

PORTFOLIO & WEALTH MANAGEMENT

Stephen B. Wilde President - Chief Investment Officer

Christopher S. Wilde Senior Vice President – Family Office Services

David D. Hornberger Senior Vice President - Portfolio Management

> 1250 NE Loop 410 Suite 333 San Antonio, TX 78209 210-930-5141

Glass Wealth Management Co. CUSTOMER RELATIONSHIP SUMMARY – ADV Part III June 17, 2020

	June 17, 2020		
Item 1. Introduction	Glass Wealth Management Co. is registered with the Securities and Exchange Commission (SEC) as an investment adviser. Brokerage and investment advisory services and fees differ, and it is important for you to understand these differences. Free and simple tools are available to research firms and financial professionals at Investor.gov/CRS , which also provides educational materials about broker-dealers, investment advisers, and investing.		
Item 2. Relationships and Services	We offer investment advisory and family office services to retail investors, including individuals, trusts, estates, employee benefits plan, corporations, and partnerships. Part of our standard service is to monitor retail accounts daily.		
What investment services and advice can you	We offer these services on a discretionary or non-discretionary basis depending on the wishes of the client. These services are determined by the client's investment experience, risk tolerance and investment time horizon.		
provide me?	Non-discretionary means the retail investor makes the ultimate decision regarding the purchase or sale of investments.		
	Retail investors are not required to establish a minimum account size or investment amount to maintain an account or establish a relationship.		
	Additional information. Please see Form ADV, Part 2A brochure (Items 4 and 7 of Part 2A or Items 4.A. and 5 of Part 2A Appendix 1) at https://adviserinfo.sec.gov/ .		
	 Conversation Starters. Ask your financial professional— Given my financial situation, should I choose an investment advisory service? Why or why not? 		
	 How will you choose investments to recommend to me? What is your relevant experience, including your licenses, education and other qualifications? What do these qualifications mean? 		
Item 3. Fees, Costs, Conflicts, and	Retail investors are charged quarterly a percentage of assets under management based on the assets under management on the last day of the quarter. (Example: Fees billed on April 1st for quarter ending March 31st)		
Standard of Conduct A. What fees will	The more assets there are in a retail investor's account the more a retail investor will pay in fees and the firm may therefore have an incentive to encourage the retail investor to increase the assets in his or her account.		
I pay?	The custodian may charge additional fees. (Example: Trade-away, commission and Mutual Funds)		
	Additional Information. You will pay fees and costs whether you make or lose money on your investments. Fees and costs will reduce any amount of money you make on your investments over time. Please make sure you understand what fees and costs you are paying. Please see Form ADV, Part 2A brochure (Items 5.A., B., C., and D of Part 2A or Items 4 of Part 2A Appendix 1) and other applicable documents at https://adviserinfo.sec.gov/ .		
	Conversation Starter. Ask your financial professional—		
	• Help me understand how these fees and costs might affect my investments. If I give you \$10,000 to invest, how much will go to fees and costs, and how much will be invested for me?		

costs, and how much will be invested for me?

Glass Wealth Management Co. CUSTOMER RELATIONSHIP SUMMARY – ADV Part III June 17, 2020

	5 dile 17, 2020
Item 3. Fees, Costs, Conflicts, and Standard of Conduct B. What are your legal obligations to me when acting as my investment adviser? How else does your firm make money and what conflicts of interest do you have? Item 3. Fees, Costs, Conflicts, and Standard of Conduct C. How do your financial	 When we act as your investment adviser, we have to act in your best interest and not put our interest ahead of yours. At the same time, the way we make money creates some conflicts with your interests. You should understand and ask us about these conflicts because they can affect the investment advice we provide you. Here are some examples to help you understand what this means. The more assets in your account the more fees you will pay and the firm may therefore have an incentive to encourage you to increase the assets in your account. Firm charges a higher percentage on equities versus fixed income. Conversation Starter. Ask your financial professional— How might your conflicts of interest affect me, and how will you address them? Additional information. Please see Form ADV, Part 2A brochure and other applicable documents at https://adviserinfo.sec.gov/. The financial professionals and principals at Glass Wealth Management Co. are solely compensated by: a) salary b) salary based upon a percentage of the fees generated by the accounts they service or c) a combination of regular salary plus a percentage of the fees generated by the accounts they service.
professionals make money? Item 4. Disciplinary	No. Our firm and financial professionals have no legal or disciplinary history. Visit Investor.gov/CRS for a free and simple search tool to research us and our
History Do you or your financial professionals have legal or disciplinary history?	 Conversation Starter. Ask your financial professional— As a financial professional, do you have any disciplinary history? For what type of conduct?
Item 5. Additional Information	 Please visit http://www.gwm-sa.com/ for additional information about our services. If you would like additional, up-to-date information or a copy of this disclosure, please call (210)930-5141. Conversation Starter. Ask your financial professional— Who is my primary contact person? Is he or she a representative of an investment-adviser or a broker-dealer? Who can I talk to if I have concerns about how this person is treating me?

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History and Ownership

Glass Wealth Management Co. is an investment advisor based in San Antonio, Texas and registered with the Securities and Exchange Commission

On January 8, 2014 Glass Management Company changed the company name to Glass Wealth Management Co.

In February of 1988, Edward M. Glass, started Glass Management Company. In April of 2006, Edward M. Glass sold his interest back to the company and became a consultant to the Company. On December 21st of 2014 Edward M. Glass passed away, having served his clients in our industry for over fifty years.

