

Item 1: Cover Page

**Part 2B of Form ADV:
Brochure Supplement**

January 2021

Robert D. Chatterton, Jr.

**Firm Contact:
Bradley Griffiths, Chief Compliance Officer**

This brochure supplement provides information about Robert D. Chatterton that supplements our brochure. You should have received a copy of that brochure. Please contact Mr. Griffiths if you did not receive Chatterton & Associates, the Wealth Management Team, Inc's brochure or if you have any questions about the contents of this supplement.

Additional information about Mr. Chatterton is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2. Educational Background and Business Experience

Robert D. Chatterton, Jr., CFP®, ChFC®, CMFC, AAMS®

Year of Birth: 1970

Formal Education after high school:

1996 – College of Financial Planning, Denver, Colorado – Financial Planning Diploma

1995 – California State University, Long Beach, California – Bachelor’s Degree, Business Marketing

Professional Exams and Licenses:

2004 – Series 24 General Securities Principal Examination

1996 – Series 63 Uniform Securities Agent State Law Examination

1995 – State of California Life and Disability Insurance License

1994 – Series 7 General Securities Representative Examination

Business Background:

2004 – Present, Chatterton & Associates, The Wealth Management Team, Inc., President

2006 – Present, Chatterton & Associates, The Wealth Management Team, Inc., d/b/a Chatterton & Associates Insurance Services

2012 – Present, Planning You Can Trust, Partner

1997 – 2004, Regal Advisory Services, Inc., Investment Adviser Representative

1996 – Present, Royal Alliance Associates, Registered Representative

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. Currently, more than 62,000 individuals have obtained CFP® certification in the United States.

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

- Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board’s studies have determined as necessary for the competent and professional delivery of financial planning services, and attain a Bachelor’s Degree from a regionally accredited United States college or university (or its equivalent from a foreign university). CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning;
- Examination – Pass the comprehensive CFP® Certification Examination. The examination, administered in 10 hours over a two-day period, includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;
- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s Standards of Professional Conduct, a set of documents outlining the ethical and practice standards for CFP® professionals.

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

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

CFP® professionals who fail to comply with the above standards and requirements may be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

Chartered Financial Consultant® (ChFC®)

The ChFC® designation is offered by The American College. Designation holders are required to serve clients with the highest level of professionalism. The authority to use the ChFC® mark is granted by the Certification Committee of the Board of Trustees of The American College, and that privilege is contingent on adherence to strict ethical guidelines. All ChFC® advisors are required to do the same for clients that they would do for themselves in similar circumstances, the standard of ethical behavior most beneficial for their clients. Each ChFC® has taken 9 or more college-level courses on all aspects of financial planning. The average study time for the program is over 400 hours, and advisors frequently spend years earning this coveted distinction. Each ChFC® must also complete a minimum of 30 hours of continuing education every two years and must meet extensive experience requirements to ensure that you get the professional financial advice you need.

Chartered Mutual Fund Counselor® (CMFC®)

The CMFC Program is the only industry-recognized mutual fund designation. It is the result of collaboration between the College for Financial Planning® and the Investment Company Institute (ICI), the primary trade association for the mutual fund industry. The program's quality and thoroughness reflect the combined experience and expertise of the College and the ICI.

The College for Financial Planning® awards the Chartered Mutual Fund CounselorSM AND CMFC® designation to students who:

- successfully complete the program;
- pass the final examination; and
- comply with the Code of Ethics, which includes agreeing to abide by the Standards of Professional Conduct and Terms and Conditions. Applicants must also disclose of any criminal, civil, self-regulatory organization, or governmental agency inquiry, investigation, or proceeding relating to their professional or business conduct. Conferment of the designation is contingent upon the College for Financial Planning's review of matters either self-disclosed or which are discovered by the College that are required to be disclosed.

Students must sign and return the Code of Ethics forms within six months of passing the final exam. Failure to complete and submit the forms within this time frame may result in termination of the individual's candidacy. If an individual wishes to apply for authorization to use the Marks in the future, he or she may be required to fulfill the initial designation requirements in place at the time of passing the exam.

Successful students receive a certificate and are granted the right to use the designation on correspondence and business cards for a two-year period.

Continued use of the CMFC® designation is subject to ongoing renewal requirements. Every two years individuals must renew their right to continue using the CMFC® designation by:

- completing 16 hours of continuing education;
- reaffirming to abide by the Standards of Professional Conduct, Terms and Conditions, and self disclose any criminal, civil, self-regulatory organization, or governmental agency inquiry, investigation, or proceeding relating to their professional or business conduct; and paying a biennial renewal fee of \$75

Topics:

- Introduction to Mutual Funds
- Open & Closed-End Funds: Types & Characteristics
- Other Packaged Investment products
- Risk/Return: Part I
- Risk/Return: Part II
- Asset Allocation
- Selecting a Mutual Fund for a Client
- Retirement Planning
- Ethics, Integrity & Professional Conduct

Accredited Asset Management Specialist® (AAMS®)

The College for Financial Planning® awards the ACCREDITED ASSET MANAGEMENT SPECIALISTSM AND AAMS® designation to students who:

- successfully complete the program;
- pass the final examination; and
- comply with the Code of Ethics, which includes agreeing to abide by the Standards of Professional Conduct and Terms and Conditions. Applicants must also disclose of any criminal, civil, self-regulatory organization, or governmental agency inquiry, investigation, or proceeding relating to their professional or business conduct. Conferment of the designation is contingent upon the College for Financial Planning's review of matters

either self-disclosed or which are discovered by the College that are required to be disclosed.

