



Firm Brochure **(Part 2A of Form ADV)**

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This Brochure provides information about the qualifications and business practices of WE Family Offices, LLC ("WE"). If you have any questions about the contents of this Brochure, please contact us at ted.mccutcheon@wefamilyoffices.com. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

WE is a Registered Investment Adviser. Registration of an Investment Adviser does not imply any level of skill or training. The oral and written communications of an Adviser provide you with information about which you determine to hire or retain an Adviser.

Additional information about WE is available on: our website at www.wefamilyoffices.com and on the SEC's website at www.adviserinfo.sec.gov. You may request a copy of our Brochure by contacting Santiago Ulloa at +1(305) 825-2225 or Santiago.ulloa@wefamilyoffices.com.

Item 2 – Material Changes

This Brochure dated March 19, 2015 is part of our annual updated amendment to our Form ADV. This Brochure amends our Brochure dated March 7, 2014. There are no material changes required to be included in this revised Brochure.

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Item 4 – Advisory Business

Firm Description

WE Family Offices is an award-winning, independent, fee-only multi-family office. The firm provides a range of family office services, including investment advice, to our client families. Our goal is to be a committed advocate for our client families' long-term interests. WE has no financial interest in selling our clients financial products or services – our aim is to offer our clients advice that is truly independent. WE advises our client families based on the concept they should manage their financial assets as a Wealth Enterprise. Our name, WE, is an abbreviation of Wealth Enterprise. In our experience, the minority of families who are able to successfully create, grow and enjoy their wealth in the present, and sustain their wealth across multiple generations, do so because they manage the family's wealth as they would a business enterprise. WE calls this style of management a Wealth Enterprise. Our independent family office advisory services are designed to help families develop and manage their Wealth Enterprises. We are on our families' side, and no one else's.

Principal Owners of WE

WE is not affiliated with any financial service company. WE is an independent investment adviser registered with the U.S. Securities and Exchange Commission ("SEC")¹ and is organized as a limited liability company under the laws of the State of Florida.

No individual or entity owns more than 25% of WE Family Offices Holdings, LLC, the holding company for WE Family Offices, LLC. Santiago Ulloa, Maria Elena Lagomasino and Michael Zeuner are each a control person of WE Family Offices, LLC because each is an elected manager of that company. Each of them also holds an ownership interest in the holding company.

Type of Services

WE provides boutique family office services, including non-discretionary investment advice, to more than sixty-five ultra-high net worth families. Our advocacy for wealthy families is founded on each of our professional's deep experience working at or with the world's largest financial institutions, which gives us the expertise to address our client families' overall wealth management needs.

WE provides our clients with information, advice and analysis about matters including: asset allocation; portfolio construction; financial planning - including family governance

¹ From June of 2000 until August 2007, the registered adviser firm was known as TBK Investments, Inc. Santiago Ulloa founded TBK Investments Inc. In August 2007, TBK Investments, Inc. was acquired by GenSpring Holdings Inc. and converted to a limited liability company named GenSpring International, LLC. Effective August 18, 2011, GenSpring International, LLC officially changed its name to GenSpring Family Offices International, LLC. As of January 4, 2013, the firm was acquired from GenSpring and renamed WE Family Offices LLC.

and succession planning; investment manager selection; service provider selection; service provider fee and expense negotiation; investment transaction verification; and consolidated asset and investment portfolio reporting. We does not provide tax, legal or accounting advice. Each of our clients is served by a designated Advisor, and is supported by our in-house investment team, reconciliation group, other subject matter experts and consultants we have retained to provide us with client-support services, including investment advice.

As a non-discretionary investment adviser, WE does not have authority to make investment decisions for our clients. Our clients receive information, advice and recommendations from WE, but retain the authority and ultimate responsibility for all investment and investment-related decisions, including decisions about particular asset allocations and portfolio composition, manager selection, and service provider selection.

In addition, WE does not have custody of our clients' assets. Clients select the financial institutions that have custody of their assets. WE may recommend a particular custodian to our clients, at their request, but we do not receive any compensation from the custodian or its affiliates for such recommendations.

Overview of Services

(Please refer to Item 8 of this Brochure, below, for a more complete description of our investment advisory services)

WE's investment advisory services consist primarily of: (1) assessing client needs and goals; (2) comprehensive financial planning; (3) developing an appropriate asset allocation to best achieve those objectives; and (4) implementing an asset allocation by recommending or otherwise assisting in the client's selection of (a) particular strategies (i.e., active, passive, alternative strategies); and (b) specific investment managers or passive investment vehicles that employ those strategies.

