

Item 1. Cover Page

**Part 2A of Form ADV
Firm Brochure**

March 23, 2017

**Chicago Partners Investment Group LLC
d/b/a Chicago Partners Wealth Advisors**

SEC File No. 801-69500

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This brochure provides information about the qualifications and business practices of Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors. If you have any questions about the contents of this brochure, please contact us at 312-284-6363. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority. Registration with the SEC or State Regulatory Authority does not imply a certain level of skill or expertise.

Additional information about Chicago Partners Investment Group LLC is also available on the SEC's website at www.adviserinfo.sec.gov.

Item 2. Material Changes

This Firm Brochure is our disclosure document prepared according to regulatory requirements and rules. Consistent with the rules, we will ensure that you receive a summary of any material changes to this and subsequent Brochures within 120 days of the close of our business fiscal year. Furthermore, we will provide you with other interim disclosures about material changes as necessary.

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Item 4. Advisory Business

A. Description of Your Advisory Firm

Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors (“CP” and/or “the firm”) is an Illinois limited liability company and an independently owned SEC-registered investment advisor. The firm is headquartered in Chicago, IL. The firm was founded in 2009 by James Hagedorn, CFA (Managing Partner), and co-founded by Anthony Halpin, CPA (Partner). Mr. Hagedorn is the majority and principal owner of CP.

B. Description of Advisory Services Offered

CP offers investment advisory services to high-net-worth individuals, trusts, not-for-profit plans, endowments, charitable organizations, corporations and other business entities and a registered investment company. CP’s advisory services may include financial planning, portfolio management, selection of other advisers, and 401(k) plan option review and monitoring.

B.1. Portfolio Management Services

B.1.a. Separately Managed Accounts

CP advises on the assets of its clients based on their selected investment strategy in accordance with their investment objectives, risk tolerance, time horizon, and any reasonable restrictions they impose.

- **Step 1 – Analyze Current Portfolio.** We review the client’s current investment portfolio. Through the Wealth Management System (WMS), we can aggregate in current holdings, which include investments that we will manage as well as investments the client plans to keep with other managers. We will analyze this information to help determine areas that may be lacking in diversification as well as areas that hold underperforming or high fee investments. We partner with clients to be their General Manager in making sure all their investments work in concert together.
- **Step 2 – Design Optimal Portfolio.** We design the optimal portfolio for the client based on outside holdings, cash needs and risk profile. Using our analysis of the client’s current portfolio as well as discussions and meetings with the client, we will design a portfolio that meets the client’s investment goals and objectives. This is a customized process and the portfolio will be designed so that it is unique to the client’s specific situation.
- **Step 3 – Formalize Investment Policy.** We formalize the investment relationship with the client. Through a disciplined, ongoing and collaborative approach, we will build with the client a comprehensive strategic asset allocation with asset class targets that we will manage to maintain.
- **Step 4 – Build Portfolio.** We build the client’s portfolio. We will provide the client with the necessary documents to open the appropriate investment accounts at one of the custodians that we partner with. We will then facilitate the transfer of assets from other custodians or help the client deposit funds to their accounts. Once the accounts are

funded, we will outline the appropriate trading strategy to get the funds working hard for the client. We will then place the trades on the client's behalf based on our agreed upon trading strategy.

- **Step 5 – Monitor and Review.** We monitor and review the client's portfolio. As soon as the new accounts are open, the client will begin receiving monthly statements from the custodian. The client will also receive a custom quarterly reporting package from us that provides economic updates, asset allocation overview, performance data and relevant tax related information. We also have the ability to produce custom reports on an as-needed basis to help the client stay up to date with their portfolio and to help us continually monitor how the portfolio is performing. We will review the portfolio with the client when desired and will make appropriate changes as needed.

In addition to providing CP with information regarding their personal financial circumstances, investment objectives and tolerance for risk, clients are required to provide the firm with any reasonable investment restrictions that should be imposed on the management of their portfolio, and to promptly notify the firm of any changes in such restrictions or in the client's personal financial circumstances, investment objectives, goals and tolerance for risk. On a quarterly basis, CP's reports to clients will remind clients of their obligation to inform the firm of any such changes or any restrictions that should be imposed on the management of the client's account. CP will also contact clients at least annually to determine whether there have been any changes in a client's personal financial circumstances, investment objectives and tolerance for risk.

B.2. Family Office

- **Step 1 - Provide Comprehensive Performance Reporting.** We will aggregate all investment accounts. We will provide a consolidated "One Page" investment summary of each account relative to their appropriate benchmark, as well as performance information by asset class and security.
- **Step 2 - Provide Comprehensive Asset Allocation Reporting.** We will create a comprehensive asset allocation statement breaking down an aggregated investment portfolio by asset class relative to strategic targets.
- **Step 3 - Provide Recommendations on Asset Allocation Changes.** Based on information generated in steps 1 & 2 above, we will recommend changes in the asset allocation to make sure the family has real diversification and is positioned to meet their investment objectives. Importantly, we will work with each family member to make sure their investment program complements the comprehensive investment portfolio for the family.
- **Step 4 - Provide Recommendations on Manager Changes.** Based on the information in Steps 1, 2 & 3, we will recommend changes to existing managers/investments and also recommend new managers/investments to help the portfolio maximize after tax returns for a given level of risk.
- **Step 5 - Provide Insights & Ongoing Guidance On How To Drive Down Overall Investment, Reporting & Implementation Fees and Costs.** Fees matter significantly. We help Family

Offices dramatically reduce unnecessary fees and expenses through our unique approach to drive down investment manager, investment advisory, trading and tax costs.

B.3. Consulting Services

Limitations of Financial Planning and Non-Investment Consulting/Implementation Services. To the extent requested by a client, we may provide financial planning and related consulting services regarding non-investment related matters, such as estate planning, tax planning, insurance, etc. **Please Note:** We **do not** serve as an attorney, accountant, or insurance agency, and no portion of our services should be construed as same. Accordingly, we **do not** prepare estate planning documents, tax returns or sell insurance products. To the extent requested by a client, we may recommend the services of other professionals for certain non-investment implementation purpose (i.e. attorneys, accountants, insurance, etc). You are under no obligation to engage the services of any such recommended professional. The client retains absolute discretion over all such implementation decisions and is free to accept or reject any recommendation that we make. **Please Note:** If the client engages any unaffiliated recommended professional, and a dispute arises thereafter relative to such engagement, the client agrees to seek recourse exclusively from and against the engaged professional.

B.4. 401(k) Savings & Retirement Plan Services

CP provides investment education and advice to eligible employees and participants of 401(k)/profit sharing plans. The firm provides advice on investment choices and strategies through meetings conducted once annually with each of the participant groups.

PLEASE NOTE: RETIREMENT ROLLOVERS-No Obligation/Conflict of Interest:

A client leaving an employer typically has four options (and may engage in a combination of these options): i) leave the money in his former employer's plan, if permitted, ii) roll over the assets to his/her new employer's plan, if one is available and rollovers are permitted, iii) rollover to an IRA, or iv) cash out the account value (which could, depending upon the client's age, result in adverse tax consequences). CP may recommend an investor roll over plan assets to an Individual Retirement Account (IRA) managed by CP. As a result CP and its representatives may earn an asset-based fee. In contrast, a recommendation that a client or prospective client leave his or her plan assets with his or her old employer or roll over the assets to a plan sponsored by a new employer will generally result in no compensation to CP (unless you engage CP to monitor and/or manage the account while maintained with the client's employer). CP has an economic incentive to encourage an investor to roll plan assets into an IRA that CP will manage or to engage CP to monitor and/or manage the account while maintained with the client's employer. There are various factors that CP may consider before recommending a rollover, including but not limited to: i) the investment options available in the plan versus the investment options available in an IRA, ii) fees and

expenses in the plan versus the fees and expenses in an IRA, iii) the services and responsiveness of the plan's investment professionals versus CP's, iv) protection of assets from creditors and legal judgments, v) required minimum distributions and age considerations, and vi) employer stock tax consequences, if any. No client is under any obligation to roll over plan assets to an IRA managed by CP or to engage CP to monitor and/or manage the account while maintained with the client's employer. **CP's Chief Compliance Officer, Jim Hagedorn, CFA, remains available to address any questions that a client or prospective client may have regarding the above and the corresponding conflict of interest presented by such engagement.**

C. CP's Investment Philosophy

D. Wrap Fee Programs

CP does not participate in wrap fee programs. (Wrap fee programs offer services for one all-inclusive fee.

E. Client Assets Under Management

As of March 31, 2016, CP manages approximately \$1,087,409,558.62. \$717,933,098.62 of that total is on a discretionary basis and \$369,476,460.00 is on a non-discretionary basis.

F. Miscellaneous

F.1. Non –Discretionary Service Limitations

Clients that determine to engage CP on a non-discretionary investment advisory basis **must be willing to accept** that CP cannot effect any account transactions without obtaining prior consent to any such transaction(s) from the client. Thus, in the event that CP would like to make a transaction for a client's account (including in the event of an individual holding or general market correction), and the client is unavailable, CP will be unable to effect the account transaction(s) (as it would for its discretionary clients) without first obtaining the client's consent.

