

CAPITAL RESEARCH AND MANAGEMENT COMPANY

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This brochure provides information about the qualification and business practices of Capital Research and Management Company. Throughout this brochure and related materials, Capital Research and Management Company refers to itself as a "registered investment adviser" or "being registered". You should be aware that registration with the United States Securities and Exchange Commission ("SEC") or a state securities authority does not imply a certain level of skill or training.

If you have any questions about the contents of this brochure, please contact us at ADVPart2@capgroup.com.

The information in this brochure has not been approved or verified by the SEC or by any state securities authority.

Additional information about Capital Research and Management Company also is available on the SEC's website at www.adviserinfo.sec.gov.

ITEM 2: MATERIAL CHANGES

There have been no material changes since the last update of Capital Research and Management Company's Form ADV, Part 2A brochure dated November 3, 2022.

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ITEM 4: ADVISORY BUSINESS

Capital Research and Management Company, a wholly-owned subsidiary of The Capital Group Companies, Inc., is a Delaware corporation that traces its roots to 1931. The Capital Group Companies form one of the most experienced families of investment management firms in the world. Capital Research and Management Company and The Capital Group Companies, Inc. have always been privately held.

Capital Research and Management Company is the investment adviser to the Capital Group exchange-traded funds (ETFs) and to the American Funds family of mutual funds, including American Funds Target Date Retirement Series, American Funds Portfolio Series, American Funds Retirement Income Portfolio Series, American Funds College Target Date Series, and American Funds Insurance Series. It is also the investment adviser to the Capital International Fund, a Luxembourg investment company, Capital Group Fund, a United Kingdom Open-Ended Investment Company, and a portfolio adviser and/or sub-adviser to pooled investment vehicles of Capital International Asset Management (Canada), Inc. and Capital International Management Company Sarl, affiliates of Capital Research and Management Company. In addition, Capital Research and Management Company in its capacity as the trustee of certain collective investment trusts that are exempt from SEC registration. Capital Bank and Trust Company is an affiliate of Capital Research and Management Company.

Capital Research and Management Company also provides investment management to individuals, foundations, trusts and other investors through wrap fee programs or dual contract programs ("managed account programs") sponsored by broker-dealers or other financial institutions. In such programs, the sponsor provides a platform where investors can choose a variety of service providers to invest and manage their account. In a wrap fee program, a participant enters into an advisory agreement with the sponsor and the sponsor enters into an agreement with Capital Research and Management Company. In a dual contract program, a participant enters into an investment advisory agreement with Capital Research and Management Company and a separate agreement with the program sponsor. Dual contract programs are generally managed in a manner similar to wrap programs including with respect to the commissions and other charges on trades as discussed throughout this brochure.

In cases where Capital Research and Management Company is an investment adviser to a managed account program, clients are typically not charged separate brokerage commissions for the execution of transactions in the client's account that are executed by or through the sponsor; these commissions are generally included in the wrap fee charged by the sponsor. Depending on the equity strategy a client is invested in, a significant portion of equity portfolio transactions for wrap programs are generally executed by broker-dealers other than the sponsor firm. Fixed-income transactions for wrap programs are generally executed by broker-dealers other than the sponsor selected by Capital Research and Management Company or its affiliate. The practice of trading with a broker-dealer other than the wrap program sponsor is frequently referred to as "trading away". Trading away from the sponsor will usually result in the imposition of a commission or equivalent fees on equity trades. Such fees are paid by the client and are in addition to the wrap

fee. Please also refer to the disclosure under the heading "Managed Account Programs" under Item 12 (Brokerage Practices) in this brochure for further information. For some wrap fee programs, Capital Research and Management Company provides model portfolios to the sponsor and the sponsor will have ultimate decision-making responsibility and discretionary authority for those accounts. Accordingly, end investors in non-discretionary model delivery programs are not considered advisory clients of Capital Research and Management Company. Generally, Capital Research and Management Company is paid an investment management fee based on the amount of assets it manages in the wrap program by the wrap program's sponsor. Clients who enroll in wrap fee programs should carefully review the fee structure and other program documents provided by the sponsor.

In addition, Capital Research and Management Company recommends model portfolios to the sponsor for certain wrap fee or advisory programs. Capital Research and Management Company acts as portfolio strategist to the sponsor in recommending model portfolios. Capital Research and Management Company does not have an advisory relationship with, or act as a fiduciary to, any end investor of a sponsor using model portfolios. The sponsor has ultimate decision-making responsibility and discretionary authority for the accounts investing in the model portfolios and is solely responsible for recommending such portfolios to end investors. If the end investor implements the model portfolios, the end investor during the expenses of the funds as disclosed in each fund's prospectus provided to the end investor during the enrollment process. Capital Research and Management Company does not recommend a share class. The sponsor is responsible for share class selection. In some cases, the mutual fund may have a lower cost share class available for purchase outside of the portfolios offered by the sponsor. An end investor who holds a less-expensive share class of a fund will pay lower fees over time – and earn higher investment returns – than an end investor who holds a more expensive share class of the same mutual fund.

Capital Research and Management Company will create certain portfolios entirely from proprietary mutual funds and ETFs. Capital Research and Management Company does not consider other potential investments in constructing all-proprietary portfolios. Other model portfolios are intended for sponsors of wrap fee or advisory programs that wish to invest in a mix of actively- and passively-managed mutual funds and ETFs. In creating hybrid portfolios of active and passive funds and ETFs, Capital Research and Management Company will ordinarily maintain an average allocation of 30% or more to funds and ETFs in each of the active and passive components. Capital Research and Management Company will only consider proprietary mutual funds and ETFs for the active component of a hybrid portfolio. Capital Research and Management Company will ordinarily recommend ETFs managed by third-party asset managers for the passive component. When selecting a third-party asset manager, Capital Research and Management Company will consider factors such as liquidity, fees, style drift and reputation, among others. In this regard, Capital Research and Management Company has discretion to select third-party asset managers based on a number of factors, including, but not limited to, distribution considerations, and may select different asset managers for different sponsors. Capital Research and Management Company receives compensation from the mutual funds and ETFs that make up the model portfolios for the investment advisory and other services it provides to those mutual funds and ETFs but does not charge a separate fee for its model portfolio construction services. This creates an incentive for Capital Research and Management

Company to select actively-managed proprietary mutual funds and ETFs over passivelymanaged third party ETFs. It also creates an incentive for Capital Research and Management Company to select proprietary mutual funds and ETFs with higher fees. This may create an incentive to select proprietary mutual funds and ETFs in certain asset classes over other asset classes.

Capital Research and Management Company manages equity assets through three equity investment divisions, fixed-income assets through its fixed-income division, and asset allocation portfolios through its solutions division. The three equity divisions, Capital World Investors, Capital Research Global Investors and Capital International Investors make investment decisions on an independent basis. The investment divisions also provide investment services to institutional clients and other accounts advised by affiliates of Capital Research and Management Company. Capital Research and Management Company's only business is investment management and related services. Capital Research and Management Company typically builds portfolios for funds and accounts (collectively referred to as "funds" throughout the brochure) from the bottom-up using rigorous fundamental research to find attractive investments and manage risks. Investment decisions are subject to a fund's objective, policies and restrictions and the oversight of the appropriate investment-related committees of Capital Research and Management Company and its investment divisions. The objective, policies and restrictions of each of the funds managed by Capital Research and Management Company are set forth in its prospectus and statement of additional information or other disclosure documents. Depending on a fund's objective, policies and restrictions, Capital Research and Management Company generally invests in equity securities, fixed-income securities or a combination of both. When consistent with a fund's or account's objectives, strategies and guidelines, Capital Research and Management may also invest in other types of securities or investment instruments, including, but not limited to, futures, options on futures, currency options, forward contracts, swaps and repurchase agreements. Please also refer to Item 8 (Methods of Analysis, Investment Strategies and Risk of Loss) in this Brochure for further information.

As of June 30, 2023, Capital Research and Management Company managed approximately \$2,936,601,200,000 in discretionary assets under management.

ITEM 5: FEES AND COMPENSATION

Capital Research and Management Company's fees are generally not negotiable. Capital Research and Management Company's management fees are paid pursuant to investment advisory agreements, or in the case of Capital Bank and Trust Company, Capital International Assets Management (Canada), Inc. and Capital International Management Company Sarl, advisory or sub-advisory agreements. Capital Research and Management Company's management fees are generally based on a percentage of assets under management and, for certain funds, a combination of assets under management and gross investment income.

Management fees are paid monthly by the American Funds and ETFs to Capital Research and Management Company based on the previous month's daily net asset levels. Management fees for each of the American Funds and ETFs are described in such fund's prospectus and statement of additional information.

The annual fees for advisory services provided by Capital Research and Management Company to Capital Bank and Trust Company, in its capacity as trustee to certain collective investment trusts, are agreed upon from time to time in writing. The fees that Capital Bank and Trust Company receives for such collective investment trusts are described in the characteristic documents.

The annual fees for investment advisory or sub-advisory services for Capital International Assets Management (Canada), Inc., and Capital International Fund are agreed to from time to time in writing. Management fees paid by investors in each of these funds are described in such fund's governing documents.

The funds incur fees and expenses in addition to the management fees described above, including administrative service fees, custodial fees and other fund expenses. With respect to the American Funds, Capital Research and Management Company provides certain transfer agent and administrative services for shareholders of the funds pursuant to an administrative service agreement. Capital Research and Management Company contracts with third parties and affiliates, including American Funds Service Company, the funds' Transfer Agent, and American Funds Distributors, Inc., the funds' principal underwriter, to provide some of these services. In addition, the funds will incur brokerage and other transaction costs. Please refer to Item 12 (Brokerage Practices) below for a discussion of Capital Research and Management Company's brokerage practices.

Managed Account Program Sponsor Fees:

Capital Research and Management Company investment advisory services are also available through various programs including, but not limited to, bundled "wrap fee" programs sponsored by certain unaffiliated broker-dealers or other financial institutions where the sponsor offers bundled investment management, custody, brokerage or other services. Fees charged by Capital Research and Management Company to the wrap program's sponsor for such services will vary based on the relationship, services provided, level of discretion and other factors. The fee paid by the client to the sponsor, which may include the fee for advisory services provided by Capital Research and Management Company is generally based on a percentage of assets. Clients should contact their program sponsor for more information on fees in connection with such programs.

Fees charged to sponsors generally fall within the following ranges:

U.S. Equity: 0.28% - 0.38% International Equity/ Global Equity: 0.32% - 0.44% Core Bond: 0.22% - 0.26% Municipal Bond: 0.17% - 0.21%

Sponsor firms should refer to their agreements with Capital Research and Management Company for details on the fee schedule that applies for their relationship.

Dual Contract Client Fees:

In a dual contract arrangement, Capital Research and Management Company's fee is typically paid directly by the client pursuant to a separate agreement. The annual fee schedules for investment management services for dual contract programs are expressed as a percentage of total assets. All assets are stated in U.S. dollars. In addition to the fee schedules outlined below, different fee schedules apply for certain long-standing clients, initial investors in a new strategy, as well as clients with customized mandates or special service needs. A lower fee rate of 17 basis points on all assets, regardless of account size, will apply to clients in the Morgan Stanley dual contract municipal bond wrap fee program.

Annual Fee Rate (flat rate on all assets, based on account size):

Investment Mandate	\$250,000 - \$1 million:	\$1 million - \$3 million:	\$3 million - \$10 million:	Greater than \$10 million:
Capital Group Global Equity SMA Capital Group Global Growth SMA Capital Group International Equity SMA Capital Group International Growth SMA Capital Group World Dividend Growers SMA	0.550%	0.450%	0.400%	0.380%
Capital Group U.S. Equity SMA Capital Group U.S. Core SMA Capital Group U.S. Growth SMA Capital Group U.S. Income & Growth SMA Capital Group U.S. Conservative Growth & Income SMA Capital Group U.S. Flexible Growth SMA Capital Group U.S. Flexible Growth & Income SMA	0.500%	0.390%	0.340%	0.320%

Capital Group Core Bond SMA	0.400%	0.290%	0.240%	0.220%
Capital Group Short Municipal Bond SMA				
Capital Group Intermediate Municipal Bond SMA Capital Group Long Municipal Bond SMA	0.350%	0.240%	0.190%	0.170%
Capital Oloup Long Municipal Bolld SMA				

Sponsors of certain managed account programs require additional fees to cover administration costs in addition to the fees noted above. Refer to your Investment Management Agreement for complete applicable fees.

Minimum Account Size: \$250,000

Accounts funding below the minimum account size require prior approval.

Aggregation Policy

Where requested by the client or the client's financial advisor, the values of personal accounts across a relationship (a "Relationship") invested in the same investment strategy under the same sponsor program (the "Eligible Accounts") may be aggregated to determine the applicable fee rate in the Annual Fee Rate table above if the total assets of the Eligible Accounts are at least \$5 million. A "Relationship" includes client, client's spouse, son/daughter, parent, brother/sister, grandchild. For the avoidance of doubt, the Eligible Accounts do not include any account of an employer-sponsored retirement plan subject to ERISA.

Calculation Methodology

Fees will generally be prorated for partial periods and calculated quarterly in arrears based on the average daily market value or appraised value of the account, as determined in good faith by Capital Research and Management Company.

Third party sponsors of certain managed account programs choose to calculate the fees for clients in their program. Each sponsor uses its own fee calculation methodology, which may result in different fee calculation methodologies among sponsors. Refer to your Investment Management Agreement and the ADV of the sponsor of your managed account program for further details.

Model Portfolios

Capital Research and Management Company may agree to a relationship with a third party involving the provision of model portfolios. Fees for such services will vary based on the relationship, services provided and other factors.

