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November 6, 2017

This brochure provides information about the qualifications and business practices of StraightLine Group LLC. If you have any questions about this brochure please contact us at 866-401-5238, or by email at info@straightline.com.

The information in this brochure has not been approved of or verified by the United States Securities and Exchange Commission (SEC) or by any state securities authority.

We are a registered investment adviser. Registration of an adviser does not imply a certain level of skill or training.

Additional information about StraightLine is also available on the SEC's website at www.adviserinfo.sec.gov.

ITEM 2: SUMMARY OF MATERIAL CHANGES

This Brochure is dated November 6, 2017.

Earlier this year we began a sub-advisory relationship to assist StraightLine in developing model portfolios, assessing funds and investments and continuing to evaluate economic data and how it may affect our clients and their accounts.

~~There have been no material changes to this Brochure since the last annual update on March 30, 2017. This update includes information about our new subadvisory relationship with SkyView Investment Advisors. SkyView is now providing additional research and investment management to StraightLine for our clients.~~

Pursuant to SEC Rules, we will ensure that you receive a summary of any material changes to this and subsequent Brochures, or alternatively, provide you with the then-current Brochure, within 120 days of the close of our business' fiscal year. We may further provide other ongoing disclosure information about material changes as necessary. We will provide you with a new Brochure as necessary based on changes or new information, at any time, without charge.

Currently, our Brochure may be requested, free of charge, by contacting Doris Karras, our Chief Compliance Officer at 866-401-5238 or by emailing us at info@straightline.com. You may also access the brochure online via the “Legal” link at the bottom of any page at www.straightline.com

Additional information about us is also available via the SEC’s web site www.adviserinfo.sec.gov. The SEC’s web site also provides information about any persons affiliated with us who are registered, or are required to be registered, as one of our investment adviser representatives of our firm.

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ITEM 4: ADVISORY BUSINESS

We have been in continuous operation since our incorporation in June, 2002. We offer financial advisory services to clients on either their employer sponsored retirement program accounts or their personal investment accounts. We also offer advice to sponsors of 401(k) and 403(b) plans. With respect to our 401(k) and 403(b) business, we have always been a “fee only” advisor. Our compensation is not commission based, but is either a flat fee or is calculated as a percentage of assets under management.

Our Chief Executive Officer is Bethany W. Mosshart. She is also one of our principal owners because she owns more than 25% of our membership interests, Lisa Eschbach also owns more than 25% of our membership interests. Our executive officers include Steven F. Mosshart, President and Chief Investment Strategist, and Doris C. Karras, our Chief Compliance Officer. Additional information about our personnel may be found in our brochure supplement.

Service to Individuals

Full Service Employer Sponsored Retirement Plan Assistance (Pro(K) and Pro(B))

For individuals who participate in an **employer sponsored retirement plan** such as a 401(k) or 403(b), we offer discretionary account management, meaning we determine how to invest your account assets and then we actively manage the account for you. We call this full service **Pro(K) or Pro(B)**, depending on the type of employer, private or public. We make strategic reallocation decisions periodically and, using either an advisor login or your internet user name and password, implement those changes in your account.

We analyze the funds available in your employer’s plan and we select the funds we will recommend to you. If you become our client, we meet with you in person or by phone to determine your risk tolerance and overall goals for investment of your account. After signing an agreement to work together, we use a questionnaire to help us decide which model allocation is appropriate for you. We will communicate with you via email or U.S. Mail at least quarterly with market information and account updates. We will also send you communications whenever we make a change to your account allocations.

Advice Only Assistance (ProAdvice)

We also offer non-discretionary advice service called **ProAdvice**. If you become a ProAdvice client, we will gather all the same information from you that we would if you were a Pro(K) or Pro(B) client. The difference is that instead of implementing the changes we recommend for you we will send you our recommendations. It is up to you to make our recommended changes, but you are not obligated to do so.

STARs

We also manage personal investment accounts such as IRAs, joint accounts or individual accounts on a discretionary basis using the same research based process and risk assessment, and discretionary management style as in our Pro(K) and Pro(B) service. We generally recommend using Charles Schwab & Co., Inc. (Schwab) as the account custodian and we actively manage these accounts on their platform. We call this service **STARs**, which stands for StraightLine's Targeted Allocation Recommendations.

If you become a STARs client after an initial consultation, signing an agreement to work together and information gathering, your account(s) will be opened at Schwab. Once assets are received at Schwab we begin our discretionary management program, investing your account in stocks and bonds, or in mutual funds. In most cases we use mutual funds to provide the diversification and market coverage we feel is necessary for you, depending on your risk tolerance and financial circumstances. Through our relationship with Schwab and by using their registered investment advisor platform of services, we have access to institutional shares, one of the lowest cost groups of mutual funds available. Please see "***STARs Management Fees***" beginning on page 6 for more information on the Schwab platform.

Fund selection is based on a wide variety of factors that our Research Department studies including cost, performance of the fund itself vs. its peers and the industry as a whole. We also consider factors such as how long the manager has been in charge, style drift (if it is billed as a certain type of fund, we make sure that's how it is actually invested). We use a variety of tools in this extensive research process, as well as information about the larger economic picture, historic market information, etc.

Financial Planning

We are often asked to provide help in planning for future savings and spending. We use a number of tools to help us gather pertinent information about a client's financial situation, needs, budgets, years to work, etc. We use those tools and systems to evaluate the information gathered and then make recommendations based on the reports generated. We meet once to gather information and then, after using a computer modeling system, meet again to share and discuss the results of our research. At the second meeting we share our recommendations for future investment of accounts at either a fund specific or asset class level. Clients can also choose to continue to receive our asset based recommendations in an ongoing fashion.

Services to Plan Sponsors

We also provide investment advice to plan sponsors. Every plan should have a clear investment policy that sets out how the plan is to be run and how its performance and the performance of its investments are analyzed and reviewed. We assist plan sponsors with development and review of their investment policy statement. We begin with a general meeting to obtain background information and determine the scope of services required. Once the investment policy statement is finalized we can also assist in the selection of investment categories as well as specific investment choices. We offer an independent view of the funds and investment vehicles available.

We also assist plan sponsors in periodic reviews of investment choices. The specific services we provide to a plan sponsor may vary depending on our relationship. Thus, our agreement with the plan sponsor will describe the specific services we agree to provide the plan sponsor.

We are also contracted to offer educational services to plan participants. We provide a variety of seminars that, at plan sponsor request and expense, offer unbiased and clear content for their employees' benefit.

In any of our services, our clients may place reasonable restrictions on their accounts making it possible for a client to exclude a certain market sector or particular securities.

Assets Under Management

We manage assets on both a discretionary and non-discretionary basis. As of December 31, 2016, we had \$805,542,636 in client assets managed on a discretionary basis and \$40,325,134 in client assets managed on a non-discretionary basis.

ITEM 5: FEES AND COMPENSATION

Fees for Individual Services

Pro(K) and Pro(B) Fees

The fee for this service currently ranges from \$0 (if the account balance is below \$5,000) up to \$1,500 per year. Our fees are negotiable based on our discussions with you or your employer. Our fee is for 12 months of service and will be billed quarterly. Our fee can be paid from your plan account, by the plan sponsor, or directly by you, as determined at the time the service begins. If you are paying directly for the service, you can pay by check or credit card.

ProAdvice Fees

The maximum fee for this service is currently \$400 per year. The fee is negotiable based on our discussions with you or your employer. The fee is for 12 months of service. The fee is billed quarterly or annually. It can be paid from your plan account, by the plan sponsor, or by you, as determined at the time the service begins. If you are paying for the service, you can pay by check or credit card.

STARs Management Fees

Our STARs management fees are paid quarterly, in advance. Typically these fees are deducted from your account. However, based on our agreement with you, you may pay the fee directly, either by credit card or check. Fees vary from client to client based upon the types of securities being managed and the size of the account. Fees typically range from a low of 0.5% per year to a high of 2.0% per year.

All portfolio management fees and the minimum account size are negotiable, so clients receiving similar services may pay different fees. Transaction fees may be charged by the custodian in

addition to our management fees. Through our relationship with Schwab we have access to institutional shares, one of the lowest cost groups of mutual funds available. Generally these are no load funds which mean there is no charge to buy or sell shares in the fund. Occasionally we choose a fund with a fee charged by Schwab for buying or selling the fund (typically no more than \$25 per transaction per account). If we recommend that you purchase or sell an individual stock or ETF, you will incur brokerage transaction fees, which currently range from \$4.95 to \$12.95.

The fee for STARs management is based on the market value of the assets in the account, including cash balances and money market fund balances. The initial fee is charged from the date the account is funded through the end of that calendar quarter, if the account is opened for more than 30 days before the quarter ends.

After the initial period, our fee is charged quarterly, in advance, and is based on the market value of the assets in the account on the date of the close of the previous quarter. For example, a fee charged on January 1 for first quarter fees, would be calculated using the account value as of December 31 close of business. No adjustments are made to the fee for changes in market value during the quarter, or for deposits or withdrawals. We may, at our discretion, combine the value of related accounts for fee calculation purposes.

We may amend our fees with advance written notice to you, in accordance with the terms in our agreement with you.

Financial Planning Fees

There are two levels of service for Financial Planning. If a client requests fund specific recommendations at their second meeting, the one time cost for the two meetings is \$1,500. If the client prefers to have asset class based recommendations (not a specific fund in which to invest, but a broad class recommendation such as International, or Large Cap growth, for instance) the one time cost for the two meetings is \$1,000. Clients of either type can enroll for continuing asset class recommendations, which would be sent at such time as changes were being made to our full service client accounts in STARs. The annual cost for continuing service is \$400.

Fees to Plan Sponsors

We negotiate our fees with Plan Sponsors on a case by case basis and the fees are set forth in our agreements with the Plan Sponsor. Generally these fees are based on total plan assets. Fees for education services are \$1,750/day/educator which is charged for creation and delivery of materials, presentations and travel. Travel outside the Midwest may involve higher charges.

Fees Charged by Others

Mutual funds of all types charge their shareholders various fees and expenses associated with, for example, the establishment and operation of the fund, its management, servicing, etc. All fund fees

are explained in the current prospectus for each fund, which is available from the fund. Copies of prospectuses can also be requested by contacting us at info@straightline.com.

