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March 26, 2019

Firm Brochure (Part 2A
of Form ADV)

This brochure provides information about the qualifications and business practices of Sparrow Capital Management, Inc. If you have any questions about the contents of this brochure, please contact us at (314) 725-6161 and/or email us at gsparrow@sparrowcapital.com. 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 Sparrow Capital Management, Inc. also is available on the SEC's website at www.advisersinfo.sec.gov. The searchable CRD number for the firm is 106616.

Sparrow Capital Management, Inc. is a registered investment adviser. Registration with the SEC or State Regulatory Authority does not imply a certain level of skill or training.

Item 2. Material Changes

There have been no material changes to this brochure since our last annual ADV amendment on March 29, 2018.

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Item 4. Advisory Business

Overview of the Firm:

Sparrow Capital Management, Inc. (“SPARROW”) is an independent, privately-owned investment advisor registered with SEC. SPARROW was established in 1988 by its President, Chief Investment Officer and Chief Compliance Officer, Gerald R. Sparrow. SPARROW’s office is located in Saint Louis, Missouri.

Investment Services:

SPARROW provides investment advisory services for individuals, banks, corporations, employee benefit programs, estates, professional organizations and trusts, as well as Sparrow Fund L.P. (“SPLP” or the “Private Partnership”) and Sparrow Growth Fund (“Sparrow Fund” and together with SPLP, the “Funds”). We refer to persons or entities to which we provide investment advice as a “Client” or “Clients.”

SPARROW, under the direct supervision of Mr. Gerald R. Sparrow, deals in advisory services in the range of \$100,000 or more of assets for managed accounts; however, smaller accounts are accepted.

Upon entering into a management agreement, SPARROW reviews the investment portfolio of the Client, if any is submitted. Based upon the review and discussions with the Client, the Client’s financial needs and investment objectives are incorporated into the management agreement, and investments that are consistent with such financial needs and investment objectives are made.

Identifying information for the classes of the Sparrow Fund is:

- | | | |
|------------------------|-------|------------------|
| ○ Sparrow Fund Class A | SGFFX | CUSIP #846571107 |
| ○ Sparrow Fund Class C | SGFCX | CUSIP #846571404 |
| ○ Sparrow Fund No Load | SGNFX | CUSIP #846571206 |

Investment Services:

SPARROW offers investment advice to certain clients through our participation in “wrap fee” programs. These programs are offered by brokerage firms to provide their clients with access to non-affiliated investment advisers.

Assets under Management:

As of December 31, 2018 SPARROW had assets of \$123,424,926 in discretionary assets under management.

Item 5. Fees and Compensation

Portfolio Management Fees:

SPARROW provides continuous investment advice to a Client (or makes investments for the Client) based on the Client's individual needs. These investment supervisory services are provided for a fee based on a percentage of assets under management.

Annual management fee schedule for the Large-Cap, World Total Return, Sparrow-Freeland Healthcare, and Balanced Portfolios:

On the first	\$500,000	2.00%
On the next	\$500,000	1.80%
On the next	\$1,000,000	1.60%
Over	\$2,000,000	1.40%

Brokerage commissions, custodial fees, transaction costs, wire transfer and electronic fund fees are charged to the account as transactions occur. One-fourth of the annual fee is paid quarterly, in advance, at the beginning of the calendar quarter (i.e., Jan. 1, April 1, July 1, and Oct. 1). A proportionate amount of the fee will be charged, in advance, for accounts opened between quarters. Management fees are based on the account asset value on the last business day of the calendar quarter just ended and will become due the following day. The fee will be deducted from the Client account. There is a \$2,000 minimum annual fee on accounts in the Large-Cap, World Total Return, Sparrow-Freeland Healthcare, and Balanced portfolios. There is no penalty for terminating the Client's account. The Client will receive a refund all prepaid unearned fees on a pro-rata basis upon termination of the agreement.

Additional Compensation:

SPARROW may directly or indirectly compensate a person for Client referrals. SPARROW Clients who refer new clients to SPARROW are provided a copy of the Referral Agreement. The Referral Agreement is also available upon request. SPARROW's Referral Agreement is in compliance with the federal regulations as set out in 17 CFR Sections 275.206(4)-3, cash payments for Client solicitations. Referral fees are paid as a percentage of the advisory fee; this percentage is negotiable.

