

Brochure Supplement

February 7, 2012

Promus Capital, LLC

SEC File No. 801-69649

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This brochure supplement provides information about Promus Capital investment advisor representatives that supplements the Promus Capital, LLC, brochure. You should have received a copy of that brochure. If you did not receive a Promus Capital brochure or if you have any questions about the contents of this supplement, please contact Jeremy Boynton at jboynton@promuscapital.com.

Additional information about Promus Capital, LLC, is available on the SEC's website at www.adviserinfo.sec.gov, using the CRD number 147597.

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Investment Advisor Representatives

Brian B. Musso

Brian B. Musso (b. 1975), is a co-Managing Member of Promus Capital, LLC. Mr. Musso is also a co-founder of Musso Capital Management, LLC. (Musso Capital Management, LLC, is the General Partner for MCM Fund, LP, a fund of hedge funds, and other private investment partnerships.)

Prior to founding Musso Capital Management, LLC, Mr. Musso started and later sold Accelerated Athletics, LLC, a sports performance enhancement company, to train athletes at all stages in the development process from high school through the professional levels. Before selling Accelerated Athletics in January 2006, the company had trained over 100 NFL players and was the speed training arm of the Northwestern University football team.

After graduating from college, Mr. Musso was signed as a free agent by the New York Jets, where he played wide receiver until he was injured early in the 1999 season. In 1999, while still playing for the Jets, he founded AllProTraining.com, an online sports training web site that connected high school athletes with the strength and conditioning coaches of the NFL, NBA and MLB. After his injury and consequent retirement from football, he served as the AllProTraining.com's Vice President of Business Development. Before leaving AllProTraining.com, Brian helped raise \$2.5 million dollars in venture capital financing, negotiated the acquisition of a small web design group, and oversaw all development, marketing and advertising activities of the company.

Mr. Musso is a former All-Big Ten football player. He played on the Northwestern Wildcat's back-to-back Big Ten Championship Teams in 1995 and 1996. He was named the team's Most Valuable Player for the 1996 season.

Mr. Musso is one of the founders of Chicago Hope Academy, a private Christian high school for inner-city youth, and sat on the school's Board of Directors for five years. He is married to his wife Heather and currently resides in Elmhurst, Illinois.

Educational Background

B.S., Organizational Change, Northwestern University	1998
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Business Background

Co-Managing Member, Promus Capital, LLC	2008–Present
Co-Managing Member, Musso Capital Management, LLC	2006–Present
Owner, Accelerated Athletics, LLC	2001–2006
Founder, Vice-President of Business Development AllProTraining.com	1999–2001
Wide Receiver, New York Jets	1998–1999

Disciplinary Information

Brian B. Musso does not have any disciplinary action to report. Public information concerning Mr. Musso's registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Other Business Activities

Brian Musso is affiliated with Musso Capital Management, LLC. Musso Capital Management, LLC, is the general partner of MCM Fund, LP, a fund of hedge funds, and also has a 50% interest in Triad Partners, LLC, the general partner of Triad Balanced, LP, a partnership that invests in equity-related securities traded in public markets.

Mr. Musso spends approximately 25% of his time managing these affiliated businesses.

Mr. Musso is a board member for the following entities:

- Old Florida National Bank
- Harvest Insulation
- Inciite
- Trinity Capital Investments

Mr. Musso does not receive compensation for his participation on these Boards.

Additional Compensation

Mr. Musso receives compensation as a result of his ownership and involvement with Musso Capital Management, LLC and its affiliate entities. Please see disclosure above and the disclosure in Item 10 of Promus Capital's Brochure that is provided with this Brochure Supplement.

J. Zachary Musso

J. Zachary Musso (b. 1973), CFA, is a co-Managing Member of Promus Capital, LLC, and is additionally responsible for investment advisory and risk management recommendations. Mr. Musso is also a co-founder of Musso Capital Management, LLC. (Musso Capital Management, LLC, is the General Partner for MCM Fund, LP, a fund of hedge funds, and other private investment partnerships.)