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

Capital Research and Management Company charges asset-based fees for providing investment advisory services to client accounts. However, in limited circumstances, Capital Research and Management Company or its affiliates receive fees that are based on the performance of the account. Certain of Capital Research and Management Company's portfolio managers manage both types of accounts. Managing both types of accounts simultaneously creates a risk of conflicts for the portfolio manager to (i) allocate more attractive investment opportunities to accounts with performance-based fees and/or (ii) make investments for those accounts that are more speculative than for accounts that do not have performance-based fees. Capital Research and Management Company and its affiliates have adopted allocation policies that are designed in part to address these potential conflicts of interest. See Item 12 (Brokerage Practices) of this Brochure for Capital Research and Management Company's policy on allocating trades fairly, which is designed to allocate trades to clients in a fair and equitable manner over time, taking into consideration the interests of each client. Non-investment factors, such as fee arrangements, are not considered when allocating trades among clients.

In addition, while Capital Research and Management Company and its affiliates provide individual investment advice and treatment to each portfolio, portfolio managers focus on particular investment mandates, using similar investment strategies in connection with the management of multiple portfolios, which helps minimize the potential for conflicts of interest. Further, Capital Research and Management Company and its affiliates provide investment advice to client portfolios that are managed using investment objectives and strategies that are similar to but not identical to one another. The results of such portfolios may vary depending on a number of factors, including, but not limited to, fees and expenses, portfolio size, transaction costs, cash flows, currencies, securities pricing time, taxes and portfolio holdings and any applicable investment limitations.

Capital Research and Management Company reviews funds with similar objectives managed by Capital Research and Management Company and its affiliates at least annually. These reviews generally include, among other things, information related to investment results, including dispersion of results among funds and reasons for such dispersion, if any, significant fund guidelines and the investment structure of the portfolio.

ITEM 7: TYPES OF CLIENTS

Capital Research and Management Company provides investment management services to registered investment companies and other pooled investment vehicles. In addition, Capital Research and Management Company serves as the investment adviser to Capital Bank and Trust Company in its capacity as the trustee of certain collective investment trusts that are exempt from SEC registration. Capital Research and Management Company also provides investment management and related services to participants in managed account programs.

Minimum account sizes for fund investments are disclosed in each fund's prospectus, statement of additional information, characteristics, annual information form or other disclosure documents.

The minimum account size for dual contract managed account program clients is generally \$250,000. Please refer to Item 5 (Fees and Compensation) for information on minimum account sizes.

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

Capital Research and Management Company maintains an investment philosophy that is distinguished by four key beliefs:

- Fundamental research underlies all investment decisions. Capital Research and Management Company and its affiliates employ teams of experienced analysts who regularly gather indepth, first-hand information on markets and companies around the globe.
- Investment decisions should not be made lightly. In addition to providing extensive research, our investment professionals go to great lengths to determine the difference between the fundamental value of a company and its price in the marketplace.
- A long-term approach. It's part of the big-picture view our investment professionals take of the companies in which we invest. This is reflected by the typically low turnover of portfolio holdings in the funds and accounts we manage. In addition, our investment professionals usually remain with us for many years and are compensated according to their investment results over time.
- The Capital System. Capital Research and Management Company uses a system of multiple portfolio managers in managing most account and fund assets. Under this approach, the portfolio of a fund or account is divided into segments managed by individual managers who decide how their respective segments will be invested. In addition, Capital Research and Management Company's investment research analysts may make investment decisions with respect to a portion of a fund's or client's portfolio. Over time, this method has contributed to consistency of results and continuity of management.

Capital Research and Management Company manages portfolios that seek to capture the risk and return characteristics of other investment vehicles with the same investment strategy. To manage this type of portfolio, we implement a proprietary solution that utilizes a commercially available third-party risk model to help identify the characteristics of the underlying holdings of the strategy. Capital Research and Management Company considers certain constraints on the resulting portfolio including but not limited to turnover, market impact, number of holdings, trading cost, trading footprint and holding period. The results of such portfolios may vary depending on a number of factors, including, but not limited to, fees and expenses, portfolio size, transaction costs, cash flows, currencies, securities pricing time, taxes and portfolio holdings and any applicable investment limitations. These risks may be heightened for vehicles that have a limitation on the number of holdings in the resulting portfolio, such as the portfolios created for managed account programs.

Investment decisions are subject to a fund's or account's objectives, policies and restrictions and the oversight of the appropriate investment-related committees of Capital Research and Management Company and its investment divisions. The objectives, policies and restrictions of each of the funds managed by Capital Research and Management Company are set forth in the governing documents of the fund or guidelines of the account. Depending on a fund's or account's objective, policies and restrictions, Capital Research and Management Company generally invests in equity securities, fixed-income securities or a combination of both. Capital Research and Management Company invests in U.S. and international equity securities, including common stocks, preferred stocks and convertible securities, of companies with varying market capitalizations. Capital Research and Management Company also invests in U.S. and international fixed-income securities, including bonds, loan participations, mortgage-backed securities and municipal bonds of varying quality and duration. When consistent with a fund's or account's objectives, strategies and guidelines, Capital Research and Management Company may also invest in other types of securities or investment instruments, including, but not limited to, futures, options on futures, currency options, forward contracts, swaps and repurchase agreements. Capital Research and Management Company may consider environmental, social and governance ("ESG") factors that, depending on the facts and circumstances, are material to the value of an issuer or instrument. ESG factors may include, but are not limited to, environmental issues (e.g., water use, emission levels, waste, environmental remediation), social issues (e.g., human capital, health and safety, changing customer behavior) or governance issues (e.g., board composition, executive compensation, shareholder dilution).

Clients in discretionary managed account programs may impose certain reasonable restrictions on Capital Research and Management Company's management of their account. For example, clients may request that Capital Research and Management Company exclude certain categories of investment (e.g., "no tobacco") from a strategy and/or provide a list of specific issuers for exclusion. In implementing category restrictions, Capital Research and Management Company relies on third-party data, including in the application of "screens," to help determine whether certain issuers should be included or excluded from a strategy or an individual portfolio. When applying screens that exclude certain issuers or types of issuers, absent express instruction from a client to the contrary, Capital Research and Management Company will generally exclude issuers that derive any form of income from an excluded category, even if such issuer is not commonly associated with the excluded category. For example, if a client requests that Capital Research and Management Company exclude "adult entertainment" investment, issuers including large media conglomerates may be excluded from the strategy. Additionally, Capital Research and Management Company will rely on third-party data with respect to some or all of these determinations, and different third-party data providers may identify different issuers as associated with different industries and these determinations may change over time. As a result, category restrictions may be more or less inclusive depending on the methodology used by the third parties to define the categories. For example, if a client requests Capital Research and Management Company exclude "fossil fuel" investments, issuers that are classified as utilities may not be restricted. In cases where third-party data is not available, Capital Research and Management Company will rely on internal good faith determinations to assess which issuers should be included or excluded from a strategy and to implement such strategy. In addition, with respect to certain managed account programs, Capital Research and Management Company relies on program sponsors to monitor, implement, and/or enforce client requested restrictions. This may result in different exclusions or other investment considerations between these managed account program clients and other types of clients, and among different managed account programs.

The implementation of client-requested restrictions may impact the relative performance of the associated accounts—positively or negatively—depending on the relative performance of investments selected on the basis of such considerations. There is no guarantee that Capital Research and Management Company's efforts to select investments based on the requested restrictions will be successful.

Investment strategies offered by Capital Research and Management Company for managed account programs include:

<u>Equity strategies</u>

U.S. Equity — The strategy seeks to provide prudent growth of capital and conservation of principal. The strategy invests primarily in equity and equity related securities of U.S. issuers with a focus on prudent growth. Generally, may invest no more than 15% at the time of purchase in securities of non-U.S. issuers traded in the U.S., such as American Depositary Receipts (ADRs).

U.S. Growth – The strategy's investment objective is to provide long-term growth of capital. Takes a disciplined approach to growth investing, focusing primarily on well-managed U.S. companies with sound fundamentals. Invests in companies of any size that have solid long-term growth records and attractive future growth potential. For non-U.S. holdings, the strategy may invest to a limited extent in securities of issuers outside the U.S.

U.S. Income and Growth – The strategy's investment objective is to produce income and to provide an opportunity for growth of principal consistent with sound common stock investing. A disciplined approach to investing that uses strict eligibility criteria to screen for companies across a broad array of industries with strong balance sheets and consistent dividends. The strategy seeks to be fully invested. For non-U.S. holdings, a portfolio may invest up to 10% of its assets outside the United States and not included in the S&P 500.

U.S. Core – The strategy's investment objective is to achieve long-term growth of capital and income. With an 80-plus-year track record, this strategy invests primarily in larger, well-established companies that represent a wide cross section of the U.S. economy. It seeks to provide long-term growth of capital and income with a focus on future income. For non-U.S. holdings, a portfolio may invest up to 15% of its assets outside the United States.

International Equity — The strategy seeks to provide prudent growth of capital and conservation of principal. This international strategy invests in companies that are predominantly based in developed markets. Seeks to provide a smoother return profile over a full market cycle – with less volatility and lower downside capture than the market – by focusing on companies with characteristics associated with long-term growth and resilience to market declines, including strong balance sheets and dividend payments. For non-U.S. holdings, the portfolio may invest in securities of non-U.S. issuers that trade in the U.S., and may invest up to 10% at the time of purchase in securities of emerging market issuers.

International Growth – The strategy's primary investment objective is to provide long term growth of capital. This international strategy seeks growth of capital by employing a flexible

approach to investing in attractively valued companies in developed and emerging markets that are positioned to benefit from innovation, global economic growth, increasing consumer demand or a turnaround in business conditions. For non-U.S. holdings, normally, at least 80% of assets must be invested in securities of issuers in Europe or the Pacific Basin.

Global Equity — The strategy seeks to provide prudent growth of capital and conservation of principal. This global strategy pursues prudent growth of capital and conservation of principal by investing in companies that are predominantly based in developed markets. The strategy seeks to provide a smoother return profile over a full market cycle —with less volatility and lower downside capture than the market —by focusing on companies with characteristics associated with long-term growth and resilience to market declines, including strong balance sheets and dividend payments. For non-U.S. holdings, a portfolio may invest in securities of non-U.S. issuers that trade in the U.S., and may invest up to 10% at the time of purchase in securities of emerging market issuers.

Global Growth - The strategy's primary investment objective is to provide long-term growth of capital. Seeks to take advantage of evolving global trade patterns by predominantly investing in companies that have potential for growth in capital. Invests primarily in multinational companies with a meaningful share of their sales and operations outside of their home countries. This approach provides the strategy's portfolio managers with geographic flexibility and the ability to navigate different markets. For non-U.S. holdings, a portfolio may invest up to 100% of assets outside the United States, though the strategy has typically invested in issuers throughout the world.

U.S. Flexible Growth and Income – The strategy's investment objective is to achieve long-term growth of capital and income. With an emphasis on growth over income, the strategy seeks undervalued and overlooked opportunities. It invests in companies with high-quality products and leading market shares with the underappreciated potential for growth in sales, earnings and dividends. It has the flexibility to invest a sizable portion of its assets outside of the U.S. For non-U.S. holdings, the strategy may invest up to 35% of assets in securities of issuers outside the United States.

U.S. Flexible Growth – The strategy's investment objective is to provide growth of capital. This strategy takes a flexible approach to growth investing, seeking opportunities in traditional growth stocks as well as cyclical companies and turnarounds with significant potential for growth of capital. Geographic flexibility also allows portfolio managers to pursue opportunities outside of the U.S. For non-U.S. holdings, the strategy may invest up to 25% of assets in securities of issuers outside the United States.

U.S. Conservative Growth and Income – The strategy strives for the balanced accomplishment of three objectives: current income, growth of capital and conservation of principal. Conservatively managed to reduce volatility and risk, this strategy seeks to invest in common stocks of companies that are likely to participate in the growth of the American economy and whose dividends appear to be sustainable. For non-U.S. holdings, the strategy may invest up to 20% of its assets outside the United States in securities of issuers that are not included in the S&P 500 Index. May invest up to 5% of its assets outside the U.S. and Canada in securities of issuers that are not included in the S&P 500 Index.

Fixed-Income strategies

Core Bond – Seeks to provide current income and capital preservation. Invests primarily in debt securities rated BBB/Baa or better or unrated but determined to be of equivalent quality by the investment adviser. May not invest in high-yield bonds. Under normal circumstances, the strategies dollar-weighted average effective maturity will be between three and five years and will have a duration range of +/–one year of the benchmark duration.

Short Municipal – Seeks to provide current income exempt from federal tax, and capital preservation. A short-term tax-exempt fixed income allocation with an emphasis on high-quality and liquid short maturity credits. Invests in municipal bonds with quality ratings of BBB-/Baa3 or better while seeking to maintain a high level of liquidity. Normally, the strategy has a duration range of \pm -0.5 year of the benchmark duration. Will not invest in securities that subject the investor to the federal alternative minimum tax (AMT).

Intermediate Municipal – Seeks to provide current income exempt from federal tax, and capital preservation. An intermediate-term tax-exempt fixed income allocation with an emphasis on investment grade and intermediate maturity credits. Invests in municipal bonds with quality ratings of BBB-/Baa3 or better while seeking to maintain a high level of liquidity. Normally, the strategy has a duration range of +/– one year of the benchmark duration. Will not invest in securities that subject the investor to the federal alternative minimum tax (AMT).

Long Municipal – Seeks to provide current income exempt from federal tax, and capital preservation. A longer-term tax-exempt fixed income allocation with an emphasis on investment-grade and long-maturity credits. Invests in municipal bonds with quality ratings of BBB-/Baa3 or better while seeking to maintain a high level of liquidity. Normally, the strategy has a duration range of +/–one year of the benchmark duration. Will not invest in securities that subject the investor to the federal alternative minimum tax (AMT).

Balanced and total opportunity strategies

World Dividend Growers – The strategy aims to provide long-term total returns by investing in companies globally that have the potential to provide combinations of current yield and dividend growth. The strategy invests primarily in equity and equity-related securities we believe will increase dividends paid over a multiyear period. Investments are limited to securities on the strategy's eligible list, based on current yield and anticipated dividend growth.

INVESTMENT RISKS

Investing in securities involves risk of loss that funds and their shareholders or other clients should be prepared to bear. Each fund or account is subject to certain risks associated with the investments made by Capital Research and Management Company in accordance with that fund's policies and restrictions. The risks associated with an investment in each fund are set forth in that fund's prospectus and statement of additional information or other disclosure documents. These risks may include, but are not limited to, certain of the risks set forth below.

