

Part 2A of Form ADV: Firm Brochure

Anderson Griggs & Company, Inc. Doing Business As: Anderson Griggs Investments

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This brochure provides information about the qualifications and business practices of Anderson Griggs Investments. If you have any questions about the contents of this brochure, please contact us at 803-324-5044 or libby@andersongriggs.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. Registration with the SEC or with any state securities authority does not imply a certain level of skill or training. Additional information about Anderson Griggs Investments is also 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 110313.

Item 2: Material Changes

This Firm Brochure, dated 03/12/2024, provides you with a summary of Anderson Griggs Investments' advisory services and fees, professionals, certain business practices and policies, as well as actual or potential conflicts of interest, among other things. This Item is used to provide our clients with a summary of new and/or updated information; we will inform of the revision(s) based on the nature of the information as follows.

- 1. Annual Update: We are required to update certain information at least annually, within 90 days of our firm's fiscal year end (FYE) of December 31. We will provide you with either a summary of the revised information and an offer to deliver the full revised Brochure within 120 days of our FYE, or we will provide you with our revised Brochure that will include a summary of those changes in this Item.
- 2. Material Changes: Should a material change in our operations occur, depending on its nature we will promptly communicate this change to clients (and it will be summarized in this Item). "Material changes" requiring prompt notification will include changes of ownership or control, location, disciplinary proceedings, significant changes to our advisory services or advisory affiliates, or any information that is critical to a client's full understanding of who we are, how to find us, and how we do business.

The following summarizes new or revised disclosures based on information previously provided in our Firm Brochure dated 10/12/2023:

We have no new or revised disclosures to report.

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Item 4: Advisory Business

Anderson Griggs & Company, Inc. is an investment adviser registered in South Carolina and North Carolina. It provides its services in these two states and other states where authorized from its principal place of business in Rock Hill, South Carolina. Anderson Griggs & Company, Inc. began conducting business in 1995.

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

- Justin Thomas Anderson, President
- Kendall James Anderson, Founder

Anderson Griggs Investments offers the following advisory services to our clients:

<u>Investment Supervisory Services ("ISS") Individual Portfolio</u> <u>Management</u>

A minimum of \$100,000.00 of assets under management is required for our investment advisory services. This account size is negotiable under certain circumstances. Anderson Griggs Investments groups certain related client accounts for the purpose of achieving the minimum account size and determining the annualized fee.

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. Clients are urged to update us when circumstances change.

We manage these advisory accounts on a discretionary basis. Under certain agreed upon circumstances, we may manage advisory accounts on a non-discretionary basis. Account supervision is guided by the client's stated objectives (i.e., growth, growth and income), as well as tax considerations. Clients may impose reasonable restrictions on investing in certain securities, types of securities, or industry sectors.

Our investment recommendations are not limited to any specific product or service and will generally include advice regarding the following securities:

- Exchange-listed securities
- Securities traded over-the-counter
- Foreign issuers, including American Depository Receipts (ADRs)
- Warrants
- Corporate debt securities (other than commercial paper)
- Certificates of deposit
- Municipal securities
- Mutual fund shares
- Selection of other advisers (including private fund managers)
- United States governmental securities

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

Amount of Managed Assets

As of 12/31/2023, we were actively managing \$106,387,117 of clients' assets on a discretionary basis plus \$0.00 of clients' assets on a non-discretionary basis.

Item 5: Fees and Compensation

<u>Investment Supervisory Services ("ISS") Individual Portfolio</u> <u>Management Fees</u>

The management fee schedule is expected to be determined pursuant to the following schedule. Special situations may occur making it necessary to designate a separate fee schedule for a specific individual or group of accounts. The separate fee schedule if used will be included as part of the management agreement. Management fees are incremental. Also refer to the discussion of related accounts and fair market value below.

Focused Growth & Focused Balanced

Account Asset Value Total Annual Fee
1.3125% on the first \$100,000 of assets
1.1250% on the next \$100,000 of assets
0.9375% on the next \$300,000 of assets
0.7500% on the next \$4,500,000 of assets
Greater than \$5,000,000 Management Fees are Negotiated

Capital Markets Balanced & Capital Markets Growth

Account Asset Value Total Annual Fee
1.7500% on the first \$100,000 of assets
1.5000% on the next \$100,000 of assets
1.2500% on the next \$300,000 of assets
0.7500% on the next \$4,500,000 of assets
Greater than \$5,000,000 Management Fees are Negotiated

Billing: The above annual fee is billed quarterly at ¼ of the annual rate, in arrears, based on the market value of assets in your account as of the last day of each quarterly billing cycle. Traditionally, this quarterly cycle is the last business day of March, June, September, and December. Fees will be debited from the account in accordance with the client authorization in the Investment Supervisory Services Agreement.

