

Brochure

Springwater Advisors, LLC

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This Brochure provides information about the qualifications and business practices of Springwater Advisors, LLC ["Springwater", "firm", "us", "we" or "our"]. When we use the words "you", "your" and "client" we are referring to you as our client or our prospective client. We use the term "IARs" when referring to our officers all individuals providing investment advice on behalf of Springwater. If you have any questions about the contents of this Brochure, please contact us at 361-888-7611. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission (SEC) or by any state securities authority.

Springwater is a registered investment adviser. The registration of an investment adviser does not imply any level of skill or training. The oral and written communications made to you by Springwater, including the information contained in this Brochure, should provide you with information to determine whether to hire or retain Springwater as your adviser. 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 Springwater also is available on the SEC's website at www.adviserinfo.sec.gov. The SEC's web site also provides information about any persons affiliated with, registered, and required to be registered, as investment adviser representatives of Springwater.

Item 2 - Material Changes

Please note that the changes and modifications to this Brochure that are set forth below reflect all of the “material changes” made to this brochure since our last delivery or posting of the Brochure on the SEC’s public disclosure website (IAPD) www.advisorinfo.sec.gov.

- Item 19 – Requirements for State-Registered Advisers was included to address the information required.
- Brochure Supplements - Form ADV Part 2B was incorporated into this Brochure.
- Item 9 - DRP disclosure for Theodore Oakley

Currently, our Brochure may be requested, free of charge, by contacting Beth Ragan, Chief Compliance Officer at 361-888-7611.

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Item 4- Advisory Business

Ownership

The principal owners of Springwater are Philip Plant, Ted Oakley and Brent Herndon. Springwater has been in business since 2009.

Services Offered

Springwater offers the following advisory services:

- Portfolio management services for individuals and/or small businesses
- Portfolio consulting services
- Portfolio management for businesses or institutional clients (other than investment companies)

Investment Products

Springwater may offer advice on the following as well as the foreign equivalents of the following investment products:

- Equity securities (exchange-listed, over the counter, foreign issuers)
- Corporate debt securities
- Commercial paper
- Certificates of deposits
- Municipal securities
- Investment Company Securities (mutual fund shares)
- United States government securities
- Option contracts on securities
- Limited partnership interests.

Assets Under Management

Springwater currently has no client assets under management, either on a discretionary basis or non-discretionary basis.

Overview of Services Offered

Springwater offers advisory services by providing investment advice and portfolio management services, including the appropriate allocation of managed assets among cash, stocks, and bonds with the selection of specific securities which will provide proper diversification and help meet the client's stated investment objectives. Clients may impose restrictions on investing in certain securities or types/classes of securities.

ERISA Clients

With regard to prospective ERISA clients, we do not generally assume the role of a fiduciary with respect to ERISA plans.

Education

All personnel of Springwater are expected to have education and business backgrounds that enable them to perform their respective responsibilities effectively. In assigning responsibilities, we consider academic background (including studies in college and graduate schools, as well as degrees earned), industry training, licenses and certifications. Work experience in a related field, such as investments, commodities, insurance, banking or accounting, is also considered. No formal, specific standards have been set, but appropriate education and experience are required. See ADV Form Part 2B for additional information.

Item 5 - Fees and Compensation

Type of Compensation

Springwater is generally compensated for investment services by:

- A percentage of assets under management
- Fixed fees (other than subscription fees)

Springwater is available to manage investment advisory accounts for a variety of individual and institutional clients on a discretionary and non-discretionary basis, subject to investment guidelines in our investment advisory contract. All fees are subject to negotiation. The amounts and specific manner in which fees are charged is negotiated and memorialized in Springwater's contract with our clients. Although many fees are individually negotiated, some common fees are included on our fee schedule for your review and described further below:

Fee Schedule		
Fee Type	Fee Cost	When Charged
Advisory Fees	Computed as a percentage of the assets under management in the account for the previous quarter including any margin debt in the account.	Quarterly, in arrears

	<p style="text-align: center;"><u>Equity</u></p> <p>\$500,000-\$1,000,000 1.50%</p> <p>\$1,000,001-\$5,000,000 1.00%</p> <p>\$5,000,001-\$15,000,000 .75%</p> <p>\$15,000,001- \$50,000,000 .50%</p>	
Portfolio Consulting Fees	<p>Negotiated on a fixed fee basis based on services to be provided and scope of engagement</p> <p>Annual Fee Range: \$20,000.00 to \$80,000.00</p>	Quarterly, in arrears
Transaction fees (included, but not limited to: commission, commission equivalents, mark-ups, mark-downs, credits, and/or dealer spreads)	<p>The client may be charged additional fees to cover specific clearing and/or transactional services. Such charges are disclosed in the investment advisory agreement and agreed to in advance by client.</p> <p>Transaction fees as fees may vary from client to client due to the particular circumstances of the client, additional or differing levels of servicing, or as otherwise contractually agreed upon with specific clients. Springwater will receive transaction based compensation from clients from such transactions. Employee related accounts may pay transaction fee rates that are lower than other clients.</p>	Contemporaneously

Clients generally authorize us to directly debit fees from their accounts. Management fees are payable quarterly in arrears. Accounts initiated or terminated during a calendar quarter will be charged a prorated fee. Generally, investment advisory contracts may be terminated by clients at any time. All fees are subject to negotiation.