- *Management* Capital Research and Management Company actively manages investments. Consequently, the funds and accounts are subject to the risk that the methods and analyses including models, tools and data employed by the investment adviser in this process may be flawed on incorrect and may not produce the desired results. This could cause a fund or account or account to lose value or their investment results to lag relevant benchmarks or other funds or accounts with similar objectives.
- *Market conditions* The prices of, and income generated by, the common stocks and other securities held by the funds or accounts may decline sometimes rapidly or unpredictably due to various factors, including events or conditions affecting the general economy or particular industries or companies; overall market changes; local, regional or global political, social or economic instability; governmental, governmental agency or central bank responses to economic conditions; changes in inflation rates; and currency exchange rate, interest rate and commodity price fluctuations.

Economies and financial markets throughout the world are highly interconnected. Economic, financial or political events, trading and tariff arrangements, wars, terrorism, cybersecurity events, natural disasters, public health emergencies (such as the spread of infectious disease), bank failures and other circumstances in one country or region, including actions taken by governmental or quasi-governmental authorities in response to any of the foregoing, could have impacts on global economies or markets. As a result, whether or not the fund or account or account invests in securities of issuers located in or with significant exposure to the countries affected, the value and liquidity of the fund's or account's investments may be negatively affected by developments in other countries and regions.

- *Investing in stocks* Investing in stocks may involve larger price swings and greater potential for loss than other types of investments. As a result, the value of the funds and accounts may be subject to sharp declines in value. Income provided by an underlying fund or account or account may be reduced by changes in the dividend policies of, and the capital resources available at, the companies in which the underlying fund or account or account invests. These risks may be even greater in the case of smaller capitalization stocks.
- *Investing in growth-oriented stocks* Growth-oriented common stocks and other equitytype securities (such as preferred stocks, convertible preferred stocks and convertible bonds) may involve larger price swings and greater potential for loss than other types of investments. These risks may be even greater in the case of smaller capitalization stocks.

- *Investing in income-oriented stocks* The value of the securities and income provided by the funds and accounts may be reduced by changes in the dividend policies of, and the capital resources available for dividend at, the companies in which a fund or account invests.
- *Issuer risks* The prices of, and the income generated by, securities held by the fund or account or account may decline in response to various factors directly related to the issuers of such securities, including reduced demand for an issuer's goods or services, poor management performance, major litigation, investigations or other controversies related to the issuer, changes in the issuer's financial condition or credit rating, changes in government regulations affecting the issuer or its competitive environment and strategic initiatives such as mergers, acquisitions or dispositions and the market response to any such initiatives. An individual security may also be affected by factors relating to the industry or sector of the issuer or the securities markets as a whole, and conversely an industry or sector or the securities markets may be affected by a change in financial condition or other event affecting a single issuer.
- *Currency* The prices of, and the income generated by, most debt securities held by a fund or account may also be affected by changes in relative currency values. If the U.S. dollar appreciates against foreign currencies, the value in U.S. dollars of the fund or account 's securities denominated in such currencies would generally fall and vice versa.
- *Currency transactions* In addition to the risks generally associated with investing in derivative instruments, the use of forward currency contracts involves the risk that currency movements will not be accurately predicted by the investment adviser, which could result in losses to the fund or account. While entering into forward currency contracts could minimize the risk of loss due to a decline in the value of the hedged currency, it could also limit any potential gain that may result from an increase in the value of the currency. Additionally, Capital Research and Management Company may use forward currency contracts to increase exposure to a certain currency or to shift exposure to currency fluctuations from one country to another. Forward currency contracts may expose the fund or account to potential gains and losses in excess of the initial amount invested.

The fund or account or account may also enter into currency transactions to provide for the purchase or sale of a currency needed to purchase a security denominated in such currency. In addition, the fund or account or account may enter into forward currency contracts to protect against changes in currency exchange rates, to increase exposure to a particular foreign currency, to shift exposure to currency fluctuations from one currency to another or to seek to increase returns. A forward currency contract is an agreement to purchase or sell a specific currency at a future date at a fixed price.

• *Investing in small companies* — Investing in smaller companies may pose additional risks. For example, it is often more difficult to value or dispose of small company stocks and more difficult to obtain information about smaller companies than about larger companies. Furthermore, smaller companies often have limited product lines, operating histories, markets and/or financial resources, may be dependent on one or a few key persons for management, and can be more susceptible to losses. Moreover, the prices of their stocks may be more volatile than stocks of larger, more established companies, particularly during times of market turmoil.

- *Investing outside the United States* Securities of issuers domiciled outside the United States or with significant operations or revenues outside the United States, and securities tied economically to countries outside the United States, may lose value because of adverse political, social, economic or market developments (including social instability, regional conflicts, terrorism and war) in the countries or regions in which the issuers are domiciled, operate or generate revenue or to which the securities are tied economically. These securities may also lose value due to changes in foreign currency exchange rates against the U.S. dollar and/or currencies of other countries. Issuers of these securities may be more susceptible to actions of foreign governments, such as nationalization, currency blockage or the imposition of price controls, sanctions or punitive taxes, each of which could adversely impact the value of these securities. Securities markets in certain countries may be more volatile and/or less liquid than those in the United States. Investments outside the United States may also be subject to different regulatory, legal, accounting, auditing, financial reporting and recordkeeping requirements, and may be more difficult to value, than those in the United States. In addition, the value of investments outside the United States may be reduced by foreign taxes, including foreign withholding taxes on interest and dividends. Further, there may be increased risks of delayed settlement of securities purchased or sold by the fund, which could impact the liquidity of the fund's or account's portfolio. These risks of investing outside the United States may be heightened in connection with investments in emerging market.
- *Investing in emerging markets* Investing in emerging markets may involve risks in addition to and greater than those generally associated with investing in the securities markets of developed countries. For instance, emerging market countries tend to have less developed political, economic and legal systems than those in developed countries. Accordingly, the governments of these countries may be less stable and more likely to intervene in the market economy, for example, by imposing capital controls, nationalizing a company or industry, placing restrictions on foreign ownership and on withdrawing sale proceeds of securities from the country, and/or imposing punitive taxes that could adversely affect the prices of securities. Information regarding issuers in emerging markets may be limited, incomplete or inaccurate, and such issuers may not be subject to regulatory, accounting, auditing, and financial reporting and recordkeeping standards comparable to those to which issuers in more developed markets are subject. The fund's or account's rights with respect to its investments in emerging markets, if any, will generally be governed by local law, which may make it difficult or impossible for the fund or account or account to pursue legal remedies or to obtain and enforce judgments in local courts. In addition, the economies of these countries may be dependent on relatively few industries, may have limited access to capital and may be more susceptible to changes in local and global trade conditions and downturns in the world economy. Securities markets in these countries can also be relatively small and have substantially lower trading volumes. As a result, securities issued in these countries may be more volatile and less liquid, more vulnerable to market manipulation, and more difficult to value, than securities issued in countries with more developed economies and/or markets. Less certainty with respect to security valuations may lead to additional challenges and risks in calculating the fund's or account's net asset value.

Additionally, emerging markets are more likely to experience problems with the clearing and settling of trades and the holding of securities by banks, agents and depositories that are less established than those in developed countries.

- *Exposure to country, region, industry or sector* Subject to the investment limitations, the fund or account may have significant exposure to a particular country, region, industry or sector. Such exposure may cause the fund or account to be more impacted by risks relating to and developments affecting the country, region, industry or sector, and thus its net asset value may be more volatile, than a fund or account without such levels of exposure. For example, if the fund or account has significant exposure in a particular country, then social, economic, regulatory or other issues that negatively affect that country may have a greater impact on the fund or account or account than on a fund or account or account that is more geographically diversified.
- *Investing in debt instruments* The prices of, and the income generated by, bonds and other debt securities held by the fund or account may be affected by factors such as the interest rates, maturities and credit quality of these securities. Rising interest rates will generally cause the prices of bonds and other debt securities to fall. Also, when interest rates rise, issuers of debt securities which may be prepaid at any time, such as mortgage- or other asset-backed securities, are less likely to refinance existing debt securities, causing the average life of such securities to extend. A general change in interest rates may cause investors to sell debt securities and could also result in increased redemptions from the fund. Falling interest rates may cause an issuer to redeem, call or refinance a debt security before its stated maturity, which may result in the fund or account or account having to reinvest the proceeds in lower yielding securities. Longer maturity debt securities generally have greater sensitivity to changes in interest rates and may be subject to greater price fluctuations than shorter maturity debt securities.

Bonds and other debt securities are also subject to credit risk, which is the possibility that the credit strength of an issuer or guarantor will weaken or be perceived to be weaker, and/or an issuer of a debt security will fail to make timely payments of principal or interest and the security will go into default. Changes in actual or perceived creditworthiness may occur quickly. A downgrade or default affecting any of the fund's or account's securities could cause the value of the fund's or account's shares to decrease. Lower quality debt securities generally have higher rates of interest and may be subject to greater price fluctuations than higher quality debt securities. Credit risk is gauged, in part, by the credit ratings of the debt securities in which the fund or account or account invests. However, ratings are only the opinions of the rating agencies issuing them and are not guarantees as to credit quality or an evaluation of market risk. Capital Research and Management Company and its affiliates rely on their own credit analysts to research issuers and issues in assessing various credit and default risks.

• *Investing in lower rated debt instruments* — Lower rated bonds and other lower rated debt securities generally have higher rates of interest and involve greater risk of default or price declines due to changes in the issuer's creditworthiness than those of higher quality debt securities. The market prices of these securities may fluctuate more than the prices of higher

quality debt securities and may decline significantly in periods of general economic difficulty. These risks may be increased with respect to investments in junk bonds.

- *Investing in depository receipts* Depositary receipts are securities that evidence ownership interests in, and represent the right to receive, a security or a pool of securities that have been deposited with a bank or trust depository. Such securities may be less liquid or may trade at a lower price than the underlying securities of the issuer. Additionally, receipt of corporate information about the underlying issuer and proxy disclosure may not be timely and there may not be a correlation between such information and the market value of the depositary receipts.
- *Investing in securities backed by the U.S. government* Securities backed by the U.S. Treasury or the full faith and credit of the U.S. government are guaranteed only as to the timely payment of interest and principal when held to maturity. Accordingly, the current market values for these securities will fluctuate with changes in interest rates and the credit rating of the U.S. government. Securities issued by U.S. government-sponsored entities and federal agencies and instrumentalities that are not backed by the full faith and credit of the U.S. government are neither issued nor guaranteed by the U.S. government. U.S. government securities are subject to market risk, interest rate risk and credit risk.
- *Interest rate risk* The values and liquidity of the securities held by a fund or account may be affected by changing interest rates. For example, the values of these securities may decline when interest rates rise and increase when interest rates fall. Longer maturity debt securities generally have greater sensitivity to changes in interest rates and may be subject to greater price fluctuations than shorter maturity debt securities. The fund or account or account may invest in variable and floating rate securities. When the fund or account or account holds variable or floating rate securities, a decrease in market interest rates will adversely affect the income received from such securities are generally less sensitive to interest rate changes than those of other debt securities, the value of variable and floating rate securities may decline if their interest rates do not rise as quickly, or as much, as market interest rates. Conversely, floating rate securities will not generally increase in value if interest rates decline. During periods of extremely low short-term interest rates, the fund or account or account or account or account may not be able to maintain a positive yield and, in relatively low interest rate environments, there are heightened risks associated with rising interest rates.
- *Investing in future delivery contracts* A fund or account may enter into contracts, such as to-be-announced contracts and mortgage dollar rolls, that involve selling mortgage-related securities and simultaneously contracting to repurchase similar securities for delivery at a future date at a predetermined price. This can increase the fund's or account's market exposure and the market price of the securities the fund or account or account contracts to repurchase could drop below their purchase price. While the fund or account or account can preserve and generate capital through the use of such contracts by, for example, realizing the difference between the sale price and the future purchase price, the income generated by the fund or account or account may be reduced by engaging in such transactions. In addition, these transactions may increase the turnover rate of the fund.

- Investing in mortgage-related and other asset backed securities Mortgage-related securities, such as mortgage-backed securities, and other asset-backed securities, include debt obligations that represent interests in pools of mortgages or other income-bearing assets, such as consumer loans or receivables. Such securities often involve risks that are different from or more acute than the risks associated with investing in other types of debt securities. Mortgage-backed and other asset-backed securities are subject to changes in the payment patterns of borrowers of the underlying debt, potentially increasing the volatility of the securities and a fund's or account's net asset value. When interest rates fall, borrowers are more likely to refinance or prepay their debt before its stated maturity. This may result in the fund or account or account having to reinvest the proceeds in lower yielding securities, effectively reducing the fund's or account's income. Conversely, if interest rates rise and borrowers repay their debt more slowly than expected, the time in which the mortgagebacked and other asset-backed securities are paid off could be extended, reducing the fund's or account's cash available for reinvestment in higher yielding securities. Mortgage-backed securities are also subject to the risk that underlying borrowers will be unable to meet their obligations and the value of property that secures the mortgages may decline in value and be insufficient, upon foreclosure, to repay the associated loans. Investments in asset-backed securities are subject to similar risks.
- *Investing in derivatives* The use of derivatives involves a variety of risks, which may be different from, or greater than, the risks associated with investing in traditional securities, such as stocks and bonds. Changes in the value of a derivative may not correlate perfectly with, and may be more sensitive to market events than, the underlying asset, rate or index, and a derivative instrument may cause a fund or account to lose significantly more than its initial investment. Derivatives may be difficult to value, difficult for the fund or account or account to buy or sell at an opportune time or price and difficult to terminate or otherwise offset. The fund's or account's use of derivatives may result in losses to the fund, and investing in derivatives may reduce the fund's or account's returns and increase the fund's or account's price volatility. The fund's or account's counterparty to a derivative transaction (including, if applicable, the fund's or account's clearing broker, the derivatives exchange or the clearinghouse) may be unable or unwilling to honor its financial obligations in respect of the transaction. In certain cases, the fund or account may be hindered or delayed in exercising remedies against or closing out derivative instruments with a counterparty, which may result in additional losses. Derivatives are also subject to operational risk (such as documentation issues, settlement issues and systems failures) and legal risk (such as insufficient documentation, insufficient capacity or authority of a counterparty, and issues with the legality or enforceability of a contract).
- *Investing in swaps* Swaps, including interest rate swaps and credit default swap indices, or CDSI, are subject to many of the risks generally associated with investing in derivative instruments. Additionally, although swaps require no initial investment or only a small initial investment in the form of a deposit of initial margin, the amount of a potential loss on a swap could greatly exceed the initial amount invested. The use of swaps involves the risk that the investment adviser will not accurately predict anticipated changes in interest rates or other economic factors, which may result in losses to a fund or account. If the fund or account or account enters into a bilaterally negotiated swap transaction, the counterparty may fail to

perform in accordance with the terms of the swap. If a counterparty defaults on its obligations under a swap, the fund or account or account may lose any amount it expected to receive from the counterparty, potentially including amounts in excess of the fund's or account's initial investment. Certain swap transactions are subject to mandatory central clearing or may be eligible for voluntary central clearing. Although clearing interposes a central clearinghouse as the ultimate counterparty to each participant's swap, central clearing will not eliminate (but may decrease) counterparty risk relative to uncleared bilateral swaps. Some swaps, such as CDSI, may be dependent on both the individual credit of the fund's or account's counterparty and on the credit of one or more issuers of any underlying assets. If the fund or account does not correctly evaluate the creditworthiness of its counterparty and, where applicable, of issuers of any underlying reference assets, the fund's or account's investment in a swap may result in losses to the fund.