When the account is opened, the management fee is billed at the end of the first quarterly billing cycle and is prorated as to the effective date of the relationship and/or receipt of funds and securities. Cash flows throughout the term of the agreement are pro-rated as to the date of receipt and/or disbursement from the account. You can withdraw from the advisory relationship at any time. Following the opening of your account, you have the right to a full refund of fees charged for the initial (5) days following the date of receipt of funds and/or securities.

Related Accounts: In certain circumstances, client financial goals or legal restrictions may require the use of multiple accounts. Multiple accounts that are individually owned are considered related for billing purposes. The term 'individually owned accounts' includes accounts that are registered in the name of the individual owner, registered jointly with a spouse, individual retirement accounts (IRAs) of the owner/spouse, self-directed accounts (i.e., directed by individual participants) under an employee benefit plan ("ERISA plan"), ERISA plan accounts in which the individual is the sole participant, personal trusts, and accounts of the immediate family's children. For

purposes of calculating the management fee, accounts meeting the criteria of related accounts will be grouped to determine if a lower fee applies.

Fair Market Value: We urge you to review and verify your advisory fee invoice for accuracy. To help in the verification process, all invoices for advisory fees will include the market value of the account and the calculations used to determine the fee.

Fair market value for the purposes of computing the fee shall be determined by valuing the assets as follows:

- Cash shall be valued at face amount.
- Notes, bonds and other debt instruments' current market value shall be determined on the basis of market quotations, or, if such quotations are not readily available, market value shall be determined based on coupon, maturity, rating, liquidity, industry factors and company factors.
- Common stock and other equity securities including ETFs and closed end mutual funds shall have a value equal to their respective closing prices as quoted by the major stock exchanges on the last business day on which fair market value is being determined.
- Open ended mutual funds values are calculated at Net Asset Value (NAV).
- Interest shall be accrued to the last day on which fair market value is being determined.

Limited Negotiability of Advisory Fees: Although Anderson Griggs Investments 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 Investment Supervisory Services Agreement between the adviser and each client.

Employees of Anderson Griggs Investments and their family members are entitled to a lower management fee arrangement for their personal and related accounts. Discounts, not generally available to our advisory clients, are offered. If special situations occur making it necessary to designate a separate fee schedule for a specific individual or group of accounts, the separate fee schedule will be included as part of the management agreement.

General Information

Termination of the Advisory Relationship: A client agreement may be canceled at any time, by either party, for any reason upon receipt of 30 days written notice. There is no penalty for terminating an account. Upon termination, you will pay the amount of fees owed to Anderson Griggs from the end of the last quarterly billing cycle through the date of termination.

ETF Fees: All fees paid to Anderson Griggs Investments for investment advisory services are separate and distinct from the fees and expenses charged by ETFs to their shareholders. These fees and expenses are described in each fund's prospectus. ETF fees will generally include a management fee and other fund expenses. You could invest in ETFs directly, without our services. Because of that you should take the time to review the fees charged by the ETF to fully understand the total amount of fees you pay.

Mutual Fund Fees: We generally do not invest in mutual funds. You may direct us to hold or buy a mutual fund of your choice. If you direct us to hold or buy a mutual fund then you should remember that the fees paid to Anderson Griggs Investments for investment advisory services are distinct from the fees and expenses charged by the mutual fund to their shareholders. These fees and expenses are described in each fund's prospectus. As with ETFs you can invest in mutual funds directly, without our services. In addition to the management fees, service fees, sales charges, both initial and/or deferred, and the possibility of a distribution fee charged by the average actively managed mutual fund, the addition of our fee could be detrimental to your investment results. We would encourage you to invest directly with the fund company.

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.

Grandfathering of Minimum Account Requirements: Pre-existing advisory clients are subject to Anderson Griggs Investments' 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.

ERISA Accounts: Anderson Griggs Investments is deemed to be a fiduciary to advisory clients that are employee benefit plans or individual retirement accounts (IRAs) pursuant to the Employee Retirement Income and Securities Act ("ERISA"), and regulations under the Internal Revenue Code of 1986 (the "Code"), respectively. As such, our firm is subject to specific duties and obligations under ERISA and the Internal Revenue Code that include among other things, restrictions concerning certain forms of compensation. To avoid engaging in prohibited transactions, Anderson Griggs Investments may only charge fees for investment advice about products for which our firm and/or our related persons do not receive any commissions or 12b-1 fees.

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.

Prepayment of Fees: Our fees are not charged in advance and under no circumstances do we require or solicit payment of fees in advance of services provided.

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

Anderson Griggs Investments does not charge performance-based fees.

