

# **Summit Advisor Solutions**

## **Part 2A of FORM ADV: Firm Brochure**

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This brochure provides information about the qualifications and business practices of SAS Capital Management, LLC., dba Summit Advisor Solutions ("SAS"). If you have any questions about the content of this brochure, please contact us at the phone number above. Summit Advisor Solutions is registered with the United States Securities and Exchange Commission ("SEC") as an Investment Adviser; however, such registration is not intended to imply a certain level of skill or training. This Brochure has not been approved by the SEC or by any state securities body or regulatory authority.

Additional information about Summit Advisor Solutions is also available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

## **ITEM 2 – SUMMARY OF MATERIAL CHANGES SINCE MAY 1ST, 2015 BROCHURE**

Effective June 10<sup>th</sup>, 2015, Summit Advisor Solutions (“SAS”) has updated this Brochure to reflect changes to its business operations.

As of May 29<sup>th</sup>, 2015, Argentus Capital Management, LLC., has changed its name to SAS Capital Management, LLC., dba Summit Advisor Solutions. As of May 19<sup>th</sup>, 2015, our parent company’s name has changed from Argentus Partners, LLC., to SAS Capital Partners, LLC.

Effective June 17, 2015, Gill Capital Management and Doug Wayne Gill are no longer indirect owners of Summit Advisor Solutions.

We are pleased to update you on the latest news from Argentus Advisors and Summit Advisor Solutions. As we announced back in June of last year, our parent company, SAS Capital Partners, LLC., has merged interests with SCA Holdings, LLC., of Gig Harbor, Washington effective July 1, 2014.

SCA Holdings is 100% owner and parent company to SCA, LLC, an SEC registered investment advisory firm. SCA Holdings is also a 75% owner of SAS Capital Partners, LLC, which in turn owns 100% of Argentus Advisors and Summit Advisor Solutions. SCA had been seeking a state of the art technology platform for its advisory business. Beginning July 1, 2014 SCA began the merging of all its current and future advisory relationships onto the Summit Advisor Solutions platform. In addition to placing assets on the Summit Advisor Solutions platform, SCA will be providing shared personnel in the areas of trading and operations. The net effect of this transaction has been very positive for SAS Capital Partners, resulting in more portfolio assets, more revenue, and more personnel.

In light of these changes, we have decided to rebrand Argentus Capital Management to a name we feel is more conducive and descriptive of the services offered. Effective May 29<sup>th</sup>, 2015, Argentus Capital Management changed its name to Summit Advisor Solutions. Summit Advisor Solutions will focus on providing a Money Manager platform to third party Enterprise Investment Advisors. The new company will also employ new leadership, naming Timothy Feehan as the firm’s new CEO. Argentus Advisors’ name will not change. Management for Argentus Advisors will roll up to the Managing Members of its parent company, SAS Capital Partners, LLC. This will allow Argentus Advisors to focus its efforts on supporting its team of financial advisors and delivering quality advisory services to its retail clients.

Additionally, SCA, LLC, along with its proprietary portfolio management services will be brought under the umbrella of Summit Advisor Solutions and will no longer operate as a separately registered entity. Summit Advisor Solutions will begin offering SCA’s portfolio management services on its platform and will make those services available to its investment advisory enterprise clients. This transition of SCA’s business and its clients is expected to occur before the end of 2015. For more detailed information regarding the advisory services provided by SCA and by Summit Advisor Solutions, please request the most current copy of SCA’s and/or Summit Advisor Solutions’ disclosure brochures by following the instructions below.

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## **ITEM 4 - ADVISORY BUSINESS**

Summit Advisor Solutions (“SAS”) is registered with the Securities and Exchange Commission (SEC) as an Investment Adviser under the Investment Advisers Act of 1940, with its principal place of business at 14785 Preston Road, Suite 1000, Dallas, Texas. SAS began conducting business in November of 2001, and the firm is a wholly owned subsidiary of SAS Capital Partners, LLC. SAS has an affiliated sister company, Argentus Advisors, LLC which is also an SEC registered investment adviser. Argentus Advisors provides investment management services to the public through its registered investment adviser representatives. It should also be noted that SCA Holdings, LLC owns a majority interest in SAS Capital Partners, LLC., hence a majority interest in SAS. SCA Holdings also owns Strategic Capital Alternatives, LLC, which is another SEC registered investment advisory firm. More information can be obtained about Argentus Advisors, LLC. and Strategic Capital Alternatives, LLC. by visiting the SEC’s website at [www.advisorinfo.sec.gov](http://www.advisorinfo.sec.gov).

### **Platform Services – Advisory Model**

SAS’s main investment advisory business is to provide advisory, sub-advisory and back-office support to other investment advisory firms (“RIAs”). SAS has developed an advisory platform in which Third-Party Money Managers (“TPMMs”) are made available to other appropriately registered firms (“RIAs”). These RIAs then avail their clients to the TPMMs on the platform and/or offer Advisor Directed services in which the firm’s Financial Advisors work individually with their client. SAS’s affiliated firm, Argentus Advisors, LLC also utilizes this platform. SAS will act as a TPMM on the platform as well (see “Managed Portfolios” below).

The RIA’s investment advisory services are tailored to the individual needs of its clients. RIA clients participating in the program grant discretionary trading authority to SAS either through the RIA’s client agreement or through SAS’s proprietary client agreement. This discretion allows SAS to hire and fire TPMMs as it deems necessary. Client accounts are managed in such a manner that is consistent with their risk tolerance and investment objective information provided by clients.

As part of its services, SAS may also be responsible for account administration, fee billing, and performance reporting, and has developed internet-based software which provides the RIAs with the capability of directly monitoring their client accounts, downloading information concerning changes in the program and accessing current information related to the program. SAS does not maintain custody of client’s assets, rather, the assets are held at a qualified custodian such as, but not limited to, Charles Schwab or TD Ameritrade.

Based upon financial and other investment information specific to and provided by each individual client, SAS and/or the RIA may propose a portfolio of TPMMs to manage the client’s assets. The portfolio of TPMMs is intended to combine multiple asset strategies into a single portfolio within one account. When creating a proposal for a client, if an instance arises whereby a TPMM’s minimum investment amount is greater than the client’s available funds to meet that particular TPMM’s intended asset strategy, SAS may recommend and/or make available Exchange Traded Funds (“ETFs”) or open-ended mutual funds that are approved by SAS as alternatives for those TPMMs. SAS or the RIA may select available TPMMs and/or ETFs and mutual funds to build an initial portfolio.

The RIA’s Financial Advisor provides the specific advice concerning the selection of TPMMs, ETFs or mutual funds that SAS makes available on the platform. In the case where SAS’s client agreement is utilized, introducing RIAs are responsible for ensuring that their Financial Advisors provide regular and ongoing contact with clients, allowing client’s the opportunity to update any changes to their financial or personal profiles and/or inform SAS of any restrictions they may wish to propose

regarding the management of their account. SAS reserves the right to cancel services if it is not able to accommodate the restrictions requested by a client.

TPMMs are selected after being evaluated by SAS's due diligence process. SAS reserves the right to add or remove TPMMs from the platform at its sole discretion. TPMMs acting in a "portfolio strategists" capacity on the platform and will provide trade signals to SAS for SAS to facilitate the trades in the client's account. TPMMs acting in a "portfolio manager's" capacity actually exercise trading authority for a client's account and often do so in a separately managed account ("SMA").

In addition to the selected TPMMs, SAS has created investment portfolios within four proprietary strategies. The four proprietary strategies are: SAS Tactical ETF Portfolios, SAS Strategic ETF Portfolios, SAS Adaptive Portfolios and SAS Fusion Portfolios. Where appropriate, a portion of the assets within a client's account may be invested in these proprietary strategies in conjunction with the recommended TPMMs. Since SAS serves as the investment advisor to these strategies, the amount of fees that SAS receives may be greater than if these strategies were not included in the client's account. This presents a conflict of interest which SAS mitigates by providing level compensation to the RIA and by providing this disclosure brochure to all clients participating in the program.

#### **Platform Services – Service Only Model**

SAS also offers its platform services as a "service only" model as well. In this line of business, RIAs will hire SAS to perform back-office support and to grant the RIAs access to SAS's proprietary platform. TPMM's made available under these arrangements are vetted by the RIA firm's themselves. SAS does not conduct its regular due diligence process when adding such TPMMs under these arrangements. Some RIA's engage SAS for both Advisory and Service Only services.

#### **Managed Portfolios**

##### *SAS Tactical ETF Portfolios*

The SAS Tactical ETF Portfolios are offered in seven different strategies including four core strategies ranging from Very Aggressive to Conservative. Additionally, three category strategies are also available: High Income, International Equity, and Commodities. Each portfolio is designed to achieve certain investment objectives which are fully disclosed to clients through the preparation of an investment proposal. For example, clients desiring pure capital appreciation may be suited for the 100% equity-allocated Very Aggressive or International portfolios. Alternatively, clients who need income may choose the High Income portfolio. SAS offers four multi-asset portfolios that include fixed income and equities which benefit from asset class diversification. The portfolios are actively traded at SAS's discretion pursuant to a tactical strategy based on a series of macroeconomic, fundamental, risk and technical variables with the aim of adjusting asset class exposures opportunistically with market movements.

##### *SAS Strategic ETF Portfolios*

The SAS Strategic ETF Portfolios are managed primarily using exchange traded funds ("ETFs"). The portfolios are not actively managed, but seek to track performance of various indices. Each portfolio is re-balanced on an annual basis and may be re-allocated, if necessary. There are five different strategies ranging from Very Aggressive to Very Conservative. ETF allocations are intended to track their underlying equity, fixed income, and commodity indices. SAS utilizes its discretion in determining the portfolio holdings based upon macroeconomic and fundamental variables, among others.

### SAS Adaptive Portfolios

The SAS Adaptive Portfolios are comprised exclusively of multiple tactically-oriented sub-advisors. The program offers four unique portfolios available to match distinct investor risk profiles: Dynamic Alpha, Dynamic Growth, Dynamic Core, and Dynamic Income. SAS has carefully evaluated the core philosophies and portfolio processes of each underlying sub-advisor in order to provide a complementary combination of money management styles for clients seeking additional levels of diversification against traditional stock and bond market exposure. The sub-advisors in the four different strategies bring their own unique and independent decision-making process to the portfolios which allows for a well-diversified allocation that seeks to offer lower portfolio volatility and more stringent investment capital risk controls. The SAS Adaptive Portfolio strategies are designed to manage market exposures across multiple asset class categories via ETF's and mutual funds. The trading that occurs within the portfolios is determined by the sub-advisors and may utilize inverse index ETF instruments during perceived periods of acute risk as well as modest utilization of leveraged index ETF instruments during perceived periods of heightened reward. SAS is responsible for the selection of the sub-advisors to be included in a given portfolio and the weighting of those sub-advisors.

### SAS Fusion Portfolios

The SAS Fusion Portfolios are comprised of a combination of both strategic and tactically-oriented sub-advisory strategies. The program offers four unique portfolios available to match distinct investor risk profiles: Opportunistic Growth, Defensive Growth, Growth & Income, and Conservative Growth. SAS has carefully evaluated the core philosophies and portfolio processes of each underlying sub-advisor in order to provide a complementary combination of money management styles for clients seeking additional levels of diversification against traditional stock and bond market exposure. The sub-advisors in the four different strategies bring their own unique and independent decision-making process to the portfolios which allows for a well-diversified allocation that seeks to offer lower portfolio volatility and more stringent investment capital risk controls. The SAS Fusion Portfolio strategies are designed to manage market exposures across multiple asset class categories via individual equities, ETF's and mutual funds. The trading that occurs within the portfolios is determined by the sub-advisors and modest utilization of leveraged index ETF instruments may be employed. SAS is responsible for the selection of the sub-advisors to be included in a given portfolio and the weighting of those sub-advisor allocations.

### **SCA Model Portfolio Management Services**

Under the banner Strategic Capital Alternatives, or "SCA" SAS offers the SCA Model Portfolio Management services. SAS develops model portfolios that are primarily marketed and offered to the RIA firms as a TPMM on the SAS investment advisory platform. The SCA Model Portfolios are created and managed according to investment objectives of the particular model and are not tailored to the specific needs, investment objectives, risk tolerances, or preferences of any particular RIA firm client. Ongoing monitoring and supervision of the SCA Model Portfolios are the responsibility of SAS. For SCA Model Portfolio Management services that are in wrap fee programs, SAS is compensated for its services by receiving a portion of the wrap fee charged to the end client.

