

Item 1. Cover Page

Equity Armor Advisers, LLC

311 S. Wacker Dr., Suite 650

Chicago, Illinois 60606

FORM ADV - PART 2A INFORMATION

May 3, 2018

This brochure provides information about the qualifications and business practices of Equity Armor Advisers, LLC (IARD# 289391). If you have any questions about the contents of this brochure, please contact us at 312-253-0423. 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.

Registration does not imply a certain level of skill or training.

Additional information about Equity Armor Advisers, LLC also is available on the SEC's website at www.adviserinfo.sec.gov

Item 2. Material Changes Since Last Updated Brochure

Annual Update

The Material Changes section of this brochure will be updated annually or when material changes occur since the previous release of the Firm Brochure.

Material Changes since the Last Update

The firm is registering with the SEC as it is required to be registered in 15 or more States. The firm will do business under both names; Equity Armor Advisers, LLC and Equity Armor Advisers, LLC both referred to as “EAA” in this form ADV Part 2A.

Full Brochure Available

This brochure is being delivered in full.

Item 3. Table of Contents

TABLE OF CONTENTS

Item 1. Cover Page	1
Item 2. Material Change	2
Item 3. Table of Contents	3
Item 4. Advisory Business	4
Item 5. Fees and Compensation	4
Item 6. Performance-Based Fees and Side-by-Side Management	7
Item 7. Types of Clients	7
Item 8. Methods of Analysis, Investment Strategies, and Risk of Loss	7
Item 9. Disciplinary Information	8
Item 10. Other financial Industry Activities and Affiliations	8
Item 11. Code of Ethics, Participation in Client Transactions, and Personal Trading	9
Item 12. Brokerage Practices	9
Item 13. Review of Accounts	10
Item 14. Client Referral and Other Compensation	11
Item 15. Custody	11
Item 16. Investment Discretion	11
Item 17. Voting Client Securities	11
Item 18. Financial Information	12
Item 19. State Information	12
Brochure Supplement (Part 2B of Form ADV)	
Luke Rahbari	13
Joseph Tigay	16
Brian Stutland	19

Item 4. Advisory Business

Equity Armor Advisers, LLC ("EAA") is owned by The Stutland Volatility Group (50%), C Stevens Investments, LLC (25%) and Lutador, LLC (25%). C Stevens Investments, LLC is owned by Cynthia Stevens. Lutador, LLC is owned by Donn Vickrey. EAA provides investment advisory services to the public as well as registered investment companies, registered Investment advisers and other financial institutions. Mr. Afshin ("Luke") Rahbari (CRD # 2178116), Mr. Joseph Tigay (CRD# 5910624) and Mr. Brian Stutland (CRD# 4560863) will serve as principals of EAA.

EAA does not offer, participate or provide any investment advisory services as part of or in a wrap fee program(s).

INVESTMENT SUPERVISORY SERVICES INDIVIDUAL PORTFOLIO MANAGEMENT

EAA provides investment management services to clients based on their individual needs. Through personal discussions in which a client's goals and objectives are determined based on a client's particular circumstances, we develop a client's personal investment policy and create and manage a portfolio based on that policy. During our data-gathering process, we determine the client's individual objectives, time horizons, risk tolerance, and liquidity needs. As appropriate, we also review and discuss a client's prior investment history, as well as family composition and background. This allows us to better determine the appropriate asset allocation for each individual client, be it a focus on growth, income, growth and income, capital preservation and the like.

Our investment management services are offered on a discretionary basis.

Due to the proprietary nature of our model (algorithm based) nature of the selection of investments for portfolio management, clients cannot impose restrictions on investing in certain securities, types of securities, or industry sectors.

Our investment recommendations and selection for portfolios will generally include, but not limited to, the following securities:

- Exchange-listed securities;
- Securities traded over-the-counter;
- Foreign issuers;
- Warrants;
- Corporate debt securities (other than commercial paper);
- Commercial paper;

- Certificates of deposit;
- Municipal securities;
- Mutual fund shares;
- United States governmental securities;
- Government Agency securities;
- Exchange-traded funds ("ETFs");

Because some types of investments involve certain additional degrees of risk, they will only be implemented/recommended when we believe it is consistent with the client's stated investment objectives, tolerance for risk, liquidity and suitability.

