Part 2A of Form ADV: Firm Brochure Item 1 Cover Page

CROSS BORDER WEALTH

CROSS BORDER WEALTH, LLC 12th East 49th Street, 16th Floor New York, NY 10017

This brochure provides information about the qualifications and business practices of Cross Border Wealth, LLC. If you have any questions about the contents of this brochure, contact us at 646-688-5333 and/or <u>compliance@crossborder-wealth.com</u>.

The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission ("SEC") or by any state securities authority. Additional information about Cross Border Wealth, LLC also is available on the SEC's website at <u>www.adviserinfo.sec.gov</u>.

Cross Border Wealth, LLC's registration as an investment adviser does not imply a certain level of skill or training.

Effective Date: March 20, 2020

Item 2 Material Changes

Last Annual Update: March 28, 2019

Summary of Material Changes

This section will be updated as required in the event any material changes are made to Cross Border Wealth, LLC Firm Brochure (the "Brochure"):

Delivery Requirements

We will provide a summary of any material changes to this Brochure to our clients at least annually, within 120 days of our fiscal year end. Furthermore, we will provide our clients with other interim disclosures about material changes as necessary.

A complete copy of our current Form ADV Part 2A and/or 2B may be requested free of charge by contacting us at 646-688-5333 or <u>compliance@crossborder-wealth.com</u>.

Item 3 Table of Contents

1
2
3
4
6
7
7
8
9
10
10
11
13
14
14
15
15
15

Item 4 Advisory Business

FIRM DESCRIPTION

Cross Border Wealth, LLC (hereinafter referred to as "CBW", "we", "us", or "our firm") is a Delaware limited liability company with its principal office located in New York, NY and has been in business as a registered investment adviser since 2017. The principal owners of the firm are Andoni Yturralde and Fabrice Mercier.

As a registered investment adviser, we are a fiduciary to you, our client, meaning we have a fundamental obligation to act and provide investment advice that is in your best interest. Should any material conflicts of interest exist that might affect the impartiality of our investment advice, they will be disclosed to you in this Brochure. We urge you to review this Brochure carefully and consider our qualifications, business practices and the nature of our advisory services before becoming our client.

As of the end of December 2019, CBW manages \$55,000,000.00 of client assets on a nondiscretionary basis. We do not manage any client assets on a discretionary basis.

ADVISORY PROGRAMS

This Brochure describes the advisory services we offer to our clients. CBW enters into formal written agreements with our clients setting forth the terms and conditions under which we will provide our advisory services (the "Investment Advisory Agreement"). The Investment Advisory Agreement sets forth the scope of the services to be provided and the compensation we receive from the client for such services.

Our advisory services are offered through certain individuals who have registered with CBW asits investment adviser representatives ("advisors"). Clients should refer to such advisor's Form ADV Part 2B (the "Brochure Supplement") for more information about their qualifications.

During our initial meeting or conversations, our advisory services will be explained to the client and tailored to their needs based on their individual investment objectives, risk tolerance, and cash or income needs. At this time and, at any time afterward, clients may impose restrictions on investing in certain types of securities. Although CBW seeks to accommodate any reasonable investment restrictions or guidelines set by our clients, we may decline to accommodate certain investment restrictions that are incompatible with our firms' investment philosophy or that may have an adverse effect on our ability to manage your account. Clients should promptly notify CBW if there are ever any significant changes to their financial situation, goals, objectives or needs so we can review our previous recommendations and make any necessary adjustments.

Our advisors may offer all or any combination of the advisory services described below to our clients:

Portfolio Management Services. We provide non-discretionary portfolio management services where we provide advice and recommendations to the client to assist them in making investment decisions to meet their investment goals and objectives. We will first consult with the client before placing any specific order or obtain specific authorization from the client for each specific transaction. We will monitor the client's account on an ongoing basis and conduct periodic portfolio reviews with the client to discuss their investment needs, goals and objectives.

Client accounts will primarily be invested in exchange traded funds (ETFs), mutual funds, and where appropriate, options contracts. Our advice is generally limited to these types of investments, but we reserve the right to advise or not advise our clients on certain investments should we deem it appropriate based on their particular circumstances. We may hold all or a portion of Client's account in cash. Please see the section titled "Methods of Analysis, Investment Strategies, and Risk of Loss" for further details.

