



Yousif Capital Management, LLC

3325 Timberlake Drive
Walled Lake, Michigan, 48390
Telephone (248) 227-3392
www.yousifcapital.com

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This Brochure provides information about the qualifications and business practices of Yousif Capital Management, LLC (“**YCM**”). If you have any questions about the contents of this Brochure, please contact us at 248-227-3392 or our Chief Compliance Officer (“**CCO**”), Kevin Yousif, at kyousif@yousifcapital.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.

Yousif Capital Management, LLC is registering as an investment adviser with the United States Securities and Exchange Commission (“**SEC**”) under the U.S. Investment Advisers Act of 1940, as amended (“**Advisers Act**”). Registration with the SEC does not imply any level of skill or training.

Additional information about Yousif Capital Management is also available on the SEC’s website at <https://adviserinfo.sec.gov/>.

ITEM 2 – MATERIAL CHANGES

This is YCM's initial filing relying on Rule 203A-2(c) expecting to be eligible for SEC registration within 120 days and, as such, there are no material changes.

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ITEM 4 – ADVISORY BUSINESS

Yousif Capital Management, LLC (“**YCM**”, the “**Firm**” or “**we**”) is a limited liability corporation formed under the laws of the State of Michigan. The Firm is applying for registration as an investment adviser with the SEC pursuant to the Investment Advisers Act of 1940 (the “**Advisers Act**”). YCM was founded in January 2021 by Kevin K. Yousif, CFA, who is the President, and sole owner of YCM. The Firm will operate from a single office in Walled Lake, Michigan.

Description of Advisory Services

YCM is an investment advisory firm that will focus on rule-based investment strategies, utilizing a combination of primarily equities, fixed income securities, and Exchange Traded Fund (“**ETF**”) products to create proprietary models based on industry benchmarks which are tailored to address client’s investment objectives and risk tolerance. YCM will provide advisory services tailored to meet the specific needs and requirements of each client, including those that have a socially responsible view toward investments. YCM can provide investment advisory services to individuals, corporations, municipalities, Taft-Hartley clients, faith-based organizations, banks and other regional investment advisors (each referred to as the “**Client**”, collectively the “**Clients**”). Such services will be provided on a discretionary basis, although YCM will accept clients’ trading instructions from time to time. Clients may place investment restrictions or guidelines on their account(s).

YCM plans to manage Client capital in separately managed accounts (each an “**SMA**” or “**Client Account**”). A SMA is a dedicated account owned by a single Client and governed through an investment management agreement (“**IMA**”) between the account owner and YCM. Each Client will also complete an investment policy statement (“**IPS**”) outlining Client Account investment objectives, risk tolerance and relevant information that assists YCM with structuring Client Account holdings.

Sub-Advisory Arrangements

YCM will also establish relationships with other investment advisors or investment program sponsors which we plan to serve in a sub-advisory capacity and provide investment advisory services to clients of the other investment advisor or investment program sponsor. When we participate in an arrangement sometimes known as a “managed account program”, we will make

one or more of our proprietary models available to clients of the investment advisor sponsoring the program. The sponsoring investment advisor will determine if our model is suitable for its client and submit the account to us for acceptance. If we accept the account, we will plan to manage with full discretionary trading authority and in accordance with any reasonable investment restrictions requested by the applicable client of the sponsoring investment advisor. In these cases, however, we generally will not have an agreement or any direct, contractual relationship with the client. Instead, we will enter into a sub-advisory agreement with the sponsoring investment advisor. The sponsoring investment advisor will establish the fee which the client pays and we will receive a portion of the fee for our advisory services from the sponsoring investment advisor as agreed upon in the sub-advisory agreement. If a client's investment advisor desires us to provide investment management services to the client and to have a direct, contractual relationship with the client, we will provide sub-advisory services through a tri-party agreement among the client's investment advisor, the client and YCM. In these arrangements, the investment advisor selects us to manage a portion of the client's assets in accordance with a particular model. We will manage the assets in accordance with the client's investment guidelines, including any restrictions. In those situations, we will receive our fee directly from the client as agreed upon in our agreement with the investment advisor and the client.

Assets under Management (Regulatory Assets under Management)

This is YCM's initial ADV filing. As of this filing, YCM currently has \$0 in Regulatory Assets Under Management ("RAUM") on both a discretionary and non-discretionary basis.

