

Part 2A of Form ADV: Firm Brochure

Paragon Wealth Strategies, LLC

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This brochure provides information about the qualifications and business practices of Paragon Wealth Strategies, LLC. If you have any questions about the contents of this brochure, please contact us at (904) 861-0093 or info@wealthguards.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 Paragon Wealth Strategies, LLC also is available on the SEC's website at www.adviserinfo.sec.gov. You can search this site by a unique identifying number, known as a CRD number. Our firm's CRD number is 146543.

Paragon Wealth Strategies, LLC is a registered investment adviser. Registration with the United States Securities and Exchange Commission or any state securities authority, or any reference to being a "registered investment adviser does not imply a certain level of skill or training.

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Item 2
Material Changes

Form ADV Part 2 requires registered investment advisers to amend their brochure when information becomes materially inaccurate. If there are any material changes to an adviser's disclosure brochure, the adviser is required to notify you and provide you with a description of the material changes.

The following material changes have been made to our Firm Brochure since the filing of our last Annual Amendment dated February 25, 2019:

- Item 4 (Advisory Business) has been amended to disclose modifications to Paragon's service models. Paragon has instituted two service models: Investment Supervisory Services (which excludes financial planning), and Wealth Management Services (which includes financial planning).
- Item 5 (Fees and Compensation) has been amended to disclose modifications to Paragon's fees, minimums, and other terms of engagement. Fee schedules for our two service models are reflected, as are minimum asset management / minimum annual fee requirements. Please note: existing client arrangements are grandfathered and not affected in situations where more beneficial fees/minimums exist.
- Item 8 (Methods of Analysis, Investment Strategies and Risk of Loss) has been amended to update current practices of analysis.
- Item 9 (Disciplinary Information) has been amended to remove a disclosure that pertained to an advisory affiliate who is no longer a registered person with the firm.
- Item 13 (Review of Accounts) has been amended to disclose an update of the current personnel involved in account reviews.
- (Since February 2018 amendment filing) - Item 15 (Custody) has been amended to disclose that Paragon engages in other practices and/or services on behalf of its clients that constitute custody.

Item 3

Table of Contents

ITEM 1 COVER PAGE.....	1
ITEM 2 MATERIAL CHANGES	2
ITEM 3 TABLE OF CONTENTS	3
ITEM 4 ADVISORY BUSINESS.....	4
ITEM 5 FEES AND COMPENSATION	8
ITEM 6 PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT.....	13
ITEM 7 TYPES OF CLIENTS.....	13
ITEM 8 METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS	14
ITEM 9 DISCIPLINARY INFORMATION	16
ITEM 10 OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS.....	16
ITEM 11 CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING	17
ITEM 12 BROKERAGE PRACTICES.....	18
ITEM 13 REVIEW OF ACCOUNTS.....	20
ITEM 14 CLIENT REFERRALS AND OTHER COMPENSATION.....	20
ITEM 15 CUSTODY	21
ITEM 16 INVESTMENT DISCRETION	21
ITEM 17 VOTING CLIENT SECURITIES	21
ITEM 18 FINANCIAL INFORMATION.....	22

Item 4

Advisory Business

Paragon Wealth Strategies, LLC ("Paragon") is an SEC-registered investment adviser with its principal place of business located in Jacksonville, Florida. Paragon began conducting business in 2008, after departing from its affiliation from 2005-2008 as a branch office of The Householder Group.

Listed below are the firm's principal shareholders (i.e., those individuals and/or entities controlling 25% or more of this company):

- Jonathan N. Castle, Managing Member & Chief Investment Officer
- Michelle L. Ash, Managing Member & Chief Operating Officer

Additionally, the firm's employee, Karen Rasmussen, who serves as VP of Client Relations, is also a Member in the firm.

Paragon Wealth Strategies, LLC offers the following two (2) advisory services:

1) INVESTMENT SUPERVISORY SERVICES ("ISS") - INDIVIDUAL PORTFOLIO MANAGEMENT

Our firm provides continuous advice to a client regarding the investment of client funds based on the individual needs of the client. Through personal discussions in which goals and objectives based on a client's particular circumstances are established, we develop a client's personal investment policy and create and manage a portfolio based on that policy. During our data-gathering process, we determine the client's individual objectives, time horizons, risk tolerance, and liquidity needs. As appropriate, we also review and discuss a client's prior investment history, as well as family composition and background.

We manage these advisory accounts on a discretionary or non-discretionary fee basis. Account supervision is guided by the client's stated objectives (i.e., maximum capital appreciation, growth, income, or growth and income), as well as tax considerations. Paragon's annual investment advisory fee is based upon a percentage (%) of the market value of the assets placed under Paragon's management, generally between .40% and 1.00%, with a minimum relationship of \$500,000 for new clients, or \$5,000/year annual fee for new clients who may not meet the asset minimum. Please see Item 5 for additional details on our fees and compensation.

Clients may impose reasonable restrictions on investing in certain securities, types of securities, or industry sectors.

The portfolios we construct are not limited to any specific product or service offered by a broker-dealer or insurance company. However, based upon our research and philosophy, our portfolios will typically consist of and will generally include advice regarding the following securities:

- Exchange Traded Funds (ETFs)
- Individual Government Fixed-Income Bonds and CDs
- Corporate debt securities (other than commercial paper)
- Exchange-listed securities (i.e. stocks, except for ETFs)
- No-Load Mutual fund shares, often institutional shares not available to retail investors
- Municipal securities

Based upon our research and investment philosophy, we will **not typically use** the following types of investments in a portfolio that we construct:

- Securities traded over-the-counter
- Variable life insurance
- Variable annuities
- Options contracts on securities
- Interests in partnerships investing in real estate
- Interests in partnerships investing in oil and gas interests
- Interests in partnerships investing in other assets such as equipment leasing

Because some types of investments involve certain additional degrees of risk, they will only be implemented/recommended when a client requests us to do so, and consistent with the client's stated investment objectives, tolerance for risk, liquidity and suitability.

Client Retirement Plan Assets

If requested to do so, Paragon shall provide investment advisory services relative to the client's 401(k) plan assets. In such event, Paragon shall recommend that the client allocate the retirement account assets among the investment options available on the 401(k) platform. Paragon shall be limited to making recommendations regarding the allocation of the assets among the investment alternatives available through the plan. Paragon will not receive any communications from the plan sponsor or custodian, and it shall remain the client's exclusive obligation to notify Paragon of any changes in investment alternatives, restrictions, etc. pertaining to the retirement account.

How to Engage Our Investment Supervisory Services

To engage us to provide you with Investment Supervisory Services, you will generally be required to enter into a written agreement with us, setting forth the terms and conditions of the engagement and describing the scope of the services.

2) WEALTH MANAGEMENT AND FINANCIAL PLANNING SERVICES

Wealth Management Services: Paragon offers these services for individuals, trusts, estates, and small business clients. Wealth management is financial planning advice, offered to clients who engage the firm for this service, on an ongoing basis, in five principal financial planning areas: 1) Investments, 2) Retirement, 3) Tax planning, 4) Estate planning, and 5) Risk management. Wealth Management Services also include all of the services mentioned in our Investment Supervisory Services. These services are included in the advisory fee set forth at Item 5 below, generally between .40% and 1.25% with a minimum relationship of \$1,000,000 for new clients, or \$12,500/year annual fee for new clients who may not meet the asset minimum.

The Wealth Management engagement includes ongoing financial planning, to the extent requested by the client. Paragon believes that it is important for the client to address financial planning issues with Paragon on an ongoing basis. Paragon's fee shall remain as set forth above regardless of whether or not the client determines to address planning issues with Paragon. All wealth management clients must be guided accordingly, and determine whether or not their needs are best serviced under the wealth management or investment supervisory engagement offerings. Paragon remains available to address planning issues with the client on an ongoing basis. ANY QUESTIONS: Paragon's Chief Compliance Officer, Michelle Ash, remains available to address any question regarding the wealth management engagement and corresponding fee structure.

Financial Planning Services (if contracted separately): In general, our financial planning services are provided as a component of our Wealth Management Services and no additional fees apply. For individuals who may not qualify for Wealth Management services based upon our minimums, or for a Wealth Management client with additional advanced planning needs or a special project, Paragon, in its sole discretion, may choose to offer a stand-alone Financial Planning Services engagement. In these situations, the Firm will charge a mutually agreed upon project fee. All fees are agreed to prior to entering into a contract with any client. Please see further details at Item 5 for Fees and Compensation.

