

# **POINTE CAPITAL MANAGEMENT LLC**

## **FORM ADV 2A CLIENT BROCHURE**

This Brochure provides information about the qualifications and business practices of Pointe Capital Management LLC. If you have any questions about the contents of this Brochure, please contact us at (313) 882-7100 or via email directly to the Chief Compliance Officer at [paul@pointecapital.com](mailto:paul@pointecapital.com). The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission ("SEC"). Registration does not imply a certain level of skill or training. Additional information about Pointe Capital Management is available on the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

Pointe Capital Management's SEC number is: 801-70983  
and the firm's CRD number is: 152520

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March 20, 2023

Item 1: Cover Page

## ITEM 2: MATERIAL CHANGES

Registered Investment Advisers are required to amend the information contained in their Forms ADV 1 and ADV 2A Brochures according to the following schedule: 1) Promptly throughout the year as changes occur and; 2) No less than annually, within 90 days of the Adviser's fiscal year end. Within 120 days of each fiscal year end, we will deliver our annual Summary of Material Changes if there have been material changes since the last filing of our Form ADV documents.

Pointe Capital Management LLC amended and filed this Form ADV 2A Brochure with the United States Securities and Exchange Commission (SEC) on March 20, 2023. The following information was updated:

Items 4.A – 4.E: Jeffrey Huebner, CFA®, Managing Member and Paul Huebner, Member are the sole owners of PCM as of 12/31/22. Paul Huebner is also the Chief Compliance Officer. At this writing, Pointe Capital Management has six investment managers.

Other: The disclosure text through this latest version of PCM's Brochure has been updated for 2023. There are no material changes to report.

This Brochure was previously updated in March 2022 to report Pointe Capital Management's 2021 fiscal year end assets under management. There were no material changes to report.

If you have questions, would like additional information about our services, or would like to receive a copy of our Form ADV 2 Brochure and our Client Relationship Summary (Form CRS), please do not hesitate to contact us.

Thank you.

Paul Huebner  
Member  
Chief Compliance Officer  
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## ITEM 4: ADVISORY BUSINESS

### A. DESCRIPTION OF THE ADVISORY FIRM.

Pointe Capital Management LLC has been in the investment advisory business since February 2010 when the Adviser was initially registered with the United States Securities and Exchange Commission (“SEC”) and notice filed in Michigan and various other jurisdictions. The Adviser has no affiliated entities.

Pointe Capital Management (“PCM” or the “Adviser”) is headquartered in Grosse Pointe Farms, Michigan. Jeffrey Huebner, CFA®, Managing Member and Paul Huebner, Member are PCM’s sole owners. Paul Huebner is also the Chief Compliance Officer. At this writing, Pointe Capital Management has six investment managers.

PCM is a fee only Registered Investment Adviser and is a fiduciary to each of its clients. As a such, PCM upholds a duty of loyalty, fairness, and good faith towards each client and seeks to clearly disclose and mitigate potential conflicts of interest between the Adviser and its clients.

The term “fee only” means that PCM and its Adviser Representatives will not accept commissions in connection with securities or insurance recommendations. Pointe Capital Management is only compensated for advisory services via a percentage of assets under management, hourly, or fixed fees depending upon the services requested and scope of the engagement.

PCM is required to place the interests of clients ahead of the Adviser and its adviser representatives. In an effort to mitigate conflicts of interest, advice and recommendations must be suitable, based on what we know about our clients. PCM’s compensation is clearly disclosed in this Brochure and in PCM’s client agreements. PCM’s fiduciary commitment is further described in its Code of Ethics, as discussed at Item 11 of this Brochure.

PCM is not a broker/dealer or custodial firm. Any transactions in securities will be executed by an unaffiliated broker/dealer firm of our clients’ choosing. Investment accounts will be held by the client’s selected custodian.

PCM and its personnel may recommend PCM’s services and its adviser representatives in their individual capacities as investment managers and consultants.

“*Adviser Representatives*” are those persons authorized by the Adviser to deliver financial and investment advisory services. Adviser Representatives of Pointe Capital Management are not registered representatives of a broker/dealer nor are they insurance agents.

### B. TYPES OF ADVISORY SERVICES

PCM offers **Investment Management Services, Retirement Plan Services, and Consultation Services.**

PCM provides customized services to individuals, couples and families, high net worth individuals, institutional clients, retirement plans, trusts, estates, charitable organizations, corporations, and other businesses. PCM is an independent investment adviser and is not limited as to the type of securities it may recommend and agree to manage. PCM does not offer any type of proprietary investments.

PCM may offer a complimentary general consultation to discuss services available, to give a prospective client time to review services desired, and to determine the possibility of a potential Client-Adviser relationship. Services begin only after the Adviser’s Form ADV 2 Brochures are

delivered and the client and PCM formalize the relationship with a properly executed PCM client agreement.

After the formal engagement and depending upon the scope of the engagement, PCM and our client will share in a data gathering and discovery process in an effort to determine the client's stated needs, goals, intentions, time horizons, risk tolerance and investment objectives, based upon information provided by the client and the nature of services requested. The client and Adviser may complete a risk assessment, investment policy statement or similar document, depending upon the nature of services to be provided. A client's active participation is expected during the data-gathering process and the formulation of advice and recommendations.

**1. Investment Management Services** are ongoing in nature, focus solely on portfolio management as described below. PCM's investment advisory services are generally limited to the discretionary and/or non-discretionary management of investment portfolios in accordance with the investment objective(s) of the client. PCM does not provide financial planning services. However, the Adviser may provide consultation services on investment-related matters for which the Adviser may or may not receive additional compensation, as further described herein.

Pointe Capital Management also provides investment advisory services to institutional clients which may include corporate pension plans, public funds, foundations, endowments, and other tax-exempt entities. Such accounts are managed in accordance with investment objectives, guidelines, and restrictions established by each client.

**2. Consultation Services** are dependent upon the nature and scope of services to be provided. Consultation Services are either hourly or based upon an annual fee as described in Item 5 of this Brochure. The services and fees are agreed upon at the time of engagement.

**INVESTMENT MANAGEMENT SERVICES** involve ongoing and continuous portfolio management. Pointe Capital Management focuses on providing individualized services that are tailored to meet the stated needs and objectives of the client. At the start of the engagement and at least annually thereafter, the Adviser will include a comprehensive review of the overall aspects of a client's current financial situation and consider both long and short-term objectives and goals, or as directed by the client. Thus, a certain degree of the Adviser's services will often touch on general financial planning issues that may be of a concern to the client. Pointe Capital Management places a focus on liquidity, diversification, risk control and cash flow through the use of multiple publicly available investments.

Clients engaging the Adviser for Investment Management Services must play an active role. The Adviser requests that each client participates in the financial and investment review; the development of an investment policy or similar document, if applicable; the development of the investment plan to be followed; as well as participation in reviews and the ongoing advice and recommendations.

Investment Management Services generally begin with an initial data-gathering interview in an effort to determine the client's stated individual needs, goals, time horizons and risk tolerance. Pointe Capital Management utilizes the information provided by the client to prepare recommendations for investments, which may include planning for long-range goals (*i.e.*, retirement planning or college funding) or other segments of an investment plan that may be desired. After an analysis and data-gathering process and depending upon the nature of services desired, the Adviser may prepare reviews, analysis, asset allocation recommendations, and may recommend specific investments.

PCM can tailor services to focus only on certain portfolio components or the Adviser can provide comprehensive portfolio management services, depending upon the client's wishes and/or the nature of the engagement.

PCM welcomes the opportunity to provide individualized services. However, where investment management services or information are limited, clients must understand that comprehensive investment needs and or objectives may not be fully considered due to the client's option to receive limited services, the lack of information received, and/or client disclosure.

Depending on the nature of services to be provided, PCM generally develops and utilizes an asset allocation profile that is consistent with the client's desired rate of return, time horizon and risk tolerance based upon the client's input. The Adviser can both design and implement portfolio recommendations. Where an existing portfolio has been designed by the client or another party, PCM can provide recommendations for re-design, adjustments, or re-balancing.

Once the portfolio has been implemented or transferred for services, PCM can provide continuous monitoring, recommendations and investment advice as outlined in the engagement for services. The ongoing Investment Management Services are based upon the investment strategy or policy agreed upon between Pointe Capital Management and the client. In providing ongoing Investment Management Services, the Adviser will manage investor funds in accordance with an investment plan as selected by the client and the Adviser will remain available for ongoing advice and recommendations. The Adviser will monitor the portfolio in accordance with the directives provided as Investment Management Services are continuous and ongoing until terminated by either party.

PCM primarily allocates managed assets, on a discretionary and/or non-discretionary basis among mutual funds, exchange traded funds (ETFs), Master Limited Partnerships (MLPs), closed-end funds, individual debt and equity securities, stocks and options in accordance with the stated investment objectives of the client. The Adviser may also consider other types of investments or may remain available to consult with clients on U.S. government securities, municipal bonds and other fixed-income securities, or existing holdings in variable products, commercial paper, options (securities), warrants, and various other types of investments. The Adviser may also provide advice about real estate investment trusts (REITs), and any type of investment held in a client's portfolio at the beginning of the advisory relationship.

The Adviser may recommend that clients that are "accredited investors" as defined under Rule 501 of the Securities Act of 1933, as amended, invest in private placement securities, which may include debt, equity, and/or pooled investment vehicles when consistent with the client's investment objectives. When the Adviser recommends that the client invest in private placement securities, the Adviser shall receive no additional compensation but shall continue to receive applicable investment advisory fees on the client's assets under management.

PCM will generally seek to allocate the client's assets among various investments, taking into consideration the overall management style and portfolio framework selected by the client. Where the Adviser manages a comprehensive portfolio, the Adviser attempts to construct a diversified portfolio of investment recommendations that are within its realm of expertise. In each case, the stated individual needs, goals and desires of clients are taken into consideration.

Certain clients may desire to place or keep certain assets within their account(s) that are selected by client and are not the subject of investment advice by Adviser. These are "self-directed" assets. The Adviser will have no responsibility to review or in any way manage "self-directed" assets in client accounts and the Adviser accepts no liability to those clients in connection with any loss relating to the "self-directed" assets. The Adviser has not and will not pass on the suitability of self-directed assets. Should the Adviser ever agree to assist clients with self-directed implementation it may do so only as a value-added service at the client's request. The Adviser will therefore not manage this facet of the client's portfolio unless specifically agreed in writing.



Clients are expected to play an active role. The Adviser requires the client to participate in the formation of the investment plan, the development of investment advice and recommendations as well participating and providing input in connection with the ongoing services provided. Clients may call the office during regular business hours to discuss their portfolio or ask questions, but the Adviser recommends that clients initiate a meeting with the Adviser no less than annually. However, clients are obligated to immediately inform the Adviser of any changes in their financial situation to provide the Adviser with the opportunity to review the portfolio to ensure it is still structured to help meet the client's stated needs and objectives.

PCM remains available to provide ongoing advice and recommendations. The Adviser's ongoing Investment Management Services are based upon the client's stated individual needs, objectives, and directives. The Adviser manage the client's funds in accordance with the designed investment policy/strategy, which may be amended in writing by the client throughout the advisory relationship.

If services desired go outside the scope of Investment Management Services, the Adviser may be available to provide Consultation Services. In such cases, the Adviser may request a new or amended Client Agreement and additional fees may apply. The Adviser will not engage in services which will involve additional advisory fees without the client's direction.

#### **Retirement Account Assets**

Services and investment recommendations in connection to assets invested in a corporate retirement plan are limited to those offered within the plan and via the plan's contracted service providers.

#### **Retirement Plan Rollovers**

As previously noted in this Brochure, PCM is a fiduciary to each client and the fiduciary duties apply to investment advice in connection with your retirement plan account or individual retirement account within the meaning of Title I of the Employee Retirement Income Security Act (ERISA) and/or the Internal Revenue Code, as applicable, which are laws governing retirement accounts. The way the Adviser earns compensation (asset-based fees for managed accounts) creates some conflicts with your interests, Therefore, PCM must operate under a special rule that requires us to act in your best interest and not put his interests ahead of yours. At the time of a rollover recommendation, PCM will provide you with a written disclosure discussing the reasons the rollover is in your best interests. Also, under this special rule's provisions, we must:

- \* Meet a professional standard of care when making investment recommendations (give prudent advice).
- \* Never put our financial interests ahead of yours when making recommendations (give loyal advice).
- \* We must provide basic information about conflicts of interests and fees while avoiding misleading statements about these topics and investments
- \* Follow policies and procedures designed to ensure that we give advice that is in your best interest.
- \* Charge no more than is reasonable for our services

A client or prospective client leaving an employer typically has four options regarding an existing retirement plan (and may engage in a combination of these options): (i) leave the money in the former employer's plan, if permitted, (ii) roll over the assets to the new employer's plan, if one is available and rollovers are permitted, (iii) roll over to an Individual Retirement

Account (“IRA”), or (iv) cash out the account value (which could, depending upon the client’s age, result in adverse tax consequences).

When PCM recommends that a client roll their retirement plan assets from a retirement account into a new or existing account (e.g., rollover IRA) to be managed by PCM, it serves as a fiduciary under the Employee Retirement Income Security Act (ERISA) and PCM acknowledges that the recommendation creates a conflict of interest. The conflict of interest exists because PCM will receive an investment management fee if the funds are rolled over and managed by PCM. Obviously, the conflict is eliminated if the recommendation is not accepted, or assets are managed by another adviser or the investor. PCM’s clients are never under any obligation to roll over retirement plan assets to an account managed by PCM. Our investment adviser representatives remain available to address any questions that a client or prospective client may have regarding retirement assets, rollover recommendations, and conflicts of interest.

### **Retirement Plan Advisory Services**

PCM primarily provides services to 401(k) plans. PCM is available to provide retirement plan advisory services (each a “Plan”) and the company (the “Plan Sponsor”). PCM’s advisory services are designed to assist the Plan Sponsor in meeting its fiduciary obligations to the Plan and its Plan Participants. PCM does not offer 3(28) plan management services.

Each engagement is customized to the needs of the Plan and Plan Sponsor. Services generally includes: • Vendor Analysis • Plan Participant Enrollment and Education Tracking • Investment Policy Statement (“IPS”) Design and Monitoring • Investment Oversight Services (ERISA 3(21) • Performance Reporting • Ongoing Investment Recommendation and Assistance • ERISA 404(c) Assistance. These services are provided by PCM serving in the capacity as a fiduciary under ERISA. In accordance with ERISA Section 408(b)(2), the Plan Sponsor is provided with a written description of PCM’s fiduciary status, the specific services to be rendered, and all direct and indirect compensation the Adviser reasonably expects under the engagement.

