



Client 1st Advisory Group

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This Brochure provides information about the qualifications and business practices of Client 1st Advisory Group LLC (“Client 1st”). If you have any questions about the contents of this Brochure, please contact us at 727-450-2301 or by email at: info@clag.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission (“SEC”), or by any state securities authority. Additional information about us is also available on the SEC’s website www.advisorinfo.sec.gov.

References to Client 1st as a “registered investment advisor” or any reference to being “registered” does not imply a certain level of skill or training.

Item 2 — Summary of Material Changes

This section discusses only specific material changes that are made to this Form ADV Part 2A (the “Brochure”) and provides you with a summary of such changes. Since March 2016 when we filed our last annual update to our Brochure, we have the following material changes to report:

- On November 1, 2017, we changed our policy of not voting client securities (or proxies) to voting client securities for all clients who request us to vote proxies on their behalf. We will vote client securities in accordance with established voting guidelines that are available for review by all of our clients.
- On December 29, 2017, we elected to terminate our relationship with National Financial Services LLC (Fidelity Investments). We now use the TD Ameritrade Institutional Custodial Platform exclusively.
- On January 1, 2018, we implemented a service for researching and processing class action litigation materials for securities held in our clients’ portfolios. Our Clients will receive class action settlement awards less a fee of 15% of the award paid to an outside vendor for researching and processing the litigation claims.
- On February 1, 2018 we instituted changes to our fee reimbursement policy. Client 1st will no longer reimburse advance fee payments for account terminations and disbursements that occur during a calendar quarter. And additions to investment accounts that occur during a quarter and do not exceed \$50,000 will not be charged a pro-rata fee.

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Item 4 — Investment Advisory Business

In this brochure, references to “we”, “us”, “our”, “our firm”, “the firm” “the Company” and “Client 1st” refers to Client 1st Advisory Group, LLC. Individuals who serve as our directors, officers, and representatives are referred to as our “advisors” “investment advisory representatives” or “IARs”. Our firm’s clients are referred to as “you” “your” or “our clients”.

Client 1st Advisory Group, LLC was formed under the laws of the State of Florida in March 2013 as the successor to Client 1st Advisors, Inc. and Wealth Management Consultants, Inc. The firm is registered with the United States Securities and Exchange Commission as an investment advisor.

Our Managing Members are Craig Phillips, Chief Executive Officer, Michelle Mabry, President and Dave Stieh, Director of Operations and Shaun Fedder.

Client 1st offers personalized investment advisory services to individuals, pension and profit sharing plans, trusts, estates, charitable organizations and corporations. Our services and fee arrangements are described in the following pages.

OUR ADVISORY SERVICES

We provide personalized financial planning and portfolio management services. Most of our clients are individuals and revocable grantor trusts. However, we also work with family limited partnerships, pension and profit sharing plans, estates, charitable organizations and small businesses. We also provide financial consulting services to employer sponsored retirement plans.

We provide advice to our clients through our “Consultative Client Management Program”. This process involves a series of meetings to (1) determine your financial goals and objectives, (2) present you with an investment plan, (3) form a mutual commitment to the plan and (4) schedule progress meetings on a quarterly basis.

We work with other professionals (e.g. lawyers or accountants) who are directly engaged by our clients to assist on an as-needed basis.

Investment Management

Client 1st provides customized asset management services by gathering relevant information about your current financial needs, objectives, existing financial assets, investment experience and risk tolerance. All aspects of your financial affairs are reviewed. We use this information to create an investment management strategy (or “Investment Plan”) that forms the basis of the asset allocation model that we will use to manage your investments. The Investment Plan changes with adjustments to your goals and objectives and the financial markets that we invest in on your behalf.

A key element of our regular progress meetings in our Consultative Client Management Program is to revisit this process on a quarterly basis. The Investment Plan can also be revisited on demand when a material change in your financial situation occurs.

Based on the Investment Plan that we prepare for you, the Client 1st Portfolio Management Team (“Portfolio Team”) creates a portfolio consisting of investments that meet the goals and objectives identified in your Investment Plan. We select a combination of investment vehicles that may consist of ETFs (exchange traded funds), mutual funds, stocks, bonds, alternative investments and commodities. Our selection of these investments is based on extensive research of the performance and risk associated with each investment vehicle.

Our Firm minimum account size for investment management is \$250,000 of assets under management. Client 1st reserves the right to waive the account minimum.

Client 1st Wrap Fee Program

We sponsor a wrap fee program (the “Client 1st Wrap Fee Program” or “Wrap Program”) and we are the portfolio manager of our Wrap Fee Program. In a wrap fee program you typically pay the sponsoring financial services firm a single fee, generally payable on a quarterly basis, to cover all costs in connection with securities transactions in your account and the investment management services.