Financial Planning Process

We gather required information through in-depth personal interviews. Information gathered generally includes the client's current financial status, tax status, future goals, returns objectives and attitudes towards risk. We review documents supplied by the client, including a questionnaire completed by the client, and make recommendations based on our analysis. Should the client choose to implement the recommendations, we suggest the client work closely with his/her attorney, accountant, insurance agent, and/or other financial professionals. Implementation of wealth management and financial plan recommendations is entirely at the client's discretion.

Client is Not Obligated to Follow Recommendations or Utilize Recommended Services

Wealth Management/Financial Planning recommendations are not limited to any specific product or service offered by

a broker-dealer or insurance company. All recommendations are of a generic nature. Paragon may recommend the services of itself and/or other professionals to implement its recommendations. Clients are advised that a conflict of interest exists if Paragon recommends its own services. The client is under no obligation to act upon any of the recommendations made by us under a financial planning / consulting engagement. You are also under no obligation to engage the services of any such recommended professional, including ourselves.

Paragon **does not** serve as an attorney, accountant, or insurance agent, and no portion of our services should be construed as same. Accordingly, Paragon **does not** prepare legal documents, tax returns, or sell insurance products. To the extent requested by a client, we may recommend the services of other professionals for non-investment implementation purpose (i.e. attorneys, accountants, insurance, etc. The client is under no obligation to engage the services of any such recommended professional. The client retains absolute discretion over all such implementation decisions and is free to accept or reject any recommendation from Paragon and/or its representatives.

Please Note: If the client engages any such recommended professional, and a dispute arises thereafter relative to such engagement, the client agrees to seek recourse exclusively from and against the engaged professional.

Client Responsibility to Verify Data Accuracy

In performing our services, we do not attempt to verify any information received from the client or from the client's other professionals (e.g., attorney, accountant, etc.) through outside sources. We are expressly authorized to rely on information from the client. It is very important that you provide us with accurate information because the recommendations we make will be based on the data you give us. Moreover, it remains your responsibility to promptly notify us if there is ever any change in your financial situation or investment objectives so we may review, evaluate or revisit our previous recommendations and/or services.

eMoney Software Access

In conjunction with the services provided by eMoney, Paragon may also provide access to account aggregation services, which can incorporate all of the client's investment assets, including those investment assets that are not part of the assets that we manage (the "Excluded Assets"). The client and/or his/her/its other advisors that maintain trading authority, and not us, shall be exclusively responsible for the investment performance of the Excluded Assets. In addition, eMoney will also provide access to other types of information, including financial planning concepts, which should not, in any manner whatsoever, be construed as services, advice or recommendations provided by Paragon. Paragon does not provide investment management, monitoring or implementation services for the Excluded Assets. The client may engage Paragon to provide investment management services for the Excluded Assets pursuant to the terms and conditions of the Investment Advisory Agreement between Paragon and the client.

How to Engage Our Wealth Management and/or Financial Planning Services

To engage us to provide you with Wealth Management and/or Financial Planning services, you will generally be required to enter into a written agreement with us, setting forth the terms and conditions of the engagement and describing the scope of the services. Please see additional details in Item 5 below.

GENERAL TERMS APPLIED TO ALL SERVICES

Retirement Rollovers- Potential for Conflict of Interest

A client leaving an employer typically has four options (and may engage in a combination of these options):

- I. Leave the money in his former employer's plan, if permitted,
- II. Roll over the assets to his new employer's plan, if one is available and rollovers are permitted,
- III. Rollover to an IRA, or
- IV. Cash out the account value (which could, depending upon the client's age, result in adverse tax consequences).

Paragon may recommend an investor roll over plan assets to an Individual Retirement Account (IRA) managed by Paragon which may create a conflict of interest. As a result, Paragon and its advisors may earn an asset-based fee (**see Please Note** below). If Paragon recommends a client roll over its retirement assets to a Paragon managed account,

such a recommendation creates a conflict of interest if Paragon will earn new (or increase its current) compensation as a result of the rollover. Depending on the options available to the individual, rolling over assets to a Paragon managed account could incur higher fees than leaving it in a current plan or moving to another employer-sponsored plan. In contrast, a recommendation that a client or prospective client leave his or her plan assets with his or her old employer or roll the assets to a plan sponsored by a new employer will generally result in no compensation to Paragon (unless you engage Paragon to monitor and/or manage the account while maintained at your employer). Paragon has an economic incentive to encourage an investor to roll plan assets into an IRA that Paragon will manage or to engage Paragon to monitor and/or manage the account while maintained at your employer.

There are various factors that Paragon may consider before recommending a rollover, including but not limited to:

- I. The investment options available in the plan versus the investment options available in an IRA,
- II. Fees and expenses in the plan versus the fees and expenses in an IRA,
- III. The services and responsiveness of the plan's investment professionals versus Paragon's,
- IV. Protection of assets from creditors and legal judgments,
- V. Required minimum distributions and age considerations,
- VI. Employer stock tax consequences, if any,
- VII. Plan's withdrawal options or limitations, before and/or after retirement

No client is under any obligation to rollover plan assets to an IRA managed by Paragon or to engage Paragon to monitor and/or manage the account while maintained at your employer.

Please Note: If Paragon's engagement will include the management of the client's retirement account per the same fee schedule set forth in Item 5 below, regardless of custodian or the client's decision to process a rollover, the above economic incentive to recommend a rollover is moot. **ANY QUESTIONS:** Paragon's Chief Compliance Officer, Michelle Ash, remains available to address any questions that a client may have regarding its prospective engagement and the corresponding conflict of interest presented by such engagement.

Custodian Charges-Additional Fees

As discussed at Item 12 below, when requested to recommend a broker-dealer/custodian for client accounts, Paragon generally recommends that Fidelity and/or TD Ameritrade serve as the broker-dealer/custodian for client investment management assets. Broker-dealers such as Fidelity and TD Ameritrade charge transaction fees for effecting securities transactions. In addition to Paragon's investment advisory fee referenced in Item 5 below, the client will sometimes also incur transaction fees to purchase securities for the client's account (i.e., mutual funds, exchange traded funds, and individual equity and fixed income securities purchased by Paragon for the client's account).

Investment Risk

Different types of investments involve varying degrees of risk, and it should not be assumed that future performance of any specific investment or investment strategy (including the investments and/or investment strategies recommended or undertaken by Paragon) will be profitable or equal any specific performance level(s).

Portfolio Activity

Paragon has a fiduciary duty to provide services consistent with the client's best interest. As part of its investment advisory services, Paragon will review client portfolios on an ongoing basis to determine if any changes are necessary based upon various factors, including, but not limited to, investment performance, fund manager tenure, style drift, account additions/withdrawals, and/or a change in the client's investment objective. Based upon these factors, there may be extended periods of time when Paragon determines that changes to a client's portfolio are neither necessary nor prudent. Of course, as indicated below, there can be no assurance that investment decisions made by Paragon will be profitable or equal any specific performance level(s).

Electronic Confirmations/Account Statements

Fidelity and TD Ameritrade offer reduced transaction fee charges to clients who elect to receive electronic trade confirmations and account statements rather than by regular mail. Unless you advise Paragon to the contrary, in writing, Paragon will advise the custodian that the client elects to receive electronic trade confirmations and account statements.

Client Obligations

In performing its services, Paragon shall not be required to verify any information received from the client or from the client's other professionals, and is expressly authorized to rely thereon. Moreover, each client is advised that it remains their responsibility to promptly notify Paragon if there is ever any change in their financial situation or investment objectives for the purpose of reviewing, evaluating or revising Paragon's previous recommendations and/or services.

Non-Discretionary Service Limitations

Clients that determine to engage Paragon on a non-discretionary investment advisory basis must be willing to accept that Paragon cannot affect any account transactions without obtaining prior consent to any such transaction(s) from the client. Thus, in the event that Paragon would like to make a transaction for a client's account (including in the event of an individual holding or general market correction), and the client is unavailable, Paragon will be unable to effect the account transaction(s) (as it would for its discretionary clients) without first obtaining the client's consent. **See also** disclosure at Item 16 later in this document.

Disclosure Document Provided to Client

A copy of Paragon Wealth Strategies, LLC's privacy policy notice and a written disclosure statement that meets the requirements of Rule 204-3 of the Investment Advisers Act of 1940, as amended ("Advisers Act"), shall be provided to each client prior to or contemporaneously with the execution of the Agreement. Any client who has not received a copy of our written disclosure statement at least forty-eight (48) hours prior to executing the Agreement shall have five (5) business days after executing the Management Agreement to terminate our services without cost or penalty. You are presently reading our disclosure document that complies with the requirements of Rule 204-3.

