This disclosure brochure (“Brochure”) provides information about the qualifications and business practices of Kovitz Investment Group Partners, LLC (Kovitz). If you have any questions about the contents of this Brochure, please contact us at 312.334.7300 or at info@kovitz.com. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission (SEC) or by any state securities authority. Registration with the SEC does not imply a certain level of skill or training.

Additional information about Kovitz also is available on the SEC’s website at

www.adviserinfo.sec.gov
ITEM 2. MATERIAL CHANGES

This section discusses only specific material changes that are made to this Brochure since the Brochure dated December 12, 2022. It does not describe other modifications to this Brochure, such as stylistic changes or clarifications.

Kovitz has begun a business arrangement with an affiliated firm under which certain clients of our firm invest a portion of their assets in certain of the affiliated firm’s private investment vehicles. Please see Items 4, 5, 10, and 11 for details of this arrangement.

We intended to offer clients the option of obtaining certain financial solutions from unaffiliated third-party financial institutions with the assistance of our affiliate, Focus Treasury & Credit Solutions, LLC ("FTCS"). FTCS is compensated by sharing in the revenue earned by such third-party institutions for serving our clients. Further information on this conflict of interest is available in Items 4, 5, and 10 of this Brochure.
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ITEM 4. KOVITZ INVESTMENT ADVISORY BUSINESS

Kovitz is an investment adviser that provides investment management, wealth management, and financial planning services. Kovitz has over 90 employees, and we provide our services to individual and institutional clients. Our institutional clients include endowments, employee benefit (ERISA) plans, corporations, and other entities. We provide our services from three main locations: our headquarters in Chicago (“Chicago Office”), and from our offices in Orange County, California (“California Office”), and Madison, Wisconsin (“Madison Office”).

As of March 3, 2023, Kovitz managed approximately $7.2 billion of assets on a discretionary basis. We generally do not manage assets on a non-discretionary basis. In addition, we calculate our assets under management on a “net” basis (rather than gross), although the differences between the two are usually not significant.

Kovitz is part of the Focus Financial Partners, LLC (“Focus LLC”) partnership. Specifically, Kovitz is a wholly-owned subsidiary of Focus Operating, LLC (“Focus Operating”), which is a wholly-owned subsidiary of Focus LLC. Focus Financial Partners Inc. (“Focus Inc.”) is the sole managing member of Focus LLC and is a public company traded on the NASDAQ Global Select Market. Focus Inc. owns approximately two-thirds of the economic interests in Focus LLC.

Focus Inc. has no single 25% or greater shareholder. Focus Inc. is the managing member of Focus LLC and has 100% of its governance rights. Accordingly, all governance is through the voting rights and Board at Focus Inc.

Focus LLC also owns other registered investment advisers, broker-dealers, pension consultants, insurance firms, business managers, and other financial service firms (the “Focus Partners”), most of which provide wealth management, benefit consulting and investment consulting services to individuals, families, employers, and institutions. Some Focus Partners also manage or advise limited partnerships, private funds, or investment companies as disclosed on their respective Form ADVs.

INVESTMENT MANAGEMENT – GENERAL
Our main business is providing discretionary investment advice to individuals and institutions in separate accounts (further described below under the section entitled “Item 16. Investment Discretion”). We primarily invest each of our client’s portfolios in equities (stocks) and/or fixed income (bond) securities. Each of our clients has his/her own account, and the equities and bonds in the account are usually individual securities.

We first consult with our clients to understand their financial situation, such as their objectives for asset growth, income and liquidity, principal protection, risk tolerance, and tax minimization.

Next, based on the above information, we recommend an initial target asset allocation for each client, generally meaning the percentage of stocks and bonds to be put in the portfolio. After working with the client to select an appropriate asset allocation, Kovitz generally implements it across the client relationship, or all of the client’s accounts (“allocation group”), to the extent feasible. Generally, Kovitz manages an asset allocation at the allocation group level, which means there will be variation as to asset allocation within a specific underlying account. In addition, if a client adds an account to their relationship with us, we will add the account to the existing allocation group, with the agreed-upon asset allocation, unless directed otherwise by the client. We meet with our clients to understand their needs, circumstances and objectives, work with our clients’ other advisers, and rebalance, and periodically review the client’s asset allocation. We will consider the client’s individual situation and the nature, position size, and suitability of specific securities when reviewing and making purchase and sale decisions for each of our clients. In this manner, we tailor our investment management services to the needs of our clients.
Our clients may restrict us in the management of their accounts, such as the amount, type, or identity of stocks or bonds to buy or sell, as long as they are reasonable, consistent with our professional responsibility and investment philosophy, and allow us to substantially implement our investment strategies.

As a fiduciary, we have duties of care and of loyalty to you and are subject to obligations imposed on us by the federal and state securities laws. As a result, you have certain rights that you cannot waive or limit by contract. Nothing in our agreement with you should be interpreted as a limitation of our obligations under the federal and state securities laws or as a waiver of any unwaivable rights you possess.

Additionally, Kovitz is a fiduciary under the Employee Retirement Income Security Act of 1974, as amended (“ERISA”) with respect to investment management services and investment advice provided to ERISA plan clients, including ERISA plan participants. Kovitz is also a fiduciary under section 4975 of the Internal Revenue Code (the “IRC”) with respect to investment management services and investment advice provided to individual retirement accounts (“IRAs”), ERISA plans, and ERISA plan participants (collectively, “Retirement Account Clients”). As such, Kovitz is subject to specific duties and obligations under ERISA and the IRC that include, among other things, prohibited transaction rules which are intended to prohibit fiduciaries from acting on conflicts of interest. When a fiduciary gives advice in which it has a conflict of interest, the fiduciary must either avoid or eliminate the conflict or rely upon a prohibited transaction exemption (a “PTE”).

INVESTMENT MANAGEMENT – CALIFORNIA OFFICE
Kovitz also offers discretionary investment advice on individual securities to clients by way of its California office through various strategies in separately managed accounts. The California Office’s philosophy includes primarily investing in equity securities that are considered out-of-favor and undervalued by the investing public. The philosophy also includes holding them until they have reached what their investment team believes is a reasonable fair value, or until the team finds equity candidates with what it believes are more attractive risk/reward attributes, or the particular equity’s risk/reward profile does not justify continued ownership. Kovitz California generally implements it strategy on an account basis instead of across all of the client’s accounts. Additional details about the California Office’s strategies are further described in the sections entitled, “Equities – California Office,” “ETFs – California Office,” and “The Prudent Speculator – California Office.”

INVESTMENT MANAGEMENT – MADISON OFFICE
In addition, Kovitz offers discretionary investment advice through various strategies in separately managed accounts via its Madison Office. The Madison Office’s philosophy includes investing primarily in equity and fixed income securities, along with exchange-traded funds (“ETFs”) and mutual funds. Client accounts in these strategies can solely hold equities, solely fixed income securities, or a combination of several security types. The philosophy of the Madison Office is suited for those who share their belief in long-term investment strategies. Kovitz Madison generally implements it strategy on an account basis instead of across all of the client’s accounts. Additional details about strategies offered by the Madison Office are further described in the sections entitled, “Equities – Madison Office” and “Fixed Income Securities – Madison Office.”

EQUITIES – GENERAL
For the equities portion of our clients’ portfolios, we seek to maximize total return through a combination of long-term capital appreciation and the receipt of dividends and income while maintaining an emphasis on the preservation of capital. We approach buying equities for our clients as if we are part owners of businesses, not traders of stocks. We look to maximize the investment return we achieve given the investment risk we take. We view risk as the odds of a permanent loss of capital and not volatility of returns. We believe purchasing stock in competitively advantaged and financially
strong companies at prices substantially less than our assessment of their intrinsic (business) value is the best way to preserve client capital over long periods of time. Generally, the companies we invest in are usually larger capitalization companies.

EQUITIES – CALIFORNIA OFFICE
The equity strategies (the ones that are currently “marketed” to current and prospective clients of the California Office) include the following:

◆ The Kovitz ValuePlus strategy (also known as “Kovitz Dividend Value,” which combined the strategies formerly known as “Al Frank Value” and “Al Frank Select Value”) includes both dividend and non-dividend paying stocks and seeks broad diversification through exposure to a significant number of major market sectors and industry groups. For client accounts in this strategy, the investment team in the California Office typically builds portfolios containing 70 – 90 stocks.

◆ The Kovitz Focused ValuePlus strategy (formerly known as “Al Frank Select Focused Value”) seeks long-term capital appreciation by investing in a more concentrated portfolio of stocks across major market sectors and industry groups. For client accounts in this strategy, the California Office investment team typically builds portfolios containing roughly 30 – 40 stocks.

◆ The Kovitz Dividend Income strategy (which combined the strategies formerly known as “Al Frank Dividend Value” and “Al Frank Select Dividend Value”) includes dividend paying stocks, and seeks broad diversification through exposure to a significant number of major market sectors and industry groups. For client accounts in this strategy, the California Office investment team typically builds portfolios of equally weighted positions containing 60 – 80 stocks.

◆ The Kovitz Focused Dividend strategy (formerly known as “Al Frank Select Focused Dividend”) seeks long-term capital appreciation and dividend income through mostly dividend-paying stocks, and seeks broad diversification through exposure to major market sectors and industry groups. For client accounts in this strategy, the California Office investment team typically builds portfolios that contain roughly 30 – 40 stocks.

◆ The Kovitz Small-Mid Dividend Value strategy (formerly known as “Al Frank Select Small-Mid Dividend Value”) includes primarily micro, small, and mid-cap dividend paying stocks, and seeks broad diversification to a significant number of major market sectors and industry groups, although market appreciation sometimes results in these stocks moving into what is known as the “large-cap” category. For client accounts in this strategy, the investment team in the California Office typically builds portfolios containing 70 to 90 stocks.

◆ The Prudent Speculator strategy generally mirrors the TPS portfolio (“TPS Strategy”), the basis for “The Prudent Speculator” newsletter (which is further described below). The TPS Strategy includes both dividend and non-dividend paying stocks and seeks broad diversification through exposure to a significant number of major market sectors and industry groups. For clients in the TPS Strategy, the investment team in the California Office typically builds portfolios that initially contain 70 to 90 positions.

EQUITIES – MADISON OFFICE
The primary goal of the equity strategies managed by the Madison Office (whether as part of stock-only portfolio, or as part of a “balanced” portfolio containing a mix of equities and bonds) is to provide performance returns from a diversified
portfolio of stocks that exceed appropriate benchmarks, such as the S&P 500 Index. The Madison Office’s equity strategies typically include a mix of small-, mid-, and large-capitalization domestic and international stocks.

The investment team in the Madison Office uses internal and external research to help identify companies where the current market prices do not correctly reflect the team’s opinion of the underlying value or future growth potential. The team’s decisions to buy or sell securities are based on expected return, as well as the potential impact of the transactions on the applicable clients’ overall diversification. For certain client account groups, the team also uses cash (and/or cash equivalents) as a way to help reduce market risk at times when it believes the overall stock market is unattractive on a risk/return basis, or to enhance the client’s portfolio yield and/or liquidity.

**FIXED INCOME SECURITIES – GENERAL**

For the bond portion of our clients’ portfolios, we focus on diligent execution and high credit quality. We take into consideration our client’s tax situation, the type of issuer and bond, and general market conditions when we construct bond portfolios for our clients. Depending on the client’s needs, market conditions, and pricing, we typically purchase the following types of bonds for our clients:

- Taxable, tax-free, and alternative minimum tax (AMT) municipal bonds;
- Municipal bonds;
- Corporate bonds;
- Mortgage-Backed Securities; and
- U.S. Treasury and government agency bonds.

Our goal is to capture excess yield without incurring additional risk. We primarily try to accomplish this by patiently bidding on bonds owned by third party bond sellers, by finding bonds with perceived complexity and liquidity risks, and by our willingness to buy odd (smaller) lots of bonds. The demand for these kinds of bonds is typically lower, and therefore we attempt to buy them at lower prices (and higher yields) for our clients.

The firm primarily uses a network of third-party dealers and electronic trading platforms to help construct fixed income portfolios for clients. Please refer to the “Directed Brokerage” section under “Item 12. Brokerage Practices” for examples of these brokers.

We generally buy bonds with the intent to hold to maturity, and therefore we are less concerned about interim price changes.

We do not keep bonds in an inventory for later sale to our clients. We buy bonds for direct allocation to specific client accounts based on the specific client’s asset allocation and circumstances.

Depending on our specific client’s investment objective, we will typically build a bond ladder of individual bonds maturing in different years in order to provide liquidity, an income stream, and to help guard against interest rate and credit risk.

**FIXED INCOME SECURITIES – MADISON OFFICE**

The primary goal of the fixed income strategy of the Madison Office (whether as part of a bond-only portfolio, or a balanced portfolio containing a mix of equities and bonds) is to provide performance returns from a diversified portfolio of bonds that exceed industry-recognized benchmarks, such as the Barclays Intermediate Government/Credit Index. The fixed income strategy typically includes a mix of U.S. Treasury and government agency bonds; investment and below-investment grade corporate bonds; convertible bonds; municipal bonds; mutual funds; and fixed income ETFs.
The Madison Office investment team evaluates and selects fixed income securities based on its assumptions about interest rates, the treasury yield curve, company-specific risk, and other variables that will impact the relative performance of the security. Similar to what it does for its equity (and balanced) strategies for certain client account groups, the team uses cash (and/or cash equivalents) when it believes that the fixed income market is unattractive on a risk/return basis or to enhance the client’s portfolio yield and/or liquidity.

OTHER TYPES OF SECURITIES

OPTIONS
We use option transactions in conjunction with our day-to-day management of clients’ equity investments. We primarily do this by selling covered calls. Our clients own the stock and, in return for a premium, we sell to a third party the right to buy the stock at a certain price by a certain date. We usually do this for tax reasons to extend the holding period so our clients can get more favorable long-term capital gains tax treatment. When option prices are volatile, we have also sold covered calls to generate income for clients and to manage their sector exposures. Typically, we will sell “at the money” calls (where the call strike price is near the underlying stock’s market price) in order to maximize the premium that the client receives.

We also use other option strategies as a way for clients to earn income while waiting to invest their assets in our primary equity strategy. We accomplish this by, for example, buying or selling options on index-tracking ETFs, or by selling puts on our equity recommendations. The goal of these strategies is to supplement the firm’s primary equity investment strategies as a way to enhance client returns.

MUTUAL FUNDS

Open-End Mutual Funds
Occasionally, we recommend investments in no-load, open-end mutual funds instead of individual equity or fixed income securities. We believe this is appropriate for diversification in smaller accounts below our recommended investment minimums (described below in the section entitled “Types of Clients”) or to gain access to sectors outside of our core investment strategies, and usually at a client’s request.

Al Frank Fund
We also manage an affiliated mutual fund, the Al Frank Fund (ticker: VALAX). The Al Frank Fund is an advisory client of Kovitz, and Kovitz generally intends to manage the Al Frank Fund according to the same strategy as that of its separate (equity) account clients that are managed by the investment team in the California Office. Depending on the prospective client or client’s investment objectives and risk tolerance, the California Office generally recommends the Al Frank Fund for those clients who have assets below applicable investment minimums (refer to the section below entitled “Types of Clients”), or otherwise for clients and prospective clients who we believe would be better served by the diversification that we intend for the Al Frank Fund to provide. Please refer to the Al Frank Fund prospectus for more information, or the website (www.alfrankfunds.com).

Absolute Capital Opportunities Fund
In addition to the mutual funds noted above, we are the sole sub-adviser of an affiliated mutual fund, the Absolute Capital Opportunities Fund (ticker: CAPOX). The primary adviser of CAPOX has hired us to manage the fund consistent with, and according to the same long/short equity strategy as our affiliated hedge funds (which we further describe below). Depending on the prospective client or client’s investment objectives and risk tolerance, we also recommend CAPOX to our clients as a way to diversify a traditional portfolio of equity and bond investments. Our goal is for CAPOX investors to achieve returns that do not always directly relate to those in the equity markets, and to preserve capital significantly
better than “unhedged” equity investments. We believe CAPOX is suitable for advisory clients who have assets below our “separate account” or hedge fund investment minimums, and for those who desire daily liquidity, as it is a publicly registered mutual fund. Please refer to the CAPOX prospectus for more information, or the CAPOX website (www.absoluteadvisers.com/absolute-capital-opportunities-fund/fund-overview).

ETFS – GENERAL
Similar to our approach with open-end mutual funds, we occasionally recommend investments in ETFs instead of individual equity or fixed income securities. We believe this is appropriate for diversification in smaller accounts below our recommended investment minimums, to gain access to sectors outside of our core investment strategies, or at a client’s request. Additionally, we leverage ETFs as a strategy where we use passively managed indexes by using various index ETFs to give our clients direct exposure to the various markets. In addition, we use active ETF’s, such as EQTY, for a portion of a client’s equity portfolio.

Kovitz Core Equity ETF
We manage an affiliated ETF, the Kovitz Core Equity ETF (ticker: EQTY) (“EQTY”). EQTY is an advisory client of Kovitz, and Kovitz generally intends to manage EQTY according to the same strategy as that of its separate (equity) account clients that are managed by the investment team in the Chicago Office. Depending on the prospective client or client’s investment objectives and risk tolerance, the Chicago Office generally recommends EQTY for those advisory clients who have assets below our investment minimums (refer to the section below entitled “Types of Clients”), or otherwise for clients and prospective clients who we believe would be better served by the diversification that we intend for EQTY to provide. Please refer to the EQTY prospectus for more information, or the EQTY website (www.Kovitz.com/eqty).