The SCA Model Portfolio Management Strategies will employ the use of Alternative investments. Alternative investments include, among other things, investments in promissory notes, limited partnerships, REITs, hedge funds, leasing agreements and managed futures. Some of these investments are issued and/or managed by SAS's affiliates such as, but not limited to, Aequitas Management, Genesis Capital LLC: the Granite Harbor Tactical Fund (GHTFX), Granite Harbor Alternative Fund (GHAFX), and Anchor Alternative Income Investor Fund (AAIFX). Because of the

affiliation between SAS and these issuers and funds, SAS has an inherent incentive to utilize these issues and funds, which creates a conflict of interest.

There are seven (7) SCA Model Portfolio Management strategies offered on the SAS Platform. Those strategies are; Preservation, Optimal Balanced, Moderate Growth, Opportunistic Growth, SCA Equity/Concentrated Equity, SCA Custom UMA, and Fixed Income Separate Account. The Preservation Strategy, Optimal Balanced Strategy, Moderate Growth Strategy, Opportunistic Growth Strategy and SCA Equity/Concentrated Equity Strategy are all offered in an ETF Only iteration as well.

#### *Preservation Strategy (both ETF and non-ETF)*

The primary objective of the Preservation Strategy is to preserve capital and produce a return that is greater than the risk free rate of returns after fees. The Preservation Strategy uses a 3-Dimensional asset allocation strategy as opposed to the traditional asset allocation between stocks and bonds. By adding non-correlated asset classes (alternatives) in a meaningful way, the Preservation Strategy attempts to reduce the volatility associated with traditional stock and bond asset allocations.

#### *Optimal Balanced Strategy (both ETF and non-ETF)*

The primary objective of the Optimal Balanced Strategy is to produce the optimal risk adjusted rate of return when compared to a traditional balanced allocation. The Optimal Balanced Strategy uses a 3-Dimensional Asset Allocation Strategy as opposed to the traditional asset allocation between stocks and bonds. By adding non-correlated asset classes (alternatives) in a meaningful way, the Optimal Balanced Strategy attempts to reduce the volatility associated with traditional stock and bond asset allocations.

#### *Moderate Growth Strategy (both ETF and non-ETF)*

The Primary objective of the Moderate Growth Strategy is to produce moderate equity returns with reduced volatility. The Moderate Growth Strategy uses a 3-Dimensional Asset Allocation Strategy as opposed to the traditional asset allocation between stocks and bonds. By adding non-correlated asset classes (alternatives) in a meaningful way, the Moderate Growth Strategy attempts to reduce the volatility associated with traditional stock and bond asset allocations

#### *Opportunistic Growth Strategy (both ETF and non-ETF)*

The Primary objective of the Opportunistic Growth Strategy is to produce moderate equity returns with less volatility when compared to traditional equity markets. The Opportunistic Growth Strategy uses a 3-Dimensional Asset Allocation Strategy as opposed to the traditional asset allocation between stocks and bonds. By adding non-correlated asset classes (alternatives) in a meaningful way, the Opportunistic Growth Strategy attempts to reduce the volatility associated with traditional stock and bond asset allocations.

#### *SCA Equity/Concentrated Equity Strategy (both ETF and non-ETF)*

The Concentrated Equity Strategy seeks to capture long-term capital growth by utilizing a concentrated portfolio of equities that aim to generate above benchmark return. Sub-advisers are hired to provide a high conviction list pursuant to its custom mandate. As a result, clients benefit from a portfolio that leverages the combined wisdom of numerous money managers.

### SCA Custom UMA Strategy

The primary objective of the Custom Strategy is to produce a more optimal risk adjusted rate of return than traditional stock and bond allocations. The Custom Strategy uses a 3-Dimensional Asset Allocation Strategy designed to meet the unique needs of each client.

### Fixed Income Separate Account Strategy

This custom bond portfolio follows a core/satellite approach. The foundation of the portfolios are individual bonds. The portfolios of bonds are then diversified with opportunistic fixed income to address the current risks of the bond market.

### **Advised Mutual Funds**

SAS or one of its affiliates provide advisory services to several mutual funds that could be recommended by an RIA or one of its Financial Advisors or utilized by SAS within one or more of its proprietary managed portfolio offerings or by a Third-Party Money Manager available on the SAS advisory platform, within one of its managed portfolio offerings. Currently, those mutual funds are:

- GVTIX & GVTAX – NLFT III Tactical Asset Allocation Fund
- NFMAX, NFM CX & NFMIX – Newfound Multi-Asset Income Fund
- NFBAX, NFB CX & NFBIX – Newfound Total Return Fund
- NFGIX & NFGAX – NLFT III Newfound Risk Mgd Global Fund
- PWRIX & PWRAX – NLFT Power Income Funds
- GHA FX – Granite Harbor Alternative Fund
- GHTFX – Granite Harbor Tactical Fund
- AAIFX – Anchor Alternatives Income Investor Fund

While RIA does not receive any additional compensation when such funds or models are included in the client's portfolio, SAS or one of its affiliates does receive fees from the funds for the services it provides. This creates a conflict of interest when such funds are recommended and/or included in the client's managed account(s). SAS mitigates this conflict by keeping compensation to the RIA neutral and by providing this disclosure to you in this disclosure brochure.

### **Argentus Advisors' Financial Advisor as Portfolio Manager**

Some of SAS's affiliate, Argentus Advisors' Financial Advisors offer their own Portfolio Management Services. Such services may have their own asset management fee schedule and maximum fee charges when offered through Argentus Advisors, LLC.

### Spring Capital – ADEPT Strategy

The Spring Capital ADEPT Strategy Model utilizes a strategy known as the Advancing Dividend Equity Portfolio Theory. This is a total return strategy based on the assumption that a large percentage of long-term total market returns are attributed to dividends. The strategy focuses on companies that not only have a long dividend history, but also have a history of increasing dividends on a regular basis. Guided by metrics such as a strong balance sheet, good products, sound management, and limiting exposure to high yield stocks, the model manager selects the companies that look to continue past trends. The portfolio seeks companies it believes displays relative value and good growth characteristics. Investment opportunities are not limited by market capitalization, industry sector or geographic location.



## **Solicitors**

SAS may, from time to time, utilize solicitors to introduce potential clients to its services. Solicitors are typically registered as investment advisers with either the SEC or the appropriate state authority and may provide some level of advice such as suitability and/or risk tolerance assessment. A solicitor is not involved in the actual asset management of the client's account. Solicitors share in the advisory fees paid by the client, however, the client is not paying any more for advisory services than he or she would if there were no solicitor involved. Solicitors are required to provide clients with a Solicitors Disclosure Statement, which elaborates on the solicitor's role and the relationship between the solicitor and SAS.

## **Wrap-Fee Program Accounts**

A Wrap Fee Program is an investment advisory program in which you pay one fee for both the investment advisory services and the transaction costs in your account. SAS offers its various advisory programs as either a traditional, non-wrap fee program or as a wrap fee program. Depending on the underlying investments in your Wrap Fee Program account and how much trading you expect to do, you may pay more for a Wrap Fee Program account than if you chose an advisory program that does not have a "wrap fee" offering, or if you chose to pay separately for all of your transaction costs (e.g. – pay the advisory fee plus all transaction commissions separately). Similarly, your Financial Advisor may receive more or less compensation on your wrap fee program depending on the same circumstances. This difference in compensation may present a conflict of interest that you should be aware of and that you should discuss with your RIA firm and their Financial Advisor.

Bear in mind, you can purchase services similar to those offered in SAS's Wrap Fee Program separately from unaffiliated financial service providers. Wrap Fee Programs may cost you more or less than purchasing the services from another investment adviser. Some factors to consider, other than the Wrap Fee itself, when comparing investment advisers include: (i) Account maintenance and custodial fees; (ii) Account special handling fees, such as wire funds fees; (iii) Volume of trading activity anticipated in your account; (iv) Commissions to be charged in lieu of a wrap fee; and, (v) Account termination, statement and confirmation fees. You should review all the costs for each of the management services separately (and mutual fund fees and expenses when applicable) when analyzing the cost of an SAS Wrap Fee Program.

Your RIA, through their Financial Advisor, will work with you to recommend whether you should utilize a Wrap Fee Program or not, based on your individual circumstance and anticipated trading activity. Please discuss with your RIA and their Financial Advisor all fees and costs associated with your Wrap Fee Program account. For further information regarding SAS's Wrap Fee Programs, please request a copy of SAS's Wrap Fee Program Disclosure brochure from your RIA or their Financial Advisor.

## **AMOUNT OF ASSETS UNDER MANAGEMENT**

As of December 31<sup>st</sup>, 2014 SAS had approximately \$1,854,000,000 of assets under management. There are no non-discretionary arrangements with respect to asset management services between SAS and clients at this time.

## **ITEM 5 - FEES AND COMPENSATION**

This section is intended to assist you in understanding the costs associated with SAS's investment advisory offerings. You should read this section carefully and also refer to your investment advisory agreement for a full description of the amount, terms, and calculation of the advisory fee applicable to your selected advisory service, as well as, information concerning ticket charges, refunds and contract termination. The fees and costs may be more or less than if you purchased a portfolio of similar investments through a brokerage arrangement or similar services through another investment adviser. It is important that you evaluate the services received in light of the fees and costs. SAS reserves the right to negotiate fees, which may take into consideration, among other things, elements like size of account and the complexity of services. Be sure to ask your RIA firm's Financial Advisor about the advisory program(s) considered by you and what other costs you may incur.

You should be aware that you may incur additional fees assessed by your custodian or by the individual investments within your account. Custodians charge their own transaction and administration fees. Depending on whether you are participating in a Wrap Fee Program or not, some custodial fees may be included in your advisory fee, however, not all fees would be included. You want to refer to your advisory agreement, as well as your custodial agreement(s) when you open your account to help you understand what fees you may be subject to. Additionally, some investment product sponsors such as mutual funds and UIT's assess their own management fees. Such fees are in addition to the advisory fees you pay. You should consult with your RIA's Financial Advisor and discuss all the fees applicable to your account and investment selections before making any investment or buying decisions.

### **Annual Program Fee**

For accounts on the platform, SAS charges an "Annual Program Fee." SAS retains a portion of the Annual Program Fee as compensation for providing and administering the advisory platform and maintaining the relationships with the Third-Party Money Managers made available on the platform. Depending on who your advisory contract is with, SAS may charge the Annual Program Fee directly or may assess the Annual Program Fee as an agent for in introducing RIA firm, in which case, the RIA firm may share a portion of the Annual Program fee with SAS. This compensation for the RIA firm could incentivize the RIA firm to offer SAS's advisory platform over its other offerings, presenting a potential conflict of interest. SAS encourages you to read the introducing RIA firms disclosure brochure carefully before making any investment decisions.

The Annual Program Fee may include custodial transaction charges if you are in a Wrap Fee Program account, however, the Annual Program fee does not cover any margin interest, national securities exchange fees, charges for transactions not executed through the custodian, costs associated with exchanging currencies, fees and expenses charged by mutual funds or any investment company in which the assets may be invested, wire transfer fees or other fees. You should also understand that markups, markdowns and spreads charged by a dealer unaffiliated with the custodian may be included in the price of certain transactions executed on your behalf. On occasion and depending on what TPMM services are subscribed to, trades in your account (including Wrap Fee Program accounts) may be executed on a "stepped-out" basis. This means the RIA firm or its agent stepped away from your established account custodian and purchased or sold an investment at another broker/dealer. This may be done for several reasons. For example, the particular investment was not available through your account custodian. The cost for such "stepped-out" trades are incurred by you, in addition to any other fees you are subject to.

A portion of the Annual Program Fee is paid to the Third-Party Money Managers as compensation based on the assets invested in their respective Models. The Annual Program Fee is negotiable and can range from .10% to 1.50%, annually, and may differ from client to client based upon a number of factors. The introducing RIA firm's fee (or Financial Advisor's Fee as it is often referred to) is in addition to the Annual Program Fee. SAS does not allow the total advisory fee (Program Fee plus the introducing RIA's fee/ or Financial Advisor's Fee) to exceed 2.60% annually. In the case of the Spring Capital – ADEPT Strategy, the total advisory fee will not exceed 1.50% annually.

*Third-Party Money Managers and the Annual Program Fee* – Each Third-Party Money Manager has their own fee for services which is incorporated into the Annual Program Fee. As a result, the Annual Program Fee will vary, depending on the Third-Party Money Manager(s) selected.

