

**Item 1. Cover Page**



**CAPITAL DIRECTIONS**

**DISCLOSURE BROCHURE  
(FORM ADV: PART 2A)**

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This brochure provides information about the qualifications and business practices of Capital Directions, LLC. If you have any questions about the contents of this brochure, please contact us at: 404-237-8881, or by email at: [info@capdir.com](mailto:info@capdir.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 Capital Directions, LLC also is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov)

**MARCH 31, 2012**

## **Item 2. Material Changes Summary**

This Disclosure Brochure provides prospective clients with information about Capital Directions, LLC that should be considered before or at the time of obtaining our advisory services.

Each year we will deliver to you, by no later than April 30<sup>th</sup>, a free updated Disclosure Brochure that includes, or is accompanied by, a summary of material changes; or a summary of material changes and an offer to provide a copy of the updated Disclosure Brochure and how to obtain it.

Effective March 31, 2011, the SEC adopted a new form of Disclosure Brochure for registered investment advisers that includes the information previously required in Form ADV Part II. The new Disclosure Brochure is required to be updated at least annually.

Please retain a copy of this Disclosure Brochure for your records.

**Item 3. Table of Contents**

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## **Item 4.        Advisory Business**

### *Firm Description*

Capital Directions, LLC (“Capital Directions” or “CD”) is an investment adviser and fee-only financial planning firm that provides a variety of goal-planning and investment advisory services to clients.

### *Principal Owner*

Capital Directions has been independently owned and operated since it was founded in 1985. Capital Directions is owned by its principals, Jack J. Calhoun, Jr. and Dennis Covington, CFP® and its operations are managed by these principals and N. Scott Pritchard, AIFA®.

### *Types of Advisory Services*

#### **Wealth Management**

CD is a comprehensive financial advisory firm specializing in investment selection and performance monitoring for individual and institutional investors. CD employs a wide range of methods to manage portfolios and evaluate investments. CD uses academic research when making investment decisions. CD primarily utilizes an investment approach based on Modern Portfolio Theory. Modern Portfolio Theory refers to the process of reducing risk in a portfolio through systematic diversification across asset classes and within those particular asset classes. CD adheres to the passive style of investing and recommends indexed and passive mutual funds. CD generally does not recommend individual stocks or bonds in its asset allocation strategies and portfolio recommendations to clients. Keeping client’s investment fees, expenses and taxes under control are a top priority in CD’s investment strategy.

#### **Financial Planning**

CD provides financial planning for individual clients. The term “financial planning” refers to formulating the Client’s financial goals into understandable reports so that the Client may then determine which direction the Client will take to best utilize available financial resources. The reports generally include information indicating the Client’s financial condition, together with planning concepts designed to reduce taxes, protect against interruption of earning capabilities, and investment advice as to methods of obtaining or increasing financial independence, as well as planning for financial circumstances related to premature death. An initial plan is normally prepared for the Client and, thereafter, a periodic review is recommended. If the size of the estate changes significantly, CD may update the Client’s plan. Upon the request of a client, CD may provide a limited review of client assets for which we do not have discretionary authority in the context of the overall plan.

#### **Partners+Program™**

CD provides portfolio management, administrative and marketing support services through the Partners+Program™ to CPA firms that provide investment advice through a registered investment advisory firm. CD assists these investment advisers in customizing and developing an investment advisory program, provides marketing support and typically acts as portfolio manager of their clients’ advisory accounts. CD has customized and developed an investment advisory program using a mutual fund asset-allocation strategy. Each client’s account will be managed on the basis of the client’s particular financial situation and investment objectives, and in accordance with any

reasonable restrictions imposed on the management of the Client's account. Partners+Program provides training to investment advisors in the application of Modern Portfolio Theory and asset class investing. The Program also provides administrative assistance to open and maintain client accounts with an independent, qualified custodian.

Investment advisors will supervise their clients' investment accounts and: (i) obtain information from the Client concerning the Client's particular financial situation and investment objectives as determined by investment advisor (including any reasonable investment restrictions the client may wish to impose on the management of client's account); (ii) contact each client at least annually to determine whether there have been any changes in the client's financial situation or investment objective, or whether the client wishes to impose any reasonable restrictions on the management of the account or modify an existing restriction in a reasonable manner; and (iii) notify each client in writing at least quarterly to contact the investment advisor if there have been any changes in the client's financial situation or investment objectives, or if the client wishes to impose or clarify an investment restriction. Clients will have reasonable access to a principal of CD who is knowledgeable about the management of the client's account.

### **ADVISORS ACCESS™ 401k Retirement Plan Services**

CD advises 401k plans through the Advisors Access 401k® program. The program brings the same investment philosophy, managed portfolios and institutional funds used with the firm's individual wealth management clients to 401k participants in a daily-valuation recordkeeping format.

CD recommends model portfolios comprised of a diverse group of asset-class specific, no-load mutual funds and exchange-traded funds. Plan participants have the option of selecting a model portfolio (All Equity, Growth, Moderate Growth, Conservative or Defensive) or constructing their own customized portfolio of funds.

Advisors Access is sponsored by BAM Advisor Services, LLC ("BAM"), a registered investment adviser that is independently owned and operated. Advisors Access 401k plans, through their authorized representatives, will enter into separate agreements with both BAM and CD. BAM constructs and maintains the model portfolios. Plan representatives establish a relationship with an independent qualified recordkeeper on behalf of the Plan. BAM has sole discretion to direct a Plan's recordkeeper to rebalance account balances of Plan participants to the extent necessary to comply with the current allocation of BAM's model portfolios.

CD has entered into a management agreement with BAM to manage the Advisors Access business, except that BAM exercises sole discretion and ultimate control over all investment advice provided to Advisors Access clients. As compensation for its services, CD receives from BAM a management fee of up to 50% of the net revenues earned by BAM from the Advisors Access business.

## *Client Assets Under Management*

Client assets managed by CD as of December 31, 2011 are as follows:

Discretionary:	596	\$628,000,000
Non-Discretionary:	<u>95</u>	<u>\$235,000,000</u>
TOTAL:	691	\$863,000,000

## **Item 5. Fees and Compensation**

### *Description*

CD is a fee-only financial planning firm, only charging fees based on client assets that we advise, not determining fees by investment performance or gains. Annual fees can be fixed and/or a percentage of assets under management. Annual fee percentages are based on total assets under management and fees are reduced as assets increase. Fees are negotiable and may be waived in certain circumstances.

CD does not receive any fees from investment sponsors that are commission-based (such as sales charges, brokerage commissions or 12b-1 fees from mutual funds) or performance-based.

CD's standard form of Client Agreement authorizes CD automatically to deduct advisory fees directly from the client's account on a quarterly basis. CD's Client Agreement also provides that we may increase our fees with prior written notice to, but without express written consent of, clients; provided that the client has the right to terminate the Client Agreement before the increased fee takes effect.