- *Investing in futures contracts* In addition to the risks generally associated with investing in derivative instruments, futures contracts are subject to the creditworthiness of the clearing organizations, exchanges and futures commission merchants with which a fund or account transacts. Additionally, although futures require only a small initial investment in the form of a deposit of initial margin, the amount of a potential loss on a futures contract could greatly exceed the initial amount invested. While futures contracts are generally liquid instruments, under certain market conditions futures may be deemed to be illiquid. For example, the fund or account or account may be temporarily prohibited from closing out its position in a futures contract if intraday price change limits or limits on trading volume imposed by the applicable futures exchange are triggered. If the fund or account or account is unable to close out a position on a futures contract, the fund or account or account would remain subject to the risk of adverse price movements until the fund or account or account is able to close out the futures position. The ability of the fund or account or account to successfully utilize futures contracts may depend in part upon the ability of the fund's or account's investment adviser to accurately forecast interest rates and other economic factors and to assess and predict the impact of such economic factors on the futures in which the fund or account or account invests. If the investment adviser incorrectly forecasts economic developments or incorrectly predicts the impact of such developments on the futures in which it invests, the fund or account or account could suffer losses.
- *Investing in options* Options on currencies, securities and other instruments (referred to as the "underlying instruments") are subject to additional risks aside from those generally associated with investing in derivatives instruments. For example, there may be significant differences between the underlying instruments and options markets that could result in an imperfect correlation between these markets, which could cause a given transaction not to achieve its objectives. When a put or call option on a particular underlying instrument is purchased to hedge against price movements in a related underlying instrument, for example, the price to close out the put or call option may move more or less than the price of the related underlying instrument. Options prices can diverge from the prices of their underlying instruments for a number of reasons. Options prices are affected by such factors as current and anticipated short-term interest rates, changes in the volatility of the underlying instrument, and the time remaining until expiration of the contract, which may not affect security prices in the same way. Imperfect correlation may also result from differing levels of

demand in the options markets and the markets for the underlying instruments, from structural differences in how options and underlying instruments are traded, or from imposition of daily price fluctuation limits or trading halts. The fund or account may purchase or sell options contracts with a greater or lesser value than the underlying instruments it wishes to hedge or intends to purchase in order to attempt to compensate for differences in volatility between the contract and the underlying instruments, although this may not be successful. If price changes in the fund's or account's options positions are less correlated with its other investments, the positions may fail to produce anticipated gains or result in losses that are not offset by gains in other investments. There is no assurance that a liquid market will exist for any particular options contract at any particular time.

- *Hedging* There may be imperfect or even negative correlation between the prices of the options and futures contracts in which a fund or account invests and the prices of the underlying securities or indexes which the fund or account or account seeks to hedge. For example, options and futures contracts may not provide an effective hedge because changes in options and futures contract prices may not track those of the underlying securities or indexes they are intended to hedge. In addition, there are significant differences between the securities market, on the one hand, and the options and futures markets, on the other, that could result in an imperfect correlation between the markets, causing a given hedge not to achieve its objectives. The degree of imperfection of correlation depends on circumstances such as variations in speculative market demand for options and futures, including technical influences in options and futures trading, and differences between the financial instruments being hedged and the instruments underlying the standard contracts available for trading. A decision as to whether, when and how to hedge involves the exercise of skill and judgment, and even a well-conceived hedge may be unsuccessful to some degree because of market behavior or unexpected interest rate trends. In addition, the fund's or account's investment in exchange-traded options and futures and their resulting costs could limit the fund's or account's gains in rising markets relative to those of the underlying fund, or to those of unhedged funds or accounts in general.
- Lending of portfolio securities Securities lending involves risks, including the risk that the loaned securities may not be returned in a timely manner or at all, which would interfere with the fund's or account's ability to vote proxies or settle transactions, and/or the risk of a loss of rights in the collateral if a borrower or the lending agent defaults. These risks could be greater for non-U.S. securities. Additionally, a fund or account may lose money from the reinvestment of collateral received on loaned securities in investments that decline in value, default or do not perform as expected.
- Liquidity risk Certain fund or account holdings may be or may become difficult or impossible to sell, particularly during times of market turmoil. Liquidity may be impacted by the lack of an active market for a holding, legal or contractual restrictions on resale, or the reduced number and capacity of market participants to make a market in such holding. Market prices for less liquid or illiquid holdings may be volatile or difficult to determine, and reduced liquidity may have an adverse impact on the market price of such holdings. Additionally, the sale of less liquid or illiquid holdings may involve substantial delays (including delays in settlement) and additional costs and the fund or account or account may

be unable to sell such holdings when necessary to meet its liquidity needs, or to try to limit losses, or may be forced to sell at a loss.

- Asset allocation The fund or account may also hold cash or cash equivalents, including commercial paper and short-term securities issued by the U.S. government, its agencies and instrumentalities. The percentage of the fund or account invested in such holdings will vary and depend on various factors, including market conditions and purchases and redemptions of fund or account or account shares. Capital Research and Management Company may determine that it is appropriate to invest a substantial portion of the fund's or account's assets in such instruments in response to certain circumstances, such as periods of market turmoil. For temporary defensive purposes, the fund or account may invest without limitation in such instruments. A larger percentage of such holdings could moderate the fund's or account's investment results in a period of rising market prices. Alternatively, a larger percentage of such holdings could reduce the magnitude of the fund's or account's loss in a period of falling market prices and provide liquidity to make additional investments or to meet redemptions.
- *Cybersecurity risks* With the increased use of technologies such as the Internet to conduct business, the fund or account has become potentially more susceptible to operational and information security risks through breaches in cybersecurity. In general, a breach in cybersecurity can result from either a deliberate attack or an unintentional event. Cybersecurity breaches may involve, among other things, "ransomware" attacks, injection of computer viruses or malicious software code, or the use of vulnerabilities in code to gain unauthorized access to digital information systems, networks or devices that are used directly or indirectly by the fund or account or account or its service providers through "hacking" or other means. Cybersecurity risks also include the risk of losses of service resulting from external attacks that do not require unauthorized access to the fund's or account's systems, networks or devices. For example, denial-of-service attacks on the investment adviser's or an affiliate's website could effectively render the fund's or account's network services unavailable to fund or account or account shareholders and other intended end-users. Any such cybersecurity breaches or losses of service may, among other things, cause the fund or account or account to lose proprietary information, suffer data corruption or lose operational capacity or may result in the misappropriation, unauthorized release or other misuse of the fund's or account's assets or sensitive information (including shareholder personal information or other confidential information), the fund's or account's assets or sensitive information (including shareholder personal information or other confidential information), the inability of fund or account or account shareholders to transact business, or the destruction of the fund's or account's physical infrastructure, equipment or operating systems. These, in turn, could cause the fund or account or account to violate applicable privacy and other laws and incur or suffer regulatory penalties, reputational damage, additional costs (including compliance costs) associated with corrective measures and/or financial loss. While the fund or account or account and its investment adviser have established business continuity plans and risk management systems designed to prevent or reduce the impact of cybersecurity attacks, there are inherent limitations in such plans and systems due in part to the ever-changing nature of technology and cybersecurity attack

tactics, and there is a possibility that certain risks have not been adequately identified or prepared for.

In addition, cybersecurity failures by or breaches of the fund's or account's third-party service providers (including, but not limited to, the fund's or account's investment adviser, transfer agent, custodian, administrators and other financial intermediaries) may disrupt the business operations of the service providers and of the fund, potentially resulting in financial losses, the inability of fund or account or account shareholders to transact business with the fund or account or account and of the fund or account or account to process transactions, the inability of the fund or account or account to calculate its net asset value, violations of applicable privacy and other laws, rules and regulations, regulatory fines, penalties, reputational damage, reimbursement or other compensatory costs and/or additional compliance costs associated with implementation of any corrective measures. The fund or account or account and its shareholders could be negatively impacted as a result of any such cybersecurity breaches, and there can be no assurance that the fund or account or account will not suffer losses relating to cybersecurity attacks or other informational security breaches affecting the fund's or account's third-party service providers in the future, particularly as the fund or account or account cannot control any cybersecurity plans or systems implemented by such service providers.

Cybersecurity risks may also impact issuers of securities in which the fund or account or account invests, which may cause the fund's or account's investments in such issuers to lose value.

- **Operational Events** To the extent that a strategy relies on proprietary and third-party data analysis and systems to support investment decision making, there is a risk or software or other technology malfunctions or programming inaccuracies that may impair the performance of these systems. System impairment may negatively impact performance.
- *Loss of investment* An investor may lose money by investing in a fund. The likelihood of loss may be greater if the investor invests for a shorter period of time.
- *Investments are not guaranteed* Investments in a fund or account are not bank deposits and are not insured or guaranteed by the Federal Deposit Insurance Corporation or any other governmental agency, entity or person.
- *Long-Term Perspective* Investors in a fund or account should have a long-term perspective and be able to tolerate potentially sharp declines in value.
- Past investment results are not predictive of future investment results.

Please see each fund's prospectus and statement of additional information, account guidelines, or other disclosure documents for further information on methods of analysis, investment strategies and risks specific to that fund or account.

Capital Research and Management Company occasionally, as needed for account servicing, discloses nonpublic personal information about your account such as name, account information, portfolio holdings or other relevant details to unaffiliated third parties. If information is provided to a third party, such third party is required to protect the confidentiality and security of this information and use it only for its intended purpose.

If a third party delivers client securities or funds to the investment adviser in connection with, among other things, a securities law related lawsuit or regulatory order (e.g., proceeds from a class action settlement or Fair Fund account), corporate action, tax refund or reclaim, such securities or funds will be forwarded to the client or the client's custodian. In certain circumstances, however, if the intended recipient cannot be readily identified, they may be returned to sender, escheated or donated as deemed appropriate by the investment adviser.

ITEM 9: DISCIPLINARY INFORMATION

Neither Capital Research and Management Company nor its management persons have been the subject of legal or regulatory findings, or are the subject of any pending criminal proceedings that are material to a client's or prospective client's evaluation of our advisory business or the integrity of our management. From time to time, Capital Research and Management Company or its management persons may be subject to regulatory examinations, investigations, litigation or inquiries that arise in the ordinary course of our business. In the event we become aware of any regulatory matter or litigation that we believe would be material to an evaluation of our advisory business, we notify all clients or prospects affected by those events, subject to applicable law and regulation.

ITEM 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Capital Research and Management Company is registered as a commodity pool operator and a member of the National Futures Association. Some of Capital Research and Management Company's Associated Persons are also management persons of Capital Research and Management Company and/or one or more of the affiliates listed below. Capital Research and Management Company has the following arrangements that are material to clients or its advisory business with certain affiliated entities. Some of Capital Research and Management Company's directors and executive officers and employees are also directors, officers or employees of one or more affiliates.

Broker-dealer

American Funds Distributors, Inc., a wholly-owned subsidiary of Capital Research and Management Company, is a registered broker-dealer and a member of the Financial Industry Regulatory Authority and Municipal Securities Rulemaking Board. American Funds Distributors, Inc. acts as the principal underwriter and distributor of mutual funds advised by Capital Research and Management Company and its affiliates and provides related services. In addition, certain of Capital Research and Management Company's management persons or other employees are registered representatives of American Funds Distributors, Inc. American Funds Distributors, Inc. is also registered as an insurance agency or producer in certain states. American Funds Distributors, Inc. is also an investment adviser which provides investment advisory related in connection with various managed account programs sponsored by unaffiliated broker-dealers or other financial institutions, where Capital Research and Management Company or its affiliates may be retained as an investment manager. American Funds Distributors, Inc. and Capital Research and Management Company share supervised persons.

Investment Companies

Capital Research and Management Company serves as investment adviser to investment companies registered under the Investment Company Act of 1940 and other pooled investment vehicles. Capital Research and Management Company will receive advisory and other fees and expenses from each such vehicle based upon the value of the vehicle's assets; those fees are described in each vehicle's prospectus and statement of additional information or other disclosure documents.

