FORM ADV PART 2A DISCLOSURE BROCHURE

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This brochure provides information about the qualifications and business practices of Triple Crown Wealth Management. Being registered as an investment adviser does not imply a certain level of skill or training. If you have any questions about the contents of this brochure, please contact us at 859-967-9272. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission, or by any state securities authority.

 $Additional\ information\ about\ Triple\ Crown\ Wealth\ Management.\ (CRD\ \#289164)\ is\ available\ on\ the\ SEC's\ website\ at\ \underline{www.adviserinfo.sec.gov}$

July xx, 2 0 2 2

Triple Crown Wealth Management

Item 2: Material Changes

Annual Update

The Material Changes section of this brochure will be updated annually or when material changes occur since the previous release of the Firm Brochure.

Material Changes since the Last Update

The material changes in this brochure from the last annual updating amendment of Triple Crown Wealth Management on 03/30/2021 are described below. Material changes relate to Triple Crown Wealth Management's policies, practices or conflicts of interests.

- Triple Crown Wealth Management has updated their Assets Under Management (Item 4).
- Triple Crown Wealth Management has removed reference to Orion Portfolio Solutions (OPS). (Item 10).
- Triple Crown Wealth Management has updated Item 12.
- Triple Crown Wealth Management has updated its website address. (Coverpage)
- Triple Crown Wealth Management has updated its email address. (Coverpage)

Item 3: Table of Contents

Form ADV – Part 2A – Firm Brochure

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Item 4: Advisory Business

Firm Description

Lexington Financial Advisors, LLC, dba Triple Crown Wealth Management ("TCWM"), was founded in 2017. Jason Stelter is 100% owner and Managing Member.

TCWM is a fee-based investment management firm, and does not sell annuities or insurance products, however the Managing Member offers insurance through Lexington Financial, LLC, an affiliated entity.

An evaluation of each client's initial situation is provided to the client, often in the form of a net worth statement, risk analysis, or similar document. Periodic reviews are also communicated to provide reminders of the specific courses of action that need to be taken. More frequent reviews occur but are not necessarily communicated to the client unless immediate changes are recommended. Other professionals (e.g., lawyers, accountants, tax preparers, insurance agents, etc.) are engaged directly by the client on an as-needed basis and may charge fees of their own. Investment advice is provided, with the client making the final decision on investment selection.

Types of Advisory Services

ASSET MANAGEMENT

TCWM offers discretionary asset management services to advisory clients. TCWM will offer clients ongoing asset management services through determining individual investment goals, time horizons, objectives, and risk tolerance. Investment strategies, investment selection, asset allocation, portfolio monitoring, and the overall investment program will be based on the above factors. The client will authorize TCWM discretionary authority to execute selected investment program transactions as stated within the Investment Advisory Agreement.

THIRD PARTY MANAGERS

When deemed appropriate for the Client, TCWM shall recommend that clients utilize the services of a Third-Party Manager ("TPM") to manage a portion of or your entire portfolio. All TPMs we recommend must either be registered as investment advisers with the Securities and Exchange Commission or with the appropriate state authorities.

After gathering information about your financial situation and objectives, an Associated Person of our firm will make recommendations regarding the suitability of a TPM or investment style based on, but not limited to, your financial needs, investment goals, tolerance for risk, and investment objectives. Upon selecting of a TPM(s), we will monitor the performance of the TPM(s) to ensure their performance and investment style remains aligned with your investment goals and objectives.

In such circumstances, TCWM receives fees from the TPM. We act as the liaison between the client and the TPM in return for an ongoing portion of the advisory fees charged by the

TPM. We help the client complete the necessary paperwork for the TPM and provide ongoing services to the client. Ongoing services include but are not limited to:

- Meet with the client to discuss any changes in status, objectives, time horizon, or suitability;
- 2. Update the TPM with any changes in client status which is provided to TCWM by the client;
- 3. Review the statements provided by the TPM; and,
- Deliver the TPM brochure (usually Form ADV Part 2A, 2B, and Form CRS for Federally registered investment advisors, if applicable), Privacy Notice, and Disclosure Statement(s) to the client.

Clients placed with TPM will be billed in accordance with the TPM's Fee Schedule, which will be disclosed to the client prior to signing an agreement. This is detailed in Item 10 of this brochure.

