



Sagewood Asset Management LLC

FORM ADV – PART 2A

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This Brochure provides information about the qualifications and business practices of Sagewood Asset Management LLC ("Sagewood"). If you have any question about the contents of this Brochure, please contact us at (312) 368-1442. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission ("SEC") or by any state securities authority.

Additional information about Sagewood, including a copy of its Form ADV Part 1, is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2 - Material Changes

Sagewood Asset Management LLC (“Sagewood”) has updated its brochure as of [DATE]. Sagewood’s last update of the Part 2A brochure was an interim amendment on December 7, 2015. A summary of the changes is provided below.

- In ***Item 17 – Voting Client Securities*** we have clarified that while Sagewood will accept the authority to vote client securities, it does not anticipate that the securities purchased according to this strategy will have proxy voting rights.

Item 3 - Table of Contents

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Item 4 - Advisory Business

Sagewood Asset Management LLC (“Sagewood”, “we”, “us”, “our”), provides discretionary investment management services to a wide variety of clients.

Sagewood is a wholly owned subsidiary of Ziegler Capital Management, LLC (“ZCM”), which itself is a wholly owned subsidiary of Stifel Financial Corporation (“Stifel”). Stifel is a financial services holding company whose stock is publicly traded on the New York Stock Exchange under the symbol SF.

As of December 31, 2015, Sagewood had \$648.5 million in assets under management. The advisory services of Sagewood are described in detail below.

Investment Management Services

Sagewood offers clients an overlay strategy that seeks to generate returns by exploiting perceived inefficiencies in the pricing of equity market volatility. The strategy utilizes a disciplined quantitative investment process combined with thorough qualitative analysis to manage a portfolio of options. The strategy is offered on a discretionary basis and is generally implemented as an overlay on a client’s existing asset allocation. Therefore, investments made pursuant to this program are generally collateralized using margin and clients are required to designate one or more accounts whose assets serve as collateral (the “Collateral Accounts”).

Item 5 - Fees and Compensation

Sagewood bases its investment management fees on a percentage of the assets under management (the “Mandate Amount”) as defined in the investment management agreement, adjusted for gains or losses in the account during the billing period

The maximum annual management fee is 2.00%. Management fees are generally negotiable. Sagewood reserves the right to reduce, or waive the management fees at its sole discretion.

Fees are for advisory services only, unless otherwise indicated. Investment management fees are deducted from the client’s account, unless Sagewood and the client agree otherwise in writing. Management fees are generally calculated quarterly in arrears. For accounts that are opened during a billing quarter, we prorate the management fee for the number of days the account is opened during the billing quarter.

The quarterly management fee is calculated and billed based upon the average of the three month-end values of the Mandate Amount. The month-end Mandate Amount is adjusted for changes to the Mandate Amount (such as client directed increases or decreases) and realized and unrealized gains and losses for that month, net of actual or accrued management and performance fees. For more information on the calculation of quarterly management fees, please refer to the investment management agreement. If the account terminates during the billing quarter, the account is charged the pro-rata fee for the time services were provided during the quarter.

Performance Fees

As described below in **Item 6, Performance-Based Fees and Side-by-Side Management**, Sagewood receives a performance-based fee of up to 20% of the net realized and unrealized gains on the option positions in the client's account. The performance fees are calculated and payable annually and when an account closes. Fees are deducted from the client's accounts, unless Sagewood and the client agree otherwise in writing.

Performance fees are generally negotiable. Sagewood reserves the right to reduce, or waive performance fees at its sole discretion.

Clients agreeing to a performance-based fee must represent to Sagewood that the client (i) is a natural person or a company (as defined in paragraphs (b)(2) and (g)(1) of Rule 205-3 of the Investment Advisers Act of 1940), who immediately after entering into this Agreement has at least \$1,000,000 under management of Sagewood; or (ii) is a natural person or company whose net worth (exclusive of primary residence) at the time the contract is entered into exceeds \$2,000,000 (either alone or held jointly with such person's spouse).

Additional Fee and Expense Information

The advisory fees do not cover the following fees and expenses:

- commissions and other fees and charges for transactions, including execution or service charges;
- taxes relating to the account;
- other fees charged by third parties including third party custodian fees, exchange fees, electronic fund transfer fees, charges imposed by regulatory bodies and charges mandated by law; and
- custodian charges for interest and fees on margin and others, or on debit balances in an account.

