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Item 1 – Cover Page

This Brochure provides information about the qualifications and business practices of Stonefield Investment Advisory. If you have any questions about the contents of this Brochure, please contact us at 319-377-7811. 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.

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

Additional information about Stonefield Investment Advisory also is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2 – Material Changes

On July 28, 2010, the United State Securities and Exchange Commission published “Amendments to Form ADV” which amends the disclosure document that we provide to clients as required by SEC Rules. This Brochure dated March 2011 is a new document prepared according to the SEC’s new requirements and rules and in accordance with the revisions to Form ADV Part II. As such, this Document is materially different in structure and requires certain new information that our previous brochure did not require; therefore, the amended Form ADV Ila and ADV I Ib has been adopted for use by the State of Iowa.

In the future, this Item will discuss only specific material changes that are made to the Brochure and provide clients with a summary of such changes. We will also reference the date of our last annual update of our brochure.

In the past we have offered or delivered information about our qualifications and business practices to clients on at least an annual basis. Pursuant to new SEC Rules, we will ensure that you receive a summary of any materials changes to this and subsequent Brochures within 120 days of the close of our business’ fiscal year. We may further provide other ongoing disclosure information about material changes as necessary.

We will further provide you with a new Brochure as necessary based on changes or new information, at any time, without charge.

Currently, our Brochure may be requested by contacting Jon R Werner, Chief Compliance Officer of Stonefield Investment Advisory at 319-377-7811 or jwerner@stonefield.us. Our Brochure is also available on our web site www.StonefieldInvestments.com provided free of charge.

Additional information about Stonefield Investment Advisory is available via the SEC’s web site www.adviserinfo.sec.gov. The SEC’s web site provides information about any persons affiliated with Stonefield Investment Advisory who are registered, or are required to be registered, as Investment Adviser Representatives.

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Item 4 – Advisory Business

Stonefield Investment Advisory offers an array of financial planning and asset management services, including but not limited to individuals, pension, profit-sharing and 401k plans, trusts, charitable organizations and small businesses and corporations. Individuals who are properly licensed and/or registered to provide these services are known as Investment Adviser Representatives (“IARs”).

Financial planning services include, but are not limited to, the following services:

- Asset Allocation / Investment Planning / Investment Policy Statements;
- Retirement Planning / Retirement Income Distribution Planning;
- Capital Needs Analysis (Goal Funding);
- Asset Protection Planning;
- Estate Planning;
- Education Planning;
- Risk Management (Life, Disability & Long Term Care Insurance);
- Business Continuation / Succession / Exit Planning;
- Executive Compensation Planning Strategies;
- Business Retirement Plan Needs Analysis.

Stonefield Investment Advisory and/or its Associated Persons will gather information related to Client’s financial needs, goals and objectives. It is the Client’s responsibility to provide all pertinent information in order for Stonefield Investment Advisory to assess a financial plan or to provide advice and recommendations that are suitable for the Client.

During the financial planning process, it may be necessary to consult with other professional advisors whom the client utilizes, such as Client’s attorney or accountant. Neither Stonefield Investment nor its Associated Persons are attorneys or accountants

and therefore do not provide legal or tax advice. However, Stonefield Investment Advisory will consult with Client's professional advisor(s) upon approval from Client, or assist the Client in finding a professional advisor should the Client request Stonefield Investment Advisory to do so.

A basic financial plan would cost a minimum of \$600 with four hours of work anticipated. As the complexity of the plan increases the total billable hours will increase. A detailed analysis for a business involving multiple partners, outside consultations, or complex planning strategies will be billed at the hourly rate of \$150. These fees are not contingent and are not affected by assets placed in fee-based accounts. At no time will Stonefield Investment Advisory require any prepayment of greater than \$500 for financial planning services delivered more than six (6) months in advance. The Client will be provided an estimate of hours required to fulfill the planning project. Should the plan project go over the estimated hourly cost, Stonefield Investment Advisory will notify the Client prior to the additional work needed for approval and Client will be invoiced for any additional time spent over the estimated cost.

Client should be aware that implementation of a financial plan is not required through Stonefield Investment Advisory, and that the Client may select any Advisor of their choosing. However, IARs of Stonefield Investment Advisory are Registered Representatives ("RR") of Pacific West Securities, Inc., a registered broker dealer and member of the Financial Industry Regulatory Authority ("FINRA") and the Securities Investors Protection Corporation ("SIPC"), and as such are licensed to buy and sell securities.