Client Tailored Services and Client Imposed Restrictions

The goals and objectives for each Client are documented in our client files. Investment strategies are created that reflect the stated goals and objectives. Clients may impose restrictions on investing in certain securities or types of securities. Agreements may not be assigned without prior written client consent.

Wrap Fee Programs

TCWM does not sponsor or participate in any wrap fee programs.

Client Assets under Management

As of December 2021, TCWM has \$890,054.00 assets under management on a discretionary basis and \$ 0.00 on a non-discretionary basis.

Item 5: Fees and Compensation

Method of Compensation and Fee Schedule

ASSET MANAGEMENT

TCWM offers discretionary direct asset management services to advisory Clients. TCWM charges an annual investment advisory fee based on the total assets under management as follows:

Assets Under Management	Annual Fee	Quarterly Fee
Up to \$250,000	1.50%	.3750%
\$250,001 to \$500,000	1.25%	.3125%
\$500,001 to \$1,000,000	1.00%	.2500%
Over \$1,000,001	0.75%	.1875%

This is a tiered or breakpoint fee schedule. The fee for a full quarter is calculated by multiplying

the account balance on the last day of the quarter by the annual fee percentage divided by the number of days in a calendar year and multiplied by the number of days in the quarter. The initial fee for a partial quarter is pro-rated and calculated by multiplying the account balance by the annual fee percentage, divided by the number of days in a calendar year, and multiplied by the number of days that service was provided within the initial quarter. TCWM does not accept or charge performance-based investment advisory fees.

THIRD PARTY MANAGERS

Pacific Financial Group, Inc. ("PFG")

PFG is an active money manager incorporating a broad spectrum of investment tools working with professional financial advisors to help their clients achieve their financial goals. Details on the strategies available are fully described in TCWM Form ADV Part 2A. TCWM's fee will be disclosed to the client in TCWM's Investment Advisory Agreement. The client's fee for these services will be based on a percentage of assets under management as follows:

For Managed Portfolios and Customized Portfolios		
Assets under Management	Annual Fee	
All Accounts	0.75%	

The Managed Portfolios, or, if applicable, Portfolios customized by TCWM ("Customized Portfolios"), shall in each instance consist solely of the Pacific Financial Group Mutual Funds ("New Pacific Funds"), a group of mutual funds managed by PFG's affiliate, Pacific Financial Group, LLC ("TPFG/Funds' Advisor").

For client assets invested in Managed Portfolios or Customized Portfolios consisting of New Pacific Funds, the client shall be obligated by the Investment Management Agreement to pay TCWM an annual fee of 0.75%. Account will directly incur other expense fees that include brokerage commissions, custodian fees (if applicable), and investment management fees incurred by mutual fund shares.

Fees are paid monthly based on the average daily net asset value. The Client's obligation, however, shall be offset entirely by payments to TCWM by an annual fee of 0.25% paid by the New Pacific Funds, as a Shareholder Services Fee; and an annual fee of 0.50% paid by TPFG out of its own resources.

For Separately Managed, Variable Annuities, Variable Universal Life, and Core			
Retirement Class Accounts			
Assets under Management	Annual Fee	PFG Retention	TCWM Retention
\$0 to \$500,000	2.00%	1.00%	1.00%
\$500,001 - \$3,000,000	1.50%	0.75%	0.75%
\$3,000,001 - \$5,000,000	1.00%	0.50%	0.50%
\$5,000,001- \$10,000,000	0.80%	0.40%	0.40%
\$10,000,001 and up	Subject to Negotiation		

Fees will be charged in accordance with the executed agreement between the client and PFG.

Client Payment of Fees

Investment management fees are billed quarterly in arrears, meaning that we invoice you after the billing period has ended. Payment in full is expected within ten (10) days following the conclusion of the calendar quarter which the account is being billed for. Fees are usually deducted from a designated client account to facilitate billing. The client must consent in advance to direct debiting of their investment account.

Clients pay the TPMs' investment advisory fees. Prior to signing an investment advisory agreement, the method of payment will be disclosed in the TPM's Form ADV Part 2A.

