

RAVENNA INVESTMENT LLC

Form ADV Parts 2A and 2B

Investment Advisor
1900 NE Naomi Pl
Seattle, WA 98115
206-526-1383
E-mail: r.s.ravenna@comcast.net

May 18, 2012

Item 1 – PART 2A COVER PAGE

Ravenna Investment LLC (Investment Advisory Registry Depository, IARD, #153387) is registered with the State of Washington. This brochure gives information about our investment advising service, fees and methods. It also provides information on the education and business background of the manager. The manager of Ravenna was a manager and part owner of Paladin Investment from 1997 until Ravenna split off from Paladin early in 2010. Being registered does not imply a certain level of skill or training. 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.

If you have any questions about the contents of this brochure, please contact us at 206-526-1383, or at r.s.ravenna@comcast.net. Additional information about Ravenna Investment LLC also is available on the SEC's website at www.adviserinfo.sec.gov.

—Ronald Stein, President and CCO

ITEM 2 – MATERIAL CHANGES SINCE LAST FILING

MATERIAL CHANGES SINCE LAST FILING

The Advisor has no longer offers Consultation Services and has instituted a minimum account size of \$25,000, (Item 5 – FEES AND COMPENSATION). He has added more information explaining his Method of Security Analysis (Item 8 – METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS). He has added more details describing how the Advisor will handle voting Client securities (Item 17 – VOTING CLIENT SECURITIES). The changes have been made to Form ADV Part 2A to conform to changes requested by the State of Washington, Department of Financial Institutions, Securities Division.

ITEM – TABLE OF CONTENTS

Item 1 – PART 2A COVER PAGE	1
ITEM 2 – MATERIAL CHANGES SINCE LAST FILING	1
ITEM – TABLE OF CONTENTS	2
ITEM 4 ADVISORY BUSINESS.....	4
ITEM 5 - FEES AND COMPENSATION	4
Standard Fee schedule.....	5
ITEM 6 - PERFORMANCE BASED FEES AND SIDE-BY-SIDE MANAGEMENT	5
ITEM 7 - TYPES OF CLIENTS.....	5
ITEM 8 - INVESTMENT STRATEGIES.....	6
Methods of Analysis.....	6
Investment Strategies and Risk of Loss.....	6
ITEM 9 - DISCIPLINARY INFORMATION	7
ITEM 10 - OTHER FINANCIAL INDUSTRY ACTIVITIES OR AFFILIATIONS.....	7
ITEM 11 - CODE OF ETHICS	8
Insider Trading Policy	8
Ensuring Best Possible Execution of Client Trades	8
Other Business Practices.....	8
Participation or Interest in Client Transactions and Personal Trading.....	9
ITEM 12 - BROKERAGE PRACTICES.....	9
Recommendation of Broker/Dealers.....	10
ITEM 13 - REVIEW OF ACCOUNTS	11
Regular Reports to Clients.....	11
ITEM 14 - CLIENT REFERRALS AND OTHER COMPENSATION	11
ITEM 15 - CUSTODY	11
ITEM 16 - INVESTMENT DISCRETION.....	12

ITEM 17 - VOTING CLIENT SECURITIES.....	12
ITEM 18 - FINANCIAL INFORMATION	12
ITEM 19 - REQUIREMENTS FOR STATE REGISTERED ADVISORS.....	13
FORM ADV PART 2B - SUPPLEMENT, RONALD STEIN, MANAGER	14
PART 2B ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE	14
ITEM 3 - DISCIPLINARY INFORMATION	14
ITEM 4 & 5 - OTHER BUSINESS ACTIVITIES AND COMPENSATION	14
ITEM 6 - SUPERVISION	15
INDEX	16

ITEM 4 ADVISORY BUSINESS

Ravenna Investment LLC was formed from as a single person Limited Liability Corporation registered in the state of Washington in 2010 and is wholly owned by Ronald Stein. The company was assigned Central Registration Depository, CRD, #153387 by FINRA, Financial Industry Regulatory Authority, FINRA, on March 10, 2010. Ronald Stein's individual CRD number is 2971414. At formation, all of the clients in Ravenna Investment were originally advised by Ronald at Paladin Investment LLC where he was part owner for 13 years.

