



Firm Brochure
(Part 2A of Form ADV)

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This brochure provides information about the qualifications and business practices of Financial Counselors, Inc. (FCI). If you have any questions about the contents of this brochure, please contact us at: SourceNotes@fciadvisors.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission, or by any state securities authority.

Additional information about Financial Counselors, Inc. is available on the SEC's website at www.adviserinfo.sec.gov

Financial Counselors, Inc. is a registered investment advisor. Registration with the Securities and Exchange Commission does not imply a certain level of skill or training.

Material Changes

Annual Update

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

Material Changes since the Last Update

The U.S. Securities and Exchange Commission issued a final rule in July 2010 requiring advisers to provide a Firm Brochure in narrative “plain English” format. The new final rule specifies mandatory sections and organization. This Firm Brochure, dated 03/31/2011, is our new disclosure document prepared according to the SEC’s new requirements and rules.

Full Brochure Available

Whenever you would like to receive a complete copy of our Firm Brochure, please contact us by telephone at: 816-329-1527 or by email at: SourceNotes@fciadvisors.com.

Table of Contents

Material Changes	ii
Annual Update	ii
Material Changes since the Last Update	ii
Full Brochure Available	ii
Advisory Business	1
Firm Description	1
Principal Owners	1
Types of Advisory Services	1
Tailored Relationships	2
Wrap Fee Programs	2
Assets Under Management	2
Fees and Compensation	2
Description	2
Advisory Fees	3
Fee Billing	4
Other Fees	4
Refunds of Advisory Fees Paid in Advance	4
Compensation for sale of securities	4
Performance-Based Fees	5
Sharing of Capital Gains	5
Types of Clients	5
Description	5
Account Minimums	5
Methods of Analysis, Investment Strategies and Risk of Loss	6
Methods of Analysis and Investment Strategies	6
Risk of Loss	11
Disciplinary Information	14
Legal and Disciplinary	14

Other Financial Industry Activities and Affiliations.....	14
Financial Industry Activities and Affiliations	14
Code of Ethics, Participation or Interest in Client Transactions and Personal Trading	15
Code of Ethics	15
Participation or Interest in Client Transactions.....	15
Review of Employee Accounts	16
Brokerage Practices	16
Selecting Brokerage Firms	16
Best Execution	16
Research and Other Soft Dollar Benefits	17
Directed Brokerage.....	18
Order Aggregation	19
Review of Accounts	19
Periodic Reviews	19
Review Triggers	20
Regular Reports	20
Client Referrals and Other Compensation.....	20
Economic Benefit	20
Client Referrals	20
Custody	21
Account Statements.....	21
Investment Discretion.....	21
Discretionary and Non-Discretionary Investment Advisory Services	21
Voting Client Securities.....	22
Proxy Votes.....	22
Financial Information	23
Financial Condition	23
Privacy Notice	23

Advisory Business

Firm Description

Financial Counselors, Inc., (FCI) founded in 1966, has provided investment advisory services to a wide variety of clients for over 40 years. We are based in Kansas City and have offices in Overland Park, Kansas; Shelton, Connecticut; and Reston, Virginia. We have 48 employees with 27 investment professionals averaging over 20 years of experience. We are affiliated with trust companies that provide custody services to some of our clients; these companies include The Midwest Trust Company of Missouri, The Midwest Trust Company and Benefit Trust Company. We are also affiliated with Access Partners, a registered investment advisor who provides separately managed account (SMA) services for some of our clients. These affiliations are disclosed as potential conflicts of interest in that we actively recommend our affiliates to our clients. We believe these affiliations better enable us and our affiliates to understand and meet our clients' complex needs in a more complete and cohesive manner.

Principal Owners

FCI is wholly owned by FCI Holding Corporation which is owned by MTC Holding Corporation. MTC Holding Corporation is entirely employee and director owned. Brad Bergman is a greater than 25% owner. More than ten other employees and directors have ownership as well.

Types of Advisory Services

FCI provides investment supervisory services, also known as asset management services; manages investment advisory accounts not involving investment supervisory services; furnishes investment advice through consultations; issues special reports about securities, markets and the economy.

FCI provides individualized discretionary investment management services and non-discretionary investment advisory services to various categories of institutional and individual clients who contract with us directly. We also provide discretionary and non-discretionary sub advisory services to various entities including investment companies and regional trust companies and banks. Included in those are affiliates The Midwest Trust Company of Missouri, Benefit Trust Company, The Midwest Trust Company and Access Partners. Our advisory services may include our Mutual Fund or Exchange Traded Fund Programs which help provide diversification in smaller accounts.

Tailored Relationships

The goals and objectives for each client are documented in our client relationship management system. Investment policy statements are created that reflect the stated goals and objective. Clients may impose restrictions on investing in certain securities or types of securities.

Wrap Fee Programs

FCI offers discretionary investment management services to UBS Financial Services, Incorporated Private Client Group individuals and institutions. These services are offered through the UBS Financial Services Incorporated ("UBS") ACCESS and Managed Accounts Consulting ("MAC") programs. The ACCESS accounts are managed by using a model portfolio approach. The MAC accounts have wrapped fees but are managed through FCI direct contracts with the clients and managed to account objectives. We receive a portion of the fee each client pays to UBS.

Assets Under Management

As of Feb 28, 2011, Financial Counselors, Inc. manages approximately \$4,292,661,441.72 in assets for approximately 6,592 clients. Approximately \$3,788,263,082.92 is managed on a discretionary basis, and \$504,398,358.80 is managed on a non-discretionary basis.

Fees and Compensation

Description

Financial Counselors, Inc. bases its fees on a percentage of assets under management and fixed fees. Fees are negotiable. In some cases there is a minimum fee per account.

We, may waive our minimum fee and/or charge a lesser investment advisory fee based upon certain criteria (e.g., historical relationship, type of assets, anticipated future earning capacity, anticipated future additional assets, dollar amounts of assets to be managed, related accounts, account composition, negotiations with clients, etc.).

Fees, minimum fees, minimum account sizes and services are negotiable and may be waived under certain circumstances.

Advisory Fees

Annual fees for investment management for Separate Accounts generally are as follows:

Core Equity and Balanced accounts

1% on the first \$2,000,000 of value of the portfolio
.75 of 1% on the next \$3,000,000 of value of the portfolio
.50 of 1% on the next \$5,000,000 of value of the portfolio
.40 of 1% on the next \$5,000,000 of value of the portfolio
.30 of 1% on the balance of the portfolio

Value Equity and Balanced Accounts

.60 of 1% on the value of the portfolio

Fixed Income Accounts

.50 of 1% on the first \$1,000,000 of value of the portfolio
.40 of 1% on the next \$1,000,000 of value of the portfolio
.30 of 1% on the next \$3,000,000 of value of the portfolio
.25 of 1% on the next \$5,000,000
.20 of 1% on the balance of the portfolio.

Fixed Income Corporate Strategy

.35 of 1% on the first \$500,000 of value of the portfolio
.30 of 1% on the next \$500,000 of value of the portfolio
.25 of 1% on the next \$4,000,000 of value of the portfolio
.20 of 1% on the balance of the portfolio

Assets allocated to the SMA (separately managed account) program may incur additional fees not included in the above investment advisory fees.

Sub advisory Services

Non-discretionary Investment Management Services:

<u>Market Value of Relationship</u>	<u>Annual Management Fee</u>
Balance of Relationship	25 Basis Points

Discretionary Investment Management Services:

<u>Market Value of Relationship</u>	<u>Annual Management Fee</u>
First \$25,000,000	35 Basis Points
Next \$25,000,000	30 Basis Points
Next \$50,000,000	25 Basis Points
Balance of Relationship	20 Basis Points

Fee Billing

We allow clients to elect whether they would like us to invoice our advisory fees directly to them or if they would like to direct their custodians to calculate and pay our fees. Most of our fees are handled quarterly in advance or monthly in arrears. Other arrangements may be negotiated with clients.