CD's standard fee schedules on an annual basis are as follows:

### **Wealth Management**

<u>Assets Under Management</u>	<u>Annual Fee as a % of Assets Under Management</u>
On the first \$2,000,000	1.00%
On the next \$3,000,000	0.75%
On the next \$5,000,000	0.50%
On all amounts thereafter	0.30%

Minimum advisory fee is \$20,000.

*The above fee schedule does not include management fees and expenses of mutual funds in which clients may invest, or any brokerage commissions or transaction fees, custodial or recordkeeping fees or other expenses incurred by clients in connection with investing their account.*

### **Partners+Program.**

CD imposes a fee on each client account through the Partners+Program as follows:

<u>Account value</u>	<u>Annual Fee</u>
\$150,000 -- \$3,000,000	50 basis points
\$3,000,001 -- \$10,000,000	40 basis points
\$10,000,001 and up	30 basis points

Minimum account size is \$150,000.

In addition to CD's fee shown above, each Partners+Program investment advisor charges a separate fee according to the fee schedule established by the advisor and the client. Subject to client authorization, CD will collect all fees due to CD and to the investment advisor from the client's custodial account. CD will then deduct its fee and then remit the net fee due to the investment advisor. The above fee schedule does not include management fees and expenses of mutual funds in which clients may invest, or any brokerage commissions or transaction fees, custodial or recordkeeping fees or other expenses incurred by clients in connection with investing their account.

#### **ADVISORS ACCESS™ 401k**

<u>Assets Under Management</u>	<u>Annual Fee</u>
On the first \$1,000,000	1.00%
On the next \$1,000,000	0.80%
On the next \$3,000,000	0.60%
On the next \$5,000,000	0.45%
On all amounts thereafter	0.40%
Minimum Annual Fee:	\$3,000

Fees include advisory fees charged by CD and fees for retirement plan services charged by BAM. The above fee schedule does not include management fees and expenses of underlying funds, or any brokerage commissions, custodial or recordkeeping fees or other expenses incurred by the Plan and/or its participants in connection with investment and/or administration of the Plan. CD is entitled to receive 70% and BAM is entitled to receive 30% of the fees paid by a Plan according to the above fee schedule. The percentage of fees paid to BAM and CD may vary from time to time based upon their written agreement.

#### *Fee Billing*

Fees are billed quarterly in arrears or in advance, as agreed upon by the client, based on assets under management as of the date an account is opened and, thereafter, generally as of the last business day of the prior calendar quarter (although another business day close to the end of the quarter may be selected by CD as the valuation date in its discretion). Client will receive directly from its custodian monthly account statements that indicate all fees deducted from the account. It is the client's responsibility to review fee calculations, as client's custodian will not. Fees are negotiable and may be waived in certain circumstances, such as for accounts maintained by CD's employees and their related persons.

### *Other Fees*

CD's philosophy is to design a structured diversified client portfolio comprised of institutional mutual funds with low expense ratios. We do not recommend any mutual funds with "loads" or sales charges attached to the fund. Mutual funds in which Plan assets are invested charge their own management fees and other expenses as set forth in each fund's prospectus. Client's custodian and executing broker-dealer charge custodial, transaction and other services fees. These fees and rates are not determined or established by CD and CD does not receive any compensation from any custodian, broker-dealer or investment sponsor.

### *Refund upon Termination of Advisory Agreement*

Upon termination of the Client Agreement by either party upon the required written notice to the other party, a pro rata portion of any advisory fees that were paid but not yet earned as of the date of termination will be refunded to the client promptly.

### **Item 6. Performance-Based Fees**

CD does not charge any performance-based fees.

### **Item 7. Types of Clients**

We provide financial planning, advisory services and investment management to individuals and institutional clients such as pension or profit sharing plans, trusts, estates, and charitable organizations. CD has established certain minimum account sizes and minimum fees as set as described above under "Item 5. Fees and Compensation."

### **Item 8. Methods of Analysis, Investment Strategies & Risk of Loss**

#### *Modern Portfolio Theory*

CD employs a wide range of methods to manage portfolios and evaluate investments. CD uses academic research when making investment decisions. CD primarily utilizes an investment approach based on Modern Portfolio Theory. Modern Portfolio Theory refers to the process of reducing risk in a portfolio through systematic diversification across asset classes and within those particular asset classes. CD adheres to the passive style of investing and, thus, recommends indexed and passive mutual funds. CD generally does not recommend individual stocks or bonds in its asset allocation strategies and portfolio recommendations to clients. Keeping client's investment fees, expenses and taxes under control are a top priority in CD's investment strategy.

CD analyzes mutual funds recommended to clients based on a fund's total operating expense ratio, portfolio turnover, investment objective and investment restrictions and limitations. CD typically recommends that clients invest in no-load funds advised by Dimensional Fund Advisors (DFA) or Vanguard that have low operating expenses, low portfolio turnover, below average capital gains distributions and a fundamental investment objective of investing primarily in a particular asset class. DFA funds generally are available for investment only by clients of registered investment advisors, and all investments are subject to approval of the advisor. This means that you may not be able to make additional investments in DFA funds if you terminate your agreement with CD, except through another adviser authorized by DFA.



We believe in diversified asset class exposure obtained primarily through a diversified mix of low cost mutual funds that represent desired asset classes. Mutual funds and exchange-traded funds (ETFs) recommended by CD typically invest in some or all of the following types of securities:

- U.S. Stocks (Small-, Mid- or Large-Capitalization)
- Foreign Stocks, including Emerging Markets
- Investment Grade Fixed Income Securities
- Non-Investment Grade Fixed Income Securities
- Tax-Exempt Municipal Bonds
- U.S. Government and Government Agency Securities
- Derivatives
- Real Estate Investment Trusts (Domestic and Foreign)

### *Sources of Information*

The main sources of information utilized by CD in making its investment decisions are financial newspapers and magazines, research materials, corporate rating services and annual reports, prospectuses and other SEC filings. Through these sources and the Client's goals and objectives, CD will determine what type of investments and investment strategies to recommend to clients.

### *Principal Investment Strategies*

Asset allocation models and specific funds recommended to clients typically are set forth in the client's Investment Policy Statement. CD primarily recommends low cost mutual funds for the reason that mutual funds can provide a diversified portfolio that is designed to limit the impact of large fluctuations in values of individual stocks and bonds. Mutual funds do not offer protection from market volatility. At times, different funds may be recommended to improve client portfolios. CD generally invests for the long-term and does not engage in short-term market timing.

CD typically recommends mutual funds and ETFs to implement its recommended investment strategies. However, CD also may recommend exchange-listed stocks; investment grade corporate bonds and other debt securities, municipal securities and U.S. Government Securities, depending upon the particular Client's existing portfolio and investment objectives. CD generally does not recommend individual stocks or bonds, but certain exceptions may be made in cases where the stocks were obtained before becoming a client or are requested by the client. CD will monitor individual stock exposure in the overall portfolio only upon written agreement with the client.