Students must sign and return the Code of Ethics forms within six months of passing the final exam. Failure to complete and submit the forms within this time frame may result in termination of the individual's candidacy. If an individual wishes to apply for authorization to use the Marks in the future, he or she may be required to fulfill the initial designation requirements in place at the time of passing the exam.

Successful students receive a certificate and are granted the right to use the designation on correspondence and business cards for a two-year period.

Continued use of the AAMS[®] designation is subject to ongoing renewal requirements. Every two years individuals must renew their right to continue using the AAMS[®] designation by:

- completing 16 hours of continuing education;
- reaffirming to abide by the Standards of Professional Conduct, Terms and Conditions, and self disclose any criminal, civil, self-regulatory organization, or governmental agency inquiry, investigation, or proceeding relating to their professional or business conduct; and
- paying a biennial renewal fee of \$75.

EXAMINATION

Students must test at a testing center and are eligible to take the final exam 24 hours after enrollment. The exam is a multiple-choice exam, offered electronically, permitting you to test at your convenience.

CONTINUING EDUCATION CREDIT

The Accredited Asset Management SpecialistSM Professional Designation Program is registered with CFP Board, NASBA, TX State Board of Accountancy, NJ State Board of Accountancy, and certain State Insurance departments for continuing education (CE) credit. The program may also qualify for firm element requirements of the securities industry.

The College for Financial Planning[®] awards the ACCREDITED ASSET MANAGEMENT SPECIALISTSM AND AAMS[®] designation to students who:

- successfully complete the program;
- pass the final examination; and
- comply with the Code of Ethics, which includes agreeing to abide by the Standards of Professional Conduct and Terms and Conditions. Applicants must also disclose of any criminal, civil, self-regulatory organization, or governmental agency inquiry, investigation, or proceeding relating to their professional or business conduct. Conferment of the designation is contingent upon the College for Financial Planning's review of matters either self-disclosed or which are discovered by the College that are required to be disclosed.

Students must sign and return the Code of Ethics forms within six months of passing the final exam. Failure to complete and submit the forms within this time frame may result in termination of the individual's candidacy. If an individual wishes to apply for authorization to use the Marks in the future, he or she may be required to fulfill the initial designation requirements in place at the time of passing the exam. Successful students receive a certificate and are granted the right to use the designation on correspondence and business cards for a two-year period.

Continued use of the AAMS® designation is subject to ongoing renewal requirements. Every two years individuals must renew their right to continue using the AAMS® designation by:

- completing 16 hours of continuing education;
- reaffirming to abide by the Standards of Professional Conduct, Terms and Conditions, and self disclose any criminal, civil, self-regulatory organization, or governmental agency inquiry, investigation, or proceeding relating to their professional or business conduct; and
- paying a biennial renewal fee of \$75.

Detailed renewal requirements for the College for Financial Planning's professional designation programs can be found on www.cffpalum.org/renewal.

Item 3. Disciplinary Information

If there are legal or disciplinary events material to your evaluation of Mr. Chatterton, we are required to disclose all material facts regarding those events.¹

We have nothing to disclose in this regard.

Item 4. Other Business Activities

A. If Mr. Chatterton is actively engaged in any investment-related business or occupation, including if he is registered, or has an application pending to register, as a broker-dealer, registered representative of a broker-dealer, futures commission merchant (“FCM”), commodity pool operator (“CPO”), commodity trading advisor (“CTA”), or an associated person of an FCM, CPO, or CTA, we are required to disclose this fact and describe the business relationship, if any, between the advisory business and the other business.

1. If a relationship between the advisory business and Mr. Chatterton’s other financial industry activities creates a material conflict of interest with you, the SEC requires us to describe the nature of the conflict and generally how we address it.

We have nothing to disclose in this regard.

2. If Mr. Chatterton receives commissions, bonuses or other compensation based on the sale of securities or other investment products, including as a broker-dealer or registered representative, and including distribution or service (“trail”) fees from the sale of mutual funds, we have to disclose this fact. If this compensation is not cash, we are required to explain what type of compensation he receives. We must explain that this practice gives Mr. Chatterton an incentive to recommend investment products based on the compensation received, rather than on your needs.

¹ Note: Our firm may, under certain circumstances, rebut the presumption that a disciplinary event is material. If an event is immaterial, we are not required to disclose it. When we review a legal or disciplinary event involving Mr. Chatterton to determine whether it is appropriate to rebut the presumption of materiality, we consider all of the following factors: (1) the proximity of Mr. Chatterton to the advisory function; (2) the nature of the infraction that led to the disciplinary event; (3) the severity of the disciplinary sanction; and (4) the time elapsed since the date of the disciplinary event. If we conclude that the materiality presumption has been overcome, we prepare and maintain a file memorandum of our determination in our records. We follow SEC rule 204-2(a)(14)(iii) and similar state rules.

