

FORM ADV PART 2A, Firm Brochure

March 31, 2024

This Part 2A of Form ADV (this "Brochure") provides information about the qualifications and business practices of ProNvest, Inc., doing business as Future Capital, ("Future Capital," "us," "we," "our"). This Brochure details information about Future Capital's services and our potential conflicts of interest to help you evaluate whether or which of our services are right for you. If you have any questions about the contents of this Brochure, please contact us by calling 888-725-8915 or emailing support@futurecapital.com. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission ("SEC") or any state securities authority. Registration of an investment adviser does not imply any level of skill or training. Additional information about ProNvest dba Future Capital is available on the SEC's website at www.adviserinfo.sec.gov. The site may be searched by a unique identifying number known as a CRD number. Our CRD number is 119081.

Please retain a copy of this Brochure for your records.

Future Capital, 1110 Market Street, Suite 402 Chattanooga, Tennessee 37402

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ITEM 2: SUMMARY OF MATERIAL CHANGES

This Item 2 provides a summary of material changes made to Future Capital's business since our last annual update in March 2023.

Material changes are as follows:

• ProNvest, Inc. rebranded to Future Capital in June 2023. All clients received noticed of the rebrand at the time it occurred. Our legal entity name and registered advisor name remains ProNvest, Inc., and our CRD number remains the same.

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ITEM 4: ADVISORY BUSINESS

Firm Description

Future Capital, formerly ProNvest, was founded in 2000 and is an investment adviser registered with the SEC. Future Capital is a privately held C corporation and maintains its principal office at 1110 Market Street, Suite 402, Chattanooga, Tennessee 37402.

Ownership and Shared Resources

Jay Jumper serves as Future Capital's President and Chief Executive Officer and has a 37.4% ownership in Future Capital.

ProNvest, Inc. dba Future Capital owns 100% of SIGNiX, Inc., a digital signature and remote notarization technology company headquartered in Chattanooga, Tennessee. Future Capital and SIGNiX share the following resources: Board of Directors, Jay Jumper as President and Chief Executive Officer, Richard Cribbs as Chief Financial Officer and Executive Vice President, Katy Blackwell as Chief Compliance Officer and General Counsel. Decisions by the shared Board of Directors and CEO are carefully reviewed, involving legal counsel involved as appropriate, to ensure compliance with legal and ethical standards and safeguard client interests.

Future Capital's Information Security Program is designed to safeguard client information, ensure data integrity, and comply with regulatory requirements. As part of this Program, Future Capital and SIGNiX maintain separate systems and infrastructures including access-based restrictions to ensure subsidiary staff cannot access client data. Controls are overseen by the CCO, the Senior Vice President of Product, Engineering Manager, and IT personnel.

Types of Advisory Services

Tool") which is designed to help clients plan for retirement using a variety of clientand plan-provided data related to the client's financial situation and retirement goals (e.g., age, income, savings, investments, assets, expenses, expected retirement age, expected retirement expenses, expected inflation rate, and expected Social Security), together with target date portfolio models generated by one or more third-party investment advisers to provide discretionary advisory services that include asset allocation, fund selection, and the provision of model investment portfolios (each, a **"Model Provider"**) using a glidepath methodology. Future Capital provides investment advisory services to clients through the Retirement Planning Tool and over phone, video, email, and in-person communications with clients.

Future Capital provides advisory services through agreements with retirement plan sponsors and clients. For purposes of this Brochure, a Future Capital client is (1) a retirement plan participant who enters into an Employer Sponsored Retirement Account Service Agreement or Managed Account Subscription Agreement; or (2) an individual retirement account ("IRA") owner or a retail account owner who enters into an IRA and Retail Account Service Agreement. For more information on these agreements, see the Client Agreements paragraph, below.

<u>Discretionary and Non-Discretionary Investment Management</u>. Future Capital provides discretionary and non-discretionary investment management and advisory services. For discretionary accounts, the client authorizes Future Capital to perform certain functions without further approval from the client, such as to buy, sell, and otherwise effect investment transactions in the name of the client's account without first seeking the client's permission. For non-discretionary accounts, Future Capital obtains client approval before taking any action in the account, such as issuing trade instructions.

<u>Tailored Relationships</u>. Future Capital's advisory services and recommendations are based on individual client needs. Each client has a unique financial situation, investment time horizon, funding strategy, investment experience, tax status, risk tolerance, goals, and other life circumstances that influence retirement planning. Future Capital uses client-specific information, to the extent made available and updated by the client, to aid in Future Capital's selection of a portfolio aligned with the client's retirement needs and goals. Clients may place reasonable restrictions on the management of their account. Certain investment restrictions may be deemed unreasonable by Future Capital, for example, if the restriction would prevent Future Capital from implementing the client's investment strategy.