Other Fees

FCI is not a custodian so our clients will arrange payment of custodian fees with the custodian of their choice. We work with our affiliated custodians to negotiate our fees to attract clients. Other fees our clients may pay include expense ratios associated with mutual funds or exchange traded funds. There are typically also fees related to trading securities such as brokerage commissions (see more information in “Brokerage Practices” on page 16.) and transaction fees incurred by other handlers of the trades. Custodians may charge transaction fees on purchases or sales of certain mutual funds and exchange-traded funds. These transaction charges are usually small and incidental to the purchase or sale of a security. The selection of the security is more important than the nominal fee that the custodian charges to buy or sell the security.

FCI serves as financial advisor for multiple mutual funds. If a mutual fund for which we serve as advisor is deemed an appropriate investment for a client of our discretionary service, we will waive our advisory fee for the portion of the account invested in those funds.

Recommendations may be made to clients of our non-discretionary service, which may include mutual funds we manage. We then may receive both the advisory fee paid by the client and the advisory fee from the fund on the portion of the accounts our clients elect to invest in the mutual funds we manage. Some of our agreements include arrangements to waive the advisory fees on non-discretionary mutual fund accounts.

Refunds of Advisory Fees Paid in Advance

If an advisory relationship begins after the first day of a fee period or terminates before the last day of a fee owed, fees are prorated accordingly, and, in the event of termination, the client will receive a refund of any pre-paid fee attributable to any period after the termination.

Compensation for sale of securities

FCI does not employ registered sales representatives. We do not receive compensation from the sale of securities. Some of our affiliates receive 12b-1 fees in associations with their shareholder servicing activities.

Performance-Based Fees

Sharing of Capital Gains

Our fees are **not** based on a share of the capital gains or capital appreciation of managed securities. We do not use a performance-based fee structure because of the potential 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.

Types of Clients

Description

Financial Counselors, Inc. provides investment advisory services to individuals, investment companies, pension and profit sharing plans, trusts, estates, charitable organizations, corporations and other business entities. FCI provides sub advisory services for our affiliates The Midwest Trust Company and Benefit Trust Company.

In addition to the sub advisory role we serve with The Midwest Trust Company as described above, Financial Counselors, Inc. provides sub advisory services to banks and trust companies around the country and a variety of regional financial institutions. FCI is also a sub-advisor in the UBS wrap program and is included in the separately managed account platform of our affiliate, Access Partners, as a fixed income manager.

Account Minimums

The recommended minimum account size is:

Core Equity: \$200,000

Intermediate Fixed Income: \$200,000

Core Fixed Income: \$200,000

FCI-UBS ACCESS Portfolios: \$100,000

All-Corporate Fixed Income: \$250,000

We have the discretion to waive account minimums. Accounts valued below the minimums noted above, and for other strategies, may be set up when the client and the advisor anticipate the client will add additional funds to the accounts. Other exceptions will apply to employees (and employees' relatives) of FCI and of our affiliates.

For what is generally a minimum account size of \$1,000,000, clients may enter into an advisory fee plus commission and other transaction expense arrangement for MAC accounts. For these advisory fee and commission accounts, UBS bills the client directly for FCI's management fees in accordance with fee schedules that are generally the same as those for separate accounts. As with separately managed accounts, fees for MAC accounts are negotiable. Additional information concerning wrap fees, commissions and the UBS ACCESS and MAC programs is provided in the UBS Wrap Fee and Alternative Program Disclosure Brochure ("UBS Wrap Fee Disclosure Brochure"), which is provided to all prospective clients of these programs.

Methods of Analysis, Investment Strategies and Risk of Loss

Methods of Analysis and Investment Strategies

Security analysis methods may include charting, fundamental analysis, technical analysis, and cyclical analysis.

The main sources of information include financial newspapers and magazines, inspections of corporate activities, research materials prepared by others, corporate rating services, timing services, annual reports, prospectuses, filings with the Securities and Exchange Commission, and company press releases.

Other sources of information may include Morningstar Principia mutual fund information, Morningstar Principia stock information, and the World Wide Web.

Asset Allocation Strategy

Investment Process

Financial Counselors' investment goals are to provide clients with superior long-term returns while controlling risks. Our tactical asset allocation process evaluates current market conditions and investment indicators to strategically shift or tilt our weightings versus the longer term core strategic asset allocation models. These tactical decisions are made opportunistically and are designed to increase potential relative returns or avoid shorter term risks.

Tactical Asset Allocation Weightings

The Asset Allocation Investment Committee establishes tactical weightings for each of the Asset Allocation models. Based on the current economic environment, monetary and fiscal policies, secular, economic, social and demographic trends as well as several technical and financial indicators, we identify the relative attractiveness of the following:

- Equity versus fixed income
- Equity style weightings: value, growth, and core
- Equity capitalization weightings: large, medium, and small

- Domestic versus foreign equities
- Developed versus emerging markets
- Real Estate Investment Trusts
- High yield securities
- Fixed income duration/yield curve analysis
- Money market
- Alternative asset classes

FCI Core Equity Strategy

Investment Objective

The strategy seeks long-term capital appreciation, primarily investing in equity securities of domestic companies. Our style is designed to meet a variety of investment objectives as we seek to provide consistent growth of principal and to outperform the S&P 500 Stock Index net of fees with less downside risk, over rolling 3-5 year time horizons.

Investment Strategy

FCI's Core Equity is a strategy with a unique blend of top down sector work and bottom up stock selection. Using a top down approach, the advisors evaluate the current economic environment, monetary and fiscal policies, secular macro trends to identify market segments, sectors or industries they believe have the potential to outperform the market as a whole. A universe of more than 14,000 equity securities is reduced to 1,400 by a proprietary, multi-factor research driven process. Market capitalizations are generally in excess of \$2 billion. Within this initial universe, securities are screened for certain quantitative factors, including: positive operating earnings, as well as above median earnings and revenue relative to company's economic sector. Following this quantitative fundamental screening, stocks undergo a thorough qualitative analysis focusing on key characteristics. They are then subject to proprietary valuation analysis, price confirmation, and exit strategies. Exchange Traded Funds (ETFs) may be used in this strategy.

FCI Equity Income Strategy

Investment Objective

The strategy is intended to provide a growing income stream from a diversified portfolio of 30 to 40 securities selected from all ten economic sectors. The portfolio is managed with low turnover to take advantage of preferential tax rates applicable to capital gains and qualified dividends. The dividend yield target for the portfolio is 150% to 200% of the dividend yield of the S&P 500.

Investment Strategy

FCI's Equity Income strategy selects securities from a universe of stocks with a minimum market capitalization of \$1.5 billion to ensure that each holding has adequate market liquidity. This group is then subjected to several screens to ensure that each portfolio holding is financially strong and has a history of providing shareholders with attractive and increasing dividend payments. Companies are then screened quantitatively on factors such as: positive operating income, above median dividend yield within sector, sustainable dividend payout, and historical dividend growth. Stocks that pass the quantitative screening undergo thorough qualitative analysis by our Equity Income Team looking for the following: solid competitive advantage and pricing power, catalysts for future growth, and commitment to a strong dividend policy. Changes are made to the portfolio when a stock falls from favor or when better companies are available. Among the critical exit strategy triggers is a stock rising to the point where the dividend yield is below that of its sector average.

FCI Value Equity Strategy

Investment Objective

The goal of this strategy is to provide consistent total returns for clients through price appreciation and dividend income. Through proper diversification and stock selection, the managers strive to outperform the S&P 500 Index.

Investment Strategy

The Value Equity Strategy is a multi-cap value approach to investing that employs both top down macro economic and industry specific research as well as bottom up stock specific research. Generally, each of the ten S&P 500 sectors is represented in a Value Equity Portfolio, although the Value Equity Team will overweight or underweight specific sectors based on our research. Stock specific research is extremely disciplined and screens for insider activity, cash flow models, balance sheet ratios, and sales growth versus inventory levels. After passing initial screens, stocks are screened further with more intricate models and valuation techniques. The strategy is not limited to domestic equities, and portfolio will typically hold between 10-15% in international stocks. The valuation techniques used for selecting stock will generally result in adding companies to the portfolio that pay dividends. While there is no yield requirement for a stock to be purchased, the composite yield of the value equity portfolios has generally been 0.5-1% higher than that of the S&P 500 Index.