Item 7: Types of Clients

Anderson Griggs Investments provides advisory services to the following types of clients:

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

Trusts

At present, Anderson Griggs Investments targets accounts of at least \$100,000, but may accept accounts of lesser amounts at its discretion.

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:

Fundamental Analysis: We attempt 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).

Fundamental analysis does not attempt to anticipate market movements. This presents a potential risk, as the price of a security can move up or down along with the overall market regardless of the economic and financial factors considered in evaluating the stock.

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

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

Quantitative Analysis: We use mathematical models in an attempt to obtain more accurate measurements of a company's quantifiable data, such as the value of a share price or earnings per share, and predict changes to that data.

A risk in using quantitative analysis is that the models used may be based on assumptions that prove to be incorrect.

Qualitative Analysis: We subjectively evaluate non-quantifiable factors such as quality of management, labor relations, and strength of research and

development factors not readily subject to measurement, and predict changes to share price based on that data.

A risk in using qualitative analysis is that our subjective judgment may prove incorrect.

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 price fluctuations and, if not corrected, will no longer be appropriate for the client's goals.

ETF Analysis: Our primary analysis of ETFs is quantitative in nature. We invest in Index ETFs. Our research is to verify quantitatively if the ETF sponsor is maintaining the portfolio relative to its stated index and that the ETF's volatility and return are similar to the index itself. We also review the cost and the ability to buy and/or sell individual ETFs easily. In general, index tracking ETFs have a very low overall cost structure as there is no active management premium.

Mutual Fund Analysis: As a firm we do not recommend or utilize mutual funds. Because of that we do not analyze mutual funds. You can direct us to hold or buy a traditional actively managed mutual fund. In such a case we may provide you with third party research from an independent research company.

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. Our first goal for you is to decide on an overall allocation between equity investments and fixed income investments. Once this is determined, we will generally manage your portfolio under one or more of these objectives:

Capital Market Series: The Capital Market Series primarily uses Exchange Traded Funds (ETFs) to meet the investment objective of your portfolio. However, in addition to equity and fixed income ETFs, the Capital Market Series can use high quality corporate or municipal bonds, certificates of deposit, and cash or cash equivalents for your fixed income investment allocation. Your portfolio will generally be invested in a number of ETFs whose investments are aimed at mimicking the S&P 500, S&P 400 and S&P 600 indices, or a subset of those indices that mimic economic sectors of the economy. Balance is added to the overall portfolio through the use of the above referenced fixed income investments. The overall mix between the riskier equity investments, and less volatile fixed income investments is determined by the individual client's risk tolerance, investment time horizon, cash flow requirements, and other considerations.

The primary risk of the Capital Market Series is market volatility. We attempt to minimize this risk through asset allocation and broad diversification.

Focused Series: The Focused Series is similar to the Capital Market Series; however, instead of primarily using ETFs, the Focused Series invests directly into the equity markets by owning individual common stocks. The Focused Series invests in very large and high quality global corporations. However, at times the Focused Series will incorporate the use of economic sector specific ETFs to meet our portfolio diversification needs. In addition, to add balance required by each individual client's cash flow requirements, risk tolerance, and time horizon, the Focused Series will invest in high quality corporate or municipal bonds, certificates of deposit, or cash or cash equivalents.

Risk is controlled through individual company research along with cash reserves, with less emphasis placed on diversification. However, the fundamental analysis used in security selection does not attempt to anticipate market movements. This presents a potential risk, as the price of a security can move up or down along with the overall market, regardless of the economic and financial factors considered in evaluating the stock.

Additional Risks for all Strategies

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 believe the securities to be currently undervalued, and/or
- we want exposure to a particular asset class over time, regardless of the current projection for this class.

A risk in a long-term purchasing strategy is that by holding the security for this length of time, we may not take advantage 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.

Short-term purchases: When utilizing this strategy, we purchase securities with the idea of selling them within a relatively short time (typically a year or less). We do this in an attempt to take advantage of conditions that we believe will soon result in a price swing in the securities we purchase.

Risk of Loss

Clients should understand that investing in any securities, including mutual funds, involves a risk of loss of the client's income and principal.

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

Our firm and our related persons are not engaged in other financial industry activities and have no other industry affiliations.

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.

Anderson Griggs Investments 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.

Our Code of Ethics includes policies and procedures for the review of 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.

Anderson Griggs Investments' 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.

A copy of our Code of Ethics is available to our advisory clients and prospective clients. You may request a copy by emailing libby@andersongriggs.com, or by calling us at 803-324-5044.

Anderson Griggs Investments and individuals associated with our firm are prohibited from engaging in principal transactions.

In addition, Anderson Griggs Investments and individuals associated with our firm are prohibited from engaging in agency cross transactions.

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(ies) 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.

We 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. 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.