Advisory Service Providers. The Model Provider designs model investment portfolios based on information regarding the menu of funds offered by a retirement plan sponsor. The Model Provider does not have authority to purchase or sell assets for a client's accounts. The Model Provider has no responsibility for the selection of funds made available by the retirement plan sponsor for investment by the plan's participants, voting of proxies, or for determining any legal matter with respect to the securities in which participants are invested. In our selection of the Model Provider, we consider the nature and quality of services provided and may replace the Model Provider at any time without first obtaining a client's consent. As of the date of this filing, Future Capital utilizes Wilshire Associates, LLC as the Model Provider. Model

Provider information is made available to each client and may also be obtained by contacting us.

Asset Allocation and Rebalancing. In order to implement and maintain the model investment portfolio, Future Capital issues trade instructions to purchase and sell securities for a client's account on a discretionary basis based on (1) the personal and financial information provided to us by a client; (2) the client's investment strategy; and (3) the Model Provider's recommended asset allocation and fund selection. Future Capital instructs the client's custodian or platform provider (as applicable) to execute purchase or sell instructions for securities in the client's account. Future Capital rebalances a client's investment portfolio to the target asset allocation at least once per quarter. Clients who do not select an investment strategy are managed in a moderate, age-based investment strategy in accordance with the client's service agreement.

<u>Client Agreements</u>. Future Capital's provision of advisory services is governed by a service agreement with clients which provides the terms and conditions of the relationship, details regarding our services, client responsibilities, and other important terms. Future Capital cannot assign the client agreement without the client's consent, provided that a client will be deemed to have consented to assignment if the client does not object in accordance with the manner and timeframe set forth in the client agreement. A client agreement may be terminated upon five days' advance notice to us from the client. Fee information for each client agreement is provided under Item 5 of this Brochure. The following list describes the categories of typical client agreements offered by Future Capital:

Employer Sponsored Retirement Account Service Agreement: Future Capital enters into an agreement with an employer (retirement plan sponsor) through which Future Capital is authorized to provide advisory services to certain or all participants in the retirement plan pursuant to the terms and conditions of the Employer Sponsored Retirement Account Service Agreement. These agreements may be categorized as either "auto-manage" or "voluntary." Under an auto-manage agreement, the employer authorizes Future Capital to automatically manage its retirement plan participants' accounts as of a specified date unless the participant opts out of our services. Under a voluntary agreement, Future Capital is authorized to provide services only to retirement plan participants who specifically opt in to receive such services.

Employer Sponsored Retirement Account Subscription Agreement: An agreement under which Future Capital provides month-to-month, subscription-based advisory

services directly to a participant in an employer sponsored retirement account without any relationship between Future Capital and the retirement plan.

IRA and Retail Account Service Agreement: An agreement under with Future Capital provides advisory services to owners of an IRA or retail account. When deciding whether to roll over assets from an employer sponsored retirement account ("ESRA") into an IRA, clients should consider information concerning advantages, disadvantages, and alternatives. Clients typically have the following options regarding ESRA assets:

- Keep the assets in an ESRA (or rollover to a new ESRA, where applicable and permitted).
- Rollover the assets into an IRA. The assets can continue to grow on a taxdeferred basis and the rollover is not subject to federal or state taxes. Taxdeferred means the client will pay federal and state taxes upon the amount withdrawn for retirement each year.
- Withdraw the assets and pay applicable taxes. Cashing out means the
 assets will not continue to grow on a tax-deferred basis, the client will be
 required to pay federal and state taxes, and under certain circumstances,
 an early withdrawal penalty may apply.

Clients are not required to rollover any assets into an IRA, regardless of any recommendation we provide. If we recommend that a client rollover ESRA assets into an IRA and the client subsequently hires us to manage the IRA assets, we will earn an asset-based fee. If the client leaves or places the assets in an ESRA not managed by us, this will result in little or no compensation to us. If the client leaves or places the assets in an ESRA managed by us, we are compensated for asset management services in accordance with the client's service agreement. We have a duty under the law to act in the client's best interest exercising reasonable diligence, care, and skill in making a recommendation, despite any economic incentive that may exist for us to recommend a rollover or otherwise. Our recommendations are based on the information clients provide to us regarding risk tolerance, objectives, and financial circumstances.

Assets Under Management ("AUM")

As of March 26, 2024, Future Capital managed \$962,529,153 of assets for 12,768 clients. Of this total, approximately \$889,603,085 is managed on a discretionary basis for 12,766 clients and \$72,926,068 is managed on a non-discretionary basis for 2 clients.