### **CONSULTATION SERVICES**

PCM is available to provide Consultation Services on an hourly basis or via an annual engagement. The Adviser can tailor services as desired by the client.

Advice may be provided on general issues relating to investments, portfolios, or other issues of interest to clients. The engagement for services may be focused on a specific issue or may be more comprehensive in nature, as determined at the time of engagement. Where Consultation Services are not comprehensive in nature and only focus on certain areas of client interests, needs or is otherwise limited, clients must understand that a client’s overall financial and investment needs and objectives may not be considered as a result of time and/or service restraints placed on the Adviser’s services. The services provided terminate upon delivery unless otherwise agreed in writing.

Consultation Services will not include any portfolio monitoring, reviews, follow-ups, or other services unless specifically agreed to in writing. The advice provided may include recommendations for updates and reviews, but it is the client’s responsibility to follow-up and secure additional services under a new or amended agreement unless the engagement provides for a project which specifically includes such services.

Implementation of any advice or recommendations pertaining to securities and/or non-securities matters, in whole or in part, is entirely at the client’s discretion via the service provider(s) of the client’s choice.

When providing Consultation Services in connection with investments within retirement plans, the advice and any recommendations are limited to plan offerings and the service provider(s) selected by the plan providers.

During the course of any advisory services, PCM's Adviser Representatives may suggest the client work closely with the client's attorney, accountant, insurance agent, and the client's custodian. Clients requiring assistance on issues relating to matters outside of investment advisory topics should consult their personal tax adviser, legal counsel, or other professionals for expert opinions.

### **C. CLIENT TAILORED SERVICES AND CLIENT IMPOSED RESTRICTIONS**

PCM focuses on providing individualized services. The Adviser can tailor services to focus only on certain portfolio components, depending upon the client's wishes and/or the nature of the engagement. However, where client services or information are limited, clients must understand that comprehensive financial and/or investment needs and objectives may not be fully considered due to the client's option to receive limited services, the lack of information received, and/or client disclosure.

The Adviser and client will share in a data gathering and discovery process in an effort to determine the client's stated needs, goals, intentions, time horizons, risk tolerance and investment objectives, based upon information provided by the client and depending upon the nature of services requested. The client and Adviser may complete a risk assessment, investment policy statement or similar document, depending upon the nature of services to be provided. Clients may not impose restrictions in investing in certain securities or types of securities in accordance with their values or beliefs unless otherwise agreed by the Adviser in writing. Clients are welcome to set parameters on the Adviser's limited discretionary authority in writing as to types of investments and amounts purchased or sold. Where clients retain authority to implement recommendations, they are welcome to do so, in whole or in part via the financial services provider(s) of their choice.

Clients may make additions to and withdrawals from their account at any time, subject to the Adviser's right to terminate an account. Clients may withdraw account assets on notice to the Adviser, subject to the usual and customary securities settlement procedures. Pointe Capital Management normally designs its portfolios as long-term investments and assets withdrawals may impair the achievement of a client's investment objectives.

Self-Directed Securities Transactions: Clients may choose to make self-directed securities transactions, which are investments that are not reviewed and/or not recommended by the Adviser but are managed entirely by the investor. In such cases, PCM has not passed on the suitability of said investments and while the Adviser may assist with client-directed implementation as a value-added service at the client's request, the Adviser will not manage these types of investments unless agreed in writing.

### **D. WRAP FEE PROGRAMS**

Pointe Capital Management does not sponsor and is not contracted to manage a wrap fee program.

### **E. AMOUNTS OF ASSETS UNDER MANAGEMENT**

Pointe Capital Management's fiscal year end managed assets as of the close of business 12/31/2022, totaled \$346,153,000 in 411 accounts. The assets are owned by individual clients, clients who meet the definition of high-net-worth individuals, corporations or other business entities, and charitable organizations.

**ITEM 5: FEES, COMPENSATION  
AND TERMINATION OF SERVICES**

**A. FEE SCHEDULES**

Pointe Capital Management is only compensated for advisory services as follows: A percentage of assets under management and hourly or project fees (which are dependent upon the nature and scope of the engagement and based on PCM's hourly rates).

1. Fees for **Investment Management Services** are agreed upon at the time of engagement, based on a number of factors and are thus negotiable based on the nature and scope of the engagement, complexities, pre-existing or family relationships, the total number of managed accounts, anticipated future earning capacity, anticipated future additional assets, portfolio size, institutional clients, related accounts, account composition, pre-existing client, account retention, *pro bono* activities, etc.). Each client may bring a unique set of issues to the relationship and thus not all cases are treated equally. The Adviser may aggregate multiple accounts or the portfolios of family members to take advantage of a lower billing rate based on reaching the next breakpoint. and other factors impacting services at the Adviser's discretion. Throughout the engagement, fee reductions may occur at PCM's sole discretion, based on each client's unique set of facts and circumstances). Any accommodation or modification is solely PCM's right to apply or not apply. Clients should fully expect the agreed upon fee stated in Exhibit A in the executed PCM client agreement will be applied each and every quarter regardless of any accommodation, reduction, modification by PCM in any prior quarter.

Unless otherwise agreed in writing, the Adviser's annual Investment Management fees are payable quarterly in advance and based upon the market value of the portfolio, as determined by the client's custodian, on the last market day of each of the preceding quarter. The Adviser calculates its quarterly fee by multiplying the portfolio balance by ¼ of the Adviser's annual fee. If assets are deposited into or withdrawn from an account after the inception of a quarter, the fee payable with respect to such assets may be adjusted or prorated based on the number of days remaining in the quarter as set forth in the Client Agreement.

Where services are initiated at any time other than the beginning of a calendar quarter, the advisory fee for that quarter will be pro-rated.

Pointe Capital Management's annual fee will vary (between 0.75% and 1.00%) depending upon the market value of the assets under management and the type of investment management services to be rendered, as outlined below:

<b>PORTFOLIO VALUE</b>	<b>ANNUAL FEE</b>
Up to \$5,000,000 .....	1.00%
\$5,000,001 - \$10,000,000 .....	0.80%
\$10,000,001 - \$20,000,000 .....	0.75%
above \$20,000,001 .....	Determined at Engagement

The fee scale above also applies to **PCM's 401(k) management services**, but fees are negotiable, based on the nature and scope of services provided. Pursuant to §408(b)(2) of ERISA, PCM, (as with other firms providing services to the plan) must disclose all direct and indirect compensation they will receive in exchange for the services they provide to a retirement plan. PCM discloses the *fee-only* investment advisory services it will provide and the fee it will charge for those services in its written client agreement with the retirement plan's sponsor.

The annual management fee for PCM's **Large Cap Value Strategy** as it applies to institutional clients is .65% on the first \$10 million under management and .50% on assets over the initial \$10 million.

PCM's primary fee schedule on the previous page applies to cash, cash equivalents, and the long market value of margin accounts. The long market value is the value of the securities that have been purchased in a margin account.

If PCM agrees to manage (as identified in the PCM client agreement) alternative investments or annuities (subaccounts), PCM's primary fee schedule applies. In the event the Adviser agrees in writing to manage securities that do not have a readily available market value, the Adviser and Client agree to seek at least two independent resources for valuation services.

#### **Post Engagement Modifications**

During the engagement, Investment Management fees may be modified in certain circumstances due to significant changes in the scope of the engagement, nature and/or complexity of services. The Adviser reserves the right to modify the management fee with a 30-day prior written notice such as when the scope of the engagement or complexity of services has changed. Should the client decide not to accept a higher fee adjustment, the client is welcome to terminate services at any time.

In the event that Investment Management clients desire services outside the scope of the Adviser's engagement, PCM is available to provide additional services at the Adviser's hourly consultation rate as described in Item 2 in this section. The hourly rate would be agreed to at the time of the request for additional services and will be dependent upon the nature and complexity of the services desired. PCM will not engage in services resulting in additional fees without the expressed authorization of the client.

#### **Termination of Management Services**

Either party may immediately terminate the investment management client agreement by written notice to the other. PCM will promptly return a pro-rated refund of unearned fees to the client. If termination occurs within five business days of entering into an agreement for such services and the client has not received the Adviser's ADV Part 2 Brochure at least 48 hours prior to engagement, no fees shall be due, or the client shall be entitled to a full refund of prepaid fees.

**2. Fees for Consultation Services** are determined at the time of engagement based upon the time and effort required and/or the nature and complexity of services. Consultation Services begin after 1. PCM and the client enter into PCM's consultation agreement and;  
2. the initial fee (if applicable to the engagement) has been received by PCM.

#### **Hourly Services**

PCM's consulting fees are negotiable and agreed upon at the time of engagement, but generally range from \$300 to \$800 hourly. The hourly rate will depend on the scope and complexity of services and if the client has also engaged the Adviser for investment management services. PCM generally requires one-half of the proposed project fee payable on engagement. The balance is due at the conclusion of services.

#### **Annual Engagement**

In lieu of an hourly service, the client may desire ongoing consultation services. In such cases, PCM may propose an annual fixed fee, charged quarterly in advance. In such cases, the annual fee will be determined at the time of engagement, depending on the scope of the engagement, the anticipated time and effort, and the complexity and/or nature of services, using PCM hourly rate schedule as a guide.

During the course of any consultation engagement, should the client's condition change such that new advice, recommendations, re-evaluation, or research are required, additional fees may apply. PCM will not engage in other services that will result in additional fees without the client's approval.

### **Termination of Consultation Services**

Either party may terminate the agreement by written notice to the other. If applicable, PCM will promptly refund the balance of unearned prepaid fees to the client. If termination occurs within five business days of entering into an agreement for such services and the client had not received the Adviser's ADV Part 2 Brochures at or prior to engagement, no fees shall be due, or the client shall be entitled to a full refund of prepaid fees.

### **B. PAYMENT OF FEES**

1. Unless otherwise agreed in writing, **Investment Management fees** are payable quarterly in advance. Payment of Investment Management fees may be made directly to the Adviser (via a mailed invoice) or through a debit directly to the client's account by the qualified custodian holding the client's funds and securities. The Adviser follows the criteria required by the SEC's Investment Advisers Act of 1940, when payment is made via a qualified custodian: 1) The client provides written authorization permitting the fees to be paid directly from the client's account held by the independent qualified custodian and the authorization is limited to withdrawing contractually agreed upon Investment Adviser fees; (2) The client can expect to directly receive regular account (monthly or quarterly) statements directly from the qualified custodian which reflect the Adviser's fee deduction; (3) The frequency of fee withdrawal shall be specified in the written authorization/agreement; (4) The custodian of the account shall be advised in writing of the limitation on the Adviser's access to the account and; (5) The client shall be able to terminate the written billing authorization or agreement at any time.

It is important to note that custodial firms do not verify advisory fees. Clients should review their custodial statements carefully. If a client should have any questions or concerns in connection with advisory fee deductions, they should promptly contact Pointe Capital Management. If at any time during the engagement, the client fails to receive the custodial account statements directly from the custodian, it is important to promptly notify Pointe Capital Management and the custodial firm(s).

If the designated account(s) do not contain sufficient funds to pay advisory fees, the client can leave standing orders to deduct fees via other accounts. In the absence of alternate instructions, the Adviser will issue an invoice for advisory fees to the client and payment is expected within 10 days of the invoice date or as may otherwise be agreed in writing.

Retirement plan clients may decide whether the fees will be paid directly by the plan sponsor or deducted from plan assets. Because PCM's fees are often paid through excess revenue sharing collected by the plan's custodian on mutual funds purchased through the plan, the custodian usually determines whether PCM's fee will be paid in advance or in arrears. However, if the plan sponsor will pay PCM's fee directly, the parties may negotiate when those payments will be due.

2. **Consultation** fees are invoiced directly to the client.

### **C. CLIENTS ARE RESPONSIBLE FOR FEES ASSOCIATED WITH INVESTING**

Clients are responsible for the payment of all third-party fees associated with investing. Clients may pay transaction and brokerage commission to their broker/dealer or other service providers ("Financial Institution[s]") as well as any fees associated with their particular accounts (e.g., account opening, maintenance, transfer, termination, wire transfer, retirement plan, trust fees, and all such applicable third party fees, deferred sales charges, oddlot differentials, transfer taxes, wire transfer and electronic fund fees, and other fees and taxes on brokerage accounts and securities transactions). All fees paid to the Adviser for advisory services are separate from the fees and expenses charged to shareholders of ETF's or mutual fund shares offered by mutual fund companies. If a mutual fund previously purchased by or selected by a client should impose a sales charge, a client may pay an initial or deferred sales charge. Pointe Capital Management does not receive any portion of these investment-related fees. Such charges, fees and

commissions are exclusive of and in addition to the Adviser's fees. A complete explanation of the expenses charged by a mutual fund or ETF is contained in the respective mutual fund prospectus. Clients are encouraged to read each prospectus and securities offering documents.

For Retirement Plans: The plan's administrator is required to provide participants with a disclosure of the costs associated with the investment options offered under the plan, such as mutual fund loads, pursuant to §404(a)(5) of ERISA.

Portfolio additions may be in cash or securities provided that the Adviser reserves the right to liquidate any transferred securities or decline to accept particular securities into a client's account. The Adviser may consult with its clients about the options and ramifications of transferring securities. However, clients are hereby advised that when transferred securities are liquidated, they are subject to transaction fees, fees assessed at the mutual fund level (i.e., contingent deferred sales charge) and/or tax ramifications. Pointe Capital Management does not receive any portion of these fees.

#### **D. PREPAYMENT OF FEES**

Pointe Capital Management collects fees quarterly and in advance in connection with **Investment Management Services**. As noted on the previous page, plan clients may negotiate when fees will be due.

The Adviser may charge a pre-paid fee to schedule **Consultation Services** or annual fee charged quarterly in advance, as discussed in Item 5.A of this Brochure.

As discussed at Item 5.A of this Brochure, when services are terminated and PCM's fees were pre-paid, PCM will promptly return the unused portion of the fees to the client accompanied by a statement reflecting the calculation of the refund.

#### **E. OTHER COMPENSATION FOR THE SALE OF SECURITIES OR OTHER INVESTMENT PRODUCTS TO CLIENTS**

Pointe Capital Management is a *fee-only* Registered Investment Adviser and is only compensated via the advisory fees paid by its clients. Neither the Adviser nor its investment adviser representatives accept any compensation/commissions for the recommendation of securities or non-securities products including asset-based sales charges or service fees from the sale of mutual funds.

