

Part 2A of Form ADV: Corinthian Partners Asset Management, LLC Brochure

Item 1 Cover Page

Brochure:

Corinthian Partners Asset Management, LLC ,”CPAM” (a registered investment advisor)
10 East 53rd Street, 28th Floor
New York, NY 10022
Pamela Calabrese, CFO
(212) 287-1559

<http://www.corinthianpartners.com>

Date of the brochure: January 10, 2012

This brochure provides information about the qualifications and business practices of Corinthian Partners Asset Management, LLC. If you have any questions about the contents of this brochure, please contact us at (212) 287-1559 and or <http://www.corinthianpartners.com>. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority. Additional information about Corinthian Partners Asset Management, LLC is available on the SEC’s website at www.adviserinfo.sec.gov

As a registered investment advisor registration does not imply a certain level of skill or training.

Item 2 Material Changes

None

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Item 4 Advisory Business

Advisory Services:

Corinthian Partners Asset Management LLC (CPAM) provides comprehensive investment management services to individuals, corporations, trust estates and pension fund clients. No publication or report is issued for a fee. CPAM is a wholly-owned subsidiary of Corinthian Holdings LLC and is affiliated through common ownership by Corinthian Holdings, LLC with Corinthian Partners, LLC (CP) a full service registered Broker-Dealer offering securities brokerage, investment banking and servicing institutional investors. CP is a member of FINRA and clears through Pershing, a wholly owned division of the Bank of New York. CPAM has been conducting business as a registered investment advisor for 14 years. Principal executive officers are Mitchell Manoff, CEO of Corinthian Partners, LLC for the last 15 years and Richard Calabrese President/Chairman of Corinthian Partners, LLC for last 15 years.

CPAM offers a variety of investment management styles, including fixed income, balanced and equity strategies. CPAM will purchase or sell securities for client accounts using strategies and methods such as charting, fundamental and technical.

CPAM has the option of charging a commission in addition to the asset management fee. This option will only be exercised with client consent.

CPAM may pay referral fees of up to 50% of quarterly fees. This payment will be absorbed by CPAM, not the client. This payment will likewise have no effect on the account's NAV.

Any solicitation/referral arrangements and solicitor referral fees must be in writing, reviewed and approved by the designated officer and/or management, meet regulatory requirements and appropriate records maintained.

The advisory contract may be terminated by either party at any time. Such termination requires written notice.

Management fees will be prorated from the date that the termination request is received.

CPAM manages approximately \$47 million in client assets as of January 10, 2012 on a non-discretionary basis. Currently we do not hold any discretionary accounts.

For purposes of managing our client's assets, CPAM will offer the option to open a securities account with CP for the purpose of executing securities transactions. Clients are also provided the option of designating any other Broker-Dealer to execute transactions for their account. Clients electing to designate CP as their executing Broker-Dealer agree that their account will be serviced by their investment manager acting in the capacity of a Registered Representative of Corinthian Partners, LLC. The client will be responsible for paying CP execution service at commission rates which will be negotiated. It is further understood that a portion of such charges paid to CP will be paid to the investment manager in consideration of his/her role as the registered representative.

Employees of CPAM or related persons thereof may have a position in certain securities which have been recommended to clients. No officer or employee of CPAM or related persons will be allowed to trade ahead of any client (front running is prohibited).

Item 5 Fees and Compensation

Fees:

CPAM provides comprehensive investment management services to individuals, corporations, trust estates and pension funds.

CPAM offers a variety of investment management styles, including fixed income, balanced and equity strategies. CPAM will purchase or sell securities for client accounts using strategies and methods described in Part II 4. Fees are based on the market value of the accounts quarterly appraisal and are payable in arrears. Corinthian investment services provide negotiable fees but are typically structured as follows:

Equity and Balanced Accounts:

1% first \$10,000,000

.5% for assets over \$10,000,000

Fixed income accounts: .5% all balances.

At the end of each quarter clients are provided with statements showing their assets and the amount they will be billed. All clients are billed in arrears. The fees are deducted from the client's assets.

Currently CPAM does not compensate anyone for client referrals however CPAM has the option to compensate certain representatives by paying a percentage of the advisory fee received. These agreements do not increase cost to the client and have no impact on advisory fees. Representatives are required to comply with all SEC, state and federal laws for client referrals.