AUM naturally fluctuates over time; therefore, disclosed AUM may be higher or lower at any point following the calculation date of calculation above.

Retail Services

Future Capital makes available to financial advisors, financial planners, and wealth managers a retail solution to access held-away client assets and offer retirement planning services using the Retirement Planning Tool for their wealth clients with workplace retirement accounts. This arrangement is typically structured through a promoter agreement described under Item 14 but may be modified to comply with proposed regulations, in which case Future Capital will amend this Brochure.

ITEM 5: FEES AND COMPENSATION

With the exception of monthly subscription-based fees, advisory fees are charged quarterly. Depending on the contractual arrangement, fees may be deducted directly from a client's retirement account, deducted from payroll, or paid by credit card. All fees are negotiable. Future Capital may, without the signature of a client, reduce the client's advisory fee. Future Capital provides each client with a fee notice each time a fee is charged or deducted from the client's account. Future Capital may offer free trials to new clients and may reduce or waive its advisory fee for employees and employees of our affiliates or subsidiaries.

Employer Sponsored Retirement Account Service Agreement

Future Capital charges an advisory fee of up to 0.3125% per quarter (1.25% annually) of the fair market value of a client's account as determined on the last day of each quarter. Fees may be billed in advance or arrears depending on the contractual arrangement between Future Capital and the client's recordkeeper or the client's retirement plan sponsor. Fees are deducted from the client's account by the custodian or recordkeeper at the end of each calendar quarter. With respect to the quarter in which the client first hires Future Capital, the advisory fee will be prorated based on the first date that Future Capital manages the client's account. Annual fees are capped at \$5,000 per client per account unless an alternative fee cap is negotiated. Clients who pay fees in advance are issued a prorated refund if applicable upon termination of the client's service agreement with Future Capital. Upon termination of services, clients who pay advisory fees in arrears are billed a final prorated advisory fee based on the number of days Future Capital managed the client's account during the quarter of termination. An account balance minimum may apply in certain circumstances and will be specified in the client's service agreement if applicable.

Employer Sponsored Retirement Account Subscription Agreement

Future Capital charges a monthly advisory fee based on the fair market value of the client's account at sign-up and each anniversary thereafter. Monthly fees are set forth in the chart below. Fees are billed in advance on the date of sign-up and each monthly anniversary thereafter. Upon termination of this agreement, clients are not entitled to receive a refund of the monthly advisory fee. Fees are typically charged to the client's credit card on file with Future Capital but may be paid through other means, such as payroll deduction, upon mutual written agreement.

Account Balance	Monthly Subscription Fee
\$0.01 - \$49,999	\$9
\$50,000 - \$99,999	\$29
\$100,000 - \$149,999	\$49
\$150,000 - \$199,999	\$69
\$200,000 - \$249,999	\$89
\$250,000 - \$299,999	\$109
\$300,000 - \$349,999	\$129
\$350,000 - \$399,999	\$149
\$400,000 - \$449,999	\$169
\$450,000 - \$499,999	\$189
\$500,000 - \$549,999	\$209
\$550,000 - \$599,999	\$229
\$600,000 - \$649,999	\$249
\$650,000 - \$699,999	\$269
\$700,000 - \$749,999	\$289
\$749,999 - \$799,999	\$309
\$800,000 - \$849,999	\$329
\$850,000 - \$899,999	\$349
\$900,000 - \$949,999	\$369
\$950,000 - \$999,999	\$389
\$1,000,001 and up	\$409 Maximum

IRA and Retail Account Agreement

Future Capital charges an advisory fee of 0.3125% per quarter (1.25% annually) of the fair market value of a client's account as determined on the last day of each quarter. Fees are billed in arrears and automatically deducted from the client's account by the custodian or recordkeeper at the end of each calendar quarter. With respect to the

quarter in which the client first hires Future Capital and the quarter in which the client terminates services, the advisory fee will be prorated based on the number of days that the client's account is managed during such quarter. Upon termination, clients are not entitled to receive a refund of the advisory fee. Annual fees are capped at \$5,000 per client per account.

Advisory Service Providers

The Model Provider receives a quarterly fee equal to 0.0125% (totaling 0.05% annually) of each managed client's balance, prorated by the number of days managed. This fee is paid to the Model Provider by Future Capital and is not in addition to the client advisory fee.

Distributor Agreements

Distributor Agreements are arrangements between Future Capital and third parties through which Future Capital is introduced and distributed to retirement plan sponsors and their participants. In certain of these relationships, Future Capital is integrated into the distributor (e.g., recordkeeper) platform which allows plan participant and account information to flow between the distributor and Future Capital and enables processing of trade files and fee files. Distributor Agreements are typically considered to be promoter relationships wherein the distributor receives a revenue share in exchange for marketing Future Capital services to new clients. Promoter arrangements are described in more detail under Item 14.