ITEM 5 – FEES AND COMPENSATION

Management Fee

As compensation for our investment management services, we will charge an advisory fee, which is stated as a percentage of our Client's assets under our management. Our annual advisory fee schedules, which are based on the style of the strategy, client domicile, and account complexities, are listed below (as basis points); however we reserve the right to waive or reduce fees based on our discretion:

DOMESTIC EQUITIES AND FIXED INCOME

18 basis points on the first \$10 million

8 basis points on the next \$40 million

6 basis points on the next \$50 million

3 basis points on the next \$100 million

2 basis points on the balance

The annual fee for foreign domiciled clients may be up to 25 basis point on client's net asset value. The minimum annual fee for YCM investment advisory services is \$10,000. YCM's fees, including minimum annual fees, will be negotiable and often differ from these standard fee schedules, particularly for newly developed strategies. In YCM's sole discretion, we will increase or decrease our management fee and/or waive or adjust minimum annual fees based upon criteria such as the scope of the engagement, client longevity, anticipated future additional assets, dollar amount of assets to-be-managed, related accounts, account composition, or account retention, among other things. The amount of and specific manner in which we will charge our fees will be established in our written agreement with the client. The standard annual investment advisory fee will typically be billed quarterly in arrears however YCM expects to have certain clients who will be charged in advance. The quarterly fees will be calculated on a 365-day count using the Client Account's total market value, which includes accrued income and cash. Several factors, such as but not limited to, the amount of assets invested, timing of adding or withdrawing capital, and types of investments being made could influence the amount of the annual fee.

YCM will send clients an invoice for investment advisory services rendered and the client will pay YCM management fees by check or authorize YCM to debit the management fees from the Client Account. Client Accounts initiated or terminated during a calendar quarter will be charged a prorated fee based on the actual number of days in the applicable calendar quarter for which we were entitled to receive a fee based on the date we received termination notice. Our standard agreements will provide for termination by either our firm or the Client by providing 30 days' written notice to the other party, but we will agree to other termination provisions from time to

time. Upon termination, we will either bill clients or issue a refund based on the earlier of 30-day notice period or liquidation and transfer of the Client Account.

YCM will also serve as a sub-advisor to Client assets when engaged by an alternate investment adviser having the authority to engage YCM through a sub-advisory agreement. Alternatively, YCM can be engaged through a tri-party agreement with the Client and alternate investment adviser. YCM generally receives 25 basis points when serving as a sub-advisor but may negotiate a different fee structure depending on Client's assets under management, complexity of Client Accounts or other factors. YCM will calculate fees quarterly in advance or in arrears based on the same methodology stated above depending on alternate adviser's billing procedures.

Advisory fees payable to YCM will not include all the fees Clients could pay when YCM purchases or sells securities in Client Account(s). The following list of fees or expenses is what Clients may pay directly to third parties, whether a security is being purchased, sold or held in Client Account. Typically, these fees and expenses will include, but are not limited to: brokerage commissions, transaction fees, exchange fees, SEC fees, advisory fees and administrative fees charged by ETFs, custodial fees, odd-lot differentials, financial transaction taxes collected for trades and other fees on certain foreign ordinary securities or ADR's, transfer taxes, wire transfer and electronic fund processing fees. YCM will not receive, directly or indirectly, any of these fees charged to Clients. Such fees and expenses are paid to the broker, custodian, or other third party from on an investment Clients may hold.

See Item 12. Brokerage Practices below for more information regarding brokerage.

In addition, YCM will not have or employ any "employee" that receives (directly or indirectly) any compensation from the sale of securities or investments that are purchased or sold for any Client Account.

Termination of the Advisory Relationship

Our standard agreements will provide for termination by either our firm or the Client by providing 30 days' written notice to the other party, but we will agree to other termination provisions from time to time. Upon termination, we will either bill Clients or issue a refund based on the earlier of 30-day notice period or liquidation and transfer of the account.

ERISA Accounts

YCM plans on acting as a 3(21) fiduciary providing investment recommendations to plan sponsors and/or trustees. Clients we plan on serving are employee benefit plans or individual retirement accounts (IRAs) pursuant to the Employee Retirement Income and Securities Act (ERISA), and regulations under the Internal Revenue Code of 1986 (the Code), respectively. As such, YCM will be subject to specific duties and obligations under ERISA and the Code that include, among other things, restrictions concerning certain forms of compensation. To avoid engaging in prohibited transactions, YCM will only charge fees for investment advice on securities for which YCM and/or our related persons will not receive any commissions or trailing fees such as 12b-1 fees.