TCWM, in its sole discretion, may waive its minimum fee and/or charge a lesser investment advisory fee based upon certain criteria (e.g., historical relationship, type of assets, anticipated future earning capacity, anticipated future additional assets, dollar amounts of assets to be managed, related accounts, account composition, negotiations with Clients, etc.)

Additional Client Fees Charged

Custodians may charge transaction fees on purchases or sales of certain mutual funds, equities, and exchange-traded funds. These charges may include Mutual Fund transactions fees, postage and handling and miscellaneous fees. For more details on the brokerage practices, see Item 12 of this brochure.

External Compensation for the Sale of Securities to Clients

TCWM, or any TCWM investment advisor representatives does not receive any additional compensation for the sale of securities to Clients.

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

Performance based fees

TCWM does not use a performance-based fee structure because of the conflict of interest. Performance-based compensation may create an incentive for the adviser to recommend an investment that may carry a higher degree of risk to the Client.

Item 7: Types of Clients

Description

TCWM generally provides investment advice to individuals. Client relationships vary in scope and length of service.

Account Minimums

TCWM does not require a minimum to open an account. However, TPM's utilized by TCWM may dictate a minimum.

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

Methods of Analysis

Security analysis methods may include fundamental analysis and technical analysis. Investing in securities involves risk of loss that Clients should be prepared to bear. Past performance is not a guarantee of future returns.

Fundamental analysis involves evaluating a stock using real data such as company revenues, earnings, return on equity, and profit margins to determine underlying value and potential growth. Technical analysis involves evaluating securities based on past prices and volume.

The main sources of information include financial newspapers and magazines, annual reports, prospectuses, and Securities and Exchange Commission filings.

TPMs utilized by TCWM may use various methods of analysis to determine the proper strategy for the Client referred and these will be disclosed in the TPM's Form ADV Part 2A.

Investment Strategy

The investment strategy for a specific Client is based upon the objectives stated by the Client during consultations. The Client may change these objectives at any time. Each Client executes a client profile form or similar form that documents their objectives and their desired investment strategy. Other strategies may include long-term purchases and short- term purchases.

Security Specific Material Risks

All investment programs have certain risks that are borne by the investor. Fundamental analysis may involve interest rate risk, market risk, business risk, and financial risk. Risks involved in technical analysis are inflation risk, reinvestment risk, and market risk. Investing in securities involves risk of loss that Clients should be prepared to bear. Past performance is not a guarantee of future returns.

Our investment approach constantly keeps the risk of loss in mind. Investors face the following investment risks and should discuss these risks with TCWM:

Market Risk: The prices of securities held by mutual funds in which Clients invest may
decline in response to certain events taking place around the world, including those
directly involving the companies whose securities are owned by a fund; conditions
affecting the general economy; overall market changes; local,

regional or global political, social, or economic instability; and currency, interest rate and commodity price fluctuations. Investors should have a long-term perspective and be able to tolerate potentially sharp declines in market value.

- Interest-rate Risk: Fluctuations in interest rates may cause investment prices to fluctuate. For example, when interest rates rise, yields on existing bonds become less attractive, causing their market values to decline.
- Inflation Risk: When any type of inflation is present, a dollar today will buy more than
 a dollar next year, because purchasing power is eroding at the rate of inflation.
- Currency Risk: Overseas investments are subject to fluctuations in the value of the
 dollar against the currency of the investment's originating country. This is also
 referred to as exchange rate risk.
- Reinvestment Risk: This is the risk that future proceeds from investments may have to
 be reinvested at a potentially lower rate of return (i.e. interest rate). This primarily
 relates to fixed income securities.
- Liquidity Risk: Liquidity is the ability to readily convert an investment into cash.
 Generally, assets are more liquid if many traders are interested in a standardized product. For example, Treasury Bills are highly liquid, while real estate properties are not.
- Management Risk: The advisor's investment approach may fail to produce the
 intended results. If the advisor's assumptions regarding the performance of a specific
 asset class or fund are not realized in the expected time frame, the overall
 performance of the Client's portfolio may suffer.
- Equity Risk: Equity securities tend to be more volatile than other investment choices. The value of an individual mutual fund or ETF can be more volatile than the market as a whole. This volatility affects the value of the Client's overall portfolio. Small- and mid-cap companies are subject to additional risks. Smaller companies may experience greater volatility, higher failure rates, more limited markets, product lines, financial resources, and less management experience than larger companies. Smaller companies may also have a lower trading volume, which may disproportionately affect their market price, tending to make them fall more in response to selling pressure than is the case with larger companies.
- Geopolitical and Public Health Crisis Risks: Local, state, regional, national, or global events such as war, acts of terrorism, the spread of infectious illness or other public health issues, recessions, or other events could have a significant adverse impact on investments. Political, geopolitical, natural, and other events, including war, terrorism, trade disputes, government shutdowns, market closures, natural and environmental disasters, epidemics, pandemics and other public health crises and related events and governments' reactions to such events have led, and in the future may lead, to economic uncertainty, decreased economic activity, increased market volatility and other disruptive effects on U.S. and global economies and markets. Such events may have