FCI Fixed Income Strategies including Core, Modified Core, and Intermediate

Investment Objective

FCI's Fixed Income investment strategies seek to deliver superior returns relative to the appropriate Barclays Capital Fixed Income Index over a market cycle, while limiting the risk incurred by maintaining a high credit profile. We strive to consistently move the portfolio in the direction of best opportunities while reducing the potential of a significantly negative credit event.

Investment Strategy

FCI's Fixed Income investment strategies involves employing a time-tested, disciplined investment process which combines multiple stages of active management, each of which considers aspects of fundamental, behavioral, and technical analysis.

Duration management is utilized to position the portfolio to deliver the highest return potential according to the outlook for interest rates and term-structure as determined by the firm's Fixed Income Investment Committee. Overall duration risk is limited to a 20% deviation relative to the identified benchmark. With regard to sectors within the high-grade universe, allocations are incrementally emphasized or reduced based on the Committee's assessment of return potential and the risk inherent in each. After careful analysis is performed to determine credit worthiness and relative valuation opportunities, individual issues are then selected to construct portfolios.

Employing fundamental, behavioral, and technical analysis along all stages of our investment process allows the firm's managers to have a forward-looking, three dimensional approach to the construction of client portfolios.

Global ETF Plus Strategy

Investment Objective:

This strategy seeks to maximize current income while maintaining exposure to the global equity markets with the potential for long-term capital gain. The strategy's goal is to outperform the MSCI All Country World Index net of fees over a full market cycle with substantially less risk while providing investors with increased cash flow generation through the use of covered call writing.

Investment Strategy:

FCI's Global ETF PLUS strategy seeks to provide investors with a high level of current income and long-term capital appreciation. We attempt to accomplish this by building a globally diversified portfolio of highly liquid, optional equity exchange traded funds. The income stream from the underlying ETF portfolio is enhanced with an overlay strategy consisting of covered call writing.

Concentrated Equity Plus

Investment Objective:

The goal of the Concentrated Equity PLUS strategy is to provide investors with consistent cash flow yield through covered call writing within a risk controlled environment. Portfolio managers seek to maximize yield and control risk by writing a diversified portfolio of covered calls around a specific stock position. The strategy is designed both for investors who wish to maintain a concentrated equity position in its entirety, and for those who would like to diversify out of a large position in a controlled manner.

Investment Strategy:

FCI's Concentrated Equity Plus strategy includes building a portfolio of covered call options around a concentrated stock position in an effort to maximize investor yield while diversifying call risk. The strategy can be implemented with the goal of protecting against shares being called away or to allow targeted assignments that enable capital reallocation.

Equity Income Plus Strategy

Investment Objective:

Our Equity Income Plus Strategy seeks to maximize current income while maintaining exposure to the equity markets with the potential for long-term capital appreciation. The strategy's goal is to outperform the S&P 500 Index net of fees over a full market cycle with substantially less risk while providing investors with increased cash flow generation through the use of covered call writing.

Investment Strategy:

FCI's Equity Income Plus strategy seeks to provide investors with a high level of current income and long-term capital appreciation. We attempt to accomplish this by building a diversified portfolio of market leading, blue-chip companies with a consistent and growing dividend stream and strong, sustainable cash flows. The income stream from the underlying stock portfolio is enhanced with an overlay strategy consisting of covered call writing.

Mutual Fund / ETF Selection Strategy

Investment Objective:

The strategy seeks to provide clients with superior long term returns while controlling risks. The strategy's goals are to outperform appropriate benchmarks for both equities and fixed income over a full market cycle while managing risks through the construction of a well diversified portfolio.

Investment Strategy:

The Mutual Fund / ETF Selection committee chooses appropriate mutual funds and ETFs to obtain exposure to the asset categories recommended by the Asset Allocation committee. When analyzing potential mutual funds and ETFs for inclusion on the approved lists, the committee considers current and historical data that are relevant to sound mutual fund and ETF selection. Some of the selection criteria include: management track record, management tenure, minimum fund size, management performance record, acceptable risk / reward statistics, adherence to style and capitalization and expense ratios. After the funds and ETFs are selected they are monitored regarding key factors that could affect investment performance. Some of the key factors include: a change in the relative valuation between the various asset classes which might suggest an adjustment in the asset allocation, a change in a mutual fund or ETF's relative performance against its peer group viewed over a time frame of several years, and important characteristics of each mutual fund or ETF such as a change in manager, deviation from the stated investment style, substantial growth or decline in assets under management or substantial turnover in personnel within the mutual fund company. Changes are made to the approved list of mutual funds and ETFs whenever necessary.

Risk of Loss

All investment programs have certain risks that are borne by the investor. Our investment approach constantly keeps the risk of loss in mind. Investors face investment risks including the following:

- **Management risk.** The strategies used may fail to produce the intended results.
- **Asset allocation risk.** Allocations to the various asset classes and market sectors could cause any client account to underperform other accounts with a similar investment objective.
- **Market conditions risk.** The prices of the common stocks and other securities may decline due to market conditions and other factors, including those directly involving the issuers of securities.
- **Concentration risk.** Holding concentrated positions involves risk and is not suitable for everyone.
- **Stock risk.** Stocks generally fluctuate in value more than bonds and may decline significantly over short time periods. There is the chance that stock prices overall will decline because stock markets tend to move in cycles, with periods of rising prices and falling prices. The value of a stock may decline due to general weakness in the stock market or because of factors that affect a company or a particular industry.

- **Value investing risk.** The value approach to investing involves the risk that stocks may remain undervalued or decline in price. Value stocks as a group may be out of favor and underperform the overall equity market for a long period of time, for example, while the market concentrates on growth stocks.
- **Small and medium capitalization company risk.** Such companies may be more at risk than larger companies because, among other things, they may fall out of favor with investors, they may have limited product lines, operating history, market or financial product lines, operating history, market or financial resources, or because they may depend on limited management groups. Securities of smaller companies may be more volatile, especially in the short term, may have limited liquidity and may be difficult to value. Smaller companies are often involved in actual or anticipated reorganizations or restructurings and it may be difficult to obtain information as to the financial conditions of smaller companies.
- **Investing in growth-oriented stocks risk.** Growth-oriented stocks may involve larger price swings and greater potential for loss than other types of investments.
- **Investing outside the U.S. risk.** Securities of issuers domiciled outside the U.S. or with significant operations outside the U.S., may lose value because of political, social or economic developments in the country or region in which the issuer operates. These securities may also lose value due to changes in the exchange rate of the country's currency against the U.S. dollar. Securities markets in certain countries may be more volatile and/or less liquid than those in the U.S. Investments outside the U.S. may also be subject to different settlement and accounting practices and different regulatory and reporting standards than those in the U.S.
- **Options risk.** Options involve risk and are not suitable for everyone. Please see "The Characteristics and Risks of Standardized Options" brochure published by the Options Clearing Corporation for additional detail. While covered call writing does provide a partial hedge to the stock against which the call is written, the hedge is limited to the amount of cash flow received when writing the option.
- **Call risk.** Call risk is the proprietary risk metric incorporating option greeks, such as Delta, with momentum and technical indicators.
- **Turnover risk.** Portfolio turnover measures trading activities over a certain time period. It is usually measured as the rate at which a portfolio is replaced annually.

As transactions are usually not for free, high turnover will result in rising expenses in the form of higher trading commissions. Note that there exists a trade off between the transaction costs and upside potential of a transaction.

Another implication of portfolio turnover is tax-efficiency: high turnover results in frequent recognition of capital gains, which might not be optimal in the sense of optimizing after-tax returns in certain tax systems.

Low portfolio turnover is neither necessary nor sufficient for strong returns: Dramatic performance can be achieved with high turnover and low turnover does not automatically lead to superior performance (for example in times when if growth outperform value stocks).