Valuation

The valuation of securities and other instruments are generally determined by their last reported sale price on the principal market in which they are traded, if traded on a market for which transaction prices are publically reports. Otherwise, other readily marketable securities and instruments are valued by using a pricing service or by other equitable means consistent with the fiduciary duty of the money manager to determine a fair market value.

Transaction Costs

Our fees are exclusive of brokerage commissions, transaction fees, and other related costs and expenses which shall be incurred by the client. Clients may incur certain charges imposed by custodians, brokers, third party investment and other third parties such as fees charged by managers, custodial fees, deferred sales charges, odd-lot differentials, transfer taxes, wire transfer and electronic fund fees, and other fees and taxes on brokerage accounts and securities transactions. Mutual funds and exchange traded funds also charge internal management fees, which are disclosed in a fund's prospectus. For a description of additional compensation received by us and for a description of factors that we consider in selecting or recommending broker-dealers for client transactions and determining the reasonableness of their compensation (e.g., commissions), and potential conflicts of interests related to certain affiliations, see also Item 10 - Other Financial Industry Activities and Affiliation, Item 12 - Brokerage Practices and Item 14 - Referral Arrangements and Other Compensation.

Termination

The relationship between the parties may be terminated by either party upon 30 days written notice. Notwithstanding the above, if the appropriate disclosure statement was not delivered to the client at least 48 hours prior to the client entering into any written or oral advisory contract with this investment adviser, then the client has the right to terminate the relationship, contract without penalty, within five (5) business days after entering into the contract. Since fees are paid in arrears, no pro-ration of fees will occur upon termination of the agreement, however a final fee will be charged which will be prorated according to the number of days for which we provided our investment advisory services during the current quarter.

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

Springwater does not charge any performance-based fees (fees based on a share of capital gains on or capital appreciation of the assets of a client).

Item 7 - Types of Clients

Currently we provide investment services only to charitable organizations; however, We intend to offer portfolio management advice to the following types of clients:

- Individuals
- Families
- High net worth individuals
- High net worth families

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- Pension and profit sharing plans (other than participants)
 - Private foundations
 - Retirement plans

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

Investing in securities involves risk of loss that clients should be prepared to bear.

Analysis Methods

Security analysis methods utilized by Springwater may include the following:

Charting

Charting analysis seeks to identify resistance and support reference prices for decisions to buy (price hits the support) or sell (price hits the resistance). Through charting, the analysis seeks to identify price patterns and market trends in financial markets. Charting may apply to long-term investing or be used as a market-timing strategy, depending on the time-frame of the price charts.

Fundamental

Fundamental analysis maintains that markets may misprice a security in the short run, but that the "correct" price will eventually be reached by the market. The fundamental analysis of a business involves analyzing businesses: financial statements and health, management and competitive advantages, and competitors and markets. When applied to futures and forex, it focuses on the overall state of the economy, interest rates, production, earnings, and management.

Technical

Technical analysis maintains that all information is already reflected in the stock price. Technical analysis is a discipline for forecasting the direction of prices through the study of past market data, primarily price and volume. Generally, technical analysis employs models and trading rules based on price and volume transformations, such as the relative strength index, moving averages, regressions, inter-market and intra-market price correlations, business cycles, stock market cycles or, classically, through recognition of chart patterns.

Cyclical

Cyclical analysis generally targets cyclical stocks for purchase of equity securities when the ratio of price-to-earnings (P/E Ratio) is low, and sell them when the P/E Ratio is high (i.e. when earnings are peaking). The P/E Ratio is a measure of the price paid for a share relative to the annual net income or profit earned by the firm per share.

Sources of Information

The main sources of information that Springwater uses to analyze these investment strategies is:

- Financial newspapers and magazines
- Research materials prepared by others
- Corporate rating services
- Annual reports, prospectuses, filings with the SEC
- Company press releases

Other sources of information that we may use include:

- Morningstar, and
- World Wide Web.

Investment Strategies

The investment strategies Springwater may use to implement investment advice give to clients includes the following:

- Short term purchases (securities sold within a year)
- Trading (securities sold within 30 days)
- Option writing, including covered options, uncovered options or spreading strategies
- Investments in alternative investments

Investment Strategy Risks

General Risks

Lack of Diversification: Portfolio investments may be concentrated and diversification may be limited. There are no limits with respect to position sizes. Any assets or combination of assets that can be held in a securities account can be purchased or sold.

Liquidity: The Accounts will be invested in liquid securities and private investments are not permitted. It is possible, however, that securities become less liquid during the holding period.

Cash and Cash Equivalents: Accounts may maintain significant cash positions from time to time and the client will pay the Investment Management Fee based on the net asset value of the Account, including cash and cash equivalents. Furthermore, the Account may forego investment opportunities to hold cash positions if we considers it in the best interests of the Accounts.