The advisor provides investment supervisory services and furnishes investment advice to individuals, families, and retirement accounts. Ravenna Investment LLC does not provide a financial planning service. Financial planning to a family consists of planning for such items as when and how much to save for children's college education and retirement. Investment advice is given on how to invest assets once they are saved.

Ravenna tailors its advice to the individual needs of the client based on consultations with the client. Clients may impose restrictions on investing in certain securities or types of securities. Ravenna Investment manages \$32.1 million in assets, as of December 31, 2011, including clients and principal on a discretionary basis. In this case, a principal is a person having at least part ownership in the business. The advisor does not supervise assets on a non-discretionary basis. Advice on a discretionary bases means the advisor has some flexibility as to when and how much to invest.

ITEM 5 - FEES AND COMPENSATION

Ravenna Investment LLC offers investment advisory and supervisory services for a percentage of assets under management, as agreed upon with the client. The advisor generally provides investment advice to individuals, trusts, and small retirement plans only. Ravenna Investment LLC imposes a minimum dollar value of assets of \$25,000 for starting and maintaining an investment supervisory account.

STANDARD FEE SCHEDULE

Service	Fee (% Assets Managed Per Year)
General supervisory service (includes stocks, bonds, and mutual funds) Mutual funds charge additional fees referred to in the fund's prospectus. Custodial broker charges commissions for each trade and may charge custodial fees under some circumstances.	0.5% of assets from \$100,000 to 2,000,000. 0.375% of assets above \$2,000,000.
Minimum Fee	\$500 per year for accounts between \$25,000 and \$100,000.

All fees are billed and payable at the end of the quarter based on assets under management at the end of the previous quarter. When authorized in writing by the client, fees for advisory services are paid by the client's custodian after sending the bill to the client with a note that the fees will be paid directly by the custodian.

The client has the option of purchasing investment products that the advisor recommends through other brokers or agents that are not affiliated with Ravenna Investment.

Service is terminated on demand with fees prorated. Fees are negotiable at the advisor's discretion. Managers and their immediate families are either not charged or may receive favorable fees.

ITEM 6 - PERFORMANCE BASED FEES AND SIDE-BY-SIDE MANAGEMENT

Ravenna Investment LLC does not have fees based on a share of capital gains or any other performance based fees. See previous section for fee schedule.

ITEM 7 - TYPES OF CLIENTS

The advisor provides investment supervisory services to individuals, families, retirement accounts, and trusts. A prospective client can open an account after a discussion with the principal of the firm, agreeing to and completing an Investment Advisory Agreement, and completing an Investment Profile describing the client's Investment philosophy, financial background, and investment objectives. Accounts with assets below \$25,000 are not accepted.

Client and advisor will discuss and agree on the custodial broker, normally Charles Schwab. The advisor will provide necessary applications and transfer forms to move assets from client's current broker to the broker mutually agreed upon.

ITEM 8 - INVESTMENT STRATEGIES

Methods of Analysis

The advisor uses many methods to find and analyze securities including fundamental analysis, and technical analysis. Fundamental analysis measures a security's value by examining financial and other quantitative and qualitative factors including the company's financial condition and management, and overall economic and industry conditions. Technical analysis evaluates a security by analyzing statistics generated by market activity such as price and volume. It uses charts and other tools to identify patterns that can suggest future activity.

We use information primarily gleaned from annual reports, prospectuses, filings with the SEC (Securities and Exchange Commission) or similar foreign agencies, financial newspapers and magazines, inspections of corporate activities, company press releases, research materials prepared by others, corporate rating services, and timing services. All of these methods have an element of risk due to errors in reports and documents, misstatements by company officials or other analysts, and misunderstanding by us. We prefer to use material as close as possible to company source material and to make our own interpretation. Our ability to analyze an investment is limited by our capabilities and the time we have available to us.

Investment Strategies and Risk of Loss

We seek investments with attractive risk-reward ratios, without preconceptions about where we will find the best opportunities. Our only rule is to keep overall portfolio risk under control, even though it cannot be eliminated. Clients must realize that investing in securities involves risk of loss that the client should be prepared to bear. Clients must also realize that we make no attempt to create fully diversified portfolios in foreign and domestic stocks, bonds, cash and equivalents, and alternative assets such as commodities.