Other Fees

Custodians may charge transaction fees on purchases or sales of certain mutual funds and exchange-traded funds. These transaction charges are usually small and incidental to the purchase or sale of a security. The selection of the security is more important than the nominal fee that the custodian charges to buy or sell the security. Clients should also be aware that collective investment vehicles, such as mutual funds, typically have operating or distribution fees or expenses that are in addition to the advisory fees paid to Future Capital. Clients should read each fund's prospectus or other disclosure material, if available, for a more complete explanation of these fees and expenses.

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

Future Capital does not charge performance-based fees for management of client accounts and does not engage in side-by-side management of separate portfolios or pooled vehicles.

ITEM 7: TYPES OF CLIENTS

Future Capital provides advisory services to Employer Sponsored Retirement Account participants and owners of IRAs or retail accounts including individuals and high net worth individuals. Services may be offered to Employer Sponsored Retirement Account participants through retirement plan recordkeepers and retirement plan sponsors or employers, including corporations, charitable organizations, and governmental entities.

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

Methods of Analysis

Future Capital's proprietary retirement planning tool ("Retirement Planning Tool") is designed to help clients plan for retirement using a variety of client-and plan-provided data related to the client's financial situation and retirement goals (e.g., age, income, savings, investments, assets, expenses, expected retirement age, expected retirement expenses, expected inflation rate, and expected Social Security), together with portfolio models generated by the Model Provider using a glidepath methodology.

In order to provide account management, Future Capital utilizes model investment portfolios designed by the Model Provider which are based on information regarding the menu of funds offered by a retirement plan sponsor. Future Capital currently utilizes 70 model investment portfolios comprised of 14 age ranges and the five investment strategies listed below.

The primary objective of the Retirement Planning Tool is to provide education on how retirement savings coupled with other sources of predictable income could affect the estimated amount of available assets and composition of income in retirement. The Retirement Planning Tool gathers general information about a hypothetical scenario and roughly estimates how that scenario may perform over time. Based on available information, the Retirement Planning Tool generates a diagram that shows the client's current financial situation, projected retirement assets, and any shortfall in the client's retirement plan. Where applicable, the Retirement Planning Tool recommends an alternative portfolio model to modify a client's retirement plan to achieve their desired retirement income (e.g., consider an alternative investment strategy). Future Capital Retirement Counselors may recommend additional changes to the client's retirement plan, such as increasing retirement contribution, reducing retirement expenses, or working additional years.

Investment Strategies

Future Capital currently offers clients the ability to select between five investment strategies which are constructed and updated by the Model Provider. In general, the investment lifecycle can be divided into one of two phases: the accumulation phase and decumulation phase. The accumulation phase begins when an investor enters the workforce, typically in one's early 20s, and begins saving and investing toward retirement. The accumulation phase ends and the decumulation phase begins when one enters retirement, typically around age 65, thereafter the individual begins spending down their retirement savings. During the accumulation phase, an investor is primarily concerned with capital appreciation, whereby in the decumulation phase an investor is primarily concerned with retirement income and capital preservation.

Generally, we recommend the most conservative strategy that will achieve the client's retirement goals based on available information and we adjust the portfolio creating a glidepath that becomes more conservative as the client nears retirement. Descriptions of each of the five investment strategies available through Future Capital is as follows:

- Conservative: This investment strategy seeks to minimize fluctuations in market values consistent with a below-average level of risk and takes an income-oriented approach with some capital appreciation potential. Investors should expect low volatility and a below-average market return.
- Moderate Conservative: This investment strategy seeks income and the potential for capital appreciation, with a slight priority on income, consistent with a belowaverage level of risk. Investors should expect moderate fluctuations in market values.
- Moderate: This investment strategy seeks income and the potential for capital appreciation with a slight priority on capital appreciation, consistent with a moderate level of risk. Investors should expect moderate fluctuations in market values.
- Moderate Aggressive: This investment strategy seeks a preference for portfolio growth and income consistent with an above-average level of risk. Investors should expect more significant fluctuations in market values.

Aggressive: This investment strategy seeks aggressive growth through a diversified
asset allocation strategy consistent with an above-average level of risk. Investors
should expect wide fluctuations in market value, especially over the short term.