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

None

Item 7 Types of *Clients*

CPAM provides investment advisory services to individuals, trusts, estates, charitable organizations, business and corporations, and pension and profit sharing plans. CPAM requires a minimum investment of \$50,000 for new accounts. This minimum is at the discretion of management. CPAM will not accept an investor as a client if such investor's investment objectives are inconsistent with the CPAM philosophy and investment approach. CPAM does not refer to its services as financial planning.

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

CPAM interviews and updates their risk tolerance and investment objectives prior to making any recommendations to the clients. CPAM methods of security analysis include technical analysis, charting and using fundamentals. CPAM sources of information that are referred to for investment advice include research material prepared by outside sources , corporate rating services and annual reports and other corporate disclosure documents, prospectuses, filings with the Securities and Exchange Commission. CPAM investment strategies used to implement investment advice given to our clients include long term, short term purchases. Depending upon clients needs, long term and short term strategies are taken into account. While investing involves market risk the investment vehicles that are used do not have unusual risk. Investing in securities involves risk of loss that clients should be prepared to bear.

Item 9 Disciplinary Information

None

Item 10 Other Financial Industry Activities and Affiliations

Affiliations:

Corinthian Partners Asset Management is a wholly-owned subsidiary of Corinthian Holdings LLC and is affiliated through common ownership by Corinthian Holdings, LLC with Corinthian Partners, LLC a full service registered Broker-Dealer offering securities brokerage, investment banking and servicing institutional investors CPAM is a member of FINRA.

CPAM complies with The Insider Trading and Securities Fraud Enforcement Act of 1988. CPAM monitors the personal securities transactions of all access persons. In addition, CPAM has adopted a written Code of Ethics in compliance with SEC Rule 204A-1. This Code is based on the principle that the officers, directors, and employees (or persons having similar status or function) of CPAM have a fiduciary duty to place the interests of the clients ahead of their own interests. The Code applies to all supervised persons and focuses principally on monitoring and reporting of personal transactions in securities. Supervised persons must avoid activities, interests and relationships that might interfere with making decisions in the best interests of clients. CPAM adheres to the following principles:

- We are fiduciaries. Our duty is at all times to place the interests of our clients first. Supervised persons must avoid putting their own personal interests ahead of the interests of our clients. A supervised person may not induce or cause a client to take action, or not to take action, for personal benefit, rather than for the benefit of the client.

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

- Access persons must regularly submit reports to CPAM disclosing their beneficial ownership of securities and the acquisition and disposition of such beneficially owned securities. These reports shall detail the (i) title and type of security; (ii) exchange ticker symbol or CUSIP number as applicable; (iii) number of shares; (iv) principal amount of each security; (v) name of any broker, dealer, or bank with which the access person maintains an account in which any securities are held for the access person's direct or indirect benefit; (vi) date that the access person submits the report; (vii) nature of the transaction (i.e., purchase, sale, or other type of acquisition or disposition); (viii) price of the security at which the transaction was affected; (ix) name of the broker, dealer, or bank with or through which the transaction was affected; and (x) date the access person submits the report, as applicable.

- All trading by supervised persons must give preference to client portfolios. Specifically, no supervised person may (i) purchase securities for himself or an account over which he has control or a beneficial interest in until all CPAM client accounts to which such security has been recommended have acquired all sought positions, or (ii) sell for himself or an account over which he has control or a beneficial interest in until all CPAM client accounts for which such security has been recommended to sell have sold such security.

- All supervised persons must; promptly, completely, and truthfully answer client inquiries; maintain the confidentiality of all information that our clients have entrusted to CPAM concerning its clients even if they leave CPAM; fully comply with all federal laws, rules, and regulations governing the provision of investment advisory services to clients; and promptly report any circumstances which appear to be or could be a violation of this Code to CPAM'S Chief Compliance Officer.

The Chief Compliance Officer of CPAM carries out all compliance-related mandates as set forth by the Code of Ethics. A copy of the firm's Code of Ethics is available upon request by all clients and prospective clients.

Corinthian Partners, LLC conducts transactions in bonds on a principal basis. Such transactions are executed in compliance with FINRA guidelines for markups/markdowns. Proper information appears on clients' confirmations of such transactions stating the executed price and the amount of markup/markdown. Best execution is strictly enforced. CPAM does not act as a principal.

