

Morgan Lewis

SEC Form CRS Schematic Templates for Investment Advisers *Revised and Updated as of August 27, 2019*

We created the following schematic template to help investment advisers begin to conceptualize and draft SEC Form CRS relationship summaries for their businesses.

NOTE: As business models vary significantly among firms, your disclosures will have to reflect your business in a fair and not misleading manner. Accordingly, this template is not intended as a substitute for the Form CRS instructions and SEC guidance; please think of this as a starting point. You will need to draft and review your own disclosures with your own legal counsel and other advisors and we are here to help.

Please note the following:

- Form CRS instructions are shown in *italics*
- SEC required language is set off in **{brackets and bolded}**
- Optional disclosures are set off in [brackets]
- Language that the SEC requires to be emphasized is in ***bold italics***

Please contact any of the Morgan Lewis attorneys listed below if you have any questions or comments about these templates or Form CRS's requirements.

Boston

[David C. Boch](#)
[Jason S. Pinney](#)

New York

[Christine M. Lombardo](#)
[Eric L. Perelman](#)

Orange County

[Chris Cox](#)

Washington, DC

[John V. Ayanian](#)
[Brian J. Baltz](#)
[Ivan P. Harris](#)
[Thomas S. Harman](#)
[Lindsay B. Jackson](#)
[Daniel R. Kleinman](#)
[Amy Natterson Kroll](#)
[Monica L. Parry](#)
[Michael B. Richman](#)
[Ignacio A. Sandoval](#)
[Steven W. Stone](#)
[Kyle D. Whitehead](#)

[Firm Name]
[Form CRS Customer Relationship Summary], *Insert Date*

[Introduction]	<p><i>Insert name of firm</i> is registered with the Securities and Exchange Commission (SEC) as an investment adviser. Brokerage and investment advisory services and fees differ and it is important for you to understand these differences. Free and simple tools are available to research firms and financial professionals at Investor.gov/CRS, which also provides educational materials about broker-dealers, investment advisers, and investing.</p>
<p>{What investment services and advice can you provide me?}</p>	<p>We offer investment advisory services to retail investors[, <i>including, for example, financial planning and wrap fee programs</i>] [<i>describe principal services and any material limitations on such services, including with respect to whether investment monitoring is offered (and if so with what frequency and limitations and whether included as part of standard services), investment authority, limitations on investment offerings, and account/investment minimums.</i>] <i>If accepting discretionary authority, describe those services and any material limitations, including circumstances that trigger this authority and material limitations such as length of time. If offering nondiscretionary services, explain that the retail investor makes the ultimate decision regarding the purchase or sale of investments.</i></p> <p>For additional information, please see [cross references to Form ADV, Part 2A brochure (Items 4 and 7 of Part 2A or Items 4.A. and 5 of Part 2A Appendix 1) and other applicable documents. Also consider disclosures in your ERISA 408(b)(2) service provider fee disclosure and any work you may have done on the now vacated ERISA/IRA Best Interest Contract Exemption].</p> <p>Conversation Starters. Ask your financial professional—</p> <ul style="list-style-type: none"> • {Given my financial situation, should I choose an investment advisory service? Why or why not?} • How will you choose investments to recommend to me? • What is your relevant experience, including your licenses, education and other qualifications? What do these qualifications mean?}
<p>{What fees will I pay?}</p>	<p><i>Summarize the principal fees and costs that retail investors will incur for investment advisory services, including how frequently they are assessed and the conflicts of interest they create. Describe ongoing asset-based fees, fixed fees, wrap fee program fees or other direct fee arrangements (these should align with your response to Form ADV Part 1A, Item 5.E.). If offering wrap free programs, consider including a statement that asset-based fees associated with the wrap fee program will include most transaction costs and fees to a broker-dealer or bank that has custody of these assets, and therefore are higher than a typical asset-based advisory fee. If charging asset-based fee, then consider including a statement that the more assets there are in a retail investor's account, the more a retail investor will pay in fees, and the firm may therefore have an incentive to encourage the retail investor to increase the assets in his or her account.</i></p> <p><i>Describe other fees and costs related to investment advisory services and investments, including examples of the most common fees and costs (e.g., custodian fees, account maintenance fees, fees related to mutual funds and variable annuities, and other transactional and product level fees).</i></p> <p>{You will pay fees and costs whether you make or lose money on your investments. Fees and costs will reduce any amount of money you make on your investments over time. Please make sure you understand what fees and costs you are paying.}</p> <p>For additional information, please see [cross references to Form ADV, Part 2A brochure (Items 5.A., B., C., and D) and other applicable documents. Also consider disclosure on your ERISA 408(b)(2) disclosure].</p> <p>Conversation Starter. Ask your financial professional—</p>