From time-to-time, our employees may invest in our strategy. In these cases employee accounts will not be charged management or performance fees.

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

Clients may pay a performance based fee up to 20% of the unrealized and realized gains in the account, subject to a high water mark, as defined in the investment management agreement. The performance based fee is in addition to the management fee for advisory services. This performance fee arrangement may create an incentive for Sagewood to make investments that are more risky or more speculative than might be the case in the absence of a fee based on performance. Clients should be aware that, by using this fee method, Sagewood may receive increased compensation with regard to unrealized appreciation as well as realized gains in the account.

Sagewood has adopted procedures to ensure fair and equitable distribution of investment opportunities across all client portfolios and to address the conflicts discussed above as discussed more fully in **Item 13, Review of Accounts and Reports.**

Item 7 - Types of Clients

Sagewood generally makes its advisory services available to a wide variety of clients including, but not limited to, high net worth individuals, government entities, pension and profit sharing plans, trusts, estates, charitable organizations, corporations and other business entities, employee benefit plans, foundations, and trusts. Sagewood generally requires a client to meet a minimum account size and net worth threshold, which may be waived by Sagewood at its discretion, and to be a qualified client (as defined under the Investment Advisers Act of 1940). As described above, each client must be able to designate one or more Collateral Account(s) for which the assets will serve as collateral for the margin used to finance investments in the client's account.

In general, individually managed accounts are subject to a minimum mandate amount of \$2,500,000. Sagewood may, in its sole discretion, waive its minimum account size and/or minimum fee based upon certain criteria (e.g., historical relationship, type of assets, anticipated future earning capacity, anticipated future additional contributions, dollar amounts of assets to be managed, related accounts, account composition, negotiations with clients, etc.).

Termination of an advisory agreement can occur upon written notice by either party to the other and becomes effective in 10 business days after the notice date.

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

Method of Analysis & Investment Strategy

Portfolio Managers use a wide range of research information and methods of analysis to formulate investment decisions, including proprietary quantitative models, trade journals, research reports prepared by third parties, contact with affiliated and outside analysts and consultants, and personal assessment of the financial consequences of world events derived from general information or such other material as is appropriate under the particular circumstances.

General Investment Risks

All investment programs have certain risks that are borne by the investor and there is no guarantee that any investment strategy will meet its objectives. Our investment approach constantly keeps the risk of loss in mind. Investors face the following investment risks investing in the strategy:

- **Model Risk.** Sagewood's strategy is dependent on the accuracy of the quantitative models used to estimate volatility and price options and various portfolio risks. These models may become ineffective or inaccurate given certain market conditions and lead to large losses in

client accounts. Quantitative models may also become outdated over time and result in large losses before Sagewood updates the models.

- **Leverage.** The investment strategy utilizes derivatives which are inherently leveraged relative to the value of a client's underlying holdings. This is because a nominal initial outlay of capital or collateral can be used to gain a considerable amount of exposure in an underlying security. The use of leverage embedded in derivatives can therefore enhance the risk of capital loss as a result of adverse movements in the underlying security.
- **Economic and Market Events Risk.** Global economies and financial markets are becoming increasingly interconnected and conditions and events in one country, region, or financial market may adversely impact issues in a different country, region or financial market.
- **Frequent Trading and Portfolio Turnover Risk.** Certain strategies may invest on the basis of short-term market considerations and will make frequent trades in securities, which can result in higher transaction costs. The turnover rate could be significant and could reduce income or gains of these strategies.
- **Liquidity Risk.** Liquidity is the ability to readily convert an investment into cash. Generally, assets are more liquid if many traders are interested in a standardized product.
- **Market Risk:** The price of a security may drop in reaction to tangible and intangible events and conditions. This type of risk is caused by external factors independent of a security's particular underlying circumstances. For example, political, economic and social conditions may trigger market events.
- **Risk of Loss.** All investments risk the loss of capital and investment performance of any kind is not guaranteed.
- **Management Risk.** All client accounts under management are subject to management risk. Sagewood accounts may not achieve their objectives if the portfolio manager's expectations regarding securities or markets are not met. In addition, the departure of any key personnel from Sagewood may affect the performance of client accounts.
- **Economic Environment.** Unforeseeable events may cause sharp market fluctuations, which could adversely affect a client's investments. Changes in economic conditions, including, for example, interest rates, inflation rates, unemployment, wage growth, availability and cost of credit, structuring models, performance models, industry conditions, competition, technological developments, political events and trends, changes to tax laws and innumerable other factors, can substantially and adversely affect the performance of a client's investments.