Investment Adviser Representatives may also be licensed as independent insurance agents to sell insurance products on behalf of various insurance agencies. Should Client wish to implement any securities and/or insurance transactions through any of Stonefield Investment Advisory's Associated Persons, Clients should be aware that a commission will be earned from the sale of these products. When commissions are earned by the Associated Person who prepares and implements the plan, the financial planning fee will be offset by the commissions earned.

All securities transactions will be conducted through Pacific West Securities, Inc.

Stonefield Investment Advisory also manages investment portfolios for Clients as a percentage of assets under management.

The typical fee charged by Stonefield Investment Advisory is disclosed in the following fee schedule, based on the quarterly percentage charge:

Assets Under Management	Annual Fee
\$0.00-\$99,999.00	0.40%
\$100,000.00-\$499,999.99	0.30%
\$500,000.00-\$999,999.99	0.25%
\$1,000,000.00 & Above	0.22%

Annual management fees may range from $\frac{1}{2}$ (.50) of 1% to $2\frac{1}{2}$ (2.5) %, depending on the size and complexity of the client account. Stonefield Investment Advisory reserves the right to negotiate the annual advisory fee charged to the Client for asset management. Fees are charged quarterly in advance and are based on the value of the account as of the last day of the previous quarter.

Stonefield Investment Advisory offers a wide range of investment advisory and financial planning services to its Clients. Stonefield Investment Advisory will analyze the Client's financial goals and objectives and design an investment portfolio for the Client. Stonefield Investment Advisory will manage the account by evaluating mutual funds, exchange listed securities, over-the-counter securities, fixed and variable annuities, and various other marketable securities to determine specific investments.

Stonefield Investment Advisory may have either discretionary or non discretionary authority to execute investment recommendations. Discretionary authority allows Stonefield Investment Advisory to act on behalf of the Client in most matters necessary or incidental to the handling of the account, including monitoring certain assets, without the Client's prior approval. Non-discretionary authority requires Stonefield Investment Advisory to obtain Client's prior approval of each specific transaction prior to executing investment recommendations; as well as, for the selection and retention of sub-advisors to the account.

Stonefield Investment Advisory will act in accordance with a Statement of Investment Policy (or similar document used to establish Client's objectives and suitability), regardless of whether authority is discretionary or non-discretionary.

Stonefield Investment Advisory and Client will enter into an Investment Advisory Agreement which details the scope of the relationship and responsibilities of both Stonefield Investment Advisory and Client. Advice and services provided under the Investment Advisory Agreement are tailored to the stated objectives of the Client(s).

Stonefield Investment Advisory or Client can terminate an advisory relationship by providing prior written notification to the other party. Clients should receive this disclosure or its equivalent at least 48 hours prior to or upon engagement of advisory services. Clients have five (5) business days to terminate the advisory contract without penalty. Should Client terminate a contract in the beginning or in the middle of a quarter, unearned fees will be pro-rated back to the Client.

Stonefield Investment Advisory may determine that it may be more suitable to place a Client's assets with a 3rd party money manager, based on the Client's goals, objectives, time horizon and suitability, the Client's behalf. When Stonefield Investment Advisory or its Associated Persons does so, Stonefield Investment Advisory is responsible for providing to the Client a copy of the money manager's Form ADV Part II or Disclosure Brochure equivalent, disclosure regarding Stonefield Investment Advisory's relationship with the 3rd party money manager, including the amount of the advisory fee paid to Stonefield Investment Advisory for soliciting the Client to the 3rd party. Stonefield Investment Advisory is responsible for gathering the Client's information, providing any updated.

Item 5 – Fees and Compensation

Compensation to Stonefield Investment Advisory for its services will be calculated in accordance with "Schedule A" of the Investment Advisory Agreement, which may be amended from time to time by Stonefield Investment Advisory upon 30 days prior written notice to Client.

Fees are charged quarterly in arrears based upon the market value of the Account at the end of the quarter. Market value means the values of all assets in the Account (not adjusted by any margin debit). For purposed of determining value, securities and other instruments traded on a market for which actual transaction prices are publicly reported shall be valued at the last reported sale price on the principal market in which they are traded (or, if their shall be no sales on such date, then at the mean between the closing bid and asked prices on such date). Other readily marketable securities shall be priced using a pricing service or through quotation from one or more dealers.

Management fees shall be pro-rated for each capital contribution and withdrawal made during the applicable calendar quarter (with the exception of de minimis contributions and withdrawals).

