

Client Relationship Summary for Elmwood Wealth Management - November 7, 2025

Elmwood Wealth Management is an investment advisor registered with the Securities and Exchange Commission ("SEC"). Brokerage and investment advisory services and fees differ, and it is important for you to understand the differences. Free and simple tools are available to research firms and financial professionals at Investor.gov/CRS, which also provides educational materials about broker-dealers, investment advisers, and investing.

WHAT INVESTMENT SERVICES AND ADVICE CAN YOU PROVIDE ME?

Our firm offers personalized financial planning and investment advisory services to *retail investors* by working with you to identify your overall financial and investment goals. We develop strategies to reach your goals by selecting an asset allocation and investment plan to meet your specific objectives. We will help facilitate and/or implement our recommendations for you and manage your investment portfolio.

Our firm provides *discretionary* asset management for non-qualified (taxable) accounts and qualified (retirement) accounts. With *discretionary* management, we make the investment decisions, without your prior approval, when we deem necessary and appropriate. We require a one-year minimum commitment due to the amount of time and resources on-boarding you as a new client, completing your financial plan and executing your investment strategy. Our firm does have minimum annual fees that apply, which are listed in the fee section below. The portfolios we manage are monitored and reviewed on an ongoing basis. Accounts under our management are reviewed no less than quarterly by our financial professionals. Additional services, inclusive of tax preparation, planning, and coordination are available upon Client election within service levels.

For additional information, please see our Form ADV, Part 2A brochure, specifically items 4 and 7. Below are questions to begin the conversation:

- Given my financial situation, should I use an investment advisory service? Why or Why Not?
- How will you choose the investments recommended to me?
- What is your relevant experience, including your licenses, education and other qualifications? What do these qualifications mean?

WHAT FEES WILL I PAY?

Our firm has three primary service models, with add-on services available at the election of the Client, with different fee schedules. Please make sure you understand what fees and costs you are paying. You will pay fees and costs whether you make or lose money on your investments. Fees and costs will reduce any amount of money you make on your investments overtime.

Full Service – It is a Tiered Fee Schedule with a minimum annual fee of \$10,000 and minimum assets under management of \$1,000,000. Our Full-Service Model includes ongoing investment management, financial planning services, and advisor advice and meetings. Tiered Schedule: \$0-2,000,000 at 1.00% - Next \$2,000,001 -5,000,000 at 0.80%, Next \$5,000,001 - \$10,000,000 at 0.50%, & \$10,000 and above at 0.50%

Core Service – Fee Schedule - Minimum Annual Fee of \$5,000 or Balance of Assets based on the tiered fee schedule, whichever is greater, and minimum assets under management of \$675,000. Tiered Schedule: \$0-2,000,000 at 0.750% - Next \$2,000,001 -5,000,000 at 0.60% & \$5,000,001 and above at 0.40%. After the first year, our service transitions to an investment management relationship only. Financial planning, ongoing advice and advisor meetings are on demand and have an hourly charge of \$225 for professional time and \$95 for staff time.

Fixed Income – Fee Schedule - Minimum Annual Fee of \$2,500 or Balance of Assets based on the fee schedule, whichever is greater, and minimum assets under management of \$500,000. Fee Schedule: All Assets – 0.50%.

Premier Service – (available for Full-Service Clients) Clients shall be charged an additional 0.50% fee on the first \$500,000 of assets under management in addition to the fees stated above. Amounts over \$500,000 shall be subject to the remainder of the above fee schedule.



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Platinum Service – (available for Full-Service Clients) Clients fees shall be subject to negotiation on the assets under management, based on the overall complexity of the Wealth Management Services provided.

Plus Service – (available for Core Service Clients) Clients shall be charged an additional 0.25% fee on the first \$500,000 of assets under management in addition to the fees stated above. Amounts over \$500,000 shall be subject to the remainder of the above fee schedule.

For more information, please see our ADV Part 2A brochure, Item 5.

Below are questions to begin the conversation:

• Help me understand how these fees and costs can affect my investments. If I give you \$10,000 to invest, how do the fees affect my returns and the amount you invest for me?

WHAT ARE YOUR LEGAL OBLIGATIONS TO ME WHEN ACTING AS MY INVESTMENT ADVISER? HOW ELSE DOES YOUR FIRM MAKE MONEY AND WHAT CONFLICTS OF INTEREST DO YOU HAVE?

When we act as your investment adviser, we have to act in your best interest and not put our interest ahead of yours. At the same time, the way we make money creates some conflicts with your interests. You should understand and ask us about these conflicts because they can affect the investment advice, we provide you. Here are some examples to help you understand what this means.

• When clients add money to their accounts, transfer assets, or roll over funds from an employer 401k plan, we earn more in management fees when funds are added to accounts.