Our advisory services begin with a comprehensive assessment of the client's financial circumstances to understand their needs and goals. WE advises client portfolios in accordance with each client's investment objectives, typically taking into consideration factors such as the client's risk tolerance, time horizon, tax issues, estate planning, liquidity and cash flow needs, any client-specific restrictions or constraints, and other relevant information.

According to a client's needs and goals, WE develops and recommends an appropriate portfolio asset allocation for the client. On an ongoing basis, WE may recommend changes in those allocations to take advantage of conditions in the current economic environment - while remaining sensitive to transaction and other potential costs to the client. These asset allocation changes are typically short-term underweight or overweight to various asset classes and are designed to capitalize on current economic or market conditions.

To implement our recommended asset allocations at the client portfolio level, WE typically recommends particular strategies in each of the portfolio's selected asset classes.

To execute these strategies, WE recommends only unaffiliated investment managers, funds, and other investments that meet that strategy. Examples of the kinds of investments WE might recommend to execute a given strategy include, without limitation: mutual funds, exchange traded funds, limited partnerships such as hedge funds or private equity, or managed accounts.

To evaluate the managers and funds WE recommends to our clients, WE employs both quantitative and qualitative techniques to identify managers, funds and other investments that are well-suited to our client's investment and financial objectives. To support and supplement the analysis and expertise provided by our own Investment Team, WE has an agreement with an unaffiliated consultant investment adviser, Mercer LLC, to provide us with investment strategy (i.e., managers, funds, and other vehicles) selection information and advice.

To the extent a WE client decides to invest with a manager or in a particular fund, those managers and funds will have their own investment practices. Those investment practices are described in each manager or fund's Form ADV, or in its offering or other disclosure documents. In addition, selected money managers or funds typically have discretion to determine the type and amount of securities to be purchased or sold for the client for that portion of the client's assets managed by the money manager or fund.

WE does not receive compensation from, or have a sales interest in, any manager, fund or other investment we recommend.

Reporting Services

WE also provides consolidated portfolio reporting services for our clients' Wealth Enterprises. Clients who request that the Firm report on their investments and assets receive a customized monthly "global" Consolidated Report. As a convenience to our clients, in addition to reporting on the holdings WE advises them on, the client's Consolidated Report may also include certain assets (e.g., real assets) WE does not advise them on.

Coordination of Clients' Service Providers And Other Services

Services we provide to clients may include:

- helping clients to coordinate and manage the range of service providers that provide services to them;
- helping clients decide which provider to use to execute particular transactions;
- transaction confirmation and review to ensure clients' investments were executed according to any agreed terms and pricing;
- investment pricing and transaction fee negotiation;
- helping clients work with their wealth planning and structuring professionals, in single or multiple jurisdictions; and

- advice about family governance and education.

Wrap Fee Programs

WE does not participate in wrap fee programs.

Assets

WE advises our clients only on a non-discretionary basis. As of December 31, 2014, our regulatory assets under management totaled \$3,313,738,902.

Item 5 – Fees and Compensation

Our clients compensate us for our investment advice and other services by paying us an annual fee. WE does not receive any compensation based on the sale of securities or other investment products – i.e., transaction-based compensation. The annual fee is generally payable quarterly, in arrears, upon our presentation of an invoice to the client. Our strong preference is for flat fee compensation arrangements, although a number of our clients, particularly our clients who signed agreements with one of our predecessor firms, pay us an annual wealth management fee based on a percentage of the value of the client's Assets Under Advisement ("AUA"). In rare instances, we are also paid a performance or incentive fee. See Item 6, below.

The specific manner in which our clients are charged fees is established in a written family office services and investment advisory agreement between each client and WE.

WE clients' fees may be negotiated based on factors such as the overall complexity of the client's financial affairs, the nature and location of the services provided, and other unique factors. Some WE clients' fees may differ from the fees in the schedule and range below.

WE's current flat fee guidelines are:

- 1) \$150,000 minimum fee;
- 2) \$250,000 for clients with a net worth of \$50 million to \$250 million;
- 3) \$500,000 for clients with a net worth of greater than \$250 million to \$500 million;
- 4) \$700,000 for clients with a net worth of greater than \$500 million to \$1 billion; and
- 5) \$1,000,000 and more for clients with a net worth of \$1 billion or greater.