ITEM 6 – PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT

YCM will not charge any performance-based fees. YCM's advisory fees will only be charged as disclosed in Item 5 above.

ITEM 7 – TYPES OF CLIENTS

YCM plans to provide investment advisory services to a number of different types of Clients, including but not limited to:

- Individuals;
- Trusts, estates and charitable organizations;
- Banking or thrift institutions, including bank collective and common trust funds;
- Corporations or other business entities;
- Taft-Hartley plans, governmental plans, municipalities;
- Qualified plans subject to ERISA;
- Not-for-profit entities;
- Offshore Insurance Companies; and
- Institutional clients of a third-party asset-based investment management program.

YCM will generally require that an account meet minimum annual fee amounts as described in our fee schedules (See Item 5 – Fees and Compensation). However, we may waive this requirement under certain conditions, such as for clients with multiple accounts where the aggregate fee amount from all accounts exceeds the separate account minimums.

ITEM 8 – METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS

We will obtain equity, credit and economic research information from a number of sources, both public and by purchase, including but not limited to: financial newspapers and magazines, research materials prepared by third parties, corporate rating services, annual reports, prospectuses and filings with the SEC, and company press releases. We believe these sources of information are reliable and we regularly depend on these resources for making our investment decisions.

YCM's portfolio management strategies will include index replication, which will be focused on building client investment portfolios with results that closely resemble those of a market index, such as the S&P 500® Low Volatility Index, S&P 500® Dividend Aristocrats Index, or other publicly available indexes. YCM plans to develop and manage investment models structured to replicate indexes which will then be further tailored to meet the investment objectives of YCM's Clients. Client portfolios will generally invest in U.S. common stocks, fixed income securities and ETF's.

For YCM's equity strategies, we plan to use quantitative tools to create model portfolios that will produce returns that are generally similar to the returns of a market index, predetermined benchmark or customized benchmark. For certain customized models, we plan to utilize quantitative analysis to identify market trends, such as sustainability, that we believe have a positive influence on portfolio returns and we will create models designed to provide exposure to these factors.

Bond portfolios can include U.S. and foreign government bonds, U.S. and foreign agency bonds, U.S. and foreign corporate bonds, asset-backed securities and/or mortgage-backed securities. Index replication strategies include full replication portfolios (i.e., portfolios that invest in all the securities of the index in similar weights) and sampling portfolios (i.e., portfolios that invest in a subset of the securities of the index). Further, these strategies may be modified to permit the creation of portfolios that consider certain investment restrictions imposed based on a client's

specific investment guidelines or social and religious beliefs with or without adjustments to maintain sector and/or duration neutrality.

Risk of Loss

The following are certain of the material risks involved in our investment strategies. This list does not purport to be a complete enumeration or explanation of the risks involved in such strategy.

Market, Security and Regulatory Risks

YCM will manage individualized portfolios for Clients based upon their personal objectives, goals and risk tolerances. Investment programs have certain risks that are borne by the Client, which are described below.

Market Risks

Market Volatility. The profitability of the portfolios substantially depends upon the future price movements of stocks, bonds, options on stocks, and other securities and the movements of interest rates. In recent years, investment markets have been prone to greater volatility, which may adversely affect the ability to realize gains at a given point in time.

Investment Activities. The investment activities involve a significant degree of risk. The performance of any investment index is subject to numerous factors including a wide range of economic, political, competitive, technological and other conditions (including acts of terrorism and war) that may affect investments in general or specific industries or companies.

Material Non-Public Information. If, at any time, principals or employees of YCM acquire confidential or material non-public information or are otherwise restricted from initiating transactions in certain securities, YCM will not be free to act upon any such information. Due to these restrictions on material non-public information, YCM may not be able to initiate a transaction that it otherwise might have initiated and may not be able to sell an investment that it otherwise might have sold.