Mr. Chatterton is a registered representative of Royal Alliance Associates, Inc., member FINRA/SIPC. He may offer securities and receive normal and customary commissions as a result of securities transactions. This presents a conflict of interest to the extent that Mr. Chatterton recommends that a client invest in a security which results in a commission being paid to him.

A conflict of interest may arise as these commissionable securities sales may create an incentive to recommend products incentive to recommend products based on the compensation adviser and/or our supervised persons may earn and may not necessarily be in the best interests of the client. In order to minimize this conflict of interest, our firm will place client interests ahead of its own interests and adhere to our firm's Code of Ethics as well as clearly explaining this conflict when recommending any such products to clients. Clients are not obligated to purchase these products.

- B. If Mr. Chatterton is actively engaged in any business or occupation for compensation not discussed in response to Item 4.A, above, and the other business activity or activities provide a substantial source of his income or involve a substantial amount of his time, we are required to disclose this fact and must describe the nature of that business. If the other business activities represent less than 10 percent of Mr. Chatterton's time and income, we may presume that they are not substantial.

Robert Chatterton is also a licensed insurance agent and may offer insurance products and receive normal and customary fees as a result of insurance sales. Mr. Chatterton may also offer the purchase and sale of variable insurance products in his capacity through his relationship as a registered representative of Royal Alliance. Our firm will not provide any such variable products.

A conflict of interest may arise as these commissionable insurance product sales may create an incentive to recommend products based on the compensation our firm may earn and may not necessarily be in the best interests of the client. In order to minimize this conflict of interest, our firm will place client interests ahead of its own interests and adhere to our firm's Code of Ethics as well as clearly explaining this conflict when recommending any such products to our clients. Clients are not obligated to purchase these products.

Robert Chatterton is a partner of Planning You Can Trust LLC, a marketing firm. This business activity represents approximately 3% of his time.

Item 5. Additional Compensation

If someone who is not a client provides an economic benefit to Mr. Chatterton for providing advisory services, we are required to generally describe the arrangement. For purposes of this Item, economic benefits include sales awards and other prizes, but do not include his regular salary. Any bonus that is based, at least in part, on the number or amount of sales, client referrals, or new accounts should be considered an economic benefit, but other regular bonuses should not.

Mr. Chatterton has received from Advisory Group and Royal Alliance (“AG & RA”) a forgivable loan in order to assist with transitioning his business onto the Advisory Group and Royal Alliance custodial platform. This loan may be forgiven by AG & RA based on the scope of business our firm engages in with AG & RA, including the amount of Client assets with AG & RA. This presents a conflict of interest in that our firm has a financial incentive to recommend that Clients maintain their accounts with AG & RA in order to benefit by having the loan forgiven. To the extent our firm recommends Client use of AG & RA for such services, it is because our firm believes that it is in the Client’s best interest to do so based on the quality and pricing of the execution, benefits of an integrated platform for brokerage and advisory accounts, and other services provided by AG & RA.

Item 6. Supervision

We are required to explain how we supervise Mr. Chatterton, including how we monitor the advice he provides to you. Our firm has to provide the name, title and telephone number of the person responsible for supervising Mr. Chatterton’s advisory activities on behalf of our firm.

Bradley Griffiths, Chief Compliance Officer of Chatterton & Associates, the Wealth Management Team, Inc., supervises Mr. Chatterton’s activities to ensure compliance with our firms Code of Ethics. Please contact Mr. Griffiths if you have any questions about Mr. Chatterton’s brochure supplement at (714) 572-2050.

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Brochure Supplement**

January 2021

Kyle Schneider

**Firm Contact:
Bradley Griffiths, Chief Compliance Officer**

This brochure supplement provides information about Kyle Schneider that supplements our brochure. You should have received a copy of that brochure. Please contact Mr. Griffiths if you did not receive Chatterton & Associates, the Wealth Management Team, Inc's brochure or if you have any questions about the contents of this supplement.

Additional information about Mr. Schneider is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2. Educational Background and Business Experience

Kyle Schneider CFP® ChFC®

Year of Birth: 1974

Formal Education after high school:

1997 – California Polytechnic State University, San Luis Obispo, California – Bachelor’s Degree, Business Finance and Economics

Professional Licenses and Exams:

2006 – State of California Long-term Care Insurance License
2006 – State of California Life and Disability Insurance License
1997 – Series 7 General Securities Representative Examination
1997 – Series 63 Uniform Securities Agent State Law Examination
1997 – Series 52 Municipal Securities Representative Examination

Business Background:

2004 – Present; Chatterton & Associates, The Wealth Management Team, Inc.; Investment Advisor Representative
2006 – Present; Chatterton & Associates, The Wealth Management Team, Inc., d/b/a Chatterton & Associates Insurance Services, Insurance Agent
1998 – 2004; Regal Advisory Services, Inc., Investment Adviser Representative
1998 – Present; Royal Alliance Associates, Registered Representative

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- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
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- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the Code of Ethics and other parts of the Standards of Professional Conduct, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the Standards of Professional Conduct. The Standards prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements may be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

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Item 3. Disciplinary Information

If there are legal or disciplinary events material to your evaluation of Mr. Schneider, we are required to disclose all material facts regarding those events.¹

We have nothing to disclose in this regard.