*Alternative Investments* – Alternative Investments include, among others, investments made in promissory notes, limited partnerships, hedge funds and mutual funds. Some alternative investments are issued by or managed by SCA's affiliates Aequitas, ACA Master Select Series Trust, Genesis Capital LLC: the Granite Harbor Tactical Fund (GHTFX), Granite Harbor Alternative Fund (GHAFX), and Anchor Alternative Income Investor Fund (AAIFX), which, when recommended by SAS, may be subject to a maximum 20 basis point administration fee that is separate from any other fees charged by SAS to clients and separate from any fees that such affiliates may receive.

### **SCA Model Portfolio Management Services**

The SAS Model Portfolio Management services are offered on the SAS Platform along with the other Third-Party Money Managers. As with the Third-Party Money Managers, fees for these services are included in Annual Program Fee, described above. All fees are negotiable. The Program Fee for the following strategies will not exceed 0.90%:

- Preservation Strategy
- Optimal Balanced Strategy
- Moderate Growth Strategy
- Opportunistic Growth Strategy
- SCA Equity/Concentrated Equity Strategy
- SCA Custom UMA Strategy

The Program Fee for the Fixed Income Separate Account Strategy will not exceed 0.50%.

### **Introducing RIA Fee/Financial Advisor's Fee**

In addition to the Annual Program Fee, you are assessed a Financial Advisor's Fee. This represents compensation provided to your introducing RIA firm, a portion of which is shared with your Financial Advisor.

### **Fee Calculations**

As mentioned above, each Third-Party Money Manager may have a different Annual Program Fee, which will apply to the value of the assets being managed under that particular Third-Party Money Manager's strategy. Due to the fact that the value of the assets managed fluctuates from period to period and, in addition, the Annual Program Fee for each Third-Party Money Manager may be different, the Total Portfolio Management Fee will fluctuate from period to period. This is a function of the fact that different sleeves of your portfolio may employ different managers with differing fees. The percentage you pay for the services of each individual Third-Party Money Manager or your Financial Advisor does not change.

As an advisory platform, SAS provides services to a multitude of RIA firms. Each firm may have their own method for calculating advisory fees. Described below are the current methods in which advisory fees are calculated. For information on exactly how your advisory fees are calculated, please refer to your investment advisory agreement, which you would have entered into when you signed up for advisory services.

*Billed in Advance Quarterly using Average Daily Value* – The investment advisory fee is assessed quarterly in advance of services being rendered and will be based on the average daily value of the assets being managed over the previous calendar quarter. The initial Fee is based on the value of the assets deposited at the time services begin. Other than the initial deposit, additional deposit or withdrawal adjustments are accounted for at the beginning of the next calendar quarter based on the average daily value of the managed assets for the prior period. If you should terminate advisory services, any unearned fees collected in advance will be credited back to your account promptly. SAS may not pro-rate deposits or withdrawals that are *de minimis*.

*Billed in Advance Monthly using Average Daily Balance* – This fee calculation is identical to “Billed in Advance Quarterly using Average Daily Balance,” however, the time period is each calendar month instead of each calendar quarter.

*Billed in Advance Quarterly using End of Period Value* – The investment advisory fee is billed quarterly, in advance of services being rendered, and is based on the value of the assets being managed as of the last day of the calendar quarter (end of period). The initial fee is based on the value of the assets deposited at the time services begin multiplied by the number of days remaining in the calendar quarter. Interim deposits and withdrawals that are not deemed *de-minimis* are handled the same way. SAS may not pro-rate deposits or withdrawals that are *de minimis*. If you should terminate advisory services, any unearned fees collected in advance will be credited back to your account promptly.

*Billed in Advance Monthly using End of Period Value* – This fee calculation is identical to “Billed in Advance Quarterly using End of Period Value,” however, the time period is each calendar month instead of each calendar quarter.

*Billed in Arrears Quarterly using Average Daily Value* – The investment advisory fee is billed quarterly, in arrears of services being rendered, and is based on the average daily value of the assets being managed over the previous calendar quarter. The initial deposit and interim deposits and withdrawals are accounted for by using this calculation method. If services are terminated, any earned and uncollected fees will be due and payable immediately.

*Billed in Arrears Monthly using Average Daily Value* – This fee calculation is identical to “Billed in Arrears Quarterly using Average Daily Value,” however, the time period is each calendar month instead of each calendar quarter.

*Billed in Arrears Quarterly using End of Period Value* – The investment advisory fee is billed quarterly, in arrears of services being rendered, and is based on the value of the assets being managed as of the last day of the calendar quarter (end of period). For deposits or withdrawals during the billing period, including the initial deposit or final withdrawal, the fee will be prorated over the billing period to account for the days services were rendered. If services are terminated, any earned and uncollected fees will be due and payable immediately.

*Billed in Arrears Monthly using End of Period Value* – This fee calculation is identical to “Billed in Arrears Quarterly using End of Period Value,” however, the time period is each calendar month instead of each calendar quarter.

Your investment advisory agreement authorizes SAS to deduct the investment advisory fees directly from your account.

### **Wrap Fee Programs**

A Wrap Fee Program is an investment advisory program in which you pay one fee for both investment advisory services and the transaction costs in the Program account. The “wrap fee” is not based directly upon the actual transaction or execution costs for the transactions within the account(s). Depending on the underlying investments within the Program and how much actual trading activity occurs, you may pay more or less than if you had elected to subscribe to a non-wrap fee program and pay for transactions costs separately. Your RIA’s Financial Advisor will review the fee options available to help determine the best option to choose for you. Whether the service you elect is a Wrap Fee Program or whether it is not wrapped and transaction charges are assessed separately is stipulated on your advisory agreement. For more information about SAS’s Wrap Fee Programs, please ask your RIA’s Financial Advisor for SAS’s Wrap Fee Program disclosure brochure.

### **Fee Schedule and Maximums**

SAS does not utilize a set fee schedule for its advisory services. Instead, the Total Portfolio Management Fee is determined by combining your Financial Advisor’s Fee with the Annual Program Fee of the selected services and third-party money managers (TPMMs). SAS has a maximum Total Portfolio Management Fee of 2.60% per year. For the Spring Capital ADEPT Strategy, when offered through Argentus Advisors, LLC, the maximum Total Portfolio Management Fee is 1.50% per year. The specific fee you pay for advisory services offered by us is stipulated in your advisory agreement. All fees are negotiable.

### **Potential Conflicts of Interest**

#### *Industry Affiliations*

Transactions in securities, such as fixed income securities, non-traded real estate investment trusts (REITs), preferred stock, and private placements, may be executed by SAS’s affiliated broker-dealer, RP Capital, on behalf of advisory clients. RP Capital charges commissions or markups or receives other compensation for effecting these securities transactions. This compensation is in addition to the fees noted above. Management persons and employees of SAS that are also licensed as registered representatives of RP Capital may receive a portion of this compensation. Clients should be aware that this may create an incentive for SAS to recommend investment products based on the receipt of additional compensation, rather than the needs of the client or the quality of the investment, which creates a conflict of interest. SAS endeavors at all times to put the interest of its clients first as part of our fiduciary duty as a registered investment adviser. Clients are not under any obligation to engage these individuals when considering implementation of advisory recommendations. The implementation of any or all recommendations is solely at the discretion of the client.

#### *Advised Mutual Funds and Alternative Investments*

Furthermore, for assets invested in “Advised Mutual Funds”:

GVTIX & GVTAX – NLFT III Tactical Asset Allocation Fund  
NFMIX, NFMIX & NFMIX – Newfound Multi-Asset Income Fund  
NFBAX, NFBIX & NFBIX – Newfound Total Return Fund  
NFGIX & NFGAX – NLFT III Newfound Risk Mgd Global Fund  
PWRIX & PWRAX – NLFT Power Income Funds  
GHAFX – Granite Harbor Alternative Fund

GHTFX – Granite Harbor Tactical Fund  
AAIFX – Anchor Alternatives Income Investor Fund

SAS, and/or one of its affiliates that serves as the investment adviser to those mutual funds, will ultimately receive two sets of advisory fees on those assets, one advisory fee based on the platform fees described herein, and one advisory fee embedded into the net asset value of those mutual funds that is paid to SAS and/or our affiliate, and thus SAS has a conflict of interest when recommending or when SAS or a Third-Party Money Manager utilize such mutual funds in a managed portfolio.

Investment advice, utilization within proprietary or Third-Party Money Manager portfolios, or recommendations may also be provided on Real Estate Investment Trusts, Leasing Funds, and Private Note Offerings. Affiliated organizations, in certain instances, may be compensated for the distribution or sales of these investment vehicles, which creates a conflict of interest for SAS.

It is important to point out that these arrangements are a conflict of interest and can incentivize someone to recommend these funds based on the compensation received rather than based solely on your needs. You have the option to purchase investment products recommended to you by one of our Financial Advisors through other financial advisory firms and/or broker/dealers that are not affiliated with Argentus Advisors. We do not adjust our advisory fees based on the compensation our affiliate, Summit Advisor Solutions, receives from the funds for which it provides such services. We do not compensate Financial Advisors any more or less to recommend these funds nor do we promote or incentivize our Financial Advisors, in any way, to recommend these funds over any other funds which may be available on the platform. These policies along with providing you this brochure with full disclosure are how Argentus Advisors addresses these conflicts.

*SCA Model Portfolio Management Services and the use of affiliated advisers.*

The SCA Model Portfolio Management Strategies will employ the use of Alternative investments. Alternative investments include, among other things, investments in limited partnerships, REITs, hedge funds, leasing agreements and managed futures. Some of these investments are managed by SAS's affiliated investment advisers such as, but not limited to, Genesis Capital LLC: the Granite Harbor Tactical Fund (GHTFX), Granite Harbor Alternative Fund (GHAFX), and Anchor Alternative Income Investor Fund (AAIFX). Because of the affiliation between SAS and some of these funds, SAS has an inherent incentive to utilize these funds, which creates a conflict of interest.

*Registered Representatives and Insurance Agents*

While SAS is not a broker-dealer or an insurance agency and is not affiliated with a broker-dealer or an insurance agency, many of the RIA's Financial Advisors may be registered representatives of unaffiliated broker-dealers and state licensed insurance agents. This means your Financial Advisor may receive commissions for security and insurance recommendations you execute through his or her broker-dealer or insurance practice. This relationship may present a conflict of interest, as it creates an incentive for your Financial Advisor to recommend the purchase of securities and insurance products on the basis of compensation rather than based on your needs. The RIA's Financial Advisors are fiduciaries and have an ethical obligation to always put your interests before their own. For more detailed information about how the RIA handles these types of conflicts, you should ask your Financial Advisor for a copy of his/her RIA's disclosure brochure such as ADV Part 2A.

Financial Advisors providing investment advice on behalf of SAS, who are registered representatives of an unaffiliated broker-dealer, may recommend their broker-dealer for brokerage services. These individuals are subject to applicable rules that restrict them from conducting securities transactions

away from their broker-dealer unless the broker-dealer provides the Financial Advisor with written authorization to do so. Therefore, these individuals may be limited to conducting securities transactions through their broker-dealer. It may be the case that such broker-dealer's charge higher transaction fees and/or custodial fees than other broker-dealers charge for the same services. Also, if transactions are executed through these broker-dealers, these Financial Advisors (in their capacity as registered representatives of the brokerage firm) may earn commission-based compensation as a result of placing the recommended securities transactions through their broker-dealer. This practice presents a conflict of interest because the Financial Advisor has an incentive to effect transactions for the purpose of generating a commission rather than solely based on your best interest. Additionally, this practice may preclude SAS from achieving best execution within such an advisory account. You may utilize the broker-dealer of your choice, however, if you want your Financial Advisor to be the Financial Advisor of record for your account and you do not choose the broker-dealer your Financial Advisor is a Registered Representative of, we may not be able to accept your account.

#### *Due Diligence Meetings and Gifts and Entertainment*

On occasion, RIA's and their Financial Advisors may be invited by Third-Party Money Managers (TPMMs), product sponsors and other investment advisory firms to due diligence and educational meetings which they host. The RIA may believe these meetings to be valuable in allowing their firm and their Financial Advisors the opportunity to better understand the products and services offered by such entities. In many cases, the hosting party will offer to pay for such expenses as airfare, hotel rooms, local transportation and dining. For more detailed information about how the RIA handles these types of conflicts, you should ask your Financial Advisor for a copy of his/her RIA's disclosure brochure such as ADV Part 2A.

