

FORM ADV PART 2A

ITEM 1: COVER PAGE

Name of Investment Firm: New Horizon Financial Strategies

Address: 944 Dryden Road, Ithaca, NY 14850

Phone Number: (607) 275-1275

Website: www.strebelcpa.com

Date: 07/24/2015

This brochure provides information about the qualifications and business practices of New Horizon Financial Strategies (NHFS). If you have any questions about the contents of this brochure, please contact NHFS at (607) 275-1275. 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.

The designation "registered investment adviser" does not imply a certain level of skill or training.

ITEM 2: MATERIAL CHANGES

Changes made to Fee Structures.

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ITEM 4: ADVISORY BUSINESS

New Horizon Financial Strategies (NHFS) offers initial and ongoing financial services, under separate agreements, which may include full service financial planning, limited financial planning, investment advisory services, investment advice involving securities, and investment advice not involving securities, all through consultations with clients. NHFS has been in business since 1/1/1996 and the principal owners are Paul Strebel, Chris Strebel, and Leslie Strebel.

Full Service Financial Planning Services

NHFS provides full service, coordinated financial planning services to evaluate securities, taxes, estate planning, insurance, business planning, retirement planning, personal investments, financing options, cash flow, company benefits, and other financial aspects of a client's situation. A written financial plan report is presented to the client to show their current situation, their goals and objectives, as well as various alternatives to show the client how to reach their goals. The fee paid for the plan is based upon the client's current income and net worth as detailed in Item 5: Fees and Commission. Under rare circumstances, this fee may be negotiated at the discretion of the advisor.

Investment Advisory Services

NHFS offers investment advisory services entailing the management and monitoring of investment portfolios on a non-discretionary basis for its clients through AssetMark, The Elements Group, Clark Capital Management Group, Focus Point, Principal Funds, Great West and Mid-Atlantic, and on a discretionary basis for its clients through TDAmeritrade Institutional and Mosaic with Interactive Brokers as the custodian. NHFS offers advice on various securities: equity securities; warrants; corporate debt securities other than commercial paper; commercial paper; certificates of deposit; municipal securities; investment company securities; United States government securities; options contracts on securities and commodities; futures contracts on tangibles and intangibles; interests in partnerships investing in real estate, oil and gas interests, leasing, mortgages, agriculture, and various other types of businesses. Investments owned by the client such as REITs, 529 plans, ETFs, and tax credit partnerships may also be included in the financial planning advice provided by NHFS.

Clients may impose restrictions on investing in certain securities or types of securities, depending upon the investment manager. For example, clients may complete a Social Policy Questionnaire to indicate socially responsible investment strategies the client prefers, as well as specific companies, industries, or asset classes that the client would like targeted or avoided for their investment. AssetMark, The Elements Group, Clark Capital Management Group, and Mosaic are wrap fee programs and NHFS receives its advisory fees from the wrap fees. Principal Funds and TDAmeritrade Institutional are not wrap fee programs. See Item 5: Fees and Commission for additional fee information. NHFS assists the client in selecting appropriate investment objectives and asset allocation plans based on their individual needs and financial circumstances. NHFS monitors the portfolio to help achieve the agreed upon objective.

NHFS offers investment strategies through the AssetMark Platform asset allocation system. For more information regarding the AssetMark Platform, refer to Appendix 1, AssetMark Platform

Disclosure Brochure, Item 4. The minimum investment required in the AssetMark is generally \$25,000 to \$50,000 for Mutual Fund accounts, \$100,000 for ETF Accounts; between \$50,000 and \$100,000 for Unified Managed Accounts, depending on the investment strategy selected for the account, and \$100,000 for Privately Managed Portfolios and Unified Managed Accounts, as described in more detail in Appendix 1 of the AssetMark Platform Disclosure Brochure. Accounts below the stated minimums may be accepted on an individual basis at the discretion of the Platform Sponsor. In addition, NHFS uses the advisor as strategist capability through the AssetMark platform. These accounts are discretionary and this service is available to other RIA's.

NHFS offers investment strategies through The Elements Group (TEG). For more information regarding TEG, refer to Appendix 1 of the TEG Disclosure Brochure, Item 4. The minimum investment required in TEG is generally \$25,000 for Fund Accounts, \$50,000 for Fund Strategist Portfolio; \$50,000 for Unified Managed Account; \$200,000 for Multi-Mandate Model; and \$250,000 to \$500,000 for Separately Managed Account, depending on the investment strategy selected for the account, as described in more detail in Appendix 1 of TEG Disclosure Brochure.

NHFS offers investment strategies through Clark Capital Management Group (CCMG). See Appendix 1 of the CCMG ADV Disclosure Brochure on the programs and fees. The minimum investment required depends on the investment solution, but may be as low as \$25,000.

NHFS offers investment strategies through Principal Funds Strategic Asset Management Portfolios (SAM). All SAM portfolios offered through NHFS to NHFS clients are at net asset value. Principal Funds calculates and pays NHFS a fee equal to 25 basis points (.0025) of the total client assets invested. See the current Principal Funds prospectuses for more detailed information including charges and expenses. Please see SAM's applicable Schedule H or Form ADV Disclosure Document for additional details on the programs and pricing.

NHFS offers investment strategies through the NHFS TD Ameritrade Institutional Private Client Model Program. NHFS rebalances these accounts as needed using asset allocation models and in accordance with client's risk tolerance. NHFS does exercise limited investment discretion, through Limited Power of Attorney, to exact trades as directed by the client, verbal or written. The execution of Limited Power of Attorney is established when a client acknowledges discretion by signing their initials on the new account application.

NHFS offers investment strategies through the NHFS Mosaic Portfolio Strategists Private Client Model Program. These accounts are custodied at Interactive Brokers. NHFS does exercise limited investment discretion, through Limited Power of Attorney, to exact trades as directed by the client, verbal or written. The execution of Limited Power of Attorney is established when a client acknowledges discretion by signing their initials on the new account application.

NHFS offers investment strategies through the NHFS Asset Allocation & Rebalancing Program for TIAA-CREF and Fidelity Clients. Clients who have 403b retirement accounts may contract with NHFS on an annual basis to rebalance their accounts as needed using allocation models and in accordance with client's risk tolerance.

Mid-Atlantic and Great West are the custodians for the pension and profit-sharing programs that NHFS advises. See Item 5: Fees and Commission for additional fee information. NHFS assists the employees of the client in selecting appropriate investment objectives and asset allocation plans based on their individual needs and financial circumstances. NHFS monitors the portfolio on an annual basis to help achieve the agreed upon objective.

Retirement Plan Services - NHFS offers retirement plan services to retirement plan sponsors and to individual participants in retirement plans. For a corporate sponsor of a retirement plan, our retirement plan services can include, but are not limited to, the following services:

Fiduciary Consulting Services

NHFS provides the following Fiduciary Retirement Plan Consulting Services:

- Investment Policy Statement Preparation. NHFS will help develop an investment policy statement. The investment policy statement establishes the investment policies and objectives for the Plan. The Plan Sponsor (client) will have the ultimate responsibility and authority to establish such policies and objectives and to adopt and amend the investment policy statement.
- Investment Selection Services. NHFS will provide the client with recommendations of investment options consistent with ERISA section 404(c).
- Investment Due Diligence Review. NHFS will provide the client with periodic due diligence reviews of the Plan's reports, investment options and recommendations.
- Investment Monitoring. NHFS will assist in monitoring investment options by preparing periodic investment reports that document investment performance, consistency of fund management and conformation to the guidelines set forth in the investment policy statement and NHFS will make recommendations to maintain or remove and replace investment options.
- Default Investment Alternative Advice. NHFS will provide the client with nondiscretionary investment advice to assist them with the development of qualified default investment alternative(s) ("QDIA"), as defined in DOL Reg. Section 2550.404c-5(e)(4)(i), for participants who are automatically enrolled in the Plan or who otherwise fail to make an investment election. The client will retain the sole responsibility to provide all notices to participants required under ERISA section 404(c)(5).
- Individualized Participant Advice. Upon request, NHFS will provide one-on-one advice to Plan participants regarding their individual situations.