Market or Interest Rate Risk. The price of most fixed income securities moves in the opposite direction of the change in interest rates. For example, as interest rates rise, the price of fixed income securities falls. If a Client's portfolio holds a fixed income security to maturity, the change in its

price before maturity may have little impact on the security's performance; however, if the security is sold before the maturity date, an increase in interest rates could result in a loss.

Inflation Risk. Inflation risk results from the variation in the value of cash flows from a security due to inflation, as measured in terms of purchasing power. For example, if an investor purchases a 5-year bond in which it can realize a coupon rate of 5%, but the rate of inflation is 6%, then the purchasing power of the cash flow has declined. For all but inflation-linked bonds, adjustable bonds or floating rate bonds, the investor is exposed to inflation risk because the interest rate the issuer promises to make is fixed for the life of the security.

Regulatory Risks

Strategy Restrictions. Qualified employee benefit plans and certain other institutional investors may be restricted from directly utilizing investment strategies or making certain specific investments. Such institutions should consult their own advisors, counsel, and accountants to determine what restrictions may apply and whether an investment is appropriate.

Trading Limitations. For all securities listed on an exchange, the exchange generally has the right to suspend or limit trading under certain circumstances. Such suspensions or limits could render certain strategies difficult to complete or continue. Also, such a suspension could render it impossible to liquidate the security.

Firm-Specific Risks

Limited Operating History. YCM will have a limited operating history for prospective Clients to evaluate prior to selecting us as an investment advisor.

Key Man Risk. As the sole owner of YCM, Mr. Yousif is critical to YCM's management of Client Accounts and the management of the Firm. However, YCM does not maintain possession of Client assets. Accordingly, any succession plan implemented by YCM or any termination of a Client's agreement with YCM after the departure of Mr. Yousif would not affect the maintenance of Client assets at the relevant custodian in the name of the Client.

Operational Risk. Operational risk is the potential for loss caused by a deficiency in information, communication, transaction processing and settlement and accounting systems. We will maintain

controls that include systems and procedures to record and reconcile transactions and positions, and to obtain necessary documentation for trading activities.

Cybersecurity Risk. YCM's information and technology systems may be vulnerable to damage or interruption from computer viruses, network failures, computer and telecommunication failures, infiltration by unauthorized persons and security breaches, usage errors by its professionals, power outages and catastrophic events such as fires, tornadoes, floods, hurricanes and earthquakes. The implementation of various measures to manage risks relating to these types of events, if these systems are compromised, become inoperable for extended periods of time or cease to function properly have been undertaken by YCM. The failure of these systems and/or or disaster recovery plans for any reason could cause significant interruptions in YCM's operations and result in a failure to maintain the security, confidentiality or privacy of sensitive data, including personally identifiable information relating to Clients. Such a failure could harm YCM's reputation or subject it or its affiliates to legal claims and otherwise affect their business and financial performance. Additionally, any failure of YCM's information, technology or security systems could have an adverse impact on its ability to manage Client Accounts referred to herein.

Epidemic Risk. An epidemic outbreak and reactions to such an outbreak could cause uncertainty in markets and businesses, including YCM's business, and may adversely affect the performance of the global economy, including causing market volatility, market and business uncertainty and closures, supply chain and travel interruptions, the need for employees and vendors to work at external locations, and extensive medical absences. YCM will have policies and procedures to address known situations, but because a large epidemic may create significant market and business uncertainties and disruptions, not all events that could affect YCM's business and/or the markets can be determined and addressed in advance.

Security Specific Risks

Liquidity. Liquidity is the ability to readily convert an investment into cash. Securities where there is a ready market that is traded through an exchange are generally more liquid. Securities traded over the counter or that do not have a ready market or are thinly traded are less liquid and may face material discounts in price level in a liquidation situation.

Security's Assessment. The portfolio manager's assessment of any security's likely future performance will inherently be a prediction and it is subject to uncertainty and risk that the outlook might prove wrong. An outcome contrary to what the portfolio manager envisions may arise from a number of factors, such as: an erroneous assessment of the value offered by the security, either by wrongly anticipating earnings or misperceiving what a "standard" valuation should be for the type of security in question; a change in the fundamental business and industry dynamics that the portfolio manager fails to anticipate; an allocation of capital by the company that changes value and renders the forecasts invalid; or a mistaken reading of the future economic environment. If any of these risks materialize, the resulting loss, if any, would negatively contribute to the performance of the Client's portfolio.