F.2. Mutual Funds

Most mutual funds are available directly to the public. Thus, a prospective client can obtain many of the mutual funds that may be recommended and/or utilized by CP independent of engaging CP as an investment advisor. However, if a prospective client determines to do so, he/she will not receive CP's initial and ongoing investment advisory services. **Please Note-Use of DFA Mutual Funds:** The mutual funds sponsored by Dimensional Fund Advisors ("DFA") are generally only available through registered investment advisers. CP utilizes DFA mutual funds. Thus, if the client was to terminate CP's services, restrictions regarding transferability and/or

additional purchases of, or reallocation among, DFA funds will apply. **CP's Chief Compliance Officer, Jim Hagedorn, CFA, remains available to address any questions that a client or prospective client may have regarding the above.**

F.3. Tradeaway/Prime Broker Fees

Relative to its discretionary investment management services, when beneficial to the client, individual fixed income transactions may be effected through broker-dealers other than the account custodian, in which event, the client generally will incur both the fee (commission, mark-up/mark-down) charged by the executing broker-dealer and a separate "tradeaway" and/or prime broker fee charged by the account custodian (Schwab, Fidelity and/or TD Ameritrade).

F.4. Participant Directed Retirement Plans

CP may also provide investment advisory and consulting services to participant directed retirement plans per the terms and conditions of a Retirement Plan Consulting Agreement between CP and the plan. For such engagements, CP may assist the Plan sponsor to select an investment platform from which Plan participants shall make their respective investment choices, and, to the extent engaged to do so, may also provide corresponding education to assist the participants with their decision making process.

F.5. Client Obligations

In performing our services, CP shall not be required to verify any information received from the client or from the client's other professionals, and is expressly authorized to rely thereon. Moreover, each client is advised that it remains his/her/its responsibility to promptly notify us if there is ever any change in his/her/its financial situation or investment objectives for the purpose of reviewing/evaluating/revising our previous recommendations and/or services.

F.6. Investment Risk

Different types of investments involve varying degrees of risk, and it should not be assumed that future performance of any specific investment or investment strategy (including the investments and/or investment strategies recommended or undertaken by CP) will be profitable or equal any specific performance level(s).

Item 5. Fees and Compensation

A. Methods of Compensation and Fee Schedule

A.1. Asset-Based Fee Schedule

CP offers investment advisory services to clients for a percentage of assets under management. This fee schedule is based on the total assets of a relationship. It is a declining basis point fee schedule, so the basis point fee charged declines as the asset levels reach certain breakpoints.

<u>Assets Under Management</u>	<u>Annual Base Fee</u>	<u>Additional Annual Fee (%)</u>
0 - \$1,000,000	\$0 plus .90% on all assets up to \$1,000,000	
\$1,000,001 - \$2,000,000	\$9,000 plus .60% on assets over \$1,000,001	
\$2,000,001 - \$3,000,000	\$15,000 plus .50% on assets over \$2,000,001	
\$3,000,001 - \$5,000,000	\$20,000 plus .40% on assets over \$3,000,001	
\$5,000,001 - \$10,000,000	\$28,000 plus .30% on assets over \$5,000,001	

A minimum fee of \$5,000 will be in place going forward for new clients of Chicago Partners. This will only impact clients whose assets are below \$550,000. The client authorizes the qualified custodian to automatically deduct the fee and all other charges payable hereunder from the assets in the account when due with such payments to be reflected on the next account statement sent to the client. If insufficient cash is available to pay such fees, securities in an amount equal to the balance of unpaid fees will be liquidated to pay for the unpaid balance. CP may modify the fee at any time upon written notice to the client. In the event the client has an ERISA-governed plan, fee modifications must be approved in writing by the client.

Asset-based fees are always subject to the investment advisory agreement between the client and CP. Fees are paid quarterly in advance or arrears. Fees may be negotiable for accounts with unusual investment management requirements, services offered, and size. The majority of our clients have their fees deducted from their portfolio, although we have a few clients that pay by check. The fees will be prorated if the investment advisory relationship commences otherwise than at the beginning of a calendar month. Adjustments for significant contributions to a client's portfolio are prorated for the month/quarter in which the change occurs; no adjustments will be made for withdrawals unless the client notifies that a withdrawal will be made.

Either party can terminate the agreement at any time upon written notice. Upon termination of any account, any unearned, prepaid fees will be refunded, and any earned, unpaid fees will be due and payable. The client has the right to terminate an agreement without penalty within five business days after entering into the agreement.

Please Note: If you maintain less than \$550,000 of assets under CP's management, and are subject to the \$5,000 annual minimum fee, you will pay a higher percentage quarterly fee than the 0.90% referenced in the above fee schedule.

Chicago Partners, in its sole discretion, may charge a lesser investment management fee and/or reduce or waive its aggregate account minimum based upon certain criteria (i.e. anticipated

future earning capacity, anticipated future additional assets, dollar amount of assets to be managed, related accounts, account composition, negotiations with client, etc.).

A.2. Consulting Fees

Consulting services will be charged a fixed fee mutually agreed upon by the client and CP prior to signing an advisory agreement. Invoices will be mailed out on a periodic basis reflecting completed work performed. Clients seeking to terminate this service must do so in writing.

A.3. 401(k) Savings & Retirement Plan Service

Fees are negotiable on a case-by-case basis with the client.

A.4 Investment Companies Fees

Fees paid to CP are exclusive of all custodial and transaction costs paid to account custodians or brokers. The client should review all fees charged by mutual funds, CP and others to fully understand the total amount of fees to be paid by the client.

B. Asset-Based Fee Service

CP will not take custody or possession of client funds or securities at any time except to the extent that CP may deduct fees directly from the client's account. CP will deduct fees directly from the client's account provided that (i) the client provides written authorization, and (ii) the qualified custodian sends the client a statement, at least quarterly, indicating all amounts disbursed from the account.

In certain instances subject to approval by CP, clients may elect to be billed for services rendered. In such cases the fees will be billed quarterly. In the event of termination any unearned, prepaid fees will be immediately due and payable and any earned, unpaid fees will be immediately due and payable.

The client is responsible for verifying the accuracy of the fee calculation, as the client's custodian will not verify the calculation.

C. Additional Client Fees Charged

The fees charged by CP do not include fees charged by any mutual fund or separate account manager selected by the client. Similarly, the fees charged by CP do not include any fees charged by a broker-dealer or custodian retained by a client to implement CP's advice or to otherwise hold the client's portfolio securities. The management fees for investment managers are generally disclosed in each investment manager's disclosure brochure and brochure supplement or, in the case of a mutual fund, the fund's prospectus. Clients are advised to read these materials carefully before investing. If a mutual fund also imposes sales charges, a client may pay an initial or deferred sales charge as further described in the mutual fund's prospectus. A client may be precluded from using certain mutual funds or separate account managers because they may not be offered by the client's custodian. See Item 12 of this Brochure for a more detailed discussion on brokerage arrangements.

D. Prepayment of Client Fees

CP generally requires the prepayment of its asset-based investment advisory fees on a quarterly basis. If the client terminates during the quarter, CP will promptly refund any prepaid, unearned fees. CP's fees will either be paid directly by the client or disbursed to CP by the qualified custodian of the client's investment accounts, subject to prior written consent of the client. The qualified custodian will deliver directly to the client an account statement, at least quarterly, showing all investment and transaction activity for the period, including fee disbursements from the account.

In certain instances subject to approval by CP, clients may elect to be billed for services rendered. In such cases the fees will be billed quarterly. In the event of termination any unearned, prepaid fees will be immediately due and payable and any earned, unpaid fees will be immediately due and payable.

CP or the client may terminate the agreement for services within five days of the date of acceptance without penalty to the client. After the five-day period, either party, upon written notice to the other, may terminate the agreement. In the event of termination, CP's fees will be prorated for the quarter in which the cancellation notice was given, and any prepaid, unearned fees will be refunded to the client.

E. External Compensation for the Sale of Securities to Clients

CP advisory professionals are compensated solely through a salary and bonus structure. CP is not paid any sales, service or administrative fees for the sale of mutual funds or any other investment products with respect to managed advisory assets.

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

CP does not charge performance based fees and therefore has no economic incentive to manage clients' portfolios in any way other than what is in their best interests.

Item 7. Types of Clients

CP offers investment advisory services to high-net-worth individuals and high-net-worth individuals, trusts, not-for-profit plans, endowments, charitable organizations, corporations and other business entities, and a registered investment company.

The minimum account size for new clients is \$1 million. We waive the account size minimum if circumstances warrant it.

Chicago Partners, in its sole discretion, may waive its account minimum based upon certain criteria (i.e. anticipated future earning capacity, anticipated future additional assets, dollar amount of assets to be managed, related accounts, account composition, negotiations with client, etc.).

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

A. Methods of Analysis and Investment Strategies

Investing in securities, especially common stocks, involves significant risk of loss and Clients should be prepared to bear this loss.