As of April 24, 2018, EAA manages \$0 Assets on a discretionary basis and \$0 Assets on a non-discretionary basis.

Item 5. Fees and Compensation

EAA is compensated for its advisory services in accordance with the Fee Schedule set forth below. Before clients are billed, the fee calculation is reviewed by the firm's Representative providing services and approved by Brian Stutland before being submitted to the client for approval. Upon approval, the client instructs their respective broker-dealer to make the payment to us.

Clients pay all commissions and other costs and fees associated with or imposed by their respective broker-dealer. We do not impose fees, costs or expenses beyond those contained in the Fee Schedule below. Should an advisory contract be terminated by the client, the determination of advisory fees due, if any, shall be calculated on a prorated basis.

Fees are neither billed nor collected in advance.

A client has a right to terminate a contract for advisory services, without penalty, within five (5) business days after entering into the contract if the client did not receive the firm's Form ADV, Part 2A and Schedules 2B, or at any other time upon written notice.

The firm's Representatives providing advice to clients do not accept compensation for the sale of securities or other investment products. Nor do they receive asset-based sales charges or service fees from the sale of mutual funds. **The firm may receive management fee compensation from funds in which the firm sub-advises, and thus has the right to collect advisory fees from the client and collect fees from the sub-advised funds in which the client is invested.** EAA avoids activities that by their nature or structure might provide an incentive for a Representative to choose one investment over another, or depart from clients' particular needs.

Clients can purchase investment products through brokerage firms and agents other than those recommended by us. Clients are required to select a broker of their choice prior to entering into the services agreement with us. That firm must be registered in the state in which the client resides.

Sub-Advisor Fee Schedule

Options, Overlay Consulting, Portfolio modeling, Index licensing, and Volatility Hedging Services.

For option, overlay, consulting, portfolio modeling, index licensing, and volatility hedging services provided by EAA as a service to other licensed advisors in the capacity as a sub advisor EAA will follow the following fee structure.

Annual Fee

Less than \$99,999,999: 0.30%

More than \$100,000,000: 0.25%

ADVISORS FEE SCHEDULE

Options, Overlay Consulting & Management Services – Annual Fee

For option, overlay consulting and management services (provided by EAA). Up to 2.50% of assets under management based on following schedule:

Net Asset Value	Annual Fee
Less than \$249,999:	2.50%
\$250,000 – 999,999:	2.25%
\$1,000,000 – 1,999,999:	2.00%
\$2,000,000 – 4,999,999:	1.50%
\$5,000,000 – 9,999,999:	1.00%
\$10,000,000+:	Negotiated

For clients who do not use Interactive Brokers as the Broker-Dealer custodian, fees are billed quarterly in arrears based on 1/4 the annual management fee. Fees may be amended at the discretion of EAA. Fees charged are computed based on net asset value (NAV) of assets under management on the last calendar day of the quarter. Before clients are billed, the fee calculation is reviewed by the advisor(s) and approved by Brian Stutland before being submitted to the client for approval. Upon approval the client instructs their respective broker-dealer to issue payment to EAA.

Clients holding their accounts at Interactive Brokers, please select one of the following ways to be billed:

Please check one of the following fee charges:

☐ Client agrees to Automatic Daily Billing:

Interactive Brokers calculates Advisor Fees and deducts these fees based upon annualized percentage of Net Liquidation Value (Net Asset Value) applied on a daily basis rather than on the last calendar day of the quarter. Before clients are billed the fee, the calculation is reviewed by the advisor(s) and approved by Brian Stutland

before being submitted to the client for approval. Upon approval, the client instructs their respective broker-dealer to issue payment to EAA. EAA does not deduct or draft fees from the client's account, but receives payment from Interactive Brokers.

o Client agrees to Automatic Quarterly Billing:

Interactive Brokers calculates Advisor Fees and deducts these fees based upon annualized percentage of Net Liquidation Value (Net Asset Value) applied on a quarterly basis on the last calendar day of the quarter. Before clients are billed the fee, the calculation is reviewed by the advisor(s) and approved by Brian Stutland before being submitted to the client for approval. Upon approval, the client instructs their respective broker-dealer to issue payment to EAA. EAA does not deduct or draft fees from the client's account, but receives payment from Interactive Brokers.