Today, Glass Wealth Management Co. currently provides portfolio management, investment advisory and family office services primarily to high net worth individuals, trusts and estates, and related accounts. The firm's clients are principally in Texas but also in a few other states. The aggregate market value of the accounts currently under management is available upon request but Glass Wealth Management Co. intends to remain a smaller firm striving for quality portfolio management, superior investment returns, while providing excellent service to our clients.

Stephen B. Wilde

President, Chief Investment Officer

Stephen B. Wilde, President, joined Glass Wealth Management Co. (formerly known as Glass Management Company) in January 1995. He has been active in some aspect of the securities industry since 1972. Before joining our firm, Mr. Wilde was President of Wilde Advisory Services, Inc., a registered investment advisor, from 1987-1994. Prior to becoming an investment advisor, Mr. Wilde was employed in the securities brokerage industry as follows: Rotan Mosle, Inc. (1972-1981), resigned as Vice President to join: Underwood, Neuhaus & Company, Inc., as San Antonio branch manager (1981-1985), resigned as First Vice President to join: Smith Barney & Co. in 1985 until he resigned as Vice President in November 1987 to form his own firm.

Mr. Wilde has been active in many civic and professional organizations and is currently: Past Chairman of the Board of Mission Road Ministries; Director of the Bledsoe Foundation; Life member of the Children's Hospital of San Antonio Foundation board; a founder and past president of the Governors Club of San Antonio; an elder in the First Presbyterian Church; and a life member of V.F.W., Post 3972, having served as a decorated veteran of combat in Vietnam. Mr. Wilde is a native of Corpus Christi and is a graduate with a B.A. degree from The University of Texas at Austin, and a graduate with an M.B.A. degree with honors from Our Lady of the Lake University. Mr. Wilde is a member of the San Antonio chapter of the CFA (Chartered Financial Analysts) Institute.

Christopher S. Wilde

Senior Vice President, Family Office Services

Chris began with Glass Wealth Management Co. ("GWM") in December 2013 as the Senior Vice President of Finance. Chris's current duties include pipeline management, investment research, family office activities, client development and various office administrations. Prior to joining GWM, Chris was the Director of Corporate Development at Harland Clarke Holdings Corp. ("HCHC"), a portfolio company of Mac Andrews and Forbes. At HCHC Chris was responsible for generating M&A activity, advising executive management and ownership on existing opportunities, and coordination and execution of all analysis, due diligence and all other activities as part of the transaction process. At HCHC, Chris analysed and advised on over \$2 billion of deal opportunities. Chris began with HCHC in November of 2012.

Prior to HCHC, Chris spent over ten years with Ernst & Young with the last seven years spent in their Transaction Advisory Services practice. Chris has advised both public and private investors on over 50 transactions worth billions of dollars in both healthy and distressed situations in various industries including automotive, consumer products, financial services, industrial manufacturing, technology, telecommunications and transportation / logistics. Chris received his Master's in Accounting from the University of Texas – Austin and holds a BA in Accounting from the University of Notre Dame. He currently holds a CPA license (TX) as well as the Series 65 securities license

David D. Hornberger

Senior Vice President, Portfolio Management

David joined Glass Wealth Management in July of 2018 after serving as a Vice President for five years with JPMorgan. In his role as Senior Vice President of Portfolio Management, David helps direct the firm's investment research, and oversees firm administration.

Previously with JPMorgan, David served in the Private Bank, built and managed a client portfolio having some \$100 million in assets, comprised almost entirely of high-net-worth families and individuals. He advised clients on and directed investments in a broad spectrum of assets, including liquid securities (both domestic and international stocks, bonds, funds, and derivatives), private equity, and venture capital.

David began his professional career as an attorney with Wilson Sonsini Goodrich & Rosati PC, a Silicon Valley law firm with offices in Austin. He transitioned his practice to Vinson & Elkins LLP before moving home to San Antonio. Throughout his tenure as an attorney, David advised corporations, executives, and investors on business and technology matters, ranging from multi-million-dollar transactions and private equity investments to contract negotiations to high-stakes technology disputes. His clients included Fortune 100 companies, family offices, and start-up enterprises.

Committed to his community, David serves as a trustee for the Alamo Heights Independent School District (from which he graduated) and volunteers with the Heights Business Incubator. He obtained his JD from the University of Texas School of Law and his BS in Electrical and Computer Engineering from Rice University, where he also lettered in football. He remains an active member of the State Bar of Texas and holds the Series 65 securities license.

PART 2A FORM ADV

Firm Brochure

Item 1 Cover Page Firm Brochure

Glass Wealth Management Co.

1250 NE Loop 410

Suite 333

San Antonio, Texas 78209

(210) 930-5141

www.gwm-sa.com

This brochure provides information about the qualifications and business practices of Glass Wealth Management Co. If you have any questions about the contents of this brochure, please contact us at 210-930-5141. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Glass Wealth Management Co. is a registered investment adviser. This registration does not imply a certain level of skill or training.

Additional information about Glass Wealth Management Co. also is available on the SEC's website at www.adviserinfo.sec.gov

June 2020

Item 2 – Material Changes

Item 3 – Table of Contents

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Item 4 – Advisory Business

History and Ownership

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In February of 1988, Edward M. Glass started Glass Management Company. In April of 2006, Edward M. Glass sold his interest back to the company and became a consultant to the company. On December 21st of 2014 Edward M. Glass passed away; having served his clients in our industry for over fifty years. The current sole owner of Glass Wealth Management Co. is Stephen B. Wilde.