With any type of mutual fund investment the investor pays those fund fees, though they are not always clearly visible. If you invest in mutual funds, you will pay those fees in addition to our management fee. Generally speaking, most mutual funds (though not all share classes) may be purchased directly, without using our services, and without incurring our advisory fees.

Cancellation and Refunds

You may terminate our agreement at any time by written notice and we may terminate your agreement in the same manner. We will provide a pro-rated refund of any pre-paid, unused fee to you within 30 days of termination, provided more than 30 days remain in the billing period.

Other Compensation Received by StraightLine

We are a licensed insurance agency with the State of Michigan and some of our investment advisor representatives are licensed insurance agents. As part of our investment advice, we may recommend the purchase of life insurance or fixed annuities. If you choose to purchase an insurance product from us, we will receive a commission equal to the first year's premium directly from the insurance company. This may create a conflict of interest. To mitigate this conflict, you are free to purchase any recommended life insurance from an agent of your choice.

ITEM 6: PERFORMANCE BASED FEES

We do not charge any performance based fees.

ITEM 7: TYPES OF CLIENTS

We work with individuals, charitable organizations, corporations, pension and profit sharing plans, universities and other employers to provide our services. We do not advise or manage any mutual funds or other investment companies. We do not have a minimum account size.

ITEM 8: METHODS OF ANALYSIS, INVESTMENT STRATEGIES, AND RISK OF LOSS

We work with you to determine your risk model as the first step in setting up an appropriate investment strategy for you. We use a questionnaire to help us learn about your timeframe, total assets, attitude toward risk and loss and familiarity with investing. The answers to these questions, along with personal conversations and individualized questions and answers help us select a model for your investments. You are always free to select a more or less aggressive model than what we recommend from this process. We ask that you keep us up to date on major life changes and situations that could affect your investment needs such as the birth of children, college savings, retirement and illness.

It is important that you know that ALL investments carry risk of loss. Different investments have different risks. Matching a client's risk profile to the appropriate model and exposure to risk is

extremely important. It is generally established that there is a trade off in investing between risk and reward. While stocks can be very risky as investments they can also yield high returns.

We have entered into a sub-advisory relationship to develop customized investment strategies based on the specific investment needs, goals and objectives of our clients. Under this arrangement, the sub-adviser will assist Straightline in developing model portfolios, assessing funds and investments and continuing to evaluate economic data and how it may affect our model portfolios, clients and their accounts. We will retain the right to replace the sub-adviser on a discretionary basis. While clients will not have a direct contractual relationship with the sub-adviser, Straightline will provide the client with the sub-adviser's firm brochure (Part 2 of Form ADV).

We have developed five model portfolios that we use for investing. The most aggressive of these is currently invested primarily in equity mutual funds and ETFs, so they are tied directly to the markets, both domestic and foreign. This portfolio carries the highest degree of risk of loss if the stock markets lose value. When the stock markets are moving in a positive manner, however, this portfolio may take advantage of those increases the most.

At this time our least aggressive model portfolio allocates a very small percentage of the account to equity funds. The remainder of the portfolio is invested in “fixed income” funds. These are mutual funds that are typically invested in bonds of corporations or municipalities, cash or cash equivalents and are considered less risky. While these funds have less risk associated with them, they also typically yield a lower return than the more aggressive funds that are invested all in equities.

Balancing risk and stability is extremely important for us and our clients. As our portfolios become more aggressive the amount we allocate to equities increases and the amount we allocate to fixed income funds decreases. Our current models (subject to modification as needed) and their respective percentages of equity to fixed income, from least aggressive to most aggressive, are:

20% equity funds – 80% fixed income
40% equity funds – 60% fixed income
60% equity funds – 40% fixed income
80% equity funds – 20% fixed income
100% equity funds

If you have a STARs account, we will generally allocate at least 2% of your portfolio to cash. The balance of your account will be allocated in accordance with the percentages of your selected model as set forth above. It should be noted that these are our current allocation models. The models may be adjusted from time to time based upon market, world and economic changes.

In general we choose to recommend investments in mutual funds. A mutual fund is a way for investors to combine their funds and have them managed by a professional. Generally individuals buy shares in the fund and the fund manager uses those dollars to invest in the fund’s stated strategy of assets. The fund manager charges a fee for his/her work. The fund’s value reflects the net asset value (NAV – which is the value of all of the investments held in it), less this fee. Funds are designed to invest in a certain way (all in big companies, perhaps, or all in foreign, small

companies, for example.) There are many different ways for funds to be designed, managed, invested, etc. There are also a number of ways for the fund to charge fees.

We use a number of tools to analyze the investment choices available to all our clients. For our Pro(K) and Pro(B) clients we do a thorough review of the fund choices offered within their plans. Using tools such as Morningstar (to help us investigate the stocks or bonds held within the funds, the fees and performance) we select the funds most likely to meet the clients' needs in as many market sectors as possible.

We use the same processes with our STARs service, but at Schwab we are not restricted to just the funds and investments offered within a retirement plan. We analyze a far wider group of choices and again, using many comparative items, choose the funds we think will best meet our clients' needs.

We do historic comparisons and study current and past economic situations and results. We also use a number of different financial planning strategies to determine the allocation percentages we think will work best for our clients, keeping in mind their age, risk model and investment goals. There are a number of complex financial planning theories and tools to help us determine the funds, market sectors and timing of our investment decisions. Our Research Department reads, digests, discusses and monitors numerous financial publications, websites and programs to keep up with the markets, economic and governmental situations. They make decisions about when to make a change to an account's holdings both from an investment and allocation standpoint.

There have been some trends established in the markets over time. Historically market sectors seem to perform well for a few years, then not as well as some others, and then rise again. Periodically we will rebalance the accounts we manage to take advantage of a market sector that appears ready to rebound or recover. We may also adjust our holdings in a sector that appears on the verge of dropping. By carefully monitoring all these variables we strive to maximize return while minimizing risk for our clients.

~~Beginning in June, 2017, we began a sub-advisory relationship with a research firm, SkyView Investment Advisors. SkyView will assist StraightLine in developing model portfolios, assessing funds and investments and continuing to evaluate economic data and how it may affect our clients and their accounts.~~

There is always a risk of loss when investing in anything that does not have a fixed, guaranteed rate of return. Understanding our clients' needs and desires for their accounts is as important as making sure they understand our plan for them. Communication about our strategies, ideas, plans, etc., as well as about any moves made in their accounts is one of the critical features of our work.

ITEM 9: DISCIPLINARY INFORMATION THAT INVOLVES STRAIGHTLINE OR ONE OF ITS MANAGEMENT PERSONS

It is extremely important to us that you trust us and feel confident of the work we are performing for you. This section contains the disclosures required by the SEC.

Neither StraightLine nor anyone at StraightLine has been involved in an administrative proceeding before the SEC or any other federal regulatory agency, any state regulatory agency, or any foreign regulatory agency that has resulted in any sanction, suspension or limit.

Although our business as a registered investment adviser is not subject to oversight by Financial Industry Regulatory Authority (FINRA), from 1986 to 2005, our President, Steven F. Mosshart, worked in the commission based brokerage industry which was subject to FINRA. Just after Mr. Mosshart left Citigroup World Markets in 2005, FINRA alleged that Mr. Mosshart had participated in a private securities transaction by accepting promissory notes from a few close friends, some of whom were his clients. Mr. Mosshart contends that the notes were loans, not securities. The funds borrowed under the notes were for the express purpose of providing operating capital for StraightLine in its infancy.

On September 11, 2008 Mr. Mosshart and FINRA reached a settlement and entered into an Order of Offer of Settlement in regard to the loans. Pursuant to that order, Mr. Mosshart was suspended for one year from associating with any member of FINRA, which includes the broker dealers and commissioned stockbrokers in their employ. Mr. Mosshart had no intention of returning to that type of business and so agreed to the settlement. In addition, Mr. Mosshart was ordered to make restitution to the holders of the notes if he returned to a FINRA registered firm. Prior to the settlement offer, StraightLine had already begun the process to satisfy the terms of the notes. The holders of the notes were all given a choice to receive membership/ownership interest in StraightLine in exchange for their notes or to receive the return of their loan amount plus interest. All of the note holders have either been paid in full or have converted their outstanding loan to ownership in our firm.

ITEM 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

As described under “Other Compensation Received by StraightLine” beginning on page 8 of this brochure, we are a licensed insurance agency and a number of our investment adviser representatives are also licensed to sell life insurance and insurance related investment products. Our representatives work directly with the insurance providers and often work with Comprehensive Planning, Inc., an independent general agent and wholesaler of life insurance and fixed annuities, located in Troy, Michigan. Fees or commissions charged are set by the insurance company and are paid to us from the insurance company not from Comprehensive Planning, Inc.

~~As described in Item 8 above, StraightLine has a subadvisory relationship with SkyView Investment Advisors to utilize their capabilities in developing model portfolios, research, etc.~~

ITEM 11: CODE OF ETHICS OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

Code of Ethics

We have adopted a Code of Ethics (the “Code”) describing the standards of business conduct we expect all officers, directors, employees, and advisory representatives to follow. The Code also describes certain reporting requirements with which particular individuals associated with or employed by us must comply. We will provide a copy of the Code to you upon request.

Our principals and representatives will often own the same securities we recommend to you or our other clients. Generally, these securities will be shares of open ended mutual funds or stocks and bonds actively traded on a national securities exchange or market where the time and size of their purchases or sales will not affect transactions for you or our other clients. If we do recommend the purchase or sale of a thinly traded security to you, we will ensure that our principals' and representatives' transactions do not adversely affect you nor improperly benefit them, typically by completing our principals' and representatives' transactions after all your and other client transactions have been made. Orders for your account and our own accounts may sometimes be aggregated or "batched" into one large order in accordance with our trade aggregation and allocation policy (described in connection with our brokerage placement practices below). Aggregated orders may achieve better execution for all participating accounts and those benefits will be fairly allocated among all participating accounts.

Our Code of Ethics is available for review at any time. Clients can email us at info@straightline.com, or call us at 866-401-5238 to request a copy.

Interest in Client Transactions

As described under "Other Financial Industry Activities and Affiliations" above, we are a licensed insurance agency and some of our investment advisor representatives are licensed insurance agents. From time to time, we will recommend the purchase of life insurance or a fixed annuity. An annuity is an insurance product that is sometimes appropriate for a client's fixed income allocation. In that event, we will be paid a commission on the sale of insurance products and although we do not charge an advisory fee in addition to the commission, the first year commission is likely greater than an advisory fee on the same investment size. Thus, we may have an incentive to recommend insurance products. To mitigate this conflict, we inform clients that they may use an insurance agent of their choice to purchase an insurance product.

