Item 1: Cover Page Part 2B of Form ADV: Brochure Supplement January 2024

Colin Anthony Murray

Nesso Wealth, LLC. 409 Canal St. Milldale, CT. 06467 {475} 302-6211

www.nessogroup.com

Firm Contact:
William C. Brand
Chief Compliance Officer

This brochure supplement provides information about Mr. Murray that supplements our brochure. You should have received a copy of that brochure. Please contact Mr. Brand if you did not receive NewEdge Advisors, LLC doing business as Nesso Wealth, LLC's brochure or if you have any questions about the contents of this supplement. Additional information about Mr. Murray is available on the SEC's website at www.adviserinfo.sec.gov by searching CRD #6956551

Item 2: Educational Background & Business Experience

Name: Colin A. Murray

Year of Birth:

1982

Educational Background:

2014: University of St. Joseph; Master degree in Education

2013: Central Connecticut State University

2004: Suny Potsdam; Bachelor's degree in Anthropology

Business Background:

01/2024 - Present	NewEdge Advisors, LLC; Investment Advisor Representative
01/2024 - Present	NewEdge Securities, Inc.; Registered Representative
11/2021 - Present	Nesso Group; Financial Advisor
06/2020 - 11/2021	Securities America; Financial Advisor
05/2018 - 05/2020	NY Life; Agent
08/2016 - 07/2018	Enfield Public Schools; Teacher
05/2015 - 08/2016	BFCW; Teacher
08/2014 - 08/2015	Gilbert School; Teacher
01/2012 - 06/2014	University of St. Joseph; Student

Exams, Licenses & Other Professional Designations:

2018: Series 6 Exam 2019: Series 63 Exam 2022: Series 65 Exam

2018: Insurance Agent; Life 2019: Insurance Agent; Health

2023: Accredited Investment Fiduciary

Accredited Investment Fiduciary® (AIF®) is a designation obtained through the Center for Fiduciary Studies. This designation represents a thorough knowledge of and ability to apply fiduciary practices. Prerequisites for the AIF® include a point-based threshold on a combination of education, relevant industry experience and/or professional development. Once the prerequisites are met, one must successfully complete the AIF course and pass a proctored exam. To maintain this designation, the designee must ascribe to a professional code of ethics, maintain current contact information, complete 6 hours of continuing education each year, and pay annual dues.

Item 3: Disc	ciplinary	Informa	tion1
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There are no legal or disciplinary events material to the evaluation of Mr. Murray.

Item 4: Other Business Activities

Mr. Murray is a registered representative of NewEdge Securities, Inc., a member of FINRA/SIPC and a licensed insurance agent. He may offer products and receive normal and customary commissions as a result of these transactions. A conflict of interest may arise as these commissionable securities sales may create an incentive to recommend products based on the compensation earned. To mitigate this potential conflict, Mr. Murray, as a fiduciary, will act in the client's best interest.

NewEdge Advisors, LLC; DBA Nesso Wealth, LLC. {RIA} – Investment Related- Investment Advisor Representative – Start: 01/2024 – at reported business location.

Licensed Insurance Agent: Not investment related – 409 Canal St, Milldale, CT 06467 – Life and Health Insurance Sales – Agent – Start: 2022 – 120 Hours devoted to this activity per month, 30 hours per month during trading hours – Insurance Sales.

¹Note: Our firm may, under certain circumstances, rebut the presumption that a disciplinary event is material. If an event is immaterial, we are not required to disclose it. When we review a legal or disciplinary event involving the advisor to determine whether it is appropriate to rebut the presumption of materiality, we consider all of the following factors: (1) the proximity of advisor to the advisory function; (2) the nature of the infraction that led to the disciplinary event; (3) the severity of the disciplinary sanction; and (4) the time elapsed since the date of the disciplinary event. If we conclude that the materiality presumption has been overcome, we prepare and maintain a file memorandum of our determination in our records. We follow SEC rule 204-2(a)(14)(iii) and similar state rules.

Item 5: Additional Compensation

Mr. Murray does not receive any other economic benefit for providing advisory services in addition to advisory fees.

Item 6: Supervision

Mr. Brand supervises and monitors Mr. Murray's activities on a regular basis to ensure compliance with our firm's Code of Ethics. Please contact Mr. Brand if you have any questions about Mr. Murray's brochure supplement at 877-832-6632