Commissions on Accounts

Commissions' schedules, rates, charges, account fees and all other fees charged by the client designated brokerage firm(s) are the clients' responsibility. EAA has no input or control over rates charged at the designated broker/ dealer/ brokerage firm the client chooses. Please be fully aware of all fees and rates for trading of stocks, options, ETF's, fixed income securities and all account fees on your account at other brokerage firms.

Other Compensation

As described in the examples below, EAA and/or its associated persons (employees and Representatives) may have arrangements where compensation or some other economic benefit is received by EAA or a Representative from a non-client in connection with giving advice to clients.

EAA will usually recommend clients establish custodial accounts with unrelated broker-dealers ("Third Party Custodians"). These firms hold or custody client accounts on their records; process transactions ordered by EAA; provide computer access to EAA for client positions and provide quotes and data needed by EAA for its reports to clients. These firms may also provide the following:

1. **Support Services.** Third Party Custodians also provide EAA with a range of services and other benefits to help it conduct its business. For instance, the firms may pay for or provide EAA with technology solutions to help facilitate its integration with the firms' brokerage systems and thereby streamline its operations. These may include providing duplicate client statements, research related tools, access to block trading, ability to debit fees from client accounts, discounts on compliance, marketing, technology and practice management products provided by third party vendors, and proprietary integrated analysis, trading and reporting system that allows EAA to communicate electronically with these firms. Third Party Custodians' representatives may be available to provide administrative support to EAA. These firms may assist EAA in joining its services platform and in completing documentation to enroll clients to receive its services, and this may include providing or paying for clerical staff to assist and, in some cases, paying account transfer fees or other charges EAA clients may have to pay when changing custodians or service providers.

2. Reimbursements. In limited circumstances, Third Party Custodians may make direct or indirect payments to EAA. For example, they may reimburse EAA Representatives for reasonable travel expenses incurred when reviewing that firm's business and practices.

These and other services that a Third-Party Custodian may furnish provide benefits to EAA and may be made available at no fee or at a discounted fee and the terms may vary among advisors depending on the business they and their clients conduct and other factors.

A Third-Party Custodian's provision of these services and other benefits to EAA may be based on clients of EAA placing a certain amount of assets in accounts with them within a certain period of time. EAA may be influenced by this in recommending that its clients establish accounts with them, and products and services may not necessarily benefit a client's account.

Although a client is not obligated to utilize the services of these firms, EAA believes that use of these firms is a convenient means of obtaining efficient transaction executions, account reference and reporting services for investment positions. However, receipt of such services also creates an inducement and conflict of interest for EAA since referring clients to any other firm may result in higher reporting and overhead costs to EAA.

In some cases, the execution prices from a particular broker/dealer for a particular transaction or set of transactions may not be better, or even be higher, than another broker could provide.

Item 6. Performance-Based Fees and Side-by-Side Management

Fees are not based on a share of the capital gains or capital appreciation of managed securities. EAA does not use a performance-based fee structure because of the conflict of interest. Performance based compensation may create an incentive for the adviser to recommend an investment that may carry a higher degree of risk to the client.

Item 7. Types of Clients

EAA provides investment advisory services for registered investment companies and registered Investment advisers and other financial institutions.