Your IAR will manage your investments in the Wrap Program according to your Investment Plan on a discretionary basis, deliver ongoing investment advice and monitor your security holdings. Our Wrap Program allows you the ability to pay an asset-based advisory fee that covers all transaction costs within the advisory fee.

For further information please refer to the Client 1st Form ADV Part 2A Appendix I Wrap Fee Program Brochure

Retirement Plan Consulting

Through its qualified advisors Client 1st offers a fee-for-service consulting program whereby our advisors may offer one-time or ongoing advisory services to qualified retirement plans. Through the Retirement Plan Consulting program, our advisors may assist plan sponsors with their fiduciary duties and provide individualized advice based upon the particular needs of the plan and/or plan participants regarding investment management matters including:

- Investment Policy Statement support
- Investment selection and monitoring
- Overall portfolio composition
- Participant advice programs

Financial Planning and Consulting

We offer financial planning services to you on matters involving securities and non-securities topics. The areas addressed may include retirement income planning, estate planning, budgeting and cash flow analysis, business succession planning, education planning and other areas where you may require assistance. Your IAR may prepare special reports on these matters at your request.

As is the case with our investment management program, our financial plans are based on the financial information that you disclose to us at the time the plan is presented to you. Client 1st does not offer any guarantees or promises that your financial goals and objectives will be met. Further, you must continue to review any plan and update the plan based upon changes in your financial situation, goals, or objectives or changes in the economy. As your financial situation, goals, objectives, or needs change, you will need to promptly notify Client 1st and your investment advisory representative so that we can make adjustments to your plan.

You are under no obligation to act on our financial planning recommendations. Moreover, if the financial plan that we prepare requires investment management you are under no obligation to implement the financial plan through Client 1st.

ASSETS UNDER MANAGEMENT

We manage your assets on either a discretionary or non-discretionary basis. As of February 6, 2018, we had total assets under management of \$210,974,566 of which \$190,501,421 in client assets were managed on a discretionary basis and \$20,473,145 were managed on a non-discretionary basis.

Item 5 — Fees and Compensation

INVESTMENT MANAGEMENT FEES

Advisor Fees

Our fee is billed quarterly in advance. The quarterly fee is the annual fee percentage adjusted for the number of days in the calendar quarter and is based on the market value of the account on the last business day of the preceding calendar quarter. The market values are also separately provided to you by the custodian. We urge our clients to compare both statements. If errors are discovered in the firm's favor, we credit or refund such amount, with no time limit.

The first billing cycle begins on the account inception date and is based on the account value on the inception date as determined by your broker-dealer or other qualified custodian. We prorate the fee for new accounts based on the number of days remaining in the calendar quarter. The quarterly billing value is equal to the closing market value of the account on the last business day of the quarter.

Additions of funds or investments exceeding \$50,000 deposited to your accounts during a quarter will be subject to a pro-rated annual management fee. Liquidations and distributions occurring during the quarter will not receive pro-rated refunds of fees.

Our advisory fee ranges up to 1.50% and is based on the aggregate value of related accounts, the complexity of the account and the investment strategies employed. We will specify the amount and the manner in which we charge fees in our written agreement with you.

Upon your authorization, the custodian of your assets will deduct our advisory fee from your account

Other Fees and Expenses

In certain circumstances where our clients will benefit from broader diversification or lower overall expenses we will purchase investments and you will incur nominal transaction fees with executing broker/dealers. These transaction fees and the fees charged by the custodian for maintaining your assets are separate and in addition to the advisory fee.

Moreover, if our Portfolio Team is investing your assets in funds, you will also incur expenses at the fund level. “Investment company shares” or “funds” of which the most common types are mutual funds, index funds, exchange traded funds (“ETFs”) and unit investment trusts (“UITs”) charge their shareholders various advisory fees and expenses associated with the establishment and operation of the funds. These fees and expenses generally include a management fee, shareholder servicing, portfolio transaction costs, other fund expenses, and sometimes a distribution fee. These separate fees are disclosed in each fund’s current prospectus, which is available from the sponsor and, upon request, from us.

FINANCIAL PLANNING AND CONSULTING FEES

The Client 1st Financial Planning and Consulting Program provides clients with the option of paying an annual fee for ongoing services, a flat fee, or an hourly rate not to exceed \$350 per hour. The fee amount a client will pay is negotiable between the Client and his or her advisor and may either be paid at the time of service, in advance of service, or in arrears. Annual fees may be paid in monthly, quarterly, semiannual, or annual installments as agreed to between the client and the advisor.

