Regulation Best Interest Disclosure

This disclosure summarizes important information concerning the scope and terms of the brokerage services we offer and details the material facts relating to conflicts of interest that arise through our delivery of brokerage services to you. Our goal is to provide you with the information you need to make informed investment decisions. We encourage you to review this information carefully, along with any applicable account agreement(s), disclosure documentation, or other materials you receive from us. We reference various other documents throughout this disclosure, which have either been or will be provided to you as applicable, based on you establishing a brokerage account, or engaging in certain brokerage investment activities with us. If you would like a copy of any of these documents, please ask us. You should contact us promptly either in writing or by phone if you do not fully understand this or any other disclosure we provide you, including any questions you have concerning the essential facts of your brokerage relationship with us, or our conflicts of interest. Wells Fargo Advisors Financial Network, LLC (WFAFN) is registered with the U.S. Securities and Exchange Commission (SEC) as a broker-dealer and an investment advisor providing both brokerage and investment advisory services. WFAFN is also an affiliate of Wells Fargo Clearing Services, LLC, which provides various clearing, custody, operational, and other services for WFAFN. Both WFAFN and WFCS are separate broker-dealers operating under the trade name "Wells Fargo Advisors" (WFA). For the ease of discussion, this Disclosure uses "we", "our", and "us" to refer to the brokerage operations of WFAFN and WFCS, along with the independent financial advisors registered with WFAFN. The term “client,” “you,” and “your” are used throughout this Disclosure to refer collectively to the person(s) or organization(s) who engage us for brokerage services. Wells Fargo Advisors Financial Network's brokerage services are the primary focus of this disclosure. Please carefully review and consider the information in each section below.

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Important information to consider before reading further

As you read the information in this disclosure, it is important for you to consider and understand the following:

• This disclosure is intended to comply solely with our obligations under Regulation Best Interest (Rule 15/-1 under the Securities and Exchange Act of 1934), and, in certain cases, with other regulatory disclosure requirements.

• This disclosure does not otherwise change, alter or modify our other obligations under the federal securities laws, nor does this disclosure otherwise change, alter or modify the terms and conditions of any client agreement(s) you enter into with us.

• Our obligations under Regulation Best Interest apply only when we recommend a type of account, a securities transaction in your brokerage account, an investment strategy involving securities in your brokerage account, or recommend that you roll over or transfer assets from one type of account to another (i.e., a workplace retirement plan account to an IRA). Our obligations under Regulation Best Interest do not extend to other dealings we have with you, including when we execute transactions where we have not made a recommendation, where you deviate from our recommendation(s), how we market securities and our services, or in determining the fees we charge.

• Our obligations under Regulation Best Interest do not extend beyond a particular recommendation, nor do they create an ongoing duty to you, or impose on us any duty to monitor your brokerage account or to monitor specific investments in your brokerage account.

• WFAFN affiliated financial advisors are independent business owners and independent contractors, and not employees of WFAFN. WFAFN provides product, regulatory and support services to WFAFN affiliated financial advisors.
Brokerage Services

When you establish a brokerage account with us, you have the ability to buy, sell and hold investments in your account. The primary service we provide is our transaction execution capability. We also provide other incidental services such as custody of your assets, research reports, and recommendations to buy, sell, or hold assets.

We execute purchases and sales on your behalf, as directed by you. Please consider that we can act as agent for you and execute your trades in the market or with another customer, this is referred to as an “agency trade,” or we can act as a principal and trade with you for our own account or for the account of one of our affiliates, this is referred to as “principal trade.” When we trade on a principal basis, you are buying from or selling to our firm’s inventory account. When we execute transactions as principal, we earn a markup or markdown from the then prevailing market price of the security. In addition, we may make a profit (or a loss) on the difference between the price at which we purchased the security and the price at which we sell it to you, known as a dealer spread. As a result, we may make more on a principal transaction than on an agency transaction. We can earn a profit on agency and principal trades. We will not tell you in advance or seek your consent to act as agent or principal for a given trade. We will inform you of any profit earned on principal trades where required under applicable law. We will also disclose on your trade confirmation whether we acted as agent or principal, along with trade details such as security symbol orCUSIP, quantity purchased or sold, and price, upon completion of the trade.

Cash and Margin Accounts

We provide brokerage services through either a cash brokerage account or margin brokerage account, based on your eligibility and selection. In a cash brokerage account, you must pay for your purchases in full at the time of purchase. In a margin brokerage account, you must eventually pay for your purchases in full, but we can lend you funds at the time of purchase to cover all or a part of your transaction. This is generally referred to as a “margin loan.” The portion of the purchase price we loan you is secured by securities in your account, also referred to as “collateral.” You will incur interest costs as a result of your margin activity. While many securities are eligible to be used as collateral for a margin loan, some assets are not available for margin collateral purposes. Your margin brokerage account can also be used to borrow against eligible securities. Given that a margin brokerage account has specific eligibility requirements, unique costs, and governing regulatory requirements, you must execute a separate margin agreement with us before engaging in margin brokerage activity. Included with your margin agreement is a copy of the Wells Fargo Advisors Margin Disclosure Statement. This statement contains important information you should understand and consider before establishing a margin brokerage relationship with us. For more information on our margin brokerage services, contact a financial advisor or refer to our Margin Disclosure Statement available at wellsfargoadvisors.com under Legal Disclosures.

Other Brokerage Account Types

We offer many different brokerage account types including individual and joint accounts, custodial accounts, Delivery Versus Payment (DVP) accounts, estate and trust accounts, partnership accounts, 529 Plan accounts, Coverdell Education Saving Accounts (ESAs), individual retirement accounts (“IRAs”), and other types of retirement accounts.

Direct at Provider Accounts

Please consider that certain types of investments and accounts, (which are not limited to but may include certain existing 529 Plan accounts, 403(b) accounts and SIMPLE IRAs) are in some cases not held with us. These accounts are generally described as “Direct at Provider Accounts” and are typically held instead at (i) the firm that manages the 529 Plan, or (ii) the mutual fund company or mutual fund company transfer agent that offers the fund or retirement plan account. For these Direct at Provider accounts that are not held with us, we typically assign an internal account number for our own recordkeeping and regulatory purposes. This account number is for our internal use and typically cannot be used for deposits or transactions. Funds given to us for investment in 529 Plans not maintained on our brokerage platform (i.e., Direct at Provider Accounts) must be made payable to the provider. We cannot accept any funds made payable to us in relation to such accounts. Any such funds we receive will be returned to you at your current address of record. You will be responsible for all costs and losses, if any, resulting from such actions including lost interest and costs of disbursement, which may include, without limit, reasonable attorneys’ fees. No account statements, participant recordkeeping, accounting services, discrimination testing, tax reporting, or plan document amendment services will be provided to you by us for these accounts. Further, we may assist you with the initial selection of a Direct at Provider Account and any initial investment selections that you make, and we may assist you with subsequent investment decisions. You will receive additional information about our obligations concerning Direct at Provider Accounts in your account agreement(s) and related disclosure documents when you establish a brokerage account.

Incidental Brokerage Services and Brokerage Recommendations

Within your brokerage account, in addition to our trade execution services, we also provide other incidental services such as custody of your assets, research reports, and recommendations to buy, sell, or hold assets. When we recommend a type of account, a securities transaction or investment strategy involving securities in your brokerage account, or recommend that you
roll over or transfer assets from one type of account to another (i.e., a workplace retirement plan account to an IRA), we act in our capacity as a broker-dealer and associate of a broker-dealer unless otherwise stated at the time of the recommendation. Any such statement will be made orally to you. Moreover, you should understand that when we act in a brokerage capacity, with the exception of investment advice we provide to retirement accounts governed by the Employee Retirement Income Security Act (“ERISA”) and/or the Internal Revenue Code (“Code”), no recommendation that we make is intended to, nor should you consider it, to form the primary basis for your investment decision(s). You will exercise your own independent judgment in determining whether to act on our recommendations. We are not your investment adviser or fiduciary unless we have expressly agreed to act in such a capacity with you in writing. Further, while we may consider information about your tax status that you provide to us as one component of your investment profile, we do not provide tax advice. We encourage you to speak with a tax professional or tax advisor regarding tax considerations or tax implications of your brokerage activity.

Beginning February 1, 2022, when we provide “investment advice,” as defined under Title I of ERISA and/or the Code, to you regarding your retirement plan account, IRA or ESA, we are fiduciaries within the meaning of ERISA and/or the Code, as applicable, which are laws governing retirement accounts. The way we make money creates some conflicts with your interests, so when we operate as a fiduciary for your retirement account(s) we operate under a special rule, PTE 2020-02, that requires us to act in your best interest and not put our interest ahead of yours. To the extent that particular communications to you or activities are considered “investment education” or otherwise non-fiduciary under ERISA, we are not a fiduciary in connection with such communications or activities.