This list of risks is not exhaustive.

ITEM 9 – DISCIPLINARY INFORMATION

YCM and our management have no disciplinary events within the prior ten years to disclose.

ITEM 10 - OTHER FINANCIAL INDUSTRY ACTIVITIES OR AFFILIATIONS

YCM will not be affiliated with any other financial industry activities or institutions.

ITEM 11 – CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

Pursuant to Rule 204A-1 of the Advisers Act, YCM plans to adopt a Code of Ethics and Employee Investment Policy that establishes various procedures with respect to investment transactions in accounts in which employees (each an employee and collectively the "employees") of YCM or related persons (such as members of their immediate household) have a beneficial interest or accounts over which an employee has investment discretion. The foundation of the Code of Ethics is based on the underlying principles that:

- Employees must place the interests of our Clients first at all times;
- Employees must make sure that all personal securities transactions are conducted consistent with the Code of Ethics; and

- Employees should not take inappropriate advantage of their position at YCM.

All YCM employees will be deemed to be “**Access Persons**” and are required to adhere to a comprehensive Code of Ethics and Employee Investment Policy, which covers the duty of confidentiality as well as personal trading. All employees will be required to certify their adherence to the Code of Ethics and Employee Investment Policy.

In addition, employees will generally be prohibited from executing trades in single-name securities in their personal accounts and are limited to only acquiring mutual funds and ETF securities. Employees will not be required to receive pre-clearance for trades in mutual funds and ETF securities. Employees will be required to obtain pre-approval from the CCO before engaging in any outside business activities or private placements.

YCM will maintain a “restricted list” which identifies all securities in which YCM, or any YCM employee has material non-public information or other situations that may be presented to restrict a security for a period of time. YCM employees will be prohibited from trading in securities on the restricted list. YCM will also maintain a “gray list” which identifies all securities or ETFs in which YCM is considering acquiring on behalf of their client portfolios. All YCM employees must obtain preclearance prior to trading any securities which appear on the gray list.

Employees must direct their brokers to send duplicate brokerage statements to the CCO. These records are used to monitor compliance with the foregoing policies.

These policies will apply to any personal transactions involving equity, debt, options, or futures. This policy will not apply to transactions involving government securities, open-end mutual funds, broad-based index products, exchange traded funds, money market funds or other instruments which afford the investor no discretion over individual securities. YCM’s Code of Ethics and Employee Investment Policy will be available to Clients upon request.

Privacy Policy

We are committed to maintaining the confidentiality, integrity and security of our Client’s personal information. It will be our policy to collect only information necessary or relevant to our management business and to use only legitimate means to collect such information. Without Client consent we will not disclose any non-public personal information about our Clients or former Clients to anyone except for servicing and processing transactions and as required by law. We expect to restrict access to non-public personal information about our Clients to those employees

with a legitimate business need for the information. YCM plans to maintain security practices, physical, electronic, and procedural safeguards to guard Client's non-public personal information. YCM's Privacy Policy will be available upon request.

ITEM 12 – BROKERAGE PRACTICES

YCM plans to have discretionary authority to manage the Client Accounts, including authority to make decisions with respect to which securities are bought and sold, the amount and price of those securities, the brokers or dealers to be used for a particular transaction, and the commissions paid. Our authority will be governed by the terms of the IMA with the Client Account.

Best Execution

As an investment advisory firm, we will have a fiduciary duty to seek best execution for client transactions. Where we will have discretion over the choice of broker-dealer, as a matter of policy and practice, we plan to seek to obtain best execution for client transactions (i.e., seeking to obtain not necessarily the lowest commission but the best overall qualitative execution in the particular circumstances). We expect to maintain a list of broker-dealers with whom we may place trades for client accounts. Our Trade Oversight Committee plans to approve additions to the list, monitor and report on broker-dealer regulatory events monthly, and perform an annual review for each broker-dealer on the list to ensure continued satisfaction with the service being provided.