CP advocates a long-term investment approach is the best strategy for its clients. Long term is defined by holding securities for at least one year. There will be some conditions when CP will advise its clients to hold securities for less than one year. CP believes the strategy of being globally diversified is critical to achieving long-term success in the capital markets. There is no guarantee this strategy will work in the future.

Different types of investments involve varying degrees of risk, and it should not be assumed that future performance of any specific investment or investment strategy (including the investments and/or investment strategies recommended or undertaken by CP) will be profitable or equal any specific performance level(s).

CP primarily uses fundamental analysis when evaluating investments. The main sources of information are research materials prepared by others and research prepared by CP. CP uses a variety of sources of data to conduct its economic, investment and market analysis, such as financial newspapers and magazines, economic and market research materials prepared by others, conference calls hosted by mutual funds, corporate rating services, annual reports, prospectuses, and company press releases. It is important to keep in mind that there is no specific approach to investing that guarantees success or positive returns; investing in securities involves risk of loss that clients should be prepared to bear.

CP and its investment adviser representatives are responsible for identifying and implementing the methods of analysis used in formulating investment recommendations to clients. The methods of analysis may include quantitative methods for optimizing client portfolios, computer-based risk/return analysis, technical analysis, and statistical and/or computer models utilizing long-term economic criteria.

- Optimization involves the use of mathematical algorithms to determine the appropriate mix of assets given the firm's current capital market rate assessment and a particular client's risk tolerance.
- Quantitative methods include analysis of historical data such as price and volume statistics, performance data, standard deviation and related risk metrics, how the security performs relative to the overall stock market, earnings data, price to earnings ratios, and related data.
- Technical analysis involves charting price and volume data as reported by the exchange where the security is traded to look for price trends.
- Computer models may be used to derive the future value of a security based on assumptions of various data categories such as earnings, cash flow, profit margins, sales, and a variety of other company specific metrics.

CP may employ independent third parties to work in conjunction with its executive management team to provide input and guidance for the investment direction communicated by the firm. Such third-party providers will function as a de facto investment committee. In addition, CP may utilize third-party software to assist in formulating investment recommendations to clients.

A.2. Mutual Funds and Exchange-Traded Funds (“ETFs”), Individual and Fixed-Income Securities, Separate Account Managers

CP may recommend no-load and load-waived mutual funds and individual securities (including fixed income instruments). Such management styles will include, among others, large-cap, mid-cap, and small-cap value, growth, and core; international and emerging markets; and alternative investments. CP may also assist the client in selecting one or more appropriate manager(s) for all or a portion of the client’s portfolio. Such managers will typically manage assets for clients who commit to the manager a minimum amount of assets established by that manager—a factor that will be taken into account when recommending managers to clients.

A description of the criteria to be used in formulating an investment recommendation for mutual funds, ETFs, individual securities (including fixed-income securities), and managers is set forth below.

CP has formed relationships with third-party vendors that

- provide a technological platform for separate account management
- prepare performance reports
- perform due diligence monitoring of mutual funds and managers
- perform billing and certain other administrative tasks

CP may utilize additional independent third parties to assist in recommending and monitoring individual securities, mutual funds, and managers to clients as appropriate under the circumstances.

CP reviews certain quantitative and qualitative criteria related to mutual funds and managers to formulate investment recommendations to its clients. Quantitative criteria may include

- the performance history of a mutual fund or manager evaluated against that of its peers and other benchmarks
- an analysis of risk-adjusted returns
- an analysis of the manager’s contribution to the investment return (e.g., manager’s alpha), standard deviation of returns over specific time periods, sector and style analysis
- the fund, sub-advisor, or manager’s fee structure
- the relevant portfolio manager’s tenure

Qualitative criteria used in recommending mutual funds or managers include the investment objectives and/or management style and philosophy of a mutual fund or manager; a mutual fund or manager’s consistency of investment style; and employee turnover and efficiency and capacity. CP will discuss relevant quantitative and qualitative factors pertaining to its recommendations with clients prior to a client’s determination to retain a mutual fund or manager.

Quantitative and qualitative criteria related to mutual funds and managers are reviewed by CP on a quarterly basis or such other interval as mutually agreed upon by the client and CP. In addition, mutual funds or managers are reviewed to determine the extent to which their investments reflect efforts to time the market, or evidence style drift such that their portfolios no longer accurately reflect the particular asset category attributed to the mutual fund or manager identified by CP (both of which are negative factors in implementing an asset allocation structure). Based on its review, CP will make recommendations to clients regarding the retention or discharge of a mutual fund or manager.

CP may negotiate reduced account minimum balances and reduced fees with managers under various circumstances (e.g., for clients with minimum level of assets committed to the manager for specific periods of time, etc.). There can be no assurance that clients will receive any reduced account minimum balances or fees, or that all clients, even if apparently similarly situated, will receive any reduced account minimum balances or fees available to some other clients. Also, account minimum balances and fees may significantly differ between clients. Each client's individual needs and circumstances will determine portfolio weighting, which can have an impact on fees given the funds or managers utilized. CP will endeavor to obtain equal treatment for its clients with funds or managers, but cannot assure equal treatment.

CP will regularly review the activities of mutual funds and managers selected by the client. Clients that engage managers or who invest in mutual funds should first review and understand the disclosure documents of those managers or mutual funds, which contain information relevant to such retention or investment, including information on the methodology used to analyze securities, investment strategies, fees, and conflicts of interest.

A.3. Material Risks of Investment Instruments

CP will frequently purchase shares of open-end mutual funds and ETFs. Many of these investments can be purchased directly by clients without utilizing the services of an advisor. Registered investment companies charge their own management fees and expenses. These fees and expenses are detailed in each respective mutual fund's prospectus and are in addition to any fees charged by CP.

In addition to purchasing shares of mutual funds and ETFs, CP may effect transactions in the following types of securities:

- Equity securities
- Mutual fund securities
- Exchange-traded funds
- Fixed income securities
- Corporate debt securities, commercial paper, and certificates of deposit
- Municipal securities

A.3.a. Equity Securities

Investing in individual companies involves inherent risk. The major risks relate to the company's capitalization, quality of the company's management, quality and cost of the

company's services, the company's ability to manage costs, efficiencies in the manufacturing or service delivery process, management of litigation risk, and the company's ability to create shareholder value (i.e., increase the value of the company's stock price). Foreign securities, in addition to the general risks of equity securities, have geopolitical risk, financial transparency risk, currency risk, regulatory risk and liquidity risk.

Investments in warrants and rights involve certain risks, including the possible lack of a liquid market for the resale of the warrants and rights, potential price fluctuations due to adverse market conditions or other factors and failure of the price of the common stock to rise. If the warrant is not exercised within the specified time period, it becomes worthless.

A.3.b. Mutual Fund Securities

Investing in mutual funds carries inherent risk. The major risks of investing in a mutual fund include the quality and experience of the portfolio management team and its ability to create fund value by investing in securities that have positive growth, the amount of individual company diversification, the type and amount of industry diversification, and the type and amount of sector diversification within specific industries. In addition, mutual funds can be tax inefficient in certain circumstances, which may result in clients paying capital gains taxes on fund investments while not having yet sold the fund.

A.3.c. Exchange-Traded Funds ("ETFs")

ETFs are investment companies whose shares are bought and sold on a securities exchange. An ETF holds a portfolio of securities designed to track a particular market segment or index. Some examples of ETFs are SPDRs[®], streetTRACKS[®], DIAMONDSSM, NASDAQ 100 Index Tracking StockSM ("QQQsSM"), iShares[®] and VIPERS[®]. The funds could purchase an ETF to gain exposure to a portion of the U.S. or foreign market. The funds, as a shareholder of another investment company, will bear their pro-rata portion of the other investment company's advisory fee and other expenses, in addition to their own expenses.

Investing in ETFs involves risk. Specifically, ETFs, depending on the underlying portfolio and its size, can have wide price (bid and ask) spreads, thus diluting or negating any upward price movement of the ETF or enhancing any downward price movement. Also, ETFs require more frequent portfolio reporting by regulators and are thereby more susceptible to actions by hedge funds that could have a negative impact on the price of the ETF. Certain ETFs may employ leverage, which creates additional volatility and price risk depending on the amount of leverage utilized, the collateral, and the liquidity of the supporting collateral.

Further, the use of leverage (i.e., employing the use of margin) generally results in additional interest costs to the ETF. Certain ETFs are highly leveraged and therefore have additional volatility and liquidity risk. Volatility and liquidity can severely and negatively impact the price of the ETF's underlying portfolio securities, thereby causing significant price fluctuations of the ETF.

A.3.d. Fixed Income Securities, Corporate Debt, Commercial Paper, and Certificates of Deposit

Fixed income securities carry additional risks than those of equity securities described above. These risks include the company's ability to retire its debt at maturity, the current interest rate environment, the coupon interest rate promised to bondholders, legal constraints, jurisdictional risk (U.S or foreign) and currency risk. If bonds have maturities of 10 years or greater, they will likely have greater price swings when interest rates move up or down. The shorter the maturity the less volatile the price swings. Foreign bonds also have liquidity and currency risk.