ETFS – CALIFORNIA OFFICE
Aside from our general use of ETFs in the context described above, the California Office recommends strategies that invest in portfolios of ETFs, with the goal of outperforming applicable benchmarks on a risk-adjusted basis through diversification; active management; style integrity; minimized security selection risk; trading; and cost efficiency. The California Office offers the following ETF strategy:

Kovitz Global Value (also known as Dynamic Portfolio Series (“DPS”))
The Dynamic Portfolio Series seeks opportunities in U.S. equities, developed international equities, emerging and frontier market equities, commodities, REIT’s and global fixed income. The family of portfolios seek to provide long-term absolute return through a combination of enhanced diversification and tactical management of portfolio-level exposures to valuation and behavioral factors over time. The valuation factors ensure the portfolio maintains a preference to exposures with strong fundamentals, while the behavioral factor seeks to capitalize on near-term opportunities. The country rotation segment of the strategy seeks to provide complimentary returns through enhanced diversification at the individual country equity market level. In strategies with lower risk tolerance, a Fixed Income portion acts as a ballast during challenging market conditions, while maximizing income for a set level of risk.

ETFS – MADISON OFFICE
The Madison Office’s strategies occasionally use ETFs with the goal of increasing diversification and enhancing returns. The investment team believes certain ETFs can provide client portfolios with exposure to investment opportunities that fall outside the team’s traditional research universe, such as market segments (market capitalization or style), international, alternative investment, or sectors where the team believes that individual stock selection does not adequately reflect the desired exposure for the client.
ETFS – HEDGED FUNDS AND RELATED ACCOUNTS
In managing our affiliated hedge funds and certain separately managed accounts (described below under “Hedge Funds”), we take short positions in ETFs that are sometimes held as long positions in individual advisory client accounts. We acknowledge the potential conflict of interest in making such recommendations. However, we believe that it is not inconsistent or disadvantageous to a particular client to use ETFs in the hedge funds as part of an overall hedging strategy (and not necessarily as an assertion of our view on the sector covered by the ETF), and also as a way to gain exposure in a diversified manner to that same sector for a particular advisory client. We have considered that it is unlikely that our trading activities would impact the price of ETFs, and that their use for individual advisory clients is not a significant part of the firm’s overall assets under management.

COLLATERALIZED MORTGAGE OBLIGATIONS
If suitable for a particular client, we also recommend investments in collateralized mortgage obligations (CMOs), also known as mortgage-backed securities (MBS). This recommendation depends on the client’s investment objectives and risk tolerance, and is part of the client’s overall asset allocation.

HEDGE FUNDS AND OTHER PRIVATE PLACEMENTS
Kovitz manages hedge funds in which clients and others are solicited to invest. All such funds are limited to accredited investors. The hedge funds generally invest in equities and options. Kovitz also provides services to, or certain of its employees are otherwise involved in several private real estate funds in which clients and others have been solicited to invest. These funds are limited to accredited investors, and their objectives are to invest in properties across the real estate sector, including industrial, commercial, and residential. In addition, certain of Kovitz’s executive officers own a separate company that sponsors and manages private equity funds. All such funds are limited to accredited investors. The private equity funds’ primary investment objectives are to acquire controlling interests in existing companies and to make other investments.

WRAP AND UNIFIED MANAGED ACCOUNT PROGRAMS
We also participate in several wrap, Unified Managed Account (UMA), and other “turnkey” asset management programs (TAMPs), although we do not “sponsor” any such programs. In these cases, the sponsors of such programs typically have contracts directly with their clients to perform various types of investment management services. For UMA programs, the sponsors hire us to deliver “model” portfolios to them. We generally apply the same equity investment philosophy and strategy for clients of wrap and UMA programs as we do for our own separate account clients, depending upon the strategy for which they’ve hired us, and depending upon any restrictions, limitations, or specific directions that the sponsors or their clients give to us. The sponsors of the wrap and UMA programs generally charge their clients an aggregated or “all-inclusive” fee, and we receive a portion of those fees.

THE PRUDENT SPECULATOR – CALIFORNIA OFFICE
Kovitz publishes “The Prudent Speculator” ("TPS"), an investment newsletter which is written by the investment team in the California Office, and charges an annual subscription fee. TPS provides frequent commentary about the financial markets, macro-economic trends, and individual equities to subscribers. TPS also issues commentaries centered around equity recommendations, provides “sales alerts” when the TPS “newsletter portfolios” sell certain equities, and provides subscribers access to holdings reports. The holdings report allows subscribers to “mirror” the activities and holdings of their own personal securities accounts to TPS recommendations if they wish. Separate account clients in the firm’s California Office receive a complimentary subscription to TPS.

FINANCIAL PLANNING SERVICES
Kovitz also provides financial planning services (Planning Services) to certain investment management clients. The Planning Services include the following: analyses regarding retirement cash flows; goal identification and funding; Monte
Carlo simulations; education funding; estate planning; tax planning; and charitable giving. Kovitz determines client eligibility for Planning Services on a case-by-case basis. Kovitz will consider the size of the client relationship and whether the client uses other financial advisers in determining whether to offer Planning Services. Kovitz generally does not charge fees for Planning Services in addition to the fees it charges for investment management services.

The scope of Planning Services is agreed upon by Kovitz and the client, although Kovitz and its clients typically do not execute formal, written “agreements” in this context, as Kovitz provides the services to complement its day-to-day, ongoing investment management services. Kovitz acknowledges that if it provides Planning Services and investment management services to a particular client, there is a potential conflict of interest in making and implementing planning and investment recommendations to the client. The conflict is that the planner is a Kovitz employee and will have an incentive to choose to use or recommend Kovitz as investment manager. We believe that the conflict is addressed by the aligned long-time horizon of the client, the Kovitz planner, the Kovitz investment professionals, and by the fact that the Kovitz employees are not compensated in a manner that will incentivize inconsistent or short-term recommendations.

Kovitz uses a combination of its Certified Financial Planner™ (CFP®) Professionals, non-CFP Professionals, and certified public accountants (CPAs) in the process of gathering and analyzing client information, in providing recommendations to the client, and in providing Planning Services.

FAMILY OFFICE SERVICES
In addition to Planning Services, Kovitz offers “Family Office Services” to certain investment management clients. The Family Office Services include the following: comprehensive reviews and monitoring of clients’ investment assets, including investment strategies and assets that are not directly managed by Kovitz; tax planning and services; family succession planning and education; bookkeeping; insurance advice; and bill paying services, among other things. Kovitz determines eligibility for Family Office Services on a case-by-case basis. Kovitz typically charges fixed, hourly, or “project-based” fees for Family Office Services, depending on the nature of services provided. These fees may or may not separate from the firm’s standard “asset-based” fees that it charges for ongoing investment management. The exact fee structure is laid out in an engagement letter executed by the client.

Kovitz uses a combination of its Certified Financial Planner™ (CFP®) Professionals, non-CFP Professionals, and CPAs in the process of providing Family Office Services to clients.

THIRD-PARTY MANAGERS
Kovitz will leverage the use of unaffiliated third-party managers in some limited situations. Kovitz uses these managers for their expertise and/or services to manage a portion of the client’s assets. Kovitz will use outside managers for clients that are looking for active management and exposure to a wide array of asset classes. Kovitz may recommend to client, or engage on client’s behalf, one or more third-party managers to provide access to these different strategies and/or asset classes. The selection or replacement of any third-party manager will be based on Advisor’s discretion or by client’s acceptance, depending on outside manager’s structure. These third-party managers will have discretion over the assets allocated to them and Kovitz will have no ability to affect the trading decisions of said manager.

Kovitz will evaluate the third-party manager initially and on an ongoing basis to confirm whether the manager is suitable for Kovitz clients. Kovitz will review, among other things, the manager’s performance and management, background, specialized knowledge, expertise investment objective, and fees. In these instances, client pays Kovitz’s advisory fee in addition to the fee charged by the outside manager for the assets allocated to the outside manager. This is a conflict as client could invest directly with the outside manager without having to pay Kovitz’s advisory fee. Kovitz reduces this
conflict by adding value to the outside manager relationship by performing initial due diligence on the manager and ongoing monitoring of the manager and their performance.

BUSINESS RELATIONSHIPS
We have a business arrangement with Strategic Wealth Partners Group, LLC (“SWP”) under which certain clients of SWP have the option of investing in certain private funds that we manage. Kovitz is an affiliate of SWP by virtue of being under common control with it, through Focus LLC. Please see Items 5 and 10 of this Brochure for further details.

Additionally, we have a business arrangement with Institutional and Family Asset Management, LLC (“IFAM”) under which Kovitz refers certain retirement plan clients to IFAM. Kovitz is an affiliate of IFAM by virtue of being under common control with it, through Focus LLC. Please see Items 5, 10 and 14 of this Brochure for further details.

Finally, we have a business arrangement with a subsidiary or subsidiaries of Origin Investments Group, LLC (“Origin”), who are each an indirect, wholly-owned subsidiary of Focus LLC, under which certain clients of Kovitz have the option of investing in certain private investment vehicles managed by Origin. Kovitz is an affiliate of Origin by virtue of being under common control with it. Please see Items 5, 10, and 11 of this Brochure for further details.

FOCUS TREASURY & CREDIT SOLUTIONS (“FTCS”)
We offer clients the option of obtaining certain financial solutions from unaffiliated third-party financial institutions with the assistance of our affiliate, Focus Treasury & Credit Solutions, LLC (“FTCS”), a wholly owned subsidiary of our parent company, Focus Financial Partners, LLC. Please see Items 5 and 10 for a fuller discussion of these services and other important information.

ITEM 5. FEES AND COMPENSATION
We charge our individual clients an annual fee (typically payable quarterly in advance) based on the fair market value of assets under management, which includes cash and cash equivalents, as of the last day of the previous calendar quarter. We can change our fees if we give prior written notice to clients. If a client relationship ends, we will use the date of termination to value the account to calculate the final fees that we owe to the client. We prorate fees using the termination date and we reimburse clients for any portion of collected fees we do not earn. Kovitz employees are paid a portion of the advisory fee paid to Kovitz from a client’s account which include investments in affiliated and non-affiliated hedge funds, mutual funds, real estate funds and private equity funds.

STANDARD FEE SCHEDULE
Our “standard” fee schedule for separate accounts is below:

- 1.00% per annum on all assets $0 - $5,000,000*
- 0.85% per annum on all additional assets from $5,000,001 up to $10,000,000
- 0.75% per annum on all additional assets from $10,000,001 up to $20,000,000
- 0.65% per annum on all additional assets from $20,000,001 up to $35,000,000
- 0.55% per annum on all additional assets from $35,000,001 up to $50,000,000
- 0.50% per annum on all additional assets over $50,000,000

If assets are below a $1,000,000 minimum, fees are 1.25% per annum on all assets.
Our standard fee schedule is based on a tiered approach where you pay the stated rate for the asset range. For example, if Kovitz managed $6 million in assets for a client, they would pay 1% per annum on the first $5 million of assets and 0.85% per annum on the $5,000,001 to $6 million.

We are willing to negotiate fees, depending on the aggregate size or nature of a relationship, including for large individual or institutional clients, wrap arrangements, model, or other types of “platform” relationships. Also, fee schedules for our clients, including those in the California and Madison offices, do vary and are higher than the standard schedule shown above. This is due to various factors, including, but not limited to, many being “legacy” in nature, or were in place before their respective acquisition by Kovitz. In these cases, advisory fee calculations are typically based on either “tiered,” “level,” or “flat” fee schedules. These accounts can contain one security type, or a mix of stocks, bonds, ETFs, or mutual funds. Additionally, Kovitz waives the annual fee for employees and some of their family members.

In addition, for the firm’s Family Office Services, clients typically pay fixed, hourly, or “project-based” fees, depending on the nature of the services provided. Similar to management fees, they are negotiable on a client-by-client basis.

Usually, we deduct our management fees from client accounts. We also invoice certain clients for our fees. Clients may choose which method of payment they prefer.

For certain clients, we charge an advisory fee for services provided to the held-away accounts mentioned above in Item 4, just as we do with client accounts held at our primary custodians(s). The specific fee schedule charged by us is provided in the client’s investment advisory agreement with us.

In billing our client accounts for management fees, we typically “group” them by family (or “household”) as a way for clients to reach breakpoints, such as those shown above in our standard fee schedule. In addition, we, at our discretion, group multiple households or multiple client relationships together for purposes of reaching fee breakpoints. Under these circumstances, we acknowledge that individual clients or client households may not have complete control over whether or not they reach fee breakpoints. In other words, one client’s decision to increase or decrease their assets under Kovitz management may affect whether or not another (and sometimes unrelated) client will reach a breakpoint. Clients should understand that the grouping of accounts within households, or across multiple households or relationships for purposes of reaching fee breakpoints, is solely at our discretion.

TPS FEES
TPS has different levels of subscriptions:
Monthly rate: $33
One-Year subscription digital only: $325, digital and print subscription: $375
Two-Year subscription digital only: $595, digital and print subscription: $695

OTHER FEES AND EXPENSES
We invest certain client assets in open and closed-end mutual funds and ETFs. Mutual funds and ETFs pay advisory fees to their own managers, and they pay brokerage commissions when their managers execute transactions. These fees and
commissions are on top of the advisory fees we charge the client, and the commissions that the client pays to his/her broker when we buy and sell such mutual funds and ETFs in the client’s account.

The firm’s general policy is to not receive compensation from unaffiliated firms in connection with mutual fund purchases in managed client accounts, such as 12b-1 trail commissions from mutual funds, or from money market funds in which Kovitz invests clients’ cash balances.

With respect to EQTY, CAPOX, the Al Frank Fund, and our affiliated hedge funds, clients that hold such investments in their Kovitz-managed accounts do not pay management fees in addition to the management fee that Kovitz charges to such products themselves. In other words, there is no “layering of fees” in such circumstances.

We recognize the conflicts of interest in recommending EQTY, CAPOX, or the Al Frank Fund instead of other investments to clients. These conflicts include:

- Our incentive to “steer” client assets into the funds to make them more attractive to the public with respect to asset-raising efforts;

- Growth in the funds allows for spreading of costs over a larger asset base. CAPOX and the Al Frank Fund currently have an “expense cap” in place. For the Al Frank Fund, we as the primary adviser, have agreed to reimburse the funds for costs that exceed the cap. Similarly, for CAPOX, the primary adviser has agreed to reimburse the fund for costs that exceed its expense cap. Asset growth in each of the funds over time will likely result in lower amounts of reimbursements. In addition, we have an incentive to invest clients in CAPOX, as the fees which we receive from the primary adviser will increase, depending on the size of the fund’s asset base. Under these scenarios, we will receive a benefit;

- Our employees occasionally use our affiliated mutual funds or EQTY as “placeholders” or substitute for individual equities or other investments in client accounts instead of holding money market funds or cash. As the firm implements its management strategies, we sell shares of these funds to make cash available for other investments. There is an incentive, therefore, for our employees to hold these affiliated mutual funds in client accounts, as they pay higher management fees to Kovitz than the standard management fee (see the Standard Fee Schedule above).

- In selecting EQTY, CAPOX, or the Al Frank Fund for a client’s accounts we are, by definition, not selecting another ETF or mutual fund which is unaffiliated with Kovitz, and which may have a lower management fee or may achieve (or may have already achieved) greater recent performance returns.

To address these conflicts, and as we have noted above, depending on the prospective client or client’s investment objectives and risk tolerance, we generally recommend EQTY, CAPOX, or the Al Frank Fund for those advisory clients who have assets below our investment minimums. We also limit our recommendations to those clients and prospective clients who we believe would be better served by the diversification (or in the case of CAPOX, the hedging opportunity) that we intend for these funds to provide. In addition, while we have discretion to invest our clients in EQTY, CAPOX, or the Al Frank Fund, we discuss these decisions (or recommendations) in connection with our initial and periodic asset allocation discussions with clients. With respect to our existing advisory clients, the Al Frank Fund is primarily intended for those accounts below our investment minimums where, by choosing Kovitz as investment manager, the client has expressed his/her desire to invest in one of our firm’s equity strategies. For EQTY, we will recommend it for those accounts below our investment minimums, however we do recommend EQTY to other clients due to the structure of ETFs
that we believe may benefit certain clients. Therefore, we believe it is in the client’s best interest for us to invest them in an ETF or mutual fund that is as close to our strategies as possible. Finally, for IRAs and ERISA accounts we follow the requirements of Department of Labor’s prohibited transaction exemption 77-4. Kovitz discloses the fees associated with EQTY, CAPOX, and the Al Frank Fund and the client consents to the purchase prior to investment.

Kovitz directly or indirectly receives fees in consideration for its management of the hedge funds described above in amounts described in the prospectuses and other offering documents for those investments. We generally charge an annual management fee, and performance-based fees, as described below.

Investment management fees that we charge for our client accounts, hedge funds and mutual funds are in addition to any brokerage commissions, custodial fees, transaction fees, and other related costs and expenses. The hedge funds, mutual funds and ETFs are also subject to administrative, tax preparation, consulting, legal, audit, and any other types of professional expenses. In addition, the hedge funds reimburse Kovitz for certain expenses, or portions of expenses, which are paid by Kovitz. Please refer to the applicable offering documents or offering materials for more information.

IRAS AND BENEFIT PLANS – OTHER FEES AND EXPENSES; CONFLICTS OF INTEREST

For certain clients for whom we manage their benefit plan, due to the location of their assets, these clients typically pay trustee fees and custodial fees if the client chooses or uses these services. The client will pay brokerage costs, and the amount will depend on the brokerage firm executing the client transactions. Brokerage is discussed in greater detail in the section entitled “Item 12. Brokerage Practices.” If a client selects the IRA or benefit plan trustee, the custodian, or the broker, we are not able to control the amount of these fees. Kovitz is generally unable to negotiate these fees on behalf of the client. However, in some cases, we have the ability to waive, or otherwise absorb the periodic fees that IRA/benefit plan clients pay. We do this occasionally, at our sole discretion.

Where appropriate, Kovitz will recommend to a client or prospect to rollover or transfer retirement funds to Kovitz. There is no fee to perform this action, but this is a conflict as Kovitz will receive additional compensation from the assets that are investment with the Firm. Kovitz follows the requirements of the Department of Labor’s prohibited transaction exemption 2020-02 to proceed with these recommendations.

KOVITZ CARES FOUNDATION; CONFLICTS OF INTEREST

Several of Kovitz’s employees are involved in a charitable organization called the Kovitz Cares Foundation (Kovitz Cares). Kovitz Cares primarily focuses on organizing volunteer projects for Kovitz employees and raising funds to donate to charities.

