



Impala Asset Management LLC

Part 2A of Form ADV

The Brochure

107 Cherry Street
New Canaan, CT 06840
Charles Soderstrom 203 972-4120

Updated: March 26, 2015

This brochure provides information about the qualifications and business practices of Impala Asset Management LLC ("Impala"). If you have any questions about the contents of this brochure, please contact Chuck Soderstrom at 203 972-4120. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about Impala is also available on the SEC's website at: www.adviserinfo.sec.gov.

Material Changes

Impala’s most recent update to Part 2 of Form ADV was made in February 2014. Impala’s business activities have not changed materially since the time of that update.

Table of Contents

Part 2A – The Brochure	
Material Changes	2
Table of Contents	2
Advisory Business	2
Fees and Compensation	3
Performance Based Fees and Side-by-Side Management	3
Types of Clients	4
Methods of Analysis, Investment Strategies and Risk of Loss	4
Disciplinary Information	5
Other Financial Industry Activities and Affiliations	5
Code of Ethics, Participation or Interest in Client Transactions and Personal Trading	6
Brokerage Practices	6
Review of Accounts	7
Client Referrals and Other Compensation	7
Custody	8
Investment Discretion	8
Voting Client Securities	8
Financial Information	8

Advisory Business

Impala Asset Management LLC (“Impala,”) a Delaware limited liability company, primarily serves as an investment manager to collective investment vehicles, consisting of private investment partnerships and foreign investment companies, organized to invest in securities and other financial instruments (each, a “Fund”). Impala Asset Advisors LLC, a Delaware limited liability company, serves as the general partner to those Funds that are organized as Delaware limited partnerships. Investment advice is provided directly to each Fund and not individually to the limited partners or shareholders of the Funds.

Impala also provides investment management services to clients through separately managed accounts, registered investment companies, and other investment vehicles (the “Investment Vehicles”). Impala manages certain of these Investment Vehicles on a sub-advisory basis. Each Investment Vehicle and Fund shall generally be referred to as a “Client.”

Management for each Client is continuously provided for such Client based upon such Client’s specific investment objectives. In providing these services to each Client, Impala formulates, or works with the Client to formulate, its investment objective, directs and manages the investment and reinvestment of each Client’s assets, and provides reports to Clients. Impala manages the

assets of each Client in accordance with the terms of the governing documents applicable to such Client.

Impala was founded in 2003 and is owned by Robert Bishop and family (95%) and employee owned (5%). As of December 31, 2014, Impala managed \$2,954,063,895 on a discretionary basis on behalf of 23 Clients.

Fees and Compensation

Compensation received by Impala is generally comprised of fees based on a percentage of assets under management (“management fee”) and performance-based compensation based on net profits for each Fund (“performance fee”). Fund management fees are payable in monthly installments in advance. Impala is entitled to receive performance fees on an annual basis, subject to a “high water mark” and/or “hurdle” determined as of the end of each calendar year and/or as of the date of any withdrawal from a capital account or redemption of shares. The fees are deducted directly from the Funds. The administrator is responsible for calculating and deducting the fees. Generally the fees are not negotiable. The fees are described in each Fund’s offering documents.

Investors in Impala’s Funds may redeem some or all of their shares subject to notice requirements and potential early redemption fees described in each Fund’s confidential offering memorandum.

Impala has granted, and may from time to time hereafter grant, certain Fund investors terms that are preferential to the terms otherwise described in the offering documents, such as (i) the ability to make withdrawals from the Funds on more favorable terms than other investors, (ii) greater transparency by providing access to additional information not otherwise disclosed to other investors and (iii) the ability to more freely transfer their interests in the Funds. Any such preferential terms will not generally be offered or disclosed to other investors.

In the unlikely event a Fund investor was required to redeem prior to month end, Impala would refund the portion of the management fee accrued but unearned.

Fees, expenses and payment mechanics for the Investment Vehicles are negotiated separately and subject to the terms of the applicable investment management agreement.