Prior to founding Musso Capital Management, LLC, Mr. Musso traded financial futures for his personal account on the floor of the Chicago Board of Trade. From 1998 through 2001, Mr. Musso worked as an equity analyst for Caleb Capital, LLC, which managed a long/short equity hedge fund. Prior to Caleb Capital, LLC, Mr. Musso worked as a staff accountant for Serra Automotive Management, a company that managed a group of automobile dealerships in Alabama and California.

Educational Background

B.A., Finance, University of Alabama	1995
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Professional Designations and Licenses

Certified Financial Analyst (CFA)	2006
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Business Background

Co-Managing Member, Promus Capital, LLC	2008–Present
Co-Managing Member, Musso Capital Management, LLC	2006–Present
Financial Futures Trader on the Chicago Board of Trade	2002–2005
Equity Analyst, Caleb Capital, LLC	1998–2001
Staff Accountant, Serra Automotive Management	1996–1997

Disciplinary Information

J. Zachary Musso does not have any disciplinary action to report. Public information concerning Mr. Musso's registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Other Business Activities

J. Zachary Musso is affiliated with Musso Capital Management, LLC. Musso Capital Management, LLC, is the general partner of MCM Fund, LP, a fund of hedge funds, and also has a 50% interest in Triad Partners, LLC, the general partner of Triad Balanced, LP, a partnership that invests in equity-related securities traded in public markets.

Mr. Musso spends approximately 50% of his time managing these affiliated businesses.

Additional Compensation

Mr. Musso receives compensation as a result of his ownership and involvement with Musso Capital Management, LLC and its affiliate entities. Please see disclosure above and the disclosure in Item 10 of Promus Capital's Brochure that is provided with this Brochure Supplement.

Terence J. Toth

Terence J. Toth (b. 1959) is a co-Managing Member of Promus Capital, LLC. Mr. Toth is also a Managing Partner of Musso Capital Management, LLC. (Musso Capital Management, LLC, is the General Partner for MCM Fund, LP, a fund of hedge funds, and other private investment partnerships.)

Mr. Toth brings a background of 27 years in financial services, retiring as President and CEO of Northern Trust Global Investments after 14 years with Northern in May of 2007. Mr. Toth was on Northern's Management Committee and led the business unit encompassing portfolio management, investment research, product development, sales, marketing and compliance for investment products including active, quantitative, passive, and manager-of-manager products spanning proprietary mutual funds and separately managed accounts for equities, fixed income and alternative asset classes for both institutional and high-net-worth clients. Prior to Northern, he spent 9 years with Bankers Trust Company in New York, and prior to that 4 years with Northern Trust. He also serves on various boards including Nuveen Mutual Fund Board, Legal and General Investment Management Americas, Goodman Theatre, Chairman of the Board of Catalyst Schools of Chicago, University of Illinois Leadership Council, and Chicago Fellowship.

Educational Background

B.S., Finance, University of Illinois	1981
Executive MBA, New York University	1991
CEO Perspectives Program, Northwestern University Leadership Ctr.	2005

Business Background

Co-Managing Member, Promus Capital, LLC	2008–Present
President & CEO, Northern Trust Global Investments	1994–2007
Bankers Trust Company	1986–1994
Northern Trust	1982–1986

Disciplinary Information

Terence J. Toth does not have any disciplinary action to report. Public information concerning Mr. Toth's registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Other Business Activities

Terence J. Toth is affiliated with Musso Capital Management, LLC. Musso Capital Management, LLC, is the general partner of MCM Fund, LP, a fund of hedge funds, and also has a 50% interest in Triad Partners, LLC, the general partner of Triad Balanced, LP, a partnership that invests in equity-related securities traded in public markets.

Mr. Toth is also a member of the Board of Directors of Nuveen Mutual Funds and spends approximately 15% of his amount of time in connection with this activity.

In addition, Mr. Toth is an active Board member for the following entities:

- Legal and General Investment Management of America
- Fulcrum IT

Additional Compensation

Mr. Toth receives compensation as a result of his involvement with Musso Capital Management, LLC, and its affiliate entities. Please see disclosure above and the disclosure in Item 10 of Promus Capital's Brochure that is provided with this Brochure Supplement.