Our portfolio managers and trading personnel will be responsible for selecting the brokers through which we execute client trades and negotiating associated broker commissions or yield spreads, as applicable. Our Trading Oversight Committee will review the commission charges and bid/offer spreads applicable to client accounts monthly in order to assure itself that the costs are competitive. The lowest possible commission cost or best spread alone, however, does not determine brokerage selection. In selecting broker-dealers for our approved list, determining the specific firm to execute a portfolio transaction, and assessing the quality of execution, we expect to consider a variety of factors, including, but not limited to:

- Best available execution price of the security;
- Ability to execute trades at market on close prices (for passive equity accounts);
- Commission rate;

- Size and difficulty of the order;
- Access to sources of supply or market;
- Financial condition;
- Integrity and reputation;
- Execution and operational capabilities including electronic trading (e.g. FIX);
- Knowledge of the market;
- Good and timely delivery and payment on trades;
- Ability to handle block trades; or
- Quality of brokerage services and research materials.

Research and Soft Dollars

YCM will not obtain third party research using soft dollar arrangements.

Nevertheless, YCM will often receive unsolicited proprietary research reports and other informational materials from broker-dealers with whom we trade. We consider these materials routine and ancillary to the relationship and will not include any broker-dealers on our approved list based on the materials they provide to us. Further, we believe that these materials are provided at no additional charge and do not impact the commissions we pay.

Notwithstanding the foregoing, the research we plan to receive is a benefit that we would otherwise have to produce ourselves or pay for directly if we did not trade with these broker-dealers. Because of this, we will have an incentive to select the broker-dealer based on the availability of that research, rather than based on our clients' interest in receiving the most favorable execution, and may pay commissions (or markups or markdowns) in excess of those that other brokers charge for transactional services alone. In practice, however, given the basic nature of the materials received, YCM would not likely seek to replace any lost materials from termination of any of these brokerage relationships.

As a separate matter, since not all of our clients invest in the same market segments or use the same type of investment strategy, not all of our clients benefit equally from our use of certain research materials we plan to receive. Nevertheless, we would not seek to allocate any such benefits proportionately across the accounts we manage.

Any soft dollar benefits that we could receive in the future would be eligible research and brokerage services within the definition of research under Section 28(e) of the Securities Exchange Act of 1934, as amended (“**Exchange Act**”). As such, we must determine in good faith that the amount of any commission paid is reasonable in relation to the value of the research and brokerage services provided, viewed in terms either of a particular transaction or our overall responsibilities with respect to accounts for which we exercise investment discretion. We must also determine that any research and brokerage services we receive provide lawful and appropriate assistance in the performance of our investment decision-making responsibilities.

To the extent we will receive certain administrative benefits from the services provided by broker-dealers, and such benefits would not be considered research under Section 28(e) of the Exchange Act, we will make a good faith determination of the portion the administrative benefits represent of the overall services provided, and will use our own resources to pay for such portion.

Aggregation of client orders

We will generally aggregate trade orders for multiple Client Accounts, which are custodied at the same custodian to achieve more efficient execution or to provide for equitable treatment among the accounts. The Clients participating in aggregated trades will be allocated securities based on the average price achieved for such trades.

Absent special circumstances (such as client deposits occurring mid-day), all discretionary Client trades in advisory accounts executed on a single day with the same custodian, on the same side of the market, will be averaged and allocated pro rata. This practice is designed to treat all Clients fairly on average but means that any particular Client’s trade may receive a better or worse price than it would have had the trade not been aggregated with other Clients.

Directed Brokerage

YCM expects certain Clients will select specific custodians which YCM does not have established relationships, and require trades to be directed to specific brokers for execution. In such

circumstances, YCM discloses to Clients that YCM will make a best effort to achieve best execution on behalf of Client. There is no assurance that YCM will achieve a better price.

Allocation

Our policy will prohibit any allocation of trades in a manner that favors personal trading accounts or any particular Client(s) or group of Clients over other Client Accounts. We will adopt a policy for the fair and equitable allocation of transactions that generally analyzes each trade on an investment by investment basis, taking into consideration the specifics of each trade and the characteristics of each Client Account. To the extent that multiple Client Accounts participate in a particular transaction, such transaction will generally be allocated pro-rata among such Client Accounts, unless facts specific to the transaction and the trade warrant an alternative allocation methodology.

Trade Errors

As a fiduciary, YCM will have the responsibility to effect orders correctly, promptly and in the best interests of the Client. In the event any error occurs in the handling of any transactions due to YCM's actions, or inaction, or the actions of others, YCM's policy will be to assess each trade error on a case-by-case basis and assure that the Client is made whole.