Today, Glass Wealth Management Co. currently provides portfolio management, investment advisory and family office services primarily to high net worth individuals, trusts and estates, and related accounts. As of December 31, 2018, the assets managed on discretionary basis is \$89,160,477 and on a non-discretionary basis is \$10,594,563. With clients principally in Texas but also in a few other states, it offers these services on a discretionary or non-discretionary basis depending on the wishes of the client. Additionally, the firm does not participate in wrap fee program.

The firm delivers customized investment advisory services based on individual needs as determined by such key factors as investment experience, risk tolerance, investment time horizons, and other client-specific concerns. Glass Wealth Management Co. manages investments in publicly traded securities deemed suitable, and in accordance with the terms of the appropriate Investment Management Agreement.

For family relationships with assets under management of greater than \$5 million, the firm additionally offers GWM Total Asset Management. Here, in addition to the investment advisory services described above, we provide consulting services that may include, among others, the review and analysis of external investments and the formulation of various implementation options through our extensive network of professional service providers. This service provides clients with a more comprehensive view of a family's financial position that can help clients manage their overall asset diversification, as well as, tax and estate planning needs.

Item 5 – Fees and Compensation

Investment Management Fee Schedule

Glass Wealth Management Co. earns a management fee based on the market value of the portfolio assets the firm manages for you. As a registered investment advisor, Adviser earns no commissions or other fees of any type. Fees are payable at the end of each calendar quarter and are calculated based on the market value of the assets on the last business day of the quarter.

Equities maybe charged up to:

- 1.00% annually on the first \$1 million
- 0.60% annually on the next \$4 million
- 0.50% annually on the next \$20 million
- Fees negotiable on amounts in excess of \$25 million

Fixed Income, Mutual Funds, Exchange Traded Funds maybe charged up to:

- 0.35% on the first \$5 million
- 0.25% on amounts over \$5 million

Certificates of Deposits (CDs): There is a one-time charge equal to \$1.00 per 1,000.00, for the purchase of any Certificate of Deposit (CD) in the portfolio. Funds allocated to a CD are not charged a management fee.

For those clients receiving GWM Total Asset Management, an additional 0.25% is charged on top of the above fee structure for equity and balanced accounts.

- Should a client wish to engage Glass Wealth Management Co. on a project basis any fees associated with that service are negotiated on a case-by-case basis.
- Should a client wish to engage Glass Wealth Management to track non-discretionary or unmanaged accounts for performance reporting purposes the fee charged may be up to .1%.
- Should an employee or employee related account(s) exceed \$100,000 in assets an Investment Advisory Agreement is required and the account(s) may be charged up to .1%

The market value of the portfolio assets the firm manages for you at the end of each calendar quarter will serve as the basis for fee calculations. All fees are payable in arrears. For example, fees will be billed on April 1 for the quarter ending March 31 and are calculated based on the March 31 portfolio market value.

If an investment agreement is terminated prior to the end of the quarter the client will be charged a prorated amount based upon the termination. An investment agreement may generally be terminated at any time by the client or the applicant on written notice to the other party. The investment agreement is not assignable by either party.

The client determines the custodian to be used and may determine the asset mix. In most instances, cash is invested in short-term bearing instruments available to the custodian and charges may be made by such custodian, which may not be disclosed on the custodian's statement, if a commingled account is utilized.

Client can elect to pay Adviser for its service by choosing one of the two options:

1.) Client authorizes the Custodian to deduct from the Account and pay to Adviser the management fee for each calendar quarter. Adviser will send to the Custodian and the Client at the same time a bill showing the amount of the management fee due, the Account value on which the fee is based and how the fee was calculated. The Custodian will send Client a quarterly statement showing all amounts paid from the Account, including all management fees paid by Custodian to Adviser.

2.) Advisory fees will be billed directly to Client (and not deducted from Clients Account), and Client agrees to pay all advisory fees within thirty (30) days of Client's receipt of an invoice from Adviser.

Item 6 – Performance Based Fees and Side-By-Side Management

Glass Wealth Management Co. does not receive performance based fees.

Item 7 – Types of Clients

Glass Wealth Management Co. currently provides investment advisory services to individuals, trusts and estates, employee benefit plans, corporations, and partnerships.

Clients wishing to employ the GWM total Asset Management strategy must have family assets under management of greater than \$5 million.

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

GWM Core Equity - Consists of discretionary portfolios at least 90% invested in large capitalization core style equities or funds emphasizing large capitalization core positions. These portfolios adhere to a fundamentally disciplined investment approach focusing on a blend of growth and value. The investment objective is to provide long-term returns in the form of price appreciation and yield.

GWM Balanced – Consists of discretionary portfolios that have an objective of capital appreciation with an additional emphasis on income from dividends and interest. Asset weightings will focus on large capitalization core equities and mutual funds, with minimum allocation to both taxable and or non-taxable fixed income instruments of greater than 10%.

GWM Total Fixed Income – Consists of discretionary portfolios that are at least 90% invested in taxable and or non-taxable fixed income instruments, such as corporate and municipal bonds. Asset weightings will focus on providing income and preserving capital.