New accounts are pro-rated from the time Stonefield Investment Advisory begins charging a fee to the Client. Fees for partial quarters at the commencement or termination of this Agreement will be billed or refunded on a pro-rated basis contingent on the number of days the Account was open during the quarter. Stonefield Investment Advisory fees are deducted directly from Client custodial accounts upon submission of an invoice to the custodian. Stonefield Investment Advisory will provide a detailed notice to the Client of the fee submitted to the custodian, detailing the amount of the fee, the value of the Client's assets on which the fees are based, and the specific manner in which the fees are calculated. Payment of fees may result in the liquidation of Client's securities if there is insufficient cash in the Account.

The custodian will send Client's statements at least quarterly reflecting the Client's Account value.

The fee will be calculated as follows:

1. The agreed upon rate per annum
2. Multiplied by the market value of the account
3. Divided by the number of days in the agreed upon year
4. Multiplied by the number of days in the quarter

Advisors Standard fee Schedule

Assets Under Management	Annual Fee
\$0.00-\$99,999.00	0.40%
\$100,000.00-\$499,999.99	0.30%
\$500,000.00-\$999,999.99	0.25%
\$1,000,000.00 & Above	0.22%

Where Stonefield Investment Advisory manages the portfolios of one or more immediate family members, Advisors will aggregate and bill the portfolio as a family account. When

an individual or family Account moves upward or downward during the quarter to the next tier, it will be billed that respective tier's percentage fee for the entire quarter.

Fees for planning services are based on an hourly rate of \$150.00 per hour.

Stonefield Investment Advisory may also offer investment consultants without ongoing management on an hourly basis. Stonefield Investment Advisory will estimate the number of hours necessary to complete the project. Fees for services performed on an hourly basis will be paid in advance, but in no event will collect more than \$500.00 more than six months in advance from any Client.

Stonefield Investment Advisory's fee will include any time and activities necessary to work with Client's attorney, accountant, or other third party as necessary to the project. However, Stonefield Investment Advisory's fee is separate and Stonefield Investment Advisory is not responsible for an attorney, accountant or other third party fee charged to Client as a result of the above activities.

In addition to Stonefield Investment Advisory's fee, Clients may incur certain charges imposed by custodians, brokers, third party investment and other third parties such fees charged by managers, custodial fees, deferred sales charged, odd-lot differentials, transfer taxes, wire transfer and electronic fund fees, and other fees and taxes. Clients will not be required to pay brokerage commissions or transaction fees. Mutual funds and exchange traded funds also charge internal management fees, which are disclosed in a fund's prospectus. Such charges, fees and commissions are exclusive of and in addition to Stonefield Investment Advisory's fee.

Item 12 further describes the factors that Stonefield Investment Advisory considers in selecting or recommending broker-dealers for Client transactions and determining the reasonableness of their compensation (i.e. – commissions).

Upon termination of any Account, any prepaid but unearned fees will be promptly refunded by Stonefield Investment Advisory. Any fees that have been earned but not yet paid by Client will be due and payable. Whether fees have been earned or unearned will be determined by Stonefield Investment Advisory in Stonefield Investment Advisory's sole discretion.

Notwithstanding the above, fees are generally negotiable. Stonefield Investment Advisory may modify the terms in this Section prospectively on at least 30 days prior written notice.

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

Option 1:

Stonefield Investment Advisory 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).

Option 2:

In some cases, Stonefield Investment Advisory has entered into performance fee arrangements with qualified clients: such fees are subject to individualized negotiation with each such client. Stonefield Investment Advisory will structure any performance or incentive fee arrangement subject to Section 205(a)(1) of the Investment Advisors Act of 1940 (The Advisors Act) in accordance with the available exemptions thereunder, including the exemption set forth in Rule 205-3. In measuring clients' assets for the calculation of performance-based fees, Stonefield Investment Advisory shall include realized and unrealized capital gains and losses. Performance based fee arrangements may create an incentive for Stonefield Investment Advisory to recommend investments which may be riskier or more speculative than those which would be recommended under a different fee arrangement. Such fee arrangements also create an incentive to favor higher fee paying accounts over other accounts in the allocation of investment opportunities. Stonefield Investment Advisory has procedures designed and implemented to ensure that all clients are treated fairly and equally, and to prevent this conflict from influencing the allocation of investment opportunities among clients.