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

EAA offers advice on U.S. stocks (exchange listed and over the counter), futures, warrants, corporate debt, commercial paper, certificates of deposit, municipal securities U.S. Government Securities, option contracts on equities and futures, and partnerships investing in real estate and oil and gas interests. Analysis of the investment ideas includes charting, fundamental, technical and cyclical analysis. Information sources include financial newspapers and magazines, research materials prepared by other corporate rating services, quantitative analysis of equities, annual reports, prospectuses, SEC filings and company press releases. EAA mostly relies on a service agreement with c4cast.com to provide analysis utilizing c4cast.com's intellectual property.

Investment strategies used to implement any investment advice given to clients include long term purchases (securities held at least one year), short term purchases (securities sold within one year), trading (securities sold within thirty days) and option buying and writing (including covered options, uncovered option, overlay, volatility or spreading strategies). Also see Item 4 for descriptions of strategies used.

Investing in securities involves risk of loss that clients should be prepared to bear. EAA does not guarantee the results of any recommendation or action. Losses can occur from receiving EAA's investment advisory advice.

Item 9. Disciplinary Information

EAA has no legal or disciplinary events of a material nature that might impact a client's or prospective client's evaluation of EAA's business's integrity or the integrity of its management.

Stutland Equities LLC, a company in which Brian Stutland was a member, and which conducted a floor trading operation on the Chicago Board Options Exchange, Incorporated (the "Exchange") was the subject of a Decision Accepting Offer of Settlement, more fully described and set forth at the link cited below. Stutland Equities LLC was examined by the Exchange and received a report alleging failures and inaccuracies with certain books and records required by the Exchange. After discussion and offer of settlement, Stutland Equities LLC agreed, without admitting or denying the allegations, to a payment of \$25,000 in settlement of the matter along with filing corrected information with the Exchange.

For additional details and full disclosure of the Settlement matter, please see the Decision Accepting Offer of Settlement below.

<https://www.cboe.org/publish/DisDecision/09-0039.pdf>

Item 10. Other Financial Industry Activities and Affiliations

There are no registrations or applications for registration currently pending to register EAA or any person associated with it as a broker-dealer or registered representative of a broker-dealer, futures commission merchant, or commodity pool operator (or associated person for the foregoing entities).

EAA is affiliated with Macro Growth Advisers, LLC (IARD 285871), Equity Armor Investments, LLC (IARD 156327) which are both Registered Investment Advisers.

Afshin Luke Rahbari, Senior Investment Officer with EAA, is also a member of the Board of Directors of Trading Block Holdings, Inc. ("TBHI"), the owner of AOS, Inc. (CRD# 128605) d/b/a TradingBlock and MoneyBlock. Mr. Rahbari owns an equity interest in Armada Capital, LLC which, in turn, owns 1.66% of TBHI. The time spent on this activity is approximately two to five hours per month. Mr. Stutland's wife is the beneficiary of a trust which has a .88% equity interest in TBHI. TBHI also provides office space to EAA within its offices at no charge. The Brian Stutland Revocable Trust has two outstanding loans to TBHI.

Brian Stutland periodically speaks as a contributor to CNBC network and website. While doing so, he may discuss strategies used or favored by EAA. Mr. Rahbari and Joseph Tigay are occasionally asked to

participate as guest speakers by various media outlets. When giving presentations, Mr. Stutland, Mr. Rahbari and Mr. Tigay may discuss strategies used or favored by EAA.

Afshin Luke Rahbari and Brian Stutland are members of Alpha II Zeta, LLC, which is the Manager of Equity Armor Investments, LLC. Joseph Tigay owns 5% of Equity Armor Investments. All such individuals are investment adviser representatives of Equity Armor Investments, LLC. LBD Capital, LLC, an LLC owned by Rahbari and Stutland, is a member in Sabrient Systems. Equity Armor Investments is currently in litigation regarding its relationship with Sabrient Systems. Please refer to all Cook County of Illinois circuit court public documentation.

EAA does not recommend or select other investment advisers for clients, thus does not receive any direct or indirect compensation for such actions.

