

**Schedule F of
Form ADV**

Applicant: QCM, LLC	SEC File Number: 801- 67571	Date: August 7, 2007
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Continuation Sheet for Form ADV Part II

(Do not use this Schedule as a continuation sheet for Form ADV Part I or any other schedules.)

1. Full name of applicant exactly as stated in Item 1A of Part I of Form ADV: QCM, LLC DBA QUANTUM CAPITAL MANAGEMENT	IRS Empl. Ident. No.: 20-8178659
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Item of Form (Identify)	Answer
ITEM 1	<p><u>ADVISORY SERVICES AND FEES</u></p> <p>QCM, LLC (“QCM, LLC,” “Firm” or “Advisor”) also known as Quantum Capital Management a subsidiary of Focus Financial Partners, is an investment advisor providing investment advice to its clients.</p> <p>Clients generally work with Advisor under one or more of the following arrangements.</p> <ol style="list-style-type: none"> 1. Under a discretionary arrangement – in which the client grants Advisor the discretion and authority to supervise, invest and trade assets placed under the Firm’s management consistent with established client objectives and guidelines. 2. Under a non-discretionary arrangement – in which Advisor initially invests a client’s assets based on client objectives and guidelines and then provides intermittent advice to the client on an agreed upon schedule. <p>Clients may direct Advisor to maintain “unsupervised assets” within the portfolio for the convenience of the client. Advisor does not charge a management fee on unsupervised assets and is not responsible for the supervision, pricing, or suitability of such assets.</p> <p>Complete financial planning services are available on an hourly rate basis. The services offered include retirement planning, estate planning, business, tax and investment planning, and employee benefit analysis.</p> <p>QCM, LLC works closely with clients to become and remain familiar with each client's financial circumstances and objectives and bases its investment decisions upon information provided by each client. QCM, LLC is entitled to rely on the information provided by each client and does not undertake to verify the accuracy thereof. Clients are obligated to inform QCM, LLC of any change in financial circumstances or changes in investment objectives.</p> <p>In providing its services, the standard of care imposed upon Advisor shall be to act with the care, skill, prudence and diligence under the circumstances then prevailing that a prudent person acting in a like capacity and familiar with such matters would use in the conduct of an enterprise of a like character and with like aims. Furthermore, whether or not Advisor may acquire, or not acquire, securities or property for itself or for any other client will not be considered in determining the advisability of acquiring or not acquiring similar securities or property for the portfolio account of any client.</p>
ITEM 2	<p><u>OUR FEE SCHEDULE</u></p> <p>QCM, LLC charges its investment advisory clients an annual fee based on the value of the assets the client has placed with Advisor for investment management purposes. Generally, fees are payable quarterly in advance based on the total market value of the account as shown on the QCM, LLC Portfolio Appraisal on the last business day of the previous quarter.</p>

Complete amended pages in full, circle amended items and file with execution page (page 1).