- **Liquidity risk.** Liquidity risk is the risk that we may not be able to sell a security timely or at a desired price.
- **Interest rate risk.** The market value of fixed income securities in which we invest can be expected to vary inversely with changes in interest rates. Debt securities with longer maturities are subject to potentially greater price fluctuation than obligations with shorter maturities. Fluctuations in the market value of fixed income securities subsequent to their acquisition will not affect cash income from such securities but will be reflected in the securities market value.
- **Duration risk.** Prices of fixed income securities with longer effective maturities are more sensitive to interest rate changes than those with shorter effective maturities.
- **Credit risk.** The issuer of the fixed income security may not be able to make interest and principal payments when due, and the issuer may not be able to make dividend payments when due. Generally, the lower the credit rating of a security, the greater the risk that the issuer will default on their obligation. The value of securities issued by companies approaching or in default will likely be significantly impaired.
- **Prepayment and extension risk.** As interest rates decline, the issuers of certain fixed income securities may prepay principal earlier than scheduled. As interest rates increase, slower than expected principal payments may extend the average life of certain fixed income securities, locking in below-market interest rates and reducing the value of these securities.
- **Government securities risk.** It is possible that the U.S. Government could default on its obligations. It is possible that the U.S. Government would not provide financial support to its agencies or instrumentalities if it is not required to do so by law. If a U.S. Government agency or instrumentality defaults, and the U.S. Government does not stand behind the obligation, the securities prices could fall. Securities of certain U.S. Government sponsored entities, such as Freddie Mac or Fannie Mae are neither issued nor guaranteed by the U.S. Government. The U.S. Government's guarantee of ultimate payment of principal and timely payment of interest of any U.S.

Government security does not imply that the price of the security will not fluctuate.

Disciplinary Information

Legal and Disciplinary

The firm and its employees have not been involved in legal or disciplinary events requiring disclosure here related to past or present investment clients.

Other Financial Industry Activities and Affiliations

Financial Industry Activities and Affiliations

Neither FCI nor our employees are registered or have an application to register as a broker-dealer, registered representative of a broker dealer, futures commission merchant, commodity pool operator or commodity trading advisor.

FCI has **no** relationships or arrangements material to our advisory business or to our clients with any of the following:

- Broker-dealer, municipal securities dealer, or government securities dealer or broker
- Other investment adviser or financial planner
- Futures commission merchant, commodity pool operator, or commodity trading advisor
- Accountant or accounting firm
- Law firm
- Insurance company or agency
- Pension consultant
- Real estate broker or dealer
- Sponsor or syndicator of limited partnerships.

Brad Bergman, a primary owner of our holding company and other administrators at our affiliated trust companies are lawyers. While this could present a potential conflict with clients, our affiliates strive to assure their knowledge and experience as lawyers benefit clients.

We are affiliated with another registered investment advisor, Access Partners, which operates a separately managed accounts (SMA) platform and provides FCI with an additional resource for implementing our asset allocation strategies. We are also

affiliated with multiple trust companies that provide custodial and other services to many of our clients. We are affiliated with Trust Sourcing Solutions and Trust Technology Solutions, affiliates providing back office and operational support to both The Midwest Trust Company and FCI. These affiliations may be seen as conflicts of interest with our clients as we are incented to help our affiliates grow their business. We are aware of these potential conflicts and strive to make clients and potential clients aware of them. We believe these affiliations help us and our partners provide better and more complete financial services to our clients.

FCI serves as financial advisor for multiple mutual funds. While these relationships may seem immaterial to our advisory business they present a potential conflict for our clients if a Fund we manage is used in client accounts. We manage this conflict by efforts to assure clients are aware of it and if a mutual fund for which we serve as advisor is deemed an appropriate investment for a client of our discretionary service, we will waive our advisory fee for the portion of the account invested in those funds. FCI also serves as advisor to collective funds offered by our affiliate, Benefit Trust Company. In an effort to avoid double dipping on fees we strive to waive our advisory fee or utilize the share class with no advisor fees for our clients.

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

Code of Ethics

Our firm has adopted a Code of Ethics which sets forth high ethical standards of business conduct that we require of our employees, including compliance with applicable federal securities laws.

Financial Counselors, Inc. and our personnel owe a duty of loyalty, fairness and good faith towards our clients, and have an obligation to adhere not only to the specific provisions of the Code of Ethics but to the general principles that guide the Code. A copy of our Code of Ethics will be provided to clients and prospects on request. Contact Amy Schaff at 816-329-1527 or SourceNotes@fciadvisors.com.

Participation or Interest in Client Transactions

Our employees may buy or sell securities that are also held by clients. Employee trades are pre-screened to avoid conflicts with client interests. The pre-screening of employee trades, or review prior to execution, helps ensure that the personal trading of employees does not affect the markets, and that clients of the firm receive preferential treatment.

FCI serves as advisor to several mutual funds. This presents a potential conflict to place our clients' assets in the funds. If a mutual fund for which we serve as advisor

is deemed an appropriate investment for a client of our discretionary service, we will waive our advisory fee for the portion of the account invested in those funds.

Review of Employee Accounts

The Chief Compliance Officer of Financial Counselors, Inc. is Amy L. Schaff. Compliance reviews of required employee statements are conducted each quarter. The CCO's reports are reviewed by Robert Hunter, President and CEO.

Brokerage Practices

Selecting Brokerage Firms

Financial Counselors, Inc. does not have any affiliation with product sales firms. We first determine which brokers we would plan to use for execution services for equity trades and those most often used for bond trades. Bond availability sometimes determines a broker for bond trades. In selecting brokers and dealers for execution services, we will consider the full range and quality of a broker's or dealer's services. Factors include: price, the broker's or dealer's facilities, and the broker's or dealer's reliability and financial responsibility. When relevant, we also may consider the ability of the broker or dealer to effect particular securities transactions, particularly with regard to such aspects as timing, order size and execution of orders, and the research services provided by that broker or dealer that help our general portfolio management capabilities. A client may not be the direct or exclusive beneficiary of those services. While we generally seek the best price in placing orders with third party brokers or dealers, a client may not necessarily be paying the lowest price available.

Best Execution

We strive to provide best execution for all client trades. FCI firmly believes best execution includes much more than price or commission. The determination of which broker to use is made at the time the trade is reviewed at the trading desk as the trader evaluates how best to provide best execution for each trade.

FCI provides our commission schedule to our equity brokers. Our commission schedule will be provided to clients and prospects upon request. Our commission schedule may result in a client paying a commission to brokers or dealers greater than the amount another broker or dealer would have charged for effecting the same transaction. This may be done when we have determined in good faith that the commission is reasonable in relation to the value of the brokerage and/or research services provided by the broker to us. We understand that the receipt of research services from brokers may create conflicts of interest and that we can choose a broker or dealer that provides research services, instead of one that does not. We

believe this is a reasonable approach and believe our clients benefit from this approach.

Most debt securities are traded in principal transactions. Prices paid to dealers in these transactions generally include a "spread," the difference between the prices the dealer is willing to purchase and sell a specific security.

Research and Other Soft Dollar Benefits

FCI receives "street research" or research directly from specific Wall Street firms from virtually all of our equity brokers and many of our bond brokers. We also receive research from firms with whom we do not trade.

We use Instinet and Convergenx for soft dollar administration. The commission credit from trades done with these firms is the used to pay for "third party research".

FCI receives a variety of research services and information on many topics, which we use in connection with our management responsibilities for our accounts. These topics include: issuers, industries, securities, economic factors and trends, portfolio strategy, statistical information, market data, earnings estimates, credit analysis, pricing, risk measurement analysis, and other information which may affect the U.S. or foreign economies, security prices, or management of the portfolio.

The research services may include written reports, pricing and appraisal services, analysis of issues raised in proxy statements, portfolio attribution and monitoring services, software and access charges which are directly related to investment research. Research services may be received in the form of written reports, on-line services, telephone contacts and personal meetings with security analysts, economists, corporate and industry spokespersons and government representatives. When using commissions to pay for research services, services that are generated by third parties are provided by or through the brokerage firm to which the commissions are paid.