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:

- 1. No principal or employee of our firm may put his or her own interest above the interest of an advisory client.
- 2. 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.
- 3. 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.
- 4. Our firm requires prior approval for any IPO or private placement investments by related persons of the firm.
- 5. 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.

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

Item 12: Brokerage Practices

Brokers that we select to execute transactions may from time to time refer clients to our firm. Anderson Griggs Investments will not make commitments to any broker or dealer to compensate that broker or dealer through brokerage or dealer transactions for client referrals; however, a potential conflict of interest may arise between the client's interest in obtaining best price and execution and Anderson Griggs Investments' interest in receiving future referrals.

Anderson Griggs Investments does not enter into any soft dollar arrangements with any broker dealer. As our firm does not have the discretionary authority to determine the broker-dealer to be used or the commission rates to be paid, clients must direct Anderson Griggs Investments as to the broker-dealer to be used.

Anderson Griggs Investments recommends that clients open an account with Charles Schwab & Co., Inc. ("Schwab") to maintain custody of client assets. Schwab Advisor Services serves independent investment advisory firms like ours and includes the custody, trading, and support services of Charles Schwab & Co, Inc. By using Schwab as primary custodian, Anderson Griggs Investments has access to a wide range of products and services that help us serve our clients, including:

- Full range of investment products and trading services
- Technology and service support
- Full range of investment options such as stocks, mutual funds, bonds, exchange traded funds, CDs and other investments.

This firm brochure has been independently produced by Anderson Griggs Investments. Anderson Griggs Investments is independent of, and has no affiliation with, Schwab or any of its affiliates. Schwab is a registered broker-dealer and member SIPC. Schwab has not created, supplied, licensed, endorsed, or otherwise sanctioned these materials nor has Schwab independently verified any of the information in them. Anderson Griggs Investments provides you with investment advice, while Schwab maintains custody of your assets in a brokerage account and will effect transactions for your account on our instruction.

Anderson Griggs Investments has evaluated Schwab and believes that it will provide our clients with a blend of execution services, commission costs and professionalism that will assist our firm to meet our fiduciary obligations to clients. We reserve the right to decline acceptance of any client account for which the client directs the use of a broker other than Schwab if we believe that this choice would hinder our fiduciary duty to the client and/or our ability to service the account. In directing the use of Schwab, it should be understood that Anderson Griggs Investments will not have authority to negotiate commissions or to necessarily obtain volume discounts, and best execution may not be achieved. In addition, a disparity in commission charges may exist between the commissions charged to the client and those charged to other clients (who may direct the use of another broker). Clients should note, while Anderson Griggs Investments has a reasonable belief that Schwab is able to obtain best execution and competitive prices, our firm will not be independently seeking best execution price capability through other brokers. Not all advisers require clients to direct it to use a particular broker-dealer.

For clients in need of brokerage or custodial services, and depending on client circumstances and needs, we may recommend the use of one of several brokers (including, but not limited to Schwab), provided that such recommendation is consistent with our firm's fiduciary duty to the client. Our clients must evaluate these brokers before opening an account. The factors considered by Anderson Griggs Investments when making these recommendations are the broker's ability to provide professional services, our experience with the broker, the broker's reputation, the broker's quality of execution services, and costs of such services, among other factors. Clients are not under any obligation to effect trades through any recommended broker.

There is no direct link between our firm's recommendation of Schwab as custodian and the investment advice we give to our clients, although we receive economic benefits through our use of Schwab Advisor Services that are typically not available to Schwab retail investors.

These benefits include the following products and services (provided without cost or at a discount): duplicate client statements and confirmations; research related products and tools; consulting services; access to a trading desk serving adviser participants; access to block trading (which provides the ability to aggregate securities transactions for execution and then allocate the appropriate shares to client accounts); the ability to have advisory fees deducted directly from client accounts; access to an electronic communications network for client order entry and account information; access to mutual funds with no transaction fees and to certain Institutional money managers; and discounts on compliance, marketing, research, technology, and practice management products or services provided to Anderson Griggs Investments by third party vendors.

Some of the products and services made available by Schwab through the program may benefit Anderson Griggs Investments but may not benefit our client accounts. These products or services may assist us in managing and administering client accounts, including accounts not maintained at Schwab. Other services made available by Schwab are intended to help us manage and further develop our business enterprise. The benefits received by Anderson Griggs Investments or our personnel through participation in the program do not depend on the amount of brokerage transactions directed to Schwab. Clients should be aware, however, that the receipt of economic benefits by Anderson Griggs Investments or our related persons in and of itself creates a potential conflict of interest and may indirectly influence our recommendation of Schwab for custody and brokerage services.