Risk of Loss

All investments involve risk. Risks that investors will encounter include, without limitation, the following:

- Market Risk: The price of a security, bond, or mutual fund may become more volatile
 or drop in reaction to tangible and intangible events and conditions which are not
 specifically related to a particular company (e.g., adverse investor sentiment,
 adverse economic outlooks or conditions, interest rate changes, changes in the
 outlook for corporate earnings, downturns in general political conditions, etc.).
- Inflation, Interest Rate, and Currency Risk: Inflation causes the value of future dollars to decline and may erode an investor's purchasing power with respect to future earnings. Inflation generally produces higher interest rates, which in turn may cause investment values to decline. Foreign investments are subject to fluctuations in the value of the dollar against the currency of the investment's originating country (i.e., exchange rate risk).
- Liquidity Risk: Investors may not be able to readily convert certain investments into cash, for example, when a security cannot be bought or sold quickly enough to minimize or avoid a loss. For example, Treasury Bills are highly liquid, while real estate properties are not, given the lengthy process to sell real estate.
- Financial Risk: Excessive borrowing to finance a business's operations increases the
 risk of profitability because the company must meet the terms of its obligations in
 good times and bad. During periods of financial stress, the inability to meet loan
 obligations may result in bankruptcy or a declining market value.
- Industry Risk: Industry risks are associated with a particular industry or company
 with such industry. For example, an oil company can be impacted by fluctuating
 demand and price changes, thus carrying a higher degree of risk of loss compared
 to an electric company with predictable product demand and regulated prices.
- Reinvestment Risk: Future investment proceeds may have to be reinvested at a
 potentially lower rate of return (i.e., interest rate). This risk of loss primarily relates
 to fixed income securities.

- Security Risk: Future Capital endeavors to maintain appropriate, commercially reasonable safeguards to protect the security of our systems, software, and client information but cannot guarantee that our safeguards, policies, or procedures will prevent a cybersecurity incident. Despite these measures, a security incident could occur as a result of intentional or unintentional events such as unauthorized access to login credentials, denial-of-service website attacks, or misappropriation of sensitive information.
- Investment Advice Risk: Significant losses may occur when investing in any security or by following a particular strategy. Future Capital does not guarantee to result of investment advice given to clients and does not make any assurances that investment objectives will be achieved. Because of the inherent risk of loss associated with investing, Future Capital cannot and does not make any representation, guarantee, or implication that our services or methods will predict any particular outcome or insulate a client from loss. All investing involves risk. Future Capital relies on client-provided information to formulate investment advice and has no responsibility to verify the accuracy or completeness of client-provided information. Inaccurate or outdated client information may impact the applicability or quality of our advisory services.
- Algorithm Risk: Future Capital provides investment advice and management services through the online Retirement Planning Tool taking into account clientprovided information regarding the client's financial circumstances and investment objectives. The Retirement Planning Tool is not a substitute for a retirement income plan and does not support all types of income or assets. The Retirement Planning Tool provides recommendations and Future Capital manages portfolios based on such information. Future Capital tests the algorithm periodically to ensure it is functioning as intended; however, clients should understand that testing does not and cannot guarantee that the algorithm will perform as intended or as disclosed. Examples of issues that may produce unintended consequences with respect to the algorithm's performance include market changes and incorrect assumptions regarding inflation and investment performance. Results regarding hypothetical withdrawal amounts are determined by a set of growth rates for various time horizons generated through simulations based on historical market returns that a portfolio might experience, although the market's past performance does not predict how it will perform in the future. We have no responsibility to investigate the accuracy or completeness of information a client provides, and the Retirement Planning Tool will not consider any information requested of but not furnished by the client. A detailed Retirement

Planning Tool disclosure is located at futurecapital.com/legal and a copy of the disclosure is placed in client online dashboards.

ITEM 9: DISCIPLINARY INFORMATION

Future Capital does not have disciplinary information to disclose. Neither Future Capital nor any management person has (1) been found guilty of or has any criminal or civil actions pending in a domestic, foreign, or military court; (2) any administrative proceeding pending before the SEC, a federal or state regulatory agency, or a foreign financial regulatory authority; or (3) been found by any self-regulatory organization to have caused an investment-related business to lose its authorization to do business, to have been involved in a violation of such organization's rules, been barred, suspended, or expelled from membership or from association with other members, or fined.

ITEM 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILATIONS

Neither Future Capital nor any of its management persons is registered or has an application pending to register as a broker-dealer or a registered representative of a broker-dealer, a futures commission merchant, commodity pool operator, or commodity trading adviser. Neither Future Capital nor any of its management persons has a relationship or arrangement material to its advisory business.