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	<p><u>Equity and Balanced Accounts:</u> On Net Cash and Securities totaling: At the Annual Rate of:</p> <table style="margin-left: 20px;"> <tr><td>a. On the first \$1,000,000</td><td>1.20%</td></tr> <tr><td>b. On the next \$4,000,000</td><td>1.00%</td></tr> <tr><td>c. On the next \$5,000,000</td><td>0.75%</td></tr> <tr><td>d. On the next \$15,000,000</td><td>0.70%</td></tr> <tr><td>e. On the next \$25,000,000</td><td>0.65%</td></tr> <tr><td>f. On the balance</td><td>0.55%</td></tr> </table> <p><u>Fixed Income Accounts:</u></p> <table style="margin-left: 20px;"> <tr><td>a. On the first \$5,000,000</td><td>0.75%</td></tr> <tr><td>b. On the balance</td><td>0.60%</td></tr> </table> <p><u>Concentrated Stock Position Management</u></p> <table style="margin-left: 20px;"> <tr><td>a. For the Service</td><td>0.75% per year</td></tr> </table> <p><u>Minimum Fee</u> For any client relationship is \$5,000.00 per year.</p> <p><u>Investment Planning</u> Included</p> <p><u>For Focused Financial Planning and Consulting Services</u> Fees for these services are \$350 per hour.</p> <p><u>Comprehensive Financial Planning:</u> \$5,000.00*</p> <p>*Fee waived with three year commitment to investment management with Quantum Capital Management, QCM, LLC Should client exit prior to expiration of three year period, the \$5,000.00 cost will be prorated monthly.</p> <p>QCM, LLC has established assets under management minimum of \$500,000. Clients opening more than one account must have aggregate assets under management that meet the minimum requirement. Under some circumstances, at Advisor's sole discretion, accounts may be accepted that do not meet the minimum account requirement. Advisor may negotiate a different investment advisory fee or arrangement with the client, based on the nature of the client's account.</p> <p>The initial quarterly fee for a new client is pro-rated based upon the date the client assets are transferred to QCM, LLC's management.</p> <p>A client may authorize Advisor to deduct its quarterly investment advisory fee directly from their custodial account. Clients are advised that their Custodian does not confirm the accuracy of QCM, LLC's invoice and that this is the responsibility of the client.</p> <p>QCM, LLC may change its advisory fee arrangement upon providing client with 30 days written notice.</p>	a. On the first \$1,000,000	1.20%	b. On the next \$4,000,000	1.00%	c. On the next \$5,000,000	0.75%	d. On the next \$15,000,000	0.70%	e. On the next \$25,000,000	0.65%	f. On the balance	0.55%	a. On the first \$5,000,000	0.75%	b. On the balance	0.60%	a. For the Service	0.75% per year
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ITEM 3	<p>Client and Advisor may terminate their investment advisory relationship at any time upon written notice to the other. QCM, LLC will refund any unearned investment management fee on a pro-rata basis based upon the time remaining in the quarter from the date of the termination letter.</p> <p>Client receives Form ADV Part II and Investment Advisory Agreement. Following signature of the Investment Advisory Agreement, client has 5 days to unconditionally rescind the contract at no charge. Client is bound, however, to settle any transactions Advisor may have effected for the account during the 5 days at client's risk.</p>
ITEM 4	<p><u>GENERAL FEE DISCLOSURE</u></p> <p>QCM, LLC believes its fees are competitive with those fees charged by other investment advisors for comparable services. However, comparable services may be available from other sources for lower fees than those charged by QCM, LLC.</p>
ITEM 5	<p><u>TYPES OF INVESTMENTS</u></p> <p>In consultation with each client, Advisor structures a portfolio of securities consistent with the client's written financial goals, risk objectives, and guidelines.</p> <p><u>Mutual Funds and Investment Company Securities</u></p> <p>QCM, LLC invests client assets in mutual funds and other investment company securities where appropriate. QCM, LLC's comprehensive portfolio management involves investments in equity mutual funds in the international and small company stock sectors. Selected mutual funds in these sectors are no-load funds and are managed with Advisor's proprietary "Performance At Risk" investment strategy.</p> <p><u>Mutual Fund Disclosure</u></p> <p>Mutual funds are an investment <i>vehicle</i>, not an investment, and the investment strategies, objectives, and types of securities utilized by mutual funds vary widely. All mutual funds incur operating expenses in connection with the management of the fund. Mutual funds pass some or all of these expenses through to their shareholders (the individual investors in the funds) in the form of <i>management fees</i>. The <i>management fees</i> charged vary from mutual fund to mutual fund. In addition, mutual funds charge their shareholders (individual investors in the funds) <i>other types of fees</i> such as a sales load charge or a transaction fee. These charges also vary widely among funds. <i>Mutual funds have tax consequences that in part are triggered by the time of investment in the fund. Clients having specific tax issues should bring this to the attention of QCM, LLC.</i></p> <p><u>OUR INVESTMENT ANALYSIS AND STRATEGY</u></p> <p><u>Equity Investment Policy</u></p> <p>QCM, LLC's equity investment policy is based upon macro-economic factors and detailed investigations of specific company fundamentals and results in the development of a "core equity portfolio". Macro-economic analysis is used to forecast equity and fixed income</p>