For clients subscribed to our portfolio management services, we also provide financial planning services where we will work with clients to review their current financial position, stated goals and objectives and make recommendations on how clients can manage their financial resources based on an analysis of their individual needs. Recommendations may be in the form of a written financial plan or a verbal consultation. The client is under no obligation to act upon our recommendations.

Pension Consulting Services. We provide complete pension advisory services where we will assist clients with their plan conversions and guide them through all available options and investment opportunities. The services take into account information collected from the client such as financial status, investment objectives, among other data. We will review the plan features, investments, services and fees in the client's current pension plan and if deemed to be in theclient's best interest, we may recommend that the client move their assets to an individual retirement account or another pension plan provider. As part of these Pension Consulting services, we do not manage or exercise investment discretion or trading authority over these client portfolios. If a client would like to have our firm manage their portfolio, they may choose to engage us for our Portfolio Management service.

Wrap Fee Programs. CBW does not participate in any wrap fee programs.

Important Note: It is the client's responsibility to ensure that CBW is promptly notified if there are ever any significant changes to their financial situation, goals, objectives or needs so we can review our previous recommendations and make any necessary adjustments.

Item 5 Fees and Compensation

ADVISORY FEES

The following information describes how CBW is compensated for the advisory services we provide to our clients. The specific manner in which fees are charged and the compensation we receive may differ between clients depending upon the individual Investment Advisory Agreement with each client. CBW reserves the right to negotiate our compensation with clients depending on the scope of our advisory relationship, and we may charge higher or lower fees than are available from other firms for comparable services. CBW has the general discretion to waive all or a portion of our fees, but typically only exercises this discretion for our employees.

Fees for Portfolio Management Services. In consideration for providing portfolio management services and pursuant to the Investment Advisory Agreement with the client, CBW charges an annual asset-based fee based on the client's assets under management ("AUM") as valued by the custodian. Fees are negotiated with each client based on a variety of factors, such as the amount of assets being managed, future deposits to the accounts under our management, the level and type of services provided and/or the nature of the relationship with the client. Our standard fee rates are provided below. The specific negotiated fee will be stated in the Investment Advisory Agreement.

Schedule of Fees.

Assets Under Management	Annual Fee
Assets less than \$1,000,000	1.25%
\$1,000,001 and above	1.00%

CBW generally bills our fees on a monthly or quarterly basis in arrears. Clients must authorize the deduction of our fees from their managed accounts by the qualified custodian, Interactive Brokers, and choose the method by which our fees will be calculated. Clients may elect to have our advisory fees calculated by our firm or Interactive Brokers and deducted from their accounts. The client makes this election when applying for their account at custodian of choice or at any time or cancel the existing arrangement.

Fees for Pension Consulting Services. CBW charges a fixed consulting fee of up to 2% with a cap of 15K GBP based on the client's assets in their pension plan. Clients fees will be deducted from their pension assets by the trustee or custodian and paid to CBW upon completion of the consultation.

Additional Fees and Expenses. Clients will incur transaction charges and/or brokerage fees when purchasing or selling securities. These charges and fees are typically imposed by the broker-dealer, qualified custodian trustee, administrator and/or plan sponsor through which account transactions are executed. For more information on our brokerage practices, please refer to the

"Brokerage Practices" section of this Brochure.

The fees that clients pay to our firm for investment advisory services are separate and distinct from the fees and expenses charged by mutual funds and/or exchange traded funds (described in each fund's prospectus) to their shareholders. The fees charged directly by mutual funds and exchange traded funds will typically include a management fee and other fund expenses.

To fully understand the total costs associated with their investment portfolio, clients should review all the fees charged by mutual funds, exchange traded funds, our firm and others.

Termination. The Investment Advisory Agreement may be terminated by either party at any time upon thirty (30) days written notice to the other party. Upon termination of our status as the client's investment adviser, CBW will not take any further action with respect to the client's account(s) unless specifically notified by the client in writing. Clients will be responsible for instructing their custodian and monitoring their account for the final disposition of assets.