GWM Total Asset Management (family assets over \$5 million)— Consists of discretionary portfolios that have an investment rationale focused on total asset management, as instructed by the client. While this strategy can employ any mix of the above equity and debt strategies, it also involves a review of a client's total asset and debt situation (including external assets) in order to form a comprehensive view of the client's net worth and asset mix. Because it is comprehensive, it can be used by the client in a variety of ways including, but not limited to estate planning, tax planning, and evaluation of alternative asset investments. Consequently, capital preservation and liquidity are emphasized, and portfolios tend to carry a lower beta (or inherent volatility when compared to the market benchmark). While these portfolios tend to focus on stability and yield, they also have higher cash inflows and outflows.

^{*}Overall account objectives maybe achieved using multiple client related accounts.

Portfolio Construction:

We utilize a "Top Down" and "Bottom Up" approach to constructing portfolios. The first phase considers macro-environmental concerns, with the second offering a far more focused look at a company-specific factors. During the "Top Down" component, our process consists of the following key practices:

- Identify those sectors or industries that are deemed to offer the greatest investment opportunities relative to investment risk.
- Screen with sector and industry diversification in mind.
- Emphasize those areas of the economy deemed to offer the greatest opportunity.

The "Bottom Up" phase provides structure to stock selection. Our objective is to select great companies with compelling ventures and reasonable valuations. The evaluation considers:

- 1. Investing in high quality companies that can be held over a long-term investment horizon:
 - Large established firms
 - Great management teams
 - Strong balance sheets
 - Industry leader
 - Proven track record.
- 2. Superior business economics:
 - Good or improving profitability
 - Attractive industry position
 - End market demand
 - Free cash flow

Sell Discipline:

Stock holdings are reviewed as possible sale candidates for one of the following reasons:

- The price objective assigned by the firm is achieved
- The fundamentals of a company show deterioration
- A negative change in the investment environment for specific industries or companies occurs which dictates the movement of funds to other industries or individual stocks

Tax Efficient Strategy:

- Construct individual tax-efficient portfolios tailored to the individual's investment goals and risk tolerance.
- Build customized portfolios offering greater flexibility with respect to the realization of taxable gains.
- Maintain low turnover of the portfolios.
- Preserve capital and control risk.
- Institute year-end portfolio adjustments driven by the client's unique tax situation.

Item 9 - Disciplinary Information

Glass Wealth Management Co. does not have any disciplinary information to disclose.

Item 10 – Other Financial Industry Activities and Affiliations

Not applicable.

Item 11 – Code of Ethics, Participation or Interest in Client Transactions

Glass Wealth Management Co. code of ethics is as follows:

- 1.) Act with integrity, competence, dignity, and in an ethical manner when dealing with the public, clients, prospects, employers, employees, and fellow members.
- 2.) Practice and encourage others to practice in a professional and ethical manner that will reflect credit on members and their profession.
- 3.) Strive to maintain and improve their competence and the competence of others in the profession.
- 4.) Use reasonable care and exercise independent professional judgment.

Applicant's employees may at times own securities that are also owned by or recommended to Applicant's clients. The purchase and sale of securities must comply with the Applicant's Statement of Policy on Personal Investment Transactions. The records of security trades and a copy of the Applicant's Statement of Policy are available upon request. The intent of the Policy is to prevent anyone associated with the firm from knowingly benefiting in his personal investments from his position with the firm.

Transactions for clients and employers shall have priority over transactions in securities or other investments of which a member is the beneficial owner so that such personal transactions do not operate adversely to their clients or employer's interests, as is consistent with the aforementioned policy.

Personal Trading: Personal trading is an area where a conflict could arise, trading by an employee ahead of clients. However, all employees check with the trading desk prior to making any trades for their personal accounts and fill out paperwork on the day they intend to trade for their own account. Should and employee desire to purchase or sell a security in which Glass Wealth Management Co. is currently active, a waiting period of one business day will apply, before acting on his own behalf. The employee must wait until the next business day after the firm has traded for the client to do his or her transaction. After each quarter, these reports are compared to the corresponding brokerage confirms. This system appears to control this risk and no violations have been found.

Item 12 – Brokerage Practices

Glass Wealth Management Co. has an arrangement with National Financial Services LLC and Fidelity Brokerage Services LLC (collectively, and together with all affiliates, "Fidelity") through which Fidelity provided Glass Wealth Management Co. with "institutional platform services." The institutional platform services include, among others, brokerage, custody, and other related services. Fidelity's institutional platform services that assist Glass Wealth Management Co. in managing and administering clients' accounts include software and other technology that;

- (1) provide access to client account data (such as trade confirmations and account statements,
- (2) facilitate trade execution and allocate aggregated trade orders for multiple client accounts,
- (3) provide research, pricing and other market data,
- (4) facilitate payment of fees from its clients' accounts and
- (5) assist with back-office functions, record keeping and client reporting.

Fidelity also offers other services intended to help Glass Wealth Management Co. manage and further develop its advisory practice. such services include, but are not limited to, performance reporting, financial planning, contact management systems, third party research, publications, access to educational conferences, roundtables and webinars, practice management resources, access to consultants and other third party service providers who provide a wide array of business related services and technology with whom Glass Wealth Management Co. may contract directly.

Glass Wealth Management Co. is independently operated and owned and is not affiliated with Fidelity.