In addition to the fees noted above, Clients may bear investment-related expenses, including brokerage transaction costs, research expenses, interest on borrowings, taxes, audit fees, fees charged by the administrator, directors’ fees and legal expenses.

Performance Based Fees and Side-by-Side Management

Impala or the General Partner typically receives a performance fee based on the net profits for each Fund that Impala advises. Impala or the General Partner is entitled to receive performance fees on an annual basis, subject to a “high water mark” and/or “hurdle” determined as of the end of each calendar year and/or as of the date of any withdrawal from a capital account or redemption of shares. The fees are deducted directly from the Funds.

Impala may also receive a performance fee on the net profits from the Investment Vehicles, subject to the terms of each Investment Vehicle’s investment management agreement.

Performance fees could give Impala an incentive to invest Clients' assets aggressively in an effort to achieve higher returns and earn larger fees. Impala may also have an incentive to allocate favorable investment opportunities to Clients that pay performance fees at the expense of Clients that do not. Despite these potential conflicts of interest, Impala will always seek to invest the Clients' capital prudently.

Types of Clients

Impala generally provides investment advice to private investment funds consisting of partnerships and foreign companies (the Funds). Impala also provides investment management services to Clients through separately managed accounts, registered investment companies, and other investment vehicles (the Investment Vehicles). Certain Investment Vehicles or their underlying owners may also be investors in the Funds.

The minimum investment varies by Fund (generally \$5 million) and is subject to the discretion of the manager and/or general partner. Investors must meet minimum qualification standards as described more fully in the Funds' offering documents.

Methods of Analysis, Investment Strategies and Risk of Loss

Impala seeks to maximize returns in strong markets and protect returns in weak markets primarily through a long/short equity strategy utilizing fundamental research and analysis. In addition, Impala manages a long-only equity strategy. Impala invests primarily in cyclical companies in basic industries such as consumer, energy, industrials and materials sectors. Impala seeks undervalued securities that offer upside potential often times due to changes in the economic or business cycle for long positions and overvalued stocks that offer downside potential for short positions. Impala seeks to accomplish these objectives on a global basis.

Impala examines the aforementioned global cyclical sectors and the securities therein from a bottom-up and top-down perspective. Impala's bottom-up analysis involves granular research on the best-managed companies within the sectors and industries that are most likely to be affected through earnings change. We also seek to identify companies that are undervalued given our view of their earnings potential. The biggest inputs into Impala's top-down or macro perspective are data points derived from our fundamental company research. Additionally, Impala examines the current economic cycle stage: (beginning, middle or end); where we are headed within the cycle and how the direction will impact demand and supply in different sectors. Other macro considerations include direction of currencies and interest rates. Impala will tend to have more concentration in the investments on the long side of sectors we believe are about to experience or who are experiencing improving macro trends and will look for shorts in sectors where we notice opposite trends.

Impala's returns may be volatile for reasons including: 1) the nature of cyclical stocks tends to be more sensitive to changes in the economy and/or business environment and 2) the Funds may hold concentrated positions (sometimes as much as 10% of the portfolio in a single position) with a long-term outlook (6-18 months) on certain sectors and on the direction of the markets. There can be no assurance that Impala's investment objectives will be achieved, and investment results may vary substantially over time.

The securities invested in by Impala are primarily equities however some of the Clients may also trade: options, futures, exchange traded funds (ETFs), swaps/CFDs, bonds and foreign exchange.

For each Client managed by Impala, investment decisions are made by a portfolio manager. The portfolio managers interact with a team of Impala research analysts who cover various sectors. Portfolio managers differ by Client/strategy. Each portfolio manager has a unique style of investment management and may employ different investing methods and strategies.

The Funds/Investment Vehicles are actively traded and therefore may have increased brokerage and other transaction costs and tax consequences. Investing involves a number of significant risks, including risk of loss. The offering documents for each Fund contain a more detailed description of the material risks.

