

“Lately it occurs to me what a long, strange trip it’s been”. The first quarter of 2009 ended with a bit of optimism but three weeks earlier, the S&P 500 had sunk to a 12-year low. Investors were fleeing the market like rats on a sinking ship.

Fast-forward three weeks to the end of March, and we’ve just completed the best one-month performance the S&P has recorded in six years. In a matter of days the market went from worst to first; if only the San Diego Padres could duplicate that feat.

Of course, the market has an old saying about how even a dead cat will bounce if it has fallen far enough, and there is no doubt that the markets have dropped. At the close of the quarter the Dow was down 40% (even after truckin in March) from the first quarter of 2008. This quarter marked the sixth consecutive quarter of declines, the longest such stretch since going six-and-out in a run that concluded in 1970.

We believe the economy bottomed out in February although unemployment will continue to rise most of the year. We are not looking for a “v” shaped recovery but more of a slow choppy climb over the next several years. Overall, though, this is a market in which the government holds the ultimate control. After many missteps in January and February the new Obama administration seemed to find its step. It appears that the market has declared an uneasy truce with administration and the administration has learned to move its programs on a gradual basis. Maybe they can all just get along.

Once in a while a good story comes along that is too good to pass up. Ireland is called the Emerald Isle and Pfizer makes Viagra “the little blue pill.” The Irish times reported that to celebrate its tenth anniversary in Ireland the Viagra marketing team came up with a marketing plan to send family physicians in Ireland boxer shorts. Not just any boxers but shorts with the Viagra logo on them. If you would like to read the full article please go to <http://www.irishtimes.com/newspaper/health/2009/0414/1224244622802.html>

It seems there are some blue people with red faces on the green isle.

Advance Billing Notice

This is to provide you with notice that Centurion Counsel will charge your account for the **second quarter 2009** management fee. Your management fee for this quarter will be \$ **531.89**. This was calculated by multiplying your account value as of the end of the previous quarter by 1/4 of your annual fee rate, as stated in your client agreement. If assets are deposited into your account during the quarter, a pro-rata share of the quarterly fee will be charged. If you are currently paying your management fee by check, your check should

be received by **June 1, 2009**. All checks should be made payable to **Centurion Counsel**. Please direct any questions regarding this advance billing notice to your registered representative.

SEC Rule 11Ac1-6: Quarterly Report on Routing of Customer Orders

SEC Rule 11Ac1-6 requires all brokerage firms to make publicly available quarterly reports on the order routing practices. This report provides information on the routing of “non-directed orders” – any order that the customer has not specifically instructed to be routed to a particular venue for execution.

<i>Total Centurion Institutional Orders</i>	<i>Market Orders</i>	<i>Limit Orders</i>	<i>Material Aspects Relationship</i>
NYSE, NASDAQ, AMEX, Options	>1%	+99%	Clearing Broker/Dealer

Information About Our Company

Please take a moment to read the following information regarding our privacy policies. Information regarding the public disclosure program of the Financial Regulatory Authority (“FINRA”) is also included. Since you are a customer of our advisory services, information about obtaining a current copy of our Summary Disclosure Statement in lieu of Form ADV Part II is provided. Thank you for the opportunity to meet your financial services needs.

Privacy Guidelines

At Centurion Counsel, we are committed to safeguarding your personal information. Please read this notice to learn more about our privacy policies.

This notice describes the privacy policies of Centurion Counsel. Other companies and business that are affiliated with Centurion Counsel may have their own policies and you will receive their policies separately. These privacy policies apply to individuals who obtain or apply for a financial product or service for personal, family, or household purposes, or have done so in the past.

I. Information That We Collect

As part of providing you with our service, we obtain nonpublic personal information about you which may include the following:

- Information we receive from you on applications, questionnaires, or other forms including name, address, social security number, assets and income, and other information we may receive from your financial advisor.
- Information about your transactions with us, our affiliates, or others, such as balances, payment history, parties to transactions and account usage.

II. Information That We Share

We share information in a limited and controlled manner. We share your information in order to complete transactions quickly and efficiently, identify and protect you against fraud, enable us to determine the right services to meet your needs and to provide you with proper customer service. Examples of customer information that we may share include:

- Information we receive from you, such as your name, address, social security number, assets, and income, as provided, for example, on account applications.
- Information about your transactions with us, our affiliates and others, such as balances, payment history, parties to transaction, and account usage.

Depending on your type of relationship you have with Centurion Counsel, we may share information with other Centurion Counsel affiliates, as well as with nonaffiliated third parties as set forth below.

A. Sharing Information With Centurion Counsel Affiliated

We share information about you with other Centurion Counsel affiliates as permitted by law in order to provide you with other financial tools and services. We may share identification information and transaction experience with Centurion Counsel affiliates. Our affiliates provide a wide range of financial services and include broker-dealers, investment advisers, financial planners and insurance brokers, among others.

B. Sharing Information With Third Parties Not Affiliated With Centurion Counsel

We do not disclose information to unaffiliated third parties except in limited circumstances and only in accordance with applicable law. Please be assured that whatever the reason for sharing personal information, we take steps to assure that those

parties respect your privacy by limiting the use of the information to the purpose for which it was disclosed. These unaffiliated third parties may include:

- Companies that perform services for your account that we do not provide ourselves. Such services include account valuation, preparation of account statements, determination of fees and printing services.
- Companies that will help protect your account from fraud.
- Companies that provide services and products necessary to effect a transaction that you request or to service your account such as clearing firms, mutual fund companies and insurance companies.
- Government agencies, courts, parties to lawsuits in response to subpoenas or otherwise as required by law. In such cases, we share only the information that we are required or authorized to share.

We do not share information with nonaffiliated companies who intend to market their products to you. For example, we will not sell names and address to marketing companies.

If the financial advisor servicing your account or providing you services leaves our company to join another broker-dealer or financial services firm, the financial advisor may be permitted to retain copies of your information so that he or she may assist with the transfer of your account and continue to service your account at their new company.

III. Confidentiality and Security

The security of your account information is important to us. Only those persons who need your information to perform their job have access to it. Additionally, we maintain physical, electronic and procedural security measures that comply with federal regulations to protect your information.

IV. Former Customers

If you end your relationship with Centurion Counsel, we will continue to adhere to the policies and practices described in this notice. If you close your account, we may share information with any new broker-dealer or custodian that you may select for purposes of transferring your account. To the extent we dispose of any information once you end your relationship with Centurion Counsel, we will do so in accordance with applicable law.

FINRA Public Disclosure Program

FINRA Conduct Rule 2280 requires us to provide you with the following information:
The FINRA Regulation Public Disclosure Program Address, Hotline Number and Facsimile Telephone number are:

Public Disclosure
FINRA Regulation, Inc.
PO Box 9401
Gaithersburg, MD 20898-9401
Telephone: 800-289-9999
Fax: 301-212-8137
Website address is: www.FINRA.org

The FINRA Regulation Public Disclosure Program publishes an investor brochure that is available by contacting Public Disclosure at the above telephone number or address. If you have any questions or concerns regarding your account, please feel free to contact your financial advisor or our offices at 760-471-8536.

Summary Disclosure Statement Offer

Rule 204-3(a)(2) of the Investment Advisers Act of 1940 requires an investment adviser to offer annually, without charge, a copy of its disclosure document, Form ADV, Part II. To request a copy of this document, please contact us at 760-471-8536.