In some cases, services may be used which are partly research and partly not research and are allocated between research and non-research, with the portion allocated to research being paid for through commission dollars, and FCI making a cash payment attributable to the non-research aspect of the service. We believe the soft dollar products and services we use aid in investment decision making and qualify for safe harbor in section 28(e) of the Securities and Exchange Act of 1934.

Research services received from brokers and dealers are supplemental to our own research efforts and, when utilized, are subject to internal analysis before being incorporated into our investment process. As a practical matter, it would not be possible for us to generate all of the information presently provided by brokers and dealers.

We may receive certain research or execution services in connection with transactions; we may purchase securities at a higher price or sell securities at a lower price than would otherwise be paid if no weight was attributed to the research services provided by the executing dealer.

We may also engage in agency transactions in over-the-counter equity and debt securities in return for the types of research and execution services discussed above. These transactions are entered into with procedures that are designed to ensure that the transaction is at least as favorable to the client as it would have been if effected directly with a market-maker that did not provide research or execution services.

We do **not** direct client trades to any particular broker in exchange for client referrals from brokers or a third party.

Directed Brokerage

We do **not** recommend, request or require that our clients direct us to use a particular broker. We do permit clients to direct us to use specific brokers for the trades in their accounts. Clients who do so should understand this does not allow us to seek best execution for the trades in their accounts.

For those client accounts that direct us to execute all or a portion of account transactions through one or more named broker-dealer(s), commission rates are generally determined by the client and broker-dealer. When a client directs us to use a particular broker-dealer: (a) the client may be unable to obtain a more favorable price as a result of transaction volume, since the directed transactions may not be included in any aggregation of other clients' orders, and (b) the client may pay higher transaction costs, including commissions, than they otherwise would had they not designated a particular broker-dealer. For these reasons, among others, if a client has directed us to use a particular broker-dealer, this may result in a client receiving a less favorable execution. Under its sub advisory agreement with The Midwest Trust Company (MTC), MTC may direct us to execute transactions for MTC's trust and advisory accounts through one or more broker/dealers with whom MTC has arrangements for the provision to MTC of brokerage and research services. The discussion in (a) and (b) above is applicable to the MTC accounts. Clients who direct us to use particular brokers should expect their trades may be completed after those where we are attempting to achieve best execution.

We do not allocate the relative costs or benefits of research among our clients because we believe that the research received is, in the aggregate, of assistance in fulfilling our responsibilities to our clients. The research may be used for the benefit of all of our accounts and not just those for which trades are executed.

Order Aggregation

Investment decisions for each client account are made independently from those of other client accounts we manage. If we believe that the purchase or sale of the same security is in the best interest of more than one client, we may, aggregate the securities to be sold or purchased to obtain a favorable execution or lower brokerage commissions. Investment decisions regarding selling or purchasing securities are tailored for each client's accounts

Although some accounts may be managed collectively by more than one of our portfolio managers and investment ideas may be shared, generally each portfolio manager trades the accounts he or she manages separately from other portfolio managers' accounts. Thus, aggregation and allocation of orders typically occurs within a portfolio manager's group of accounts. Each portfolio manager generally endeavors to place orders for the purchase or sale of a security for accounts with similar risk profiles through our trading desk on the same day. Portfolio managers may delay or accelerate the placement of orders for a particular account in certain circumstances. These may include specific client objectives, cash needs or reserves, tax considerations, or sensitivity to frequency of transactions in a portfolio.

Transactions executed on the same day through the same broker-dealer in a specific security may not be accomplished for all client accounts at the same time or at the same price. When a block trade is executed at multiple times and prices the broker may average the executions to arrive at an average price that is applied to every account in the block.

In some instances, the procedures described above may adversely affect the size of the position or the price paid or received by the client, as compared with the position size or price which would have been received had no aggregation occurred.

If we did not aggregate client trade orders many clients would pay higher brokerage commissions than they pay when blocked with other client trades.

Review of Accounts

Periodic Reviews

Each individual portfolio is assigned to a primary portfolio manager. The primary manager is responsible for the day-to-day supervision of that account. Often a secondary portfolio manager also is assigned in order to provide back-up in case of illness, vacation, etc. Portfolio Managers periodically review client portfolios for the proper asset mix, suitability of investments, objectives and other such factors.

Review Triggers

Other conditions that may trigger a review are changes in the tax laws, new investment information, and changes in a client's own situation. When portfolio management oversight identifies a variance from target asset allocation, concentrations that have not been addressed or other risk factors in accounts the portfolio managers are prompted to review and address the specific account issues. Referrals from compliance testing may also prompt a review.

Regular Reports

Unless we are directed otherwise, clients who have signed advisory contracts directly with us receive a quarterly report that includes a review of their holdings and some brief comments by the primary portfolio manager. Clients should also receive from their custodian, at least quarterly, statements of account activity, holdings and values. In addition, we communicate with our clients periodically our opinion about the financial markets and give a more in-depth report about our investment strategies. We strive to have a periodic personal meeting with each direct advisory client to review investment strategies and investment objectives for each account. We communicate with our clients in person, by phone, through e-mail and through conventional mail.

Client Referrals and Other Compensation

Economic Benefit

Some clients who receive our sub advisory services have instructed us to invoice their soft dollar broker for our fees. Client fees (a portion or all) are then, received from the broker. We receive nothing in addition to investment advisory fees in these arrangements. FCI has been fortunate to receive many client referrals over the years. The referrals come from current clients, estate planning attorneys, accountants, employees, personal friends of employees and other similar sources.

Client Referrals

Occasionally, clients may be referred to FCI by persons other than FCI employees. FCI may compensate such individuals or firms. The compensation to individuals will generally be based upon 15% of the management fee for so long as the client remains a client of FCI. However, these compensation arrangements may vary. Any outside referral arrangements are pursuant to a written agreement and disclosure statement consistent with Rule 206(4)-3 of the Investment Advisers Act of 1940.

We require the Solicitor to provide the prospective client with a copy of this document (our *Firm Brochure*) and a separate disclosure statement that requires the

client acknowledge receipt of our disclosure document and provides the following information:

- The Solicitor's name and relationship with our firm;
- The fact that the Solicitor is being paid a referral fee;
- The amount of the fee; and
- Whether the fee paid to us by the client will be increased above our normal fees in order to compensate the Solicitor.

As a matter of firm practice, the advisory fees paid to us by clients referred by solicitors are not increased as a result of any referral.

When FCI employees or affiliate employees are instrumental in referring clients to FCI, we may provide a portion of our advisory fee to said staff. This does not increase client advisory fees. FCI employees are encouraged to attract and retain clients while providing premier investment advisory and client services.

Custody

Account Statements

All assets are held at qualified custodians, which mean the custodians should provide account statements directly to clients at their address of record.

In addition to the periodic statements that clients receive directly from their custodians, we also send our non-custodial account statements directly to our clients on a quarterly basis unless directed otherwise by the client. We urge our clients to carefully compare the information provided on these statements to their custodian statements to ensure that all account transactions, holdings and values are correct and current. Our firm does not have actual or constructive custody of client accounts.

Investment Discretion

Discretionary and Non-Discretionary Investment Advisory Services

Clients may hire us to provide discretionary asset management services, in which case we place trades in a client's account without contacting the client prior to each trade to obtain the client's permission. Clients give us discretionary authority when they sign a discretionary agreement with our firm, and may limit this authority by giving us instructions regarding specific restrictions or guidelines. These are typically provided in an investment policy statement. Clients may also change/amend such limitations by once again providing us with instructions.

We also provide non-discretionary asset management services.

Voting Client Securities

Proxy Votes

Unless the client designates otherwise, Financial Counselors, Inc. votes proxies for securities over which it maintains discretionary authority consistent with our proxy voting policy.