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ITEM 6	<p>returns for the next 12 to 18 months. Portfolios are adjusted between ranges of 80% to 120% of long-term strategic allocations based upon this forecast. Equity sectors are weighted between 50% and 150% of their respective weighting in the S & P 500, depending on macro-economic and market outlook.</p> <p>In the selection of specific equity securities, QCM, LLC screens only NYSE, ASE and NASDAQ market-traded stocks with capitalized values in excess of \$1 billion based on the value of outstanding shares (generally considered mid to large capitalization) and with a financial strength rating in the top two thirds of the <i>Value Line Stock Universe</i>. This list of companies is further filtered based upon the company's earnings history and projected earnings growth along with recent share price performance. The final list of stocks is subjected to Advisor's fundamentally based "Economic Margins & Intrinsic Value" discipline to determine which securities should be bought, held or sold.</p> <p>When applicable, tax effects are considered when determining whether to sell an equity holding. Tax effects are specific to each individual client and are determined by the assigned portfolio manager. Individual tax considerations may result in some clients holding a security that would otherwise not be held.</p> <p>QCM, LLC uses a variety of methods to evaluate the overall financial market, market sectors, mutual funds, and various types of securities. The Firm does its own internal research and analysis, as well as receives research and analysis from third parties. Sources of information include U.S. Government economic statistics, corporate financial reports, investment publications of brokerage firms and electronic statistical information and research. In addition to written materials, the Firm's analysts attend company-sponsored meetings, security analyst meetings, and broker-sponsored meetings.</p> <p><u>Fixed Income Policy</u></p> <p>Fixed income accounts are managed in the intermediate term sector. Maturity adjustments are made in anticipation of rising or lowering interest rates over the course of the next 12 to 18 months. Only investment-grade securities will be utilized for fixed income portfolios.</p> <p><u>Mutual Fund Policy</u></p> <p>Mutual fund portfolios are managed in accordance with our PAR philosophy. This strategy selects top performing mutual funds on a risk-adjusted basis over the past thirty-six months within each mutual fund category. Closed-end mutual funds traded on the NYSE may also be utilized.</p> <p><u>Options Strategies</u></p> <p>QCM, LLC offers custom designed options strategies to help clients with highly concentrated low cost basis securities hedge against possible loss of value of their equity holding. Each strategy is custom designed to take into consideration likely upside for the position and how much of the security holding the individual wishes to subject to a sale in the current year.</p> <p><u>EDUCATION AND BUSINESS STANDARDS</u></p> <p>The Firm's professional staff is evaluated on the basis on his or her education and specific</p>

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	<p>work experience. Advisor currently requires new hires whose duties relate to providing investment advice to clients to be college graduates with graduate school experience or the business level equivalent and at least 5 years of professional experience.</p> <p>QCM, LLC Professional staff:</p> <p><u>Howard B. Aschwald, CFA</u> Year of Birth: 1953 Formal Education: US Naval Academy, Annapolis, MD B.S. Golden Gate University, San Francisco, CA MBA-Finance CFA Charter holder Member-CFA Institute, Security Analysts Society of San Francisco</p> <p><u>Employment:</u> 1996 to Present QCM, LLC, Corte Madera, CA Executive Vice President, CIO and Portfolio Manager</p> <p>1994-1996 Stein, Roe & Farnham, Inc.; San Francisco, CA Vice President, Analyst and Portfolio Manager</p> <p>1983-1994 Morgan Stanley, San Francisco, CA Vice President, Investments</p> <p><u>Stephen A. Bradley</u> Year of Birth: 1945 Formal Education: University of the State of New York at Albany B.S. University of Pennsylvania, Wharton Business School Certificate</p> <p>Member-CFA Institute, Security Analysts Society of San Francisco Member - International Association for Financial Planning</p> <p><u>Employment:</u> 1997 to Present QCM, LLC, Corte Madera, CA President, CEO, Portfolio Manager and Chief Compliance Officer</p> <p>1993-1997 Morgan Stanley, San Francisco Region Senior Vice President-Investments</p> <p>1979-1993 Morgan Stanley, Marin County, CA Senior Vice President, Branch Manager</p> <p>1976-1979 Morgan Stanley, San Jose, CA Vice President, Investments</p>