For Fiduciary Consulting Services, all recommendations of investment options and portfolios will be submitted to the client for their ultimate approval or rejection. For retirement plan Fiduciary Consulting Services, the retirement plan sponsor client or the plan participant who elects to implement any recommendations made by us is solely responsible for implementing all transactions. Fiduciary Consulting Services are not management services, and NHFS does not serve as administrator or trustee of the plan. NHFS does not act as custodian for any client account or have access to client funds or securities (with the exception of, some accounts, having written authorization from the client to deduct our fees).

NHFS acknowledges that in performing the Fiduciary Consulting Services listed above that it is acting as a “fiduciary” as such term is defined under Section 3(21)(A)(ii) of Employee Retirement Income Security Act of 1974 (“ERISA”) for purposes of providing non-discretionary investment advice only. (Firm Name) will act in a manner consistent with the requirements of a fiduciary under ERISA if, based upon the facts and circumstances, such services cause NHFS to be a fiduciary as a matter of law. However, in providing the Fiduciary Consulting Services, NHFS (a) has no responsibility and will not (i) exercise any discretionary authority or discretionary control respecting management of Client’s retirement plan, (ii) exercise any authority or control respecting management or disposition of assets of Client’s retirement plan, or (iii) have any discretionary authority or discretionary responsibility in the administration of Client’s retirement plan or the interpretation of Client’s retirement plan documents, (b) is not the “Administrator” of Client’s retirement plan as defined in ERISA.

Non-Fiduciary Services

Although an investment adviser is considered a fiduciary under the Investment Advisers Act of 1940 and required to meet the fiduciary duties as defined by the Advisers Act, the services listed here as non-fiduciary should not be considered fiduciary services for the purposes of ERISA since Advisor is not acting as a fiduciary to the Plan as the term “fiduciary” is defined in Section 3(21)(A)(ii) of ERISA. The exact suite of services provided to a client will be listed and detailed in the Qualified Retirement Plan Agreement. NHFS provides clients with the following Non-Fiduciary Retirement Plan Consulting Services:

- Participant Education. NHFS will provide education services to Plan participants about general investment principles and the investment alternatives available under the Plan. NHFS’s assistance in participant investment education will be consistent with and within the scope of DOL Interpretive Bulletin 96-1. Education presentations will not take into account the individual circumstances of each participant and individual recommendations will not be provided unless otherwise agreed upon. Plan participants are responsible for implementing transactions in their own accounts.
- Participant Enrollment. NHFS will assist the client with group enrollment meetings designed to increase retirement plan participation among employees and investment and financial understanding by the employees.
- Qualified Plan Development. NHFS will assist the client with the establishment of a qualified plan by working with them and a selected Third Party Administrator. If the client has not already selected a Third Party Administrator, we shall assist them with the review and selection of a Third Party Administrator for the Plan.
- Due Diligence Review. NHFS will provide the client with periodic due diligence reviews of their Plan’s fees and expenses and their Plan’s service providers.
- Benchmarking. NHFS will provide the client benchmarking services and will provide analysis concerning the operations of the Plan.

We can also meet with individual participants to discuss their specific investment risk tolerance, investment time frame and investment selections.

Securities and other types of investments all bear different types and levels of risk. Those risks are typically discussed with clients in defining the investment policies and objectives that will guide investment decisions for their qualified plan accounts. Upon request, as part of our retirement plan services, we can discuss those investments and investment strategies that we believe may tend to reduce these risks for a particular client's circumstances and plan participants.

Clients and plan participants must realize that obtaining higher rates of return on investments entails accepting higher levels of risk. Based upon discussions with the client, we will attempt to identify the balance of risks and rewards that is appropriate and comfortable for the client and other employees. It is still the clients' responsibility to ask questions if the client does not fully understand the risks associated with any investment. All plan participants are strongly encouraged to read prospectuses, when applicable, and ask questions prior to investing.

We strive to render our best judgment for clients. Still, NHFS cannot assure that investments will be profitable or assure that no losses will occur in their portfolios. Past performance is an important consideration with respect to any investment or investment advisor, but it is not necessarily an accurate predictor of future performance.

NHFS will disclose, to the extent required by ERISA Regulation Section 2550.408b-2(c), to you any change to the information that we are required to disclose under ERISA Regulation Section 2550.408b-2(c)(1)(iv) as soon as practicable, but no later than sixty (60) days from the date on which we are informed of the change (unless such disclosure is precluded due to extraordinary circumstances beyond our control, in which case the information will be disclosed as soon as practicable).

In accordance with ERISA Regulation Section 2550.408b-2(c)(vi)(A), we will disclose within thirty (30) days following receipt of a written request from the responsible plan fiduciary or Plan Administrator (unless such disclosure is precluded due to extraordinary circumstances beyond our control, in which case the information will be disclosed as soon as practicable) all information related to the Qualified Retirement Plan Agreement and any compensation or fees received in connection with the Agreement that is required for the Plan to comply with the reporting and disclosure requirements of Title 1 of ERISA and the regulations, forms and schedules issued thereunder.

If we make an unintentional error or omission in disclosing the information required under ERISA Regulation Section 2550.408b-2(c)(1)(iv) or (vi), we will disclose to you the correct information as soon as practicable, but no later than thirty (30) days from the date on which NHFS learns of such error or omission.

As of 12/31/2014, NHFS had \$9,161,975.72 in assets under management on a discretionary basis.

ITEM 5: FEES AND COMMISSION

Full Service Financial Planning Fees

SINGLE PERSON:

If Income and Investable Net Worth is:

Less than \$150,000 per year, the fee will be \$990.00

Between \$150,000 and \$350,000 per year, the fee will be \$1,490.00

Between \$350,000 and \$550,000 per year, the fee will be \$2,990.00

Between \$550,000 and \$2,500,000 per year, the fee will be \$3,450.00

Between \$2,500,000 and \$5,000,000 per year, the fee will be \$4,470.00

Over \$5,000,000 per year, the fee will be \$5,490.00

MARRIED PERSON:

If Income and Investable Net Worth is:

Less than \$250,000 per year, the fee will be \$1,490.00

Between \$250,000 and \$450,000 per year, the fee will be \$2,990.00

Between \$450,000 and \$750,000 per year, the fee will be \$3,450.00

Between \$750,000 and \$2,500,000 per year, the fee will be \$4,290.00

Between \$2,500,000 and \$5,000,000 per year, the fee will be \$5,770.00

NHFS provides to clients complex Estate Planning services involving the consideration of trust, charitable giving techniques, etc. for an additional fee ranging from \$500 to \$5,000 depending on the complexity of the plan.

The effective date for this fee schedule is March 31, 2011. The fee will be 50% payable by check or credit card upon signing of the financial services and advisory agreement (the advisory agreement) and the balance due upon delivery of the financial plan report (generally within three months from the date of the agreement). At that time, the contractual relationship will be met between NHFS and the client.