significant adverse direct or indirect effects on investments. For example, a widespread health crisis such as a global pandemic could cause substantial market volatility, exchange trading suspensions and closures, and impact the ability to complete redemptions, all of which could negatively affect account performance

Dependence on Key Employees: TCWM relies heavily on the services of a certain key
employee and would likely be impacted if the services of a certain key employee were not
available.

All investment programs have certain risks that are borne by the investor.

- Risk of Loss
 - o Client fails to follow the recommendations of TCWM resulting in loss
 - Client has changes in financial status or lifestyle and therefore plan recommendations are no longer valid

The risks associated with utilizing TPMs include:

- Manager Risk
 - o TPM fails to execute the stated investment strategy
- Business Risk
 - o TPM has financial or regulatory problems
- The specific risks associated with the portfolios of the TPM's which is disclosed in the TPM's Form ADV Part 2A.

Item 9: Disciplinary Information

Criminal or Civil Actions

TCWM and its management have not been involved in any criminal or civil action.

Administrative Enforcement Proceedings

TCWM and its management have not been involved in administrative enforcement proceedings.

Self- Regulatory Organization Enforcement Proceedings

TCWM and its management have not been involved in legal or disciplinary events that are material to a client's or prospective Client's evaluation of TCWM or the integrity of its management.

Item 10: Other Financial Industry Activities and Affiliations

Broker-Dealer or Representative Registration

No TCWM personnel are registered representatives of a broker-dealer.

Material Relationships Maintained by this Advisory Business and Conflicts of Interest Managing Member Jason Stelter is also a licensed insurance agent. Approximately 95% of Jason Stelter time is spent in this practice. From time to time, he will offer Clients services from those activities.

These practices represent conflicts of interest because it gives Jason Stelter an incentive to recommend products based on the commission amount received. This conflict is mitigated by disclosures, procedures and the firm's fiduciary obligation to place the best interest of the Client first and the Clients are not required to purchase any products. Clients have the option to purchase these products through another insurance agent of their choosing.

TCWM shall at times utilize the services of Pacific Financial Group Inc, a Third-Party Money Manager to manage client accounts. In such circumstances, TCWM will share in the Third-Party asset management fee. This situation creates a conflict of interest. This conflict is mitigated by disclosures, procedures, and the firm's Fiduciary obligation to place the client's best interest first and will act accordingly. When referring clients to a third-party money manager, the client's best interest will be the main determining factor of TCWM. These fees do not include brokerage fees that may be assessed by the custodial broker dealer. Fees for these services will be based on a percentage of assets under management not to exceed any limit imposed by any regulatory agency. The final fee schedule will be in TCWM's Investment Advisory Agreement.

This relationship will be disclosed to the client in each contract between TCWM and Third-Party Money Manager. TCWM does not charge additional management fees for Third Party managed account services. Client's signature is required to confirm consent for services within Third Party Investment Agreement. Client will initial TCWM's Investment Advisory Agreement to acknowledge receipt of Third-Party fee Schedule and required documents including Form ADV Part 2 disclosures.

Recommendations or Selections of Other Investment Advisors and Conflicts of Interest

TCWM may direct clients to third-party investment advisers. Clients placed with TPMs will be billed in accordance with the TPM's fee schedule which will be disclosed to the Client prior to signing an agreement. When referring Clients to a TPM, the Client's best interest will be the main determining factor of TCWM.