#### **ITEM 6: PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT**

Pointe Capital Management's investment advisory fees are not "performance based". Therefore, the Adviser does not engage in side-by-side management services.

#### **ITEM 7: TYPES OF CLIENTS AND MINIMUM CONDITIONS**

Pointe Capital Management is available to provide consultation and investment management services to individuals, pension and profit-sharing plans, 401(k) plans, trusts, estates, charitable organizations, institutional clients, state or municipal government entities, corporations and business entities.

Pointe Capital Management desires a minimum relationship size of \$1 million for clients seeking Investment Management Services. At the Adviser's discretion, the minimum relationship size may be waived where special circumstances exist. Examples of special circumstances may include but are not limited to: Prospective clients who have the ability to meet the minimum within a reasonable time period; where future portfolio assets may be

transferred to meet the minimum; pre-existing relationships and family members of advisory personnel.

PCM is a fiduciary to each of its clients. If an account is subject to the Employee Retirement Income Security Act of 1974, as amended, (“ERISA”), PCM acknowledges that it is a fiduciary within the meaning of the Act and the ERISA Client is a named fiduciary with respect to the control or management of the assets in the Account. The Client will agree to obtain and maintain a bond satisfying the requirements of Section 412 of ERISA and to include the Adviser and the Adviser’s principals, agents, and employees under those insured under that bond and will deliver to the Adviser a copy of the governing plan documents. Alternatively, PCM will maintain an ERISA bond. If the Account assets for which the Adviser provides services represent only a portion of the assets of an employee benefit plan, Client will remain responsible for determining an appropriate overall diversification policy for the assets of such plan.

Investment management services are not appropriate for every type of investor. PCM reserves the right to decline to provide investment advisory services to any person or entity in its sole discretion and for any reason.

## **ITEM 8: METHOD OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS**

### **A. METHODS OF ANALYSIS AND INVESTMENT STRATEGIES**

PCM believes each client presents a unique set of goals, values, interests, objectives, time horizons and challenges. The Adviser seeks to provide individualized attention and services to each investor. PCM can offer advisory services for portfolios ranging from conservative to aggressive; each designed to help meet the varying needs of and within the direction established by our clients.

Based upon information provided by the client, the Adviser attempts to evaluate an investor’s risk tolerance, time horizon, goals and objectives through an interview and data-gathering process in an effort to determine the advice, investment strategy and/ or portfolio to best fit the investor’s profile. Client participation and the client’s delivery of accurate and complete information are critical to the Adviser’s process. During the data-gathering process and in performing its services, the Adviser shall not be required to verify any information received from the client or from the client’s other professionals (e.g., attorney, accountant, etc.) and is expressly authorized to rely on such information. During the engagement, clients must promptly notify PCM of any changes in their financial situation or investment objectives in order to provide PCM with the opportunity to review the new information to determine if a strategy change is warranted. Clients must also promptly communicate with the Adviser if any modifications in the scope of the Adviser’s limited discretionary trading authority are desired.

While the methods of analysis help the Adviser in evaluating a potential investment, it does not guarantee that the investment will increase in value. Assets meeting the investment criteria utilized in these methods of analysis may lose value and may have negative investment performance. The Adviser monitors these economic indicators to determine if adjustments to strategic allocations are appropriate.

Frequent trading is generally not a strategy deployed by PCM as it can affect investment performance, particularly through increased brokerage and other transaction costs and taxes. Short sales, margin transactions and options writing generally hold greater risk.

**For ERISA qualified plans** in which participants direct the investments in their accounts, PCM’s first concern is to ensure the plan complies with ERISA §404(c)’s requirement for a “broad array” of investment options to enable participants to develop a diversified portfolio. If the plan already has an investment policy statement (“IPS”), the Adviser analyzes the investment options offered through the plan’s platform provider to help ensure there is adequate representation of



investment categories for the plan's participants. If the plan does not have an IPS, the Adviser can work with the plan to draft one to guide the plan fiduciaries' oversight of its investment options.

Once the investment categories are identified, the Adviser further refines them into the investment styles offered within each category. The Adviser then analyzes the choices available within each classification based upon investment style (including style consistency), risk and return characteristics, and performance versus the peer group median. Qualitative factors, such as the investment's operating expenses, and tenure of its manager are also considered. Based upon this analysis, the Adviser will recommend investment options to be made available to plan participants. Thereafter, the Adviser assesses the various investment options each quarter. Those options that underperform are placed on a "watch list" and, if the underperformance continues, the Adviser will recommend they be replaced. Pointe Capital Management also monitors the participants' demographics and utilization of the selected investments to help ensure they have relevant choices and understand how to utilize those options to build a suitably diverse investment portfolio.

**Strategies and Methods of Analysis.** The Adviser may utilize one or more of the following methods of analysis. However, PCM takes the position that no single strategy can be relied upon to outperform the market. Investors should be aware that there is a chance of material risk of loss using any strategy. As outlined in this section, the Adviser's goal in its analysis is not to time the market.

**1. Fundamental Analysis** involves the analysis of financial statements, the general financial health of companies, and/or the analysis of management or competitive advantages. Fundamental analysis is about using real data to evaluate a security's value. Although most analysts use fundamental analysis to value stocks, this method of valuation can be used for just about any type of security. For example, an investor can perform fundamental analysis on a bond's value by looking at economic factors, such as interest rates and the overall state of the economy, and information about the bond issuer, such as potential changes in credit ratings. For assessing stocks, this method uses revenues, earnings, future growth, return on equity, profit margins and other data to determine a company's underlying value and potential for future growth. In terms of stocks, fundamental analysis focuses on the financial statements of the company being evaluated. Fundamental analysis does not provide a trade signal; It simply provides implied information to an analyst about whether the company may be worth purchasing at the given price.

Very broadly described, this type of analysis involves a method of evaluating a security that entails attempting to measure its intrinsic value by examining related economic, financial and other qualitative and quantitative factors. Fundamental analysts attempt to study everything that can affect the security's value, including macroeconomic factors (like the overall economy and industry conditions) and company-specific factors (like financial condition and management). The end goal of performing fundamental analysis is to produce a value that an investor can compare with the security's current price, with the aim of determining what sort of position to take with that security (underpriced = buy, overpriced = sell or short). This method of security analysis is considered to be the opposite of technical analysis.

Fundamental analysis is performed on historical and present data, but with the goal of making financial forecasts. There are several possible objectives:

- ❖ to conduct a company stock valuation and predict its probable price evolution,
- ❖ to make a projection on its business performance,
- ❖ to evaluate its management and make internal business decisions,
- ❖ to calculate its credit risk.

Pointe Capital Management applies a proprietary fundamental analysis approach to its **Large Cap Value Strategy**. This strategy seeks above benchmark returns through superior stock selection and

organic alpha generation over a 3 to 5-year period. The strategy focuses on screening for companies whose current stock price represents a significant discount to inherent or intrinsic asset value. The Adviser utilizes a proprietary sector specific valuation model to identify alpha, provide margin of safety and to reduce risk for the investment case.

For its Large Cap Value Strategy, the Adviser's objective is to seek long-term capital appreciation by investing in companies selling for significantly less than internally determined fair or intrinsic value. The Adviser utilizes an interactive, team-structured approach to internally screen, find, analyze and value a large cap value portfolio of 35-45 positions with market capitalizations above \$1 Billion with the goal to identify distressed stocks, not distressed companies. Pointe Capital Management's overall process centers on identifying what we view as high quality companies with financially strong business models and longer term structural secular growth opportunities that are selling well below our estimates of fair or intrinsic value. Our five-step proprietary research process utilizes publicly available data to determine intrinsic value for each holding using deep fundamental analysis with a goal of low portfolio turnover.

Fundamental analysis is not without its drawbacks and problems. For one, this method can be tedious and time consuming. Once a trend in the fundamentals of the company is established, normally, the future growth will be extrapolated using that trend. The extrapolation is a subjective exercise and should be cautiously assessed. As an example, the trend may still be up, but the market may already be saturated and thus there is a higher chance of the trend flattening rather than continuing upward. Extrapolation may not always work and may result in a wrong call. In addition, fundamental analysis involves a time delay as the financial data the analyst is reviewing is always from the previous year or previous quarter. Even if a fundamentally strong company at the right price is identified, it does not mean that the company's shares are going to move anytime soon. Therefore, some holdings may need to be held for quite some time.

A stock's position in the market is also driven by investor sentiment, which can sometimes swing in extremes. As a result, stock prices of companies can reach extremely overvalued or undervalued levels. When the share price becomes overvalued, a fundamental analyst will stay out or they will exit too early. As the share price reaches extremely overvalued levels, the fundamental analyst might miss out the biggest gain in the share price. This type of analyst may also buy when the price drops within a value range and yet the stock price could head lower still well into oversold regions before recovering.

As with any data produced by a third party, there is always the possibility that the company's data has been manipulated. Enron is a good example. It does happen and it can be very difficult to detect. Thus, an analyst is limited by the information that is published.

**2. Technical Analysis** is a method of evaluating securities by analyzing the statistics generated by market activity, such as past prices and volume. There are multiple technical analysis methods that can be employed. Generally speaking, technical analysts do not attempt to measure a security's intrinsic value, but instead use charts and other tools to identify patterns that can suggest future activity.

The field of technical analysis is based on three assumptions:

1. The market discounts everything.
2. Price moves in trends.
3. History tends to repeat itself.

This type of analysis can be broadly described as a method of evaluating securities by analyzing statistics generated by market activity, such as past prices and volume. Technical analysts do not attempt to measure a security's intrinsic value, but instead use charts and other tools to

identify patterns that can suggest future activity. It is a discipline for forecasting the direction of prices through the study of past market data, primarily price and volume. Technical analysts lean towards the belief that the historical performance of stocks and markets are likely indications of future performance. Simply put, technical analysis deals with reading stock charts and this process is broadly described as a method of evaluating securities by analyzing statistics generated by market activity, such as past prices and volume.

Technical Analysis can be difficult, as analysts need to learn various indicators and patterns and understand how they relate to investor sentiment and behavior. Analysts also have to devise methods of how these issues may impact stock price. Like other analysis methods, technical analysis is not 100% accurate. Relative success depends on the analyst, the analysis tools and the stock or market itself. Often there can be contradicting results which may result in a situation where no trade can be made. An example of this exists when the overall market is heading in one direction and the particular share price is pointing to the opposite direction.

The interpretation of technical indicators is subjective. The same indicator could be interpreted as bullish by one side of the camp and as bearish by the other side of the technical camp. The subjective aspect of technical analysis gives way to another drawback of technical analysis which is the validation of a biased view. The analyst may have already formed a view based on the state the economy is currently or the situation of the market and sector the company is operating in. An example of this is gold "bugs" who are entrenched in the idea that gold may perform in a certain way. This is obviously not a wise use of technical analysis but human nature as it is, it can happen.

**3. Cyclical Analysis** is a method that generally looks at cycles that can impact that market, depending upon the type of securities. This analysis method takes into consideration that there are cyclical and non-cyclical securities.

Cyclical stocks are stocks that follow the general economic environment and are fairly easy to identify. The automotive industry is a prime example of a cyclical sector. Cyclical stocks do well in times of economic prosperity and generally suffer greater during times of economic recession or hardship. Conversely, health care stocks are an excellent example of non-cyclical stocks as there will always be a need for health care, regardless of the economic situation. These stocks typically have consistent profits, rather than spikes. Historically, the difference between cyclical and non-cyclical stocks has been cash flow. The cash flow of cyclical stocks is affected by the movement of the economy in general. A major category of cyclical stocks is retail consumer products. When the market swings up, cyclical stocks make big upward swings and when it swings down, they move way down. Their movement is widely followed as indicators of the overall health of the economy. However, some cyclical companies attempt to alleviate the impact of cyclical changes by diversifying their product line, expanding to overseas markets and segmenting a cyclical division out to its own stock symbol. Additionally, technology has minimized the impact of cyclical organizations.

Non-cyclical stocks are less affected by a downturn in the economy. Referred to as "defensive industries," they are the types of goods that are purchased regardless of the economy. These may include food, insurance and drugs. Analysts attempt to use their knowledge about the cyclical nature of certain industries to predict revenues, interpret earnings reports and make judgments about the overall financial health of a company.

Generally speaking, the stock prices of cyclical companies tend to increase when analysts predict positive news about the future of the economy. If investors feel the market is moving up, cyclical stocks may offer growth opportunities. If they feel the market is moving down, non-cyclical stocks may provide stability.

Given the up-and-down nature of the economy and, consequently, that of cyclical stocks, successful cyclical investing requires careful timing. Investors can also lose substantial amounts if they buy at the wrong point in the cycle. Cyclicals tend to respond more violently than growth

stocks to economic changes. They can suffer mammoth losses during severe recessions and can have a hard time surviving until the next boom. Predicting an upswing can be difficult, especially since many cyclical stocks start doing well many months before the economy comes out of a recession. When things do start to change for the better, dramatic swings from losses to profits can often bring profits but there is never any guarantee. Pointe Capital Management invests for the long-term and does not necessarily attempt to time the market.

**4. Other.** PCM's investment strategies may be based upon a number of concepts and determined by the type of investor. Services are customized for each individual client.

One basis for Pointe Capital Management's investment recommendations is the Nobel Prize winning investment strategy called "Modern Portfolio Theory (*MPT*)". MPT is a sophisticated investment decision approach that permits an investor to classify, estimate and control both the kind and the amount of expected risk and return. Fundamental to MPT is the ability to statistically quantify the relationship between risk and return, thus determining the extent of compensated risk.

MPT states that the risk for individual stock returns has two components:

- 1) Systematic Risk - These are market risks that cannot be diversified away. Interest rates, recessions and wars are examples of systematic risks.
- 2) Unsystematic Risk - also known as "specific risk", this risk is specific to individual stocks and if this risk can be "diversified away" as one increases the number of stocks within a managed portfolio. This also represents the component of a stock's return that is not with general market moves.

For a well-diversified portfolio, the risk or average deviation from the mean, of each stock contributes little to portfolio risk. Instead, it is the difference (or co-variance) between an individual stock's levels of risk that determines overall portfolio risk.