Item 11. Code of Ethics, Participation or Interest in Client Transactions and Personal Trading

Representatives of EAA buy or sell securities for themselves that they also recommend to clients. Where a transaction for an EAA representative, or an account related to an EAA representative, is contemplated, a client's transaction is given priority or if possible both client and EAA representative orders can be sent in a bunch trade format in which the custodian transmits the order at equal times and is filled based upon the custodian's algorithm of order execution (see below for order priority process). EAA has developed a Code of Ethics applicable to all persons who have access to confidential client records or to recommendations being made for client accounts. Designed to prevent conflicts of interest between the financial interests of clients and the interests of EAA and its staff, EAA has designed a Code of Ethics ("Code") to be followed by EAA representatives. In some cases, side-by-side management (e.g. client and employee account trading) is going to take place. However such management will adhere to the order priority process listed below and in the Code. The Code also established certain bookkeeping requirements relating to state reporting rules. The Code is required to be reviewed annually and updated as necessary.

A complete copy of EAA's Code is available upon request, either in writing or by phone.

Item 12. Brokerage Practices

We place orders to purchase and sell investments through each client's broker(s) or dealer(s). In selecting among client's broker(s) or dealer(s) for any transaction or series of transactions, we may consider a number of factors including, for example, net price, reputation, financial strength and stability, efficiency of the trade executions EAA receives, willingness to execute related or unrelated difficult transactions, and other matters ordinarily involved in the receipt of brokerage service generally. We may cause client accounts to pay higher commissions to a broker or dealer that provides brokerage or research services to us if we determine in good faith that the amount of such commission is reasonable in relation to the value of the brokerage or research services provided by such executing broker or dealer viewed in terms of particular transaction(s) or our overall responsibilities to client accounts.

Clients should be aware that we may aggregate sale and purchase orders of securities held in their account with similar orders being made simultaneously for other accounts managed by EAA, including affiliates of EAA, if, in our judgment, such aggregation results in an overall economic benefit to the client account(s)

based on an evaluation that the client account(s) is benefited by relatively better purchase or sale prices, lower commission expenses, and beneficial timing of transactions, or a combination of such factors.

When aggregating a sale or purchase of various accounts the guidelines for Priority Process are as follows:

- 1) When possible, configure a profile which will allow for a bunched order with trades being executed and distributed randomly electronically by the executing broker, where all orders occur at the same price and whose time for first in to fill for execution is set by the executing broker's execution software. In the case of partial fills, EAA will have discretion to change the limit order price and/or cancel the remaining portion of the order, which may result in some clients or affiliated members having different executions.
- 2) Clients' orders which are not placed in a bunched order will be placed prior to affiliated members' when trades are not bunched and executed in the same security.
- 3) Involving execution where only client accounts are involved or sent prior to affiliated accounts and orders are not arranged in a bunched order, clients' orders will be randomly chosen to be entered first. EAA will attempt to organize time of execution such that no client is executed twice in the same order before all other clients have been executed in that slot. For Example, client A is sent and executed before client B. Client A will not have a security executed and sent first until Client B has had a second separate order sent and executed first on subsequent transactions.
- 4) EAA can choose to use discretion based on what is viewed best for its clients involved should circumstances arise that is best suited for all clients.
- 5) Clients of EAA will not cross orders (opposite sides of the market at the same time).

Item 13. Review of Accounts

Each client account will be reviewed monthly by the Investment Committee with respect to all cash and security transactions. Each client account will also be reviewed to ensure activity is consistent with account objectives.

Investment Committee:

Investment Officer: Brian Stutland

Investment Officer: Afshin Luke Rahbari

Client reports will be generated by the client's account custodian either monthly or quarterly, per client request, showing all account activity and investment values, as well as a list of all assets. For accounts

custodied at Interactive Brokers, LLC, ("IB") reports are made available on-line daily. In addition, an annual summary of the above reports is generated by IB.

Item 14. Client Referrals and Other Compensation

Other than described in Items 5, Other Compensation and Item 10, Affiliations, EAA and its representatives do not receive cash or any economic benefit (including commission, equipment, or non-research services) from non-clients in connection with giving advice to EAA clients.

