

CLIENT RELATIONSHIP SUMMARY (CRS) FORM ADV PART 3

INTRODUCTION

Oak City Consulting, LLC ("Oak City Consulting," the "Adviser," "Firm," "Company," "we," "us" or "our") is an **investment adviser** registered with the Securities and Exchange Commission (the "SEC") pursuant to the Investment Advisers Act of 1940, as amended (the "Advisers Act"). Brokerage and investment advisory services and fees differ. It is important for you to understand differences. Free and simple tools are available to research firms and financial professionals at <u>Investor.gov/CRS</u>, which also provides educational materials about broker-dealers, investment advisers, and investing.

What is the difference between a Broker and an Adviser (like Oak City Consulting), and how do fees differ?

An **investment adviser** is generally any entity that provides investment advice or conducts securities analysis in exchange for a fee, typically based on the portfolio's total value. In contrast, a **broker-dealer** is a firm that acts as an intermediary between buyers and sellers of securities for which they will usually receive a commission, which is paid per transaction.

RELATIONSHIPS AND SERVICES

What investment services and advice can you provide me?

- Oak City Consulting's portfolio management and investment advisory services are offered to individual separate accounts, foundations, Christian endowments, charitable organizations and families (each a "Client" and collectively, "Clients"). Also, the Company is engaged in licensing as an index provider to Exchange Traded Funds ("ETFs"). Currently, the Oak City Consulting owns, develops and sponsors one index, namely, the Emerging Markets Human Flourishing Index ("the Index"). At present, there is one product that will utilize the Index, which is a U.S. listed or issued ETF, namely, First Trust Emerging Markets Human Flourishing ETF ("FTHF"). The types of Clients to which the Firm provides services are more fully disclosed in the Company's Form ADV Part 1 and summarized in *Item 7 Types of Clients* of the Form ADV Part 2A Brochure.
- Our purpose is to provide institutional investment consulting to Christian endowments, foundations, and families in order to build His Kingdom by submitting to proper stewardship, practicing humility, and becoming good servants to our Clients. We strive to implement a Biblically Responsible Investing overlay into investment strategies whenever feasible. Biblically Responsible Investing works to integrate Scriptural guidelines with an investment portfolio. For certain strategies, Oak City Consulting outsources a portion of the investment selection to independent professional asset managers, who are not affiliated with the Firm, who serve as sub-advisers ("Sub-Adviser"). These independent professional Sub-Advisers are Mutual Fund, Exchange Traded Fund ("ETF"), and/or Private/Alternative (when applicable) Investment Managers. This is detailed in *Item 4 Advisory Business* of the Form ADV Part 2A Brochure. In summary, Oak City Consulting provides the following advisory services:
- Discretionary Investment Management, except as otherwise set forth in any applicable Client Agreement. Our clients authorize the Firm to investigate, purchase, and sell on behalf of Client, various securities and investments. The Firm is authorized to execute purchases and sales of securities on Client's behalf without consulting Client regarding each sale or purchase. Client may, however, terminate discretionary authority of the Firm immediately upon written notice. Non-Discretionary Investment Management. In these types of Client Agreements, the Firm is authorized to execute purchases and sales of securities only after securing permission from Client regarding each transaction. Licensing as an index provider to ETFs. In these types of Agreements, the Firm is authorized to execute a licensing agreement or other related written agreements as applicable.

For additional information, please see Items 4, 7, 8, 13 and 16 of our Form ADV Part 2A brochure here: <u>https://adviserinfo.sec.gov/firm/summary/162220</u>

Conversation Starters:

Questions you may wish to ask our financial professionals. "Given my financial situation, should I choose an investment advisory service? Why or why not?" "What is your relevant experience, including your licenses and other qualifications? What do these qualifications mean?"

FEES, COSTS, CONFLICTS, AND STANDARDS OF CONDUCT

What fees will I pay?

The fees for investment management are based on an annual percentage of assets under management and are applied to the household asset value on a pro rata basis. Typically, investment management fees are payable quarterly, with some Clients requesting monthly billing. The method for billing these fees may vary and is agreed upon under the terms of the Agreement (or supporting documentation if there were changes made after the Client signed the Agreement). Typically, fees are billed in advance. When calculating advisory fees, securities held in Client accounts are valued by the applicable portfolio accounting system used by the Firm to manage the Client's account. Fees are calculated based on the ending market value at the end of the previous quarter. In addition, fees are assessed on all assets under management, including securities, cash, and money market balances. Margin account balances are included in the fee billing. Fees may vary based on the size of the account, complexity of the portfolio, extent of activity in the account, or other reasons agreed upon by us and you as the Client. In certain circumstances, our fees and the timing of the fee payments may be negotiated. In addition, the Company will accept compensation in the form of a License Fee for use of Emerging Markets Human Flourishing Index, owned by Oak City Consulting and utilized by an ETF. Fees for the Company's licensing services are negotiated on an individual basis with each client documented in a written agreement. *You will pay fees and costs whether you make or lose money on your investments. Fees and costs will reduce any amount of money you make on your investments over time. Please make sure you understand what fees and costs you are paying.*



For additional information, please see Item 5 of our Form ADV Part 2A brochure here:

https://adviserinfo.sec.gov/firm/summary/162220

Conversation Starters:

Questions you may wish to ask our registered representatives. "If I give you \$10,000 to invest, how much will go to fees and costs, and how much will be invested for me?"

CONFLICTS OF INTEREST

What is your legal obligation to me when providing recommendations as my investment adviser? How else does the firm make money and what conflicts of interest do you have?

Our obligation is to put your interests above our own and to disclose any issue that would create a conflict of interest. At the time of each opportunity, the Firm mitigates or discloses any issues that may be deemed conflicts if not already covered in this document. When we act as your investment adviser, we have to act in your best interest and not put our interest ahead of yours. At the same time, the way we make money creates some conflicts with your interests. You should understand and ask us about these conflicts because they can affect the investment advice we provide you. Here are examples to help you understand.

The Firm acts as investment adviser to more than one Client that may have similar investment objectives and pursue similar strategies. Certain investments identified by the Firm may be appropriate for multiple Clients. When it is determined by the Firm that it would be appropriate for more than one Client to participate in an investment opportunity, the Firm will generally allocate such investment opportunity among the Clients in proportion to the relative amounts of capital available for new investments, taking into account such other factors as it may, in its sole discretion determine appropriate. The Firm seeks to manage and/or mitigate these potential conflicts of interest described by following procedures with respect to the allocation of investment opportunities for its Clients. Additionally, we serve as the Index Provider to The First Trust Emerging Markets Human Flourishing ETF (the "Fund"). The Index is compiled by Oak City Consulting, the Index Provider. The Company has retained Bloomberg Index Services Limited ("BISL"), to provide calculation index services for the Index. The Index Provider is not affiliated with BISL, FTHF, FTP or First Trust as described in Item 8 *Methods of Analysis, Investment Strategies, & Risk of Loss* of Form ADV Part 2A. Furthermore, a member of the senior management team at First Trust and FTP is related to the founder of Oak City Consulting. This is a conflict of interest in that Oak City Consulting and its personnel have an incentive to promote those ETFs for selection in a portfolio. We mitigate this conflict by disclosing these conflicts to you, and by only including the investment product if the product helps to meet the stated objectives of the strategy and it otherwise meets the rules-based methodology associated with the strategy of the Client's objective.

Standards of Conduct: The Firm and its access persons are expected to comply with all applicable federal and state laws and regulations. Access persons are expected to adhere to the highest standards of ethical conduct and maintain confidentiality of all information obtained in the course of their employment and bring any risk issues, violations, or potential violations to the attention of the Chief Compliance Officer.

For additional information, please see Items 4, 5, 6, 10, and 11 of our Form ADV Part 2A brochure here: https://adviserinfo.sec.gov/firm/summary/162220

Conversation Starters:

How might your conflicts of interest affect me, and how will you address them? These are only examples of our conflicts of interest. For additional information about our conflicts of interest, please speak with your financial professional.

HOW DO YOUR FINANCIAL PROFESSIONALS MAKE MONEY?

Our financial professionals are paid a salary and are not compensated based on the amount of client accounts, assets or products sold. Employee bonuses may be paid based on other factors. Neither Oak City Consulting nor its supervised persons accept any compensation for the sale of investment products, including asset-based sales charges or service fees from the sale of mutual funds. For an additional discussion of other compensation, please refer to *Item 14 – Client Referrals and Other Compensation* of our Form ADV Part 2A Brochure: <u>https://adviserinfo.sec.gov/firm/summary/162220</u>

DISCIPLINARY HISTORY

Do you or your financial professional have any legal or disciplinary history?

No. Visit www.investor.gov/CRS for a free and simple search tool to research us and our financial professionals.

Conversation Starters:

As a financial professional, do you have any disciplinary history? For what type of conduct? For additional information, please see *Item 9* of our Form ADV Part 2A brochure here <u>https://adviserinfo.sec.gov/firm/summary/162220</u>

ADDITIONAL INFORMATION

For additional information, see our Disclosure Brochure (Form ADV Part 2A) at <u>https://adviserinfo.sec.gov/firm/summary/162220</u>. Or you can reach us by phone at (919) 844-6450 to request up-to-date information and a copy of this relationship summary or via email at team@oakcityconsulting.com.

Conversation Starters:

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

Item 1 Cover Page

OAK CITY CONSULTING, LLC

Form ADV Part 2 Brochure

This Brochure (the "Brochure") provides information about the qualifications and business practices of Oak City Consulting, LLC ("Oak City Consulting," "OCC," the "Adviser," "Company," the "Firm," "we," "us" or "our"). If you have any questions about the contents of this Brochure, please contact us at (919) 844-6450. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission (the "SEC") or by any state securities authority. Additional information about OCC also is available on the SEC's website at www.adviserinfo.sec.gov. The searchable IARD/CRD number for OCC is 162220.

OCC is registered as an investment adviser with the SEC pursuant to the Investment Advisers Act of 1940, as amended (the "<u>Advisers Act</u>"). Recipients of this Brochure should be aware that registration with the SEC does not in any way constitute an endorsement by the SEC of an investment adviser's skill or expertise. Further, registration does not imply or guarantee that a registered adviser has achieved a certain level of skill, competency, sophistication, expertise or training in providing advisory services to its Clients.

Oak City Consulting, LLC Phone: (919) 844-6450 team@oakcityconsulting.com https://www.oakcityconsulting.com

Brochure Prepared on March 13, 2024

Item 2 Material Changes

This Brochure contains updated information about Oak City Consulting's business since the last annual updating amendment. This section of the Brochure will address only those "material changes" that have been incorporated since the last delivery of this document on the SEC's public disclosure website (IAPD). There have been no material changes to report since the last delivery of this document.

The Firm will further provide you with a new Brochure as necessary based on changes or new information, at any time, without charge. Currently, OCC's Brochure may be requested by contacting Mrs. Christie Baucom, Chief Compliance Officer at (919) 844-6450 or christie@oakcityconsulting.com.

Additional information about OCC is also available via the SEC's web site www.adviserinfo.sec.gov. The searchable IARD/CRD number for OCC is 162220. The SEC's web site also provides information about any persons affiliated with OCC who are registered, or are required to be registered, as investment adviser representatives of OCC.