Although the advisory agreement will end with the acceptance of the financial plan report by the client, NHFS intends to provide, at no charge, financial planning updating services to full service financial planning clients for a period of up to twelve months after signing the advisory agreement. Subsequent to the completion of the twelve-month period, the client may choose to engage NHFS for an additional annual review and update of their plan. After the update is

delivered to the client, the new agreement will end. However, NHFS intends to provide at no charge financial planning updating services to update clients for a period of twelve months (from the renewal date). The fee for this service will be ½ of the client's original fee, payable on the anniversary date of the original advisory agreement. The new advisory agreement will be a separate advisory agreement and the signing of the initial advisory agreement does not obligate the client in any way to engage NHFS for succeeding years. NHFS retains the right to decline any engagement for any twelve-month period(s). Under rare circumstances, this fee may be negotiated at the discretion of the advisor.

The client acknowledges that NHFS strongly recommends at a minimum an annual review and updates to assure the planning process is current and any changes necessary to the ongoing planning are made in a timely fashion.

The client may cancel the advisory agreement without penalty within five business days of the signing of the agreement. Should the client cancel the advisory agreement after the five-day period but prior to the delivery of the plan, a refund will be paid to the client, less time spent on the plan calculated at a rate of \$175.00 per hour.

NHFS guarantees client satisfaction with the plan upon initial presentation of the plan. If NHFS is not able to rewrite the plan to the client's satisfaction, NHFS will refund the total of all fees paid. The client agrees to return the original plan to NHFS upon obtaining the refund.

Limitations:

Financial plans issued by NHFS will be generic in nature. Plan will discuss types of investments and product solutions necessary to achieve a client's specific goals. Investment and product recommendation are not specific to product or services sold by Comprehensive Asset Management and Servicing, Inc. (CAMAS), the broker/dealer of the affiliated persons of NHFS.

Limited Financial Planning Service Fees

Alternately, NHFS will work with clients on an hourly basis for specific issues, where the client chooses not to engage NHFS for a full service financial plan. The client acknowledges that NHFS will not be held accountable for results of recommendations that fall outside the scope of the engagement since the engagement itself is not comprehensive in nature. The fee is \$175.00 per hour and will be applied toward a full service financial plan fee if the client wishes, within 90 days of the hourly engagement. Hourly fees are due and payable at the time the service is provided. Under rare circumstances, this fee may be negotiated at the discretion of the advisor.

Bundling of Services

For clients participating in AssetMark, and/or The Elements Group, and/or the Clark Capital Management Group, and/or the TD Ameritrade Institutional Private Client Program and/or the Mosaic Portfolio Strategists Client Model program who are also renewing their financial planning agreement with NHFS, NHFS will apply a courtesy discount to the financial planning renewal fee equal to 33 basis points (.0033) of the total client assets under management

calculated as of the last day of the previous calendar year ended. Calendar years end on the last day of December.

AssetMark Fees

Accounts on the AssetMark Platform are assessed a total Account Fee. This Account Fee includes the Financial Advisor’s fee plus the fees for utilizing the AssetMark Platform (together the “Advisory Fee”). Additionally, the Account Fee may also include fees payable to any third-party Discretionary Manager under the IMA, CMA or UMA investment solutions. Fees and compensation for using the AssetMark Platform including Discretionary Manager Fee Schedules, are provided in the AssetMark Platform Disclosure Brochure. After the AssetMark Platform Fee is deducted from the Advisory Fee, the resulting net fees are payable to the Financial Advisor. Client fees are payable quarterly, in advance, based on assets under management. Clients may terminate AssetMark accounts at any time and receive a full pro-rata refund of any unearned fees. NHFS uses the following standard fee schedules for accounts on the AssetMark Platform, depending on the investment solution for the account. Client suitability for the strategist is taken into consideration when selecting the strategist. Custodial fees are deducted from client’s account. NHFS, 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.).

<u>Level of Assets</u>	<u>Total Client Fee</u>
First \$250,000.00	1.45% - 1.90%
Next \$250,000.00	1.30% - 1.44%
Next \$500,000.00	1.10% - 1.24%
Next \$1,000,000.00	0.80% - 0.93%
Next \$1,000,000.00	0.50% - 0.64%
Over \$2,000,000.00	0.50% - 0.64%

The Elements Group Fees

Accounts on the TEG Platform are assessed a total Account Fee. This Account Fee includes the Financial Advisor’s fee plus the fees for utilizing the TEG Platform (together the “Advisory Fee”). The advisor collects 1% and TEG charges between .5 and .55% depending on the portfolio. Additionally, the Account Fee may also include fees payable to any third-party Discretionary Manager under the SMA or UMA investment solutions. Fees and compensation for using the TEG Platform including Discretionary Manager Fee Schedules, are provided in the TEG Platform Disclosure Brochure. After the TEG Platform Fee is deducted from the Advisory Fee, the resulting net fees are payable to the Financial Advisor. Client fees are payable quarterly, in advance, based on assets under management. Clients may terminate TEG accounts at any time and receive a full pro-rata refund of any unearned fees. Custodial fees are deducted from client’s account. NHFS, 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.).

Clark Capital Fees

Accounts in the Clark Capital Managed Account Program are assessed a Program Fee of 1.25% and an Advisory Fee of 1%. Program Fees and Advisory Fees are deducted from client's account. The Program Sponsor pays NHFS the quarterly advisory fee of 1%. Clients should review all materials relating to their Managed Account Program (including Schedule H of the Form ADV or program brochure of the Program Sponsor, as applicable) regarding the program's terms, conditions, and fees, and consider the potential advantages and disadvantages and overall appropriateness of the program in light of the client's particular circumstances. Custodial fees are deducted from client's account. NHFS, 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.).

Mosaic Portfolio Strategists

Accounts on the Mosaic Platform are assessed a total Account Fee. This Account Fee includes the Financial Advisor's fee. The Financial Advisor's fee is deducted from the client account on a quarterly basis in full and paid to NHFS. NHFS then disburses the fee payable to Mosaic via check, after an invoice is received. Clients may terminate Mosaic accounts at any time and receive a full pro-rata refund of any unearned fees. NHFS uses the following standard fee schedules depending on the investment solution for the account. Client suitability for the strategist is taken into consideration when selecting the strategist. Custodial fees are deducted from client's account. NHFS, 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.).

<u>Level of Assets</u>	<u>Advisor Fee</u>	<u>Total Client Fee</u>
All Levels	1.00%	1.60%

Principal Funds Fees

Principal Funds calculates and pays NHFS a fee equal to 25 basis points (.0025) of the total client assets invested. See the current Principal Funds prospectuses for more detailed information including charges and expenses. NHFS, 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.).

NHFS TDAmeritrade Institutional Private Client Model Program Fees

<u>Level of Assets</u>	<u>Advisor Fee</u>
First \$250,000.00	1.45%
Next \$250,000.00	1.30%
Next \$500,000.00	1.10%
Next \$1,000,000.00	0.80%
Over \$2,000,000.00	0.50%

The advisory fee is payable in advance at the beginning of each three-month period and is deducted from the investment account by TDAmeritrade upon the request of NHFS. Client may terminate the account at any time without penalty and NHFS would return to client within 30 days of account termination a pro-rated portion of the three-month fee that was paid by client at the beginning of the quarter. Separate custodial charges and trading charges are set forth in the separate custodial agreement executed between client and custodian TDAmeritrade Institutional and are deducted from the account. NHFS, 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.).