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

Future Capital has adopted a Code of Ethics ("Code") which sets forth conduct standards required of all associated persons, including compliance with applicable federal securities laws. Compliance with the Code of Ethics is a condition of employment, and associated persons must reaffirm compliance with the Code at least annually. Future Capital is a fiduciary required to act in a client's best interest at all times. Future Capital designed the Code to ensure we fulfill our fiduciary obligations to clients and to address any conflicts that arise from personal trading activities by associated persons. The Code covers a variety of topics that include reporting of personal securities trading by associated persons, exceptions to reporting, insider trading prohibitions, ethical principles, and ethical violations, reporting, and enforcement. Future Capital will provide a copy of the Code to a client or prospective client upon request.

Conflicts can arise from personal trading of our associated persons. The Code permits Future Capital and its associated persons to purchase or sell securities that are identical to, similar, or different from those recommended to a client. Future Capital associated persons are permitted to, and sometimes do, have an interest in securities also recommended to and held by a client. The Code imposes restrictions on associated persons' purchase and sell activities in order to mitigate the conflicts. Further, the Code includes a policy governing the use of material and non-public information regarding securities. Future Capital believes that its associated persons generally do not have access to such material, non-public information; however, associated persons are nevertheless required not to use such information, either personally or professionally, if revealed to the associated person. Future Capital conducts personal trading reviews to monitor the activities of associated persons and ensure compliance with the Code.

ITEM 12: BROKERAGE PRACTICES

Best Execution

Future Capital examines the totality of the arrangement and services provided by a broker-dealer. Accordingly, while Future Capital does consider competitive rates, we may not necessarily obtain the lowest possible commission rates for a client's account transactions. Therefore, the overall services provided by the unaffiliated broker-dealers and custodians providing execution services, either themselves or through their dealer network, are evaluated to determine best execution.

We do not receive any compensation or incentive for referring a client to certain broker-dealers for brokerage trades. We will arrange for the execution of securities brokerage transactions through our qualified custodians, including their broker-dealers, that we reasonably believe will provide best execution. Future Capital does not handle orders as such, but places orders with its various custodians, and these custodians handle and route such orders in pursuit of best execution. In seeking best execution, various factors are considered including the full range of a broker-dealer's services, the client's needs and objectives, execution capability, execution speed, commission rates, and responsiveness.

Order Aggregation

Trade aggregation, also known as block trading, refers to placing a trade for more than one account. Block trades may be beneficial to Future Capital and its clients by saving the time and expense of placing separate but similar orders, obtaining lower commission rates, ensuring that accounts managed in a particular style obtain the same execution, and obtaining a better execution price. Future Capital's policies and

procedures are designed to ensure that orders are allocated fairly among clients and enable Future Capital to seek best execution for each client participating in the aggregated order.

Custodian Considerations

With respect to IRA and retail accounts, Future Capital uses Pershing Advisor Solutions, LLC ("Pershing") as the qualified custodian to maintain custody of client assets and to effect trades for client accounts. Pershing is required to seek best execution in terms of how they handle and route orders. While quality of execution at the best price is important, it is not the sole consideration. Some custodians will aggregate transactions for a client with other clients to improve the quality of execution. Allocations of aggregated orders are made under procedures designed to treat all clients fairly. The trading process of any custodian suggested by Future Capital must be efficient, seamless, and straight forward.

For client accounts maintained by Pershing, Pershing generally does not charge the client separately for custody services but is compensated by charging the client commissions or other fees on trades that it executes or that settle into the client's Pershing account. Certain trades (e.g., mutual funds and ETFs) do not incur Pershing commissions or transaction fees.

When selecting a qualified custodian to hold client assets and execute transactions, we consider whether the terms that our custodians provide are, overall, the most advantageous to clients when compared with other providers and their services. We consider a range of factors, including:

- Combination of transaction execution services and asset custody services;
- Capability to execute, clear, and settle trades (buy and sell securities for a client's account);
- Trade correction services;
- Capability to facilitate transfers and payments to and from accounts;
- Breadth of available investment products;
- Availability of investment research and tools to assist in making investment decisions;
- Quality of services provided;
- · Competitiveness of their service prices;
- · Reputation, financial strength, security, and stability;
- Prior services to us and our clients; and
- Services delivered and paid for by the custodian.

Pershing makes available to us software and other technology that provides access to client account data (such as duplicate trade confirmations and account statements); facilitates trade execution and allocate aggregated trade orders for multiple client accounts; provides pricing and other market data; facilitates payment of our fees from other clients' accounts; and assists with back-office functions, recordkeeping, and client reporting.