IMPORTANT NOTE ABOUT THIS DISCLOSURE BROCHURE

This Disclosure Brochure is not:

- an offer or agreement to provide advisory services to any person
- an offer to sell nor a solicitation of any offer to purchase any security
- *an offer to sell interests or shares (or a solicitation of an offer to purchase interests or shares) in any pooled investment vehicle managed or represented by Oak City Consulting, LLC or any of its affiliates*
- a complete discussion of the features, risks or conflicts associated with any security

As required by the Investment Advisers Act of 1940, as amended ("the "Advisers Act"), Oak City Consulting, LLC provides this Brochure to current and prospective Clients and may also, in its discretion, provide this Brochure to current or prospective investors or shareholders in a pooled investment vehicle, together with other relevant governing documents, such as the pooled investment vehicle's prospectus and statement of additional information, private placement memoranda, limited partnership agreement or offering circular, prior to, or in connection with, such persons' investment in a pooled investment vehicle.

Although this publicly available Brochure describes investment advisory services and products of Oak City Consulting, LLC, persons who receive this Brochure (whether or not from Oak City Consulting, LLC) should be aware that it is designed solely to provide information about Oak City Consulting, LLC as necessary to respond to certain disclosure obligations under the Investment Advisers Act of 1940, as amended. As such, the information in this Brochure may differ from information provided in relevant governing documents. More complete information about each investment product is included in relevant governing documents, certain of which may be provided to current and eligible prospective investors only by Oak City Consulting, LLC. To the extent that there is any conflict between discussions herein and similar or related discussions in any governing documents, the relevant governing documents shall govern and control.

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Item 4 Advisory Business

Oak City Consulting, LLC (referred to herein as "Oak City Consulting," "OCC," the "Adviser," "Company," the "Firm," "we," "us" or "our"), a North Carolina limited liability company, is an investment adviser that is registered with the U.S. Securities and Exchange Commission (the "SEC") pursuant to the Investment Advisers Act of 1940, as amended (the "Advisers Act"). The Company has been registered with SEC since March 11, 2012, and is based in Wake Forest, North Carolina. Ross Roggensack serves as Managing Member, Chief Executive Officer and Chief Investment Officer. Melissa Clapp Smith serves as Managing Member and Christie Baucom serves as Chief Compliance Officer.

Advisory Services

Oak City Consulting's portfolio management and investment advisory services are offered to individual separate accounts, foundations, Christian endowments, charitable organizations and families (each a "Client" and collectively, "Clients"). In addition, the Company is engaged in licensing as an index provider to Exchange Traded Funds ("ETFs"). Currently Oak City Consulting owns, develops and sponsors one index (the "Index Provider"), namely, the Emerging Markets Human Flourishing Index ("the Index"). The types of Clients to which Oak City Consulting provides investment management services are more fully disclosed in Oak City Consulting's Form ADV Part 1 and summarized in *Item 7 – Types of Clients* of this Brochure.

Our purpose is to provide institutional investment consulting to Christian endowments, foundations, and families in order to build His Kingdom by submitting to proper stewardship, practicing humility, and becoming good servants to our Clients. We have worked with Christian institutions and families for over twenty (20) years. The Firm strives to implement a Biblically Responsible Investing overlay into investment strategies whenever feasible. Biblically Responsible Investing works to integrate Scriptural guidelines within an investment portfolio. This method looks for companies to invest in that are making a positive impact on our society, as well as applying screening processes to avoid those that do not. If a company traded on a public exchange is publicly known to violate Biblical principles, Biblically Responsible Investing strives to stay clear from buying those companies directly through a separate managed account or indirectly through mutual funds and ETFs. Oak City Consulting uses third party sources and internal processes to screen investments.

The Firm recommends, on occasion, redistributing investment allocations to diversify the portfolio. We recommend specific positions to increase sector or asset class weightings and employing cash positions as a possible hedge against market movement, which has the ability to adversely affect the portfolio. Oak City Consulting may recommend selling positions for reasons that include, but are not limited to, harvesting capital gains or losses, business or sector risk exposure to a specific security or class of securities, overvaluation or overweighting of the position[s] in the portfolio, change in risk tolerance of Client, generating cash to meet Client needs, or any risk deemed unacceptable for the Client's risk tolerance.

Oak City Consulting will provide investment advisory services and portfolio management services and will not provide securities custodial or other administrative services. At no time will Oak City Consulting accept or maintain custody of a Client's funds or securities. All Client assets will be managed within their designated brokerage account pursuant to the Client Investment Advisory Agreement.

In all cases, Clients have a direct and beneficial interest in their securities, rather than an undivided interest in a pool of securities. We do have limited authority to direct the Custodian to deduct our investment advisory fees from your accounts, but only with the appropriate written authorization from clients.

You are advised and are expected to understand that our past performance is not a guarantee of future results. Certain market and economic risks exist that adversely affect an account's performance. This could result in capital losses in your account.

Selection of Sub-Advisers

For certain strategies, Oak City Consulting outsources a portion of the investment selection to independent professional asset managers, who are not affiliated with Oak City Consulting, who serve as sub-advisers ("Sub-Adviser"). These independent professional Sub-Advisers are Mutual Fund, Exchange Traded Fund ("ETF"), and/or Private/Alternative (when applicable) Investment Managers. Similarly, the Firm outsources a portion of the investment selection to independent professional asset managers, that are *not* Mutual Funds, ETFs, etc. (e.g., independent boutique investment advisers managing multi-asset alternative strategies). Prior to referring any Clients to Sub-Advisers, OCC will make sure that they are registered, or notice filed.

A Sub-Adviser's responsibility varies and may include the authority to:

- exercise discretion to determine the types of securities bought and sold, along with the percentage allocation;
- apply their discretion on when to buy and sell;
- apply their discretion on the timing of transactions;
- select the broker-dealer for execution of securities transactions, if appropriate;
- vote proxies; and
- take other portfolio management actions that Oak City Consulting delegates or deems appropriate.

As part of the discretionary investment management agreement the Client executes with Oak City Consulting, the Client provides Oak City Consulting with a limited power of attorney over the Client's assets that are invested through Sub-Advisers. The limited power of attorney grants Oak City Consulting the right to receive certain documents from the Sub-Adviser on the Client's behalf, including but not limited to, prospectuses, shareholder reports, privacy notices, proxies and the Sub-Adviser's Form ADV Part 2A. This limited power of attorney granted by the Client may be rescinded at any time upon written notice (email will suffice) from the Client to Oak City Consulting.

The manager is selected by matching their investment strategy and risk profile with a Client's risk profile and stated investment needs and objectives. The money managers selected under these programs will have discretion to determine the securities they buy and sell within the account, subject to reasonable restrictions imposed by Clients.

The selection of the securities and the investment decisions are made in accordance with the Client Profile and/or Investment Policy Statement ("IPS") we complete with a Client and their objectives and risk tolerance. The Mutual Fund, ETF, SMA, and/or Private/Alternative (when applicable) Investment

Manager enables Clients to pursue their investment objectives with the Firm as manager all in one consolidated portfolio.

Oak City Consulting actively monitors the performance of the selected manager and may recommend a change in the manager when and if we believe such a change would be in a Client's best interest. The Client will enter into a separate management agreement with the SMA manager. The agreement you enter into with the Mutual Fund, ETF, SMA, and/or Private/Alternative (when applicable) Investment Manager will disclose the fees a Client will pay to them for the management of the account.

The Company employs investment advice that is primarily based on the analysis of investment programs and separate account managers by reviewing the background of the managers, their investment process, investment philosophy, methodology, stability of the managers, referrals, historical performance, and disclosure documents. We may perform research on various programs through third-party resources such as Zephyr Portfolio Analytics ("Zephyr"), a research solution offered through Informa Intelligence, Inc. Zephyr is a comprehensive data base comprising the universe of separately managed accounts, which provides us with research tools we use in our selection and recommendation of managers. We also perform our own due diligence on managers and may use publicly available resources as sources of information while conducting our research.

Upon request, Oak City Consulting will provide Clients with information about any Sub-Adviser appointed by Oak City Consulting. This information may include content provided by a Sub-Adviser explaining its investment style, or an explanation from Oak City Consulting describing the Sub-Adviser's investment style. Additionally, Oak City Consulting will provide Clients with a copy of the Sub-Adviser's Form ADV Part 2A upon request.

Private Fund and Alternative Investment Managers

Oak City Consulting offers Clients access to certain alternative investments. Clients should understand that an alternative investment strategy is subject to a number of risks and is not suitable for all investors. Alternative investments are generally classified as an investment other than a traditional stock, bond, mutual fund or exchange traded fund. Alternative investments include hedge funds, private equity funds, venture capital funds, private real estate funds and other private investments. Investing in alternative investments is only intended for experienced and sophisticated investors who are willing to bear the high economic risk associated with such an investment. By themselves, alternative investments do not constitute a balanced investment program. Clients should carefully review and consider potential risks before investing, including carefully reviewing all disclosure documents, private offering memoranda, prospectuses, or other offering materials provided by Oak City Consulting and any separate manager or third-party service provider of an alternative investment. Many alternative investment offering documents are not reviewed or approved by federal or state regulators.

Tailor Advisory Services to Individual Needs of Clients

Our services are always provided based on the individual needs of each Client. This means, for example, that you are given the ability to impose restrictions on the accounts we manage for you, including specific investment selections and sectors. We work with each Client on a one-on-one basis through interviews and questionnaires to determine the Client's investment objectives, risk tolerance and suitability information.

Furthermore, when the Company serves as investment adviser, it enters into a written investment management agreement with each of its advisory Clients. Investment management agreements include provisions related to each Client's management fees, investment strategy, investment guidelines, termination rights, proxy voting and sub-adviser, if applicable.

Licensing Services as an Index Provider to ETFs

The Company is engaged in licensing as an index provider to Exchange Traded Funds ("ETFs"). Currently Oak City Consulting owns, develops and sponsors one index (as "Index Provider"), namely, the Emerging Markets Human Flourishing Index (the "Index"). The Index is constructed to track the performance of companies within emerging market countries that sufficiently promote human flourishing. The essence of human flourishing is that all humans are worthy of being treated with dignity and respect. To be eligible for inclusion in the Index, a security must be a constituent of the Bloomberg Emerging Markets Large & Mid Cap universe and be issued by a company domiciled in a country that has a sufficient "Human Dignity Score." The Index Provider also applies additional size and liquidity screens to ensure that the Index is composed of securities that are sufficiently liquid for inclusion in an ETF. The Index Provider uses data from Freedom House to determine a country's Human Dignity Score, which is used in the security screening process described in *Item 8 – Methods of Analysis, Investment Strategies, & Risk of Loss* of this Brochure. The Company has retained Bloomberg Index Services Limited., a U.K. limited company ("BISL"), to provide calculation index services for the Index. The Index Provider is not affiliated with BISL. Currently, there is one product that will utilize the Index, which is a U.S.-listed or issued ETF. The product provider listed below represents our primary Client from this category.

First Trust Advisors L.P.

The Company licenses its proprietary index to First Trust Advisors L.P. ("First Trust" or "Licensee"), for use in an exchange traded fund. The First Trust Emerging Markets Human Flourishing ETF (the "Fund") is an exchange-traded fund ("ETF") that seeks investment results that correspond generally to the price and yield, before the fund's fees and expenses, of the Emerging Markets Human Flourishing Index. The First Trust Emerging Markets Human Flourishing ETF lists and principally trades its shares on NYSE Arca, Inc. ("NYSE Arca" or the "Exchange"). Market prices may differ to some degree from the net asset value of the shares. Unlike mutual funds, the Fund issues and redeems shares at net asset value, only in large blocks of shares called "Creation Units." The Fund is a series of First Trust Exchange-Traded Fund II (the "Trust") and an exchange-traded index fund organized as a separate series of a registered management investment company.