NHFS Asset Allocation & Rebalancing Program
 for TIAA-CREF and Fidelity Clients Advisory Fees

<u>Advisory Fee Schedule</u>	<u>Annual Fee</u>
NHFS Strategic Asset Allocation Model with Annual Rebalancing and with current, executed Coordinated Financial Planning Agreement.	\$295.00
NHFS Strategic Asset Allocation Model without Annual Rebalancing and without current, executed Coordinated Financial Planning Agreement.	\$495.00
NHFS Strategic Asset Allocation Model with Annual Rebalancing and without current, executed Coordinated Financial Planning Agreement.	\$595.00
NHFS Tactical Asset Allocation Model with Quarterly Rebalancing* and without current, executed Coordinated Financial Planning Agreement.	\$695.00
NHFS Tactical Asset Allocation Model with Quarterly Rebalancing* and Without current executed Coordinated Financial Planning Agreement.	\$995.00

**Quarters are three-month rolling period commencing at the execution of this Agreement. Quarterly rebalancing service will be executed within 31 days after each respective three-month period.*

Seminar Services

At times, NHFS may be requested to hold financial planning seminars for interested groups. NHFS may charge such groups a flat, fixed fee that ranges from \$25 to \$100 per person, payable

in advance. NHFS will, however, pay its expenses in holding such a seminar, unless otherwise negotiated with the group.

General Information on Fees

NHFS charges 0.5% on the entire pension plan that is held at both Mid-Atlantic and Great West. Statements and all account correspondence are provided by Mid-Atlantic and Great West on a quarterly basis.

Under certain circumstances, NHFS may negotiate fees.

The fees charged will never be based on the capital gains or the capital appreciation of any funds of any client.

A client agreement may be cancelled, by either party, for any reason, upon receipt of written notice, within five days of signing initial agreement. Upon termination of any account, any prepaid, unearned fees will be promptly refunded. After this five-day period, the client agreement may be cancelled, by either party, for any reason, within 30 days upon receipt of written notice.

ITEM 6: PERFORMANCE-BASED FEE AND SIDE-BY-SIDE MANAGEMENT

NHFS does not charge Performance-Based Fees and does not participate in Side-By-Side Management.

ITEM 7: TYPES OF CLIENTS

NHFS generally provides investment advice to individuals, pension and profit sharing plans, trusts, estates, charitable organizations, corporations, and business entities. The firm's requirements for opening or maintaining an account, such as minimum account size, are dependent upon each investment management company's requirements.

ITEM 8: METHODS OF ANALYSIS, INVESTMENT STRATEGIES, AND RISK OF LOSS

Investing in securities involves a risk of loss that clients should be prepared to bear. NHFS uses fundamental and technical methods to analyze securities. Information relevant to client holdings regarding earnings, growth, sales growth, price earnings, ratios, book value, dividend records, annual reports, prospectuses, filings with the Securities and Exchange Commission, etc. are used and purchased from sources including Standard and Poor's, industry newsletters, periodicals, and websites. Consideration is given to new tax law proposals, the economic outlook of a particular industry, as well as general economic conditions.

NHFS also uses data from client questionnaires, including cost basis, tax consequences, and other factors relative to the client. NHFS may employ computer software packages procured from third parties in an attempt to better assist the client to formulate and communicate his or her present position and goals.

Investment strategies used to implement any investment advice given to clients include long term purchases and short term purchases. NHFS adopts a long-term strategy to meet the clients' overall financial goals. In advising retail clients of Advisor investing in the AssetMark Platform, NHFS uses model portfolios of mutual funds, Exchange Traded Funds (ETF's), individual securities, and Variable Annuity sub-accounts provided by a number of institutional investment strategists and based on the information, research, asset allocation methodology and investment strategies of these institutional strategists. Regarding Privately Managed Account and Unified Managed Account investment solutions, NHFS also introduces clients to, and advises on the selection of, independent investment managers who provide discretionary management of individual portfolios using a variety of different securities analysis methods, sources of information and investment strategies. Clients will receive separate disclosures from such investment managers regarding any such investment manager's advisory services. With respect to clients investing in the AssetMark Platform, NHFS introduces clients to, and advises on the selection of, independent investment managers who provide discretionary management of individual portfolios including a wide variety of different securities types. Clients will receive a separate disclosure from such investment managers regarding any such investment manager's advisory services.

In advising retail clients of Advisor investing in The Elements Group Platform, NHFS uses model portfolios of mutual funds and Exchange Traded Funds (ETF's) sub-accounts provided by a number of institutional investment strategists and based on the information, research, asset allocation methodology and investment strategies of these institutional strategists. In addition, advisers are generally required to choose allocation in three different mandates to further mitigate risk and be less impacted by market movement. These three mandates are: Mandate 1: Market Movement are strategies which closely track the broad movement of stock and/or bond markets, or a blend of the two; Mandate 2: Tactical Market Movement are strategies, which seek to opportunistically adjust the total level of risk in the portfolio or allocations to various asset classes. These strategies will track market movement to varying degrees, depending on the strategy and market environment; Mandate 3: Market Movement Diversifier are strategies that may de-link from general market movement and may provide additional diversification. Clients will receive separate disclosures from such investment managers regarding any such investment manager's advisory services. With respect to clients investing in The Elements Group Platform, NHFS introduces clients to, and advises on the selection of specific strategies that provide discretionary management of individual portfolios including a wide variety of different securities types. Clients will receive a separate disclosure from such investment managers regarding any such investment manager's advisory services.

In advising clients of investing in Navigator Unified Solutions through Clark Capital, NHFS uses model portfolios consisting of equities, fixed-income securities, and alternative asset classes. Clark Capital, at its sole discretion, will select appropriate investment vehicles, which may include mutual funds, exchange traded funds, equities, and fixed-income securities, and Sub-advisors (independent portfolio management firms) for the client portfolio and determine portfolio allocation. Clark Capital itself acts as a Sub-advisor for segments of the asset allocation. At a client's option, the portfolio will be provided with the Navigator Sentry Strategy, designed and implemented by Clark Capital to employ institutional level hedge strategy in an effort to limit loss in the account.

ITEM 9: DISCIPLINARY INFORMATION

The advisers at New Horizon Financial Strategies have not been involved in material disciplinary events.

ITEM 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Paul A. Strebel and Christopher J. Strebel are partners of an accounting firm and are Certified Public Accountants. They may spend more than 50% of their time on this activity. Some of the accounting clients may become financial planning or investment management clients and some of the financial planning or investment management clients may become accounting clients.

Paul A. Strebel and David G. Richards are partners of an accounting firm and are Certified Public Accountants. They may spend more than 50% of their time on this activity. Some of the accounting clients may become financial planning or investment management clients and some of the financial planning or investment management clients may be accounting clients.

Paul A. Strebel and Leslie A. Strebel are partners of a business coaching and consulting firm and may spend more than 50% of their time on this activity.

Paul A. Strebel and Leslie A. Strebel are shareholders in Mipalee Inc. dba Lee Alexander and Company. Time spent on this activity is approximately 20 hours per month.

Paul A. Strebel is a Professor of Personal Financial Management, Financial Planning and Wealth Management, and Financial Accounting Principles at Cornell University. Time spent on this activity is approximately 200 hours per semester.

Paul A. Strebel is Chair of the Board of Directors for United Way of Tompkins County. Time spent on this activity is approximately 5 hours per month.

New Horizon Financial Strategies may refer clients to licensed insurance agents for implementation of financial plan recommendations. Leslie A. Strebel, who is President of Financial Solutions, and Angela O'Neill are both registered representatives of a broker/dealer and licensed insurance agents. As licensed insurance agents, they could earn a commission on the sale of such insurance. All clients should know that they are not obligated to use Leslie or Angela or companies represented by Leslie or Angela, and there are no fee sharing arrangements. Paul A. Strebel and Christopher J. Strebel are not licensed insurance agents and therefore will not receive any commission from the sale of such insurance. Paul A. Strebel may indirectly derive compensation if clients choose to implement insurance recommendations through Leslie A. Strebel. SAL, Inc. d/b/a Financial Solutions is registered as an insurance agent in the state of New York and various other states as needed. Thus it may also earn reasonable and customary commissions on the sale of insurance products. This is discussed further under Item 12: Brokerage Practices.