In summary, Financial Counselors, Inc., as a matter of policy and as a fiduciary to our clients, has responsibility for voting proxies for portfolio securities consistent with the best economic interests of the clients. Our firm maintains written policies and procedures as to the handling, research, voting and reporting of proxy voting and makes appropriate disclosures about our firm's proxy policies and practices. Our policy and practice includes the responsibility to monitor corporate actions, receive and vote client proxies and disclose any potential conflicts of interest as well as making information available to clients about the voting of proxies for their portfolio securities and maintaining relevant and required records.

A copy of our proxy voting policy is available upon request. Clients may obtain a copy of our complete proxy voting policies and procedures and voting guidelines by contacting us at SourceNotes@fciadvisors.com. Clients may request, in writing, information on how proxies for their shares were voted. If any client requests a copy of our complete proxy policies and procedures or how we voted proxies for their account(s), we will promptly provide such information to the client.

FCI will identify any conflicts that exist between the interests of the adviser and the client by reviewing the relationship of Financial Counselors, Inc. with the issuer of each security to determine if Financial Counselors, Inc. or any of its employees has any financial, business or personal relationship with the issuer.

If a material conflict of interest exists, we will determine whether it is appropriate to disclose the conflict to the affected clients, to give the clients an opportunity to vote the proxies themselves, or to address the voting issue through other objective means such as voting in a manner consistent with a predetermined voting policy or receiving an independent third party voting recommendation.

With respect to ERISA accounts, we will vote proxies unless the plan documents specifically reserve the plan sponsor's right to vote proxies.

We will neither advise nor act on behalf of the client in legal proceedings involving companies whose securities are held in the client's account(s), including, but not limited to, the filing of "Proofs of Claim" in class action settlements.

After reviewing our proxy policies, procedures and voting guidelines clients may elect to vote their own proxies. Occasionally, clients may notify us (at SourceNotes@fciadvisors.com) well in advance of a proxy voting deadline, if they want to direct us how to vote their shares. If on more than an occasional basis clients

wish to direct us to vote contrary to our guidelines we recommend they have all proxy materials sent directly to them for voting.

Financial Information

Financial Condition

Financial Counselors, Inc. does not have any financial impairment that will preclude the firm from meeting contractual commitments to clients.

Under no circumstances do we require or solicit payment of fees in excess of \$1200 per client more than six months in advance of services rendered. Therefore, we are not required to include a financial statement.

Financial Counselors, Inc. has not been the subject of a bankruptcy petition at any time during the past ten years.

Privacy Notice

Financial Counselors, Inc. is committed to maintaining the confidentiality, integrity and security of the personal information that is entrusted to us.

The categories of nonpublic information that we collect from you may include information about your personal finances, information about your health to the extent that it is needed for the financial planning process, information about transactions between you and third parties, and information from consumer reporting agencies, e.g., credit reports. We use this information to help you meet your personal financial goals.

With your permission, we disclose limited information to attorneys, accountants, and mortgage lenders with whom you have established a relationship. You may opt out from our sharing information with these nonaffiliated third parties by notifying us at any time by telephone, mail, fax, email, or in person. With your permission, we share a limited amount of information about you with your brokerage firm in order to execute securities transactions on your behalf.

We maintain a secure office to ensure that your information is not placed at unreasonable risk. We employ a firewall barrier, secure data encryption techniques and authentication procedures in our computer environment.

We do not provide your personal information to mailing list vendors or solicitors. We require strict confidentiality in our agreements with unaffiliated third parties that require access to your personal information, including financial service companies, consultants, and auditors. Federal and state securities regulators may review our company records and your personal records as permitted by law.

Personally identifiable information about you will be maintained while you are a client, and for the required period thereafter that records are required to be

maintained by federal and state securities laws. After that time, information may be destroyed.

We will notify you in advance if our privacy policy is expected to change. We are required by law to deliver this *Privacy Notice* to you annually, in writing.



**Brochure Supplement
(Part 2B of Form ADV)**

SourceNotes@fciadvisors.com

(816) 326-1527 or (800) 615-2536

March 31, 2011

Missouri Office

442 West 47th Street
Kansas City, MO 64112

Kansas Office

5901 College Boulevard
Overland Park, KS 66211

Connecticut Office

4 Research Drive, Suite 403
Shelton, CT 06484

Virginia Office

11921 Freedom Drive, Suite 550
Reston, VA 20190

This brochure supplement provides information about the associates in our Missouri Office 1) **David Anderson**, 2) **Bryant Barnes**, 3) **Stuart Berkley**, 4) **Gary Cloud**, 5) **William Courtney**, 6) **Paul Cox**, 7) **Peter Greig**, 8) **Robert Hunter**, 9) **Matthew Montgomery**, 10) **Andrew Muther**, 11) **Brian Perott** and 12) **Tim Sturdy** and 13) **Jeffrey White**; the associates in our Kansas Office 1) **Mark Allison**, 2) **Todd LaRose**, 3) **Carter Harrison**, 4) **Lauren Mitchelson**, 5) **Kristin Patterson**, 6) **Val Schaff** and 7) **Satu Stechschulte**; the associates in our Connecticut Office 1) **Ute Daley Clune**, 2) **James Fields**, 3) **William Gedney**, 4) **Bryan Grustas**, 5) **Eugene Helm** and 6) **Charles Simko**; and the associates in our Virginia Office 1) **Benjamin Hill** and 2) **Frank Lim**.

The information in this brochure supplements the Financial Counselors, Inc. disclosure brochure (form ADV). You should have received a copy of that brochure. Please contact Amy Schaff, Chief Compliance Officer at 816-329-1527 or Amy.Schaff@fciadvisors.com if you did not receive Financial Counselors, Inc.'s brochure or if you have any questions about the contents of this supplement.

Additional information about these individuals is available on the SEC's website at www.adviserinfo.sec.gov.



Brochure Supplement (Part 2B of Form ADV)

Education and Business Standards

For professional employees, FCI generally requires a college degree or equivalent professional experience. The firm encourages its employees to be members of professional organizations such as the CFA Institute. The firm also encourages employees to participate in industry educational programs.

Professional Certifications

Employees have earned certifications and credentials that are required to be explained in further detail.

Chartered Financial Analyst (CFA): Chartered Financial Analysts are licensed by the CFA Institute to use the CFA mark. CFA certification requirements:

- Hold a bachelor's degree from an accredited institution or have equivalent education or work experience.
- Successfully complete of all three exam levels of the CFA Program.
- Have 48 months of [acceptable professional work experience](#) in the investment decision-making process.
- Fulfill society requirements, which vary by society. Unless upgrading from an affiliate membership, all societies require [two sponsor statements](#) as part of each application; these are submitted online by sponsors.
- Agree to adhere to and sign the Member's Agreement, a [Professional Conduct Statement](#), and any additional documentation requested by CFA Institute.

Strategy Supervision

The supervision of the investment strategies used with all accounts is managed by the investment strategy committees. The supervisor name and contact information for each strategy is listed below.