We may give advice and take action with respect to other clients that is different from the advice, timing, and nature of action taken with respect to your account. Timing, allocation, and types of investments are determined as part of each client's overall financial plan.

### *Principal Risks*

CD's primary goal for investing is to help the client maintain purchasing power over the long term. This may result in short term variability and loss of principal. Time horizon and risk tolerance are key determinates of the proper asset allocation. Our approach focuses on taking appropriate risks for which clients are compensated (i.e. market risk) and seeking to limit or eliminate risks that do not provide compensation over the long term (i.e. individual stock risk).

Investing in securities involves risk of loss that clients should be prepared to bear. CD cannot guarantee that it will achieve a client's investment objective. Client's returns will fluctuate, and you may lose money by investing in securities. Below are some more specific risks of investing:

**Market Risk.** The prices of securities in which clients invest may decline in response to certain events taking place around the world, including those directly involving the companies whose securities are owned by the client or an underlying fund; conditions affecting the general economy; overall market changes; local, regional or global political, social or economic instability; and currency, interest rate and commodity price fluctuations. Investors should have a long-term perspective and be able to tolerate potentially sharp declines in market value.

**Management Risk.** CD's investment approach may fail to produce the intended results. If our perception of the performance of a specific asset class or underlying fund is not realized in the expected time frame, the overall performance of client's portfolio may suffer.

**Equity Risk.** Equity securities tend to be more volatile than other investment choices. The value of an individual mutual fund or ETF can be more volatile than the market as a whole. This volatility affects the value of the client's overall portfolio. Small- and mid-cap companies are subject to additional risks. Smaller companies may experience greater volatility, higher failure rates, more limited markets, product lines, financial resources, and less management experience than larger companies. Smaller companies may also have a lower trading volume, which may disproportionately affect their market price, tending to make them fall more in response to selling pressure than is the case with larger companies.

**Fixed Income Risk.** The issuer of a fixed income security may not be able to make interest and principal payments when due. Generally, the lower the credit rating of a security, the greater the risk that the issuer will default on its obligation. If a rating agency gives a debt security a lower rating, the value of the debt security will decline because investors will demand a higher rate of return. As nominal interest rates rise, the value of fixed income securities is likely to decrease. A nominal interest rate is the sum of a real interest rate and an expected inflation rate.

**Municipal Securities Risk.** The value of municipal obligations can fluctuate over time, and may be affected by adverse political, legislative and tax changes, as well as by financial developments that affect the municipal issuers. Because many municipal obligations are issued to finance similar projects by municipalities (e.g., housing, healthcare, water and sewer projects, etc.), conditions in the sector related to the project can affect the overall municipal market. Payment of municipal obligations may depend on an issuer's general unrestricted revenues, revenue generated by a specific project, the operator of the project, or government appropriation or aid. There is a greater risk if investors can look only to the revenue generated by the project. In addition, municipal bonds generally are traded in the "over-the-counter" market among dealers and other large institutional investors. From time to time, liquidity in the municipal bond market (the ability to buy and sell bonds readily) may be reduced in response to overall economic conditions and credit tightening.

**Investment Companies Risk.** When a client invests in open end mutual funds or ETFs, the client indirectly bears its proportionate share of any fees and expenses payable directly by those funds. Therefore, the client will incur higher expenses, many of which may be duplicative. In addition, the client's overall portfolio may be affected by losses of an underlying fund and the level of risk arising from the investment practices of an underlying

fund (such as the use of derivatives). ETFs are also subject to the following risks: (i) an ETF's shares may trade at a market price that is above or below their net asset value; (ii) the ETF may employ an investment strategy that utilizes high leverage ratios; or (iii) trading of an ETF's shares may be halted if the listing exchange's officials deem such action appropriate, the shares are de-listed from the exchange, or the activation of market-wide "circuit breakers" (which are tied to large decreases in stock prices) halts stock trading generally. CD has no control over the risks taken by the underlying funds in which client's invest.

**REIT Risk.** To the extent that a client invests in REITs, it is subject to risks generally associated with investing in real estate, such as (i) possible declines in the value of real estate, (ii) adverse general and local economic conditions, (iii) possible lack of availability of mortgage funds, (iv) changes in interest rates, and (v) environmental problems. In addition, REITs are subject to certain other risks related specifically to their structure and focus such as: dependency upon management skills; limited diversification; the risks of locating and managing financing for projects; heavy cash flow dependency; possible default by borrowers; the costs and potential losses of self-liquidation of one or more holdings; the possibility of failing to maintain exemptions from securities registration; and, in many cases, relatively small market capitalization, which may result in less market liquidity and greater price volatility.

**Derivatives Risk.** Funds in a client's portfolio may use derivative instruments. The value of these derivative instruments derives from the value of an underlying asset, currency or index. Derivative investments by mutual funds or ETFs in which the client invests involve the risk that the value of the underlying fund's derivatives may rise or fall more rapidly than other investments, and the risk that it may lose more than the amount that it invested in the derivative instrument in the first place. Derivative instruments also involve the risk that other parties to the derivative contract may fail to meet their obligations, which could cause losses.

**Foreign Securities Risk.** Funds in which clients invest may invest in foreign securities. Foreign securities are subject to additional risks not typically associated with investments in domestic securities. These risks may include, among others, currency risk, country risks (political, diplomatic, regional conflicts, terrorism, war, social and economic instability, currency devaluations and policies that have the effect of limiting or restricting foreign investment or the movement of assets), different trading practices, less government supervision, less publicly available information, limited trading markets and greater volatility. To the extent that underlying funds invest in issuers located in emerging markets, the risk may be heightened by political changes, changes in taxation, or currency controls that could adversely affect the values of these investments. Emerging markets have been more volatile than the markets of developed countries with more mature economies.

**Natural and Other Disasters Risk.** CD has policies in place to ensure that CD fulfills its responsibility to recover from a natural or man-made disaster in the minimum amount of time, with minimum disruptions. In the event of a disaster resulting in loss of CD's physical location, CD will attempt to notify each client via phone, by posting messages to its web site ([www.capdir.com](http://www.capdir.com)) and via third-party email services to provide clients with alternative contact numbers. In the event where CD cannot be reached at its main number due to loss of physical location, clients can contact Dennis Covington, Principal and Chief Compliance Officer of CD, on his cell phone at 404-983-2080.

## **Item 9. Disciplinary Information**

CD and its principals have no material legal disciplinary history or disciplinary events.

#### **Item 10. Other Financial Industry Activities and Affiliations**

CD is not owned or controlled by, or under common control with, any other company. We have no obligation to use a particular broker/dealer, vendor, or investment product.

CD has entered into a management agreement with another registered investment advisor, BAM Advisory Services, LLC. Under this agreement, CD manages BAM's Advisors Access business in return for a percentage (up to 50%) of the net revenues generated by the Advisors Access business. This revenue sharing is in addition to fees that CD may receive for serving as an investment adviser to a retirement plan that participates in the Advisors Access program. To the extent that CD serves as investment adviser to a retirement plan, CD and BAM enter into agreements separately with each advisory client that detail the fees paid to each firm.