All clients maintain the right to choose any registered representative, broker/dealer, or insurance company they wish to implement financial plan recommendations. Brokers suggested are Leslie A. Strebel and Angela O'Neill. CAMAS is the chosen Broker Dealer by Leslie A. Strebel and

Angela O'Neill due to the wide array of products, excellent continuing education, and supervision offered, along with a competitive payout. CAMAS custodies client securities accounts at Pershing, LLC, member FINRA. Products include life insurance, health insurance, long term care insurance, disability insurance, mutual funds, individual securities, limited partnerships, REITs, group benefits, and alternative investments. Clients pay the same, or lower, commissions obtainable from other brokers. Research services are not offered. No product or services are provided in exchange for client referrals.

Each client that is a Plan has a named fiduciary. The Plan Fiduciary is solely responsible for determining whether a particular security is an appropriate investment for the Plan in light of the Plan's overall investment objectives. The Plan Fiduciary must make the investment decisions about purchases of any products based on his or her understanding of the Plan's needs and objectives, and NHFS is in no way responsible for any investment decisions. The Plan Fiduciary is free to seek independent advice about the appropriateness of any investment for the Plan.

NHFS may have arrangements with unrelated third party service providers, including but not limited to other registered investment advisors such as Focus Point Solutions, Inc. (FPS) to service client accounts, including, but are not limited to research, due diligence, reporting, portfolio analysis, and back office administration. FPS generally does not have any direct contact with our clients. FPS provides services directly to us and we are solely responsible for Client accounts. Upon entering into an agreement for advisory services with NHFS, clients authorize us to use these unrelated third party service providers to service their account, including billing and the deduction of fees from client accounts. Clients agree to allow us to share non-public, personal information with these unrelated third party service providers for the purpose of administering and managing client's account. We require unrelated third party service providers to execute a confidentiality agreement and not share client information with any unauthorized person or entity. The use of unrelated third party service providers will not cause a client to incur any additional fees. We pay unrelated third party service providers for services out of the total advisory fee charged to a client. Our fee schedule is disclosed under Item 5 above.

ITEM 11: CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

CODE OF ETHICS

Code of Ethics Introduction

CFP® Board adopted the Code of Ethics to establish the highest principles and standards. These Principles are general statements expressing the ethical and professional ideals certificants and registrants are expected to display in their professional activities. As such, the Principles are aspirational in character and provide a source of guidance for certificants and registrants. The Principles form the basis of CFP® Board's Rules of Conduct, Practice Standards and Disciplinary Rules, and these documents together reflect CFP® Board's recognition of certificants' and registrants' responsibilities to the public, clients, colleagues and employers.

These principles apply to all CFP® certificants or those seeking CFP® certification and provide guidance to them in the performance of their professional services.

Principle 1 – Integrity

Provide professional services with integrity.

Integrity demands honesty and candor which must not be subordinated to personal gain and advantage. Certificants are placed in positions of trust by clients, and the ultimate source of that trust is the certificant's personal integrity. Allowance can be made for innocent error and legitimate differences of opinion, but integrity cannot co-exist with deceit or subordination of one's principles.

Principle 2 – Objectivity

Provide professional services objectively.

Objectivity requires intellectual honesty and impartiality. Regardless of the particular service rendered or the capacity in which a certificant functions, certificants should protect the integrity of their work, maintain objectivity and avoid subordination of their judgment.

Principle 3 – Competence

Maintain the knowledge and skill necessary to provide professional services competently.

Competence means attaining and maintaining an adequate level of knowledge and skill, and application of that knowledge and skill in providing services to clients. Competence also includes the wisdom to recognize the limitations of that knowledge and when consultation with other professionals is appropriate or referral to other professionals necessary. Certificants make a continuing commitment to learning and professional improvement.

Principle 4 – Fairness

Be fair and reasonable in all professional relationships.

Disclose conflicts of interest. Fairness requires impartiality, intellectual honesty and disclosure of material conflicts of interest. It involves a subordination of one's own feelings, prejudices and desires so as to achieve a proper balance of conflicting interests. Fairness is treating others in the same fashion that you would want to be treated.

Principle 5 – Confidentiality

Protect the confidentiality of all client information.

Confidentiality means ensuring that information is accessible only to those authorized to have access. A relationship of trust and confidence with the client can only be built upon the understanding that the client's information will remain confidential.

Principle 6 – Professionalism

Act in a manner that demonstrates exemplary professional conduct.

Professionalism requires behaving with dignity and courtesy to clients, fellow professionals, and others in business-related activities. Certificants cooperate with fellow certificants to enhance and maintain the profession's public image and improve the quality of services.

Principle 7 – Diligence

Provide professional services diligently.

Diligence is the provision of services in a reasonably prompt and thorough manner, including the proper planning for, and supervision of, the rendering of professional services.

Participation or Interest in Client Transactions and Personal Trading

Paul A. Strebel may indirectly derive compensation if clients choose to implement investment recommendations through Leslie A. Strebel, a registered representative and licensed insurance agent. Leslie is also President of Financial Solutions, an affiliated firm.

Clients are not obligated to implement any recommendations made during the financial planning process. If a client chooses to implement any recommendations, the client may choose to implement them through the affiliations outlined under Item 12: Brokerage Practices within this document or with any appropriately licensed individual or firm outside of NHFS. Commissions may be earned on products sold through Leslie A. Strebel or Angela O'Neill, and the products they may sell to you may be limited in scope as they are only allowed to sell products approved by their Broker/Dealer, CAMAS.

On occasion, Paul A. Strebel, Leslie A. Strebel, Angela O'Neill, and Christopher J. Strebel may buy or sell securities that they recommend to clients. There is no conflict of interest as the securities are widely held and publicly traded.

NHFS and persons associated with NHFS are permitted to buy and/or sell securities that NHFS recommends.

In accordance with Section 204A of the Advisers Act, NHFS also maintains and enforces written policies reasonably designed to prevent the unlawful use of material non-public information by NHFS or any of its Associated Persons.

As a personal financial planning client of a CFP®, registered CERTIFIED FINANCIAL PLANNER™, you have the right to receive annually the current NHFS Form ADV 2A and 2B or the current revision of the disclosure you received when our advisory relationship began, as well as our Code of Ethics. The NHFS Form ADV 2A and 2B and Code of Ethics are also available upon request to prospective clients.

ITEM 12: BROKERAGE PRACTICES

NHFS suggests brokers Leslie Strebel and Angela O'Neill for client referrals. CAMAS is the chosen Broker Dealer of Leslie and Angela as they offer a wide array of products, excellent continuing education and supervision, along with a competitive payout. CAMAS custodies client securities accounts at Pershing, LLC, member FINRA. Products include life and health

insurance, mutual funds, individual securities, limited partnerships, and group benefits. Clients pay the same, or lower, commissions obtainable from other brokers. Research services are not offered. No products or services are provided in exchange for client referrals.

Regarding the AssetMark Platform, NHFS assists the client in selecting the risk/return objective and Portfolio Strategists that best suit the client's objectives. The client then specifically directs the account to be invested in accordance with the chosen asset allocation. When the client selects the asset allocation, the client further directs that the account be automatically adjusted to reflect any adjustment in the asset allocation by the selected Portfolio Strategist. This client authorization results in the purchases and sale of certain mutual funds or ETFs (or transfers between variable annuity sub-accounts) without further authorization by the client or any other party at such time as the Portfolio Strategist changes the composition of the selected model asset allocation. The client receives confirmation of all transactions in the account and is free to terminate participation in the Platform and retain or dispose of any assets in the account at any time. NHFS has no authority to cause any purchase or sale of securities in any client account, or change the selected model asset allocation or to direct the account to be invested in any manner other than as previously authorized by the client (written or verbal). If a client selects an IMA, UMA or CMA investment solution, the third-party Discretionary Managers are granted the authority to manage the accounts on a discretionary basis, including the authority to buy, sell, select, remove and select securities and other investments for the account, and to select broker-dealers or others through which transaction will be effected.