Please know that you can choose to accept or reject any recommendation. You should carefully consider that the way we make money creates some conflicts with your interests. These conflicts are addressed throughout this disclosure, most notably in the Conflicts of interest section, and are further described in your account agreement(s) and other disclosure documentation we provide in connection with your brokerage account. You should understand and ask us about these conflicts because they can affect the recommendations we provide you.

Brokerage Account Monitoring and Investment Monitoring

It is your responsibility to monitor the investments in your brokerage account, and we encourage you to do so regularly. We will not monitor your brokerage account or monitor investments within your brokerage account. While we can choose to provide you with periodic reports that help you evaluate your current asset allocation as it relates to your investment goals and objectives, these reports do not monitor specific investment holdings and should not be construed as a recommendation to buy, sell, or hold any particular securities in your account. When we offer these services and information, we do so as a courtesy to you. Upon request, we will review such reports with you and can provide you with specific investment recommendations, but we are not under a particular obligation to do so. If you prefer ongoing monitoring of your investments, you should speak with a financial advisor about whether an advisory relationship with us is appropriate for you.

Understanding Risk

While we will take reasonable care in developing and making recommendations to you, investing in securities involves risk, and you may lose money, including your entire investment capital. Further, there is no guarantee that you will meet your investment goals, or that our recommended investment strategy will perform as anticipated. Please consult any available offering documents for any security we recommend for a discussion of risks associated with the product. We can provide those documents to you, or help you to find them. Further, for certain products we recommend, you will receive additional product disclosure documents (or Product Disclosure Statements) that contain additional risk and related disclosure details.

You should also consider that some investments involve more risk than other investments. Higher-Risk investments have the potential for higher returns but also for significant losses. The lower your “risk tolerance,” meaning the amount of risk or loss you are willing and able to accept in order to achieve your investment goals, the more we encourage you to avoid higher-risk investments, as these investments pose the potential for significant losses.

To help address these risks, we align investor risk tolerances with investment needs to offer you 10 investment objectives from which to choose. You should select the investment objective and risk tolerance best aligned with your brokerage account goals and needs. Investment goals typically have different time horizons and different income and growth objectives. Generally, investment goals are on a spectrum. Risk tolerance also varies and we measure it on a continuum that increases from “Conservative” to “Moderate” to “Aggressive,” and finally “Trading and Speculation.” You should consider these differences before selecting the investment objective and risk tolerance associated with your brokerage account(s). For more information concerning our available investment objective options, contact a financial advisor.

Basis for Brokerage Recommendations

When making a brokerage recommendation, we begin by gaining an understanding of your financial situation, investment objectives and goals, and tolerance for investment risk. This is commonly known as your investment profile and includes information that you disclose to us such as your income, age, number of dependents, net worth, liquid net worth, investment experience, investment preference, and time horizon. Your investor profile information provides us with a framework for
evaluating which of the investment strategies and individual securities to recommend to you. You should understand that, while we consider reasonably available alternatives with similar investment objectives where appropriate in making a recommendation to you, there is no single “best” investment for any particular situation. We do not evaluate every possible alternative available at our firm or in the marketplace in making a recommendation. You make the ultimate decision whether to follow our recommendations to buy, sell, or hold securities in your account, and it is your responsibility to notify us of any changes to your investor profile.

**Brokerage Service Model**

**Financial Advisor (or Team of Financial Advisors)**

When you receive brokerage services through a dedicated relationship with a financial advisor or team of financial advisors, also referred to as a dedicated financial advisor brokerage service relationship or “full-service relationship,” your financial advisor(s) works with you to understand your investment needs, goals and expectations, based on your unique investor profile. You have the ability to interact with your financial advisor(s) exclusively. When working with a dedicated financial advisor, you have the option to meet face-to-face and have access to a broad range of investment products and services available on our brokerage platform. This includes equities, fixed income investments, alternative investments, options, investment company products, syndicate transactions and other products and services we make available to you. You should also understand that we can limit, and we do limit your purchase of specific investment products by your documented investment objective, investor profile, account type, and other factors, at our discretion. For example, beginning February 1, 2022, we currently do not permit certain principal trades (e.g., equity follow-on offerings, new-issued preferred stocks, and certain closed-end funds) in retirement accounts, including IRAs and ESAs. For a current list of available investment products, speak with a financial advisor.

When you work with a dedicated financial advisor(s), you can choose to enable your brokerage account for online trading access. As a dedicated financial advisor brokerage client, online trading enablement allows you to place your own equity, option, and no-load mutual funds trades. If you participate in online trading enablement, you will receive additional information concerning fees, costs and features of this offering through your enrollment guide.

**Account Minimums and Activity Requirements**

There is no minimum initial account balance required to open a brokerage account with us. However, if you either fail to fund your account or do not return the account opening documents, as required, your account will be closed. In addition, if your account has a zero balance and no trading activity, we can close your account. Also, for brokerage IRAs, if you fail to maintain minimum on-going balance requirements as specified in your IRA account agreement(s), your brokerage account will be closed. You should also understand that financial advisors, in some cases, establish their own requirements for the brokerage accounts they service. For example, a financial advisor can choose to service only those brokerage account clients who satisfy account-specific or total household asset requirements. Specific minimum asset requirements are disclosed to you orally by the financial advisor.

**Brokerage Fees and Costs**

It is important to consider that while a brokerage account relationship can be a cost-effective way of investing, it is not for everyone given the fees and costs involved.

**Account and Service Fees**

You will pay fees for various operational services provided for your brokerage account. These fees are set at least annually and are detailed in the Additional resources section of this document. Additionally, these fees are communicated to you through information included in your account opening documents and other notifications. Some fees do not apply to all account types and can be waived or discounted. Please consider that financial advisors can discount certain account and service fees and charges at their discretion. Financial advisors are not obligated to discount account or service fees. You should speak with a financial advisor and consult your account opening document(s) for details. Also, you should understand that based on the brokerage service model you choose, the same or similar products, accounts and services will vary in the fees and costs charged to you.

**Transaction-Based Charges**

You will pay transaction-based charges for trades you decide to enter into, such as buying and selling stocks, bonds, Exchange Traded Products (ETPs), mutual funds, annuity contracts, exercising options and other investment purchases and sales. These transaction-based charges are generally referred to as a “commission,” “commission equivalent,” “markup,” “markdown,” “dealer spread,” “sales load,” or a “sales charge.” Transaction-Based charges are based on a variety of factors, including, but not limited to:
• Underlying product selection
• Your brokerage service model and account type
• Size of your transaction and/or overall value of your account
• Frequency of your trade activity
• Available discounts and/or fee waivers

Please consider that financial advisors can discount certain transaction-based charges at their discretion. Financial advisors are not obligated to discount any transaction-based charges. Speak with a financial advisor for details.

Direct and Indirect Compensation
You should also consider that we receive direct and indirect compensation in connection with your brokerage account. Direct compensation is taken directly from the affected account. Indirect compensation is compensation paid in ways other than directly from the account; however, indirect compensation will impact the value of the associated investments in your account as detailed in the Product Fees and Costs information below.

Commission Schedule
Stocks/Equities, Rights, Warrants, Secondary Market Closed-End Funds (CEFs), Exchange Traded Products (ETPs), and Options - The schedule below details the maximum commission charged to you and received by us for trades of stocks/equities, rights, warrants, secondary market closed-end funds (CEFs), exchange traded products (ETPs) and options transactions. Detailed information concerning your specific commission charge will be provided in your trade confirmation, which we will send you at or prior to completion of your transaction.

<table>
<thead>
<tr>
<th>Principal or Options Premium Band</th>
<th>% of Principal</th>
</tr>
</thead>
<tbody>
<tr>
<td>$1-$4,999.99</td>
<td>3.90%</td>
</tr>
<tr>
<td>$5,000-$9,999.99</td>
<td>2.90%</td>
</tr>
<tr>
<td>$10,000-$49,999.99</td>
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<td>$50,000-$99,999.99</td>
<td>1.50%</td>
</tr>
<tr>
<td>$100,000-$249,999.99</td>
<td>1.20%</td>
</tr>
<tr>
<td>$250,000-$499,999.99</td>
<td>1.00%</td>
</tr>
<tr>
<td>$500,000-$999,999.99</td>
<td>0.85%</td>
</tr>
<tr>
<td>$1,000,000 - $9,999,999.99</td>
<td>0.70%</td>
</tr>
<tr>
<td>$10,000,000 - $24,999,999.99</td>
<td>0.35%</td>
</tr>
<tr>
<td>$25,000,000 - $49,999,999.99</td>
<td>0.20%</td>
</tr>
<tr>
<td>$50,000,000+</td>
<td>0.10% (max $1,000,000)</td>
</tr>
</tbody>
</table>

- Minimum is $55, not to exceed 15% of principal value
- Schedule for share price <$1: 19% of principal value, not to exceed $75.00 or 5%, whichever is greater.
- Schedule price maximum is $1,000,000.