In July 2008, we conducted an exchange offer in which we offered to exchange promissory notes issued by the Mossharts, as described under Item 9: Disciplinary Information That Involves StraightLine or one of its Management Persons beginning on page 10. Under the exchange offer, note holders were given the opportunity to exchange their principal and interest for units of nonvoting membership interest in our firm. Noteholders could also choose to be paid the principal and outstanding interest due them. Prior to making their decision, the note holders were given a confidential memorandum detailing information about us, our business and the risks inherent in exchanging the notes. We did not provide investment advice to the holders of the notes and, instead, encouraged them to seek outside professional advice. This transaction was concluded in 2008.

We may, from time to time, secure loans for expansion or operating capital from outside sources, including current clients. A loan from a current client could cause a conflict of interest. We believe that we treat all clients fairly. If, however, we owe money to clients that could result in us favoring clients who are lenders over clients who are not. We have not and will not favor clients who are lenders over other clients, but we also recognize the importance of disclosing the potential conflict of interest to you.

Personal Trading

Our representatives may buy or sell securities identical to those which may be offered as investment options in any of our Pro(K), Pro(B) or STARs portfolios. We always place a priority on client transactions. Our representatives may not engage in a transaction in any security being considered for trading in our clients' accounts in their own account until the client transaction is completed or until a decision has been made not to trade the client's account. Client transactions will be completed before any orders are placed for proprietary trades.

Our representatives are aware of their fiduciary duty to our clients and the prohibitions against the use of any insider information. We retain records of all proprietary trading activities of our representatives. Whenever we deem that there may appear to be a conflict of interest, we will inform affected clients of the holdings involved prior to placing any orders.

ITEM 12: BROKERAGE PRACTICES

Generally, we do not recommend brokers for our Pro(K), Pro(B) or ProAdvice Clients and, instead, trade through the custodian selected by the plan sponsor.

For our STARs clients, we recommend Schwab as your custodian. Schwab provides us with access to their institutional trading and custody services, computer access to client accounts, research, and the quotes and data needed by us for servicing our clients. These services are provided to us at minimal or no cost. We work with Schwab because we believe Schwab provides the best services for our clients. We are an independent company; we are not owned, operated by or affiliated with Schwab. Schwab generally does not charge separately for custody, but is compensated through commissions or other transaction-related fees for securities that are executed through Schwab or that settle into Schwab accounts. Typically we do not use funds that charge transaction fees, but when those funds are the best choice in the opinion of our Research Department, we will utilize them. Trades in equities or ETFs carry a transaction fee that is imposed by Schwab and paid directly by the client.

Schwab does make available to us other products and services that benefit us, but do not directly benefit our clients' accounts. Some of these products and services help us administer and manage the accounts, such as software and other programs that gives us access to account data like trade confirmations and statements and facilitate trading. Other services provide research, pricing and market data, for our use. Recordkeeping and client reporting are also some of the services Schwab provides. Many of these services are used to service all or most of our accounts, whether they are held at Schwab or not.

Schwab also makes available other services to help us develop our business. These can include consulting and publications, hosting conferences with speakers and educational meetings on a variety of topics. Schwab may discount or waive fees it might otherwise charge for some of these services.

We chose to work with Schwab due to their good client services, robust online applications for clients, and the access we have to institutional class mutual fund shares. In addition, we are often

able to purchase mutual fund shares for our clients even if an individual purchase does not meet the mutual fund minimum purchase requirements.

We do not receive any other “soft dollar” benefits from this relationship. We use the research Schwab provides, as well as numerous other research programs and resources, to develop model portfolios for all of our clients. No group of clients benefits more than another from our relationship with Schwab. Currently our STARs accounts are all held at Schwab, though in the future, if it becomes advantageous for our clients, we may recommend another custodian.

Multiple Day Trade Execution

With our Pro(K) clients, we often have a large volume of trades. Our Pro(K) clients are all invested in mutual funds which trade at the same price at the end of the day, regardless of the time of day the trade was initiated. We will make every attempt to process mutual fund trades for all of our Pro(K) and Pro(B) clients over a weekend and on the following Monday so that all clients will receive the same price. If we cannot complete all trades on the same day, it is possible that clients trading on different days will receive a higher or lower price. We cannot aggregate these trades because the accounts are at different custodians.

Some of our Pro(K) clients have their accounts custodied with TIAA because the Plan Sponsor of their retirement plan has chosen TIAA. In that case, we may send trading instructions to TIAA. We cannot assure that TIAA will execute the trades in the same day. It has been the policy of TIAA to give all clients the same price as of the day the trades were requested by us.

For non-discretionary clients we strive to trade orders immediately upon receipt of instructions from the client, but in no event more than 24 hours after receipt.

“Bunched” Trades

For STARs clients, which are custodied at Schwab, from time to time, we may “bunch” client orders for the purpose of achieving better execution than what could be achieved executing a client’s order individually. We are aware of our responsibilities to each and every client and we only bunch client orders when we have determined that it is best for each client.

Directed Brokerage

Clients sometime direct us in writing to use a particular broker-dealer to execute some or all of their transactions. In that case, the client will negotiate the terms and arrangements for the account with that broker-dealer, and we will not be able to seek better execution services or prices from other broker-dealers. As a result, the client may pay higher commissions or other transaction costs or greater spreads, or receive less favorable net prices, on transactions for the account. We have a “duty of best execution”, which means we will do our best to get trades accomplished quickly and efficiently. We may decline a client’s request to direct brokerage if, in our sole discretion, the arrangements would result in poorly executed trading.

Trade Errors

Clients should be aware that errors may occur when orders are processed by us. We will attempt to correct the error as soon as possible and in a manner that the affected client(s) are not disadvantaged and bear no losses.

ITEM 13: REVIEW OF ACCOUNTS

We offer investment advice and discretionary account services via the internet and in person. Our services are provided for the participant's retirement plan account and for accounts outside of retirement plans. Clients may review balances in their accounts via the internet. We ask that clients visit our website, www.straightline.com, at least quarterly to review accounts. This helps us stay up to date on any financial or personal information that may have changed. This is important, as it can affect how an account should be invested or what risk model we should use.

Pro(K), Pro(B) and ProAdvice clients also have open access to their account(s) via their employer sponsored website, or with direct contact with their account custodian. You will receive statements from the custodian or plan sponsor, as the case may be, in addition to any update we provide. STARS clients can access their accounts through Schwab's website.

We monitor the investments in client accounts on an ongoing basis. We will review and/or update accounts under management on a semi-annual or more frequent basis as it is deemed necessary. We review allocation models and update them as economic events warrant.

Account reviews and allocation models are updated by members of our investment committee. The committee is made up of members of the executive staff and other members of the research staff.

We provide newsletters on a quarterly basis. We may provide other reports to both individuals and to the corporate plan sponsors that are our clients. These reports include details on account activity, investment performance, allocation recommendations and economic outlooks. These reports are available upon request for both plan sponsors and individual clients.

We may provide account reports or statements periodically as a service. These reports do not replace statements and information provided directly by account custodians. Clients should reconcile all statements and reports with those provided by their custodian and should contact the custodian or us immediately at 866-401-5238 if there are questions.

ITEM 14: CLIENT REFERRALS AND OTHER COMPENSATION

We do not pay anyone for client referrals. We receive commissions for the sale of insurance products as described under "Other Compensation Received by StraightLine" beginning on page 8.

ITEM 15: CUSTODY

Clients should receive at least quarterly statements from the qualified custodian that holds and maintains the client's investment assets. Although such arrangements are between the client and

their custodian, broker-dealer, bank, other qualified custodian or the plan sponsor, StraightLine urges clients to carefully review their statements.

Although we do not take physical custody of any assets in client accounts, we are deemed to have custody by the SEC because we have the login credentials for our Pro(K) and Pro(B) clients. We do not have the authority to withdraw funds or securities, or to transfer them to an account not in the client's name.

Employee retirement accounts are held on the platform of the custodian selected by the plan sponsor. Schwab has custody of our STARs client accounts.

ITEM 16: INVESTMENT DISCRETION

We offer discretionary account services to individuals through our proprietary services, known as Pro(K), Pro(B) and STARs. Individuals may subscribe to our service by accessing our website, opening an account by supplying a username and password, agreeing to the terms of the Services Agreement, completing a risk profile questionnaire, and paying the applicable fee. We will manage accounts on a limited discretionary basis as deemed appropriate. Having discretion means clients take our direction about where to open accounts, give us authority to purchase and sell investments in the amounts and at the times we feel appropriate. Typically, client portfolios contain mutual fund shares. In certain circumstances within an employer's retirement account individual securities may be held (generally company stock in the form of a unitized fund). Based on changes to client personal situation, the markets and/or the economy, we may make allocation changes to accounts as we deem necessary.

ITEM 17: VOTING CLIENT SECURITIES

We do not vote proxies on behalf of clients. Clients will receive their proxy materials from either their custodian or a transfer agent, depending on the security held.

ITEM 18: FINANCIAL INFORMATION

We do not collect more than \$1,200 per client more than 6 months in advance so we are not required to include a balance sheet with this filing. There are no financial conditions likely to impair us from meeting our obligations to our clients.



STRAIGHTLINE
PERSONAL. UNBIASED. PROACTIVE.

Advisory Personnel	Business Address	Phone
Michael F. Bisaro	165 Kirts Blvd, Suite 100, Troy, MI 48084	248-269-8366
Jason C. Fisher	101 E. Sandusky St, Suite 300 Findlay, OH 45840	419-425-8440
Doris C. Karras	165 Kirts Blvd, Suite 100, Troy, MI 48084	248-269-8366
Gaurav 'Sonny' Mehra	165 Kirts Blvd, Suite 100, Troy, MI 48084	248-269-8366
Bethany W. Mosshart	165 Kirts Blvd, Suite 100, Troy, MI 48084	248-269-8366
Steven F. Mosshart	165 Kirts Blvd, Suite 100, Troy, MI 48084	248-269-8366
Michael A. Rice	2911 Eyde Parkway, Ste 100, East Lansing, MI 48823	248-269-8366

StraightLine Group, LLC
165 Kirts Blvd, Suite 100
Troy, MI 48084
CRD/IARD #127401
www.straightline.com

248-269-8366
866-401-5238

FORM ADV PART 2B

BROCHURE SUPPLEMENT

This brochure supplement provides information about the above named advisory personnel of StraightLine Group, LLC, and is a supplement to our Part 2 Brochure, which you should already have received. Please contact StraightLine at 866-401-5238 if you did not receive our Brochure, or if you have any questions about it or this supplement. Additional information about StraightLine and these advisory personnel is available on the SEC's website at www.adviserinfo.sec.gov.

