FO	nedule H of RM ADV ge 1	Applicant:	SEC File Number: 801-	Date:		
	(for sponsors of wrap fee programs)					
Nai	me of wrap fee j	program or programs described in attached brochure:				
1.	. <i>Applicability of Schedule</i> . This Schedule must be completed by applicants that are compensated under a wrap fee program for sponsoring, organizing, or administering the program, or for selecting, or providing advice to clients regarding the selection of, other investment advisers in the program ("sponsors"). A wrap fee program is any program under which a specified fee or fees not based directly upon transactions in a client's account is charged for investment advisory services (which may include portfolio management or advice concerning the selection of other investment advisers) and execution of client transactions.					
2.	2. Use of Schedule. This Schedule sets forth the information the sponsor must include in the wrap fee brochure it is required to deliver or offer to deliver to clients and prospective clients of its wrap fee programs under Rule 204-3 under the federal Advisers Act and similar rules of jurisdictions. The wrap fee brochure prepared in response to this Schedule must be filed with the Commission and the jurisdictions as part of Form ADV by completing the identifying information on this Schedule and attaching the brochure. Brochures should be prepared separately, not on copies of this Schedule. Any wrap fee brochure filed with the Commission as part of an amendment to Form ADV shall contain in the upper right corner of the cover page the sponsors' registration number (801-).					
3.						
4.	• <i>Multiple Sponsors</i> . If two or more persons fall within the definition of "sponsor" in Item 1 above for a single wrap fee program, only one such sponsor need complete the Schedule. The sponsors may choose among themselves the sponsor that will complete the Schedule.					
5.	brochure shoul required to corr brochure furnis Schedule that i than one wrap filed with the O	napplicable Information. Any information not specifically in Id be applicable to clients and prospective clients of the spon inplete this Schedule with respect to more than one wrap fee shed to clients and prospective clients of any wrap fee program is not applicable to clients or prospective clients of that wrap fee program prepares separate wrap fee brochures for client Commission and the jurisdictions attached to a separate cop or sponsors other wrap fee programs and state how brochure	nsor's wrap fee programs. If the s program, the sponsor may omit f ram or programs information requ p fee program or programs. If a sp ts of different programs, each broo y of this Schedule. Each such broo	ponsor is rom the ired by this onsor of more chure must be chure must state		
6.	Updating. Sponsors are required to file an amendment to the brochure promptly after any information in the brochure becomes materially inaccurate. Amendments may be made by use of a "sticker", i.e., a supplement affixed to the brochure that indicates what information is being added or updated and states the new or revised information, as long as the resulting brochure is readable. Stickers should be dated and should be incorporated into the text of the brochure when the brochure itself is revised.					
7.	<ul> <li>(a) on the cover prominent</li> <li>This brock programs</li> <li>information</li> <li>(b) a table of c</li> </ul>	<i>rochure.</i> Include in the brochure prepared in response to this or page, the sponsor's name, address, telephone number, and fashion: <b>nure provides clients with information about [name of sp</b> <b>that should be considered before becoming a client of the on has not been approved or verified by any government</b> ontents reflecting the subject headings in the sponsor's broc of the wrap fee charged for each program or, if fees vary ad	I the following legend in bold type <b>consor] and the [name of progra</b> <b>he [name of program or program</b> <b>cal authority.</b> Schure.	m or ns]. This		

sponsor, a table setting for the fee schedule, whether such fees are negotiable, the portion of the total fee (or the range of such amounts) paid to persons providing advice to clients regarding the purchase or sale of specific securities under the program ("portfolio managers"), and the services provided under each program (including the types of portfolio management services);

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(d)	d) a statement that the program may cost the client more or less than purchasing such services separately and a statement of the factors that bear upon the relative cost of the program (e.g., the cost of the services if provided separately and the trading activity in the client's account);					
(e)	e) if applicable, a statement that the person recommending the program to the client receives compensation as a result of the client's participation in the program, that the amount of this compensation may be more than what the person would receive if the client participated in other programs of the sponsor or paid separately for investment advice, brokerage, and other services, and that the person may therefore have a financial incentive to recommend the wrap fee program over other programs or services;					
(f)	c) a description of the nature of any fees that the client may pay in addition to the wrap fee and the circumstances under which these fees may be paid (including, if applicable, mutual fund expenses and mark-ups, mark-downs, or spreads paid to market makers from whom securities were obtained by the wrap fee broker);					
(g)	recommended		re selected and reviewed, the basis lients, and the circumstances unde er;			
(h)			et that portfolio manager performat information is not calculated on a		y the sponsor	
		nce information is review scription of the nature of t	ed to determine its accuracy, the name its accuracy, the name its accuracy.	ame of the party who reviews the	information	
		e to any standards (i.e., inc ay be calculated;	lustry standards or standards used	solely by the sponsor) under whic	h performance	
(i)			ne client that is communicated by the sponsor provides updated information of the sponsor provides updated information of the sponsor provides updated in the			
(j)	any restriction	s on the ability of clients	to contact and consult with portfoli	io managers;		
(k)			ed by Items 7 and 8 of Part II of th y Items 2, 5, 6, 9A and C, 10, 11, 1		ts of the wrap	
(l)			in response to Item 7, 8, 9A, 9C ar clients, explain the nature of any su		between the	
(m)	(m) if the sponsor or its divisions or employees covered under the same investment adviser registration as the sponsor act as portfolio managers for a wrap fee program described in the brochure, a brief, general description of the investments and investment strategies utilized by those portfolio managers.					
	the brochure n	eed not follow the order o	cept for the cover page requirement f the items listed in Item 7. Howev led by the form is obscured.			
	Set forth below	the page(s) of the brochu	are on which the various disclosure	es required by Item 7 are provided		
		Page(s)	Page(s)	Page(s)		
Iten	n 7(a) #7(b #7(c #7(d #7(e	)	7(f) I #7(g) #7(h) #7(i)	7(j) #7(k) #7(l) #7(m)		

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