Product Fees and Costs
Below you will find additional fee, cost and related disclosure details for the products and services available to retail investors on our brokerage platform. Please note that the disclosure information provided below is further supported and supplemented by various other disclosures that we also provide to you from time to time. In other words, we provide layers of disclosure to support our recommendations and to help ensure you make informed investment decisions. These additional disclosures combined with the information in this disclosure are designed to comply with our Regulation Best Interest Disclosure obligation. The additional types of disclosure documents we provide include, but are not limited to the following:

- Offering Documents - When you purchase certain investments, such as mutual funds, you will receive offering materials such as a prospectus, Statement of Additional Information (SAI) or other product sponsor-provided materials. The timing and manner of delivery of these documents is generally prescribed by regulation and varies by product.
• **Product Disclosure Statement** - For certain products we recommend (*i.e.*, annuities and hedge funds), your financial advisor, at or prior to the recommendation, will provide you a Product Disclosure Statement (or “Point of Sale Disclosure”) developed by us. The Product Disclosure Statement will typically include additional product feature, cost and related information. When applicable, Product Disclosure Statements are provided at the first recommendation of certain products, but not provided at or prior to subsequent recommendations of the same type of product. In some cases, you will be asked to sign the Product Disclosure Statement as evidence of delivery. In other cases, your signature will not be required.

• **Product Guides** - For certain products we offer, you will receive product-specific information via a “Product Guide” or similar product education document. These documents typically contain product risk, feature, fees/cost and conflicts information. Product Guides may be included in your account agreement(s) (*i.e.*, A Guide to Investing in Mutual Funds and A Guide to Buying Annuities) and/or delivered to you by your financial advisor. When applicable, Product Guides are provided at the first recommendation of certain products, but are not provided at or prior to subsequent recommendations of the same type of product. You may request a copy of a Product Guide from your financial advisor or access our library of Product Guides by visiting wellsfargoadvisors.com/guides.

• **Trade Confirmation** - When you execute a trade with us, we will send you a trade confirmation at or prior to the completion of your transaction. The trade confirmation includes detailed information including security, trade date, settlement date, amount and other trade-related information required under applicable law. Additionally, for certain products, your trade confirmation will include other fee, cost and conflict disclosure information.

We encourage you to review and consider the product-specific information included below along with any additional disclosures we provide you.

**Stocks/Equities**

Common stock (also referred to as an “equity”) is a share of ownership in a company entitling the shareholder to vote at shareholder meetings and receive dividends if and when dividends are issued. Stocks/equities are traded on exchanges and over the counter. Accordingly, stocks/equities are subject to the Commission Schedule.

**Additional Disclosure** - When you execute a stock/equity transaction, we will send you a trade confirmation at or prior to completion of your transaction.

**Stock Rights and Warrants**

Stock rights are instruments issued by companies to provide existing shareholders the opportunity and privilege to preserve their fraction of corporate ownership by receiving additional shares of common stock when a new issue is offered. Stock warrants are long-term instruments that allow an existing shareholder to purchase additional shares of stock at a discounted price (but typically a price above the then current market price of the common stock). Stock rights and warrants are subject to the Commission Schedule.

**Additional Disclosure** - When you execute a stock rights or stock warrants transaction, we will send you a trade confirmation at or prior to completion of your transaction.

**Secondary Market Debt Securities, Preferred Securities and Certificates of Deposit (CDs)**

A debt security refers to a debt instrument, such as a government bond, corporate bond, certificate of deposit (CD), municipal bond, or preferred stock, that can be bought or sold between two parties and has basic defined terms such as the amount borrowed, the interest rate, the maturity date and the renewal date. For debt securities, including preferred securities and CDs, we can apply a charge (*i.e.*, markup) of 2% to 3% for longer-dated debt, and 0% to 2% for short-dated debt from the prevailing market price of the security or investment on secondary market transactions. Additionally, we typically incur gains (or losses) on positions we hold in inventory in response to market movements or other events that impact the value of the securities we own.

**Additional Disclosure** - When you execute a transaction in debt securities, preferred securities, and CDs, we will send you a trade confirmation at or prior to completion of your transaction.

**Mutual Funds**

A mutual fund is a company that pools money from many investors and invests it in a single portfolio of securities that is professionally managed. The mutual fund company owns the underlying investments, and the individual investors own shares of the fund. Mutual funds have a variety of fees and expenses as detailed below. You may purchase A Shares, C Shares and no-load shares, as we make available to you. In addition, if you maintain other share classes in your account, you may continue to hold and liquidate those shares at your discretion.

- **Front-End Sales Charges** - Front-End sales charges are paid to us, including your financial advisor, when you purchase
a fund. The front-end sales charge is deducted from the initial investment on certain share classes. This charge typically ranges from 1.00% to 5.75%. Some purchases qualify for a reduced front-end sales charge due to breakpoint discounts based on the amount of transaction and rights of accumulation (ROA). In addition, some purchases qualify for a sales charge waiver based on the type of account, and/or certain qualifications within the account, as permitted by prospectus; however, in some cases, the prospectus will give us discretion concerning whether to allow a given sales charge waiver. You should also consider and understand that we do not offer all share classes available by prospectus.

- **Contingent Deferred Sales Charges (CDSC)** - A CDSC, or back-end load, is a charge you pay upon withdrawal of money from a fund prior to the end of the fund’s CDSC period. CDSC charges typically range from 0.25% to 2% for Class A and Class C Shares, and can range up to two years. CDSC charges typically range from 0.25% to 5% for Class B shares and can range up to six years. This charge typically is associated with share classes that do not have a front-end sales charge (i.e., Class C mutual fund share classes), but other share classes can feature CDSC charges as well.

- **12b-1 Fees** - Annual 12b-1 fees, also known as “trails,” are paid by the fund and paid to us out of fund assets each year for marketing and distribution expenses. These payments are subject to a distribution and servicing arrangement to cover distribution expenses and sometimes shareholder service expenses we provide on the fund’s behalf. Typically these fees range between 0.05% and 0.35% for Class A Shares and Class B Shares, and these fees can range between 0.05% and 1% for Class C shares.

- **Shareholder Service Fees** - Shareholder service fees are paid to us to respond to investor inquiries and provide investors with information about their investments. These fees are asset-based fees charged by the mutual fund complex. When applicable by prospectus, typically these fees range between 0.05% and 0.35% for Class A Shares and Class B Shares, and these fees can range between 0.05% and 1% for Class C shares.

- **Revenue Sharing** - Revenue-Sharing fees are paid to us for providing continuing due diligence, training, operations, systems support, and marketing to financial advisors and investors with respect to mutual fund complexes and their funds. We receive revenue sharing from mutual fund complexes in connection with your account assets through arrangements we have with them. Revenue sharing is not passed on to financial advisors. Revenue-Sharing fees are usually paid by the fund’s investment advisor, or an affiliate, as a percentage of our aggregate value of client assets invested in the funds. In certain instances, revenue sharing is paid as a percentage of annual new sales to clients, or as a combination of a percentage of new sales and a percentage of aggregate client assets. The percentage amounts are typically established in terms of basis points, which are equal to one one-hundredth of 1%. We receive different revenue-sharing rates from each mutual fund complex, and in some cases receive different revenue sharing rates for certain funds and/or share classes within a particular mutual fund complex. There are also some mutual fund complexes that do not pay revenue sharing to us. Mutual fund complexes pay us revenue-sharing compensation at an annual rate ranging from one to 20 basis points on aggregate client assets. These rates are up to 10 basis points on new sales of the mutual funds. Certain mutual fund complexes pay us a negotiated, fixed annual amount for revenue sharing, regardless of the amount of assets held in client accounts or in new sales to clients.