Anderson Griggs Investments also receives from Schwab certain additional economic benefits ("Additional Services") that may or may not be offered to any other independent investment advisers participating in the program. Specifically, the Additional Services include independent third party equity and fixed income analysis provided by Thomson Reuters StockReports, CFRA's Stock Report, Vickers Insider Trading Chronologies, Argus Company Report, MSCI, Wall Street Horizon, Refinitiv, Economist, S&P Global, Market Edge, Charles Schwab, Morningstar, Briefing.com, United Press International, and Investment Trends. Although we value these

services, the loss of any would not impact the research capabilities of Anderson Griggs Investments. Schwab provides the Additional Services to our firm in its sole discretion and at its own expense, and Anderson Griggs Investments does not pay any fees to Schwab for the Additional Services.

Anderson Griggs Investments' receipt of Additional Services raises potential conflicts of interest. In providing Additional Services to our firm, Schwab most likely considers the amount and profitability to Schwab of the assets in, and trades placed for, our client accounts maintained with Schwab. Schwab has the right to terminate the Additional Services with Anderson Griggs Investments, in its sole discretion. Consequently, in order to continue to obtain the Additional Services from Schwab, we have an incentive to recommend to our clients that the assets under management by us be held in custody with Schwab and to place transactions for client accounts with Schwab.

Anderson Griggs Investments' receipt of Additional Services does not diminish our duty to act in the best interests of our clients, including seeking best execution of trades for client accounts.

Anderson Griggs Investments will block trades where possible and when advantageous to clients. Block trading may allow us to execute equity trades in a timelier, more equitable manner, at an average share price. Anderson Griggs Investments will typically aggregate trades among clients whose accounts can be traded at a given broker. Anderson Griggs Investments' block trading policy and procedures are as follows:

- 1. Transactions for any client account may not be aggregated for execution if the practice is prohibited by or inconsistent with the client's advisory agreement with Anderson Griggs Investments, or our firm's order allocation policy.
- 2. The portfolio manager must determine that the purchase or sale of the particular security involved is appropriate for the client and consistent with the client's investment objectives and with any investment guidelines or restrictions applicable to the client's account.
- 3. The portfolio manager must reasonably believe that the order aggregation will benefit, and will enable Anderson Griggs Investments to seek best execution for, each client participating in the aggregated order. This requires a good faith judgment at the time the order is placed for the execution. It does not mean that the

- determination made in advance of the transaction must always prove to have been correct in the light of a "20-20 hindsight" perspective. Best execution includes the duty to seek the best quality of execution, as well as the best net price.
- 4. Prior to entry of an aggregated order, a written order ticket must be completed which identifies each client account participating in the order and the proposed allocation of the order, upon completion, to those clients.
- 5. If the order cannot be executed in full at the same price or time, the securities actually purchased or sold by the close of each business day must be allocated pro rata among the participating client accounts in accordance with the initial order ticket or other written statement of allocation. However, adjustments to this pro rata allocation may be made to participating client accounts in accordance with the initial order ticket or other written statement of allocation.
- 6. Generally, each client that participates in the aggregated order must do so at the average price for all separate transactions made to fill the order. Under the client's agreement with the custodian/broker, transaction costs may be based on the number of shares traded for each client.
- 7. If the order will be allocated in a manner other than that stated in the initial statement of allocation, a written explanation of the change must be provided to and approved by the Chief Compliance Officer no later than the morning following the execution of the aggregate trade.
- 8. Anderson Griggs Investments' client account records separately reflect, for each account in which the aggregated transaction occurred, the securities which are held by, and bought and sold for, that account.
- 9. Funds and securities for aggregated orders are clearly identified on Anderson Griggs Investments' records and to the broker-dealers or other intermediaries handling the transactions by the appropriate account numbers for each participating client.
- 10. No client or account will be favored over another.

Item 13: Review of Accounts

<u>Investment Supervisory Services ("ISS") Individual Portfolio</u> <u>Management</u>

Reviews: While the underlying securities within Individual Portfolio

Management Services accounts are continually monitored, these 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: Justin T. Anderson, President, and/or Elizabeth Anderson, Vice President.

Reports: In addition to the monthly statements and confirmations of transactions that you receive from your broker-dealer, Anderson Griggs provides you with many reports throughout the year. These reports are designed to allow you to review the activity within your account and a method to review the progress made towards reaching your individual goals.

Shortly after the end of each calendar quarter, reports are prepared and delivered to you. These reports include a statement showing your cash balance, type, name and amount of each security as a percentage of the total market value of your investments.

Additionally, a schedule of new purchases made, a realized gain and loss report, an income report and an expense report is provided on a calendar year-to-date basis, to facilitate tax planning. At least annually, a portfolio performance report will be provided for each account.

Item 14: Client Referrals and Other Compensation

Client Referrals: Anderson Griggs Investments does not currently pay for referrals nor do we refer clients to others for compensation.