Leverage: We may use leverage in investing. Such leverage may be obtained through various means. The use of short-term margin borrowings may result in certain additional risks to Accounts. For example, should the securities pledged to a broker to secure a margin account

decline in value, a “margin call” may be issued pursuant to which additional accounts would be required to be deposited with the broker or the broker would effect a mandatory liquidation of the pledged securities to compensate for the decline in value. We might not be able to liquidate assets quickly enough to pay off the margin debt and the Accounts may therefore also suffer additional significant losses as a result of such default. Although borrowing money increases returns if returns on the incremental investments purchased with the borrowed accounts exceed the borrowing costs for such accounts, the use of leverage decreases returns if returns earned on such incremental investments are less than the costs of such borrowings.

Interest Rate Fluctuation: The prices of securities in which the Advisor may invest are sensitive to interest rate fluctuations and unexpected fluctuations in interest rates could cause the corresponding prices of the long and short portions of a position to move in directions which were not initially anticipated. In addition, interest rate increases generally will increase the interest carrying costs of borrowed securities and leveraged investments.

Liquidity: The portfolio may be invested in liquid and illiquid. You should be aware that liquid securities may become less liquid during the holding period.

Short term purchases (securities sold within a year)

Market Risks: The success of a significant portion of the program will depend, to a great extent, upon correctly assessing the future course of the price movements of the securities traded. There can be no assurance that the trading program will be able to predict accurately these price movements. Additionally, over time, the effectiveness of the trading program may decline, including due to other market participants developing similar programs or techniques.

Trading (securities sold within 30 days)

Market Risks: The success of a significant portion of a trading program will depend, to a great extent, upon correctly assessing the future course of the price movements of the securities traded. There can be no assurance that the trading program will be able to predict accurately these price movements. Additionally, over time, the effectiveness of the trading program may decline, including due to other market participants developing similar programs or techniques.

Trading is Speculative: There are risks are involved in trading securities. Market movements are difficult to predict and are influenced by, among other things, government trade, fiscal, monetary and exchange control programs and policies; changing supply and demand relationships; national and international political and economic events; changes in interest rates; and the inherent volatility of the marketplace. In addition, governments from time to time intervene, directly and by regulation, in certain markets, often with the intent to influence prices directly. The effects of governmental intervention may be particularly significant at certain times in the financial instrument markets and such intervention (as well as other factors) may cause these markets to move rapidly.

Turnover: Our trading activities may be made on the basis of short-term market considerations. The portfolio turnover rate could be significant, potentially involving substantial brokerage commissions, and related transactional fees and expenses.

Option writing, including covered & uncovered options or spreading strategies

Options and Other Derivatives: We may purchase or sell options, warrants, equity related swaps or other derivatives that trade on an exchange. Both the purchasing and selling of call and put options entail risks. An investment in an option may be subject to greater fluctuation than an investment in the underlying securities. The effectiveness of purchasing or selling stock index options as a hedging technique depends upon the extent to which price movements in the portion of the Accounts' hedged correlate with price movements of the stock index selected. Because the value of an index option depends upon movements in the level of the index rather than the price of a particular security, whether an Account realizes a gain or loss will depend upon movements in the level of security prices in securities markets generally rather than movements in the price of a particular security.

Uncovered Risks: We may employ various "risk-reduction" techniques designed to minimize the risk of loss in Accounts. Nonetheless, substantial risk remains that such techniques will not always be possible to implement and when possible, will not always be effective in limiting losses. Hedging against a decline in the value of a portfolio position does not eliminate fluctuations in the values of portfolio positions or prevent losses if the value of such positions decline, but utilize other positions designed to gain from those same developments, thus moderating the decline in the portfolio positions' value. Such hedge transactions also limit the opportunity for gain if the value of a portfolio position should increase. It may not be possible for us to hedge against a fluctuation that is so generally anticipated that we are not able to enter into a hedging transaction at a price sufficient to protect from the decline in value of the portfolio position anticipated as a result of such a fluctuation. The success of the hedging transactions will be subject to the ability to correctly predict market fluctuations and movements. Therefore, while we may enter into such transactions to seek to reduce risks, unanticipated market movements and fluctuations may result in a poorer overall performance for the Accounts Portfolio than if we had not engaged in any such hedging transactions. Finally, the degree of correlation between price movements of the instruments used in a hedging strategy and price movements in the portfolio position being hedged may vary.

Utilization of Alternative Investments

Alternative investment products, including hedge funds, commodity hedged accounts and managed futures, involve a high degree of risk, often engage in leveraging and other speculative investment practices that may increase the risk of investment loss, can be highly illiquid, are not required to provide periodic pricing or valuation information to investors, may involve complex tax structures and delays in distributing important tax information, are not subject to the same

regulatory requirements as mutual funds, often charge high fees which may offset any trading profits, and in many cases the underlying investments are not transparent and are known only to the investment manager.