AMOUNT OF MANAGED ASSETS

As of June 25, 2019

	Discretionary	Non-Discretionary	Total
Assets Managed	\$283,198,525	\$10,692,432	\$293,890,957

Item 5

Fees and Compensation

As mentioned in Item 4, our firm has two services. Fees and compensation information for both services is found in this section.

1. INVESTMENT SUPERVISORY SERVICES ("ISS") INDIVIDUAL PORTFOLIO MANAGEMENT

INVESTMENT SUPERVISORY SERVICES MANAGEMENT FEES

Our annual fees for Investment Supervisory Services only, which includes no wealth management or financial planning, are based upon a percentage of assets under management and generally range from 0.40% to 1.00% with a required minimum portfolio for new clients of \$500,000, or \$5,000/year annual fee for new clients who may not meet the asset minimum.

The annualized fee for Investment Supervisory Services is charged as a percentage of assets under management, according to the following tiered fee schedule:

Managed Asset Level	Annual % Fee
(\$0 (with \$500,000 minimum)- \$2,500,000	1.00% on first \$2,500,000
\$2,500,000 - \$5,000,000	0.40% on next \$2,500,000
\$5,000,000+	Negotiable, or otherwise 0.40%

Minimum account size and grouping of related client accounts

A minimum of \$500,000 of assets under management is generally required for Investment Supervisory Services. Paragon may group certain related client accounts for the purposes of achieving the minimum account size and determining the annualized fee. (Example: Client has an IRA account and individual brokerage account, each worth \$250,000. These two accounts will be grouped to achieve the \$500,000 minimum of assets under management.)

However, Paragon will not group related client accounts for the purposes of achieving the assets under management or a higher tier on the fee schedule under any of the following circumstances:

- Assets not billed or managed by the firm but held with the firm’s Custodian will generally not be included in calculation of the assets under management or a higher tier on the fee schedule.

Minimum Annual Fee for New Clients who do not Meet Asset Minimum: Individuals who do not meet our asset minimum but still wish to engage our services may do so by agreeing to a minimum annual fee of \$5,000, billed quarterly in installments of \$1,250. If assets increase above our minimum level, then normal billing rates will apply. Clients should note that similar advisory services may (or may not) be available from other registered (or unregistered) investment advisers for similar or lower fees.

PLEASE NOTE: If the client is subject to the minimum fee, the client will pay a higher percentage fee than referenced in the above fee schedule. No client or prospective client is under any obligation to continue to, or engage, Paragon under either of its service offerings. **ANY QUESTIONS:** Paragon’s Chief Compliance Officer, Michelle Ash, remains available to address any question regarding the wealth management engagement and corresponding fee structure.

2. WEALTH MANAGEMENT AND FINANCIAL PLANNING SERVICES

WEALTH MANAGEMENT FEES

Our annual fees for Wealth Management Services, which includes Investment Supervisory Services as well, are based upon a percentage of assets under management and generally range from 0.40% to 1.25% with a required minimum portfolio size for new clients. See details below.

The annualized fee for Wealth Management Services is charged as a percentage of assets under management, according to the following tiered fee schedule:

Managed Asset Level	Annual % Fee
\$0 (with \$1Mil minimum)- \$1,000,000	1.25% on first \$1,000,000
\$1,000,000 - \$2,500,000	1.00% on next \$1,500,000
\$2,500,000 - \$5,000,000	0.40% on next \$2,500,000
\$5,000,000+	Negotiable, or otherwise 0.40%

Minimum account size; grouping of related client accounts

Due to the comprehensive and ongoing nature of Wealth Management services, Paragon requires a minimum portfolio size, or minimum annual fee, for these services.

- **Minimum Portfolio Size for new clients:** Paragon requires a minimum of \$1,000,000 of assets under management for clients with less than \$1.5 Million in investable assets. If a client’s investable portfolio is greater than \$1,500,000, Paragon requires a minimum portfolio managed by us of 70% or greater of investable assets in order to engage our Wealth Management services. Exceptions, in Paragon’s sole discretion, may be made for investable assets that offer limited ability for management, such as illiquid securities, or securities with very low cost basis intended for long-term holds.

Paragon may group certain related client accounts for the purposes of achieving the minimum account size and determining the annualized fee. (Example: Client has an IRA account and individual brokerage account, each worth \$500,000. These two accounts will be grouped to achieve the \$1,000,000 minimum of assets under management.)

However, Paragon will not group related client accounts for the purposes of achieving the assets under management, or a higher tier on the fee schedule, under any of the following circumstances:

- Assets not billed or managed by the firm but held with the firm's Custodian will generally not be included in calculation of the assets under management or a higher tier on the fee schedule.
- **Minimum Annual Fee for New Clients who do not Meet Asset Minimum:** Individuals who do not meet our asset minimum but still wish to engage our services may do so by agreeing to a minimum annual fee of \$12,500, billed quarterly in installments of \$3,125. If assets increase above our minimum level, then normal billing rates will apply. Clients should note that similar advisory services may (or may not) be available from other registered (or unregistered) investment advisers for similar or lower fees.

PLEASE NOTE: If the client is subject to the minimum fee, the client will pay a higher percentage fee than referenced in the above fee schedule. No client or prospective client is under any obligation to continue to, or engage, Paragon under either of its service offerings. **ANY QUESTIONS:** Paragon's Chief Compliance Officer, Michelle Ash, remains available to address any question regarding the wealth management engagement and corresponding fee structure.

Accommodation Accounts

Paragon reserves the right to offer Wealth Management clients the ability to open accounts with the firm that will not be managed by us. We refer to these accounts as "accommodation accounts". The purpose of these accounts is, among other things, to allow clients the opportunity to consolidate assets with one Custodian. As mentioned in the previous paragraph, these accounts will not be considered when calculating a client's assets under management or the client's tiered fee. However, Paragon will be responsible for servicing these accounts, to include placing client-directed trades, assisting clients with adding or withdrawing funds, and other account service needs. Generally, Paragon will monitor securities positions in these accounts and provide advice if excessive price movement in the securities is observed. Paragon reserves the right to withdraw this feature at any time during the client relationship by "de-linking" an account from Paragon's authorization with the Custodian. If an account is de-linked, it will become a retail account of the Custodian, and the client will contact the Custodian for trading and servicing of the account. Please refer to the "Brokerage Practices" section (Item 12) of this Form ADV for additional information. This feature will not be offered to Investment Supervisory Services clients.

FINANCIAL PLANNING FEES (if contracted separately)

In general, our financial planning services are typically provided as a component of our Wealth Management Services and no additional fees apply. However, if financial planning is quoted separately then Paragon's Financial Planning fee is determined based on the nature of the services being provided and the complexity of each client's circumstances. All fees are agreed upon prior to entering into a contract with any client.

Our Financial Planning fees are typically calculated and charged on a fixed fee basis, typically ranging from \$200 to \$50,000, depending on the specific arrangement reached with the client.

We typically request a retainer upon completion of our initial fact-finding session with the client; however, advance payment will never exceed \$1,200 for work that will not be completed within six months. The balance is due upon completion of the plan.

Financial Planning Fee Offset

Paragon reserves the right to reduce or waive the minimum fixed fee and/or the hourly fee, or prorate it back to the client against normal ongoing charges, if a financial planning client chooses to engage us for our Investment Supervisory Services.

GENERAL TERMS APPLIED TO ALL SERVICES

Direct Debit

Our firm directly debits advisory fees from client accounts when possible based on client account type and client authorization through our Management Agreement. The advisory fee will be debited quarterly, in advance, based upon the market value of the assets on the last day of the previous quarter as valued by the Custodian. Our fees will vary each quarter based on the value of the assets we manage. If the value of the assets goes up, our fee will increase. If the value of the assets goes down, our fee will decrease.

Direct Billing Option

Instead of direct debit of advisory fees from client accounts, clients may request to be billed for fees incurred. In these circumstances, the calculation of our fees is identical to that described in the following paragraphs. Instead of direct debit from the client account, the client will be sent an invoice for payment of advisory fees. Generally, we will request payment under Net 10 terms. Termination of our services after the commencement and payment for a calendar quarter billing period will result in the unearned portion of the advisory fee being promptly refunded to the client by check sent via regular mail.

Calculation of Advisory Fees

Our advisory fees are calculated each quarter by applying the tiered fee schedule above to the total amount of assets in the client accounts we manage, and then dividing the annual fee into quarterly installments of $\frac{1}{4}$ of the annual amount.