In some circumstances, implementing the recommendations in financial plans may involve investment or insurance products that result in a commission or other fee being paid to a registered representative of a broker / dealer. Client 1st IARs are not registered representatives of a broker/dealer and do not receive commissions or 12(b)-1 fees. However, some of our advisors are registered insurance agents and may receive commissions for fixed insurance products. In instances where a client pays a fee for financial planning advice, the client is notified in advance of any such transactions resulting in a commission being paid to an associated person of Client 1st.

TERMINATION OF AGREEMENTS

You may terminate any Investment Advisory Agreement or Financial Planning Agreement by notifying Client 1st in writing.

For Investment Management Agreements you may terminate the Agreement for any reason within five (5) days of the initial contract date and receive a total refund of your fees. After the initial five days the Agreement may be terminated by either party upon written notice to the other party and will become effective on the date received by the other party (“termination date”). You will be obligated to pay fees through the calendar quarter . . . Any unused portion of the quarterly advanced fee will not be refunded.

For Financial Plan Consulting Agreements and Retirement Plan Consulting Agreements, you may terminate the agreement at any time and a refund of unearned fees will be provided to you.

The unearned fee will be calculated by Client 1st and your advisor and is based on the amount of time the advisor has spent working for you before you terminated the agreement. A full refund will be made if you terminate your agreement within 5 business days of signing the agreement.

Client 1st may also terminate the above-referenced agreements by written notification if pertinent information to the planning process has not been provided. In this instance, any unused portion of advanced fees will be refunded within 15 days.

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

We do not charge any performance-based fees (fees based on a share of capital gains or on capital appreciation of your assets).

Item 7 — Types of Clients

Our investment management and financial planning services are available to individuals, revocable grantor trusts, pension and profit sharing plans, estates, charitable organizations and small businesses.

For investment management services our Firm's minimum account size is \$250,000 of assets under management. We may require you to add to the amount in order to maintain the minimum or request that the account be terminated. These conditions are negotiable in light of your specific circumstances and relationships with our firm, our principals and representatives. Client 1st reserves the right to waive the account minimum. There is no minimum asset size for our fee-based financial planning services.

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

Generally speaking our goal at Client 1st is to help you achieve your stated investment objectives by selecting a mix of investment products and asset managers that provide the highest returns at an acceptable level of risk within your stated time frame.

METHODS OF ANALYSIS

Our Portfolio Team determines the appropriate asset mix and asset allocation through analysis of potential asset classes for the period of your given time horizon. In the course of determining the appropriate investment assets and allocations, we also attempt to incorporate your existing investment assets into the mix.

In performing our analysis we utilize research software created by third parties that incorporate performance and statistical probability for the existing investment asset classes. We also utilize other information sources both public and purchased including financial publications, prospectuses and annual reports.

INVESTMENT STRATEGIES

Your portfolio of investment assets is a customized allocation strategy based on your means, goals, objectives and risk tolerance and may include but not be limited to various combinations of stocks, bonds, mutual funds, exchange traded funds (“ETFs”) and to a limited extent “alternative investments” including Real Estate Investment Trusts (“REIT’s), high yield and structured notes, limited partnerships, master limited partnerships (“MLP’s) commodities and managed futures.

We use a passive asset allocation process based on the following core strategies that we periodically rebalance back to their original allocations:

Conservative

An income-oriented strategy that seeks current income with minimal risk to principal with only modest long-term growth of principal and has a short- to mid-range investment time horizon

Balanced

A balanced-oriented strategy that seeks to reduce potential volatility by including income-generating investments in the portfolio with moderate growth of principal, short-term price fluctuations, and has a mid- to long-range investment time horizon

Growth

A growth-oriented strategy that seeks to maximize the long-term potential for growth of principal with potentially moderate short-term price fluctuations, a long-term investment time horizon and generating current income is not a primary goal.

Aggressive Growth

A growth-oriented strategy that seeks to maximize the long-term potential for growth of principal with potentially large short-term price fluctuations, a long-term investment time horizon and generating current income is not a primary goal.

We track and monitor the performance of your portfolio on a regular basis to ensure that the performance is on track to meet the financial objectives that we established for you. You will also be provided with quarterly reports of your portfolio's performance from the custodian (either electronically or by mail).

RISK OF LOSS

We offer advice about a wide variety of investment types, including mutual funds, index funds, ETFs, etc., each having different types and levels of risk. We discuss these risks with you in determining the investment objectives that will guide our investment advice for your account. We explain and answer any questions you have about these kinds of investments, which present special considerations.

Investing in securities involves risk of loss that you should be prepared to bear. Obtaining higher rates of return on investments typically entails accepting higher levels of risk. We work with you to attempt to identify the balance of risks and rewards that is appropriate and comfortable for you. However, it is still your responsibility to ask questions if you do not fully understand the risks associated with any investment or investment strategy.