Risks Relating to Option-Based Strategies

- **Use of Options.** Investing in options incurs more risk than directly investing in the underlying security and may not be suitable for all clients. Sagewood utilizes multi-leg transactions, which will generate multiple commission charges that will impact overall

performance and profitability. Short options spreads are generally held in the portfolio. For a short option spread position, the maximum gain is limited to the net premium received and the maximum loss is the difference between call strikes or put strikes, multiplied by 100, less the premium received. The strategy may also hold long options positions. The risk of long options is that value of a long option may decline rapidly given large changes in the value of the underlying security, or decay gradually over the life of the option. The client is also subject to the risk of failure of the exchanges on which the options trade, which might not perform their obligations. Options markets may become illiquid for various reasons, and the bid-offer spread (the difference between an option's buy and sell prices) can widen considerably. Consequently, Sagewood may not be able to prematurely terminate a given position and realize the purchase price, or any profits reflected in the pricing of such options. Long options held in the account may expire worthless.

- **Margin.** Sagewood generally trades securities on margin. The custodian may change the margin requirements without notice to the manager. If the client does not meet the margin requirements, the manager may need to liquidate some or all of the investments in the client's account. This may have a negative impact on the performance of the client's account.
- **Use of Derivatives.** The risks posed by the use of derivatives include: (i) counterparty credit risk; (ii) market risks; (iii) legal risks (i.e., the risk that a financial contract may be legally invalidated); (iv) operations risks (inadequate controls, deficient procedures, human error, system failure or fraud); (v) documentation risks (exposure to losses resulting from inadequate documentation); (vi) liquidity risks (exposure to losses created by the inability to prematurely terminate a derivative); (vii) systemic risks (the risk that financial difficulties faced by one market participant puts other participants and the overall financial system at risk); and (viii) settlement risks (the risk that a party to a contract faces when it has performed its obligations under a contract but has not yet received value from its counterparty).
- **Lack of Diversification.** Client accounts will not be diversified among a wide range of security types or sectors. This may result in greater fluctuations in value than a more broadly diversified portfolio.

The above list of risks is not intended to be an exhaustive list or an explanation of the risks involved in a particular investment strategy. Consult with your Client Service representative, legal counsel, or tax professional on an ongoing basis for additional insights.

Item 9 - Disciplinary Information

There is no material disciplinary information to report regarding Sagewood or any of its associates or other related persons.

Item 10 - Other Financial Industry Activities and Affiliations

As set forth above, Sagewood is a wholly owned subsidiary of Ziegler and an indirect affiliate of Stifel. Stifel is a financial services holding company whose stock is publicly traded on the New York Stock Exchange under the symbol SF. The Stifel affiliated group of entities includes registered broker-dealers and/or other registered investment advisers. These affiliates include Stifel Nicolaus & Company, Incorporated (“Stifel Nicolaus”); Century Securities Associates, Inc.; Thomas Weisel Capital Management LLC; Thomas Weisel Global Growth Partners LLC; Choice Financial Partners, Inc.; 1919 Investment Counsel; Keefe, Bruyette & Woods, Inc. (“KBW”).

Stifel Nicolaus may act as a selling broker and/or placement agent for investment funds managed by Sagewood, or may act as underwriter or placement agent in connection with the public or private sales of securities owned by a Sagewood advisory client. In addition, from time to time, Stifel Nicolaus may separately provide other services to Sagewood’s clients and/or to the issuers of securities held in Sagewood’s portfolios. In such instances, Stifel Nicolaus generally will be paid customary fees for its services. In each such case, the client will receive appropriate disclosure of the affiliated relationship between Stifel Nicolaus and Sagewood.

Sagewood has adopted policies and procedures designed to address conflicts, including policies restricting Sagewood’s trading in a security when an affiliate notifies Sagewood that the affiliate has material non-public information about the security and/or issuer. As a result, Sagewood may not be able to dispose of a security at a favorable time or take advantage of investment opportunities that would be available to it but for its affiliation with such affiliates. As set forth above, Sagewood does not use affiliated brokers for execution and/or custody except with client consent. In addition, a Sagewood employee or an affiliate’s employee can only invest or withdraw assets from an investment account managed by Sagewood at a time when other unaffiliated customers could do the same.