These practices represent conflicts of interest because TCWM is paid a fee for recommending the TPMs and may choose to recommend a particular TPM based on the fee TCWM is to receive. This conflict is mitigated by disclosures, procedures and the firm's fiduciary obligation to act in the best interest of our clients. Clients are not required to accept any recommendation of TPMs given by TCWM and have the option to receive investment advice through other money managers of their choosing.

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

Code of Ethics Description

The employees of TCWM have committed to a Code of Ethics ("Code"). The purpose of our Code is to set forth standards of conduct expected of TCWM employees and addresses conflicts that may arise. The Code defines acceptable behavior for employees of TCWM. The Code reflects TCWM and its supervised persons' responsibility to act in the best interest of their client.

One area the Code addresses is when employees buy or sell securities for their personal accounts and how to mitigate any conflict of interest with our clients. We do not allow any employees to use non-public material information for their personal profit or to use internal research for their personal benefit in conflict with the benefit to our clients.

TCWM's policy prohibits any person from acting upon or otherwise misusing non-public or inside information. No advisory representative or other employee, officer or director of TCWM may recommend any transaction in a security or its derivative to advisory Clients or engage in personal securities transactions for a security or its derivatives if the advisory representative possesses material, non-public information regarding the security.

TCWM's Code is based on the guiding principle that the interests of the Client are our top priority. TCWM's officers, directors, advisors, and other employees have a fiduciary duty to our clients and must diligently perform that duty to maintain the complete trust and confidence of our clients. When a conflict arises, it is our obligation to put the client's interests over the interests of either employees or the company.

The Code applies to "access" persons. "Access" persons are employees who have access to non-public information regarding any clients' purchase or sale of securities, or non-public information regarding the portfolio holdings of any reportable fund, who are involved in making securities recommendations to clients, or who have access to such recommendations that are non-public. TCWM will provide a copy of the Code of Ethics to any client or prospective client upon request.

Investment Recommendations Involving a Material Financial Interest and Conflict of Interest

TCWM and its employees do not recommend to clients securities in which we have a material financial interest.

Advisory Firm Purchase of Same Securities Recommended to Clients and Conflicts of Interest

TCWM and its employees may buy or sell securities that are also held by clients. In order to mitigate conflicts of interest such as front running, employees are required to disclose all reportable securities transactions as well as provide TCWM with copies of their brokerage statements.

The Chief Compliance Officer of TCWM is Jason Stelter. He reviews all employee trades each quarter. The personal trading reviews ensure that the personal trading of employees does

not affect the markets and that Clients of the firm receive preferential treatment over employee transactions.

Client Securities Recommendations or Trades and Concurrent Advisory Firm Securities Transactions and Conflicts of Interest

TCWM does not maintain a firm proprietary trading account and does not have a material financial interest in any securities being recommended. However, employees may buy or sell securities at the same time they buy or sell securities for clients. In order to mitigate conflicts of interest such as front running, employees are required to disclose all reportable securities transactions as well as provide TCWM with copies of their brokerage statements.

The CCO reviews all employee trades each quarter. The personal trading reviews ensure that the personal trading of employees does not affect the markets and that clients of the firm receive preferential treatment over employee transactions.

Item 12: Brokerage Practices

Factors Used to Select Broker-Dealers for Client Transactions

TCWM may recommend the use of a particular broker-dealer or may utilize a broker-dealer of the client's choosing. TCWM will select appropriate brokers based on a number of factors including but not limited to their relatively low transaction fees and reporting ability. TCWM relies on its broker to provide its execution services at the best prices available. Lower fees for comparable services may be available from other sources. Clients pay for any and all custodial fees in addition to the advisory fee charged by TCWM.

• Directed Brokerage

In circumstances where a client directs TCWM to use a certain broker-dealer, TCWM still has a fiduciary duty to its clients. The following may apply with Directed Brokerage: TCWM 's inability to negotiate commissions, to obtain volume discounts, there may be a disparity in commission charges among Clients and conflicts of interest arising from brokerage firm referrals.

Best Execution

Investment advisors who manage or supervise client portfolios on a discretionary basis have a fiduciary obligation of best execution.

