Mutual Advisors, LLC Form CRS - Customer Relationship Summary – June 30, 2020

INTRODUCTION

Mutual Advisors, LLC is registered with the Securities and Exchange Commission (SEC) as a Registered Investment Adviser. Brokerage and investment advisory services and fees differ and it is important for you to understand these differences. Free and simple tools are available to research firms and financial professionals at www.investor.gov/CRS, which also provides educational materials about broker-dealers, investment advisers, and investing.

WHAT INVESTMENT SERVICES AND ADVICE CAN YOU PROVIDE ME?

We offer investment management and advice, financial planning and consulting, ERISA 3(21) advisory services and wrap program accounts (further described in our ADV 2A: Item 4 or Appendix 1: Item 4). As part of this, we monitor advisory accounts on a regular basis, and may offer either discretionary or non-discretionary services. If you enter into a non-discretionary, financial planning or ERISA 3(21) agreement, you make the ultimate decision regarding the purchase or sale of investments. We do not have a minimum account size, but some investment strategies may have set investment minimums. For additional information, please review our ADV 2A or ADV2A, Appendix 1, which are available online at https://adviserinfo.sec.gov/firm/brochure/167658.

Questions to Ask Your Financial Professional:

- Given my financial situation, should I choose an investment advisory service? Should I choose a brokerage service? Should I choose both types of services? Why or why not?
- O How will you choose investments to recommend to me?
- What is your relevant experience, including your licenses, education and other qualifications? What do these qualifications mean?

WHAT FEES WILL I PAY?

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 over time. Please make sure you understand what fees and costs you are paying. The type of advisory fee that you pay may vary based upon the type of account or services being provided (further described in our ADV2A: Item 5 or Appendix 1: Item 4). The type of fee charged to you will be one of the following, based upon the agreement you entered into: Asset-based (AUM) fees (up to 2% annually) – your advisory accounts may be charged an AUM fee which is based upon the amount of assets you have in the account, which could incentivize us to encourage you to increase assets in your account; Wrap AUM fees (up to 2.25% annually) – wrap accounts may also charge an AUM fee, which is typically higher than a standard AUM fee, because it wraps in transaction charges for purchases and/or sales that are charged by the custodians, which could incentivize us to trade your account less frequently in order to retain more in fees; Financial Planning and Consulting fees – you may be charged for financial planning or consulting services based upon a fixed dollar amount or an hourly rate; or ERISA 3(21) fees – ERISA plans may be charged an AUM fee or a financial planning fee based upon the agreement you sign. For additional information, please review our ADV 2A or ADV2A, Appendix 1, which are available online at https://adviserinfo.sec.gov/firm/brochure/167658.

In addition to the fees described above, your account may also be charged transaction charges for purchases and/or sales of securities (not applicable to wrap accounts), custodial fees, or product level fees charged by the product company through the fund or product expenses. Mutual funds charge an annual management fee which varies depending on the fund. With certain investments, such as variable annuities, there may also be additional expenses on top of the mutual fund sub-account expenses that are charged for the investment. Information about product-level fees can be found in the applicable product prospectus.

Questions to Ask Your Financial Professional:

- Help me understand how these fees and costs might affect my investments.
- o If I give you \$10,000 to invest, how much will go to fees and costs and how much will be invested 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 of interests. You should understand and ask us about these conflicts because they can affect the investment advice we provide you (further described in ADV2A: Item 5 and Item 12). Here are some examples to help you understand what this means: Third-party Payments – we receive compensation from third-party investment advisers through co-advisory, sub-advisory/signal or solicitor agreements, where the advisors act in the capacity of your advisor to help with the selection of third-party managed strategies, and all fees are AUM based on the value of assets in your account and do not vary by the type of asset invested in; Financial Consulting – we provide consulting services to other financial institutions and receive compensation for those services; Affiliated Broker-Dealer, Mutual Securities, Inc. (MSI) – we have an affiliated broker-dealer that offers brokerage services for which they receive commission-based compensation for, and they do act as the introducing broker-dealer for legacy advisory accounts that we hold through National Financial Services, LLC. For these legacy accounts, if any mutual funds are held in the account, they could receive up to 0.25% trail commission on those holdings. If you have questions about whether any of these situations could apply to your investments, ask your Financial Professional. For additional information about MSI's commission-based brokerage services, please review MSI's Form CRS (www.mutualsecurities.com/CRS). For additional information, please review our ADV 2A or ADV2A, Appendix 1, which

are available online at https://adviserinfo.sec.gov/firm/brochure/167658.

Questions to Ask Your Financial Professional:

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

HOW DO YOUR FINANCIAL PROFESSIONALS MAKE MONEY?

Our investment advisor representatives (IARs) receive compensation for advisory services (after firm expenses) either through 1) an asset-based fee that is charged to you based on the value of assets in an account under management, 2) an hourly fee that is based on time spent for a specific financial planning or consulting service, or 3) a flat dollar fee that is charged for ongoing or a specific financial planning and consulting service (further described in our ADV2A: Item 5 or Appendix 1: Item 4). Some of our IARs also offer other non-advisory services, such as commission-based insurance or broker-dealer services (for additional information about the available broker-dealer services, please review MSI's Form CRS (www.mutualsecurities.com/CRS)). This could cause a conflict of interest when recommending one service over another. Your IAR must provide you with a copy of their ADV2B which describes these other business activities in more detail. For additional information, please review our ADV 2A or ADV2A, Appendix 1, which are available online at https://adviserinfo.sec.gov/firm/brochure/167658.

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

Yes. Visit <u>www.investor.gov/CRS</u> for a free and simple search tool to research us and our financial professionals. For additional information about our advisors, visit https://adviserinfo.sec.gov/. For additional information, please review our ADV 2A or ADV2A, Appendix 1, which are available online at https://adviserinfo.sec.gov/firm/brochure/167658.

Questions to Ask Your Financial Professional:

As a financial professional, do you have any disciplinary history? For what type of conduct?

ADDITIONAL INFORMATION

For additional information, up to date information about our services, please review our ADV 2A or ADV2A, Appendix 1, which are available online at https://adviserinfo.sec.gov/firm/brochure/167658. You may request a copy of the Form CRS - Relationship Summary by contacting your investment professional or you may also contact our Compliance Department at (805) 764-6740 or mallc.compliance@mutualhq.com for a copy.

Questions to Ask Your Financial Professional:

- O Who is my primary contact person?
- Is he or she a representative of an investment adviser or broker-dealer?
- Who can I talk to if I have concerns about how this person is treating me?