Private Partnership:

Gerald R. Sparrow is the sole general partner of SPLP. SPLP is excluded from the definition of investment company pursuant to Section 3 of the Investment Company Act of 1940. All SPLP investors must meet the *accredited investor* standard per Rule 501 of Regulation D. SPLP invests in marketable securities, which may overlap, with SPARROW separate account and Sparrow Fund holdings. The SPLP Private Placement Memorandum ("PPM") details all fees associated with an investment in SPLP. SPARROW is not currently required to file Form PF with respect to SPLP as its assets do not meet the regulatory assets under management threshold.

Mutual Funds:

SPARROW is the investment adviser to Sparrow Fund. Investors in Sparrow Fund may pay sales loads and bear the management fees of the Sparrow Fund and certain of its expenses. Sparrow Fund's fee and expense schedule is found in the Sparrow Fund's prospectus.

Item 6. Performance Based Fees and Side-By-Side Management

In accordance with SPLP's limited partnership agreement, Gerald Sparrow has the right to receive performance allocations from SPLP; provided that only SPLP limited partners that are "qualified clients" under the Advisers Act will be charged such allocations. Because Gerald Sparrow is entitled to performance allocations from SPLP and neither he nor SPARROW is entitled to receive performance fees from other Clients, this creates an incentive for SPARROW to favor SPLP over other Clients (e.g., with its "best" investment ideas or by allocating favorable trades to it, among other things). This is a potential conflict of interest. Because SPARROW takes its obligations as a fiduciary with great seriousness and endeavors to treat all Clients fairly at all times, it does not believe that this conflict will adversely affect any Client.

Item 7. Types of Clients

SPARROW generally provides investment advice to the following types of accounts:

- Individuals
- Banks
- Thrift Institutions
- Investment Companies
- Pension and Profit Sharing Plans
- Trusts
- Estates
- Charitable Organizations
- Corporations
- Limited Partnerships
- Wrap Fee Programs

Item 8. Method of Analysis, Investment Strategies and Risk of Loss**Large-Cap**

Investment Strategy SPARROW believes that a portfolio composed of large-cap growth stocks that are fully diversified across major economic sectors could provide investment returns that exceed market averages. SPARROW primarily invests in stocks that have demonstrated above-average earnings-per-share growth historically and are projected to generate above-average growth in the future. Large-Cap portfolios tend to resemble the capitalization mix found in general stock market indexes, such as the S&P 500, but SPARROW maintains the flexibility to invest in opportunities at any capitalization size. For the purpose of our Large-Cap portfolio, at the time of purchase, SPARROW looks for stocks with a market capitalization in excess of \$5 billion.

World Total Return Investment Strategy

SPARROW believes a portfolio composed of stocks, bonds, or securities bought and sold at the right price could provide investment returns that exceed market averages. To identify potential opportunities, SPARROW searches both domestic and foreign markets. SPARROW considers all market capitalizations as well as bonds, sector funds, index-issues and other liquid securities.

Portfolios are constructed of an average of 20 positions.

Sparrow-Freeland Investment Strategy

The Sparrow-Freedland Healthcare portfolio invests in healthcare-related stocks. In managing this portfolio, SPARROW attempts to identify companies with reasonable valuations and good prospects for growth, including those that offer possible dividends to stockholders. These companies may range from drug, device, retail sales, electronic medical record, prescription services, and HMO/hospital companies; provided that other types of companies may be invested in from time to time. While emphasizing mid cap stocks, large-cap and small-cap stocks may be included, as well as stocks of companies focused on emerging medical treatments/technologies.

Companies selected for this portfolio are closely monitored. Stocks are typically acquired slowly. SPARROW attempts to limit losses by selling losing positions quickly. In the same way, SPARROW will attempt to preserve capital by moving towards a cash position during weak market environments and towards equities during periods of market strength. The market environment will be assessed by observing the price behavior of the individual holdings within the portfolio itself.

Balanced Investment Strategy

The SPARROW Balanced Growth Portfolio is designed for investors who want a balance of both stocks and bonds in one portfolio. Portfolios are constructed of an average of 20 stock positions using one of our other investment strategies and an appropriate mix of fixed income securities. SPARROW invests in municipal, government or corporate bonds depending on the tax status and investment objectives of the Client. The highest quality security available at the time of purchase is always paramount. If no appropriate stocks or bonds are available, cash equivalents are held.

Each portfolio will be monitored by SPARROW and will be rebalanced periodically if asset allocations have shifted substantially from target. Because rebalancing generally incurs additional costs due to transaction fees and potential taxable implications, we will typically rebalance when significant asset shifts have occurred. In addition, our targeted asset allocations will sometimes change over time depending upon market conditions and the relative attractiveness of each asset category.