Other Investment Advisers

Because our funds and our personnel are located around the world, we share supervised persons and conduct business through a number of affiliated entities licensed to offer services in various jurisdictions and to perform particular business functions. Though legally distinct, our affiliates function as a unified, global business. We believe that our globally integrated model helps us to serve our clients' needs better. We often engage our affiliates and their personnel to assist in managing client mandates. For example, our affiliated personnel provide research, portfolio management or trading services to certain client accounts. Certain portfolio managers employed by the following affiliated investment advisers, under the supervision and review of Capital Research and Management Company, determine the securities to be purchased and sold for certain clients of Capital Research and Management Company:

Capital Research Company, a wholly-owned subsidiary of Capital Research and Management Company, is an investment adviser registered with the U.S. Securities and Exchange Commission and provides investment advisory research, trading, and related services to Capital Research and Management Company. This includes managing assets, subject to the supervision and control of Capital Research and Management Company.

Capital International, Inc. is an affiliated investment adviser registered with the U.S. Securities and Exchange Commission as well as with the Hong Kong Securities and Futures Commission, the Financial Services Commission of South Korea and the Australian Securities and Investment Commission as it conducts investment advisory and asset management services in those regions.

Capital Group Private Client Services, Inc is an affiliated investment adviser registered with the U.S. Securities and Exchange Commission with which Capital Research and Management Company shares supervised persons.

Capital Guardian (Canada), Inc is an affiliated investment adviser registered with the U.S. Securities and Exchange Commission and indirectly provides investment advisory research to Capital Research and Management Company.

Capital Group Investment Management Pte. Ltd. is based in Singapore and has been authorized by the Monetary Authority of Singapore to provide investment advisory and asset management services.

Capital International K.K. is based in Japan and has been authorized by the Financial Services Agency to provide investment advisory and asset management services. Capital International K.K. provides research information and services to Capital Research and Management Company.

Capital International Limited is based in the U.K. and has been authorized by the U.K. Financial Conduct Authority to provide investment advisory and asset management services.

Capital Group UK Management Company is authorized by the U.K. Financial Conduct Authority as a U.K. management company. Capital Group UK Management Company serves as a management company only and does not undertake other financially regulated activities, nor does it undertake any activities outside of the U.K.

Capital International Sarl is based in Switzerland and has been authorized by the Financial Markets Supervisory Authority to provide investment advisory services.

Capital International Management Company Sarl is based in Luxembourg and has been authorized by the Luxembourg financial regulator and other financial regulators in the European Union to provide investment advisory or asset management services in Luxembourg and European Union countries.

Additionally, Capital International, Inc. and Capital International Limited provide portfolio control, administrative and trading services to Capital Research and Management Company.

None of Capital Group Investment Management Pte. Ltd., Capital International K.K., Capital International Limited, Capital Group UK Management Company, Capital International Sarl, nor Capital International Management Company Sarl are registered as an investment adviser under the Investment Advisers Act of 1940 and each is deemed to be a "Participating Affiliate" of Capital Research and Management Company, as this term has been used by the SEC's Division of Investment Management in various no-action letters granting relief from the Advisers Act's registration requirements for certain affiliates of registered investment advisers.

Trust Company

Capital Bank and Trust Company, a federal savings bank, is a wholly-owned subsidiary of The Capital Group Companies, Inc. Capital Bank and Trust Company provides directed trustee services and custodial services to employer-sponsored retirement plans and individual retirement accounts invested in the American Funds and other outside assets. Capital Bank and Trust Company is an investment adviser registered with the U.S. Securities and Exchange Commission and provides trust services to high net-worth individuals and trusts. Capital Bank and Trust Company serves as discretionary trustee to certain collective investment trusts. Capital Bank and Trust Company and Capital Research and Management Company share supervised persons.

Unregistered Collective Investment Trust

Capital Research and Management Company serves as the investment adviser to Capital Bank and Trust Company, the trustee of collective investment funds that are exempt from SEC registration. Capital Research and Management Company will receive advisory fees from Capital Bank and Trust as agreed upon in writing from time to time.

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

Capital Research and Management Company and its affiliated companies have adopted a Code of Ethics for its associates (Code of Ethics) that requires all associates to: (1) act with integrity, competence and in an ethical manner; (2) comply with applicable U.S. federal securities laws, as well as all other applicable laws, rules and regulations; and (3) promptly report violations of the Code of Ethics. All associates are required to certify at least annually that they have read and understand the Code. A copy of the Code of Ethics is available to clients and prospective clients upon request and on americanfunds.com.

The Code of Ethics includes:

- <u>Protection of Non-Public Information</u>: Policies and procedures designed to prevent and detect the misuse of material non-public information by our associates. These procedures require all associates who believe they may be in possession of material non-public information regarding an issuer to notify the Legal Department, which will determine the appropriate actions to be taken.
- <u>Personal Investing</u>: Policies related to personal investing by our associates. The policies ban excessive trading of any Capital-managed investment vehicles worldwide, including the American Funds. Associates generally may not participate in the acquisitions of securities in initial public offerings. Additional restrictions apply to associates with access to non-public information relating to current or imminent fund/client transactions, investment recommendations or fund portfolio holdings (Covered Associates). Covered Associates generally may not affect securities transactions for their own account when any investment advisory account is transacting in the issuer in question. All such Covered Associates must report their securities transactions on a quarterly basis and disclose their holdings annually. Covered Associates must pre-clear certain personal security transactions and special review of private placements is required. Additional restrictions and reporting apply to Investment Access Persons, including blackout periods on personal investing and a ban on short-term trading.
- <u>Gifts and Entertainment</u>: Policy prohibiting associates from accepting and extending gifts or entertainment that are excessive, repetitive or extravagant, if such gifts or entertainment involve a third party's business relationship (or prospective business relationship) with Capital. Procedures include quarterly reporting of gifts or entertainment received or extended, a dollar limit on gifts that can be accepted from any one source during a calendar year, and preclearance of entertainment beyond a certain dollar limit.
- <u>Political Contributions</u>: Policy governing political contributions and/or other activities that directly support officials, candidates, or organizations that may be in a position to influence decisions to award business to investment management firms. Specific rules exist for political contributions and activities within the U.S. and restricted associates are required to seek preclearance and approval for political contributions to state and local government

officials (or a candidate for those positions), federal candidate campaigns and affiliated committees, and political organizations, such as Political Action Committees (PACs).

Participation or Interest in Client Transactions

Capital Research and Management Company and its affiliates recommend that certain clients invest in limited partnerships, pooled investment vehicles or mutual funds managed by the Investment Adviser or its affiliates. Additionally, an affiliate of Capital Research and Management Company, in its fiduciary capacity, may invest client assets in certain of these funds. In all cases, the nature and scope of the financial interest (e.g., investment management fees or economic interest in such partnerships or funds) is disclosed.

Capital Research and Management Company's employees may also purchase shares in certain pooled investment vehicles managed by Capital Research and Management Company or an affiliate of Capital Research and Management Company. Such purchases take place either through their personal account or through retirement plans sponsored by The Capital Group Companies, Inc., the ultimate parent company of Capital Research and Management Company. All such transactions are conducted at net asset value and in accordance with the purchase and redemption provisions as described in either the prospectus or offering memorandum of the fund.

Capital Research and Management Company manages investments made by it or an affiliate either in a separate account or through investing in a pooled investment vehicle. In those instances in which Capital Research and Management Company or an affiliate makes an investment in a pooled investment vehicle, they may be the first participants in such vehicle and may be the only participant for one or more years. Capital Research and Management Company treats these separate and pooled investment vehicle accounts the same as any client account.

ITEM 12: BROKERAGE PRACTICES

Selecting Broker-Dealers

Portfolio Transactions

Capital Research and Management Company places orders with broker-dealers for its clients' portfolio transactions. Purchases and sales of equity securities on a securities exchange or an over-the-counter market are effected through broker-dealers who receive commissions for their services. Purchases and sales of fixed-income securities and currency foreign exchange transactions are generally made with an issuer or a primary market-maker acting as principal with no stated brokerage commission. Prices for fixed-income securities in secondary trades usually include undisclosed compensation to the market-maker reflecting the spread between the bid and ask prices for the securities. The prices for equity and fixed-income securities purchased in primary market transactions, such as initial public offerings, new fixed-income issues, secondary offerings and private placements, may include underwriting fees.

Best Execution

In selecting broker-dealers, Capital Research and Management Company strives to obtain "best execution" (the most favorable total price reasonably attainable under the circumstances) for its clients' portfolio transactions, taking into account a variety of factors. These factors include the size and type of transaction, the nature and character of the markets for the security to be purchased or sold, the cost, quality, likely speed and reliability of execution and settlement, the broker-dealer's or execution venue's ability to offer liquidity and anonymity and the trade-off between market impact and opportunity costs. Capital Research and Management Company considers these factors, which involve qualitative judgment, when selecting broker-dealers and execution venues for its clients' portfolio transactions. Capital Research and Management Company views best execution as a process that should be evaluated over time as part of an overall relationship with particular broker-dealer firms. In this regard, Capital Research and Management Company does not consider itself as having an obligation to obtain the lowest commission rate available for a portfolio transaction to the exclusion of price, service and qualitative considerations. Brokerage commissions are only a small part of total execution costs and other factors, such as market impact and speed of execution, contribute significantly to overall transaction costs.

Oversight

The Capital Group Companies Equity Trading Oversight and Best Execution Committee and the Capital Group Companies Fixed-Income Best Execution Committee provide oversight to Capital Research and Management Company's policies, procedures and practices relating to best execution. Capital Research and Management Company obtains third-party analysis of trading execution quality. These analyses compare execution results with various benchmarks which provide quantitative data that is one of many data points that is evaluated to ensure that Capital Research and Management Company is meeting its best execution obligation.

The Market and Transaction Research group performs in-depth analysis on equity trade execution data and reviews the findings with the Global Equity Trading Manager to enhance the ability to measure and interpret trading costs and their effects on portfolio performance. The Equity Trading Oversight and Best Execution Committee meets periodically to review such trade execution analysis and evaluate the overall quality of execution and trades. The Equity Trading Oversight and Best Execution Committee also reviews equity trading policies and approves changes as appropriate. The Fixed-Income Best Execution Committee meets periodically to review current fixed-income trading practices and overall quality of execution for fixed-income and foreign exchange trades. The Fixed-Income Best Execution Committee also reviews fixedincome trading policies and approves changes as appropriate.

The Capital Group Companies Corporate Access and Research & Data Services Oversight Committee provides oversight of Capital Group's research management program. It is responsible for evaluating the quality of the research and data acquired by Capital Research and Management Company and its affiliates to inform future procurement decisions and payment levels and proposing an annual research budget to the Capital Group Management Committee.

Commission Rates

Capital Research and Management Company and its affiliates negotiate commission rates with brokers based on what they believe is reasonably necessary to obtain best execution. Capital Research and Management Company and its affiliates do not consider the appropriate commission to necessarily be the lowest available commission, but attempt to maximize the overall benefits received by their clients for their commissions. Commission rates vary based on the nature of the transaction, the market in which the security is traded and the venue chosen for trading, among other factors.

Capital Research and Management Company and its affiliates seek, on an ongoing basis, to determine what the reasonable levels of commission rates for execution services are in the marketplace, taking various considerations into account, including the extent to which a broker-dealer has put its own capital at risk, historical commission rates and commission rates that other institutional investors are paying.

Brokerage and Investment Research Services

Capital Research and Management Company and its affiliates execute portfolio transactions with broker-dealers who provide certain brokerage and/or investment research services to Capital Research and Management Company and its affiliates, but only when in Capital Research and Management Company's and its affiliates' judgment the broker-dealer is capable of providing best execution for that transaction. Capital Research and Management Company and its affiliates make decisions for procurement of research separately and distinctly from decisions on the choice of brokerage and execution services. The receipt of these research services permits Capital Research and Management Company and each affiliate to supplement its own research and analysis and makes available the views of, and information from, individuals and the research staffs of other firms. These services include, among other things, reports and other communications with respect to individual companies, industries, countries and regions,

economic, political and legal developments, as well as scheduling meetings with corporate executives and seminars and conferences related to relevant subject matters. This information may be provided in the form of written reports, telephone contacts and meetings with securities analysts.

Capital Research and Management Company and its affiliates bear the cost of all third-party investment research services for all client accounts they advise. However, in order to compensate certain U.S. broker-dealers for research consumed, and valued, by their investment professionals, Capital Research and Management Company and its affiliates operate a limited commission sharing arrangement with commissions on equity trades for certain registered investment companies they advise. Capital Research and Management Company and its affiliates voluntarily reimburse such registered investment companies for all amounts collected into the commission sharing arrangement. In order to operate the commission sharing arrangement, Capital Research and Management Company and its affiliates may cause such registered investment companies to pay commissions in excess of what other broker-dealers might have charged for certain portfolio transactions in recognition of brokerage and/or investment research services. In this regard, Capital Research and Management Company and its affiliates have adopted a brokerage allocation procedure consistent with the requirements of Section 28(e) of the U.S. Securities Exchange Act of 1934. Section 28(e) permits an investment adviser to cause an account to pay a higher commission to a broker-dealer to compensate the broker-dealer or another service provider for certain brokerage and/or investment research services provided to Capital Research and Management Company and its affiliates, if Capital Research and Management Company and each affiliate makes a good faith determination that such commissions are reasonable in relation to the value of the services provided to Capital Research and Management Company and its affiliates in terms of that particular transaction or Capital Research and Management Company's or its affiliates' overall responsibility to their clients.

Certain brokerage and/or investment research services may not necessarily benefit all accounts paying commissions to a broker-dealer, therefore, Capital Research and Management Company and its affiliates assess the reasonableness of commissions in light of the total brokerage and investment research services provided to Capital Research and Management Company and its affiliates. Further, research services may be used by all investment associates of Capital Research and Management Company and its affiliates, regardless of whether they advise accounts with trading activity that generates eligible commissions. In accordance with its internal brokerage allocation procedure, Capital Research and Management Company and its affiliates periodically assess the brokerage and investment research services provided by each broker-dealer and each other service provider from whom they receive such services.

As part of ongoing relationships, Capital Research and Management Company and its affiliates routinely meet with firms to discuss the level and quality of the brokerage and research services provided, as well as the value and cost of such services. In valuing the brokerage and investment research services Capital Research and Management Company and its affiliates receive from broker-dealers and other research providers in connection with their good faith determinations of reasonableness, Capital Research and Management Company and its affiliates take various factors into consideration, including the quantity, quality and usefulness of the services to Capital Research and Management Company and its affiliates. Based on this information and

applying their judgment, Capital Research and Management Company and its affiliates set an annual research budget.