Item 9 - Disciplinary Information

There is no material information or facts regarding any legal or disciplinary events that would be material to your evaluation of us or the integrity of our management; however, a owner of Springwater, James T Oakley has been subject to the following disciplinary actions: In May of 1998, case number 98-01958, a customer complaint was filed with Dain Rauscher pertaining to Equities. This was settled for \$50,000.00 with the mutual understanding that this was a resolution of a disputed claim with no attribution of fault to Dain Rauscher or Mr. Oakley. In May of 1984, case number TEX-371, subject to regulatory action by FINRA (then NASD) filed with Rotan Mosle pertaining to involvement in private securities transactions without prior written notification to his employer. Mr. Oakley was censured, fined \$16,000 and assessed costs of \$930.27. The matters disclosed were settled over ten years ago. Additional information on James T. Oakley, CRD# 813008 is also available via the SEC's web site www.adviserinfo@sec.gov.

Item 10 - Other Financial Industry Activities and Affiliations

Broker-Dealer

Herndon Plant Oakley Ltd

Springwater is affiliated through common ownership with Herndon Plant Oakley Ltd ("HPO") which is a registered as an investment adviser and a broker-dealer with the U. S. Securities & Exchange Commission and various state jurisdictions and is a member firm of the Financial Industry Regulatory Authority. For a discussion of the conflict of interests and compensation related to these relationships see Item 12 - Brokerage Practices and Client Referrals and Item -14 Other Compensation.

Investment Advisory Affiliate

Oxbow Advisors

Springwater is affiliated with Oxbow Advisors through common ownership and control. Oxbow Advisors, LLC is registered as an investment advisor with the SEC and various state jurisdictions. for a discussion of the conflict of interests and compensation related to these relationships See Item 12 - Brokerage Practices and Client Referrals and Item 14 - Other Compensation.

HPO

Springwater is affiliated through common ownership with HPO, which is a registered as an investment adviser with the SEC and various state jurisdictions. For a discussion of the conflict of interests and compensation related to these relationships see Item 12 - Brokerage Practices and Client Referrals and Item -14 Other Compensation.

Insurance Broker

HPO

HPO is also licensed as an insurance broker and agency and provides analysis of and recommends the purchase and sale of certain insurance products. This licensing is in addition to its registration as a registered investment advisor and broker-dealer. HPO may receive compensation or other forms of compensation in connection with such sales. Clients are not obligated to use us as their insurance broker or agent or to use any recommended insurance company for any recommended insurance transaction. See Client Referrals and Other Compensation for a discussion of the conflict of interest and compensation related to these relationships.

Other Activities

Springwater and certain of its principal executive officers and affiliates may engage in the following activities:

- As a principal, effecting securities transactions for compensation for advisory clients who do not otherwise designate another brokerage firm to perform such services. In this role, affiliates may buy securities for their own account from, or sell securities it owns to clients. When a principal transaction occurs, we will disclose to the client, in writing before the completion of the transaction, the capacity in which we are acting, and will obtain the consent of the client to such transaction. We may purchase initial public offerings for certain advisory client accounts who have expressed an interest in the purchase of these issues. We have procedures in place to include its current practice of allocating these offerings.
- As a broker or agent, effecting securities transactions through HPO for compensation for advisory clients of HPO and registered investment advisers, investment managers or sub-advisors who do not otherwise designate another brokerage firm to perform such services.
- As a broker or agent, effecting securities transactions through HPO for compensation for advisory clients of HPO and registered investment advisers, investment managers or sub-advisors who do not otherwise designate another brokerage firm to perform such services.

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- In an investment advisory capacity, they may provide investment advisory services to clients of HPO.
 - Recommends to clients that they buy or sell securities or investment products in which the applicant or a related person has some financial interest.
 - Buying or selling for securities for its account that it also recommends to clients.

Item 11 - Code of Ethics

General

We have adopted a Code of Ethics for all of our IARs describing its high standard of business conduct, and fiduciary duty to its clients. The Code of Ethics includes provisions relating to the confidentiality of client information, a prohibition on insider trading, a prohibition of rumor mongering, restrictions on the acceptance of significant gifts and the reporting of certain gifts and business entertainment items, and personal securities trading procedures, among other things. All IARs must acknowledge the terms of the Code of Ethics annually, or as amended. We require transaction confirmation and quarterly reporting. A written copy of our Code of Ethics is available to any client or prospective client upon request by contacting Beth Ragan.

We anticipate that we will recommend to investment advisory clients or prospective clients, the purchase or sale of securities in which we or our affiliates and/or clients, directly or indirectly, have a position of interest. This will only be done in appropriate circumstances, consistent with clients' investment objectives and consistent with our fiduciary duty.

Personal Trading

Springwater and our related persons may purchase and sell securities for their own account. To prevent conflicts of interest, all of our employees must comply with our Code of Ethics, which imposes restrictions on the purchase or sale of securities for their own accounts and the accounts of certain affiliated persons.