Commercial paper and certificates of deposit are generally considered safe instruments, although they are subject to the level of general interest rates, the credit quality of the issuing bank, and the length of maturity. With respect to certificates of deposit, depending on the length of maturity there can be prepayment penalties if the client needs to convert the certificate of deposit to cash prior to maturity.

A.3.e. Municipal Securities

Municipal securities carry additional risks than those of corporate and bank-sponsored debt securities described above. These risks include the municipality's ability to raise additional tax revenue or other revenue (in the event the bonds are revenue bonds) to pay interest on its debt and to retire its debt at maturity. Municipal bonds are generally tax free at the federal level, but may be taxable in individual states other than the state in which both the investor and municipal issuer is domiciled.

B. Investment Strategy and Method of Analysis Material Risks**B.1. Margin Leverage**

Although CP, as a general business practice, does not utilize leverage, there may be instances in which exchange-traded funds, other separate account managers and, in limited circumstances, CP will utilize leverage. In this regard please review the following:

The use of margin leverage enhances the overall risk of investment gain and loss to the client's investment portfolio. For example, investors are able to control \$2 of a security for \$1. So if the price of a security rises by \$1, the investor earns a 100% return on their investment. Conversely, if the security declines by \$.50, then the investor loses 50% of their investment.

The use of margin leverage entails borrowing, which results in additional interest costs to the investor.

Broker-dealers who carry customer accounts require a minimum equity requirement when clients utilize margin leverage. The minimum equity requirement is stated as a percentage of the value of the underlying collateral security with an absolute minimum dollar requirement. For example, if the price of a security declines in value to the point where the excess equity used to satisfy the minimum requirement dissipates, the broker-dealer will require the client to deposit additional collateral to the account in the form of cash or marketable securities. A deposit of securities to the account will require a larger deposit, as the security being deposited is included

in the computation of the minimum equity requirement. In addition, when leverage is utilized and the client needs to withdraw cash, the client must sell a disproportionate amount of collateral securities to release enough cash to satisfy the withdrawal amount based upon similar reasoning as cited above.

Regulations concerning the use of margin leverage are established by the Federal Reserve Board and vary if the client's account is held at a broker-dealer versus a bank custodian. Broker-dealers and bank custodians may apply more stringent rules as they deem necessary.

B.2. Short-Term Trading

Although CP, as a general business practice, does not utilize short-term trading, there may be instances in which short-term trading may be necessary or an appropriate strategy. In this regard, please read the following:

There is an inherent risk for clients who trade frequently in that high-frequency trading creates substantial transaction costs that in the aggregate could negatively impact account performance.

Item 9. Disciplinary Information

A. Criminal or Civil Actions

There is nothing to report on this item.

B. Administrative Enforcement Proceedings

There is nothing to report on this item.

C. Self-Regulatory Organization Enforcement Proceedings

There is nothing to report on this item.

Item 10. Other Financial Industry Activities and Affiliations

A. Broker-Dealer or Representative Registration

Neither CP nor its investment advisor representatives are either registered as broker-dealers or registered representatives of broker-dealers and do not have an application to register pending.

B. Futures or Commodity Registration

Neither CP nor its affiliates are registered as a commodity firm, futures commission merchant, commodity pool operator, or commodity trading adviser and do not have an application to register pending.

C. Material Relationships Maintained by this Advisory Business and Conflicts of Interest

There is nothing to report for this item.

D. Recommendation or Selection of Other Investment Advisors and Conflicts of Interest

CP does not receive any remuneration from advisers, investment managers, or other service providers that it recommends to clients.

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

A. Code of Ethics Description

In accordance with the Advisers Act, CP has adopted policies and procedures designed to detect and prevent insider trading. In addition, CP has adopted a Code of Ethics (the "Code"). Among other things, the Code includes written procedures governing the conduct of CP's advisory and access persons. The Code also imposes certain reporting obligations on persons subject to the Code. The Code and applicable securities transactions are monitored by the chief compliance officer of CP. CP will send clients a copy of its Code of Ethics upon written request.

CP has policies and procedures in place to ensure that the interests of its clients are held in preference over those of CP, its affiliates, and its employees. For example, there are policies in place to prevent the misappropriation of material non-public information, and such other policies and procedures reasonably designed to comply with federal and state securities laws.

B. IRA Rollover Acknowledgement and Conflicts of Interest

CP will always strive to act as a Fiduciary when serving our clients. With that in mind, CP acknowledges that there is a potential conflict of interest when advising clients to rollover assets under the management of Chicago Partners. CP will work with each client to identify the positives and negatives of any rollover as it pertains to costs and investment vehicle selection.

C. Investment Recommendations Involving a Material Financial Interest and Conflicts of Interest

CP does not engage in principal trading (i.e., the practice of selling stock to advisory clients from a firm's inventory or buying stocks from advisory clients into a firm's inventory). In addition, CP does not recommend any securities to advisory clients in which it has some proprietary or ownership interest.

D. Advisory Firm Purchase of Same Securities Recommended to Clients and Conflicts of Interest

CP, its affiliates, employees and their families, trusts, estates, charitable organizations, and retirement plans established by it may purchase the same securities as are purchased for clients in accordance with its Code of Ethics policies and procedures. The personal securities transactions by advisory representatives and employees may raise potential conflicts of interest when they trade in a security that is:

- owned by the client, or
- considered for purchase or sale for the client.

Such conflict generally refers to the practice of front-running (trading ahead of the client), which CP specifically prohibits. CP has adopted policies and procedures that are intended to address these conflicts of interest. These policies and procedures:

- require our advisory representatives and employees to act in the client's best interest,
- prohibit fraudulent conduct in connection with the trading of securities in a client account
- prohibit employees from personally benefitting by causing a client to act, or fail to act in making investment decisions
- prohibit the firm or its employees from profiting or causing others to profit on knowledge of completed or contemplated client transactions
- allocate investment opportunities in a fair and equitable manner
- provide for the review of transactions to discover and correct any trades that result in an advisory representative or employee benefitting at the expense of a client.

Advisory representatives and employees must follow CP's procedures when purchasing or selling the same securities purchased or sold for the client.

E. Client Securities Recommendations or Trades and Concurrent Advisory Firm Securities Transactions and Conflicts of Interest

CP, its affiliates, employees and their families, trusts, estates, charitable organizations, and retirement plans established by it may effect securities transactions for their own accounts that differ from those recommended or effected for other CP clients. CP will make a reasonable attempt to trade securities in client accounts at or prior to trading the securities in its affiliate, corporate, employee, or employee-related accounts. Trades executed the same day will likely be subject to an average pricing calculation. It is the policy of CP to place the client's interests above those of CP and its employees.

Item 12. Brokerage Practices

A. Factors Used to Select Broker-Dealers for Client Transactions

A.1. Custodian Recommendations

CP considers the financial strength, reputation, operational efficiency, cost, execution capability, level of customer service, and related factors in recommending broker-dealers or custodians to advisory clients.

Schwab & Fidelity CP may recommend that clients establish brokerage accounts with the Schwab Advisor Services division of Charles Schwab & Co., Inc. ("Schwab") and Fidelity Investments ("Fidelity"), both FINRA-registered broker-dealers, members SIPC, to maintain custody of clients' assets and to effect trades for their accounts. Although CP may recommend that clients establish accounts at these custodians, it is the client's decision to custody assets with a particular custodian. CP is independently owned and operated and not affiliated with Schwab or Fidelity. For CP client accounts maintained in their custody, the custodians generally do not charge separately for custody services but are compensated by account holders through commissions and other transaction-related or asset-based fees for securities trades that are executed through the custodian or that settle into custodian accounts.

TD Ameritrade CP participates in the institutional customer program of TD Ameritrade Institutional, a division of TD Ameritrade, Inc. ("TD Ameritrade"), member FINRA/SIPC/NFA. TD Ameritrade is an independent and unaffiliated SEC-registered broker-dealer. TD Ameritrade offers to independent investment advisers services which include custody of securities, trade execution, clearance, and settlement of transactions. CP receives some benefits from TD Ameritrade through its participation in the program. (Please see the disclosure under Item 14 of this Brochure.)

A.1.a. Client's Custody and Brokerage Costs

For client accounts that the firm maintains, the custodian generally does not charge clients separately for custody services but is compensated by charging commissions or other fees on trades that it executes or that settle into the custodian's accounts. The custodian's commission rates applicable to the firm's client accounts were negotiated based on the firm's commitment to maintain a certain minimum amount of client assets at the custodian. This commitment benefits the client because the overall commission rates paid are lower than they would be if the firm had not made the commitment. In addition to commissions, the custodian charges a flat dollar amount as a "prime broker" or "trade away" fee for each trade that the firm has executed by a different broker-dealer but where the securities bought or the funds from the securities sold are deposited (settled) into the client's custodian account. These fees are in addition to the commissions or other compensation the client pays the executing broker-dealer. Because of this, in order to minimize the client's trading costs, the firm has the custodian execute most trades for the account.

A.1.b. Soft Dollar Arrangements

CP does not utilize soft dollar arrangements. CP does not direct brokerage transactions to executing brokers for research and brokerage services.