An example of this calculation is as follows:

Assets Under Management as of 12/31/2018 = \$500,000

Applicable Annual Fee = 1.25%

Calculation: $(\$500,000 \times 1.25\%)/4 = \$1,562.50$ debit for the quarter beginning 1/1/2019

Tiered fee schedule

For clients whose value of assets managed exceeds a breakpoint as shown on the fee schedule for the respective service, a reduced fee based on the tiered schedule will apply. It is important to understand how a tiered fee schedule works. A tiered fee schedule applies the fee for the first tier (in this example, the first \$1,000,000.00 of assets) to that amount. Assets over that amount have the next tier's amount applied, until that tier's maximum amount is reached. At that point, the third tier is applied, and so on.

Here is an example of how the tiered fee schedule is applied:

Assets Under Management as of 12/31/2018 = \$2,000,000

Applicable Annual Fee for Wealth Management Services =

1.25% on the first \$1,000,000 under management

1.00% on the remaining \$1,000,000 under management

Calculation:

$(\$1,000,000 \times 1.25\%)/4 = \$3,125.00 + (\$1,000,000 \times 1.00\%)/4 = \$2,500.00$

Total: $\$3,125.00 + \$2,500.00 = \$5,625$ debit for the quarter beginning 1/1/2019

The purpose of a tiered fee schedule is to avoid a conflict of interest in growing a client's assets. If our fee schedule was a flat-fee schedule instead of a tiered fee schedule, then a conflict of interest might be created, in that our firm would receive reduced fees by growing a client's account to the point at which the client exceeds a breakpoint. Similarly, a tiered fee schedule also helps a client avoid increased fees if their assets under management decline, which is another consequence of a flat-fee schedule.

Initial Quarter's Advisory Fee

The advisory fee for the initial quarter shall be calculated on a pro rata basis commencing on the day the assets are initially designated to us for management under the Management Agreement. Our firm reserves the right to defer commencement of the initial billing until such time that the account's agreed-to allocation and structure is built, but in no case will this deferred commencement result in a higher fee to the client than they would have otherwise paid had the fee been debited immediately at the time designated to us for management.

Impact of Account Additions or Withdrawals

You may make additions to and withdrawals from the Account at any time, subject to our right to terminate an account. If assets are deposited to or withdrawn from an account after the inception of a quarter the advisory fee payable with respect to the assets will not be prorated based on the number of days remaining in the quarter. Clients may withdraw assets from the account after providing us with notice. All withdrawals are subject to customary securities settlement procedures.

Termination and Advisory Fees

After executing a Management Agreement for our services, clients initially have five (5) business days from the date of execution of the Management Agreement to terminate our services. After that time, the Management Agreement will continue in effect indefinitely from the initial date, but may be terminated at any time upon receipt of written notice to terminate by either party to the other. The written notice must be manually signed by the terminating party. If the Management Agreement is terminated after the commencement of a calendar quarter billing period, the unearned portion of the advisory fee will be promptly refunded to the account it was debited from.

Fee Increases

No increase in the Management Fee shall be effective without prior written notification to the client.

Custodian's Statements, Client Responsibility

As part of this billing process, the client's custodian is advised of the amount of the fee to be deducted from that client's account. On at least a quarterly basis, the custodian is required to send to the client a statement showing all transactions within the account during the reporting period. Because the custodian does not calculate the amount of the fee to be deducted, it is important for clients to carefully review their custodial statements to verify the accuracy of the calculation, among other things. Clients should contact us directly if they believe that there may be an error in their statement.

Limited Negotiability of Advisory Fees

Although Paragon has established the aforementioned fee schedule(s), we retain the discretion to negotiate alternative fees on a client-by-client basis. Client facts, circumstances and needs are considered in determining the fee schedule. These include the complexity of the client, assets to be placed under management, anticipated future additional assets; related accounts; portfolio style, account composition, and reports, among other factors. The specific annual fee schedule is identified in the contract between the adviser and each client.

Fee schedules and service models other than as stated at the beginning of this section may be in place with existing clients based on the advisory fees in effect at the time the client entered into the advisory relationship. Discounts, not generally available to our advisory clients, may be offered to family members and friends of associated persons of our firm.

Grandfathering of Minimum Account Requirements and Advisory Fees

Pre-existing advisory clients are subject to Paragon minimum account requirements and advisory fees in effect at the time the client entered into the advisory relationship. Therefore, our firm's minimum account requirements will differ among clients.

Advisory Fees in General

Clients should note that similar advisory services may (or may not) be available from other registered (or unregistered) investment advisers for similar or lower fees.

Limited Prepayment of Fees

Under no circumstances do we require or solicit payment of fees in excess of \$1,200 more than six months in advance of services rendered.

Mutual Fund Fees

All fees paid to Paragon for investment advisory services are separate and distinct from the fees and expenses charged by mutual funds and/or ETFs to their shareholders. These fees and expenses are described in each fund's prospectus. These fees will generally include a management fee, other fund expenses, and a possible distribution fee. If the fund also imposes sales charges, a client may pay an initial or deferred sales charge. Generally, as a matter of course, Paragon will not recommend funds that impose sales charges. A client could invest in a mutual fund directly, without our services. However, to reduce investor costs, Paragon may use institutional funds not available for direct investment by retail investors. In the case that a client chose to invest in available retail mutual funds directly, the client would not receive the services provided by our firm which are designed, among other things, to assist the client in determining which mutual fund or funds are most appropriate to each client's financial condition and objectives. Accordingly, the client should review both the fees charged by the funds and our fees to fully understand the total amount of fees to be paid by the client and to thereby evaluate the advisory services being provided.

Additional Fees and Expenses

In addition to our advisory fees, clients are also responsible for the fees and expenses charged by custodians and imposed by broker dealers, including, but not limited to, any transaction charges imposed by a broker dealer with which an independent investment manager effects transactions for the client's account(s). Please refer to the "Brokerage Practices" section (Item 12) of this Form ADV for additional information.

Item 6

Performance-Based Fees and Side-By-Side Management

A performance-based fee is a fee based on the firm receiving a share of capital gains on, or capital appreciation of, the assets of the client. Paragon Wealth Strategies, LLC **does not offer** advisory relationships that charge performance-based fees.

Item 7

Types of Clients

Paragon Wealth Strategies, LLC provides advisory services to the following types of clients:

- High net worth individuals
- Individuals (other than high net worth individuals)

As previously disclosed in the "Fees and Compensation" section (Item 5), our firm has established certain initial minimum account requirements, based on the nature of the service(s) being provided. For a more detailed understanding of those requirements, please review the disclosures provided in each applicable service.

Paragon, in its sole discretion, may waive or modify its account minimum, minimum fee, charge a lesser investment advisory fee and/or charge a flat fee based upon certain criteria (i.e. anticipated future earning capacity, anticipated future additional assets, dollar amount of assets to be managed, related accounts, account composition, complexity of the engagement, grandfathered fee schedules, our employees and family members, courtesy accounts, competition, negotiations with client, etc.).

Please Note: As result of the above, similarly situated clients could pay different fees. In addition, similar advisory services may be available from other investment advisers for similar or lower fees.

ANY QUESTIONS: Paragon's Chief Compliance Officer, Michelle Ash, remains available to address any questions that a client or prospective client may have regarding advisory fees.

Item 8

Methods of Analysis, Investment Strategies and Risk of Loss

METHODS OF ANALYSIS

We use the following methods of analysis in formulating our investment advice and/or managing client assets:

Charting: In this type of technical analysis, we review charts of market and security activity in an attempt to identify when the market is moving up or down and to predict how long the trend may last and when that trend might reverse.

A risk in using charting is that it may be based on assumptions that prove to be incorrect. Charts reflect the price movements of markets and securities in the past - and while past events and market cycles may repeat themselves, charting past events cannot accurately predict unforeseen political or life events which occur in the future and affect market movements.

Technical Analysis: We analyze past market movements and apply that analysis to the present in an attempt to recognize recurring patterns of investor behavior and potentially predict future price movement.

Technical analysis does not consider the underlying financial condition of a company. This presents a risk in that a poorly-managed or financially unsound company may underperform regardless of market movement.

Fundamental Analysis: Fundamental analysis attempts to measure the intrinsic value of a security by looking at economic and financial factors (including the overall economy, industry conditions, and the financial condition and management of the company itself) to determine if the company is underpriced (indicating it may be a good time to buy) or overpriced (indicating it may be time to sell).

PARAGON commonly creates portfolios that include individual fixed income securities (bonds). We believe that fundamental analysis of these securities is important to successfully achieving returns while protecting client assets. Accordingly, we rely upon Moody's, Fitch, and S&P ratings to assist in selecting bonds that are appropriate for our clients. We often cross-reference this data with the behavior of the stock of the same company, look at publicly disclosed financial records of these companies, and consider the strength of that company's industry or sector prior to purchase. Generally, PARAGON does not buy high yield (junk) bonds, but will typically purchase investment grade bonds for client portfolios. When we purchase a bond within a client portfolio, it is generally with the intent to hold that bond to maturity, but downgrades/upgrades of that bond may subsequently occur that makes it profitable or prudent to swap the bond for another one, or for a different fixed income position such as a mutual fund or ETF.