Refunds. Upon receipt of a proper notice of termination from the client, as described in the Investment Advisory Agreement, any earned unpaid fees will be billed on a pro-rata basis based on the amount of work performed by us up to the point of termination.

Brokerage Commissions. CBW does not receive brokerage commissions from the sale of securities or other investment products. Our compensation for recommending securities and investment products is limited to the advisory fees described above.

Any material conflicts of interest between clients and CBW or our employees are disclosed in this Brochure. If at any time, additional material conflicts of interest develop, CBW will provide our clients with written notification of those material conflicts of interest or an updated Brochure.

Item 6 Performance-Based Fees

PERFORMANCE BASED FEES

CBW does not charge our clients fees based on a share of capital gains on or capital appreciation of the assets in their accounts.

Item 7 Types of Clients

TYPES OF CLIENTS

CBW offers investment advisory services to a diversified group of clients including individuals, high net worth individuals, trusts, estates, and corporations and other business entities. Our advisory services are tailored to the needs of Expatriates Globally, Americans Overseas, and Foreign Nationals. Client relationships may vary in scope and length of service.

ACCOUNT REQUIREMENTS

CBW generally requires a minimum account balance of \$250,000 for our portfolio management services. However, CBW in its sole discretion may waive or lower our minimum account balance requirement based on various criteria (i.e., anticipated future additional assets to be managed, related accounts, account composition, negotiations with the client, etc.).

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

METHODS OF ANALYSIS

The securities analysis methods employed by CBW may include fundamental analysis and technical analysis.

Fundamental Analysis. This method of analysis attempts to identify the intrinsic value of a security by looking at economic, financial and other quantitative or qualitative factors to determine if the security is underpriced or overpriced. Fundamental analysis does not attempt to anticipate market movements.

Technical Analysis. This method of analysis involves the evaluation of historical market data for a particular investment to identify recurring trading patterns that predict future price movements.

Our methods rely on the assumption that the companies whose securities we purchase and sell, the rating agencies that review these securities, and other publicly-available sources of information about these securities, are providing accurate and unbiased data. While we are alert to indications that data may be incorrect, there is always a risk that our analysis may be compromised by inaccurate or misleading information.

INVESTMENT STRATEGIES

Strategies may include long-term purchases, short-term purchases, trading, short sales, margin transactions, and option writing. The investment strategy for a specific client is based upon the objectives stated by the client during our initial consultations. The client may change these objectives at any time. Risk management is integrated into our process through the use of appropriate risk levels on each position. The value of securities used in our strategies may go up or down in response to factors not within our control, including but not limited to the status of an individual company underlying a security, or the general economic climate. When investing client portfolios, we seek to maintain discipline and objectivity by focusing on the client's financial goals and objectives and avoiding trading on short term uncertainties such as position specific news events.

RISK OF LOSS

Any investment carries a certain degree of risk, including a possible loss of principal that clients should be prepared to bear. The value of securities used in all of our strategies may go up or down in response to factors not within our control, such as but not limited to the status of an individual company underlying a security, or the general economic climate. There is no guarantee that any of the investment strategies that our firm employs will outperform the investment strategies used by other firms. Past performance is no guarantee of future results and avoiding trading on short term uncertainties such as position specific news events.

Investors should be aware their investment is not guaranteed and understand that there is a risk of loss of value in their investment.

Item 9 Disciplinary Information

REQUIRED DISCLOSURES

We are required to disclose all material facts in regard to any legal or disciplinary events that are material to a client's or prospective client's evaluation of our advisory business or the integrity of our management.

Below is a summary of the material disciplinary events against our senior management personnel:

1 Name: Andoni Yturralde

Date of Action: January 27, 2017

Type of Event: Termination

Mr. Yturralde was terminated from deVere USA Inc. for exercising discretion in a nondiscretionary client account, failure to adhere to the client's trading instructions in 2016, and his related non-compliance with the firm's policies and procedures.

2 Name: Andoni Yturralde

Date of Action: February 4, 2009

Type of Event: Termination

Mr. Yturralde's employment at Merrill Lynch Pierce Fenner & Smith was terminated after he represented to the firm that certain transactions in his personal account were fraudulent and received a credit from the firm for those charges. Mr. Yturralde later acknowledged that he had made the charges. This matter was not related to Mr. Yturralde's handling of client accounts.