MPT does have its shortcomings. It often requires investors to rethink notions of risk. Sometimes it demands that the investor take on a perceived risky investment in order to reduce overall risk. That can be uncomfortable to certain investors who are not familiar with the benefits of sophisticated portfolio management techniques. Furthermore, MPT assumes that it is possible to select stocks whose individual performance is independent of other investments in the portfolio. However, market historians have shown that there are no such instruments; in times of market stress, seemingly independent investments do, in fact, act as though they are related. The basic premise of MPT is that the market is hard to beat and investors who beat the market are those who take above-average risk. MPT is just that – a theory.

PCM believes that risk reduction is a key element to long-term investment success therefore the Adviser may recommend a diversified asset allocation approach. Asset Allocation is an investment approach, wherein selected asset classes and the weightings of these asset classes focus on the overall investment objective and risk tolerance of the client. The concept of asset allocation or spreading investments among a number of asset classes (domestic equities v. foreign equities; large cap stocks v. small cap stocks; growth stocks v. value stocks; municipal bonds v. corporate bonds v. government bonds) is Pointe Capital Management's guiding strategy.

Negative asset class correlation (the measure of the degree of movement between investments) of the varying asset classes within the portfolio is carefully analyzed to help reduce volatility without sacrificing the effectiveness of the portfolio in an effort to achieve expected yields.

A Diversified Asset Allocation is an investment style, wherein the assets and weightings are set and are carefully monitored to maintain risk control. This strategy places a great emphasis on minimizing portfolio turnover and trading/transaction costs.

**PCM's Diversified portfolio strategy** for individual and select institutional investors. Based on Modern Portfolio Theory seeking diversification, asset allocation, risk control and investment policy discipline. The Adviser seeks diversification by asset class, manager and holdings in an effort to help reduce risk and volatility. This liquid strategy invests in all publicly traded asset classes with a focus on yield-generating positions in fixed income and traditional equities and may include MLPs, for tax-efficient, cash generating, and risk adjusted returns. An MLP is an entity structure of limited partnerships and limited liability companies, with publicly traded partnership interests. The underlying business interests of the MLPs primarily operate in industries related to energy infrastructure.

In providing its investment management services, recommendations for or purchases of investments will be based on publicly available reports and analysis. In the case of mutual funds, recommendations will be based on reports and analysis of performance and managers, and certain computerized models for asset allocation and investment timing. Tactical asset allocation (market timing, stock selection and track record investment) is discouraged.

Portfolio holdings are generally evaluated by corporate management experience, track record and performance of like-kind investments. The Adviser will actively manage each portfolio. Investors should generally expect to remain fully invested within the ranges of their selected asset allocation plan at all times unless restated by the client. However, at times the Adviser will not find attractively priced investments and may hold cash until it deems appropriate. The Adviser generally looks to the long-term when developing advice and its recommendations are based upon information provided by the client.

It is important that the client promptly notifies the Adviser of any change in the client's financial condition, so the Adviser has the opportunity to assess any possible changes needed in the advice, recommendations or investment strategies. Changing conditions in the client's financial life or significant changes in market conditions may warrant a collaborative effort with the client to modify their strategic investment framework, which consequently may also trigger changes to investment holdings within the portfolio.

Pointe Capital Management attempts to be conscious and sensitive to tax-related investment considerations. However, Pointe Capital Management is not a tax professional. Clients are encouraged to seek the guidance of their tax professional in an effort to understand how their investments (proposed or implemented) will affect their overall tax situation.

*It is important to understand that investing in securities involves a risk of loss that a client should be prepared to bear.*

## **B. MATERIAL RISKS INVOLVED**

Investing in securities and other financial instruments involves the risk of loss that clients should be prepared to bear. Those risks can vary based on the nature and characteristics of the relevant investment approach and the specific securities and other financial instruments held.

PCM takes the general position that investors with diverse portfolios have a better chance of making a profit because it is difficult to accurately predict all variables that affect marketable securities. It is important to understand that no single strategy can be relied upon to outperform the market and there is no guarantee that any strategy will be successful.

As outlined on the next page, PCM's goal in its analysis is not to time the market. The Adviser may utilize long-term trading; short-term trading; short sales; margin transactions; options writing strategies (including covered options, uncovered options, or spreading strategies).

PCM generally seeks to utilize investment strategies that are designed to capture equity, fixed income, and cash. Frequent trading, when done, can affect investment performance, particularly through increased brokerage and other transaction costs and taxes. Short sales, margin transactions and options writing generally hold greater risk and clients should be aware that there is a chance of material risk of loss using any of those strategies.

As previously noted, clients may make additions to and withdrawals from the account at any time, subject to the Adviser's right to terminate an account. Clients may withdraw account assets on notice to the Adviser, subject to the usual and customary securities settlement procedures. The Adviser generally designs its client portfolios as long-term investments and assets withdrawals may impair the achievement of a client's investment objectives. Additions may be in cash, cash equivalents and securities provided that the Adviser reserves the right to liquidate any transferred securities or decline to accept particular securities into a client's account. The Adviser may consult with its clients about the options and ramifications of transferring securities when provided pre-notification of the client's intentions. In such cases, clients are advised that when transferred securities are liquidated, they are subject to transaction fees, fees assessed at the mutual fund level (*i.e.*, contingent deferred sales charge) and/or tax ramifications.

It is important to understand that investing in securities involves a risk of loss that a client should be prepared to bear.

### **C. RISKS OF SPECIFIC SECURITIES UTILIZED**

PCM generally seeks investment strategies that do not involve unusual risks beyond that of the general domestic and / or international equity and bond markets.

Investments in individual stocks and even mutual funds can be risky. Some risks can be controlled, and some risks can be guarded against, but no investment strategy can carry guarantees from loss. Certain market risks cannot be controlled, such as market or economic conditions. Certain strategies may be employed to adjust portfolios, or the Adviser and client may agree to hold the portfolio's course. Thoughtful investment selections that meet a client's stated goals and risk profile may help keep individual stock and bond risks at an acceptable level.

**Business Risk** – There can be certain risks associated with investing in a particular industry or market sector. For example, investments in a fund which invests in energy sector holdings may be affected by external political or economic events affecting oil-producing companies or countries.

**Credit Risk** - Credit risk is the risk that the issuer of a security may be unable to make interest payments and/or repay principal when due. A downgrade to an issuer's credit rating or a perceived change in an issuer's financial strength may affect a security's value and, thus, impact the performance of the issue – and any mutual fund or exchange-traded fund which holds it.

**Capitalization Risk** - Small-cap and mid-cap companies may be hindered due to limited resources or less diverse products or services, and their stocks have historically been more volatile than the stocks of larger, more established companies.

**Category or Style Risk** – An Adviser may design various investment models with varying types of investments and strategies. During various periods of time, one category or style of holdings may underperform or outperform other categories and styles. For example, during certain periods of time value-oriented mutual funds may outperform large cap growth funds, or vice versa. The Adviser's designed models may exclude certain securities for financial or nonfinancial reasons. Given this, a portfolio may forgo some market opportunities available to portfolios that do not use a similar criterion. The factors may impact the portfolio's exposure to

other industries, sectors, and countries, which may impact its relative performance depending on market and economic conditions, and the portfolio's performance may at times be better or worse than the performance of portfolios that do not use the model's criteria.

**Concentration Risk** – While the Adviser may recommend a diverse strategy, client's may ask the Adviser to manage a certain portion of their overall investment holdings or may be set on certain strategies that are not as diverse as the Adviser may recommend. There is a risk associated with having too much invested in a given sector, type of holding, or similar concentration. Concentration risk may be further compounded by factors such as asset correlation or performance, and may be compounded by certain securities, or types of securities, being held in various investment vehicles in a portfolio.

**Defensive Risk** - To the extent that the strategy attempts to hedge or take defensive measures such as holding a significant portion of its assets in cash or cash equivalents, the objective may not be achieved.

**Equity** investment generally refers to buying shares of stocks in return for receiving a future payment of dividends and/or capital gains if the value of the stock increases. The value of equity securities may fluctuate in response to specific situations for each company, industry conditions and the general economic environments

**Non-U.S. securities and Currency Risk** - Investments in international and emerging-market securities include exposure to risks such as currency fluctuations, foreign taxes and regulations, and the potential for illiquid markets and political instability. There are risks inherent in international investments, which may make such investments unsuitable for certain clients. These include, for example, economic, political, currency exchange, rate fluctuations, and limited availability of information on international securities.

**Exchange Traded Funds (ETFs)** - An ETF is an investment fund traded on stock exchanges, similar to stocks. Investing in ETFs carries the risk of capital loss (sometimes up to a 100% loss in the case of a stock holding bankruptcy). Areas of concern include the lack of transparency in products and increasing complexity, conflicts of interest and the possibility of inadequate regulatory compliance. Risks in investing in ETFs include trading risks, liquidity and shutdown risks, risks associated with a change in authorized participants and non-participation of authorized participants, risks that trading price differs from indicative net asset value (iNAV), or price fluctuation and disassociation from the index being tracked. With regard to trading risks, regular trading adds cost to your portfolio thus counteracting the low fees that one of the typical benefits of ETFs. Additionally, regular trading to beneficially "time the market" is difficult to achieve. Even paid fund managers struggle to do this every year, with the majority failing to beat the relevant indexes. With regard to liquidity and shutdown risks, not all ETFs have the same level of liquidity. Since ETFs are at least as liquid as their underlying assets, trading conditions are more accurately reflected in implied liquidity rather than the average daily volume of the ETF itself. Implied liquidity is a measure of what can potentially be traded in ETFs based on its underlying assets. ETFs are subject to market volatility and the risks of their underlying securities, which may include the risks associated with investing in smaller companies, foreign securities, commodities, and fixed income investments (as applicable). Foreign securities in particular are subject to interest rate, currency exchange rate, economic, and political risks, all of which are magnified in emerging markets. ETFs that target a small universe of securities, such as a specific region or market sector, are generally subject to greater market volatility, as well as to the specific risks associated with that sector, region, or other focus. ETFs that use derivatives, leverage, or complex investment strategies are subject to additional risks. Precious Metal ETFs (e.g., Gold, Silver, or Palladium Bullion backed "electronic shares" not physical metal) specifically may be negatively impacted by several unique factors, among them (1) large sales by the official sector which own a significant portion of aggregate world holdings in gold and other precious metals, (2) a significant increase in hedging activities by producers of gold or other precious metals, (3) a significant change in the attitude of speculators and investors. The return of an index ETF is usually different from that

of the index it tracks because of fees, expenses, and tracking error. An ETF may trade at a premium or discount to its net asset value (NAV) (or indicative value in the case of exchange-traded notes). The degree of liquidity can vary significantly from one ETF to another, and losses may be magnified if no liquid market exists for the ETF's shares when attempting to sell them. Each ETF has a unique risk profile, detailed in its prospectus, offering circular, or similar material, which should be considered carefully when making investment decisions.

**Fixed income investments** generally are utilized as a portfolio diversification element as well as for income deriving investments outside of equity exposure. There are certain risks involved in investing in all types of bonds: Government, Municipal, and Corporate. The following is an overview of the types of risks that one should consider in terms of bond investments: Interest rate risk; reinvestment risk; inflation risk; mark risk, selection risk, timing risk, and price risk. Additional risks for some government agency, corporate and municipal bonds may include: legislative risk (a change in the tax code could affect the value of taxable or tax-exempt interest income); call risk (some corporate, municipal and agency bonds have a "call provision" entitling their issuers to redeem them at a specified price on a date prior to maturity. Declining interest rates may accelerate the redemption of a callable bond, causing an investor's principal to be returned sooner than expected. In that scenario, investors have to reinvest the principal at the lower interest rates. Additional risks for corporate and municipal bonds may include: Credit risk; default risk; event risk and duration risk.

**Inflation:** When any type of inflation is present, purchasing power may be eroding at the rate of inflation. Also referred to as purchasing power risk, this risk also reflects the possibility that the cash flows from an investment will not be worth as much in the future due to changes in purchasing power due to inflation.

**Interest Rate Risk –** Fluctuations in interest rates may cause investment prices to fluctuate. For example, when interest rates rise, yields on existing bonds may become less attractive, causing their market values and the market value of any mutual fund or exchange-traded fund holding those bonds to decline.

**Legal or Legislative Risk:-** Legislative changes or court rulings may impact the value of investments, or the securities' claim on the issuer's assets and finances.

**Management Risk.** There is no guarantee that the investment techniques, risk analysis and professional judgment utilized by an investment adviser, or a fund manager will produce the intended investment results. No strategy can guarantee success. Certain market risks cannot be controlled, such as market or economic conditions. Some risks can be controlled to a degree and some tactics can be deployed to help guard against risks. Portfolios may be rebalanced, or the Adviser and client may agree to hold the portfolio's course. A fund manager may design a strategy that does not produce desired results or may stray from a designed strategy in an effort to improve performance.

**Margin Transactions:** Investors utilizing margin accounts must carefully review the margin agreement provided by the selected brokerage firm. These firms charge interest on the funds loaned to purchase securities on margin and an investor needs to understand the additional charges he or she may incur by opening a margin account. Additionally, risks associated with margin accounts include: The loss of more funds than an investor deposits into the margin which may require the investor to deposit additional funds to avoid the forced sale of securities in the account. Additionally, if the equity in the account falls below the maintenance margin requirements under the law or the firm's higher "house" requirements, the firm can sell the securities in the account to cover the margin deficiency. Investors are also responsible for any short fall in the account after such a sale. Additionally, the selected firm can sell the securities in the account without contacting the investor (although as a courtesy many firms do attempt contact). Investors are not entitled to a time extension on margin calls. While extensions are sometimes given under certain conditions, investors do not automatically have a right to time



extensions. An investor does not have a right to an extension of time to meet a maintenance margin call.

**Market Risk:** The price of a security, bond, mutual fund, or other investment may drop in reaction to tangible or intangible events and conditions at any time. Economic, political and/or issuer-specific events may cause the value of securities to rise or fall. Because the value of investment portfolios and holdings will fluctuate, there is the risk that a client will lose money and their investments may be worth less upon liquidation than it was at the time of purchase. Typical investment risks include market risks typified by a drop in a security's price due to company specific events (such as a poor earnings announcement or downgrade in the credit rating of company bonds) or general market activity (such as occurs in a "bear" market when stock values fall in general). Stock markets, especially foreign markets, are volatile and can decline significantly in response to adverse issuer, political, regulatory, market or economic developments.