If requested by a client, we may run various algorithmic "screens" for stocks on the Dow Jones Industrial Average that have historically performed well in comparison to the index and include a few (generally 10 or less) individual stocks in client accounts based upon these screens. These algorithmic screens seek to identify stocks that currently have the fundamentals that have, in the past, coincided with subsequent price appreciation of those stocks. While the screens that we use have been successful in identifying outperforming stocks in the past, there is no guarantee that these screens will be successful in the future. Additionally, we do not recommend that these individual stocks make up the majority of a portfolio, and we generally intend to diversify individual business risks through the use of broadly diversified ETFs or mutual funds, which typically make up the majority of the equity (stock) portions of client portfolios. In client communication, this handful of DOW Jones stocks is referred to as a "basket," e.g., "The DOW Basket," or "The Dogs of the Dow" basket.

For clients who already own individual securities, and for various reasons do not wish to sell those securities to build an asset allocation portfolio (such as a high tax impact of selling an appreciated security) we will occasionally advise the client on the prudence of holding the security using Fundamental, technical, or chart analysis.

Cyclical Analysis: In this type of technical analysis, we measure the movements of a market sector against the overall market in an attempt to predict the price movement of that particular sector throughout market cycles.

A risk in using cyclical analysis is that it may be based on assumptions that prove to be incorrect.

Mutual Fund and/or ETF Analysis: We look at the experience and track record of the manager of the mutual fund or ETF in an attempt to determine if that manager has demonstrated an ability to invest over a period of time and in different economic conditions. We also look at the underlying assets in a mutual fund or ETF in an attempt to determine if there is significant overlap in the underlying investments held in another fund(s) in the client's portfolio. We also monitor the funds or ETFs in an attempt to determine if they are continuing to follow their stated investment strategy.

A risk of mutual fund and/or ETF analysis is that, as in all securities investments, past performance does not guarantee future results. A manager who has been successful may not be able to replicate that success in the future. In addition, as we do not control the underlying investments in a fund or ETF, managers of different funds held by the client may purchase the same security, increasing the risk to the client if that security were to fall in value. There is also a risk that a manager may deviate from the stated investment mandate or strategy of the fund or ETF, which could make the holding(s) less suitable for the client's portfolio.

Risks for all forms of analysis: Our securities analysis methods rely on the assumption that the companies whose securities we purchase and sell, the rating agencies that review these securities, and other publicly-available sources of information about these securities, are providing accurate and unbiased data. While we are alert to indications that data may be incorrect, there is always a risk that our analysis may be compromised by inaccurate or misleading information.

INVESTMENT STRATEGIES

We use the following strategy(ies) in managing client accounts, provided that such strategy(ies) are appropriate to the needs of the client and consistent with the client's investment objectives, risk tolerance, and time horizons, among other considerations:

Asset Allocation: Rather than focusing primarily on securities selection, we attempt to identify an appropriate ratio of securities, fixed income, and cash suitable to the client's investment goals and risk tolerance.

A risk of asset allocation is that the client may not participate in sharp increases in a particular security, industry or market sector. Another risk is that the ratio of securities, fixed income, and cash will change over time due to stock and market movements and, if not corrected, will no longer be appropriate for the client's goals.

Long-term purchases: We purchase securities with the idea of holding them in the client's account for a year or longer. Typically we employ this strategy when:

- We want exposure to a particular asset class over time, regardless of the current projection for this class.

A risk in a long-term purchase strategy is that by holding the security for this length of time, we may not take advantages of short-term gains that could be profitable to a client. Moreover, if our predictions are incorrect, a security may decline sharply in value before we make the decision to sell.

Margin transactions

Paragon **generally does not use** margin strategies. We will execute margin strategies only at a client's direction and not in discretionary portfolios. In those circumstances, we may purchase stocks for your portfolio with money borrowed from your brokerage account. This allows you to purchase more stock than you would be able to with your available cash, and allows us to purchase stock without selling other holdings.

A risk in using the leverage available through margin transactions is that, if the value of the margined securities should fall, you may receive a margin call – requiring either the additional deposit of cash, or sale of securities, in order to settle the call. This may occur at a time when it is otherwise not favorable to sell a security. You must complete an application for margin privileges with your account custodian, and they must approve that request, prior to the ability to use this strategy.

Option writing

Paragon **generally does not use** options strategies in accounts we manage with discretionary authority. Options strategies will only be recommended and implemented based upon individual client needs (such as large, inherited stock positions) and only after detailed discussion of the strategy with that particular client.

An option is a contract that gives the buyer the right, but not the obligation, to buy or sell an asset (such as a share of stock) at a specific price on or before a certain date. An option, just like a stock or bond, is a security. An option is also a derivative, because it derives its value from an underlying asset.

The two types of options are calls and puts:

- A call gives you the right to buy an asset at a certain price within a specific period of time. We will buy a call if we have determined that the stock is likely to increase substantially before the option expires.
- A put gives you the right to sell an asset at a certain price within a specific period of time. We will buy a put if we have determined that the price of the stock is likely to fall before the option expires.

You must complete an application for options privileges with your account custodian, and they must approve that request, prior to the ability to use this strategy.

RISK OF LOSS

Securities investments are **not guaranteed and you may lose money on your investments**. You should be prepared to bear this risk. We ask that you work with us to help us understand your tolerance for risk.

Item 9

Disciplinary Information

We are required to disclose any legal or disciplinary events that are material to a client's or prospective client's evaluation of our advisory business or the integrity of our management.

Our firm and our management personnel have no reportable disciplinary events to disclose.

Item 10

Other Financial Industry Activities and Affiliations

Neither Paragon, nor its representatives, are registered or have an application pending to register, as a broker-dealer or a registered representative of a broker-dealer.

Neither Paragon, nor its representatives, are registered or have an application pending to register, as a futures commission merchant, commodity pool operator, a commodity trading advisor, or a representative of the foregoing.

Conflicts of Interest – General

Clients should be aware that the receipt of additional compensation by Paragon Wealth Strategies, LLC and its management persons or employees when additional assets are placed with our firm creates a conflict of interest that may impair the objectivity of our firm and these individuals when making advisory recommendations. We endeavor at all times to put the interest of our clients first as part of our fiduciary duty as a registered investment adviser. We take the following steps to address this conflict:

- We disclose to clients the existence of all material conflicts of interest, including the potential for our firm and our employees to earn additional compensation from advisory clients when considering placing additional assets with our firm;
- We disclose to clients that they are not obligated to purchase recommended investment products from our employees or affiliated companies;
- We collect, maintain and document accurate, complete and relevant client background information, including the client's financial goals, objectives and risk tolerance;
- Our firm's management conducts regular reviews of each client account to verify that all recommendations made to a client are suitable to the client's needs and circumstances;
- We require that our employees seek prior approval of any outside employment activity so that we may ensure that any conflicts of interests in such activities are properly addressed;
- We periodically monitor these outside employment activities to verify that any conflicts of interest continue to

- be properly addressed by our firm; and
- We educate our employees regarding the responsibilities of a fiduciary, including the need for having a reasonable and independent basis for the investment advice provided to clients.

Paragon does not receive, directly or indirectly, compensation from investment advisors that it recommends or selects for its clients.

Item 11

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

Our firm has adopted a Code of Ethics which sets forth high ethical standards of business conduct that we require of our employees, including compliance with applicable federal securities laws.

Fiduciary Duty to Clients

Paragon Wealth Strategies, LLC and our personnel owe a duty of loyalty, fairness and good faith towards our clients, and have an obligation to adhere not only to the specific provisions of the Code of Ethics but to the general principles that guide the Code.

Overview

Our Code of Ethics is designed to assure that the personal securities transactions, activities and interests of our employees will not interfere with (i) making decisions in the best interest of advisory clients and (ii) implementing such decisions while, at the same time, allowing employees to invest for their own accounts.

Our firm and/or individuals associated with our firm may buy or sell for their personal accounts securities identical to or different from those recommended to our clients. In addition, any related person(s) may have an interest or position in a certain security which may also be recommended to a client.