On occasion and subject to certain terms and conditions and to the extent permitted by law and as deemed advisable, Impala may effect cross transactions among Clients. When that happens, one Client purchases securities held by one or more of the other Clients or sells securities to one or more of the other Clients. Impala effects these cross-transactions based on then current independent market prices and consistent with valuation procedures. Neither Impala nor any of its affiliates receive any compensation in connection with cross-transactions.

Disciplinary Information

Impala and its employees have not been involved in any legal or disciplinary events in the past 10 years that would be material to a client's evaluation of the company or its personnel.

Other Financial Industry Activities and Affiliations

Impala is affiliated with Impala Asset Advisors LLC, the general partner for each Fund that is structured as a Delaware limited partnership. In addition, Impala Asset Advisors LLC serves as general partner for several Funds in which certain other Funds invest or may invest.

Impala acts as investment manager and Impala Asset Advisors LLC acts as general partner for several Funds, including Clients pursuing similar or varied investment strategies. Impala will allocate investment opportunities among its Clients in a manner that is fair and equitable. However, Impala may give advice, and take action, with respect to any of its Clients that may differ from or be identical to the advice given, or the timing or nature of action taken, with respect to other Clients. Impala may engage in transactions or investments, or cause or advise other Clients to engage in transactions or investments that may differ from or be identical to the transactions or investments engaged in by Impala for another Client. There can be no assurance that an investment opportunity which comes to the attention of Impala will not be allocated wholly or primarily to one or more Clients, with other Clients being unable to participate in this investment opportunity or participating only on a limited basis, or with other Clients not sharing the risks of the investment. A Client could be disadvantaged because of activities conducted by Impala for other Clients.

Impala and its employees do not have any relationships or arrangements with other financial services companies that pose material conflicts of interest.

Code of Ethics, Participation or Interest in Client Transactions and Personal Trading

Impala has adopted a written code of ethics that is applicable to all employees. Among other things, the code requires Impala and its employees to act in Clients' best interests, abide by all applicable regulations, prohibits insider trading, and requires pre-clearance and reporting on many types of personal securities transactions. Impala's restrictions on personal securities trading apply to employees, as well as employees' family members living in the same household. Impala maintains a code of ethics which is available to its Clients and prospective clients.

Employees are permitted to trade individual securities and purchase interests in privately offered pooled investments for their own accounts with pre-clearance by the Compliance Department. A Compliance Officer monitors employee trading to ensure that employees do not engage in improper transactions. Employees are generally prohibited from trading any security for their personal account that is currently held by the Funds/Investment Vehicles.

Impala serves as the general partner and/or investment manager to the Funds. Impala will generally have a material investment in the Funds, often as the general partner of a limited partnership. In addition, certain employees of Impala may invest in one or more of the Funds. Therefore, Impala may be considered to participate, indirectly, in transactions effected on behalf of the Funds.

Brokerage Practices

In making its decisions regarding the allocation of brokerage transactions for its Clients, Impala seeks to obtain best execution, taking into account the following factors: (1) the ability to effect prompt and reliable executions at favorable prices (2) the operational efficiency with which transactions are effected (such as prompt and accurate confirmation and delivery), taking into account the size of order and difficulty of execution; (3) the financial strength, integrity and stability of the broker-dealer; (4) the quality, comprehensiveness and frequency of available research services considered to be of value to Impala and its Clients; (5) the value of brokerage research and services over and above trade execution provided to Impala and its Clients; and (6) the competitiveness of commission rates in comparison with other broker-dealers satisfying Impala's other selection criteria.

As noted above, Impala may enter into arrangements by which certain brokers will provide or pay for research-related products and services to Impala in exchange for Impala executing its Clients' brokerage transactions through that particular broker. This practice is referred to as a "soft dollar" arrangement. Any such soft dollar arrangements that Impala enters into will be consistent with Section 28(e) of the Securities Exchange Act of 1934, as amended. Clients should consider that these arrangements may create a potential conflict of interest between Impala and its Clients. The conflict of interest may be deemed to exist because Impala's decision to use a particular broker may, in part, be based on the broker's ability and/or willingness to provide certain products and services, not merely on the broker's ability to provide the best trade execution for the best price.