First Trust Advisors L.P., the Fund's investment advisor, maintains no discretion with regard to the compilation and composition of the Index or any changes thereto. The Company has entered into a licensing agreement with First Trust to accept license fees based on the average daily net assets of the funds. The existence of these agreements creates material conflicts of interest because they provide Oak City Consulting with an incentive to increase the ETF's assets under management ("AUM"), which it may do by investing client assets in it. However, where such a conflict of interest exists, Oak City Consulting will not charge additional advisory fees on client assets invested in the ETFs. For additional information regarding fees and compensation related to licensing services please see *Item 5 – Fees and Compensation* and *Item 11 – Code of Ethics (Conflicts of Interest)* of this Brochure. In summary, Oak City Consulting provides the

following advisory services:

- Discretionary Investment Management, except as otherwise set forth in any applicable Client Agreement. Our Clients authorize Oak City Consulting to investigate, purchase, and sell on behalf of Client, various securities and investments. Oak City Consulting is authorized to execute purchases and sales of securities on Client's behalf without consulting Client regarding each sale or purchase. Client may, however, terminate the discretionary authority of Oak City Consulting immediately upon written or verbal notice.
- Non-Discretionary Investment Management. In these types of Client Agreements, Oak City Consulting is authorized to execute purchases and sales of securities only after securing permission from Client regarding each transaction.
- The Company is engaged in licensing as an index provider to Exchange Traded Funds. Currently Oak City Consulting owns, develops and sponsors one index, namely, the Emerging Markets Human Flourishing Index. In these types of Client Agreements, Oak City Consulting is authorized to execute a licensing agreement and any other related written agreements as applicable. Fees for Oak City Consulting's licensing services are negotiated on an individual basis with each Client. Future indexes developed, owned and licensed by the Company have the ability to implement a fixed or variable fee arrangement that will be determined on a case-by-case basis with the licensee of the index provided by the Company.

Furthermore, Oak City Consulting tailors its investment advice to the specific needs of its Clients and is subject to applicable investment restrictions set forth in the governing documents, including the investment advisory agreement, for the applicable Clients. The Company works with Clients to formulate appropriate and agreed-upon investment guidelines. Oak City Consulting works with Clients to determine the feasibility of monitoring proposed restrictions and limitations. Clients who restrict their investment portfolios may experience potentially worse performance results than Clients with unrestricted portfolios even for Clients with similar objectives. Oak City Consulting reserves the right to reject or terminate any Client that seeks restrictions which Oak City Consulting is unable to implement, or which may fundamentally alter the investment objective of the Client.

Regulatory Assets Under Management

As of December 31, 2023, Oak City Consulting managed approximately \$153,759,762 in discretionary assets and \$628,770,829 in non-discretionary assets, totaling \$782,530,591 of advisory assets. The SEC has adopted a uniform method for advisers to calculate assets under management for regulatory purposes which it refers to as an adviser's "regulatory assets under management." Regulatory assets under management are generally an adviser's gross assets, i.e., assets under management without deduction for outstanding indebtedness or other accrued but unpaid liabilities. Oak City Consulting reports its regulatory assets under management in *Item 5* of Part 1 of Form ADV which you can find at www.adviserinfo.sec.gov.

Item 5 Fees and Compensation

Our Firm charges a fee as compensation for providing Investment Management services on your account. These services include advisory services, trade entry, investment supervision, and other account maintenance activities. Our custodian charges transaction costs, custodial fees, redemption fees, retirement plan and administrative fees or commissions. See Additional Fees and Expenses below for details.

The fees for investment management are based on an annual percentage of assets under management and are applied to the household asset value on a pro rata basis. Typically, investment management fees are payable quarterly, with some Clients requesting monthly billing. The method for billing these fees may vary based on the historical methods of the advisors and is agreed upon under the terms of the Agreement (or supporting documentation if there were changes made after the Client signed the Agreement).

Typically, fees are billed in advance. When calculating advisory fees, securities held in Client accounts are valued by the applicable portfolio accounting system used by the Firm to manage the Client's account. As a result, different Clients with the same security may pay different Advisory Fees depending on the valuation source of the securities in their specific Advisory Account. Fees are calculated based on the ending market value at the end of the previous quarter. In addition, fees are assessed on all assets under management, including securities, cash, and money market balances. Margin account balances are included in the fee billing. The Firm's maximum investment advisory fee is 1.00%, or we may negotiate a lower advisory fee. The specific advisory fees and billing methods are set forth in your Investment Advisory Agreement. Fees may vary based on the size of the account, complexity of the portfolio, extent of activity in the account, or other reasons agreed upon by us and you as the Client.

In certain circumstances, our fees and the timing of the fee payments may be negotiated.

The independent and qualified custodian holding your funds and securities will debit your account directly for the advisory fee and pay that fee to us. You will provide written authorization permitting the fees to be paid directly from your account held by the qualified custodian. Further, the qualified custodian agrees to deliver an account statement to you on a quarterly basis indicating all the amounts deducted from the account including our advisory fees.

Sub-Advisor Fees and Services

Oak City Consulting may recommend an independent sub-adviser to manage all or a portion of a Client's portfolio. In those circumstances, the Sub-Advisor manages the assets based upon the parameters provided by our Firm. The Sub-Advisor for the portfolio may have higher or lower fees than other programs available through Oak City Consulting or available elsewhere. Investment management programs may differ in the services provided and method or type of management offered, and each may have different account minimums. Client reports will depend upon the management program selected. Sub-Advisor fees and services will be indicated on a Client's Investment Advisory Agreement with the sub-advisor.

Fees are calculated by multiplying the assets under management by the relevant percent, dividing such product by days in the year, then multiplying by the number of days in the quarter. Accounts opened in mid-quarter will be assessed at a pro-rated management fee. Fees are payable quarterly in advance. Fees for the initial quarter will be adjusted pro-rate based on the number of calendar days in the calendar quarter

in which the Oak City Consulting Investment Management Client Agreement goes into effect based on the initial account funding amounts.

Investment management fees are payable quarterly. The method for billing these fees may vary based on what is agreed upon under the terms of the Agreement (or supporting documentation if there were changes made after the Client signed the Agreement). Clients are encouraged to review the quarterly statement they receive from their account custodian showing the amount of investment management fees that have been debited from their advisory account. For Clients that pay fees directly, payment is due upon the Client's receipt of the billing statement from Oak City Consulting. The billing statement will show the amount of fees due for the current quarter, the manner in which the fees are calculated, any adjustments to the fees, and explanations of any adjustments. When fees are debited from the Client's account, Oak City Consulting will calculate the fee and send fee debit instructions to the account custodian or administrator. Please see *Item 15* for more details.

Mutual Fund and ETF Fees

Brokerage fees and/or transaction ticket fees charged by the custodian will be billed directly to the Client. Oak City Consulting does not receive any portion of such fees from the custodian or Client. In addition, Clients may incur certain charges imposed by third parties other than Oak City Consulting in connection with investments made through the account, including but not limited to, mutual fund sales loads, 12(b)-1 fees and surrender charges, IRA and qualified retirement plan fees. Oak City Consulting does not receive any portion of such fees. Management fees charged by Oak City Consulting are separate and distinct from the fees and expenses charged by investment company securities that may be recommended to Clients. A description of these fees and expenses are available in each investment company security's prospectus and are paid by the funds but are ultimately borne by Clients as shareholders in the funds.

These fees and expenses are in addition to the Advisory Fees each Advisory Account pays to Oak City Consulting and any applicable transaction fees. Broker-dealers make available mutual fund share classes on their platforms at their sole discretion. Different mutual funds with similar investment policies, and different share classes within those funds, will have different expense levels. Generally, a fund or share class with a lower minimum investment requirement has higher expenses, and therefore a lower return, than a fund or share class with a higher minimum investment requirement. The share classes made available by various broker-dealers and which Oak City Consulting selects for Advisory Accounts will not necessarily be the lowest cost share classes for which Clients might be eligible or that might otherwise be available if Clients invested in mutual funds though another firm or through the mutual funds directly. If mutual funds are selected for inclusion in the Client's account, those mutual funds are either no-load funds or load-waived mutual funds.

The Sub-Advisor relationship may be terminated at Investment Adviser Representative's (IAR) discretion. Oak City Consulting may at any time terminate the relationship with the sub-advisor that manages a Client's assets. Oak City Consulting will notify a Client of instances where we have terminated a relationship with any sub-advisor a Client is investing with. Oak City Consulting will not conduct on-going supervisory reviews of the sub-advisor following such termination. Factors involved in the termination of a sub-advisor may include a failure to adhere to their stated management style or your objectives, a material change in the professional staff, unexplained poor performance, unexplained inconsistency of account

performance, or our decision to no longer include the manager on our list of approved sub-advisors.

Private Fund and Alternative Investment Managers Associated Fees

As described in Item 4, Oak City Consulting may recommend that a Client invest a portion of their assets in a private fund, hedge fund, or other alternative investment, based on the individual Client's risk tolerance and objectives. Important disclosures related to investing in alternative investments are described in the Oak City Consulting's Part 2A Brochure Disclosure, *Item 8 Methods of Analysis, Investment Strategies,* & *Risk of Loss* section or a similar agreement. Actual fees are disclosed in the private placement memorandum (PPM), a supplement to the PPM or in a prospectus of the alternative investment fund.

Oak City Consulting does not exercise discretion over any non-public alternative investments. Clients are responsible for initially executing any documents required to be completed by the investment manager and for continuously maintaining any subsequent documentation required after the initial investment is made. Please see Item 4.

Other Fees and Expenses

In addition to the fees described above, Clients may bear other costs associated with investments or accounts including but not limited to: (i) custodial charges, brokerage fees, commissions and related costs; (ii) interest expenses; (iii) taxes, duties and other governmental charges; (iv) transfer and registration fees or similar expenses; (v) costs associated with foreign exchange transactions; (vi) other portfolio expenses; and (vii) costs, expenses and fees (including investment advisory and other fees charged by the investment advisers of funds in which the Client's account invest) associated with products or services that may be necessary or incidental to such investments or accounts. With respect to such services (which may include, but are not limited to, custodial, securities lending, brokerage, futures, banking, consulting or third-party advisory or legal services) each Client may be required to establish business relationships with relevant service providers or other counterparties based on the Client's own credit standing. Oak City Consulting will not have any obligation to allow its credit to be used in connection with the establishment of such relationships, nor is it expected that such service providers or counterparties will consider or rely on Oak City Consulting's credit in evaluating the Client's creditworthiness.

Custodian Fees

Clients may be charged the following fees from their account custodian or executing broker: charges for transactions with respect to assets not executed through the custodian; short term redemption costs; costs charged to shareholders of mutual funds and exchange traded funds by the fund manager; odd-lot differentials; American Depository Receipt costs; costs associated with exchanging currencies; or other costs required by law. Administrative costs for retirement accounts and any platform (technology) fees are paid directly by the Client, unless other arrangements have been made.

Additionally, the Client will be charged for non-standard service fees incurred as a result of any special requests made by the Client, such as overnight courier or wiring fees. Account custodians may also charge clients account transfer and/or termination fees.