Michael F. Bisaro, AIF® - 165 Kirks Blvd, Suite 100, Troy, MI 48084 248-269-8366

Item II - Educational Background and Business Experience

Mr. Bisaro was born in 1979. He serves as one of StraightLine's Vice Presidents and has been with the firm since 2004. Mike graduated Valedictorian from New Mexico State University with degrees in Finance and Marketing. He has earned the Accredited Investment Fiduciary professional designation by the Center for Fiduciary Studies, which is associated with the University of Pittsburgh's Center for Executive Education. Information on this designation can be found on Page 10, or at: <http://www.fi360.com/main/designations.jsp>. Prior to joining StraightLine Mike was a financial consultant and financial planning specialist at Wachovia Securities.

Item III – Disciplinary Information

Michael F. Bisaro has never had any disciplinary disclosures to be reported.

Item IV – Other Business Activities

Other Investment Related Activities “Investment-related” means “activities that pertain to securities, commodities, banking, insurance, or real estate (including, but not limited to, acting as or being associated with an investment adviser, broker-dealer, municipal securities dealer, government securities broker or dealer, issuer, investment company, futures sponsor, bank, or savings association).”

StraightLine is a licensed insurance agency, and Mike Bisaro is a licensed insurance agent. When appropriate, he may offer access for clients to insurance products. Fees or commissions charged are set by the insurance company and are paid to us from the insurance company. Mr. Bisaro may receive additional compensation in relation to the sale of these products.

The instructions for this Form ADV Brochure Supplement require us to tell you that the receipt or potential for the receipt of other compensation in relation to Mr. Bisaro's insurance activities gives Mr. Bisaro an incentive to recommend insurance products based on the compensation received, rather than on your specific needs. Although we are obligated to tell you this, Mr. Bisaro's and our objective as a firm is to place nothing before your best interests.

How we Address the Conflict(s): First and foremost, we address the conflicts described in the preceding section by disclosing them to you in this Brochure Supplement as well as in our firm's Brochure. As a matter of general policy, we aggressively discourage activities that put your interests anywhere but first. In addition, we have designated a Chief Compliance Officer, as set forth on Schedule A of our Form ADV, to be the party responsible for the overall application and oversight of our supervisory process. Our Chief Compliance Officer has the authority to delegate certain supervisory responsibilities to other supervised persons within our firm in order to ensure that our overall system of supervision is being adequately carried out and in a timely manner.

The added compensation received by Mr. Bisaro in connection with any insurance activities is deemed routine and customary compensation for such activities and is not believed to be inappropriate.

Mr. Bisaro is not actively engaged in any other investment-related business or occupation or other business or occupation of a substantial nature.

Additionally, Mr. Bisaro is the Trustee of a Trust where the beneficiaries are extended family members. Mr. Bisaro is not a beneficiary of the Trust. Mr. Bisaro receives no compensation for performing this duty.

V - Additional Compensation

Mr. Bisaro does not receive any economic benefit for providing advisory services, other than the regular salary paid by StraightLine and as described in Section IV above.

VI - Supervision

As part of our overall compliance and supervisory process, we monitor the advisory activities of all of our supervised persons, including Mr. Bisaro. Account allocation decisions are made by our Research Department and our Chief Investment Strategist. Decisions about when to make a change to an account's holdings both from an investment and allocation standpoint are made based on our research, not by individual representatives.

Our Chief Compliance Officer, Doris Karras, is responsible to provide supervisory oversight for StraightLine and its advisory personnel. She can be reached at 866-401-5238.

Jason C. Fisher, AIF ® - 101 E. Sandusky St, Rm 300, Findlay, OH 45840 419-425-8440

Item II - Educational Background and Business Experience

Jason C. Fisher was born in 1972. He serves as one of StraightLine's Vice Presidents and oversees the firm's operations in Findlay, Ohio. He has been with the firm since 2004. Jason is a graduate of the University of Toledo. He has earned the Accredited Investment Fiduciary professional designation by the Center for Fiduciary Studies, which is associated with the University of Pittsburgh's Center for Executive Education Information on this designation can be found on Page 10, or at: <http://www.fi360.com/main/designations.jsp>. Prior to joining StraightLine he worked in logistics and the mortgage industry.

Item III – Disciplinary Information

Jason C. Fisher has never had any disciplinary disclosures to be reported.

Item IV – Other Business Activities

Other Investment Related Activities “Investment-related” means “activities that pertain to securities, commodities, banking, insurance, or real estate (including, but not limited to, acting as or being associated with an investment adviser, broker-dealer, municipal securities dealer, government securities broker or dealer, issuer, investment company, futures sponsor, bank, or savings association).”

StraightLine is a licensed insurance agency, and Jason Fisher is a licensed insurance agent. When appropriate, he may offer access for clients to insurance products. Fees or commissions charged are set by the insurance company and are paid to us from the insurance company. Mr. Fisher may receive additional compensation in relation to the sale of these products.

The instructions for this Form ADV Brochure Supplement require us to tell you that the receipt or potential for the receipt of this other compensation gives Mr. Fisher an incentive to recommend insurance products based on the compensation received, rather than on your specific needs. Although we are obligated to tell you this, Mr. Fisher's and our objective as a firm is to place nothing before your best interests.

How we Address the Conflict(s): First and foremost, we address the conflicts described in the preceding section by disclosing them to you in this Brochure Supplement as well as in our firm's Brochure. As a matter of general policy, we aggressively discourage activities that put your interests anywhere but first. In addition, we have designated a Chief Compliance Officer, as set forth on Schedule A of our Form ADV, to be the party responsible for the overall application and oversight of our supervisory process. Our Chief Compliance Officer has the authority to delegate certain supervisory responsibilities to other supervised persons within our firm in order to ensure that our overall system of supervision is being adequately carried out and in a timely manner.

The added compensation received by Mr. Fisher in connection with any insurance activities is deemed routine and customary compensation for such activities and is not believed to be inappropriate.

Mr. Fisher is not actively engaged in any other investment-related business or occupation or other business or occupation of a substantial nature.

V - Additional Compensation

Mr. Fisher does not receive any economic benefit for providing advisory services, other than the regular salary paid by StraightLine and as described in Section IV above.

VI - Supervision

As part of our overall compliance and supervisory process, we monitor the advisory activities of all of our supervised persons, including Mr. Fisher. Account allocation decisions are made by our Research Department and our Chief Investment Strategist. Decisions about when to make a change to an account's holdings both from an investment and allocation standpoint are made based on our research, not by individual representatives.

Our Chief Compliance Officer, Doris Karras, is responsible to provide supervisory oversight for StraightLine and its advisory personnel. She can be reached at 866-401-5238.

Doris C. Karras, IACCP® - 165 Kirts Blvd, Suite 100, Troy, MI 48084 248-269-8366

Item II - Educational Background and Business Experience

Doris C. Karras was born in 1963. She serves as StraightLine's Chief Compliance Officer. She has been with the firm since 2005. Doris graduated cum laude with a B.A. from Walsh College with a major in Finance. She has since earned her Investment Adviser Certified Compliance Professional designation through NRS. Information may be found on Page 10 or at <http://www.nrs-education.com/investment-adviser-certified-compliance-program.html>. She has been fully licensed and registered since 1997, working previously with Morgan Stanley and Citigroup Global Markets.

Item III – Disciplinary Information

Doris C. Karras has never had any disciplinary disclosures to be reported.

Item IV – Other Business Activities

Doris C. Karras is not currently actively engaged in any other investment related business or occupation.

V - Additional Compensation

Doris C. Karras does not receive any economic benefit for providing advisory services, other than her regular salary paid by StraightLine.

VI - Supervision

As part of our overall compliance and supervisory process, we monitor the advisory activities of all of our supervised persons, including Mrs. Karras. Our Chief Executive Officer, Bethany W. Mosshart and our President, Steven F. Mosshart, supervise Mrs. Karras in her role as Chief Compliance Officer.

Mr. and Mrs. Mosshart can be reached at 866-401-5238.

Account allocation decisions are made by our Research Department and Chief Investment Strategist. Decisions about when to make a change to an account's holdings both from an investment and allocation standpoint are made based on our research, not by individual representatives.

Gaurav 'Sonny' Mehra - 165 Kirts Blvd, Suite 100, Troy, MI 48084 248-269-8366

Item II - Educational Background and Business Experience

Gaurav Mehra was born in 1984. He serves as StraightLine's Research Director. He has been with StraightLine since 2006. He graduated from University of Michigan, Dearborn, with a degree in Finance.

Item III – Disciplinary Information

Gaurav Mehra has never had any disciplinary disclosures to be reported.

Item IV – Other Business Activities

Gaurav Mehra is not actively engaged in any investment-related business or occupation or other business or occupation of a substantial nature.

V - Additional Compensation

Gaurav Mehra does not receive any economic benefit for providing advisory services, other than his regular salary paid by StraightLine.

VI - Supervision

As part of our overall compliance and supervisory process, we monitor the advisory activities of all of our supervised persons, including Mr. Mehra. Account allocation decisions are made by our Research Department and our Chief Investment Strategist. Decisions about when to make a change to an account's holdings both from an investment and allocation standpoint are made based on our research, not by individual representatives.

Our Chief Compliance Officer, Doris Karras, is responsible to provide supervisory oversight for StraightLine and its advisory personnel. She can be reached at 866-401-5238.

Bethany W. Mosshart, AIF® - 165 Kirts Blvd, Suite 100, Troy, MI 48084 248-269-8366

Item II - Educational Background and Business Experience

Bethany W. Mosshart was born in 1956. She is the Chief Executive Officer and Director of Administration for StraightLine and has been with the company since its formation in 2002. She is a cum laude graduate of Miami University. She has earned the Accredited Investment Fiduciary professional designation by the Center for Fiduciary Studies, which is associated with the University of Pittsburgh's Center for Executive Education. Information on this designation can be found on Page 10, or at: <http://www.fi360.com/main/designations.jsp>. Prior to helping to found StraightLine she worked for a number of years in the Troy School District as a Title I tutor and parent volunteer. Previous positions included assisting the National Sales Manager for Real Estate One, and assisting the National Director of Sales for Tomy Toys.