EAA does not, either directly or indirectly, compensate any person or entity for client referrals but may do so (with advance disclosure to clients) in the future.

Item 15. Custody

EAA does not have custody of client funds or securities. All client assets are held through registered broker-dealers, such as, but not limited to; Trading Block, Inc., Charles Schwab, Fidelity, or Interactive Brokers, as the client selects. All confirmations and account statements will be generated and sent from the client's selected broker-dealer firm. Clients should carefully review all confirmations and account statements to ensure the information and billings they may receive from EAA are consistent with the information on those broker-dealer statements.

Item 16. Investment Discretion

Authority of EAA:

EAA has discretionary authority to manage and control the assets in each client's account. This authority is granted to EAA when a client signs EAA's discretionary management agreement. This authority allows EAA to select and purchase and sell securities in the amounts and at the times it believe are in the best interest of the client.

Investment Limitations and Guidelines:

EAA manages investments in accordance with the client's investment objective, policies and restrictions. A client may, from time to time, revise, supplement, or otherwise modify the guidelines by specifying such revision, supplement, or amendment in writing to the firm; provided, however, that no such revision, supplement, or modification shall be effective until written notice thereof is received by the firm.

17. Voting Client Securities

As a matter of practice, EAA does not take any action with respect to voting proxies. Clients are expected to vote their own proxies. The client will receive their proxies directly from the custodian of their account or from a transfer agent. EAA will advise a client on the issues presented in such proxies, if requested in writing by the client.

Item 18. Financial Information

A balance sheet is not required to be provided because EAA does not serve as a custodian for client funds or securities and EAA does not require prepayment of fees of more than \$500 per client and six months or more in advance.

Item 19. State Information

Identify each of your principal executive officer and management person:

Brian Stutland: Chief Compliance Officer and Chief Investment Officer and Manager

Luke Rahbari: Chief Risk Officer and Manager

Joseph Tigay: Member

See attached Schedules 2B for information about key management.

Other information:

EAA is involved in investment advisory services Equity Armor Investments, which owns EAA is also involved in investment advisory services. Equity Armor Investments is also currently in litigation regarding its relationship with Sabrient Systems. Please refer to all Cook County of Illinois circuit court public documentation about business involving Equity Armor Investments and Sabrient Systems.

As mentioned in item 6 above, the Firm does not charge any performance-based fees (fees based on a share of capital gains on or capital appreciation of the assets of a client).

All disciplinary information regarding the Firm and its' management personnel are described in item 9 above.

Neither the Firm nor any of the Firm's Management Personnel listed above have any relationship or arrangement with any other issuer of securities other than those listed in item 10 above.

Item 1. Cover Page

SCHEDULE B BROCHURE SUPPLEMENT

Afshin Luke Rahbari

Equity Armor Advisers

311 S. Wacker Dr., Suite 650

Chicago, Illinois 60606

May 3, 2018

This brochure supplement provides information about Afshin Luke Rahbari that supplements Equity Armor Advisers, LLC brochure. You should have received a copy of that brochure. Please contact Brian Stutland, Chief Compliance Officer, if you did not receive Equity Armor Advisers, LLC brochure, or have any questions about the contents of this supplement.

Registration does not imply a certain level of skill or training.

Additional information about Afshin Luke Rahbari also is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2. Educational Background and Business Experience

Name: Afshin Luke Rahbari Year of Birth: 1967

Formal Education after High School:

1985-1991 Eastern Michigan-Ypsilanti, MI

Degree: BBA

Major: Economics

2000-2002 University of Chicago, Graduate School of Business -Chicago, Illinois

Degree: Master of Business Administration

Business Background:

1994 to 2002: LETCO Trading- Chicago, Illinois

Investment Securities Business

Position: Floor Trader, Market Maker, Specialist

Registered Options Principal

2002 to 2006: Toronto Dominion Bank-London

Trading Company

Institutional Equity Derivatives Desk

2007 to 2011: Peachtree Asset Management

Asset Manager-Peachtree Settlement Funding

2011-present: Equity Armor Investments, LLC - Chicago, IL

Equity Armor Advisers, LLC

Macro Growth Advisers, LLC

Investment Securities Business

Position: Founder, Member, Investment Adviser Representative

Item 3. Disciplinary Information

Mr. Rahbari has had no legal or disciplinary events of any kind.