Item 4. Other Business Activities

- A. If Mr. Schneider is actively engaged in any investment-related business or occupation, including if he is registered, or has an application pending to register, as a broker-dealer, registered representative of a broker-dealer, futures commission merchant ("FCM"), commodity pool operator ("CPO"), commodity trading advisor ("CTA"), or an associated person of an FCM, CPO, or CTA, we are required to disclose this fact and describe the business relationship, if any, between the advisory business and the other business.

¹ Note: Our firm may, under certain circumstances, rebut the presumption that a disciplinary event is material. If an event is immaterial, we are not required to disclose it. When we review a legal or disciplinary event involving Mr. Schneider to determine whether it is appropriate to rebut the presumption of materiality, we consider all of the following factors: (1) the proximity of Mr. Schneider to the advisory function; (2) the nature of the infraction that led to the disciplinary event; (3) the severity of the disciplinary sanction; and (4) the time elapsed since the date of the disciplinary event. If we conclude that the materiality presumption has been overcome, we prepare and maintain a file memorandum of our determination in our records. We follow SEC rule 204-2(a)(14)(iii) and similar state rules.

1. If a relationship between the advisory business and Mr. Schneider's other financial industry activities creates a material conflict of interest with you, the SEC requires us to describe the nature of the conflict and generally how we address it.

We have nothing to disclose in this regard.

2. If Mr. Schneider receives commissions, bonuses or other compensation based on the sale of securities or other investment products, including as a broker-dealer or registered representative, and including distribution or service ("trail") fees from the sale of mutual funds, we have to disclose this fact. If this compensation is not cash, we are required to explain what type of compensation he receives. We must explain that this practice gives Mr. Schneider an incentive to recommend investment products based on the compensation received, rather than on your needs.

Mr. Schneider is a registered representative of Royal Alliance Associates, Inc., member FINRA/SIPC. He may offer securities and receive normal and customary commissions as a result of securities transactions. This presents a conflict of interest to the extent that Mr. Schneider recommends that a client invest in a security which results in a commission being paid to him.

A conflict of interest may arise as these commissionable securities sales may create an incentive to recommend products incentive to recommend products based on the compensation adviser and/or our supervised persons may earn and may not necessarily be in the best interests of the client. In order to minimize this conflict of interest, our firm will place client interests ahead of its own interests and adhere to our firm's Code of Ethics as well as clearly explaining this conflict when recommending any such products to clients. Clients are not obligated to purchase these products.

- B. If Mr. Schneider is actively engaged in any business or occupation for compensation not discussed in response to Item 4.A, above, and the other business activity or activities provide a substantial source of Mr. Schneider's income or involve a substantial amount of his time, we are required to disclose this fact and must describe the nature of that business. If the other business activities represent less than 10 percent of Mr. Schneider's time and income, we may presume that they are not substantial.

Mr. Schneider is also a licensed insurance agent and may offer insurance products and receive normal and customary fees as a result of insurance sales. Mr. Schneider may also offer the purchase and sale of variable insurance products in his capacity through his relationship as a registered representative of Royal Alliance. Our firm will not provide any such variable products.

A conflict of interest may arise as these commissionable insurance product sales may create an incentive to recommend products based on the compensation our firm may earn and may not necessarily be in the best interests of the client. In order to minimize this conflict of interest, our firm will place client interests ahead of its own interests and adhere to our firm's Code of Ethics as well as clearly explaining this conflict when recommending any such products to our clients. Clients are not obligated to purchase these products.

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Mr. Schneider has received from Advisory Group and Royal Alliance ("AG & RA") a forgivable loan in order to assist with transitioning his business onto the Advisory Group and Royal Alliance custodial platform. This loan may be forgiven by AG & RA based on the scope of business our firm engages in with AG & RA, including the amount of Client assets with AG & RA. This presents a conflict of interest in that our firm has a financial incentive to recommend that Clients maintain their accounts with AG & RA in order to benefit by having the loan forgiven. To the extent our firm recommends Client use of AG & RA for such services, it is because our firm believes that it is in the Client's best interest to do so based on the quality and pricing of the execution, benefits of an integrated platform for brokerage and advisory accounts, and other services provided by AG & RA.

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January 2021

Eric Oh

**Firm Contact:
Bradley Griffiths, Chief Compliance Officer**

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Additional information about Eric Oh is available on the SEC's website at
www.adviserinfo.sec.gov.

