
Frank O. Sloan

Sloan Investment Management, LLC

100 Crescent Court, Suite 1130

Dallas, Texas 75201

214.720.7500

www.sloanim.com

January 2015

This Brochure Supplement provides information about Frank O. Sloan that supplements the Sloan Investment Management Brochure. You should have received a copy of that Brochure. Please contact us at 214-720-7500 or tpasley@sloanim.com if you did not receive Sloan's Brochure or if you have any questions about the contents of this supplement.

Item 2- Educational Background and Business Experience

Frank O. Sloan was a Senior Portfolio Manager with Stephens Inc. after his position as Partner with J.C. Bradford & Company. He graduated from both the University of Texas and the Securities Industry Institute of The Wharton School of the University of Pennsylvania. He and his staff have over 60 years of investment experience. In addition to his investment services, he has spoken at various functions on topics including asset allocation, diversification and equity selection. He is an active member of both the Association for Investment Management and Research, and the Dallas Society of Financial Analysts. Mr. Sloan has appeared in the Dallas Business Journal's "Who's Who: Profiles of the Most Influential Leaders in the Metroplex" issue several times. In 1997 and 1998, he was named one of ten U.S. All Star Brokers by Money magazine, a national personal finance publication. In October 2010 D Magazine named him one of Dallas' Top Money Managers.

Item 3- Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this Item.

Item 4- Other Business Activities

Mr. Sloan is not engaged in any other business or occupation.

Item 5- Additional Compensation

No information is applicable to this Item.

Item 6 - Supervision

Mr. Sloan is the principal owner of the firm therefore does not have a direct supervisor. The firm, however, does retain a consultant for compliance and supervisory services.

Item 7- Requirements for State-Registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None

Bankruptcy Petition: None

Frank O. Sloan, born March 2nd, 1944

Casey W. Conway

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This Brochure Supplement provides information about Casey Conway that supplements the Sloan Investment Management Brochure. You should have received a copy of that Brochure. Please contact us at 214-720-7500 or tpasley@sloanim.com if you did not receive Sloan's Brochure or if you have any questions about the contents of this supplement.

Item 2- Educational Background and Business Experience

Casey W. Conway is a portfolio manager with Sloan Investment Management, responsible for research and execution of the firm's tactical allocation strategy. He also works closely handling all other aspects of client relationships. Mr. Conway has been with the Sloan team since 2003. From 2000-2003, he served as Vice President of Finance for a large regional oil company. Prior to 2000, Mr. Conway worked with the commercial banking group with Bank One, predecessor of JPMorgan Chase bank. Mr. Conway graduated from Southern Methodist University in Dallas and the Securities Industry Institute of The Wharton School of the University of Pennsylvania. Mr. Conway serves on the Board of Trustees for the Cystic Fibrosis Foundation-Northeast Texas Chapter, is a member of Children's Medical Trust and has worked as a mentor with the Big Brothers Big Sisters North Texas.

Item 3- Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this Item.

Item 4- Other Business Activities

Mr. Conway is not engaged in any other business or occupation.

Item 5- Additional Compensation

No information is applicable to this Item.

Item 6 - Supervision

We are required to explain how we supervise Casey Conway, including how we monitor the advice that Mr. Conway provides to clients. We will provide the name, title, and telephone number of the person responsible for supervising his advisory activities on behalf of our firm upon request.

Trading strategy and transactional decisions are a Sloan Investment Management Team effort therefore creating a transparent advisory environment. In addition, the firm's CCO or designee, will review Casey Conway's accounts at least annually. These reviews will consist of comparing account activity to the personal information collected on the account information form such as financial condition, investment objectives, and risk tolerance as well as trading frequency. The designated examiner will review the following documents related to client accounts as applicable: daily blotters, new account applications, advisory agreements, daily money/asset movement, annual office inspections, email review, risk surveillance and suspicious activity. The examiner will also review: accurate and proper documentation, risk tolerance, investment objectives, and trading in the client's account. Special or in depth reviews of an account would take place should there be questions or concerns from a client regarding activity or fees, issues with a representative, or if the designated reviewer detects problematic activity. In addition, all incoming and outgoing correspondence from Clients is reviewed by the CCO or designee.