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

Sagewood has adopted and enforces a Code of Ethics (“Code”) in accordance with Rule 204A-1 of the Advisers Act of 1940. All employees are subject to the Code. The Code is designed to prevent the misuse of material, non-public information by Sagewood or any of our employees. The Code sets forth specific provisions relating to personal and proprietary securities transactions, outside business activities, and confidentiality.

Sagewood’s employees are permitted to invest for their own accounts, which may include investment in our products. Sagewood or our related persons may buy or sell securities for their own accounts that are bought or sold for client accounts. This creates a conflict of interest because the employees of the firm may have an incentive to execute their orders in front of our clients. To mitigate this conflict, the Code imposes restrictions (e.g., blackout periods, restricted securities, and watch lists) on trading in securities that are held or may be held in client accounts. Any exceptions to the above must be pre-approved by the Compliance Department. Such approval will be given only where it is clear that the proposed activity

could not create a conflict of interest or harm, disadvantage, or deprive any client of an opportunity. In the event of a conflict of interest, the foremost consideration is what is in the best interest of the client.

Additionally, all employees are subject to mandatory quarterly transaction and annual holdings certifications. The Code also requires that all employees electronically certify on an annual basis that they have read and understand the Code and have disclosed all personal securities required to be reported.

A copy of the Sagewood Code of Ethics is available upon request by contacting the Chief Compliance Officer, at 312-368-1442 or by sending a written request to: Sagewood Asset Management LLC, 70 W. Madison Street, Suite 2400, Chicago, IL 60602, Attention: Chief Compliance Officer.

Item 12 - Brokerage Practices

Investment or Brokerage Discretion

Sagewood generally has discretion over client accounts, which includes a determination of which options or other positions are to be established; the total amount to be purchased or sold; which broker or dealer will effect such transactions; and the commission rate(s) at which the transactions will be effected.

Each client is responsible for informing us in writing of the investment objectives and cash needs of the account and of any changes or modifications made to its investment objectives or with the underlying Collateral Accounts. Due to the nature of the strategy, only a limited universe of options is considered for investment.

Directed Brokerage and Broker Selection

Generally, we do not permit clients to direct us to execute trades with a specific broker/dealer. There may be certain circumstances under which a client directs us to execute trades with a specific broker-dealer. We believe that our clients are more likely to receive the best results on transactions executed for their accounts where we are not limited in selecting the executing broker. Such a direction to utilize a particular executing entity may be conditioned by the client on the broker/dealer being competitive as to price and execution of each transaction, or may be subject to varying degrees of “restrictions” (i.e., an instruction to utilize the broker or dealer whether or not competitive, or at specified levels of commission or commission discounts which are less favorable than we might otherwise attain). In the case of “restricted” designations, we generally will execute transactions in listed options through the designated broker/dealer. On the other hand, unless the client has specifically directed that the designated broker be utilized for all transactions, without exception and regardless of the possible economic disadvantage to the client, we sometimes will not follow such general direction when, in our judgment, the designated broker/dealer will not afford the best price and execution. Clients that maintain Directed Brokerage arrangements may not participate in aggregated or bunched orders and, in such cases, the client’s order will generally trade after the aggregated or bunched order, and may trade last.

We may or may not be able to achieve best execution when we are directed to use a client's Directed Broker depending on the Directed Broker the client has instructed us to use, the proportion of brokerage the client has instructed us to direct, the securities that we are buying or selling for the client account, and/or the fees that client has agreed to pay to the Directed Broker.

We will not negotiate commission rates with the client's Directed Broker.

Directed Brokerage accounts may not generate the same returns as similar, non-directed accounts in the same strategy due to the disadvantages discussed above.

When clients do not direct us to use a particular broker/dealer, we will choose the broker/dealer through which transactions will be effected for client accounts. We consider factors including, but not limited to, particular expertise in the type of position or transaction; access to relevant markets and prior experience with such executing entity; and commission charge.

Soft Dollars

Although we may reserve the right in our client agreements, Sagewood does not currently use client securities transactions to obtain research or other products or services other than execution from a broker-dealer.