Item 2. Educational Background and Business Experience

Eric Oh, CFP® CHFC® ChSNC®

Year of Birth: 1984

Formal Education after high school:

2009 – California State University, Fullerton, Fullerton, California – Bachelor’s Degree, Business Administration and Finance

2009 – California State University, Fullerton, Fullerton, California – Bachelor’s Degree, Business Information Systems

Professional Licenses and Exams:

2009 – State of California Life and Disability Insurance License

2008 – Series 66 Uniform Combined State Law Examination

2008 – Series 7 General Securities Representative Examination

Business Background:

2009 – Present - Chatterton & Associates, The Wealth Management Team, Inc., d/b/a Chatterton & Associates, Insurance Services, Insurance Agent

2008 – Present - Chatterton & Associates, The Wealth Management Team, Inc.; Investment Advisor Representative

2008 – Present - Royal Alliance Associates, Registered Representative

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Chartered Special Needs Counselor® (ChSNC®)

The ChSNC® program teaches experienced financial professionals the technical and collaborative skills necessary to help clients make plans for the future security of a loved one who has special needs. To receive the ChSNC® designation, students must successfully complete all courses in the program, meet experience requirements, and hold a CLU®, ChFC®, CFP® certification, or MSFS degree. They must also adhere to The American College of Financial Services Code of Ethics and comply with The College's Professional Recertification Program. If a student does not have a generalist designation (CLU®, ChFC®, or CFP®) and wants to become a ChSNC®, they must take and pass a challenge exam in order to meet this requirement. This designation requires 15 hours of continuing education every two years through The American College's PACE recertification program.

Item 3. Disciplinary Information

If there are legal or disciplinary events material to your evaluation of Mr. Oh, we are required to disclose all material facts regarding those events.¹

¹ Note: Our firm may, under certain circumstances, rebut the presumption that a disciplinary event is material. If an event is immaterial, we are not required to disclose it. When we review a legal or disciplinary event involving Mr. Oh to determine whether it is appropriate to rebut the presumption of materiality, we consider all of the following factors: (1) the proximity of Mr. Oh to the advisory function; (2) the nature of the infraction that led to the disciplinary event; (3) the severity of the disciplinary sanction; and (4) the time elapsed since the date of the disciplinary event. If we conclude that the materiality presumption has been overcome, we prepare and maintain a file memorandum of our determination in our records. We follow SEC rule 204-2(a)(14)(iii) and similar state rules.

We have nothing to disclose in this regard.

Item 4. Other Business Activities

A. If Mr. Oh is actively engaged in any investment-related business or occupation, including if he is registered, or has an application pending to register, as a broker-dealer, registered representative of a broker-dealer, futures commission merchant (“FCM”), commodity pool operator (“CPO”), commodity trading advisor (“CTA”), or an associated person of an FCM, CPO, or CTA, we are required to disclose this fact and describe the business relationship, if any, between the advisory business and the other business.

1. If a relationship between the advisory business and Mr. Oh’s other financial industry activities creates a material conflict of interest with you, the SEC requires us to describe the nature of the conflict and generally how we address it.

We have nothing to disclose in this regard.

2. If Mr. Oh receives commissions, bonuses or other compensation based on the sale of securities or other investment products, including as a broker-dealer or registered representative, and including distribution or service (“trail”) fees from the sale of mutual funds, we have to disclose this fact. If this compensation is not cash, we are required to explain what type of compensation he receives. We must explain that this practice gives Mr. Oh an incentive to recommend investment products based on the compensation received, rather than on your needs.

Mr. Oh is a registered representative of Royal Alliance Associates, Inc., member FINRA/SIPC. He may offer securities and receive normal and customary commissions as a result of securities transactions. This presents a conflict of interest to the extent that Mr. Oh recommends that a client invest in a security which results in a commission being paid to him.

A conflict of interest may arise as these commissionable securities sales may create an incentive to recommend products incentive to recommend products based on the compensation adviser and/or our supervised persons may earn and may not necessarily be in the best interests of the client. In order to minimize this conflict of interest, our firm will place client interests ahead of its own interests and adhere to our firm’s Code of Ethics

as well as clearly explaining this conflict when recommending any such products to clients. Clients are not obligated to purchase these products.

- B. If Mr. Oh is actively engaged in any business or occupation for compensation not discussed in response to Item 4.A, above, and the other business activity or activities provide a substantial source of his income or involve a substantial amount of his time, we are required to disclose this fact and must describe the nature of that business. If the other business activities represent less than 10 percent of Mr. Oh's time and income, we may presume that they are not substantial.

Mr. Oh is also a licensed insurance agent and may offer insurance products and receive normal and customary fees as a result of insurance sales. Mr. Oh may also offer the purchase and sale of variable insurance products in his capacity through his relationship as a registered representative of Royal Alliance. Our firm will not provide any such variable products.

A conflict of interest may arise as these commissionable insurance product sales may create an incentive to recommend products based on the compensation our firm may earn and may not necessarily be in the best interests of the client. In order to minimize this conflict of interest, our firm will place client interests ahead of its own interests and adhere to our firm's Code of Ethics as well as clearly explaining this conflict when recommending any such products to our clients. Clients are not obligated to purchase these products.

Item 5. Additional Compensation

If someone who is not a client provides an economic benefit to Mr. Oh for providing advisory services, we are required to generally describe the arrangement. For purposes of this Item, economic benefits include sales awards and other prizes, but do not include his regular salary. Any bonus that is based, at least in part, on the number or amount of sales, client referrals, or new accounts should be considered an economic benefit, but other regular bonuses should not.