Item III – Disciplinary Information

Bethany W. Mosshart has never had any disciplinary disclosures to be reported.

Item IV – Other Business Activities

Mrs. Mosshart is not actively engaged in any investment-related business or occupation or other business or occupation of a substantial nature.

V - Additional Compensation

Mrs. Mosshart does not receive any economic benefit for providing advisory services, other than her regular salary paid by StraightLine.

VI - Supervision

As part of our overall compliance and supervisory process, we monitor the advisory activities of all of our supervised persons, including Mrs. Mosshart. Account allocation decisions are made by our Research Department and our Chief Investment Strategist. Decisions about when to make a change to an account's holdings both from an investment and allocation standpoint are made based on our research, not by individual representatives.

Our Chief Compliance Officer, Doris Karras, is responsible to provide supervisory oversight for StraightLine and its advisory personnel. She can be reached at 866-401-5238.

Steven F. Mosshart, AIF® - 165 Kirts Blvd, Suite 100, Troy, MI 48084 248-269-8366

Item II - Educational Background and Business Experience

Steven F. Mosshart was born in 1956. He is the President and Chief Investment Strategist for StraightLine and has been involved with the firm since its founding. Steve holds a business degree from Miami University, as well as the Accredited Investment Fiduciary professional designation by the Center for Fiduciary Studies, which is associated with the University of Pittsburgh's Center for Executive Education. Information on this designation can be found on Page 10, or at: <http://www.fi360.com/main/designations.jsp>. Mr. Mosshart has been in the investment industry since 1986, beginning his career at Merrill Lynch, progressing through Citigroup Global Markets Inc. as Senior Vice President, and ultimately creating StraightLine in 2002. He was chosen to attend the 38th and 41st Investment Management Workshops at Harvard University in 2006 and 2009, respectively, as one of only 48 managers selected worldwide. Prior to Merrill Lynch he worked in industrial steel sales.

III – Disciplinary Information

Although our business as a registered investment adviser is not subject to oversight by Financial Industry Regulatory Authority (FINRA), from 1986 to 2005, our President, Steven F. Mosshart, worked in the commission based brokerage industry which was subject to FINRA. Just after Mr. Mosshart left Citigroup World Markets in 2005, FINRA alleged that Mr. Mosshart had participated in a private securities transaction by accepting promissory notes from a few close friends, some of whom were his clients. Mr. Mosshart contends that the notes were loans, not securities. The funds borrowed under the notes were for the express purpose of providing operating capital for StraightLine in its infancy.

On September 11, 2008 Mr. Mosshart and FINRA reached a settlement and entered into an Order of Offer of Settlement in regard to the loans. Pursuant to that order, Mr. Mosshart was suspended for one year from associating with any member of FINRA, which includes the broker dealers and commissioned stockbrokers in their employ. Mr. Mosshart had no intention of returning to that type of business and so agreed to the settlement. In addition, Mr. Mosshart was ordered to make restitution to the holders of the notes if he returned to a FINRA registered firm.

Prior to the settlement offer, StraightLine had already begun the process to satisfy the terms of the notes. The holders of the notes were all given a choice to receive membership/ownership interest in StraightLine in exchange for their notes or to receive the return of their loan amount plus interest. All of the note holders have either been paid in full or have converted their outstanding loan to ownership in our firm.

Item IV – Other Business Activities

Mr. Mosshart is not actively engaged in any investment-related business or occupation or other business or occupation of a substantial nature.

VI - Additional Compensation

Mr. Mosshart does not receive any economic benefit for providing advisory services, other than his regular salary paid by StraightLine.

VII - Supervision

As part of our overall compliance and supervisory process, we monitor the advisory activities of all of our supervised persons, including Mr. Mosshart. Account allocation decisions are made by our Research Department and our Chief Investment Strategist. Decisions about when to make a change to an account's holdings both from an investment and allocation standpoint are made based on our research, not by individual representatives.

Our Chief Compliance Officer, Doris Karras, is responsible to provide supervisory oversight for StraightLine and its advisory personnel. She can be reached at 866-401-5238.

Michael A. Rice AIF® - 2911 Eyde Parkway, Ste 100, East Lansing, MI 48823 248-269-8366

Item II - Educational Background and Business Experience

Mike Rice was born in 1947. He serves as a District Director after joining StraightLine in January of 2013. He is retired from the Police Department at Michigan State University where he served for more than 43 years, retiring as the Assistant Chief of Police. He is a graduate of Michigan State University with an undergraduate degree in Anthropology as well as a graduate of the FBI National Academy in Quantico, Va. He has also earned the Accredited Investment Fiduciary professional designation by the Center for Fiduciary Studies, which is associated with the University of Pittsburgh's Center for Executive Education. Information on this designation can be found on Page 10, or at: <http://www.fi360.com/main/designations.jsp>

Item III – Disciplinary Information

Michael A. Rice has never had any disciplinary disclosures to be reported.

Item IV – Other Business Activities

Mr. Rice is not actively engaged in any investment-related business or occupation or other business or occupation of a substantial nature.

V - Additional Compensation

Mr. Rice does not receive any economic benefit for providing advisory services, other than his regular salary paid by StraightLine.

VI - Supervision

As part of our overall compliance and supervisory process, we monitor the advisory activities of all of our supervised persons, including Mr. Rice. Account allocation decisions are made by our Research Department and our Chief Investment Strategist. Decisions about when to make a

change to an account's holdings both from an investment and allocation standpoint are made based on our research, not by individual representatives.

Our Chief Compliance Officer, Doris Karras, is responsible to provide supervisory oversight for StraightLine and its advisory personnel. She can be reached at 866-401-5238.

AIF® – Accredited Investment Fiduciary

Issued by: Center for Fiduciary Studies in association with The University of Pittsburgh Graduate School of Business

Prerequisites/Experience Required:

Candidate must:

- Attest to compliance of the Code of Ethics
- Educational Requirements: None

Examination Type: AIF® certification exam

Continuing Education/Experience Requirements: Annually complete six hours of continuing education.

IACCP® - Investment Adviser Certified Compliance Professional

Required Compliance Education – 10 Courses

The following 10 (2-hour) courses:

Advisers Act (*Six Required Courses*)

- Introduction to the Advisers Act: Framework; Registration, Exclusions and Exemptions; Exempt Reporting Advisers; Private Fund Advisers; and More
- Books and Records Requirements for Investment Advisers
- Insider Trading, Contracts and ADV Delivery Requirements for Investment Advisers
- Understanding Fiduciary Duties and a Sweep of the Anti-Fraud Provisions of the Advisers Act
- Selected Advisers Act Anti-Fraud Rules: Custody, Political Contributions, Solicitors and Proxy Voting Requirements
- Compliance Program Rules and Strategies for Managing the Annual Review Ethics (*Two Required Courses*)
- Investment Adviser Codes of Ethics—The Rule Plus Implications of Pay to Play, Gifts and Whistleblowers
- Professional Ethics: Ethical Decision-Making for Compliance Professionals Disclosure (*Two Required Courses*)
- Form ADV Part 1: Annual Updating Amendment and More
- Form ADV Part 2: Identifying and Disclosing Conflicts

Additional Required Courses – 5 courses

Skills (One 2-hour Course)

- Mastering Critical Skills for High-Performance Compliance Professionals Disclosure (One 2-hour Course)
- Investment Adviser Performance and Advertising Trading (Three 2-hour Courses)
- Trading Practices, Portfolio Compliance and Related Enforcement Cases
- Trading Compliance: Best Execution, Soft Dollars and Directed Brokerage
- Two Trading Compliance Challenges: Valuation and Trade Errors

Elective Courses – 5 Courses

Two years of work experience and successful completion of Certifying IACCP Examination

To maintain designation: Adhere to Compliance Prof Code of Ethics and 12 hours Cont. Ed each year

Firm Brochure
(Part 2A of Form ADV)

SKYVIEW Investment Advisors, LLC

595 Shrewsbury Avenue, Suite 203

Shrewsbury, NJ 07702

(732) 936-2880

lchiarello@SKYVIEWadv.com

www.SKYVIEWadv.com

This Brochure provides information about the qualifications and business practices of SKYVIEW Investment Advisors, LLC. If you have any questions about the contents of this brochure, please contact Steven Turi, Managing Partner or Larry Chiarello, Managing Director. 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 the Firm is available on the SEC’s website at www.adviserinfo.sec.gov. You can search this site by a unique identifying number, known as a CRD number. The CRD number for the Firm is 286353.

June 5, 2017

ITEM 2 MATERIAL CHANGES

This Part 2A of Form ADV (“Firm Brochure”), dated **June 5, 2017**, is our most current document prepared in accordance to the SEC’s rule requirements and rules. As you will see, this document is narrative format. We will ensure that you receive a summary of any material changes to this and subsequent Firm Brochures within 120 days of the close of our business’ fiscal year. Furthermore, we will provide you with other interim disclosures about material changes as necessary.

Summary of Material Changes

SKYVIEW has made no other material changes to structure, personnel, or operations.

Firm Brochure Available

If you would like to receive a copy of our Firm Brochure, please contact us by telephone at (732) 936-2880 or by email at: lchiarello@SKYVIEWadv.com.

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ITEM 4**ADVISORY BUSINESS****A. FIRM DESCRIPTION**

SKYVIEW Investment Advisors, LLC (“SKYVIEW” or the “Firm”) is an investment management and advisory services firm that is registered with the U.S. Securities Exchange Commission (“SEC”) as an investment adviser. It was founded on September 16, 2009 in the State of New Jersey. SKYVIEW was founded by a group of experienced investment professionals with extensive and complementary financial industry backgrounds. The Firm seeks to provide high quality, multi-asset solutions and advisory services incorporating, when necessary, traditional and alternative investment strategies.

SKYVIEW’s current advisory activities include providing discretionary and non-discretionary investment advisory, risk management, and asset allocation services. These services may include using, but not limited to, mutual funds, exchange traded products, separately managed accounts, individual securities, private equity, limited partnerships, venture capital and other structures and instruments appropriate to client portfolios. SKYVIEW works with institutions, wealth managers, and family offices.