Order Aggregation and Allocation

It is our practice to aggregate orders for client accounts contemporaneously and execute with the same executing broker in order to seek a more advantageous net price or more favorable overall execution. The benefit, if any, obtained as a result of such aggregation is generally allocated pro rata among the accounts of the clients that participated in the aggregated transaction. However, in the case of a client that has restricted us to a particular broker/dealer with respect to transactions for that client account and has specified a particular commission rate for such transactions, the client account generally will be unable to participate in aggregated orders. Further, where such client account does participate in an aggregate order executed with the client's designated broker, the client's specification of a particular commission rate will preclude that client from receiving the benefit, if any, of a lower net price resulting from the aggregation. In those circumstances, the accounts of other clients participating in the aggregated order may receive a correspondingly greater benefit.

When directed brokerage accounts cannot be aggregated with transactions for our other clients, such client's orders will generally trade after the aggregated orders in a rotation with other similar orders and may trade last.

Cross Transactions

Although we may reserve the right in client agreements to facilitate cross trades, Sagewood does not generally effect cross trades in client accounts. Cross transactions may occur when Sagewood effects a transaction for one or more clients to purchase a security and for another client to sell the same security. We may, but are not required to, simultaneously place cross-trades with one or more broker/dealers or to effect the cross-trade through the applicable custodians in an attempt to seek the best execution for each client by obtaining reduced transaction or execution costs for each client.

Sagewood may have a conflict of interest, particularly where a limited market exists for the security, because the client-buyer's or the client-seller's financial interests may differ at the time of the transaction. However, Sagewood will not recommend any such transaction unless it believes it is suitable for both the client-buyer and client-seller. In determining the reasonableness of prices for cross transactions, Sagewood will examine the market for the particular investment including, where available, obtaining current bid and ask information on the security from an unaffiliated broker, and Sagewood will make a determination as to what it believes to be a fair price at the time based on the information so obtained.

We will not effect cross-trades for client accounts that are subject to the Employee Retirement Income Security Act of 1974, as amended.

Trade Errors

Sagewood employs a standard of care in the placement, execution and settlement of trades for clients' accounts and generally considers any deviation from the standard a trade error. When a trade error occurs, Sagewood takes action to resolve the error with the objective to return the client's account to the position that it would have been in had there not been an error. Sagewood shall pay to correct any such error and shall reimburse a client for any loss resulting from an error.

Item 13 - Review of Accounts and Reports

Sagewood reviews all managed accounts on an ongoing basis. A performance appraisal is furnished to most clients at least quarterly. Quarterly performance appraisals detail the Mandate Amount, and performance analysis from the current quarter, year-to-date and since inception. Client meetings are available upon request.

The portfolio management team reviews client portfolios at multiple levels. Portfolios are continuously monitored to ensure they are positioned correctly and based on the current investment strategy. Portfolio performance attribution is performed to understand the sources of return. A review of portfolio performance to composite performance is performed monthly to ensure that any deviations are explained. Compliance personnel also review client portfolios on a routine basis in connection with the firm's policies and procedures. Finally, Sagewood utilizes software programs to monitor client portfolios in light of their investment guidelines.

The agreement between the client and Sagewood for other consulting services defines the nature of reports and account reviews and their frequency.

Item 14 - Client Referrals and Other Compensation

Sagewood enters into agreements with and compensates firms and individuals that refer prospective clients to the firm. Typically, payments for referrals are a flat annual retainer, a percentage of the

customary advisory fee and performance fee received by Sagewood from the referred client, or a combination of the two. Thus, a referred client pays no additional fee to Sagewood. Each referred client is provided with details regarding the referral arrangement before the client signs an advisory agreement with the firm. Such arrangements create a conflict of interest for the person or firm making the referral because of the fee the person or firm will receive for making the referral.

Item 15 - Custody

To the extent a client receives any account or other investment ownership or transaction statement from Sagewood, Sagewood recommends the client carefully compare the information in the report to that in the custodian's statements and alert Sagewood of any discrepancy.

Further, Sagewood generally recommends that its affiliate, Stifel Nicolaus, serve as custodian with respect to the client accounts. Stifel Nicolaus undergoes an annual surprise examination of its accounts that it holds, and also obtains an internal control report from an independent public accounting firm that is registered and subject to regular inspection by the Public Company Accounting Oversight Board. Sagewood receives and reviews a copy of the internal control report issued by such independent public accounting firm.

Item 16 - Investment Discretion

For most accounts, Sagewood is granted discretionary authority by the client to buy and sell securities in the quantities and at the times it deems appropriate without obtaining the prior consent of the client before each transaction.