In addition, Mr. Toth receives compensation for his Board Member positions with:

- Legal and General Investment Management of America
- Fulcrum IT

Jeremy Boynton

Jeremy Boynton (b. 1971) joined Promus Capital in April 2010 and participates on the Firm's Investment Committee. He has over 10 years of experience in the industry. Mr. Boynton founded Laureate Wealth Management in 2009, an advisory practice to high-net-worth clients primarily in the Texas market. Prior to that, Mr. Boynton co-founded and served as managing partner of Duff & Boynton Wealth Management in 2004. Mr. Boynton began his career in the investment advisory business as a broker at A.G. Edwards in 2000. Prior to his experience in the investment advisory industry, he successfully launched and ran the Austin office of a San Antonio-based company specializing in managing employee benefits plans. He began his business career by doing audit work in the insurance industry.

Mr. Boynton and his wife enjoy family life with their two sons and daughter.

Educational Background

B.B.A., Accounting, Stephen F. Austin State University	1992 - 1994
Theological Studies, Southwestern Seminary	1995 - 1997

Professional Designations and Licenses

CERTIFIED FINANCIAL PLANNER™ Professional	2006
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Business Background

Chief Compliance Officer, Promus Capital, LLC	2010–Present
Managing Member, Laureate Wealth Management	2009–Present
Co-Founder, Managing Partner, Duff & Boynton Wealth Management	2004–2009
Broker, A.G. Edwards	2000–2004

Disciplinary Information

Jeremy Boynton does not have any disciplinary action to report. Public information concerning Mr. Boynton's registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Other Business Activities

There is nothing to disclose for this item.

Additional Compensation

There is nothing to disclose for this item.

David F. Edstrom

David F. Edstrom (b. 1964) joined Promus Capital in July 2009 to help lead the Investment Advisory practice. He has over 20 years of investment industry experience, including eight years at Merrill Lynch, where he was responsible for managing \$160 Million in client assets. In 1998, Mr. Edstrom established his own independent investment advisory firm. In 2002, Mr. Edstrom became affiliated with BridgePortfolio, a technology outsourcing firm that provides back-office support services to independent investment advisors. Mr. Edstrom worked to grow BridgePortfolio into one of the leading outsourcing firms serving the investment advisory community. Throughout this time, David maintained his investment advisory practice, which is now part of Promus Capital.

Mr. Edstrom's opinions and insights have been featured in *Barron's*, *Bloomberg Wealth Manager*, *Registered Rep*, *Financial Planning*, *Investment Advisor* and *Financial Advisor* magazines. Further, David regularly speaks to investment advisors at industry conferences on practice management issues.

Educational Background

B.A., Business, University of Arizona	1987
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Business Background

Chief Marketing Officer, Promus Capital, LLC	2009–Present
Chief Marketing Officer, BridgePortfolio	2002–2009
Independent Investment Advisor	1998–2002
Vice President, Merrill Lynch	1991–1998

Disciplinary Information

On or about March of 1998, Mr. Edstrom executed sale transactions in a particular security for certain clients without their prior consent. Mr. Edstrom was trying to protect the clients' value after a sell recommendation was communicated by his then-current employer. After attempts to contact the affected clients failed, he entered liquidating transactions. Mr. Edstrom notified his current employer of his actions. Subsequently, the New York Stock Exchange Enforcement Division initiated an enforcement action in September of 2000 alleging that Mr. Edstrom violated its rules by entering orders without the clients' prior consent. Mr. Edstrom consented to the findings and subsequently settled with the New York Stock Exchange and accepted a three-month suspension. As a result of the aforementioned, the State of Illinois initiated an enforcement action in March of 2001 regarding the same issue. Mr. Edstrom consented to the findings and accepted a forty-five-day suspension. No clients complained or sought damages against Mr. Edstrom.