We make money by the asset-based management fees we charge you. A small portion of our compensation comes from consulting fees and client portal fees from former clients. We do not receive compensation from third parties when making a referral to a CPA or Estate Attorney, nor do we receive compensation from buying or selling investments for your account.

For additional information, please see our Form ADV, Part 2A brochure, specifically Items 4 and 10. Ask us the following question:

• How might your conflicts of interest affect me, and how will you address them?

HOW DO YOUR FINANCIAL PROFESSIONALS MAKE MONEY?

Our firm's financial professionals share in the firm revenue. Our cash compensation is based on an annual salary and bonus payments from the investment management fees we collect. When client portfolio assets are appreciating or you add money to the account, we make more money; when our client portfolio assets decline, we make less. Non-cash compensation the principals of the firm receive are in the form of payments made for benefits such as healthcare, life insurance and cell phones.

DO YOU OR YOUR FINANCIAL PROFESSIONALS HAVE LEGAL OR DISCIPLINARY HISTORY?

No for our firm. Yes, for a financial professional. <u>Investor.gov/CRS for a free and simple search tool to research your financial professionals</u>. Below is an example of a question to begin the conversation:

• As a financial professional, do you have a disciplinary history? For what types of conduct?

WHERE CAN I FIND ADDITIONAL INFORMATION ABOUT YOUR ADVISORY SERVICES?

We recommend that you complete your own research on us and any investment professional you are thinking about using by going to the Investor.gov/CRS website. The website is free and has a search tool to research financial professionals. You may also contact Shannon Lemon, our Chief Compliance Officer, if you would like a copy of our firm brochure. Our firm brochure describes our firm practices in greater detail. Please contact Shannon if you have additional questions shannon@elmwoodwealth.com or (510) 858-2722. For additional information on our investment advisory services and to request a copy of the relationship summary, go to IAPD at adviserinfo.sec.gov/165639.

Below are questions to begin the conversation:

- Who will my primary contact person be? Is he or she a representative of Elmwood or Charles Schwab?
- Who should I contact if I have concerns about the financial professional, I am working with?



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Material Changes:

• We have updated this CRS to reflect a change in our legal or disciplinary history.



DISCLOSURE EVENT DETAILS

When evaluating this information, please keep in mind that some items may involve pending actions or allegations that may be contested and have not been resolved or proven. The event may, in the end, be withdrawn, dismissed, resolved in favor of the Investment Adviser Representative, or concluded through a negotiated settlement with no admission or finding of wrongdoing.

This report provides the information exactly as it was reported to the Investment Adviser Registration Depository. Some of the specific data fields contained in the report may be blank if the information was not provided.

The following types of events are disclosed about this representative:

Туре	Count

1

Regulatory Event

Regulatory Event

This disclosure event may include a final, formal proceeding initiated by a regulatory authority (e.g., a state securities agency, a federal regulator such as the Securities and Exchange Commission or the Commodities Futures Trading Commission, or a foreign financial regulatory body) for a violation of investment-related rules or regulations. This disclosure event may also include a revocation or suspension of an Investment Adviser Representative's authority to act as an attorney, accountant or federal contractor.

Disclosure 1 of 1

Reporting Source: Individual

Regulatory Action Initiated

By:

CALIFORNIA DEPARTMENT OF BUSINESS OVERSIGHT

Sanction(s) Sought: Civil and Administrative Penalty(ies)/Fine(s)

Date Initiated: 10/25/2017

Docket/Case Number: 138425

Employing firm when activity occurred which led to the

regulatory action:

JMR CAPITAL MANAGEMENT

Product Type: No Product

Allegations: On April 4, 2016, during an examination, the DBO discovered that the firm did not

provide the commission with timely annual financial report filings and did not retain or submit documents during a specified time period. California Code Title 10

260.241.2 and 260.241.3

Current Status: Final

Resolution: Settled

Does the order constitute a final order based on violations of any laws or regulations that prohibit fraudulent, manipulative, or

Nο

deceptive conduct?

Resolution Date: 01/12/2018

Sanctions Ordered: Civil and Administrative Penalty(ies)/Fine(s)





Monetary Sanction 1 of 1

Monetary Related Sanction: Civil and Administrative Penalty(ies)/Fine(s)

Total Amount: \$20,000.00

Portion Levied against

individual:

\$20,000.00

Payment Plan:

Is Payment Plan Current:

Date Paid by individual:

Was any portion of penalty

waived?

No

Amount Waived:

Broker Statement On April 4, 2016, during an examination, the DBO discovered that the firm did not

provide the commission with timely annual financial report filings and did not retain

or submit documents during a specified time period. California Code Title 10

260.241.2 and 260.241.3