For most clients the primary securities held in their accounts are exchange listed equity securities. For clients with a low risk profile, considerable holdings of fixed income securities are in order. Investments held in client portfolios can include:

1. Equity Securities
 - Exchange listed securities
 - Securities traded over the counter.
 - Foreign Issuers
2. Warrants
3. Corporate debt securities (other than commercial paper)
4. Certificates of deposit
5. Municipal securities

6. Investment company securities
 - Mutual fund shares
 - Exchange traded funds
 - Variable annuities
7. United States government securities
8. Options contracts on securities

No advice is offered on variable life insurance, futures contracts, nonpublic partnerships, or other investments not previously described.

We prefer to buy good companies at substantial discounts to their intrinsic value. We look for market leaders with strong finances, and able management that place shareholders first. We insist on high return on capital and a record of exceptional long-term performance even though this cannot guarantee future results. Paying too high a price, even for an excellent company, substantially increases the risk of any deterioration in company fundamentals and of poor investment return. The client must be aware that investing even in generally recognized quality companies still involves risk of loss that the client should be expected to bear.

Sound companies in a beleaguered industry can be good opportunities. Their predicament may be due to weakened business climate, legal or regulatory pressures or other issues we believe are temporary. These companies may be available at depressed prices, offering significant potential with acceptable risk.

Occasionally, we will engage in arbitrage, including liquidations, announced buyouts and tender offers. This is a way to commit excess cash, with acceptable risk, for short periods while waiting for long-term opportunities. Clients must be aware that some of these investments have higher risk of loss than our preferred investments.

We will allocate capital among fixed income, quality equities, and beleaguered equities based on each client's risk and financial profile. Usually we buy individual securities, but we can include mutual funds at client request.

We are most effective when we manage all of a client's stocks, bonds, and funds and that is the relationship we prefer.

ITEM 9 - DISCIPLINARY INFORMATION

The Advisor is not now nor has he ever been involved in any court or regulatory action directly or indirectly related to the investment advisory business.

ITEM 10 - OTHER FINANCIAL INDUSTRY ACTIVITIES OR AFFILIATIONS

Ronald Stein is not involved in other business activities that would be in conflict with his responsibilities to Ravenna Investment LLC and its clients. He does not receive any compensation, including bonuses and noncash compensation, other

than fees described above, based on the sales of securities or other investment products.

When the advisor is on extended travel and communication with clients is not readily available, clients are referred to Robert Porter of Paladin Investment should they need assistance. This is a reciprocal relationship where the advisor covers for Dr. Porter when he is not readily available under similar circumstances. Since this is a reciprocal relationship, no payment is made for this service by either party. This arrangement creates no material conflict of interest.

ITEM 11 - CODE OF ETHICS

Insider Trading Policy

The Investment Advisor and related Investment Advisor Representatives do not seek inside information and do not initiate recommendations or trades based on any material information that they may learn unintentionally from non-published sources.

Ensuring Best Possible Execution of Client Trades

It is the Advisor's goal to achieve the best possible execution of client trades. The Advisor balances many factors when deciding how to execute trades. He currently does not have other brokers he can use for execution of securities trades. Currently Charles Schwab is supplying satisfactory execution of trades with special requirements such as corporate bonds and foreign securities, but alternative brokers will be considered should conditions change. He can decide whether to use a phone broker or place his order on line. Some of the factors he weighs on any trade are execution capability, price, market liquidity, financial responsibility, broker responsiveness, and any client restrictions. The advisor chooses the custodial broker based on account management services, competitive commissions and other client costs, and the stability of the firm.

Other Business Practices

Ravenna Investment LLC recognizes that it has a fiduciary responsibility to act primarily for the benefit of their clients. Accordingly, the advisor does not engage in unethical business practices. In addition to those discussed above, the practices specifically avoided include unsuitable recommendations, exercising discretionary power without timely authority, excessive trading, placing orders without having client authority, borrowing from or lending to a client, misrepresenting the qualifications of the adviser and its employees, misrepresenting the services to be provided and the fees to be charged, charging a client an unreasonable advisory fee, guaranteeing a client that a specific result will be achieved, disclosing the client's personal information, and knowingly

taking custody of client funds or securities other than deducting advisory fees directly from client accounts.

The adviser will disclose any unpublished third-party reports and recommendations to clients. They will disclose any material conflict of interest that reasonably could be expected to impair the rendering of unbiased and objective advice including compensation arrangements other than client fees. They will not publish or distribute any advertisement knowingly containing untrue statements.