The firm strives to cause purchase and sale transactions to be allocated among clients in such manner as it deems equitable, generally on a pro rata basis to all participating clients. Sagewood does not have authority or responsibility to pursue, maintain, participate in or defend any claims, proceedings, cause of actions, suits or disputes on behalf of a client or the account. The client will need to provide Sagewood with all additional powers of attorney and other documentation, if necessary, to appoint Sagewood as agent and attorney-in-fact with respect to the account, but such powers will not authorize Sagewood to take any action not authorized in the investment management agreement.

Item 17 - Voting Client Securities

While Sagewood will accept the authority to vote client securities, it does not anticipate that the securities purchased according to this strategy will have proxy voting rights. Additionally, Sagewood will not respond to corporate actions or class action settlements. Rather, it delegates any such responsibility to the Client. Client can obtain a copy of the proxy voting policies and procedures by sending a request to Chief Compliance Officer at 70 W. Madison Street, Suite 2400 Chicago, Illinois 60602.

Item 18 - Financial Information

Because Sagewood does not require prepayment of client fees more than six months in advance, the firm is not required to provide financial statements. Sagewood does not have any financial condition that is reasonably likely to impair its ability to meet its contracted commitment to any client.

ERISA SECTION 408(b)(2) DISCLOSURE NOTICE

With respect to retirement plan clients subject to ERISA, Sagewood serves as a fiduciary to such clients pursuant to Section 3(21) of ERISA and by virtue of being a registered investment adviser providing fee-based advisory services. Sagewood provides discretionary investment management services to the portion of plan assets that are assigned to Sagewood's management, which services include determining the specific securities in which to invest such plan assets, as well as the specific brokers through which to trade such securities.

Direct Compensation. As set forth in the "Fees and Compensation" above, for its services, Sagewood accepts direct compensation in the form of fees. Each client's applicable fees are negotiated and set forth in the applicable investment management agreement pursuant to which Sagewood manages the plan's account.

Indirect Compensation. Sagewood does not receive indirect compensation from any of the issuers of securities held in client accounts (such as 12b-1 or similar fees). From time to time, Sagewood may receive research reports from broker-dealers through which it executes brokerage transactions in a client account. In selecting brokers to execute client transactions, Sagewood does not base its decision solely on the research provided by such broker; rather, consistent with its fiduciary obligations, Sagewood selects brokers on the basis of "best execution" considering all relevant circumstances. For more detailed discussion of the factors considered in selecting brokers, see "Brokerage Practices" in this Brochure.

FACTS

WHAT DOES STIFEL FINANCIAL CORP. (and affiliates) DO WITH YOUR PERSONAL INFORMATION?

Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.
What?	<p>The types of personal information we collect and share depend on the product or service you have with us. This information can include:</p> <ul style="list-style-type: none"> ▪ Social Security number and income ▪ Investment experience and account balances ▪ Credit card/other debt and credit history
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information; the reasons Stifel Financial Corp. (and affiliates) chooses to share; and whether you can limit this sharing.

Reasons we can share your personal information	Does Stifel (and affiliates) share?	Can you limit this sharing?
For our everyday business purposes – such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes – to offer our products and services to you	Yes	No
For joint marketing with other financial companies	Yes	No
For our affiliates' everyday business purposes – information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes – information about your creditworthiness	Yes	Yes
For our affiliates to market to you	Yes	Yes
For nonaffiliates to market to you	No	We Don't Share

To limit our sharing	<ul style="list-style-type: none"> ▪ Visit us online: www.stifel.com/privacy, then click on <i>Privacy Opt Out</i> or ▪ Call (877) 816-4779 – our menu will prompt you through your choice(s) <p>Please note:</p> <p>If you are a <i>new</i> customer, we can begin sharing your information 30 days from the date we sent this notice. When you are <i>no longer</i> our customer, we continue to share your information as described in this notice.</p> <p>However, you can contact us at any time to limit our sharing.</p>
Questions?	Call (877) 816-4779 or go to www.stifel.com/privacy

STIFEL

Who we are

Who is providing this notice?	An affiliate of Stifel Financial Corp. ("Stifel")
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What we do

How does Stifel protect my personal information?	To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.
How does Stifel collect my personal information?	<p>We collect your personal information, for example, when you:</p> <ul style="list-style-type: none"> ■ Open an account with us or apply for a loan ■ Make deposits in accounts or withdrawals from accounts ■ Give us your income information or employment history <p>We collect your personal information from others, such as credit bureaus or certain other companies.</p>
Why can't I limit all sharing?	<p>Federal law gives you the right to limit only:</p> <ul style="list-style-type: none"> ■ Sharing for affiliates' everyday business purposes – information about your creditworthiness ■ Affiliates from using your information to market to you ■ Sharing for nonaffiliates to market to you <p>State laws and individual companies may give you additional rights to limit sharing. See "Other important information (continued)."</p>
What happens when I limit sharing for an account I hold jointly with someone else?	Your choices will apply to everyone on your account.