While Kovitz employees are not compensated for their involvement with Kovitz Cares, a conflict exists in that the firm solicits donations from its clients, its vendors, and other parties in carrying out the foundation’s activities. We also acknowledge that Kovitz employees serve on boards of directors or are otherwise involved in charitable organizations with whom Kovitz Cares has relationships. We have an incentive to direct clients and other parties to certain vendors if they decide to sponsor a charitable event sponsored by Kovitz Cares. Also, there is a risk that we will give preferential treatment to certain clients over others or use certain vendors or other parties (or recommend them to clients) based on their involvement with Kovitz Cares, rather than based what is in our clients’ best interests. In instances where trade gains can be made to charitable organizations, Kovitz is able to receive an economic benefit if it chooses to donate such gains to Kovitz Cares, as these donations are tax-deductible.

We believe we have taken steps to address these conflicts in the following ways:
Our investment management and trading processes are largely centralized, reducing the risks of preferential treatment to certain clients, regardless of the circumstances; Kovitz does not actively solicit clients to sponsor events or other activities related to the business of Kovitz Cares; and The firm maintains policies and procedures regarding trade error resolutions (refer to the Trade Error discussion under the section below entitled, “Item 12. Brokerage Practices”).

FAMILY OFFICE SERVICES; FIXED FEES
Kovitz’s Family Office Services charges a fee to clients for the value-added services they are providing to the client. This fee, in some instances, is in addition to the annual management fee, if applicable, charged to the client for managing their assets. The fee is charged on a quarterly basis or upon completion of services and covers, among other things, bill paying, tax planning and services and philanthropic endeavors.

BUSINESS RELATIONSHIPS
Kovitz does not receive any compensation from SWP in connection with assets that their clients place in our private funds. SWP’s clients are not Kovitz advisory clients and do not pay Kovitz advisory fees. However, SWP’s clients bear the costs of the fund or funds in which they are invested, including any management fees payable to us. The allocation of SWP client assets to Kovitz’s private fund rather than to an unaffiliated investment manager increases Kovitz’s compensation (and the revenue to Kovitz and SWP’s common parent company, Focus LLC) relative to a situation in which SWP clients are excluded from Kovitz’s private funds. As a consequence, the common parent company has a financial incentive to cause SWP to recommend that its clients invest in Kovitz’s private funds.

Kovitz does receive indirect compensation from IFAM, through our parent company, in connection with referral of retirement plan clients from Kovitz to IFAM. Clients referred to IFAM, will only pay applicable fees to IFAM. Clients will not have to pay more fees to IFAM due to the referral from Kovitz. The referral of client assets to IFAM rather than to an unaffiliated investment adviser increases the revenue to Kovitz and IFAM’s common parent company, Focus LLC, relative to a situation in which the referred clients take their business to an unaffiliated investment adviser. As a consequence, the common parent company has a financial incentive to cause Kovitz refer clients to IFAM.

Kovitz receives a portion of the asset management fee obtained by Origin in connection with assets that our clients place in Origin’s pooled investment vehicles. These clients do not pay an advisory fee to Kovitz on the assets placed in Origin’s pooled investment vehicles. Kovitz’s clients are not advisory clients of and do not pay advisory fees to Origin. However, our clients bear the costs of Origin’s investment vehicle or vehicles in which they are invested, including any management fees and performance fees payable to Origin.

The allocation of Kovitz client assets to Origin’s pooled investment vehicles, rather than to an unaffiliated investment manager, increases Origin’s compensation and the revenue to Focus LLC, and potentially Kovitz, relative to a situation in which our clients are excluded from Origin’s pooled investment vehicles or invested in an unaffiliated third party’s pooled investment vehicles. As a consequence, Focus LLC and Kovitz have a financial incentive to cause us to recommend that our clients invest in Origin’s pooled investment vehicles.

FOCUS TREASURY & CREDIT SOLUTIONS, LLC (“FTCS”)  
We offer clients the option of obtaining certain financial solutions from unaffiliated third-party financial institutions with the assistance of our affiliate, Focus Treasury & Credit Solutions, LLC (“FTCS”). FTCS is compensated by sharing in the revenue earned by such third-party institutions for serving our clients. For non-mortgage loans, FTCS will receive up to 0.50% annually of outstanding loan balances. For mortgage loans, FTCS will receive a one-time payment of up to 1.00%
of the mortgage loan amount, up to 0.50% annually of outstanding loan balances, or a combination of the two. FTCS’s earned revenue is indirectly paid by our clients through an increased interest rate charged by the financial institutions or, for cash balances, a lowered yield. The amount of revenue earned by FTCS for these financial solutions will vary over time in response to market conditions, including the interest rate environment, and other factors such as the volume and timing of loan closings. The amount of revenue earned by FTCS for a particular financial solution will also differ from the amount of revenue earned by FTCS for other types of financial solutions. Further information on this conflict of interest is available in Item 10 of this Brochure.

ITEM 6. PERFORMANCE-BASED FEES/SIDE-BY-SIDE MANAGEMENT

As we described above, we charge quarterly investment management fees for providing investment management services to our advisory clients.

We charge performance-based fees to our affiliated hedge funds (which are open to new investors) and certain other separate accounts that we manage alongside our hedge funds. These fees are generally a percentage of net profits, subject to a high-water mark. We also receive management fees and performance-based servicing fees in connection with the real estate funds discussed above. In addition, certain of our executive officers own a separate company that sponsors and manages private equity funds. They receive compensation based on their ownership of the private equity funds’ manager, and based on the ongoing management and performance-based fees that the funds pay to the manager.

This is a conflict of interest in that Kovitz and its employees have an incentive to recommend that clients invest in the potentially riskier and less liquid and higher fee-paying hedge funds and other private placements over separate account management because the funds pay higher management fees and also performance-based fees. We have an incentive to devote more time and resources to the hedge funds and other private placements over our advisory clients who only pay investment management fees and not performance-based fees. In addition, performance-based fees create an incentive for us to make investments that are riskier or more speculative than we would if we did not charge performance-based fees. Also, this creates an incentive to over-value investments that do not have readily available market values.

We have designed our policies regarding trade allocation, valuation, and our Code of Ethics to help address these risks:

KOVITZ’S AFFILIATED HEDGE FUNDS AND OTHER PRIVATE PLACEMENTS

- Kovitz’s affiliated hedge funds and other private placements are not suitable for all clients, they are not permitted for certain clients, and we do not market them to the general public. As described above, we first consult with our clients to determine the nature of their financial condition, their financial objectives, income and liquidity needs, desire and need for principal protection, risk tolerance, and tax sensitivities. We also assess the client’s investment sophistication, net worth, and eligibility in determining whether it is suitable to recommend investments that pay performance-based fees;

- The affiliated hedge funds and other private placements have a different investment objective, require a higher risk tolerance, have a different investment strategy, and are usually less liquid than investments held in our non-private placement advisory clients. The hedge funds and other private placements invest in securities or other assets in which non-private placement investors do not invest;
When the hedge funds invest in the same securities as non-hedge fund investors, we generally execute those transactions around the same time. However, because the hedge funds generally use different brokers (where applicable) than our separate account clients, we do not necessarily apply the same average price across all participating client accounts and hedge funds. To address this, we have implemented trade rotation policies and procedures. In connection with “firm-wide” trades, we rotate executions across several client account “groups” (for example, one group is comprised of our hedge funds and certain related separate accounts). We have created client groups based on, among other things, the custodian(s) of client accounts, and whether or not we have substantial control over the trade execution process. Our goal is to achieve fairness of execution over time across our entire client base;

Kovitz does not exercise discretion with respect to investing client assets in its affiliated hedge funds and other private placements (that is, the client must choose to invest in such funds);

Many of the investors in the affiliated hedge funds and other private placements are also separate account advisory clients of Kovitz, and these clients’ non-private placement assets under management usually significantly exceed their investments in the private placements. This creates a disincentive for Kovitz to favor the private placements over separately managed accounts;

Kovitz does not charge fees in a manner which results in charging more than once on certain assets (sometimes referred to as “double dipping”); and

The allocation of investments in private investments or limited investment opportunities across client portfolios is generally not executed on a pro rata basis as a number of factors will determine whether the private or limited offering is appropriate or suitable for a client. Accordingly, such opportunities may be allocated based on another approach, including random selection, selection based on account size or another methodology. Factors which may impact the allocation, include but are not limited to: client acceptance, account size, liquidity, investor qualification and risk tolerance. We note that private investments or limited investment opportunities may not be appropriate for smaller accounts, depending on factors such as minimum investment size, qualification status, account size, risk, and diversification requirements, and accordingly may not be allocated such investments;

**EQTY AND THE AL FRANK FUND**

With respect to EQTY, and as noted above, Kovitz generally intends to manage EQTY according to the same primary equity strategy as that of its separate (equity) account clients (i.e., side-by-side). In addition, the investment team in the California Office manages the Al Frank Fund according to the same strategy as that of its separate account clients. Subject to day-to-day cash flows in or out of the Al Frank Fund (which result from underlying shareholder activity over which Kovitz does not have complete control), Kovitz generally intends to transact in the same securities as in its clients’ separate accounts, and apply an average price to such transactions. If we cannot complete the entire desired transaction for all clients, we use a lottery system to determine on a random basis which clients will receive an allocation of the intended transaction. With respect to the Al Frank Fund, the California Office generally groups transactions in the fund with its separate client accounts that are managed according to a similar investment strategy. Similar to our hedge funds, EQTY will trade in its own “trade group” and will not be aggregated with other clients’ separate accounts.
ITEM 7. TYPES OF CLIENTS

We provide investment management services to:

- Individuals (primarily those with a high net worth) and their related accounts such as IRAs, trusts, partnerships, and custodial accounts;
- Retirement/benefit plans such as 401(k) and profit-sharing plans;
- Accounts of small businesses;
- Institutional clients, such as Taft-Hartley plans and other entities, such as corporations, limited partnerships, and limited liability companies;
- Charitable foundations and other not-for-profit organizations; and
- Affiliated private placements (described above).

As noted above, we also have several “wrap,” “model,” and TAMP arrangements where we provide a model portfolio to the primary advisers’ clients.

In addition, we act as a sub-adviser to CAPOX, which we manage according to an investment strategy that is similar to the strategy of our affiliated hedge funds, and which we recommend for our separate account clients (refer to our discussion of CAPOX in various places throughout this Brochure. Please also refer to the CAPOX prospectus for more information, available at www.absoluteadvisers.com/absolute-capital-opportunities-fund/fund-overview).

Lastly, we act as investment adviser to EQTY and to the Al Frank Fund (refer to our discussions of EQTY and the Al Frank Fund in various places throughout this Brochure. Please refer to the EQTY prospectus for more information, available at www.Kovitz.com/eqty, and the Al Frank Fund prospectus for more information, available at www.alfrankfunds.com).

INVESTMENT MINIMUMS

We inform clients that we generally require a $1,000,000 minimum initial relationship for separate accounts, although with respect to the firm’s California Office and Madison Office, the general investment minimum is $500,000. We reserve the right to waive these minimums at our sole discretion.

ITEM 8. METHODS OF ANALYSIS, INVESTMENT STRATEGIES, RISK OF LOSS

Investing in securities involves the risk of loss, and the loss may be permanent, and clients should be prepared to bear that risk. We try to manage that risk for our clients by considering the client’s financial condition, financial objectives, income and liquidity needs, desire and need for principal protection, risk tolerance and tax sensitivities, and by managing and periodically rebalancing the client’s assets to a target asset allocation. We also manage this risk of loss by diligent security selection. We discuss this issue in more detail below.

The following discussion is limited to our investment strategies, methods of analysis, and risks relating to individual equities, ETFs, and fixed income securities (including CMOs). These are the strategies and securities that we believe are the most relevant in our relationships with our advisory clients.

EQUITIES
Investment Philosophy and Strategy
Our equity selection philosophy is based on adopting a business owner mentality and adhering to a “Margin of Safety” principle. Risk of loss from an investment in equities can arise from faulty assumptions about a company’s intrinsic value, including assumptions as to normalized earnings, growth of earnings, and the company’s competitive advantage. We try to pay a price significantly below our estimate of intrinsic or private business valuation. This approach attempts to mitigate risk of permanent loss of capital should our analysis or assumptions prove inaccurate. We apply this methodology and analysis diligently.

Discipline
We look to invest in industry leading, prudently capitalized (focus on use of leverage) companies that have a competitive advantage. We are very focused on the price we pay. We will pay a price we believe is significantly below intrinsic value and we are willing to wait for the market to realize that value. Intrinsic value is based on the discounted value of future cash flows. We do not decide to buy, sell, or hold stocks based on what others think the market or the economy is going to do, but based instead on how the intrinsic value of the business compares to the market price of the stock. We select (or hold) clients’ equities in much the same way we would evaluate a business if we wanted to buy or keep the whole company.

Patience
We believe that having a long-time horizon is an advantage to investing successfully (outperforming a benchmark over multi-year periods). Our business structure allows us a long-time horizon as the interests of the client, the planner, and the investment manager are aligned. Our decisions are based on long-term business values rather than short-term events or analysts’ reports. Our client base shares our long-time horizon, and we believe this is an advantage with respect to investing.

Perspective
While we strive to maximize return, we stress the importance of safety of principal with a focus on minimizing permanent loss of capital. We therefore purchase stocks at a significant discount to our estimate of underlying intrinsic value. Our goal is to generate substantial return when our analysis and assumptions prove correct, while minimizing downside risk if a particular investment thesis is flawed or if for some other reason our assumptions prove incorrect. Implementing these principles often results in investment decisions that run counter to general market sentiment. We believe this approach is consistent with our focus on maximizing long-term net worth whether or not we generate short-term performance. Market price movements are important to us because they alternately create low price levels at which we can buy and high price levels at which we can sell.

EQUITY RESEARCH – METHOD OF ANALYSIS
Our equity research and method of analysis apply a thorough process to screen, track, evaluate, and manage our clients’ equity portfolios. Our method of analysis is primarily fundamental, and we rely heavily on our review of publicly available filings and other proprietary research. We do not concentrate on meetings with management or research reports prepared by third party analysts. We summarize below the important facets of our approach:

Qualitative Assessment
◆ Market leaders with strong competitive positions;
◆ Stable products and economies of scale and/or scope;
◆ Low capital requirements; and
◆ Experienced and competent management with ownership stakes.
Quantitative Assessment

- High returns on capital;
- High correlation between earnings and cash flow;
- Low financial risk; and
- Valuations based on discounted cash flow models.

Risks
We remind our clients and prospective clients that there are risks to investing in equities. The following are examples of such risks:

Market Risk: Equity securities fluctuate in value, and such fluctuations can be significant. The price of an equity security may drop in response to the activities of the individual company, but can also be caused by other factors that are unrelated to company’s condition or circumstances. Equity prices can react to tangible and intangible events, such as political, economic, and social conditions. In addition, stock markets tend to move in cycles, with periods of rising prices and periods of falling prices. The value of the equities that a client holds may decline over short or extended periods of time.

Business Risk: Securities issued by certain types of companies or companies within certain industries are subject to greater risks of loss due to the nature of their business. For example, certain companies may have to devote a large amount of resources and investment over many years before they can deliver a product or service to customers at a profit. They may carry a higher perceived risk of loss than companies which receive a steady, predictable stream of income from customers regardless of the economic environment.

Concentration Risk: Clients whose investment portfolios are not “diversified” – that is, portfolios heavily weighted in a small number of securities, industries, sectors, or types of investments (equities versus fixed income) may experience more volatility and fluctuation in market values than those who have more diversified portfolios. Concentrated holdings may offer the potential for higher gain, but also offer the potential for significant loss.

Liquidity Risk: “Liquidity” is the ability to readily convert an investment into cash. If an asset is not liquid, there may be a greater risk that, if circumstances require an investor to sell the asset quickly, it will be sold at a price substantially below what is perceived as a “fair” value. Generally, an asset is more liquid if it represents a standardized product or security and there are many traders interested in making a market in that product or security. For example, Treasury Bills are highly liquid, while real estate properties are generally considered illiquid.

FIXED INCOME
Our investment approach to fixed income investing stresses preservation of wealth. We believe that a quality bond portfolio, constructed and rebalanced to a thoughtful asset allocation, helps to mitigate risk by adding a low correlated asset class to equities. We believe our competitive advantage in managing fixed income lies in our diligent execution process which enables us to achieve excess yield without accepting excess risk.

Investment Philosophy and Strategy; Method of Analysis
We try to carry out our investment approach by patiently bidding on bonds (municipal and corporate) owned by third party bond sellers and by our willingness to buy odd (smaller) lots of bonds, bonds selling at a premium, AMT bonds, and sinking fund bonds. The demand for these kinds of bonds is typically low, and we are generally able to buy them at lower prices (and higher yields) for our clients. While this is the firm’s primary (and preferred) bond-buying strategy, the firm also buys bonds directly from the inventories of brokers that hold the clients’ assets, depending on the client’s specific
circumstances. We anticipate holding the bonds to maturity and therefore are less concerned with interim price fluctuations. We do not take ownership or maintain an inventory of bonds for later sale to our clients. We buy bonds for direct allocation to specific client accounts based on the specific client’s asset allocation and circumstances.

Depending on our specific client’s investment objective, we will build a bond ladder of individual bonds maturing in different years in order to provide liquidity, an income stream, and to hopefully reinvest at higher rates.