Additionally, Third-Party Money Managers, product sponsors and outside investment advisory firms may offer gifts and entertainment opportunities to RIA's doing business on our platform or the RIA's Financial Advisor. Such gifts and entertainment may be dinner, sporting events, concerts and the like. For more detailed information about how the RIA handles these types of conflicts, you should ask your Financial Advisor for a copy of his/her RIA's disclosure brochure such as ADV Part 2A.

#### *Political Contributions*

Each RIA doing business on SAS's platform will have its own Code of Ethics, as well as, policies and procedures addressing political contributions. For more detailed information about how the RIA handles these types of conflicts, you should ask your Financial Advisor for a copy of his/her RIA's Code of Ethics and/or disclosure brochure such as ADV Part 2A.

#### *Other Fees and Expenses You May Incur*

The total advisory fees you pay and other costs associated with your account impact the overall performance of your portfolio. It is important to review these costs with your RIA firm and/or the RIA's Financial Advisor when making your advisory and investment decisions. Costs may include, but are not necessarily limited to:

**Internal Expenses** – Internal management fees and other expenses charged by mutual funds, variable annuities and other investment product sponsors (also known as internal expenses). All mutual funds and variable annuity products, as well as, other pooled investments such as hedge funds, REITs and other alternative investments charge a fee for the management and operations of their offerings. These fees impact the overall investment performance of your portfolio.

**Brokerage Account Fees** – SAS offers its services on various broker-dealer and custodial platforms. Each broker-dealer and/or custodian assesses different account, service and transaction charges such as, transaction fees, wire fees, trade-away fees, statement and confirmation fees, etc. Please discuss these fees with your RIA firm and their Financial Advisor and refer to your broker-dealer/custodial agreement for more information on these types of fees.

**Short-Term Trading Redemption Fees** – Some pooled investments, such as mutual funds, impose short-term trading redemption fees as high as 2% for actively trading or exchanging in and out of their funds. This could affect your RIA firm and/or Third-Party Money Manager's ability to manage your portfolio, as the existence of these fees may cause your RIA firm and/or the Third-Party Money Manager to delay placing trades or you may incur the expense.

**Variable Annuity Riders and Contract Costs** – Variable annuities assess fees which may include, but are not limited to, annual base annuity M&E charges, optional benefit rider charges, underlying sub-account management fees and contract surrender charges.

**Rights of Accumulation** – Many mutual fund families offer rights of accumulation or other sales charge discounts. You should be aware that, for many fund families, shares held in advisory accounts are not counted towards rights of accumulation and, therefore, may not count towards sales discounts on other mutual fund purchases you make outside of your advisory account. You should consult the mutual fund's prospectus for more information regarding rights of accumulations and sales discount eligibility.



## **ITEM 6 – PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT**

SAS does not charge Performance-Based or Side-By-Side Management Fees.

Performance-Based Fees are fees based on a share of capital gains on or capital appreciation of the assets of a client (such as a client that is a hedge fund or other pooled investment vehicle).

Your investment management fees with SAS are assessed as a percentage of the total value of your advisory account and are not considered performance-based.

## **ITEM 7 - TYPES OF CLIENTS**

SAS generally provides investment advisory services to RIA firms and individuals, including high net worth individuals. To a lesser extent, it may also provide services to pension and profit sharing plans (other than plan participants), charitable organizations, and corporations or business entities. SAS provides an advisory services platform. This platform is utilized by other registered investment advisory firms (referred to as RIA's or RIA firm throughout this brochure). SAS may also enter into "solicitation" arrangements with other RIA firms, where the RIA firm simply introduces prospective clients to SAS.

SAS has an account program minimum of \$25,000, however, this minimum requirement is at our sole discretion, as there may be extenuating circumstances which may make it reasonable to accept an account with a lesser value. Each TPMM may have its own account program minimum.

When RIA firms utilize SAS's advisory platform, they establish their own account minimums through their investment advisory agreement they have with their clients.

## **ITEM 8 - METHOD OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS**

### **METHODS OF ANALYSIS**

#### *Investment Committee*

SAS employs a well-qualified group of Investment Committee members headed up by the firm's Director of Investment Management. The committee is charged with the responsibility for the selection and oversight of Portfolio Strategists and Portfolio Managers offered on the advisory platform. In addition, the committee makes all investment and allocation decisions with respect to the firm's proprietary investment management services. Members of the Investment Committee, along with their person bio brochures are attached to the end of this brochure for your convenience.

#### *Portfolio Strategists*

SAS regularly enters into arrangements with selected, unaffiliated Third-Party Money Managers (TPMMs) whereby SAS gains access to their proprietary investment portfolio models. These TPMMs are in the business of constructing portfolios with specific investment objectives in mind. Through these arrangements, the TPMMs have the obligation to make known to SAS the exact investments they purchase and sell in the construction of their portfolios and SAS has the right to use that information to purchase and sell the same investments in the accounts on SAS's advisory account platform. In these arrangements, you are not a client of the TPMM. Instead, SAS will provide you a "Manager Fact Sheet" along with and at the time you enter into an advisory agreement with SAS. This Manager Fact Sheet describes the TPMM's portfolio goals, investment objectives and risk profile. These TPMM's are referred to as "Portfolio Strategists" in your advisory agreement if such agreement is directly with SAS. Your introducing RIA firm has the responsibility to assess and help determine which, if any, of the services provided by the TPMM's are suitable for you.

#### *Portfolio Managers*

In some cases the TPMM's manage your account as a "separately managed account" (or SMA). With these arrangements, the TPMM has discretion over all or a portion of your account assets and will purchase and sell securities in your account consistent with the particular portfolio's stated investment objectives and risk profile. These TPMM's are referred to as "Portfolio Managers" in your advisory agreement if such agreement is directly with SAS. When the TPMM is managing an SMA for you, you will be provided that TPMM's disclosure brochure, which will describe the portfolio services in greater detail.

#### *Overlay Services*

TPMMs may provide "overlay services" for client accounts. If you elect to utilize overlay services, the TPMM selected will provide discretionary investment management services. The overlay services attempts to harmonize your various program accounts or assets for trading and/or tax-efficiency purposes and employs strategies such as hedging and leveraging across a portion or all of your program portfolios. Overlay services often involve the use of options contracts in order to achieve its stated goals.

#### *Emerging Managers*

Emerging Managers are those whose models are accessible through SAS's advisory platform but do not have the longevity that a traditional TPMM has. Though these Emerging Manager TPMMs typically have been in the financial services industry for a number of years and SAS believes in the merits of their investment process, choosing them is more risky because they have not yet met the same demonstrable track record of performance with a specific model strategy required of other

TPMMs. Due diligence has been performed on them, but their level of experience as dedicated asset managers and the length of time they have run these particular strategies do not meet our standard due diligence requirements.

In some cases, these Emerging Manager TPMMs are persons associated with SAS or one of its affiliates. In addition, the Emerging Manager TPMM could also be acting as your Financial Advisor. As such, a conflict of interest exists in that your Financial Advisor may be motivated to recommend his or her proprietary asset management services. The ADEPT Strategy is an example of where this arrangement exists. With regard to the ADEPT Strategy, the Emerging Manager TPMM/Financial Advisor caps this service at a flat 1.50% per annum when the Emerging Manager TPMM/Financial Advisor is the party engaging the client directly. Other affiliated and/or non-affiliated Financial Advisors offering the ADEPT Strategy are not compensated any more or less for recommending this program.

*Third Party Money Manager selection process:*

SAS employs a multiphase approach to researching and selecting TPMMs whose models are acceptable for inclusion on SAS's platform. Such TPMMs are evaluated using data and information from several sources, including the manager itself and independent databases. Among the types of information analyzed are historical performance, investment philosophy, investment style and historical volatility. Also reviewed are the TPMM's Form ADV disclosure brochures and portfolio holdings reports which helps us evaluate the TPMM's securities selection process. To ensure accuracy, SAS attempts to verify all information by comparing it to publicly available sources. The investment professionals at the TPMMs are a primary source of information to SAS, providing quantitative and qualitative information.

Once a TPMM is approved to be offered on the platform, SAS performs on-going due diligence to ensure the TPMM is meeting expectations. If a TPMM is not meeting expectations, SAS will monitor the TPMM and determine if and when they should be removed from the platform.

## **INVESTMENT STRATEGIES**

### **BUY AND HOLD**

Portfolio managers may purchase, or recommend for purchase, securities with the idea of holding them in the client's account for a year or longer. Typically the manager will employ this strategy when:

- The manager believes the securities to be currently undervalued, and/or
- The manager wants exposure to a particular asset class over time, regardless of the current projection for this class.

A risk in a long-term purchase strategy is that by holding the security for this length of time, the manager may not take advantage of short-term gains that could be profitable to a client. Moreover, if the analysis is incorrect, a security may decline sharply in value before the manager makes the decision to sell.

### **SHORT-TERM PURCHASES**

When utilizing this strategy, a portfolio manager may purchase securities with the idea of selling them within a relatively short time (typically a year or less). The manager will do this in an attempt to take advantage of conditions that it is believed will soon result in a price swing in the securities purchased.

**Trading.** SAS and portfolio managers purchase securities with the possibility of selling them quickly (typically within 30 days or less). This is done in an attempt to take advantage of predictions of impending brief price swings based on analysis.

Utilizing a trading strategy creates the potential for sudden losses if the anticipated price swing does not materialize. Moreover, under those circumstances, SAS or the portfolio manager must either take a long-term position in a security that was designed to be a short-term purchase or take a realized loss. In addition, because this strategy involves more frequent trading than does a longer-term strategy, there will be a resultant increase in brokerage and other transaction-related costs, as well as less favorable tax treatment of short-term capital gains.

### SHORT SELLING

Portfolio managers may borrow, or recommend to borrow, shares of a stock for your portfolio from someone who owns the stock on a promise to replace the shares on a future date at a certain price. Those borrowed shares are then sold. Subsequently, the manager buys the same stock and returns the shares to the original owner to close the open short position. Portfolio managers engage in short selling based on an opinion that the stock will go down in price after the shares have been borrowed. If the manager is correct and the stock price has gone down since the shares were borrowed from the original owner, the client account realizes the profit.

Short selling results in some unique risks:

1. **Losses can be infinite.** A short sale loses when the stock price rises, and a stock is not limited (at least, theoretically) in how high it can go. For example, if you short 100 shares at \$50 each, hoping to make a profit but the shares increase to \$75 per share, you'd lose \$2,500. On the other hand, the price of a stock cannot fall below \$0, which limits your potential upside.
2. **Short squeezes can wring out profits.** As stock prices increase, short seller losses also increase as sellers rush to buy the stock to cover their positions. This increase in demand, in turn, can further drive the price of the stock up.
3. **Timing.** Even if a portfolio manager is correct in determining that the price of a stock will decline, the manager runs the risk of incorrectly determining when the decline will take place, i.e., being right too soon. Although a company may be overvalued, it could conceivably take some time for the price to come down; during which time you are vulnerable to margin calls, opportunity costs, etc.
4. **Inflation.** History has shown that over the long term, most stocks appreciate. Even if a company barely improves over time, inflation should drive its share price up somewhat. In fact, short selling may not be appropriate in times of inflation for that very reason, as prices may adjust upwards regardless of the value of the underlying company.

### STRATEGIC VS TACTICAL

Portfolio managers may have their own unique strategies that they employ when managing portfolios. Two common asset management approaches are “strategic” and “tactical.”

**Strategic:** A strategy that sets specific asset class allocations and then, periodically, rebalances the managed portfolio to maintain the original asset class allocation. There is typically no change in the assets classes utilized in this type of strategy.

**Tactical:** A strategy that takes a more active trading approach to investing and makes tactical market trades in portfolios in an attempt to take advantage of perceived market

opportunities. This could mean a complete replacement of a poor performing asset class to an assets class expected to perform better.

Prior to investing with any portfolio manager, you are encouraged to ask questions and make sure you understand the investment strategies recommended for you by your RIA firm and/or Financial Advisor.

## **RISK OF LOSS**

### *General Risk*

Investing in securities involves risk of loss that you, as the investor, should be prepared to bear. SAS does not represent or guarantee that it can predict future results, successfully identify market tops or bottoms, or insulate Client portfolios and investments from losses. The prices of, and the income generated by, equities and other securities held in your portfolio may decline in response to certain events taking place around the world, including those directly involving the issuers whose securities you own. Conditions affecting the general economy; overall market changes; local, regional or global political, social or economic instability; governmental or governmental agency responses to economic conditions; and currency, interest rate and commodity price fluctuations are all risk factors that can affect the valuation of your investments.

SAS cannot offer any guarantees or promises that your financial goals and objectives will be met. Past performance is in no way an indication of future performance. The value of your investments will be subject to a variety of factors, such as the liquidity and volatility of the securities markets. Portfolio transactions may give rise to tax liability, for which you are responsible.