Principal Owners: Steven J. Turi, Andrew J. Melnick, and Lawrence P. Chiarello are the principal owners that own 100% of the Firm.

The principal owners’ respective ownership and control in SKYVIEW are detailed in the following table.

Name	Title	Date Title Acquired	Ownership Level	Control Person
Steven J. Turi	Managing Member/Chief Investment Officer	01/2010	25% but less than 50%	Yes
Andrew J. Melnick	Managing Member	01/2010	25% but less than 50%	Yes
Lawrence P. Chiarello	Member/Chief Compliance Officer	01/2010	10% but less than 25%	Yes

B. TYPES OF ADVISORY SERVICES

SKYVIEW provides advisory services to other institutions, family offices, individuals and wealth managers where these firms work directly with the individual end client to establish the client’s investment objectives and risk profile.

Portfolio Analysis Consultations

SKYVIEW may also consult with various registered investment advisers and other institutions on a project-by-project basis. These consulting services include reviewing portfolios of clients of other registered investment advisers and other institutions to ensure that the portfolios are following the asset allocation guidelines and strategies that have been determined by the goals and objectives of that particular client.

Institutional Advisory Services

SKYVIEW provides investment advisory and risk management services to its clients where SKYVIEW utilizes advanced analytical techniques to better understand the sources of portfolio risk and return seeking to ensure exposures are aligned with long-term portfolio objectives. SKYVIEW will provide discretionary portfolio management services whereby the Firm shall be granted full discretion and authority to manage the client's account. Accordingly, SKYVIEW may be authorized to perform various functions, at the client's expense, without further approval from the client. Such functions may include the determination of securities to be purchased or sold, selection and oversight of counterparties and asset allocations.

C. TAILORED RELATIONSHIPS

SKYVIEW provides customized investment advisory services for clients where SKYVIEW evaluates and selects other sub-advisors for specific fixed income, equity, hedge fund, private equity, venture capital, and multi-asset class portfolio mandates. These mandates can be invested in separately managed accounts or commingled vehicles, and from time to time include Fund of Funds.

D. WRAP FEE PROGRAM

Wrap Fee Programs are arrangements between broker-dealers, investment advisers, banks and other financial institutions and affiliated and unaffiliated investment advisers through which the Clients of such firms receive discretionary investment advisory, execution, clearing and custodial services in a "bundled" form. In exchange for these "bundled" services, the Clients pay an all-inclusive (or "wrap") fee determined as a percentage of the assets held in the wrap account. SKYVIEW does not sponsor or manage a wrap fee program.

E. ASSETS UNDER MANAGEMENT

SKYVIEW manages approximately \$210,000,000 in assets on a discretionary basis. SKYVIEW manages approximately \$950,000,000 in assets on a non-discretionary basis. These Assets Under Management figures are based on calculations as of June 5, 2017.

ITEM 5 FEES AND COMPENSATION

A. DESCRIPTION OF FEES

B. SKYVIEW may tailor fee arrangements to fit client objectives.

1. Asset Management

Unless otherwise described below or negotiated with a specific client, SKYVIEW charges annual fees based on assets under management or advisement for discretionary and non-discretionary mandates ranging from 0.30% to 0.75% of assets.

SKYVIEW's fees are exclusive of brokerage commissions, external sub-advisor/manager fees, custodial fees, transaction fees, and other related costs and expenses, which are incurred by the client. Third party mutual funds, exchange-traded products, private placements also charge internal management and administrative fees that are disclosed in either a prospectus or private placement memorandum. Such charges and fees are in addition to SKYVIEW's fee.

SKYVIEW may provide advice to clients regarding investments in third party private placement funds, exchange traded products, and mutual fund shares. Each of these funds pays fees, borne by its shareholders, to the manager of the fund. Typically SKYVIEW bases its fee on a percentage of the market value of all assets in the client's account, including the value of these other funds. As a result, a client whose portfolio is invested in one or more of these funds will bear the client's proportionate share of those fund's fees and expenses and pay another fee to SKYVIEW. The client could invest in the same fund(s) without paying a fee to SKYVIEW, but would then not have the benefit of the advice, analyses, and monitoring SKYVIEW provides. If SKYVIEW were to recommend investment in a product which SKYVIEW directly manages, and for which they earn a management fee, then the client will not pay duplicate fees to SKYVIEW on that amount invested.

2. Advisory Consultations

For its advisory consulting services, SKYVIEW may charge either an hourly rate of up to \$1200 per hour, or a fixed fee for the entire project based upon the specifics of the project. The terms of payment are based upon the agreement with the unaffiliated registered investment advisers, family offices or other institutions, taking into consideration the scope of services being provided and the length of the consulting agreement.

C. BILLING PROCEDURES

The advisory fees are generally payable in on a monthly basis and in accordance with the terms agreed upon by SKYVIEW and each respective client.

All fees paid to SKYVIEW are separate and distinct from other fees charged by third party sub-advisors or funds to their shareholders. Fees and expenses paid by shareholders in the fund are described in each Fund's prospectus. These fees will generally include a management fee, other fund expenses, and a possible distribution fee.

D. OTHER COMPENSATION

Neither the Firm nor its principals accept compensation for the sale of securities or other investment products, including asset-based sales charges or service fees from the sale of mutual funds.

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

SKYVIEW does not currently charge performance-based or incentive fees. If it does so in the future, SKYVIEW will establish allocation parameters to avoid any perceived conflict of interest.

ITEM 7 TYPES OF CLIENTS

SKYVIEW provides investment advisory services to institutional clients, businesses, wealth managers, family offices, and individuals. SKYVIEW may also advise or sub-advise funds, such as mutual funds, private placement funds, as well as separately managed accounts. SKYVIEW also provides consulting services to registered investment advisers and offers portfolio management and advisory services for other businesses and/or institutional clients.

ITEM 8 METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS

A. METHODS OF ANALYSIS

SKYVIEW uses a variety of resources to form an investment idea or strategy; however, they rely primarily on subjective qualitative analysis of the underlying managers' or funds' strategy and performance potential, risk exposures and controls, management experience and capabilities. Such qualitative analysis is supported by sophisticated analytical tools and processes intended to help produce better investment decisions. These analytical and quantitative tools aid in evaluating a manager's performance and risk exposures, construction of multi-manager portfolios, risk management, and portfolio performance analysis.

SKYVIEW's analysis method involves performing due diligence on managers and instruments chosen to be included in client portfolios. SKYVIEW employs a careful and diligent process in the identification of suitable investments combining advanced quantitative techniques to help make better informed qualitative decisions. The following are some of the metrics examined, in no particular order:

QUANTITATIVE INVESTMENT APPROACH

- Risk adjusted returns
- Correlations
- Length of track record
- Tracking error
- Periods of under or over performance
- Volatility of returns
- Expense ratios
- Style drift
- Yields (if appropriate)
- Liquidity

- Capacity
- Manager credentials
- Tax efficiency (if appropriate)

QUALITATIVE INVESTMENT APPROACH

- Clear articulation of strategy and investment philosophy
- Understand decision-making process
- Identify sources of risk and return
- Assess manager's sustainable competitive advantage
- Identify areas of risk (controls, key man, style, etc.)

PERSONNEL AND ORGANIZATIONAL ISSUES

- Alignment of interests internally and with clients
- Integrity, passion, demeanor
- Experience – especially when gained in various market environments
- Depth of research and operations
- Appropriate ownership structure and staff incentives
- Relationship with clients – open, transparent, and adaptable

PERFORMANCE, FEES, AND STRUCTURE

- Audited historical track record
- Absolute return objective or relative performance
- Thoughtful, understandable, and credible goals
- Fees that are clear, competitive, and explicit

QUALITATIVE REVIEW

- Management team reputation and integrity
- Business structure and third party relationships
- Focus and commitment of management team
- Working environment

ASSET GROWTH ISSUES

- Capability to grow assets and organization
- Capacity for asset growth versus market opportunity, investment style, etc.
- Asset growth impact on style, performance objectives.

B. INVESTMENT STRATEGIES

SKYVIEW believes that both traditional and alternative investment strategies create the potential for

producing enhanced risk-adjusted returns and diversification benefits when incorporated as part of a long-term investment program

SKYVIEW believes it is possible to identify, access, and construct portfolios of skilled investment managers that, over an entire market cycle, have the ability to deliver enhanced risk-adjusted returns and diversification benefits. Based on these beliefs, SKYVIEW utilizes an open architecture approach to constructing client solutions. This can entail a multi-manager approach for the construction of various client portfolios. Generally, SKYVIEW invests or trades in a wide range of securities and employs diverse investment techniques and strategies. SKYVIEW determines the appropriate investment strategies and monitors the ongoing performance of those strategies.

SKYVIEW seeks appropriate investment strategies across many traditional and alternative vehicles including, but not limited to, traditional investments in stocks, fixed income, mutual funds, exchange traded products, private equity, real assets venture capital and hedge fund strategies such as; long/short equity, macro, event-driven, credit and distressed, short-biased, low exposure and arbitrage styles.

If SKYVIEW determines that they can provide in-house management in a superior and cost effective manner, they will establish accounts and/or solutions to meet client needs. In this regard, SKYVIEW will draw upon the expertise of its principals and staff, in managing strategies which may include; individual stocks, fixed income, alternatives, options, hedging strategies, income oriented strategies and other appropriate solutions and vehicles.

C. RISK OF LOSS

Investing involves risk of loss that clients should be prepared for in various investment environments. Principal loss is possible. For example, mutual funds can make short sales of securities, which involves the risk that losses in securities may exceed the original amount invested. Mutual Funds, private placement funds, and ETFs may use leverage which may exaggerate the effect of any increase or decrease in the value of portfolio securities or the Net Asset Value of the fund, and money borrowed will be subject to interest costs. Investments in smaller companies involve greater risks such as limited liquidity and greater volatility. Investments in foreign securities involve greater volatility and political, economic and currency risks and differences in accounting methods. These risks are greater for emerging markets. Investments in debt securities typically decrease in value when interest rates rise. This risk is usually greater for longer-term debt securities. Mutual Funds, and ETFs may use certain types of investment derivatives such as futures, forwards, and swaps. Derivatives involve risks different from, and in certain cases, greater than the risks presented by more traditional investments. Diversification does not assure a profit or protect against a loss in a declining market. INVESTORS MAY LOSE THEIR INVESTMENT PRINCIPAL.