Impala uses research obtained through soft dollars to benefit all of its Clients, not just the Client(s) for whom the order is being executed. Also, in instances where trading activity in a Client's account has generated soft dollars, Impala may not use all of the research obtained exclusively for

that particular Client. The products and services that Impala purchases entirely with soft dollars may include fundamental research reports, current market data and news, technical and portfolio analyses, economic forecasting, currency and interest rate projections, historical information on securities and companies, news services, and subscriptions to magazines, newspapers, periodicals and academic journals involving economic, political or other issues directly related to industry, research for a specific security, industry surveys, political or industry consultants and performance and risk analytics.

Impala will exercise its best judgment in allocating the cost of these products and services between hard dollars and soft dollars according to their use. When determining the appropriate commission rates to pay to brokers, Impala takes into consideration each broker's contribution to Impala's investment process. At least three times each year, Impala conducts a formal assessment of the value of research services provided by each broker. Portfolio managers and analysts rate the quality and relevance of research, corporate access, and other assistance provided by brokers during the relevant time period and the trading desk rates the quality of execution. Based on this assessment, the trading desk is directed to pay certain minimum commission rates to each broker. All commissions are consistent with the market, and at all times traders will seek to obtain best execution.

Although Impala generally seeks competitive commission rates and commission equivalents, it will not necessarily pay the lowest commission. Transactions may involve specialized services on the part of a broker-dealer, which may justify higher commissions and equivalents than would be the case for more routine services.

As a general principle, Clients should never suffer any material losses as a result of Impala's error. Therefore, trade errors are corrected at no cost to the Client, except for those errors for amounts under \$25,000 as calculated at the fund/feeder level, which are deemed immaterial and will not be refunded. Clients may retain any gains resulting from a trade error. Impala will not use "soft dollars" to correct trade errors. Impala also will not use future brokerage commissions to compensate a broker either directly or indirectly for absorbing the cost of correcting an error in an earlier transaction.

Review of Accounts

The Clients managed by Impala are under constant review by the portfolio managers. Portfolio managers continuously assess appropriate opportunities for the Clients in addition to focusing on liquidity, concentration, leverage, exposure as well as market, political or economic changes that may impact the Clients.

Impala provides written reports to Fund investors which include: audited financial statements annually, K1s annually, quarterly newsletters, monthly transparency reports and monthly account statements from Citco. Each Investment Vehicle receives periodic reports pursuant to the negotiated terms of the applicable investment management agreement.

Client Referrals and Other Compensation

Impala utilizes J.P. Morgan Securities LLC and its private banking affiliates as placement agent in connection with the offering and sale of the Impala Select Fund.

Custody

All Clients' accounts are held in custody by qualified custodians which are unaffiliated broker/dealers or banks. Impala may access its Fund accounts through its ability to debit fees and expenses. In addition, Impala Asset Advisors LLC, an affiliated entity, is the general partner to several of the Funds. For these reasons Impala is considered to have custody of Fund assets. The Funds are audited on an annual basis by a PCOAB registered accountant and the audited financial statements are delivered to Fund investors.

Investment Discretion

Impala generally has investment discretion over all of the Clients it manages. Each Client has different parameters under which it operates. Refer to the applicable governing documents for further information.

Voting Client Securities

In accordance with its fiduciary duty to clients and Rule 206(4)-6 of the Investment Advisers Act, Impala has adopted and implemented written policies and procedures governing the voting of Client securities. All proxies that Impala receives will be treated in accordance with these policies and procedures.

Impala typically exercises proxy voting authority only when a Client's holdings of an individual stock represent 5% or more of a Client's portfolio. However, Impala may be unable to vote proxies if a Client's prime broker has loaned out the securities in question.