Risk of Loss

Investing in the capital markets involves risk, which includes the possibility that your account could go down in value. Stock and bond markets fluctuate substantially over time with changes in the economy and demand for particular products or services. Equity investments in smaller companies (e.g., small-cap companies) involve added risks such as limited liquidity and greater fluctuation than that experienced by larger companies, which may affect our ability to sell these investments at a fair and competitive price in a timely manner. Mutual fund investing involves risk; principal loss is possible. Investors will pay fees and expenses, even when investment

returns are flat or negative. Investors cannot influence the securities bought and sold, or the timing of transactions which may result in undesirable tax consequences.

Minimizing Risk of Loss

We believe the professional and disciplined execution of our investment philosophies will generate sustainable investment returns for SPARROW client accounts. However, the cumulative effect of company specific risk and systemic risk of a domestic and/or global nature clearly imply that no investment is guaranteed. SPARROW clients placing funds in our

separately managed accounts or the Funds do so with the full knowledge that loss of principal is a real risk.

Item 9. Disciplinary Information

Registered investment advisers must disclose all material facts about any legal or disciplinary events that would be material to evaluation of SPARROW or the integrity of the firm's management. SPARROW does not have any legal, financial or other "disciplinary" item to report.

Item 10. Other Financial Industry Activities and Affiliations

Investment Company

SPARROW is the investment adviser to Sparrow Fund. Gerald Sparrow serves as the Sparrow Fund's Trustee, President, Secretary, Treasurer, and Chief Compliance Officer. SPARROW does not believe the advisory services it provides to the Sparrow Fund create material conflicts of interest with SPARROW's other Clients.

Gerald R. Sparrow is a sub-investment advisor with BYW Investment Advisors, Inc. ("BYW"). The accounts under BYW and SPARROW may invest in the same securities at certain times. BYW and SPARROW will block the trades if possible. If the trading cannot be done as a block, the trading order will be rotated. The applicable CCO or other designated compliance personnel will review all trades to ensure one client does not have an advantage over another. Mr. Sparrow will attempt, on a best efforts basis, to avoid conflicts of interest between the accounts of BYW's clients and the accounts of SPARROW and its Clients; however, there can be no assurance that such conflicts will not occur.

SPLP

Also, as noted in Item 4 above, Gerald R. Sparrow is the sole general partner of SPLP, a private fund as defined in the Investment Advisers Act of 1940 (the "Advisers Act"). The limited partnership agreement of SPLP provides Mr. Sparrow with the opportunity to earn incentive allocations based on the investment performance of SPLP. This right to incentive allocations may result in a conflict of interest if, for example, SPARROW favors SPLP over other Clients.

SPARROW has adopted policies and procedures to mitigate the potential conflicts of interest noted above and other potential conflicts, which include the obligation fully and fairly disclose such potential conflicts.

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

SPARROW has a code of ethics ("Code") in accordance with Rule 204A-1 under the Advisers Act. The Code is designed to obligate SPARROW to put the interests of its Clients first and obligates Gerald Sparrow and other employees to act in an ethical manner at all times. The Code includes, among other things, provisions to strictly regulate personal trading by employees, to guard against conflicts of interest, and to protect the confidentiality of information. For a copy of

the firm's Code of Ethics, contact Gerald R. Sparrow at (314) 725-6161 or gsparrow@sparrowcapital.com

Item 12. Brokerage Practices

Clients may instruct SPARROW, in writing, to utilize a particular broker/dealer and a registered representative associated with that broker/dealer for all of the Client's transactions. Clients may not receive best execution on client-directed trades when the Client, rather than SPARROW, establishes the arrangement with the broker/dealer and then requests that SPARROW place the trades through the designated broker/dealer. The client direction and/or broker custody of the Client's assets can limit or eliminate SPARROW's ability to negotiate commissions or otherwise obtain best price and execution.

Where SPARROW has the authority to select the broker/dealer, SPARROW may consider a number of factors to determine the reasonableness of commissions charged, including: the research received, execution capability, availability of securities, purchasers and sellers of securities, financial responsibility, responsiveness, custodianship, clearance, settlement, dividend posting, interest posting, size of each individual transaction, service related to each individual account (including brokerage personnel attention and time to Client accounts), and service provided by the registered representative (of the broker/dealer) to the Client (including meetings to review Client objectives and financial needs, monthly Client portfolio reviews, Client transactions, Client investment performance and Client questions regarding the investments in the portfolio). Clients may pay commissions higher or lower than those charged by other broker/dealers.