Our strategy, method of analysis, and objective in purchasing bonds are:

- To preserve client principal;
- To not attempt to forecast interest rates. Instead, we attempt to take advantage of current market conditions to identify excess yield available in the bond market;
- To not compromise credit quality. We consider underlying ratings and financial health of the bond issuer and any insurer. We focus on the nature of the bond issue, and we prefer general obligation and essential service-backed bonds;
- To obtain above market returns through a disciplined purchasing strategy, and not by assuming added credit risk;
- To adhere to the client’s specific needs and circumstances such as state preferences, income needs, and tax sensitivities;
- To be flexible as to the timing of principal and interest payments so long as our clients receive satisfactory additional yield due to this nuance;
- To be willing to accept modest liquidity risk when such risk can potentially lead to greater returns;
- To match the client’s cash flow needs with our view of interest rate and liquidity risk to build a suitable portfolio;
- To purchase and sell through an open bidding process to ensure fresh, accurate, and above market yields. We do not hold bonds in inventory. We do not buy bonds from clients for our company’s account, nor do we sell bonds to clients from our own company’s account; and
- To purchase bonds with specific clients in mind.

Risks
As with equities, there are risks to investing in fixed income securities, such as Market Risk, Business Risk, and Concentration Risk (please see the discussion of those risks above). In addition, there are risks that are specific to fixed income securities. The following are some examples:

**Liquidity Risk:** As we have described above, liquidity is the ability to readily convert an investment into cash. Generally, an asset is more liquid if it represents a standardized product or security and there are many parties interested in making a market in that product or security. For example, Treasury Bills are highly liquid, while real estate properties are generally considered illiquid.

If an asset is not liquid, there may be a greater risk that, if circumstances require an investor to sell the asset quickly, it will be sold at a price substantially below what is perceived as a “fair” value. Given our firm’s investment philosophy and trading strategy, which we have described above, this risk applies to our clients who hold fixed income securities. As we have also described above, we tend to purchase fixed income securities in smaller lots for our clients, and intend for our clients to hold them until maturity. If clients direct us, however, to sell certain fixed income securities rather than holding them to maturity, we may be unable to obtain a favorable or “fair” sale price.
Interest Rate Risk: Fluctuations in interest rates may cause prices of fixed income securities to fluctuate. For example, when interest rates rise, yields on existing bonds become less attractive, causing their market values to decline. Specifically, with respect to structured notes (steepeners), coupon rates can fall to zero, as the rates on such securities are adjustable, and will change as a result of changes in interest rates.

Credit (Default) Risk: The owner of a fixed income security may lose money if the party that issues the security is unable or unwilling to make timely principal and/or interest payments or to otherwise honor its obligations. Further, when an issuer’s financial condition suffers, or a credit rating agency lowers the issuer’s credit rating, the price of the issuer’s bonds may decline and/or experience greater volatility. These changes can also affect the liquidity of the issuer’s fixed income securities and make them more difficult to sell.

Prepayment Risk: When the issuer of a fixed income security has the right to prepay principal, if it exercises that right earlier or at a higher rate than expected, a client may incur losses. This means that the client may be unable to recoup his/her initial investment and may have to reinvest in lower yielding securities. This can have a negative effect on the client’s income stream, total return and/or the price of the security. Prepayment risk tends to be highest in periods of declining interest rates.

Reinvestment Risk and Inflation Risk: Reinvestment Risk is the risk that future proceeds from investments may have to be reinvested at potentially lower rates of return (interest rates). With respect to inflation, when any type of price inflation is present, a dollar today will not buy as much as a dollar next year, because a person’s “purchasing power” is eroding at the rate of inflation.

RISKS – ETFS

Market Risk: Similar to equity securities, ETFs fluctuate in value, and such fluctuations can be significant. The price of an ETF can drop in response to the activities of the individual companies held by the ETF, but can also be caused by other factors that are unrelated to a specific holding’s condition or circumstances. ETF prices can react to tangible and intangible events, such as political, economic, and social conditions. In addition, stock markets tend to move in cycles, with periods of rising prices and periods of falling prices. The value of the ETFs that a client holds may decline over short or extended periods of time.

Also, ETFs that seek to provide investment results that are the inverse (opposite) of the performance of an underlying index, are subject to the risk that the performance of such ETF will fall as the performance of that ETF’s benchmark rises. In addition, some ETFs utilize leverage (i.e., borrowing) in order to acquire their underlying portfolio investments. The use of leverage can exaggerate changes in an ETF’s share price and the return on its underlying investments.

Accordingly, the value of a client’s investments in ETFs may be more volatile and all other risks, including the risk of loss of an investment, tend to increase. As a result of compounding, inverse and leveraged ETFs often have a single day investment objective. An inverse ETF’s performance for periods greater than one day is likely to be either greater than or less than the inverse of the index performance as stated in the ETF’s objective. Similarly, a leveraged ETF’s performance for periods greater than one day is likely to be either greater than or less than the index performance times the stated multiple in the ETF’s objective. This effect becomes more pronounced for these types of ETFs as market volatility increases. Investments by clients in inverse and leveraged ETFs may result in increased volatility of returns. As a result, investments in these types of securities can result in client not achieving their investment objectives.

Concentration Risk: Sector ETFs, such as REITs, are subject to industry concentration risk, which is the chance that stocks comprising the sector ETF decline due to adverse developments in that particular industry.
Interest Rate Risk: Fixed income (bond) ETFs are subject to interest rate risk which is the risk that debt securities in a portfolio will decline in value because of increases in market interest rates. Securities rated below investment grade, commonly referred to as “junk bonds”, involve greater risks than securities in higher rating categories. Junk bonds are regarded as speculative in nature, involve greater risk of default by the issuing company, and may be subject to greater market fluctuations than higher rated fixed income securities.

Credit (default) Risk: Fixed income ETFs are also subject to credit (default) risk. The owner of a fixed income security may lose money if the party that issues the security is unable or unwilling to make timely principal and/or interest payments or to otherwise honor its obligations. Further, when an issuer’s financial condition suffers, or a credit rating agency lowers the issuer’s credit rating, the price of the issuer’s bonds may decline and/or experience greater volatility. These changes can also affect the liquidity of the issuer’s fixed income securities and make them more difficult to sell.

RISKS – MORTGAGE-BACKED SECURITIES
As we have noted above in the section entitled “Item 4. Kovitz’s Investment Advisory Business,” part of our fixed income approach includes investing in MBS, specifically CMOs. We apply the same investment philosophy, trading strategy, and method of analysis as we do for other fixed income securities (as we have also described above). As with equities and other types of fixed income securities, there are risks to investing in CMOs, such as Market Risk, Business Risk, and Concentration Risk. Liquidity Risk, Interest Rate Risk, and Credit (default) Risk also apply when investing in CMOs. In addition, there are other risks specific to CMOs:

General: The performance of a client’s CMO holdings can be affected by a variety of factors, including its priority in the capital structure of the issuing company, the nature of the mortgages themselves within the CMOs, and the level and timing of principal and interest payments made by underlying mortgage borrowers. Also, a rapid change in the rate of defaults of mortgages within a CMO may have a significant effect on the yield to maturity. Clients risk loss on CMO investments regardless of their ratings by the ratings agencies.

Prepayment Risk: When the issuer of a fixed income security has the right to prepay principal, if it exercises that right earlier or at a higher rate than expected, a client may incur losses. This means that the client may be unable to recoup his/her initial investment and may have to reinvest in lower yielding securities. This can have a negative effect on the client’s income stream, total return and/or the price of the securities in the client’s portfolio. Prepayment risk tends to be highest in periods of declining interest rates. Although CMOs can be issued with maturities of up to 40 years, unscheduled or early payments of principal and interest on the mortgages may significantly shorten their effective maturity dates. Generally, CMOs are subject to greater prepayment risk than other types of fixed income securities, such as municipal or corporate bonds.

Investment strategies, methods of analysis, and risks in investing in our affiliated hedge funds are described in detail in the offering documents for those investments.

CYBERSECURITY RISK
The computer systems, networks and devices used by Kovitz and service providers to us and our clients to carry out routine business operations employ a variety of protections designed to prevent damage or interruption from computer viruses, network failures, computer and telecommunication failures, infiltration by unauthorized persons and security breaches. Despite the various protections utilized, systems, networks, or devices potentially can be breached. A client could be negatively impacted as a result of a cybersecurity breach.
Cybersecurity breaches can include unauthorized access to systems, networks, or devices; infection from computer viruses or other malicious software code; and attacks that shut down, disable, slow, or otherwise disrupt operations, business processes, or website access or functionality. Cybersecurity breaches may cause disruptions and impact business operations, potentially resulting in financial losses to a client; impediments to trading; the inability by us and other service providers to transact business; violations of applicable privacy and other laws; regulatory fines, penalties, reputational damage, reimbursement or other compensation costs, or additional compliance costs; as well as the inadvertent release of confidential information.

Similar adverse consequences could result from cybersecurity breaches affecting issuers of securities in which a client invests; governmental and other regulatory authorities; exchange and other financial market operators, banks, brokers, dealers, and other financial institutions; and other parties. In addition, substantial costs may be incurred by these entities in order to prevent any cybersecurity breaches in the future.

**COVID-19 RISK**

The transmission of COVID and efforts to contain its spread have resulted in border closings and other travel restrictions and disruptions, market volatility, disruptions to business operations, supply chains and customer activity and quarantines. With widespread availability of vaccines, the U.S. Centers for Disease Control and Prevention has revised its guidance, travel restrictions have started to lift, and businesses have reopened. However, the COVID pandemic continues to evolve and the extent to which our investment strategies will be impacted will depend on various factors beyond our control, including the extent and duration of the impact on economies around the world and on the global securities and commodities markets. Volatility in the U.S. and global financial markets caused by the COVID pandemic may continue and could impact our firm’s investment strategies.

Although currently there has been no significant impact, the COVID outbreak, and future pandemics, could negatively affect vendors on which our firm and clients rely and could disrupt the ability of such vendors to perform essential tasks.

**ITEM 9. DISCIPLINARY INFORMATION**

Not applicable.

**ITEM 10. OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS**

Kovitz is affiliated with Kovitz Insurance Services, LLC (“KIS”). KIS is a licensed as an insurance agency in Illinois and in other jurisdictions as required. KIS recommends, where appropriate, life insurance policies to clients in need of such product. KIS does not recommend any insurance products that are securities regulated by the SEC, namely variable annuities. KIS receives compensation (i.e., commissions) relating to the placement of these life insurance policies. KIS has also entered a referral arrangement with The Orchard Group. Under the arrangement and where appropriate, KIS and Kovitz will refer clients and prospective clients to The Orchard Group that may be in need of the life insurance products described above. If insurance policies are placed for the client as a result of such a referral, KIS will share in the initial and reoccurring policy commission.

Kovitz is investment adviser to a mutual fund – the Al Frank Fund and an ETF, EQTY. Please refer to our discussion of EQTY and the Al Frank Fund in various places throughout this Brochure, including how we manage EQTY and the Al Frank Fund alongside our separate client accounts and affiliated hedge funds. Please also refer to the EQTY prospectus for more information at www.Kovitz.com/eqty and the Al Frank Fund prospectus for more information at
In addition, Kovitz acts as sub-adviser to CAPOX, which it recommends for investment in client accounts. Please refer to our discussion of CAPOX in various places throughout this Brochure, and refer to the CAPOX prospectus for more information at www.absoluteadvisers.com/absolute-capital-opportunities-fund/fund-overview.

Kovitz is the general partner of affiliated private placements, which are open to new investors. This is a conflict of interest. The affiliated private placements do not have the same investment objectives as Kovitz’s separate client accounts. Please see the disclosure above in the section entitled “Item 6. Performance-Based Fees/Side-by-Side Management” for a description of this conflict of interest, and additional information with respect to these relationships. Kovitz also provides services to, or certain of its employees are otherwise involved in several private real estate funds in which clients and others have been solicited to invest. These funds are limited to accredited investors, and their objectives are to invest in properties across the real estate sector, including industrial, commercial, and residential. Although these funds are not investment advisory clients of Kovitz, this is a conflict of interest in that Kovitz’s employees are compensated based on referrals of Kovitz clients to such funds. Additionally, the fees associated with the private placement are higher than those of a separate managed account. This is a conflict of interest as it could incentive Kovitz to move assets into the private placements. This risk is mitigated through the disclosure in Item 6. Performance-Based Fees/Side-by-Side Management and that our advisors introducing the private placements are compensated equally across all investment types. Therefore, there is no benefit to advisor for an investor to be in a private placement over a separately managed account.

Certain of Kovitz’s executive officers own a separate company that sponsors and manages private equity funds. All such funds are limited to accredited investors. The private equity funds’ primary investment objectives are to acquire controlling interests in existing companies and to make other investments. Although these funds are not clients of Kovitz, this is a conflict of interest in that these Kovitz officers are compensated based on their respective ownership of the private equity manager, and based on the ongoing management and incentive fees that the funds pay to the manager. This is also a conflict of interest in that certain Kovitz employees are compensated based on referrals of clients to such private equity funds. Please refer to the section above entitled “Item 6. Performance-Based Fees/Side-By-Side Management” for additional information about these relationships, a discussion of the conflicts of interest in recommending these investments, and how we believe we have addressed these conflicts.

In addition, several of Kovitz’s employees are involved in a charitable organization called Kovitz Cares. Kovitz Cares primarily focuses on organizing volunteer projects for Kovitz employees, and raising funds to donate to charities. Please refer to the section above entitled “Item 5. Fees and Compensation” for a discussion about the organization, along with relevant conflicts of interest.

Kovitz, its owner, executive officers, and employees spend as much of their time on the activities of a particular client as they deem necessary and appropriate. Kovitz and its affiliates are not restricted from investing in, forming or being involved with additional private funds, from entering other investment advisory relationships, or from engaging in other business activities. Kovitz’s involvement in these other activities, such as the real estate and private equity funds referenced above, is a conflict of interest. The time and efforts of Kovitz’s officers and employees are allocated among the firm’s individual client accounts and hedge funds, and to separate ventures such as the real estate funds and private equity funds.

BUSINESS RELATIONSHIPS

Kovitz a business relationship with other Focus firms that is material to our advisory business or to our clients.
ORIGIN
Under certain circumstances we offer our clients the opportunity to invest in pooled investment vehicles managed by Origin. Origin provides these services to such clients pursuant to limited liability company agreement or limited partnership agreement documents and in exchange for a fund-level management fee and performance fee paid by our clients and not by us. Origin, like Kovitz, is an indirect wholly owned subsidiary of Focus LLC and is therefore under common control with Kovitz. The allocation of our clients’ assets to Origin’s pooled investment vehicles, rather than to an unaffiliated investment manager, increases Origin’s, and indirectly, Focus LLC’s and Kovitz’s, compensation and revenue. As a consequence, Focus LLC and Kovitz have a financial incentive to cause Kovitz to recommend that our clients invest in Origin’s pooled investment vehicles, which creates a conflict of interest with Kovitz clients who invest, or are eligible to invest, in Origin’s pooled investment vehicles.

SWP
Under certain circumstances we accept investments in our private funds from clients of SWP. Kovitz provides these services to such clients pursuant to limited partnership agreement documents and in exchange for a fund-level management fee paid by clients of SWP (and not by SWP). SWP, like Kovitz, is an indirect wholly owned subsidiary of Focus LLC and is therefore under common control with Kovitz. The allocation of SWP clients’ assets to Kovitz’s private fund, rather than to an unaffiliated investment manager, increases Kovitz’s compensation and the revenue to Focus LLC relative to a situation in which SWP clients are excluded from Kovitz’s private funds. As a consequence, Focus LLC has a financial incentive to cause SWP to recommend that its clients invest in Kovitz’s private funds, which creates a conflict of interest with those SWP clients who invest in Kovitz’s private funds.

IFAM
Under certain circumstances we refer certain retirement plan clients to IFAM.
Kovitz refers certain retirement plan clients to IFAM for IFAM to manage the relationship moving forward. Kovitz receives a portion of the advisory fee paid to IFAM for managing the relationship, upon engagement. IFAM, like Kovitz, is an indirect wholly owned subsidiary of Focus LLC and is therefore under common control with Kovitz. The referral of clients to IFAM, rather than to an unaffiliated investment adviser, increases the revenue to Focus LLC relative to a situation in which Kovitz referred these clients to an unaffiliated investment adviser. As a consequence, Focus LLC has a financial incentive to cause Kovitz to refer certain clients to IFAM, which creates a conflict of interest with those Kovitz clients who agree to transfer to IFAM’s investment management. It should be noted that these clients are not obligated to work with IFAM. Kovitz is offering IFAM as an option for management of their relationship, but the client has the option to use whoever they’d like. Kovitz, or IFAM, does not receive any compensation if the client decides to take the relationship to an investment adviser that is not Kovitz or IFAM.

More information about Focus LLC can be found at www.focusfinancialpartners.com.

We believe these conflicts are mitigated because of the following factors: (i) this arrangement is based on our reasonable belief that investing a portion of Kovitz’s clients’ assets in Origin’s investment vehicles or with IFAM or SWP investing a portion of SWP’s client assets in Kovitz investment vehicles, is in the best interests of the clients; (ii) Origin and Kovitz’s investment vehicles have met the due diligence and performance standards that Kovitz and SWP apply to outside, unaffiliated investment managers; (iii) clients will invest in the pooled investment vehicles on a nondiscretionary basis through the completion of subscription documentation; (iv) subject to redemption restrictions, we are willing and able to reallocate Kovitz client assets to other unaffiliated or affiliated investment vehicles, in part or in whole, if Origin’s services become unsatisfactory in our judgment and at our sole discretion; and (v) we have fully and fairly disclosed the material
facts regarding this relationship to you, including in this Brochure, and Kovitz clients who invest in Origin’s pooled investment vehicles have given their informed consent to those investments.

FOCUS TREASURY & CREDIT SOLUTIONS

We offer clients the option of obtaining certain financial solutions from unaffiliated third-party financial institutions with the assistance of our affiliate, Focus Treasury & Credit Solutions, LLC (“FTCS”), a wholly owned subsidiary of our parent company, Focus Financial Partners, LLC. These third-party financial institutions are banks and non-banks (the “Network Institutions”) that offer credit and cash management solutions to our clients. Certain other unaffiliated third parties provide administrative and settlement services to facilitate FTCS’s cash management solutions. FTCS acts as an intermediary to facilitate our clients’ access to these credit and cash management solutions.