ITEM 13: REVIEW OF ACCOUNTS

Financial planning reviews are performed on an annual basis if the client chooses to engage NHFS for an additional twelve month period. There are no different levels of review. However, at the request of the client, NHFS intends to provide, at no charge, financial planning updating services to update clients for a period of twelve months (from renewal date).

NHFS advisors perform investment advisory services reviews on an as needed basis. There are no different levels of review.

NHFS advisors review and update the financial plans and investment portfolios. Clients receive regular custodial account statements and transaction ledgers from custodians.

1. Clients with investments on the AssetMark Platform will receive periodic custodial account statements from their account custodian not less frequently than quarterly. Custodians, Pershing and TD Ameritrade, issue monthly custodial account statements, while AssetMark Trust issues quarterly custodial account statements. Additionally, NHFS issues quarterly written reports to its investment advisory clients. These written reports generally contain a list of assets, investment results, and statistical data related to the client's account, and are made available via mail or electronic delivery. The information in these reports may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities. We urge clients to carefully review these reports and compare the statements that they receive from their custodian to the reports that we provide.

Clients with investments on the TEG Platform will receive periodic account statements from their account custodian not less frequently than quarterly. Pershing Advisory Services is the custodian for TEG accounts.

Clients with investments at Clark Capital will receive monthly custodial account statements from their account custodian, Pershing Advisory Services. Additionally, Clark Capital issues quarterly statements to its investment advisory clients. These written reports generally contain a list of assets, investment results, and statistical data related to the client's account, and are made available via mail or electronic delivery. The information in these reports may vary from the custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities. We urge clients to carefully review these reports and compare the statements that they receive from their custodian to the reports that Clark Capital provides.

Clients with investments at Principal Funds will receive quarterly custodial account statements from Principal Funds.

Clients with investments at Mosaic have custodial account statements available to them through Interactive Brokers LLC either on a monthly, quarterly, or annual basis. Statement availability is based on how the client is set up in terms of their preference.

Clients with investments at TD Ameritrade Institutional will receive monthly custodial account statements from TD Ameritrade. These written reports are made available via mail or electronic delivery.

Clients with pension and profit-sharing plans at Mid-Atlantic and Great West will receive quarterly custodial account statements from their respective custodian of the plan, and will receive an annual review of their account.

ITEM 14: CLIENT REFERRALS AND OTHER COMPENSATION

NHFS may recommend Leslie A. Strebel or Angela O'Neill to financial planning clients that wish to implement their plan by purchasing insurances and/or securities through Financial Solutions. Leslie A. Strebel benefits directly from commissions earned through financial plan implementation. Paul A. Strebel benefits indirectly from commissions earned by his wife, Leslie A. Strebel. Angela O'Neill benefits directly from commissions earned through financial plan implementation.

NHFS may earn incentive awards for placing business with third party providers that may include but are not limited to training, seminars, marketing expense reimbursement, and due diligence trips.

Additionally, fees may be earned directly by Leslie A. Strebel and Angela O'Neill, and they may receive incentive awards earned partially through the implementation of the plan recommendations (should the client choose Leslie or Angela for implementation). A client or prospective client has the right to ask Paul, a CFP® certificant, at any time for information about his compensation related to the services he provides. Paul will communicate the requested

information in reasonable detail as it relates to the client's financial planning engagement, including compensation derived from plan implementation. The disclosure of compensation:

1. May be expressed as an approximate dollar amount or percentage, or as a range of amount or percentages;
2. Shall be made at a time and to the extent that the requested information may be reasonably ascertained;
3. Will be based on reasonable assumptions, with estimates clearly identified, and;
4. Will be updated in a timely manner if actual compensation significantly differs from any estimates.

With respect to the AssetMark Platform, NHFS may, subject to negotiation with AssetMark, receive certain allowances, reimbursements or services from AssetMark in connection with NHFS investment advisory services to its clients, as described below and in the Appendix 1 of the AssetMark Platform Disclosure Brochure. Under AssetMark's Gold/Platinum Premier Consultant Program, NHFS would be entitled to receive a quarterly business development allowance for reimbursement for qualified marketing/practice management expenses incurred by NHFS. These amounts range from \$5,000 to \$50,000 annually, depending on the amount of the adviser's client assets managed within the Platform. Historically, NHFS stays within the \$5,000 to \$7,000 range. AssetMark may also bear the cost of airfare for firms such as NHFS to attend AssetMark's annual conference or to conduct due diligence visits to AssetMark's offices. In addition, AssetMark may, from time to time, contribute to the costs incurred by participating firms such as NHFS with conferences or other client events conducted by such firms and their representatives. AssetMark may also provide opportunities for participating firms such as NHFS to receive fee reductions and /or allowances of client assets invested through the Platform. These arrangements are entered into between AssetMark and a firm such as NHFS on an individually negotiated basis. NHFS may agree to provide AssetMark with introductions to and information concerning its advisory representatives, and provide the representatives with information concerning AssetMark's Platform and products, and permit AssetMark to participate in broker-dealer meetings and workshops. In addition to the fee reductions and/or allowances granted the firm by AssetMark, AssetMark may agree to provide the firm or its representatives with organizational consulting, education, training and marketing support.

ITEM 15: CUSTODY

New Horizon Financial Strategies does not provide custodial services to its clients. Client assets are held with banks, financial institutions, or registered broker-dealers that are "qualified custodians." Clients will receive statements directly from the qualified custodians at least quarterly. We urge clients to carefully review those statements and compare the custodial records to the reports that we provide them. The information in our reports may vary from custodial statement based on accounting procedures, reporting dates or valuation methodologies of certain securities.

ITEM 16: INVESTMENT DISCRETION

New Horizon Financial Strategies has discretionary authority to manage securities accounts on behalf of clients who participate in the NHFS TD Ameritrade Institutional Private Client Model

Program. The execution of Limited Power of Attorney is established when a client acknowledges discretion by signing their initials on the new account application.

With respect to the AssetMark Platform, with the exception of Advisor Strategist program described in the next paragraph, NHFS does not take any independent discretionary authority over client accounts. NHFS does, however, offer clients participation in the AssetMark Platform, an asset allocation Platform more fully described in the Appendix 1 – Platform Disclosure Brochure. Asset allocations composed by a group of independent investment strategists (“Portfolio Strategists”) are offered under the Platform, with the different model allocations designed to satisfy a gradient of risk/return objectives. The Portfolio Strategists have no direct relationship with NHFS or client, make no analysis of and do not consider the clients’ individual circumstances or objectives, and do not tailor the model asset allocation to any specific clients’ needs, circumstances or objectives, but only to the stated risk/return objectives.

The Advisor as Strategist Program on the Assetmark Platform enables NHFS to implement asset allocation models on behalf of our clients as well as the clients of other advisors on the Assetmark Platform. A portion of the fees paid by clients of other affiliated advisors is paid to NHFS. The assets in these models are considered discretionary.

With respect to the TEG Platform, NHFS does not take any independent discretionary authority over client accounts. NHFS does, however, offer clients participation in TEG Platform, an asset allocation Platform more fully described in the Appendix 1 – Platform Disclosure Brochure. Asset allocations and mandate selections are offered under the Platform, with the different options available portfolios are designed to satisfy a gradient of risk/return objectives. The Portfolio Strategists and fund managers have no direct relationship with NHFS or client, make no analysis of and do not consider the clients’ individual circumstances or objectives, and do not tailor the model asset allocation to any specific clients’ needs, circumstances or objectives, but only to the stated risk/return objectives.