**MLP Investments:** The Master Limited Partnership underlying business interests of the MLPs primarily operate in industries related to energy infrastructure. Therefore, the portion of an investment portfolio utilizing this particular strategy would involve concentrated holdings in the energy infrastructure sector. Portfolios that concentrate in a particular sector or particular type of security could experience greater volatility than portfolios that invest in a broader range of investments or securities. MLPs trade on an exchange on days the exchange is open. Certain securities may experience limited trading volume as a result of market capitalization size, number of shares floated by the company, or other macro or micro circumstances. Where limited trading volume exists, the ability to acquire or dispose of a particular security may be limited and could result in an unfavorable impact on the prevailing market price. MLPs and Energy Infrastructure companies are subject to unique risk in the marketplace, and these include but are not limited to: Commodity price risk; acquisition risk; depletion of natural gas and/or oil reserve; adverse weather conditions; interest rate risk; terrorist attack and changes in the tax and/or regulatory environment.

**Passive Investing** - Clients invested in passive portfolios, or "Buy and Hold" portfolios, have the risks associated with a portfolio that is not actively managed. In particular, these portfolios may face large and sudden drawdowns during periods of extreme market volatility.

**Reinvestment Risk** – There is a risk that future proceeds from investments may have to be reinvested at a potentially lower rate of return (for example, at a lower interest rate). This risk is primarily related to fixed income securities.

**Alternative Investments:** Accredited investors, as defined under Rule 501 of the Securities Act of 1933, as amended, may invest in private placement securities, which may include debt, equity, and/or pooled investment vehicles when consistent with the client's investment objectives. Securities purchased through a private placement typically fall into the realm of alternative assets - investments that often have a low correlation to public markets and offer essential diversification to portfolios dominated by traditional stocks and bonds. Investments in private placements carry a high degree of risk for various reasons. Securities sold through private placements are not publicly traded and, therefore, are less liquid. Additionally, investors may receive restricted stock that may be subject to holding period requirements. Companies seeking private placement investments tend to be in earlier stages of development and have not yet been fully tested in the public marketplace. As disclosed in the offering document(s), an offering may present risks that are unique to the investment, including risks related to the operation of the business. Investing in private placements requires high risk tolerance, low liquidity concerns, and long-term commitments. Investors must be able to afford to lose their entire investment. For those reasons, these offerings are generally available only to certain institutional investors and high net worth individuals and entities.

Clients are hereby advised to read each investment's prospectus or offering document carefully before investing.

*Past performance is not a guarantee of future returns. Investing in securities involves a risk of loss that all clients should be prepared to bear.*

#### **ITEM 9: DISCIPLINARY INFORMATION**

PCM has not been party to any investment-related legal complaints or arbitrations. The Adviser and its investment adviser representatives have not been party to any criminal or civil actions; administrative proceedings before the SEC or any other federal, state or foreign regulatory or self-regulatory authority. The Adviser has never been party to a bankruptcy. There is nothing material contained in the Adviser's registration record that would cause concern for a client or prospective client in the evaluation of the Adviser or the integrity of its management.

Information pertaining to the Managers and PCM's investment adviser representatives are contained on ADV Part 2B Brochures, applicable copies of which accompany this Brochure.

#### **ITEM 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS**

##### **A. REGISTRATION AS A BROKER/DEALER OR BROKER/DEALER REPRESENTATIVE**

Neither Pointe Capital Management nor its investment adviser representatives are registered as a broker/dealer or as representatives of a broker/dealer and no such registrations are pending.

##### **B. REGISTRATION AS A FUTURES COMMISSION MERCHANT, COMMODITY POOL OPERATOR OR A COMMODITY TRADING ADVISER**

Neither Pointe Capital Management nor its Adviser Representatives are registered as a futures commission merchant, commodity pool operator or commodity trading adviser and no such registrations are pending.

##### **C. REGISTRATION RELATIONSHIPS AND CONFLICTS OF INTEREST**

Neither Pointe Capital Management nor its Adviser Representatives have any registration or licensed business relationships that would present a possible conflict of interest between the Adviser and its clients. Pointe Capital Management does not maintain registration relations with any of the following:

- broker-dealer, municipal securities dealer, or government securities dealer or broker
- investment company or other pooled investment vehicle (including a mutual fund, closed-end investment company, unit investment trust, private investment company or "hedge fund," and offshore fund)
- other investment adviser or financial planner
- futures commission merchant, commodity pool operator, or commodity trading adviser
- banking or thrift institution
- accountant or accounting firm
- lawyer or law firm
- insurance company or agency
- pension consultant
- real estate broker or dealer
- sponsor or syndicator of limited partnerships

PCM does not operate and does not have a material relationship with a hedge fund or other type of private pooled investment vehicle.

#### **10.D SELECTION OF OTHER ADVISERS OR MANAGERS AND COMPENSATION**

PCM does not recommend unaffiliated third-party managers.

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

#### **A. CODE OF ETHICS**

Pointe Capital Management takes the issue of regulatory compliance seriously and is committed to maintain compliance with federal and applicable state securities laws. Additionally, Pointe Capital Management has a position of public trust and it is our goal to maintain that trust; provide excellent service, good investment performance; and advice that is suitable.

Pointe Capital Management places great value on ethical conduct. Therefore, the ultimate goal of our internal policies is to challenge our staff to live up not only to the letter of the law, but also to the ideals set forth by the Adviser.

Clients may be familiar with the roles fiduciaries play in various legal situations and in certain industries. As a Registered Investment Adviser, Pointe Capital Management is a fiduciary to each and every client.

As fiduciaries, Investment Advisers owe their clients several specific duties and according to the SEC, these duties include:

- Providing advice that is suitable
- Providing full disclosure of material facts and potential conflicts of interest (such that the client has complete and honest disclosure in order to make an informed decision about services of the Adviser and about investment recommendations)
- The utmost and exclusive loyalty and good faith
- Best execution of transactions under the available circumstances
- The Adviser's reasonable care to avoid ever misleading clients
- Only acting in the best interests of clients

It is Pointe Capital Management's policy to protect the interests of each client and to place the client's interests first and foremost in each and every situation. The Adviser will abide by honest and ethical business practices to include, but not limited to the following:

- The Adviser will not induce trading in a client's account that is excessive in size or frequency in view of the financial resources and character of the account
- The Adviser will make investment decisions with reasonable grounds to believe that the decisions are suitable for the client on the basis of information furnished by the client and will document suitability
- The Adviser and its Representatives will not borrow money from clients

- The Adviser will not recommend the purchase of a security without the reasonable belief that the security is registered, or the security or transaction is exempt from registration in states where the Adviser provides investment advice and based upon information the Adviser receives
- The Adviser will not recommend that the client place an order to purchase/ sell a security through an unlicensed broker/dealer or agent, based upon information available to the Adviser
- All staff will report personal securities transactions to Paul Huebner, the Chief Compliance Officer as required by the SEC. Reportable trades for the Adviser include *all but the following exceptions*:
  - Transactions effected pursuant to an automatic investment plan
  - Securities held in accounts over which the access person has no direct or indirect influence or control
  - Transactions and holdings in direct obligations of the US Government
  - Money market instruments — bankers' acceptances, bank certificates of deposit, commercial paper, repurchase agreements and other high-quality short-term debt instruments
  - Shares of money market funds
  - Mutual fund transactions/holdings as the Adviser does not have a material relationship with a fund company
  - Transactions in units of a unit investment trust if the unit investment trust is invested exclusively in unaffiliated mutual funds

All applicable securities rules and regulations will be strictly enforced. Pointe Capital Management will not permit and has instituted controls against insider trading.

Adviser Representatives and administrative personnel who do not follow the Adviser's Code of Ethics or who in any way violate securities rules and regulations, or who fail to report known or suspected violations will be disciplined or terminated, depending upon severity. Such persons could also face action by the SEC and/or state securities regulators.

The Adviser emphasizes the unrestricted right of clients to decline to implement any advice rendered, in whole or part. Where the Adviser is granted discretionary authority of the client's accounts, clients are welcome to set investment parameters and/or limitations in writing and such direction is followed until such time the client's instructions are amended in writing.

Clients are welcome to request a copy of the Adviser's Code of Ethics by contacting the PCM's office.

## **B. RECOMMENDATIONS INVOLVING MATERIAL FINANCIAL INTERESTS**

Pointe Capital Management does not recommend that clients buy or sell any security in which any of Pointe Capital Management's related persons have a material financial interest (such as ownership or control of an investment vehicle).

## **C. INVESTING PERSONAL MONIES IN THE SAME SECURITIES AS CLIENTS**

PCM has established written policies and procedures for staff persons who may invest personal monies. PCM and/or individuals associated with PCM may have similar investment goals and objectives and as a result may buy or sell securities for their personal accounts that may be identical to or different from those recommended to clients. Thus, at times the interests of the Adviser's or staff members' accounts may coincide with the interests of client's accounts. However, at no time will the Adviser or any related person receive an added benefit or

advantage over clients with respect to these transactions nor will the Adviser or its associated persons place itself in a position to have added benefit as a result of advice given to clients.

#### **D. TRADING SECURITIES AT / AROUND THE SAME TIME AS CLIENTS**

PCM has established written policies and procedures for staff persons who may invest personal monies. PCM and its investment adviser representatives acknowledge the Adviser's fiduciary responsibility to place the investment needs of clients ahead of the Adviser and its staff.

The interests of clients are held in the highest regard. At no time will the Adviser or any related person receive an added benefit or advantage over clients with respect to these transactions. The Adviser and its associated persons will not place itself in a position to have added benefit as a result of advice given to clients.

PCM's staff shall not buy or sell securities for their personal portfolio(s) where their decision is substantially derived, in whole or in part, by reason of his or her employment unless the information is also available to the investing public on reasonable inquiry.

The Adviser has established trading policies for its access persons. Paul Huebner, the Chief Compliance Officer of Pointe Capital Management, is responsible for the monitoring of personal trading conducted by staff.

When the Adviser is purchasing or considering for purchase any security on behalf of a client, no PCM Access Person may effect a transaction in that security prior to the completion of the purchase or until a decision has been made not to purchase such security. Similarly, when the Adviser is selling or considering the sale of any security on behalf of a client, no Access Person may effect a transaction in that security prior to the completion of the sale or until a decision has been made not to sell such security. These requirements are not applicable to: (i) direct obligations of the Government of the United States; (ii) money market instruments, bankers' acceptances, bank certificates of deposit, commercial paper, repurchase agreements and other high quality short-term debt instruments, including repurchase agreements; (iii) shares issued by mutual funds or money market funds; and (iv) shares issued by unit investment trusts that are invested exclusively in one or more mutual funds.

### **ITEM 12: BROKERAGE PRACTICES**

#### **A. FACTORS USED TO SELECT CUSTODIANS AND/OR BROKER/DEALERS**

Pointe Capital Management is a fee-only investment advisory firm. The Adviser recommends the services of Pershing, LLC ("*Pershing*") and participates in the custodial firms' institutional program for independent advisers, Pershing Adviser Solutions, LLC. The Adviser also recommends Charles Schwab & Co., Inc. and Comerica Securities, Inc.

Factors which the Adviser considers in recommending Pershing or any other broker-dealer, to clients include their respective financial strength, reputation, execution, pricing, research, and service (to the client and the Adviser).

Pershing has been in the business for nearly 80 years and has execution capabilities in over 65 exchanges throughout the world. As the largest provider of services, Pershing also provides professional and comprehensive support services to various financial services firms, including independent investment advisers. Pershing enables the Adviser to obtain many mutual funds without transaction charges and other securities at nominal transaction charges. The commissions and/or transaction fees charged by Pershing may be higher or lower than those charged by other broker-dealers.

If the client requests the Adviser to arrange for the execution of securities brokerage transactions for the client's account, the Adviser shall direct such transactions through broker-dealers that the Adviser reasonably believes will provide best execution. Transactions may be cleared through other broker-dealers with whom the Adviser and the Financial Institution(s) have entered into agreements for prime brokerage clearing services. The brokerage commissions and/or transaction fees charged by Pershing or any other designated broker-dealer are exclusive of and in addition to the Adviser's fee.

The Adviser shall periodically and systematically review its policies and procedures regarding recommending broker-dealers to its client in light of its duty to obtain best execution. The Adviser's Chief Compliance Officer, Paul Huebner, remains available to address any questions that a client or prospective client may have regarding the Adviser's brokerage arrangements and any corresponding perceived conflict of interest such arrangements may create.

The commissions paid by the Adviser's clients shall comply with the Adviser's duty to obtain "best execution." However, a client may pay a commission that is higher than another qualified broker-dealer might charge to effect the same transaction where the Adviser determines, in good faith, that the commission is reasonable in relation to the value of the brokerage and research services received. In seeking best execution, the determinative factor is not the lowest possible cost, but whether the transaction represents the best qualitative execution, taking into consideration the full range of a broker-dealer's services, including among others, the value of research provided, execution capability, commission rates, and responsiveness. Consistent with the foregoing, while the Adviser will seek competitive rates, it may not necessarily obtain the lowest possible commission rates for client transactions.

#### **1. RESEARCH AND OTHER SOFT DOLLAR BENEFITS**

Pointe Capital Management receives general research, discounts on products and various back-office support services in connection with client securities transactions from the Adviser's recommended custodial firms. These benefits are known as "soft dollar" benefits.

Section 28(e) of the Securities Exchange Act of 1934, as amended (15 U.S.C. § 78bb (e)), establishes a safe harbor for money managers who use client funds to purchase brokerage and research services for their managed accounts. Under Section 28(e), a money manager is protected from liability for a breach of fiduciary duty solely on the basis of having paid more than the lowest commission rate for "brokerage and research services provided by a broker-dealer," the manager determines in good faith that the amount of the commission is reasonable in relation to the value of such services.

PCM participates in the custodial firms' institutional programs for independent Registered Investment Advisers. While there is no direct linkage between the investment advice given and the participation in a custodial firm's institutional program, economic benefits are received by the Adviser which would not be otherwise if the Adviser did not give advice to clients.

In fulfilling its duties to its clients, Pointe Capital Management endeavors at all times to put the interests of its clients first. Clients should be aware, however, that the Adviser's receipt of economic benefits from a broker-dealer/custodian creates a conflict of interest since these benefits may influence the Adviser's choice of broker-dealer over another broker-dealer that does not furnish similar fee benefits, software access/discounts, systems support, back office administrative support or other services.

Services received that benefit clients include access to a broad range of investment products, execution of securities transactions and custody of client assets. The investment products available through Pershing include some which we might not otherwise have access or that would require a significantly higher minimum investment by our clients. The custodial services described in this paragraph generally benefit you and your account.