FTCS receives a portion of the revenue earned by the Network Institutions for providing services to our clients. For non-mortgage loans, FTCS will receive up to 0.50% annually of outstanding loan balances. For mortgage loans, FTCS will receive a one-time payment of up to 1.00% of the mortgage loan amount, up to 0.50% annually of outstanding loan balances, or a combination of the two. FTCS’s earned revenue is indirectly paid by our clients through an increased interest rate charged by the Network Institutions for credit solutions or reduced yield paid by the Network Institutions for cash management solutions. For clients of certain affiliates of Focus Financial Partners, LLC, FTCS has agreed to waive the earned revenue that it receives, which results in a lower interest rate on lending solutions or a higher yield on cash management solutions for those clients. The amount of revenue earned by FTCS for these financial solutions will vary over time in response to market conditions, including the interest rate environment, and other factors such as the volume and timing of loan closings. The amount of revenue earned by FTCS for a particular financial solution will also differ from the amount of revenue earned by FTCS for other types of financial solutions. Such fees are also revenue for our common parent company, Focus Financial Partners, LLC. Accordingly, we have a conflict of interest when recommending FTCS’s services to clients because of the compensation to our affiliates, FTCS and Focus. We mitigate this conflict by: (1) fully and fairly disclosing the material facts concerning the above arrangements to our clients, including in this Brochure; and (2) offering FTCS solutions to clients on a strictly nondiscretionary and fully disclosed basis, and not as part of any discretionary investment services. Additionally, we note that clients who use FTCS’s services will receive product-specific disclosure from the Network Institutions and other unaffiliated third-party intermediaries that provide services to our clients.

We have an additional conflict of interest when we recommend FTCS to provide credit solutions to our clients because our interest in continuing to receive investment advisory fees from client accounts gives us a financial incentive to recommend that clients borrow money rather than liquidating some or all of the assets we manage.

Credit Solutions from FTCS

For FTCS credit solutions, the interest rate of the loan is ultimately determined by the lender, although in some circumstances FTCS may have the ability to influence the lender to lower the interest rate of the loan. As noted above, FTCS’s earned revenue is indirectly paid by you through an increased interest rate charged by the lender. The final rate may be higher or lower than the prevailing market rate. We can offer no assurances that the rates offered to you by the lender are the lowest possible rates available in the marketplace.

Clients retain the right to pledge assets in accounts generally, subject to any restrictions imposed by clients’ custodians. While the FTCS program facilitates secured loans through Network Institutions, clients are free instead to work directly with institutions outside the FTCS program. Because of the limited number of participating Network Institutions, clients
may be limited in their ability to obtain as favorable loan terms as if the client were to work directly with other banks to negotiate loan terms or obtain other financial arrangements.

Clients should also understand that pledging assets in an account to secure a loan involves additional risk and restrictions. A Network Institution has the authority to liquidate all or part of the pledged securities at any time, without prior notice to clients and without their consent, to maintain required collateral levels. The Network Institution also has the right to call client loans and require repayment within a short period of time; if the client cannot repay the loan within the specified time period, the Network Institution will have the right to force the sale of pledged assets to repay those loans. Selling assets to maintain collateral levels or calling loans may result in asset sales and realized losses in a declining market, leading to the permanent loss of capital. These sales also may have adverse tax consequences. Interest payments and any other loan-related fees are borne by clients and are in addition to the advisory fees that clients pay us for managing assets, including assets that are pledged as collateral. The returns on pledged assets may be less than the account fees and interest paid by the account. Clients should consider carefully and skeptically any recommendation to pursue a more aggressive investment strategy in order to support the cost of borrowing, particularly the risks and costs of any such strategy. More generally, before borrowing funds, a client should carefully review the loan agreement, loan application, and other forms and determine that the loan is consistent with the client’s long-term financial goals and presents risks consistent with the client’s financial circumstances and risk tolerance.

**Cash Management Solutions from FTCS**

For FTCS cash management solutions, as stated above, certain third-party intermediaries provide administrative and settlement services in connection with the program. Those intermediaries each charge a fixed basis point fee on total deposits in the program. Before any interest is paid into client accounts, the Network Institutions and certain unaffiliated third-party service providers take their fees out, and the net interest is then credited to clients’ accounts. The fees debited by the Network Institutions include FTCS’s earned revenue. Engaging FTCS, the Network Institutions, and these other intermediaries to provide cash management solutions does not alter the manner in which we treat cash for billing purposes.

Clients should understand that in rare circumstances, depending on interest rates and other economic and market factors, the yields on cash management solutions could be lower than the aggregate fees and expenses charged by the Network Institutions, the intermediaries referenced above, and us. Consequently, in these rare circumstances, a client could experience a negative overall investment return with respect to those cash investments. Nonetheless, it might still be reasonable for a client to participate in the FTCS cash management program if the client prefers to hold cash at the Network Institutions rather than at other financial institutions (e.g., to take advantage of FDIC insurance).

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

We have adopted a Code of Ethics (Code). We recognize that we have a fiduciary duty to our clients in providing investment management services and we will act in our clients’ best interests. Our Code includes:

- A requirement that our employees read the Code upon the start of their Kovitz employment, and annually thereafter, and that they certify they have read it;
- Rules regarding the giving and receiving of gifts and business entertainment;
Rules for review and approval by us if our employees wish to engage in outside business activities;
- Rules regarding Kovitz or its employees making political contributions;
- Requirements that we review the Code on a periodic basis, and annually assess the risks that exist in our business;
- Rules for enforcing our Code and for reporting violations of our Code to our compliance staff; and
- Rules for reviewing and approving our employees' securities accounts and transactions.

We will provide a copy of our Code to our clients or prospective clients upon their request.

PERSONAL TRADING; INVESTING ALONGSIDE CLIENTS
Our employees that have accounts managed by Kovitz invest in the same securities in which our advisory clients invest (our discussion of advisory clients in this context includes EQTY, the Al Frank Fund, and CAPOX). Also, we recommend stocks in TPS in which employees and the Al Frank Fund invest. In addition, our affiliated hedge funds and related accounts, though managed according to a different strategy than that of Kovitz's separate accounts, usually invest in these securities at the same time that we recommend these securities for our advisory clients. We are committed to our investment approach and security selection and therefore want to be invested in the same securities we recommend for advisory clients.

This is a conflict of interest. There is a risk that we will favor our own accounts or accounts of our performance-based fee earning affiliated hedge funds over accounts of our clients in the timing or allocation of security transactions. There is a risk that we may choose to buy a security in our personal accounts, or accounts that pay us performance-based fees, before we buy it in our advisory clients' accounts, or recommend it in TPS. There is also a risk that we may allocate a security in limited supply to our accounts or our affiliated hedge funds' accounts instead of accounts of our advisory clients.

Our Code is designed to help mitigate these risks:

- Employees must report all of their personal securities holdings, and those of members of their household ("under the same roof"). They are required to do so shortly after they start working at Kovitz, and annually thereafter;

- All employees are required to report securities transactions in their accounts, and accounts of those in their household. This includes transactions executed "away" from Kovitz. We review these transactions on a periodic basis;

- We conduct periodic reviews of the performance of employee accounts, and we review the transactions in employee and employee-related accounts as they relate to transactions in client accounts;

- When our employees or our affiliated hedge funds invest in the same securities as our advisory clients, we generally execute those transactions at the same time and use an average price to complete the transaction. However, as discussed above in the section entitled "Kovitz's Affiliated Hedge Funds and Other Private Placements," because the hedge funds generally use different brokers (where applicable) than our separate account clients, we do not necessarily apply the same average price across all participating client accounts and hedge funds. In addition, client accounts managed by the California Office and Madison Office are spread across multiple custodians. To address this, we have implemented trade rotation policies and procedures. In connection with "firm-wide" trades, we rotate executions across several client account "groups." We have implemented trade rotation policies and procedures with the goal of providing equitable treatment to all of our client account groups, over time;
Where we can and when Kovitz is managing the employee account, when our employees invest in the same securities as our advisory clients, and if we cannot complete the entire desired transaction for all clients, we use a “lottery” system to determine on a random basis for which accounts the transaction will be completed. In lottery situations, employee and employee-related accounts are allocated after eligible client accounts are filled. Certain employee and employee-related accounts are held at other custodians as well. Therefore, in trade rotation situations, employee and employee-related accounts held at each of the custodians, are filled before we move to the next client account group in the trade rotation. With respect to the California Office, employee-related accounts that are managed according to a strategy are generally grouped with client transactions.

Please see the disclosure above in the section entitled “Item 6. Performance-Based Fees/Side-by-Side Management” for additional discussion of how we address these conflicts.

PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS
As we noted above, we recommend investments in which we or an affiliate has a financial interest. We will only make this recommendation if the investment is suitable for the client. We will consider the clients’ net worth, risk tolerance, and sophistication in this regard. We have described these investments in the section above entitled “Item 4. Kovitz’s Investment Advisory Business – Investment Management – Other Types of Securities – Hedge Funds.”

This is a conflict of interest. Please see the discussion in the section entitled “Item 6. Performance-Based Fees/Side-by-Side Management.”

Kovitz recommends that certain of our clients invest in private investment funds managed by an affiliated Focus partner firm. Please refer to Items 4, 5 and 10 for additional information.

ITEM 12. BROKERAGE PRACTICES
GENERAL
Our advisory clients pay brokerage commissions for execution of securities transactions in their accounts directly to the custodian where assets are held. The broker selected may assess these commissions, in part, as a minimum charge per trade. If the number of shares involved in the transaction is large, the broker’s commission may be assessed as an amount per share. These commissions are in addition to the investment management fees clients pay to Kovitz.

Kovitz considers the following when selecting brokers for client trades and determining the reasonableness of their compensation in cases where the client does not select the brokers for its trades (see the section below entitled “Directed Brokerage”):

Cost of execution (the commission);
Execution price and timing;
Accessibility and responsiveness of broker staff;
Quality, depth, and breadth of services the broker offers;
Tools and applications the broker provides to benefit our clients;
The broker’s willingness to accommodate clients’ special needs;
Access to liquidity (to facilitate our sales and minimize market price impact);
Protection of confidential information;
Trade allocation policies;
Trade error correction policies; and
- The broker’s integrity, reputation, and financial condition.

RECEIPT OF SOFT DOLLAR BENEFITS
We receive hardware and software tools, administrative and reporting tools, and research and other items as a result of the relationship between Kovitz and PAS, and through our prime brokerage relationship with our affiliated hedge funds. Certain tools and research products benefit all Kovitz clients, while the tools available through our prime brokerage relationship benefit only the accounts held at the prime broker.

We do not have to pay separately for these tools and research products, and we benefit from that. We may have an incentive to enter these relationships based on our receipt of these tools and research products rather than on our clients’ interest in receiving best execution. However, we believe that the receipt of these tools and products is customary and is not a material element of the relationships. In addition, the receipt of these tools is not dependent on the amount of commissions or frequency of trades in client accounts.

TRADE ERRORS
If trade errors occur, we intend to make our clients whole whether the error is caused by Kovitz, our, the clearing firm, or an unaffiliated broker (such as Pershing Advisor Solutions, LLC (“PAS”), Charles Schwab & Co., Inc. (“Schwab”), TD Ameritrade, Inc. (“TD Ameritrade”), or Fidelity Brokerage Services, LLC (“Fidelity”)).

If errors occur when Kovitz uses unaffiliated brokers, Kovitz has limited ability to control their resolution. These brokers typically have their own policies and procedures for corrections, administering gains and losses, and charitable donations, for example. In some instances, gains from errors can be maintained for Kovitz to be used against future trade losses. This is a conflict for Kovitz, as there is an economic benefit to Kovitz if the gains are maintained to offset losses as Kovitz would not have to cover the trade losses themselves.

In some instances, with these unaffiliated brokers, gains from the errors will go to a charitable organization of our choosing. Kovitz Cares is an organization that we have selected in some instances to receive the gains. As noted in “Item 5. Fees and Expenses, we receive an economic benefit if we are allowed a tax deduction for charitable donations. In addition, we may, in our sole discretion, decide to credit investment management fees as a way of correcting trade errors in client accounts.

AGGREGATION AND ROTATION
Where possible, we typically aggregate or group advisory client transactions in the same securities when executed on the same day to ensure efficient trade execution. This also allows us to provide an average price for each client trade, minimizes the risk of preferential treatment for certain clients over others, and is consistent with our obligations to obtain the best execution for client trades. While this practice also applies to client accounts managed by the firm’s California and Madison offices, the firm does not aggregate client transactions in the same security across the firm’s divisions. Kovitz recognizes that it has multiple “investment teams” and multiple investment strategies, and will consider aggregating trades across its divisions if it believes it is beneficial to clients to do so.

There are certain custodians where we do not currently have the functionality to aggregate and average price our orders, for example Schwab and Fidelity. This is due to system limitations on our end and restrictions within the order management system we leverage. Kovitz will periodically reassess the functionality and make a change to address this in the future, if possible. Kovitz understands the conflicts related to this setup and we believe we have reduced the conflict
by rotating the order of client trades as to not give preferential treatment to any certain client(s). When trade orders are generated, they are not ranked by any account characteristics and are just list in a random order. Additionally, when we place trades for a wide swath of accounts, we upload the orders to be executed all at once. Therefore, we are providing all the accounts that needed to be traded at the same time to limit the disparity in execution.

We acknowledge that our clients’ assets are held across multiple custodians and various broker platforms and includes the firm’s affiliated hedge funds, our control over the execution of client trades varies across these custodians and platforms. In addition, while we are able to aggregate trades for clients that are held at the same broker, custodian, or platform, in certain cases we are not able to aggregate trades across them.

Therefore, in order to minimize the risk of preferential treatment to certain clients over others, we have implemented a trade rotation policy. We have organized our clients’ accounts into broad account groups. When we execute client trades across multiple custodians and platforms, we will rotate through these client account groups, with the goal of achieving fairness of execution and equitable client treatment over time.

DIRECTED BROKERAGE
Advisory clients are free to direct Kovitz to use brokers to execute securities transactions. In deciding whether or not to accept an advisory client, however, Kovitz will take into consideration the client’s selection of broker-dealers or custodians in connection with the advisory relationship. In this regard, the firm has established relationships with and generally requires the client to open (or already have) an account with either PAS, Schwab, TD Ameritrade, or Fidelity. Kovitz (including its California Office and Madison Office) will accept clients who use other broker-dealers/custodians at its sole discretion.

When a client directs us to use a broker/custodian other than those listed above):

- We may have a limited ability to negotiate commission rates or discounts on commission rates on the client’s behalf;
- We generally do not have the ability to aggregate or group trades at such brokers. We are unable to apply an average price for trades executed by unaffiliated brokers. This results in the client paying a different total price than obtained by clients with our approved custodians, even if the trades are executed on the same day and in the same security;
- We cannot guarantee that the selected broker will average price trades executed for the client with trades that broker executes for other Kovitz clients, and we cannot guarantee that the broker will share or spread aggregate commissions for these trades among the various Kovitz client accounts it services.

We are required to obtain best execution when we choose the broker to execute our clients’ trades. If we fail to obtain best execution it will cause our clients to pay more money to execute its trades or receive a less favorable price.

If a client does not receive best execution, whether with trades executed by a broker of its choice or with our approved custodians, the client may pay more money for the executed trade, or receive a less favorable price.

In certain cases, Kovitz has the discretionary authority to pick a broker other than a client’s current custodian to execute a fixed income trade. For each of these trades, Client will have to pay an additional transactional charge that is paid to the custodian. This is in addition to any other charges related to the transaction. However, per custodial requirements, this
ability to pick the non-custodian broker for execution is reserved to those accounts must maintain a minimum portfolio value of $100,000 or more and sign the appropriate paperwork with the custodian. It is not used in all cases. There are instances for accounts with smaller balances where we are not able to access these third-party brokers. Some custodians require accounts to meet certain thresholds to be able to participate in this type of fixed income trading. In these instances, we still follow-up our duty of best execution but we are limited to the inventory at the custodian.

ITEM 13. REVIEW OF ACCOUNTS

PERIODIC REVIEWS AND REPORTING
Kovitz reviews client accounts on a regular and continuous basis. At a minimum, our portfolio/account managers review accounts quarterly. We also conduct reviews based on other triggers such as significant life events (retirement, receipt of an inheritance, etc.), firm-wide purchases or sales of securities, bond maturities, or after cash deposits or distributions.

Our portfolio managers consider the following when periodically reviewing their clients’ accounts:

- Securities held in the account;
- Position sizes;
- Suitability;
- The client’s investment objective;
- Asset allocation, including allocation to private placements and mutual funds (whether or not such investments are affiliated with Kovitz); and
- The client’s risk tolerance.

Our separate client accounts receive periodic account statements (usually monthly) and trade confirmations directly from their broker and/or custodian of their assets. We also provide quarterly account appraisals, annual tax reports, and various other reports to certain clients from time to time. We encourage our clients to compare their brokerage and/or custodial statements to the reports we provide, as applicable.

VALUATION OF SECURITIES IN CLIENT ACCOUNTS
In administering our clients’ accounts, we receive security pricing information from several different custodians, depending on which broker/custodian the client has selected for his/her account(s). While clients may hold the same securities across various custodians, the pricing information that we receive in our systems can potentially vary by custodian. This is because each custodian may use different third-party vendors or methods for valuing securities.

In spite of these potential differences, Kovitz uses the pricing information received from its primary custodian, PAS. This is for efficiency reasons, as a vast majority of Kovitz’s clients’ accounts are held at PAS. This pricing information is reflected firm-wide, in much of its investment management, trading, and reconciliation processes. PAS obtains its pricing information from an industry-recognized pricing vendor, a vendor that other custodians use as well. Also, the Madison Office receives pricing information from the same vendor. As such, the periodic reports that Kovitz sends to clients, and the firm’s billing practices reflect pricing information received from that vendor. Ultimately, the vendor’s pricing information is used on a firm-wide basis, regardless of the custodian that the client has selected for his/her accounts (for example, Schwab, TD Ameritrade, or Fidelity).