Other Compensation: We endeavor at all times to put your interests first as part of our fiduciary duty. The possibility of receiving incentive awards creates a conflict of interest, and may affect the judgment of individuals when making recommendations. Therefore, Anderson Griggs Investments does not allow our firm, and/or our officers and representatives to receive incentive awards, including prizes such as trips or bonuses, for recommending any investment products.

Item 15: Custody

We previously disclosed in the "Fees and Compensation" section (Item 5) of this Brochure that our firm directly debits advisory fees from client accounts. 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.

In addition to the periodic statements that clients receive directly from their custodians, we also send account statements directly to our clients on at least a quarterly basis. We urge our clients to carefully compare the information provided on these statements to ensure that all account transactions, holdings and values are correct and current.

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: (1) directing the manner in which proxies solicited by issuers of securities beneficially owned by the client shall be voted, and (2) 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

Our fees are not charged in advance and under no circumstance do we require or solicit payment of fees in advance of services rendered. Therefore, we are not required to include a financial statement.

As an advisory firm that maintains discretionary authority for client accounts and custody of client funds or securities, we are also required to disclose any financial condition that is reasonably likely to impair our ability to meet our contractual obligations. Anderson Griggs Investments has no additional financial circumstances to report.

Anderson Griggs Investments has not been the subject of a bankruptcy petition at any time during the past ten years.

Item 19: Requirements for State-Registered Advisers

The following individuals are the principal executive officers and management persons of Anderson Griggs Investments:

- Justin T. Anderson, President
- Elizabeth B. Anderson, Vice President, Chief Compliance Officer
- Kendall J. Anderson, Founder

Information regarding the formal education and business background for each of these individuals is provided in their respective Brochure Supplements. We are required to disclose all material facts regarding certain legal or disciplinary events pertaining to arbitration awards or other civil, regulatory or administrative proceedings in which our firm or management personnel were found liable or against whom an award was granted.

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

As previously disclosed in "Other Financial Industry Activities and Affiliations" (Item 10), neither Anderson Griggs Investments nor our management personnel have a relationship or arrangement with any issuer of securities.

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Part 2B of Form ADV: Brochure Supplement

Justin Thomas Anderson

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03/18/2022

This brochure supplement provides information about Justin Thomas Anderson that supplements the Anderson Griggs Investments brochure. You should have received a copy of that brochure. Please contact Elizabeth B. Anderson at 803-324-5044 if you did not receive Anderson Griggs Investments' brochure or if you have any questions about the contents of this supplement. Additional information about Justin Thomas Anderson is available on the SEC's website at www.adviserinfo.sec.gov

Item 2: Educational Background and Business Experience

Full Legal Name: Justin Thomas Anderson

Born: 1978

Education

- Winthrop University; BA, Psychology; 2012
- Winthrop University; MBA; 2021

Securities Examinations

• Uniform Investment Adviser Law Examination (Series 65); 02/13/2006

Business Experience

- Anderson Griggs & Co., Inc.; President; from January 2019 to Present
- Anderson Griggs & Co., Inc.; Registered Investment Advisor Representative; from January 2006 to Present
- Anderson Griggs & Co., Inc.; Vice President; from January 2008 to January 2019
- Anderson Griggs & Co.; Inc.; Research Associate; from October 2005 to January 2006
- Various; Various duties including supervision and management; from January 1999 to October 2005

Item 3: Disciplinary Information

Justin Thomas Anderson has no reportable disciplinary history.

Item 4: Other Business Activities

A. Investment-Related Activities

- 1. Justin Thomas Anderson is not engaged in any other investment-related activities.
- 2. Justin Thomas Anderson does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

 B. Non-Investment-Related Activities

Justin Thomas Anderson is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

Item 5: Additional Compensation

Justin Thomas Anderson does not receive any economic benefit from a non- advisory client for the provision of advisory services.

Item 6: Supervision

Supervisor: Elizabeth B. Anderson

Title: Vice President, Chief Compliance Officer

Phone Number: (803) 324-5044

Justin T. Anderson's compliance related activities are supervised by Elizabeth B. Anderson, Vice President and Chief Compliance Officer of Anderson Griggs Investments. Elizabeth reviews Justin's investment advisory work through frequent office interactions, and personal interactions with individual clients. She also reviews activities through the firm's portfolio management system. In addition, she reviews written documents authored by Justin T. Anderson for accuracy and clarity.

Item 7: Requirements for State-Registered Advisers

A. Additional Disciplinary History

Justin Thomas Anderson has no additional reportable disciplinary history.

B. Bankruptcy History

Justin Thomas Anderson has not been the subject of a bankruptcy petition.