CD also enters into Partners+Program Service Agreements with various investment advisory firms that are affiliated with a CPA firm. Under these agreements, CD provides portfolio management, administrative and marketing support services offered pursuant to the Partners+Program. The participating investment advisers typically agree to pay to CD a one-time, non-refundable enrollment fee (currently \$1,500). In addition, CD also receives investment management fees for the Partners+Program based on the value of each participating client's account. CD and each Partners+Program investment adviser enter into agreements separately with each advisory client that detail the fees paid to each firm.

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

##### *Code of Ethics*

CD strives to maintain a responsible and ethical way of business. All employees are bound to abide by the ethics standards set forth in our policy and handbook, adopted pursuant to the Investment Advisers Act of 1940. Employees are responsible for reporting their personal securities transactions regularly and reviewing the Code of Ethics at least annually. A copy of the Code of Ethics is available free of charge to all clients upon request.

Employees of CD who have obtained the Certified Financial Planner (CFP®) designation are bound by the CFP Board's Standards of Professional conduct, which outline ethical and practice standards for CFP professionals.

##### *Participation or Interest in Client Transactions*

CD generally does not recommend investments to clients in which CD or any of its principals has a financial interest. If any such investment were proposed, the principal would be required to disclose any participation or interest in the transaction to the client and to obtain the approval of CD's Chief Compliance Officer in advance.

##### *Personal Trading*

CD's advisory representatives are subject to our Code of Ethics and must report their personal securities transactions, to the extent required under the Investment Advisers Act of 1940, to our Chief Compliance Officer for review on a regular basis. CD's advisory representatives may buy or sell shares of mutual funds that they also recommend to clients. CD has adopted an Insider Trading Policy that prohibits its investment advisory representatives from trading on material non-public information.

## **Item 12. Brokerage Practices**

### *Recommending Brokerage Firms*

CD typically recommends Charles Schwab & Co., Inc. or Fidelity Brokerage Services, LLC to serve as custodian of clients' assets and to execute trades in clients' accounts. CD typically recommends Fidelity Brokerage Services, LLC and TDAmeritrade to serve as custodian and broker of record for its retirement plan clients.

The selection of the broker-dealer through which a client's investment strategy or other investment advice is implemented is solely at the discretion of each client. Typically, all mutual fund securities transactions engaged in through CD will be affected through client's custodial broker-dealer (typically Schwab or Fidelity). The commission rates charged to effect such transactions are established by the executing broker-dealer. Based upon its own knowledge of the securities industry and discussions with Schwab, Fidelity and TDAmeritrade, CD believes that such commission rates are competitive within the securities industry.

CD recommends these brokerage firms based on their low mutual fund transaction fees, execution capabilities, financial stability, good administrative capability, accurate communications/settlement processing, and corporate culture. These broker-dealers charge each client a commission or fee to execute transactions. CD does not negotiate the commission rates or fees charged to clients. While CD believes the commissions and fees charged by Schwab and Fidelity are competitive, transactions may not always be executed at the lowest available commission rate.

Although CD routinely requests that clients direct CD to execute all transactions through Schwab, Fidelity or TDAmeritrade, clients may direct the use of another qualified custodian or broker-dealer.

### *Best Execution*

As a fiduciary, CD has an obligation to obtain best execution of advisory clients' transactions under the circumstances of the particular transaction. CD seeks to execute client transactions in such a manner that the client's total cost or proceeds in each transaction is the most favorable under the circumstances. CD has evaluated the full range of brokerage services offered by Schwab and Fidelity and has determined that they have reliable execution capabilities, compared to other comparable brokers. Based on these factors, CD believes that these broker-dealers provide the best price and execution to CD's clients compared to other broker-dealers that offer institutional advisory platforms. If client establishes a brokerage/custodial account with Schwab or Fidelity, then CD will place all orders pursuant to its investment determinations on behalf of client's portfolio through that entity, even though client potentially could obtain a more favorable net price and execution from another broker-dealer in particular transactions or from a discount broker in

general. While we believe commissions and fees charged by Schwab and Fidelity are competitive, transactions may not always be executed at the lowest available commission rate.

### *Conflicts of Interest*

CD recommends that clients custody their assets and execute brokerage transactions through Schwab or Fidelity. While there is no direct linkage between the investment advice given, CD receives economic benefits from recommending these custodians. Benefits include: (i) receipt of duplicate client confirmations and bundled duplicate statements and ability to have investment advisory fees deducted directly from client accounts; (ii) receipt of compliance publications; (iii) access to mutual funds which generally require significantly higher minimum initial investments or are generally available only to institutional investors; (iv) access to an electronic communication network for client order entry and account information; and (v) discounts on services offered by the broker-dealer and its affiliates, such as web site construction and maintenance.

CD has entered into an agreement with BAM Advisory Services, LLC, pursuant to which BAM acquired the Advisors Access business from CD. At the same time, CD entered into a management agreement with BAM, under which CD continues to operate the Advisors Access business on behalf of BAM, except that BAM exercises sole discretion and ultimate control over all investment advice provided to Advisors Access clients. Investment advisory representatives of CD are dually licensed as investment advisory representatives of BAM to the extent required in order to provide investment advice to Advisors Access clients. CD receives from BAM a percentage of the net revenues generated from the Advisors Access business, which percentage increases as net revenues increase. As a result, CD has incentive to continue recommending the Advisors Access program to potential clients.

### *Soft Dollars*

CD does not enter into so-called “soft dollar arrangements,” where an CD directs client commissions to a broker-dealer that provides research and brokerage services to the CD.

### *Order Aggregation*

CD typically recommends mutual funds, which are purchased and sold for a transaction fee charged by the client’s executing broker-dealer. CD does not “block” or aggregate client trades, because the trades are executed for a flat fee per fund trade basis and blocking client trades would not result in the reduction of such fees.

CD does not block client trades, or aggregate securities transactions and then allocate the appropriate shares to Client accounts at the custodial level .

## **Item 13. Review of Accounts**

### *Periodic Reviews*

Periodically, CD reviews client accounts for adherence to the portfolio's asset allocation strategy, and executes changes in accounts as deemed necessary by CD. The nature and frequency of account reviews varies. The client's asset allocation strategy is reviewed periodically upon changes in client's goals and/or resources. In addition to periodic reviews, a large deposit or withdrawal may also prompt a review of a client portfolio. Our philosophy is to maintain the desired portfolio within an acceptable asset allocation range, while respecting the costs associated with trading. Client accounts are reviewed by Jack J. Calhoun Jr., Managing Principal; Dennis W. Covington, Principal and Chief Compliance Officer and John M. McMillen, Portfolio Manager. Messrs. Calhoun, Covington and McMillen will review up to 100 accounts each, in addition to Partners+Program accounts, which may number more than 100. Scott Pritchard, Managing Director, Consulting Services, has primary responsibility for reviewing Advisors Access 401k<sup>®</sup> accounts.