Item 7- Requirements for State-Registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None

Bankruptcy Petition: None

Casey Conway, born February 9th, 1973

James P. Henry

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Item 2- Educational Background and Business Experience

James P. Henry is an associate portfolio manager with Sloan Investment Management, where he is responsible for research, trading, and execution of the firm's tactical allocation strategy. For the past 6 years, James was a member of a private client team at Neuberger Berman in Dallas where he advised on all aspects of investment strategy, wealth preservation and growth, and personal financial planning. Prior to his position at Neuberger, James worked in the equity research department at Hodges Capital Management in Dallas, where he published research on companies in various industries. James received a B.S. in finance from the Leeds School of Business at the University of Colorado at Boulder and an MBA in finance from the Cox School of Business at SMU in Dallas.

Item 3- Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this Item.

Item 4- Other Business Activities

Mr. Henry is not engaged in any other business or occupation.

Item 5- Additional Compensation

No information is applicable to this Item.

Item 6 - Supervision

We are required to explain how we supervise James Henry, including how we monitor the advice that Mr. Henry provides to clients. We will provide the name, title, and telephone number of the person responsible for supervising his advisory activities on behalf of our firm upon request.

Trading strategy and transactional decisions are a Sloan Investment Management Team effort therefore creating a transparent advisory environment. In addition, the firm's CCO or designee, will review James Henry's accounts at least annually. These reviews will consist of comparing account activity to the personal information collected on the account information form such as financial condition, investment objectives, and risk tolerance as well as trading frequency. The designated examiner will review the following documents related to client accounts as applicable: daily blotters, new account applications, advisory agreements, daily money/asset movement, annual office inspections, email review, risk surveillance and suspicious activity. The examiner will also review: accurate and proper documentation, risk tolerance, investment objectives, and trading in the client's account. Special or in depth reviews of an account would take place should there be questions or concerns from a client regarding activity or fees, issues with a representative, or if the designated reviewer detects problematic activity. In addition, all incoming and outgoing correspondence from Clients is reviewed by the CCO or designee.

Item 7- Requirements for State-Registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None

Bankruptcy Petition: None

James Henry, born December 15th, 1981

Christopher C. Davis

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This Brochure Supplement provides information about Chris Davis that supplements the Sloan Investment Management Brochure. You should have received a copy of that Brochure. Please contact us at 214-720-7500 or tpasley@sloanim.com if you did not receive Sloan's Brochure or if you have any questions about the contents of this supplement.

Item 2- Educational Background and Business Experience

Christopher C. Davis brings over 16 years of experience in business building and client advisory in the public and private markets. This background enables Mr. Davis to provide a very personal and comprehensive approach of investment advice and management to his high net worth clients including family offices and business owners. Mr. Davis works closely with his clients and their professional advisors on a wide range of investment matters, including tax and estate planning, concentrated stock positions and the sale of privately held businesses.

Prior to joining the firm, Mr. Davis was a Vice President with Bernstein Global Wealth Management; the president and CEO of software firm Semantra, Inc., and before that he was with Motorola, where he was a Senior Vice President responsible for building and leading its software services unit. Earlier, he was President of software and consulting firm MobileGateway. Mr. Davis earned a BBA in marketing and an MBA in finance/entrepreneurship, both from the University of Texas, Austin. He is active and on the board of Association for Corporate Growth (ACG), the Children's Trust of the Children's Medical Center and the Dads' Partnership board of the Episcopal School of Dallas.

Item 3- Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to this Item.

Item 4- Other Business Activities

Mr. Davis is not engaged in any other business or occupation.

Item 5- Additional Compensation

No information is applicable to this Item.

Item 6 - Supervision

We are required to explain how we supervise Chris Davis, including how we monitor the advice that Mr. Davis provides to clients. We will provide the name, title, and telephone number of the person responsible for supervising his advisory activities on behalf of our firm upon request.

Trading strategy and transactional decisions are a Sloan Investment Management Team effort therefore creating a transparent advisory environment. In addition, the firm's CCO or designee, will review Chris Davis' accounts at least annually. These reviews will consist of comparing account activity to the personal information collected on the account information form such as financial condition, investment objectives, and risk tolerance as well as trading frequency. The designated examiner will review the following documents related to client accounts as applicable: daily blotters, new account applications, advisory agreements, daily money/asset movement, annual office inspections, email review, risk surveillance and suspicious activity. The examiner will also review: accurate and proper documentation, risk tolerance, investment objectives, and trading in the client's account. Special or in depth reviews of an account would take place should there be questions or concerns from a client regarding activity or fees, issues with a representative, or if the designated reviewer detects problematic activity. In addition, all incoming and outgoing correspondence from Clients is reviewed by the CCO or designee.

Item 7- Requirements for State-Registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None

Bankruptcy Petition: None

Christopher Davis, born March 10th, 1969