With respect to Clark Capital, NHFS does not take any independent discretionary authority over client accounts. Clark Capital manages the account in a discretionary manner, in accordance with an Investment Policy Statement tailored to meet clients’ needs to the extent possible. Clark Capital may determine, without obtaining specific client consent: securities to be bought and sold; amount of securities to be bought and sold; broker or dealer to be used; and commission rates paid.

ITEM 17: VOTING CLIENT SECURITIES

New Horizon Financial Strategies does not retain any right to vote client proxies on behalf of its clients. Clients receive their voting proxies and other solicitations directly from their custodian and the fund companies that their securities accounts are invested in. Clients may contact their custodian or fund companies directly regarding questions about a particular solicitation.

With respect to the AssetMark Platform, the client retains the right to vote proxies if the account is invested in a Mutual Fund, ETF, or Variable Annuity Investment Solution. If the account is invested in an IMA, CMA, or UMA Investment Solution, the client designates the applicable Discretionary Manager as their agent to vote proxies on securities in the account. Client

acknowledges that as a result of this voting designation they are also designating the Discretionary Manager as their agent to receive proxies, proxy solicitation materials, annual reports provided in connection with proxy solicitations, and other materials provided in connection with the above actions relating to the assets in the account. However, the client retains the right to vote proxies and may do so by notifying advisor in writing of the desire to vote future proxies.

TEG Platform does not have the authority to vote Platform client securities (proxies) on behalf of their Platform clients and neither do the Strategists. Each Platform client will have the obligation to vote proxies in their own account. With respect to Clark Capital, the client acknowledges that Clark Capital does not exercise the proxy rights and, in the case of qualified plans under ERISA, Clark Capital is expressly precluded from voting proxies which right to vote proxies is reserved by the Plan's trustee or other fiduciary.

ITEM 18: FINANCIAL INFORMATION

NHFS does not require or solicit prepayment of more than \$500 in fees per client six months or more in advance, so has not provided a balance sheet here.

ITEM 19: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

Biographical Information

Paul A. Strebel: Born 1958; BBA in Accounting; has been a Certified Public Accountant since 1991; has been a CERTIFIED FINANCIAL PLANNER™ certificant since 1985; has been a business development consultant to business owners, including other financial professionals, since 1999; has been with New Horizon Financial Strategies since February 1996.

Employment/Business Affiliations:

Strebel & Strebel, CPAs, Ithaca, NY, CPA Firm, CPA/Partner, 1/1986 to Present.
Strebel & Richards, CPAs, Randolph, NJ, CPA Firm, CPA/Partner, 01/2012 to Present.

Leslie A. Strebel: Born 1958; BA in Psychology; has been President of Financial Solutions, a financial services firm, since 1997; was District Manager for Massachusetts Mutual Life Insurance Company for six years until 1996; has been a business development consultant to business owners, including other financial professionals, since 2000. Broker affiliation is currently with Comprehensive Asset Management and Servicing, Inc. (CAMAS) since June 2011. Leslie Strebel has been with New Horizon Financial Strategies (NHFS) since January 2001.

Employment/Business Affiliations:

Comprehensive Asset Management and Servicing, Inc. (CAMAS), Parsippany, NJ, 6/2011 to Present.

Ensemble Financial Services, Inc., Pittsford, NY 10/2009 to 6/2011.

FSC Securities Corporation, Atlanta, GA, RIA, Advisory Rep., 1/1999 to 9/2009.

SAL, Inc., Ithaca, NY, Financial Services Firm, Registered Rep, Insurance Agent, 1/1999 to Present.

Christopher J. Strelbel: Born 1960; BS in Accounting; has been a Certified Public Accountant since 1985; has been a Certified Fund Specialist since 1997. Christopher Strelbel has been with New Horizon Financial Strategies since February of 1996.

Employment/Business Affiliations:

Strelbel & Strelbel, CPAs, Ithaca, NY, CPA Firm, CPA/Partner, 1/86 to present.
New Horizon Financial Strategies, Ithaca, NY, Financial Planning, General Partner, 4/96 to present.

Angela O'Neill: Born 1967; BBA in Accounting; was a Financial Advisor for Smith Barney for nine years until 2006. Broker affiliation is currently with Comprehensive Asset Management and Servicing, Inc. since June 2011. Angela O'Neill has been with New Horizon Financial Strategies (NHFS) since September of 2006.

Employment/Business Affiliations:

Comprehensive Asset Management and Servicing, Inc. (CAMAS), Parsippany, NJ, 6/2011 to Present.
Ensemble Financial Services, Inc., Pittsford, NY 10/2009 to 6/2011.
FSC Securities Corporation, Atlanta, GA, Registered Representative, 9/2006 to 9/2009.
Smith Barney, Ithaca, NY, Financial Advisor, 10/1997 to 9/2006.

FORM ADV PART 2B: BROCHURE SUPPLEMENT

ITEM 1: COVER PAGE

Name of Investment Firm: New Horizon Financial Strategies

Address: 944 Dryden Road, Ithaca, NY 14850

Phone Number: (607) 275-1275

Website: www.strebelcpa.com

Date: 03/31/2015

This brochure supplement provides information about Paul Strebel that supplements the NHFS brochure (Form ADV Part 2A). All clients are offered a copy of this brochure annually. Please contact NHFS at (607) 275-1275 if you did not receive the NHFS brochure or if you have any questions about the contents of this supplement.

ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Paul Strebel: Born 1958; BBA in Accounting; has been a Certified Public Accountant since 1991; has been a CERTIFIED FINANCIAL PLANNER™ certificant since 1985; has been a business development consultant to business owners, including other financial professionals, since 1999; has been with New Horizon Financial Strategies since February 1996.

Employment/Business Affiliations:

Strebel & Strebel, CPAs, Ithaca, NY, CPA Firm, CPA/Partner, 1/1986 to Present.

Strebel & Richards, CPAs, Randolph, NJ, CPA Firm, CPA/Partner, 01/2012 to Present.

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events material to Paul Strebel.

ITEM 4: OTHER BUSINESS ACTIVITIES

Paul A. Strebel and Christopher J. Strebel are partners of an accounting firm and are Certified Public Accountants. They may spend more than 50% of their time on this activity. Some of the accounting clients may become financial planning or investment management clients and some of the financial planning or investment management clients may become accounting clients.

Paul A. Strebel and David G. Richards are partners of an accounting firm and are Certified Public Accountant. They may spend more than 50% of their time on this activity. Some of the accounting clients may become financial planning or investment management clients and some of the financial planning or investment management clients may be accounting clients.

Paul A. Strebel and Leslie A. Strebel are partners of a business coaching and consulting firm and may spend more than 50% of their time on this activity.

Paul A. Strebel and Leslie A. Strebel are shareholders in Mipalee Inc. dba Lee Alexander and Company. Time spent on this activity is approximately 20 hours per month.

Paul A. Strebel is a Professor of Personal Financial Management, Financial Planning and Wealth Management, and Financial Accounting Principles at Cornell University. Time spent on this activity is approximately 200 hours per semester.

Paul A. Strebel is Chair of the Board of Directors for United Way of Tompkins County. Time spent on this activity is approximately 5 hours per month.

ITEM 5: ADDITIONAL COMPENSATION

Paul Strebel does not receive an economic benefit from providing advisory service to someone who is not a client. For purposes of this Item, economic benefits include sales awards and other prizes, but do not include the supervised person's regular salary.

ITEM 6: SUPERVISION

NHFS requires those involved in determining or giving investment advice to clients to hold at least a four-year degree with a minimum of 10 years experience advising clients on financial planning and investment issues or a Master's degree in Financial Planning and be a CERTIFIED FINANCIAL PLANNER™ certificant. NHFS requires ongoing participation in educational programs made available to financial service professionals.