Our employees and IARs are required to follow our Code of Ethics. Subject to satisfying this policy and applicable laws, officers, directors and employees of our firm and its affiliates may trade for their own accounts in securities which are recommended to and/or purchased for our clients. The Code of Ethics is designed to assure that the personal securities transactions, activities and interests of the employees of our firm will not interfere with (i) making decisions in the best interest of advisory clients and (ii) implementing such decisions while, at the same time, allowing employees to invest for their own accounts. Under the Code certain classes of securities have been designated as exempt transactions, based upon a determination that these would materially not interfere with the best interest of our clients. Nonetheless, because the Code of Ethics in some circumstances would permit employees to invest in the same securities

as clients, there is a possibility that employees might benefit from market activity by a client in a security held by an employee. Employee trading is continually monitored pursuant to the Code of Ethics to reasonably prevent conflicts of interest between us and our clients.

Certain affiliated accounts may trade in the same securities with client accounts on an aggregated basis when consistent with our obligation of best execution. In such circumstances, the affiliated and client accounts will share commission costs equally and receive securities at a total average price. We will retain records of the trade order (specifying each participating account) and its allocation, which will be completed prior to the entry of the aggregated order. Completed orders will be allocated as specified in the initial trade order. Partially filled orders will be allocated on a pro rata basis.

Cross Trades

We may trade agency cross transactions between broker dealer and advisory clients for our investment advisory client to accommodate the needs of our clients by attempting to minimize transaction costs or by providing liquidity with respect to certain securities. An agency cross transaction is defined as a transaction where a person acts as an investment adviser in relation to a transaction in which the investment adviser, or any person controlled by or under common control with the investment adviser, acts as broker for both the advisory client and for another person on the other side of the transaction. It is our policy to conduct such transactions to be consistent with our duties to our clients and after prior approval has been obtained from you as required.

Insider Information

Further, the Code of Ethics and Supervisory Procedures impose certain policies and procedures concerning the misuse of material non-public information that are designed to prevent insider trading by any officer, partner, or associated person of Springwater.

Item 12 - Brokerage Practices

General

HPO is registered as a broker-dealer with the SEC and various state jurisdictions and is a member firm of FINRA. We anticipate that HPO will be generally be designated by you as the broker-dealer for the execution of securities transactions which are directed by us; however, you have the option to purchase investment products that we recommend through other brokers or agents that are not affiliated with us.

Best Execution

We will seek to obtain the best combination of price and execution for such transactions; however, lower commissions or better execution may be available elsewhere, for example, by the execution of the transaction through a so called "discount broker." To this end, prospective clients are hereby advised that lower fees for comparable services may be available from other sources such as the Internet and deep discount brokerage firms. Thus, orders for the execution of transactions in your portfolio through HPO, and while complying with Section 28(e) of the Securities Exchange Act of 1934, may result in a commission on transactions in excess of the amount of commission another broker or dealer would have charged. However, we believe that commissions paid are generally not higher than those obtainable from other brokers for similar transactions and which we believe to be in the best interests of you. We have no obligation to seek the lowest commission cost or charge the lowest advisory fee.

Trade Aggregation Practices

When we trade the same security in more than one client account, we generally attempt to batch or "bunch" the trades in order to create a "block transaction." Generally, buying and selling in blocks helps create trading efficiencies, prompt attention and desired price execution. We will place all or substantially all transactions to purchase or sell common stocks with your "directed" broker, when applicable. (See the discussion below entitled, "Directed Brokerage"). Whenever possible, we will attempt to batch or aggregate trades for clients who use the same directed brokers in order to create a "block transaction."

The commission amount and per share commission rate will differ between clients with directed brokerage relationships due to the dollar value and the size (number of shares) of the trade for each account, and the total relationship between the client and their broker. Because each client may differ in portfolio size, investment objective, equity exposure and the extent of the relationship with their broker, we do not negotiate commission discounts on the block transaction itself.

Directed Brokerage

We may place all or a portion of the transactions with a broker with whom the client has a special advisory or consulting relationship. Such transactions are placed with a broker who may have provided manager selection services, performance measurement services, asset allocation services, or a variety of other consulting or monitoring assistance, all with the specific knowledge and full approval of the client.

We do not maintain agreements with referring brokers regarding our internal allocation of brokerage transactions. However, all or a sizable portion of a particular clients' brokerage transaction business may be directed to a particular broker if the client has directed, agreed or stipulated us to do so. Commissions are not intended to compensate brokers for client referrals.

With regard to client directed brokerage we may be unable to negotiate commissions, block or batch client orders or otherwise achieve the benefits described above, including best execution, if you limit our brokerage discretion. Directed brokerage commission rates may be higher than the rates we might pay for transactions in non-directed accounts. Also, clients that restrict brokerage discretion may be disadvantaged in obtaining allocations of new issues of securities that we purchase or recommend for purchase in other clients' accounts. It is our policy that such accounts not participate in allocations of new issues of securities obtained through brokers and dealers other than those designated by the client. As a general rule, we encourage each client to compare the possible costs or disadvantages of directed brokerage against the value of the custodial or other services provided by the broker to the client in exchange for the directed broker designation.