### *Asset Allocation Risk*

Asset allocation risk is the risk that your portfolio may be allocated to an asset class that underperforms other asset classes. For example, fixed-income securities may underperform equities. Accordingly, asset allocation risk will be influenced by the allocation of your portfolio among equities, fixed income, alternative and money market securities.

### *Investment and Market Risk*

Securities purchased in your account(s) are subject to investment risk, including the possible loss of the entire principal amount invested. A recommendation to invest in securities and other instruments may also involve market risk, which is the risk that the value of these positions, like other investments, may move up or down, sometimes rapidly and unpredictably due to adverse market conditions and not necessarily based on the individual merits of the investment. Investment holdings in your account, at any point in time, may be worth less than the original investment, even after taking into account any reinvestment of dividends.

**Interest Rate Risk.** Fluctuations in interest rates may cause the value of investments to fluctuate. For *example*, the value of fixed income instruments will change inversely with changes in interest rates. As interest rates rise, the market value of fixed income instruments tends to decrease. Conversely, as interest rates fall, the market value of fixed income instruments tends to increase. This risk will be greater for long-term securities than for short-term securities.

**Counterparty Risk.** Certain assets will be exposed to the credit risk of the counterparties when engaging in exchange-traded or off-exchange transactions as such counterparties could fail to deliver or otherwise default on their obligations. There may also be a risk of loss of assets on deposit with or in the custody of a broker in the event of the broker's

bankruptcy, the bankruptcy of any clearing broker through which the broker executes and clears transactions, or the bankruptcy of an exchange clearinghouse.

**Liquidity Risk.** Liquidity is the ability to readily convert an investment into cash. Generally, assets are more liquid if many traders are interested in a standardized product. When investing in illiquid securities, it may not be possible to sell such securities at the most opportune times or at prices approximating the value at which they were purchased.

#### Exchange Traded Funds (ETFs)

While investing in ETFs has similar risks as investing in individual equities, ETFs typically invest in a diverse group of securities. The level of diversification varies by ETF. While ETFs reduce the effects of concentration risk as compared to investing in a single security, certain ETFs are susceptible to industry, commodity or country risk. Investing in a diverse selection of ETFs may help to reduce this risk. Another important factor to consider with ETFs is that the portfolio of securities in which they invest are typically not actively managed. Leveraged and Inverse ETFs bear unique risks that investors who wish to trade in these should understand. It's important to read the appropriate prospectus or disclosure document specific to the leveraged or inverse ETF before investing.

#### Fixed Income Investments

One of the most important risks associated with fixed-income securities is interest rate risk, the risk encountered in the relationship between bond prices and interest rates. The price of a bond will change in the opposite direction of movements in prevailing interest rates. For example, as interest rates rise, bond prices will generally fall. If an investor has to sell a bond prior to the maturity date, an increase in interest rates could mean that the bondholder will experience a capital loss (i.e., selling the bond below its original purchase price).

Reinvestment risk is the risk that the interest rate at which the interim cash flows can be reinvested will decline and thus reinvestments will receive a lower interest rate. Reinvestment risk is greater for longer holding periods.

Default risk is commonly referred to as "credit risk" and is based on the probability that the issuer of the debt obligation may default. Default risk is rated by quality ratings assigned by commercial rating companies.

Call risk is the risk related to call provisions on debt obligations. You should be aware of four risks associated with call provisions.

- 1) The cash flow patterns of callable bonds are not known with certainty.
- 2) Since the issuer will typically exercise their right to call the bonds when interest rates have dropped, you may be exposed to reinvestment risk. You would have to reinvest the proceeds after the bond is called at relatively lower interest rates.
- 3) The potential for capital appreciation of a callable bond is reduced relative to that of a non-callable bond, because its price may not rise much above the price at which the issuer can call the issue.
- 4) If the issue is purchased at a premium, you may lose the difference between the purchase price and call price.

Inflation risk arises because the value of the cash flows being received from a debt obligation may actually lose purchasing power over the course of time due to the effects of inflation.

Liquidity risk depends on the ease with which an asset can be sold at or near its current value. The best indicator to measure an issue's liquidity is the size of the spread between the bid price and the ask price quoted by a dealer. A wider spread on the asset indicates a greater liquidity risk. If you plan on holding a bond until its maturity date, liquidity risk is less of a concern.

Finally, exchange rate risk, which is encountered in non-dollar denominated bonds or bonds whose payments occur in a foreign currency, has unknown U.S. currency cash flows. The dollar cash flows are dependent on the exchange rate at the time the payments are received. For example, consider a bond whose coupon payment is paid out in Japanese yen. If the yen depreciates relative to the U.S. dollar, fewer net dollars will be received. Conversely, if the yen should appreciate relative to the U.S. dollar, the investor will benefit by receiving more net dollars.

#### Alternative or Illiquid Investments

Some portfolio managers and some strategies utilize "illiquid investments." These are securities and other financial instruments that are not actively or widely traded and may have a limited or non-existent secondary market (i.e., Private Note offerings, non-traded REITs, Hedge Funds, Managed Futures Funds, Business Development Companies and other "Reg-D" unregistered offerings). As a result of the limited or non-existent secondary market, it may be relatively difficult, if not sometimes impossible, for SAS or a third-party portfolio manager to dispose of such investments rapidly and/or at a reasonable value when you make a liquidation or withdrawal request. This is particularly true during times of adverse market conditions. Adverse market conditions have, in the past, lead to a "liquidity crisis" (i.e., the inability to sell many securities at expected values). Neither SAS nor any portfolio manager make any assurance or guarantee that future market conditions will not result in similar liquidity issues. Investors in Illiquid Investments should carefully consider the unique risks these types of securities present before making any investment decisions. Affiliated organizations, in certain instances, may be compensated for the distribution or sales of these investment vehicles, which creates a conflict of interest for SAS. Additionally, affiliated organizations may be the issuer of such Illiquid Investments and may be involved in the valuation of such investments. This presents a conflict of interest for SAS when such investments are held within an advisory account and billed on.

#### International Investing

Investing in the global market can assist with diversification of a portfolio but it is important to consider some of the unique risks with such a strategy. Each country has unique rules and regulations covering corporations and their stock markets which offer investors varying degrees of protection. Additionally, investing in foreign markets subjects your investment to currency risk.

Additional risk information may be available in a product's prospectus, offering circular or on the product sponsor's web site. Additional product specific risk information is available through the investor section of [www.sec.gov](http://www.sec.gov). Please review these resources for more detailed information on the risks related to the specific investments in your portfolio.



## **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 Client's evaluation of the Registered Investment Adviser or the integrity of its management. Neither SAS, its owners, nor its management have been involved in any legal or disciplinary events that would have a material impact on a Client's evaluation of SAS's advisory business or the integrity of management.

Your Financial Advisor should provide, along with this brochure, a supplement that describes his or her education, business experience, professional designations and material legal or disciplinary history, if any.

## **ITEM 10 - OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS**

### **GENERAL DESCRIPTION OF OWNERSHIP STRUCTURE**

SAS is wholly owned by SAS Capital Partners, LLC. 25% of SAS Capital Partners is owned by Argentus Holdings, LLC, which is controlled by Larry Anders and Michael Lester, SAS's President. 75% of SAS Capital Partners is owned by SCA Holdings, LLC. Ronald Robertson, Tim Feehan, and Aequitas Capital Opportunities Fund, LP, are the controlling owners of SCA Holdings LLC., which exists to hold ownership interests in one or more entities providing services to independent registered investment advisers, and is located in Gig Harbor, WA. Gary Price is a non-controlling owner of SCA Holdings LLC.

Aequitas Management, through its subsidiaries, has indirect ownership in SAS and several of SAS's affiliates listed on SAS's ADV1 filing with the SEC, which can be found at [www.advisorinfo.sec.gov](http://www.advisorinfo.sec.gov). Ron Robertson and Gary Price, who have indirect ownership in SAS, also have an ownership interest in and are control persons for Genesis Capital Partners (a registered investment advisor) and RP Capital (a registered broker/dealer).

### **BROKER-DEALER REGISTRATION**

Certain members of SAS's management team, as well as several of its affiliate, Argentus Advisors' Financial Advisors are also registered representatives of unaffiliated broker-dealers. As registered representatives, these persons may receive separate, yet customary, commission compensation and/or trailing commissions resulting from the sale of securities products and services they may recommend.

Transactions in securities, such as fixed income securities, non-traded real estate investment trusts (REITs), preferred stock, and private placements, may be executed by SAS's affiliated broker-dealer, RP Capital, on behalf of advisory clients. RP Capital charges commissions or markups or receives other compensation for effecting these securities transactions. This compensation is in addition to the fees noted above. Management persons and employees of SAS that are also licensed as registered representatives of RP Capital may receive a portion of this compensation. Clients should be aware that this may create an incentive for SAS to recommend investment products based on the receipt of additional compensation, rather than the needs of the client or the quality of the investment, which creates a conflict of interest. SAS endeavors at all times to put the interest of its clients first as part of our fiduciary duty as a registered investment adviser. Clients are not under any obligation to engage these individuals when considering implementation of advisory recommendations. The implementation of any or all recommendations is solely at the discretion of the client.

Additionally and as noted in Item 4 above, SAS provides services to certain mutual fund complexes. Among the services provided are trading services in which securities trades are directed to the broker-dealer for which associated persons are the registered representative of record and for which these registered representatives receive a portion of the commission assessed to the mutual fund complex. This arrangement presents a potential conflict of interest, particularly when your Financial Advisor recommends and places your assets with these mutual fund complexes. A list of funds that are currently under this arrangement are provided in Item 4 of this brochure.

Financial Advisors providing investment advice on behalf of SAS, who are registered representatives of an unaffiliated broker-dealer, may recommend their broker-dealer for brokerage services. These individuals are subject to applicable rules that restrict them from conducting securities transactions away from their broker-dealer unless the broker-dealer provides the Financial Advisor with written

authorization to do so. Therefore, these individuals may be limited to conducting securities transactions through their broker-dealer. It may be the case that such broker-dealer's charge higher transaction fees and/or custodial fees than other broker-dealers charge for the same services. Also, if transactions are executed through these broker-dealers, these Financial Advisors (in their capacity as registered representatives of the brokerage firm) may earn commission-based compensation as a result of placing the recommended securities transactions through their broker-dealer. This practice presents a conflict of interest because the Financial Advisor has an incentive to effect transactions for the purpose of generating a commission rather than solely based on your best interest. Additionally, this practice may preclude SAS from achieving best execution within such an advisory account. You may utilize the broker-dealer of your choice, however, if you want your Financial Advisor to be the Financial Advisor of record for your account and you do not choose the broker-dealer your Financial Advisor is a Registered Representative of, we may not be able to accept your account.

### **INSURANCE AGENTS AND AGENCIES**

Certain members of SAS's management team, as well as several of its affiliate Argentus Advisors' Financial Advisors are also licensed insurance agents and/or operate insurance agencies unaffiliated with SAS. As insurance agents and agencies, these persons receive separate, yet customary, commission compensation and/or trailing commissions resulting from the sale of insurance products and services they may recommend.

Currently, the insurance agencies operated by our affiliate, Argentus Advisors' Financial Advisors include: Linn, LLC; Pacific Benefits Group Southwest d/b/a Wealth For Life; and, Leveraged Solutions, LLC.

### **GENERAL DISCLOSURE REGARDING REGISTERED REPRESENTATIVES AND INSURANCE AGENTS**

Commission based sales may incentivize a person to recommend a commissionable product based on the compensation received, rather than based on your needs. Offering such products and services to advisory clients may present a conflict of interest. You should be aware of this conflict and should inquire further if necessary.

Each Financial Advisor is required to provide you this disclosure document along with a personal disclosure document which describes whether they are registered representatives or insurance agents, operate insurance agencies and/or other outside business activities they may be involved in which may present a conflict of interest. Providing these disclosure documents to you is an important requirement for mitigating these inherent conflicts.