Core Equity Strategy

Core Equity Supervisors: William Courtney 816-329-1523

Team: Brian Perott, Stuart Berkley, Bryant Barnes, Val Schaff, Paul Cox, Matthew Montgomery and Charles Simko

Value Strategy

Value Supervisor: David Anderson 816-329-1543

Team: Andrew Muther, Stuart Berkley and Gary Cloud

Fixed Income Strategies

Fixed Income Co-Supervisors: Peter Greig 816-329-1515 and Gary Cloud 816-329-1530

Team: Bryant Barnes, Stuart Berkley, James Fields and Carter Harrison

Asset Allocation Strategy

Asset Allocation Supervisor: Brian Perott 816-329-1532

Team: William Courtney, Val Schaff, Stuart Berkley, Gary Cloud and Paul Cox

Equity Income Strategy

Equity Income Supervisor: Charles Simko 203-447-1863

Team: William Courtney and Brian Perott

Mutual Fund and ETF Selection Strategies

Mutual Fund Supervisor: Kristin Patterson 913-319-0364

Team: Brian Perott, Matthew Montgomery and Carter Harrison

Equity Income Plus Strategy

Supervisor: William Courtney 816-329-1523

Team: Benjamin Hill and Frank Lim

Concentrated Equity Plus Strategy

Supervisor: William Courtney 816-329-1523

Team: Benjamin Hill and Frank Lim

Global ETF Plus Strategy

Supervisor: William Courtney 816-329-1523

Team: Benjamin Hill and Frank Lim

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1543
Email: David.Anderson@fciadvisors.com

1) David Anderson DOB: 1947

- **Educational Background:**

- BS, University of Missouri
- MS, Central Missouri State University

- **Business Experience:**

- Financial Counselors, Inc. 2006 -Present – Senior Vice President, Chief Investment Officer-Value Strategy and Portfolio Manager
- M& I Brokerage Services, Inc. / Gold Trust Company 2000-2006 – Chief Investment Officer and Portfolio Manager

- **Disciplinary Information:**

- None

- **Other Business Activities**

- None

- **Additional Compensation**

- None

- **Supervisor:**

Robert Hunter monitors the investment advisory activities of David Anderson through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Robert Hunter, Chief Executive Officer – 816-329-1552

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1568
Email: Bryant.Barnes@fciadvisors.com

2) Bryant Barnes DOB: 1938

- Educational Background:

- BA, Dartmouth College

- Business Experience:

- Financial Counselors, Inc. 1966-Present – Vice Chairman and Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Brian Perott and Paul Cox monitor the investment advisory activities of Bryant Barnes through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

Paul Cox, Senior Vice President - 816-329-1541

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1524
Email: Stuart.Berkley@fciadvisors.com

3) Stuart Berkley, CFA DOB: 1968

- Educational Background:

- BA, University of Kansas
- MBA, DePaul University
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2000-Present – Senior Vice President and Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Brian Perott and Paul Cox monitor the investment advisory activities of Stuart Berkley through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

Paul Cox, Senior Vice President - 816-329-1541

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1530
Email: Gary.Cloud@fciadvisors.com

4) Gary Cloud, CFA DOB: 1956

- Educational Background:

- BA, Bowling Green State University
- MBA, University of Dayton
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2003-Present – Senior Vice President, Co-Chief Investment Officer- Fixed Income Strategy and Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Peter Greig monitors the investment advisory activities of Gary Cloud through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Peter Greig, Senior Vice President - 816-329-1515

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1523
Email: Bill.Courtney@fciadvisors.com

5) William Courtney DOB: 1965

- Educational Background:

- BSBA, University of Missouri

- Business Experience:

- Financial Counselors, Inc. 2000-Present – Senior Vice President, Chief Investment Officer- Core Equity Strategy and Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Brian Perott monitors the investment advisory activities of William Courtney through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1541
Email: Paul.Cox@fciadvisors.com

6) Paul Cox, CFA DOB: 1952

- Educational Background:

- BA, Ottawa University
- MBA, University of Missouri, Kansas City
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2010-Present – Senior Vice President and Portfolio Manager
- US Bank Asset Management 2005-2010- Senior Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Brian Perott monitors the investment advisory activities of Paul Cox through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1515
Email: Peter.Greig@fciadvisors.com

7) Peter Greig, CFA DOB: 1964

- Educational Background:

- BS, University of Kansas
- MBA, Indiana University
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 1989-Present – Senior Vice President, Co-Chief Investment Officer- Fixed Income Strategy and Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Gary Cloud monitors the investment advisory activities of Peter Greig through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Gary Cloud, Senior Vice President - 816-329-1530

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1552
Email: Robert.Hunter@fciadvisors.com

8) Robert Hunter DOB: 1943

- Educational Background:

- BA, Harvard University

- Business Experience:

- Financial Counselors, Inc. 1994- Present – President and Chief Executive Officer

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Robert has no direct portfolio management or relationship management activities.
Robert's firm management and business responsibilities as President and Chief
Executive Officer of FCI are supervised by Brad Bergman of FCI Holding Corporation.

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1586
Email: Matt.Montgomery@fciadvisors.com

9) Matthew Montgomery, CFA DOB: 1982

- Educational Background:

- BA, Denison University
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2008-Present – Vice President and Portfolio Manager
- UBS Financial Services, Inc. 2005-2008 – Analyst

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Brian Perott and Paul Cox monitor the investment advisory activities of Matthew Montgomery through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

Paul Cox, Senior Vice President - 816-329-1541

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1545
Email: Andrew.Muther@fciadvisors.com

10) Andrew Muther DOB: 1975

- Educational Background:

- BS, Creighton University

- Business Experience:

- Financial Counselors, Inc. 2006-Present - Vice President and Portfolio Manager
- M & I Brokerage Services, Inc. / Gold Trust Company 2003-2006 – Assistant Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

David Anderson monitors the investment advisory activities of Andrew Muther through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

David Anderson, Senior Vice President – 816-329-1543

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1532
Email: Brian.Perott@fciadvisors.com

11) Brian Perott, CFA DOB: 1969

- Educational Background:

- BA, University of Kansas
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2000-Present – Senior Vice President, Managing Director, Core Equity and Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Paul Cox monitors the investment advisory activities of Brian Perott through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Paul Cox, Senior Vice President - 816-329-1541

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1587
Email: Tim.Sturdy@fciadvisors.com

12) Timothy Sturdy DOB: 1978

- Educational Background:

- BAA, University of New Mexico

- Business Experience:

- Financial Counselors, Inc. 2010-Present – Financial Analyst
- New Mexico Financial Authority 2009-2010 – Financial Analyst
- Thornburg Mortgage 2007-2009 – Financial Analyst
- Olympus Financial Advisors 2006-2007 – Internship, Equity Analyst
- Bibles Plus 2003-2007 – Sales Associate, Store Operations

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Gary Cloud and Peter Greig monitor the investment advisory activities of Timothy Sturdy through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Gary Cloud, Senior Vice President - 816-329-1523

Peter Greig, Senior Vice President - 816-329-1515

442 West 47th Street
Kansas City, MO 64112
Tele: (816) 329 - 1570
Email: Jeff.White@fciadvisors.com

13) Jeffrey White DOB: 1961

- Educational Background:

- Pensacola Christian College – No degree designated

- Business Experience:

- Financial Counselors, Inc. 2006-Present – Fixed Income Trader
- M & I Brokerage Services, Inc. / Gold Capital Management 2001-2006– Fixed Income Trader

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Gary Cloud and Peter Greig monitor the investment advisory activities of Jeffrey White through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Gary Cloud, Senior Vice President - 816-329-1523

Peter Greig, Senior Vice President - 816-329-1515

5901 College Boulevard, Suite 110
Overland Park, KS 66211
Tele: (913) 319 - 0389
Email: Mark.Allison@fciadvisors.com

1) Mark Allison DOB: 1952

- Educational Background:

- BS, University of Kansas
- MBA, University of Texas

- Business Experience:

- Financial Counselors, Inc. 2000-Present - Executive Vice President, Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities:

- None

- Additional Compensation

- None

- Supervisors:

Brian Perott and Paul Cox monitor the investment advisory activities of Mark Allison through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

Paul Cox, Senior Vice President - 816-329-1541

5901 College Boulevard, Suite 110
Overland Park, KS 66211
Tele: (913) 663 - 0619
Email: Carter.Harrison@fciadvisors.com

2) **Carter Harrison, Jr., CFA** **DOB: 1946**

- Educational Background:

- MBA, University of Missouri
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2008-Present – Senior Vice President
- Aladdin Capital Management, LLC. 2006-2007 – Director of Sales and Marketing
- Self Employed 2005-2006 and 2007-2008 – Consultant

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Carter has no direct portfolio management or relationship management activities. He participates in the investment committees for the mutual fund and asset allocation strategies which are supervised as described on page 3.