CD reports to each of its clients on the status of their investments either quarterly or semi-annually, depending upon the frequency agreed upon by the parties. The reports provided to clients summarize the current and cumulative performance of each particular investment. In addition, clients receive monthly account statements sent directly to the client by the client's custodial broker-dealer.

CD may provide regular performance reports to clients that contain a summary of the client's portfolio performance versus benchmarks, list of current portfolio holding and asset allocation weights. Performance reports typically are prepared by Jack Calhoun Jr.

#### **Item 14. Client Referrals and Other Compensation**

##### *Incoming Referrals*

CD encourages and promotes referrals of clients to our advisory firm. We do not, but may in the future, compensate people or firms for providing referrals.

##### *Referrals of Other Professionals*

CD will refer clients to other service professionals if requested or deemed necessary, based on the specific needs of the client. For example, CD may refer clients to legal counsel, accountants and insurance agents. It is possible that these professionals may, in turn, make referrals of their clients seeking investment advice to CD.

CD does not pay for client referrals or enter into arrangements with other professionals for client referrals. However, CD may have a conflict of interest in making these recommendations because it may receive referrals from professionals that it has recommended to clients. CD will refer other professionals to its clients only when the services provided by the professional best suit the client's needs.

##### *Other Compensation*

CD does not receive sales charges, commissions, service fees, 12b-1 fees or other compensation from a non-client in connection with providing investment advice to a client.

## **Item 15. Custody**

### *Account Statements*

Charles Schwab & Co. and Fidelity Brokerage Services are the recommended custodians for accounts managed by CD. CD does not maintain physical custody of client funds or securities. All checks deposited into client's custodial accounts must be made payable either to the custodian or for the benefit of the account name. Clients will receive monthly account statements from their custodian. Clients should review their account statements carefully.

Performance reports are sent to all clients by CD on a quarterly basis. Clients are encouraged to compare CD's performance reports with their custodial statements and to promptly report any issues.

## **Item 16. Investment Discretion**

### *Discretionary Trading Authority*

CD will assist clients in opening an account with an independent custodian or broker-dealer or directly with a mutual fund company. Pursuant to a written agreement, clients typically grant CD discretionary authority over the client's account to determine the securities to be bought and sold, to place trades, and periodically to rebalance the client's account back to the recommended allocation. CD has no obligation to supervise or direct investments held in client accounts that were not recommended, or that are not subject to review, by CD and for which the client does not pay an advisory fee.

### *Limited Power of Attorney*

Clients typically grant CD a limited power of attorney for trading purposes only with respect to the Client's brokerage account. CD will exercise discretion to place transactions in the client's account based on a strategy selected by the client. Discretion also will be exercised when CD rebalances the allocation of Client's portfolio to ensure that it remains consistent with the Client's investment objectives.

### *Trade Errors*

Trades are reviewed by CD's Chief Compliance Officer, to ensure that trade execution is consistent with instructions given to the executing broker-dealer by CD. On occasion, an error may be made in executing a trade. For example, a security may be purchased (instead of sold) or the wrong number of shares may be purchased (or sold). In these situations, CD seeks to rectify the error by placing the client account in the same position as it would have been had there been no error. Clients will not recognize any net loss due to a transaction error by CD. The client will be made whole as soon as possible upon discovery of the error and all errors will be reviewed and documented accordingly.

## **Item 17. Voting Client Securities**



Typically, clients retain authority to vote proxies of securities held in their accounts. CD does not accept authority to vote client proxies except for certain institutional accounts pursuant to a written agreement. Proxy materials typically are sent directly to the client by the custodian of the account. Clients are responsible for voting proxies of securities held in their investment portfolios at their own expense. Clients may contact CD with any questions about a mutual fund proxy solicitation at the address on the cover page.

To the extent that CD has agreed to vote proxies, CD has adopted a proxy voting policy in accordance with the requirements of the Investment Advisers Act of 1940, as amended, and the rules promulgated there under. The proxy voting policy is intended to provide principles to guide CD's proxy voting in an informed and responsible manner for the best interests of our clients, using a defined process for evaluating proxy issues.

CD's proxy voting policy addresses a broad range of issues, including, but not limited to, those related to corporate governance, changes to structure or investment objectives, the board of directors, and approval of mutual fund investment advisory arrangements. CD shall make a reasonable effort to monitor corporate actions and obtain sufficient information to make an informed voting decision in your long-term best interests. While we believe that this process will result in most voting decisions being made in accordance with the policy, each vote will be determined based on a number of relevant factors. As a result, votes occasionally may deviate from the guidelines set forth in the proxy voting policy. Individuals making a proxy voting decision that deviates from the policy must submit the proposed vote to and receive approval of CD's Chief Compliance Officer prior to voting. Clients may obtain a free copy of CD's proxy voting policy or information about how CD votes proxies with respect to your securities by sending a written request to: Capital Directions, LLC, 400 Northridge Road, Suite 220, Atlanta, GA 30350.

#### **Item 18. Financial Information**

CD is not aware of any financial condition that is reasonably likely to impair our ability to meet contractual commitments to clients.

## **APPENDIX 1**

### **Privacy Policy**

CD restricts access to a Client's personal and account information to those employees who need to know that information in order to provide investment advisory services to you. CD maintains physical, electronic, and procedural safeguards to guard your personal information.

CD collects personal financial information about a Client from the following sources:

- Information we receive from a Client in preparing investment policy statements and completing brokerage applications;
- Information about a Client's securities transactions with independent broker-dealers.

CD will use reasonable means to ensure that the privacy of Clients' nonpublic personal financial information is maintained at all times, including in connection with disposal of information that is no longer required. Such steps may include, wherever possible, shredding paper documents and records prior to disposal.

CD does not disclose any personal financial information about you to anyone except at a Client's direction or as permitted or required by law.

Even if a client decides to close the client's account(s) or to become an inactive client, CD will adhere to the privacy policy described above.

**Item 1.Cover Page**

**Part 2B of Form ADV: Brochure Supplement**

**Jack Calhoun, Jr.**

**Capital Directions, LLC  
400 Northridge Road  
Suite 220  
Atlanta, GA 30350  
404-237-8881**

**Dated: March 31, 2012**

**This brochure supplement provides information about Jack Calhoun, Jr. that supplements the Capital Directions, LLC brochure. You should have received a copy of that brochure. Please contact Dennis Covington if you did not receive Capital Directions LLC's brochure or if you have any questions about the contents of this supplement.**

**Additional information about Jack Calhoun, Jr. is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).**

## **Item 2. Educational Background and Business Experience**

**Jack J. Calhoun, Jr.**

Year of Birth: 1965

### Education

University of Georgia, BS in Journalism, 1988

### Business Background

Capital Directions, Managing Principal, 1993 - Present

Advisors Access, a service of BAM Advisor Services, LLC managed by Capital Directions, Investment Advisory Representative of BAM Advisory Services, LLC, 2011 to Present

## **Item 3. Disciplinary Information**

Jack Calhoun, Jr. has never been the subject of any kind of legal or disciplinary event material to a client's evaluation of his integrity.