Additional details about these disciplinary events can be obtained by visiting the SEC's Investment Adviser Public Disclosure (IAPD) website at <u>www.adviserinfo.sec.gov</u>.

Item 10 Other Financial Industry Activities and Affiliations

OUTSIDE BUSINESS ACTIVITIES

Neither CBW nor any of its employees are registered, or have an application pending to register, as a broker-dealer or registered representative of a broker dealer, futures commission merchant, commodity pool operator, a commodity trading advisor, or an associated person of the foregoing entities.

AFFILITIATED ENTITIES

CBW does not have relationships or arrangements with any affiliated entities that create a material conflict of interest for our clients.

CONFLICT OF INTEREST

CBW does not have any business relationships with other investment advisers that create a material conflict of interest for our clients.

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

CODE OF ETHICS

CBW has adopted a Code of Ethics (the "Code") that sets forth a standard of business conduct for our firm and all our associated persons. The purpose of the Code is to set out ideals for integrity, objectivity, competence, fairness, confidentiality, professionalism and diligence for our firm and our associated persons to espouse in the interest of our clients and investor protection. The Code includes provisions relating to the confidentiality of client information, a prohibition on insider trading, restrictions on the acceptance of significant gifts and the reporting of certain gifts and business entertainment items, and personal securities trading procedures, among other things.

All employees of CBW are required to handle their personal securities transactions in such a manner as to avoid any actual or potential conflicts of interest or any abuse of position of trust and responsibility. Annually, we require all employees to certify that they have read, understand and will comply with the Code.

Clients and prospective clients may request a full copy of our firm's Code of Ethics by contacting our firm in writing at Cross Border Wealth, LLC, 12 East 49th Street 16th Floor, New York, NY 10017 or calling our firm at 646-688-5333.

PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS

CBW and/or our advisors may invest in the same securities that are recommended to and/or purchased for our clients. CBW has adopted procedures designed to assure that the personal securities transactions, activities and interests of CBW and/or our advisors will not interfere with our ability to make investment decisions in the best interest of our clients.

PERSONAL TRADING

CBW and/or our advisors may invest in the same securities that are recommended to and/or purchased for our clients. CBW has adopted procedures designed to assure that the personal securities transactions, activities and interests of CBW and/or our advisors will not interfere with our ability to make investment decisions in the best interest of our clients.

Item 12 Brokerage Practices

SELECTION OF BROKER-DEALERS

Securities transactions are generally executed through Interactive Brokers, LLC. ("Interactive Brokers"), member FINRA/SIPC/NYSE. Interactive Brokers maintains custody of our clients' assets and effects securities transactions for our portfolio management clients' accounts. CBW is independently owned and operated and is not affiliated with or a related person of Interactive Brokers.

Certain client assets may also be held at Novia Global Limited, RL360 Insurance Company Limited, or General Worldwide Insurance Company Limited amongst other custodians.

CBW considers a number of factors prior to recommending a particular broker-dealer to our clients, including but not limited to, their familiarity with the securities to be sold or purchased, their execution skills, order-flow capabilities, their commission rates or other fee schedules, their custodial services, their level of net capital (financial strength) and excess SIPC and other insurance coverage. The commissions charged by Interactive Brokers are competitive with similarly situated retail broker-dealers offering the same variety of securities to clients. Clients are advised, however, that they may be able to effect transactions in securities through other broker-dealers at lower commission rates, particularly with respect to securities listed on a national securities exchange or in the over-the-counter market.

Research and Other Soft Dollar Benefits. Interactive Brokers offers products or services other than execution that assist our firm in managing and administering client accounts. These may include software and other technology that provide access to client account data (such as trade confirmations and account statements), facilitate trade execution (and allocation of aggregated trade orders for multiple client accounts), facilitate payment of our fees from clients' accounts, and assist with back office functions, record keeping and client reporting. These services may be used to service all or a substantial number of client accounts, including accounts not maintained at Interactive Brokers.