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	<p>1971-1976 <i>Merrill Lynch, San Jose, CA</i> Institutional Stock Broker</p> <p><u>Directorships</u> 1981-Present The Hillsdale Group, Burlingame, CA Independent Living Systems, Inc. San Rafael, CA</p> <p><u>Mat Johnson</u> Year of Birth: 1970 Formal Education: Long Beach State BS Economics Rutgers University – MA in Finance and Development Economics London School of Economics – graduate research Leningrad University – graduate research</p> <p><u>Employment:</u> 2006-Present <i>QCM, LLC Capital Management</i> Senior Vice President</p> <p>2004-2006 <i>ThinkEquity Partners</i> Director of Growth Inv. Strategy & Economic Research</p> <p>1999-2003 <i>Thomas Weisel Partners</i> Chief Economist Director of Growth Strategy</p> <p>1998-1999 <i>Merrill Lynch Global Growth Strategies Group</i> Growth Stock Strategist</p> <p>1996-1999 <i>Montgomery Securities</i> Senior Economist Growth Strategist</p> <p>1994-1996 <i>Bank of America</i> U. S. Forecast Economist</p>

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	<p><u>Scott E. Whittemore</u> Year of Birth: 1958 Formal Education: B.A., Economics and History, Claremont-McKenna College</p> <p><u>Employment:</u> 2007 to present <i>QCM, LLC, Quantum Capital Management, Corte Madera, CA</i> Director of Financial Planning and Client Relations</p> <p>2003 to 2007 <i>Guardian Life/Park Avenue Securities, San Jose, CA</i> Financial Advisor</p> <p>1985-2003 <i>Autodesk, Inc., San Rafael, CA</i> Region Channel Manager, Latin America Acting Director, Latin America Region Manager, Latin America Americas/Pacific Region Manager Director of International Liaison Treasurer Managing Director, Australia Managing Director, Japan International Liaison, Europe/Japan</p> <p>1980-1985 <i>Kinetics Technology International, Santa Ana, CA</i> Controller and Financial Analyst</p> <p><u>Licenses</u> NASD Series 7 and 66 California Life & Health Insurance license #OD95236 Chartered Retirement Planning Counselor, The College for Financial Planning</p> <p><u>Stephen A. Bradley Jr.</u> Year of Birth: 1980 Formal Education: M. S., Financial Analysis, University of San Francisco B. A., Physical Sciences, University of California, Berkeley CFA Level 2 Candidate CFA Level 1 Passed</p> <p><u>Employment</u> 2004-present QCM LLC, Quantum Capital Management, Corte Madera, CA Marketing, Client Relations and Financial Analyst</p>

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ITEM 7	<p><u>Licenses</u> Series 65</p>
ITEM 8	<p><u>OTHER FINANCIAL INDUSTRY ACTIVITIES or AFFILIATIONS</u></p> <p>Law Office of Robert E. Moorehead Mr. Moorehead provides financial planning advice to the clients of QCM, LLC on a referral basis. QCM, LLC's clients are charged a negotiated hourly fee for these services.</p> <p>Mr. Moorehead is not employed or supervised by QCM, LLC Capital Management.</p> <p>Clients wishing to utilize Mr. Moorehead's services for other matters should negotiate with the Law Office directly.</p>
ITEM 9	
ITEM 10	<p><u>PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS</u></p> <p><u>CODE OF ETHICS</u></p> <p>The QCM, LLC Capital Management Code of Ethics is based on the principle that supervised persons, access persons, and administrative staff members of QCM, owe a fiduciary duty to our clients for which QCM serves as an advisor. This code is to protect the interests of both clients and advisers by demanding that advisory personnel perform their duties with complete propriety and do not take advantage of their position. Accordingly, QCM employees must avoid activities, interests, and relationships that might interfere or appear to interfere with making decisions in the best interests of our advisory clients. Failure to abide by this code results in disciplinary action, including termination of employment. A complete copy of our Code of Ethics is available to our clients or prospective clients upon request.</p> <p><u>EMPLOYEE PERSONAL TRADING</u></p> <p>QCM, LLC and its employees are permitted to buy and sell securities for their personal investments. In some cases, employees may buy or sell securities that are also recommended to its clients. To govern such transactions, the Firm has adopted an employee personal securities policy and procedure that outlines the timing and conditions under which employees may buy or sell securities when such securities are also held or traded by clients. The employee trading policy and procedure is designed to ensure that clients are not disadvantaged in any way by the personal securities transactions of QCM, LLC employees.</p>