For purposes of managing client assets, CPAM offers the option to open a securities account with CP. Clients are also provided the option of designating any other Broker-Dealer to execute transactions. Clients electing to designate CP as the executing Broker-Dealer agree that the account will be serviced by their investment manager acting in the capacity of a Registered Representative of CP.

The client will be responsible for paying CP execution service at commission rates which will be negotiated between the client and CP. It is further understood that a portion of such charges paid to CP will be paid to the investment manager in consideration of his/her role as the registered representative. To date, all trades have been executed through CP.

Employees of CPAM or related persons may have a position in securities being recommended to clients. No officer or employee of CPAM or related persons, will be allowed to trade ahead of any client (front running is prohibited).

Item 13 Review of Accounts

The President/Chairman and CEO of CPAM is Richard Calabrese and Mitchell Manoff, respectively. The two review client accounts daily for suitability and significant changes in assets. At this point we have approximately eight accounts. We provide quarterly statements to clients. However, statements are provided monthly if there is any activity. Statements include asset value, change from previous period, income and individual assets. CPAM reviews the holdings of institutional and individual accounts. Clients may also request a review by CPAM of their objectives and holdings on an off-cycle basis. Any development affecting a client's holdings will trigger a review and appropriate advice being given.

Client will receive prompt notification of any investment recommendation made for the client's portfolio as well a monthly or quarterly statement (as applicable) showing client's portfolio and a review of all transactions occurring during the applicable period.

Item 14 *Client* Referrals and Other Compensation

No client referrals.

Item 15 *Custody*

Neither Corinthian Partners, LLC or Corinthian Partners Asset Management, LLC holds client funds or securities. They are held at Pershing, LLC a division of the Bank of New York.

Item 16 Investment Discretion

Corinthian Partners Asset Management LLC only has non-discretionary accounts.

Item 17 Voting *Client* Securities

None

Item 18 Financial Information

.None for all

Item 19 Requirements for State-Registered Advisers

Principal executive officers:

Mitchell Manoff:

Education: BS in BA at Boston University, MBA from Baruch College, NY, NY.

Business experience: CEO of Corinthian Partners, LLC for the last 15 years.

Richard Calabrese:

Education: BA in Economics from Boston College

Business experience: President/Chairman of Corinthian Partners, LLC for the last 15 years.

Lee Metzendorf:

Education: Williams College BA 1960, Columbia University MBA 1962

Business experience: Fiduciary Trust Company International 1992-2008, CPAM, Investment Advisor, 2008-present.

None of the above offices are involved in any other business activity.

Corinthian Partners Asset Management LLC does not compensate for performance-based fees.

Previously New York State Registered.

Part 2B of Form ADV: *Brochure Supplement-Corinthian Partners Asset Management, LLC (CPAM)*

Item 1 Cover Page

Lee Metzendorf
Corinthian Partners Asset Management, LLC
10 East 53rd Street, 28th Flr
New York, NY 10022
212-287-1500

January 10, 2012

This brochure supplement provides information about Lee Metzendorf that supplements the Corinthian Partners Asset Management, LLC brochure. You should have received a copy of that brochure. Please contact Pamela Calabrese if you did not receive Corinthian Partners Asset Management LLC Ltd brochure or if you have any questions about the contents of the supplement.

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

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Item 2 Educational Background and Business Experience

Lee Metzendorf

Corinthian Partners Asset Management, LLC

10 East 53rd Street, 28th Flr

New York, NY 10022

212-287-1500

Born: July 12, 1938

Education: Williams College BA 1960; Columbia University MBA 1962

Business experience: Fiduciary Trust Company International 1992-2008

Item 3 Disciplinary Information

None

Item 4 Other Business Activities

None

Item 5 Additional Compensation

None

Item 6 Supervision

Supervision:

Lee Metzendorf is supervised by both Mitchell Manoff and Richard Calabrese.

Mitchell Manoff: BS in BA at Boston University, MBA from Baruch College, NY, NY. CEO of Corinthian Partners, LLC for the last 15 years.

Richard Calabrese: BA in Economics from Boston College, President/Chairman of Corinthian Partners, LLC for the last 15 years.

Item 7 Requirements for State-Registered Advisers

None