CBW may also receive services from Interactive Brokers or its affiliates that are intended to help our firm manage and further develop our business. These services may include registration support through Greenwich Compliance, website design and technology support. Interactive Brokers also has arrangements with various product vendors, which enable our firm to purchase their products at a discount. These products may include such items as: client reporting and consolidated statement software; client communication software; client relationship management software; compliance assistance; and investment research.

CBW does not participate in any commission-sharing arrangements or receive soft dollar credits. While the benefits we receive from Interactive Brokers do not depend on the amount of brokerage transactions directed to Interactive Brokers, as a fiduciary we are required to disclose that there is an inherent conflict of interest when our firm recommends that clients maintain their assets at Interactive Brokers. These recommendations may be based in part on the benefits we receive from Interactive Brokers, such as the availability of the abovementioned products and services, and not solely on our clients' interest in receiving most favorable execution. Nonetheless, we seek to ensure that the securities transactions effected for our clients represent the best qualitative execution, not just the lowest possible cost.

Our firm routinely compares order execution disclosure information at Interactive Brokers to other broker-dealers to ensure that Interactive Brokers remains competitive in providing best execution for our clients' securities transactions. Although the brokerage commissions and/or transaction fees charged by Interactive Brokers may be higher or lower than those charged by other broker-dealers, in seeking best execution for our clients our firm strives to ensure that our clients pay brokerage commissions and/or transactions fees which we have determined, in good faith, to be reasonable in relation to the value of the brokerage and other services provided by Interactive Brokers.

Brokerage for Client Referrals. CBW does not consider broker-dealer or third-party referrals in selecting or recommending broker-dealers to our clients as this would create a conflict of interest.

Directed Brokerage. While CBW generally recommends that clients direct transactions through certain broker-dealers, we do not have discretionary authority to determine the broker-dealer to be used for the purchase or sale of securities for client accounts or the commission rates paid to a broker-dealer for client securities transactions.

In rare cases, CBW may utilize other broker-dealers when requested by the client. Clients of CBW must be aware that if they direct us to use a particular broker-dealer that it may limit our ability to achieve best execution or limit their participation in block trading. As a result, clients may pay higher commissions, have higher transaction costs, or receive less favorable prices. In situations where the client directs us to effect their transactions through a particular broker-dealer, we require such directions to be in writing.

TRADE AGGREGATION

Trade orders for the same security entered on behalf of more than one client will generally be aggregated pursuant to our firm's trade aggregation procedures. Investment decisions deemed appropriate for one client may also be deemed appropriate for other clients so that the same security may be purchased or sold at or about the same time for more than one client. When this is the case our firm may, but is not obligated to, aggregate similar trades for multiple clients and execute the trade as a single block.

When transactions are so aggregated, the securities purchased or sold will be allocated in a fair and equitable manner. Our trade allocation procedures seek to allocate investment opportunities among our clients in the fairest possible way taking into account their best interests. These procedures ensure that allocations do not involve a practice of favoring or discriminating against any client or group of clients. Transactions are usually aggregated to seek a more advantageous net price and/or to obtain better execution for all clients. Nevertheless, there is no assurance that the aggregation of transactions will benefit all clients equally, and in some instances combined orders could adversely affect the price or volume of a security. Also, it is possible that we may not aggregate trades in circumstances where it would be beneficial to do so.

TRADE ERRORS

From time to time, our firm may make a trade error when servicing a client's account. When this occurs, we will correct the trade as soon as we discover the error. Trading errors will be corrected at no cost to clients. If there is a cost associated with this correction, such cost is borne by CBW and not the client. Note that we do not credit accounts for market losses unrelated to our error.

Item 13 Review of Accounts

ACCOUNT REVIEWS

CBW conducts account reviews at least quarterly for clients subscribed to our portfolio management services. The frequency of the review depends upon a variety of factors such as: the client's risk profile, activity in the account, economic and market conditions, and the client's

preferences, if any. Additional reviews may be triggered by changes in the investment objectives or guidelines for a particular client or specific arrangements with the client.

Formal client review meetings are generally conducted at intervals mutually agreed upon by the advisor and the client. During these reviews, any changes in the client's investment objectives are discussed so we can review our previous recommendations and make any necessary adjustments.