Item 7 – Types of Clients

Stonefield Investment Advisory provides portfolio management services to individuals, high net worth individuals, corporate pension and profit-sharing plans, Taft-Hartley plans, charitable institutions, foundations, endowments, municipalities, registered mutual funds, private investment funds, trust programs, sovereign funds, foreign funds such as UCITs and SICAVs, and other U.S. and international institutions.

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

"Investing in securities involves risk of loss that clients should be prepared to bear."

Stonefield Investment Advisory offers advice on investment primarily including (but not limited to) the following:

- Equity Securities such as:
 - Exchange-listed Securities
 - Securities trade over-the-counter
 - Foreign Issuers
- Corporate Debt Securities
- Commercial Paper
- Certificated of Deposit
- Municipal Securities
- Investment Company Securities such as:
 - Variable Life Insurance
 - Variable Annuities
 - Mutual Fund Shares
- United States Government Securities
- Options Contract on:
 - Securities
- Interests in partnerships investing in:
 - Real Estate
 - Oil and Gas

Stonefield Investment Advisory will primarily research and review securities using traditional methods such as charting, cyclical, fundamental and technical analysis. The primary investment strategies used to implement investment advice given to clients include long term (securities held at least one year) and short term (securities sold within a year) purchases.

The main sources of information Stonefield Investment Advisory relies upon when researching and analyzing securities include traditional research materials such as financial newspapers and magazines, annual reports, prospectuses, filings with the SEC, as well as research materials prepared by others, company press releases and corporate rating services. Stonefield Investment Advisory also subscribes to various professional publications and software deemed to be consistent and supportive of Stonefield Investment Advisory's investment philosophy.

Any investing in securities involves risk of loss that Clients should be prepared to bear. While Stonefield Investment Advisory will use its best judgment and good faith efforts in rendering services to Client, not every investment decision or recommendation made by Stonefield Investment Advisory will be profitable. Stonefield Investment Advisory cannot warrant or guarantee any particular level of Account performance, or that an Account will be profitable over time.

Client assumes all market risk involved in the investment of Account assets in the Investment Advisory Agreement and understands that investment decisions made for this Account are subject to various markets, currency, economic, political and business risks. Except as may otherwise be provided by law, Stonefield Investment Advisory will not be liable to Client for (a) any loss that Client may suffer by reason of any investment decision made or other action taken or omitted in good faith by Stonefield Investment Advisory with that degree of care, skill, prudence and diligence under the circumstances that a prudent person acting in a fiduciary capacity would use; (b) any loss arising from Stonefield Investment Advisory's adherence to Client's instructions or lack thereof; or (c) any act or failure to act by a custodian of Client's Account.

Nothing in this Agreement shall relieve Stonefield Investment Advisory from any responsibility or liability Stonefield Investment Advisory may have under state or federal statutes.

Item 9 – Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of Stonefield Investment Advisory or the integrity of Stonefield Investment Advisory's management. Stonefield Investment Advisory has no information applicable to this Item.

Item 10 – Other Financial Industry Activities and Affiliations

In addition to giving investment advice, the Investment Advisor Representatives of Stonefield Investment Advisory are also Registered Representatives of Pacific West Securities, Inc, and are engaged in the selling of securities. Investment Advisor Representatives may also be licensed and appointed with various insurance agencies to sell insurance products for sales commissions. Approximately 40% of week is devoted to these activities.

As stated in Item 7 above, when effecting securities transactions through Pacific West Securities, Inc. as a Registered Representative or insurance products as a licensed insurance agent, Investment Advisor Representatives of Stonefield Investment Advisory earn a sales commission. There is a conflict of interest as advice is given on securities and/or various insurance products sold for a commission.

From time to time, Stonefield Investment Advisory or one or more of its Investment Advisor Representatives or employees may purchase or own the same securities or variable insurance products that Stonefield Investment Advisory or the Client's Investment Advisor Representative recommended to the Client. When the recommendation to the Client involves individual stocks, stock options, or bonds there could be a conflict of interest with the Client. Stonefield Investment Advisory has adopted policies and procedures to ensure that such conflicts are fully disclosed and that neither Stonefield Investment Advisory nor its Investment Advisor Representatives or employees may trade ahead or otherwise against the interest of Clients.

Stonefield Investment Advisory can have arrangements with unrelated third party providers, to provide certain services in regards to Clients Accounts. These services may include, but are not limited to the following:

- Research,
- Due Diligence,
- Reporting,
- Portfolio Analysis,
- Portfolio Management, and
- Back Office Administration.