For custodial services, Oak City Consulting utilizes the services of a number of firms to meet its Clients'

needs. Custodial transaction fees (for transactions executed through the custodian's broker-dealer) may be paid by the Client or by Oak City Consulting as negotiated and stated in the Client's agreement with the account custodian. Custodians charge Clients other fees, beyond transaction fees. The additional fees charged to Clients by the custodian may include, but are not limited to, fees related to custodial and clearing agent services, maintenance of portfolio accounting systems, preparation and mailing of Client statements, account processing, systematic withdrawals, redemptions, terminations, account transfers, retirement account custodial services (except for the retirement account termination cost), maintenance of a Client inquiry system, as well as execution of securities transactions in the Client's account. None of these charges are retained by Oak City Consulting.

Terminated Accounts

The Firm's standard investment management contract generally continue in effect until terminated by either party upon written or verbal notice to the other (email notice will suffice). Upon the termination of the Agreement, Adviser will have no obligation to recommend or take any action with regard to the securities, cash or other investments in the account. In the event the Agreement is terminated, and the Client has prepaid fees which have been unearned as of the date of termination, such unearned fees shall be immediately refunded to the Client. The Client will be charged for all days their account is managed up and including the day the Client requests a termination. The Client will receive a prorate refund of the number of days remaining in the quarter starting the day after termination request is received. Please note, it is possible for unearned fees to be adjusted and not be made available to the Client under certain circumstances, for example in situations where the fee is below a de minimis dollar threshold of \$100.00.

In addition, upon execution of an investment advisory agreement, the Client acknowledges receipt of Part 2 of Form ADV; a disclosure statement containing the equivalent information; or a disclosure statement containing at least the information required by Part 2A Appendix 1 of Form ADV, if the Client is entering into a wrap fee program sponsored by the investment adviser. If the appropriate disclosure statement was not delivered to the Client at least 48 hours prior to the Client entering into any written or oral advisory contract with this investment adviser, then the Client has the right to terminate the contract without penalty within five business days after entering into the contract. For the purposes of this provision in our Agreements, a contract is considered entered into when all parties to the contract have signed the contract, or, in the case of an oral contract, otherwise signified their acceptance, any other provisions of this contract notwithstanding. Importantly, upon termination, a Client is responsible for monitoring the securities in his or her account, and we will have no further obligation to act or advise with respect to those assets. In the event of Client's death or disability, Oak City Consulting will continue management of the account until we are notified of Client's death or disability and given alternative instructions by an authorized party.

Generally, upon notice of termination to the Client, the Firm will begin the process of removing its access to the Client's account; however, the custodian may require a reasonable amount of time to liquidate and/or transfer assets, including time for required recordkeeping, processing, and complying with the rules and conditions imposed by mutual fund companies, stock exchanges, or securities issuers.

For an additional discussion of brokerage and other transaction costs, please refer to *Item 12 – Brokerage Practices* of this Brochure.

Other Compensation

Neither Oak City Consulting nor its supervised persons accept any compensation for the sale of investment products, including asset-based sales charges or service fees from the sale of mutual funds.

Oak City Consulting will begin to accept a License Fee as compensation from First Trust Advisors, LP. Oak City Consulting, LLC is the creator and owner of the Emerging Markets Human Flourishing Index. The exchange-traded fund, First Trust Emerging Markets Human Flourishing ETF (ticker "FTHF"), utilizes the Emerging Markets Human Flourishing Index, and therefore Oak City Consulting will receive a License Fee from First Trust as a percentage based on the dollar value of assets held in FTHF, to be determined by First Trust Advisors, LP, for utilization of the Index. Oak City Consulting is not the owner of FTHF nor acts in the formal distributor role in any capacity and is not compensated for any distribution or sales related capacity. Furthermore, fees for Oak City Consulting's licensing services are negotiated on an individual basis with each client. Future indexes developed, owned and licensed by the Company have the ability to implement a fixed or variable fee arrangement that will be determined on a case-by-case basis with the licensee of the index and provided by the Company in a written agreement.

For further information on this compensation and its relationship with Oak City Consulting's Clients, please refer to Item 11 – *Code of Ethics, Participation or Interest in Client Transactions and Personal Trading* (Potential Conflicts).

For an additional discussion of other compensation, please refer to *Item 14 – Client Referrals and Other Compensation* of this Brochure.

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

Oak City Consulting does not accept performance-based fees or other fees based on a share of capital gains on or capital appreciation of the assets of a Client.

Item 7 Types of Clients

As discussed in *Item 4 – Advisory Business* of this Brochure, Oak City Consulting currently provides investment management services, as an investment adviser, to individuals, high-net worth individuals, institutions, charitable organizations, trusts, foundations, endowments, family offices and estates. We do not require a minimum dollar amount to open and maintain an advisory account. All Clients are required to execute an agreement for services in order to establish a client arrangement with Oak City Consulting. The agreement sets forth the scope of engagement and terms and conditions of the investment management services, outlines the responsibilities of the parties and defines the relationship of the Firm and the Client.

In addition, the Company is engaged in licensing as an index provider to Exchange Traded Funds ("ETFs"). Currently Oak City Consulting owns, develops and sponsors one index (as "Index Provider"), namely, the Emerging Markets Human Flourishing Index (the "Index").

Lastly, the Firm may seek to obtain, verify, and record information that identifies each Client who retains Oak City Consulting to manage its account, in order to help the U.S. Government fight the funding of terrorism and money laundering activities.

Item 8 Methods of Analysis, Investment Strategies, & Risk of Loss

Investing in securities involves risk of loss that Clients should be prepared to bear.

Investment Strategies

The Company may choose to use money managers that invest in a wide range of securities and other financial instruments including: equity securities of domestic and foreign issuers (both publicly and privately traded); corporate debt securities of domestic and foreign issuers (both publicly and privately traded); MLPs; derivative securities, including but not limited to futures, options, swaps and forward contracts; warrants; commercial paper; foreign currency contracts; registered investment company securities, including exchange-traded funds ("<u>ETFs</u>"); and U.S. government securities. As financial markets and products evolve, Oak City Consulting may partner with managers that invest in other instruments or securities, whether currently existing or developed in the future, when consistent with Client guidelines, objectives, and policies.

Methods of Analysis

Oak City Consulting's methods of analyzing managers includes:

- We employ a process that relies on CEFEX (Centre for Fiduciary Excellence), which assists us in choosing proper metrics for selection and retention of money managers in SMA's, mutual funds, and exchange traded funds (ETFs). These metrics include historical performance and comparisons to peer groups.
- Oak City Consulting may recommend, on occasion, redistributing investment allocations to diversify the portfolio. The Advisor may recommend employing cash positions as a possible hedge against market movement, which may adversely affect the portfolio. Oak City Consulting may recommend selling positions for reasons that include, but are not limited to, harvesting capital gains or losses, business or sector risk exposure to a specific security or class of securities, overvaluation or overweighting of the position[s] in the portfolio, change in risk tolerance of Client, generating cash to meet Client needs, or any risk deemed unacceptable for the Client's risk tolerance.

Oak City Consulting may include mutual funds and exchange traded funds, ("ETFs") in our investment strategies. Oak City Consulting policy is to purchase institutional share classes of those mutual funds selected for the client's portfolio. The institutional share class generally has the lowest expense ratio. The expense ratio is the annual fee that all mutual funds charge their shareholders. It expresses the percentage of assets deducted each fiscal year for funds expenses, including 12b-1 fees, management fees, administrative fees, operating costs, and all other asset-based costs incurred by the fund. Some fund families offer different classes of the same fund, and one share class may have a lower expense ratio than another share class. These expenses come from client assets which could impact the client's account performance. Mutual fund expense ratios are in addition to our fee, and we do not receive any portion of these charges. As share classes with lower expense ratios become available, Oak City Consulting may use them in the client's portfolio, and/or convert the existing mutual fund position to the lower cost share class. Clients who transfer mutual funds into their accounts with Oak City Consulting would bear the expense

of any contingent or deferred sales loads incurred upon selling the product. If a mutual fund has a frequent trading policy, the policy can limit a client's transactions in shares of the fund (e.g., for rebalancing, liquidations, deposits or tax harvesting). All mutual fund expenses and fees are disclosed in the respective mutual fund prospectus.

Asset Allocation: We attempt to identify an appropriate ratio of securities, fixed income, and cash suitable to the Client's investment goals and risk tolerance. Periodically we may encounter economic conditions that warrant temporary adjustments to the asset allocation of an investment strategy or portfolio. If we believe that these conditions present either an increase in risk or opportunity for that particular asset class we may alter the appropriate allocation to reflect this conviction.

Mutual Fund and/or ETF Analysis: We look at the experience and track record of the manager of the mutual fund or ETF in an attempt to determine if the manager has demonstrated an ability to invest over a period of time and in different economic conditions. We also look at the underlying assets in a mutual fund or ETF in an attempt to determine if there is significant overlap in the underlying investments held in another fund(s) *in* the Client's portfolio. We also monitor the funds or ETFs in an attempt to determine if they are continuing to follow their stated investment strategy. A risk of mutual fund and/or ETF analysis is that, as in all securities investments, past performance does not guarantee future results.

Furthermore, Oak City Consulting focuses on the following areas of a Client portfolio:

- purpose driven investing through aligning the underlying investment strategy to the needs of the Client assets,
- consistent and unwavering diversification within the portfolio in an attempt to ensure against the risk
 of total loss, and
- rebalancing of Client assets, when necessary, allowing for an objective reallocation of capital and risk.

Emerging Markets Human Flourishing Index. Oak City Consulting serves as the Index Provider to The First Trust Emerging Markets Human Flourishing ETF (the "Fund"). The Fund is an exchange-traded fund that seeks investment results that correspond generally to the price and yield, before the Fund's fees and expenses, of the Company's proprietary equity index, the Emerging Markets Human Flourishing Index (the "Index"), which is described in *Item 1 – Advisory Services* of this Brochure.

The Index is constructed to track the performance of companies within emerging market countries that sufficiently promote human flourishing. The essence of human flourishing is that all humans are worthy of being treated with dignity and respect. To be eligible for inclusion in the Index, a security must be a constituent of the Bloomberg Emerging Markets Large & Mid Cap universe and be issued by a company domiciled in a country that has a sufficient "Human Dignity Score," as determined by Freedom House. The Company also applies additional size and liquidity screens to ensure that the Index is composed of securities that are sufficiently liquid for inclusion in an ETF. The Company uses data from Freedom House to determine a country's Human Dignity Score, which is used in the security screening process described below.

- The "Human Dignity Score" is generated by evaluating emerging market countries from the Bloomberg Emerging Markets Large & Mid Cap Universe on a number of data points sourced from Freedom House that are associated with freedom of expression and belief as well as religious persecution. Analysts and expert advisers at Freedom House use a broad range of sources to score countries and territories based on the conditions and events within their borders during the coverage period. According to the Freedom House methodology, a country or territory is awarded 0 to 4 points for each of the following questions relating to freedom of expression and belief and religious persecution:
 - 1) Freedom of Expression and Belief
 - Is there free and independent media?
 - Are individuals free to practice and express their religious belief or non-belief in public and private?
 - Is there academic freedom, and is the educational system free from extensive political indoctrination?
 - Are individuals free to express their personal views on political or other sensitive topics without fear of surveillance or retribution?
 - 2) Religious Persecution
 - Do laws, policies and practices guarantee equal treatment of various segments of the population?
- The "Human Dignity Score" is determined by taking a weighted average of freedom of expression and belief and religious persecution scores, where freedom of expression and belief receives 80% of the weight and religious persecution receives 20% of the weight.
- Securities issued by companies domiciled in countries that do not score in the top 50th percentile of the Human Dignity Score rankings are excluded from inclusion in the Index. The remaining securities are then further analyzed using data from a third-party provider to exclude those securities with the following characteristics:
 - 1) any known involvement in child/forced labor;
 - 2) are on the watchlist or non-compliant with the United Nations Global Compact (UNGC) Principles of Human Rights, Labor and Anti-Corruption;
 - 3) any known involvement in abortion;
 - 4) any known involvement in adult entertainment;
 - 5) greater than or equal to 10% revenue from gambling;
 - 6) greater than or equal to 10% revenue from alcoholic beverages; or
 - 7) greater than or equal to 10% revenue from tobacco.
- The securities that pass those screens are then ranked according to free float market capitalization, with all but the 150 largest securities excluded from inclusion. The Index Provider then generates a Quality Score for each security based upon its evaluation of the security on three factors: variability, profitability and leverage. A security's "variability" refers to the degree to which its net income and revenue have fluctuated over the prior five years. A security's "profitability" is judged based upon its return on assets and its profit margin over the prior twelve months. A security's "leverage" is judged

based upon the ratio of its short and long-term debt to the company's total assets. Of the remaining 150 securities, the 100 securities with the highest Quality Scores are selected for inclusion in the Index.