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Alternative Investments

Alternative investment products often engage in leveraging and other speculative investment practices

that may increase the risk of investment loss. Because risks are inherent in all the investments in which a fund engages, no assurances can be given that a fund's investment objectives will be realized.

An investor could lose all or a substantial amount of his or her investment. Notwithstanding the method of analysis or investment strategy employed by the Firm, the assets within a fund are subject to risk of devaluation or loss. An investor should not make an investment in a fund with the expectation of sheltering income or receiving cash distributions.

An investment in an alternative strategy should form only as part of a complete investment program, and an investor must be able to bear the loss of its entire investment. Investors are urged to consult with their personal advisers before investing in the Fund.

Management Risk: The skill of the Firm will play a significant role in its ability to achieve a client's - investment objectives. Such investment involves a high degree of risk. Because risks are inherent in all the investments in which the Firm engages, no assurances can be given that the Firm's investment objectives will be realized.

2. General Risk Factors

The following principal risks relate to the types of investments that SKYVIEW (or its managers/sub-advisors) may make or recommend. These risks as well as other risks unforeseen and not listed below, could affect the value of a shareholder or investor within a fund or a separately managed account.

- *Market Risk.* The value of the Fund's shares will fluctuate as a result of the movement of the overall stock market or of the value of the individual securities held by the Fund, and you could lose money.
- *Growth Stock Risk.* Growth stocks may be more volatile than other stocks because they are generally more sensitive to investor perceptions of the issuing company's earnings growth potential.
- *Value Stock Risk.* Value stocks can perform differently from the market as a whole and from other types of stocks. While certain value stocks may increase in value more quickly during periods of anticipated economic upturn, they may also lose value more quickly in periods of anticipated economic downturn.
- *Foreign and Emerging Market Securities Risk.* Foreign investments may carry risks associated with investing outside the United States, such as currency fluctuation, economic or financial instability, lack of timely or reliable financial information or unfavorable political or legal developments. Those risks are increased for investments in emerging markets.
- *Currency Risk.* Changes in foreign currency exchange rates will affect the value of what a client owns and the share prices. Generally, when the U.S. dollar rises in value against a foreign currency, an investment in that country loses value because that currency is worth fewer U.S. dollars. Devaluation of a currency by a country's government or banking authority also will have a significant impact on the value of any investments denominated in that currency. Currency markets generally are not as regulated as securities markets.

- *Small and Medium Companies Risk.* Investing in securities of small and medium capitalization companies may involve greater volatility than investing in larger and more established companies because small and medium capitalization companies can be subject to more abrupt or erratic share price changes than larger, more established companies.
- *Derivatives Risk.* The use of derivatives (which may include options, futures, swaps and forward foreign currency contracts) may reduce a vehicle's returns and/or increase volatility. A risk of the use of derivatives is that the fluctuations in their values may not correlate perfectly with the overall securities markets.
- *ETF and Mutual Fund Risk.* When the Firm invests in an ETF or mutual fund, it will bear additional expenses based on its pro rata share of the particular operating expenses, including the potential duplication of management fees. The risk of owning an ETF or mutual fund generally reflects the risks of owning the underlying securities the ETF or mutual fund holds. Inverse ETFs are subject to the risk that their performance will fall as the value of their benchmark indices rises. Fund(s) also will incur brokerage costs when they purchase ETFs.
- *Fixed Income Securities Risk.* Interest rates may go up resulting in a decrease in the value of fixed income securities. Credit risk is the risk that an issuer will not make timely payments of principal and interest. There is also the risk that an issuer may "call," or repay, its high yielding bonds before their maturity dates. Fixed income securities subject to prepayment can offer less potential for gains during a declining interest rate environment and similar or greater potential for loss in a rising interest rate environment. Limited trading opportunities for certain fixed income securities may make it more difficult to sell or buy a security at a favorable price or time.
- *High-Yield Securities Risk.* Fixed income securities that are rated below investment grade (i.e., "junk bonds") are subject to additional risk factors such as increased possibility of default liquidation of the security, and changes in value based on public perception of the issuer.
- *Government-Sponsored Entities Risk.* Securities issued by government-sponsored entities may not be backed by the full faith and credit of the United States.
- *Exchange-Traded Note Risk.* The value of an ETN may be influenced by time to maturity, level of supply and demand for the ETN, volatility and lack of liquidity in the underlying securities' markets, changes in the applicable interest rates, changes in the issuer's credit rating and economic, legal, political or geographic events that affect the referenced index. In addition, the notes issued by ETNs and held by a fund are unsecured debt of the issuer.
- *Leverage and Short Sales Risk.* Leverage is the practice of borrowing money to purchase securities. It can increase the investment returns of a fund if the securities purchased increase in value in an amount exceeding the cost of the borrowing. However, if the securities decrease in value, the Fund(s) will suffer a greater loss than would have resulted without the use of leverage. A short sale is the sale by a fund of a security which it does not own in anticipation of purchasing the same security in the future at a lower price to close the short position. A short sale will be successful if the price of the shorted security decreases. However, if the underlying security goes up in price during the period in which the short position is outstanding, the Fund(s) will realize a loss. The risk on a short sale is unlimited because the Fund(s) must buy the shorted security at the higher price to complete the transaction. Therefore, short sales may be subject to greater risks than investments in long positions.
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- *Sector Risk.* To the extent the Firm invests a significant portion of its assets in the securities of companies in the same sector of the market, the Firm is more susceptible to economic, political, regulatory and other occurrences influencing those sectors.
- *Portfolio Turnover Risk.* A high portfolio turnover rate (100% or more) increases transaction costs (including brokerage commissions and dealer costs), which would adversely impact the portfolio's performance. Higher portfolio turnover may result in the realization of more short-term capital gains than if the portfolio had lower portfolio turnover.
- *Interest-rate Risk:* Fluctuations in interest rates may cause investment prices to fluctuate. For example, when interest rates rise, yields on existing bonds become less attractive, causing their market values to decline.
- *Business Risk:* These risks are associated with a particular industry or a particular company within an industry. For example, oil-drilling companies depend on finding oil and then refining it, a lengthy process, before they can generate a profit. They carry a higher risk of profitability than an electric company, which generates its income from a steady stream of customers who buy electricity no matter what the economic environment is like.
- *Financial Risk:* Excessive borrowing to finance a business' operations increases the risk of losses, because the company must meet the terms of its obligations in good times and bad. During periods of financial stress, the inability to meet loan obligations may result in bankruptcy and/or a declining market value.
- *Liquidity Risk:* Liquidity is the ability to readily convert an investment into cash. Generally, assets are more liquid if many traders are interested in a standardized product. For example, Treasury Bills are highly liquid, while real estate properties are not.

- *Inflation Risk:* When any type of inflation is present, a dollar will be worth more today than a dollar next year, because purchasing power is eroding at the rate of inflation. *Reinvestment Risk:* This is the risk that future proceeds from investments may have to be reinvested at a potentially lower rate of return (i.e. interest rate). This primarily relates to fixed income securities.
- *Fraud Risk:* SKYVIEW may limit access to information regarding the activities of the Sub-Advisors. Furthermore, it cannot guarantee the accuracy or completeness of such information. As a consequence, it will be difficult, if not impossible, to avoid the risk of Sub-Adviser fraud, misrepresentation or material strategy alteration.

While this information provides a synopsis of the events that may affect your investments, this listing is not exhaustive. We want you to understand that there are inherent risks associated with investing and depending on the risk occurrence; you may suffer LOSS OF ALL OR PART OF YOUR PRINCIPAL INVESTMENT.

ITEM 9 DISCIPLINARY INFORMATION

The Firm and its employees have not been involved in legal or disciplinary events related to past or present investment clients.

ITEM 10 OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

a. FINANCIAL INDUSTRY ACTIVITIES

SKYVIEW is not registered as a broker-dealer, or a futures commission merchant, commodity pool operator or commodity trading adviser.

No management person(s) are associated person(s) of a futures commission merchant, commodity pool operator or commodity trading adviser.

b. FINANCIAL INDUSTRY AFFILIATIONS

SKYVIEW is not registered as a Futures Commission Merchant, Commodity Pool Operator, or Commodity Trading Advisor and does not have an application pending to register as such. Furthermore, none of SKYVIEW's management or supervised persons are registered as, or have applications pending to register as associated persons of the foregoing entities.

c. AFFILIATIONS

SKYVIEW does not have any arrangements that are material to its advisory business or to its clients with a related person who is a broker-dealer, investment company, , , commodity pool operator, commodity trading adviser or futures commission merchant, banking or thrift institution, accounting firm, law firm, insurance company or agency, pension consultant, real estate broker or dealer, or an entity that creates or packages limited partnerships not already listed herein.

d. OTHER INVESTMENT ADVISERS

SKYVIEW may provide access to third party money managers/sub-advisers for its Clients; however, the Firm does not receive compensation from those money managers and sub-advisers, nor does the Firm have a business relationship with those money managers and sub-advisers that creates a material conflict of interest.

ITEM 11 CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

A. DESCRIPTION OF CODE OF ETHICS

SKYVIEW's Code of Ethics is designed to prevent conduct that could create an actual or potential conflict of interest with any client. While affirming its confidence in the integrity and good faith of all its employees, SKYVIEW recognizes that certain personnel have or may have knowledge of present or future portfolio transactions and, in certain circumstances, the power to influence portfolio transactions made by clients. Furthermore, if such individuals engage in personal securities

transactions, these individuals could be in a position where their personal interests may conflict with the interests of SKYVIEW's clients.

SKYVIEW's Code of Ethics, which specifically deals with professional standards, insider trading, personal trading, gifts and entertainment, market timing, late trading and fiduciary duties, establishes ideals for ethical conduct based upon fundamental principles of openness, integrity, honesty, and trust. The Firm will provide a copy of its Code of Ethics to any client or prospective client upon request.

All personal securities transactions shall be conducted consistent with the Code and in such a manner as to avoid any actual or potential conflict of interest or any abuse of an individual's position of trust and responsibility.

B. PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS

Each client will be advised of any potential conflict of interest.

SKYVIEW or a related person may from time to time purchase for its own account securities recommended by SKYVIEW. However, any purchase or sale of a security by SKYVIEW or a related person will be subject to SKYVIEW's fiduciary duty to its Clients. SKYVIEW and its employees have a fiduciary duty to place the interests of their clients ahead of their own interests.