## **Item 4. Other Business Activities**

Jack Calhoun, Jr. is not actively engaged in any other outside investment related business.

## **Item 5. Additional Compensation**

Jack Calhoun, Jr. does not receive any economic benefit from any person who is not a client for providing advisory services.

## **Item 6. Supervision**

Mr. Calhoun's client accounts are subject to regular review that funds are being managed in accordance with the client's written investment policy statements. Investment policy is determined by the firm's Investment Policy Committee of which Mr. Calhoun is a member.

Our investment adviser representatives and employees are required to adhere to our compliance policies and procedures in the performance of their daily activities and responsibilities to us and you. Our compliance policies and procedures include an overview of the various state statutes and regulations governing our operations and are designed to comply with applicable regulations and to facilitate the timeliness and quality of our compliance activities.

Dennis Covington is responsible for supervising Jack Calhoun, Jr.'s advisory activities on behalf of the Adviser. If you have any questions or concerns about your account, you are asked to contact Dennis Covington, Chief Compliance Officer by calling (404) 237-8881 or emailing [dcovington@capdir.com](mailto:dcovington@capdir.com).

## **Item 7. Requirements for State-Registered Advisers**

State registered advisers are required to disclose certain events in which their supervised persons have been involved. Jack Calhoun, Jr. has not been involved in any such event and therefore this Item is not applicable.

**Item 1.Cover Page**

**Part 2B of Form ADV: Brochure Supplement**

**Dennis W. Covington, CFP®**

**Capital Directions, LLC  
400 Northridge Road  
Suite 220  
Atlanta, GA 30350  
404-237-8881**

**Dated: March 31, 2012**

**This brochure supplement provides information about Dennis W. Covington that supplements the Capital Directions, LLC brochure. You should have received a copy of that brochure. Please contact Dennis W. Covington if you did not receive Capital Directions LLC's brochure or if you have any questions about the contents of this supplement.**

**Additional information about Dennis W. Covington is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).**

## Item 2.Educational Background and Business Experience

**Dennis W .Covington, CFP®**

Year of Birth:1970

### Education

Appalachian State University, BS in Accounting, 1992

CFP designation, 2003

### Business Background

Capital Directions, Principal and Chief Compliance Officer, 2000 – Present

To help clients understand the value of the CFP designation earned by Dennis W. Covington, below is a summary of the minimum qualifications required to obtain each designation.

**CFP** -The CERTIFIED FINANCIAL PLANNER™, CFP® and federally registered CFP (with flame design) marks (collectively, the “CFP® marks”) are professional certification marks granted in the United States by Certified Financial Planner Board of Standards, Inc. (“CFP Board”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 62,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

- Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board’s studies have determined as necessary for the competent and professional delivery of financial planning services, and attain a Bachelor’s Degree from a regionally accredited United States college or university (or its equivalent from a foreign university). CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning;
- Examination – Pass the comprehensive CFP® Certification Examination. The examination, administered in 10 hours over a two-day period, includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;
- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The Standards prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements may be subject to CFP Board's enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

### **Item 3. Disciplinary Information**

Dennis W. Covington has never been the subject of any kind of legal or disciplinary event material to a client's evaluation of his integrity.

### **Item 4. Other Business Activities**

Dennis W. Covington is not actively engaged in any other outside investment related business.

### **Item 5. Additional Compensation**

Dennis W. Covington does not receive any economic benefit from any person who is not a client for providing advisory services.

### **Item 6. Supervision**

Mr. Covington's client accounts are subject to regular review that funds are being managed in accordance with the client's written investment policy statements. Investment policy is determined by the firm's Investment Policy Committee of which Mr. Covington is a member.

Macora Furlong, Director of Operations, is responsible for the review above and Jack J. Calhoun, Jr., Managing Principal, is responsible for supervising Dennis W. Covington's advisory activities on behalf of the Adviser. If you have any questions or concerns about your account, you are asked to contact Jack Calhoun, Jr., Managing Principal, by calling 404-237-8881 or emailing jcalhoun@capdir.com.

### **Item 7. Requirements for State-Registered Advisers**

State registered advisers are required to disclose certain events in which their supervised persons have been involved. Dennis W. Covington has not been involved in any such event and therefore this Item is not applicable.

### **Item 1. Cover Page**

## **Part 2B of Form ADV: Brochure Supplement**

**N. Scott Pritchard, AIFA®**

**Capital Directions, LLC  
400 Northridge Road**

Suite 220  
Atlanta, GA 30350  
404-237-8881

Dated: March 31, 2012

This brochure supplement provides information about N. Scott Pritchard that supplements the Capital Directions, LLC brochure. You should have received a copy of that brochure. Please contact Dennis Covington, if you did not receive Capital Directions LLC's brochure or if you have any questions about the contents of this supplement.

Additional information about N. Scott Pritchard is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).



## **Item 2.Educational Background and Business Experience**

**N. Scott Pritchard, AIFA®**

Year of Birth:1968

### Education

Appalachian State University, BS in Marketing, 1990

Accredited Investment Fiduciary Analyst AIFA® in 2007

### Business Background

Capital Directions, Managing Director Advisors Access, 2006 to Present

Advisors Access, a service of BAM Advisor Services, LLC managed by Capital Directions, Investment

Advisory Representative of BAM Advisory Services, LLC, 2011 to Present

Advanced Business Equipment, COO, 2005-2006

Self-Employed, Consultant, 2004-2005

First Citizens Bank, Executive VP, 1993-2004

To help clients understand the value of the designation earned by N. Scott Pritchard, below is a summary of the minimum qualifications required to obtain each designation.

**AIF-** The Accredited Investment Fiduciary® (AIF®) designation has been the mark of commitment to a standard of investment fiduciary excellence. Those who earn the AIF mark successfully complete a specialized program on investment fiduciary standards of care and subsequently passed a comprehensive examination. Designees undergo an initial training program, annual continuing education, and pledge to abide by the designation's code of ethics. AIF designees demonstrate a thorough understanding of fi360's Prudent Practices for investment advisors and stewards. The Center for Fiduciary Studies owns the mark AIF®, a Fiduciary360 (fi360) company.

## **Item 3.Disciplinary Information**

N. Scott Pritchard has never been the subject of any kind of legal or disciplinary event material to a client's evaluation of his integrity.

## **Item 4. Other Business Activities**

N. Scott Pritchard is not actively engaged in any other outside investment related business.

## **Item 5. Additional Compensation**

N. Scott Pritchard does not receive any economic benefit from any person who is not a client for providing advisory services.