All investment advisory contracts will be in writing, will describe the services provided, the term of the contract, the advisory fee, the formula for computing the fee, whether the contract grants discretionary power to the adviser and that no assignment of such contract shall be made by the investment adviser without the consent of the other party to the contract.

Participation or Interest in Client Transactions and Personal Trading

The advisor does not act as principal buying securities from any client or selling securities he owns to any client. (In this case, a principal is one who sells securities from his own account to clients or buys securities from a client for his own account.) The advisor does not act as a broker or agent by effecting securities transactions for compensation for any client or for any person.

The advisor recommends to clients that they buy or sell securities or investment products in which the advisor or any related person buys or sells for himself. (In this case, a related person is one in which the advisor has control or ownership interest.) The advisor will, from time to time, buy and sell securities for his or a related person's account and for client accounts by placing orders with an unrelated broker/dealer. He receives no compensation (financial or otherwise) for buying any security or placing any order. He intends to minimize conflict of interest by buying and selling actively traded securities listed on national exchanges, or on the NASDAQ National Market System, or by buying open-ended mutual funds. Further, to avoid a conflict of interest, he intends to place customer orders prior to or simultaneously with daily orders for managers' accounts. He has no control over the actual time of execution of any trade, and cannot guarantee that clients will always obtain a better or equal price. He will disclose managers' trades on written request.

The advisor and related persons reserve the right to trade for their own accounts in some thinly traded securities that they believe are unsuitable for client accounts or available share volumes are inadequate for client accounts.

ITEM 12 - BROKERAGE PRACTICES

The advisor, by contractual agreement with individual clients, has a limited power of attorney that gives the advisor authority to determine, without obtaining specific client consent, which securities and what amount are bought or sold for

their accounts. The agreement also designates the custodial broker, normally Charles Schwab. The client agrees to the execution of trades with other brokers by executing a prime broker amendment to his account with the custodial broker. A fee is charged by our primary custodial broker, Charles Schwab, to each account receiving securities when using the prime brokerage services. We may use other brokers that can supply better execution of trades in specific securities. Commissions are negotiated with these brokers often on a trade by trade basis.

It is common industry practice for Investment Advisors to aggregate client orders for the purchase or sale of securities. The Advisor sometimes executes block trades through his master account at Charles Schwab. Advisor's Investment Advisory Agreement with each client, Article 1(a) and Article 2(e), authorizes aggregation of trades. Aggregating client orders permits more efficient, but does not guarantee best possible, execution of trades because all orders are entered with the broker simultaneously. An allocation statement is prepared in advance of the trade showing the planned allocation. If the order is filled only in part, the Advisor allocates shares on a pro rata basis unless he determines that a pro rata allocation is disadvantageous to the client (e. g. where a pro rata allocation would result in a few shares being allocated among a number of accounts, possibly leading to excessive commission costs relative to the value of the security that would be acquired). The Advisor may allocate shares randomly when he does not use a pro rata allocation. The advisor's broker charges a separate commission on each trade that is aggregated. Orders for the Advisor, his employees, and principals may be included in a block trade.

Recommendation of Broker/Dealers

Adviser recommends Charles Schwab & Co based on account management and custodial services, competitive commissions, and his best judgment of the stability and safety of the firm. The broker is expected to emphasize low commissions and good account service. Advisor reserves the right to accept the client's choice of broker or to refuse to accept or continue with client if the client's broker is not acceptable to the Advisor.

Clients trading through Charles Schwab benefit from the waiver of fees for electronic account services. The waiver is based on total assets at Schwab. Schwab's brokerage commissions charged to advisor's clients did not change after these fees were waived. Brokers may provide additional research services such as newsletters, company evaluations, and market evaluations that might be used in servicing some or all of the advisor's accounts and might not be used in connection with accounts that have paid commissions to that broker. Clients may pay commissions greater than those charged by other brokers that do not provide or waive fees for electronic account and research services. Not all advisors require their clients to direct their trades to a specific broker.

The Advisor does use his business volume to negotiate favorable commission schedules. These are made available to all clients and to employees of the firm.

The agreement with Charles Schwab, Inc. benefits most clients and the commission schedule is available on request.