Services that may not directly benefit clients are those products and services that our recommended custodians make available to Pointe Capital Management but may not directly benefit our clients or their accounts. These products and services assist the Adviser in managing and administering our client's accounts and include investment research (both the broker/dealers' and that of third parties). We may use this research to service all or some substantial number of our client's accounts, including those maintained away from the broker/dealer providing the research. In addition to research, the service providers also make available software and other technology that provides access to client account data (such as duplicate trade confirmations and account statements); facilitates trade execution and allocation of orders for multiple accounts; provides pricing and other market data, facilitates payment of advisory fees from client accounts and assists with back-office functions, recordkeeping and client reporting.

Services that generally benefit only the Adviser are those other benefits intended to help the Adviser manage and further develop its business enterprise. These services include educational conferences and events as well as technology. Services include access to general compliance, legal and business consulting as well as publications and conferences on practice management and business succession. The service provider may also offer access to employee benefit providers, human capital consultants and insurance providers. Service providers may provide these services themselves and in other cases, they will arrange for third-party vendors to provide services to the Adviser. Pershing may also discount or waive fees for some services or pay all or a portion of a third-party's fees. Pershing may also provide us with other benefits such as occasional business entertainment of our personnel.

## **2. BROKERAGE FOR CLIENT REFERRALS**

PCM does not engage in referral arrangements with broker/dealers or other third parties in exchange for using a broker/dealer or third party.

## **3. CLIENTS DIRECTING USE OF BROKER / DEALER / CUSTODIAN**

Consultation clients are welcome to utilize any service provider they may choose and are welcome to implement any advice or recommendations in whole or in part.

A PCM client may direct the Adviser in writing to use a particular broker-dealer to execute some or all transactions for the client. In that case, the client will negotiate terms and arrangements for the account with that broker-dealer, and the Adviser will not seek better execution services or prices from other broker-dealers or be able to "batch" client transactions for execution through other broker/dealers with orders for other accounts managed by the Adviser (as described below). As a result, the client may pay higher commissions or other transaction costs or greater spreads or receive less favorable net prices on transactions for the account than would otherwise be the case. If the Adviser agrees to the arrangement, Pointe Capital Management will continue to use the client's preferred service provider until the client directs otherwise in writing. Clients must ensure that PCM receives copies of the managed account(s) statements. Subject to its duty of best execution, the Adviser may decline a client's request to direct brokerage if, in the Adviser's sole discretion, such directed brokerage arrangements would result in additional operational difficulties.

## **B. AGGREGATION (BLOCK) TRADING FOR MULTIPLE CLIENT ACCOUNTS**

Transactions for each client generally will be effected independently, unless the Adviser decides to purchase or sell the same security(s) for several clients at approximately the same time. The Adviser may (but is not obligated to) combine or "batch" such orders to obtain best execution, to negotiate more favorable commission rates, or to allocate equitably among the Adviser's clients differences in prices and commissions or other transaction costs that might have been obtained had such orders been placed independently. Due to the individualized

nature of services, however, large orders of securities are not always consistent with the nature of the Adviser's services. Aggregation is undertaken in firms processing large orders of large orders of securities in order to realize more effective trade execution and the cost efficiencies that come from executing larger order sizes. In each case, the Adviser strives to allocate investment opportunities or trades among its clients in a manner that is fair and equitable and based upon the client investment objectives.

Normally, under this procedure, when allocations are undertaken, transactions will generally be averaged as to price and allocated according to the Adviser's standard allocation procedure. This procedure considers the circumstances of each trade and always strives for fairness and cost-effectiveness to the client. In most cases when the Adviser executes only a partial fill of a targeted buy order or sell order, allocations will be prorated. To the extent that the Adviser determines to aggregate client orders for the purchase or sale of securities, including securities in which the Pointe Capital Management's Adviser Representatives may invest, the Adviser shall normally do so in accordance with applicable rules promulgated under the SEC's Investment Advisers Act and no-action guidance provided by the staff of the SEC. An allocation statement will be prepared, and any special circumstances or conditions will be outlined in connection with each event.

Certain issues may impact the Adviser's allocation under particular circumstances and in such cases, the allocation will be made based upon other relevant factors, which may include: (i) when only a small percentage of the order is executed, shares may be allocated to the account with the smallest order or the smallest position or to an account that is out of line with respect to security or sector weightings relative to other portfolios, with similar mandates; (ii) allocations may be given to one account when one account has limitations in its investment guidelines which prohibit it from purchasing other securities which are expected to produce similar investment results and can be purchased by other accounts; (iii) if an account reaches an investment guideline limit and cannot participate in an allocation, shares may be reallocated to other accounts (this may be due to unforeseen changes in an account's assets after an order is placed); (iv) in cases where a small proportion of an order is executed in all accounts, shares may be allocated to one or more accounts on a random basis. The Adviser receives no additional benefit as a result of the proposed aggregation.

PCM may utilize the custodian's prime broker program whereby the custodial firm may effect clients' over-the-counter securities transactions on an agency basis. Typically, the service providers execute transactions based upon a number of factors. These factors include Size of order, trading characteristics of the security, favorable execution prices, access to reliable data, availability of efficient transaction processing and possible price reductions. In filling these orders, the service provider may transact with a market-making broker-dealer ("market maker") on the other side of the trade. A market maker may mark-up/down the price of securities for which it makes a market, which is a cost that will be incurred by the client in addition to any agency commissions assessed by the client's service provider. Normally, best price and execution is obtained for over-the-counter security transactions by executing directly with the market maker on a principal basis. Therefore, in some cases, clients may incur transaction costs, in addition to any commissions charged by their service provider, when trades in over-the-counter securities are effected on their behalf through that broker on an agency basis. The Adviser's choice to utilize the service provider's prime broker program or similarly termed service available through the selected service provider may limit or eliminate the Adviser's ability to obtain best price and execution in each case. In certain cases, a security may be purchased through another service provider and in such cases, the security purchased is then transferred to the client account at the client's selected custodian, and a "trade away" delivery fee is assessed to the client account.

Broker custody of client assets may limit or eliminate the Adviser's ability to obtain best price and execution of transactions in over-the counter securities.



In connection with Master Limited Partnerships (MLPs), the Adviser's employee-related accounts in the MLP / Infrastructure Strategy do not receive Initial Public Offering (IPO) allocations as the Adviser does not generally receive a full allocation for these types of IPOs. Employee-related accounts would buy these MLP investments once they were publicly traded in the secondary market.

**Trade error policy:** The Adviser seeks to conduct trading in a precise manner. On rare occasions, trade errors may occur. In such cases, the Adviser will act promptly to ensure the error is corrected promptly and where applicable, the client is made whole. The Adviser's process is to correct trade errors via its trade error accounts established with its preferred custodial firm. If there is any gain/loss from the trade error, the client's selected custodian may retain the gain or post the gain/loss to the Adviser's error account in accordance with their current internal policy.

## ITEM 13: REVIEW OF ACCOUNTS

### A. FREQUENCY AND NATURE OF PERIODIC REVIEWS

Investment Management involves continuous and ongoing services to include frequent monitoring and internal portfolio reviews (no less than quarterly). The Adviser may perform more frequent internal reviews, depending upon the nature and complexity of the portfolio, in response to market conditions, at the time of significant deposits or withdrawals, and at the Adviser's discretion. Reviews generally entail analyzing securities, sensitivity to various markets, investment results and other factors. The Adviser may also review a portfolio if the client's asset allocation deviates over the target acceptable limits, at which time portfolio action is considered.

Individual reviews (with clients) are conducted as requested by the client, are requested at the Adviser's discretion, or according to the interval agreed upon in the Client Agreement. The timing of reviews conducted with clients are guided by the client's stated objectives or at the Advisor's discretion, however, the Adviser prefers clients initiate meetings at least annually (via phone, online or in person). However, PCM encourages frequent communications with the Adviser in order to continually review the client's situation and ongoing investment strategies. In addition, clients are obligated to contact PCM when there exists a real or potential change in the clients' financial condition. This prompt notification gives the Adviser the opportunity to review the clients' new information and as a result the Adviser and client can help ensure the investment strategies continue to be appropriate based on client's data and stated objectives.

Clients who do not desire intensive Investment Management Services may retain Pointe Capital Management on an hourly or project basis for **Consultation Services**, whereby the Adviser can provide financial or investment advice *without* ongoing monitoring or reviews of the account (unless otherwise outlined in the Client Agreement as may be the case with annual, ongoing services). Consultation Services terminate upon the delivery of services unless the Client Agreement provides for ongoing services. Advice provided during services may include recommendations for reviews or other follow-up services. It is then the client's responsibility to update his or her financial goals or investment strategies on his/her own or secure additional services from the Adviser under a new or amended Agreement.

**Retirement Plan Investment Manager Service – Review and Recommendations.** Market conditions may cause diversified portfolios to vary from the allocation guidelines established in this Agreement. As set forth in the client agreement, PCM may provide general educational materials for participants in connection with rebalancing assets. Plan participants should be advised to educate themselves regarding the benefits of regular portfolio rebalancing (done on their own) and shall be encouraged to periodically rebalance their customized portfolios.

PCM will conduct internal portfolio reviews on a quarterly basis, but reviews may occur more frequently, as may be determined by the Adviser, depending on market trends or other variables. At the time of the review, the decision to recommend a revision to the suggested model(s) is normally based on many factors, including over or under valuation of particular asset classes and the degree to which the model has deviated from its intended risk level. Implementation will occur at the plan fiduciary level if the Adviser does not maintain discretion. Portfolio asset allocation models will be communicated in participant meetings as well as via mailings both to plan sponsor and individual plan participants.

## **B. REVIEWERS**

Reviews are conducted by the Adviser's investment management personnel:

- Jeffrey Huebner, CFA®, Managing Member
- Paul Huebner, Member and Chief Compliance Officer
- Elizabeth Ottaway, CFP®
- Charles Huebner, Co-Founder
- James Carroll, CFA®
- Heather Williams, CFA®

## **C. FACTORS THAT MAY TRIGGER NON-PERIODIC REVIEWS**

The timing of internal portfolio reviews may also be guided by the underlying assets of the portfolio, individual circumstances as reasonably known by the Adviser, market conditions and the request of the client. Reviews may also be triggered by material market, economic or political events, by reported changes in the client's financial situation (which may include but are not limited to: Termination of employment, physical relocation, inheritance or retirement).

## **D. CONTENT AND FREQUENCY OF REGULAR REPORTS**

Clients can expect to receive normal confirmation statements for all transactions and a monthly/quarterly statement, directly from their custodial firm. The custodian's quarterly reports detail account value, net change, portfolio holdings, and all account activity. The Adviser may prepare additional portfolio data or post meeting communications at the Adviser's discretion. It is important that clients receive account statements directly from their custodial firm(s). Should a client find that custodial statements are not being received, the client must promptly communicate this issue to their custodial firm and Pointe Capital Management.

## **ITEM 14: CLIENT REFERRALS AND OTHER COMPENSATION**

### **A. ECONOMIC BENEFITS PROVIDED BY THIRD PARTIES FOR ADVICE RENDERED TO CLIENTS (INCLUDES SALES AWARDS OR OTHER PRIZES)**

PCM is a *fee-only* investment advisory firm and does not accept commissions or fees in connection with securities and/or insurance product sales. The Adviser and its Adviser Representatives do not accept economic benefits in the form of sales awards, prizes or other compensation tied to "sales", either directly or indirectly from any third party.

### **B. COMPENSATION TO NON-ADVISORY PERSONNEL FOR REFERRALS**

On occasion, PCM may engage in a written agreement to compensate an unaffiliated party (such as an investment adviser or other professional) for client referrals. In many cases, the referring investment adviser may continue to act as the referred client's primary investment adviser.

Each referring party will execute the Adviser's Solicitor Agreement. At the time of each referral, the referring party is responsible for ensuring prompt delivery of certain disclosure materials to each referred investor. These disclosures include: PCM's Form ADV 2, written disclosure materials, which detail the fees associated with referral services, and any other documentation required by securities rules and regulations.

PCM retains the right to decline advisory services to any referred investor and for any reason. In some cases, the services offered by the Adviser may not be a good match based on what is known about the referred investor or the investor may wish to engage in trading strategies that are not offered by the Adviser.

#### **ITEM 15: CUSTODY**

PCM does not maintain custody of client funds or securities other than its ability to deduct contractually agreed advisory fees and to place trades, with appropriate client authorization. Client accounts are custodied at the client's selected custodial firm.

In all cases, clients have a direct and beneficial interest in their securities (individual ownership), rather than an undivided interest in a pool of securities. Execution of transactions and custody of client funds and securities are services provided by the client's selected brokerage/custodial services provider(s).

#### **ITEM 16: INVESTMENT DISCRETION**

Clients engaging PCM for Investment Management Services have the ability to leave standing instructions with the Adviser to refrain from investing in particular industries, invest in limited amounts of securities and to re-balance portfolios (also termed as "limited discretion").

With the client's authorization as provided in the custodial account forms and the Adviser's Client Agreement, Pointe Capital Management will maintain discretionary trading authority to execute securities transactions in the investor's portfolio within investor's designated investment objectives, to include the securities to be bought and sold, and the amount of securities to be bought and sold. The Adviser will never have full power of attorney, nor will the Adviser ever have authority to withdraw funds or to take custody of investor funds or securities other than the ability to deduct advisory fees via the qualified custodian and only with the client's authorization.

The Adviser also may render non-discretionary investment management services to its clients relative to: (1) variable life/annuity products that they may own, and/or (2) their individual accounts held through employer-sponsored retirement plans. In so doing, the Adviser either directs or recommends the allocation of client assets among the various mutual fund subdivisions that comprise the variable life/annuity product or the retirement plan. The client assets shall be maintained at either the specific insurance company that issued the variable life/annuity product and are owned by the client, or at the custodian designated by the sponsor of the client's retirement plan. Investments and service providers relative to Plan offerings are limited to only those available through the respective Plans and are determined by the Plan Sponsor(s).

#### **ITEM 17: VOTING CLIENT SECURITIES**

Clients retain the authority to vote proxies and should ensure that proxy materials are mailed directly to them or their authorized third party. Normally, custodial account forms allow clients to provide directions relating to proxies. The Adviser will not take action with respect to any securities or other investments that become the subject of any legal proceedings, including bankruptcies.

While PCM does not vote proxies for clients, it is available to assist clients with questions and concerns relating to proxies. The Adviser does not engage in proxy-related discussions with non-clients and does not solicit proxies.