Item 4. Other Business Activities

1) Trading Block – Luke Rahbari is a board member and owns roughly 1% equity in the company via preferred shares.

2) ADSI – hold stock certificate but the company equity value is practically worthless

3) Life Seat – Luke Rahbari made a \$50,000 investment in 2007, however, Mr. Rahbari has not received financials or K-1 for a few years because basically the company has gone under. Further, Mr. Rahbari has not had communication with the company for an extended period of time.

4) LBD Capital, LLC – Luke Rahbari made a \$60,000 investment for 55% membership and equal manager in the partnership company whose sole purpose was to invest \$110,000 in Sabrient Systems for 2.75% membership in Sabrient Systems.

Sabrient Systems is a quantitative research analytics group that produces a stock ranking system based on fundamental analysis, analyst estimates, etc.

The relationships above have not resulted in a conflict of interest, but should such a conflict arise, EAA would take the necessary action to remedy the conflict, if appropriate, and disclose the potential or existence of a conflict to its clients.

Item 5. Additional Compensation

Afshin Luke Rahbari, does not receive additional compensation for advisory services on behalf of Equity Armor Advisers, LLC.

Item 6. Supervision

Brian Stutland will serve as investment adviser principal for Equity Armor Advisers, LLC and supervises all of its actions, including those of Mr. Rahbari.

Item 7. Requirements for State-Registered Advisers

With respect to Mr. Rahbari:

1. There are no awards or findings of liability in arbitration or other claim.
2. There are no awards or findings of liability in a civil, self-regulatory organization, or administrative proceeding.
3. Mr. Rahbari, is not subject of a bankruptcy petition.

Item 1. Cover Page

SCHEDULE B BROCHURE SUPPLEMENT

Joseph Tigay

Equity Armor Advisers, LLC

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Registration does not imply a certain level of skill or training.

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

Item 2. Educational Background and Business Experience

Name: Joseph Tigay Year of Birth: 1981

Formal Education after High School:

2000-2009 Michigan State University-East Lansing, Michigan
Degree: Bachelor of Science in Economics
Major: Economics

Business Background:

2005 to 2009: Stutland Equities, LLC- Chicago, Illinois
Investment Securities Business
Position: Trader, Market Maker, Clerk

2010 to 2011: Stutland Equities, LLC- Chicago, Illinois
Investment Securities Business
Position: Floor Trader, VIX options Market Maker,

2011 to present: Equity Armor Investments, LLC - Chicago, Illinois
Equity Armor Advisers, LLC
Macro Growth Advisers, LLC
Investment Securities Business
Position: Investment Adviser Representative

Item 3. Disciplinary Information

Mr. Tigay has no legal or disciplinary events of any kind.

Item 4. Other Business Activities

Mr. Tigay has no other outside business activity.

Should a conflict arise, EAA would take the necessary action to remedy any conflict, if appropriate, and disclose the potential or existence of a conflict to its clients.

Item 5. Additional Compensation

Mr. Tigay does not receive additional compensation for advisory services on behalf of Equity Armor Advisers, LLC.

Item 6. Supervision

Brian Stutland is the investment adviser principal for Equity Armor Advisers, LLC and supervises all of its actions, including Mr. Tigay's business activities.

Item 7. Requirements for State-Registered Advisers

With Respect to Mr. Tigay:

1. There are no awards or findings of liability in arbitration or other claim.
2. There are no awards or findings of liability in a civil, self-regulatory organization, or administrative proceeding.
3. Mr. Tigay is not subject of a bankruptcy petition.

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Registration does not imply a certain level of skill or training.