Trade Errors

On occasion, trade errors may occur in a client's account (e.g., a security being erroneously purchased instead of sold, an error existing in the purchase amount). In the event of a trade error, Future Capital engages in corrective activities in the client's account so that it is reflected as if no error occurred. Depending on the circumstances, corrective steps to be taken may include cancelling the trade, adjusting an allocation, or crediting the client's account. When the correction of a trade error results in a loss, Future Capital works with the custodian to make the client's account whole. In the event a trading error results in a profit, the profit is retained by the client.

Soft Dollars

Future Capital does not engage in any contractual soft dollar arrangements.

Directed Brokerage

Future Capital does not permit clients to direct brokerage.

ITEM 13: REVIEW OF ACCOUNTS

Future Capital contacts clients at least annually to schedule an annual review of their account with a Retirement Counselor. Clients can review their accounts at any time through their online dashboard. On at least a quarterly basis, Future Capital directs clients to update their financial situation or investment information and objections and to contact us with any reasonable restriction—on the management of their account, if applicable. Clients can access and update information regarding their financial situation and Future Capital's management of their account through their online dashboard or by contacting us.

Clients should regularly review their account activity. Clients will receive monthly statements directly from qualified custodians if there is activity in the account and quarterly if there is no activity in the account. The term "statements" refers to the client's official account record that reflects the account, its investments, and other assets, such as cash balances. Some qualified custodians include quarterly

performance reporting in their statements. Clients receive notice from Future Capital when we rebalance the account and when we charge an advisory fee.

ITEM 14: CLIENT REFERRALS AND OTHER COMPENSATION

Future Capital has entered into agreements under which we compensate third party promoters ("Promoters") in exchange for testimonials and endorsements resulting in client referrals, including the Distributor Agreements described in Item 5. These arrangements create a potential conflict of interest to the extent that the referral, marketing, or promotional activities are biased, and the Promoter is motivated by financial benefit. Future Capital requires disclosure of these arrangements with affected clients and prospective clients and has established the following requirements:

- Written Agreement: All referral fees or other compensation for promotional activities are paid pursuant to a written agreement and in accordance with Rule 206(4)-1 under the Investment Advisers Act of 1940.
- No Additional Client Fee: A referral fee or other compensation is paid solely from our advisory fee and does not result in any additional charge to a client.
- Disclosure to Clients: The nature of the promotional relationship must be disclosed
 to a prospective client at the time of the promotional activity or solicitation and
 must include the terms of the arrangement with Future Capital including the
 referral fee or other compensation that the Promoter will receive from Future
 Capital, as well as Future Capital's Form ADV Brochure.
- Certification of Compliance: Future Capital requires the Promoter to periodically certify its ongoing compliance with the solicitation agreement between Future Capital and Promoter.

Future Capital, in our sole discretion, may decline to enter into a service agreement with any referred client.

ITEM 15: CUSTODY

Future Capital does not maintain physical possession of client funds or securities and does not act as a custodian of client assets. Client assets are held by a qualified custodian who is responsible for providing client with account statements at the client's address of record. These statements should reflect activity, fees, and rates of

return. In limited circumstances, Future Capital is deemed to have inadvertent custody of client assets where Future Capital possesses the client's login credentials for the client's account. With respect to these accounts, Future Capital undergoes an annual surprise audit by an independent public accountant to detect unauthorized transactions, ensure that client assets are not being misused, and verify that client assets are appropriately safeguarded. The independent accountant files Form ADV-E ("Accountant Surprise Examination Report") as a certificate of accounting and audit report which is publicly available through https://adviserinfo.sec.gov. Future Capital may be deemed to have constructive custody of client assets by virtue of our ability to direct custodians or recordkeepers to debit of client advisory fees.

ITEM 16: INVESTMENT DISCRETION

With respect to Future Capital's discretionary asset management services, clients authorize Future Capital to buy, sell, or otherwise trade securities or other investment in the client's account without first discussing the transactions with the client. Clients grant this discretionary authority to Future Capital through the client's service agreement. Future Capital's discretionary authority does not give authority to take or have possession of any assets in the client's account or to direct delivery of any securities or payment of funds held in the client's account to Future Capital.

ITEM 17: VOTING CLIENT SECURITIES

As a matter of policy, Future Capital does not accept authority to vote proxies on behalf of clients.

ITEM 18: FINANCIAL INFORMATION

Future Capital does not require or solicit payments of advisory fees exceeding \$1,200 per client more than six months in advance of services rendered. There is no financial condition that is reasonably likely to impair our ability to meet contractual obligations with clients. Future Capital has not been the subject of a bankruptcy petition at any time.