In the event PCM's advice is solicited by its clients, the Adviser shall abide by the following conditions:

- PCM will disclose any significant relationship with the issuer, its affiliates or a security holder proponent of the matter on which proxy voting advice is given, as well as any material interest of our Adviser in the matter.
- The Adviser will not accept any form of special consideration from any person, other than the security holder recipient thereof, in exchange for furnishing voting advice, and;
- Voting advice will not be furnished on behalf of any person soliciting proxies, or on behalf of a participant in an election contest subject to SEC Rule 14a-11.
- The Adviser shall not communicate with the press concerning a proxy.
- PCM does not solicit proxies.

Deviations from these policies will result in a prompt amendment of this Brochure and may require the Adviser to comply with SEC Proxy Registration Rules.

## **ITEM 18: FINANCIAL INFORMATION**

### **A. BALANCE SHEET**

PCM is not required to include a business balance sheet with this Brochure. The Adviser does not require nor solicit prepayment of more than \$1200 in fees per client and six months or more in advance of services. PCM does not maintain custody of client funds or securities and only maintains limited access to managed accounts as necessary to engage in trading and to deduct contractually agreed management fees, with the appropriate client authorization.

### **B. FINANCIAL CONDITIONS REASONABLY LIKELY TO IMPAIR THE ADVISER'S ABILITY TO MEET CONTRACTUAL COMMITMENTS TO CLIENTS**

PCM does not have any financial conditions that are likely to reasonably impair the Adviser's ability to meet contractual commitments to clients.

### **C. BANKRUPTCY PETITIONS IN PREVIOUS TEN YEARS**

PCM has never been party to a bankruptcy.

## **PRIVACY POLICY**

As a federally regulated registered investment adviser, Pointe Capital Management is covered under the definition of a "financial institution" in the Gramm-Leach-Bliley Act (the "Act"). The Adviser is therefore subject to Act as well as the rules of privacy imposed on Investment Advisors by the United States Securities and Exchange Commission's ("SEC") Privacy Rule ("Regulation S-P").

Privacy of nonpublic personal information is an issue that PCM takes seriously.

To maintain compliance with Regulation S-P and the Act, every broker, dealer, investment company and investment adviser is required to adopt policies and procedures reasonably designed to safeguard customer records and information.

In its role as an Investment Adviser, PCM routinely collects nonpublic personal information from clients and prospective clients. This information generally will include but is not limited to:

- Information provided from applications, forms and other information provided to us either verbally or in writing, and include but are not limited to your name, address, phone number, account information, social security number, assets, employment, income and debt
- Information about your transactions, accounts, trading activity and parties to transactions; health and beneficiary information (such as may pertain to planning issues)
- Information from other outside sources
- Any other data that is deemed to be nonpublic personal information as defined by the Act and the SEC's Privacy Rule

PCM values our clients' trust and confidence. We will never sell the nonpublic personal information we obtain from consumers or clients.

All information provided by clients or prospective clients to PCM, (including the Adviser's personnel), and information and advice furnished by the Adviser to clients, shall be treated as confidential and shall not be disclosed to unaffiliated third parties, except as directed by clients with written authorization, by application to facilitate the investment advisory services offered by the Adviser via an unaffiliated financial services provider (such as the client's custodial firm), or as required by any rule, regulation or law to which the Adviser or its staff may be subject.

PCM maintains client records in a controlled environment and records (electronic and otherwise) are only available to authorized persons of the Adviser who have a need to access client information in order to deliver advisory services, provide administrative support, or to respond to client requests. The Adviser takes reasonable steps to help ensure that its electronic network is secure.

PCM's position on protecting non-public personal information extends beyond the life of the Advisory Agreement. Client information is retained in a protected manner for the time period required by regulators (five years from the date of last use) and thereafter is safely destroyed electronically, via in-house shredding, or via a contracted secure shredding service.

Consumers (non-clients) who provide data during an initial consultation or for other purposes but do not go on to become clients of the Adviser also receive privacy protection. Original information is promptly returned in person or via the mail, if the Adviser's services are not engaged. Alternatively, if nonpublic personal information is contained in copies of documents, notes or some other media, this information will be securely filed for a period of up to one year (depending upon likelihood of engagement) before it is securely destroyed in the same manner as described above.

Clients are encouraged to discuss any questions regarding PCM's privacy policies and procedures with their Investment Manager or Paul Huebner, PCM's Chief Compliance Officer.

**POINTE CAPITAL  
MANAGEMENT LLC**

**FORM ADV PART 2B  
INDIVIDUAL DISCLOSURE BROCHURE**

**CHARLES P. HUEBNER  
CO-FOUNDER**

This Brochure provides information about Charles Huebner which supplements the Pointe Capital Management Form ADV 2A Brochure. Please contact Pointe Capital Management via the contact information listed below if you did not receive Pointe Capital Management's ADV 2A Brochure or if you have any questions about the contents of this supplement. Additional information about Pointe Capital Management and Charles Huebner is available on the SEC's adviser search website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

Charles Huebner's CRD number is: 2832505

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[www.pointecapital.com](http://www.pointecapital.com)**

March 20, 2023

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## **EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE**

**Charles P. Huebner**

**Co-Founder**

Year of Birth: 1945

### **Post-Secondary Education:**

University of Michigan MBA, Finance (1974)

Michigan State University BS, Labor Relations (1968)

### **Recent Business Background:**

Pointe Capital Management LLC, Grosse Pointe Farms, MI

Co-Founder

Managing Member 2/2010 – 12/2022

Registered Investment Adviser

UBS (f/k/a Kidder Peabody & Co., PaineWebber)

Senior Vice President

Broker/Dealer

1990- 02/2010

Goldman, Sachs & Co.

Vice President

Broker/Dealer

1974-1990

## **DISCIPLINARY INFORMATION**

Charles Huebner has no record of legal or disciplinary events that are material to a client's or prospective client's evaluation of Mr. Huebner or the integrity of his practice. Charles Huebner has not been involved in any issues involving criminal or civil actions; administrative proceedings before the SEC or any other federal, state, or foreign regulatory authorities. Mr. Huebner has not been involved in any self- regulatory organization proceedings and has never had a professional license suspended or revoked. Disclosure background on registered personnel is located via the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

## **OTHER BUSINESS ACTIVITIES**

Mr. Huebner is not engaged in any other business activities.

## **ADDITIONAL COMPENSATION**

Other than salary, Charles Huebner does not receive any economic benefit from any person, company, or organization, either directly or indirectly, in exchange for providing clients with advisory services through Pointe Capital Management.

## **SUPERVISION**

Paul Huebner is the Member and Chief Compliance Officer of Pointe Capital Management and is charged with the day-to-day compliance operations of the Adviser. As a Member with ownership in the advisory firm, Mr. Huebner has a vested interest in the compliant operations of the Adviser.

The Adviser's supervisory system establishes clear lines of authority, accountability and responsibility. Should the Chief Compliance Officer or another officer vested with responsibility

for a particular policy and procedure is faced with a conflict of interest, supervision by another officer, senior staff member or independent third party is necessary to avoid even the appearance of impropriety. Where this situation arises, the conflicted officer shall arrange for their responsibilities to be transferred to another officer, senior staff member, or independent third party as that responsibility relates to the conflicted officer.

The Adviser takes the issue of compliance and risk management seriously. Such oversight helps to ensure that the Adviser can maintain clear lines of authority, accountability and responsibility as well as avoid the risks inherent with such self-policing. Clients are welcome to contact the Chief Compliance Officer with questions or concerns in connection with staff monitoring or the Adviser's internal compliance program.



**POINTE CAPITAL  
MANAGEMENT LLC**

**FORM ADV PART 2B  
INDIVIDUAL DISCLOSURE BROCHURE**

**PAUL J. HUEBNER**

This Brochure provides information about Paul Huebner which supplements the Pointe Capital Management Form ADV 2A Brochure. Please contact Pointe Capital Management via the contact information listed below if you did not receive Pointe Capital Management's ADV 2A Brochure or if you have any questions about the contents of this supplement. Additional information about Pointe Capital Management and Paul Huebner is available on the SEC's adviser search website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

Paul Huebner's CRD number is: 4262776

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## **EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE**

**Paul J. Huebner**  
**Member**  
**Chief Compliance Officer**  
Born 1978

**Post-Secondary Education:**  
Colgate University BA, Economics (2002)

**Recent Business Background:**  
Pointe Capital Management LLC, Grosse Pointe Farms, MI  
Member and Chief Compliance Officer  
Registered Investment Adviser  
2/2010- Present

UBS Financial Services  
Financial Adviser  
Broker/Dealer  
2004 - 02/2010

## **DISCIPLINARY INFORMATION**

Paul Huebner has no record of legal or disciplinary events that are material to a client's or prospective client's evaluation of Mr. Huebner or the integrity of the Adviser.

Mr. Huebner has not been involved in any issues involving criminal or civil actions; administrative proceedings before the SEC or any other federal, state or foreign regulatory authorities. Mr. Huebner has also not been involved in any self-regulatory organization proceedings and has never had a professional license suspended or revoked. Disclosure background on representatives can be located via Disclosure background on representatives can be located via the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

## **OTHER BUSINESS ACTIVITIES**

Paul Huebner is not engaged in any other business activities.

## **ADDITIONAL COMPENSATION**

Other than salary, Paul Huebner does not receive any economic benefit from any person, company, or organization, either directly or indirectly, in exchange for providing clients with advisory services through Pointe Capital Management.

## **SUPERVISION**

Paul Huebner is the Member and Chief Compliance Officer of Pointe Capital Management and is charged with the day-to-day compliance operations of the Adviser. As a Member with ownership in the advisory firm, Mr. Huebner has a vested interest in the compliant operations of the Adviser.

The Adviser's supervisory system establishes clear lines of authority, accountability, and responsibility. Should the Chief Compliance Officer or another officer vested with responsibility for a particular policy and procedure is faced with a conflict of interest, supervision by another officer, senior staff member or independent third party is necessary to avoid even the appearance of impropriety. Where this situation arises, the conflicted officer shall arrange for

their responsibilities to be transferred to another officer, senior staff member, or independent third party as that responsibility relates to the conflicted officer.

The Adviser takes the issue of compliance and risk management seriously. Such oversight helps to ensure that the Adviser can maintain clear lines of authority, accountability and responsibility as well as avoid the risks inherent with such self-policing. Clients are welcome to contact the Chief Compliance Officer with questions or concerns in connection with staff monitoring or the Adviser's internal compliance program.

**POINTE CAPITAL  
MANAGEMENT LLC**

**FORM ADV PART 2B  
INDIVIDUAL DISCLOSURE BROCHURE**

**JEFFREY C. HUEBNER, CFA®**

This Brochure provides information about Jeffrey C. Huebner, CFA® which supplements the Pointe Capital Management Form ADV 2A Brochure. Please contact Pointe Capital Management via the contact information listed below if you did not receive Pointe Capital Management's ADV 2A Brochure or if you have any questions about the contents of this supplement. Additional information about Pointe Capital Management and Jeffrey Huebner is available on the SEC's adviser search website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

Jeffrey Huebner's CRD number is: 2894119

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[www.pointecapital.com](http://www.pointecapital.com)**

March 20, 2023

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## **EDUCATION AND BUSINESS BACKGROUND**

### **Jeffrey C. Huebner, CFA® Managing Member**

Born 1976

#### **Post-Secondary Education and Professional Designations:**

University of Michigan

Ross School of Business

Master of Business Administration (MBA), 2004

Vanderbilt University

Bachelor of Arts (BA) in Economics, 1998

Minors in French and Business Administration

Chartered Financial Analyst™(CFA®) - Earned designation in 2005

#### **Recent Business Background:**

Pointe Capital Management, LLC, Grosse Pointe Farms, MI

Managing Member

Registered Investment Adviser

4/2011 - Present

Morgan Stanley Private Wealth Management (New York)

Executive Director

Private Wealth Adviser

2007-2011

JPMorgan Private Bank (New York)

Vice-President

Bank

2004 - 2007

Morgan Stanley Private Wealth Management (New York)

Associate, Registered Representative

Investment Firm

1998 - 2002

## **DISCIPLINARY INFORMATION**

Jeffrey C. Huebner, CFA® has no record of legal or disciplinary events that are material to a client's or prospective client's evaluation of Mr. Huebner or the integrity of the Adviser. Mr. Huebner has not been involved in any issues involving criminal or civil actions; administrative proceedings before the SEC or any other federal, state or foreign regulatory authorities. Mr. Huebner has also not been involved in any self-regulatory organization proceedings and has never had a professional license suspended or revoked. Registration information and disclosure background on representatives can be located via the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

## **OTHER BUSINESS ACTIVITIES**

Mr. Huebner is not engaged in any other business activities.

## **ADDITIONAL COMPENSATION**

Other than salary, Mr. Huebner does not receive any economic benefit from any person, company or organization, either directly or indirectly, in exchange for providing clients with advisory services through Pointe Capital Management.

## **SUPERVISION**

Paul Huebner is the Member and Chief Compliance Officer of Pointe Capital Management and is charged with the day-to-day compliance operations of the Adviser. As a Member with ownership in the advisory firm, Mr. Huebner has a vested interest in the compliant operations of the Adviser.

The Adviser's supervisory system establishes clear lines of authority, accountability, and responsibility. Should the Chief Compliance Officer or another officer vested with responsibility for a particular policy and procedure be faced with a conflict of interest, supervision by another officer, senior staff member or independent third party is necessary to avoid even the appearance of impropriety. Where this situation arises, the conflicted officer shall arrange for their responsibilities to be transferred to another officer, senior staff member, or independent third party as that responsibility relates to the conflicted officer.

The Adviser takes the issue of compliance and risk management seriously. Such oversight helps to ensure that the Adviser can maintain clear lines of authority, accountability and responsibility as well as avoid the risks inherent with such self-policing. Clients are welcome to contact the Chief Compliance Officer with questions or concerns in connection with staff monitoring or the Adviser's internal compliance program.

