

Lifeguard Wealth, LLC

Firm Brochure - Form ADV Part 2A

This brochure provides information about the qualifications and business practices of Lifeguard Wealth, LLC. If you have any questions about the contents of this brochure, please contact us at (415) 578-3160 or by email at: joe@lifeguardwealth.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 Lifeguard Wealth, LLC is also available on the SEC's website at www.adviserinfo.sec.gov. Lifeguard Wealth, LLC's CRD number is: 164188

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Registration does not imply a certain level of skill or training.

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Item 2: Material Changes

The material changes in this brochure from the last annual updating amendment of Lifeguard Wealth, LLC on 02/12/2020 are described below. Material changes relate to Lifeguard Wealth, LLC's policies, practices or conflicts of interests.

- Lifeguard Wealth, LLC's Third Party Asset Manager has changed their name from BAM (BAM Advisor Services) to BSP (Buckingham Strategic Partners).

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Item 4: Advisory Business

A. Description of the Advisory Firm

Lifeguard Wealth, LLC is a Limited Liability Company organized in the state of California. This firm was formed in May of 2012, and the principal owner is Joseph Patrick Delaney.

B. Types of Advisory Services

Lifeguard Wealth, LLC (hereinafter "LW") offers the following services to advisory clients:

Investment Supervisory Services

LW offers ongoing portfolio management services based on the individual goals, objectives, time horizon, and risk tolerance of each client. LW 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 (the Investment Policy Statement) to aid in the selection of a portfolio that matches each client's specific situation. Investment Supervisory Services include, but are not limited to, the following:

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

LW evaluates the current investments of each client with respect to their risk tolerance levels and time horizon. LW 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. Financial Planning services are provided to clients as part of the investment supervisory service fee. LW may also provide retirement plan services to clients for the same annual percentage of assets under management fee.

Sub-Advisory Services

LW has contracted with Buckingham Strategic Partners (BSP), for services including trade processing, collection of management fees, record maintenance, report preparation, marketing assistance, and research. LW has also contracted with BSP for sub-advisory services with respect to Clients' fixed income accounts. LW pays a fee for BSP services based on management fees paid to Advisor on accounts that use BSP Advisor Services. The fee paid by LW to BSP consists of a portion of the fee paid by Clients to LW and varies based on the total Client accounts administered by BSP through LW. These fees are not separately charged to advisory Clients.

For investment management and employee benefit plan services, LW will request authority from the Client to receive quarterly payments directly from the Client's account held by an independent custodian. Clients may provide written limited authorization to LW or its designated service provider, BSP, to withdraw fees from the account. Clients will receive custodial statements showing the advisory fees debited from their account(s). Certain third party administrators will calculate and debit LW's fee and remit such fee to LW.

Services Limited to Specific Types of Investments

LW generally limits its money management to mutual funds, equities, bonds, fixed income, debt securities, ETFs, real estate, hedge funds, REITs, and government securities. LW may use other securities as well to help diversify a portfolio when applicable.

C. Client Tailored Services and Client Imposed Restrictions

LW offers the same suite of services to all of its clients. However, specific client financial plans and their implementation are dependent upon the client Investment Policy Statement which outlines each client's current situation (income, tax levels, and risk tolerance levels) and is used to construct a client specific plan to aid in the selection of a portfolio that matches restrictions, needs, and targets.

Clients may not impose restrictions in 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 any other administrative fees. LW does not participate in any wrap fee programs.

E. Amounts Under Management

LW has the following assets under management:

Discretionary Amounts:	Non-discretionary Amounts:	Date Calculated:
\$66,242,975.00	\$0.00	December 2019

Item 5: Fees and Compensation

A. Fee Schedule

Investment Supervisory Services Fees

Total Assets Under Management	Annual Fee
First \$2,000,000	1.00%
\$2,000,001 to \$5,000,000	0.75%
\$5,000,001 to \$10,000,000	0.50%
Above \$10,000,000	0.25%

Minimum fee is \$15,000 per year.

These fees are negotiable depending upon the needs of the client and complexity of the situation, and the final fee schedule is attached as Exhibit A of the Investment Advisory Contract. Fees are paid quarterly in advance, and clients may terminate their contracts with thirty days' written notice. Advisory fees are withdrawn directly from the client's accounts with client written authorization. Lower fees for comparable services are available from other sources.

Refunds are given on a prorated basis, based on the number of days remaining in a quarter at the point of termination. Fees that are collected in advance will be refunded based on the prorated amount of work completed up to the day of termination within the quarter terminated. The fee refunded will be the balance of the fees collected in advance minus the daily rate* times the number of days in the quarter up to and including the day of termination. (*The daily rate is calculated by dividing the quarterly AUM fee by the number of days in the termination quarter). Clients may terminate their contracts without penalty, for full refund, within 5 business days of signing the advisory contract.

B. Payment of Fees

Payment of Investment Supervisory Fees

Advisory fees are withdrawn directly from the client's accounts with client written authorization. Fees are paid quarterly in advance.

C. Clients Are Responsible 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, etc.). Those fees are separate and distinct from the fees and expenses charged by LW. Please see Item 12 of this brochure regarding broker/custodian.