A.1.c. Schwab Institutional Trading and Custody Services

Schwab provides CP with access to its institutional trading and custody services, which are typically not available to Schwab retail investors. These services generally are available to independent investment advisers on an unsolicited basis, at no charge to them so long as a certain minimum amount of the adviser's clients' assets are maintained in accounts at Schwab Institutional. Schwab's services include brokerage services that are related to the execution of securities transactions, custody, research, including that in the form of advice, analyses and reports, and access to mutual funds and other investments that are otherwise generally available only to institutional investors or that would require a significantly higher minimum initial investment.

A.1.d. Other Products and Services

The custodian also makes available to CP other products and services that benefit CP but may not directly benefit its clients' accounts. These benefits may include national, regional, or CP-specific educational events organized and/or sponsored by the custodian. Other potential benefits may include occasional business entertainment of personnel of CP by the custodian's personnel, including meals, invitations to sporting events, including golf tournaments, and other forms of entertainment, some of which may accompany educational opportunities. Many of these products and services may be used to service all or some substantial number of CP's accounts, including accounts not maintained at the custodian. Other of these products and services assist CP in managing and administering clients' accounts. These include software and other technology (and related technological training) that:

- provide access to client account data (such as trade confirmations and account statements)
- facilitate trade execution and allocate aggregated trade orders for multiple client accounts
- provide research, pricing information, and other market data
- facilitate payment of CP's fees from its clients' accounts
- assist with back-office training and support functions, recordkeeping, and client reporting

The custodian also offers other services intended to help CP manage and further develop its business enterprise. These services may include

- professional compliance, legal, and business consulting
- publications and conferences on practice management, information technology, business succession, regulatory compliance, employee benefits providers, human capital consultants, insurance, and marketing

While, as a fiduciary, CP endeavors to act in its clients' best interests, CP's recommendation that clients maintain their assets in accounts at the custodian may be based in part on the benefit to CP of the availability of some of the foregoing products and services and other arrangements, and not solely on the nature, cost, or quality of custody and brokerage services provided by the custodian, which may create a potential conflict of interest.

A.1.e. Independent Third Parties

The custodian may make available, arrange, and/or pay for the types of services rendered to CP by independent third parties. The custodian may discount or waive fees it would otherwise charge for some of these services or pay all or a part of the fees of a third party providing these services to CP.

A.1.f. Additional Compensation Received from Custodians

CP participates in institutional customer programs sponsored by broker-dealers or custodians. CP may recommend these broker-dealers or custodians to clients for custody and brokerage services. There is no direct link between CP's participation in such programs and the investment advice it gives to its clients, although CP receives economic benefits through its participation in the programs that are typically not available to retail investors. These benefits may include the following products and services (provided without cost or at a discount):

- Receipt of duplicate client statements and confirmations
- Research-related products and tools
- Consulting services
- Access to a trading desk serving CP participants
- Access to block trading (which provides the ability to aggregate securities transactions for execution and then allocate the appropriate shares to client accounts)
- The ability to have advisory fees deducted directly from client accounts
- Access to an electronic communications network for client order entry and account information
- Access to mutual funds with no transaction fees and to certain institutional money managers
- Discounts on compliance, marketing, research, technology, and practice management products or services provided to CP by third-party vendors

The custodian may also pay for business consulting and professional services received by CP's related persons, and may pay or reimburse expenses (including travel, lodging, meals, and entertainment expenses for CP's personnel to attend conferences). Some of the products and services made available by such custodian through its institutional customer programs may benefit CP but may not benefit its client accounts. These products or services may assist CP in managing and administering client accounts, including accounts not maintained at the custodian as applicable. Other services made available through the programs are intended to help CP manage and further develop its business enterprise. The benefits received by CP or its personnel through participation in these programs do not depend on the amount of brokerage transactions directed to the broker-dealer.

CP also participates in similar institutional advisor programs offered by other independent broker-dealers or trust companies, and its continued participation may require CP to maintain a predetermined level of assets at such firms. In connection with its participation in such programs, CP will typically receive benefits similar to those listed above, including research, payments for business consulting and professional services received by CP's related persons,

and reimbursement of expenses (including travel, lodging, meals, and entertainment expenses for CP's personnel to attend conferences sponsored by the broker-dealer or trust company).

As part of its fiduciary duties to clients, CP endeavors at all times to put the interests of its clients first. Clients should be aware, however, that the receipt of economic benefits by CP or its related persons in and of itself creates a potential conflict of interest and may indirectly influence CP's recommendation of broker-dealers such as Schwab, Fidelity, or TD Ameritrade for custody and brokerage services.

A.1.g. The Firm's Interest in Schwab's Services

The availability of these services from the custodian benefits the firm because the firm does not have to produce or purchase them. The firm does not have to pay for the custodian's services so long as a certain minimum of client assets is kept in accounts at the custodian. These services are not contingent upon the firm committing any specific amount of business to the custodian in trading commissions or assets in custody. This minimum of client assets may give the firm an incentive to recommend that clients maintain their accounts with the custodian based on the firm's interest in receiving the custodian's services that benefit the firm's business rather than based on the client's interest in receiving the best value in custody services and the most favorable execution of client transactions. This is a potential conflict of interest. The firm believes, however, that the selection of the custodian as custodian and broker is in the best interest of clients. It is primarily supported by the scope, quality, and price of the custodian's services and not the custodian's services that benefit only the firm.

A.2. Brokerage for Client Referrals

CP does not engage in the practice of directing brokerage commissions in exchange for the referral of advisory clients.

A.3. Directed Brokerage

A.3.a. CP Recommendations

CP typically recommends Schwab as custodian for clients' funds and securities and to execute securities transactions on its clients' behalf.

A.3.b. Client-Directed Brokerage

Occasionally, clients may direct CP to use a particular broker-dealer to execute portfolio transactions for their accounts or request that certain types of securities not be purchased for their accounts. Clients who designate the use of a particular broker-dealer should be aware that they will lose any possible advantage CP derives from aggregating transactions. Such client trades are typically effected after the trades of clients who have not directed the use of a particular broker-dealer. CP loses the ability to aggregate trades with other CP advisory clients, potentially subjecting the client to inferior trade execution prices as well as higher commissions.

B. Aggregating Securities Transactions for Client Accounts

B.1. Best Execution

CP, pursuant to the terms of its investment advisory agreement with clients, has discretionary authority to determine which securities are to be bought and sold, the amount of securities, and the executing broker. CP recognizes that the analysis of execution quality involves a number of factors, both qualitative and quantitative. CP will follow a process in an attempt to ensure that it is seeking to obtain the most favorable execution under the prevailing circumstances when placing client orders. These factors include but are not limited to the following:

- The financial strength, reputation, and stability of the broker
- The efficiency with which the transaction is effected
- The ability to effect prompt and reliable executions at favorable prices (including the applicable dealer spread or commission, if any)
- The availability of the broker to stand ready to effect transactions of varying degrees of difficulty in the future
- The efficiency of error resolution, clearance, and settlement
- Block trading and positioning capabilities
- Performance measurement
- Online access to computerized data regarding customer accounts
- Availability, comprehensiveness, and frequency of brokerage and research services
- Commission rates
- The economic benefit to the client
- Related matters involved in the receipt of brokerage services

Consistent with its fiduciary responsibilities, CP seeks to ensure that clients receive best execution with respect to the client's transactions by blocking client trades to ensure consistent execution across multiple client accounts when applicable. To the best of CP's knowledge, these custodians provide high-quality execution, and CP's clients do not pay higher transaction costs in return for such execution.

Commission rates and securities transaction fees charged to effect such transactions are established by the client's independent custodian and/or broker-dealer. Based upon its own knowledge of the securities industry, CP believes that such commission rates are competitive within the securities industry. Lower commissions or better execution may be able to be achieved elsewhere.

B.2. Security Allocation

Since CP may be managing accounts with similar investment objectives, CP may aggregate orders for securities for such accounts. In such event, allocation of the securities so purchased or sold, as well as expenses incurred in the transaction, is made by CP in the manner it considers to be the most equitable and consistent with its fiduciary obligations to such accounts.

CP's allocation procedures seek to allocate investment opportunities among clients in the fairest possible way, taking into account the clients' best interests. CP will follow procedures to ensure that allocations do not involve a practice of favoring or discriminating against any client or group of clients. Account performance is never a factor in trade allocations.

CP's advice to certain clients and entities and the action of CP for those and other clients are frequently premised not only on the merits of a particular investment, but also on the suitability of that investment for the particular client in light of his or her applicable investment objective, guidelines, and circumstances. Thus, any action of CP with respect to a particular investment may, for a particular client, differ or be opposed to the recommendation, advice, or actions of CP to or on behalf of other clients.

B.3. Order Aggregation

Orders for the same security entered on behalf of more than one client will generally be aggregated (i.e., blocked or bunched) subject to the aggregation being in the best interests of all participating clients. Subsequent orders for the same security entered during the same trading day may be aggregated with any previously unfilled orders. Subsequent orders may also be aggregated with filled orders if the market price for the security has not materially changed and the aggregation does not cause any unintended duration exposure. All clients participating in each aggregated order will receive the average price.

