Supervision

The individual responsible for monitoring Clint Thomas' advisory activities is Justina Welch, Co-Owner, Integrity Wealth Solutions. Justina Welch reviews all investment activities of Integrity Wealth Solutions and will adhere to the firm's policies and procedures. Justina Welch may be reached at 303.716.5777.

Part 2B of Form ADV Brochure Supplement for:

Justina Welch

Integrity Wealth Solutions
5251 S. Quebec Street
Greenwood Village, CO 80111
Phone: 303.716.5777
justina@integrity-wealth.com

February 1, 2020

This brochure supplement provides information about Justina Welch that supplements the Integrity Wealth Solutions Part 2A of form ADV Firm Brochure. You should have received a copy of that brochure, if you did not or have questions on the brochure, please contact us at 303.716.5777 and a copy will be provided to you.

Additional information about Justina is available at www.adviserinfo.sec.gov. You can search this site by a unique identifying number, known as a CRD number. The CRD number for Justina Welch is 3276656.

Educational Background and Business Experience

Name: Justina Welch

DOB: 2/3/1976

Education and Training

Bachelor of Science, Business Administration, Finance - University of Colorado

Master of Business Administration, Corporate Financial Management - University of Colorado

Colorado Life and Health Insurance Licenses

Certified Financial Planner (CFP®)

The CERTIFIED FINANCIAL PLANNER™, CFP® and federally registered CFP (with flame design) marks (collectively, the “CFP® marks”) are professional certification marks granted in the United States by Certified Financial Planner Board of Standards, Inc. (“CFP Board”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements: a) complete an advanced college-level course of study addressing the financial planning subject areas including insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning; b) pass the comprehensive CFP® Certification Examination (10 hours over a two-day period); c) complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); d) agree to be bound by CFP Board’s Standards of Professional Conduct; e) complete 30 hours of continuing education hours every two years; and f) renew an agreement to be bound by the Standards of Professional Conduct.

Business Background

From August 2016 to present, Justina is a Co-Owner of Integrity Wealth Solutions.

From 2012 to July 2016, Justina was a Financial Consultant with M.J. Smith & Associates.

From 2011 to 2012, Justina was an Investment Counselor with Fisher Investments.

From 1996 to 2011, Justina was the Vice President of Hofgard & Co, Inc. and Hofgard Insurance, a financial services consulting firm.

Disciplinary Information

Justina Welch has no record of any disciplinary event with the SEC, any other federal regulatory agency, state regulatory agency or foreign financial regulatory authority.

Other Business Activities

Justina Welch holds Colorado health and life residential producer license. Justina does not intend to sell insurance but wants to be educated for planning purposes.

Additional Compensation

Justina Welch receives no additional compensation for any investment related services outside of the work performed for Integrity Wealth Solutions. Justina is insurance licensed but does not intend to sell and receive additional compensation for insurance products.

Supervision

The individual responsible for monitoring Justina Welch's advisory activities is Justina Welch, Co-Owner, Integrity Wealth Solutions. Justina Welch reviews the all investment activities of Integrity Wealth Solutions. Justina Welch may be reached at 303.716.5777.