Part 2B of Form ADV: Brochure Supplement

Elizabeth Brooke Anderson

113 E. Main Street, Suite 310 Rock Hill, SC 29730 (803) 324-5044 **Anderson Griggs Investments** 113 E. Main Street, Suite 310 Rock Hill, SC 29730 (803) 324-5044 03/18/2022

This brochure supplement provides information about Elizabeth Brooke Anderson that supplements the Anderson Griggs Investments brochure. You should have received a copy of that brochure. Please contact Elizabeth B. Anderson at 803-324-5044 if you did not receive Anderson Griggs Investments' brochure or if you have any questions about the contents of this supplement. Additional information about Elizabeth Brooke Anderson is available on the SEC's website at www.adviserinfo.sec.gov

Item 2: Educational Background and Business Experience

Full Legal Name: Elizabeth Brooke Anderson

Born: 1980

Education

- UNC Wilmington; MA, Liberal Studies; 2022
- Bryant University; Certificate, Financial Planning; 2018
- Winthrop University; BA, Philosophy and Religion; 2003

Securities Examinations

 Uniform Investment Adviser Law Examination (Series 65); 04/25/2016

Business Experience

- Anderson Griggs & Co., Inc.; Vice President & Chief Compliance Officer; from January 2019 to Present
- Anderson Griggs & Co., Inc.; Registered Investment Advisor Representative; from April 2016 to Present
- Anderson Griggs & Co., Inc.; Operations Manager; from November 2013 to January 2019
- CERRA; Program Specialist; from August 2007 to November 2013

Designations

Elizabeth Brooke Anderson has earned the following designation(s) and is in good standing with the granting authority:

• CERTIFIED FINANCIAL PLANNER™ professional; CFP Board; 2018

Certified Financial Planner Board of Standards, Inc. (CFP Board) owns the CFP® certification mark, the CERTIFIED FINANCIAL PLANNER™ certification mark, and the CFP® certification mark (with plaque design) logo in the United States, which it authorizes use of by individuals who successfully complete CFP Board's initial and ongoing certification requirements.

The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. CFP®

professionals have met extensive training and experience requirements, and commit to CFP Board's ethical standards that require them to put their clients' interests first.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

- Education Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board 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 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 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 the CFP Board Code of Ethics & Standards of Conduct, a set of documents outlining the ethical and practice standards for CFP® professionals.

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, to maintain competence and keep up with developments in the financial planning field; and
- Ethics Renew an agreement to be bound by the Code of Ethics & Standards of 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 the CFP Board enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

Item 3: Disciplinary Information

Elizabeth Brooke Anderson has no reportable disciplinary history.

Item 4: Other Business Activities

A. Investment-Related Activities

- 1. Elizabeth Brooke Anderson is not engaged in any other investment-related activities.
- 2. Elizabeth Brooke Anderson does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

Elizabeth Brooke Anderson is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of her time.

Item 5: Additional Compensation

Elizabeth Brooke Anderson does not receive any economic benefit from a non-advisory client for the provision of advisory services.

Item 6: Supervision

Supervisor: Justin T. Anderson

Title: President

Phone Number: (803) 324-5044

Elizabeth B. Anderson's compliance related activities are supervised by Justin T. Anderson, President of Anderson Griggs Investments. Justin

reviews Elizabeth's investment advisory work through frequent office interactions, and personal interactions with individual clients. He also reviews activities through the firm's portfolio management system. In addition, he reviews written documents authored by Elizabeth B. Anderson for accuracy and clarity.

Item 7: Requirements for State-Registered Advisers

A. Additional Disciplinary History

Elizabeth Brooke Anderson has no additional reportable disciplinary history.

B. Bankruptcy History

Elizabeth Brooke Anderson has not been the subject of a bankruptcy petition.



Part 2B of Form ADV: Brochure Supplement Kendall James Anderson

113 E. Main Street, Suite 310 Rock Hill, SC 29730 (803) 324-5044
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03/18/2022

This brochure supplement provides information about Kendall James Anderson that supplements the Anderson Griggs Investments brochure. You should have received a copy of that brochure. Please contact Elizabeth B. Anderson at 803-324-5044 if you did not receive Anderson Griggs Investments' brochure or if you have any questions about the contents of this supplement. Additional information about Kendall James Anderson is available on the SEC's website at www.adviserinfo.sec.gov

Item 2: Educational Background and Business Experience

Full Legal Name: Kendall James Anderson

Born: 1953

Education

• Arkansas Tech University; BS, Business Administration; 1979

Securities Examinations

• Uniform Securities Agent State Law Examination (Series 63); 09/15/1980

Business Experience

- Anderson Griggs & Co., Inc.; Founder & Consultant; from January 2019 to Present
- Anderson Griggs & Co., Inc.; Founder & President; from September 1995 to January 2019
- Birchtree Financial Services, Inc.; General Securities Principal; from October 1999 to December 2000
- Raymond James Financial Services, Inc.; General Securities Principal; from August 1987 to October 1999
- K.J. Anderson & Company; Founder & President; from September 1988 to September 1995
- Edward Jones; Registered Representative; from August 1980 to August 1987

Designations

Kendall James Anderson has earned the following designation(s) and is in good standing with the granting authority:

• Chartered Financial Analyst®; CFA institute; 1993

The CFA designation is globally recognized and attests to a charterholder's success in The CFA Program, a rigorous and comprehensive study program in the field of investment management and research analysis.