Third Party Providers will not have any direct contact with Stonefield Investment Advisory's Clients. Third Party Providers enter into any Advisory contracts directly with Stonefield Investment Advisory's Clients. Third Party Provider provides services directly to Stonefield Investment Advisory who is solely responsible for Client Accounts.

Upon entering into an Agreement for Investment Management Services with Stonefield Investment Advisory, Clients authorize Stonefield Investment Advisory to use Third Party Providers to service the Client's Account, including billing and the deduction of fees from the Client Accounts. Clients agree to allow Stonefield Investment Advisory to share non-public, personal information with the Third Party Provider for the purpose of administering and managing Client's Account. Stonefield Investment Advisory requires Third Party Providers to execute a confidentiality agreement and not share Client information with any unauthorized person or entity.

The use of Third Party Providers will not cause Client to incur any additional fees. Stonefield Investment Advisory pays Third Party Providers for services out of the total advisory fee charged to the Client. Stonefield Investment Advisory's fee schedule is disclosed under Item 5 above.

Item 11 – Code of Ethics

Stonefield Investment Advisory has established a Privacy Policy in accordance with Regulation S-P to protect clients' non-public information. A copy of Stonefield Investment Advisory's Privacy Policy is provided initially to clients along with this ADV Part II disclosure document upon engagement of advisory services, and will be delivered to all advisory Clients annually thereafter. A complete copy of Stonefield Investment Advisory's

Privacy Policy may be obtained upon request by contacting Stonefield Investment Advisory by phoning 319.377.7811 or via the website, www.StonefieldInvestments.com.

Stonefield Investment Advisory has adopted a Code of Ethics for all supervised persons of the firm describing its high standard of business conduct, and fiduciary duty to its Clients. The Code of Ethics includes provisions relating to the confidentiality of Client information, a prohibition on insider trading, a prohibition of rumor mongering, restrictions on the acceptance of significant gifts and the reporting of certain gifts and business entertainment items, and personal securities trading procedures, among other things. All supervised persons at Stonefield Investment Advisory must acknowledge the terms of the Code of Ethics annually, or as amended.

As a fiduciary, Stonefield Investment Advisory has an affirmative duty to render continuous and unbiased investment advice and at all times act in the Client's best interest.

Stonefield Investment Advisory anticipates that, in appropriate circumstances, consistent with clients' investment objectives, it will cause accounts over which Stonefield Investment Advisory has management authority to effect, and will recommend to investment advisory clients or prospective clients, the purchase or sale of securities in which Stonefield Investment Advisory, its affiliates and/or clients, directly or indirectly, have a position of interest.

None of Stonefield Investment Advisory's associated persons may effect for himself or herself, or his or her immediate family (i.e., spouse, minor children, and adults living in the same household as the associated person), or for trusts for which the associated person may serve as trustee or in which the associated person has a beneficial interest, ahead of its Clients.

Stonefield Investment Advisory's employees and persons associated with Stonefield Investment Advisory are required to follow Stonefield Investment Advisory's Code of Ethics. Subject to satisfying this policy and applicable laws, officers, directors and employees of Stonefield Investment Advisory and its affiliates may trade for their own accounts in securities which are recommended to and/or purchased for Stonefield Investment Advisory's Clients.

The Code of Ethics is designed to assure that the personal securities transactions, activities and interests of the employees of Stonefield Investment Advisory will not interfere with (i) making decisions in the best interest of Stonefield Investment Advisory Clients and (ii) implementing such decisions while, at the same time, allowing employees to invest for their own accounts. Under the Code certain classes of securities have been designated as exempt transactions, based upon a determination that these would materially not interfere with

the best interest of Stonefield Investment Advisory's clients. In addition, the Code requires pre-clearance of many transactions, and restricts trading in close proximity to client trading activity.

Nonetheless, because the Code of Ethics in some circumstances would permit employees to invest in the same securities as Clients, there is a possibility that employees might benefit from market activity by a client in a security held by an employee. Employee trading is continually monitored under the Code of Ethics, and to reasonably prevent conflicts of interest between Stonefield Investment Advisory and its Clients.

Certain affiliated accounts may trade in the same securities with client accounts on an aggregated basis when consistent with Stonefield Investment Advisory's obligation of best execution. In such circumstances, the affiliated and Client accounts will share commission costs equally and receive securities at a total average price. Stonefield Investment Advisory will retain records of the trade order (specifying each participating account) and its allocation, which will be completed prior to the entry of the aggregated order. Completed orders will be allocated as specified in the initial trade order. Partially filled orders will be allocated on a pro rata basis. Any exceptions will be explained on the Order.