### **STRATEGIC CAPITAL ALTERNATIVES, LLC.**

SCA Holdings, LLC owns a controlling interest in SAS Capital Partners, LLC. SAS Capital Partners, LLC owns 100% of SAS. SCA Holdings, LLC also owns Strategic Capital Alternatives, LLC (SCA), an SEC registered investment adviser. Our partnership with SCA is a strategic one, in that, through SAS we provide SCA a state of the art platform through which SCA is able to offer its advisory services. Not all arrangements created through our relationship with SCA present the same revenue stream to the company, therefore, a conflict could exist as we offer advisory services to our customers. The RIA firms offering services on SAS's platform do not receive any more or less compensation based on what advisory services or TPMMs are made available to their clients. This fact, along with the requirement to provide this disclosure brochure to you, describing the arrangement we have with SCA are among the methods we use to help mitigate this conflict. SAS and SCA share some of the same investment policy committee members and many of the same employees. We may occasionally trade the same or similar securities in our clients' portfolios that are traded by SCA and

GC in their clients' portfolios. When this occurs, our clients may receive a better or worse price or execution than SCA and/or GC clients depending on the order of trade execution, the type of security traded, and the broker-dealer used. SCA utilizes the services of other third-party investment advisers, who provide specific security recommendations to SCA, which are ultimately incorporated into the SCA portfolio management offerings and are generally used to manage the equity portion of client accounts. As of the date of this Firm Brochure, SCA had sub-advisory relationships with four investment advisers for this purpose: Chilton Capital Management LLC; Granite Investment Partners, LLC; Martin Capital Partners LLC; and Bridge City Capital, LLC. You can find more detailed information about SCA at [www.advisorinfo.sec.gov](http://www.advisorinfo.sec.gov).

#### **ALTERNATIVE CAPITAL ADVISORS, LLC.**

SCA Holdings owns 25% of Alternative Capital Advisers, LLC ("ACA"), a registered investment adviser located in Greenwich, Connecticut, which is majority owned and operated by James Arthur Caputo. ACA performs due diligence on and recommends the services of third party investment advisers who primarily recommend equity and debt investments. Additionally, ACA and/or affiliates of ACA sponsor and serve as the investment adviser to private investment funds that operate as funds of funds (i.e., ACA-Master Select Series Trust). These private investment funds are or may be recommended to SAS's clients as part of the Alternative Investments portion of their portfolio. Clients invested in ACA's private investment funds will pay management fees and may pay performance-based fees, if certain conditions are met. ACA's fees are separate and independent of any fees that SAS may charge to clients. Consequently, clients invested in these private investment funds will pay three or more layers of management fees, including one fee paid to SAS, one fee paid to ACA, and one fee paid to underlying investment advisers or investment issuers. Clients should also be aware that a conflict of interest exists when SAS recommends the products or services of ACA as ACA will generally receive increased advisory fee revenue as a result of that recommendation and SCA Holdings receives a portion of ACA's profits, which is based in whole or in part on ACA's revenues, as a result of its ownership interest in ACA. You can find more detailed information about ACA at [www.advisorinfo.sec.gov](http://www.advisorinfo.sec.gov).

#### **GENESIS CAPITAL, LLC., & GENESIS GENERAL PARTNERS, LLC.**

Gary Price and Ron Robertson are also managing members of Genesis Capital LLC ("GC") and Genesis General Partner LLC ("GGP"), also affiliated entities of SAS. GC is a SEC registered investment adviser which provides advisory services to private investment funds and registered investment companies. Private investment funds managed by GC may have previously been recommended to clients but are currently in the process of liquidation. GGP serves as the general partner or managing member of one or more of these private investment funds. Clients invested in private investment funds will pay management fees and may pay performance-based fees, if certain conditions are met, that are in addition to SAS's fees. Consequently, clients invested in these private investment funds will pay two or more layers of management fees, including one fee paid to SAS and one fee paid to GC.

GC is also the investment adviser to the Granite Harbor Alternative Fund, Granite Harbor Tactical Fund and Anchor Alternative Income Investor Fund (the "Funds"), which are series of the Northern Lights Fund Trust. SAS may recommend investments in the Funds to its advisory clients. GC receives a management fee as the investment manager to the Funds in the amount of 1.95% for the Granite Harbor Alternative and Tactical Funds and 1.65% for the Anchor Alternative Income Investor Fund of each fund's average daily net asset value. Neither GC nor SAS is affiliated with Northern Lights Fund Trust. Investments of these types may involve certain additional degrees of risk and will only be recommended when consistent with the client's stated investment objectives, tolerance for risk, liquidity, and suitability. A conflict of interest is created when SAS recommends that a client invest

in a mutual fund for which GC serves as the investment adviser since GC may receive increased advisory fee revenue as a result of that recommendation. Clients choosing to implement SAS's recommendations to invest in mutual funds affiliated with GC should refer to the mutual fund's prospectus for full details regarding the mutual fund's services and fees. You can find more detailed information about GC at [www.advisorinfo.sec.gov](http://www.advisorinfo.sec.gov).

#### **AEQUITAS CAPITAL OPPORTUNITIES FUND, LP.**

As an owner of SCA Holdings LLC, Aequitas Capital Opportunities Fund, LP ("ACOF"), indirectly receives a share of SAS's net annual revenue. ACOF and/or its affiliates may refer prospective clients to SAS and in doing so, a conflict of interest exists as such referrals may result in increased revenue to ACOF, which in turn, may be shared with ACOF's affiliates. SAS addresses this conflict of interest by providing disclosure of the conflict and reminding prospective clients that they have a choice in whether they engage SAS's advisory services or not. Additionally, SAS may recommend that clients invest in various private securities, including but not limited to promissory notes, issued and/or sponsored by ACOF and/or its affiliates ("Aequitas Products"). Conflicts of interest arise when SAS recommends Aequitas Products to its clients as ACOF and/or its affiliates may receive various monetary and non-monetary benefits when Aequitas Products are purchased. Additionally, RP Capital, an affiliate of SAS may also receive compensation in the form of commissions, transaction fees, and/or solicitation/finders' fees from ACOF and/or its affiliates when SAS recommends Aequitas Products to its clients. SAS addresses these conflicts of interest by disclosing their existence, reminding clients that they are not obligated to purchase recommended investment products, and by conducting internal reviews of client account activity to verify that all recommendations made to clients are suitable to their needs and circumstances. Furthermore, the Funds which are managed by GC, which may be recommended to SAS's clients, may invest in Aequitas Products. As noted above, a conflict of interest also exists when SAS recommends the Funds for investment to clients.

#### **ARGENTUS ADVISORS, LLC.**

Argentus Advisors, LLC., a firm registered with the SEC as an investment adviser, is a "related person" of SAS due to the fact that both companies are owned by SAS Capital Partners, LLC. Argentus Advisors' main investment advisory business is to manage the investment portfolios of individuals, corporations, and other businesses through its investment adviser representatives (Financial Advisors) and through the use of TPMMs. Argentus Advisor's investment advisory services are tailored to the individual needs of its clients and are based on the client's goals, investment objectives, time horizon and risk tolerance. In this capacity, Argentus Advisors and its Financial Advisors act as fiduciaries to the client.

Argentus Advisor's Financial Advisors provide continuous investment advice to their clients regarding the investment of funds based on the individual needs of each client. The Financial Advisor will discuss your particular financial situation and will help you establish your financial goals, investment objectives, time horizons and risk tolerance. The Financial Advisor also reviews and discusses with you, your prior investment experience, all in an effort to properly advise you to ensure that the advisory services provided are appropriate.

#### **RP CAPITAL, LLC.**

Gary Price is the Managing Member and CEO, and Ron Robertson is a Member of RP Capital, LLC, a FINRA member broker-dealer selling tax shelters or limited partnerships in primary distributions and private placement securities. RP Capital also offers and effects transactions in corporate debt securities, U.S. government securities, municipal securities, and mortgage securities. RP Capital, LLC

is an affiliate of SAS, and, to the extent it engages in business dealings with SAS, conflicts of interest will be present and will need to be managed by SAS. Such business dealings could be in the form of RP Capital, LLC being used to transact corporate and municipal bond trades for SAS's advisory clients. RP Capital, LLC earns compensation for providing these services, such as markups/markdowns for debt securities and commissions for private placements. Markups or markdowns on corporate and municipal bond transactions for SAS clients are typically under two points. Management persons and employees of SAS that are licensed as registered representatives of RP Capital, LLC may receive a portion of the compensation received by RP Capital, LLC for executing securities transactions on behalf of SAS advisory clients. SAS has a heightened fiduciary duty to its clients when it effects securities transactions on behalf of its clients with or through its affiliates. As a result, SAS (and its affiliates) have implemented policies and procedures that address these conflicts of interest and endeavors to ensure that it achieves best execution for all client transactions. To the extent that SAS engages in principal or cross agency transactions with or through RP Capital on behalf of advisory clients, such transactions will be consummated in accordance with Section 206(3) of the Advisers Act and, as applicable, Rule 206(3)-2.

#### **PRIVATE ADVISORY GROUP, LLC.**

Private Advisory Group, LLC. (PAG), is an SEC registered investment adviser which is indirectly owned by Aequitas Management, LLC., and is an affiliate of SAS. PAG is also a client of SAS. As a result of these relationships, a conflict of interests exists as SAS may have an incentive to favor Private Advisory Group LLC over its other client accounts. SAS addresses this potential conflict of interest by endeavoring to treat all clients equally and fairly and by disclosing the existence of this conflict of interest.

#### **ASPEN GROVE EQUITY SOLUTIONS, LLC.**

Gary Price, Ronald Robertson, and Tim Feehan are also minority owners of Aspen Grove Equity Solutions, LLC, an Oregon limited liability company that owns 68% of Private Advisory Group LLC, a SEC registered investment adviser, which is also a client of SAS. As a result of these relationships, a conflict of interests exists as SAS may have an incentive to favor Private Advisory Group LLC over its other client accounts. SAS addresses this potential conflict of interest by endeavoring to treat all clients equally and fairly and by disclosing the existence of this conflict of interest.

#### **W. E. DONOGHUE & CO., INCORPORATED (WEDCO)**

W. E. Donoghue & Co., Incorporated (WEDCO) is an SEC Registered Investment Advisor. WEDCO is not an affiliate of SAS. WEDCO serves as the Investment Advisor to the Power Income Funds, a registered mutual fund. SAS has a business relationship with WEDCO, in that SAS provides trading and back-office administrative services to WEDCO for its Power Income Funds and receives compensation for these services, some of which is based on the value of assets in the Power Income Funds.

To mitigate the conflicts of interest presented by this arrangement, SAS does not offer introducing RIA firms or their Financial Advisors any additional compensation, such as bonuses or higher pay rates, for recommending investments in mutual funds for which SAS has a material financial interest. In addition, SAS provides this disclosure brochure to all advisory clients, prior to or at the time of, entering into an advisory agreement.

## **OTHER INVESTMENT ADVISERS**

### *SCA Model Portfolio Management Services and the use of affiliated advisers.*

The SCA Model Portfolio Management Strategies will employ the use of Alternative investments. Alternative investments include, among other things, investments in limited partnerships, REITs, hedge funds, leasing agreements and managed futures. Some of these investments are managed by SAS's affiliated investment advisers such as, but not limited to, Genesis Capital LLC: the Granite Harbor Tactical Fund (GHTFX), Granite Harbor Alternative Fund (GHAFX), and Anchor Alternative Income Investor Fund (AAIFX). Because of the affiliation between SAS and some of these funds, SAS has an inherent incentive to utilize these funds, which creates a conflict of interest.

SAS provides a platform by which introducing RIA firms (RIAs) can recommend and select other Third-Party Money Managers (referred to as TPMMs throughout this brochure) to manage all or a part of your portfolio. These TPMMs assess a "program fee" for their services, for which SAS collects and shares in. This arrangement may present a conflict of interest, depending on the fee collected by SAS. In order to help mitigate this conflict, SAS institutes several policies. First, SAS has a documented and measurable process for vetting TPMMs before they can be added to the platform and for ongoing review to determine if they should remain on the platform. The amount of compensation received by SAS is not a part of the decision making process. Additionally, RIA's do not receive any more or less compensation based on what TPMMs they recommend or select. SAS does not condone or promote any particular TPMM over another. Last, SAS requires the delivery of this disclosure document to all advisory clients, prior to or at the time they enter into an advisory agreement with the firm or the RIA firm.