Research analysts and portfolio managers periodically participate in a research poll to determine the usefulness and value of the research provided by individual broker-dealers and research providers. Based on the results of this research poll, Capital Research and Management Company and its affiliates may, through commission sharing arrangements with certain broker-dealers, direct a portion of commissions paid to a broker-dealer by the funds and other registered investment companies managed by Capital Research and Management Company or its affiliates to be used to compensate the broker-dealer and/or other research providers for research services they provide. While Capital Research and Management Company and its affiliates may negotiate commission rates and enter into commission sharing arrangements with certain broker-dealers with the expectation that such broker-dealers will be providing brokerage and research services, none of Capital Research and Management Company, any of its affiliates or any of their clients incurs any obligation to any broker-dealer to pay for research by generating trading commissions. Capital Research and Management Company and its affiliates negotiate prices for certain research that may be paid through commission sharing arrangements or by themselves with cash.

Cross Trades

As part of its authority to invest client assets on a discretionary basis, Capital Research and Management Company places cross-trades between client accounts managed by Capital Research and Management Company and its affiliates from time to time. Capital Research and Management Company recognizes that a potential conflict of interest may exist when placing trades between client accounts. To address such potential conflicts, Capital Research and Management Company maintains cross-trade policies and procedures and places a cross-trade under those limited circumstances when such a trade: (a) is in the best interest of all participating clients and (b) is not prohibited by the participating clients' investment management agreement or applicable law.

Exchange or alternative trading system ownership

Capital Research and Management Company currently owns a small interest in IEX Group and alternative trading systems Luminex ATS and LeveL ATS (through a small interest in their common parent holding company). Capital Research and Management Company, or brokers with whom it places orders, may place orders on these or other exchanges or alternative trading systems in which it, or one of its affiliates, has an ownership interest, provided such ownership interest is less than five percent of the total ownership interests in the entity. Capital Research and Management Company is subject to the same best execution obligations when trading on any such exchange or alternative trading systems.

Sale of Fund Shares Not Considered

Capital Research and Management Company may place orders for a client's portfolio transactions with broker-dealers who have sold shares in the funds managed by Capital Research

and Management Company or its affiliated companies; however, it does not consider whether a broker-dealer has sold shares of the funds managed by Capital Research and Management Company or its affiliated companies when placing any such orders for a client's portfolio transactions.

Client Referrals

Capital Research and Management Company does not consider client referrals from a brokerdealer or third party in selecting or recommending broker-dealers.

Directed Brokerage

Capital Research and Management Company does not direct any trading activity for its mutual fund clients to a particular broker-dealer based on instructions from a fund. In some instances, an affiliate of Capital Research and Management Company will accept a client's instructions to direct a portion of the account's brokerage commissions to a particular broker or group of brokers so long as the direction is consistent with such affiliate's policy of seeking best execution. The affiliate's ability to meet client direction requests will depend on the broker(s) selected by the client and the securities and markets in which the account invests, among other factors. Furthermore, Capital Research and Management Company accepts requests to direct brokerage from clients who are subject to ERISA only if the client's direction program complies with ERISA.

Certain managed account program clients may direct Capital Research and Management Company to place all trades for equity accounts through the program sponsor, a third-party platform and/or their affiliates. These directed trades will not be subject to Capital Research and Management Company's policy of seeking best execution. In these cases, Capital Research and Management Company will not negotiate commissions for such accounts or otherwise monitor the execution of trades. These accounts may therefore pay higher commissions (to the extent that commissions are charged) than those that do not direct brokerage in this way. Further, such trades are not aggregated with trades for Capital Research and Management Company's other clients and funds, and may be executed subsequent to trades for other Capital Research and Management Company accounts. Please refer to the disclosure under the heading "Managed Account Programs" in this Brokerage Practices Section for more information about the handling of securities trading with respect to such programs. With directed brokerage arrangements of this type, Capital Research and Management Company cannot assure clients that they will be able to obtain best execution and these clients should confirm with their program sponsor or third-party platform and/or their affiliates that they are able to provide best execution of transactions.

Aggregation and Allocation of Portfolio Transactions

Frequently, Capital Research and Management Company places orders to purchase or sell the same security for a number of clients of Capital Research and Management Company and its affiliates that are advised by the same investment division. Capital Research and Management Company typically aggregates such orders when they are substantially similar. As an aggregated

order is executed, securities are allocated to clients in accordance with Capital Research and Management Company's allocation policy summarized below. Capital Research and Management Company believes that placing aggregated or "block" trades is consistent with its duty to seek best execution. Further, a client's trades are aggregated with those of other clients only if it is consistent with the terms of the client's investment advisory agreement. Capital Research and Management Company may not aggregate certain trades only when it believes that doing so will not have a material impact on the price or quality of other transactions.

This policy is designed to allocate trades of the same security to clients in a fair and equitable manner over time, taking into consideration the interests of each client. Non-investment factors, such as fee arrangements, are not considered in selecting clients or allocating trades.

Equity Securities

When executing portfolio transactions in the same equity security for the funds, or portion of funds, or other client accounts, over which Capital Research and Management Company, through its equity investment divisions, has investment discretion, each of the divisions normally aggregates its respective purchases or sales and executes them as part of the same transaction or series of transactions.

As an aggregated order is filled, executed equity trades are generally allocated pro rata to clients based on the authorized order size for each client at the time the trade is executed. All clients receive shares at the average execution price and pay a pro rata portion of all transaction costs. Allocated amounts will be rounded to take into account Capital Research and Management Company's and market practices for lot sizes.

Additional equity authorizations. If an additional order to purchase or sell a security is placed after the trader has begun to work the initial orders, the Equity Trading Platform allocates executed trades to participating accounts based on the initial orders and then begins a new allocation process based on the remaining open orders and the new orders. Under certain circumstances, traders are given discretion to include orders they receive after the trader has started to work an initial order with the initial aggregated order for allocation purposes. This may occur for example when an analyst has issued a recommendation in the morning and not all managers have had the opportunity to hear the recommendation before the start of trading or an order for the same security is subject to additional compliance approvals. The traders have discretion to allocate on this basis when to do so will be fair and equitable to all participating funds and accounts.

Special instructions. In certain circumstances, special portfolio manager instructions or other factors may result in a different allocation. For example, a portfolio manager may place an order for a particular fund or account subject to a price limit. If other open orders are not subject to the price limit, trades executed above the limit (in the case of purchases) or below the limit (in the case of sales) would be allocated without regard to the order with special instructions. Occasionally when there is a relatively small remaining open order and a very large new order is placed, trading may complete the small order before proceeding with the larger new order, rather than aggregating the orders.

Program and list trades. Capital Research and Management Company and its affiliates serve as investment adviser for certain accounts that are designed to be substantially similar to another account. This type of account will often generate a large number of relatively small trades when it is rebalanced to its reference fund due to differing cash flows or when the account is initially started up. Capital Research and Management Company may not aggregate program trades or electronic list trades executed as part of this process. Non-aggregated trades performed for these accounts will be allocated entirely to that account. This is done only when Capital Research and Management Company believes doing so will not have a material impact on the price or quality of other transactions.

Minimum allocation size. Often, a single aggregated order is executed in a series of smaller transactions over a period of time. In those circumstances, some clients, particularly those that represent a small portion of an aggregated order, may incur significant trade ticket, custody and related fees due to multiple allocations. To reduce the transaction costs that clients may incur as a result of small allocations, Capital Research and Management Company may observe a minimum transaction size per client account. These minimums may vary by client account in an effort to treat all clients fairly and equitably.

Initial Public Offerings

Clients are selected to participate in initial public offerings of equity securities ("IPOs") in the same manner as described above. The trading department aggregates authorized orders it receives for IPOs and places a block trade with the underwriting syndicate.

If the resulting allocation we receive from the underwriting syndicate is not sufficient to fill all orders, each equity investment division generally allocates the transaction on a pro rata basis based on each account's authorized order size, unless the relevant investment committee approves another allocation. In certain circumstances, orders are placed based on approximate fund or account asset size; however, no fund or account will be allocated more than its indication. Allocations may be subject to Capital Research and Management Company's and market practices for lot sizes. If the allocation places some client accounts below the minimum lot size, then the trading department will exclude those accounts in the allocation process and allocate the remaining shares to other clients on a pro rata basis.

Fixed-Income Securities

When executing portfolio transactions in the same fixed-income security for the funds and other clients over which Capital Research and Management Company or one of its affiliated companies has investment discretion, Capital Research and Management Company normally aggregates such purchases or sales and executes them as part of the same transaction or series of transactions.

Fixed-income investment professionals select participating client accounts and place trade orders with the fixed-income trading department. Most trades are allocated on the day the trade is executed ("trade date"), but trades may be allocated on the next business day after the trade date.

Executed trades are allocated considering portfolio guidelines and a variety of other factors, including: (1) other securities held in the portfolios; (2) appropriateness of the security for the portfolios' objectives; (3) industry/sector, issue/issuer holdings, portfolio analytic data; (4) size of the portfolios; (5) the size of the confirmed, executed transaction; (6) invested position of the portfolio; and (7) marketability of the security. Once a fixed-income trade has been executed and participating client accounts are identified as described above, all accounts receive the same purchase price when participating in a block trade.

New Fixed-Income Issues

Funds and accounts are selected to participate in new issuance of fixed-income securities in the same manner as described above. Orders are aggregated for new issues and a block order is placed with the lead arrangers or bookrunners.

If the resulting allocation received from the arrangers is not sufficient to fill all orders, the trade is generally allocated on a pro rata basis based on each account's authorized order size, unless the relevant investment committee approves another allocation methodology. Consideration may be given to the factors listed above.

Allocations may be subject to Capital Research and Management Company's and market practices for lot sizes. If the allocation places some client accounts below the minimum lot size, those accounts may not receive an allocation.

Managed Account Programs

When Capital Research and Management Company serves as a discretionary investment adviser for discretionary managed account programs, equity portfolio transactions are either executed by the sponsor firm or traded away (see more on this below). As a result, equity transactions for managed account program accounts are generally not aggregated with orders for other accounts for which Capital Research and Management Company or an affiliate serves as investment manager. Such trades are generally executed subsequent to trades for other Capital Research and Management Company accounts. Managed account program accounts therefore may not receive the same quality of execution that Capital Research and Management Company and its affiliates are able to obtain for other advisory clients.

Managed account program accounts that are charged a single "wrap fee" typically are not charged separate brokerage commissions for the execution of transactions when Capital Research and Management Company executes trades through the sponsor, or an affiliated broker-dealer designated by the sponsor. However, as noted above, Capital Research and Management Company considers brokerage commissions to be only one part of total execution costs, and if we determine that other factors, such as market impact and speed of execution, are likely to contribute more to overall costs and quality of execution for a given transaction, we will execute trades for managed account program accounts with broker-dealers other than the sponsor. The practice of trading with a broker-dealer other than the wrap program sponsor is frequently referred to as "trading away". If Capital Research and Management Company selects a broker-dealer other than the sponsor or its designated affiliate to effect a trade for a managed account program account, the managed account program account typically will incur expenses in the form of commissions on equity trades, spreads on fixed income trades, ADR conversion fees and other applicable expenses in addition to the wrap fee paid by the managed account program client.

The amount of transactions that we determine to "trade away" from the sponsor or its designated affiliate will vary by strategy. For U.S. equity strategies, a majority of trades are typically placed through the sponsor or its designated affiliate. For strategies with significant exposure to international equities or fixed income securities, a majority, and in some cases substantially all, trades will typically be executed with a broker-dealer other than the sponsor or its designated affiliate. For global equity strategies and other strategies that invest in U.S. equity securities as well as other types of securities, the amount of transactions that we "trade away" from the sponsor or its designated affiliate will vary depending on the relative exposures of the account and other factors, but may represent more than half of the trades for the account. The amount of brokerage that we "trade away" from the sponsor or its designated affiliate may change over time as security trading markets and practices evolve. We do not trade away for model delivery managed account programs. Upon request, Capital Research and Management Company will provide additional information related to its trading away practices to managed account program sponsors.

Capital Research and Management Company provides similar investment management services to multiple managed account program clients, and this may result in investment recommendations for the same security being provided to multiple program sponsors at a similar time. In such cases, Capital Research and Management Company may rotate the order in which it places equity transactions among the relevant sponsors or other trading entities under dual contract programs. Capital Research and Management Company uses a rotation methodology designed to avoid systematically favoring one entity over another and to treat similarly situated groups of accounts equitably over time.

Capital Research and Management Company and its affiliates manage investment companies, institutional and other accounts with similar or identical investment objectives, as well as accounts with different objectives that may trade in the same securities as the managed account program accounts managed by Capital Research and Management Company. Because investment decisions for managed accounts are based on, and occur after, investment decisions for certain of these other accounts, the other accounts are not rotated with managed account program accounts, and therefore, trade prior to managed account program. As a result, the market price of securities may rise or fall before a managed account program transaction is executed (and, in certain circumstances, as a direct result of other portfolio transactions placed by, or on the advice of, Capital Research and Management Company or its affiliates), causing managed account program accounts to purchase the same securities at a higher price (or sell the same securities at a lower price) than Capital Research and Management Company and its affiliates. Institutional and other accounts of Capital Research and Management Company and its affiliates may therefore over time obtain more favorable prices for their transactions than managed account program accounts purchasing or selling the same securities. See above under the heading "Directed Brokerage" for more information about the handling of equity security trading with respect to such programs. Capital Research and Management Company provides

changes to the model portfolio allocations to all clients simultaneously prior to the implementation date. This policy reflects that each model portfolio consists solely of mutual funds and ETFs, so all sponsor firms have the ability to obtain the same end of day net asset value price for the mutual funds and a similar market price for the ETFs.