- **Networking and Omnibus Fees** - “Networking and omnibus fees” are financial services industry terms intended to describe payments we receive from mutual fund complexes for performing various administrative and operational activities on behalf of the mutual fund complexes whose shares we distribute. This activity includes, but is not limited to trade processing, distribution of client confirmations and the provision of client statements and tax information, as well as the various technology and related supports needed to facilitate these activities. We are responsible for all costs associated with networking and omnibus services we perform including, but not limited to, technology and personnel. Networking and omnibus fees are not passed on to financial advisors. The compensation paid for networking and omnibus services is negotiated separately with each fund complex under arrangements we have with them and the amount varies depending on the mutual fund complex and each individual fund and/or share class. These fees are mutually exclusive in nature, so a single mutual fund position would not be charged networking and omnibus fees, only one or the other. There are also some mutual fund complexes that do not pay networking or omnibus fees to us. If you own multiple funds in one mutual fund complex, we generally receive networking or omnibus compensation for each individual fund. We receive networking compensation based on a dollar amount per year, per client account with an individual fund or based on a percentage of assets in a fund. Networking compensation is paid at a rate between $2 to $12 per year per client position or at a rate between five to 10 basis points on assets. Compensation paid to us for omnibus services are generally higher than networking compensation because we are required to perform a more extensive array of services to clients and the fund for omnibus accounts. We receive Omnibus compensation based on a dollar amount per year per client position with an individual fund or based on a percentage of assets in a fund. Omnibus compensation is paid at a rate between $8.50 to $25 per year per client position or at a rate between two to 30 basis points on assets, as agreed upon by the mutual fund complex and us. Depending on asset levels, basis point pricing can result in higher or lower compensation than a per-position fee. These fees are indirectly borne by the fund client (i.e., you), in that we do not bill or collect these fees directly from you.

- **Data Agreements** - We provide aggregated sales information related to client accounts to certain mutual fund complexes. These payments are not attributable to a particular account or holdings nor does the service include any information identifiable to a particular account or holding. For these services, we receive payments from mutual fund complexes. Payments range from $450,000 to $550,000. These payments are paid to and retained by us and are not
529 Plans

529 Plans, also referred to as 529 educational savings plans, or qualified, state tuition programs, are professionally managed, tax-advantaged portfolios that enable individuals to set aside funds for educational purposes.

For a 529 Plan or funds, you are subject to sales charges and account fees. We also receive administrative fees, 12b-1 fees, and investment management fees. If your state of residence offers a 529 Plan, your in-state 529 Plan can have lower expenses as compared to an out-of-state 529 Plan. Further, some in-state 529 Plans offer certain tax benefits to you that are not available when you purchase an out-of-state 529 Plan. Ask you financial advisor for guidance.

When you establish a 529 Plan through a financial advisor, you will typically pay higher fees and costs than if you establish your 529 Plan account directly with the 529 Plan provider. Refer to the 529 Plan’s offering documents for a listing of fees and expenses. You should understand that we receive a sales concession of 1% to 5.75% from the 529 Plan provider on 529 Plan transactions. You should also consider that mutual fund complexes may allow investors to aggregate 529 Plan and mutual fund holdings in related accounts to reach a breakpoint. This is called Rights of Accumulation (ROA). Advise your financial advisor of your mutual fund holdings to obtain ROA. Further, some companies allow a Letter of Intent (LOI) that indicates an intention to invest a certain amount over time to reach a breakpoint. Refer to the program disclosure or offering document(s) for details. As a reminder, we do not provide access to all products, product structures or share classes offered by a given product sponsor, including 529Plans.

Additional Disclosure - When we recommend and you establish a 529 Plan account with us, you will receive a 529 Plan Account Disclosure Statement, a 529 Plan Product Guide, the program disclosure or offering document(s) for the mutual fund-sub-accounts, and the 529 Plan sponsor’s specific documents containing additional product disclosure information. For 529 Plan accounts maintained on our systems, we will also send you a trade confirmation for each transaction, prior to or upon completion of your transaction. For 529 Plan accounts maintained Direct at Provider, you should refer to any additional confirmation of sale or other disclosure document(s) you receive from the 529 Plan provider.

Variable Annuities

An annuity is a contract between you (the contract owner) and an insurance company. A variable annuity is a type of annuity contract designed to produce income payments tied to the performance of an investment portfolio that you select. Variable annuities are available in several share classes. We offer B shares for brokerage account clients. B-Share annuities feature a commission charge and other fees and charges as described below.

- **Mortality and Expense (M&E) Charge** - This charge may also be called a Product Fee. This charge is a percentage of your account value and ranges from 1.15% to 1.45% for B-Shares.
- **Administrative Fees** - These fees can be a flat annual amount of $25 to $30 or a percent of the account value (typically 0.15%). These fees are often waived for larger account values.
- **Subaccount Expenses** - These fees are annual charges on the underlying investments in a variable annuity and can include management fees and 12b-1 fees. These expenses vary depending on the type of investment and can range from 0.25% to 2.00% or more. On average, the cost for subaccounts is between 0.90% and 1.10%.
- **Surrender Charge** - A surrender charge is sometimes referred to as a contingent deferred sales charge (CDSC). These typically last from five to seven years, depending on the terms of the contract. If you surrender your contract before this period is up you may be subject to this charge. Surrender charges are typically higher in early years, from 7% to 9%, and decline over time.
- **Optional Feature Charge** - If you purchase an optional feature, such as a living or death benefit, you will pay an annual charge for that feature. Charges can range from 0.50% to 1.40% or more depending on the feature chosen.

Under arrangements with insurance companies, we receive commissions from the insurance companies for the sale of annuities, as well as trail commissions. Trail commissions are considered indirect compensation. Commissions and trails paid to us vary by product type and vary by insurance carrier. These commission costs are not paid by you in addition to the fees and charges listed above. Commission options range from .95% to 5.00%, but no more than 4.00% will be paid to your financial advisor, while trail commissions are considered indirect compensation.
Commissions, renewals and trails paid to us vary by product type and insurance carrier. The amount of commission varies by policies, as well as excess premiums, renewals and trail commissions. These payments are considered indirect compensation.

Under agreements with insurance companies, we receive commissions from the insurance companies for the sale of insurance. All of the applicable fees and charges for any policy should be provided to you in a hypothetical illustration and the prospectus. The following charges; however, for specific details about your policy, please refer to your insurance contract:

• **Cost of Insurance** - This amount is based on the amount of death benefit at risk to the insurance company (death benefit minus accumulated fund) and is not guaranteed; however, it cannot exceed the maximum rates guaranteed in the policy.

• **Cost of Rider** - This amount is what the insurance company charges for any additional coverages, commonly referred to as riders, on the policy such as spouse/child coverage, long term care, lapse protection, return of premium, etc. Rider costs vary; however, it cannot exceed the maximum rate guaranteed in the policy.

• **Premium Load** - The insurance company applies this to each premium payment to cover state and federal taxes and premium based expenses. It is usually applied as a percentage of premium collected and is determined by each carrier. This charge is generally 0% to 20% of premium.

• **Administrative Expenses** - These charges are assessed by the insurance company and include the cost of issuing the policy, premium billing, collection, policy value calculation, confirmations and periodic reports. These charges are stated in the policy and are generally guaranteed to not increase for the life of the policy.

• **Fund Expenses** - This is specific to each fund available, varies among funds and can increase or decrease at the discretion of the fund manager. These expense can range from 0.01% to 2.5%.

• **Mortality & Expense Charge** - This is a fee that compensates the insurance company for mortality risks and other various risks and expenses it assumes. This charge is stated in the policy and not subject to change.

• **Surrender Charge** - This is an amount that the insurance company will deduct from the policy cash value if it is canceled. This charge is on a sliding scale and can last from policy years 1 to 30 years from the issuance of the policy.

All of the applicable fees and charges for any policy should be provided to you in a hypothetical illustration and the prospectus.

Under agreements with insurance companies, we receive commissions from the insurance companies for the sale of insurance policies, as well as excess premiums, renewals and trail commissions. These payments are considered indirect compensation. Commissions, renewals and trails paid to us vary by product type and insurance carrier. The amount of commission varies by carrier and is based on the type of underlying policy. Premiums in excess of the annual or target premium (typically referred to

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as “excess premiums” will typically be paid at 1% to 5% of the amount paid. Ongoing payments, called “trail commissions,” of
generally 0.5% to 2% per year on invested assets that are held in the life insurance policy for more than one year and are set by
the insurance company. We can also receive ongoing compensation on the policy for subsequent premiums, also called “renewal
premiums,” paid after the first year. Renewal premiums typically pay compensation of 5% to 20% of the renewal premium and is
set by the insurance company. In addition to the commissions described above, we receive marketing support payments from
many of the insurance companies whose policies we sell. These payments may be used to pay for training and educational
conferences and meetings for financial advisors, various administrative and recordkeeping costs, educational meetings and
seminars for our current and prospective clients, and due diligence evaluations of the claims-paying ability of the insurance
companies whose policies we sell. We can also receive up to $200,000 per insurance company for financial support for
educational seminars to pay for training and educational meetings for financial advisors. These payments are not made directly
by you. They are paid by the insurance company, an affiliate of the insurance company, or the investment management company
that serves as manager of the underlying subaccount options for variable life or variable universal life insurance. None of these
payments are passed on to your financial advisor as commissions or ongoing payments.