Fidelity generally does not charge its advisor clients separately for custody services but is compensated by account holders through commissions and other transaction-related or asset-based fees for securities trades that are executed through Fidelity or that settle into Fidelity accounts (i.e., transactions fees are charged for certain no-loan mutual funds, commissions are charged for individual equity and debt securities transactions). Fidelity provides access to many no-load mutual funds without transaction charges and other no-loan funds at nominal transaction charges.

Because we receive research from several Wall Street firms, we will occasionally direct free-to-trade business to those firms at the institutional commission rate of 4 to 9 cents per share. Other than that, we direct trades to the client's custodian.

Item 13 – Review of Accounts

Glass Wealth Management Co. employs a portfolio management team approach to investment advisory activities, including but not limited to client account reviews. While all accounts are reviewed by a collective team, accounts are regularly reviewed at least monthly by the account's designated lead portfolio manager, Steve Wilde.

More frequent, and unscheduled, reviews are made when there are significant changes in the following:

- Specific securities prices
- Overall market trends
- Monetary and other factors
- Significant domestic and international political events
- Client investment objectives, risk tolerance, financial concerns, or other clientspecific topics
- Fundamentals of securities held

Examples of factors reviewed would include:

- Security prices
- Size of holdings
- Cash reserves
- Holding periods
- Tax consequences
- Client investment objectives

Clients receive quarterly account reports from Glass Wealth Management Co. in addition to statements, confirmations, and other reports or materials provided by their custodian of record.

While Glass Wealth Management Co. may also provide customized reports for clients upon request, they may at any time request or receive reports specific, but not limited to the following:

- Realized and Unrealized Gain/Loss
- Performance
- Multi-style Attribution
- Appraisal with or without Income
- Transaction(s)
- Fixed Income Maturity Schedules

Item 14 – Client Referrals and Other Compensation

Not Applicable

Item 15 – Custody

Glass Wealth Management Co. does not maintain custody of client assets.

In any event, it is always made clear to the client that he or she has a direct relationship with their custodian and will receive regular statements and confirmations from them. We also make clear that we receive duplicates and reconcile our accounts to the custodian accounts monthly. Clients are urged to do the same. It is consistently emphasized that our only power over any accounts is derived from a trading authorization. We cannot and will not access funds in any manner without written permission from the client.

In the initial interview with prospective clients, they are offered the opportunity to select a qualified custodian of their choosing. If no custodian is preferred and the client asks for a suggestion, we normally recommend Fidelity Investments as we have a number of accounts on their Wealthscape platform. If a full service firm is preferred by the client, we normally negotiate a discount off their base rate.

Item 16 – Investment Discretion

Unless directed otherwise in accordance with our Investment Management Agreement, Glass Wealth Management Co. has the authority to determine the securities to be bought and sold, in addition to the quantity, without obtaining specific client consent. Glass Wealth Management Co. adheres to prudent diversification principles.

In some cases, Glass Wealth Management Co. is given discretionary authority to determine the brokerage firms engaged for certain security transactions. This determination is based on several factors:

- a) where the best execution (price) is likely to be obtained, this is a function of past experience with individual firms, particular brokers and traders and the securities in question;
- a brokerage firm's research and investment ideas that directly impact clients' portfolios

- c) the operational aspects of brokerage firm's back office (will the client receive payment or securities on a timely basis?) and
- d) although in certain cases clients may direct brokerage to a dealer of their choice.

Because of these considerations, Glass Wealth Management Co. may determine it appropriate for clients to execute transactions with a broker dealer who may charge a brokerage commission in excess of that which another broker might have for effecting the same transaction in recognition of the value of brokerage or research services provided by said broker. Additionally, it must be determined that the commission charged by the executing broker is reasonably in relation to the value of the brokerage and research services provided. The rationale for Glass Wealth Management Co. selecting a broker under this circumstance is determined by direct value solely to its clients. For example, research services furnished by brokers whom Glass Wealth Management Co. effects securities transactions may be used in servicing client accounts and not all such services may be used by application in connection with accounts which pay the brokers providing such services.

Glass Wealth Management Co. may aggregate trades from several client accounts when appropriate. This aggregation is done in an effort to reduce the overall cost of trade execution for client portfolios. In circumstances where only a portion of the total order is executed, securities will be allocated based on the Adviser's professional judgment in an effort to lower overall transaction costs.

Clients may instruct Glass Wealth Management Co. which broker dealer used for custody of the Account, may direct the broker used to execute all transactions for their account(s). In that case, the client will negotiate terms and arrangements for the account with that broker or dealer, and Glass Wealth Management Co. will use such designated broker or dealer and will not seek better execution services or prices from entity.

Generally, transactions in equity securities will be placed and executed with the independent custodian selected by the client (with the exception of portfolio assets held at a bank trust department).

Item 17 - Voting Client Securities

Proxy Voting

In certain circumstances, and in accordance with the client's specific advisory agreement, Glass Wealth Management Co. shall vote proxies related to securities held by any client in a manner that is in the best interest of the client. Glass Wealth Management Co. shall consider only those factors that relate to the client's investments or that are established by the client's written instructions. Such factors will include how its vote will economically impact and affect the value of the client's investment (keeping in mind that, after conducting an appropriate costbenefit analysis, not voting at all on a presented proposal may be in the best interest of the client).

Proxy votes generally will be cast in favor of proposals that:

^{*}Maintain or strengthen the shared interests of shareholders and management

Proxy votes generally will be cast against proposals having the opposite effect.