Soft Dollar Arrangements

The Securities and Exchange Commission defines soft dollar practices as arrangement under which products or services other than execution services are obtained by TCWM from or through a broker-dealer in exchange for directing client transactions to the broker-dealer. As permitted by Section 28(e) of the Securities Exchange Act of 1934, TCWM receives economic benefits as a result of commissions generated from securities transactions by the broker-dealer from the accounts of TCWM. These benefits include both proprietary research from the broker and other research written by third parties. A conflict of interest exists when TCWM receives soft dollars. This conflict is mitigated by

Commented [MCS1]: What soft dollar benefits do you

the fact that TCWM has a fiduciary responsibility to act in the best interest of its clients and the services received are beneficial to all clients.

Aggregating Securities Transactions for Client Accounts

TCWM does not aggregate purchases and sales transactions. However, TPG does aggregate client security transactions for discretionary client accounts under their management.

Item 13: Review of Accounts

Schedule for Periodic Review of Client Accounts or Financial Plans and Advisory Persons Involved Account reviews are performed quarterly by TCWM's Chief Compliance Officer. Account reviews are performed more frequently when market conditions dictate. Accounts managed by TPMs are reviewed on a quarterly basis by a TCWM Investment Advisor Representatives. Account reviews are performed more frequently when market conditions dictate.

Review of Client Accounts on Non-Periodic Basis

Other conditions that may trigger a review of clients' accounts are changes in the tax laws, new investment information, and changes in a client's own situation.

Content of Client Provided Reports and Frequency

Clients will usually receive a written account statement monthly, but no less than quarterly, and confirmations of each transaction directly from their custodian.

Item 14: Client Referrals and Other Compensation

Economic benefits provided to the Advisory Firm from External Sources and Conflicts of Interest

TCWM does not receive any economic benefits from external source.

Advisory Firm Payments for Client Referrals

TCWM may, from time to time, enter into agreements with individuals and organizations, which may be affiliated or unaffiliated with TCWM, that refer Clients to TCWM in exchange for compensation. All such agreements will be in writing and comply with Federal or State regulatory requirements. If a client is introduced to TCWM by a solicitor, TCWM may pay that solicitor a fee. While the specific terms of each agreement may differ, generally, the compensation will be based upon TCWM's engagement of new Clients and is calculated using a varying percentage of the fees paid to TCWM by such Clients.

Each prospective Client who is referred to TCWM under such an arrangement will receive a copy of this brochure and a separate written disclosure document disclosing the nature of

Commented [MCS2]: Soft Dollar question from above?

the relationship between the solicitor and TCWM and the amount of compensation that will be paid by TCWM to the solicitor. The solicitor is required to obtain the Client's signature acknowledging receipt of TCWM 's disclosure brochure and the solicitor's written disclosure statement.

TCWM receives a portion of the annual management fees collected by the TPM(s) to whom TCWM refers Clients.

This situation creates a conflict of interest because TCWM or its Investment Advisor Representative has an incentive to decide what TPMs to use because of the higher fees to be received by TCWM. However, when referring Clients to a TPM, the Client's best interest will be the main determining factor of TCWM.

Item 15: Custody

Account Statements

All assets are held by qualified custodians, which means the custodians provide account statements directly to clients at their address of record at least quarterly. Clients are urged to compare the account statements received directly from their custodians to any documentation or reports prepared by TCWM. TCWM is not affiliated with any custodian, and the custodian does not supervise the advisor, its agents, or activities.

TCWM will not have custody, at any time, of Client funds and/or securities. TCWM will not have custody because of the deduction of Client fees as TCWM meets the custody safeguards as detailed in Title 808 of Kentucky's Administrative Regulations Chapter 10:200 Section 2 (e)(2) and SEC Rule 206(4)-2.

At least quarterly, the qualified custodian sends to the Client an account statement identifying the amount of funds and each security in the account at the end of the period and setting forth all transactions in the account during that period. The firm will not provide any additional reports.

Item 16: Investment Discretion

Discretionary Authority for Trading

TCWM requires discretionary authority to manage securities accounts on behalf of Clients. TCWM has the authority to determine, without obtaining specific Client consent, the securities to be bought or sold, and the amount of the securities to be bought or sold. The client will authorize TCWM discretionary authority to execute selected investment program transactions as stated within the Investment Advisory Agreement.