Additional Disclosure - When we recommend an insurance product and execute an insurance product transaction with you,
you will receive an insurance Product Disclosure Statement, any supplemental insurance Product Disclosure Statement (as
applicable), carrier application documents and applicable forms, prospectus (for variable life insurance products), and any other
required documents. Once an insurance offer is accepted by the carrier you will also receive the insurance policy and other
applicable carrier forms.

Market-Linked Investments

Market Linked Investments are investment vehicles whose value is derived from, or based on, an underlying market measure.
Market measures may include single equity or debt securities, indexes, commodities, interest rates, and/or foreign currencies, as
well as baskets of these market measures. Market Linked Investments are a type of a hybrid product. Market Linked Investments
typically have two components — (1) a note and (2) a derivative, which is often an option. The note, in some instances, may pay
interest at a specified rate and interval. The derivative component establishes payment at maturity, which is based on a return
calculation and the performance of the underlying market measure. For example, Market Linked Investments may combine
characteristics of debt and equity or debt and commodities.

Most Market Linked Investments have a fixed maturity and may or may not pay an interest rate or coupon rate. Market Linked
Investments also frequently cap or limit the upside participation in the market measure, particularly if the investment offers a
full return of principal at maturity, or an enhanced rate of interest. Any return of principal at maturity would be subject to the
ability of the issuer to make payments when due.

Market-Linked Investments’ primary market offering fees are comprised of our sales concession (or similar fee) and a
distribution expense fee for selling a Market-Linked Investment, and Well Fargo Securities (WFS’) (an affiliate) underwriting
expenses and projected profit for structuring and hedging the particular offering sold. These fees are based on a general
commission schedule. For Market-Linked Investments, our sales concession is customarily 0.5% to 3.5% and our distribution
expense fee is customarily 0.075% to 0.12%. WFS’ underwriting expenses and projected profit for structuring and hedging are
customarily 0% to 4.75%.

Additional Disclosure - When we recommend Market-Linked Investment, including Market-Linked Certificates of Deposits,
you will receive the prospectus or other offering documents for the specific product. You will also receive a trade confirmation, at
or prior to completion of your transaction, that will include Product Disclosure Statement and links to the Product Guide.

Alternative Investments

Alternative Investments are investment vehicles that do not align with conventional investment categories. We offer three
alternative investment products, as outlined below. Annual trails and placement fees paid to us, including financial advisors, will
vary based on the particular interest or share class selected. Below you will find the typical fees and expenses for the different
alternative investments we offer.

- **Managed Futures/Commodities** - Maximum placement fee of 0% to 2% with a 75 basis point trail.
- **Hedge Funds** - Maximum placement fee of 0% to 2% with a 75 basis point trail.
- **Private Equity/Private Real Estate** - Maximum placement fee of 0% to 2% with a 85 basis point trail.

We may also receive revenue sharing as indirect compensation for providing ongoing day-to-day marketing and sales support to
our Financial Advisors and clients with respect to Alternative Investment providers and their funds. Revenue sharing fees are
usually paid by the fund as a percentage of our aggregate value of assets invested in the funds. In certain instances, revenue
sharing may be paid as a percentage of annual new sales to clients, or as a combination of a percentage of new sales and a
percentage of aggregate clients assets. The revenue sharing fees range from 0% to 0.30%.
Additional Disclosure - When we recommend an alternative investment, you will receive the appropriate offering documents, subscription agreement and/or other required documents, the appropriate Product Disclosure Statement, and Product Guide where applicable. In addition, we will send you a trade confirmation at or prior to completion of your transaction. Your trade confirm will contain additional fee, cost and conflict disclosure information.

Unit Investment Trusts (UITs)

A Unit Investment Trust (UIT) is an investment company that generally purchases a portfolio of stocks, bonds, or other securities. The portfolio is typically fixed and not actively managed or traded; the portfolio’s securities are held relatively unchanged for the life of the UIT.

The UIT prospectus includes a fee table that lists the charges you pay. UIT investors generally pay an initial sales charge, a deferred sales charge, a creation and development fee, organizational costs, and an annual trust-operating expense. The application of these charges can vary, depending on the sponsor, the length of the trust, and whether the UIT is an equity trust or a fixed-income trust. In addition to the fees outlined in the prospectus, you can be assessed a transaction charge or an administration fee for purchases and sales prior to maturity of unit investment trusts through us. Your financial advisor does not receive compensation from the transaction charge or administration fee.

Our affiliates license indices to UIT sponsors and we and our affiliates directly receive licensing and portfolio consulting and supervisory compensation from UIT sponsors. For participating in the underwriting of a fixed-income UIT, the provider may also pay us a percentage of the accumulated profit that was made in purchasing the underlying bonds for the portfolio before the initial deposit date of the UIT, as well as additional per unit sales concessions. In addition, when you purchase a fixed-income UIT in the secondary market, the concession amount and rate may vary. Volume Sales Concession is paid to us as described in each financial-services firm’s UIT prospectus. Volume Sales Concessions are additional revenue received by us based on the volume of equity and fixed-income UIT sales. These payments are used for a number of purposes, including training and educational conferences and meetings for financial advisors, as well as for conducting due diligence on the trusts.

Additional Disclosure - When we recommend a UIT, you will receive the appropriate prospectus and/or marketing materials containing specific product information. In addition, we will send you a trade confirmation at or prior to completion of your transaction.

Exchange Traded Products (ETPs)

Exchange Traded Products (ETPs) are securities that derive their value from a basket of securities such as stocks, bonds, commodities, or indices, and are traded similar to individual stocks on an exchange. Accordingly, ETPs are subject to the Commission Schedule. ETPs also carry built-in operating expenses that can affect the ETP’s return.

When we recommend an Exchange Traded Product (ETP), you will receive a copy of the ETP’s prospectus and related disclosures where applicable. For ETPs you should consider that we provide aggregated sales data for a fee to ETF sponsors relating specifically to such sponsor’s ETPs. The annual payment is $650,000 for ETF sponsors purchasing such data. This presents a conflict of interest for us and financial advisors to the extent it leads us to focus more on sponsors that purchase the ETF data over those that do not. Financial advisors do not receive any additional compensation for recommending ETPs from sponsors that purchase the data. In addition to the transaction-based commissions received by us and your financial advisor, we receive certain non-transaction related payments from ETP product sponsors, including reimbursements for training and education and payments for ETP data related to sales activities conducted by us with respect to ETPs of such ETP product sponsors. Please note that these compensation arrangements are described in the prospectus and the Statement of Additional Information (SAI), a supplementary document to the prospectus, for each ETP offered by us.

Additional Disclosure - When you purchase an ETP, we will send you a trade confirmation at or prior to completion of your transaction.

Secondary-Market Closed-End Funds

Secondary-Market closed-end funds are investment companies that are managed pools of investments, generally offered in a fixed number of shares, and traded on a stock exchange. Secondary-Market closed-end funds are subject to the Commission Schedule. You should also consider that closed-end funds feature built-in internal expenses that affect the fund’s return. These expenses are used to pay for the investment manager, trading commissions, legal and administrative costs and other expenses of the fund. These internal expenses are deducted directly out of the fund itself through a reduction in the Net Asset Value (NAV) of the fund.

Additional Disclosure - When you execute a secondary-market closed-end fund transaction, we will send you a trade confirmation at or prior to completion of your transaction.
Options

Options are contracts giving the purchaser the right to buy or sell a security, such as a stock, at a fixed price within a specific period of time. Options transactions are subject to the Commission Schedule.

Additional Disclosure - Prior to engaging in options activity, you will execute an options agreement with us and your financial advisor will provide you with a copy of the Characteristics & Risk of Standardized Options disclosure. When you execute an options transaction, we will send you a trade confirmation at or prior to completion of your transaction.

Brokered Certificates of Deposit (CDs)

Brokered CDs, or secondary CDs, are bought and sold between dealers and investors much like other fixed-income instruments. Dealers trade the investments at a net cost, which includes their own spread, or profit, on the transaction. We receive compensation in the form of a commission or markup from most transactions. For most purchases, a financial advisor’s compensation is based on the dollar amount purchased or sold. We receive compensation for maintaining a secondary market in CDs (although we are not required to do so) and for keeping an inventory on select CD offerings.