**POINTE CAPITAL  
MANAGEMENT LLC**

**FORM ADV PART 2B  
INDIVIDUAL DISCLOSURE BROCHURE**

**JAMES L. CARROLL, CFA®**

This Brochure provides information about James L. Carroll, CFA® which supplements the Pointe Capital Management Form ADV 2A Brochure. Please contact Pointe Capital Management via the contact information listed below if you did not receive Pointe Capital Management's ADV 2A Brochure or if you have any questions about the contents of this supplement. Additional information about Pointe Capital Management and James L. Carroll, CFA® is available on the SEC's adviser search website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

James Carroll's CRD number is: 2894119

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March 20, 2023

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## **EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE**

**James L. Carroll, CFA®**

Born 1950

### **Post-Secondary Education and Professional Designations:**

Wayne State University

Detroit, MI

BS Economics 1973

Wayne State University

Detroit, MI

MBA 1976

Chartered Financial Analyst™(CFA®) - 1976

### **Recent Business Background:**

Pointe Capital Management LLC, Grosse Pointe Farms, MI

Managing Director

Registered Investment Adviser 1/2014 - Present

Loomis Sayles Distributors, L.P. 9/1997 - 9/2013

Loomis Sales & Company, L.P. 6/1996 - 9/2013

Portfolio Manager and Senior Vice President

Investment Firm

Bloomfield Hills, Michigan

## **DISCIPLINARY INFORMATION**

James Carroll, CFA® has no record of legal, arbitration or disciplinary events that are material to a client's or prospective client's evaluation of Mr. Carroll or the integrity of the Adviser. Mr. Carroll has not been involved in any issues involving criminal or civil actions; administrative proceedings before the SEC or any other federal, state or foreign regulatory authorities. Mr. Carroll has also not been involved in any self-regulatory organization proceedings and has never had a professional license suspended or revoked. Registration information and disclosure background on representatives can be located via the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

## **OTHER BUSINESS ACTIVITIES**

Mr. Carroll is not engaged in any other business activities.

## **ADDITIONAL COMPENSATION**

Other than salary, James Carroll, CFA® does not receive any economic benefit from any person, company or organization, either directly or indirectly, in exchange for providing clients with advisory services through Pointe Capital Management.

## **SUPERVISION**

Paul Huebner is the Member and Chief Compliance Officer of Pointe Capital Management and is charged with the day-to-day compliance operations of the Adviser. As a Member with



ownership in the advisory firm, Mr. Huebner has a vested interest in the compliant operations of the Adviser.

The Adviser's supervisory system establishes clear lines of authority, accountability and responsibility. Should the Chief Compliance Officer or another officer vested with responsibility for a particular policy and procedure be faced with a conflict of interest, supervision by another officer, senior staff member or independent third party is necessary to avoid even the appearance of impropriety. Where this situation arises, the conflicted officer shall arrange for their responsibilities to be transferred to another officer, senior staff member, or independent third party as that responsibility relates to the conflicted officer.

The Adviser takes the issue of compliance and risk management seriously. Such oversight helps to ensure that the Adviser can maintain clear lines of authority, accountability and responsibility as well as avoid the risks inherent with such self-policing. Clients are welcome to contact the Chief Compliance Officer with questions or concerns in connection with staff monitoring or the Adviser's internal compliance program.

**POINTE CAPITAL  
MANAGEMENT LLC**

**FORM ADV PART 2B  
INDIVIDUAL DISCLOSURE BROCHURE**

**ELIZABETH S. OTTAWAY, CFP®**

This Brochure provides information about Elizabeth S. Ottaway, CFP® which supplements the Pointe Capital Management Form ADV Part 2A Brochure. Please contact the office of Pointe Capital Management via the contact information listed below if you did not receive Pointe Capital Management's Brochure or if you have any questions about the contents of this supplement. Additional information about Pointe Capital Management and Elizabeth Ottaway, CFP® is available on the SEC's adviser search website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

Elizabeth Ottaway's CRD number is: 1323760

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March 20, 2023

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**EDUCATIONAL BACKGROUND  
AND BUSINESS EXPERIENCE**

**Elizabeth S. Ottaway, CFP®**

Born 1962

**Post-Secondary Education and Professional Designations:**

College of William and Mary

Williamsburg, VA

Bachelor of Arts, Government 1984

College of Financial Planning, Denver, CO

Certified Financial Planner, (CFP®) - Earned in 1993

**Recent Business Background:**

Pointe Capital Management LLC, Grosse Pointe Farms, MI

Executive Director

Registered Investment Adviser 2/2015 - Present

Munder Capital Management, Birmingham, MI

Senior Investment Manager

Investment Firm

1/1995 - 1/2015

Funds Distributor, LLC, Birmingham, MI

Registered Representative

Brokerage Firm

1/2012 - 10/2014

Funds Distributor, LLC, Portland, ME

Registered Representative

Brokerage Firm

5/2000 - 12/2005

LPM Investment Service, Birmingham, MI

Registered Representative

Brokerage Firm

8/1999 - 5/2000

Woodbridge Capital Management, Detroit, MI

Portfolio Manager

Investment Firm

3/1994 - 12/1994

Comerica Bank, Detroit, MI Trust Officer

Bank

9/1989 - 2/1994

Mercer Meidinger Hansen, Richmond, VA

Benefits Consultant

Employee Benefit and Consulting Firm

11/1987 - 8/1989

The Vanguard Group

Retirement Plan Specialist

Investment Firm

9/1984 - 9/1986

### **DISCIPLINARY INFORMATION**

Elizabeth S. Ottaway, CFP® has no record of legal or disciplinary events that are material to a client's or prospective client's evaluation of Ms. Ottaway or the integrity of the Adviser.

Ms. Ottaway has not been involved in any issues involving criminal or civil actions; administrative proceedings before the SEC or any other federal, state or foreign regulatory authorities. Ms. Ottaway has never had a professional license suspended or revoked and has not been involved in any self-regulatory organization proceedings, investment-related arbitrations or litigation. Registration and disclosure background on investment adviser representatives can be located via the SEC's website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov)

### **OTHER BUSINESS ACTIVITIES**

Elizabeth S. Ottaway, CFP® is not engaged in any other business activities with the exception of personal services provided for the benefit of the following non-profit organizations:

- St. Vincent & Sarah Fisher Center: Chair, Investment Committee
- Young Women's Home Association: Chair, Investment Committee
- Tau Beta Association: Chair, Investment Committee

### **ADDITIONAL COMPENSATION**

Other than salary, Elizabeth S. Ottaway, CFP® does not receive any economic benefit from any person, company, or organization, either directly or indirectly, in exchange for providing clients with advisory services through Pointe Capital Management.

### **SUPERVISION**

Paul Huebner is the Member and Chief Compliance Officer of Pointe Capital Management and is charged with the day-to-day compliance operations of the Adviser. As a Member with ownership in the advisory firm, Mr. Huebner has a vested interest in the compliant operations of the Adviser.

The Adviser's supervisory system establishes clear lines of authority, accountability, and responsibility. Should the Chief Compliance Officer or another officer vested with responsibility for a particular policy and procedure is faced with a conflict of interest, supervision by another officer, senior staff member or independent third party is necessary to avoid even the appearance of impropriety. Where this situation arises, the conflicted officer shall arrange for their responsibilities to be transferred to another officer, senior staff member, or independent third party as that responsibility relates to the conflicted officer.

The Adviser takes the issue of compliance and risk management seriously. Such oversight helps to ensure that the Adviser can maintain clear lines of authority, accountability and responsibility as well as avoid the risks inherent with such self-policing. Clients are welcome to contact the Chief Compliance Officer with questions or concerns in connection with staff monitoring or the Adviser's internal compliance program.

**POINTE CAPITAL  
MANAGEMENT LLC**

**FORM ADV PART 2B  
INDIVIDUAL DISCLOSURE BROCHURE**

**HEATHER S. WILLIAMS, CFA®**

This Brochure provides information about Heather S. Williams, CFA® which supplements the Pointe Capital Management Form ADV Part 2A Brochure. Please contact the office of Pointe Capital Management via the contact information listed below if you did not receive Pointe Capital Management's Brochure or if you have any questions about the contents of this supplement. Additional information about Pointe Capital Management and Heather Williams, CFA® is available on the SEC's adviser search website at [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov).

Heather S. Williams' CRD number is: 2349057

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March 20, 2023

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## EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

**Heather S. Williams, CFA®**  
**Investment Analyst**  
Born 1963

### **Post-Secondary Education and Designations:**

University of Michigan  
Ann Arbor, MI  
BS Mathematics (1984)

Certified Financial Analyst™(CFA®) – Since 1992

### **Recent Business Background (past 10 years):**

Pointe Capital Management LLC, Grosse Pointe Farms, MI  
Investment Analyst  
Registered Investment Adviser 6/2016 - Present

Sabbatical, Grosse Pointe Farms, MI  
6/2010 – 5/2016

TMW Enterprises, Inc., Troy, MI  
Financial Adviser  
Private Equity Management Firm 9/2000 – 5/2010

Funds Distributor, Inc., Birmingham, MI  
Portfolio Manager  
Investment Company - Distributor  
Munder Capital Management 5/2000 – 9/2000

LPM Investment Services, Birmingham, MI  
Portfolio Manager  
Munder Capital Management  
Investment Firm 11/1996 – 5/2000

New England Securities, Boston, MA  
VP Quantitative Analyst, Loomis Sayles & Company, LP Broker/Dealer  
1/1995 – 12/1996

Royal MacCabees Securities Company Investment Analyst, Pension Portfolio Advisors  
Broker/Dealer 3/1992 – 7/1994

## DISCIPLINARY INFORMATION

Heather Williams, CFA® has no record of legal or disciplinary events and her registration record contains no data that would impact a prospective client's evaluation of Ms. Williams or the integrity of the Adviser. Ms. Williams has not been involved in any criminal or civil actions, administrative proceedings before the SEC or any other federal, state or foreign regulatory authorities. Ms. Williams has never had a professional license suspended or revoked and has not been involved in any self-regulatory organization proceedings, investment-related arbitrations or litigation. Registration and disclosure information for investment adviser representatives is located on the SEC's adviser search website: [www.adviserinfo.sec.gov](http://www.adviserinfo.sec.gov)

### **OTHER BUSINESS ACTIVITIES**

Ms. Williams is and has been a Trustee for Burroughs Memorial Trust since 5/2008. The Trust's legal address is: First Merit Private Bank in Flint, MI. The Trust provides support to various community, hospital, educational, charitable, religious, scientific / research organizations as determined by the trustees. The time spent on this activity may vary throughout the year but generally involves 2 meetings per year, 1 hour per month with approximately 4 hours per year during trading hours.

### **ADDITIONAL COMPENSATION**

Ms. Williams does not receive any economic benefit from any other person, company, or organization, either directly or indirectly, in exchange for investment services provided to Pointe Capital Management and its clients.

### **SUPERVISION**

Paul Huebner is the Member and Chief Compliance Officer of Pointe Capital Management and is charged with the day-to-day compliance operations of the Adviser. As a Member with ownership in the advisory firm, Mr. Huebner has a vested interest in the compliant operations of the Adviser.

The Adviser's supervisory system establishes clear lines of authority, accountability and responsibility. Should the Chief Compliance Officer or another officer vested with responsibility for a particular policy and procedure is faced with a conflict of interest, supervision by another officer, senior staff member or independent third party is necessary to avoid even the appearance of impropriety. Where this situation arises, the conflicted officer shall arrange for their responsibilities to be transferred to another officer, senior staff member, or independent third party as that responsibility relates to the conflicted officer.

The Adviser takes the issue of compliance and risk management seriously. Such oversight helps to ensure that the Adviser can maintain clear lines of authority, accountability and responsibility as well as avoid the risks inherent with such self-policing. Clients are welcome to contact the Chief Compliance Officer with questions or concerns in connection with staff monitoring or the Adviser's internal compliance program.

## **POINTE CAPITAL MANAGEMENT LLC**

### **SUPPLEMENTAL INFORMATION FORM ADV PART 2B BROCHURES**

### **INFORMATION ABOUT PROFESSIONAL DESIGNATIONS**

**The Chartered Financial Analyst (CFA)** charter is a globally respected, graduate-level investment credential established in 1962 and awarded by CFA Institute — the largest global association of investment professionals.

To earn the CFA charter, candidates must: 1) pass three sequential, six-hour exams; 2) have at least four years of qualified professional investment experience; 3) join the CFA Institute as members; and 4) commit to abide by, and annually reaffirm, their adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct. High

#### Ethical Standards

The CFA Institute Code of Ethics and Standards of Professional Conduct, enforced through an active professional conduct program, require CFA charter holders to:

- Place their clients' interests ahead of their own
- Maintain independence and objectivity
- Act with integrity
- Maintain and improve their professional competence
- Disclose conflicts of interest and legal matters

#### Global Recognition

Passing the three CFA exams is a difficult feat that requires extensive study (successful candidates report spending an average of 300 hours of study per level). Earning the CFA charter demonstrates mastery of many of the advanced skills needed for investment analysis and decision making in today's quickly evolving global financial industry. As a result, employers and clients are increasingly seeking CFA charter-holders —often making the charter a prerequisite for employment. Additionally, regulatory bodies in 23 countries/territories recognize the CFA charter as a proxy for meeting certain licensing requirements, and more than 125 colleges and universities around the world have incorporated a majority of the CFA Program curriculum into their own finance courses.

#### Comprehensive and Current Knowledge

The CFA Program curriculum provides a comprehensive framework of knowledge for investment decision making and is firmly grounded in the knowledge and skills used every day in the investment profession. The three levels of the CFA Program test a proficiency with a wide range of fundamental and advanced investment topics, including ethical and professional standards, fixed income and equity analysis, alternative and derivative investments, economics, financial reporting standards, portfolio management, and wealth planning. The CFA Program curriculum is updated every year by experts from around the world to ensure that candidates learn the most relevant and practical new tools, ideas, and investment and wealth management skills to reflect the dynamic and complex nature of the profession. To learn more about the CFA charter, visit [www.cfainstitute.org](http://www.cfainstitute.org).



**The CFP® certification** is a voluntary certification; no federal or state law or regulation requires financial planners to hold the certification. This professional designation is recognized in the United States and a number of other countries for its: 1) high standard of professional education; 2) stringent code of conduct and standards of practice; and 3) ethical requirements that govern professional engagements with clients.

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’s studies have determined as necessary for the competent and professional delivery of financial planning services, and attain a Bachelor’ Degree from a regionally accredited U.S. 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); and
- ❖ 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; and
- ❖ 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.

CFP® professionals who fail to comply with the above standards and requirements may be subject to CFP Board’s enforcement process, which could result in suspension or permanent revocation of their CFP® certification.

Note: The Certified Financial Planner™, CFP® and federally registered CFP (with flame design) marks (collectively, the “CFP® marks”) are professional certification marks granted in the United States by Certified Financial Planner Board of Standards, Inc. (“CFP Board”).