D. Prepayment of Fees

LW collects fees in advance. Fees that are collected in advance will be refunded based on the prorated amount of work completed at the point of termination and the total days during the billing period. Fees will be returned within thirty days to the client via check.

The fee refunded will be the balance of the fees collected in advance minus the daily rate* times the number of days in the quarter up to and including the day of termination. (*The daily rate is calculated by dividing the quarterly AUM fee by the number of days in the termination quarter).

E. Outside Compensation For the Sale of Securities to Clients

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

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

LW 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

LW generally provides management supervisory services to the following types of clients:

- ❖ Individuals
- ❖ High-Net-Worth Individuals

Minimum Account Size

LW does not require a minimum account size for its investment services.

Item 8: Methods of Analysis, Investment Strategies, and Risk of Investment Loss

A. Methods of Analysis and Investment Strategies

Methods of Analysis

LW's method of analysis includes long term investing based on sound academic research. Research information is obtained from Schwab, Morningstar, BSP Advisor Services and Dimensional Fund Advisors (DFA). LW may use other analytic and asset allocation software, as it deems necessary and appropriate.

Long term investing involves research and using DFA as the cornerstone of the investment strategy.

Investment Strategies

LW will primarily utilize long term trading strategies. However, for all clients over which LW has been granted discretionary authority, it is authorized to enter into any type of investment transaction that it deems appropriate for the account, given the financial circumstances, investment objectives, risk tolerance and investment restrictions, if any, set by the individual client.

Investing in securities involves a risk of loss that you, as a client, should be prepared to bear.

B. Material Risks Involved

Methods of Analysis

Long term investing involves research and using DFA as the cornerstone of the investment strategy.

Investment Strategies

Long term trading is designed to capture market rates of both return and risk. Frequent trading, when done, can affect investment performance, particularly through increased brokerage and other transaction costs and taxes.

Investing in securities involves a risk of loss that you, as a client, should be prepared to bear.

C. Risks of Specific Securities Utilized

An interval fund is a type of closed-end fund containing shares that do not trade on the secondary market. Instead, the fund periodically offers to buy back a percentage of outstanding shares at net asset value.

The rules for interval funds, along with the types of assets held, make this investment largely illiquid compared with other funds. Primary reasons for investors to consider investing in interval funds Lifeguard Wealth may utilize include, but are not limited to, gaining exposure to certain risk categories that provide diversified sources of expected returns, part of which may be in the form of illiquidity premiums. Access to the intended risk and expected return characteristics may not otherwise be available in more liquid, traditional investment vehicles.

Where appropriate, Lifeguard Wealth may utilize certain interval funds structured as non-diversified, closed-end management investment companies, registered under the Investment Company Act of 1940. Investments in an interval fund involve additional risk, including lack of liquidity and restrictions on withdrawals. During any time periods, outside of the specified repurchase offer window(s), investors will be unable to sell their shares of the interval fund. There is no assurance that an investor will be able to tender shares when or in the amount desired, and the fund may suspend or postpone purchases. Clients should carefully review the fund's prospectus to more fully understand the interval fund structure and the corresponding liquidity risks. Because these types of investments involve certain additional risk, these funds will only be utilized when consistent with a client's investment objectives, individual situation, suitability, tolerance for risk and liquidity needs. Investment should be avoided where an investor has a short-term investing horizon and/or cannot bear the loss of some or all of the investment.

The risk of loss described herein should not be considered to be an exhaustive list of all the risks which clients should consider.

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

As a fiduciary, Lifeguard Wealth, LLC has certain legal obligations, including the obligation to act in clients' best interest. Lifeguard Wealth, LLC maintains a Business Continuity and Succession Plan and seeks to avoid a disruption of service to clients in the event of an unforeseen loss of key personnel, due to disability or death. To that end, Lifeguard Wealth, LLC has entered into a succession agreement with Buckingham Strategic Wealth, effective November 5, 2014. Lifeguard Wealth, LLC can provide additional information to any current or prospective client upon request to Joseph P. Delaney, Managing Director at Joe@LifeguardWealth.com.

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

Neither LW nor its representatives are registered as or have pending applications to become a broker/ dealer or as representatives of a broker/ dealer.

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

Neither LW nor its representatives are registered as or have pending applications to become a Futures Commission Merchant, Commodity Pool Operator, or a Commodity Trading Advisor.

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

Joseph Patrick Delaney is a California Real Estate Broker. In the capacity of a real estate broker he is never serving any clients of Lifeguard Wealth.

Allen Gould Regan is an investment adviser representative with another firm. From time to time, he will offer clients advice or products from this activity. Lifeguard Wealth, LLC always acts in the best interest of the client. Clients are in no way required to utilize the services of any representative of Lifeguard Wealth, LLC in such individual's outside capacity.

Allen Gould Regan is a consultant at Hausman Advisors, LLC.

Allen Gould Regan is an independently-contracted portfolio advisor and owner of Allen Regan CFP, LLC

D. Selection of Other Advisers or Managers and How This Adviser is Compensated for Those Selections

LW does not utilize nor select other advisers or third-party managers. All assets are managed by LW management.