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ITEM 11	QCM, LLC employees may not "trade on" any knowledge he or she may have regarding the potential market impact of transactions entered on behalf of clients. Employees with access to investment decision making and trading have duplicate statements of their brokerage accounts sent to the Firm's compliance officer. Certain securities transactions contemplated by employees may require pre-clearance.	
ITEM 12	<p><u>CONDITIONS FOR MANAGING ACCOUNTS</u></p> <p>The minimum size account is \$500,000 in Northern California and \$1,000,000 elsewhere. Generally, accounts under \$300,000 will not be accepted unless part of a relationship where the aggregate total of assets managed exceeds \$500,000. Accounts with less than \$300,000 of assets will normally be invested in mutual funds and/or individual fixed-income securities. The minimum annual fee for all accounts combined is \$5,000 per year.</p>	
ITEM 13	<p><u>SELECTION OF BROKERS AND DEALERS</u></p> <p>Brokers and dealers are selected for their inventory of securities and proven ability to execute, clear and settle transactions, commit capital, report promptly and accurately, provide prompt and efficient delivery of securities, supply information on securities, including, but not limited to, written and oral research reports, economic and financial data, financial publications, and provide services of direct benefit to clients such as acting as custodian for the account, providing services that facilitate trading, performance evaluation and other information on securities.</p> <p><u>BEST EXECUTION POLICY</u></p> <p>Federal law requires the Firm to deal fairly and honestly with clients and it is our fiduciary obligation to use our "best efforts" to obtain the most favorable execution for each transaction executed on behalf of our client accounts. Therefore, the Firm has adopted standards to monitor and ensure compliance with Federal law and our fiduciary obligation with respect to executing discretionary trades on behalf of clients.</p> <p>Generally, clients grant QCM, LLC limited discretionary trading authority over their assets. This limited discretionary trading authority permits the Firm to make investment decisions within the parameters of each client's established investment guidelines and allows QCM, LLC to choose the:</p> <ol style="list-style-type: none"> Types of investments; 	