Public information concerning Mr. Edstrom's registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Other Business Activities

Mr. Edstrom is involved with Performance Trust Investment Advisors, LLC (PTIA), as an Advisory Board Member. In addition, Mr. Edstrom is involved with EFC, which provides sales, training and consulting.

Additional Compensation

Mr. Edstrom receives compensation for his Advisory Board participation for Performance Trust Advisors.

Stephen E. Giere

Stephen E. Giere (b. 1951) joined Promus Capital in May 2011 and serves as Vice President and investment advisor representative working with individual clients. He has served in the financial services industry for more than 35 years.

Prior to joining Promus Capital, Stephen served clients for two years as Vice President of Rothschild Investment Corporation in Chicago, and twelve years as a Senior Portfolio Manager with Citi Smith Barney, specializing in discretionary management of individual equity portfolios. The focus of his effort is investment risk management. Steve's prior background is in commercial banking, having served in various roles with the Northern Trust Corporation, including President and CEO of a subsidiary bank.

Educational Background

M.M., J.L. Kellogg Graduate School of Management Northwestern University	2000
B.A., Psychology, North Central College, Naperville, IL	1974

Business Background

Vice President, Promus Capital, LLC	2011–Present
Vice President, Rothschild Investment Corporation	2009–2011
2 nd Vice President, Senior Portfolio Manager, Citi Smith Barney	1997–2009

Disciplinary Information

Stephen Giere does not have any disciplinary action to report. Public information concerning Mr. Giere's registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Other Business Activities

There is nothing to disclose for this item.

Additional Compensation

There is nothing to disclose for this item.

Brian Giere

Brian Giere (b. 1975) joined Promus Capital in May 2011 as an investment advisor representative. His experience in the investment industry dates back to 2000. Prior to joining Promus, Mr. Giere was Senior Vice President of National Accounts with Guggenheim Funds Distributors, an investment product distribution firm. Prior to that, Mr. Giere was Regional Sales Associate with First Trust Portfolios and Operations Manager with USA Financial Securities. Mr. Giere began his career with Administrative Management Group, an employee benefits firm.

Mr. Giere and his wife enjoy family life with their two daughters and son.

Educational Background

B.A., Psychology, Hope College	1998
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Business Background

Investment Advisor Representative, Promus Capital, LLC	2011–Present
Senior Vice President, Guggenheim Funds Distributors	2003–2011
Regional Sales Associate, First Trust Portfolios	2002–2003
Operations Manager, USA Financial Securities	2001–2002
Benefit Analyst, Administrative Management Group	2000–2001

Disciplinary Information

Brian Giere does not have any disciplinary action to report. Public information concerning Mr. Giere's registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Other Business Activities

There is nothing to disclose for this item.

Additional Compensation

There is nothing to disclose for this item.

Cooper White

Cooper White (b. 1981) joined Promus Capital in June of 2010 and participates on the Firm's Investment Committee. Before joining Promus Capital, Mr. White worked for five years helping run a family business—Kanakuk Kamps. After directing one of the camps—managing 170 staff and over 3,000 campers—he went on to receive his M.A. from Wheaton College. Over the last six years he has served on the boards of two charitable organizations that minister to inner city youth across the United States, provide schools and food for orphans in Haiti, and do work on college campuses across the country.

Mr. White and his wife Missy have three wonderful children.

Educational Background

M.A., Systematic and Historical Theology, Wheaton College	2008–2009
B.A., Communications, Wheaton College	2000 –2003

Business Background

Analyst/Business Development, Promus Capital	2010–Present
Kids Across America Board of Directors	2006–2008
Director of Kanakuk Klassic, Kanakuk Kamps	2005–2008
Kanakuk Ministries Board of Directors	2003–Present
Assistant Director of Kanakuk Klassic, Kanakuk Kamps	2003–2005

Disciplinary Information

Cooper White does not have any disciplinary action to report. Public information concerning Mr. White's registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Other Business Activities

In addition to his duties as an analyst and in business development for Promus Capital, Mr. White serves on the Board of Directors of Kanakuk Ministries.

Additional Compensation

There is nothing to disclose for this item.