Fixed-Income portfolio transactions for managed account program accounts are generally executed by broker-dealers other than the sponsor selected by Capital Research and Management Company or its affiliate. Transactions in the same fixed income security for managed account program accounts will generally be aggregated with transactions for funds, accounts and other clients over which Capital Research and Management Company or one of its affiliated companies has investment discretion, as described above under the heading "Fixed-Income Securities."

Forward Currency Exchange Transactions

Capital Research and Management Company generally executes foreign currency transactions for funds over which it has investment discretion directly through broker-dealers; however, a fund's custodian may be used to execute certain foreign exchange transactions. These include transactions in markets with legal restrictions or operational risks that make executing directly in those markets impractical.

Identification and Resolution of Trade Errors

Capital Research and Management Company maintains policies and procedures that address the identification and remediation of trade errors. These policies and procedures are designed to address the resolution of errors and to provide appropriate oversight and review of such errors. To the extent a trade error occurs, Capital Research and Management Company seeks to identify and resolve such error in a manner that is fair to its clients as promptly as possible. When determining the loss associated with an error, Capital Research and Management Company will typically net gains and losses arising from a single error or a series, unless prohibited by applicable law or a specific agreement with the client. Capital Research and Management Company will address and resolve errors on a case-by-case basis, in its discretion, based on each error's facts and circumstances. Capital Research and Management Company attempts to resolve similar trade errors in a consistent manner, although we may elect to compensate a client for a loss in certain circumstances where we believe it is not a compensable trade error.

The sponsor firm of a managed account program is generally responsible for the resolution of trade errors in connection with trades placed through such sponsor firm. When an error is identified in a model portfolio provided by Capital Research and Management Company to a sponsor, Capital Research and Management Company will seek to resolve such error with the sponsor in accordance with Capital Research and Management Company's policies and procedures.

ITEM 13: REVIEW OF ACCOUNTS

Capital Research and Management Company compliance teams monitor funds and accounts on an on-going basis and perform periodic reviews. This monitoring and review is conducted to verify that funds and accounts are in compliance with their objectives and guidelines. In addition, certain portfolio data for funds and accounts is periodically reviewed by investment professionals, including portfolio managers.

The boards of directors/trustees of each of the registered investment companies are furnished the following information: audited semiannual and annual financial statements, registration statements and proxy material. Additional information concerning portfolio activity and results are presented at meetings of the boards held at least quarterly, and extensive additional information is furnished, generally annually, in connection with investment advisory agreement renewals.

The boards of the Capital International Fund (Luxembourg), the Capital International Assets Management (Canada), Inc. and the trustees of the collective investment trusts are furnished audited annual financial statements, and additional information concerning portfolio activity and results. Other information (e.g. foreign country registration and service agreements) is furnished as needed.

ITEM 14: CLIENT REFERRALS AND OTHER COMPENSATION

Capital Research and Management Company and its affiliates compensate certain other affiliates for client relations and marketing services.

Capital Research and Management Company's affiliates from time to time compensate eligible third parties for client referrals pursuant to a written solicitation agreement. At the time of solicitation, Capital Research and Management Company's affiliates provide – either directly or through the solicitor – written disclosure to referred clients regarding the fee arrangement and any material conflicts of interest on the part of the solicitor with respect to their recommendation of Capital Research Management Company's affiliate resulting from the fee arrangement.

Some of Capital Research and Management Company's clients and prospective clients retain investment consultants to evaluate and recommend investment advisers and their services. Capital Research and Management Company and its affiliates may provide investment management services to these consultants or their affiliates. Capital Research and Management Company is not affiliated with an investment consultant business and has never paid to gain favor from consultants in terms of future or continuing new business opportunities. Many consultants offer valuable services to investment managers, and Capital Research and Management Company and its affiliates regularly subscribe to various consultant services to gain access to their index and peer data and occasionally participate in their conferences and training programs. In addition, from time to time, Capital Research and Management Company and its affiliates co-sponsor with other managers or consultants, industry events such as conferences. Also, Capital Research and Management Company and its affiliates purchase other products or services from certain consultants such as data feed transmission, electronic services and related software.

ITEM 15: CUSTODY

Capital Research and Management Company does not have physical custody of client assets but is deemed to have custody of certain client assets, as defined under rule 206(4)-2 of the Advisers Act. Clients for which Capital Research and Management Company is deemed to have custody will receive account statements from a third-party custodian bank at least on a quarterly basis and should carefully review those statements.

If a third party inadvertently delivers client securities or funds to Capital Research and Management Company, such securities or funds generally will be forwarded to the client or the client's custodian. In certain circumstances, however, they may be returned to sender.

ITEM 16: INVESTMENT DISCRETION

When Capital Research and Management Company is retained on a discretionary basis pursuant to an investment management agreement, Capital Research and Management Company is generally authorized, without consultation with the client (including a fund's governing body as applicable) to determine, among other things:

- what securities are to be bought or sold;
- the amount of securities to be bought or sold;
- the prices at which securities are to be bought or sold;
- the broker or dealer to be used; and
- the commissions to be paid.

Capital Research and Management Company's discretion is to be exercised in accordance with the fund's, account program's or other client's objectives, investment guidelines, policies, restrictions and limitations as outlined in the applicable governing documents.

Investment discretion and authorization are described in the investment management agreement signed by Capital Research and Management Company and the client. The agreement, including the investment guidelines, is typically reviewed by administrative and legal personnel before being signed.

Capital Research and Management Company provides non-discretionary investment advisory services, in which it provides a program sponsor with non-discretionary recommendations to assist the sponsor in the development of one or more portfolios that the sponsor determines to be suitable for its end investors.

ITEM 17: VOTING CLIENT SECURITIES

Capital Research and Management Company (the "Adviser") accepts proxy voting authority from its advisory clients and follows its Proxy Voting Policy and Procedures (the "Principles"), which are summarized below. If the Adviser has voting authority for a client account, it generally does not provide the client the option to direct a proxy vote with respect to a particular solicitation.

The Principles provide an important framework for analysis and decision-making by the Adviser. However, they are not exhaustive and do not address all potential issues. The Principles provide a certain amount of flexibility so that all relevant facts and circumstances can be considered in connection with every vote. As a result, each proxy received is voted on a case-by-case basis considering the specific circumstances of each proposal. The voting process reflects the Adviser's understanding of the company's business, its management and its relationship with shareholders over time. In all cases, the investment objectives and policies of the funds and accounts managed by the Adviser or its affiliates remain the focus.

Voting Procedures

The Adviser seeks to vote all U.S. proxies; however, in certain circumstances it may be impracticable or impossible to do so, including the lending of portfolio securities. Proxies for companies outside the U.S. also are voted, provided there is sufficient time and information available and subject to local market mechanics. Certain regulators have granted investment limit relief to the Adviser and its affiliates, conditioned upon limiting its voting power to specific voting ceilings. To comply with these voting ceilings, the Adviser will scale back its votes across all funds and clients on a pro-rata basis based on assets.

After a proxy statement is received, the Adviser's stewardship and engagement team prepares a summary of the proposals contained in the proxy statement. For proxies of securities managed by a particular equity investment division of the Adviser, the initial voting recommendation is made either by one or more of the division's investment analysts familiar with the company and industry or, for routine matters, by a member of the Adviser's stewardship and engagement team and reviewed by the applicable analyst(s). Depending on the vote, a second recommendation may be made by a proxy coordinator (an investment analyst or other individual with experience in corporate governance and proxy voting matters) within the appropriate investment division, based on knowledge of the Principles and familiarity with proxy-related issues.

The proxy summary and voting recommendations are made available to the proxy voting committee of the applicable investment division for a final voting decision. In cases where a fund or account is co-managed and a security is held by more than one of the Adviser's equity investment divisions, the divisions may develop different voting recommendations for individual ballot proposals. If this occurs, and if permitted by local market conventions, the position will generally be voted proportionally by divisional holding, according to their respective decisions. Otherwise, the outcome will be determined by the equity investment division or divisions with the larger position in the security as of the record date for the shareholder meeting.

In addition to its proprietary proxy voting, governance and executive compensation research, the Adviser may utilize research provided by Institutional Shareholder Services, Glass-Lewis & Co. or other third-party advisory firms on a case-by-case basis. It does not, as a policy, follow the voting recommendations provided by these firms. It periodically assesses the information provided by the advisory firms.

Conflicts of Interest

From time to time, the Adviser may vote proxies issued by, or on proposals sponsored or publicly supported by, (a) a client with substantial assets managed by the Adviser or its affiliates, (b) an entity with a significant business relationship with The Capital Group Companies, Inc. or its affiliates, or (c) a company with a director of a U.S. mutual fund or ETF on its board that is managed by the Adviser or its affiliates (each referred to as an "Interested Party"). Other persons or entities may also be deemed an Interested Party if facts or circumstances appear to give rise to a potential conflict.

The Adviser has developed procedures to identify and address instances where a vote could appear to be influenced by such a relationship. Each equity investment division of the Adviser has a Special Review Committee ("SRC") of senior investment professionals and legal and compliance professionals with oversight of potentially conflicted matters.

If a potential conflict is identified according to the procedure above, the SRC will take appropriate steps to address the conflict of interest, including engaging an independent, thirdparty fiduciary to review the proxy and provide an independent voting recommendation to the Adviser for vote execution. The Adviser will generally follow the fiduciary's recommendation, except when it believes the recommendation is inconsistent with the Adviser's fiduciary duty to its clients. Occasionally, it may not be feasible to engage the fiduciary to review the matter due to compressed timeframes or other operational issues. In this case, the SRC will take appropriate steps to address the conflict of interest, including reviewing the proxy after being provided with a summary of any relevant communications with the Interested Party, information on the organization's relationship with the Interested Party and any other pertinent information.

Proxy Voting Principles

The below sets forth at a high level the general positions of the Adviser on various types of proposals. A copy of the full Principles is available upon request, free of charge, by visiting the Capital Group website (capitalgroup.com).

Director matters — The election of a company's slate of nominees for director generally is supported. Votes may be withheld for some or all of the nominees if this is determined to be in the best interest of shareholders or if, in the opinion of the Adviser, such nominee has not fulfilled his or her fiduciary duty. In making this determination, the Adviser considers, among other things, a nominee's potential conflicts of interest, track record in shareholder protection and value creation as well as their capacity for full engagement on board

matters. The Adviser generally supports diversity of experience among board members, and the separation of the chairman and CEO positions.

Governance provisions — Proposals to declassify a board (elect all directors annually) are typically supported based on the belief that this increases the directors' sense of accountability to shareholders. Proposals for cumulative voting generally are supported in order to promote management and board accountability and an opportunity for leadership change. Proposals designed to make director elections more meaningful, either by requiring a majority vote or by requiring any director receiving more withhold votes than affirmative votes to tender his or her resignation, generally are supported.

Shareholder rights — Proposals to repeal an existing poison pill generally are supported. (There may be certain circumstances, however, when a proxy voting committee or an investment division of the Adviser believes that a company needs to maintain anti-takeover protection). Proposals to eliminate the right of shareholders to act by written consent or to take away a shareholder's right to call a special meeting typically are not supported.

Compensation and benefit plans — Option plans are complicated, and many factors are considered in evaluating a plan. Each plan is evaluated based on protecting shareholder interests and a knowledge of the company and its management. Considerations include the pricing (or repricing) of options awarded under the plan and the impact of dilution on existing shareholders from past and future equity awards. Compensation packages should be structured to attract, motivate and retain existing employees and qualified directors; in addition, they should be aligned with the long-term success of the company and the enhancement of shareholder value. Routine matters — The ratification of auditors, procedural matters relating to the annual meeting and changes to company name are examples of items considered routine. Such items generally are voted in favor of management's recommendations unless circumstances indicate otherwise.

"ESG" shareholder proposals — The Adviser believes environmental and social issues present investment risks and opportunities that can shape a company's long-term financial sustainability. Shareholder proposals, including those relating to social and environmental issues, are evaluated in terms of their materiality to the company and its ability to generate long-term value in light of the company's specific operating context. The Adviser generally supports transparency and standardized disclosure, particularly that which leverages existing regulatory reporting or industry standard practices. With respect to environmental matters, this includes disclosures aligned with the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD) and the standards set forth by the Sustainability Accounting Standards Board (SASB), and sustainability reports more generally. With respect to social matters, the Adviser expects companies to be able to articulate a strategy or plan to advance diversity and equity within the workforce, including the company's management and board, subject to local norms and expectations. To that end, disclosure of data relating to workforce diversity and equity that is consistent with broadly applicable standards is generally supported.

Proxy Voting for Fund of Funds and Other Pooled Investment Vehicles

In cases where the underlying fund of an investing fund managed by the Adviser, including a fund of funds, holds a proxy vote, such vote is reviewed based on the procedures described above for potentially conflicted matters.

Voting Information

Information regarding how the U.S. mutual funds and ETFs managed by the Adviser voted proxies relating to portfolio securities during the 12- month period ended June 30 of each year will be available on or about September 1 of each year (*a*) without charge, upon request by calling American Funds Service Company at 800/421-4225, (*b*) on the Capital Group website at capitalgroup.com and (*c*) on the SEC's website at sec.gov. With respect to client accounts advised by the Adviser or its affiliate where the Adviser or its affiliate has accepted proxy voting authority, information regarding how securities in such accounts were voted are provided upon request. Please contact your financial advisor or your Capital Group representative for this information.

ITEM 18: FINANCIAL INFORMATION

Capital Research and Management Company does not generally require or solicit pre-payment of fees; however, certain sponsors of wrap fee programs pay Capital Research and Management Company fees in advance of its provision of services related to such program, but in no case more than six months in advance. Investors who enroll in wrap fee programs should refer to their disclosure documents from the sponsor for details on programs that may require payment in advance and the treatment of fees upon termination of an account.

Capital Research and Management Company is not aware of any financial condition that is reasonably likely to impair its ability to meet its contractual commitments to clients.