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

Item 2. Educational Background and Business Experience

Name: Brian Stutland Date of Birth: 1975

Formal Education after High School:

1993-1997 University of Michigan- Ann Arbor, Michigan Degree: Bachelor of

Science in Engineering Major: Chemical Engineering

1997-1999 University of Michigan- Ann Arbor, Michigan Degree:

Masters of Science in Engineering Major: Biomedical Engineering

Business Background:

1999-to 2002:	LETCO Trading- Chicago, Illinois Investment Securities Business Position: Trader, Market Maker
2002 to 2005:	Brian Stutland sole proprietor trading activity- Chicago, Illinois Investment Securities Business Position: Floor Trader, Founder
2005 to 2011:	Stutland Equities, LLC- Chicago, Illinois Investment Securities Business Position: Floor Trader, Founder & President
2012 to 2014:	Stutland Equities, LLC- Chicago, Illinois Investment Securities Business Position: Floor Trader, Founder & Member
2011 to present:	Equity Armor Investments, LLC Equity Armor Advisers, LLC Macro Growth Advisers, LLC Investment Securities Business Position: Founder

Item 3. Disciplinary Information

Equity Armor Advisers, LLC has no legal or disciplinary events of a material nature that might impact a client's or prospective client's evaluation of the advisory business's integrity or the integrity of its management.

Stutland Equities LLC, a company in which Brian Stutland is a member, and which conducted a floor trading operation on the Chicago Board Options Exchange, Incorporated (the "Exchange") was the subject of a Decision Accepting Offer of Settlement, more fully described and set forth at the link cited below.

Stutland Equities LLC was examined by the Exchange and received a report alleging failures and inaccuracies with certain books and records required by the Exchange. After discussion and offer of settlement, Stutland Equities LLC agreed, without admitting or denying the allegations, to a payment of \$25,000 in settlement of the matter along with filing corrected information with the Exchange.

For additional details and full disclosure of the Settlement matter, please see the Decision Accepting Offer of Settlement.

<https://www.cboe.org/publish/DisDecision/09-0039.pdf>

Item 4. Other Business Activities

- 1) Trading Block Holdings Inc. (TBHI) – The Brian Stutland Recovable Trust loans to the company
- 2) Trading Block Holdings Inc. (TBHI) – Donielle Stutland Revocable Trust owns less than 1% equity as a preferred shareholder
- 3) Scripted Edge – private placement in private LP for investment to become a 20% equity owner of the company (no involvement in daily operations of the business).
- 4) LBD Capital, LLC – Brian Stutland made \$50,000 investment for 45% membership and equal manager in the partnership company whose sole purpose was to invest \$110,000 in Sabrient Systems for 2.75% membership in Sabrient Systems
Sabrient Systems is a quantitative research analytics group that produces a stock ranking system based on fundamental analysis, analyst estimates, etc.
- 5) Donielle Stutland and Brian Stutland made private placement in multiple LLC's whose sole purpose is to own and rent properties in Chicago and Denver markets. (No involvement in daily operations).
- 6) Donielle Stutland owns and operates WheelPower Studio, an indoor boutique fitness studio.

The relationships above have not resulted in a conflict of interest, but should such a conflict arise, EAA would take the necessary action to remedy the conflict, if appropriate, and disclose the potential or existence of a conflict to its clients.

Item 5. Additional Compensation

Brian Stutland does not receive additional compensation for advisory services on behalf of Equity Armor Advisers, LLC.

Item 6. Supervision

Brian Stutland serves as investment adviser principal for Equity Armor Advisers, LLC and supervises all of its actions. Mr. Stutland's activities are supervised by Luke Rahbari.

Item 7. Requirements for State-Registered Advisers

With respect to Mr. Stutland:

1. There are no awards or findings of liability in an arbitration or other claim.

2. There are no awards or findings of liability in a civil, self-regulatory organization, or administrative proceeding other than the item set forth in Item 3 above.
3. Mr. Stutland is not subject of a bankruptcy petition.