It is Stonefield Investment Advisory's policy that the firm will not affect any principal or agency cross securities transactions for Client accounts. Stonefield Investment Advisory will also not cross trades between Client accounts. Principal transactions are generally defined as transactions where an adviser, acting as principal for its own account or the account of an affiliated broker-dealer, buys from or sells any security to any advisory client. A principal transaction may also be deemed to have occurred if a security is crossed between an affiliated hedge fund and another Client Account. An agency cross transaction is defined as a transaction where a person acts as an investment adviser in relation to a transaction in which the investment adviser, or any person controlled by or under common control with the investment adviser, acts as broker for both the advisory client and for another person on the other side of the transaction. Agency cross transactions may arise where an adviser is dually registered as a broker-dealer or has an affiliated broker-dealer.

Stonefield Investment Advisory's Clients or prospective Clients may request a copy of the firm's Code of Ethics by contacting Jon R Werner (319-377-7811 or email: jwerner@stonefield.us).

Item 12 – Brokerage Practices

Except to the extent that the Client directs otherwise, Stonefield Investment Advisory may use its discretion in selecting or recommending the broker-dealer/custodian. The Client is not obligated to effect transactions through and broker-dealer/custodian. In recommending broker-dealers/custodians, Stonefield Investment Advisory will generally seek “best execution.” In recommending a broker-dealer/custodian Stonefield Investment Advisory will comply with its fiduciary duty to obtain best execution and with the Securities Exchange Act of 1934 and will take into account such relevant factors as:

- Price;
- The broker-dealer’s/custodian’s facilities, reliability and financial responsibility;
- The ability of the broker-dealer/custodian to effect transactions, particularly with regard to such aspects as timing, order size and execution of order;
- The research and related brokerage services provided by such broker or dealer or custodian to Stonefield Investment Advisory, notwithstanding that the Account may not be the direct or exclusive beneficiary of such services; and
- Any other factors Stonefield Investment Advisory considers to be relevant.

Soft dollar benefits are not limited to those Clients who may have generated a particular benefit although certain soft dollar allocations are connected to particular Clients or groups of Clients. *And/or* Soft dollar benefits are not proportionally allocated to any Accounts that may generate different amounts of the soft dollar benefits.

On fee-based accounts that are discretionary, the Investment Advisor Representative has Client’s consent to buy and sell securities in the Account in the amount deemed appropriate for the Client’s objectives and risk temperament. Any withdrawals from an account by the IAR are prohibited.

Discretionary transactions are limited to general securities, mutual funds, government securities and occasionally options.

Investment Advisor Representatives of Stonefield Investment Advisory have two types of Clients; fee and commissions. If a Client is paying an hourly fee, the Investment Advisor Representative will suggest different brokers to Clients, although they are free to select

any broker they wish. Recommendations will be based on broker costs, skills, reputation, dependability and compatibility with the Client, and not for a financial arrangement between Stonefield Investment Advisory and recommended broker. Clients paying commissions may have the recommendations of the IAR implemented through the Investment Advisor Representatives broker/dealer, Pacific West Securities, Inc.

Investment Advisor Representatives are licensed to sell securities in the capacity of a Registered Representative through Stonefield Investment Advisory's broker-dealer. Investment Advisor Representatives who are Registered Representatives licensed are restricted by certain FINRA rules and policies from maintaining Client Accounts at or executing Client transactions in such Client Accounts through any broker/dealer or custodian that is not approved by Stonefield Investment Advisory's broker/dealer. Currently, Stonefield Investment Advisory's broker/dealer permits Investment Advisor Representatives to maintain investment advisory accounts at Pershing, NFS, Charles Schwab, Fidelity, Datalynx, Rydex, SEI, Marshall & Ilsley Trust Company N.A. (M&I), TD Ameritrade, and other approved firms. Stonefield Investment Advisory will, on occasion, add or remove custodial platforms without Client notification. Stonefield Investment Advisory permits Investment Advisor Representatives to use NFS and Pershing because it has fully-disclosed clearing arrangements with these broker-dealers, which include services such as, but not limited to, account custody, trade execution services, clearing services for Stonefield Investment Advisory, access to information and, for a fee, electronic trade entry and account information look-up services for Registered Representatives and Clients, record-keeping services, exception reporting and access to various financial products, including "No Transaction Fee" mutual funds ("NTFs"). NTFs are standard mutual funds that may be purchased for investment advisory accounts at no cost to either Stonefield Investment Advisory or Client's Adviser/ Investment Advisor Representative. Client should be aware, however, that mutual funds in this NTF program may have higher internal expenses than mutual funds that are not in the NTF program.