Also, while we strive to render our best judgment on your behalf, many economic and market variables beyond our control can affect the performance of your investments and we cannot assure you that your investments will be profitable or assure you that no losses will occur in your investment portfolio. Past performance is one relatively important consideration with respect to any investment or investment advisor, but it is not a predictor of future performance.

Please be advised that all investment programs have certain risks that are borne by you, the investor. Our investment approach constantly keeps the risk of loss in mind. Investors face the following investment risks:

Interest-rate Risk: Fluctuations in interest rates may cause investment prices to fluctuate. For example, when interest rates rise, yields on existing bonds become less attractive, causing their market values to decline.

Market Risk: The price of a security, bond, or mutual fund may drop in reaction to tangible and intangible events and conditions. This type of risk is caused by external factors independent of a

security's underlying circumstances. For example, political, economic and social conditions may trigger market events.

Inflation Risk: When any type of inflation is present a dollar today will not buy as much as a dollar next year because purchasing power is eroding at the rate of inflation.

Currency Risk: Overseas investments are subject to fluctuations in the value of the dollar against the currency of the investment's originating. This is also referred to as exchange rate risk.

Reinvestment Risk: This is the risk that future proceeds from investments may have to be reinvested at a potentially lower rate of return (i.e. interest rate). This primarily relates to fixed income securities.

Business Risk: These risks are associated with a particular industry or a particular company within an industry. For example, oil-drilling companies depend on finding oil and then refining it, a lengthy process, before they can generate a profit. They carry a higher risk of profitability than an electric company, which generates its income from a steady stream of customers who buy electricity no matter what the economic environment is like.

Liquidity Risk: Liquidity is the ability to readily convert an investment into cash. Generally, assets are more liquid if many traders are interested in a standardized product. For example, Treasury Bills are highly liquid, while individual real estate properties are not.

Financial Risk: Excessive borrowing (leverage) to finance a business' operations increases the risk of profitability, because the company must meet the terms of its obligations in good times and bad. During periods of financial stress, the inability to meet loan obligations may result in bankruptcy and/or a declining market value.

Item 9 — Disciplinary Information

Registered Investment advisors are required to disclose all matters regarding any legal or disciplinary events involving our firm or any of our representatives. We have no items to report.

Item 10 — Other Financial Industry Activities and Affiliations

We participate in a network of financial service providers who periodically gather to share professional ideas and experiences. Other participants of this network may refer prospective clients to our firm for its expertise, and we may refer clients to other network participants for their expertise. These professional referrals may come from estate planning attorneys and

accountants Unless separately disclosed to you, these referrals are made on an uncompensated basis. Participants will, however, benefit from future cross-referrals.

If compensation will be paid for the referral, then you will receive a specific disclosure brochure about the nature of the referral, the referral relationship, and the referral compensation (See below “Client Referrals and Other Compensation”). Compensation or future benefits that we or other network participants receive from referrals creates conflicts of interests and you should carefully consider proceeding with such referrals. You are never obligated to accept a referral and will not be charged any additional fee for it.

Some of our IARs are registered insurance agents and occasionally may receive commissions on fixed insurance products. You will be notified in advance of any such transactions resulting in a commission being paid to an associated person of Client 1st. The additional compensation creates conflicts of interest that you should consider before engaging our services.

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

CODE OF ETHICS

We have adopted a Code of Ethics (the “Code”) describing the standards of business conduct we expect all officers, directors, employees, and advisory representatives to follow. It expresses our core fundamental values to be honest, fair, and forthright in our dealings with clients and others in the conduct of our business.

Our Code also guides our practices in giving investment advice to our clients and personal trading of securities for our employees and their related accounts. The Code also describes certain reporting requirements with which particular individuals, associated with or employed by us, must comply. You may request a copy of our Code of Ethics by contacting our Main Office at 727-450-2301 or by email at: info@clag.com.

PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS

Client 1st employees and representatives may benefit from their purchases or sales of investments that we recommend to you and we may buy or sell securities that are also held by our clients. However, employees may not trade their own securities ahead of our clients’ trades.

PERSONAL TRADING

Our Chief Compliance Officer reviews all employee statements each quarter. The personal trading reviews ensure that personal trading by our employees does not affect the market and if any irregularities are noted, the Firm's Chief Executive Officer is advised.