Soft Dollar Arrangements

We do not participate in any soft dollar arrangements.

Item 13 - Review of Accounts

Account Review

Phillip Plant will review all accounts on a quarterly basis. More frequent reviews may be triggered by material changes in variables such as the client's individual circumstances or the market economic or political environment.

Reports

Regular reports are provided to some clients on a semiannual basis, or more frequently if requested by the client. These reports generally include a summary of holdings, portfolio market value, performance evaluation, and activity summary. In addition, clients receive transaction confirmations and statements from the custodian of the account.

Trade Errors

While we will attempt to correct trading errors as soon as they are discovered, we may not be responsible for poor executions or trading errors committed by the brokers with whom it transacts, unless such errors resulted from our negligence, fraud or willful misconduct.

Item 14 - Client Referrals and Other Compensation

Client Referrals

Springwater does not utilize or pay third party solicitors for the referral of advisory clients to us.

Compensation

Broker-Dealer Activities

To the extent we utilize HPO, our affiliated broker-dealer, to execute portfolio transactions for investment advisory clients, compensation is received by HPO, and our IARs, when portfolio transactions are effected on behalf of our investment advisory clients by either us or the your third party money manager. Therefore, HPO may receive compensation as a result of acting in one or both capacities. IARs may charge an advisory fee and a ticket charge. Additionally, HPO, may buy securities for itself from, or sell securities it owns to clients of our firm, at which time markups/markdowns may be charged to those clients. These transactions will be conducted subject to proper, and customary, disclosure including but not limited to compensation received by us and the Associated Person.

Insurance Agency Activities

HPO is licensed as an insurance agency in the state of Texas. Additionally, some IARs are licensed insurance agents through us in the state of Texas, and have contracts and or appointments with various insurance companies. To the extent insurance products are purchased thorough us or our IARs by advisory clients, the IAR and HPO will be paid a commission by the insurance company who issues the policy. This creates a conflict of interest as there is an incentive for them to recommend insurance products based on the compensation received, rather than on your needs. Notwithstanding such conflict of interest, we address our fiduciary duty by utilizing insurance products only where it is the best interest of clients, and after consultation with the client.

Mutual Funds Charges

To the extent mutual funds are utilized as third party managers, and such mutual funds are purchased through us, we will receive distribution and Rule 12b-1 fees from the issuers of such mutual funds, and this will be in addition to the advisory fee paid herein. You are advised that, in addition to the annual advisory fee set forth above, some mutual funds in which assets are invested may incur separate other related expenses.

Item 15 - Custody

General

We do not have custody of client funds or securities.

Selection of Custodian

Through our affiliate, HPO, our securities transactions are cleared on a fully disclosed basis through First Clearing, LLC ("First Clearing"). As a result of that relationship, First Clearing is

the custodian for our clients electing to use our trade execution platform and as such, First Clearing holds all customer funds and/or securities on behalf of our clients and customers, and as a customer of HPO, you are deemed a brokerage customer for purposes of the Securities Investor Protection Act.

First Clearing was selected as the executing and clearing broker based upon, among other things, its financial solvency and credibility, its level of customer service, its trade execution capability, its managed account trading desk and its reputation.

Regardless of our recommendation regarding the custodian, clients may direct us to utilize other custodians. Whether you elect to utilize our trading platform or you chose another custodian, you will required to pay custodian fees and will incur brokerage and other transaction costs in the course of our management of your accounts. See Item 12 - Brokerage Practices, Item 10 - Other Financial Industry Activities and Affiliations, and Item 14 - Client Referrals and Other Compensation for a discussion of how we make brokerage decisions that affect client accounts and the related compensation we earn.

Statements

You should receive at least quarterly statements from the broker dealer, bank or other qualified custodian(s) that holds and maintains your investment portfolio assets. We urge you to carefully review such statements and compare such official custodial records to the account statements that we or your money manager may provide to you.

Item 16 - Investment Discretion

Discretionary Authority

To the extent we have discretion over your investment portfolio, we usually receive discretionary authority from you at the outset of an advisory relationship. That discretionary authority would allow us to make determinations regarding the securities that are to be bought and sold, as well as the quantities of such securities.

Documentation of Discretion

Additionally, we maintain a Limited Power of Attorney for all our discretionary accounts for the purpose of directing and or effecting investments, for the direct payment of fees and or the payment of commissions, custodial fees and or other charges incurred by the managed account.

Discretionary Management

In all cases, however, such our discretion is to be exercised in a manner consistent with the stated investment objectives for the particular account. Thus, when selecting securities and

determining amounts, we observe the investment policies, limitations and restrictions of the clients for which it advises. Additionally, in many cases, the discretion is subject to mutually agreed upon investment guidelines relative to the client's portfolio.

Item 17 - Voting Client Securities

As a matter of firm policy and practice, we do not have any authority to and do not vote proxies on behalf of advisory clients. Clients retain the responsibility for receiving and voting proxies for any and all securities maintained in client portfolios. We may provide advice to clients regarding the clients' voting of proxies.