TCWM allows clients to place certain restrictions, as outlined in the client's Investment Policy Statement or similar document. Such restrictions could include only allowing purchases of socially conscious investments. These restrictions must be provided to TCWM in writing.

The client approves the custodian to be used and the commission rates paid to the custodian. TCWM does not receive any portion of the transaction fees or commissions paid by the client to the custodian.

Item 17: Voting Client Securities

Proxy Votes

TCWM does not vote proxies on securities and clients are expected to vote their own proxies. The client will receive their proxies directly from their custodian or from a transfer agent. When assistance on voting proxies is requested, TCWM may provide recommendations to the Client. If a conflict of interest exists, it will be disclosed.

Item 18: Financial Information

Balance Sheet

A balance sheet is not required to be provided because TCWM does not serve as a custodian for client funds or securities and TCWM does not require prepayment of fees of more than \$500 per client and six months or more in advance.

Financial Conditions Reasonably Likely to Impair Advisory Firm's Ability to Meet Commitments to Clients

TCWM has no condition that is reasonably likely to impair our ability to meet contractual commitments to our clients.

Bankruptcy Petitions during the Past Ten Years

Mr. Stelter not filed for Bankruptcy in the last ten years.

Item 19: Requirements for State Registered Advisors

Education and business background, including any outside business activities and disclosable events for all management and supervised persons can be found in the Supplement to this Brochure (Part 2B of Form ADV Part 2).

Material Relationship Maintained by this Advisory Business or Management persons with Issuers of Securities

None to report.

ITEM 1 COVER PAGE

SUPERVISED PERSON BROCHURE

FORM ADV PART 2B

Jason Stelter

Lexington Financial Advisors, LLC dba Triple Crown Wealth Management

Office Address:

1795 Alysheba Way Suite 4204 Lexington, KY 40509

> Tel: 859-967-9272 Fax: 866-232-5104

Jason@mytcwealth.com

Website: https://mytcwealth.com

This brochure supplement provides information about Jason Stelter and supplements the Triple Crown Wealth Management brochure. You should have received a copy of that brochure. Please contact Jason Stelter if you did not receive the brochure or if you have any questions about the contents of this supplement.

 $Additional\ information\ about\ Jason\ Stelter\ (CRD\ \#6825856)\ is\ available\ on\ the\ SEC's\ website\ at \underline{www.adviserinfo.sec.gov.}$

July XX, 202222, 2 0 2 2

Brochure Supplement (Part 2B of Form ADV)

Supervised Person Brochure Principal

Executive Officer - Jason Stelter

Year of birth: 1973

Item 2 - Educational Background and Business Experience

Educational Background:

No Post-Secondary Education

Business Experience:

- Lexington Financial Advisors, LLC dba Triple Crown Wealth Management; Managing Member/Investment Advisor Representative; 06/2017 – Present
- Lexington Financial, LLC; Insurance Agent; 01/2011 Present
- Sole Proprietor; Mortgage Broker; 01/2006 12/2010

Item 3 - Disciplinary Information Criminal or

Civil Action: None to report. Administrative Proceeding: None to report. Self-Regulatory

Proceeding: None to report.

Item 4 - Other Business Activities Engaged In

Managing Member Jason Stelter is also a licensed insurance agent. Approximately 95% of Jason Stelter time is spent in this practice. From time to time, he will offer Clients services from those activities.

These practices represent conflicts of interest because it gives Jason Stelter an incentive to recommend products based on the commission amount received. This conflict is mitigated by disclosures, procedures and the firm's fiduciary obligation to place the best interest of the Client first and the Clients are not required to purchase any products. Clients have the option to purchase these products through another insurance agent of their choosing.

Item 5 - Additional Compensation

Jason Stelter receives commissions on the insurance he sells. He does not receive any performance-based fees.

Item 6 - Supervision

Since Jason Stelter is the sole owner and investment adviser representative of TCWM and he is responsible for all supervision and formulation and monitoring of investment advice offered to Clients.

Item 7 - Requirements for State-Registered Advisors

Arbitration Claims: None to report.

Self-Regulatory Organization or Administrative Proceeding: None to report.

Bankruptcy Petition: Mr. Stelter has not filed for Bankruptcy in the last ten years.