To minimize performance dispersion, "strategy" trades should be aggregated and average priced. However, when a trade is to be executed for an individual account and the trade is not in the best interests of other accounts, then the trade will only be performed for that account. This is true even if CP believes that a larger size block trade would lead to best overall price for the security being transacted.

B.4. Allocation of Trades

All allocations will be made prior to the close of business on the trade date. In the event an order is "partially filled," the allocation will be made in the best interests of all the clients in the order, taking into account all relevant factors including, but not limited to, the size of each client's allocation, clients' liquidity needs, and previous allocations. In most cases, accounts will get a pro forma allocation based on the initial allocation. This policy also applies if an order is "over-filled."

CP acts in accordance with its duty to seek best price and execution and will not continue any arrangements if CP determines that such arrangements are no longer in the best interest of its clients.

CP's Chief Compliance Officer, Jim Hagedorn, CFA, remains available to address any questions that a client or prospective client may have regarding the above arrangement and the corresponding conflicts of interest such arrangements may create.

Item 13. Review of Accounts

A. Schedule for Periodic Review of Client Accounts or Financial Plans and Advisory Persons Involved

Individual accounts are reviewed frequently (at least quarterly) by the Senior Investment Advisor assigned to the account.

B. Review of Client Accounts on Non-Periodic Basis

CP's Senior Investment Advisors may perform ad hoc reviews on an as-needed basis if there have been material changes in the client's investment objectives or risk tolerance, or a material change in how CP formulates investment advice.

C. Content of Client-Provided Reports and Frequency

Clients receive quarterly portfolio appraisals that show performance by account and by security. Clients may, by specific request, receive reports more frequently. Accounts are reviewed by the Senior Investment Advisor assigned to the account.

The client's independent custodian also provides regular account statements directly to the client. The custodian's statement is the official record of the client's account and supersedes any statements or reports created on behalf of the client by CP.

Item 14. Client Referrals and Other Compensation

A. Economic Benefits Provided to the Advisory Firm from External Sources and Conflicts of Interest

A.1. TD Ameritrade

As disclosed under Item 12, CP participates in TD Ameritrade's institutional customer program and may recommend TD Ameritrade Institutional to clients for custody and brokerage services. There is no direct link between CP's participation in the program and the investment advice it gives to clients, although the firm receives economic benefits through its participation in the program that are typically not available to TD Ameritrade retail investors. These benefits include the following products and services (provided either without cost or at a discount):

- Receipt of duplicate client statements and confirmations
- Research related products and tools
- Consulting services
- Access to a trading desk serving our clients
- Access to block trading (which provides the ability to aggregate securities transactions for execution and then allocate the appropriate shares to our client's accounts)
- The ability to have advisory fees deducted directly from our client's

- Access to an electronic communications network for client order entry and account information
- Access to mutual funds with no transaction fees, and to certain institutional money managers
- Discounts on compliance, marketing, research, technology, and practice management products or services provided to our firm by third-party vendors

TD Ameritrade may also have paid for business consulting and professional services received by CP's related persons. Some of the products and services made available by TD Ameritrade through the program may benefit CP but may not benefit its clients' accounts. These products or services may assist CP in managing and administering client accounts, including accounts not maintained at TD Ameritrade. Other services made available by TD Ameritrade are intended to help CP manage and further develop its business enterprise. The benefits received by CP or its personnel through participation in the program do not depend on the amount of brokerage transactions directed to TD Ameritrade.

As part of its fiduciary duties to clients, CP endeavors at all times to put the interests of its clients first. Clients should be aware, however, that the receipt of economic benefits by CP or its related persons in and of itself creates a potential conflict of interest and may indirectly influence CP's choice of TD Ameritrade for custody and brokerage services.

B. Advisory Firm Payments for Client Referrals

CP may enter into agreements with solicitors who will refer prospective advisory clients to CP in return for a portion of the ongoing investment advisory fee. Such arrangements will comply with the cash solicitation requirements of Rule 206(4)-3 under the Investment Advisers Act of 1940. Generally, these requirements require the solicitor to have a written agreement with CP. The solicitor must provide the client with a disclosure document describing the fees it receives from CP, whether those fees represent an increase in fees that CP would otherwise charge the client, and whether an affiliation exists between CP and the solicitor.

Item 15. Custody

Clients will receive at least quarterly account statements directly from their custodian containing a description of all activity, cash balances and portfolio holdings in the client's account. Clients are urged to compare billing statements provided by CP to the custodian statement for accuracy. Any discrepancies should be brought to the firm's attention. The custodian's statement is the official record of the account.

Item 16. Investment Discretion

Clients may grant a limited power of attorney to CP with respect to trading activity in their accounts by signing the appropriate custodian limited power of attorney form. In those cases, CP will exercise full discretion as to the nature and type of securities to be purchased and sold, the amount of securities for such transactions, and the executing broker to be used. Investment limitations may be designated by the client as outlined in the investment advisory agreement.

Item 17. Voting Client Securities

Generally, as a matter of firm policy, CP does not vote proxies on behalf of our valued Clients.

Clients may receive their proxies or other solicitations directly from their custodian or their transfer agent. Upon request, CP will provide guidance and advice with regards to the proxies our Clients receive.

In the case of CP legacy clients, CP will vote proxies through the Broadridge platform, for those clients who have requested us to do so on their behalf.

When voting proxies, as a general rule, CP will vote all proxies relating to a particular proposal the same way for all client accounts holding the security in accordance with CP's Proxy Voting Policy, unless a client specifically instructs in writing to vote such client's securities otherwise. When making proxy voting decisions, CP may seek advice or assistance from third-party consultants, such as Broadridge or legal counsel. CP has contracted with Broadridge Investor Communications, Inc., for proxy voting services.

Item 18. Financial Disclosures

A. Balance Sheet

CP does not require the prepayment of fees of \$1,200 or more, six months or more in advance, and as such is not required to file a balance sheet.

B. Financial Conditions Reasonably Likely to Impair Advisory Firm's Ability to Meet Commitments to Clients

CP does not have any financial issues that would impair its ability to provide services to clients.

C. Bankruptcy Petitions During the Past Ten Years

There is nothing to report on this item.

ANY QUESTIONS: CP's Chief Compliance Officer, Jim Hagedorn, CFA, remains available to address any questions regarding this Part 2A.

Brochure Supplement

March 24, 2017

**Chicago Partners Investment Group LLC
d/b/a Chicago Partners Wealth Advisors**
SEC File No. 801-69500

James G. Hagedorn, CFA[®]
Managing Partner & Chief Compliance Officer
CRD No. 4583528

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This brochure supplement provides information about James G. Hagedorn that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about James G. Hagedorn is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

James G. Hagedorn (b. 1967) is the Managing Partner and CCO of Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BS, Business Administration, Marquette University	1990
MBA, Finance, DePaul University	1993

B. Professional Designations and Licenses

Chartered Financial Analyst® (CFA®)

C. Business Background

Managing Partner, Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors	01/2009–Present
Partner, Mosaic Financial Group	09/2007–12/2008
Director, PricewaterhouseCoopers LLP	04/2002–08/2007
Vice President & PM, Northern Trust Bank	2000–2002
Vice President & PM, Harris Bank	1998–2000
Vice President & PM, Continental Bank (acquired by Bank of America)	1990–1998

D. Professional Designations - Qualifications and Related Criteria

D.1. Chartered Financial Analyst® (CFA®)

The Chartered Financial Analyst® (CFA®) designation is conferred by the CFA Institute. A financial analyst seeking membership to the CFA Institute must:

- meet eligibility requirements
- fully comply with the CFA Code of Ethics and Standards of Professional Conduct
- study books, journal articles, and other readings designated by the Institute
- successfully pass three examinations, each approximately six hours in length and administered by the CFA Institute

The candidate for the CFA designation must have at least a single current and principal engagement:

- in financial analysis of securities investment for a bank, investment company, insurance company, or other financial services or investment management firms
- as an assistant, associate, or full professor or dean of a college or university, who teaches and/or researches
- as an economist involved in financial analysis of securities investment

- as a portfolio manager
- as a financial analyst of securities investment within a public agency
- as a financial analyst of securities investment for a corporate pension, profit sharing or other retirement fund
- as a manager of financial analysts or portfolio managers involved with securities investment and who, before assumption of management obligations, was a financial analyst or portfolio manager

The CFA is awarded to candidates who have passed the examinations and met the other requirements specified by the CFA Institute.

Item 3: Disciplinary Information

James Hagedorn does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of James Hagedorn is performed by himself in his capacity as Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Mr. Hagedorn can be reached at 312-284-6363.