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ITEM 14	<p>2. The timing of any buys or sells;</p> <p>3. The broker-dealer to be used in the transaction; and</p> <p>4. The commission rate to be paid to the broker-dealer that executes the transaction.</p> <p>QCM, LLC monitors available broker-dealer institutional platforms and custodial services in order to provide its clients with the best basket of capabilities and services.</p> <p><u>For Equity Transactions</u></p> <p>From time to time, it may be in the best interests of clients for the Firm to “bunch” orders when the proposed transaction is appropriate for more than one client. From time to time, it may be in the best interests of Firm clients to distribute a large order of one security among various broker-dealers. This practice may result in different execution prices for the same security on the same trade date. The Firm may price average for partial fills of the same security, executed on the same trade date with the same executing broker. Client trades may be executed at different times and at different prices consistent with specific client objectives and risk tolerance. QCM, LLC may continue to hold a security in one client account while selling it for another client account. This occurs when client guidelines or risk tolerances mandate a sale for a particular client. In some cases, consistent with client objectives and risk, the Firm may purchase a security for one client while selling it for another.</p> <p><u>For Bond Transactions</u></p> <p>The Firm generally pursues either a “buy and hold” or an interest rate anticipation strategy. In keeping with these strategies client transactions are not normally “bunched.”</p> <p>In addition to the general best execution guidelines considered above, for bond trades QCM, LLC also considers the broker-dealer’s ability to execute odd lots and small denominations at a reasonable price.</p> <p><u>DIRECTED BROKERAGE ARRANGEMENT DISCLOSURE</u></p> <p>Certain clients may direct Advisor to execute all of their securities transactions through one registered representative at a particular broker-dealer. In such cases, clients are responsible for negotiating the broker’s commission rate. Clients are cautioned that under directed brokerage arrangements they may not get the best execution price and/or commission rates. Client acknowledges that Advisor has not negotiated commission rates with the particular broker-dealer executing transactions on their behalf. Clients may request Advisor to provide assistance in negotiating commission rates. Although clients using a directed brokerage relationship may pay higher rates, they may receive value added services directly from their chosen broker.</p>
ITEM 15	<p>The execution price, commissions paid, and the timing of trade execution may be affected by directed brokerage arrangements.</p>

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ITEM 16	<p>Generally, clients select the bank or broker-dealer that will custody their assets, although on occasion, QCM, LLC may recommend a broker-dealer to prospective clients.</p> <p><u>ADDITIONAL COMPENSATION ARRANGEMENTS</u> QCM, LLC has arrangements with various CPA firms who may refer clients to Advisor in which case the compensation is fully disclosed to clients at initiation of relationship.</p> <p><u>OUTSIDE SERVICES</u></p> <p><u>Law Office of Robert E. Moorehead</u> Mr. Moorehead provides financial planning advice to the clients of QCM, LLC on a referral basis. QCM, LLC's clients are charged a negotiated hourly fee for these services. Mr. Moorehead is not an employee or supervised by QCM, LLC Capital Management Clients wishing to utilize Mr. Moorehead's services for other matters should negotiate with the Law Office directly.</p> <p>Year of Birth: 1950 Formal Education: Oberlin College, Oberlin, OH – BA Stanford University, Palo Alto, CA – MA University of California, Berkeley, CA – JD Golden Gate University, San Francisco, CA – LLM <i>Admitted to the California Bar</i> <i>Certified as a California Public Accountant</i></p> <p><u>Employment:</u></p> <p>1996-Present <i>Law Offices of Robert E. Moorehead, Oakland, CA</i> Estate and Retirement Planning Attorney</p> <p>1989-1996 <i>Levi, Jones & Bertozzi, Inc., San Francisco, CA</i> Tax and Valuation Consultant</p> <p>1987-1989 <i>Taggart & Hawkins, San Francisco, CA</i> General Business and Tax Attorney</p> <p>1982-1987 <i>Touche Ross & Company, Oakland, CA</i> Tax Manager</p>
ITEM 17	