Item 12 — Brokerage Practices

SELECTING BROKERAGE AND CUSTODIAL SERVICES

Client 1st selects brokerage service relationships that include custody of securities, trade execution, clearance and settlement of transactions. The factors that we consider in selecting our brokerage and custodial services include:

- Range of securities offered: stocks, bonds, mutual funds, ETFs, alt investments
- Low transaction costs
- Access to client data
- Monthly/ quarterly reports to clients
- Capability of supporting 3rd party money managers
- In-house research capabilities
- Overlay functions for customizing asset allocations
- Back-office support facilitating management of multiple Client accounts

We have established primary custodial and brokerage service relationships with **T.D. Ameritrade, Inc.**, T.D Ameritrade is not affiliated with Client 1st. We receive some benefits from this relationship that are described below under "Item 14—Client Referrals and Other Compensation".

BEST EXECUTION AND TRADING FEES

In placing orders to purchase and sell securities, our Firm considers a number of factors, not solely the ability to receive the best price, in selecting appropriate broker-dealers. We consider, among other factors, financial condition, reputation, level of trading expertise and capability, infrastructure, alternative trading options resulting from technology developments, market changes and commission rates charged. We typically rely on the brokerage services of our custodian. Occasionally, for fixed income security transactions, we employ third party firms to assist us in seeking best execution. On a periodic basis we review reports on execution quality that are available from our selected broker/dealers. We do not receive any portion of the trading fees charged by the broker-dealers.

AGGREGATION OF ORDERS

We will block trades where possible and when advantageous to clients. This blocking of trades permits the trading of aggregate blocks of securities composed of assets from multiple clients' accounts so long as transaction costs are shared equally and on a pro-rated basis between all accounts included in any such block. Block trading allows us to execute equity trades in a more timely and equitable manner, and may result in better pricing to clients.. Trades for associated persons of Firm may be included in client block trades.

SOFT DOLLAR ARRANGEMENTS

We do not participate in any "soft dollar" arrangements where client commissions are partially rebated in the form of research credits or other benefits. Nor does any brokerage firm or custodian refer clients to our firm either as a matter of course or in consideration for using their brokerage services.

Item 13 — Review of Accounts

If we provide you with asset management services, we conduct review meetings with you at your request, at the time of significant new deposits or withdrawals, during substantial changes in market conditions and at least on an annual basis.

You must contact us when a significant change in your financial condition occurs so that we can review your portfolio along with your new information to insure the investment strategies continue to be appropriate. Other conditions that may trigger a review are volatile market conditions and changes in the tax laws.

We review your accounts on a quarterly basis. Account reviewers are members of our Investment Committee. They consider your current security positions, asset allocations and the likelihood that the performance of each security or investment strategy will contribute or continue to contribute to your investment objectives. In some cases we prepare reports of portfolio performance when requested by our clients for periodic reviews.

Item 14 — Client Referrals and Other Compensation

Client 1st has been fortunate to receive many client referrals. The referrals come from current clients, attorneys, accountants, employees, personal friends of employees and other similar sources.

Occasionally we enter into solicitor agreements with accounting firms, and other professional firms or individuals who have referred friends and associates to our Firm. Under these agreements the solicitor is compensated for their referral by sharing the annual management fee earned by Client 1st. If you become our client as a result of the solicitor's efforts, you will receive a separate solicitor's disclosure brochure describing our solicitation arrangements, the compensation we pay to the solicitor and the terms of that relationship. You will also receive a copy of this Brochure. Generally, any such agreement will provide for payment to the solicitor as a percentage of the advisory fees we collect from you. We do not charge clients introduced by such solicitors a higher advisory fee as a result of our obligation to pay for the solicitation services.

As disclosed above under "Item 12--Brokerage Practices" we utilize TD Ameritrade, Inc., as our primary brokerage and custodial service provider. Although, there is no direct link between our use of this service provider and the investment advice that we provide to you, we do receive economic benefits for using these providers that are not available to retail investors. These benefits include the following products and services (provided without cost or at a discount) : receipt of duplicate Client statements and confirms; research related products and tools; consulting services; access to trading desks that serve advisors exclusively; access to block trading that allows us to aggregate securities for more cost-efficient and timely execution and then allocate the appropriate shares to our Clients' accounts; the ability to have our fees deducted directly from our Clients' accounts; access to an electronic communications network for Client order entry and account information; access to mutual funds with no transaction fees; and compliance, marketing, technology, and practice management products or services provided to our Firm by third party vendors without cost or at a discount. As part of our fiduciary duty we endeavor at all times to put the interests of our Clients first and foremost. Clients should be aware, however, that these benefits in and of themselves create a potential conflict of interest and may unduly influence our choice of T.D. Ameritrade, Inc. for custody and brokerage services.

Some of our IARs are registered insurance agents and may occasionally receive commissions on fixed insurance products that is in addition to our investment management and financial planning fees.