For clients that do not have a flat fee arrangement with us, WE charges an annual fee based on a percentage of a client's Assets Under Advisement ("AUA"). These fees typically have ranged from 0.45% to 1.50% of total AUA, and generally decrease as a percentage of AUA as the AUA amount increases. To calculate a Client's annual management fees based on the amount of AUA, WE relies on the available prices and asset values from one or more of: (1) Bloomberg Financial information services; (2) reporting by money managers; or (3) periodic account statements of custodians of Client's assets.

Unless otherwise specified in a written investment advisory agreement, for accounts with advisory fees calculated as a percentage of AUA, WE shall adjust the balance of a client's AUA subject to the percentage fee to account for each significant capital contribution and withdrawal made during the applicable calendar quarter. Asset pricing used in calculating a client's AUA is subject to the reasonable availability of current prices for their assets.

Accounts initiated or terminated during a calendar quarter will be charged a prorated fee based on the number of days the account was advised on during the quarter before formation. Upon termination of the advisory relationship between WE and a client, any accrued but unpaid wealth management fees will be due and payable.

Clients Also Pay Fees Charged By Their Third-Party Service Providers

Fees paid to WE for our investment advisory and other services as a flat fee, fees based on a percentage of AUA, or otherwise, do not include any fees charged to clients by brokers, money managers, and other third-party service providers our clients use. These and other providers' charges are not included in WE's annual fees and are borne separately by the Client to the extent incurred.

These third-party charges include, but are not limited to: fees charged by money managers that provide services to the client; the underlying fees and expenses associated with an investment in mutual funds, exchange traded funds, or alternative investments; charges imposed by custodians or brokers, such as commissions, deferred sales charges, odd-lot differentials, transfer taxes, wire transfer and electronic fund fees, and other fees and taxes on brokerage and custodian accounts.

WE does not receive any portion of these third-party charges, fees, commissions, and costs from unaffiliated advisers or other third-party service providers.

Fees charged to WE clients by other advisers and managers depend on several factors, including the size of investment, trading strategy, and degree of risk. Third-party managers' fees generally range from 0.10% to 5.00% of assets per annum. In addition, some managers may charge performance fees of 20% or more on realized or unrealized gains in their portfolio. Mutual funds and exchange traded funds also charge internal management fees, which are disclosed in a fund's prospectus or other disclosure documents.

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

Pursuant to the terms of our investment advisory agreement with at least one client, WE is compensated for our advisory services based on a share of the overall account performance of all or a portion of client assets we advise on (an "incentive fee"). The terms of this incentive fee are based on a negotiated arrangement with the client. To date, WE has entered into incentive-fee arrangements with only a very small number of qualified clients.

Where the client and WE agree to a performance or incentive fee arrangement, WE expects that, in addition to the performance fee, the client will also pay “base fees” calculated either as a flat fee or based on the market value of the AUA.

WE enters into incentive-fee arrangements only if the client meets the definition of a qualified client under Section 205-3 of the Investment Advisers Act of 1940, as amended (“Advisers Act”). WE structures performance or incentive fee arrangements subject to Section 205(a)(1) of the Advisers Act in accordance with the available exemption thereunder, including the exemption set forth in Rule 205-3.

Incentive-based fee arrangements create conflicts of interest. WE can potentially receive higher fees from accounts with a performance-based compensation structure than from those accounts that pay solely an asset-based fee, as described in Item 5, above. For example, to earn a higher fee by increasing the performance of the portfolio of a client who pays a performance-based fee, WE could recommend riskier investments to the client to boost performance of the client’s portfolio, which would result in higher compensation to WE.

WE does the following to manage any potential or actual conflicts posed by incentive fee arrangements: (1) an incentive-fee arrangement occurs only when requested by the client; and (2) the client determines and agrees with WE upon the methodology to calculate an annual performance fee, usually at the inception of the client agreement, and details of the calculation of any performance fee are included in the client’s written advisory agreement with WE; and (3) WE and the client have agreed to a “cap” of the fee which provides that no incremental portfolio performance above a specified percentage will be subject to any performance fee.

Item 7 – Types of Clients

WE provides, among other services, investment advisory services to high net worth and ultra-high net worth families.