## **Item 6. Supervision**

Mr. Pritchard does not supervise individual client accounts and serves in a management capacity for Advisors Access on behalf of Capital Directions. He provides advice to other advisors and retirement plan sponsors through Advisors Access, which is managed by Capital Directions.

Our investment adviser representatives and employees are required to adhere to our compliance policies and procedures in the performance of their daily activities and responsibilities to us and you. Our

compliance policies and procedures include an overview of the various state statutes and regulations governing our operations and are designed to comply with applicable regulations and to facilitate the timeliness and quality of our compliance activities.

Dennis Covington is responsible for supervising N. Scott Pritchard advisory activities on behalf of the Adviser. If you have any questions or concerns about your account, you are asked to contact Dennis Covington, Chief Compliance Officer by calling (404) 237-8881 or emailing [dcovington@capdir.com](mailto:dcovington@capdir.com).

**Item 7. Requirements for State-Registered Advisers**

State registered advisers are required to disclose certain events in which their supervised persons have been involved. N. Scott Pritchard has not been involved in any such event and therefore this Item is not applicable.

**Item 1.Cover Page**

**Part 2B of Form ADV: Brochure Supplement**

**Donald Davidson**

**Capital Directions, LLC  
400 Northridge Road  
Suite 220  
Atlanta, GA 30350  
404-237-8881**

**Dated: March 31, 2012**

**This brochure supplement provides information about Donald Davidson that supplements the Capital Directions, LLC brochure. You should have received a copy of that brochure. Please contact Dennis Covington if you did not receive Capital Directions LLC's brochure or if you have any questions about the contents of this supplement.**

**Additional information about Donald Davidson is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).**

## **Item 2. Educational Background and Business Experience**

### **Donald Davidson**

Year of Birth: 1979

#### Education

University of Iowa, BS in Theatre Arts, 2002

#### Business Background

Advisors Access, a service of BAM Advisor Services, LLC managed by Capital Directions, Investment Advisory Representative of BAM Advisory Services, LLC, 2011 to Present  
Capital Directions, Regional Director for Advisors Access, 2010 – Present  
Manarin Investment Counsel, Ltd., National Mutual Fund Wholesaler, Marketing Director and 401(k) Advisor, 2004 - 2010

## **Item 3. Disciplinary Information**

Donald Davidson has never been the subject of any kind of legal or disciplinary event material to a client's evaluation of his integrity.

## **Item 4. Other Business Activities**

Donald Davidson is not actively engaged in any other outside investment related business.

## **Item 5. Additional Compensation**

Donald Davidson does not receive any economic benefit from any person who is not a client for providing advisory services.

## **Item 6. Supervision**

Mr. Davidson does not provide investment advice to individual clients. He provides advice to other advisors and retirement plan sponsors through Advisors Access, which is managed by Capital Directions.

Our investment adviser representatives and employees are required to adhere to our compliance policies and procedures in the performance of their daily activities and responsibilities to us and you. Our compliance policies and procedures include an overview of the various state statutes and regulations governing our operations and are designed to comply with applicable regulations and to facilitate the timeliness and quality of our compliance activities.

Dennis Covington is responsible for supervising Donald Davidson's advisory activities on behalf of the Adviser. If you have any questions or concerns about your account, you are asked to contact Dennis Covington, Chief Compliance Officer by calling (404) 237-8881 or emailing [dcovington@capdir.com](mailto:dcovington@capdir.com).

## **Item 7. Requirements for State-Registered Advisers**

State registered advisers are required to disclose certain events in which their supervised persons have been involved. Donald Davidson has not been involved in any such event and therefore this Item is not applicable.

**Item 1.Cover Page**

**Part 2B of Form ADV: Brochure Supplement**

**John M. McMillen, CFA**

**Capital Directions, LLC  
400 Northridge Road  
Suite 220  
Atlanta, GA 30350  
404-237-8881**

**Dated: March 31, 2012**

**This brochure supplement provides information about John M. McMillen that supplements the Capital Directions, LLC brochure. You should have received a copy of that brochure. Please contact Dennis Covington if you did not receive Capital Directions LLC's brochure or if you have any questions about the contents of this supplement.**

**Additional information about John M. McMillen is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).**

## **Item 2.Educational Background and Business Experience**

### **John M. McMillen, CFA**

Year of Birth: 1973

#### Education

Frostburg State University, BS in Economics, 1996

University of New Orleans, Masters' in Business Administration, 1999

Chartered Financial Analyst, 2006

#### Business Background

Advisors Access, a service of BAM Advisor Services, LLC managed by Capital Directions, Investment

Advisory Representative of BAM Advisory Services, LLC, 2011 to Present

Capital Directions, Portfolio Manager, 2005– Present

Wachovia Bank, Financial Consultant, 2004

Charles Schwab & Co., Investment Consultant, 2000-2004

To help clients understand the value of the CFA designation earned by John M. McMillen, below is a summary of the minimum qualifications required to obtain each designation.

**CFA - The Chartered Financial Analyst** charter is a globally respected, graduate-level investment credential established in 1962 and awarded by CFA Institute — the largest global association of investment professionals. To earn the CFA charter, candidates must:

- 1) pass three sequential, six-hour examinations;
- 2) have at least four years of qualified professional investment experience;
- 3) join CFA Institute as members; and
- 4) commit to abide by, and annually reaffirm, their adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct.

#### **High Ethical Standards**

The CFA Institute Code of Ethics and Standards of Professional Conduct, enforced through an active professional conduct program, require CFA charter holders to:

- Place their clients' interests ahead of their own
- Maintain independence and objectivity
- Act with integrity
- Maintain and improve their professional competence
- Disclose conflicts of interest and legal matters

#### **Global Recognition**

Passing the three CFA exams requires extensive study (successful candidates report spending an average of 300 hours of study per level). Earning the CFA charter demonstrates mastery of many of the advanced skills needed for investment analysis and decision making in today's quickly evolving global financial industry. As a result, employers and clients are increasingly seeking CFA charter holders—often making the charter a prerequisite for employment. Additionally, regulatory bodies in 22 countries and territories recognize the CFA charter as a proxy for meeting certain licensing requirements, and more than 125 colleges and universities around the world have incorporated a majority of the CFA Program curriculum into their own finance courses.

To learn more about the CFA charter, visit [www.cfainstitute.org](http://www.cfainstitute.org).

To help clients understand the value of the CFP designation earned by Dennis W. Covington, below is a summary of the minimum qualifications required to obtain each designation.

**CFP®** -The CERTIFIED FINANCIAL PLANNER™, CFP® and federally registered CFP (with flame design) marks (collectively, the “CFP® marks”) are professional certification marks granted in the United States by Certified Financial Planner Board of Standards, Inc. (“CFP Board”). The CFP® certification is a voluntary certification; no federal or state law or regulation requires financial planners to hold CFP® certification. It is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. Currently, more than 62,000 individuals have obtained CFP® certification in the United States.