Generally, Impala will vote Client proxies in accordance with management recommendations. However, Impala will oppose proposals that it believes diminish rights of shareholders or diminish management or board accountability to shareholders; and Impala will oppose compensation plans that it believes are excessive relative to comparable companies' compensation packages or appear unreasonable in light of the companies' performance.

If Impala determines that it is facing a material conflict of interest in voting a Client's proxy, Impala will vote in accordance with its pre-determined policy. If the pre-determined policy would not be in the best interest of the Clients, Impala's Compliance Committee will determine the appropriate vote.

Impala's complete proxy voting policy and procedures are memorialized in writing and are available for review upon request. In addition, Impala's complete proxy voting record is available to its Clients and investors. Please contact Impala if you have any questions or if you would like to review either of these documents.

Impala utilizes Financial Recovery Technologies, an independent firm, to handle class actions for the Funds.

Financial Information

Impala has never filed for bankruptcy and is not aware of any financial condition that is expected to affect its ability to manage client accounts.



Impala Asset Management LLC

Part 2B of Form ADV

The Brochure Supplement

107 Cherry Street
New Canaan, CT 06840
Chuck Soderstrom (203) 972-4120

Updated: March 26, 2015

This brochure supplement provides information about Robert Bishop, Jacques Bouthillier, William Dalton, David Strine, Chris Willis and Gary Yablon. It supplements Impala Asset Management LLC's ("Impala") accompanying Form ADV brochure. Please contact Chuck Soderstrom at 203-972-4120 if you have any questions about the Form ADV brochure or this supplement, or if you would like to request additional or updated copies of either document.

Additional information about Messrs. Bishop, Bouthillier, Dalton, Strine, Willis and Yablon is available on the SEC's website at www.adviserinfo.sec.gov.

Robert Bishop - Biographical Information

Year of Birth: 1957

Formal Education: M.B.A. in Finance from the Wharton School at the University of Pennsylvania and B.A. in Political Science from Northwestern University

Business background for past 5 Yrs: Mr. Bishop formed Impala in 2003. He serves as the Managing Member of Impala Asset Management LLC and is the Portfolio Manager to several of Impala's funds.

Disciplinary Information: Mr. Bishop has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. Bishop or of Impala.

Other Business Activities: Mr. Bishop is not engaged in any other investment related business, and does not receive compensation in connection with any business activity outside of Impala.

Additional Compensation: Mr. Bishop does not receive economic benefits from any person or entity other than Impala in connection with the provision of investment advice to clients. Mr. Bishop does not receive any bonuses based on sales activity, referrals or new accounts.

Supervision: As Impala's founder and Principal, Mr. Bishop maintains ultimate responsibility for the company's operations. Operational decisions are discussed with Impala's Chief Financial Officer, Tom Sullivan, and Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom. Any of these individuals can be reached directly by calling the telephone number on the cover of this brochure supplement.

Impala provides investment advisory and supervisory services in accordance with Impala's policies and procedures manual. The primary purpose of Impala's Rule 206(4)-7 policies and procedures is to comply with the supervision requirements of Section 203(e)(6) of the Investment Advisers Act. Impala's Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom, is primarily responsible for implementation of Impala's policies and procedures. Should an employee or investment adviser representative of Impala have any questions regarding the applicability/relevance of the *Act*, the *Rules*, any section thereof, or any section of the policies and procedures, he/she should address those questions with the Chief Compliance Officer. Mr. Soderstrom can be reached at (203) 972-4120.

Jacques Bouthillier - Biographical Information

Year of Birth: 1961

Formal Education: M.S. from Queen's University, M.B.A. from Harvard Business School, and B.A. in Economics from University of Sherbrooke

Business background for past 5 Yrs: Mr. Bouthillier joined Impala in 2004. He serves as a senior analyst covering macroeconomic data and assists with the portfolio management for the Impala Alpha Fund.

Disciplinary Information: Mr. Bouthillier has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. Bouthillier or of Impala.

Other Business Activities: Mr. Bouthillier is not engaged in any other investment related business, and does not receive compensation in connection with any business activity outside of Impala.