## **GENERAL STATEMENT ON CONFLICTS PRESENTED BY AFFILIATES**

Clients should be aware that the receipt of additional compensation by SAS and its management persons or employees creates a conflict of interest that may impair the objectivity of our firm and these individuals when making advisory recommendations. SAS endeavors at all times to put the interest of its clients first. As part of our fiduciary duty as a registered investment adviser; we take the following steps to address the conflicts of interest noted above:

- we disclose to clients the existence of all material conflicts of interest, including the potential for our firm and our employees to earn compensation from advisory clients in addition to our firm's advisory fees;
- we disclose to clients that they are not obligated to purchase recommended investment products from our employees or affiliated companies;
- we collect, maintain and document accurate, complete and relevant client background information, including the client's financial goals, objectives and risk tolerance;
- our firm's management conducts regular reviews of each client account to verify that all recommendations made by SAS to a client are suitable to the client's needs and circumstances;
- we require that our employees seek prior approval of any outside employment activity so that we may ensure that any conflicts of interests in such activities are properly addressed;
- we periodically monitor these outside employment activities to verify that any conflicts of interest continue to be properly addressed by our firm;
- we educate our employees regarding the responsibilities of a fiduciary, including the need for having a reasonable and independent basis for the investment advice provided to clients; and
- we monitor the personal trading of the employees we've deemed "access persons" (as that term is defined under the Advisers Act) so as to reasonably ensure the prevention of abusive trading practices such as front-running and insider trading.

## **ITEM 11 - CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING**

### **CODE OF ETHICS**

As a fiduciary, SAS has established a Code of Ethics under which all of the firm's employees and Financial Advisors must comply. SAS accepts its fiduciary responsibility to (1) place the interests of its clients first at all times, (2) act with the utmost good faith (3) provide full and fair disclosure of all material facts and conflicts of interest to clients, and (4) conduct all personal securities transactions consistent with its Code of Ethics. SAS's associated persons are held to a professional standard that requires they avoid any abuse of an individual's position of trust and responsibility, not take inappropriate advantage of their positions; comply with applicable securities laws and regulations; and maintain confidentiality of client's financial circumstances. You may request a full copy of our Code of Ethics from SAS.

### **PERSONAL TRADING**

From time to time, associated persons, will invest in the same securities that are going to be, or have already been, bought or sold for clients' accounts. Transactions for the associated persons could be effected at or about the same time they are effected for a client's account. Because of this, a conflict of interest could arise in that it is possible for the associated person to place their order ahead of a client's order. While SAS does allow its associated persons to invest in these securities, it does not allow orders to be placed ahead of clients. Placing the client's order ahead of any associated person's does not ensure a better price, however, it does ensure that the client's trade will occur at or before that of the associated person. Whenever possible, SAS will aggregate the trades so that all the positions are filled at the same price.

### **ADVISING INVESTMENT COMPANIES**

As mentioned in Item 5 and Item 10 of this brochure, SAS does advise and provide services to several registered mutual funds. Additionally, trades for these funds are often directed to a broker/dealer for which associated persons of SAS's affiliate, Argentus Advisors, is the registered representative, resulting in commission payments from those broker/dealers to the registered representative. This is a conflict of interest in that it can incentivize SAS's affiliate to recommend one of these funds to a client for the purpose of additional compensation, rather than to act in the client's best interest. In order to mitigate this conflict, SAS's affiliate does not compensate its Financial Advisors any more or less for recommending these funds over other mutual funds available in the advisory program. Neither Argentus Advisors nor SAS promote these funds to the Financial Advisors or incentivize the Financial Advisors, in any way, to recommend these funds over other available funds. Additionally, SAS maintains a policy that all clients must receive this disclosure brochure at the time of or prior to entering into an advisory agreement with the firm or an introducing RIA, to ensure that proper disclosure is provided.



## **ITEM 12 - BROKERAGE PRACTICES**

SAS considers factors such as speed, reliability, cost, quality of trade execution, and the availability of services and products when selecting broker/dealers or custodians to execute your transactions. The fees and commissions that you may pay for such services may be higher than the fees and commissions available at other broker/dealer or custodian firms. SAS believes the overall benefits and features of recommended broker/dealer and/or custodial firms are of sufficient value to warrant the fees and commissions such firms charge.

SAS makes various broker/dealers and/or custodians available to its prospective RIA firms. Accounts are opened and carried by the broker/dealer or custodian selected by you, the client. SAS reserves the right not to accept an account at its sole discretion.

From time to time, recommended broker/dealers may refer prospective clients to SAS. Such referrals could provide an incentive for us to direct business their way. SAS does not pay for such referrals and does not charge such referred clients any more or less than what would be charged if the prospective client learned of our services any other way.

SAS does not receive what is known as “soft dollars” from any broker/dealer or custodian. This means that SAS does not pay brokerage commissions to obtain research or other products or services from broker/dealers or account custodians.

When possible, SAS, through its trading desk, will try to aggregate the purchase or sale of securities for various client accounts. This can sometimes provide for better execution of trades more level execution across client accounts.

SAS may permit directed brokerage arrangements in which you, the client, would select the broker/dealer or custodian to be utilized. This practice is known as “directed brokerage.” If you direct us to use a broker/dealer or custodian other than those which we recommend, SAS may not be able to achieve most favorable execution and you may pay more or less for account transactions.

### ***REGISTERED REPRESENTATIVES***

Some Financial Advisors are also registered representatives of unaffiliated broker/dealers. This fact will be disclosed to you via the Financial Advisors ADV2B “bio brochure” which you should receive on or before account opening. Although the broker/dealer for which the Financial Advisor is registered is unaffiliated with SAS, your account may still be held or cleared through that broker/dealer. When this is the case, your Financial Advisor may also be the registered representative of record for your account. As a registered representative, your Financial Advisor may be entitled to other compensation such as 12b-1 fees and or a portion of the ticket charges assessed for non-wrap advisory programs. This arrangement creates a conflict of interest that you should be aware of. SAS provides this disclosure brochure and this explanation in order to inform you of this conflict so that you can make an informed decision as you establish your advisory account.

## **ITEM 13 - REVIEW OF ACCOUNTS**

Your introducing RIA firm, through their Financial Advisor, is responsible to ensure that the recommended advisory service you are subscribed to is suitable for you. Our advisory offerings are managed to meet a wide range of risk tolerances, so indicating an appropriate risk level or risk tolerance for your account and services is an important step in the account review process. Upon opening your account on SAS's platform, your RIA firm will gather pertinent information from you in order to help assess your risk tolerance and help establish your investment goals. Subsequently, and at least annually, a Financial Advisor from your RIA firm should meet with you to re-assess your situation and make sure nothing has changed that would require an adjustment to your portfolio strategy. This assessment, at a minimum, will include a review of your established investment objectives and financial situation, as well as an inquiry as to whether you would like to include any restrictions on management of your account.

In addition to this annual review, SAS employs certain back-office procedures to look for excessive cash positions and infrequent trading in wrap fee program accounts. These reports allow us to monitor client accounts on an "other than periodic" basis and helping the firm to identify potential service issues. Note that accounts with excessive cash or low trade volume are not, in and of themselves, inappropriate if you are intentionally employing a strategy that results in such instances.

Your account custodian will provide you with account statements at least quarterly, which will show your account holdings, securities valuations and any trading activity that occurred during the statement period. Upon request, your Financial Advisor may also provide certain account holdings, trading and performance reporting. All securities valuations are done by your custodian or directly from the product sponsor. SAS does not provide valuations on securities.

#### **ITEM 14 - CLIENT REFERRALS AND OTHER COMPENSATION**

From time to time, SAS may pay a referral fee to a person or to another investment advisory firm for a client referral under the Investment Advisers Act of 1940, Rule 206(4)-3. The referring party must enter into a Solicitor's Agreement with SAS and clients who are introduced under this arrangement receive a Solicitor's Disclosure Statement. The Solicitor's Disclosure Statement provides certain information to the introduced client, including but not limited to, the fact that the solicitor/introducer is receiving compensation, the nature of the compensation being received and whether or not the introduced client is paying any more or less for advisory services because of this referral fee arrangement.

## **ITEM 15 - CUSTODY**

SAS does not take custody of assets in any client account. SAS has arrangements in place to do business with several different custodial firms, including but not limited to Charles Schwab and TD Ameritrade. SAS will allow a client, under certain circumstances, to choose their own broker/dealer and/or account custodian (please see further explanation of “directed brokerage” under Item 12 above). The custodian is responsible for sending out account statement on at least a quarterly basis which will itemize each of the current account holdings, their values and all transactions that have occurred in the client’s account. Upon request from you, SAS will also prepare a quarterly performance statement. You are strongly advised to compare the custodial statement with the quarterly performance report each quarter. In the event of a discrepancy, the custodian’s statement will prevail. Any discrepancies, errors, or questions should be brought to the attention of your RIA firm.

## **ITEM 16 - INVESTMENT DISCRETION**

Although SAS does not prohibit non-discretionary advisory services, in almost all situations the services provided to you and your account are discretionary in nature. Discretion may mean that your Financial Advisor has the authority to buy and sell securities inside of your account, without consulting you prior to placing such trades. It is also considered discretion when SAS and/or your Financial Advisor can hire or fire Third-Party Money Managers (TPMMs) on your behalf in the management of your portfolio. When you sign your client management agreement, you are providing SAS and your introducing RIA firm a “limited” power-of-attorney, permitting us to take such discretionary action. The authority is limited in that, neither SAS nor your RIA firm ever assume the authority to withdraw funds or securities from your account. Withdrawals can only be executed through your affirmative, written consent with the custodian.

## **ITEM 17 - VOTING CLIENT SECURITIES**

SAS does not vote proxies on behalf of clients. You are instructed to read through the information provided with the proxy-voting documents and to make a determination based on the information provided. You should receive proxy voting materials directly from your account custodian or transfer agent. In the event proxy materials are received by SAS on your behalf, we will promptly forward them to your address of record with the custodian.

**ADV Part 2 B, Disclosure Supplement – Investment Committee Members**

Scott Zachary, Director of Investment Management

Will Hernandez, CFA, CFP

Jon Taylor, CFA

Joel Price

## Item 1. Cover Page

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

**M. Scott Zachary**  
Director of Investment Management

Summit Advisor Solutions  
&  
Argentus Advisors, LLC  
14785 Preston Road, Suite 1000  
Dallas, TX 75254  
(972) 663-4300

June 16, 2015

**This brochure supplement provides information about your Investment Adviser Representative (IAR), M. Scott Zachary, that supplements the Summit Advisor Solutions and Argentus Advisors, LLC., disclosure brochure. You should have received a copy of that brochure. Please contact our CCO, James Halvosa at (972) 663-4334, if you did not receive the Summit Advisor Solutions or Argentus Advisor's disclosure brochure (whichever is applicable) or if you have any questions about the contents of this supplement.**

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



## Item 2. Educational Background and Business Experience

**Name:** M. Scott Zachary

**Born:** 06/04/1971

**Education:** Bachelor's Degree – Accounting and Finance, Texas A&M University

### Business Experience:

Investment Advisor Representative:	Summit Advisor Solutions	06/2015 to Present
	Argentus Advisors, LLC.	01/2008 to Present
	CitiGroup Global Mkts	05/1999 to 10/2007
Registered Representative:	Purshe, Kaplan, Sterling	04/2014 to Present
	Argentus Securities	01/2008 to 04/2014
	CitiGroup Global Mkts	05/1999 to 10/2007
	Ameriprise Advisors	08/1994 to 05/1999

Mr. Zachary is an independent insurance agent offering life, health and annuity products and services since 1999.

**Item 3. Disciplinary Information:** None

### Item 4. Other Business Activities:

#### *Registered Representative*

Mr. Zachary is a registered representative of the broker/dealer, Purshe, Kaplan, Sterling. As such, he may receive separate, yet customary, commission compensation and/or trailing commissions resulting from the sale of securities products and services. Such brokerage activities are not associated with Summit Advisor Solutions or Argentus Advisors, LLC.

#### *Insurance agent*

Mr. Zachary is an independent insurance agent appointed with various insurance companies. As such, he may receive separate, yet customary, commission compensation and/or trailing commissions resulting from the sale of insurance products and services. Such insurance sales activities are not associated with Summit Advisor Solutions or Argentus Advisors, LLC.

Note: Commission based sales may incentivize a person to recommend a commissionable product based on the compensation received, rather than a client's needs. Offering such products and services to advisory clients may present a conflict of interest. Investors should be aware of this conflict and should inquire further if necessary.

#### ***Disclosure related to all investment-related activities***

Neither Summit Advisor Solutions' clients, nor Argentus Advisors' clients, are under any obligation to engage Investment Adviser Representatives to provide other services. The implementation of any and all recommendations is solely at the discretion of each client.

Mr. Zachary must place the interests of his clients first as part of his fiduciary obligation. Clients should be aware that the receipt of additional compensation for other activities, such as brokerage or insurance creates conflicts of interest, and may affect the decisions when making recommendations. Mr. Zachary, Summit Advisor Solutions and Argentus Advisors, LLC take certain steps to address these conflicts of interest. Please refer to the Summit Advisor Solutions or Argentus Advisors, LLC's Disclosure Brochure (whichever is applicable) for additional information.