Mr. Oh has received from Advisory Group and Royal Alliance ("AG & RA") a forgivable loan in order to assist with transitioning his business onto the Advisory Group and Royal Alliance custodial platform. This loan may be forgiven by AG & RA based on the scope of business our firm engages in with AG & RA, including the amount of Client assets with AG & RA. This presents a conflict of interest in that our firm has a financial incentive to recommend that Clients maintain their accounts with AG & RA in order to benefit by having the loan forgiven. To the extent our

firm recommends Client use of AG & RA for such services, it is because our firm believes that it is in the Client's best interest to do so based on the quality and pricing of the execution, benefits of an integrated platform for brokerage and advisory accounts, and other services provided by AG & RA.

Item 6. Supervision

We are required to explain how we supervise Mr. Oh, including how we monitor the advice he provides to you. Our firm has to provide the name, title and telephone number of the person responsible for supervising Mr. Oh's advisory activities on behalf of our firm.

Bradley Griffiths, Chief Compliance Officer of Chatterton & Associates, supervises Mr. Oh's activities to ensure compliance with our firm's Code of Ethics. Please contact Mr. Griffiths if you have any questions about Mr. Oh's brochure supplement at (714) 572-2050.

Item 1: Cover Page

**Part 2B of Form ADV:
Brochure Supplement**

January 2021

Cameron Kayle Jalbert

**Firm Contact:
Bradley Griffiths, Chief Compliance Officer**

This brochure supplement provides information about Cameron Jalbert that supplements our brochure. You should have received a copy of that brochure. Please contact Mr. Griffiths if you did not receive Chatterton & Associates, the Wealth Management Team, Inc's brochure or if you have any questions about the contents of this supplement.

Additional information about Mr. Jalbert is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2. Educational Background and Business Experience

Cameron Kayle Jalbert, ChFC®

Year of Birth: 1989

Formal Education after high school:

2011 – Chapman University, Orange, CA – Bachelor’s Degree, Business Administration

Business Background:

2013 – Present, Chatterton & Associates, The Wealth Management Team, Inc., Investment Adviser Representative

2012 – Present, Royal Alliance, Financial Advisor

2011 – 2012, Marcus & Millichap Real Estate Investment Services, Sales Agent

2008 – 2011, Crevier BMW, Corporate Sales Assistant

2007 – 2011, Chapman University, Student

Professional Licenses and Exams:

2013 – State of California Insurance License

2013 – Series 66 Uniform Combined State Law License

2013 – Series 7 General Securities License

Chartered Financial Consultant® (ChFC®)

The ChFC® designation is offered by The American College. Designation holders are required to serve clients with the highest level of professionalism. The authority to use the ChFC® mark is granted by the Certification Committee of the Board of Trustees of The American College, and that privilege is contingent on adherence to strict ethical guidelines. All ChFC® advisors are required to do the same for clients that they would do for themselves in similar circumstances, the standard of ethical behavior most beneficial for their clients. Each ChFC® has taken 9 or more college-level courses on all aspects of financial planning. The average study time for the program is over 400 hours, and advisors frequently spend years earning this coveted distinction. Each ChFC® must also complete a minimum of 30 hours of continuing education every two years and must meet extensive experience requirements to ensure that you get the professional financial advice you need.

Item 3. Disciplinary Information

If there are legal or disciplinary events material to your evaluation of Mr. Jalbert, we are required to disclose all material facts regarding those events.¹

We have nothing to disclose in this regard.

Item 4. Other Business Activities

A. If Mr. Jalbert is actively engaged in any investment-related business or occupation, including if he is registered, or has an application pending to register, as a broker-dealer, registered representative of a broker-dealer, futures commission merchant (“FCM”), commodity pool operator (“CPO”), commodity trading advisor (“CTA”), or an associated person of an FCM, CPO, or CTA, we are required to disclose this fact and describe the business relationship, if any, between the advisory business and the other business.

1. If a relationship between the advisory business and Mr. Jalbert’s other financial industry activities creates a material conflict of interest with you, the SEC requires us to describe the nature of the conflict and generally how we address it.

We have nothing to disclose in this regard.

2. If Mr. Jalbert receives commissions, bonuses or other compensation based on the sale of securities or other investment products, including as a broker-dealer or registered representative, and including distribution or service (“trail”) fees from the sale of mutual funds, we have to disclose this fact. If this compensation is not cash, we are required to explain what type of compensation he receives. We must explain that this practice gives Mr. Jalbert an incentive to recommend investment products based on the compensation received, rather than on your needs.

¹ Note: Our firm may, under certain circumstances, rebut the presumption that a disciplinary event is material. If an event is immaterial, we are not required to disclose it. When we review a legal or disciplinary event involving Mr. Jalbert to determine whether it is appropriate to rebut the presumption of materiality, we consider all of the following factors: (1) the proximity of Mr. Jalbert to the advisory function; (2) the nature of the infraction that led to the disciplinary event; (3) the severity of the disciplinary sanction; and (4) the time elapsed since the date of the disciplinary event. If we conclude that the materiality presumption has been overcome, we prepare and maintain a file memorandum of our determination in our records. We follow SEC rule 204-2(a)(14)(iii) and similar state rules.