As noted above, we encourage our clients to compare their brokerage and/or custodial statements to the statements we provide, as applicable.
ITEM 14. CLIENT REFERRALS AND OTHER COMPENSATION

We have agreements with unaffiliated third parties, called promoters, who refer clients to Kovitz. We pay these third parties a portion of the investment management fees we receive for managing the accounts of the referred clients. Referral arrangements inherently give rise to potential conflicts of interest, particularly when the person recommending the adviser receives an economic benefit for doing so. Rule 206(4)-1 of the Advisers Act addresses this conflict of interest by, among other things, requiring disclosure of whether the promoter is a client or a non-client and a description of the material conflicts of interest and material terms of the compensation arrangement with the promoter. Accordingly, we require promoters to disclose to referred clients, in writing: whether the promoter is a client or a non-client; that the promoter will be compensated for the referral; the material conflicts of interest arising from the relationship and/or compensation arrangement; and the material terms of the compensation arrangement, including a description of the compensation to be provided for the referral. Additionally, Kovitz employees refer clients to Kovitz and receive compensation for the referral. Kovitz employees disclose to the prospect at the time of referral that they are an employee of Kovitz, which is accomplished by various means (business card, communication from Kovitz email, etc.)

We are involved in various platforms, including “model,” “wrap,” and sub-advisory arrangements. Under these arrangements, the primary advisers pay us a portion of the fees that they collect from their clients. We also act as sub-adviser for a mutual fund, for which we serve as sole sub-adviser. We are paid fees by the primary adviser of the mutual fund.

Please refer to Item 12. Brokerage practices for background on benefits and certain compensation we receive from our custodial relationships.

Focus, our parent company, periodically holds partnership meetings and other industry and best-practices conferences, which are typically attended by Focus firms and external attendees. These meetings are first and foremost intended to provide training or education to personnel of Focus firms, including Kovitz. However, the meetings do provide sponsorship opportunities for asset managers, custodians, and other third-party service providers. Sponsorship fees allow these companies to advertise their products and services to Focus firms, including Kovitz. Although the participation of Focus firm personnel in these meetings is not preconditioned on the achievement of a sales target for any conference sponsor, this practice could nonetheless be deemed a conflict as the marketing and education activities conducted, and the access granted, at such meetings and conference could cause Kovitz to focus on those conference sponsors in the course of its duties. Focus attempts to mitigate any such conflict by allocating the sponsorship fees only to defraying the cost of the meeting or future meetings and not as revenue for itself or any affiliate, including Kovitz. Conference sponsorship fees are not dependent on assets placed with any specific provider or revenue generated by such asset placement.

The following entities have provided conference sponsorship to Focus from January 1, 2022, to March 1, 2023:

Orion Advisor Technology, LLC
TriState Capital Bank
StoneCastle Network, LLC
Charles Schwab & Co., Inc.
BlackRock, Inc.
Fidelity Brokerage Services LLC
Fidelity Institutional Asset Management LLC
You can access a more recently updated list of recent conference sponsors on Focus' website through the following link:

https://focusfinancialpartners.com/conference-sponsors/

A number of our principals may be eligible for additional compensation from our indirect parent company, Focus Financial Partners, LLC (or one of its affiliates), depending on the performance of Kovitz. Eligibility will be determined based on all or a portion of Kovitz’s cumulative earnings. This potential for increased compensation provides an incentive for these principals to encourage you to maintain and even increase the size of your investment account with us.

Kovitz receives an administrative service fee from a private equity firm, Chicago Capital Partners Management, LLC (CCP Manager), for services provided to the funds managed by CCP Manager. CCP Manager is managed and majority-owned by certain executive officers of Kovitz. Kovitz’s fee is based on a percentage of assets within the funds for which we provide administrative services. This is a conflict of interest for Kovitz as we receive more compensation in relation to referrals, we make to CCP Manager for investment in their funds. Kovitz limits this conflict by only referring those clients that the CCP Manager funds are suitable for and are in line with the agreed upon asset allocation.

**Business Relationships**

Kovitz refers clients to IFAM for retirement plan services. The affiliation between Kovitz and IFAM is disclosed to the plans referred by Kovitz. Referred retirement plans are not obligated to engage with IFAM and can choose to select a different investment adviser to manage their relationship.

**ITEM 15. CUSTODY**

We have the authority to direct our clients’ brokers or custodians to pay us our management fees directly from client accounts. As we described in the section above entitled “Review of Accounts,” clients receive periodic account statements and trade confirmations directly from their broker and/or custodian of their assets. We also directly provide account statements and other reports to certain clients on a periodic basis. We urge our clients to carefully review the statements they receive and to compare the statements we provide with the statements they receive directly from their broker or custodian.

While we generally avoid obtaining the authority to hold or obtain possession of client funds or securities in connection with the advisory services we provide to clients, we do have custody in the following ways:

**TRUSTEESHIPS; FAMILY OFFICE SERVICES; STANDING LETTERS OF AUTHORIZATION**

- Our employees occasionally serve as trustee (or co-trustee) of client trust accounts to which we provide advisory services. In cases where the trusteeship did not result from Kovitz providing advisory services to the client over time (such as family relationships, or other relationships that pre-date the client’s and employee’s association with Kovitz), the firm does not claim custody over these client trusts (based on SEC guidance). On the other hand, in cases where the trusteeship resulted from Kovitz providing advisory services to the client trust over time, Kovitz considers this to be “custody” of client trust assets.
Also, as described above in the section entitled, “Item 4. Kovitz’s Investment Advisory Business,” the firm provides “Family Office Services” to certain clients. As part of this segment of the business, the firm provides bill paying services, and assists with asset movement requests from clients. In carrying out the activities of the Family Office Services, firm employees have full electronic access (rather than limited, “trading-only,” or “read-only” access) to certain clients’ bank accounts and securities accounts for purposes of entering transactions. This is considered “custody” of client assets. We have various controls in place to monitor and supervise such activity. In addition, we have engaged a third-party accounting firm to conduct surprise exams of the applicable client accounts, as required by SEC rules.

Kovitz also allows clients to setup standing letters of authorization (SLOAs) on their accounts. These SLOAs allow clients to distribute funds via various methods (check, wire, etc.) to an established recipient. The SLOAs that are established are a mix of first party (same name on both accounts) or third party (to different account name than the delivering account) instructions. In instances where the SLOA is directed to a third party, Kovitz is deemed to have custody. Kovitz additionally has reviewed the details of the SLOAs and has noted those that fall within the SEC’s safe harbor of meeting seven specific conditions required to not be part of an annual surprise examination, namely not directed to Kovitz or a related party. Kovitz has various controls around the processing and monitoring of SLOA activity. Additionally, the accounts that are required to be part of the surprise examination due to the third-party SLOA are included in the scope of that annual requirement along with the other “custody” accounts.

AFFILIATED PRIVATE PLACEMENTS

We have custody of the assets in our affiliated hedge funds because we are the general partner of such funds. We also have custody of the funds and securities of an affiliated real estate fund as the “managing member” of the fund is controlled by the same executive officers of Kovitz. As such, we have control over the trading and movement of assets in and out of such funds. We have various controls in place to protect the assets in such funds. We use an independent third party to administer the hedge funds and the real estate fund, and to provide statements to the fund investors on a periodic basis. In addition, we use an independent accounting firm to audit the financial statements of our hedge funds and the real estate fund on an annual basis. We then distribute the auditor’s reports to the funds’ underlying investors, as required by SEC rules.

ITEM 16. INVESTMENT DISCRETION

We provide discretionary investment management services to our clients. This means that when clients hire us, they give us trading authorization. We do not need specific approval from clients each time we decide to purchase or sell securities in the accounts that we manage for them. The discretionary authority allows Kovitz to determine third-party managers to be used for Client accounts. Clients give us discretionary trading authority by executing our investment advisory agreement when they hire us to manage their assets.

As we have described in the section above entitled “Item 4. Kovitz’s Investment Advisory Business,” clients can limit our trading authority by restricting us from purchasing or selling certain securities.
ITEM 17. VOTING CLIENT SECURITIES

PROXIES
We are responsible for voting client securities (proxies) held in individual client accounts if we specifically agree to accept this authority and responsibility in writing (although clients may always contact us with questions on proxy matters). Where we have not accepted that authority, Clients typically receive voting and proxy information directly from the issuers of the securities in their accounts.

For institutional clients, including registered investment companies’ clients such as EQTY, the Al Frank Fund, and CAPOX, and in connection with model, wrap fee, or other similar relationships, we are similarly responsible for voting proxies if the client or sponsor, etc., delegates, and we agree to accept, such authority.

We have adopted proxy voting policies and procedures designed to ensure that we vote proxies in the best interest of clients and that we provide clients with information about how their proxies are voted. In light of our fiduciary duty to clients, and given the complexity of the issues that may be raised with proxy votes, we have retained an independent, third-party proxy voting service provider to assist with the voting of client proxies. The proxy voting service provider specializes in providing a variety of fiduciary-level proxy-related services to institutional investment managers. The services provided to us include in-depth research, voting recommendations, vote execution and recordkeeping.

We use reasonable best efforts to periodically reconcile available votes or votes cast by the proxy voting service provider against shares held in client accounts to assess whether we are receiving and voting proxies for those clients and relationships for which it has voting authority.

We acknowledge that conflicts of interest can arise which can affect how we vote proxies. We address conflicts of interest by first determining whether or not we have a material business relationship with the issuer. We then work with our third-party proxy voting service provider to determine whether or not it intends to vote on the specific matter. We may then “override” the provider’s vote instruction, or otherwise instruct the provider to vote in a certain way that is, in our judgment, consistent with our clients’ best interests.

We serve as general partner of our affiliated hedge funds. As such, we have authority to vote securities held by such entities. We do not, however, as a general matter, exercise our authority to vote proxies on such funds’ behalf.

We will provide a copy of our Proxy Voting Policy to our clients or prospective clients upon their request.

CLASS ACTION CLAIMS – GENERAL
As is outlined in our standard investment advisory agreement, Kovitz, generally handles filing of class action claims on behalf of clients. Kovitz has hired a third-party vendor to assist with monitoring, filing, and distributing of funds to clients, where applicable.

ITEM 18. FINANCIAL INFORMATION

Not applicable.
KOVITZ INVESTMENT GROUP PARTNERS, LLC
DISCLOSURE BROCHURE
(FORM ADV PART 2B)

March 31, 2023

71 S. Wacker Dr.
Suite 1860
Chicago, IL 60606

(312) 334-7300

The following Brochure Supplement provides information about certain of Kovitz Investment Group Partners, LLC’s (Kovitz) personnel that supplements the Kovitz Disclosure Brochure. You should have received a copy of that Disclosure Brochure. Please contact the firm’s Compliance Department (312-334-7337 or compliance@kovitz.com), if you did not receive a Disclosure Brochure or if you have any questions about the contents of these Brochure Supplements.

Additional information about Kovitz also is available on the SEC’s website at

www.adviserinfo.sec.gov
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<td>ROBERT S. BURNSTINE</td>
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<td>EDWARD W. EDENS</td>
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<td>AMANDA L. FALKUM</td>
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<td>SKIP W. GIANOPULOS, JR.</td>
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<td>WILLIAM E. GRANT</td>
<td>312-673-7179</td>
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<td>KATE E. JONYNAS</td>
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<td>MITCHELL A. KOVITZ</td>
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<td>MICHAEL T. KRACHEY</td>
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<td>MICHAEL R. MARCISZEWSKI</td>
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<td>DANIEL T. MURPHY</td>
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<td>KENDALL M. NAVIN</td>
<td>312-334-7348</td>
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<td>JACK L. NEWMAN</td>
<td>847-317-9350</td>
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<td>CHRISTOPHER J. NICHOLSON</td>
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<td>ANDREW NOVAK</td>
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<td>CHRISTOPHER QUIGLEY</td>
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<td>MARK C. ROSLAND</td>
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<td>JONATHAN A. SHAPIRO</td>
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<td>BRUCE A. WEININGER</td>
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BROCHURE SUPPLEMENT DISCLOSURE DEFINITIONS

SUPERVISED PERSONS: Those who formulate investment advice and have direct client contact; or those who have discretionary authority over a client’s assets even if they have no direct client contact.

EDUCATIONAL BACKGROUND: Describes the supervised person’s post-high school education.

BUSINESS BACKGROUND: Describes the supervised person’s business experience for the past five years. To the extent applicable, supervised persons listed herein were previously employed by Kovitz Investment Group, LLC. Effective January 1, 2016, Kovitz Investment Group, LLC underwent an organizational change, and such supervised persons are now employees and investment advisor representatives of Kovitz Investment Group Partners, LLC (“Kovitz”).

DISCIPLINARY INFORMATION: Disclosure of any legal or disciplinary event that is material, and includes certain disciplinary events that are presumed to be material to such an evaluation if they occurred during the last 10 years.

OTHER BUSINESS ACTIVITIES: Describes the supervised individual’s business activities aside from his/her Kovitz employment, and any material conflicts of interest that result from such participation. Descriptions include information about any compensation – bonus or non-cash – that the supervised individual receives based on the sales of securities or other investment products, as well as an explanation of the incentives this type of compensation creates.

ADDITIONAL COMPENSATION: Describes any arrangements in which someone other than the client provides the supervised individual an economic benefit, such as a sales award or other prize, for providing advisory services.

SUPERVISOR: Describes how Kovitz supervises the supervised individual, including how Kovitz monitors the advice provided to the client by the supervised individual, and the supervisor responsible for those reviews.

AFFILIATED-FIRM DISCLOSURE

Kovitz, and several of the supervised individuals listed in this brochure also manage, sponsor or participate in affiliated hedge funds and other private placements available for investment by advisory clients. These investments charge performance-based fees. This is a conflict of interest because the supervised person and Kovitz could have an incentive to favor these hedge funds and other private placements over advisory clients or other investments that do not pay such fees. We believe we have addressed these conflicts because neither the supervised person nor Kovitz exercises discretion in placing advisory clients in affiliated hedge fund or private placements. In addition, because Kovitz employees can receive a portion of the fees that such hedge funds and private placements pay to Kovitz, they have an incentive to grow their clients’ assets over time.
SUPERVISED PERSONS:

MARY E. ANDERSON

312-334-7355

ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Mary E. Anderson, MA, MBA
Year of Birth: 1948
Marquette University, Milwaukee, WI – Degree: Bachelor of Arts (BA) 1970
Carlson School of Management, University of Minnesota, Minneapolis, MN – Degree: Master of Business Administration, Concentration in Finance (MBA) 1982
University of Wisconsin – Milwaukee, Milwaukee, WI – Degree: Master of Arts (MA) 1976
Kovitz Investment Group Partners, LLC, Chicago, IL (Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Senior Financial Advisor) 2007 –2015
Kovitz Securities, LLC, Chicago, IL (Senior Financial Advisor) 2007 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Ms. Anderson’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Ms. Anderson with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Jenny P. Boyke, MAS, CPA, CFP
Year of Birth: 1976
Northern Illinois University, DeKalb, IL – Degree: Bachelor of Science in Accounting (BS) 1998
Northern Illinois University, DeKalb, IL – Degree: Master of Accounting Science (Specialization in Taxation) (MAS) 1999
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Senior Financial Advisor) 2007 – 2015
Kovitz Securities, LLC, Chicago, IL (Senior Financial Advisor) 2007 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
Ms. Boyke provides non-investment related tax return preparation services for compensation on a limited basis in a capacity unrelated to her position at Kovitz. Also, please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Ms. Boyke’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Ms. Boyke with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Marc S. Brenner, CPA; JD
Year of Birth: 1963
University of Illinois, Urbana, IL – Degree: Bachelor of Science in Accounting (BS) 1985
University of Chicago, Chicago, IL – Degree: Juris Doctor (JD) 1988
Kovitz Investment Group Partners, LLC, Chicago, IL (Founder, Principal) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Founder, Principal, President) 2003 – 2015
Kovitz Securities, LLC, Chicago, IL (Founder, Principal) 2003 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see above Affiliated-Firm Disclosure

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Brenner’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm’s investment committee and supervises Mr. Brenner with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
G. Scott Brown, CPA, CFP®
Year of Birth: 1977
Colgate University, Hamilton, NY – Degree: Bachelor of Arts in International Relations Accounting (BA) 2000
DePaul University, Chicago, IL – Degree: Master of Business Administration in Finance and Marketing (MBA) 2004
Kovitz Investment Group Partners, LLC, Chicago, IL (Wealth Advisor) 2019 – Present
Kovitz Securities, LLC, Chicago, IL (Financial Advisor) 2010 – 2020
JMG Financial Group, Downers Grove, IL (Associate Advisor) 2018 – 2019
Northern Trust Co., Chicago, IL (Senior Tax Administrator) 2013 – 2018

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None.

ITEM 5. ADDITIONAL COMPENSATION
None – please see above Affiliated-Firm Disclosure

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Brown’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Brown with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
John Buckingham
Year of Birth: 1965
University of Southern California, Los Angeles, CA – Degree: Bachelor of Science in Computer Science (BS) 1987
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Portfolio Manager) 2018 – Present
AFAM Capital, Inc., Austin, TX (Chief Investment Officer, Chief Portfolio Manager) 1987–2018

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None.

ITEM 5. ADDITIONAL COMPENSATION
None.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Buckingham’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm’s investment committee and supervises Mr. Buckingham with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Robert S. Burnstine, JD
Year of Birth: 1964
University of Michigan, Ann Arbor, MI – Degree: Bachelor of Business Administration (BBA) 1986
Harvard University, Cambridge, MA – Degree: Juris Doctor (JD) 1989
Kovitz Investment Group Partners, LLC, Chicago, IL (Portfolio Manager) 2017 – Present
Kovitz Securities, LLC, Chicago, IL (Registered Representative) 2017 – 2020
Fairpointe Capital, LLC, Chicago, IL (President) 2011 – 2017
Harris Associates, L.P., Chicago, IL (Portfolio Manager / Analyst) 2001 – 2011

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Burnstine’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm’s investment committee and supervises Mr. Burnstine with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
David A. Castro, CFP
Year of Birth: 1988
DePaul University, Chicago, IL – Degree: Bachelor of Science in Finance (BS) 2010
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Financial Advisor) 2013 – 2015
Kovitz Securities, LLC, Chicago, IL (Financial Advisor) 2013 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Castro’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Castro with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Jason R. Clark, CFA®
Year of Birth: 1971
University of West Florida, Pensacola, FL – Degree: Bachelor of Arts in Finance (BA) 2001
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Portfolio Manager) 2018 – Present
AFAM Capital, Inc., Austin, TX (Vice President, Senior Portfolio Manager) 2007 – 2018

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None.