- Selected securities are weighted in the Index based upon free-float market capitalization, subject to a country exposure cap and a sector exposure cap. Aggregate exposure to a single country is capped at 20% at the time of rebalance. Aggregate exposure to a single sector is capped at 10% above the starting sector weight of the Bloomberg Emerging Markets Large & Mid Cap Index at the time of rebalance. No security's weight shall exceed 8% of the Index. The top five securities by "Issuer Free Float Market Capitalization" may have a weight exceeding 4% of the Index, while the securities outside of the top five by Issuer Free Float Market Capitalization shall have their weight capped at 4% of the Index. "Issuer Free Float Market Capitalization" refers to the aggregate free float market capitalization (meaning share price multiplied by the number of shares readily available in the market) of all securities for a particular issuer. Any excess weight from capping a country or sector is then redistributed proportionally to the remaining uncapped country or sector weights. If this weighting scheme still cannot be satisfied, the sector exposure cap is removed. The Index may be composed of common stocks, depositary receipts, preferred securities and REITs issued by mid- or largecapitalization issuers. The Index may contain emerging market securities that trade on non-U.S. exchanges and are denominated in non-U.S. dollar currencies. One security per issuer is permitted. If an issuer has multiple securities, then the security currently in the Index will take precedence if it has met all other criteria for eligibility. Otherwise, the security with the highest 90-day average daily value traded is eligible for inclusion in the Index.
- Freedom House Freedom House is not affiliated with the Company. Freedom House is a non-profit, majority U.S. government funded organization in Washington, D.C. that conducts research and advocacy on democracy, political freedom, and human rights. Freedom House's flagship publication, Freedom in the World, is an annual global report of global political rights and civil liberties.
- The Fund is a series of First Trust Exchange-Traded Fund II and is regulated as an "investment company" under the 1940 Act. Oak City Consulting, LLC serves as the Index Provider for the Index tracked by the Fund. Oak City Consulting may be referred to throughout this Brochure as well as the Fund's prospectus as the "Index Provider." The Index Provider is not affiliated with the Fund, the Fund's investment advisor or the Fund's distributor.
- First Trust serves as advisor or sub-advisor for 11 mutual fund portfolios, 10 exchange-traded funds consisting of 229 series and 14 closed-end funds. It is also the portfolio supervisor of certain unit investment trusts sponsored by First Trust Portfolios L.P. ("FTP"), an affiliate of First Trust, 120 East Liberty Drive, Wheaton, Illinois 60187. FTP specializes in the underwriting, trading and distribution of unit investment trusts and other securities. FTP is the principal underwriter of the shares of the Fund.
- Furthermore, the Fund operates as an index fund and is not actively managed by First Trust. As such, the Fund's investment objective is to seek investment results that correspond generally to the price and yield (before the Fund's fees and expenses) of the Index. In seeking to achieve this objective, the Fund will invest, under normal market conditions, at least 80% of its net assets (plus any borrowings for investment purposes) in the securities that comprise the Index.

The Fund will generally employ a full replication strategy, meaning that it will normally invest in all of the securities comprising the Index in proportion to their weightings in the Index. However, under various circumstances, full replication of the Index may not be possible or practicable. In those circumstances, the Fund may purchase a sample of securities in the Index. The Fund may utilize sampling when there are practical difficulties or substantial costs involved in replicating the Index, including to address tax and regulatory issues and respond to trading halts and other issues related to the liquidity of Index constituents. The Fund may sell securities not represented in the Index in anticipation of their removal from the Index. While it is not expected that the Fund will invest in the securities of other investment companies, any such investments would be subject to limitations imposed by the 1940 Act and the related rules and interpretations. The Fund has adopted a policy that it will not invest in other investment companies in excess of 1940 Act limits in reliance on Sections 12(d)(1)(F) or 12(d)(1)(G) of the 1940 Act.

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The methods of analysis and investment strategies summarized above are not intended to be comprehensive. For more information regarding the investment objective and strategies of each, please carefully review its applicable governing documents. Investing in securities involves a risk of loss that you, as a Client, should be prepared to bear.

Certain Risk Factors

Clients should understand that all investment strategies and the investments made when implementing those investment strategies involve risk of loss and Clients should be prepared to bear the loss of assets invested. There can be no assurance that Clients will achieve their investment objectives or that investments will be successful or profitable. The investment performance and the success of any investment strategy or particular investment can never be predicted or guaranteed, and the value of a Client's investments fluctuates due to market conditions and other factors. Nothing in this Brochure is intended to imply, and no one is or will be authorized to represent, that Oak City Consulting's investment strategies and services are low risk or risk free. The investment decisions made, and the actions taken for Clients accounts are subject to various market, liquidity, currency, economic and political risks, and will not necessarily be profitable. Past performance of Clients accounts is not indicative of future performance. Investors and advisory Clients are urged to consult with their own independent financial, legal and tax advisors before making any investment decisions. This Brochure does not include every potential risk associated with an investment strategy, or all of the risks applicable to a particular Client account. Rather, it is a general description of the nature and risks of the strategies and securities and other financial instruments in which Client accounts may invest. The following risks may apply to strategies managed by Oak City Consulting:

- Exchange Traded Funds (ETFs): An ETF is an investment fund traded on stock exchanges, similar to stocks. Investing in ETFs carries the risk of capital loss (sometimes up to a 100% loss in the case of a stock holding bankruptcy). Areas of concern include the lack of transparency in products and increasing complexity, conflicts of interest and the possibility of inadequate regulatory compliance.
- Stocks: There are numerous ways of measuring the risk of equity securities (also known simply as "equities" or "stock"). In very broad terms, the value of a stock depends on the financial health of

the company issuing it. However, stock prices can be affected by many other factors including, but not limited to the class of stock (for example, preferred or common); the health of the market sector of the issuing company; and, the overall health of the economy. In general, larger, better established companies ("large cap") tend to be safer than smaller start-up companies ("small cap") are but the mere size of an issuer is not, by itself, an indicator of the safety of the investment. Markets may move in cycles, with periods of rising prices and periods of falling prices.

- Mutual Funds: Investing in mutual funds carries the risk of capital loss and thus you may lose money investing in mutual funds. All mutual funds have costs that lower investment returns. The funds can be of bond "fixed income" nature (lower risk) or stock "equity" nature. Fixed income investments generally pay a return on a fixed schedule, though the amount of the payments can vary. This type of investment can include corporate and government debt securities, leveraged loans, high yield, and investment grade debt and structured products, such as mortgage and other asset-backed securities, although individual bonds may be the best-known type of fixed income security. In general, the fixed income market is volatile and fixed income securities carry interest rate risk. (As interest rates rise, bond prices usually fall, and vice versa. This effect is usually more pronounced for longer-term securities.) Fixed income securities also carry inflation risk, liquidity risk, call risk, and credit and default risks for both issuers and counterparties. The risk of default on treasury inflation protected/inflation linked bonds is dependent upon the U.S. Treasury defaulting (extremely unlikely); however, they carry a potential risk of losing share price value, albeit rather minimal. Risks of investing in foreign fixed income securities also include the general risk of non-U.S. investing described below.
- Capitalization Risk: Small-cap and mid-cap companies may be hindered as a result of limited resources or less diverse products or services, and their stocks have historically been more volatile than the stocks of larger, more established companies.
- Equity Risk: The market price of securities owned by Clients may go up or down, sometimes rapidly or unpredictably. The equity securities in Clients' portfolios may decline in value due to factors affecting equity securities markets generally or the energy sector. The values of equity securities may decline due to general market conditions which are not specifically related to a particular company, such as real or perceived adverse economic conditions, changes in the general outlook for corporate earnings, changes in interest or currency rates or adverse investor sentiment generally. They may also decline due to factors which affect a particular industry or industries, including the basic minerals sector, such as labor shortages or increased production costs and competitive conditions within an industry. Other risks of investing globally in equity securities may include changes in currency exchange rates, exchange control regulations, expropriation of assets or nationalization, imposition of withholding taxes on dividend or interest payments, and difficulty in obtaining and enforcing judgments against non-U.S. entities. In addition, securities which Oak City Consulting believes are fundamentally undervalued or incorrectly valued may not ultimately be valued in the capital markets at prices and/or within the time frame we anticipate. As a result, Clients may lose all or substantially all of their investments in any particular instance.

- Fixed Income Securities: Oak City Consulting may invest Client assets in bonds or other fixed income securities of issuers including, without limitation, bonds, notes and debentures issued by corporations; debt securities and commercial paper. Fixed income securities pay fixed, variable or floating rates of interest. The value of fixed income securities in which Oak City Consulting invest will change in response to fluctuations in interest rates. In addition, the value of certain fixed income securities can fluctuate in response to perceptions of creditworthiness, political stability or soundness of economic policies. Fixed income securities are subject to the risk of the issuer's inability to meet principal and interest payments on its obligations (i.e., credit risk) and are subject to price volatility due to such factors as interest rate sensitivity, market perception of the creditworthiness of the issuer and general market liquidity (i.e., market risk).
- Real estate funds (including REITs): REITS face several kinds of risk that are inherent in the real
 estate sector, which historically has experienced significant fluctuations and cycles in performance.
 Revenues and cash flows may be adversely affected by: changes in local real estate market
 conditions due to changes in national or local economic conditions or changes in local property
 market characteristics; competition from other properties offering the same or similar services;
 changes in interest rates and in the state of the debt and equity credit markets; the ongoing need
 for capital improvements; changes in real estate tax rates and other operating expenses; adverse
 changes in governmental rules and fiscal policies; adverse changes in zoning laws; the impact of
 present or future environmental legislation and compliance with environmental laws.
- Interest Rate Risk: In a rising rate environment, the value of fixed-income securities generally declines and the value of equity securities may be adversely affected.
- Liquidity Risk: Liquidity risk exists when particular investments would be difficult to purchase or sell, possibly preventing clients from selling such securities at an advantageous time or price.
- Credit Risk: Credit risk is the risk that the issuer of a security may be unable to make interest
 payments and/or repay principal when due. A downgrade to an issuer's credit rating or a
 perceived change in an issuer's financial strength may affect a security's value and, thus, impact
 the fund's performance.
- Private placements carry a substantial risk as they are subject to less regulation than are publicly offered securities, the market to resell these assets under applicable securities laws may be illiquid, due to restrictions, and the liquidation may be taken at a substantial discount to the underlying value or result in the entire loss of the value of such assets.
- Venture capital funds invest in start-up companies at an early stage of development in the interest of generating a return through an eventual realization event; the risk is high as a result of the uncertainty involved at that stage of development.
- Alternative Investment Risk Alternative investments, including hedge funds, private equity funds, real estate private equity funds, interval funds and venture capital funds: (1) involve a high degree of risk, (2) often engage in leveraging and other speculative investment practices that may

increase the risk of investment loss, (3) can be highly illiquid with extended lock up periods where assets may not be sold, (4) may lack a secondary market to purchase shares that investors care to redeem, (5) are not required to provide periodic pricing or valuation information to investors, (6) may involve complex tax structures and delays in distributing important tax information, (7) are not subject to the same regulatory requirements as publicly traded securities, (8) often charge high fees which may offset any trading profits, and (9) in many cases execute investments which are not transparent and are known only to the investment manager. The performance of alternative investments, including hedge funds and other alternative funds, can be volatile. An investor could lose all or a substantial amount of his or her investment. Often, hedge fund or other alternative investment account managers have total trading authority over their funds or accounts. The use of a single advisor applying generally similar trading programs could mean lack of diversification and, consequently, higher risk. There is often no secondary market for an investor's interest in alternative investments, including hedge funds and managed futures, and none is expected to develop. Even when there is a secondary market, it is often a small group of investors willing to purchase the investment, typically resulting in a discount on the sale of the asset, versus the actual value of the underlying assets. There may be restrictions on transferring interests in any alternative investment. Alternative investment products may execute some portion of their trades on non-U.S. exchanges. Investing in foreign markets may entail risks that differ from those associated with investments in U.S. markets.