ACCOUNT REPORTS

Clients have direct and continuous access to their account information and related documents via the password-protected website of the qualified custodian with which their accounts are held.

Item 14 Client Referrals and Other Compensation

CLIENT REFERRALS

It is our firm's policy not to compensate third-parties (or "solicitors") to promote the investment advisory services offered by our firm, because the solicitor would have to satisfy requirements under Rule 206(4)-3 of the Advisers Act or similar state rules regarding solicitation arrangements before a cash referral fee could be paid to them.

OTHER COMPENSATION

CBW does not receive an economic benefit from anyone who is not a client in exchange for our provision of investment advice or other advisory services.

Item 15 Custody

CUSTODY OF CLIENT FUNDS AND SECURITIES

CBW does not exercise custody over client assets or accounts. Interactive Brokers is the qualified custodian and maintains custody of client funds in separate brokerage account(s) for each client under the client's name. CBW personnel may assist the client in preparing paperwork to open a new brokerage account at Interactive Brokers, but only the client is permitted to authorize, by their signature, the opening of the account.

Interactive Brokers sends an account-opening letter to each client at their physical mailing address after the account is approved. Clients enrolled to use Interactive Brokers' automatic advisor fee billing function will be sent an invoice each time a fee is charged to their account(s). This invoice reflects the fee charged, the fee calculation methodology, and the period covered by

the fee. Clients can also access daily, monthly and annual account statements as well as daily trade confirmations through a password protected portion of Interactive Brokers' website, www.interactivebrokers.com. Clients should also expect to receive quarterly account summaries from the qualified custodian by first-class mail. Clients should carefully review the account statements and summaries received from the qualified custodian(s) and compare such official custodial statements to any account reports provided by our firm. Any client that does not receive an account statement or summary from the qualified custodian should call our firm immediately so that we can arrange to have another statement sent by the custodian.

Clients can also access information concerning their account(s) and access (and generally change) the settings for their brokerage account online on the Interactive Brokers website.

Item 16 Investment Discretion

AUTHORITY

CBW does not accept discretionary authority to manage securities accounts on behalf of clients. However, we will exercise limited discretion with respect to the price at which, or the time when, an order for the purchase or sale of a specified security shall be executed.

Item 17 Voting Client Securities

AUTHORITY TO VOTE CLIENT PROXIES

CBW does not accept authority from clients with respect to voting of proxies solicited by, or with respect to, the issuers of any securities held in client portfolios. The qualified custodian holding clients' assets will send all such proxy documents it receives to the client so that the client may take whatever action the client deems appropriate. CBW does not offer clients any consulting assistance regarding proxy issues.

Item 18 Financial Information

REQUIRED DISCLOSURES

As previously discussed in this brochure, CBW does not accept discretionary authority when managing client assets. CBW does not require clients to prepay more than \$1,200 in fees six months or more in advance.

CBW has no financial commitments that would impair our firm's ability to meet our contractual and fiduciary commitments to our clients and has not been the subject of a bankruptcy proceeding

Form ADV Part 2B: Brochure Supplement

CROSS BORDER WEALTH

CROSS BORDER WEALTH, LLC 12th East 49th Street, 16th Floor New York, NY 10017

This brochure supplement provides information about our supervised persons that supplements the Cross Border Wealth, LLC Firm Brochure. You should have received a copy of that brochure. Please contact our firm if you did not receive Cross Border Wealth, LLC's brochure or if you have any questions about the contents of this supplement.

Additional information about the supervised persons mentioned in this brochure supplement is available on the SEC's website at <u>www.adviserinfo.sec.gov</u>.