Paul Strebel is a Partner for NHFS and may be contacted at (607) 275-1275. Leslie Strebel is the secondary contact person and may be reached at the same phone number.

ITEM 7: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

Paul Strebel has not been involved in these events: an award or otherwise being found liable in an arbitration claim alleging damages in excess of \$2,500; an award or otherwise being found liable in a civil, self-regulatory organization, or administrative proceeding; subject of a bankruptcy petition.

FORM ADV PART 2B: Brochure Supplement

ITEM 1: COVER PAGE

Name of Investment Firm: New Horizon Financial Strategies

Address: 944 Dryden Road, Ithaca, NY 14850

Phone Number: (607) 275-1275

Website: www.strebelcpa.com

Date: 03/31/2015

This brochure supplement provides information about Leslie Strebel that supplements the NHFS brochure (Form ADV Part 2A). All clients are offered a copy of this brochure annually. Please contact NHFS at (607) 275-1275 if you did not receive the NHFS brochure or if you have any questions about the contents of this supplement.

ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Leslie Strebel: Born 1958; BA in Psychology; has been President of Financial Solutions, a financial services firm, since 1997; was District Manager for Massachusetts Mutual Life Insurance Company for six years until 1996; has been a business development consultant to business owners, including other financial professionals, since 2000. Broker affiliation is currently with Comprehensive Asset Management and Servicing, Inc. (CAMAS) since June 2011. Leslie Strebel has been with New Horizon Financial Strategies (NHFS) since January 2001.

Employment/Business Affiliations:

Comprehensive Asset Management and Servicing, Inc. (CAMAS), Parsippany, NJ, 6/2011 to Present.

Ensemble Financial Services, Inc., Pittsford, NY 10/2009 to 6/2011.

FSC Securities Corporation, Atlanta, GA, RIA, Advisory Rep., 1/1999 to 9/2009.

SAL, Inc., Ithaca, NY, Financial Services Firm, Registered Rep, Insurance Agent, 1/1999 to Present.

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events material to Leslie Strebel.

ITEM 4: OTHER BUSINESS ACTIVITIES

NHFS may refer clients to Leslie Strebel, who is a registered representative of broker/dealer CAMAS and is a licensed insurance agent, for implementation of financial plan recommendations. Leslie Strebel benefits directly from commissions earned through financial

plan implementation. All clients should know that they are not obligated to use Leslie or companies represented by Leslie, and there are no fee sharing arrangements. CAMAS is the chosen Broker/Dealer because they have a wide array of products, excellent continuing education and supervision, along with a competitive payout. CAMAS custodies client's securities accounts at Pershing LLC, member FINRA. Products include life, long term care, health insurance, and disability insurance, mutual funds, individual securities, limited partnerships, REITS, group benefits, and alternative investments. Clients pay the same, or lower, commissions obtainable from other brokers. Research services are not offered. No product or services are provided in exchange for client referrals.

Paul A. Strebel and Leslie A. Strebel are partners of a business coaching and consulting firm and may spend more than 50% of their time on this activity.

Paul A. de and Leslie A. Strebel are shareholders in Mipalee Inc. dba Lee Alexander & Co. Time spent on this activity is approximately 3 hours per month.

Leslie A. Strebel serves on the Tompkins Time Traders board/ Time spent on this activity is approximately 4 hours per month.

ITEM 5: ADDITIONAL COMPENSATION

Leslie Strebel does not receive an economic benefit from providing advisory service to someone who is not a client. For purposes of this Item, economic benefits include sales awards and other prizes, but do not include the supervised person's regular salary.

ITEM 6: SUPERVISION

NHFS requires those involved in determining or giving investment advice to clients to hold at least a four-year degree with a minimum of 10 years experience advising clients on financial planning and investment issues or a Master's degree in Financial Planning and be a CERTIFIED FINANCIAL PLANNER™ certificant. NHFS requires ongoing participation in educational programs made available to financial service professionals.

Paul Strebel is a Partner for NHFS and may be contacted at (607) 275-1275. Leslie Strebel is the secondary contact person and may be reached at the same phone number.

ITEM 7: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

Leslie Strebel has not been involved in these events: an award or otherwise being found liable in an arbitration claim alleging damages in excess of \$2,500; an award or otherwise being found liable in a civil, self-regulatory organization, or administrative proceeding; subject of a bankruptcy petition.

FORM ADV PART 2B: Brochure Supplement

ITEM 1: COVER PAGE

Name of Investment Firm: New Horizon Financial Strategies

Address: 944 Dryden Road, Ithaca, NY 14850

Phone Number: (607) 275-1275

Website: www.strebelcpa.com

Date: 03/31/2015

This brochure supplement provides information about Angela O'Neill that supplements the NHFS brochure (Form ADV Part 2A). All clients are offered a copy of this brochure annually. Please contact NHFS at (607) 275-1275 if you did not receive the NHFS brochure or if you have any questions about the contents of this supplement.

ITEM 2: EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Angela O'Neill: Born 1967; BBA in Accounting; was a Financial Advisor for Smith Barney for nine years until 2006. Broker affiliation is currently with Comprehensive Asset Management and Servicing, Inc. since June 2011. Angela O'Neill has been with New Horizon Financial Strategies (NHFS) since September of 2006.

Employment/Business Affiliations:

Comprehensive Asset Management and Servicing, Inc. (CAMAS), Parsippany, NJ, 6/2011 to Present.

Ensemble Financial Services, Inc., Pittsford, NY 10/2009 to 6/2011.

FSC Securities Corporation, Atlanta, GA, Registered Representative, 9/2006 to 9/2009.

Smith Barney, Ithaca, NY, Financial Advisor, 10/1997 to 9/2006.

ITEM 3: DISCIPLINARY INFORMATION

There are no legal or disciplinary events material to Angela O'Neill.

ITEM 4: OTHER BUSINESS ACTIVITIES

NHFS may refer clients to Angela O'Neill, who is a registered representative of broker/dealer CAMAS and is a licensed insurance agent, for implementation of financial plan recommendations. Angela O'Neill benefits directly from commissions earned through financial plan implementation. All clients should know that they are not obligated to use Angela or companies represented by Angela, and there are no fee sharing arrangements. CAMAS is the chosen Broker/Dealer because they have a wide array of products, excellent continuing education and supervision, along with a competitive payout. CAMAS custodies client's

securities accounts at Pershing LLC, member FINRA. Products include life, long term care, and disability insurance; mutual funds; individual securities; limited partnerships, REITs, and alternative investments. Clients pay the same, or lower, commissions obtainable from other brokers. Research services are not offered. No product or services are provided in exchange for client referrals.

ITEM 5: ADDITIONAL COMPENSATION

Angela O'Neill does not receive an economic benefit from providing advisory service to someone who is not a client. For purposes of this Item, economic benefits include sales awards and other prizes, but do not include the supervised person's regular salary.

ITEM 6: SUPERVISION

NHFS requires those involved in determining or giving investment advice to clients to hold at least a four-year degree with a minimum of 10 years experience advising clients on financial planning and investment issues or a Master's degree in Financial Planning and be a CERTIFIED FINANCIAL PLANNER™ certificant. NHFS requires ongoing participation in educational programs made available to financial service professionals.

Paul Strebel is a Partner for NHFS and may be contacted at (607) 275-1275. Leslie Strebel is the secondary contact person and may be reached at the same phone number.

ITEM 7: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

Angela O'Neill has not been involved in these events: an award or otherwise being found liable in an arbitration claim alleging damages in excess of \$2,500; an award or otherwise being found liable in a civil, self-regulatory organization, or administrative proceeding; subject of a bankruptcy petition.