To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

- Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board’s studies have determined as necessary for the competent and professional delivery of financial planning services, and attain a Bachelor’s Degree from a regionally accredited United States college or university (or its equivalent from a foreign university). CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning;
- Examination – Pass the comprehensive CFP® Certification Examination. The examination, administered in 10 hours over a two-day period, includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances;
- Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year); and
- Ethics – Agree to be bound by CFP Board’s *Standards of Professional Conduct*, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

- Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the *Code of Ethics* and other parts of the *Standards of Professional Conduct*, to maintain competence and keep up with developments in the financial planning field; and
- Ethics – Renew an agreement to be bound by the *Standards of Professional Conduct*. The Standards prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

CFP® professionals who fail to comply with the above standards and requirements may be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

### **Item 3. Disciplinary Information**

John M. McMillen has never been the subject of any kind of legal or disciplinary event material to a client’s evaluation of his integrity.

### **Item 4. Other Business Activities**



John M. McMillen is not actively engaged in any other outside investment related business.

#### **Item 5. Additional Compensation**

John M. McMillen does not receive any economic benefit from any person who is not a client for providing advisory services.

#### **Item 6. Supervision**

Mr. McMillen does not supervise client accounts. He does make trading decisions in accordance with the client's written investment policy statements. Investment policy is determined by the firm's Investment Policy Committee of which Mr. McMillen is a member.

Our investment adviser representatives and employees are required to adhere to our compliance policies and procedures in the performance of their daily activities and responsibilities to us and you. Our compliance policies and procedures include an overview of the various state statutes and regulations governing our operations and are designed to comply with applicable regulations and to facilitate the timeliness and quality of our compliance activities.

Dennis Covington is responsible for supervising John M. McMillen's advisory activities on behalf of the Adviser. If you have any questions or concerns about your account, you are asked to contact Dennis Covington, Chief Compliance Officer by calling (404) 237-8881 or emailing [dcovington@capdir.com](mailto:dcovington@capdir.com).

#### **Item 7. Requirements for State-Registered Advisers**

State registered advisers are required to disclose certain events in which their supervised persons have been involved. John M. McMillen has not been involved in any such event and therefore this Item is not applicable.

**Item 1.Cover Page**

**Part 2B of Form ADV: Brochure Supplement**

**Robb R. Smith**

**Capital Directions, LLC  
400 Northridge Road  
Suite 220  
Atlanta, GA 30350  
404-237-8881**

**Dated: March 31, 2012**

**This brochure supplement provides information about Robb R. Smith that supplements the Capital Directions, LLC brochure. You should have received a copy of that brochure. Please contact Dennis Covington if you did not receive Capital Directions LLC's brochure or if you have any questions about the contents of this supplement.**

**Additional information about Robb R. Smith is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).**

## **Item 2. Educational Background and Business Experience**

### **Robb R. Smith**

Year of Birth: 1952

#### Education

Wayne State College, BS Degree, 1974

#### Business Background

Advisors Access, a service of BAM Advisor Services, LLC managed by Capital Directions, Investment

Advisory Representative of BAM Advisory Services, LLC, 2011 to Present

QA3 Financial Corp, Registered Rep, 2005 – 2010

New England Securities, Registered Rep, 2003 – 2005

Self-Employed, Fiduciary Specialist, 1999 – 2003

Securities America, Inc., Registered Rep, 1995 – 1999

PFS Investments, Inc., Registered Rep, 1994

## **Item 3. Disciplinary Information**

Robb R. Smith has never been the subject of any kind of legal or disciplinary event material to a client's evaluation of his integrity.

## **Item 4. Other Business Activities**

Robb R. Smith is not actively engaged in any other outside investment related business.

## **Item 5. Additional Compensation**

Robb R. Smith does not receive any economic benefit from any person who is not a client for providing advisory services.

## **Item 6. Supervision**

Mr. Smith does not provide investment advice to individual clients. He provides advice to other advisors and retirement plan sponsors through Advisors Access, which is managed by Capital Directions.

Our investment adviser representatives and employees are required to adhere to our compliance policies and procedures in the performance of their daily activities and responsibilities to us and you. Our compliance policies and procedures include an overview of the various state statutes and regulations governing our operations and are designed to comply with applicable regulations and to facilitate the timeliness and quality of our compliance activities.

Dennis Covington is responsible for supervising Robb Smith's advisory activities on behalf of the Adviser. If you have any questions or concerns about your account, you are asked to contact Dennis Covington, Chief Compliance Officer by calling (404) 237-8881 or emailing [dcovington@capdir.com](mailto:dcovington@capdir.com).

## **Item 7. Requirements for State-Registered Advisers**

State registered advisers are required to disclose certain events in which their supervised persons have been involved. Robb R. Smith has not been involved in any such event and therefore this Item is not applicable.

**Item 1.Cover Page**

**Part 2B of Form ADV: Brochure Supplement**

**Andrew R. Allen**

**Capital Directions, LLC  
400 Northridge Road  
Suite 220  
Atlanta, GA 30350  
404-237-8881**

**Dated: March 31, 2012**

**This brochure supplement provides information about Andrew R. Allen that supplements the Capital Directions, LLC brochure. You should have received a copy of that brochure. Please contact Dennis Covington if you did not receive Capital Directions LLC's brochure or if you have any questions about the contents of this supplement.**

**Additional information about Andrew R. Allen is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).**

## **Item 2. Educational Background and Business Experience**

### **Andrew R. Allen**

Year of Birth: 1980

#### Education

University of Georgia, BBA in Management Information Systems, 2003

#### Business Background

Capital Directions, Financial Planner, 2011 – Present

Cerner Corporation, Project Manager, 2003 – 2011

## **Item 3. Disciplinary Information**

Andrew R. Allen has never been the subject of any kind of legal or disciplinary event material to a client's evaluation of his integrity.

## **Item 4. Other Business Activities**

Andrew R. Allen is not actively engaged in any other outside investment related business.

## **Item 5. Additional Compensation**

Andrew R. Allen does not receive any economic benefit from any person who is not a client for providing advisory services.

## **Item 6. Supervision**

Mr. Allen does not supervise client accounts. He supports Messrs. Calhoun & Covington in delivering financial planning and investment advice to clients.

Our investment adviser representatives and employees are required to adhere to our compliance policies and procedures in the performance of their daily activities and responsibilities to us and you. Our compliance policies and procedures include an overview of the various state statutes and regulations governing our operations and are designed to comply with applicable regulations and to facilitate the timeliness and quality of our compliance activities.

Dennis Covington is responsible for supervising Andrew R. Allen's advisory activities on behalf of the Adviser. If you have any questions or concerns about your account, you are asked to contact Dennis Covington, Chief Compliance Officer by calling (404) 237-8881 or emailing [dcovington@capdir.com](mailto:dcovington@capdir.com).

## **Item 7. Requirements for State-Registered Advisers**

State registered advisers are required to disclose certain events in which their supervised persons have been involved. Andrew R. Allen has not been involved in any such event and therefore this Item is not applicable.