If SPARROW obtains Clients from broker referrals, this creates a conflict if SPARROW seeks to "reward" such broker for referrals or for future referrals by executing trades through it and foregoing its best execution obligation.

When purchasing fixed income securities, SPARROW may trade away for better execution and investment ideas. Trading away may result in a Client bearing a larger commission or markup than if SPARROW traded through the Client's custodian.

Stifel, Nicolaus & Co, Inc. ("Stifel") is the custodian / broker dealer for SPLP. Stifel's services include IRA accounting to limited partners, research and trading. To reduce conflicts of interest, SPLP has established a second custodial relationship with TD Ameritrade Institutional. This arrangement may limit our ability to achieve the best execution prices because SPLP will generally trade with the custodian that holds the assets being traded.

SPARROW does not have any formal or informal soft-dollar arrangements and does not receive any soft-dollar benefits other than from time to time certain research; provided that such research acquired will be eligible under Section 28€ of the Securities Exchange Act of 1934, as amended.

Item 13. Review of Accounts

All accounts are reviewed on a monthly basis by Gerald Sparrow, President and CIO, to be certain that accounts are being invested according to their respective investment objectives and any restrictions placed on the accounts.

Clients should receive statements from their custodians on a monthly or quarterly basis, which should contain an account summary, an account transactions detail and contribution and withdrawals detail.

Item 14. Client Referrals and Other Compensation

SPARROW may directly or indirectly compensate a person for Client referrals. SPARROW Clients who refer new Clients to SPARROW are provided a copy of the Referral Agreement. The Referral Agreement is also available upon request. SPARROW's Referral Agreement is designed to comply with Rule 206(4)-3 under the Advisers Act. Referral fees are paid as a percentage of the advisory fee; which percentage is negotiable. SPARROW receives a distribution fee from Sparrow Fund pursuant to a plan established according to Rule 12b-1 of the Investment Company Act of 1940.

Item 15. Custody

As a matter of policy and practice, SPARROW does not permit employees or the firm to accept or maintain custody of individual Client securities or assets. It is our policy that we will not accept, hold, directly or indirectly, Client funds or securities, or have any authority to obtain possession of them, with the sole exception of direct debiting of advisory fees from Client accounts. SPARROW will not intentionally take custody of Client cash or securities.

All Client assets are maintained with qualified custodians such as banks or registered broker-dealers. Clients should receive account statements from their custodian at least quarterly. These statements are considered to be the actual books and records of Client accounts and should be reviewed carefully.

Notwithstanding the foregoing, SPARROW's ability to deduct advisory fees from Client accounts results in SPARROW having "constructive custody" of such assets. Further, because Gerald Sparrow is the general partner to SPLP, he (and indirectly SPARROW) has custody of SPLP's assets. SPARROW complies with the custody rule with respect to SPLP by (i) having its financial statements subject to a GAAP-compliant audit conducted by a PCAOB-registered audit firm and distributing audited financial statements to SPLP investors within 120 days of each year end.

Item 16. Investment Discretion

Pursuant to the terms of the investment management agreements with Clients, SPARROW is not required to obtain specific Client consent regarding specific securities to be bought or sold. SPARROW assumes all investment duties with respect to assets held in Clients' accounts and has all investment powers, including sole investment authority. Notwithstanding, SPARROW may take investment direction from a Client from time to time (e.g., honoring a request that a security be held to qualify for a long-term capital gain rather sold for a short-term capital gain). In addition, Clients may request that SPARROW refrain from investing in certain companies or industries for their portfolio (e.g., tobacco, gambling).

Item 17. Voting Client Securities

Unless the power to vote proxies for a Client is reserved by that Client (or in the case of an employee benefit plan, the plan's trustee or other fiduciaries), SPARROW has contracted Broadridge Investor Communication Solutions – Proxy Edge to provide SPARROW with proxy voting service. SPARROW shall further insure that the systems records and tracks proxy votes submitted on behalf of clients. If requested by the Client, SPARROW will report to the Client how each proxy sent on behalf of the Client was voted.

SPARROW's Proxy Voting Policy & Procedures is available upon written request.

Item 18. Financial Information

SPARROW does not require prepayment of investment management fees exceeding \$1,200 for six months in advance or longer. Therefore, no balance sheet of SPARROW is required herein. No current financial condition exists that would reasonably impair the contractual commitments to SPARROW Clients.