This brochure supplement provides information about Investment Adviser Representative, Ryan D. Tyrell CRD No. 4627329 that supplements the firm brochure of The Prosperity Consulting Group, LLC d/b/a Prosperity - An EisnerAmper Company (IARD No. 133777) ("Prosperity" or the "Firm"). You should have received a copy of that Brochure. Please contact Donna C. Gestl (contact information below), if you did not receive the Prosperity Brochure or if you have any questions about the contents of this supplement.

Additional information about Investment Adviser Representative, Ryan D. Tyrell CRD No. 4627329 can be found on the Investment Adviser Public Disclosure website at www.adviserinfo.sec.gov. That website can be searched by using the investment adviser representative's CRD number (shown above).

BROCHURE SUPPLEMENT forRyan D. Tyrell

130 N. 18th Street, Suite 3000 Philadelphia, PA 19103



An EisnerAmper Company

Prosperity - An EisnerAmper Company

10065 Red Run Boulevard, Suite 200 Owings Mills, Maryland 21117 Phone: 410-363-7211

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Firm Supervisory Contact:

Donna C. Gestl, Chief Compliance Officer

Phone: 410-363-7211

Email: donna.gestl@prosperityea.com

November 26, 2024

BROCHURE SUPPLEMENT for Ryan D. Tyrell, CRD No. 4627329

EDUCATIONAL BACKGROUND & BUSINESS EXPERIENCE (Item 2)

Prosperity requirements for Investment Adviser Representative Employment

Prosperity requires that employees who provide discretionary security selection on behalf of the firm have at least, a 4-year college degree, 2 years relevant work experience in the securities industry and have taken and passed the appropriate state advisory exam. Investment Adviser Representatives must have work experience that demonstrates their aptitude for financial planning and investment management. Investment Adviser Representatives should have further coursework demonstrating knowledge of financial planning and tax planning. Examples of acceptable coursework include: an MBA, a CFP®, a CFA®, a ChFC, JD, or CPA. If an Investment Adviser Representative does not meet the above requirements, he or she will be required to work jointly with a senior advisor until such requirements are met.

Investment Adviser Representative's Information Ryan D. Tyrell Year of Birth: 1976

Educational Background

Bachelor of Science in Accountancy, Villanova University Villanova, PA

Business Experience

Investment Adviser Representative Prosperity - An EisnerAmper Company, Philadelphia, PA	11/2023 to Present
Registered Representative DAI Securities, LLC, Philadelphia, PA	05/2023 to Present
President & Owner Ryan D. Tyrell, Inc., Bryn Mawr, PA	2008 to Present
Wealth Advisor EisnerAmper Wealth Management and Corporate Benefits, LLC, Philadelphia, PA	09/2022 to 11/2023
Registered Representative APW Capital, Inc., Philadelphia, PA	09/2022 to 01/2023
Advisor CPA Financial Group, LLC, Philadelphia, PA	11/2003 to 12/2022
Investment Adviser Representative Commonwealth Financial Network, Philadelphia, PA	06/2020 to 08/2022
Registered Representative Commonwealth Financial Network, Philadelphia, PA	11/2013 to 08/2022

DISCIPLINARY INFORMATION (Item 3)

Criminal or Civil Actions None.

Administrative Actions or Proceedings None.

Self-Regulatory Organization (SRO) Proceedings None.

Professional Standards Violations None.

OTHER BUSINESS ACTIVITIES (Item 4)

Investment Related

Ryan D. Tyrell is a registered representative of DAI Securities, LLC (CRD No. 36673) ("DAIS"), an SEC-registered broker-dealer (member of FINRA and SIPC). Mr. Tyrell is also a licensed insurance agent who transacts insurance product sales through various insurance vendors. Mr. Tyrell will earn separate, yet customary compensation for securities and insurance product sales.

In his dual roles as investment advisor representative, securities salesperson and insurance agent (as referenced in Items 5 and 10 of our Brochure), Mr. Tyrell is faced with conflicts of interest whereby, the receipt of commissions for selling insurance or securities products gives him an incentive to recommend insurance or investment products based on the compensation received, rather than the client's needs. We address this conflict of interest by, among other things, conducting periodic suitability reviews on our clients' portfolios and requiring all representatives who are licensed to offer insurance products to our clients to assure that the recommendation to purchase insurance is in the client's best interest. These products may be available through other channels and as a client you are not obligated to purchase products recommended by our representatives. (*Please see Item 10, Financial Industry Affiliations of our Brochure for additional details*)

Mr. Tyrell is also President & Owner of Ryan D. Tyrell, Inc., a private entity established to facilitate insurance business. This entity is used to collect commissions for insurance products sold to Prosperity clients, as further discussed above.

Non-Investment Related None

ADDITIONAL COMPENSATION (Item 5)

Mr. Tyrell earns additional compensation as a result of his dual financial industry activities and affilations. Mr. Tyrell also receives additional compensation in the form of production incentives for reaching certain predetermined production thresholds for managed asset revenue and brokerage commission revenue. This compensation structure creates a clear and direct incentive to recommend advisory management accounts and brokerage accounts based on the receipt of these payments. Mr. Tyrell also has an incentive to maximize his income by increasing revenue in one category or another, depending on the proximity of his revenue level to the next level that triggers a payout. We address these conflicts of interest by disclosing them here and ensuring that any recommendations of advisory management accounts or brokerage accounts are in the client's best interest. These services are available through other channels, and you are not obligated to utilize the services or purchase products recommended by Mr. Tyrell. (*Please see Item 10, Financial Industry Affiliations, and Item 14, Client Referrals and Other Compensation, of our Brochure for additional details*)

SUPERVISION (Item 6)

Donna C. Gestl, another investment adviser representative of the Firm, supervises Mr. Tyrell. The Firm administers supervision through application of its written supervisory policies and procedures. If you have questions regarding the supervisory procedures of the firm, you may contact Donna C. Gestl, Chief Compliance Officer by phone at 410-363-7211 or by email to donna.gestl@prosperityea.com.