ITEM 13 - REVIEW OF ACCOUNTS

The manager (Stein) frequently reviews all accounts to check for proper execution of orders and proper crediting and debiting of all money. He also frequently evaluates, depending on market conditions, the effect of market action on each account. Accounts are reconciled on a daily basis with the custodial broker when the accounts are held at Charles Schwab for the above items and for additional items such as dividends and margin interest. If the account is not held at Schwab, the account is reconciled against statements from the custodial broker with the advisor's records monthly.

Regular Reports to Clients

The custodial broker provides confirmations of all trades directly to clients, and provides timely monthly statements to clients documenting all transactions. The client has access at any time to positions held and other account detail by contacting the custodial broker directly or through the advisor. The advisor provides quarterly and annual reports showing the portfolio at the end of the reporting period and documenting the performance of the client's account. We urge our clients to compare the account statements they receive from their broker with those they receive from the advisor.

ITEM 14 - CLIENT REFERRALS AND OTHER COMPENSATION

The advisor does not receive economic benefit from non-clients in connection with giving advice to clients, does not recommend other advisors for clients for a fee, and does not directly or indirectly compensate any person for client referrals.

ITEM 15 - CUSTODY

Clients will receive account statements directly from the qualified custodian, usually Charles Schwab, or other broker-dealer, that maintains those assets. Clients should carefully review the account statements they receive from the qualified custodian. Clients are also urged to compare our quarterly reports with the account statements they receive from the qualified custodian. Comparing statements allows clients to determine whether account transactions, including deductions to pay advisory fees, are proper.

The advisor does not accept custody of client funds nor does he have the authority to direct funds from or between client accounts except:

When authorized in writing by the client, he sends bills for advisory services directly to the client's custodian after sending the bill to the client, with a note that the fees will be paid directly by the custodian. The bill notifies the client of the calculation and the amount of the fee. The custodian notifies the client in his

monthly statements of the amount paid to the advisor. Clients are urged to compare fee payments shown on custodian quarterly statement with the bill included in our quarterly report to the client.

ITEM 16 - INVESTMENT DISCRETION

The advisor, by contractual agreement with individual clients, has limited power of attorney that gives the advisor authority to determine, without obtaining specific client consent, which securities and what amount are bought or sold for their accounts. The agreement also designates the custodial broker, normally Charles Schwab. Clients agree to the execution of trades with other brokers by executing a prime broker amendment to his account with the custodial broker.

The client may request in his Investment Profile that the advisor exercise limited discretion subject to prior discussion. The advisor will choose the approximate amount and timing of the investment.

ITEM 17 - VOTING CLIENT SECURITIES

Clients can choose to delegate voting proxy statements and other issuer communications to us. After review, we often follow management's voting recommendations. This means we usually approve their choices for the Board of Directors; we approve their choice of auditors. We review compensation proposals carefully and may not approve of them, as they are often excessive. We may vote for or against shareholder proposals depending on their merits, but lean toward approving proposals giving shareholders more governing power. Should our vote in opposition to management be sufficiently important in our judgment, we will disclose this to you with our reasons in our quarterly report. If you receive email, we may disclose our vote to you soon after we make our decision.

We will not vote smaller stock holdings where we judge that the minimal impact of our vote is offset by the costs of voting and record keeping. If this bothers you because you may own one of these smaller positions, you may not want to delegate your voting. Should you not delegate voting authority, you will receive proxies and other solicitations directly from their custodian (normally Charles Schwab), and you may contact us if you have questions regarding the voting of these proxies. We will keep copies of our votes for 5 years and will disclose these to you on request.

ITEM 18 - FINANCIAL INFORMATION

Since the Advisor does not have custody of client funds or securities and does not require prepayment of fees, he is not required to provide a balance sheet as part of the information provided to clients.

The advisor does not know of any financial condition that would impair the advisor's ability to meet contractual commitments to clients.