Brochure Supplement

March 24, 2017

Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors

SEC File No. 801-69500

Anthony J. Halpin, CPA Partner

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This brochure supplement provides information about Anthony J. Halpin that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about Anthony J. Halpin is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

Anthony J. Halpin (b. 1980) is a Partner of Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BBA, Accounting, Texas A&M University	2003
MS, Finance, Texas A&M University	2003

B. Professional Designations

Certified Public Accountant (CPA)

C. Business Background

Partner of Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors	01/2009–Present
Investment Advisor, Mosaic Financial Group	09/2007–12/2008
Senior Associate, PricewaterhouseCoopers LLP	01/2004–08/2007

D. Professional Designations - Qualifications and Related Criteria

D.1. Certified Public Accountant (CPA)

CPAs are licensed and regulated by their state boards of accountancy. While state laws and regulations vary, the education, experience and testing requirements for licensure as a CPA generally include minimum college education (typically 150 credit hours with at least a baccalaureate degree and a concentration in accounting), minimum experience levels (most states require at least one year of experience providing services that involve the use of accounting, attest, compilation, management advisory, financial advisory, tax or consulting skills, all of which must be achieved under the supervision of or verification by a CPA), and successful passage of the Uniform CPA Examination. In order to maintain a CPA license, states generally require the completion of 40 hours of continuing professional education (CPE) each year (or 80 hours over a two-year period or 120 hours over a three-year period). Additionally, all American Institute of Certified Public Accountants (AICPA) members are required to follow a rigorous Code of Professional Conduct, which requires that they act with integrity, objectivity, due care, competence, fully disclose any conflicts of interest (and obtain client consent if a conflict exists), maintain client confidentiality, disclose to the client any commission or referral fees, and serve the public interest when providing financial services.

In addition to the Code of Professional Conduct, AICPA members who provide personal financial planning services are required to follow the Statement on Standards in Personal Financial Planning Services (the "Statement"). Most state boards of accountancy define financial planning as the practice of public accounting and therefore have jurisdiction over CPAs practicing in this

discipline; state boards would likely look to the Statement as the authoritative guidance in this practice area regardless of specific or blanket adoption of AICPA standards.

Item 3: Disciplinary Information

Anthony J. Halpin does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of Anthony Halpin is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Brochure Supplement

March 24, 2017

Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors

SEC File No. 801-69500

Mark F. Toledo, CFA[®]

Partner

CRD No. 1153789

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Chicago, IL 60606

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website: www.chicagopartnersllc.com

This brochure supplement provides information about Mark F. Toledo that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about Mark F. Toledo is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

Mark F. Toledo (b. 1954) is a Partner with Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BA, Math/Economics, Ohio Wesleyan University	1976
MBA, Finance, University of Connecticut	1983

B. Professional Designations and Licenses

Chartered Financial Analyst® (CFA®)

C. Business Background

Partner, Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors	09/2013–Present
President, Total Portfolio Management, LLC	2003–09/2013
Adjunct Professor, DePaul University	2003–2008
Senior Managing Director, Mesirow Asset Management, Inc.	1996–2003
President, HGT Advisors, Inc. successor firm to Hahn Holland & Grossman	1986–1996
Regional Director, Aetna Capital Management	1976–1986

D. Professional Designations - Qualifications and Related Criteria

D.1. Chartered Financial Analyst® (CFA®)

The Chartered Financial Analyst® (CFA®) designation is conferred by the CFA Institute. A financial analyst seeking membership to the CFA Institute must:

- meet eligibility requirements
- fully comply with the CFA Code of Ethics and Standards of Professional Conduct
- study books, journal articles, and other readings designated by the Institute
- successfully pass three examinations, each approximately six hours in length and administered by the CFA Institute

The candidate for the CFA designation must have at least a single current and principal engagement:

- in financial analysis of securities investment for a bank, investment company, insurance company, or other financial services or investment management firms
- as an assistant, associate, or full professor or dean of a college or university, who teaches and/or researches

- as an economist involved in financial analysis of securities investment
- as a portfolio manager
- as a financial analyst of securities investment within a public agency
- as a financial analyst of securities investment for a corporate pension, profit sharing or other retirement fund
- as a manager of financial analysts or portfolio managers involved with securities investment and who, before assumption of management obligations, was a financial analyst or portfolio manager

The CFA is awarded to candidates who have passed the examinations and met the other requirements specified by the CFA Institute.

Item 3: Disciplinary Information

Mark F. Toledo does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of Mark Toledo is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Brochure Supplement

March 24, 2017

Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors

SEC File No. 801-69500

John Nicholas, CAIA

Partner

CRD No. 2436000

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This brochure supplement provides information about John P. Nicholas that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about John P. Nicholas is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

John P. Nicholas (b. 1963) is a Partner with Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BA, Social Studies, Harvard University	1986
JD, Northwestern University School of Law	1991

B. Professional Designations

Chartered Alternative Investment Analyst (CAIA)

C. Business Background

Partner, Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors	05/2014–Present
Unemployed	12/2013–05/2014
Managing Director, Guggenheim Partners Nicholas Capital Management, LLC	01/2010–11/2013 05/2009–12/2009
Director of Public Markets, Vulcan Capital Nicholas Capital Management, LLC	07/2007–04/2009 01/2007–06/2007
Director of Portfolio Management, HFR Asset Management	02/2002–12/2006
Vice President, Morgan Stanley	2000–2002
Senior Portfolio Manager, Harris Bank	1996–2000
Vice President, Hedge Fund Research, Inc.	1993–1995

D. Professional Designations - Qualifications and Related Criteria

D.1. Chartered Alternative Investment Analyst (CAIA)

The Chartered Alternative Investment Analyst (CAIA) is a professional designation offered by the CAIA Association to investment professionals. A CAIA specializes in alternative investment assets (other than equity and fixed income products). Alternative investments generally include alternative investments can include hedge funds, private equity, real assets, commodities, and structured products. The CAIA curriculum is designed to provide the professionals a broad knowledge of these investment areas.

Eligibility Candidates must meet one of the following requirements:

- Bachelor's or equivalent degree and more than one year of business experience in the financial industry, or
- Four years of experience in the financial industry

Brochure Supplement

March 23, 2017

Chicago Partners Investment Group LLC

SEC File No. 801-69500

Mark E. Vaughan, CFA
Partner

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Chicago, IL 60606

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website: www.chicagopartnersllc.com

This brochure supplement provides information about Matthew T. Fischer that supplements the Chicago Partners Investment Group LLC brochure. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about Matthew T. Fischer is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

Matthew T. Fischer (b. 1990) is an associate with Chicago Partners Investment Group LLC.

A. Educational Background

BS, Environmental Health, Purdue University	1972
MBA, Management, Indiana University	1978

B. Professional Designations and Licenses

Chartered Financial Analyst[®] (CFA[®])

C. Business Background

Vice President and Senior PM, Northern Trust Bank	07/1989 to 12/2014
Vice President and PM Continental Bank	05/1978 to 07/1989

D. Professional Designations – Qualifications and Related Criteria

D.1. Chartered Financial Analyst[®] (CFA[®])

The Chartered Financial Analyst[®] (CFA[®]) designation is conferred by the CFA Institute. A financial analyst seeking membership to the CFA Institute must:

- meet eligibility requirements
- fully comply with the CFA Code of Ethics and Standards of Professional Conduct
- study books, journal articles, and other readings designated by the Institute
- successfully pass three examinations, each approximately six hours in length and administered by the CFA Institute

The candidate for the CFA designation must have at least a single current and principal engagement:

- in financial analysis of securities investment for a bank, investment company, insurance company, or other financial services or investment management firms
- as an assistant, associate, or full professor or dean of a college or university, who teaches and/or researches
- as an economist involved in financial analysis of securities investment
- as a portfolio manager
- as a financial analyst of securities investment within a public agency
- as a financial analyst of securities investment for a corporate pension, profit sharing or other retirement fund

- as a manager of financial analysts or portfolio managers involved with securities investment and who, before assumption of management obligations, was a financial analyst or portfolio manager

The CFA is awarded to candidates who have passed the examinations and met the other requirements specified by the CFA Institute.

Item 3: Disciplinary Information

Mark E. Vaughan does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

Trustee of the Evanston Police Pension Fund

Investment Committee Chair for the Endowment Fund United Way of Lake County

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of Mark E. Vaughan is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Examination To attain the CAIA designation, candidates must pass exams at two levels. Level I focuses on the fundamentals of Alternative Investment market, while Level II focuses more on advanced topics and application. Both the levels place strong emphasis on ethics and professional codes of conduct.

Item 3: Disciplinary Information

John P. Nicholas does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of John Nicholas is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Brochure Supplement

March 24, 2017

Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors

SEC File No. 801-69500

Nicholas A. Guido

Senior Advisor

CRD No. 5547813

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This brochure supplement provides information about Nicholas A. Guido that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about Nicholas A. Guido is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

Nicholas A. Guido (b. 1988) is a senior advisor with Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BS, Finance and Economics, North Central College 2011

B. Business Background

Senior Advisor, Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors	11/2013–Present
CP Insurance Group LLC	03/2017–Present
Investment Analyst/Para Planner Ameriprise Financial Services, Inc.	08/2012–10/2013
Branch Services Associate, UBS	12/2011–08/2012

Item 3: Disciplinary Information

Nicholas A. Guido does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

Nicholas A. Guido is a licensed insurance agent and may recommend insurance products offered by various insurance carriers. Please be advised that there is a potential conflict of interest in that there is an economic incentive to recommend insurance carriers and other investment products offered through such insurance carriers. Please also be advised that Nicholas strives to put his clients' interests first and foremost, and clients are not obligated to purchase insurance products through Chicago Partners Wealth Advisors.