In voting on each and every issue, Glass Wealth Management Co. and its employees shall vote in a prudent and timely fashion and only after a careful evaluation of the issue(s) presented on the ballot.

In exercising its voting discretion, Glass Wealth Management Co. and its employees shall avoid direct or indirect conflict of interest raised by such voting decision. Glass Wealth Management Co. will provide adequate disclosure to the client if any substantive aspect or foreseeable result of the subject matter to be voted upon raises an actual or potential conflict of interest to Glass Management Co.

Consistent with the SEC Rule 206(4)-6 Glass Wealth Management Co. will keep certain records required by applicable laws in connection with its proxy voting activities for clients and shall provide proxy-voting information to clients upon their written or oral request. A copy of Glass Wealth Management's proxy-voting policies and procedures are available upon request.

Item 18 - Financial Information

Glass Wealth Management Co. is a Sub-Chapter S Corporation therefore all earnings or losses are annually distributed to the owner by K-1 for reporting purposes to the IRS. There are no positive retained earnings and the property and equipment are fully depreciated.

Item 19 – Requirements for State Registered Advisers

A. -Stephen Brent Wilde

Education: B.A. English, University of Texas, Austin, Texas; MBA, Our Lady of the Lake University, San Antonio, Texas.

-Christopher Smyth Wilde

Education: B.B.A., Accounting, University of Notre Dame; Masters in Professional Accounting, University of Texas, Austin, Texas. Holds CPA license in Texas. Series 65 securities license.

-David Dowling Hornberger

Education: B.S., Electrical and Computer Engineering from Rice University, Houston, Texas; JD, University of Texas School of Law, Austin, Texas. Remains a member of the State Bar of Texas. Series 65 securities license

-David Chase Hoffstadt III

Education: B.B.A., Finance, Texas A&M University, Corpus Christi, TX. Level 1 CFA. Series 65 securities license

^{*}Increase shareholder value

^{*}Maintain or increase shareholder influence over the issuer's board of directors and management.

^{*}Maintain or increase the rights of shareholders

Business and Investment Experience:

- B. Mr. Stephen Brent Wilde is President, Chief Investment Officer of Glass Wealth Management Co. Formerly he was Executive Vice President and Director of Hester Capital Management L.L.C. where he was employed since 1999. Prior to that he was President of Glass Management Company.
 - -Stephen B. Wilde is the President of Wilde Properties, Inc., a real estate management entity serving as general partner for a family limited partnership. Mr. Wilde spends
 - approximately ten hours per month on matters associated with this entity.
 - -Stephen B. Wilde is the President of SBW Management, Inc., an entity serving as general partner for 3BRT Investments, LP. Mr. Wilde spends approximately ten hours per month on matters associated with this entity.
 - -Stephen B. Wilde is the President of Fredericksburg Development, Inc. Mr. Wilde spends approximately ten hours per month on matters associated with this entity.

Mr. Christopher Smyth Wilde is Senior Vice President, Family Office Services of Glass Wealth Management Co. Formerly he was Director of Corporate Development with Harland Clark Holdings Corp, where he was employed from November 2012 to November 2013. Prior to that he was with Ernst & Young, LLP and Ernst & Young Capital Advisors, LLC where his experience focused on mergers & acquisitions in both due diligence and investment banking roles. Holds a CPA license (TX) and a Series 65 securities license.

- -Christopher S. Wilde is the Vice President of SBW Management, Inc., an entity serving as general partner for 3BRT Investments, LP. Mr. Wilde spends approximately twenty hours per month on matters associated with this entity.
- -Christopher S. Wilde is the Vice President of Fredericksburg Development, Inc. Mr. Wilde spends approximately twenty hours per month on matters associated with this entity.
- -Christophe S. Wilde- Managing Member of LCJ Group, LLC real estate (warehouse) spends approximately five hours per month on matters associated with this entity.

Mr. David Dowling Hornberger is Senior Vice President, Portfolio Management of Glass Wealth Management Co. Formerly he was with JPMorgan serving in the Private Bank, built and managed a client portfolio having some \$100 million in assets, comprised almost entirely of high-net-worth families and individuals. Prior to that he was an attorney with Wilson Sonsini Goodrich & Rosati PC. He remains a member of the State Bar of Texas and holds a Series 65 securities license.

Mr. David C. Hoffstadt III is the Research Analyst for Glass Wealth Management Co. Level 1 CFA and holds a Series 65 securities license.

PART 2B FORM ADV

Brochure Supplement

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Part 2B of Form ADV: Brochure Supplement

Item 1 Cover Page

Supervised Person:

Stephen Brent Wilde President, Chief Investment Officer

Glass Wealth Management Co. 1250 NE Loop 410 Suite 333 San Antonio, Texas 78209 (210) 930-5141

June 2020

This brochure supplement provides information about Stephen Brent Wilde that supplements the Glass Wealth Management Co. brochure. You should have received a copy of that brochure. Please contact our office if you did not receive Glass Wealth Management Co.'s brochure or if you have any questions about the contents of this supplement.