- Commodities are tangible assets used to manufacture and produce goods or services. Commodity
 prices are affected by different risk factors, such as disease, storage capacity, supply, demand,
 delivery constraints and weather. Because of those risk factors, even a well-diversified investment
 in commodities can be uncertain.
- General Economic and Market Conditions: The success of Oak City Consulting's activities is affected by general economic and market conditions, such as changes in interest rates, availability of credit and debt-related issues, inflation rates, economic uncertainty, changes in laws (including laws relating to taxation of Client investments), trade barriers, unemployment rates, release of economic data, currency exchange controls and national and international political circumstances (including wars, terrorist acts, natural disasters, security operations, the European debt crisis or the U.S. budget negotiations). These factors may affect the level and volatility of securities prices and the liquidity of Client investments. Volatility and/or illiquidity could impair a Client's profitability or result in losses. Clients could incur material losses even if Oak City Consulting reacts quickly to difficult market or economic conditions, and there can be no assurance that Clients will not suffer material losses and other adverse effects from broad and rapid changes in economic and market conditions in the future. Clients should realize that markets for the financial instruments in which Oak City Consulting invest Client assets can correlate strongly with each other at times or in ways that are difficult for Oak City Consulting to predict. Even a well-analyzed approach may not protect Clients from significant losses under certain market conditions.
- Cybersecurity Risk: In addition to the Material Risks listed above, investing involves various
 operational and "cybersecurity" risks. These risks include both intentional and unintentional
 events at Oak City Consulting or one of its third-party counterparties or service providers, that

may result in a loss or corruption of data, result in the unauthorized release or other misuse of confidential information, and generally compromise our Firm's ability to conduct its business. A cybersecurity breach may also result in a third-party obtaining unauthorized access to our clients' information, including social security numbers, home addresses, account numbers, account balances, and account holdings. Our Firm has established business continuity plans and risk management systems designed to reduce the risks associated with cybersecurity breaches. However, there are inherent limitations in these plans and systems, including that certain risks may not have been identified, in large part because different or unknown threats may emerge in the future. As such, there is no guarantee that such efforts will succeed, especially because our Firm does not directly control the cybersecurity systems of our third-party service providers. There is also a risk that cybersecurity breaches may not be detected. Furthermore, cybersecurity failures by or breaches have the ability to cause disruptions and impact business operations, potentially resulting in: financial losses; interference with the Index's ability to administer, calculate, and/or disseminate those certain indices (each individually an "Index" and collectively the "Indices") and the values related thereto (the "Values"); disclosure of confidential trading information; the inability of the Index or its service providers to transact business; violations of applicable privacy and other laws; regulatory fines penalties, reputational damage, reimbursement or other compensation costs; or additional compliance costs. Substantial costs may be incurred by the Fund in order to resolve or prevent cyber incidents in the future. While the Firm has established business continuity plans in the event of, and risk management systems to prevent, such cyber-attacks, there are inherent limitations in such plans and systems, including the possibility that certain risks have not been identified and that prevention and remediation efforts will not be successful. Furthermore, the Company cannot control the cybersecurity plans and systems put in place by service providers to the Firm. However, there is no guarantee that such efforts will succeed, and the Firm and its clients could be negatively impacted as a result.

Epidemics, Pandemics, Outbreaks of Disease and Public Health Issues: Our business activities could be materially adversely affected by pandemics, epidemics and outbreaks of disease in Asia, Europe, North America and/or globally or regionally, such as COVID-19, Ebola, H1N1 flu, H7N9 flu, H5N1 flu, severe acute respiratory syndrome (SARS), and/or other epidemics, pandemics, outbreaks of disease, viruses and/or public health issues. Specifically, COVID-19 has spread rapidly around the world since its initial emergence in China in December 2019 and has severely negatively affected (and may continue to materially adversely affect) the global economy and equity markets (including, in particular, equity markets in Asia, Europe and the United States). Although the long-term effects or consequences of COVID-19 and/or other epidemics, pandemics and outbreaks of disease cannot currently be predicted, previous occurrences of other pandemics, epidemics and other outbreaks of disease, such as H5N1 flu, H1N1 flu, SARS and the Spanish flu, had a material adverse effect on the economies and markets of those countries and regions in which they were most prevalent. Any occurrence or recurrence (or continued spread) of an outbreak of any kind of epidemic, communicable disease or virus or major public health issue could cause a slowdown in the levels of economic activity generally (or cause the global economy to enter into a recession or depression), which would adversely affect the business, financial condition and operations of the Adviser. Should these or other major public health issues, including pandemics, arise or spread farther (or continue to spread or materially impact the day to day lives of persons around the globe), the Adviser could be adversely affected by more stringent travel restrictions, additional limitations on the Adviser's operations or business and/or governmental actions limiting the movement of people between regions and other activities or operations (or to otherwise stop the spread or continued spread of any disease or outbreak).

- Index Provider Risk. There is no assurance that Oak City Consulting as Index Provider, or any agents that act on its behalf, will compile the Index accurately, or that the Index will be determined, maintained, constructed, reconstituted, rebalanced, composed, calculated or disseminated accurately. The Index Provider and its agents do not provide any representation or warranty in relation to the quality, accuracy or completeness of data in the Index, and do not guarantee that the Index will be calculated in accordance with its stated methodology. Oak City Consulting as Index Provider and its agents will accurately compile, maintain, construct, reconstitute, rebalance, compose, calculate and disseminate the Index accurately. To correct any such error that may occur, the Index Provider or its agents may carry out an unscheduled rebalance of the Index or other modification of Index constituents or weightings. Errors in respect of the quality, accuracy and completeness of the data used to compile the Index may occur from time to time and may not be identified and corrected by the Index Provider for a period of time or at all, particularly where the Index is less commonly used as a benchmark by funds or advisors. The Index Provider and its agents rely on various sources of information to assess the criteria of issuers included in the Index, including information that may be based on assumptions and estimates. Unusual market conditions or issuer-specific events may cause the Index Provider to postpone a scheduled rebalance, exclude or substitute a security in the Index or undertake other measures which could cause the Index to vary from its normal or expected composition. The postponement of a scheduled rebalance in a time of market volatility could mean that constituents that would otherwise be removed at rebalance due to changes in market capitalizations, issuer credit ratings, or other reasons may remain, causing the performance and constituents of the Index to vary from those expected under normal conditions. Apart from scheduled rebalances, the Index Provider or its agents may carry out additional ad hoc rebalances to the Index due to unusual market conditions or in order, for example, to correct an error in the selection of index constituents.
- Intellectual Property Risk: The Company relies on a license agreement between itself as a licensee, namely as "Index Provider" that permits the licensee to use the Company's Index and associated trade names, trademarks and service marks (the "Intellectual Property") in connection with the exchange traded fund's name and investment strategies. Such license may be terminated by the Index Provider, and, as a result, the exchange traded fund may lose its ability to use the Intellectual Property. Accordingly, in the event the license is terminated or no longer provides rights to license the Intellectual Property, it may have a significant effect on the operation of the exchange traded fund. The Index Provider is not affiliated with the exchange traded fund, the exchange traded fund's investment advisor or the exchange traded fund's distributor.
- Emerging Markets Risk: Investments in securities issued by companies operating in emerging
 market countries involve additional risks relating to political, economic, or regulatory conditions
 not associated with investments in securities and instruments issued by U.S. companies or by
 companies operating in other developed market countries. The Emerging Markets Human

Flourishing Index may not weigh the securities in emerging market countries on the basis of investor protection limitations, financial reporting quality or available oversight mechanisms. Furthermore, investors may be required to register with the government of an emerging market country the proceeds of sales of securities and future economic or political crises could lead to price controls, forced mergers, expropriation or confiscatory taxation, seizure, nationalization or creation of government monopolies. Investments in emerging markets securities are generally considered speculative in nature and are subject to the following heightened risks: smaller market capitalization of securities markets which may suffer periods of relative illiquidity; significant price volatility; restrictions on foreign investment; possible repatriation of investment income and capital; rapid inflation; and currency convertibility issues. Emerging market countries also often have less uniformity in accounting, auditing and reporting requirements, unsettled securities laws, unreliable securities valuation and greater risk associated with custody of securities. Financial and other reporting by companies also may be less reliable in emerging market countries. Shareholder claims that are available in the U.S., as well as regulatory oversight and authority that is common in the U.S., including for claims based on fraud, may be difficult or impossible for shareholders of securities in emerging market countries or for U.S. authorities to pursue.

- Index Concentration Risk. There may be instances in which the Index, for a variety of reasons
 including changes in the prices of individual securities held by it, has a larger exposure to a small
 number of stocks or a single stock relative to the rest of the stocks in the Index. Under such
 circumstances, an unaffiliated fund will not deviate from the Index except in rare circumstances or
 in an immaterial way and therefore the fund's returns would be more greatly influenced by the
 returns of the stock(s) with the larger exposure.
- Index or Model Constituent Risk. The exchange traded fund may be a constituent of one or more
 indices or ETF models. As a result, the exchange traded fund may be included in one or more
 index-tracking exchange-traded funds or mutual funds. Being a component security of such a
 vehicle could greatly affect the trading activity involving the exchange traded fund's shares, the
 size of the exchange traded fund and the market volatility of the exchange traded fund. Inclusion
 in an index could increase demand for the Fund and removal from an index could result in outsized
 selling activity in a relatively short period of time. As a result, the Fund's net asset value could be
 negatively impacted, and the exchange traded fund's market price may be below the exchange
 traded fund's net asset value during certain periods. In addition, index rebalances may potentially
 result in increased trading activity in the exchange traded fund 's shares.

Item 9 Disciplinary Information

This Item requests information relating to legal and disciplinary events in which Oak City Consulting or any supervised persons, as defined by the Advisors Act, have been involved that are material to Client's or prospective Client's evaluations of Oak City Consulting's advisory business or management. There are no reportable material legal or disciplinary events related to Oak City Consulting or any of its supervised persons.