Item 5: Additional Compensation

CP Insurance Group LLC

Item 6: Supervision

Supervision of Nicholas A. Guido is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Brochure Supplement

March 24, 2017

Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors

SEC File No. 801-69500

Matthew T. Fischer

Senior Advisor

CRD No. 6081589

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website: www.chicagopartnersllc.com

This brochure supplement provides information about Matthew T. Fischer that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about Matthew T. Fischer is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

Matthew T. Fischer (b. 1990) is a Senior Advisor with Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BBA, Finance, Indiana University–Bloomington 2012

B. Business Background

Senior Advisor, Chicago Partners Investment Group LLC 05/2012–Present
d/b/a Chicago Partners Wealth Advisors

Full-Time Student 08/2008–05/2012

Item 3: Disciplinary Information

Matthew T. Fischer does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of Matthew Fischer is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Brochure Supplement

March 24, 2017

Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors

SEC File No. 801-69500

Daniel J. Toledo, CFP®

Senior Advisor

CRD No. 5544190

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This brochure supplement provides information about Daniel J. Toledo that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about Daniel J. Toledo is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

Daniel J. Toledo (b. 1986) is a Senior Advisor with Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BA, Economics, Illinois Wesleyan University 2009

B. Professional Designations and Licenses

Certified Financial Planner[®] (CFP[®]) Professional

C. Business Background

Associate, Chicago Partners Investment Group LLC 08/2013–Present
d/b/a Chicago Partners Wealth Advisors

Financial Analyst, Total Portfolio Management 01/2010–07/2013

Financial Advisor, Waddell & Reed Financial Advisors 05/2009–12/2009

D. Professional Designations - Qualifications and Related Criteria

D.1. CERTIFIED FINANCIAL PLANNER[™] (CFP[®])

Individuals certified by CFP[®] Board have taken the step to demonstrate their professionalism by voluntarily submitting to the CFP[®] certification process that includes thorough education, examination, experience and ethical requirements. The CFP[®] is issued by the Certified Financial Planner Board of Standards, Inc. Prerequisites require a designee to hold a Bachelor's degree (or higher) from an accredited college or university as well as three years of full-time personal financial planning experience. The designee is then required to complete a CFP[®] board registered program, or hold one of the following designations; CPA, ChFC, CLU, CFA, PH.D. in business or economics, Doctor of Business Administration, or Attorney's License. The designee is then required to complete the CFP[®] certification examination. In addition, the designee is required to complete 30 hours of continuing education every two years.

Item 3: Disciplinary Information

Daniel J. Toledo does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of Daniel Toledo is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.



Brochure Supplement

April 3, 2017

Chicago Partners Investment Group LLC

SEC File No. 801-69500

Matthew R. Grennell, JD

Wealth Advisor

CRD No. 6763627

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Chicago, IL 60606

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website: www.chicagopartnersllc.com

This brochure supplement provides information about Matthew R. Grennell that supplements the Chicago Partners Investment Group LLC brochure. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about Matthew R. Grennell is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

Matthew R. Grennell (b. 1988) is a Wealth Advisor with Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BA, Economics, North Central College	2010
BA, Entrepreneurship, North Central College	2010
BA, Business Management, North Central College	2010
JD, Loyola University Chicago School of Law	2013

B. Professional Designations and Licenses

Juris Doctor (J.D.) – Licensed to Practice Law in the State of Illinois

C. Business Background

Senior Advisor, Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors	04/2017–Present
Owner, Adaptive Consulting Solutions	07/2014 - Present
Consultant, Podiatry Success Today	07/2016 – 02/2017
Gordon & Centracchio, LLC	03/2014–07/2014
The Law Office of Bradley T. Cheskes	2011–2014

D. Professional Designations - Qualifications and Related Criteria

There is nothing to report for this item.

Item 3: Disciplinary Information

Matthew Grennell does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of Matthew R. Grennell is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Brochure Supplement

March 24, 2017

Chicago Partners Investment Group LLC
d/b/a Chicago Partners Wealth Advisors
SEC File No. 801-69500

Todd Gambit
Director, Senior Advisor
CRD No. 4726423

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Chicago, IL 60606

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email: jim@chicagopartnersllc.com
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This brochure supplement provides information about Todd Gambit that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

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

Item 2: Educational Background and Business Experience

Todd Gambit (b. 1968) is a Director and Senior Advisor with Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

Marquette University, Bachelor Degree in Finance 1990

B. Business Background

Director, Senior Advisor, Chicago Partners Investment Group LLC 09/2015–Present
d/b/a Chicago Partners Wealth Advisors

Bank of Montreal, Managing Director 11/2011–09/2015

Credit Suisse, Director 05/2006–10/2011

Item 3: Disciplinary Information

Todd Gambit does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

Todd is an investor in Calibogue Capital, LLC, which engages in commercial real estate construction loans.

Item 5: Additional Compensation

Todd may receive additional compensation through his business activity described in Item 4 above.

Item 6: Supervision

Supervision of Todd Gambit is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Brochure Supplement

March 24, 2017

Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors

SEC File No. 801-69500

James J. O’Gara Senior Advisor/RIA Group

CRD No. 2560882

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This brochure supplement provides information about James J. O’Gara that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about James J. O’Gara is available on the SEC’s website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

James J. O’Gara (b. 1965) is a Senior Advisor/RIA Group with Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BA, Political Science, College of the Holy Cross-Worcester, MA 1988

B. Business Background

Senior Advisor, Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors	08/2014–Present
SVP, Ausecure	01/2013–08/2014
Account Executive, Pallet Wrapz	02/2012–01/2013
Broker/Futures, XFA	03/2009–02/2012
VP, Banc of America Securities LLC	09/2008–03/2009
SVP, Fimat USA, LLC	09/2006–08/2008
SVP, Cube Financial	03/2002–09/2006

Item 3: Disciplinary Information

James J. O’Gara does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC’s public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of James J. O’Gara is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Brochure Supplement

April 6, 2017

Chicago Partners Investment Group LLC

SEC File No. 801-69500

Jack T. Hagedorn
Associate
CRD No. 6763641

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This brochure supplement provides information about Jack T. Hagedorn that supplements the Chicago Partners Investment Group LLC brochure. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about Jack T. Hagedorn is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

Jack T. Hagedorn (b. 1993) is an associate with Chicago Partners Investment Group LLC.

A. Educational Background

B.S. Marketing, Professional Sales, Indiana University–Bloomington 2016

B. Business Background

Intern, Chicago Partners Investment Group LLC 05/2014–08/2014

Item 3: Disciplinary Information

Jack T. Hagedorn does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of Jack Hagedorn is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.

Brochure Supplement

March 24, 2017

Chicago Partners Investment Group LLC
d/b/a Chicago Partners Wealth Advisors
SEC File No. 801-69500

Thomas E. Reed
Managing Director
CRD No. 1140059

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This brochure supplement provides information about Thomas E. Reed that supplements the Chicago Partners Investment Group LLC brochure, d/b/a Chicago Partners Wealth Advisors. You should have received a copy of that brochure. If you did not receive a brochure or if you have any questions about the contents of this supplement, please contact us at 312-284-6363.

Additional information about Thomas E. Reed is available on the SEC's website at www.adviserinfo.sec.gov.

Item 2: Educational Background and Business Experience

Thomas E. Reed (b. 1956) is a Managing Director with Chicago Partners Investment Group LLC, d/b/a Chicago Partners Wealth Advisors.

A. Educational Background

BSBA, Marketing and Management, University of Richmond (VA) 1978

B. Business Background

Managing Director, Chicago Partners Investment Group LLC d/b/a Chicago Partners Wealth Advisors	01/2013–Present
Senior Vice President, Brean Capital Partners	07/2012–01/2013
Institutional Equity Research Sales, Noble Financial	02/2012–07/2012
Senior Vice President, Brean, Murray Carret & Co.	02/2010–10/2011
Senior Vice President, Maxim Group	09/2009–03/2010
Senior Vice President, Northland Securities	11/2008–09/2009
Institutional Equity Research Sales, Roth Capital Partners	12/2004–10/2008
Managing Director, Fulcrum Global Partners	12/2002–10/2004
Associate Director, Bear, Stearns & Co.	06/1983–11/2002

Item 3: Disciplinary Information

Thomas E. Reed does not have any disciplinary action to report. Public information concerning his registration as an investment advisor representative may be found by accessing the SEC's public disclosure site at www.adviserinfo.sec.gov.

Item 4: Other Business Activities

There is nothing to report for this item.

Item 5: Additional Compensation

There is nothing to report for this item.

Item 6: Supervision

Supervision of Thomas Reed is performed by Jim Hagedorn, Managing Member and Chief Compliance Officer, through reviews of internal transaction and security holdings reports, electronic and physical correspondence, and other internal reports as mandated by the firm and its regulatory authorities. Jim Hagedorn can be reached at 312-284-6363.