Definitions

Affiliates	<p>Companies related by common ownership or control. They can be financial and nonfinancial companies.</p> <ul style="list-style-type: none"> ■ See "Affiliates of Stifel Financial Corp."
Nonaffiliates	<p>Companies not related by common ownership or control. They can be financial and nonfinancial companies.</p> <ul style="list-style-type: none"> ■ <i>Credit bureaus, closing agents, card processors, check printers, mutual fund companies, annuity companies, insurance companies, and internet banking service providers.</i>
Joint marketing	<p>A formal agreement between nonaffiliated financial companies that together market financial products or services to you.</p> <ul style="list-style-type: none"> ■ <i>Some of Stifel Financial Corp.'s affiliates have joint marketing agreements with credit card companies or others.</i>

Other important information

This notice is provided to you by an affiliate or subsidiary of Stifel Financial Corp. In this notice, "Stifel," "We," "Our," and "Us" refer to the specific affiliate with whom you have a relationship. All other Stifel affiliates are simply referred to as "affiliates." See "Affiliates of Stifel Financial Corp." for a list of affiliates. The list of affiliates is continually updated, but may not be exhaustive.

Other important information (continued)

Do Not Call Policy. This notice is the Stifel (and affiliates) Do Not Call Policy under the Telephone Consumer Protection Act. We do not solicit via phone numbers listed on the state or federal Do Not Call lists, unless the law permits. Consumers who ask not to receive telephone solicitations from Stifel (and affiliates) will be placed on the Stifel Do Not Call list and will not be called in any future solicitations, including those of Stifel affiliates. If you communicate with us by telephone, we may monitor or record the call.

For Nevada residents only. We are providing you this notice pursuant to state law. You may be placed on our internal Do Not Call List by following the directions in the “Can you limit this sharing” section by choosing to limit sharing “For our affiliates to market to you.” Nevada law requires that we also provide you with the following contact information: Bureau of Consumer Protection, Office of the Nevada Attorney General, 555 E. Washington Street, Suite 3900, Las Vegas, NV 89101; Phone number: (702) 486-3132; e-mail: BCPINFO@ag.state.nv.us. Stifel Financial Corp., 501 N. Broadway, Saint Louis, MO 63102; Phone Number (314) 342-2000; e-mail: Click on “Contact Us” in the top right corner at www.stifel.com/privacy.

Vermont: In accordance with Vermont law, we will not share information we collect about Vermont residents with companies outside of our corporate family, except as permitted by law, such as with your consent, to service your accounts or to other financial institutions with which we have joint marketing agreements. We will not share information about your creditworthiness within our corporate family except with your authorization or consent, but we may share information about our transactions or experiences with you within our corporate family without your consent.

California: In accordance with California law, we will not share information we collect about you with companies outside of Stifel, unless the law allows. For example, we may share information with your consent, to service your accounts, or to provide rewards or benefits you are entitled to. We will limit sharing among our companies to the extent required by California law.

We collect personally identifiable information from online customers when those customers choose to enter their personal information while using Stifel’s web sites and/or online services (including mobile applications). This information includes, but is not limited to, customer names, e-mail and mailing addresses, phone numbers, and social security numbers. Stifel does not collect personally identifiable information from general online site visitors unless those consumers unilaterally opt to provide personally identifiable information to Stifel. Stifel also does not share personally identifiable information with third-party persons or entities unless authorized by the customer.

If Stifel’s online customers wish to change the contents of the personally identifiable information previously supplied to Stifel, those customers may do so by contacting their local Stifel entity branch office and requesting the change. Alternatively, some web sites and online services offered by Stifel permit customers to change the contents of their personally identifiable information online.

As stated above, Stifel does not collect personally identifiable information about individual consumers unless those consumers choose to provide such information. We are aware that some internet browsers have incorporated Do Not Track (“DNT”) features. Most of these features, when turned on, send a signal or preference to the web sites you visit indicating that you do not wish to be tracked. Because Stifel does not collect personally identifiable information unless the online customer voluntarily submits it, and because of a lack of industry standard, Stifel does not currently respond to DNT signals, whether on its web sites or other online services.