Joseph Pringle

Joseph Pringle (b. 1957) joined Promus Capital in December 2010 and participates on the Firm's Investment Committee. Mr. Pringle has over 32 years of business experience. He founded Pringle Enterprises, Ltd in 1980. A representation of the industries he has worked in are: proprietary electronic trading, steel, metal stamping, trucking, computer software, environmental, commercial real estate, electronic locks and consulting. He has been a proven executive, advisor and visionary leader with a unique blend of strategic skills, operational savvy and creative leadership ability. He is experienced in mergers and acquisitions, with awareness of successful practices as well as the obstacles that hinder the profitable completion of these transactions. He also has a unique and insightful understanding of the complexities of family businesses. Mr Pringle has both the education and diverse market experience to handle a variety of challenges and opportunities to help maximize market success.

Educational Background

B.B.A, Management and Marketing, University of Wisconsin, Madison	1979
M.B.A., Northwestern University, Kellogg School of Management	1988
Post-MBA, Northwestern University, Kellogg School of Management	2008

Professional Designations and Licenses

Business Background

Investment Advisor Representative, Promus Capital	2010–Present
President, Pringle Enterprise, Ltd	1980–Present
President/CEO, Belmont Steel Corporation	1979–1999

Disciplinary Information

Joseph Pringle does not have any disciplinary action to report. Public information concerning Mr. Pringle's registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Other Business Activities

There is nothing to disclose for this item.

Additional Compensation

There is nothing to disclose for this item.

Supervision

Supervision of Promus investment advisor representatives is performed by Jeremy Boynton, Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Mr. Boynton can be reached at 312-784-3987.

Supervision of Cooper White in his capacity as an analyst is performed by Mr. Zach Musso, and in his capacity in Business Development is performed by Mr. David Edstrom. Mr. White is also under the pervue of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Mr. Musso and Mr. Edstrom can be reached at 312-870-5222.

Supervision of Jeremy Boynton is performed by himself in his capacity as Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Mr. Boynton can be reached at 312-784-3987.

Appendix A: Professional Designations - Qualifications and Related Criteria

Certified Financial Planner™ (CFP®)

The CERTIFIED FINANCIAL PLANNER™ (CFP®) certification process, administered by CFP Board, identifies that those individuals who have been authorized to use the CFP certification marks in the U.S. have met rigorous professional standards and have agreed to adhere to the principles of integrity, objectivity, competence, fairness, confidentiality, professionalism, and diligence when dealing with clients.

CFP certificants must pass the comprehensive CFP Certification Examination; pass CFP Board's Candidate Fitness Standards; agree to abide by CFP Board's Code of Ethics and Professional Responsibility, which puts clients' interests first; and comply with the Financial Planning Practice Standards, which spell out what clients should be able to reasonably expect from the financial planning engagement. These are just some of the reasons why the CFP certification is becoming increasingly recognized.

To become certified, candidates are required to meet the following initial certification 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).

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.

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.

Chartered Financial Analyst[®] (CFA[®])

The Chartered Financial Analyst[®] (CFA[®]) designation is conferred by the CFA Institute. A financial analyst seeking membership to the CFA Institute must:

- meet eligibility requirements
- fully comply with the CFA Code of Ethics and Standards of Professional Conduct
- study books, journal articles, and other readings designated by the Institute
- successfully pass three examinations, each approximately six hours in length and administered by the CFA Institute

The candidate for the CFA designation must have at least a single current and principal engagement:

- in financial analysis of securities investment for a bank, investment company, insurance company, or other financial services or investment management firms
- as an assistant, associate, or full professor or dean of a college or university, who teaches and/or researches
- as an economist involved in financial analysis of securities investment
- as a portfolio manager
- as a financial analyst of securities investment within a public agency
- as a financial analyst of securities investment for a corporate pension, profit sharing or other retirement fund
- as a manager of financial analysts or portfolio managers involved with securities investment and who, before assumption of management obligations, was a financial analyst or portfolio manager

The CFA is awarded to candidates who have passed the examinations and met the other requirements specified by the CFA Institute.