FORM ADV PART 2B, BROCHURE SUPPLEMENT

March 31, 2024

This Form ADV 2B ("Brochure Supplement") provides information about investment management personnel of ProNvest, Inc. dba Future Capital ("Future Capital") that supplements our Form ADV Part 2A Firm Brochure ("Firm Brochure"). If you have not received a copy of the Firm Brochure or if you have any questions about the contents of the Firm Brochure or this Brochure Supplement, please contact us by calling 888-725-8915 or emailing support@futurecapital.com. You may also contact the individuals listed in this Brochure Supplement by calling the number listed above. Additional information about the individuals named in this Brochure Supplement is available on the Security and Exchange Commission's Investment Adviser Public Disclosure website at www.adviserinfo.sec.gov.

Mr. Jay Jumper

ITEM 2 EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Mr. Jumper, born in 1963, is the President and Chief Executive Officer of ProNvest since ProNvest's founding in 2000. Mr. Jumper received a Bachelor of Science degree from the University of Tennessee, Knoxville in 1985.

Since 2002, Mr. Jumper has also served as President and Chief Executive Officer to SIGNiX, Inc., a wholly owned subsidiary of ProNvest. Mr. Jumper is a member of the Board of Directors of both ProNvest and SIGNiX, Inc. Mr. Jumper previously worked at The Jumper Group from 1994 – 2013, SunGard Data Systems (SunGard ProNvest) from 2006 – 2008, SunTrust Bank and from 1989 – 1994.

ITEM 3 DISCIPLINARY INFORMATION

Mr. Jumper does not have any legal or disciplinary events to disclose. Mr. Jumper is not the subject of any pending legal, disciplinary, or administrative proceedings.

ITEM 4 OTHER BUSINESS ACTIVITIES

Mr. Jumper is the President and Chief Executive Officer of SIGNiX, Inc., a digital signature and remote notarization company based in Chattanooga, Tennessee which is a wholly owned subsidiary of ProNvest, Inc. dba Future Capital. Mr. Jumper serves on the Board of Directors to both Future Capital and SIGNiX.

ITEM 5 ADDITIONAL COMPENSATION

Mr. Jumper receives compensation for his roles at SIGNiX, Inc., disclosed in Item 4.

ITEM 6 SUPERVISION

Mr. Jumper serves as President and Chief Executive Officer to Future Capital. Mr. Jumper's advisory activities are supervised by the Chief Compliance Officer. The Chief Compliance Officer can be reached at the telephone number on the cover of this Brochure Supplement.

Mr. Jumper is a supervised person and an Access Person (as defined under Rule 204A-1 of the Investment Advisers Act of 1940) of Future Capital and, as such, is subject to the Future Capital compliance policies and procedures and Code of Conduct. The Chief Compliance Officer periodically monitors supervised persons' trading for client accounts. Future Capital has checks in place to ensure that the portfolio management processes are consistent with Future Capital's fiduciary obligations to clients. In addition, supervised persons are required to complete regular compliance training. Further, as a registered investment adviser, Future Capital is subject to examinations by regulators, which may be announced or unannounced. Future Capital is required to periodically update the information provided to regulators and report its business activities and assets.

MS. MICHELLE MAHONEY

ITEM 2 EDUCATIONAL BACKGROUND AND BUSINESS EXPERIENCE

Michelle Mahoney is the head of Future Capital's Client Success Team. Ms. Mahoney received a Bachelor of Science (BS) and Masters (MBA)in Business Administration and Management from the University of Tennessee, Chattanooga. Ms. Mahoney has worked in the financial industry for approximately 20 years,

ITEM 3 DISCIPLINARY INFORMATION

Ms. Mahoney does not have any legal or disciplinary events to disclose. Ms. Mahoney is not the subject of any pending legal, disciplinary, or administrative proceedings.

ITEM 4 OTHER BUSINESS ACTIVITIES

Not Applicable.

ITEM 5 ADDITIONAL COMPENSATION

Not Applicable.

ITEM 6 SUPERVISION

Mr. Mahoney's advisory activities are supervised by the Chief Compliance Officer. The Chief Compliance Officer can be reached at the telephone number on the cover of this Brochure Supplement. Ms. Mahoney is a supervised person and an Access Person (as defined under Rule 204A-1 of the Investment Advisers Act of 1940) of Future Capital and, as such, is subject to the Future Capital compliance policies and procedures and Code of Conduct. The Chief Compliance Officer periodically monitors supervised persons' trading for client accounts. Future Capital has checks in place to ensure that the portfolio management processes are consistent with Future Capital's fiduciary obligations to clients. In addition, supervised persons are required to complete regular compliance training. Further, as a registered investment adviser, Future Capital is subject to examinations by regulators, which may be announced or unannounced. Future Capital is required to periodically update the information provided to regulators and report its business activities and assets.