Stifel does not allow other parties to collect personally identifiable information about its online customers’ individual online activities over time or across different web sites. Stifel cannot, however, guarantee protection from web-based criminal conduct that could result in the collection of an online customer’s personally identifiable information by an outside party.

For Insurance Customers in AZ, CA, CT, GA, IL, ME, MA, MN, MT, NV, NJ, NC, OH, OR, and VA only. The term “Information” in this part means customer information obtained in an insurance transaction. We may give your Information to state insurance officials, law enforcement, group policy holders about claims experience, or auditors as the law allows or requires. We may give your Information to insurance support companies that may keep it or give it to others. We may share medical Information so we can learn if you qualify for coverage, process claims, or prevent fraud or if you say we can. To see your Information, contact the employee who services your account by mail or telephone. You must state your full name, address, the insurance company, policy number (if relevant), and the Information you want. We will tell you what Information we have. You may see and copy the Information (unless privileged) at our office or ask that we mail you a copy for a fee. If you think any Information is wrong, you must write us. We will let you know what actions we take. If you do not agree with our actions, you may send us a statement.

For MA Insurance Customers only. You may ask in writing the specific reasons for an adverse underwriting decision. An adverse underwriting decision is where we decline your application for insurance, offer to insure you at a higher than standard rate, or terminate your coverage.

Affiliates of Stifel Financial Corp.

Stifel, Nicolaus & Company, Incorporated	Oriel Securities Holdings Limited
Stifel, Nicolaus Insurance Agency, Incorporated	Oriel Securities Limited
Stifel Nicolaus Europe Limited	Oriel Asset Management LLP
Stifel Syndicated Credit LLC	Sagewood Asset Management LLC
Stifel Venture Corp.	Sterne Agee Asset Management, Inc.
1919 Investment Counsel & Trust Company, National Association	Sterne Agee Investment Advisor Services, Inc.
1919 Investment Counsel, LLC	Sterne Agee Financial Services, Inc.
Century Securities Associates, Inc.	Sterne, Agee & Leach, Inc.
Stifel Bank & Trust	Sterne Agee Clearing, Inc.
Stifel Bank – CDC – 501 N. Broadway, Inc.	Tailwind Capital Partners 1999, L.P.
Stifel Bank Community Development Corporation	Tailwind Capital Partners 2000, L.P.
Stifel Trust Company, N.A.	The Trust Company of Sterne Agee, Inc.
Stifel Trust Company Delaware, N.A.	Thomas Weisel Asset Management LLC
Broadway Air Corp	Thomas Weisel Capital Management LLC
Choice Financial Partners, Inc.	Thomas Weisel Capital Partners (Dutch) LLC
East Shore Aircraft, LLC	Thomas Weisel Capital Partners Employee Fund, L.P.
Executive Tax Advisors	Thomas Weisel Global Growth Partners LLC
Keefe, Bruyette & Woods	Thomas Weisel Global Growth Partners (A), L.P.
Keefe, Bruyette & Woods Limited	Thomas Weisel Global Growth Partners (B), L.P.
Keefe, Bruyette & Woods Asia Limited	Thomas Weisel Healthcare Venture Associates LLC
KBW Asset Management, Inc.	Thomas Weisel Healthcare Venture Partners LLC
KBW Capital Partners I, LP	Thomas Weisel India Opportunity LLC
KBW Capital Partners GP, LLC	Thomas Weisel Partners Group, Inc.
KBW, LLC	Thomas Weisel Partners Insurance Services LLC
KBW Ventures, Inc.	Thomas Weisel Strategic Opportunities Partners, L.P.
Leased Aircraft Trust 2012-1, LLC	Thomas Weisel Venture Partners LLC
MB Advisory Group, LLC	Thomas Weisel Venture Associates LLC
Miller Buckfire & Company, LLC	TWCP LLC (FKA: Tailwind Capital Partners LLC)
	TWP 2000 Co-Investment Fund, L.P.
	TWP 2001 Co-Investment Fund, L.P.
	Ziegler Capital Management, LLC

Stifel may change this privacy policy at any time, and any changes or updates will be effective immediately on the date of posting. For a current version, please visit www.stifel.com/privacy.