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	<p>1978-1981 <i>Hall, Henry, Oliver & McReavy</i>, San Francisco, CA General Business and Tax Attorney</p> <p>QCM, LLC and the Law Office of Robert E. Moorehead are unaffiliated.</p> <p><u>OTHER</u></p> <p><u>SOFT DOLLAR DISCLOSURE</u></p> <p>QCM, LLC limits its use of soft dollars to arrangements falling within the safe harbor of Section 28(e) of the Securities and Exchange Act of 1934 ("the Act"), as amended. Only <i>bona fide</i> research and brokerage products and services (securities and market analysis, computer software when used to make investment decisions, research seminars, news services and periodicals supporting investment decision-making, for example) that provide assistance to the Firm in the performance of its investment decision-making responsibilities are accepted in exchange for commission offsets.</p> <p>The Firm is a party to agreements with custodial brokerage firms and may receive research and other products either at a discounted rate or <i>gratis</i>, depending on the product or service. The Firm may also receive investment research sent <i>gratis</i> by other broker-dealers.</p> <p><u>DISCLOSURES RELATED TO CUSTODIANS AND EXECUTING BROKERS</u></p> <p>Charles Schwab and other broker-dealers act as custodians and executing brokers with respect to QCM, LLC clients. These custodians and executing brokers are independent of and unaffiliated with QCM, LLC.</p> <p>Custodians typically do not charge QCM, LLC clients a custody fee for maintaining their brokerage account. However, they do receive compensation in the form of commissions or other transaction fees on security trades executed through them on behalf of QCM, LLC clients. In addition, if QCM, LLC executes trades on its clients' behalf at a broker-dealer other than the custodian of the client's assets, there may be additional charges referred to as "trade away fees" for clearing and settling the trade. These expenses are in addition to commissions paid and other fees charged by the executing broker-dealer. Clients are advised to discuss and review applicable charges with QCM, LLC.</p> <p><u>CHARLES SCHWAB & CO., INC. DISCLOSURES</u></p> <p>FOR CLIENTS THAT HAVE BEEN REFERRED TO QCM, LLC THROUGH THE SCHWAB ADVISOR NETWORK</p> <p>QCM, LLC receives client referrals from Charles Schwab & Co., Inc. ("Schwab") through the Firm's participation in the Schwab Advisor Network ("the Service").</p> <p>In relation to this participation, QCM, LLC makes the following specific disclosures:</p> <ul style="list-style-type: none"> <input type="checkbox"/> Schwab is a broker-dealer independent of and unaffiliated with QCM, LLC.

Complete amended pages in full, circle amended items and file with execution page (page 1).

**Schedule F of
Form ADV**

Applicant: QCM, LLC	SEC File Number: 801- 67571	Date: August 7, 2007
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Continuation Sheet for Form ADV Part II

(Do not use this Schedule as a continuation sheet for Form ADV Part I or any other schedules.)

1. Full name of applicant exactly as stated in Item 1A of Part I of Form ADV: QCM, LLC DBA QUANTUM CAPITAL MANAGEMENT		IRS Empl. Ident. No.: 20-8178659
Item of Form (Identify)	Answer	
	<p><input type="checkbox"/> Schwab does not supervise QCM, LLC and has no responsibility for the management by QCM, LLC of client assets or any other services QCM, LLC may offer its clients.</p> <p><input type="checkbox"/> QCM, LLC pays Schwab fees to receive client referrals through the Service.</p> <p>QCM, LLC Capital Management may recommend that clients establish brokerage accounts with the Schwab Institutional division of Charles Schwab & Co., Inc. (Schwab), a registered broker-dealer, Member SIPC/NYSE, to maintain custody of clients' assets and to effect trades for their accounts. Schwab Institutional provides QCM, LLC with access to its institutional trading and operations services, which are typically not available to Schwab retail investors. These services generally are available to independent investment advisors at no charge to them so long as a total of at least \$10 million of the advisor's client account assets are maintained at Schwab Institutional. Schwab Institutional services include research, brokerage, custody, access to mutual funds and other investments that are otherwise available only to institutional investors or would require a significantly higher minimum initial investment. Schwab Institutional also makes available to QCM, LLC other products and services that benefit QCM, LLC but may not benefit its clients' accounts. Some of these other products and services assist QCM, LLC in managing and administering clients' accounts. These include software and other technology that provide access to client account data (such as trade confirmations and account statements), facilitate trade execution (and allocation of aggregated trade orders for multiple client accounts), provide research, pricing information and other market data, facilitate payment of QCM, LLC's fees from its clients' accounts, and assist with back-office support, record keeping and client reporting. Many of these services generally may be used to service all or a substantial number of QCM, LLC's accounts, including accounts not maintained at Schwab Institutional. Schwab Institutional may also provide QCM, LLC with other services intended to help QCM, LLC manage and further develop its business enterprise. These services may include consulting, publications and presentations on practice management, information technology, business succession, regulatory compliance, and marketing. In addition, Schwab may make available, arrange and/or pay for these types of services to QCM, LLC by independent third parties. Schwab Institutional may discount or waive fees it would otherwise charge for some of these services or pay all or a part of the fees of a third-party providing these services to QCM, LLC. [The availability to QCM, LLC of the foregoing products and services is not contingent upon QCM, LLC committing to Schwab Institutional any specific amount of business (assets in custody or trading).]</p> <p><u>POTENTIAL CONFLICTS OF INTEREST</u></p> <p>QCM, LLC pays Schwab certain fees on all referred client accounts that are custodied at Schwab, as well as fees for all referred client accounts not custodied at Schwab. In general, the fees QCM, LLC pays to Schwab are lower if the client maintains their assets at Schwab.</p> <p>Schwab does not charge QCM, LLC clients a custody charge for maintaining their brokerage account.</p> <p>QCM, LLC does not charge greater fees to its Schwab-referred clients than the fees it charges to clients that were not referred by Schwab.</p>	