Item 18 - Financial Information

Registered investment advisers are required in this Item to provide you with certain financial information or disclosures about Springwater's financial condition. Springwater has no financial commitment that impairs its ability to meet contractual and fiduciary commitments to clients, and has not been the subject of a bankruptcy proceeding.

Item 19 - Requirements for State-Registered Advisers

Principal Executive Officer and Management Person:

Phillip "Phil" M. Plant, Managing Member

For information on the Educational Background and Business Experience of Phillip "Phil" M. Plant ("Mr. Plant", "Phil", "his" or "him") see Brochure Supplement, Form ADV Part 2B for Phillip M. Plant, which is incorporated herein.

Members:

Russell B. Herndon

Mr. Herndon was born in 1950

He received a B.A. in Social Sciences and Economics and a Masters in Finance from Southern Methodist University in 1969.

His business experience includes:

Herndon Plant Oakley Ltd., Limited Partner / Principal from 01/1998 - present

Springwater Advisors, LLC, Managing Member from 03/2009 to present

James "Ted" Theodore Oakley

Mr. Oakley was born in 1950

He received a BBA from Texas Tech University in 1974.

His business experience includes:

Herndon Plant Oakley Ltd., Limited Partner / Principal from 01/1998 - present

Oxbow Advisors, LLC, Principal Owner, Managing Member from 10/2007 to present

Springwater Advisors, LLC, Managing Member from 03/2009 to present

Elizabeth “Beth” Ragan

Ms. Ragan was born in 1961

She studied at St. Petersburg College in St Petersburg, Florida

Her business experience includes:

Herndon Plant Oakley Ltd., Managing Director /CCO from 08/1998 - present

Springwater Advisors, LLC, CCO from 03/2009 to present

Oxbow Advisors, LLC, CCO from 02/2011 to present

Other Business Activities

Our investment professionals engage in other business activities besides providing investment advice through Springwater. See Item 10 - Other Financial Industry Activities and Affiliations, and the Brochure Supplements for additional information on those other business activities of our investment professionals. The other business activities of each of our investment professionals account for approximately 90% of their time, respectively.

Legal and Disciplinary Issues

In addition to the information provided herein by Springwater on its advisory business, officers and management, and other business activities, we are required to disclose all material facts regarding whether we or a management person of ours has:

- An award or otherwise being found liable in an arbitration claim alleging damages in excess of \$2,500, involving: (i) an investment or an investment-related business or activity; (ii) fraud, false statement(s), or omissions; (iii) theft, embezzlement, or other wrongful taking of property; (iv) bribery, forgery, counterfeiting, or extortion; or (v) dishonest, unfair, or unethical practices.
- An award or otherwise being found liable in a civil, self-regulatory organization, or administrative proceeding involving any of the following: : (i) an investment or an investment-related business or activity; (ii) fraud, false statement(s), or omissions; (iii) theft, embezzlement, or other wrongful taking of property; (iv) bribery, forgery, counterfeiting, or extortion; or (v) dishonest, unfair, or unethical practices.

Springwater Advisors, LLC

We have no other material facts or information regarding any legal or disciplinary events with respect to the firm's advisory activities; however, see Item 9 - Disciplinary Information for additional information regarding disclosures of James T. Oakley, a shareholder of Springwater. James T Oakley has been subject to the following disciplinary actions: In May of 1998, case number 98-01958, a customer complaint was filed with Dain Rauscher pertaining to Equities. This was settled for \$50,000.00 with the mutual understanding that this was a resolution of a disputed claim with no attribution of fault to Dain Rauscher or Mr. Oakley. In May of 1984, case number TEX-371, subject to regulatory action by FINRA (then NASD) filed with Rotan Mosle pertaining to involvement in private securities transactions without prior written notification to his employer. Mr. Oakley was censured, fined \$16,000 and assessed costs of \$930.27. The matters disclosed were settled over ten years ago. Additional information on James T. Oakley, CRD# 813008 is also available via the SEC's web site www.adviserinfo@sec.gov.

Item 20 - Other Information

Business Continuity Plan

Springwater has developed a Business Continuity Plan to address how the firm will respond to events that may disrupt its business. Since timing and impact of disasters is unpredictable, the Firm will have to be flexible in responding to the events as they occur.

If after a significant business disruption you cannot contact us as you usually do at 1-800-888-4894 or bagan@hpo.com, you should call our alternative number 281-340-2030 or go to our web site at www.hpo.com. If you cannot access us through either of those means, you should contact our clearing firm, First Clearing Correspondent Services., at 800-727-0304 or <http://www.firstclearingllc.com/index.htm> for instructions on how it may provide custody services, order execution, order comparison, order allocation, access to customer funds and securities, and clearance and settlement services.

This Plan is designed to permit our firm to resume operations as quickly as possible, given the scope and severity of the significant business disruption. The Business Continuity Plan covers data back-up and recovery, mission critical systems financial and operational assessments, alternative communications, alternate business locations, bank and counter-party impact, regulatory reporting and the assurance of prompt access to funds and securities for our customers.