ITEM 13 - REVIEW OF ACCOUNTS

The Client Accounts will be reviewed on a continual basis by Mr. Yousif and the Portfolio Managers in charge of the accounts. The Portfolio Managers and the CCO will assure the account's conformity with investment objectives and guidelines. YCM will engage in active management for the Client Accounts and, accordingly, reviews transactions, positions and cash balances on a daily basis. When reviewing accounts, the Portfolio Manager plan to review compliance with Client investment guidelines. Clients will receive account statements directly from their chosen custodian on at least a quarterly basis and all Clients will have secure login access to their custodial accounts at all times. YCM will distribute Client Account reports to Clients at least quarterly. YCM will also provide reports to Clients upon request.

ITEM 14 – CLIENT REFERRALS AND OTHER COMPENSATION

YCM does not plan to utilize any third-party marketers or solicitors; however, it is possible that we may engage third party marketers or solicitors in the future. In the scenario where we engage third party marketers or solicitors, the brochure will be updated accordingly.

Any future cash solicitation agreements will comply with Rule 206(4)-3 of the Advisers Act.

ITEM 15 - CUSTODY

The amended and revised Rule 206(4)-2 of the Advisers Act sets forth extensive requirements regarding possession or custody of Client funds or securities. The Rule requires advisers that have custody of Client funds or securities to implement a set of controls designed to protect those Client assets from being lost, misused, misappropriated, or subject to financial reverses.

Pursuant to Rule 206(4)-2, YCM is deemed to have custody of Client Account's funds and securities because YCM may debit fees directly from the accounts of such Clients.

The qualified custodian of each client account will send or make available, on a monthly basis or more frequently, account statements directly to each client. We urge clients to carefully review these account statements from their qualified custodians and compare the information therein with any financial statements or information received or made available to clients through us or any other outside vendor.

Upon request, we will provide Clients with reports that include holdings, gains and losses, transactions, performance or other available information. YCM's statements may differ from the official custodial statements based on accounting procedures, reporting dates and valuation methodologies of certain securities.

ITEM 16 – INVESTMENT DISCRETION

As noted in Item 4, YCM's primary business model involves providing discretionary advisory services to its clients. At the commencement of the relationship and for each new Client Account, each Client will execute an investment management agreement which grants YCM authority to execute trades in the account. We will be authorized, in our discretion and without prior consultation with the Client, to: (1) buy, sell, exchange, and otherwise trade any stocks, bonds or

other securities or assets, and (2) place orders and negotiate commissions (if any) for the execution of all transactions in securities with or through such broker dealer underwriters or issuers. Any limitations to such authority will be communicated by the Client to YCM in writing. If we are selected as a sub-advisor, we will have discretionary trading authority over such Client's account pursuant to a sub-advisory agreement or tri-party agreement.

YCM will not execute trades on margin or in options without further written Client approval.

ITEM 17 – VOTING CLIENT SECURITIES

YCM will adopt policies and procedures reasonably designed to ensure that proxies are voted in its Clients' best interests and in accordance with its fiduciary duties and SEC rules. Proxy voting decisions will be made according to guidelines that we believe protect the economic interests of our Clients while considering both short and long-term implications.

We will engage Institutional Shareholder Services, Inc. (“ISS”), an independent proxy voting service firm, to assist with the analysis, voting and record keeping of proxy ballots in accordance with general guidelines approved by YCM. ISS will provide independent assessment and recommendations with regard to proxy items for securities held in Clients' accounts. Clients may obtain a copy of our Proxy Voting Policy and information about how we voted proxies related to their securities, free of charge, by contacting our us our Chief Compliance Officer (“CCO”), Kevin Yousif, at kyousif@yousifcapital.com or 248-227-3392.

Unless we otherwise agree in writing, we will not take any action on behalf of a Client in any legal proceedings, including, but not limited to, bankruptcies or class actions, involving securities held in or formerly held in a Client's account or the issuers of those securities. Accordingly, we will not be responsible for responding to or forwarding to Clients any class action settlement offers relating to securities currently or previously held in client account.

ITEM 18 – FINANCIAL INFORMATION

Registered investment advisers are required in this Item to provide you with certain financial information or disclosures about their financial condition. YCM will not have a financial commitment that impairs its ability to meet contractual and fiduciary commitments to Clients and has not been the subject of a bankruptcy proceeding.