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

WE uses a variety of methods of analysis and investment strategies to provide investment advisory services to its clients, as set forth in the summary below:

Methods of Analysis & Investment Strategies

Asset Allocation Advice. Asset allocation advice WE provides to our clients is based on a number of factors. These factors typically include: the client’s investment objectives, risk tolerances, asset class preferences, time horizons, liquidity needs, expected returns, and an assessment of current economic and market views expressed by economists, analysts, banks, and securities firms. The client’s WE Advisor will determine a client’s investor profile and, working with our Investment Team, will prepare an appropriate proposed asset allocation plan based on that profile. Our goal is to recommend a strategic asset allocation with an appropriate balance of expected risk and expected return, according to the client’s expressed needs and goals.

In developing our asset allocation recommendations, WE typically uses certain risk, return and correlation assumptions – some of which are provided to us by a consultant - to assess the expected risk and expected return of different asset mixes over a variety of market environments. WE recommends a particular asset allocation that reflects our clients' preferences and goals regarding the balance of expected risk and expected return, most often focused on returns over the long-term.

Our recommended asset allocations generally are based on forecasted risk and forecasted return characteristics of various asset mixes, including expected volatility and correlation of returns, and liquidity. In turn, each of these characteristics is based on underlying assumptions that are periodically updated and may be reassessed at the time such assumptions are updated. This process allows us to arrive at allocations which we believe reasonably project the impact of various market environments on the results sought by clients. However, much of this analysis is based on long-term forward looking assumptions or expectations, and there is no guarantee that these forward looking assumptions or expectations – or the client's investment goals - will be realized.

Generally, we provide advice and recommendations to our clients at the portfolio, strategy, and money manager level, and not with respect to individual company securities such as individual stocks and bonds.

Strategy Advice. Based on our recommended asset allocation, WE also recommends exposure to different types of investment strategies within each asset class in the allocation, such as a recommended mix of active and passive, value and growth and large-mid-, and small-cap strategies. These recommendations are based on the client's profile, objectives and expressed preferences (e.g., risk, expected returns, any expected marginal value of active management, and fees and expenses).

WE develops and proposes investment strategies for each client which attempt to achieve diversification by investing across asset classes, within asset classes, across various investment styles, and across global markets. WE generally advises clients to select among a wide variety of active and passive strategies, paying attention to incremental costs and risks contributed by these strategies.

Manager Review, Search and Selection. Once we have developed a recommended asset allocation and strategy selection, our research team considers various investment managers including, as appropriate, their strategies, levels of service, fees and past performance. Generally, we review a mixture of quantitative and qualitative information and analysis to review managers' organizational stability, investment processes, and historical performance.

The qualitative factors WE uses to evaluate third-party money managers typically include: performance record, philosophy, the continuity of management, services to clients, reputation, minimum dollar investment requirement, and fees. Information with respect to money managers (e.g., performance figures, investment style, etc.) will be obtained by WE from the managers themselves, our consultants, tracking organizations, business publications, and other sources. WE may also consider other criteria, including, without

limitation, administrative, recordkeeping, and information provided by a money manager. WE provides recommendations to our clients to add, remove or replace investment managers. WE has an agreement with an independent consultant investment adviser to assist WE's Investment Team and provide us with investment manager and fund selection information and advice.

Frequently, our clients' financial assets are custodied at financial institutions that are not able to implement WE's manager or fund recommendations because they do not transact investments in the particular manager or fund WE recommends. Such implementation constraints often are due to the custodian's favoring its proprietary managers or funds, or due to exclusive sales or distribution agreements the custodian has with third party managers and funds. In this regard, WE will review, generally at the client's request, the alternative investment options available at such institutions in order to implement the specific asset allocation plan and strategy we recommend to the client. WE will evaluate the manager and fund options available at our clients' custodial financial institutions based on information they provide to us such as manager fact sheets, fees assessed, vehicle structure, performance track record, etc.

In these circumstances, direction by a client to help them select a manager or fund that is not WE-recommended that is available through a client's financial institution may result in higher costs, less favorable investments, or underperforming investments than might be the case if the client selected the WE-recommended manager or fund. In addition, the scope and nature of the research and evaluation WE performs on a client's custodian's available managers and funds, i.e., constrained strategies may be limited, in part because of the lack of available comprehensive independent analysis of those particular strategies. Accordingly, with respect to such constrained strategies, WE and the client, who has the investment discretion, rely primarily on the financial institutions' evaluation process leading to that institution's recommending the manager or fund to its clients and customers and, unless WE expressly undertakes to do so, WE makes no recommendation regarding investment in any constrained strategy.