The CFA Program is organized into three levels, each culminating in an exam. These exams cover investment tools, valuing assets, portfolio management, and wealth planning. CFA Program candidates report dedicating over 300 hours of study per level. Mr. Anderson passed the Level 1 exam in June of 1991, the Level II exam in June of 1992 and the Level 3 exam in June of 1993.

To earn and maintain the CFA Charter an individual must complete the CFA Program, have four years of qualified investment work experience, and annually pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct.

To learn more about the CFA Charter, visit www.cfainstitute.org.

Item 3: Disciplinary Information

Kendall James Anderson has no reportable disciplinary history.

Item 4: Other Business Activities

A. Investment-Related Activities

- 1. Kendall James Anderson is not engaged in any other investmentrelated activities.
- 2. Kendall James Anderson does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

Kendall James Anderson is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

Item 5: Additional Compensation

Kendall James Anderson does not receive any economic benefit from a non-advisory client for the provision of advisory services.

Item 6: Supervision

Supervisor: Justin T. Anderson

Title: President

Phone Number: (803) 324-5044

Kendall J. Anderson's compliance related activities are supervised by Justin T. Anderson, President of Anderson Griggs Investments. Justin reviews Kendall's investment advisory work through frequent office interactions, and personal interactions with individual clients. He also reviews activities through the firm's portfolio management system. In addition, he reviews written documents authored by Kendall J. Anderson for accuracy and clarity.

Item 7: Requirements for State-Registered Advisers

A. Additional Disciplinary History

Kendall James Anderson has no additional reportable disciplinary history.

B. Bankruptcy History

Kendall James Anderson has not been the subject of a bankruptcy petition.



Part 2B of Form ADV: Brochure Supplement

Craig Taylor Ferguson

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03/18/2022

This brochure supplement provides information about Craig Taylor Ferguson that supplements the Anderson Griggs Investments brochure. You should have received a copy of that brochure. Please contact Elizabeth B. Anderson at 803-324-5044 if you did not receive Anderson Griggs Investments' brochure or if you have any questions about the contents of this supplement. Additional information about Craig Taylor Ferguson is available on the SEC's website at www.adviserinfo.sec.gov

Item 2: Educational Background and Business Experience

Full Legal Name: Craig Taylor Ferguson

Born: 1961

Education

• Wofford College; BA, Sociology; 1983

Securities Examinations

 Uniform Investment Adviser Law Examination (Series 65); 08/03/2020

Business Experience

- Anderson Griggs & Co., Inc.; Advisor Support Representative; from September 2018 to Present
- Dempsey Lord Smith; OSJ Principal; from June 2017 to July 2018
- Southeast Investments; Operations Manager; from May 2013 to June 2017

Item 3: Disciplinary Information

Craig Taylor Ferguson has no reportable disciplinary history.

Item 4: Other Business Activities

A. Investment-Related Activities

- 1. Craig Taylor Ferguson is not engaged in any other investment-related activities.
- 2. Craig Taylor Ferguson does not receive commissions, bonuses or other compensation on the sale of securities or other investment products.

B. Non-Investment-Related Activities

Craig Taylor Ferguson is not engaged in any other business or occupation that provides substantial compensation or involves a substantial amount of his time.

Item 5: Additional Compensation

Craig Taylor Ferguson does not receive any economic benefit from a non-advisory client for the provision of advisory services.

Item 6: Supervision

Supervisor: Justin T. Anderson

Title: President

Phone Number: (803) 324-5044

Craig Taylor Ferguson's compliance related activities are supervised by Justin T. Anderson, President of Anderson Griggs Investments. Justin reviews Craig's investment advisory work through frequent office interactions, and personal interactions with individual clients. He also reviews activities through the firm's portfolio management system. In addition, he reviews written documents authored by Craig Taylor Ferguson for accuracy and clarity.

Item 7: Requirements for State-Registered Advisers

A. Additional Disciplinary History

Craig Taylor Ferguson has no additional reportable disciplinary history.

B. Bankruptcy History

Craig Taylor Ferguson has not been the subject of a bankruptcy petition.