Investment Advisor Representatives that direct clients to Charles Schwab, Fidelity, Datalynx, Rydex, SEI, M&I, TD Ameritrade or other approved firms for custody of and order execution for the Client's investment advisory Account may receive various benefits and support services at no charge or at reduced prices based on the dollar amount of client assets the Investment Advisor Representative maintains at these platforms. These benefits and services may include such things as research, performance reporting, discounted quarterly advisory fee billing, account information and trade entry services, mutual funds that may be available otherwise only to institutional accounts or with substantial minimum investments, customized account statements, duplicate copies of Client confirmations and statements, business-related products and services, seminars and conferences.

Clients should consider, in light of the broker-dealer's limited approved trading platforms for investment advisory Accounts and the fact that only some of the approved trading platforms may accommodate the investment strategy recommended by the Client's Investment Advisor Representative, that Investment Advisor Representatives are limited in their ability to obtain the best execution price and lowest execution costs for each transaction or the product with the lowest internal expenses. Therefore, Clients may pay higher commissions or trade execution charges through the trading platforms approved by Stonefield Investment Advisory's broker-dealer than through broker-dealers that have not been approved by Pacific West Securities, Inc. as trading platforms for its investment advisory Accounts. Certain Investment Advisor Representatives of Stonefield Investment Advisory may receive 12b-1 fees. The Investment Advisor Representative is compensated by a 12b-1 fee for the marketing of a mutual fund or investment and the salesperson (Investment Advisor Representative) receives a "commission" or fee for the sale of the mutual fund or investment.

Item 13 – Review of Accounts

Client accounts are reviewed by Stonefield Investment Advisory. The frequency of reviews is determined based on the Client's investment objectives, but in no event less than annually. Stonefield Investment Advisory will monitor the performance of investments in Client's Account and may recommend changes. More frequent reviews may also be triggered by a change in Client's investment objectives, tax considerations, large deposits or withdrawals, large sales or purchases, loss of confidence in corporate management, or changes in macro-economic climate.

Financial planning Clients receive financial plans and recommendations at time service is completed. The Custodian will provide investment advisory Clients, as least quarterly, a list of all assets held in the Account, asset values, and all transactions affecting the Account assets, including any additions or withdrawals.

Item 14 – Client Referrals and Other Compensation

Providers of software to Third Party Providers used to deliver services under this agreement, require each individual user to be licensed. As such, Stonefield Investment Advisory must be licensed to use the following software:

- LaserApp,
- Advent (APX),
- Laserfiche,
- Finamerica.

Under separate agreement Third Party Providers pay the cost of Advisor's initial license, as well as the annual maintenance fees (estimated to be \$2,000.00) for Stonefield Investment Advisory.

Item 15 – Custody

Except for Stonefield Investment Advisory's ability to debit fees, Stonefield Investment Advisory's does not otherwise have custody over Client funds and securities, and shall have no liability to the Client for any loss or other harm to any property in the Account.

Clients will receive at least quarterly statements from the broker dealer, bank or other qualified Custodian that holds and maintains Client's investment assets. Stonefield Investment Advisory urges you to carefully review such statements and compare such official custodial records to the account statements that we may provide to you. Our statements may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities.

Item 16 – Investment Discretion

Stonefield Investment Advisory usually receives discretionary authority from the Client at the outset of an advisory relationship to select the identity and amount of securities to be bought or sold. In all cases, however, such discretion is to be exercised in a manner consistent with the stated investment objectives for the particular Client account.

Generally, Stonefield Investment Advisory has the authority to determine, without obtaining specific Client consent, the securities bought or sold and the amount of securities bought or sold. The only restrictions on the above discretionary authority are those set by the Client on a case by case basis. Stonefield Investment Advisory makes it a practice to question Clients to determine if there are any limitations to Stonefield Investment Advisory's discretionary authority on the above matters.