C. PROPRIETARY/SIMULTANEOUS TRADING

At times, SKYVIEW and/or its supervised persons (i.e., Investment Adviser Representatives) may buy or sell securities for their own accounts that SKYVIEW has also recommended to its clients. This presents a conflict of interest. It is the policy of SKYVIEW that supervised persons must avoid security transactions and activities for their own accounts that might conflict with or be detrimental to the interest of the clients. To the extent supervised persons are aware of trades in individual issues being considered, recommended, or traded for the clients account, the supervised persons will make every effort to trade in their own accounts after trades are executed for the clients. To mitigate or remedy any conflicts of interest or perceived conflicts of interest, they will monitor their proprietary and personal trading reports for adherence to their Code of Ethics. SKYVIEW will always document any transactions that present conflicts of interest. In any instance where similar securities are being bought or sold, they will uphold their fiduciary duty by always transacting on behalf of their clients before transacting for their own benefit.

ITEM 12 BROKERAGE PRACTICES

A. SELECTION AND RECOMMENDATION

Mutual Funds: Prime and executing brokers for certain investment vehicles – may not have been selected by SKYVIEW.

SKYVIEW may recommend a broker and generally will seek competitive commission rates. It will not necessarily pay the lowest commission or commission equivalent. Transactions may involve

specialized services on the part of the broker-dealer involved resulting in higher commissions or their equivalents than would be the case with transactions requiring more routine services. The reasonableness of commissions is based on the broker-dealer's ability to provide professional services, competitive commission rates, research and other services that will help in providing investment management or advisory services.

Alternative Funds: With respect to private funds, SKYVIEW may or may not select or recommend brokers or custodian because investment management involves investing in other investment funds. SKYVIEW has no discretion with respect to the selection of brokers (other than to select brokers to liquidate any redemption proceeds received by a fund in kind). Underlying money managers will allocate portfolio transactions to brokers. It is expected that brokers will generally be selected on the basis of best execution and also in consideration of such brokers' provision or payment of the costs of research and other investment-management-related services and equipment as permitted by Section 28(e) of the Exchange Act, as amended. Please refer to Section

12.B. below.

Institutional Advisory Services: SKYVIEW will generally recommend broker-dealers or custodians that it has established arrangements or agreements. In instances where SKYVIEW has discretion with respect to broker-dealer selection, SKYVIEW will seek "best execution" for each trade, which is a combination of price, quality of execution and other factors. In making brokerage determinations, SKYVIEW will consider a number of judgmental factors, including, without limitation: 1) clearance and settlement capabilities; 2) quality of confirmations and account statements; 3) the ability of the broker to settle the trade promptly and accurately; 4) the financial standing, reputation and integrity of the broker-dealer; 5) the broker-dealer's access to markets, research capabilities, market knowledge, and any "value added" characteristics; 6) SKYVIEW's past experience with the broker-dealer; 7) SKYVIEW's past experience with similar trades; and 8) any other factors. Recognizing the value of these factors, clients may pay a brokerage commission in excess of that which another broker might have charged for effecting the same transaction. SKYVIEW recognizes that "Best execution" is not synonymous with lowest brokerage commission.

B. SOFT DOLLARS

SKYVIEW has not generated "soft dollars" benefits as of the date of this Brochure. SKYVIEW may generate "soft dollars" with respect to investments. If and when it does, then SKYVIEW intends to comply with the "safe harbor" of Section 28(e) of the Securities Exchange Act of 1934, as amended. Under "soft dollar" arrangements, one or more of the brokerage firms would provide or pay the costs of certain services, equipment, or other items for the benefit of SKYVIEW. These soft dollar arrangements may benefit SKYVIEW by reducing its expenses. Nonetheless, SKYVIEW believes that to the extent it makes allocations to brokerage business with soft dollar arrangements, this would generally enhance the ability to obtain research, optimal execution and other benefits on behalf of their clients.

C. BROKERAGE FOR CLIENT REFERRALS

SKYVIEW does not receive client referrals from third parties for recommending the use of specific broker-dealer brokerage services. See Item 12A.

D. DIRECTED BROKERAGE

Directed brokerage arrangements are not applicable to the investment management policies of SKYVIEW. SKYVIEW does not permit clients to direct the use a particular brokerage firm.

E. ORDER AGGREGATION

The Funds: SKYVIEW investment advisory services involve advising investment portfolios with respect to choosing third party funds, money managers and sub-advisers to manage the Funds' account portfolios. Due to the nature of these consulting agreements, order aggregation is not applicable to nor affect the investment management policies of SKYVIEW.

Advisory Services: SKYVIEW may, at times, aggregate sale and purchase orders of securities for advisory accounts with similar orders in order to obtain the best pricing averages and minimize trading costs. This practice is reasonably likely to result in administrative convenience or an overall economic benefit to the client. Clients also benefit relatively with better purchase or sale execution prices, lower commission expenses or beneficial timing of transactions or a combination of these and other factors. SKYVIEW's policies and procedures mandate aggregating multiple orders. Aggregate orders will be allocated to client accounts in a systematic non-preferential manner. SKYVIEW may aggregate or "bunch" transactions for a client's account with those of other clients in an effort to obtain the best execution under the circumstances.

ITEM 13 REVIEW OF ACCOUNTS

A. PERIODIC REVIEWS

Client accounts are monitored on an ongoing basis for performance and suitability in respect of each account's investment objective.

Client accounts are monitored in terms of securities holdings, asset mix and adherence to investment guidelines. The investment portfolios are reviewed no less frequently than monthly. These reviews may include discussions on the following: (1) material changes to the Sub-Adviser's business operations, personnel, etc. (2) evaluation of investment decisions in relation to the client investment objectives (3) utilization of appropriate investment strategies (4) portfolio performance (5) any topic pertinent to the review of the investment portfolio.

Institutional Advisory Services: While the underlying securities within institutional accounts are continually monitored, these accounts are reviewed at least annually by senior management.

B. INTERMITTENT REVIEW FACTORS

Intermittent reviews may be triggered by substantial market fluctuation, economic or political events, or by changes in the Funds' objectives.

ITEM 14 CLIENT REFERRALS AND OTHER COMPENSATION

ECONOMIC BENEFITS FOR ADVISORY SERVICES RENDERED

The Firm does not receive an economic benefit (such as sales awards or other prizes) from any third party for providing investment advice or other advisory services to its Clients.

ITEM 15 CUSTODY

A. CUSTODIAN OF ASSETS

Custody means holding, directly or indirectly, client funds or securities, or having any authority to obtain possession of them. SKYVIEW does not have direct custody of any client funds and/or securities. SKYVIEW will not maintain physical possession of client funds and securities. Instead, client's funds and securities are held by the SKYVIEW preferred qualified custodian.

Funds and Institutional Advisory Services: SKYVIEW may have custody of client assets because it has the ability to deduct advisory fees payable to it, and has a general power of attorney over certain client accounts. While SKYVIEW does not have physical custody of client funds or securities, payments of fees may be paid by the custodian from the custodial brokerage account that holds client funds pursuant to the client's account application. In certain jurisdictions, the ability of a Firm to withdraw its advisory fees from the client's account may be deemed custody. The physical assets of each client, however, are held at each client's qualified custodian.

B. ACCOUNT STATEMENTS

Clients will receive statements and reports that include: (a) confirmation statements; (b) annual and semi-annual shareholder reports; and (c) quarterly account statements.

ITEM 16 INVESTMENT DISCRETION

If SKYVIEW has full discretionary authority, then it will supervise and direct the investments of client accounts. The client grants this authority upon execution of their Investment Management Agreement. This authority is for the purpose of making and implementing investment decisions, without prior consultation with the client. All investment decisions are made in accordance with the client's investment objectives. The client may inform the Firm of restrictions that they would like to impose regarding investment strategies or types of securities transactions within your account(s).

ITEM 17 VOTING CLIENT SECURITIES

Under Section 206 of the Advisers Act, an investment adviser has a fiduciary duty to vote proxies in the best interests of the client and to treat clients fairly. In cases where SKYVIEW exercises discretion over the purchase of securities (other than investments in private funds and mutual funds), SKYVIEW shall vote proxies related to securities held by any client's account over which it

maintains discretionary authority consistent with its proxy voting policy. Proxy votes generally will be cast in a manner that is in the best interest of the client.

In exercising its voting discretion, SKYVIEW shall seek to avoid any direct or indirect conflict of interest raised by such voting decision. If the Chief Compliance Officer believes that there is any potential material conflict of interest for the Firm on a particular proxy vote, it is to be turned over to the Investment Management Committee for the voting decision.

Consistent with Rule 206(4)-6 of the Advisers Act, SKYVIEW will retain certain records required by applicable law in connection with its proxy voting activities for clients and shall provide proxy-voting information to clients upon their written or oral request. A copy of SKYVIEW's proxy voting policies and procedures is available to clients upon request.

Proxy Voting Delegation

SKYVIEW's policy will require that proxies received will be voted in a manner consistent with the best interests of the investment portfolio and its clients. As required, SKYVIEW may present to SKYVIEW's clients, at least annually, their policies and a record of each proxy voted by the sub-advisers on behalf of clients, including a report on the resolution of all proxies identified by the Adviser as involving a conflict of interest.

When a material conflict of interest between SKYVIEW's interests and its Clients' interests appears to exist, SKYVIEW may choose among the following options to eliminate such conflict: (1) for routine matters, voting in accordance with SKYVIEW's policies and procedures and the guidelines, where doing so involves little or no discretion; (2) if possible, erect information barriers around the person or persons making voting decisions sufficient to insulate the decision from the conflict; (3) notify affected Clients of the conflict of interest and seek a waiver of the conflict; (4) if agreed upon in writing with the Client, forward the proxies to affected Clients allowing them to vote their own proxies; or (5) may convene an ad-hoc committee of no fewer than two senior executives with the portfolio manager to debate the conflict and to give ruling on the preferred course of action. In all instances, SKYVIEW will seek to resolve the conflict in a manner that is acceptable to all affected parties and is in the best interests of any affected Client(s).

ITEM 18 FINANCIAL INFORMATION

A. FINANCIAL CONDITION

SKYVIEW does not have any financial impairment that would preclude the Firm from meeting contractual commitments to Clients.

B. BANKRUPTCY PETITION FILINGS

SKYVIEW has not been the subject of a bankruptcy petition at any time during the last 10 years.