Additional Disclosure - When you purchase a brokered CD, we will send you a trade confirmation and Product Disclosure Statement summary at or prior to completion of your transaction.

Cash Sweep Program/Bank Deposit Sweep/Other Float Compensation

Our brokerage services include a Cash Sweep Program feature. Brokerage account clients can provide consent, through the general account opening agreement, to use our Cash Sweep Program. Under our Cash Sweep Program, uninvested cash balances in your account are automatically swept into interest bearing deposit accounts (“Standard Bank Deposit Sweep” and “Expanded Bank Deposit Sweep,” together the “Bank Deposit Sweep Programs”) or, if available, stable-value money market mutual funds (“Money Market Funds”), or such other sweep arrangements made available to you (collectively “Cash Sweep Options”), until these balances are invested by you or otherwise needed to satisfy obligations arising in connection with your account. The Cash Sweep Program is subject to the terms and conditions of the Cash Sweep Program Disclosure Statement, which you will receive. Prior to receipt of the general account opening documents, cash deposited in your account and not otherwise invested, will be held as a free credit balance and not placed in the Cash Sweep Program until written consent is provided to participate in our Cash Sweep Program. While any cash remains in free credit balance, we will retain any interest earned on assets awaiting investment or disbursement. You understand and agree that this interest (generally referred to as “float”) will be retained by us as additional compensation for the provision of services with respect to the account. The amount of this benefit is based on the prevailing market rates on overnight investments. Except for retirement accounts, while any cash remains in free credit balance, you will not earn any interest on such balances.

Syndicate

“Syndicate” refers to the issuance and sale of new issue securities, including Equity Initial Public Offerings and follow-on offerings, new issue preferred offerings, new issue Closed-End Funds (CEFs), and customized fixed income offerings. As part of a syndicate transaction, your financial advisor will receive compensation in the form of a selling concession, which is paid by the issuing company. Generally, the selling concession that the financial advisor receives is in the range of 0.5% to 3%. The issuing company also pays management and structuring fees to the underwriter from 0.33% to 2%. Details of the management and structuring fees, and selling concession are contained in the offering prospectus. If you invest in a new issue security offering, you will purchase the offering at the Public Offering Price and will not be charged any direct and/or additional fees in order to make that syndicate offering purchase.

Additional Disclosure - When recommending a syndicate offering, we will provide you with the preliminary prospectus (where required) or other offering documents for the specific product. You should consult the offering materials for fee, cost and conflicts information. For new issue Closed-End Funds, you will also receive a Product Disclosure Statement. When you execute a syndicate transaction, we will send you a trade confirmation at or prior to completion of your transaction.

Margin and Priority Credit Line

We receive interest payments when you carry a margin or Priority Credit Line (PCL) balance. Proceeds from margin loans can be used to purchase securities and for other purposes. Proceeds from a PCL loan can be used for almost any purpose other than to: purchase securities, invest in insurance products, refinance or repay margin, or repay any other loans used for security purposes. The margin and PCL interest rates vary based on the Wall Street Journal (WSJ) Prime Rate and other factors such as your assets with us and the amount of funds currently being borrowed. Financial advisors are not compensated on margin but are compensated based on your Priority Credit Line debit balance. Thus, your financial advisor and we have a conflict of interest to recommend Priority Credit Line over margin and for you to borrow at greater amounts. Information on interest rates and how we calculate interest is proved to you when you open a margin or Priority Credit Line account. For information on current rates...
and how rates are determined, review the disclosures provided with your margin or PCL agreement, or visit wellsfargoadvisors.com/why-wells-fargo/products-services/lending/securities-based.htm.

Bank Product or Service Referrals

When we make bank product or service referrals to an affiliate, you will receive verbal and/or written disclosure as applicable. Financial advisors receive referral compensation or credit based on loans that are closed and funded or, for lines of credit, on the outstanding balance. We thus have a conflict of interest in that your financial advisor and we make more money the greater your debt. Compensation ranges from five to 75 basis points based on the underlying product and interest rate charged.

Conflicts of Interest

Conflicts of interest exist when we provide brokerage services to you. At Wells Fargo Advisors Financial Network, our conflicts of interest are typically the result of compensation structures and other financial arrangements between us, financial advisors, clients, and third parties, as well as our and our affiliates’ roles in the financial markets. We offer a broad range of investment services and products and we receive various forms of compensation from clients, affiliated and non-affiliated product sponsors and investment advisors, and other third parties as described above. Securities rules allow for us, financial advisors, and our affiliates to earn compensation when we provide brokerage services to you. However, the compensation that we and financial advisors receive from you varies based upon the product or service you purchase, which creates a financial incentive to recommend investment products and services that generate greater compensation to us. While our conflicts of interest have been disclosed throughout this document, below you will find additional information.

Compensation We Receive from Clients

- **Transaction-Based conflicts** - In your brokerage account you pay certain fees (commissions and sales charges) in connection with the buying and selling of each investment product. Where these fees apply, the more transactions you enter into, the more compensation that we and your financial advisor receive. This compensation creates an incentive for us to recommend that you trade more frequently, rather than hold, these investments. We also have an incentive to recommend that you purchase investment products that carry higher fees, instead of products that carry lower fees.

- **Principal Trading** - We trade certain products on a principal basis, meaning you are buying from or selling to our firm’s inventory account. When we execute transactions as principal, we earn a markup or markdown from the then prevailing market price of the security. In addition, we may make a profit (or a loss) on the difference between the price at which we purchased the security and the price at which we sell it to you. As a result, we can make more on a principal transaction than on an agency transaction.

- **Interest Payments** - We receive interest payments when you carry a margin or Priority Credit Line (PCL) balance. This interest rate varies based on the WSJ Prime Rate and other factors such as your assets with WFAFN and the amount of funds currently being borrowed. Financial advisors are not compensated on margin but are compensated based on your Priority Credit Line debit balance. Thus, while we have a conflict if your financial advisor recommends a margin loan, both your financial advisor and we have a conflict of interest to recommend Priority Credit Line over margin and for you to borrow at greater amounts. Information on interest rates and how we calculate interest is provided to you when you open a margin or Priority Credit Line account.

- **Material, Non-Public Information and Other Confidential Information** - We provide a broad range of services to clients. In connection with these services, we will from time to time, come into possession of sensitive, confidential and material, non-public information about instruments, product sponsors, issuers, markets and products. Understand that we are prohibited from improperly disclosing or using such information for our own benefit, clients’ benefit, or for the benefit of any other person, regardless of whether such other person is a client. You should understand and consider that this information, if disclosed, could affect your decision to buy, sell or hold an investment, but that we are prohibited from communicating such information to you or using it for your benefit.

- **Client Versus Client Conflicts** - Financial advisors typically receive limited allocations to new and follow-on offerings. This creates an incentive for financial advisors to favor certain clients over other clients, particularly those clients who generate greater compensation for the financial advisor. Further, financial advisors have an incentive to provide different levels of service to their clients, including providing preferential service to those clients who generate greater compensation.

Compensation We Receive from Third Parties

We receive payments from third parties relating to developing and maintaining our product platform. These payments include support for marketing and training of financial advisors. Third-Party payments we receive can be based on new sales of investment products, creating an incentive for us to recommend you buy and sell, rather than hold, investments. In other cases, these payments are made on an ongoing basis as a percentage of invested assets, creating an incentive for us to recommend that
you buy and hold investments (or continue to invest through a third-party manager or adviser).

The total amount of payments we receive varies from product to product, and varies with respect to the third-party investment management products we recommend. It also varies from the compensation we receive in connection with other products and services we make available to you, including advisory services. We have an incentive to recommend investment products and services that generate greater payments to us. This compensation generally represents an expense embedded in the investment products and services that is borne by investors, even where it is not paid by the product sponsor and not directly from the investment product or other fees you pay. The types of third-party compensation we receive include:

- **Revenue Sharing** - Many product sponsors pay us for selling their products, including marketing support, based on our total sales and/or total client assets in their products. Product sponsors pay us different amounts. Revenue sharing payments are not passed on to financial advisors.

- **Trail Compensation** - Trails are generally associated with mutual funds and annuities. They are set by the mutual fund complex or annuity company and published in the offering. This ongoing compensation is received by us and shared with financial advisors. This compensation (commonly known as trails, service fees or Rule 12b-1 fees in the case of mutual funds) is typically paid from the assets of the investment product under a distribution or servicing arrangement and is calculated as an annual percentage of invested assets. The amount of this compensation varies from product to product. We have an incentive to recommend that you purchase and hold interests in products that pay us higher trails.