ITEM 5. ADDITIONAL COMPENSATION
None.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Clark’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the investment recommendations of the Orange County division of Kovitz, and supervises Mr. Clark with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
John J. Conway, CRPC®
Year of Birth: 1964
Attended Winona State University, Winona, MN
Kovitz Investment Group Partners, LLC, Chicago, IL (Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Senior Financial Advisor) 2003 – 2015
Kovitz Securities, LLC, Chicago, IL (Senior Financial Advisor) 2003 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Conway’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Conway with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Peter C. Crowell, CFP®
Year of Birth: 1983
Moody Bible Institute, Chicago, IL – Degree: Bachelor of Science in Liberal Arts (BS) 2005
University of Missouri – Kansas City, Kansas City, MO – Degree: Master of Business Administration in Finance (MBA) 2014
Kovitz Investment Group Partners, LLC, Chicago, IL (Senior Wealth Advisor) 2019 – Present
Northern Trust Co., Chicago, IL (Wealth Advisor) 2014 – 2019

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None.

ITEM 5. ADDITIONAL COMPENSATION
None.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Crowell’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Crowell with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Edward W. Edens, MBA, CFP®
Year of Birth: 1964
Augustana College, Rock Island, IL – Degree: Bachelor of Arts in Business Administration and Finance (BA) 1986
DePaul University, Chicago, IL – Degree: Master of Business Administration in Finance (MBA) 1997
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Senior Financial Advisor) 2005 – 2015
Kovitz Securities, LLC, Chicago, IL (Senior Financial Advisor) 2005 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Edens' advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm's advisory representatives and supervises Mr. Edens with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Bryan L. Engler, CFA™
Year of Birth: 1983
Tulane University, New Orleans, LA – Degree: Bachelor of Arts in Political Science (BA) 2005
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Portfolio Manager) 2019 – Present
Great Lakes Advisors (Senior Research Analyst) 2011 – 2019

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None.

ITEM 5. ADDITIONAL COMPENSATION
None.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Engler’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm’s investment committee and supervises Mr. Engler with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Amanda L. Falkum, CFP®
Year of Birth: 1979
University of Wisconsin, Madison, WI – Degree: Bachelor of Science in Personal Finance (BS) 2001
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Senior Financial Advisor) 2008 – 2015
Kovitz Securities, LLC, Chicago, IL (Senior Financial Advisor) 2008 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Ms. Falkum’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Ms. Falkum with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Harold (Skip) W. Gianopulos, Jr., JD, CFP²
Year of Birth: 1965
Taylor University, Upland, IN – Degree: Bachelor of Science in Business Administration and Computer Information Systems Analysis (BS) 1987
John Marshall Law School, Chicago, IL – Degree: Juris Doctor (JD) 1999 and Master’s in Taxation (LLM) 2005
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Principal, Vice President, Senior Financial Advisor) 2005 – 2015
Kovitz Securities, LLC, Chicago, IL (Principal, Vice President) 2005 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
Mr. Gianopulos is the manager of Hough Street Holdings, LLC (Hough). Mr. Gianopulos formed Hough solely to hold a personal real estate investment. There are no perceived conflicts of interest presented by Mr. Gianopulos’ involvement with Hough and his positions with Kovitz and its affiliates. Mr. Gianopulos does not spend material time or effort with Hough. Also, please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Gianopulos’ advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Gianopulos with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
William E. Grant, CFP
Year of Birth: 1995
Miami University, Oxford, OH – Degree: Bachelor of Science (BS) in Finance 2017
Kovitz Investment Group Partners, LLC, Chicago, IL (Wealth Planner) 2021 – Present
BCU Wealth Advisors, LLC, Vernon Hills, IL (Associate Financial Advisor) 2016-2021

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Grant's advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm's advisory representatives and supervises Mr. Grant with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Mitchell P. Hamer, CFP®
Year of Birth: 1988
University of Illinois, Urbana, IL – Degree: Bachelor of Science in Psychology (BS) 2010
Kovitz Investment Group Partners, LLC, Chicago, IL (WealthAdvisor) 2019 – Present
Kovitz Securities, LLC, Chicago, IL (Financial Advisor) 2019 – 2020
Asset Management Group/Sunset Partners Capital Management (Associate) 2013 – 2019

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Hamer’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Hamer with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Joel D. Hirsh, CFA³³
Year of Birth: 1982
University of Michigan, Ann Arbor, MI – Degree: Bachelor of Arts (BA) 2004
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Co-Chief Investment Officer, Portfolio Manager) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Principal, Portfolio Manager) 2006 – 2015
Kovitz Securities LLC, Chicago, IL 2006 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
Mr. Hirsh, and certain other executive officers of Kovitz, receive compensation and other consideration from the owner of Kovitz that varies based on the overall performance of Kovitz. Please also see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Hirsh’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm’s investment committee and supervises Mr. Hirsh with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Deborah A. Hopkins, MBA, CFP
Year of Birth: 1963
University of Illinois, Urbana, IL – Degree: Bachelor of Science (BS) 1986
Kellogg Graduate School of Management at Northwestern University, Chicago, IL – Degree: Master of Business Administration in Finance (MBA) 1991
Kovitz Investment Group Partners, LLC, Chicago, IL (Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Senior Financial Advisor) 2011 – 2015
Kovitz Securities, LLC, Chicago, IL (Senior Financial Advisor) 2011 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see above the Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Ms. Hopkins’ advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Ms. Hopkins with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Joel M. Hunter, CFP®
Year of Birth: 1990
Ohio State University, Columbus, OH – Degree: Bachelor of Science in Financial Planning (BS) 2013
Kovitz Investment Group Partners, LLC, Chicago, IL (Wealth Advisor) 2018 – Present
Kovitz Securities, LLC, Chicago, IL (Financial Advisor) 2018 – 2020
Trinity Financial Advisors, LLC, Chicago, IL (Financial Planner) 2013 – 2018

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Hunter’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Hunter with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Kate E. Jonynas, CFP®
Year of Birth: 1986
DePaul University, Chicago, IL – Degree: Bachelor of Science in Economics (BS) 2008
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Financial Advisor) 2008 – 2015
Kovitz Securities, LLC, Chicago, IL (Financial Advisor) 2008 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Ms. Jonynas' advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm's advisory representatives and supervises Ms. Jonynas with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Mitchell A. Kovitz, CFA®️, CPA®️
Year of Birth: 1964
University of Illinois, Urbana, IL – Degrees: Bachelor of Science in Accounting (BS) 1986, Master’s in Taxation 1987
Kovitz Investment Group Partners, LLC, Chicago, IL (Founder, Principal, CEO, Co-Chief Investment Officer, Portfolio Manager) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Founder, Principal, CEO, Co-Chief Investment Officer, Portfolio Manager) 2003 – 2015
Kovitz Securities, LLC, Chicago, IL (Founder, Principal, CEO) 2003–2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
Mr. Kovitz, and certain other executive officers of Kovitz, receive compensation and other consideration from the owner of Kovitz that varies based on the overall performance of Kovitz. Please also see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Robert A. Contreras, Co-President, 312-334-7338, and Theodore J. Rupp, Co-President, 312-334-7317, are responsible for supervising Mr. Kovitz’s advisory activities on behalf of Kovitz. Messrs. Contreras and Rupp are responsible for all operations of the firm. Additionally, Mr. Kovitz’s investment management and client service activities are reviewed by other firm principals as part of the firm’s supervisory policies.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Michael T. Krachey, CFA³
Year of Birth: 1976
University of Wisconsin, Madison, WI – Degree: Bachelor of Business Administration (BBA) 1999
Kovitz Investment Group Partners, LLC, Chicago, IL (Assistant Portfolio Manager) 2019 – Present
Northern Capital Management, LLC (Assistant Portfolio Manager) 2003 – 2018

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None.

ITEM 5. ADDITIONAL COMPENSATION
None.

ITEM 6. SUPERVISION
Daniel T. Murphy, Principal, 608-828-8104, is responsible for supervising Mr. Krachey’s advisory activities on behalf of Kovitz. Mr. Murphy is responsible for the investment recommendations of the Madison division of Kovitz, and supervises Mr. Krachey with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Michael Marciszewski, CFP²
Year of Birth: 1994
DePaul University, Chicago, IL – Degree: Bachelor of Science (BS) in Finance and Accounting 2016
Kovitz Investment Group Partners, LLC, Chicago, IL (Associate Wealth Advisor) 2021 – Present
The Ayco Company, L.P., Deerfield, IL (Financial Planner) 2017-2021

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Marciszewski’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Marciszewski with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Daniel T. Murphy, CFA®
Year of Birth: 1963
University of Wisconsin, Madison, WI – Degree: Bachelor of Business Administration (BBA) 1986
University of Wisconsin, Madison, WI – Degree: Master of Business Administration – Finance and Investments (MBA) 1988
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Portfolio Manager) 2019 – Present
Northern Capital Management, LLC (Managing Partner) 1995 – 2018

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None.

ITEM 5. ADDITIONAL COMPENSATION
None.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Murphy's advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm's investment committee and supervises Mr. Murphy with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Kendall M. Navin
Year of Birth: 1994
DePaul University, Chicago, IL – Degree: Bachelor of Science (BS) in Finance 2016
Kovitz Investment Group Partners, LLC, Chicago, IL (Wealth Advisor) 2020 – Present
The Ayco Company, L.P., Deerfield, IL (Financial Planner) 2017-2020
Managed Accounts Research Inc., Chicago, IL (Managed Futures Associate) 2016-2017

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Ms. Navin’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Ms. Navin with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Jack L. Newman
Year of Birth: 1963
University of Illinois, Urbana, IL – Degree: Bachelor of Science (BS) in Marketing 1985
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2023 – Present
Newman Schimel, LLC (Owner and Investment Adviser Representative) 2007 – 2023
Mesirow Financial Inc. (Managing Director) 1999 - 2007

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Newman’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Newman with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Christopher J. Nicholson, CFP®
Year of Birth: 1987
University of Iowa, Iowa City, IA – Degree: Bachelor of Science (BS) 2008
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Financial Advisor) 2014 – 2015
Kovitz Securities, LLC, Chicago, IL (Financial Advisor) 2014 – 2020
JMG Financial Group, Ltd., Oak Brook, IL (Financial Planning Assistant) 2010 – 2014

ITEM 3. DISCIPLINARY INFORMATION

No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES

None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION

None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION

Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Nicholson’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Nicholson with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Andrew Novak, CFP®
Year of Birth: 1992
University of Dayton, Dayton, OH – Degree: Bachelor of Science (BS) in Business Administration in Accounting & Entrepreneurship 2015
Kovitz Investment Group Partners, LLC, Chicago, IL (Wealth Advisor) 2020 – Present
Mesirow Financial, Inc., Highland Park, IL (Wealth Specialist) 2018 - 2020
Balasa Dinverno Foltz LLC, Itasca, IL (Senior Financial Planner) 2016 – 2018
Edward Jones, Naperville, IL (Financial Advisor) 2015-2016

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Novak’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Novak with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Jason M. Petitte, CFA
Year of Birth: 1980
DePaul University, Chicago, IL – Degree: Bachelor of Science (BS) 2002
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Research Analyst) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Senior Analyst) 2005 – 2015
Kovitz Securities, LLC, Chicago, IL (Analyst, Trader) 2005 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO, and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Petitte’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm’s investment committee and supervises Mr. Petitte with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Christopher Quigley
Year of Birth: 1989
University of Southern California, Los Angeles, CA – Degree: Bachelor of Arts in Economics (BA) 2011
Kovitz Investment Group Partners, LLC, Chicago, IL (Senior Research Analyst) 2018 – Present
AFAM Capital, Inc., Austin, TX (Senior Research Analyst) 2011 – 2018

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITITES
None.

ITEM 5. ADDITIONAL COMPENSATION
None.

ITEM 6. SUPERVISION
Jason R. Clark, Principal, 949-424-1013, is responsible for supervising Mr. Quigley’s advisory activities on behalf of Kovitz. Mr. Clark is responsible for the investment recommendations of the Orange County division of Kovitz, and supervises Mr. Quigley with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
John E. Roessler, CPA CFP®
Year of Birth: 1968
University of Michigan, Ann Arbor, MI – Degree: Bachelor of Arts in History (BA) 1990
Kovitz Investment Group Partners, LLC, Chicago, IL (Senior Wealth Planner) 2018 – Present
Kovitz Securities, LLC, Chicago, IL (Financial Advisor) 2018 – 2020
Firstwave Financial, Inc., Satellite Beach, FL (Wealth Coach) 2015 – 2017
BKD Wealth Advisors, LLC, Indianapolis, IN (Advisor) 2014 – 2015
Budros, Ruhlin & Roe, Inc., Columbus, OH (Senior Financial Planner) 1997 – 2014

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Roessler’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Roessler with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Mark C. Rosland
Year of Birth: 1975
University of Iowa, Iowa City, IL – Degree: Bachelor of Arts (BA) 1997
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Analyst, Trader, Director – Hedge Fund Operations) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Analyst, Trader, Director – Hedge Fund Operations) 2003 – 2015
Kovitz Securities, LLC, Chicago, IL (Analyst, Trader) 2003 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO, and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Rosland’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm’s investment committee and supervises Mr. Rosland with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Jonathan A. Shapiro, MBA, CFA³
Year of Birth: 1964
Carleton College, Northfield, MN – Degree: Bachelor of Arts (BA) 1986
University of Chicago, Chicago, IL – Degree: Master of Business Administration (MBA) 1997
Kovitz Investment Group Partners, LLC, Chicago, IL (Founder, Principal, Vice President, Portfolio Manager) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Founder, Principal, Vice President, Co-Chief Investment Officer, Portfolio Manager) 2003 – 2015
Kovitz Securities, LLC, Chicago, IL (Founder, Principal, Vice President) 2003 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
Mr. Shapiro, and certain other executive officers of Kovitz, receive compensation and other consideration from the owner of Kovitz that varies based on the overall performance of Kovitz. Please also see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Shapiro’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm’s investment committee and supervises Mr. Shapiro with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Lance J. Sherry, CFP®
Year of Birth: 1986
University of Illinois, Urbana, IL – Degree: Bachelor of Arts in History (BA) 2009
John Marshall Law School, Chicago, IL – Degree: Juris Doctor (JD) 2013
Kovitz Investment Group Partners, LLC, Chicago, IL (Wealth Advisor) 2021 – Present
Fifth Third Private Bank, Chicago, IL (Wealth Planner) 2017 – 2021
Bank of America Private Bank, Chicago, IL (Wealth Strategies Analyst) 2016 - 2017

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mark C. Rosland, Principal, 312-334-7322, is responsible for supervising Mr. Sherry’s advisory activities on behalf of Kovitz. Mr. Rosland is responsible for the activities of the firm’s advisory representatives and supervises Mr. Sherry with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Jonathan Smith, CFP®
Year of Birth: 1987
Concordia University, Mequon, WI – Degree: Bachelor of Arts in Secondary Education/Math (BA) 2011
Kovitz Investment Group Partners, LLC, Chicago, IL (Wealth Advisor) 2021 – Present
Johnson Financial Group, Madison, WI (VP Wealth Advisor) 2013 – 2021
Wells Fargo Bank, Dodgeville, WI (Branch Manager) 2011 – 2013

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None.

ITEM 5. ADDITIONAL COMPENSATION
None.

ITEM 6. SUPERVISION
Daniel T. Murphy, Principal, 608-828-8104, is responsible for supervising Mr. Smith's advisory activities on behalf of Kovitz. Mr. Murphy is responsible for the investment recommendations of the Madison division of Kovitz, and supervises Mr. Smith with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Jesse L. Stumpf, CFA®
Year of Birth: 1988
University of Illinois, Urbana, IL – Degree: Bachelor of Science in Finance (BS) 2010
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Director – Fixed Income) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Analyst) 2012 – 2015
Kovitz Securities, LLC, Chicago, IL (Analyst) 2012 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Mitchell A. Kovitz, Principal, CEO and Co-Chief Investment Officer, 312-334-7301, is responsible for supervising Mr. Stumpf’s advisory activities on behalf of Kovitz. Mr. Kovitz is responsible for the operations of the firm’s investment committee and supervises Mr. Stumpf with respect to formulating investment advice for Kovitz advisory clients.
8000 Excelsior Drive, Suite 201
Madison, WI 53717

ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Carol J. Vander Sluis
Year of Birth: 1966
University of Wisconsin-Madison, Madison, WI – Degree: Bachelor in Science (BS) in Finance 1988
Georgia State University, Atlanta, GA - Degree: Master of Business Administration (MBA) 1992
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2019– Present
Nuveen/Winslow Capital Management (Senior Director, Marketing) 2017 - 2019
Madison Investment Advisors, LLC, Madison, WI (Vice President) 2009 - 2015
Madison Asset Management, Madison, WI (Vice President) 2009 - 2015

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Daniel T. Murphy, Principal, 608-828-8104, is responsible for supervising Ms. Vander Sluis’s advisory activities on behalf of Kovitz. Mr. Murphy is responsible for the investment recommendations of the Madison division of Kovitz, and supervises Ms. Vander Sluis with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Zachary W. Tart
Year of Birth: 1988
North Carolina State University, Raleigh, NC – Degree: Bachelor of Science (BS) in Ag Business Management 2011
Kovitz Investment Group Partners, LLC, Chicago, IL (Portfolio and Research Associate) 2019 – Present
Wells Fargo Advisors Financial Network, LLC, Aliso Viejo, CA (Wealth Associate) 2017 -2019
USAA Financial Advisors, Inc., Tampa, FL (Specialized Investment Services Representative) 2013 -2015

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Jason R. Clark, Principal, 949-424-1013, is responsible for supervising Mr. Tart’s advisory activities on behalf of Kovitz. Mr. Clark is responsible for the investment recommendations of the Orange County division of Kovitz, and supervises Mr. Tart with respect to formulating investment advice for Kovitz advisory clients.
ITEM 2. EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE
Bruce A. Weininger, CPA; CFP
Year of Birth: 1964
University of Illinois, Urbana, IL – Degree: Bachelor of Science (BS) 1986
Kovitz Investment Group Partners, LLC, Chicago, IL (Principal, Senior Wealth Advisor) 2016 – Present
Kovitz Investment Group, LLC, Chicago, IL (Principal, Vice President, Senior Financial Advisor) 2004 – 2015
Kovitz Securities, LLC, Chicago, IL (Principal, Vice President) 2004 – 2020

ITEM 3. DISCIPLINARY INFORMATION
No information is applicable to this Item.