Item 10 Other Financial Industry Activities and Affiliations

Affiliated Broker-Dealers

Oak City Consulting is not registered, and does not have an application pending to register, as a brokerdealer or registered representative of a broker-dealer. Certain affiliated persons listed in Schedule A of Oak City Consulting's Part 1 of Form ADV and affiliated persons (i.e., personnel) of Oak City Consulting may hold FINRA licenses but do not receive any compensation from a broker dealer.

Affiliated CPO and/or CTA

Neither Oak City Consulting nor its representatives are registered as or have pending applications to become either a Futures Commission Merchant, Commodity Pool Operator, or Commodity Trading Advisor or an associated person of the foregoing entities.

Relationship or Arrangements with Affiliates and/or Related Persons

Oak City Consulting does not have specific arrangements with any affiliate or related person.

Oak City Consulting serves as the Index Provider to The First Trust Emerging Markets Human Flourishing ETF (the "Fund"). The Index is compiled by Oak City Consulting, the Index Provider. The Company has retained Bloomberg Index Services Limited., a U.K. limited company ("BISL"), to provide calculation index services for the Index. The Index Provider is not affiliated with BISL, the Fund, FTP or First Trust as described in *Item 8 Methods of Analysis, Investment Strategies, & Risk of Loss*.

Furthermore, a member of the senior management team at First Trust and FTP is related to the founder of Oak City Consulting and this relationship may have contributed to First Trust's initial decision to consider licensing the Index. The Fund is entitled to use the Index pursuant to a licensing agreement between First Trust and Oak City Consulting. Bloomberg Index Services Limited serves as calculation agent for the Index (the "Index Calculation Agent"). The Index Calculation Agent is responsible for the management of the day-to-day operations of the Index, including calculating the value of the Index every 15 seconds, widely disseminating the Index values every 15 seconds and tracking corporate actions, some of which result in Index adjustments. There is a potential conflict of interest for Oak City Consulting to recommend its clients to First Trust and FTP, or a licensee through which it executed an agreement with as Index Provider, or otherwise consider outsourcing a portion of the investment selection of its current client portfolios to such independent professional asset managers, who are not affiliated with Oak City Consulting, and who serve as sub-advisers to exchange-traded funds or certain unit investment trusts.

This is a conflict of interest in that Oak City Consulting and its personnel have an incentive to promote those ETFs for selection in a portfolio. We mitigate this conflict by disclosing these conflicts to you, and by only including the investment product if the product helps to meet the stated objectives of the strategy and it otherwise meets the rules-based methodology associated with the strategy of the Client's objective. In the case of investment management accounts, Oak City Consulting will only recommend or include the exchange traded investment product when the recommendation is suitable and meets the client's stated investment objectives. Oak City Consulting will not take into account the fees received by a licensee and/or its affiliates in exercising Oak City Consulting's independent judgment for Clients.

Consequently, Oak City Consulting does not currently believe that their status as Index Provider to The First Trust Emerging Markets Human Flourishing ETF create any conflicts with the interests of Oak City Consulting's advisory clients as Oak City Consulting. First Trust and Oak City Consulting are not affiliated.

Neither Oak City Consulting nor any of its management persons have any other affiliations with brokerdealers, financial planning firms, commodity pool operators, commodity trading advisers, futures commission merchants, banks, thrift institutions, accounting firms, law firms, insurance companies or agencies, pension consultants, real estate brokers or dealers, or entities that create or package limited partnerships that are material to Oak City Consulting's advisory business or clients.

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

Oak City Consulting maintains a policy of strict compliance with the highest standards of ethical business conduct and the provisions of applicable federal securities laws, including rules and regulations promulgated by the SEC, and has adopted policies and procedures described in its code of ethics. The code of ethics has been adopted by Oak City Consulting in compliance with Section 204A of the Advisers Act. The code of ethics applies to each employee of Oak City Consulting and any other "access person" as defined under the Advisers Act. It is designed to ensure compliance with legal requirements of Oak City Consulting's standard of business conduct.

A complete copy of Oak City Consulting's code of ethics ("<u>Code of Ethics</u>") is available upon request to Clients or prospective Clients.

The Code of Ethics is based upon the premise that all Oak City Consulting personnel have a fiduciary responsibility to render professional, continuous and unbiased investment advisory services. The Code of Ethics requires all personnel to: (1) comply with all applicable laws and regulations; (2) observe all fiduciary duties and put Client interests ahead of those of Oak City Consulting; (3) observe Oak City Consulting's personal trading policies so as to avoid "front-running" and other conflicts of interests between Oak City Consulting and its Clients; (4) ensure that all personnel have read the Code of Ethics, agreed to adhere to the Code of Ethics, and are aware that a record of all violations of the Code of Ethics will be maintained by Oak City Consulting's Chief Compliance Officer, and that personnel who violate the Code of Ethics are subject to sanctions by Oak City Consulting, up to and including termination.

Standards of Conduct: Oak City Consulting and its access persons are expected to comply with all applicable federal and state laws and regulations. Access persons are expected to adhere to the highest standards of ethical conduct and maintain confidentiality of all information obtained in the course of their employment and bring any risk issues, violations, or potential violations to the attention of the Chief Compliance Officer. Access persons are expected to deal with Clients fairly and disclose any activity that may create an actual or potential conflict of interest between them and Oak City Consulting or Client.

Confidentiality: Employees must maintain the confidentiality of Oak City Consulting's proprietary and confidential information and must not disclose that information unless the necessary approval is obtained. Oak City Consulting has a particular duty and responsibility, as investment adviser or sub-adviser, to safeguard Client information. Information concerning the identity and transactions of Clients is confidential, and such information will only be disclosed to those employees and outside parties who may need to know it in order to fulfill their responsibilities.

Potential Conflicts

Oak City Consulting does not recommend that Clients buy or sell any security in which a related person to Oak City Consulting or Oak City Consulting has a material financial interest. From time to time, representatives of Oak City Consulting may buy or sell securities for themselves that they also recommend to Clients. This may provide an opportunity for representatives of Oak City Consulting to buy or sell the same securities before or after recommending the same securities to Clients resulting in representatives profiting off the recommendations they provide to Clients. Such transactions may create a conflict of interest. Oak City Consulting will always document any transactions that could be construed as conflicts of interest and will never engage in trading that operates to the Client's disadvantage when similar securities are being bought or sold.

Whenever Oak City Consulting considers an allocation of any Client's assets to the First Trust Emerging Markets Human Flourishing ETF ("FTHF"), Oak City Consulting must consider its fiduciary duty to the client and properly disclose the relationship and compensation that Oak City receives from the Fund. A Client's allocation to this Fund must remain within the Investment Policy Constraints of either an Investment Policy Statement and/or align with a Client's investment objectives and risk tolerance as stated in their Client Profile. Oak City Consulting acknowledges the potential conflict of interest that may arise from a Client's investment in the ETF.

In order to both disclose the conflict to the Client and mitigate the risk of conflict, Oak City Consulting will present a consent form to the Client acknowledging the Firm's relationship with the FTHF as owner of the Index that is utilized by First Trust, and the compensation arrangement between First Trust, Bloomberg and Oak City Consulting. Oak City Consulting has committed to reduce the Fee for Client's assets invested in FTHF. For Oak City Clients, Oak City's net allotment of what is paid to the Firm from First Trust will not be charged to the Client. The yearly Investment Advisory Fee for the client's investment in FTHF will be reduced by the net allotment from the agreed upon Client Advisory Fee located in the signed Investment Advisory Agreement. The reduced Fee will be paid monthly or quarterly in advance (based upon the client's regularly designated billing cycle) and will be based upon the ending monthly or quarterly value of the Client's position of FTHF. This Fee reduction will be applied after the month-end or quarter-end (depending on the client's billing cycle) of the month or quarter in which the investment was made. Prior to investment in FTHF, the Firm will disclose the potential conflict of interest with Client investment in the First Trust Emerging Markets Human Flourishing ETF and will require that the Client receive written disclosure and agree to a fee reduction via a consent letter in order for the Firm to maintain its fiduciary duty.

Allocation of Investment Opportunities: As stated herein above, Oak City Consulting acts as investment adviser to more than one Client that may have similar investment objectives and pursue similar strategies. Certain investments identified by Oak City Consulting may be appropriate for multiple Clients. When it is determined by Oak City Consulting that it would be appropriate for more than one Client to participate in an investment opportunity, Oak City Consulting will generally allocate such investment opportunity among the Clients in proportion to the relative amounts of capital available for new investments, taking into account such other factors as it may, in its sole discretion determine appropriate, including investment objectives, legal or regulatory restrictions, current holdings, availability of capital for investment, the size of investments generally, nature and type of investment or opportunity, risk-return considerations, relative exposure to market trends, targeted leverage level, targeted asset mix, target investment return, diversification requirements, strategic objectives, specific liquidity requirements, as well as any tax consequences, limitations and restrictions on a Client's portfolio that are imposed by such Client's governing documents or other considerations that Oak City Consulting deems necessary or appropriate in light of the circumstances at such time. Oak City Consulting seeks to manage and/or mitigate these potential conflicts of interest described by following procedures with respect to the allocation of investment opportunities for its Clients.

Oak City Consulting's allocation policy is based on a fundamental desire to treat each Client account fairly over time. It is Oak City Consulting's general policy to allocate investments among its Clients in a manner which it believes to be fair and equitable. Allocations of investment opportunities should not be based on any of the following, or similar, reasons: (i) to generate higher fees paid by one account over another, or to produce greater fees to Oak City Consulting; (ii) to develop a relationship with a Client or prospective Client; or (iii) to compensate a Client for past services or benefits rendered to the company or any employee of Oak City Consulting. Consistent with its fiduciary duties, Oak City Consulting allocates trades to its Clients on an equitable basis as set forth in the Firm's policy.

Conflicts Related to Relationships with Third Parties: Conflicts may arise where Oak City Consulting has the responsibility and authority to vote proxies on behalf of its Clients. Please refer to *Item 17 – Voting Client Securities* of this Brochure for information regarding the policies and procedures governing Oak City Consulting's' proxy voting activities.

Item 12 Brokerage Practices

As a general rule, Oak City Consulting receives discretionary investment authority from its Clients at the outset of an advisory relationship. Depending on the terms of the applicable investment management agreement, Oak City Consulting's authority may include the ability to select broker-dealers through which to execute transactions on behalf of its Clients, and to negotiate the commission rates, if any, at which transactions are effected. Oak City Consulting may also have the authority to enter into International Swap and Derivatives Association ("ISDA"), repurchase clearing, trading brokerage, margin future, options, or other types of agreements on behalf of Oak City Consulting's Clients. In making decisions as to which securities are to be bought or sold and the amounts thereof, Oak City Consulting is guided by the mandate selected by the Client and any Client-imposed guidelines or restrictions. Unless Oak City Consulting and the Client have entered into a non-discretionary arrangement, Oak City Consulting generally is not required to provide notice to, consult with, or seek the consent of its Clients prior to engaging in transactions.

Brokerage Selection

We require that Clients utilize the custody, brokerage and clearing services of a Custodian (the "Custodian") for investment management accounts. Our recommended Custodians are independent and unaffiliated FINRA-registered broker-dealers. We may recommend that you establish accounts with these custodians to maintain custody of your assets and to effect trades for your accounts. Some of the products, services and other benefits provided by our custodians benefit us and may not benefit you or your account. Our recommendation/requirement that you place assets with one of these custodians may be based in part on benefits they provide us, and not solely on the nature, cost or quality of custody and execution services provided by the custodian. We are independently owned and operated and not affiliated with these custodians. They provide us with access to their institutional trading and custody services. These services include brokerage, custody, research and access to mutual funds and other investments that are otherwise generally available only to institutional investors.