- **Networking and Omnibus Fees** - Product sponsors pay us and our affiliates networking and omnibus fees for account and administrative services we provide on their behalf for clients. These payments are calculated as an annual percentage of the amount of assets invested, or based on positions, or as a combination of both. The compensation paid for networking and omnibus services is negotiated separately with each product sponsor and varies from product to product. We have an incentive to make available on our platform products that pay greater amounts of networking and omnibus fees. Your financial advisor does not share in this compensation.

- **Unaffiliated Program Bank Compensation** - We and our affiliates benefit financially from cash balances held at unaffiliated Program Banks in the Expanded Bank Deposit Sweep. In the case of non-retirement accounts, each unaffiliated Program Bank in the Expanded Bank Deposit Sweep Program will pay Wells Fargo Advisors an amount not to exceed a percentage (equivalent to Federal Funds Effective Rate plus 30 basis points (0.30%)) of the daily total non-retirement deposit balances at that Program Bank, however the amount of that fee may vary from one Program Bank to the next. For retirement accounts (including IRAs), each unaffiliated Program Bank will pay us a uniform fee up to 79% of the Federal Funds Target of the daily total retirement account deposit balances at that unaffiliated Program Bank. The amount includes our fee and interest payable to participating accounts in the Expanded Bank Deposit Sweep. More information about our compensation from the Bank Deposit Sweep Programs is described in the Cash Sweep Program Disclosure Statement, which you receive when you open your account and is also available at [https://www.wellsfargoadvisors.com/financial-services/account-services/cash-sweep/rates.htm](https://www.wellsfargoadvisors.com/financial-services/account-services/cash-sweep/rates.htm).

- **Training and Education** - As noted throughout this disclosure, we work closely with many product and service sponsors who provide training and education financial support to us in return for costs we incur in conducting comprehensive training and educational meetings for financial advisors. These meetings or events are held to educate financial advisors on product characteristics, business building ideas, successful client interaction strategies as well as various other topics. In some cases, this compensation is applied to cover costs financial advisors incur to obtain professional designations. In addition, certain vendors provide free or discounted research or other vendor products and services, which can assist financial advisors with providing services to you. Likewise, product providers will reimburse us for expenses incurred by individual financial advisor offices in connection with conducting training and educational meetings, conferences, or seminars for financial advisors and clients. Also, financial advisors receive promotional items, meals or entertainment or other non-cash compensation from product sponsors. Although training and education reimbursements are not related to individual transactions or assets held in client accounts, it is important to understand that, due to the total number of product sponsors whose products are offered by us, it is not possible for all companies to participate in a single meeting or event. Consequently, those product sponsors that do participate in training or educational meetings, seminars or other events gain an opportunity to build relationships with financial advisors; these relationships could lead to sales of that particular company’s products. Along with our affiliate Wells Fargo Clearing Services, we receive varying amounts of training and education reimbursements from companies. The training and education reimbursements for centrally organized events and vendor products or services vary from $25,000 to $1,150,000 per company annually. There are also some companies that do not provide any training and education compensation to us.

- **Data Agreements** - We provide aggregated sales information related to our client accounts to certain mutual fund complexes. These payments are not attributable to a particular account or holdings nor does the service include any information identifiable to a particular account or holding. For these services, we receive payments from mutual fund complexes. Payments range from $450,000 to $550,000. These payments are paid to and retained by us and are not directly shared with financial advisors.
• **Additional Compensation from Product Sponsors and Other Third Parties** - Financial advisors, associates, employees, and agents receive additional compensation from product sponsors and other third parties including:

- Gifts and awards, an occasional dinner or ticket to a sporting event.
- Reimbursement from product sponsors for research and technology-related costs, such as those to build systems, tools, and new features to aid in servicing clients.
- Additionally, we and our affiliates receive compensation from product sponsors to provide aggregate sales data.

The amount of these payments is not dependent or related to the level of assets you or any other client invests in or with the product sponsor.

• **Product Share Classes** - Some product sponsors offer multiple structures of the same product (i.e., *mutual fund share classes*) with each option having a unique expense structure, and some having lower costs to you as compared to others. We are incentivized to make available those share classes or other product structures that will generate the highest compensation to us. We do not offer all share classes. For instance, we do not in every instance offer the cheapest share class available. Check with the product sponsor for details.

• **Payment for Order Flow** - WFA does not have payment for order flow agreements with other broker-dealers for executing equity orders, however we may receive payment from national stock exchanges when routing non-marketable limit orders that are subsequently executed (orders that “make” liquidity). WFA does not accept payment for equity orders executed with market makers or broker-dealer affiliates. For option orders, WFA may receive compensation for directing option orders to specific market centers for execution, and such compensation includes cash payments as well as noncash items, such as discounts, rebates, reductions, or credits against fees that would otherwise be payable in full. For additional information, please reference the “Payment for Order Flow” section of your General Account Agreement and Disclosure Document.

**Compensation Related to Our Affiliates**

We are a non-bank affiliate of Wells Fargo & Company (“Wells Fargo”). We are not a bank or thrift and are a separate and distinct corporate entity from our affiliated banks. We have a number of related persons that provide investment management and related financial services. The identity of these related persons and summary of the products and services follows.

- Wells Fargo also provides retail brokerage and investment advisory services through Wells Fargo Clearing Services, LLC ("WFCS").
- Wells Fargo holds a less than ten percent ownership interest in Allspring Global Investments ("Allspring"), a trade name used to describe the asset management businesses of Allspring Global Investments Holdings, LLC. Allspring includes the following companies: Allspring Funds Management, LLC, the investment adviser to each of the mutual funds within the Allspring Global family of funds; Allspring Funds Distributor, LLC, the principal underwriter of the Allspring Global mutual funds; and Allspring Global Investments, LLC, an investment adviser to pooled investment vehicles and separately managed accounts.
- Additionally, Wells Fargo and its affiliates, including Wells Fargo Clearing Services, LLC, (collectively “Wells Fargo”) will receive compensation from Allspring for the distribution, administrative, research, and operational services that they provide to Allspring and funds managed or distributed by Allspring. While Wells Fargo has no role in the management of Allspring, Wells Fargo & Company’s equity ownership in Allspring and Wells Fargo’s servicing arrangements with Allspring may create a conflict of interest for Wells Fargo when evaluating or recommending products managed or distributed by Allspring, including mutual funds and Sweep Options, as Wells Fargo may benefit financially from increased sales of such products to a greater extent than it would for sales of other third-party products in which Wells Fargo does not have a similar financial interest.
- Wells Fargo Investment Institute, Inc. ("WFII") (known prior to November 1, 2014 as Alternative Strategies Group, Inc. and before that as Wachovia Alternatives Strategies, Inc.) is a registered investment advisor and wholly owned subsidiary of Wells Fargo & Company that provides advisory services and research to WFAFN.

As you consider the role and nature of the affiliate relationships noted above, you should review and consider the following conflicts of interest:

• **Cash Sweep Program** - If you have elected to participate in our Cash Sweep Program, the uninvested cash balances in your brokerage account are automatically deposited into one or more of our affiliated banks in our Bank Deposit Sweep Programs or swept into a money market fund. We and our affiliates receive fees and benefits for services provided in connection with the Cash Sweep Program, and we have an incentive to recommend that you use, and maintain cash positions in, the Sweep Options that are more profitable to us and our affiliates. Your financial advisor is compensated based on total assets in your account(s), including assets held in the Cash Sweep Program.
Where your brokerage account’s Sweep Option is a money market mutual fund, we and our affiliates receive trails, investment management, service fees and other compensation. The types and amount of these fees vary depending on the actual money market mutual fund (and class thereof) used. Mutual fund complexes typically offer multiple share classes with different levels of fees and expenses. When selecting the share class for the Money Market Fund used as a Cash Sweep Option, we do not, in all instances, select the share class with the lowest fees that is available from the fund company and these decisions are influenced by the additional compensation we receive in connection with your account’s Money Market Fund holdings. The use of a more expensive share class of a Money Market Fund as a Cash Sweep Option will negatively impact your overall investment returns.

Where your brokerage account’s Sweep Option consists of deposits in our affiliated banks, we and our affiliates, including the affiliated banks, benefit financially from such cash deposits. As with other depository institutions, the profitability of our affiliated banks is determined in large part by the difference or "spread" between the interest they pay on deposit accounts and the interest or other income they earn on loans, investments and other assets. The participation of our affiliated banks as a Sweep Option for your brokerage account is expected to increase their respective deposits and, accordingly, overall profits.