Risk Of Loss:

Investing in securities involves risk of loss that clients should be prepared to bear. All investments carry risk of loss and there is no guarantee that any investment strategy will meet its objective. Depending on the type of security, your account may face the following investment risks:

Other Funds: WE may recommend a variety of types of funds to our clients (including, but not limited to, U.S. or offshore unit investment trusts, open-end and closed-end mutual funds and hedge funds, private equity funds, venture capital funds, advisory accounts, real estate investment trusts, ETFs, or other private alternative or other investment funds) (collectively, "Other Funds and Managers"). An investment in such Other Funds and Managers may present risks peculiar to the particular investment vehicle, such as: long-term illiquidity, redemption notice periods or other restrictions on redemptions, capital calls, or periodic taxable income distribution. Please consult these Other Funds and Managers' offering and disclosure documents to better identify and understand such risks.

Management Risk: When an investment adviser provides tailored investment advice to clients based on its investment skills and analytical abilities, there is a chance that such investment advice will not be successful or will not meet expectations and that subjective decisions made in good faith by such investment adviser may cause a client to incur losses or to miss profit opportunities.

Asset Allocation Risk: Asset allocation risk is the risk that an investment adviser may allocate or recommend the allocation of a client's assets to an asset class or mandate that underperforms other asset classes or mandates. For example, fixed-income securities may underperform equities at times, and at other times, equities may underperform fixed-income securities. In addition, some asset classes may be less liquid or provide less protection against various risks than other asset classes.

Investment and Market Risk: All investment decisions and recommendations are subject to investment risk, including the possibility that one could lose his or her entire principal amount. A decision or recommendation to invest in a particular manager or strategy also may involve market risk, which is the risk that the value of any investment or allocation, like other market investments, may move up or down, sometimes rapidly, unpredictably and possibly outside the range of expectations based on the historical performance of that type of investment.

Information Risk: When investment advice is based on information received from investment managers and/or other third parties, there is a chance that such information may be materially inaccurate or misleading. In this regard, WE may rely on the accuracy and completeness of the information provided by managers or other third parties. For example, WE will not conduct a forensic audit of the investment managers or funds WE recommends. In addition, given that fraud by its nature involves concealment, WE may not be able to detect an ongoing fraud perpetrated by an investment manager or securities issuer.

Interest rate risk: Fluctuations in interest rates may cause investment prices to fluctuate. For example, when interest rates rise, yields on existing bonds become less attractive, causing their market values to decline.

Inflation risk: The impact of inflation will erode purchasing power over time.

Currency risk: Non U.S. dollar investments will be subject to the fluctuations in the value of the dollar against foreign currencies, which is also referred to as exchange rate risk.

Reinvestment risk: This risk is presented when future investments have to be re-invested at lower rates of return. This typically occurs with fixed income securities and when capital market expectations are lowered.

Business risk: These risks are associated with a particular industry or a company within an industry. The performance of the company and/or the industry may carry a higher risk due to potential reversals in profitability.

Foreign and emerging market security risks: Investments in securities in foreign markets involve different risks than those risks affecting U.S. issuers. These risks can include the

following: limited public financial information, less local government supervision and regulation of securities and exchanges, higher brokerage commissions to execute trades, different income taxation requirements, political and economic risks, and currency restrictions which can impact security values and liquidity.

Diversification risk: Investments concentrated in one or a few industries or sectors may involve more risk than more diversified investments, including the potential for greater volatility.

Equity Risk: Investments in equity securities generally involve a high degree of risk. Prices are volatile and market movements are difficult to predict. These price movements may result from factors affecting individual companies or industries. Price changes may be temporary or last for extended periods. In addition to, or in spite of, the impact of movements in the overall stock market, the value of investments may decline if the particular investments within the portfolio do not perform well in the market. Prices of growth stocks may be more sensitive to changes in current or expected earnings than prices of other stocks. Prices of stocks may fall or fail to appreciate regardless of movements in securities markets.

Generally, WE will seek to avoid recommending our clients have exposure to the risk of an initial public offering. Such investments may pose a significant risk but have the potential for significant returns.

Economic and Market Risk: The success of client portfolio activities will be affected by general economic and market conditions, such as interest rates, availability of credit, inflation rates, commodity prices, economic uncertainty, changes in laws, trade barriers, currency fluctuations and controls, and national and international political circumstances. These factors may affect the volatility of securities prices and the liquidity of investments in client portfolios. Such volatility or illiquidity could impair profitability or result in losses.