Item 15 — Custody

Assets are held at our qualified custodian, TD Ameritrade, Inc. The custodian provides account statements directly to you at your address of record at least quarterly. Client 1st does not take custody of Clients' securities (See "Item 12—Brokerage Practices" above)

In very limited circumstances we act as a trustee for clients. As a trustee, we are deemed to have custody under SEC Rules. To maintain this relationship we undergo an annual surprise audit by an accountant designated by the Public Company Accounting Oversight Board (PCAOB).

We urge you to compare the account statements received directly by mail or electronically from your custodian with any performance report statements provided to you by Client 1st in the course of our relationship.

Item 16 — Investment Discretion

You designate Client 1st as your agent and attorney-in-fact to determine appropriate Account investments based on your financial circumstances and investment objectives. Our advisor can accordingly purchase and sell investment assets for your account. . This “trading discretion” granted to Client 1st does not authorize us to withdraw funds or assets from the Account.

Discretionary trading authority facilitates placing trades in your accounts on your behalf so that we may promptly implement the investment plan that you have approved in writing and allows us to periodically rebalance your accounts to maintain the asset allocation strategy for meeting your goals and objectives.

Item 17 — Voting Client Securities

If you elect to grant Client 1st the authority to receive and vote securities on your behalf (“proxies”), we will instruct the custodian to forward copies of all proxies and shareholder communications relating to the securities to Client 1st. We will vote your securities in accordance with the guidelines we have established for voting client securities. You may request a copy of our Proxy Voting Guidelines by contacting our Main Office at 727-450-2301 or by email at: info@clag.com.

Item 18 — Financial Information

As a registered investment adviser, we are required to provide you with certain financial information or disclosures about our financial condition or if we have financial commitments that impair our ability to meet contractual and fiduciary commitments to you. We have not been the subject of a bankruptcy proceeding and do not have any financial commitments that would impair our ability to meet any contractual or fiduciary commitments to you.

ADV Part 2B : Brochure Supplement

**611 Druid Road E., Suite 707
Clearwater, FL 33756**

(727) 450-2301

www.clag.com

Updated: February 2018

The following brochure supplement provides information about the Investment Advisory Representatives of Client 1st Advisory Group, LLC (“Client 1st” or the “Firm”). It supplements the Firm’s Form ADV Part 2A (the “Brochure”). . Please contact David Stieh at 727-450-2301 if you did not receive the Brochure or if you have any questions about the contents of this supplement:

Additional information about any of our registered employees is available on the SEC’s website at www.adviserinfo.sec.gov.

CRAIG PHILLIPS

CLIENT 1ST ADVISORY GROUP LLC

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Updated: February 2017

This Brochure Supplement provides information about Mr. Phillips that supplements the Client 1st Advisory Group, LLC Brochure (the “Brochure”). You should have received a copy of the Brochure. Please contact David Stieh at (727) 450-2301 you did not receive the Brochure or if you have any questions about the contents of this supplement.

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

Item 2 -- Educational Background and Business Experience

Craig Phillips was born in March 1950. After high school, he earned a Bachelors Degree from Florida State University in 1973. Mr. Phillips was employed as a consultant to Fortune 500 businesses from 1973 to 1990. He was employed as an associate of ProVise Management Group, a registered investment advisor from 1990 to 2001. Craig is the founder, Managing Partner and current CEO of Client 1st Advisory Group Mr. Phillips has also been a registered principal of two independent broker/dealer firms, Intersecurities, Inc. from 1996 until 2006 and Cascade Financial Management, Inc. from 2006 until 2012.

Mr. Phillips is a Certified Financial Planner(CFP®) To obtain this designation, Mr. Phillips completed the financial planning education requirements in nine major planning areas set by the CFP® Board and successfully completed the Candidate Fitness Standards and background check. To maintain this designation Mr. Phillips completes 30 hours of continuing education every two years. Prerequisites for the CFP® designation include a Bachelor's degree from an accredited college or university and three years of qualified work experience.

Mr. Phillips is an Accredited Investment Fiduciary (AIF®). To obtain the AIF® designation, he had to complete either a self-study module or a combination of a classroom and self-study module then had to pass a closed-book, proctored examination to complete the course of study. To maintain the designation, your advisor completes six hours of continuing education every year.

Mr. Phillips is a registered insurance agent with the state of Florida. In addition to passing the insurance licensing examination, Mr. Phillips is required to complete 24 hours of continuing education every two years.