When selecting securities and determining amounts, Stonefield Investment Advisory observes the investment policies, limitations and restrictions of the Clients for which it advises. Unless otherwise instructed by Client, Stonefield Investment Advisory has ongoing and continuous discretionary authority to purchase and sell securities and instruments in this Account, arrange for delivery and payment in connection with the foregoing, select and retain sub-advisors, and act on behalf of the Client in most matters necessary or incidental to the handling of the Account, including monitoring certain assets. Discretionary authority allows Stonefield Investment Advisory to make decisions without prior approval of Client. However, Stonefield Investment Advisory will exercise this discretion in a manner consistent with the stated investment objectives for the particular Client Account. All transactions shall be made in accordance with the directions and preferences provided to IAR by the Client. For registered investment companies, Stonefield Investment Advisory's authority to trade securities may also be limited by certain federal securities and tax laws that require diversification of investments and favor the holding of investments once made.

Client will provide written instructions regarding Stonefield Investment Advisory's trading authority as required by each Custodian. Investment guidelines and restrictions must be provided to Stonefield Investment Advisory in writing (Trading Authorization).

Item 17 – Voting Client Securities

Unless specifically directed otherwise in writing by the Client, as a matter of firm policy and practice, Stonefield Investment Advisory does not have any authority to and does not vote proxies on behalf of advisory Clients. Clients retain the responsibility for receiving and voting proxies for any and all securities maintained in Client portfolios. At the request of the Client, Stonefield Investment Advisory may provide advice to Clients regarding the Clients' voting of proxies.

Item 18 – Financial Information

Registered Investment Advisers are required in this Item to provide you with certain financial information or disclosures about Stonefield Investment Advisory's financial condition. Stonefield Investment Advisory has no financial commitment that impairs its ability to meet contractual and fiduciary commitments to Clients, and has not been the subject of a bankruptcy proceeding.

Item 19 – Requirements for State-Registered Advisers

Business Background of Stonefield Investment Advisory is as follows: Stonefield Investment Advisory, Inc. (formerly Cornerstone Capital Management, Inc.) is a SEC Registered Investment Advisor and has been registered with the State of Iowa as a Registered Investment Advisor since 1998.

The Executive Officers of Stonefield Investment Advisory, Inc. consists of, Stephen R. Mickelson, Chief Executive Officer and Chief Operating Officer, and Jon R. Werner, President and Chief Compliance Officer. With over forty years of experience in the securities industry, the leadership of Stonefield Investment Advisory, Inc. is uniquely qualified in managing a prestigious RIA.

Stephen R. Mickelson, born 1967, received his BA degree from the University of Northern Iowa. He became a registered representative in 1991 and joined the RIA in 2005. He became an Investment Advisor in 2002 and holds the necessary licenses and education to offer securities, insurance products, and fee-based asset management and financial planning. He currently is an Investment Advisor with Stonefield Investment Advisory, Inc. and a Registered Representative with Pacific West Securities, Inc., the broker/dealer.

Jon R. Werner, born 1969, received his BA degree from the University of Iowa. He began his career as a registered representative in 1992 and established the RIA in 1998 and serves as the registered principal. He became an investment advisor in 1998 and holds the necessary licenses and education to offer securities, insurance products, and fee-based asset management and financial planning. He currently is an Investment Advisor with Stonefield Investment Advisory, Inc. and a Registered Representative with Pacific West Securities, Inc., the broker/dealer.

Patrick J. Mickelson, born 1975, received his 2 BA degrees from the University of Northern Iowa and his MBA from Touro University International. He became a registered representative in 1999 and joined the RIA in 2005. He became an Investment Advisor in 2004 and holds the necessary licenses and education to offer securities, insurance products, and fee-based asset management and financial planning. He currently is an Investment Advisor with Stonefield Investment Advisory, Inc. and a Registered Representative with the Pacific West Securities, Inc., the broker/dealer.

Scott M. Bridgford, born 1960, received his BA degree from Western Illinois. He became a registered representative in 1999 and joined the RIA in 2005. He became an Investment Advisor in 2003 and holds the necessary licenses and education to offer securities, insurance products, and fee-based asset management and financial planning. He currently is an Investment Advisor with Stonefield Investment Advisory, Inc.

Andrew J. Schroeder, born 1983, received his BA degree from the University of Iowa. He became a registered representative in 2010 and joined the RIA in 2010. He became an Investment Advisor in 2010 and holds the necessary licenses and education to offer securities, insurance products, and fee-based asset management and financial planning. He currently is an Investment Advisor with Stonefield Investment Advisory, Inc. and a Registered Representative with Pacific West Securities, Inc., the broker/dealer.

Neither Stonefield Investment Advisory nor any management personnel of Stonefield Investment Advisory have been found liable or required to pay any award for an arbitration claim or other civil proceeding related to an investment related activity.