Extraordinary Events: Global terrorist activity and armed conflicts may negatively affect general economic fortunes, including sales, profits, and production, and may lead to depressed securities prices and problems with trading facilities and infrastructure.

Fixed Income Risks: Investments in fixed income securities represent numerous risks such as credit, interest rate, reinvestment, and prepayment risk, all of which affect their price (i.e., value). These risks represent the potential for a large amount of price volatility. In general, securities with longer maturities are more sensitive to price changes. Additionally, the prices of high yield, fixed-income securities fluctuate more than high quality debt issues. Prices are especially sensitive to developments affecting the company's business and to changes in the ratings assigned by rating agencies. Prices are often closely linked with the company's stock prices. High yield securities can experience sudden and sharp price swings due to changes in economic conditions, stock market activity, large sales by major investors, default, or other factors. Developments in the credit markets may have a substantial impact on the companies our clients may invest in and will affect the success of such investments. In the event of a default, the investment may suffer a partial or total loss.

Increased Regulations: Events during the past several years and adverse financial results have focused attention upon the necessity to maintain adequate risk controls and compliance procedures. These events have led to increased governmental and self-regulatory authority scrutiny of the financial industry. Regulations that restrict the ability to employ, or broker-dealers and counterparties to extend credit or restrict trading activities could adversely impact profit potential in some of the strategies WE recommends. Please consult each manager, fund, or other investment's prospectus or offering materials to identify and better understand such risks.

Market Liquidity Risks: The value of securities held in client accounts and that are traded on exchanges and the risks associated with holding these positions vary in response to events that affect asset markets in general. Market disruptions such as those that occurred in 1987, September 2001, and more recently the Flash Crash in May 2010 could lead to violent price swings in securities held within client portfolios and could result in substantial losses.

Potential Concentration: Client portfolios may have highly concentrated positions in issuers engaged in one or a few industries. This increases the risk of loss relative to the market as a whole.

Small Capitalization Companies: A certain portion of a client's assets may be invested in smaller and less established companies. Both debt and equity securities of such issuers tend to be more volatile than larger, more established companies. Such volatility could adversely impact client portfolios.

Large Company Risk: Large cap stocks can perform differently from other segments of the equity market as a whole. Large capitalization companies may be less flexible in evolving markets or unable to implement change as quickly as smaller capitalization companies.

Non-U.S. Investment: Such securities (*debt, equity, currencies, derivatives, etc.*) expose a portfolio to a number of risks that may not exist in the domestic market alone. Such risks include, among other things, trade balances and imbalances and related economic policies, currency exchange rate fluctuations, imposition of exchange control regulation, withholding taxes, limitations on the removal of funds or other assets, possible nationalization of assets or industries, political difficulties, and political instability in foreign nations.

Short Sales, Leverage and Derivatives: Short sales, leverage and derivatives all represent substantial risks given their inherent heightened risk of loss. Leverage and derivatives imply borrowing capital. When such borrowing is deployed, losses can escalate quickly should investments suffer even small losses. Short sales involve a finite opportunity for appreciation, but a theoretically unlimited risk of loss. Short positions are also subject to a "short squeeze" that could lead to accelerating losses for those short that particular security. Certain managers, funds or other investments WE may recommend to clients

may be subject to such risk. Please consult the relevant manager or fund's prospectus or offering materials for more information about such risks to your investments.

Illiquidity Risk – Alternative investments such as private equity and hedge funds involve restrictions on liquidity, sometimes for periods of more than ten years.

Item 9 – Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of WE or the integrity of WE's advice. WE has no such information to disclose.

Item 10 – Other Financial Industry Activities and Affiliations

WE is an independent investment adviser firm and, other than our holding company, is not affiliated with any financial service (or other) company.

Broker Dealer

No employees are currently registered, or have an application pending to register, as a broker-dealer or a registered representative of a broker-dealer.

Futures Commission Merchants, Commodity Pool Operator or Commodity Trading Advisor

Neither WE nor any of its management persons are registered, or have an application pending to register as a futures commission merchant, commodity pool operator, a commodity trading advisor or an associated person of the foregoing entities.

Item 11 – Code of Ethics

Pursuant to SEC Rule 204A-1, WE has adopted a written Code of Ethics ("Code") that sets forth standards of conduct and federal securities law requirements applicable to all supervised persons as defined in the Advisers Act. Employees are required to report all Code violations to the CCO. Code violations may result in disciplinary action or dismissal.