Complete amended pages in full, circle amended items and file with execution page (page 1).

**Schedule F of
Form ADV**

Applicant: QCM, LLC	SEC File Number: 801- 67571	Date: August 7, 2007
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Continuation Sheet for Form ADV Part II

(Do not use this Schedule as a continuation sheet for Form ADV Part I or any other schedules.)

1. Full name of applicant exactly as stated in Item 1A of Part I of Form ADV: QCM, LLC DBA QUANTUM CAPITAL MANAGEMENT	IRS Empl. Ident. No.: 20-8178659
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Item of Form (Identify)	Answer
	<p><u>TRADE ERROR POLICY</u></p> <p>It is QCM, LLC's practice that its personnel implement investment management decisions carefully. Nevertheless, if a trade error occurs, it is our policy and a legal requirement that the error be corrected as soon as possible and in such a manner that the affected client is not disadvantaged and bears no loss.</p> <p>Firm policy prohibits its staff from requesting a broker-dealer to accept financial responsibility for a trade error caused by our personnel in exchange for the promise of future compensation through commissions.</p> <p>This policy applies only to trade errors made by QCM, LLC and its employees.</p> <p><u>PROXY VOTING</u></p> <p>Advisor acknowledges its obligation to vote proxies on behalf of all clients. Clients may direct their custodians to forward proxy voting material to QCM, LLC. Advisor will vote all proxies received based on its evaluation of the best interests of its clients and based on the Firm's established proxy voting procedure.</p> <p><u>PRIVACY POLICY</u></p> <p>QCM, LLC holds client information in the strictest confidence and is mindful of the trust placed in it by clients.</p> <p>It is Firm policy that no client information obtained by QCM, LLC is sold or made available to third parties for any reason except that:</p> <ol style="list-style-type: none"> 1. Third parties may be used by QCM, LLC to assist in the management or maintenance of client accounts (such as a custodian); and 2. Client information may be released in accordance with applicable laws. <p>QCM, LLC annually provides each client with a copy of its privacy policy.</p> <p><u>ANNUAL FORM ADV PART II OFFER TO CLIENTS</u></p> <p>Upon request, every client may obtain a copy of QCM, LLC's most current Form ADV Part II. This document serves as our "brochure" to our clients and contains information and disclosures as required by law. Additionally, in each quarterly letter we offer to send our</p>

Complete amended pages in full, circle amended items and file with execution page (page 1).

**Schedule F of
Form ADV**

Applicant: QCM, LLC	SEC File Number: 801- 67571	Date: August 7, 2007
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Continuation Sheet for Form ADV Part II

(Do not use this Schedule as a continuation sheet for Form ADV Part I or any other schedules.)

1. Full name of applicant exactly as stated in Item 1A of Part I of Form ADV: QCM, LLC DBA QUANTUM CAPITAL MANAGEMENT	IRS Empl. Ident. No.: 20-8178659
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Item of Form (Identify)	Answer
	current Form ADV Part II to our clients as well as state that our current ADV Part II is available on QCM, LLC's website at www.quantumcap.com where it is posted.

Complete amended pages in full, circle amended items and file with execution page (page 1).