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

A. Code of Ethics

We have 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. Our Code of Ethics is available free upon request to any client or prospective client.

B. Recommendations Involving Material Financial Interests

LW does not recommend that clients buy or sell any security in which a related person to LW or LW has a material financial interest.

C. Investing Personal Money in the Same Securities as Clients

From time to time, representatives of LW may buy or sell securities for themselves that they also recommend to clients. This may provide an opportunity for representatives of LW to buy or sell the same securities before or after recommending the same securities to clients resulting in representatives profiting off the recommendations they provide to clients. Such transactions may create a conflict of interest. LW will always document any transactions that could be construed as conflicts of interest and will always transact client business before their own when similar securities are being bought or sold.

D. Trading Securities At/Around the Same Time as Clients' Securities

From time to time, representatives of LW may buy or sell securities for themselves at or around the same time as clients. This may provide an opportunity for representatives of LW to buy or sell securities before or after recommending securities to clients resulting in representatives profiting off the recommendations they provide to clients. Such

transactions may create a conflict of interest. LW will always transact client's transactions before its own when similar securities are being bought or sold.

All material conflicts of interest under Section 260.238 (k) of the California Corporations Code are disclosed regarding the investment adviser, its representatives or any of its employees, which could be reasonably expected to impair the rendering of unbiased and objective advice.

Item 12: Brokerage Practices

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

The Custodian, Schwab Institutional, a division of Charles Schwab & Co., Inc., (CRD # 5393), was chosen based on their relatively low transaction fees and access to mutual funds and ETFs. LW will never charge a premium or commission on transactions, beyond the actual cost imposed by Custodian.

1. *Research and Other Soft-Dollar Benefits*

LW receives research, products, or other services from its broker/dealer or another third-party in connection with client securities transactions ("soft dollar benefits"). There is no minimum client number or dollar number that LW must meet in order to receive free research from the custodian or broker/dealer. There is no incentive for LW to direct clients to this particular broker-dealer over other broker-dealers who offer the same services. However, because this firm does not have to produce or pay for services or products it has an incentive to choose a custodian that provides those services based on its interests rather than the clients' interests. The first consideration when recommending broker/dealers to clients is best execution. LW always acts in the best interest of the client.

2. *Brokerage for Client Referrals*

LW 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/Custodian to Use*

LW will not allow clients to direct LW to use a specific broker-dealer to execute transactions. Clients must use LW recommended custodian (broker-dealer).

B. Aggregating (Block) Trading for Multiple Client Accounts

LW maintains the ability to block trade purchases across accounts. Block trading may benefit a large group of clients by providing LW the ability to purchase larger blocks

resulting in smaller transaction costs to the client. Declining to block trade can cause more expensive trades for clients.

Item 13: Reviews of Accounts

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

Client accounts are reviewed at least quarterly only by Joseph Patrick Delaney, Managing Member. Joseph Patrick Delaney is the chief advisor and is instructed to review clients' accounts with regards to their investment policies and risk tolerance levels. All accounts at LW 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 will receive at least quarterly from the custodian, a written report that details the client's account including assets held and asset value which 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)

LW does not receive any economic benefit, directly or indirectly from any third party for advice rendered to LW clients.

B. Compensation to Non - Advisory Personnel for Client Referrals

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

Item 15: Custody

LW, with client written authority, has limited custody of client's assets through direct fee deduction of LW's Fees only. If the client chooses to be billed directly by Schwab Institutional, a division of Charles Schwab & Co., Inc., (CRD # 5393), LW would have constructive custody over that account and must have written authorization from the client to do so. Clients will receive all required account statements and billing invoices that are required in each jurisdiction, and they should carefully review those statements for accuracy.

Item 16: Investment Discretion

For those client accounts where LW provides ongoing supervision, the client has given LW written discretionary authority over the client's accounts with respect to securities to be bought or sold and the amount of securities to be bought or sold. Details of this relationship are fully disclosed to the client before any advisory relationship has commenced. The client provides LW discretionary authority via a limited power of attorney in the Investment Advisory Contract and in the contract between the client and the custodian.

Item 17: Voting Client Securities (Proxy Voting)

LW 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

LW does not require nor solicit prepayment of more than \$500 in fees per client, six months or more in advance and therefore does not need to include a balance sheet with this brochure.

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

Neither LW nor its management have any financial conditions that are likely to reasonably impair our ability to meet contractual commitments to clients.

C. Bankruptcy Petitions in Previous Ten Years

LW 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

LW currently has only one management person/executive officer; Joseph Patrick Delaney. Joseph Patrick Delaney's education and business background can be found on the Supplemental ADV Part 2B form.

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

Joseph Patrick Delaney's other business activities can be found on the Supplemental ADV Part 2B form.

C. How Performance Based Fees are Calculated and Degree of Risk to Clients

LW 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

No management person at LW or LW has been involved in an arbitration claim or been found liable in a civil, self-regulatory organization, or administrative proceeding that is material to the client's evaluation of the firm or its management.

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

Neither LW, nor its management persons, has any relationship or arrangement with issuers of securities.