5901 College Boulevard, Suite 110
Overland Park, KS 66211
Tele: (913) 663 - 0615
Email: Todd.LaRose@fciadvisors.com

3) Todd LaRose DOB: 1977

- **Educational Background:**

- BS, Missouri State University

- **Business Experience:**

- Financial Counselors, Inc. 2008-Present – Vice President and Portfolio Manager
- US Bank Asset Management 2001-2008 – Senior Portfolio Manager

- **Disciplinary Information:**

- None

- **Other Business Activities**

- None

- **Additional Compensation**

- None

- **Supervisor:**

Brian Perott and Paul Cox monitor the investment advisory activities of Todd LaRose through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

Paul Cox, Senior Vice President - 816-329-1541

5901 College Boulevard, Suite 110
Overland Park, KS 66211
Tele: (913) 319 - 0392
Email: Lauren.Mitchelson@fciadvisors.com

4) Lauren Mitchelson DOB: 1955

- Educational Background:

- BS, Kansas State University

- Business Experience:

- Financial Counselors, Inc. 2-2006-Present – Vice President and Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Brian Perott and Paul Cox monitor the investment advisory activities of Lauren Mitchelson through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

Paul Cox, Senior Vice President - 816-329-1541

5901 College Boulevard, Suite 110
Overland Park, KS 66211
Tele: (913) 319 - 0364
Email: Kristin.Patterson@fciadvisors.com

5) Kristin Patterson DOB: 1971

- Educational Background:

- BS, University of Richmond

- Business Experience:

- Financial Counselors, Inc. 2001-Present - Vice President and Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Brian Perott and Paul Cox monitor the investment advisory activities of Kristin Patterson through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

Paul Cox, Senior Vice President - 816-329-1541

5901 College Boulevard, Suite 110
Overland Park, KS 66211
Tele: (913) 319 - 0385
Email: Val.Schaff@fciadvisors.com

6) Val Schaff, CFA DOB: 1959

- Educational Background:

- BA, Kenyon College
- MBA, Washington University, St. Louis
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2000-Present – Senior Vice President and Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Brian Perott and Paul Cox monitor the investment advisory activities of Val Schaff through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

Paul Cox, Senior Vice President - 816-329-1541

5901 College Boulevard, Suite 110
Overland Park, KS 66211
Tele: (913) 663 - 0620
Email: Satu.Stechschulte@fciadvisors.com

7) Satu Stechschulte, CFA DOB: 1966

- Educational Background:

- Masters in Education, University of Oulu, Finland
- MBA, University of Washington State
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2009-Present – Vice President and Portfolio Manager
- Wachovia Securities, LLC 2008-2009 –Financial Consultant
- A.G. Edwards and Sons, Inc. 2003-2008 - Financial Consultant

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Brian Perott and Paul Cox monitor the investment advisory activities of Satu Stechschulte through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Brian Perott, Senior Vice President - 816-329-1532

Paul Cox, Senior Vice President - 816-329-1541

4 Research Drive, Suite 403
Shelton, CT 06484
Tele: (203) 447 - 1867
Email: Ute.Clune@fciadvisors.com

1) Ute Daley Clune DOB: 1981

- Educational Background:

- BA, Middlebury College

- Business Experience:

- Financial Counselors, Inc. 2009-Present – Vice President and Client Relationship Manager
- Wright Investors' Service, Inc. 2005-2009 – Sales and Marketing Associate

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Eugene Helm monitors the investment advisory activities of Ute Daley Clune through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Eugene Helm, Senior Vice President - 203-447-1864

4 Research Drive, Suite 403
Shelton, CT 06484
Tele: (203) 447 - 1865
Email: James.Fields@fciadvisors.com

2) James Fields, CFA DOB: 1955

- Educational Background:

- BA, Fairfield University
- MBA, Pace University
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2009-Present – Senior Vice President and Portfolio Manager
- Wright Investors' Service, Inc. 1987-2009 – Senior Vice President

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Eugene Helm monitors the investment advisory activities of James Fields through a combination of reports provided through our portfolio management and relationship management systems, exception reports, investment group meetings and one on one meetings.

Eugene Helm, Senior Vice President - 203-447-1864

4 Research Drive, Suite 403
Shelton, CT 06484
Tele: (203) 447 - 1868
Email: William.Gedney@fciadvisors.com

3) William Gedney DOB: 1953

- Educational Background:

- BA, Providence College

- Business Experience:

- Financial Counselors, Inc. 2009-Present – Senior Vice President, Senior Client Relationship Manager
- Wright Investors' Service, Inc. 1990-2009 – Vice President

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Eugene Helm monitors the investment advisory activities of William Gedney through a combination of reports provided through our portfolio management and relationship management systems, exception reports and investment group and one on one meetings.

Eugene Helm, Senior Vice President - 203-447-1864

4 Research Drive, Suite 403
Shelton, CT 06484
Tele: (203) 447 - 1862
Email: Bryan.Grustas@fciadvisors.com

4) Bryan Grustas DOB: 1976

- Educational Background:

- BA, Central Connecticut State University

- Business Experience:

- Financial Counselors, Inc. 2009-Present – Manager, Portfolio Administration
- Wright Investors' Service, Inc. 2003-2009 – Portfolio Administrator

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Eugene Helm monitors the investment advisory activities of Bryan Grustas through a combination of reports provided through our portfolio management and relationship management systems, exception reports and investment group and one on one meetings.

Eugene Helm, Senior Vice President - 203-447-1864

4 Research Drive, Suite 403
Shelton, CT 06484
Tele: (203) 447 - 1864
Email: Eugene.Helm@fciadvisors.com

5) Eugene Helm DOB: 1955

- Educational Background:

- BS, Fairfield University

- Business Experience:

- Financial Counselors, Inc. 2009-Present – Managing Director, Trust Investment Solutions
- Wright Investors' Service Distributors, Inc. 2005-2009 – Vice President

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Robert Hunter monitors the investment advisory activities of Eugene Helm through a combination of reports provided through our portfolio management and relationship management systems, exception reports and investment group and one on one meetings.

Robert Hunter, Chief Executive Officer – 816-329-1552

4 Research Drive, Suite 403
Shelton, CT 06484
Tele: (203) 447 - 1863
Email: Charles.Simko@fciadvisors.com

6) Charles Simko, CFA DOB: 1963

- Educational Background:

- BS, Fairfield University
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2009-Present – Senior Vice President and Portfolio Manager
- Wright Investors' Service, Inc. 1998-2009 – Senior Vice President

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Eugene Helm monitors the investment advisory activities of Charles Simko through a combination of reports provided through our portfolio management and relationship management systems, exception reports and investment group and one on one meetings.

Eugene Helm, Senior Vice President - 203-447-1864

11921 Freedom Drive, Suite 550
Reston, VA 20190
Tele: (703) 736 - 8395
Email: Benjamin.Hill@fciadvisors.com

1) Benjamin Hill, CFA DOB: 1978

- Educational Background:

- BS, University of Pittsburgh
- Chartered Financial Analyst

- Business Experience:

- Financial Counselors, Inc. 2010-Present – Senior Vice President and Portfolio Manager
- Wilson/Bennett Capital Management 2-2006-2010 – Portfolio Manager

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Eugene Helm monitors the investment advisory activities of Benjamin Hill through a combination of reports provided through our portfolio management and relationship management systems, exception reports and investment group and one on one meetings.

Eugene Helm, Senior Vice President - 203-447-1864

11921 Freedom Drive, Suite 550
Reston, VA 20190
Tele: (703) 736 - 8398
Email: Frank.Lim@fciadvisors.com

2) Frank Lim DOB: 1979

- Educational Background:

- BS, Virginia Tech University

- Business Experience:

- Financial Counselors, Inc. 2010-Present - Vice President and Portfolio Manager
- Cardinal Financial Corp. 2007-2010 - Assistant Portfolio Manager
- Ameriprise Financial 2003-2007 – Financial Advisor

- Disciplinary Information:

- None

- Other Business Activities

- None

- Additional Compensation

- None

- Supervisor:

Eugene Helm monitors the investment advisory activities of Frank Lim through a combination of reports provided through our portfolio management and relationship management systems, exception reports and investment group and one on one meetings.

Eugene Helm, Senior Vice President - 203-447-1864