It is the expressed policy of our firm that no person employed by us may purchase or sell any security prior to a transaction(s) being implemented for an advisory account, thereby preventing such employee(s) from benefiting from transactions placed on behalf of advisory accounts. For purposes of this Code, the term "security" includes not only stocks, but also options, rights, warrants, futures contracts, and convertible securities. This policy is not applicable for securities that are not "reportable securities", which includes mutual funds, money market funds, CDs, commercial paper, and government treasuries. It is also not applicable to most Exchange Traded Funds (ETFs), since these are becoming as commonly used as mutual funds. If an ETF is considered a 'thinly traded' security, meaning the daily trading volume is low and there may be a limited number of interested buyers and sellers, then the Code's rules will apply to employee purchase or sale.

We may aggregate our employee trades with client transactions where possible and when compliant with our duty to seek best execution for our clients. In these instances, participating clients will receive an average share price and transaction costs will be shared equally and on a pro-rata basis. In the instances where there is a partial fill of a particular batched order, we will allocate all purchases pro-rata, with each account paying the average price. Our employee accounts will be included in the pro-rata allocation.

Policies and Procedures for Implementation of Code of Ethics

As these situations represent actual or potential conflicts of interest to our clients, we have established the following policies and procedures for implementing our firm's Code of Ethics, to ensure our firm complies with its regulatory obligations and provides our clients and potential clients with full and fair disclosure of such conflicts of interest:

- No principal or employee of our firm may put his or her own interest above the interest of an advisory client.
- No principal or employee of our firm may buy or sell securities for their personal portfolio(s) where their decision is a result of information received as a result of his or her employment unless the information is also available to the investing public.
- It is the expressed policy of our firm that no person employed by us may purchase or sell any security prior to a transaction(s) being implemented for an advisory account. This prevents such employees from benefiting from transactions placed on behalf of advisory accounts.
- Our firm requires prior approval for any IPO or private placement investments by related persons of the firm.
- We maintain a list of all reportable securities holdings for our firm and anyone associated with this advisory

practice that has access to advisory recommendations ("access person"). These holdings are reviewed on a regular basis by our firm's Chief Compliance Officer or his/her designee.

- All of our principals and employees must act in accordance with all applicable Federal and State regulations governing registered investment advisory practices.
- We require delivery and acknowledgement of the Code of Ethics by each supervised person of our firm.
- We have established policies requiring the reporting of Code of Ethics violations to our senior management.
- Any individual who violates any of the above restrictions may be subject to termination.

Employees' Reporting Requirements

Our Code of Ethics includes policies and procedures for the review of employees' quarterly securities transactions reports as well as initial and annual securities holdings reports that must be submitted by the firm's access persons. Among other things, our Code of Ethics also requires the prior approval of any acquisition of securities in a limited offering (e.g., private placement) or an initial public offering. Our code also provides for oversight, enforcement and recordkeeping provisions.

Use of Material Non-Public Information Prohibited

Paragon's Code of Ethics further includes the firm's policy prohibiting the use of material non-public information. While we do not believe that we have any particular access to non-public information, all employees are reminded that such information may not be used in a personal or professional capacity.

Other Prohibited Actions

Paragon and individuals associated with our firm are prohibited from engaging in principal transactions. Principal transactions are transactions that occur with our clients from our own accounts. Paragon and individuals associated with our firm are prohibited from transactions that buy securities from you for our own accounts, or sell securities to you from our own accounts.

Paragon and individuals associated with our firm are prohibited from engaging in agency cross transactions. An agency cross transaction happens when one person serves as broker to both the buyer and the seller. Paragon individuals associated with our firm are prohibited from acting in this capacity that would help one client sell a holding directly to another client. The reason for this rule is to ensure there is no favoritism of one client over another.

Copy of Code of Ethics Available to Clients

A copy of our Code of Ethics is available to our advisory clients and prospective clients. You may request a copy by email sent to Michelle Ash at michelle.ash@wealthguards.com, or by calling us at (904) 861-0093.

Item 12

Brokerage Practices

In the event that the client requests that Paragon recommend a broker-dealer/custodian for execution and/or custodial services, Paragon generally recommends that investment advisory accounts be maintained at Fidelity and/or TD Ameritrade. Prior to engaging Paragon to provide investment management services, the client will be required to enter into a formal Investment Advisory Agreement with Paragon setting forth the terms and conditions under which Paragon shall advise on the client's assets, and a separate custodial/clearing agreement with each designated broker-dealer/custodian.

Factors that Paragon considers in recommending Fidelity and/or TD Ameritrade (or any other broker-dealer/custodian to clients) include historical relationship with Paragon, financial strength, reputation, execution capabilities, pricing, research, and service. Although the transaction fees paid by Paragon's clients shall comply with Paragon's duty to obtain best execution, a client may pay a transaction fee that is higher than another qualified broker-dealer might charge to effect the same transaction where Paragon determines, in good faith, that the transaction fee is reasonable. In seeking best execution, the determinative factor is not the lowest possible cost, but whether the transaction represents the best qualitative execution, taking into consideration the full range of a broker-dealer's services, including the value of research provided, execution capability, transaction rates, and responsiveness. Accordingly, although Paragon will seek competitive rates, it may not necessarily obtain the lowest possible rates for client account transactions. Transaction fees charged by the designated broker-dealer/custodian are exclusive of, and in addition to, Paragon's investment advisory fee.

Non-Soft Dollar Research and Benefits

Although not a material consideration when determining whether to recommend that a client utilize the services of a particular broker-dealer/custodian, Paragon receives from Fidelity and/or TD Ameritrade (or another broker-dealer/custodian, investment manager, platform or fund sponsor) without cost (and/or at a discount) support services and/or products, certain of which assist Paragon to better monitor and service client accounts maintained at such institutions. Included within the support services obtained by Paragon are investment-related research, pricing information and market data, software/hardware/other technology that provide access to client account data, compliance and/or practice management-related publications, and discounted or gratis consulting services from independent third parties.

As indicated above, certain of the support services and/or products that are received assist Paragon in managing and administering client accounts. Others do not directly provide such assistance, but rather assist Paragon to manage and further develop its business enterprise.

Paragon's clients do not pay more for investment transactions effected and/or assets maintained at Fidelity and/or TD Ameritrade as a result of this arrangement. There is no corresponding commitment made by Paragon to Fidelity, TD Ameritrade, or any other entity to invest any specific amount or percentage of client assets in any specific mutual funds, securities or other investment products as result of the above arrangement.

ANY QUESTIONS: Paragon's Chief Compliance Officer, Michelle Ash, remains available to address any questions that a client or prospective client may have regarding the above arrangements and the corresponding conflict of interest presented by such arrangements.

Directed Brokerage

Paragon recommends that its clients utilize the brokerage and custodial services provided by Fidelity and/or TD Ameritrade. The Firm generally does not accept directed brokerage arrangements (when a client requires that account transactions be effected through a specific broker-dealer). In such client directed arrangements, the client will negotiate terms and arrangements for their account with that broker-dealer, and Firm will not seek better execution services or prices from other broker-dealers or be able to "batch" the client's transactions for execution through other broker-dealers with orders for other accounts managed by Paragon. As a result, a client may pay higher commissions or other transaction costs or greater spreads, or receive less favorable net prices, on transactions for the account than would otherwise be the case. **Please Note:** In the event that the client directs Paragon to effect securities transactions for the client's accounts through a specific broker-dealer, the client correspondingly acknowledges that such direction may cause the accounts to incur higher commissions or transaction costs than the accounts would otherwise incur had the client determined to effect account transactions through alternative clearing arrangements that may be available through Paragon. Higher transaction costs adversely impact account performance. **Please Also Note:** Transactions for directed accounts will generally be executed following the execution of portfolio transactions for non-directed accounts.

Order Aggregation and Block Trading

Transactions for each client account generally will be effected independently, unless Firm decides to purchase or sell the same securities for several clients at approximately the same time. Firm may (but is not obligated to) combine or "bunch" such orders to obtain best execution, to negotiate more favorable commission rates or to allocate equitably among Firm's clients differences in prices and commissions or other transaction costs that might have been obtained had such orders been placed independently. Under this procedure, transactions will be averaged as to price and will be allocated among clients in proportion to the purchase and sale orders placed for each client account on any given day. Firm shall not receive any additional compensation or remuneration as a result of such aggregation.

Trade Aways, Prime Brokerage, and Fees

Relative to its discretionary Investment Supervisory Services, when beneficial to the client, individual equity and/or fixed income transactions may be effected through broker-dealers other than the account custodian, in which event, the client generally will incur both the fee (commission, mark-up/mark-down) charged by the executing broker-dealer and a separate "tradeaway" and/or prime broker fee charged by the account custodian.

Item 13

Review of Accounts

INVESTMENT SUPERVISORY SERVICE and WEALTH MANAGEMENT SERVICE- INDIVIDUAL PORTFOLIO MANAGEMENT

REVIEWS: While the underlying securities within individual portfolio management services accounts are continually monitored, the actual accounts are reviewed at least quarterly. Accounts are reviewed in the context of each client's stated investment objectives and guidelines. More frequent reviews may be triggered by material changes in variables such as the client's individual circumstances, or the market, political or economic environment.