Additional information about Stephen B. Wilde is available on the SEC's website at www.adviserinfo.sec.gov

Item 2 Educational Background and Business Experience

Education and Business Background

Stephen Brent Wilde Year of Birth: 1947

Education: B.A. English, University of Texas, Austin, Texas; MBA, Our Lady of The Lake

University,

San Antonio, Texas

Business and Investment Experience

Mr. Wilde is President, Chief Investment Officer of Glass Wealth Management Co. Formerly he was Executive Vice President and Director of Hester Capital Management L.L.C., where he was employed since 1999. Prior to that Mr. Wilde was President of Glass Management Company.

Item 3 Disciplinary Information

No history of any disciplinary action.

Item 4 Other Business Activities

- A. Stephen B. Wilde is the President of Wilde Properties, Inc., a real estate management entity serving as general partner for a family limited partnership. Mr. Wilde spends approximately ten hours per month on matters associated with this entity.
- B. Stephen B. Wilde is the President of SBW Management, Inc., an entity serving as general partner for 3BRT Investments, LP. Mr. Wilde spends approximately ten hours per month on matters associated with this entity.
- C. Stephen B. Wilde is President of Fredericksburg Development, Inc. Mr. Wilde spends approximately ten hours per month on matters associated with this entity.
- D. Stephen B. Wilde is not actively engaged in any business or occupation for compensation not discussed in response to item 4a.

Item 5 Additional Compensation

Not Applicable

Item 6 Supervision

As we are a small staff of advisors and our assistants working together in a small environment, it is relatively easy to maintain several cross checks on advice given that results in an execution of any action regarding a client account. Our advisors operate as a team and discuss prospective advice or actions to be taken in any account and then those actions are generally executed by staff that also provides compliance oversight on the prospective action. While there are always times when an advisor is discussing a client account directly with the client, any subsequent action as a result of that discussion involves one or more other persons in the office. Additionally, since we custody no assets here at the firm, no action can be taken regarding the dispensation of client assets without written instructions from the client.

Christopher S. Wilde - Senior Vice President, Family Office Services (210) 930-5141 supervises Stephen B. Wilde.

Stephen B. Wilde - President, Chief Investment Officer (210) 930-5141, supervises Christopher S. Wilde - Senior Vice President, Family Office Services, David D. Hornberger - Senior Vice President, Portfolio Management and David C. Hoffstadt III - Research Analyst.

Item 7 Requirements for State-Registered Advisers

Requirements are listed on the Glass Wealth Management Co. Brochure item 19.

Part 2B of Form ADV: Brochure Supplement

Item 1 Cover Page

Supervised Person

Christopher Smyth Wilde Senior Vice President, Family Office Services

Glass Wealth Management Co. 1250 NE Loop 410 Suite 333 San Antonio, Texas 78209 (210) 930-5141

June 2020

This brochure supplement provides information about Christopher S. Wilde that supplements the Glass Wealth Management Co. brochure. You should have received a copy of that brochure. Please contact our office if you did not receive Glass Wealth Management Co.'s brochure or if you have any questions about the contents of this supplement.

Additional information about Christopher S. Wilde is available on the SEC's website at www.adviserinfo.sec.gov

Item 2 Educational Background and Business Experience

Education and Business Background

Christopher Smyth Wilde

Year of Birth 1978

Education: B.B.A., Accounting, University of Notre Dame; Masters in Professional Accounting,

University of Texas; Austin, Texas. Holds a CPA license (TX) and a Series 65 securities license.

Business and Investment Experience

Mr. Christopher S. Wilde is Senior Vice President – Family Office Services of Glass Wealth Management Co. Formerly he was Director of Corporate Development with Harland Clark Holdings Corp, where he was employed from November 2012 to November 2013. Prior to that Mr. Wilde was with Ernst & Young, LLP and Ernst & Young Capital Advisors, LLC where his experience focused on mergers & acquisitions in both due diligence and investment banking roles. Holds a CPA license (TX) and a Series 65 securities license.

Item 3 Disciplinary Information

No history of any disciplinary action.

Item 4 Other Business Activities

- A. Christopher S. Wilde is the Vice President of SBW Management, Inc., an entity serving as general partner for 3BRT Investments, LP. Mr. Wilde spends approximately twenty hours per month on matters associated with this entity.
- B. Christopher S. Wilde is the Vice President of Fredericksburg Development, Inc. Mr. Wilde spends approximately twenty hours a month on matters associated with this entity.
- C. Christopher S. Wilde is a Managing Member of LCJ Group, LLC-real estate (warehouse). Mr. Wilde spends approximately five hours per month on matters associated with this entity.
- D. Christopher S. Wilde is not actively engaged in any business or occupation for compensation not discussed in response to item 4a.

Item 5 Additional Compensation

Not Applicable

Item 6 Supervision

As we are a small staff of advisors and our assistants working together in a small environment, it is relatively easy to maintain several cross checks on advice given that results in an execution of any action regarding a client account. Our advisors operate as a team and discuss prospective advice or actions to be taken in any account and then those actions are generally executed by staff that also provides compliance oversight on the prospective action. While there are always times when an advisor is discussing a client account directly with the client, any subsequent action as a result of that discussion involves one or more other persons in the office. Additionally, since we custody no assets here at the firm, no action can be taken regarding the dispensation of client assets without written instructions from the client.

Stephen B. Wilde - President, Chief Investment Officer (210) 930-5141, supervises Christopher S. Wilde - Senior Vice President, Family Office Services, David D. Hornberger - Senior Vice President, Portfolio Management and David C. Hoffstadt - Research Analyst.