Varying Disruptions – Significant business disruptions can vary in their scope, such as emergencies affecting only a single building housing our firm, the business district where our firm is located, the city where we are located, or the whole region. Within each of these areas,

the severity of the disruption can also vary from minimal to severe. In a disruption to only our firm or a building housing our firm, we will transfer our operations to an emergency-ready local site, moving a select group of trained employees and expecting to recover and resume business within four hours. In a disruption affecting our business district, city, or region, we will move appropriate staff to a site outside of the affected area to be able to communicate with First Clearing Correspondent Services on behalf of our clients. In either situation, we plan to continue in business, transferring operations to our clearing firm if necessary.

Phillip M. Plant

Springwater Advisors, LLC

800 North Shoreline Blvd, Suite 2200

Corpus Christi, TX 78401

361-888-7611

August 1, 2012

This Brochure Supplement provides information about Phillip M. Plant (Mr. Plant, Mr. Plant, his or him) that supplements the Form ADV Part 2A Brochure of Springwater Advisors, LLC (Springwater, firm or we). You should have received a copy of Springwater's Brochure. Please contact us at 361-888-7611 or Beth Ragan, Chief Compliance Officer at bragan@hpo.com if you did not receive Springwater's Brochure or if you have any questions about the contents of this supplement.

Additional information about Phillip M. Plant is available on the SEC's website at www.adviserinfo.sec.gov.

Educational Background and Business Experience

Phillip "Phil" M. Plant

Mr. Plant was born in 1945

He received a BBA in Economics from St. Mary's University in 1970.

His business experience includes:

Herndon Plant Oakley Ltd., Limited Partner / Designated Principal from 01/1998 - Present

Springwater Advisors, LLC, Managing Member from 03/2009 to present

Disciplinary Information

There is no material information or facts regarding any legal or disciplinary events that would be material to your evaluation of Mr. Plant's integrity, or the investment advisory services provided by Mr. Plant through us.

Other Business Activities

Mr. Plant is registered with HPO to engage in broker-dealer activities. In his capacity as a registered representative and principal of HPO, Mr. Plant may either execute trades on behalf of customers of HPO, or oversee the execution of trades on their behalf. In our capacity as a broker-dealer, we may be used to execute portfolio transactions for investment advisory clients at the discretion of the client, these transactions will be conducted subject to proper, and customary, disclosure including but not limited to compensation received by us and Mr. Plant.

HPO and Mr. Plant, as a registered representative, may receive commissions when portfolio transactions are effected on your behalf. Notwithstanding the above, Mr. Plant may (i) charge an advisory fee and a ticket charge; (ii) receive a portion of the distribution and Rule 12b-1 fees from the issuers of a limited number of mutual funds that are utilized by advisory clients; and (iii) money market mutual funds, or comparable investments in which to hold cash reserves in your account by Mr. Plant is limited to certain investments. The selection includes a limited number of money-market, municipal money-market and government money-market funds, and the issuers of funds pay us a distribution fee in our capacity as a broker-dealer. Mr. Plant may receive a portion of this compensation in his capacity as an owner of HPO, and it is in addition to other fees, etc. received from client accounts.

As a result of the above mentioned broker-dealer activities, a conflict of interest exists in that there may be an incentive if Mr. Plant recommend those securities which generate commissions for Mr. Plant, rather than based on the client's needs in non-wrap advisory accounts.

Notwithstanding such conflict of interest, we address our fiduciary duty by maintaining oversight of Mr. Plant's to ensure he considers his advisory client's best interests.

Investment Advisory Activities

Mr. Plant is a managing member of Springwater Advisors, LLC. Springwater Advisors, LLC is affiliated by common ownership with HPO.

Additional Compensation

Mr. Plant does not receive additional compensation from any third party for providing investment advisory services. However, as described above in the section titled "Other Business Activities", additional compensation may be earned by Mr. Plant as a result of his providing investment advisory services as follows:

- In his capacity as a registered representative of HPO, Mr. Plant may earn brokerage commissions and compensation on non-wrap accounts. The amount of commissions paid by us to Mr. Plant will fluctuate based on his overall production.
- Mr. Plant also earns commissions and compensation indirectly as a result of his ownership interest in HPO. That compensation is based on the overall profitability of HPO.

Supervision

Mr. Plant is supervised by Beth Ragan, Chief Compliance Officer of Springwater. Beth Ragan can be contacted by phone at 361-888-7611. Under the supervision of Beth Ragan, Springwater monitors the advisory activities of Mr. Plant through:

- Review and approval of the opening of all new client accounts
- Periodic and regular monitoring of trade activities
- Periodic and regular monitoring of client correspondence, including e-mail
- Periodic and regular monitoring of his personal trading activities including any account over which Mr. Plant has direct or indirect beneficial interest.
- Periodic and regular monitoring of his outside business activities
- Annual attestations of business and personal activities

Additionally, Springwater maintains policies and procedures and a code of ethics to guide the supervision of our advisory activities.