Mr. Jalbert is a registered representative of Royal Alliance Associates, Inc., member FINRA/SIPC. He may offer securities and receive normal and customary commissions as a result of securities transactions. A conflict of interest may arise as these commissionable securities sales may create an incentive to recommend products incentive to recommend products based on the compensation adviser and/or our supervised persons may earn and may not necessarily be in the best interests of the client. In order to minimize this conflict of interest, our firm will place client interests ahead of its own interests and adhere to our firm's Code of Ethics as well as clearly explaining this conflict when recommending any such products to clients. Clients are not obligated to purchase these products.

- B. If Mr. Jalbert is actively engaged in any business or occupation for compensation not discussed in response to Item 4.A, above, and the other business activity or activities provide a substantial source of his income or involve a substantial amount of his time, we are required to disclose this fact and must describe the nature of that business. If the other business activities represent less than 10 percent of Mr. Jalbert's time and income, we may presume that they are not substantial.

Mr. Jalbert is also a licensed insurance agent and may offer insurance products and receive normal and customary fees as a result of insurance sales. Mr. Jalbert may also offer the purchase and sale of variable insurance products in his capacity through his relationship as a registered representative of Royal Alliance. Our firm will not provide any such variable products.

A conflict of interest may arise as these commissionable insurance product sales may create an incentive to recommend products based on the compensation our firm may earn and may not necessarily be in the best interests of the client. In order to minimize this conflict of interest, our firm will place client interests ahead of its own interests and adhere to our firm's Code of Ethics as well as clearly explaining this conflict when recommending any such products to our clients. Clients are not obligated to purchase these products.

Item 5. Additional Compensation

If someone who is not a client provides an economic benefit to Mr. Jalbert for providing advisory services, we are required to generally describe the arrangement. For purposes of this Item, economic benefits include sales awards and other prizes, but do not include his regular salary. Any bonus that is based, at least in part, on the number or amount of sales, client referrals, or new accounts should be considered an economic benefit, but other regular bonuses should not.

We have nothing to disclose in this regard.

Item 6. Supervision

We are required to explain how we supervise Mr. Jalbert, including how we monitor the advice he provides to you. Our firm has to provide the name, title and telephone number of the person responsible for supervising Mr. Jalbert's advisory activities on behalf of our firm.

Bradley Griffiths, Chief Compliance Officer of Chatterton & Associates, the Wealth Management Team, Inc., supervises Mr. Jalbert's activities to ensure compliance with our firm's Code of Ethics. Please contact Mr. Griffiths if you have any questions about Mr. Jalbert's brochure supplement at (714) 572-2050.

Item 1: Cover Page

**Part 2B of Form ADV:
Brochure Supplement**

January 2021

Bradley Griffiths

**Firm Contact:
Bradley Griffiths, Chief Compliance Officer**

This brochure supplement provides information about Bradley Griffiths that supplements our brochure. You should have received a copy of that brochure. Please contact Mr. Griffiths if you did not receive Chatterton & Associate's brochure or if you have any questions about the contents of this supplement.

Additional information about Bradley Griffiths is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2. Educational Background and Business Experience

Bradley Griffiths, APMA® CPFA® CFCS® AIF®

Year of Birth: 1982

Formal Education after high school:

2021 – Quantic School of Business & Technology, Washington, DC – Master of Business Administration in progress

2017 – Biola University, La Mirada, California – Master of Arts, Education

2006 – Biola University, La Mirada, California – Bachelor of Science, Biochemistry

Professional Licenses and Exams:

2021 – Series 53 Municipal Securities Principal Examination

2018 – Series 24 General Securities Principal Examination

2015 – Series 66 Uniform Combined State Law Examination

2015 – Series 7 General Securities Representative Examination

Business Background:

2020 – Present: Chatterton & Associates, The Wealth Management Team, Inc., Investment Advisor Representative/Chief Compliance Officer

2020 – Present: Royal Alliance Associates, Registered Representative

2014 – Present: Hedgehog & Owl, Owner

2019 – 2020: KCS Wealth Advisory LLC., Director of Operations

2016 – 2019: Tax and Financial Group, Director of Investment Services

2016 – 2019: Securian Financial Services Inc., Registered Representative

2015 – 2016: Edward Jones, Financial Advisor, Registered Representative

2014 – 2015: RighTurn Inc., Compliance & Accounting Manager

2015: Strategically Connected, Marketing Consultant

2001 – 2014: Biola University, Master Instructor

Accredited Portfolio Management Advisor® (APMA®)

Administered by The College for Financial Planning, individuals who hold the APMA® designation have completed a course of study encompassing client assessment and suitability, risk/return, investment objectives, bond and equity portfolios, modern portfolio theory and investor psychology. Students have hands-on practice in analyzing investment policy statements, building portfolios, and making asset allocation decisions including sell, hold, and buy decisions within a

client's portfolio. Additionally, individuals must pass an end-of-course examination that tests their ability to synthesize complex concepts and apply theoretical concepts to real-life situations.