Item 3 – Disciplinary Information

None

Item 4 – Other Business Activities

In addition to his responsibilities as Managing Partner and CEO of Client 1st, Mr. Phillips is a former member of the Board of Directors of the Tampa Bay affiliate of the Financial Planning Association (FPA) and is a current Trustee and former Chairman of the Board of Directors for Directions for Living, Inc., a non-profit community mental health provider. He is past Treasurer and currently the Florida Governor Appointed Chairman of the Board of Directors of the Early Learning Coalition of Pinellas County. He is former Chairman of the Humane Society of Pinellas' Foundation Board and is a board member and past Chairman of the Board of Directors of the Clearwater Free Clinic. He is the current Vice President of the Board of Directors of Belleair Country Club

Item 5 – Additional Compensation

As a licensed insurance agent Mr. Phillips may receive commissions or trail fees based on the sales of fixed insurance products.

Item 6 – Supervision

Mr. Phillips is supervised by Michelle Mabry, President and a Managing Principal of Client 1st. Ms. Mabry may be reached at 601-264-0946 or Michelle@c1aq.com.

Mrs. Mabry supervises the activities of Mr. Phillips through a number of supervisory activities that may include but not be limited to the following:

- Review of new account applications, client profiles and investment strategies
Frequent office visits and remote interactions
- Through our client relationship management system.

MICHELLE MABRY

CLIENT 1ST ADVISORY GROUP LLC

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Updated: February 2017

This Brochure Supplement provides information about MS. Mabry that supplements the Client 1st Advisory Group, LLC Brochure (the “Brochure”). You should have received a copy of the Brochure. Please contact David Stieh at (727) 450-2301 you did not receive the Brochure or if you have any questions about the contents of this supplement.

Additional information about Ms. Mabry is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 -- Educational Background and Business Experience

Michelle Mabry was born in 1967. In 1988, she earned a Bachelor of Science degree from Louisiana State University with a double major in Economics and International Trade and Finance. Ms. Mabry began her career at IDS Financial (which later became American Express Financial Advisors). She was a Senior Financial Advisor and had an independent branch office with Ameriprise Financial when they spun off from American Express (1989-2008). In 2008, Ms. Mabry formed Wealth Management Consultants, which merged into Client First Advisory Group, Inc. in 2013. She is an Investment Advisor Representative and is President and Chief Investment Officer at Client 1st

Mrs. Mabry is an Accredited Investment Fiduciary (AIF®). To obtain the AIF® designation, your advisor had to complete either a self-study module or a combination of a classroom and self-study module then had to pass a closed-book, proctored examination to complete the course of study. To maintain the designation, your advisor completes six hours of continuing education every year.

Mrs. Mabry is a Certified Financial Planner (CFP®). To obtain this designation, Ms. Mabry completed the financial planning education requirements in six major planning areas set by the CFP® Board and successfully completed the Candidate Fitness Standards and background check. To maintain this designation Mrs. Mabry completes 30 hours of continuing education every two years. Prerequisites for the CFP® designation include a Bachelor's Degree from an accredited college or university and three years of qualified work experience.

Item 3 – Disciplinary Information

Michelle Mabry does not have any material disciplinary history

Item 4 – Other Business Activities

Ms Mabry is involved in the following additional activities that are investment related:

Wealth Management Consultants Corporation—Sole owner
Pinebelt Community Foundation –Board member, Investment Committee
St. Fabian Catholic Church—Chairman of Finance Committee
St. Maarten Homeowners Association—Treasurer

Item 5 – Additional Compensation

None

Item 6 – Supervision

Mrs. Mabry is supervised by Craig Phillips, CEO and a Managing Principal of Client 1st. Mr. Phillips may be reached at 727-450-2301 ext 108 or craig@c1aq.com.

Mr. Phillips supervises the activities of Ms Mabry through a number of supervisory activities that may include but not be limited to the following:

- Review of new account applications, client profiles and investment strategies
- Frequent office and remote interactions
- Through our client relationship management system.

DAVID STIEH

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Updated: February 2017

This Brochure Supplement provides information about Mr. Stieh that supplements the Client 1st Advisory Group, LLC Brochure (the “Brochure”). You should have received a copy of the Brochure. Please contact David Stieh at (727) 450-2301 you did not receive the Brochure or if you have any questions about the contents of this supplement.

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

Item 2 -- Educational Background and Business Experience

David Stieh was born in February 1974. After high school, he earned a Bachelor's Degree in Finance from the University of Central Florida in 1998. Mr. Stieh was employed with Western Reserve Life from 1999 until 2006. During that period Mr. Stieh became a registered representative with Intersecurities, Inc., a subsidiary of Western Reserve Life (n.k.a Transamerica Advisors, Inc.), and was also employed as a Tax preparer with H&R Block. In 2006, Dave joined Client 1st Advisors, Inc. as the Operations Manager and as an Investment Advisor Representative. Mr Stieh is currently Chief Operations Officer (COO) and a part owner of Client 1st Advisors, Inc.