***Non-Investment-Related Activities***

None.

**Item 5. Additional Compensation:**

None other than what is listed above.

**Item 6. Supervision:**

Each IAR is assigned to a Designated Supervisor responsible for supervising the investment advisory activities of the IAR.

Supervisor: James Halvosa, CCO (972) 663-4334

The Supervisor will periodically review the IAR's investment advisory client files for documentation that account reviews and annual contacts have been conducted and completed. In addition, the Supervisor will periodically review investment advisory accounts. The Supervisor will review the account for any issues or problems, including but not limited to verifying that the accounts are being advised in a manner consistent with the Investment Policy Statement (IPS) on file. The Supervisor will contact the IAR to discuss any identified issue.

Summit Advisor Solutions and Argentus Advisors, LLC supervise the personal securities transactions of each IAR to ensure that these transactions do not pose a conflict of interest with the IARs' ability to make investment recommendations to their clients. Please refer to the Summit Advisor Solutions or Argentus Advisors disclosure brochures (whichever is applicable) for additional information.

## Item 1. Cover Page

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

**Will Hernandez, CFA, CFP**  
Summit Advisor Solutions  
Investment Committee Member

Summit Advisor Solutions  
14785 Preston Road, Suite 1000  
Dallas, TX 75254  
(972) 663-4300

June 16, 2015

**This brochure supplement provides information about your Investment Adviser Representative (IAR), Will Hernandez that supplements the Summit Advisor Solutions disclosure brochures. You should have received a copy of that brochure. Please contact our CCO, James Halvosa at (972) 663-4334, if you did not receive the disclosure brochure or if you have any questions about the contents of this supplement.**

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

## Item 2. Educational Background and Business Experience

**Name:** Will Hernandez, CFA, CFP

**Born:** 06/22/1972

### Education:

University of California – Berkeley

Bachelor's Degree – Major: Political Science with Business-Gov't relations emphasis  
Minor: Business Administration and Rhetoric

University of California – Riverside

Graduate Certificate - Personal Financial Planner

### Business Experience:

Investment Advisor Representative:	Summit Advisor Solutions	05/2015 to Present
	Strategic Capital Alternatives	07/2014 to Present
	Strategic Capital Group	10/2011 to 12/2014
	TD Ameritrade	02/2002 to 10/2011
Registered Representative:	RP Capital	10/2011 to Present
	TD Ameritrade	02/2002 to 10/2011
	WM Financial Services	08/2001 to 01/2002
	Merrill Lynch	02/2000 to 07/2001

### CFA – Chartered Financial Analyst

The Chartered Financial Analyst (CFA) Program is a professional credential offered internationally by the American-based CFA Institute (formerly the Association for Investment Management and Research, or AIMR) to investment and financial professionals. The program covers a broad range of topics relating to investment management, financial analysis, stocks, bonds and derivatives, and provided a generalist knowledge in other areas of finance.

To become a charterholder, candidates must: 1) have four years of qualified work experience; 2) successfully master all three levels of the CFA Program; 3) maintain membership with the CFA Institute; 4) adhere to the CFA Institute's Code of Ethics and Standards of Professional Conduct.

### CFP® Certification:

Mr. Hernandez is a Certified Financial Planner™ Practitioner

The CFP® certification is recognized in the United States and a number of other countries for its (1) high standard of professional education; (2) stringent code of conduct and standards of practice; and (3) ethical requirements that govern professional engagements with clients. To attain the right to use the CFP® marks, an individual must satisfactorily fulfill educational, examination, experience and ethics requirements.

### Item 3. Disciplinary Information: None

### Item 4. Other Business Activities:

#### *Investment Adviser Representative*

Mr. Hernandez is also an investment adviser representative with Strategic Capital Alternatives (SCA). As such, he sits on SCA's Investment Committee and provides investment advice to investment portfolios managed by SCA. Mr. Hernandez receives a salary from SCA. SCA is affiliated with Summit Advisor Solutions.

### *Registered Representative*

Mr. Hernandez is a registered representative of the broker/dealer, RP Capital. As such, he may receive separate, yet customary, commission compensation and/or trailing commissions resulting from the sale of securities products and services. RP Capital is affiliated with Summit Advisor Solutions.

Note: Commission based sales may incentivize a person to recommend a commissionable product based on the compensation received, rather than a client's needs. Offering such products and services to advisory clients may present a conflict of interest. Investors should be aware of this conflict and should inquire further if necessary.

### ***Disclosure related to all investment-related activities***

Summit Advisor Solutions' clients are not under any obligation to engage Investment Adviser Representatives to provide other services. The implementation of any and all recommendations is solely at the discretion of each client.

Mr. Hernandez must place the interests of his clients first as part of his fiduciary obligation. Clients should be aware that the receipt of additional compensation for other activities, such as brokerage creates conflicts of interest, and may affect the decisions when making recommendations. Mr. Hernandez and Summit Advisor Solutions take certain steps to address these conflicts of interest. Please refer to the Summit Advisor Solutions disclosure brochures for additional information.

***Non-Investment-Related Activities:*** None.

**Item 5. Additional Compensation:** None other than what is listed above.

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

Each IAR is assigned to a Designated Supervisor responsible for supervising the investment advisory activities of the IAR.

Supervisor: James Halvosa, CCO (972) 663-4334

The Supervisor will periodically review the IAR's investment advisory client files for documentation that account reviews and annual contacts have been conducted and completed. In addition, the Supervisor will periodically review investment advisory accounts. The Supervisor will review the account for any issues or problems, including but not limited to verifying that the accounts are being advised in a manner consistent with the Investment Policy Statement (IPS) on file. The Supervisor will contact the IAR to discuss any identified issue.

Summit Advisor Solutions and Argentus Advisors supervise the personal securities transactions of each IAR to ensure that these transactions do not pose a conflict of interest with the IARs' ability to make investment recommendations to their clients. Please refer to the Summit Advisor Solutions or Argentus Advisors disclosure brochures (whichever is applicable) for additional information.

## Item 1. Cover Page

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

Jonathan A. Taylor, CFA, CMT  
14785 Preston Road, Suite 1000  
Dallas, TX 75254  
(972) 663-4300

Summit Advisor Solutions  
&  
Argentus Advisors, LLC  
14785 Preston Road, Suite 1000  
Dallas, TX 75254  
(972) 663-4300

June 16, 2015

**This brochure supplement provides information about your Investment Adviser Representative, Jonathan Taylor that supplements the Summit Advisor Solutions and Argentus Advisors, LLC., disclosure brochures (whichever is applicable). You should have received a copy of that brochure. Please contact our CCO, James Halvosa at (972) 663-4334, if you did not receive the Summit Advisor Solutions or Argentus Advisor's disclosure brochure (whichever is applicable) or if you have any questions about the contents of this supplement.**

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

## Item 2. Educational Background and Business Experience

**Name:** Jonathan Taylor

**Born:** 03/06/1986

**Education:** Bachelor's Degree, Finance – Texas Christian University  
Chartered Financial Analyst (CFA)  
Chartered Market Technician (CMT)

### Business Experience:

Investment Advisor Representative:	Summit Advisor Solutions	06/2015 to Present
	Argentus Advisors	01/2011 to Present
Registered Representative:	Purshe, Kaplan Sterling	04/2014 to 06/2014
	Argentus Securities	06/2009 to 02/2014

### *Chartered Financial Analyst – CFA:*

Mr. Taylor is a CFA Charterholder.

The Chartered Financial Analyst (CFA) Program is a professional credential offered by the [CFA Institute](#) (formerly AIMR) to investment and financial professionals. A candidate who successfully completes the program and meets other professional requirements is awarded the "CFA charter" and becomes a "CFA charterholder".

### *Chartered Market Technician – CMT:*

Mr. Taylor has successfully passed and maintains a Chartered Market Technician (CMT) designation

The Chartered Market Technician (CMT) Program is a certification process in which candidates are required to demonstrate proficiency in a broad range of technical analysis subjects. Administered by the Accreditation Committee of the Market Technicians Association (MTA), Inc., the Program consists of three levels. CMT Level 1 and CMT Level 2 are multiple choice exams while CMT Level 3 is in essay form.

**Item 3. Disciplinary Information:** None

**Item 4. Other Business Activities:** None

**Item 5. Additional Compensation:** None other than what is listed above

### Item 6. Supervision:

Each Investment Advisor Representative is assigned to a Designated Supervisor responsible for supervising the investment advisory activities of the Investment Advisor Representative.

Supervisor: James Halvosa, CCO (972) 663-4334

The Supervisor will periodically review the Investment Advisor Representative's investment advisory client files for documentation that account reviews and annual contacts have been conducted and completed. In addition, the Supervisor will periodically review investment advisory accounts. The Supervisor will review the account for any issues or problems, including but not limited to verifying that the accounts are being advised in a manner consistent with the Investment Policy Statement (IPS) on file. The Supervisor will contact the Investment Advisor Representative to discuss any identified issue.

Summit Advisor Solutions and Argentus Advisors, LLC supervise the personal securities transactions of each Investment Advisor Representative to ensure that these transactions do not pose a conflict of interest with the Investment Advisor Representative's ability to make investment recommendations to their clients. Please refer to the Summit Advisor Solutions and/or Argentus Advisors disclosure brochures (whichever is applicable) for additional information.



## **Item 1. Cover Page**

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

Joel M. Price  
7191 Wagner Way, NW, Suite 302  
Gig Harbor, WA 98335  
(253) 853-4900

Summit Advisor Solutions  
14785 Preston Road, Suite 1000  
Dallas, TX 75254  
(972) 663-4300

June 16, 2015

**This brochure supplement provides information about your Investment Adviser Representative, Joel M. Price that supplements the Summit Advisor Solutions disclosure brochure. You should have received a copy of that brochure. Please contact our CCO, James Halvosa at (972) 663-4334, if you did not receive the Summit Advisor Solutions disclosure brochure or if you have any questions about the contents of this supplement.**

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

## Item 2. Educational Background and Business Experience

**Name:** Joel M. Price

**Born:** 11/08/1972

**Education:** Bachelor's Degree, Language Arts – Seattle Pacific University  
Master's Degree, Counseling – City University

### Business Experience:

Investment Advisor Representative:	Summit Advisor Solutions	06/2015 to Present
	Strategic Capital Group	01/2005 to 03/2015
	Aslan Asset Strategies	05/2003 to 02/2005
	Pacific West Financial Cons.	04/2003 to 05/2003
	LPL Financial	08/2002 to 04/2003
Registered Representative:	RP Capital, LLC.	04/2005 to Present
	Pacific West Securities	04/2003 to 05/2003
	LPL Financial	08/2002 to 04/2003

*President – RP Capital:* Mr. Price is the President of, and is also a registered representative of RP Capital. Mr. Price is the primary investment manager for the Summit Advisor Solutions – SCA Fixed Income Separate Account Strategy. RP Capital is affiliated with Summit Advisor Solutions.

**Item 3. Disciplinary Information:** None

### Item 4. Other Business Activities:

#### *Registered Representative*

Mr. Price is a registered representative of the broker/dealer, RP Capital. As such, he may receive separate, yet customary, commission compensation and/or trailing commissions resulting from the sale of securities products and services.

Note: Commission based sales may incentivize a person to recommend a commissionable product based on the compensation received, rather than a client's needs. Offering such products and services to advisory clients may present a conflict of interest. Investors should be aware of this conflict and should inquire further if necessary.

**Item 5. Additional Compensation:** Mr. Price receives the majority of his income as a registered representative of RP Capital.

### Item 6. Supervision:

Each Investment Advisor Representative is assigned to a Designated Supervisor responsible for supervising the investment advisory activities of the Investment Advisor Representative.

Supervisor: James Halvosa, CCO (972) 663-4334

The Supervisor will periodically review the Investment Advisor Representative's investment advisory client files for documentation that account reviews and annual contacts have been conducted and completed. In addition, the Supervisor will periodically review investment advisory accounts. The Supervisor will review the account for any issues or problems, including but not limited to verifying that the accounts are being advised in a manner consistent with the Investment Policy Statement (IPS) on file. The Supervisor will contact the Investment Advisor Representative to discuss any identified issue.

Summit Advisor Solutions supervises the personal securities transactions of each Investment Advisor Representative to ensure that these transactions do not pose a conflict of interest with the Investment Advisor Representative's ability to make investment recommendations to their clients. Please refer to the Summit Advisor Solutions disclosure brochure for additional information.