	<ul style="list-style-type: none"> • {Help me understand how these fees and costs might affect my investments. If I give you \$10,000 to invest, how much will go to fees and costs, and how much will be invested for me?}
<p>{What are your legal obligations to me when acting as my investment adviser? How else does your firm make money and what conflicts of interest do you have?}</p>	<p>{When we act as your investment adviser, we have to act in your best interest and not put our interest ahead of yours. At the same time, the way we make money creates some conflicts with your interests. You should understand and ask us about these conflicts because they can affect the investment advice we provide you. Here are some examples to help you understand what this means.} [Note that while, while this language is prescribed and cannot be modified, the SEC has informally clarified that RIA’s may use the term “fiduciary” in separate sentences, including in Form CRS].</p> <p><i>As applicable, summarize the following other ways the firm and its affiliates make money from investment advisory services provided to retail investors and explain the incentives. If none apply, summarize at least one other material conflict.</i></p> <ul style="list-style-type: none"> • <i>Proprietary products</i> • <i>Third-party payments</i> • <i>Revenue sharing</i> • <i>Principal trading</i> <p>Conversation Starter. Ask your financial professional—</p> <ul style="list-style-type: none"> • {How might your conflicts of interest affect me, and how will you address them?} <p>For additional information, please see [cross references to Form ADV, Part 2A brochure and other applicable documents].</p>
<p>{How do your financial professionals make money?}</p>	<p><i>Summarize how the firm’s financial professionals are compensated, including cash and non-cash compensation, and the conflicts of interest those payments create. Include whether financial professionals are compensated based on factors such as the amount of client assets they service, the time and complexity required to meet a client’s needs, the product sold, product sales commissions, or revenue the firm earns from the financial professional’s advisory services.</i></p>
<p>{Do you or your financial professionals have legal or disciplinary history?}</p>	<p><i>State {Yes} or {No} as applicable. Firms must state “yes” if they or any of their financial professionals currently disclose or are required to disclose disciplinary or legal information in a Form ADV (Item 11 of Part 1A or Item 9 of Part 2A) or Form BD (Items 11A-K) (unless not released to BrokerCheck) or Items 14 A-M on Form U4, Items 7A or 7C-F of Form U5, or on Form U6 (unless not released to BrokerCheck).</i></p> <p>Visit Investor.gov/CRS for a free and simple search tool to research us and our financial professionals.</p> <p>Conversation Starter. Ask your financial professional—</p> <ul style="list-style-type: none"> • {As a financial professional, do you have any disciplinary history? For what type of conduct?}
<p>[Additional Information]</p>	<p>For additional information about our services, [include appropriate cross-references]. If you would like additional, up-to-date information or a copy of this disclosure, please call [Include a telephone number where retail investors can request up-to-date information and a copy of Form CRS].</p> <p>Conversation Starter. Ask your financial professional—</p> <ul style="list-style-type: none"> • {Who is my primary contact person? Is he or she a representative of an investment-adviser or a broker-dealer? Who can I talk to if I have concerns about how this person is treating me?}