Additional Compensation: Mr. Bouthillier does not receive economic benefits from any person or entity other than Impala in connection with the provision of investment advice to clients. Mr. Bouthillier does not receive any bonuses based on sales activity, referrals or new accounts.

Supervision: Mr. Bouthillier's investment recommendations and decisions are supervised by Mr. Bishop. Mr. Bouthillier's activities are also overseen by the Chief Operating Officer/Chief Compliance Officer, Charles Soderstrom and the Chief Financial Officer, Tom Sullivan. Any of these individuals can be reached directly by calling the telephone number on the cover of this brochure supplement.

Impala provides investment advisory and supervisory services in accordance with Impala's policies and procedures manual. The primary purpose of Impala's Rule 206(4)-7 policies and procedures is to comply with the supervision requirements of Section 203(e)(6) of the Investment Advisers Act. Impala's Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom, is primarily responsible for implementation of Impala's policies and procedures. Should an employee or investment adviser representative of Impala have any questions regarding the applicability/relevance of the *Act*, the *Rules*, any section thereof, or any section of the policies and procedures, he/she should address those questions with the Chief Compliance Officer. Mr. Soderstrom can be reached at (203) 972-4120.

William Dalton - Biographical Information

Year of Birth: 1962

Formal Education: B.A. from Providence College

Business background for past 5 Yrs: Mr. Dalton joined Impala in 2014. Currently Mr. Dalton is a trader and assists Mr. Bishop with the portfolio management for the Impala ELS Fund. Prior to joining Impala Mr. Dalton was self-employed as an independent financial services professional and as a consultant for Impala.

Disciplinary Information: Mr. Dalton has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. Dalton or of Impala.

Other Business Activities: Mr. Dalton is not engaged in any other investment related business, and does not receive compensation in connection with any business activity outside of Impala.

Additional Compensation: Mr. Dalton does not receive economic benefits from any person or entity other than Impala in connection with the provision of investment advice to clients. Mr. Dalton does not receive any bonuses based on sales activity, referrals or new accounts.

Supervision: Mr. Dalton's investment recommendations and decisions are supervised by Mr. Bishop. Mr. Dalton's activities are also overseen by the Chief Operating Officer/Chief Compliance Officer, Charles Soderstrom and the Chief Financial Officer, Tom Sullivan. Any of these individuals can be reached directly by calling the telephone number on the cover of this brochure supplement.

Impala provides investment advisory and supervisory services in accordance with Impala's policies and procedures manual. The primary purpose of Impala's Rule 206(4)-7 policies and procedures is to comply with the supervision requirements of Section 203(e)(6) of the Investment Advisers Act. Impala's Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom, is primarily responsible for implementation of Impala's policies and procedures. Should an employee or investment adviser representative of Impala have any questions regarding the applicability/relevance of the *Act*, the *Rules*, any section thereof, or any section of the policies and procedures, he/she should address those questions with the Chief Compliance Officer. Mr. Soderstrom can be reached at (203) 972-4120.

David Strine - Biographical Information

Year of Birth: 1968

Formal Education: J.D. from American University and B.A. from the University of Vermont

Business background for past 5 Yrs: Mr Strine joined Impala in 2007. Currently Mr. Strine is the Portfolio Manager to sub-advised 40 Acts, UCITS funds and other investment vehicles and serves as an analyst covering airlines and the travel and leisure sector.

Disciplinary Information: Mr. Strine has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. Strine or of Impala.

Other Business Activities: Mr. Strine is not engaged in any other investment related business, and does not receive compensation in connection with any business activity outside of Impala.

Additional Compensation: Mr. Strine does not receive economic benefits from any person or entity other than Impala in connection with the provision of investment advice to clients.

Supervision: Mr. Strine's investment recommendations and decisions are supervised by Impala's Principal, Robert Bishop. Mr. Strine's activities are also overseen by the Chief Financial Officer, Tom Sullivan, and the Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom. Any of these individuals can be reached directly by calling the telephone number on the cover of this brochure supplement.