These accounts are reviewed by one or more of the following individuals:

- Jonathan N. Castle, Managing Partner and Chief Investment Officer
- Dalton Boatright, Portfolio Management Associate
- Michael Mikonis, Service Advisor
- Michelle Ash, Managing Partner
- Jenn King, Senior Financial Advisor

REPORTS: In addition to the monthly statements and confirmations of transactions that clients receive from their broker-dealer, we provide quarterly reports summarizing account performance, balances and holdings.

WEALTH MANAGEMENT SERVICES

REVIEWS: While reviews may occur at different stages depending on the nature and terms of the specific engagement, typically reviews will be offered one to three times per year. Frequency will depend on client assets under management, planning needs, and complexity.

REPORTS: Wealth Management clients who engage us by a Wealth Management contract will receive ongoing planning reports made available through the Emoney platform. Additional reports will not typically be provided unless specifically requested, and generally as determined to be applicable to the client's need and situation.

FINANCIAL PLANNING SERVICES (by separate contract)

REVIEWS: While reviews may occur at different stages depending on the nature and terms of the specific engagement, typically no formal reviews will be conducted for Financial Planning clients unless otherwise contracted for.

REPORTS: Financial Planning clients who engage us by a financial planning contract will receive a completed financial plan. Additional reports will not typically be provided unless otherwise contracted for. Clients who receive financial planning services as a part of Investment Supervisory Services may receive financial plans and/or reports, at the firm's discretion, generally as determined to be applicable to the client's need and situation.

GENERAL INFORMATION APPLICABLE TO ALL SERVICES

All investment advisory clients are encouraged to discuss their needs, goals, and objectives with us and to keep us informed of any changes thereto.

Item 14

Client Referrals and Other Compensation

As indicated at Item 12 above, Paragon can receive from Fidelity and/or TD Ameritrade without cost (and/or at a discount), support services and/or products. Paragon's clients do not pay more for investment transactions effected and/or assets maintained at Fidelity and/or TD Ameritrade (or any other institution) as result of this arrangement. There is no corresponding commitment made by Paragon to Fidelity, TD Ameritrade, or to any other entity, to invest any specific amount or percentage of client assets in any specific mutual funds, securities or other investment

products as a result of the above arrangement.

CLIENT REFERRALS

Our firm does NOT pay referral fees to independent persons or firms ("Solicitors") for introducing clients to us.

SOLICITOR REFERRALS

Our firm does **NOT** receive referral fees from independent persons or firms for us introducing clients to them, whereby our firm is acting as the Solicitor.

ANY QUESTIONS: Paragon's Chief Compliance Officer, Michelle Ash, remains available to address any questions that a client or prospective client may have regarding the above arrangement and the corresponding conflict of interest presented by such arrangement.

Item 15

Custody

Paragon shall have the ability to deduct its advisory fee from the client's custodial account on a quarterly basis. Clients are provided with written transaction confirmation notices, and a written summary account statement directly from the custodian (i.e., Fidelity, TD Ameritrade, etc.) at least quarterly.

Please Note: To the extent that Paragon provides clients with periodic account statements or reports, the client is urged to compare any statement or report provided by Paragon with the account statements received from the account custodian. **Please Also Note:** The account custodian does not verify the accuracy of Paragon's advisory fee calculation.

Please Also Note: Custody Situation: Paragon engages in other practices and/or services on behalf of its clients that require disclosure at ADV Part 1, Item 9, but which practices and/or services are not subject to an annual surprise CPA examination in accordance with the guidance provided in the SEC's February 21, 2017 Investment Adviser Association No-Action Letter.

Item 16

Investment Discretion

Clients may hire us to provide discretionary asset management services, in which case we place trades in a client's account without contacting the client prior to each trade to obtain the client's permission.

Our discretionary authority includes the ability to do the following without contacting the client:

- Determine the security to buy or sell; and/or
- Determine the amount of the security to buy or sell

Clients give us discretionary authority when they sign a discretionary agreement with our firm, and may limit this authority by giving us written instructions. Clients may also change/amend such limitations by once again providing us with written instructions.

Item 17

Voting Client Securities

As a matter of firm policy, we **do not vote proxies** on behalf of clients. Therefore, although our firm may provide investment advisory services relative to client investment assets, clients maintain exclusive responsibility for:

- Directing the manner in which proxies solicited by issuers of securities beneficially owned by the client shall be voted, and
- Making all elections relative to any mergers, acquisitions, tender offers, bankruptcy proceedings or other type events pertaining to the client's investment assets.

Clients are responsible for instructing each custodian of the assets to forward to the client copies of all proxies and shareholder communications relating to the client's investment assets.

We may provide clients with consulting assistance regarding proxy issues if they contact us with questions at our principal place of business.

Item 18

Financial Information

As an advisory firm that maintains discretionary authority for client accounts, we are also required to disclose any financial condition that is reasonably likely to impair our ability to meet our contractual obligations. Paragon Wealth Strategies, LLC has no financial circumstances to report.

Under no circumstances do we require or solicit payment of fees in excess of \$1,200 per client more than six months in advance of services rendered. Therefore, we are not required to include a financial statement in this document.

Paragon Wealth Strategies, LLC has not been the subject of a bankruptcy petition at any time.

ANY QUESTIONS:

Paragon's Chief Compliance Officer, Michelle Ash, remains available to address any questions regarding this Part 2A.

Part 2B of Form ADV: Brochure Supplement

For

Supervised Persons

Paragon Wealth Strategies, LLC

July 3, 2019



This brochure supplement provides information about Supervised Persons that supplements the Paragon Wealth Strategies LLC, Firm Brochure. You should have received a copy of that Firm Brochure. Please contact Michelle Ash, Managing Partner, if you did not receive Paragon Wealth Strategies LLC's Firm Brochure or if you have any questions about the contents of this supplement.

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

The CRD number for each Supervised Person is as follows:

Jonathan Castle:	CRD# 2648199
Michelle Ash:	CRD# 4561598
Jenn King:	CRD# 4311398
Michael M. Mikonis:	CRD# 5209104
Dalton Boatright:	CRD# 6700803

Paragon Wealth Strategies
10245 Centurion Pkwy N.
Suite 106
Jacksonville, FL 32256
Phone: 904.861.0093
Fax: 904.861.0098
E-mail: info@wealthguards.com
Web: www.WealthGuards.com

Item 2
Educational Background and Business Experience

Paragon Wealth Strategies, LLC requires that employees serving in an Advisor capacity have a bachelor's degree and expertise demonstrating knowledge of financial planning. Additionally, it requires that its advisors have, or be in the process of obtaining, the CERTIFIED FINANCIAL PLANNER™ certification.

Supervised Persons:

Full Legal Name: Jonathan Neal Castle

Born: 1967
CRD# 2648199

Designations: CFP® – Certified Financial Planner

Education

- The United States Military Academy at West Point; Bachelor of Science, Multi-disciplinary; 1989
- College for Financial Planning; Non-degree program, Certified Financial Planner™ courses; 2006
- The American College; **Master of Science, Financial Services**; July 2013

Business Experience

- Paragon Wealth Strategies LLC; Managing Partner & Chief Investment Officer; from 07/2008 to Present
- The Householder Group; Regional Vice President; from 01/2005 to 06/2008
- First Command Financial Planning; District Manager & Registered Principal; from 07/97 to 01/2005
- First Command Financial Planning; Financial Advisor & Registered Representative; from 07/95 to 07/1997

Full Legal Name: Michelle Lynne Ash

Born: 1973
CRD# 4561598

Designations: CFP® – Certified Financial Planner
CASL® – Chartered Advisor for Senior Living
RICP® - Retirement Income Certified Professional

Education

- University of Louisville; Bachelor of Arts, Spanish/Business; 1995
- Florida State College at Jacksonville; Non-degree program, Certified Financial Planner courses; 2005
- The American College; Non-degree program, Chartered Advisor for Senior Living courses; 2012
- The American College; Non-degree program, Retirement Income Chartered Professional courses 2015
- The American College; Master of Science, Financial Services; in progress 2016

Business Experience

- Paragon Wealth Strategies LLC; Managing Partner; from 07/2008 to Present
- The Householder Group; Financial Advisor; from 01/2005 to 06/2008
- First Command Financial Planning; Financial Advisor & Registered Representative; from 04/2002 to 12/2004
- First Command Financial Planning; Practice Manager; from 07/1998 to 04/2002