Christopher S. Wilde - Senior Vice President, Family Office Services (210) 930-5141 supervises Stephen B. Wilde - President, Chief Investment Officer.

Item 7 Requirements for State-Registered Advisers

Requirements for State-Registered Advisers

Requirements are listed on the Glass Wealth Management Co. firm brochure item 19.

Part 2B of Form ADV: Brochure Supplement

Item 1 Cover Page

Supervised Person:

David Dowling Hornberger Senior Vice President, Portfolio Management

Glass Wealth Management Co. 1250 NE Loop 410 Suite 333 San Antonio, Texas 78209 (210) 930-5141

June 2020

This brochure supplement provides information about David D. Hornberger that supplements the Glass Wealth Management Co. brochure. You should have received a copy of that brochure. Please contact our office if you did not receive Glass Wealth Management Co.'s brochure or if you have any questions about the contents of this supplement.

Additional information about David D. Hornberger is available on the SEC's website at www.adviserinfo.sec.gov

Item 2 Educational Background and Business Experience

Education and Business Background

David Dowling Hornberger

Year of Birth: 1978

Education: BS in Electrical and Computer Engineering from Rice University, Houston, Texas; JD from the University of Texas, Austin School of Law;. Remains active member of the State Bar of Texas and holds a Series 65 securities license.

Business and Investment Experience:

Mr. David D. Hornberger is Senior Vice President, Portfolio Management of Glass Wealth Management Co. Formerly he was with JPMorgan where he served in the Private Bank, built and managed a client portfolio having some \$100 million in assets, comprised almost entirely of high net-worth families and individuals. Prior to that he was an attorney with Wilson Sonsini Goodrich & Rosati PC, A Silicon Valley Law Firm with offices in Austin, Texas. He remains an active member of the State Bar of Texas and holds a Series 65 securities license.

Item 3 Disciplinary Information

No history of any disciplinary action.

Item 4 Other Business Activities

None

Item 5 Additional Compensation

Not Applicable

Item 6 Supervision

As we are a small staff of advisors and our assistants working together in a small environment, it is relatively easy to maintain several cross checks on advice given that results in an execution of any action regarding a client account. Our advisors operate as a team and discuss prospective advice or actions to be taken in any account and then those actions are generally executed by staff that also provides compliance oversight on the prospective action. While there are always times when an advisor is discussing a client account directly with the client, any subsequent action as a result of that discussion involves one or more other persons in the office. Additionally, since we custody no assets here at the firm, no action can be taken regarding the dispensation of client assets without written instructions from the client.

Stephen B. Wilde - President, Chief Investment Officer (210) 930-5141, supervises Christopher S. Wilde - Senior Vice President, Family Office Services, David D. Hornberger - Senior Vice President, Portfolio Management and David C. Hoffstadt III - Research Analyst.

Christopher S. Wilde – Senior Vice President, Family Office Services (210)930-5141 supervises Stephen B. Wilde – President, Chief Investment Officer.

Item 7 Requirements for State-Registered Advisers

Requirements are listed on the Glass Wealth Management Co. Brochure item 19.

Part 2B of Form ADV: Brochure Supplement

Item 1 Cover Page

Supervised Person:

David C. Hoffstadt III Research Analyst

Glass Wealth Management Co. 1250 NE Loop 410 Suite 333 San Antonio, Texas 78209 (210) 930-5141

June 2020

This brochure supplement provides information about David C. Hoffstadt III that supplements the Glass Wealth Management Co. brochure. You should have received a copy of that brochure. Please contact our office if you did not receive Glass Wealth Management Co.'s brochure or if you have any questions about the contents of this supplement.

Additional information about David C. Hoffstadt III is available on the SEC's website at www.adviserinfo.sec.gov

Item 2 Educational Background and Business Experience

Education and Business Background

David C. Hoffstadt III Year of Birth: 1991

Education: B.B.A, Finance, Texas A&M University, Corpus Christi, Texas. Level 1 CFA and

holds a Series 65 securities license.

Business and Investment Experience:

Mr. David C. Hoffstadt III is the Research Analyst of Glass Wealth Management Co. Level 1 CFA and holds a Series 65 securities license.

Item 3 Disciplinary Information

No history of any disciplinary action.

Item 4 Other Business Activities

None

Item 5 Additional Compensation

Not Applicable

Item 6 Supervision

As we are a small staff of advisors and our assistants working together in a small environment, it is relatively easy to maintain several cross checks on advice given that results in an execution of any action regarding a client account. Our advisors operate as a team and discuss prospective advice or actions to be taken in any account and then those actions are generally executed by staff that also provides compliance oversight on the prospective action. While there are always times when an advisor is discussing a client account directly with the client, any subsequent action as a result of that discussion involves one or more other persons in the office. Additionally, since we custody no assets here at the firm, no action can be taken regarding the dispensation of client assets without written instructions from the client.

Stephen B. Wilde - President, Chief Investment Officer (210) 930-5141, supervises Christopher S. Wilde - Senior Vice President, Family Office Services, David D. Hornberger - Senior Vice President, Portfolio Management and David C. Hoffstadt III - Research Analyst.

Christopher S. Wilde – Senior Vice President, Family Office Services (210)930-5141 supervises Stephen B. Wilde – President, Chief Investment Officer.

Item 7 Requirements for State-Registered Advisers

Requirements are listed on the Glass Wealth Management Co. Brochure item 19.