Impala provides investment advisory and supervisory services in accordance with Impala's policies and procedures manual. The primary purpose of Impala's Rule 206(4)-7 policies and procedures is to comply with the supervision requirements of Section 203(e)(6) of the Investment Advisers Act. Impala's Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom, is primarily responsible for implementation of Impala's policies and procedures. Should an employee or investment adviser representative of Impala have any questions regarding the applicability/relevance of the *Act*, the *Rules*, any section thereof, or any section of the policies and procedures, he/she should address those questions with the Chief Compliance Officer. Mr. Soderstrom can be reached at (203) 972-4120.

Christopher Willis - Biographical Information

Year of Birth: 1958

Formal Education: B.S. in Chemical Engineering from Northeastern University

Business background for past 5 Yrs: Mr. Willis joined Impala in 2004. He serves as a senior analyst covering chemicals, paper, forest products, aerospace and defense.

Disciplinary Information: Mr. Willis has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. Willis or of Impala.

Other Business Activities: Mr. Willis is not engaged in any other investment related business, and does not receive compensation in connection with any business activity outside of Impala.

Additional Compensation: Mr. Willis does not receive economic benefits from any person or entity other than Impala in connection with the provision of investment advice to clients. Mr. Willis does not receive any bonuses based on sales activity, referrals or new accounts.

Supervision: Mr. Willis' investment recommendations and decisions are supervised by Impala's Principal, Robert Bishop. Mr. Willis' activities are also overseen by the Chief Financial Officer, Tom Sullivan, and the Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom. Any of these individuals can be reached directly by calling the telephone number on the cover of this brochure supplement.

Impala provides investment advisory and supervisory services in accordance with Impala's policies and procedures manual. The primary purpose of Impala's Rule 206(4)-7 policies and procedures is to comply with the supervision requirements of Section 203(e)(6) of the Investment Advisers Act. Impala's Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom, is primarily responsible for implementation of Impala's policies and procedures. Should an employee or investment adviser representative of Impala have any questions regarding the applicability/relevance of the *Act*, the *Rules*, any section thereof, or any section of the policies and procedures, he/she should address those questions with the Chief Compliance Officer. Mr. Soderstrom can be reached at (203) 972-4120.

Gary Yablon - Biographical Information

Year of Birth: 1962

Formal Education: M.B.A from New York University and B.A. in Political Science from Emory University

Business background for past 5 Yrs: Mr. Yablon joined Impala in 2004. He serves as a transportation analyst for the firm and assists in the portfolio management of several Funds.

Disciplinary Information: Mr. Yablon has not been involved in any legal or disciplinary events that would be material to a client's evaluation of Mr. Yablon or of Impala.

Other Business Activities: Mr. Yablon is not engaged in any other investment related business, and does not receive compensation in connection with any business activity outside of Impala.

Additional Compensation: Mr. Yablon does not receive economic benefits from any person or entity other than Impala in connection with the provision of investment advice to clients. Mr. Yablon does not receive any bonuses based on sales activity, referrals or new accounts.

Supervision: Mr. Yablon's investment recommendations and decisions are supervised by Impala's Principal, Robert Bishop. Mr. Yablon's activities are also overseen by the Chief Financial Officer, Tom Sullivan, and the Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom. Any of these individuals can be reached directly by calling the telephone number on the cover of this brochure supplement.

Impala provides investment advisory and supervisory services in accordance with Impala's policies and procedures manual. The primary purpose of Impala's Rule 206(4)-7 policies and procedures is to comply with the supervision requirements of Section 203(e)(6) of the Investment Advisers Act. Impala's Chief Operating Officer/Chief Compliance Officer, Chuck Soderstrom, is primarily responsible for implementation of Impala's policies and procedures. Should an employee or investment adviser representative of Impala have any questions regarding the applicability/relevance of the *Act*, the *Rules*, any section thereof, or any section of the policies and procedures, he/she should address those questions with the Chief Compliance Officer. Mr. Soderstrom can be reached at (203) 972-4120.