Full Legal Name: Jennifer Galindo King

Born: 1973
CRD# 4311398

Designations: CFP® – Certified Financial Planner

Education

- Jacksonville University; Bachelor of Science, Aviation Management; 1995

Business Experience

- Paragon Wealth Strategies LLC; Senior Financial Planner; from 03/2018 to Present
 - BB&T Bank; Private Wealth Advisor; from 06/2014 – 02/2018
 - Waddell & Reed; District Sales Manager; from 07/2012 – 01/2014
 - AXA Advisors; District Manager; from 11/2009 – 02/2012
 - SunTrust Bank; Vice President, Client Advisor Private Wealth Management; 09/2006 – 06/2009
 - Capital Analysts; Administrator; 09/2004 – 09/2006
 - Prudential Financial; Manager, Financial Services; 11/2000 – 04/2004
-

Full Legal Name: Michael M. Mikonis

Born: 1985
CRD# 5209104

Designations: CFP® – Certified Financial Planner
RICP® - Retirement Income Certified Professional

Education

- State University of New York at Stonybrook; Bachelor of Science, Business Administration, Finance; 2009
- State University of New York at Stonybrook; Bachelor of Arts, Economics; 2009
- The American College; Non-degree program, Retirement Income Chartered Professional courses 2019

Business Experience

- Paragon Wealth Strategies LLC; Financial Advisor; from 01/2017 to Present
 - Family wealth and Pension Management / LPL Financial; Financial Advisor; from 01/2010 to 12/2016
 - Professional Investment Advisors, Inc.; New Accounts Manager; from 06/2005 to 09/2009
-

Full Legal Name: Dalton N. Boatright

Born: 1995
CRD# 6700803

Designations: In pursuit of Chartered Financial Analyst (CFA) designation.

Education

- University of Georgia; Bachelor of Science, Business Administration, Finance; 2016
- CFA Institute Level 1 Candidate

Business Experience

- Paragon Wealth Strategies LLC; Portfolio Management Associate; from 05/2019 to Present
- Lighthouse Financial Advisors, LLC / Cambridge Investment Research Advisors; Junior Partner & Client Relationship Manager / Registered Representative from 12/2016 to 04/2019
- Guardian Life Insurance; Agent; from 07/2016 to 05/2018

***Note:** Mr. Boatright is an Investment Advisor Representative (IAR) but not a financial planner. As such, Paragon's requirement of CFP® certification does not apply.

Professional Certifications

Paragon's supervised persons maintain professional designations, which currently require the following minimum requirements:

Certified Financial Planner® (CFP®) – held by Jon, Michelle, Jenn, and Michael

Issued by: The CERTIFIED FINANCIAL PLANNER™, CFP® and federally registered CFP (collectively, the “CFP® marks”) are professional certification marks granted in the United States by Certified Financial Planner Board of Standards, Inc. (“CFP Board”).

Prerequisites/Experience Required: Candidate must meet the following requirements:

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 83,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must currently 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 6 hours, 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.

Continuing Education/Experience Requirements:

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.

Retirement Income Certified Professional (RICP®) – held by Michelle and Michael

Issued by: The American College

Prerequisites/Experience Required: Three years of full-time business experience is required. The three-year period must be within the five years preceding the date of the award. An undergraduate or graduate degree from an accredited educational institution qualifies as one year of business experience.

Educational Requirements: This curriculum includes three courses which cover the following: Retirement Income Process, Strategies and Solutions; Sources of Retirement Income; and Managing the Retirement Income Plan.

Examination Type: An examination must be taken and passed for each course listed above. Upon completion of all examinations, an application is submitted and the designation awarded by The American College.

Continuing Education/ Experience Requirements: 15 hours every two years.

Chartered Advisor for Senior Living (CASL®) – held by Michelle Ash

Issued by: The American College

Prerequisites/Experience Required: May be satisfied by either achieving the experience requirements for The College's CLU, ChFC, RHU, REBC, and CLF designations, OR advising clients on financial and/or practical matters relating to their retirement years or on issues dealing with aging for at least three of the five years preceding the awarding of the designation.

Educational Requirements: This curriculum includes five modules which include the following: Investments, Fundamentals of Estate Planning, Understanding the Older Client, Health & Long-Term Care Financing for Seniors, Financial Decisions for Retirement.

Examination Type: An examination must be taken and passed for each course listed above. Upon completion of all examinations, an application is submitted and the designation awarded by The American College.

Continuing Education/ Experience Requirements: 15 hours every two years with the additional condition that at least 10 of these hours should be in course work directly related to the course work required to obtain the designation.

Item 3 Disciplinary Information

Our firm and our management personnel have no reportable disciplinary events to disclose.

Item 4 Other Business Activities

A. Investment-Related Activities:

1. Michelle Ash is serving on the Board of the Financial Planning Association (FPA) of Northeast Florida in CY2019. She spends approximately 3 hours per month during investment-related hours in this capacity.

2. Ms. Ash does not receive compensation of any type for this role.
3. No other personnel are involved in any investment-related activities, nor do they receive any commissions, bonuses or other compensation on the sale of securities or other investment products.

Item 5 ***Additional Compensation***

No supervised person receives any economic benefit from a non-advisory client for the provision of advisory services.

Item 6 ***Supervision***

Supervisors: Michelle Ash and Jonathan Castle, Managing Partners

Phone Number: (904) 861-0093

Details Regarding Supervisory Oversight Practices:

Michelle Ash, Managing Partner/COO and Chief Compliance Officer, as well as Jonathan Castle, Managing Partner and Chief Investment Officer, supervise all persons named in this Form ADV Part 2B Investment Adviser Brochure Supplement. Ms. Ash and Mr. Castle supervise these persons by holding regular staff, investment, and other ad hoc meetings. In addition, Ms. Ash and Mr. Castle regularly review client reports, emails, and trading, as well as employees' personal securities transactions and holdings reports. Ms. Ash and Mr. Castle oversee one another's activities, in order to provide checks and balances to the system.

Paragon Wealth Strategies LLC conducts the majority of its client meetings as a team of advisors, to aid in objectivity and sound decision making. This team approach also allows a supervising advisor to be present during most of the client interactions conducted. Additionally, our firm's management conducts regular reviews of each client account to verify that all recommendations made to a client are suitable to the client's needs and circumstances.

We require that our employees seek prior approval of any outside employment activity so that we may ensure that any conflicts of interests in such activities are properly addressed. We periodically monitor these outside employment activities to verify that any conflicts of interest continue to be properly addressed by our firm.

We educate our employees regarding the responsibilities of a fiduciary, including the need for having a reasonable and independent basis for the investment advice provided to clients.

**PRIVACY POLICY NOTICE
PARAGON WEALTH STRATEGIES, LLC.**

Paragon Wealth Strategies, LLC. has adopted this policy with recognition that protecting the privacy and security of the personal information we obtain about our customers is an important responsibility. We also know that you expect us to service you in an accurate and efficient manner. To do so, we must collect and maintain certain personal information about you. We want you to know what information we collect and how we use and safeguard that information.

WHAT INFORMATION WE COLLECT

We collect certain nonpublic personal identifying information about you (such as your name, address, social security number, etc.) from information that you provide on applications or other forms as well as communications (electronic, telephone, written or in person) with you or your authorized representatives (such as your attorney, accountant, etc.). We also collect information about your brokerage accounts and transactions (such as purchases, sales, account balances, inquiries, etc.).

WHAT INFORMATION WE DISCLOSE

We do not disclose the nonpublic personal information we collect about our customers to anyone except: (i) in furtherance of our business relationship with them and then only to those persons necessary to effect the transactions and provide the services that they authorize (such as broker-dealers, custodians, independent managers etc.); (ii) to persons assessing our compliance with industry standards (e.g., professional licensing authorities, etc.); (iii) our attorneys, accountants, and auditors; or (iv) as otherwise provided by law.

We are permitted by law to disclose the nonpublic personal information about you to governmental agencies and other third parties in certain circumstances (such as third parties that perform administrative or marketing services on our behalf or for joint marketing programs). These third parties are prohibited to use or share the information for any other purpose. If you decide at some point to either terminate our services or become an inactive customer, we will continue to adhere to our privacy policy, as may be amended from time to time.

SECURITY OF YOUR INFORMATION

We restrict access to your nonpublic personal information to those employees who need to know that information to service your account. We maintain physical, electronic and procedural safeguards that comply with applicable federal or state standards to protect your nonpublic personal information.

CHANGES TO OUR PRIVACY POLICY OR RELATIONSHIP WITH YOU

Our policy about obtaining and disclosing information may change from time to time. We will provide you notice of any material change to this policy before we implement the change.