In addition, Wells Fargo Advisors will receive compensation from the Affiliated Banks in an amount not to exceed a percentage (equivalent to Federal Funds Effective Rate plus 30 basis points (0.30%)) of the daily total retirement and non-retirement deposit balances at the Affiliated Banks. Our management personnel and other employees, including our affiliates, receive incentive compensation based on a number of factors, including the amount of sweep assets at the affiliated banks or the profitability of the affiliated banks and their joint parent company, Wells Fargo & Company. We have a conflict of interest because we influence both the amount you are paid in interest and the amount we and our associates and employees receive in compensation on these sweep deposits. This compensation is subject to change and we can waive all or any part of this fee at any time without notice.

**Compensation for Other Services** - We and our affiliates offer brokerage, investment advisory and banking services to a wide variety of retail and institutional clients, including product sponsors and their products/investment vehicles. This presents a conflict of interest because, depending on the particular client account, we and financial advisors can earn more or less revenue from products and investment vehicles in brokerage, advisory, and bank accounts as a result of recommending that you maintain investments through such accounts.

**Other Affiliate Relations** - As noted, we are a subsidiary of Wells Fargo, a diversified, community-based financial services company that provides banking, insurance, investment, mortgage, consumer and commercial financial services through multiple subsidiaries and affiliates. These relationships provide financial and other benefits to Wells Fargo. During the course of annual business planning, business with our affiliates is included in establishing our business objectives. We have an incentive to engage affiliates to provide certain products and services. Our affiliates typically pay us and financial advisors for referring potential clients to them; we typically pay our affiliates for referring potential clients to us and financial advisors. These referral payments can be based upon the revenue generated by any accounts established by referred clients or as otherwise agreed to by the affiliated parties.

Referral payments between affiliates will not result in any additional charges to clients. When you purchase a proprietary product or service, which are products and services managed, issued, or sponsored by us or any of our affiliates, the compensation to us and/or our affiliates can be greater than if you purchase a third party product. We and our affiliates also share revenue in various forms, including, but not limited to, management credits and other, similar revenue sharing arrangements. Consequently, we have an incentive to recommend investments in proprietary products and services.

We also receive direct compensation or indirect accounting credits in connection with the referral of certain business among Wells Fargo & Company subsidiaries. These intra-company arrangements include payments or credits to us for financial, distribution, administrative, and operational services that we provide to affiliates, their investment advisers, or distributors.

**Compensation Related to Proprietary Products** - Brokerage recommendations can include a recommendation to invest in a product or service that is managed, issued or sponsored by us or our affiliates. We and our affiliates will receive additional compensation or economic benefits from investments by you in such products, including, but not limited to, management credits, service fees and similar revenue sharing arrangements. The compensation related to these can be greater than similar products provided by third parties.

Further, we can establish certain management incentives and compensation plan arrangements that provide higher compensation to financial advisors for the sale of proprietary/affiliated products, thus creating an incentive to recommend investments in proprietary/affiliated products. Moreover, our affiliates receive additional compensation and economic benefit for various related activities and services concerning proprietary products, which include but may not be limited to market making, licensing fees, structuring and underwriting fees, distribution expenses and other fees.
The Research We Provide - We have financial arrangements with several research providers and provide compensation in exchange for such research. These research providers are both affiliates, including Wells Fargo Investment Institute, Inc., a registered investment adviser that provides advisory services and research to WFAFN, Wells Fargo Securities LLC, as well as unaffiliated third parties, each of which have different financial relationships with us. This research is subject to conflicts of interest at the firm where it is produced, which can impair the objectiveness and quality of the investment rating and opinion contained in the research. The provider conflicts are explained in the research itself, while our conflicts are further detailed in documentation you receive from us along with the research we provide. You can also access our conflicts information by visiting https://www.wellsfargoadvisors.com/disclosures/research.htm.

Wells Fargo Investment Institute, Inc. also provides research and strategy recommendations to our other affiliates. While all affiliates have similar access to this research and those recommendations, due to the operational differences, manner and size of accounts at affiliates, certain affiliates are able to implement and trade on this information prior to another affiliate. The ability to implement and trade on research and recommendations first could give the clients of one of our affiliates an advantage over you.

Compensation Related to Financial Advisors

Financial advisors are compensated in a variety of ways. Financial advisors affiliated with Wells Fargo Advisors Financial Network are either independent business owners or employees of these independent business owners. These independent businesses are compensated in part, based on the percentage of revenue generated from sales of products and services to clients and/or total assets under advisement, including brokerage account activity, as discussed above. This compensation varies by the product or service associated with a brokerage recommendation. Financial advisors receive compensation based on Priority Credit Line balances. However, no compensation based on Margin balances. Some financial advisors are compensated on a salary basis.

Typically, a financial advisor’s product or service-based payout schedule (periodically adjusted by us at our discretion) increases with production and asset levels. The same payout schedule is reduced when financial advisors discount certain client fees and commissions, or client relationship asset levels are below minimums established by us. Moreover, financial advisors receive higher compensation for transactions involving client households that maintain greater amount of assets with us.

As a result, financial advisors have an incentive to provide brokerage recommendations that result in selling more investment products and services, as well as investment products and services that carry higher fees. Financial advisors also have an incentive to provide brokerage recommendations to gather more assets and to increase brokerage trading activity, and to reduce the amount of discounts available to you.

Financial advisors have an incentive to recommend you rollover assets from a qualified retirement plan (QRP) to a brokerage IRA, instead of recommending you maintain your assets in your QRP or pursue other transfer options available to you.

Brokerage accounts, unlike advisory accounts, do not feature an on-going fee based on assets under management. Financial advisors are incentivized to recommend you establish a brokerage account, and also incentivized to transition your brokerage services account to an advisory account to generate on-going revenue where your brokerage account has minimal activity. Further, financial advisors are incentivized to recommend you transition your brokerage account to an advisory account after you have already placed purchases resulting in commissions and/or other transaction-based brokerage fees. Financial advisors also have an incentive to provide higher levels of service to those clients who generate the most fees.

- Recruitment Compensation - Recruitment compensation is provided to financial advisors who affiliate with WFAFN from another financial firm. This compensation, which varies by financial advisor, typically is an up-front payment based upon the historical revenue generated by them at their previous firm. This creates an incentive for the financial advisor to recommend the transfer of assets to the firm to earn this compensation through continued revenue generation.

- Noncash Compensation - Noncash compensation is provided to financial advisors in the form of certain titles and/or education meetings and recognition trips. Portions of these programs are subsidized by external vendors and affiliates, such as mutual fund companies, insurance carriers, or money managers. Consequently, product providers that sponsor and/or participate in educational meetings and recognition trips gain opportunities to build relations with financial advisors, which could lead to sales of such product provider’s products. Financial advisors also receive promotional items, meals, entertainment, and other noncash compensation from product providers up to $100 per year for gifts per vendor and $1,000 per year for meals per vendor.

- Personal Trading and Outside Business Activities - A conflict of interest can arise between financial advisors and other associates by virtue of their personal trading activities. Financial advisor and associates’ personal trading activities can adversely affect your orders, transactions and trading strategies. Also, financial advisors and other associates can engage in outside activities (i.e., board memberships or directorships), or they themselves or close family members can hold elected office that can create conflicts with you or with WFAFN.
• **Charitable and Political Contributions** - financial advisors and other associates can make political and charitable contributions creating the perception that the financial advisor, the associate or the firm is seeking a quid pro quo arrangement.

**Conflicts of Interest Summary**

This information is not intended to be an all-inclusive list of our conflicts but to provide you with material facts regarding our conflicts of interest. In addition to this disclosure, conflicts of interest are also disclosed to you in your account agreement(s) and disclosure documents, our product guides and other information we deliver to you or otherwise make available to you.

**Additional Resources**

Wells Fargo Advisors Financial Network Form CRS  

Legal Disclosures  

Margin Disclosure  
https://www.wellsfargoadvisors.com/disclosures/margin-disclosures.htm

Cash Sweep Program  

Priority Credit Line Disclosure  

Research Disclosures  
https://www.wellsfargoadvisors.com/disclosures/research.htm

Investment Objectives and Risk Tolerance  

Wells Fargo Advisors Product Guides  

Characteristics and Risks of Standardized Options  

Annual Operational Fee Schedule  

**Contact Us**

Client Services, Online Services & Access Online Support

Contact your financial advisor; or  
Wells Fargo Advisors Client Services at 1-866-258-4606  
Email: onlinefeedback@wellsfargoadvisors.com

Help Opening a New Account  
Locate a Financial Advisor

**Mailing Address**

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St. Louis, MO 63103