Effective Date: March 13, 2019

SUPERVISED PERSONS: Andoni Yturralde

EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Name:	Andoni Yturralde
Year of Birth:	1974
Education:	B.S. Finance University of Connecticut; 1998
Experience:	Managing Partner/Investment Adviser Representative Cross Border Wealth, LLC April 2017 – Present
	Area Manager/Head of Private Client/Senior Investment Advisor deVere USA, Inc. Jan 2016 – Jan 2017
	Chief Compliance Officer/Area Manager/Head of Private Client/Senior Investment Advisor deVere USA, Inc. June 2012 – Dec 2015
	Senior Relationship Manager Citibank International Private Client Nov 2009 – July 2011
	International Financial Advisor Merrill Lynch International Feb 2004 – Feb 2009

DISCIPLINARY INFORMATION

Below is a summary of the material disciplinary events against Mr. Yturralde:

1 Date of Action: January 27, 2017

Type of Event: Termination

Mr. Yturralde was terminated from deVere USA Inc. for exercising discretion in a nondiscretionary client account, failure to adhere to the client's trading instructions in 2016, and his related non-compliance with the firm's policies and procedures.

2 Date of Action: February 4, 2009 Type of Event: Termination Mr. Yturralde's employment at Merrill Lync Pierce Fenner & Smith was terminated after he represented to the firm that certain transactions in his personal account were fraudulent and received a credit from the firm for those charges. Mr. Yturralde later acknowledged that he had made the charges. This matter was not related to Mr. Yturralde's handling of client accounts.

Additional details about these disciplinary events can be obtained by visiting the SEC's Investment Adviser Public Disclosure (IAPD) website at <u>www.adviserinfo.sec.gov</u> by searching for Andoni Yturralde (CRD Number# 3700270).

OTHER BUSINESS ACTIVITIES

Mr. Yturralde is not actively engaged in any other business activities or occupations that provide a substantial source of his income or involve a substantial amount of his time.

ADDITIONAL COMPENSATION

Mr. Yturralde does not receive any additional compensation, apart from his regular salary and bonuses, that is based, all or in part, on the number or amount of sales, client referrals, or new accounts. Mr. Yturralde does not receive any economic benefit from anyone who is not a client for providing advisory services.

SUPERVISION

Mr. Andoni Yturralde is the Chief Compliance Officer ("CCO") of our firm and as such has no internal supervision placed over him. He is, however, bound by our firm's Code of Ethics. Mr. Fabrice Mercier, Managing Partner of Cross Border Wealth, LLC, will be responsible for monitoring the advisory and personal trading activities of Mr. Yturralde. The CCO may be contacted by phone at 646-688-5333 or by email at <u>compliance@crossborder-wealth.com</u>.

Form ADV Part 2B: Brochure Supplement

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Additional information about the supervised persons mentioned in this brochure supplement is available on the SEC's website at <u>www.adviserinfo.sec.gov</u>.

Effective Date: March 13, 2019

SUPERVISED PERSONS: Fabrice Mercier

EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Name:	Fabrice Mercier
Year of Birth:	1982
Education:	B.S. Applied International Finance/B.A. International Economics; 2005 The American University of Paris
Experience:	Managing Partner/Investment Adviser Representative Cross Border Wealth, LLC July 2017 – Present
	Senior Investment Advisor
	deVere USA, Inc.
	Jan 2015 – May 2017
	Manager 615 W LLC
	July 2013 – Jan 2015
	Investment Advisor
	Elite Investment Group
	May 2010 – July 2013
	Manager
	615 W LLC
	May 2009 – May 2010
	Partner
	SF Assets Management
	July 2007 – May 2009

DISCIPLINARY INFORMATION

Mr. Mercier has not been involved in any legal or disciplinary events that would be material to a client's or prospective client's evaluation of the integrity of our management.

OTHER BUSINESS ACTIVITIES

Mr. Mercier is owner of Mercier Food Product, a salad dressing company. This business operates independently of our advisory business and clients will not be solicited to make investments in this business.

Cross Border Wealth, LLC Form ADV Part 2B

ADDITIONAL COMPENSATION

Mr. Mercier does not receive any additional compensation, apart from his regular salary and bonuses, that is based, all or in part, on the number or amount of sales, client referrals, or new accounts. Mr. Mercier does not receive any economic benefit from anyone who is not a client for providing advisory services.

SUPERVISION

The Chief Compliance Officer ("CCO"), Andoni Yturralde, supervises and monitors the advisory and personal trading activities of all supervised persons for compliance with federal and/or state securities laws. The CCO may be contacted by phone at 646-688-5333 or by email at <u>compliance@crossborder-wealth.com</u>