Mr. Stieh is a Certified Financial Planner (CFP®). To obtain this designation, Mr. Stieh completed the financial planning education requirements in six major planning areas set by the CFP® Board and successfully completed the Candidate Fitness Standards and background check. To maintain this designation Mr. Stieh completes 30 hours of continuing education every two years. Mr. Stieh is a registered insurance agent with the state of Florida. In addition to passing the insurance licensing examination, Mr. Stieh is required to complete 24 hours of continuing education every two years.

Item 3 – Disciplinary Information

None

Item 4 – Other Business Activities

None

Item 5 – Additional Compensation

As a licensed insurance agent Mr. Stieh may receive commissions or trail fees based on the sales of fixed insurance products.

Item 6 – Supervision

Mr. Stieh is supervised by Craig Phillips, CEO and a Managing Principal of Client 1st . Mr. Phillips may be reached at 727-450-2301 ext 108 or craig@c1ag.com. r. Phillips supervises the activities of Mr Stieh through a number of supervisory activities that may include but not be limited to the following:

- Review of new account applications, client profiles and investment strategies
- Frequent office and remote interactions
-
- Through our client relationship management system.

SHAUN FEDDER

CLIENT 1ST ADVISORY GROUP LLC

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Updated: February 2017

This Brochure Supplement provides information about Mr. Fedder that supplements the Client 1st Advisory Group, LLC Brochure (the “Brochure”). You should have received a copy of the Brochure. Please contact David Stieh at (727) 450-2301 you did not receive the Brochure or if you have any questions about the contents of this supplement.

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

Item 2 -- Educational Background and Business Experience

Shaun Fedder was born in March, 1977 and attended John Adams High School in South Bend, Indiana. After high school, he earned a Bachelor of Arts degree in History from Indiana University - Bloomington, Indiana in 2001. Upon graduation, Mr. Fedder joined 1st Source Bank in South Bend, Indiana as a documentation associate with the commercial loan department. In 2003, Mr. Fedder moved to Chicago to begin his career with The Northern Trust Company. From 2003 - 2016, he worked at Northern Trust and left as a Vice President and Wealth Advisor and was responsible for the administration of complex accounts for high net worth individuals and families including revocable trusts, irrevocable trusts, family limited partnerships and charitable trusts. His duties often involved working with sophisticated estate plans, legal questions, sensitive family situations and complex property transfers.

Mr. Fedder began working with Client 1st Advisory Group in May, 2016 as an Investment Advisor Representative and has obtained the license Series 65 Qualifications Examination.

Item 3 – Disciplinary Information

None

Item 4 – Other Business Activities

In addition to his responsibilities as a RIA with Client 1st Advisory Group, Mr. Fedder sits on the board of the Treasure Coast Homeless Council Services, Indian River Estate Planning Council, Indian River Soccer Association, Founders Club and Future Leaders Professional Advisors Council. He is also very active with the United Way, March of Dimes and Girls on the Run.

Item 5 – Additional Compensation

None

Item 6 – Supervision

Mr. Fedder is supervised by Craig Phillips, CEO and Managing Partner of Client 1st Advisory Group. Mr. Phillips may be reached at (727) 450-2301 or craig@clag.com.

Mr. Phillips, or his qualified designee, supervises Mr. Fedder's work through a number of supervisory activities that may include, but not be limited to, reviewing new accounts applications, client profiles and investment strategies, , periodic audits of the office location and through the Firm's client relationship management system.

MORGAN MABRY

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June 2017

This Brochure Supplement provides information about Mr. Stieh that supplements the Client 1st Advisory Group, LLC Brochure (the “Brochure”). You should have received a copy of the Brochure. Please contact David Stieh at (727) 450-2301 you did not receive the Brochure or if you have any questions about the contents of this supplement.

Additional information about Ms. Mabry is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2 -- Educational Background and Business Experience

Morgan Mabry was born in April 1993. After high school, she earned two Bachelor's Degrees in Economics and Interdisciplinary Studies with a focus in Mandarin Chinese and Business from the University of Mississippi in 2015. Ms. Mabry has been employed with Client 1st Advisory Group since 2013 on a part-time basis as an Assistant Operations Manager. In 2016 she began working for the Firm on a full time basis before beginning the transition into an advisory role.

Item 3 – Disciplinary Information

None

Item 4 – Other Business Activities

None

Item 5 – Additional Compensation

None

Item 6 – Supervision

Ms. Mabry is supervised by David Stieh, COO and a Managing Principal of Client 1st . Mr. Stieh may be reached at 727-450-2301 ext 107 or Dave@c1ag.com. Mr. Stieh supervises the activities of Ms Mabry through a number of supervisory activities that may include but not be limited to the following:

- Review of new account applications, client profiles and investment strategies
- Frequent office and remote interactions
- Through our client relationship management system.