Custodians/broker-dealers will be recommended based on Oak City Consulting's duty to seek "best execution," which is the obligation to seek execution of securities transactions for a Client on the most favorable terms for the Client under the circumstances. Clients will not necessarily pay the lowest commission or commission equivalent, and Oak City Consulting may also consider the market expertise and research access provided by the broker-dealer/custodian, including but not limited to access to written research, oral communication with analysts, admittance to research conferences and other resources provided by the brokers that may aid in Oak City Consulting's research efforts. Oak City Consulting will never charge a premium or commission on transactions, beyond the actual cost imposed by the broker-dealer/custodian.

In the event you request us to recommend a broker-dealer custodian for execution and/or custodial services, we generally recommend your account to be maintained at one of these custodians. We may recommend that you establish accounts with the custodians to maintain custody of your assets and to effect trades for your accounts. You have the right to not act upon any recommendations, and if you elect to act upon any recommendations, you have the right to not place the transactions through any broker-dealer we recommend. Our recommendation is generally based on the broker's cost and fees, skills, reputation,

dependability and compatibility with the Client. You may be able to obtain lower commissions and fees from other brokers and the value of products, research and services given to us is not a factor in determining the selection of broker-dealer or the reasonableness of their commissions.

The custodian we utilize makes available to us other products and services that benefit us but may not benefit your accounts in every case. Some of these other products and services assist us in managing and administering your accounts. These include software and technology that provide access to Client account data (such as trade confirmations and account statements), facilitate trade execution (and allocation of aggregated trade orders for multiple Client accounts), provide research, pricing information and other market data, facilitate payment of our fees from your account, and assist with back-office functions, recordkeeping and reporting.

Many of these services generally may be used to service all or a substantial number of our accounts. The custodians also make available to us other services intended to help us manage and further develop its business enterprise. These services may include consulting, publications and conferences on practice management, information technology, business succession, regulatory compliance, and marketing. In addition, the custodians may make available, arrange and/or pay for these services rendered to us by third parties. The custodians may discount or waive fees it would otherwise charge for some of these services or pay all or a part of the fees of a third-party providing these services to us.

While as a fiduciary, we endeavor to act in your best interest, our recommendation that you maintain your assets in accounts at our recommended custodians may be based in part on the benefit to us or the availability of some of the foregoing products and services and not solely on the nature, cost or quality of custody and brokerage services provided by the custodian, which may create a conflict of interest. Investment advisor representatives endeavor at all times to act in the best interest of our Clients first as a part of their fiduciary duty.

We place trades for our Clients' accounts subject to its duty to seek best execution and its other fiduciary duties. Each Custodian's execution quality may be different than other broker-dealers.

We will aggregate trades for ourselves or our associated persons with your trades, providing that the following conditions are met:

- Our policy for the aggregation of transactions shall be fully-disclosed separately to our existing Clients (if any) and the broker/dealer(s) through which such transactions will be placed
- We will not aggregate transactions unless we believe that aggregation is consistent with our duty to seek the best execution (which includes the duty to seek best price) for you and is consistent with the terms of our investment advisory agreement with you for which trades are being aggregated
- No advisory Client will be favored over any other Client; each Client that participates in an aggregated order will participate at the average share price for all our transactions in a given security on a given business day, with transaction costs based on each Client's participation in the transaction

- We will prepare a written statement ("Allocation Statement") specifying the participating Client accounts and how to allocate the order among those Clients
- If the aggregated order is filled in its entirety, it will be allocated among Clients in accordance with the allocation statement; if the order is partially filled, the accounts that did not receive the previous trade's positions should be "first in line" to receive the next allocation
- Notwithstanding the foregoing, the order may be allocated on a basis different from that specified in the Allocation Statement if all Client accounts receive fair and equitable treatment and the reason for difference of allocation is explained in writing and is reviewed by our compliance officer. Our books and records will separately reflect, for each Client account, the orders of which aggregated, the securities held by, and bought for that account
- We will receive no additional compensation or remuneration of any kind as a result of the proposed aggregation; and
- Individual advice and treatment will be accorded to each advisory Client

Soft Dollars

Section 28(e) of the Exchange Act provides a "safe harbor" to investment advisers who use soft dollars generated by their advised accounts to obtain investment research and brokerage services that provide lawful and appropriate assistance to such investment advisers in the performance of investment decision-making responsibilities. The term "soft dollars" refers to the receipt by an investment adviser of products and services provided by brokers, without any cash payment by such investment adviser, based on the volume of revenues generated from brokerage commissions for transactions executed for Clients of the investment adviser. The products and services available from brokers include both internally generated items (such as research reports prepared by employees of the broker) as well as items acquired by the broker from third parties. Research services furnished by brokers may include (but are not limited to) written information and analyses concerning specific securities, companies or sectors; market, financial and economic studies and forecasts; statistics and pricing or appraisal services; discussions with research personnel; and invitations to attend conferences or meetings with management or industry consultants.

The Company does not currently participate in any soft dollar program. In the event that the Company utilizes soft dollars, it will do so solely to pay for products or services that qualify as "research and brokerage services" within the meaning of Section 28(e) of the Exchange Act.

Brokerage for Client Referrals

Oak City Consulting receives no referrals from a broker-dealer or third party in exchange for using that broker-dealer or third party.

Clients Directing Which Broker/Dealer/Custodian to Use

We do not routinely recommend, request, or require that you direct us to execute transaction through a

specified broker dealer. Additionally, we do not permit you to direct brokerage. We place trades for your account subject to our duty to seek best execution and other fiduciary duties.

Trade Errors

We have implemented procedures designed to prevent trade errors; however, trade errors in Client accounts cannot always be avoided. Consistent with our fiduciary duty, it is our policy to correct trade errors in a manner that is in the best interest of the Client. In cases where the Client causes the trade error, the Client will be responsible for any loss resulting from the correction. Depending on the specific circumstances of the trade error, the Client may not be able to receive any gains generated as a result of the error correction. In all situations where the Client does not cause the trade error, the Client will be made whole and we will absorb any loss resulting from the trade error if the error was caused by the Firm. If the error is caused by the Custodian, the Custodian will be responsible for covering all trade error costs. We will never benefit or profit from trade errors.

Item 13 Review of Accounts

All Client accounts for Oak City Consulting's advisory services provided on an ongoing basis are reviewed at least annually with regard to Clients' respective investment policies and risk tolerance levels. All accounts at Oak City Consulting are assigned to a reviewer.

Reviews may be triggered by material market, economic or political events, or by changes in Client's financial situations (such as retirement, termination of employment, physical move, or inheritance).

Each Client of Oak City Consulting's advisory services provided on an ongoing basis will receive a quarterly report detailing the Client's account, including assets held, asset value, and calculation of fees. This written report will come from the custodian.

Item 14 Client Referrals and Compensation

Compensation to Non -Advisory Personnel for Client Referrals

The Adviser does not receive economic benefits from someone who is not a client for providing investment advisory services to its clients. In addition, neither Oak City Consulting nor its related people receive or provide any compensation or other economic benefit to any persons or entities for providing investment advice or other advisory services to our clients other than relationships described elsewhere in the Firm's Form ADV.

Item 15 Custody

Rule 206(4)-2 of the Advisers Act sets forth extensive requirements for investment advisers who have possession or custody of Client funds or securities. The purpose of the rule is to protect Client funds and securities from fraud or other abuse by investment advisers. SEC-registered advisers must (i) maintain Client funds and securities with a qualified custodian in a separate account for each Client under that Client's name, or in an account that contains only Client funds and securities with the adviser listed as agent or trustee for the Clients ; (ii) have a reasonable basis, formed after "due inquiry," for believing that the qualified custodian holding Client funds or securities sends an account statement to each advisory Client at least quarterly; (iii) notify Clients upon opening any new custodial account on behalf of the Client (or changes to any such account) and include a legend in such notice urging the Clients to compare custodial account statements with any statements received from the adviser (if the adviser elects to send any such statements directly); and (iv) undergo an annual surprise examination conducted by an independent public accountant (where applicable).

Oak City Consulting does not take custody of Client assets (other than deducting management fees when authorized) and is not a broker-dealer. Oak City Consulting may recommend that clients use certain non-affiliated third parties for custodian and brokerage services. Oak City Consulting is not affiliated with any company that it refers Clients to for custody and/or brokerage services. Examples of companies that Oak City Consulting may refer Clients to for custodian and brokerage services include, but are not limited to firms such as, Fidelity Brokerage Services, LLC ("Fidelity").

While Oak City Consulting may recommend a custodian to Clients, Clients are not obligated to follow its recommendation. It is the Client's decision on where they custody their assets. If a Client chooses to custody their assets at a custodian other than what is recommended by Oak City Consulting, the firm's ability to manage the Client's assets may be restricted.

Item 16 Investment Discretion

Oak City Consulting provides discretionary and non-discretionary investment advisory services to Clients. The advisory contract established with each Client sets forth the discretionary authority for trading. Where investment discretion has been granted, Oak City Consulting generally manages the Client's account and makes investment decisions without consultation with the Client as to when the securities are to be bought or sold for the account, the total amount of the securities to be bought/sold, what securities to buy or sell, or the price per share.

The limitations on investment and brokerage discretion held by Oak City Consulting for you are:

- For discretionary accounts, we require that we be provided with authority to determine which securities and the amounts of securities to be bought or sold.
- Any limitations on this discretionary authority shall be in writing as indicated on the investment advisory Agreement. You may change/amend these limitations as required.

Item 17 Voting Client Securities (Proxy Voting)

As a fiduciary, an investment adviser with proxy voting authority has a duty to monitor corporate events and to vote proxies, as well as a duty to cast votes in the best interest of Clients and not subrogate Client interests to its own interests. Rule 206(4)-6 under the Advisers Act (the "Proxy Voting Rule") places specific requirements on registered investment advisers with proxy voting authority. The Rule also requires these advisers to maintain certain records relating to proxy voting. The Rule is designed to ensure that advisers vote proxies in the best interests of their Clients and provide Clients with information about how their proxies must be voted. The Rule requires an investment adviser that exercises voting authority over Client proxies to:

- Adopt and implement written proxy voting policies and procedures reasonably designed to ensure that the fund manager votes Client and fund securities in the best interests of the Clients and fund investors and addressing how conflicts of interest are handled;
- Disclose its proxy voting policies and procedures to Clients and fund investors and furnish Clients and fund investors with a copy of these policies and procedures if requested;
- Inform Clients and fund investors as to how they can obtain information from the manager on how their securities were voted; and
- Retain required records.

The Adviser will not vote Client proxies. If at any time in the future, the firm chooses to allow the voting of proxies on behalf of Clients, all requirements previously referenced will be implemented prior to accepting proxy voting responsibilities.

For the accounts under third-party management, third-party managers may vote proxies. Please review each third-party manager's ADV Part 2A for specific details regarding their proxy voting policies and procedures.

Item 18 Financial Information

Oak City Consulting does not solicit prepayment of more than \$1,200 in fees per Client six months or more in advance, and thus has not provided a balance sheet according to the specifications of 17 CFR Parts 275 and 279.

Oak City Consulting has discretionary authority of Client funds or securities. There is no financial condition that is reasonably likely to occur that would impair Oak City Consulting's ability to meet contractual commitments to Clients. Oak City Consulting has not been the subject of a bankruptcy petition during the past ten years.