WE will provide a copy of the Code to any client or prospect upon request.

Participation or Interest in Client Transactions

Certain, officers, members, and employees of WE ("Related Person"), as well as certain of their relatives, are also clients of WE. WE may recommend to clients, among other things, securities which WE's Related Persons also own or intend to purchase or sell. From time to time, WE's Related Persons may purchase for themselves securities or other investments which one or more clients own, previously owned, or will own in the future. WE's Related Persons will not knowingly be a counterparty to any purchase or sale of securities from or to any client (including another Related Party).

WE makes available to its employees a 401(k) retirement plan that includes investment options, such as mutual fund shares, which WE may also recommend to clients. Our Related Persons' personal trading in the retirement plan, like all personal trading by such persons, is subject to SEC regulation-based restrictions and reporting as provided in WE's personal securities trading code, summarized below.

As these situations may represent a potential conflict of interest between WE's Related Persons and our clients, WE has adopted procedures relating to personal securities transactions and insider trading, both of which are described below, that are reasonably designed to prevent actual conflicts of interest.

There may be times when the sale or purchase of a security for a Related Person may precede, occur at the same time, or follow the sale or purchase of a security for a client, subject to the overriding principle that the interests of clients must come before the interests of WE or its Related Persons.

WE may advise, simultaneously, two different clients' accounts with substantially the same holdings and similar objectives, but which do not pay the same amount of fees to WE. WE may provide different and even, under certain circumstances, opposite, investment advice to different clients.

Restrictions on Personal Securities Transactions

To address the potential conflicts of interest that may arise from the personal trading of WE's employees, WE has defined the categories of Related Persons who fall within the term "Access Person." As required by Advisers Act Rule 204A-1, such Access Persons must report to the CCO their securities holdings annually and their securities transactions quarterly, subject to limited exceptions. Our Access Persons must also obtain pre-approval from the Chief Compliance Officer ("CCO") or another designee to make certain investments, such as investments in initial public offerings.

Insider Trading Policy

WE may, from time to time, come into possession of material nonpublic and other confidential information which, if disclosed, might affect an investor's decision to buy, sell, or hold a security. Under applicable law, WE may be prohibited from improperly disclosing or using such information for its personal benefit or for the benefit of any other person, regardless of whether such other person is a client to whom WE owes a fiduciary duty. Accordingly, should WE come into possession of material nonpublic or other confidential information with respect to any company, it may be prohibited from communicating such information to, or using such information for, the benefit of clients. Further, WE shall have no obligation or responsibility to disclose such information to, nor responsibility to use such information for, the benefit of clients when following policies and procedures designed to comply with law.

WE's Ethics Code also contains a policy "Statement on Insider Trading," adopted in accordance with Advisers Act Section 204A, which establishes procedures to prevent the misuse of material nonpublic information by supervised persons. Supervised persons are prohibited from trading a security, either personally or on behalf of others, while in

possession of material nonpublic information about that security, in violation of the law. Any supervised person who fails to observe the aforementioned policies risks serious sanctions, including dismissal and personal criminal and/or civil legal liability.

Item 12 – Brokerage Practices

WE recommends brokers, dealers, banks, or other qualified custodians to clients only at the client's request. When WE makes such recommendations, it recommends brokers, dealers, banks, or other qualified custodians on the basis of the nature of the client's portfolio, pricing, quality of service, range of products, the desired timing of the trades, and jurisdiction, among other factors. WE is not affiliated with any brokers, dealers, banks, or custodians. WE does not receive any compensation for such recommendations.

With regard to our clients' securities trades, our clients retain investment discretion, WE does not have the authority to determine for the clients' account the securities to be bought or sold, the amount of securities to be bought or sold, or to select the broker or dealer to be used or the commissions paid.

WE recommends certain investment managers to handle the day-to-day investment of client accounts. WE is not affiliated with any investment managers. To the extent that investment managers recommended by WE purchase securities from other broker-dealers on which brokerage commissions or sales loads are charged, WE relies upon the fiduciary responsibility of each investment manager to its clients to review such charges regularly and continuously based on comparative standards that it may regard as pertinent for the purpose of evaluating the reasonableness of such commissions.

In some cases, at a client's request, WE negotiates, on behalf of a client, fees and charges the client pays for brokerage, custody and manager's services.