All designees have agreed to adhere to Standards of Professional Conduct and are subject to a disciplinary process.

Designees renew their designation every two-years by completing 16 hours of continuing education, reaffirming adherence to the Standards of Professional Conduct and complying with self-disclosure.

Certified Financial Crime Specialist® (CFCS®)

The CFCS designation is granted by the Association of Certified Financial Crime Specialists. The certification responds to the need for professionals with a broader, more unified understanding of financial crime that is not limited to one specific area, like fraud, money laundering or corruption. Increasingly, financial institutions, government agencies and other organizations are moving away from a "siloed" approach and seeking to leverage shared tools, techniques and expertise between different financial crime disciplines. The CFCS credential helps verify knowledge and skill across the financial crime spectrum and prepare professionals for this emerging best practice.

The CFCS credential covers 12 key topics, providing validation of knowledge and skill across the financial crime spectrum. This broad-based approach enables CFCS-certified individuals to confront the full range of financial crime risks, promotes flexibility in career paths, and assists organizations with confronting emerging threats.

In order to become a designee, candidates must submit two professional references and document completing at least 40 credits related to financial crime. These credits are met with professional experience, financial crime training, and verified higher education. Once these initial criteria are met, the prospective designee must pass a proctored comprehensive exam. In order to maintain the designation, designees must complete 60 continuing education credits annually.

Certified Plan Fiduciary Advisor® (CPFA®)

The CPFA designation is awarded by the National Association of Plan Advisors (NAPA) to financial advisors who meet high standards of education, experience and integrity. The Certified Plan Fiduciary Advisor credential was developed by some of the nation's leading advisors and retirement plan experts and demonstrates a knowledge, expertise and commitment to working

with retirement plans. Plan advisors who earn their CPFA demonstrate the expertise required to act as a plan fiduciary or help plan fiduciaries manage their roles and responsibilities. The comprehensive CPFA examination covers a wide range of subject matter: ERISA Fiduciary Roles and Responsibilities, ERISA Fiduciary Oversight, ERISA Plan Investment Management, and ERISA Plan Management. In addition, designees must agree to devote a minimum of twenty (20) hours, including two (2) CE credits on ethics/professionalism topics, per year to continuing professional education in the field of personal finance and professional practice management.

Accredited Investment Fiduciary® (AIF®)

The AIF® mark is held by the Center for Fiduciary Studies, LLC, a Fiduciary360 (fi360) company. The professional designations awarded by fi360 demonstrate the focus on all the components of a comprehensive investment process, related fiduciary standards of care, and commitment to excellence. AIF® designees undergo an initial training program, annual continuing education, and pledge to abide by the designation's code of ethics.

Since October 2002, the Accredited Investment Fiduciary® (AIF®) designation has been the mark of commitment to a standard of investment fiduciary excellence. Those who earn the AIF® mark successfully complete a specialized program on investment fiduciary standards of care and subsequently passed a proctored comprehensive examination. AIF® designees demonstrate a thorough understanding of fi360's Prudent Practices for investment advisors and stewards. In order to maintain their designation, AIF® designees must complete six hours of continuing education annually and satisfy the code of ethics and conducts standards.

Item 3. Disciplinary Information

We are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of my advisory business or integrity. We have nothing to disclose in this regard. Additional information is contained on brokercheck.finra.org or www.adviserinfo.sec.gov

Item 4. Other Business Activities

Mr. Griffiths is a registered representative of Royal Alliance Associates, Inc., member FINRA/SIPC. He may offer securities and receive normal and customary commissions as a result of securities transactions. This presents a conflict of interest to the extent that Mr. Griffiths recommends that a client invest in a security which results in a commission being paid to him.

A conflict of interest may arise as these commissionable securities sales may create an incentive to recommend products incentive to recommend products based on the compensation adviser and/or our supervised persons may earn and may not necessarily be in the best interests of the client. In order to minimize this conflict of interest, our firm will place client interests ahead of its own interests and adhere to our firm's Code of Ethics as well as clearly explaining this conflict when recommending any such products to clients. Clients are not obligated to purchase these products.

Bradley Griffiths is co-owner of Hedgehog & Owl, an online retail business. This business activity represents less than 1% of his time.

Item 5. Additional Compensation

If someone who is not a client provides an economic benefit to Mr. Griffiths for providing advisory services, we are required to generally describe the arrangement. For purposes of this Item, economic benefits include sales awards and other prizes, but do not include his regular salary. Any bonus that is based, at least in part, on the number or amount of sales, client referrals, or new accounts should be considered an economic benefit, but other regular bonuses should not.

We have nothing to disclose in this regard.

Item 6. Supervision

Robert Chatterton, Chief Executive Officer of Chatterton & Associates, the Wealth Management Team, Inc., supervises Mr. Griffiths' activities through review of written correspondence including emails, account suitability, and personal securities transactions among other activities. Please contact Mr. Chatterton if you have any questions about Mr. Griffiths' brochure supplement at (714) 572-2050.