ITEM 4. OTHER BUSINESS ACTIVITIES
None – please see the above Affiliated-Firm Disclosure.

ITEM 5. ADDITIONAL COMPENSATION
None – please see the above Affiliated-Firm Disclosure.

ITEM 6. SUPERVISION
Robert A. Contreras, Co-President, 312-334-7338, and Theodore J. Rupp, Co-President, 312-334-7317, are responsible for supervising Mr. Weininger’s advisory activities on behalf of Kovitz. Messrs. Contreras and Rupp are responsible for all operations of the firm.
DESIGNATION DISCLOSURES

1 ABOUT THE CPA PROFESSIONAL DESIGNATION
CPA stands for Certified Public Accountant. The American Institute of Certified Public Accountants and/or the comparable state organization issues the designation. Generally, the CPA candidate must have a bachelor’s degree with 120 hours semester hours, pass the Uniform CPA Exam, attain relevant work experience, and meet additional continuing education requirements. Please refer to the AICPA, www.aicpa.org, for additional information.

2 ABOUT THE CFP® PROFESSIONAL DESIGNATION
CFP® stands for Certified Financial Planner. The Certified Financial Planner Board of Standards, Inc. (CFP Board) issues the designation. To attain the right to use the CFP® marks, an individual must satisfactorily fulfill the following requirements:

♦ Education – Complete an advanced college-level course of study addressing the financial planning subject areas that CFP Board studies have determined as necessary for the competent and professional delivery of financial planning services, and attain a Bachelor’s Degree from a regionally accredited United States college or university (or its equivalent from a foreign university). The CFP Board’s financial planning subject areas include insurance planning and risk management, employee benefits planning, investment planning, income tax planning, retirement planning, and estate planning.
♦ Examination – Pass the comprehensive CFP® Certification Examination. The examination, administered in 10 hours over a two-day period, includes case studies and client scenarios designed to test one’s ability to correctly diagnose financial planning issues and apply one’s knowledge of financial planning to real world circumstances.
♦ Experience – Complete at least three years of full-time financial planning-related experience (or the equivalent, measured as 2,000 hours per year).
♦ Ethics – Agree to be bound by CFP Board’s Standards of Professional Conduct, a set of documents outlining the ethical and practice standards for CFP® professionals.

Individuals who become certified must complete the following ongoing education and ethics requirements in order to maintain the right to continue to use the CFP® marks:

♦ Continuing Education – Complete 30 hours of continuing education hours every two years, including two hours on the Code of Ethics and other parts of the Standards of Professional Conduct, to maintain competence and keep up with developments in the financial planning field.
♦ Ethics – Renew an agreement to be bound by the Standards of Professional Conduct. The Standards prominently require that CFP® professionals provide financial planning services at a fiduciary standard of care. This means CFP® professionals must provide financial planning services in the best interests of their clients.

Please refer to the CFP Board, www.cfp.net, for additional information.

3 ABOUT THE CFA® PROFESSIONAL DESIGNATION:
CFA® stands for Chartered Financial Analyst. The CFA® Institute issues the designation. Generally, the CFA® candidate must either have an undergraduate degree and four years of professional experience involving investment decision making, or four years qualified work experience. The CFA® candidate must also undertake a self-study program consisting of 250 hours of study for each of the three “levels” of the CFA® and must pass three course exams. Please refer to the CFA® Institute, www.cfainstitute.org, for additional information.
4 ABOUT THE CRPC® PROFESSIONAL DESIGNATION
CRPC® stands for Chartered Retirement Planning Counselor. The College for Financial Planning issues the designation. To obtain the right to use the CRPC® mark, an individual must satisfactorily fulfill the following requirements:

- Education – online instructor led self-study course.
- Examination – Pass a final designation, online, closed-book, proctored exam.

Individuals who become certified must complete 16 hours of continuing education every two years. Please refer to the College for Financial Planning, www.cfpinfo.com for additional information.

5 ABOUT THE CTFA DESIGNATION
CTFA stands for Certified Trust and Financial Advisor. The American Bankers Association issues the designation. Generally, the CTFA candidate must have a combination of relevant professional work experience in wealth management, complete training programs administered by the Institute of Certified Bankers (a subsidiary of the American Bankers Association), and pass a written examination. Please refer to the American Bankers Association, www.aban.com, for additional information.
**FACTS**

**WHAT DOES KOVITZ INVESTMENT GROUP PARTNERS, LLC (“KOVITZ”) DO WITH YOUR PERSONAL INFORMATION?**

<table>
<thead>
<tr>
<th>Why?</th>
<th>Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.</th>
</tr>
</thead>
<tbody>
<tr>
<td>What?</td>
<td>The types of personal information we collect and share depend on the product or service you have with us. This information can include:</td>
</tr>
<tr>
<td></td>
<td>◼ Social Security number and income</td>
</tr>
<tr>
<td></td>
<td>◼ account balances, assets, and transaction history</td>
</tr>
<tr>
<td></td>
<td>◼ investment experience, risk tolerance and account transactions</td>
</tr>
<tr>
<td></td>
<td>When you are no longer our customer, we continue to share your information as described in this notice.</td>
</tr>
<tr>
<td>How?</td>
<td>All financial companies need to share customers’ personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers’ personal information; the reasons Kovitz chooses to share; and whether you can limit this sharing.</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Reasons we can share your personal information</th>
<th>Does Kovitz share?</th>
<th>Can you limit this sharing?</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>For our everyday business purposes</strong>—such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td><strong>For our marketing purposes</strong>—to offer our products and services to you</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td><strong>For joint marketing with other financial companies</strong></td>
<td>No</td>
<td>We don’t share</td>
</tr>
<tr>
<td><strong>For our affiliates’ everyday business purposes</strong>—information about your transactions and experiences</td>
<td>Yes</td>
<td>No</td>
</tr>
<tr>
<td><strong>For our affiliates’ everyday business purposes</strong>—information about your creditworthiness</td>
<td>No</td>
<td>We don’t share</td>
</tr>
<tr>
<td><strong>For nonaffiliates to market to you</strong></td>
<td>No</td>
<td>We don’t share</td>
</tr>
</tbody>
</table>

**Questions?** Call 312-334-7300 or go to www.kovitz.com
### Who we are

| Who is providing this notice? | Kovitz Investment Group Partners, LLC |

### What we do

| How does Kovitz protect my personal information? | To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings. |
| How does Kovitz collect my personal information? | We collect your personal information, for example, when you  
- open an account or give us your income information  
- tell us about your portfolio or make deposits or withdrawals from your account  
- enter into an investment advisory contract with us or provide account information  
- Seek financial advice, show your government-issued ID or make a wire transfer  
We also collect your personal information from other companies. |

| Why can’t I limit all sharing? | Federal law gives you the right to limit only  
- sharing for affiliates’ everyday business purposes—information about your creditworthiness  
- affiliates from using your information to market to you  
- sharing for nonaffiliates to market to you  
State laws and individual companies may give you additional rights to limit sharing. |

### Definitions

| Affiliates | Companies related by common ownership or control. They can be financial and nonfinancial companies.  
- Our affiliates include Focus Operating, LLC, Kovitz Insurance Services, LLC, Origin Investments Group, LLC and Origin Credit Advisers, LLC. |
| Nonaffiliates | Companies not related by common ownership or control. They can be financial and nonfinancial companies.  
- Kovitz does not share with nonaffiliates so they can market to you. |
| Joint marketing | A formal agreement between nonaffiliated financial companies that together market financial products or services to you.  
- Kovitz does not jointly market. |

### Other important information

*If you are a California resident, California law may provide you with additional rights. To learn more about these rights, please access our California Consumer Privacy Act Notice at www.kovitz.com/regulatory-documents/**
PROXY VOTING POLICY AND PROCEDURES

Kovitz acts as investment adviser or sub-adviser for its clients, including private funds, separately managed accounts, investment companies and other commingled investment vehicles (collectively, “clients”). SEC Rule 206(4)-6 requires all registered investment advisers to adopt written procedures to ensure that they vote client securities in the best interest of their clients. Adviser has adopted these proxy voting policies and procedures to help satisfy its duties relating to proxy voting for securities held by its clients. References herein to “proxies” hereafter shall only include those proxies of clients.

Proxy voting decisions will be made in light of the anticipated impact of the vote on the desirability of maintaining an investment in a company, from the viewpoint of the best interests of Adviser's clients, without regard to any other interests. As a matter of policy, Adviser will not be influenced by outside sources whose interests conflict with the interest of its clients. Any conflict of interest will be resolved in the best interest of Adviser's clients.

Procedures

The compliance department shall be responsible for making sure that proxies are voted according to these procedures. Proxies may be voted electronically or by U.S. mail. As proxy ballots are voted, they will be kept on file by the compliance department. With respect to certain accounts, Adviser may not be required to vote proxies.

Adviser has retained independent third-party proxy voting service providers, Institutional Shareholder Services Inc. (“ISS”) and Broadridge Financial Solutions, Inc. (“Broadridge), to assist it in coordinating, administering (including the maintenance of required records), processing and voting of certain client proxies. These services also include proxy voting recommendations and research. As a general rule, ISS and Broadridge will vote proxies in accordance with its recommendations, except in certain circumstances where Adviser determines it is in the best interests of the relevant client to otherwise vote a proxy, and is consistent with this Proxy Voting Policy and Procedures.

In selecting a proxy advisory firm and as a condition for retention of such firm, Adviser will seek to ensure (or reconfirm) that the firm has the capacity, ability and independence necessary to provide recommendations in the best interests of Adviser’s clients. Factors that Adviser considers critical to the employment or retention of a proxy advisory firm include the capabilities of the advisory firm’s personnel, its capacity and competency to adequately analyze proxy issues, its methodologies for assessing proxy voting matters, the manner in which it engages (or chooses not to engage) with issuers, its management, treatment and disclosure of actual and potential conflicts of interest and its propensity to commit (and correct) errors in its recommendations. The compliance department maintains documentation evidencing this review.

Adviser periodically reevaluates the basis of its continuing relationship with ISS and Broadridge. Adviser will review, among other documents and policies, its conflicts of interest disclosures, its approach to how proxies are voted, and other relevant information in seeking to reconfirm that the bases upon which ISS and Broadridge was originally selected remain intact and that the selection of ISS and Broadridge continues to be in clients’ best interests. Adviser also reviews any on-going updates or notices transmitted from ISS and Broadridge that materially modify its approach to proxy voting. In addition, Adviser will review any disclosures from ISS and
Broadridge, or indications from other sources, of material errors, incompleteness or other problems with that
firm’s proxy advice. The compliance department maintains documentation evidencing this review.
Adviser will conduct oversight of third-party research providers that it retains to assist with proxy voting to
determine that proxies continue to be voted in clients’ best interests. Adviser will request that proxy advisory
firm update Adviser regarding relevant business changes (i.e., with respect to the firm’s capacity and competency
to provide proxy voting advice) or conflict policies and procedures. Adviser will use such information to identify
and address conflicts that may arise on an ongoing basis.

Additionally, the compliance department will periodically review the number of ballots for vote versus the
number of client holdings. This review will confirm our third party systems are receiving the appropriate number
of ballots for the accounts we have proxy voting authority over.

Conflicts of Interest

It is the duty of the compliance department to resolve any material conflicts of interest related to proxy voting. A
conflict of interest may exist, for example, if Adviser has a business relationship with (or is actively soliciting
business from) either the company soliciting the proxy or a third party that has a material interest in the outcome
of a proxy vote or that is actively lobbying for a particular outcome of a proxy vote. Any Adviser employee
with knowledge of a potential personal conflict of interest (e.g., familial relationship with company management)
relating to a particular proposal shall disclose that potential conflict to the compliance department and remove
himself or herself from the proxy voting process.

As Adviser utilizes the services of ISS and Broadridge as an independent third party proxy voting service provider,
it generally will be the case that voting proxies in accordance with the recommendations of ISS and Broadridge
will significantly mitigate the risk of a conflict of interest. Where, however, proxies are voted by Adviser contrary
to the recommendations of ISS and Broadridge or where a potential or actual conflict of interest or perceived
conflict of interest has been brought to the attention of or been identified by the compliance department, the
compliance department will assess and address such conflict of interest. Some examples in which potential
conflicts may exist include instances where Adviser or its affiliates also manage the issuer’s pension plan or if a
Supervised Person or a close relative of a Supervised Person has a significant personal or business relationship
with an issuer or an individual director (or directorship candidate), officer (or candidate for corporate office) or
proxy contest participant.

If a conflict of interest arises, Adviser will:

◆ Rely solely on (and vote in accordance with) the recommendations of ISS or Broadridge, as
referredenced above, or other independent third party consulted or engaged (generally or
specifically) for such purpose; OR

◆ Prepare a report that (1) describes the conflict of interest; (2) discusses procedures used to address
such conflict of interest; (3) discloses any contacts from outside parties (other than routine
communications from proxy solicitors) regarding the proposal; and (4) confirms that the
recommendation was made solely on the merits and without regard to any other consideration.
Adviser will retain a copy of such report.

Voting Guidelines
If a client directs Adviser to vote a proxy in a particular way, Adviser will vote the proxy in accordance with the client’s directions, if possible. In the absence of specific voting direction from a client, Adviser will vote proxies in the best interests of the applicable client, which may result in different voting results among clients for proxies for the same issuer.

In seeking to vote proxies in the best interest of its clients (including determining whether it is in the best interest of a client to abstain from voting), Adviser generally is guided by the principle of voting a client proxy in a manner which it believes will maximize value to the client taking into account the nature of the client’s position in the security and underlying investment strategy and thesis, including any material applicable environmental, social and governance factors, and its voting determination also may take into account the following factors, among others:

♦ the cost and practicality of voting;
♦ whether voting the proxy would otherwise be unnecessary or unwarranted for any reason;
♦ whether the proposal relates to a routine corporate housekeeping matter;
♦ whether the proposal was recommended by management and Adviser’s opinion of management;
♦ whether the proposal acts to entrench existing management, makes it more difficult to replace members of the issuer’s board, or implicates other corporate governance matters; and/or
♦ whether the proposal fairly compensates management for past and future performance.

Corporate governance standards, disclosure requirements and the mechanics of voting proxies in foreign markets can vary greatly from U.S. markets. Certain foreign markets impose burdensome or expensive proxy voting requirements on equity holders, which in some instances may outweigh the benefits of voting the relevant proxy. Adviser may abstain or take no action with respect to a foreign proxy if it determines, in its reasonable discretion, that the burdens and costs associated with voting the proxy outweigh the potential benefits to clients.

**Proxy Voting with Respect to Kovitz’s Private Fund Clients**

For most purposes, the firm’s affiliated private funds are each considered a client of Kovitz (the underlying investors in each fund are not considered clients of Kovitz).

Absent extraordinary circumstances (e.g., large ownership percentage holding, significant knowledge about the issue at hand, etc.), Kovitz will not cast proxy votes on behalf of the private funds (when it does vote proxies, Kovitz will generally vote with management). Kovitz believes that investors in the private funds would be better served if Kovitz spent its time managing the investments of the private funds, rather than spending time on analyzing proxy matters.

Generally, the private funds’ investments are generally in large, liquid stocks, and the percentage ownership in portfolio investments/companies by such funds at any given time is not material. Casting votes on behalf of the private funds would have a negligible impact unless a fund held a significant position in a particular company. Given the investment philosophy and trading strategy of Kovitz, this is unlikely to occur. Kovitz believes that voting proxies without undertaking the required due diligence is irresponsible.

Disclosure of Kovitz’s proxy voting policies and procedures to the “client” in this case would be self-serving because the disclosures would be directed to the hedge funds, and Kovitz, which makes the decisions, would be the recipient of such disclosure.
Recordkeeping

Adviser or its agent will maintain the following records:

- this Policy and Procedures;
- proxy statements received regarding client securities (provided, however, that Adviser may rely on the SEC’s EDGAR system if the company filed its proxy statements via EDGAR or may rely on a third party as long as the third party has provided Adviser with an undertaking to provide a copy of the proxy statement promptly upon request; such proxies, however, will still be recorded by compliance department;
  - a record of each vote cast on behalf of a client (provided, however, that Advisers may rely on a third party subject to the undertaking requirement);
  - a copy of any document prepared by Adviser that was material to making a voting decision or that memorialized the basis for the decision; and
  - a copy of any written client request for information on how Adviser voted proxies on behalf of that client and Adviser’s written response to any client request (whether written or oral) on how Adviser voted proxies on behalf of that client.

Adviser will maintain these records in an easily accessible place for at least six years from the end of the fiscal year during which the last entry was recorded, the first two years in Adviser’s office.

Adviser relies, for recordkeeping purposes, on proxy statements and records of proxy votes cast that are maintained with ISS and Broadridge. Adviser’s agreement with ISS and Broadridge provides that they are required to furnish or make available to Adviser a copy of such documents promptly upon Adviser’s request.

Disclosure

Adviser shall appropriately respond in writing to all written client requests for information on how it voted with respect to that client’s securities. Such written request along with any written response shall be maintained pursuant to Adviser’s Recordkeeping policy described above.