"Soft Dollar" or Research/Execution Policy

WE does not pay for any research, research-related products, or other brokerage services on a soft-dollar basis and maintains no soft-dollar arrangement with any custodian or broker-dealer. However, WE may receive unsolicited research and other investment or market-related information that does not increase the cost of trading for its clients. WE does not track the extent to which any client's choice of brokerage services provider may have resulted in WE's receipt of incidental proprietary research information from any particular brokerage firm(s). WE does not recommend particular custodians or brokers to clients because of its receipt of such unsolicited research or other information.

WE recommends that clients invest with certain unaffiliated money managers and funds. Such managers or funds may utilize soft dollars and may have soft-dollar arrangements

and “soft dollar” policies that differ from WE’s practices. Please see the other managers’ and funds’ Forms ADV, or other disclosure documents, for further relevant information.

Item 13 – Review of Accounts

WE-advised client accounts will undergo periodic reviews on at least an annual basis. Such reviews will be conducted by the client’s Advisor in conjunction with the supporting member(s) of WE’s Investment Team, and senior firm management.

WE’s Consolidated Reports are not intended to replace the statements provided by a client’s custodian(s) or broker(s), which should be considered a client’s official record for all pertinent account information. WE’s Reports are directly derived from our clients’ custodians’ statements, but are presented in a different format and may vary in content and scope. The custodians’ statements are the official record of the holdings and values of the assets contained therein, and the client should treat those statements as such.

Item 14 – Client Referrals and Other Compensation

As of the date of this Form ADV, WE has not received any client referrals pursuant to any solicitation or referral agreement. However, the firm does have, as part of its January 2015 alliance agreement with MdF Family Partners a provision for client referrals between the two companies. WE is not currently party to any other solicitation or referral agreements with individuals, financial intermediaries, or others. But the firm does not have a policy against entering other such agreements, and may do so from time to time. The MdF alliance agreement and any other referral agreement require that WE and, as necessary, MdF will comply with Rule 206(4)-3 under the Advisers Act and any other applicable law. In addition, any payment to any solicitor by WE will not increase the fees paid to WE by the referred client.

Item 15 – Custody

WE does not take custody of any client assets, is not a qualified custodian, and does not provide custodial services to its Clients. Clients select banks or registered broker-dealers to provide custody of client assets. In some instances, WE recommends a particular custodian to clients, but WE does not receive any compensation from the custodian or its affiliates for doing so.

Clients should receive quarterly or other periodic statements directly from the broker-dealer, bank or other qualified custodian that holds and maintains the Client’s financial assets. WE urges clients to review such statements and compare such official custodial records to the consolidated account Report that WE provides to clients. Our reports are directly derived from the client’s custodians’ statements but may vary from the custodial statements in content and scope. The client’s custodians’ statements are the official record of the holdings and values of the assets contained therein.

Item 16 – Investment Discretion

WE serves as a non-discretionary investment adviser to our clients' accounts. In that role, the firm is engaged to, among other things, make investment recommendations to its clients. However, as a non-discretionary investment adviser, WE does not have authority to make decisions as to whether a particular security is purchased or sold in a client's account. That decision, i.e, discretion, remains with the client.

In addition, once a client decides to act on WE's recommendation, WE does not have authority to directly execute trades on behalf of the client. However, in many cases, WE facilitates the administrative aspects of our clients' securities transactions. For example, if a client decides to execute a trade for their account, WE will often prepare a trade instruction which WE provides to the client, including the relevant trade-related information and instructions. The client then reviews and signs the trade communication (i.e., exercises their investment discretion).

- In some cases, the client signs the trade communication document which serves as trade instructions and sends that to their respective bank, broker, dealer or other qualified custodian for execution.
- In other cases, the client signs the trade communication document and sends the executed trade instruction to WE. WE then forwards, at the client's direction, the client's signed trade instruction to the client's respective bank, broker, dealer or other qualified custodian for execution.

Item 17 – Voting Client Securities

As a matter of firm policy and practice, WE does not have any authority to and does not vote proxies on behalf of our advisory clients. Clients retain the responsibility for voting proxies for any and all securities maintained in client portfolios. WE may provide information and advice to clients regarding the clients' voting of proxies upon the client's request, but clients retain the responsibility for the determination of how to vote their proxy.

Item 18 – Financial Information

WE does not require or solicit prepayment of more than \$1,200 in fees per client, six months or more in advance. WE has not been the subject of a bankruptcy proceeding in the past ten years.

WE does not have discretionary authority over, or custody of, client funds.

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