ITEM 19 - REQUIREMENTS FOR STATE REGISTERED ADVISORS

- A. See Part 2B, Item 2 below
- B. See Part 2A, Item 10 and Part 2B, Items 4 & 5.
- C. The advisor does not charge performance based fees.
- D. The advisor has not been involved in any of the events listed below.
 - 1. An award or otherwise being found liable in an arbitration claim alleging damages in excess of \$2,500, involving any of the following:
 - (a) an investment or and investment related business or activity;
 - (b) fraud, false statement(s), or omissions;
 - (c) theft, embezzlement, or other wrongful taking of property;
 - (d) bribery, forgery, counterfeiting, or extortion; or
 - (e) dishonest, unfair, or unethical practices.
 - 2. An award or otherwise being found liable in a civic, self-regulatory organization, or administrative proceeding involving any of the following:
 - (a) an investment or investment related business or activity;
 - (b) fraud, false statement(s), or omissions;
 - (c) theft, embezzlement, or other wrongful taking of property;
 - (d) bribery, forgery, counterfeiting, or extortion; or
 - (e) dishonest, unfair, or unethical practices.
- E. The advisor and its management has no relationship or arrangement with any issuer or securities.

FORM ADV PART 2B - SUPPLEMENT, RONALD STEIN, MANAGER
RANVENNA INVESTMENT LLC
Manager and Investment Advisor Representative
Date of Birth 10/22/43

**PART 2B ITEM 2 - EDUCATIONAL BACKGROUND AND BUSINESS
EXPERIENCE**

Ronald Stein registered as an investment advisor with the Federal Securities and Exchange Commission and with the State of Washington in 1997. He successfully completed the General Securities Principal Examination (11/8/97) and the Uniform Investment Advisor State Examination (10/11/97) administered by the National Association of Securities Dealers. His individual CRD number is 2971414.

Education

Ph.D. and BS. in Physics
The Pennsylvania State University, 1974 and 1965

MS in Physics
University of Colorado, 1967

PE in Electrical Engineering, 1981

Business Background/Employment

Manager, President and Chief compliance officer
Ravenna Investment LLC
2010 to present

Manager and Vice president
Paladin Investment LLC
(Formerly Robert P. Porter, Investment Advisor)
1997-2010

Senior Physicist, Applied Physics Lab
University of Washington
1978-2000

ITEM 3 - DISCIPLINARY INFORMATION

Ronald Stein, manager, is not now nor has he ever been involved in any legal or disciplinary event directly or indirectly related to his investment advisory practice.

ITEM 4 & 5 - OTHER BUSINESS ACTIVITIES AND COMPENSATION

Ronald Stein is not involved in other business activities that would be in conflict with his responsibilities to Ravenna Investment LLC and its clients. He does not

receive any compensation, including bonuses and noncash compensation, other than fees described above, based on the sales of securities or other investment products.

ITEM 6 - SUPERVISION

Ronald Stein is the sole investment professional in Ravenna Investment LLC and is responsible for all investment and compliance matters. His office is located at 1900 NE Naomi Place, Seattle, WA 98115. He can be reached by phone at 206-526-1383 or by email at r.s.ravenna@comcast.net.

INDEX

account reviews, 10
act as a broker or agent, 9
advertisement, 8
advisory agreement, 5
aggregate client orders, 10
allocates shares, 10
allocation, 10
annual report, 11
arbitrage, 7
balance sheet, 12
best possible execution, 8
block trade, 10
borrowing from, 8
business background, 14
business practices, 8
buying and selling actively traded securities, 9
buying open-ended mutual funds, 9
client consent, 9
client referral, 11
clients, types of, 4
commission schedule, 10
compensation, 9
compensation arrangements, 8
confirmations, 11
conflict of interest, 8, 9
contracts, 9
custodial broker, 9
custody, 8
deducting advisory fees, 8
discretionary, 4
discretionary power, 8
electronic account services, 10
examination, 14
excessive trading, 8
execution, 9
fiduciary responsibility, 8
general supervisory service, 5
guarantee, 8
insider trading policy, 8
investment profile, 5
issuer communication, 12
lending to, 8
limited power of attorney, 9
managers' trades, 9
minimum fee, 5
misrepresenting, 8
monthly statement, 11
National Association of Securities Dealers, 14
owner, 4
Part II, Form ADV, 12
placing orders, 9
prepayment of fees, 12
prime broker amendment, 9
principal, 9
pro rata allocation, 10
quarterly reports, 11
random allocation, 10
recommendation of broker, 10
recommends to clients, 9
reconcile, 10
registered as an investment advisor, 14
related person, 9
right to trade for their own accounts, 9
security analysis techniques, 6
service termination, 5
tailored advice, 4
third-party reports, 8
unethical business practices, 8
unreasonable advisory fee, 8
unsuitable recommendations, 8
voting proxy statement, 12
waiver of fees, 10