ITEM 19: REQUIREMENTS FOR STATE-REGISTERED ADVISERS

Capital Research and Management Company is not registered with any state securities authority.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CUSTOM MODEL

Date: September 28, 2023

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American Funds Distributors, Inc. ("AFD") (SEC File Number: 801-77946) American Funds Service Company ("AFS") Capital Bank and Trust Company ("CB&T") (SEC File Number: 801-79234) Capital Group Companies, Inc. ("CGC") Capital Group Corporate International ("CGCInt'l") Capital Group International, Inc. ("CGII") Capital Group Investment Management Pte. Ltd.("CGIMPL") Capital Group Private Client Services, Inc. ("CGPCS") (SEC File Number: 801-121267) Capital Group Research, Inc. ("CGRI") Capital Guardian (Canada), Inc. ("CGCI") (SEC File Number: 801-56526) Capital International Asset Management (Canada), Inc. ("CIAM-C") Capital International Financial Services, Inc. ("CIFS") Capital International Funds Company ("CIFCo") Capital International Funds Group ("CIFG") Capital International, Inc. ("CIInc") (SEC File Number: 801-32104) Capital International K.K. ("CIKK") Capital International Limited ("CIL") Capital International Management Company S.A. ("CIMC") Capital International Sarl ("CISA") (SEC File Number: 802-75723) Capital Investment Research Services Private Limited ("CIRS") Capital Management Services, Inc. ("CMS") Capital Research Company ("CRC") (SEC File Number: 801-54942) Capital Research and Management Company ("CRMC") (SEC File Number: 801-8055) Capital Strategy Research, Inc. ("CSR")

Other Abbreviations used in this brochure include:

Capital International Investors ("CII"), Capital Fixed Income Investors ("CFII"), Capital World Investors ("CWI"), Capital Research Global Investors ("CRGI") and Capital Solutions Group ("CSG"), are divisions of CRMC and some of its affiliates as noted in this brochure.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Michelle J. Black that supplements CRMC Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MICHELLE J. BLACK

Birth Year:	1971
Education:	University of Southern California, B.S., 1993
Business background:	CSG division of CB&T Partner since 2023; CB&T Senior Vice President 2014-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Samir K. Mathur that supplements CRMC Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

SAMIR K. MATHUR

Birth Year:	1965
Education:	University of California, Berkeley, M.B.A., 1993 University of Southern California, M.S., 1988 Indian Institute of Technology, Delhi, B.S., 1986
Business background:	CSG division of CRMC Partner since 2019; CRMC Quantitative Analyst 2012-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Jeanell A. Novak that supplements CRMC's Form ADV brochure which was previously provided to you.

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JEANELL A. NOVAK

Birth Year:	1984
Education:	University of Southern California, M.B.A., 2011 University of California, Santa Barbara, B.A., 2006
Business Background:	CSG division of CRMC Senior Vice President since 2022, Vice President 2019 - 2022; AFD Assistant Vice President 2017-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Raj Paramaguru that supplements CRMC's Form ADV brochure which was previously provided to you.

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RAJ PARAMAGURU

Birth Year:	1972
Education:	University of Chicago, M.B.A., 2005 University of Cincinnati, M.S., 1996 Anna University, India, B.Eng., 1994
Business Background:	CSG division of CRMC Partner since 2022, Vice President 2019- 2022; CRMC Investment Services Vice President 2016-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Wesley K. Phoa that supplements CRMC's Form ADV brochure which was previously provided to you.

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WESLEY K. PHOA

Birth Year:	1966
Education:	Cambridge University, Ph.D., 1992 Australian National University, BSc (Hons), 1987
Business Background:	CSG division of CRMC Partner since 2019; CFII division of CB&T Partner 2015-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Anirudh A. Samsi that supplements CRMC's Form ADV brochure which was previously provided to you.

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ANIRUDH A. SAMSI

Birth Year:	1971
Education:	Indian Institute of Management, M.B.A., 1996 University of Mumbai, BCom, 1991
Business Background:	CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

AMERICAN FUNDS STRATEGIST

Date: September 28, 2023

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Capital Strategy Research, Inc. ("CSR")

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Alan N. Berro that supplements CRMC's Form ADV brochure which was previously provided to you.

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ALAN N. BERRO

Birth Year:	1960
Education:	Harvard Business School, M.B.A., 1986 University of California, Los Angeles, B.A., 1982
Business background:	CWI Division of CB&T Partner since 2019; CWI Division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

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MICHELLE J. BLACK

Birth Year:	1971
Education:	University of Southern California, B.S., 1993
Business background:	CSG division of CB&T Partner since 2023; CSG division of CRMC Partner 2019-2023; CB&T Senior Vice President 2014-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

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WESLEY K. PHOA

Birth Year:	1966
Education:	Cambridge University, Ph.D., 1992 Australian National University, BSc (Hons), 1987
Business Background:	CSG division of CRMC Partner since 2019; CFII division of CB&T Partner 2015-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

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JOHN R. QUEEN

Birth Year:	1965
Education:	Purdue University, B.S., 1989
Business Background:	CFII division of CB&T Partner since 2023; CFII division of CRMC Partner since 2017; CGPCS Senior Vice President since 2010.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

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SAMIR K. MATHUR

Birth Year:	1965
Education:	University of California, Berkley, M.B.A., 1993 University of Southern California, M.S., 1988 Indian Institute of Technology, Delhi, B.S., 1986
Business background:	CSG division of CRMC Partner since 2019; CRMC Quantitative Analyst 2012-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about William L. Robbins that supplements CRMC's Form ADV brochure which was previously provided to you.

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WILLIAM L. ROBBINS

Birth Year:	1968
Education:	Harvard College, B.A., 1990 Harvard Business School, M.B.A., 1995
Business Background:	CII division of CB&T Partner since 2019; CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Andrew B. Suzman that supplements CRMC Form ADV brochure which was previously provided to you.

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ANDREW B. SUZMAN

Birth Year:	1967
Education:	Harvard Business School, M.B.A., 1993 Tulane University, B.A., 1989
Business background:	CWI division of CRMC Partner since 2015; CWI division of CB&T Partner since 2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP GLOBAL EQUITY SMA

Date: September 28, 2023

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Capital Strategy Research, Inc. ("CSR")

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC Form ADV brochure which was previously provided to you.

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RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Eu-Gene Cheah that supplements CRMC's Form ADV brochure which was previously provided to you.

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EU-GENE CHEAH

Birth Year:	1965
Education:	INSEAD, M.B.A., 1997 Oxford University, B.M., B.Ch., 1990 Cambridge University, B.A., 1987
Business Background:	CII division of CGIMPL Partner since 2023; CII division of CIInc Partner since 2015-2023.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Gerald C. Du Manoir that supplements CRMC's Form ADV brochure which was previously provided to you.

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GERALD C. DU MANOIR

Birth Year:	1966
Education:	Institut Superieur de Gestion, B.A., 1989
Business Background:	CII division of CRMC Partner since 2015. CII division of CB&T Partner since 2015
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Gregory D. Fuss that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

GREGORY D. FUSS

Birth Year:	1959
Education:	University of Southern California, M.B.A., 1987 University of California at San Diego, B.A., 1982
Business Background:	CII division of CB&T Partner since 2019; CII division of CRMC Partner since 2015. CGPCS Senior Vice President and Portfolio Manager since 2013.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

FUNMI NUBI

Birth Year:	1977
Education:	Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
Business background:	CII division of CRMC Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; BlackRock Index Portfolio Manager 2015-2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about William L. Robbins that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

WILLIAM L. ROBBINS

Birth Year:	1968
Education:	Harvard College, B.A., 1990 Harvard Business School, M.B.A., 1995
Business Background:	CII division of CB&T Partner since 2019 CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Michael Wadeson that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MICHAEL WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2020 -2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Steven T. Watson that supplements CRMC's Form ADV brochure which was previously provided to you.

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STEVEN T. WATSON

Birth Year:	1955
Education:	New York University, M.B.A., 1985 New York University, M.A., 1985 University of Massachusetts, B.A., 1981
Business background:	CII division of CIInc Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Philip Winston that supplements CRMC's Form ADV brochure which was previously provided to you.

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PHILIP WINSTON

Birth Year:	1955
Education:	Cambridge University, Ph.D., 1982 Cambridge University, B.A., 1976
Business background:	CII division of CIInc Partner since 2023; CII division of CIL Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP GLOBAL GROWTH SMA

Date: September 28, 2023

This brochure supplement provides information that supplements Capital Research and Management Company's ("CRMC") Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

Additional information about CRMC is available on the United States Securities and Exchange Commission ("SEC") website at www.adviserinfo.sec.gov.

CRMC is a wholly-owned subsidiary of The Capital Group Companies, Inc. ("CGC"). CGC owns 100%, either directly or indirectly, of each of the following entities, which may be discussed from time to time throughout this brochure (certain of which are SEC-registered investment advisers whose SEC File Numbers are as indicated):

American Funds Distributors, Inc. ("AFD") (SEC File Number: 801-77946) American Funds Service Company ("AFS") Capital Bank and Trust Company ("CB&T") (SEC File Number: 801-79234) Capital Group Companies, Inc. ("CGC") Capital Group Corporate International ("CGCInt'l") Capital Group International, Inc. ("CGII") Capital Group Private Client Services, Inc. ("CGPCS") (SEC File Number: 801-121267) Capital Group Research, Inc. ("CGRI") Capital Guardian (Canada), Inc. ("CGCI") (SEC File Number: 801-56526) Capital Group Investment Management Pte. Ltd. ("CGIMPL) Capital International Asset Management (Canada), Inc. ("CIAM-C") Capital International Financial Services, Inc. ("CIFS") Capital International Funds Company ("CIFCo") Capital International Funds Group ("CIFG") Capital International, Inc. ("CIInc") (SEC File Number: 801-32104) Capital International K.K. ("CIKK") Capital International Limited ("CIL") Capital International Management Company S.A. ("CIMC") Capital International Sarl ("CISA") (SEC File Number: 802-75723) Capital Investment Research Services Private Limited ("CIRS") Capital Management Services, Inc. ("CMS") Capital Research Company ("CRC") (SEC File Number: 801-54942) Capital Research and Management Company ("CRMC") (SEC File Number: 801-8055)

Capital Strategy Research, Inc. ("CSR")

Other Abbreviations used in this brochure include:

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Barbara A. Burtin that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

BARBARA A. BURTIN

Birth Year:	1977
Education:	University of Pennsylvania – The Wharton School, M.B.A., 2008 HEC Paris, MSc, 1999
Business background:	CWI division of CRMC Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Noriko H. Chen that supplements CRMC's Form ADV brochure which was previously provided to you.

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NORIKO H. CHEN

Birth Year:	1967
Education:	Keio University, Bekka, 1990 Williams College, B.A., 1989
Business background:	CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Patrice R. Collette that supplements CRMC's Form ADV brochure which was previously provided to you.

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PATRICE R. COLLETTE

Birth Year:	1967
Education:	INSEAD, M.B.A., 1999 The Graduate Institute, Geneva, Master's Degree, 1994 University of Geneva, B.B.A., 1994 University of Lausanne, Bachelor's Degree, 1991
Business background:	CWI division of CIInc Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Brady L. Enright that supplements CRMC's Form ADV brochure which was previously provided to you.

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BRADY L. ENRIGHT

Birth Year:	1967
Education:	Harvard Business School, M.B.A., 1994 Stanford University, B.S., 1989
Business background:	CWI division of CB&T Partner since 2019; CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: November 1, 2023

This brochure supplement provides information about Kohei Higashi that supplements CRMC's Form ADV brochure which was previously provided to you.

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KOHEI HIGASHI

Birth Year:	1971
Education:	Harvard Business School, M.B.A., 2003 University of Tsukuba, B.A, 1995
Business background:	CII division of CRMC Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Joanna F. Jonsson that supplements CRMC's Form ADV brochure which was previously provided to you.

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JOANNA F. JONSSON

Birth Year:	1963
Education:	Stanford University, M.B.A., 1990 Princeton University, B.A., 1985
Business background:	CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Jonathan Knowles that supplements CRMC Form ADV brochure which was previously provided to you.

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JONATHAN KNOWLES

Birth Year:	1961
Education:	University of Liverpool, PhD, 1988 INSEAD, M.B.A., 1988 University of Liverpool, B.A., 1985
Business background:	CWI division of CGIMPL Partner since 2023; CWI division of CIInc Partner since 2015-2023.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Robert W. Lovelace that supplements CRMC Form ADV brochure which was previously provided to you.

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ROBERT W. LOVELACE

Birth Year:	1962
Education:	Princeton University, A.B., 1984
Business Background:	CII division of CB&T Partner since 2016; CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Marc E. Nabi that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARC E. NABI

Birth Year:	1967
Education:	New York University, M.B.A., 1996 University of Michigan, B.B.A., 1989
Business background:	CWI division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	Investment Specialist for AFD, a registered broker-dealer, affiliate of CRMC
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

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FUNMI NUBI

Birth Year:	1977
Education:	Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
Business background:	CII division of CRMC Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; BlackRock Index Portfolio Manager 2015-2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: November 1, 2023

This brochure supplement provides information about Anne-Marie Peterson that supplements CRMC's Form ADV brochure which was previously provided to you.

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ANNE-MARIE PETERSON

Birth Year:	1972
Education:	University of California - Irvine, B.S, 1994
Business background:	CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Andraz Razen that supplements CRMC Form ADV brochure which was previously provided to you.

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ANDRAZ RAZEN

Birth Year:	1975
Education:	Tufts University, B.A., 1998
Business background:	CWI division of CRC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Alexander G. Shenkman that supplements CRMC's Form ADV brochure which was previously provided to you.

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ALEXANDER G. SHENKMAN

Birth Year:	1963
Education:	New York University, M.B.A., 1997 Moscow University of Communication and Informatics, B.S., 1985
Business background:	CWI division of CB&T Senior Vice President since 2022; Temporary Retirement 2021- 2022; CRGI division of CRMC Partner 2015 –2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Michael Wadeson that supplements CRMC's Form ADV brochure which was previously provided to you.

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MICHAEL WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T since 2022; CRMC Portfolio Strategy Manager 2020-2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Steven T. Watson that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

STEVEN T. WATSON

Birth Year:	1955
Education:	New York University, M.B.A., 1985 New York University, M.A., 1985 University of Massachusetts, B.A., 1981
Business background:	CII division of CIInc Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP INTERNATIONAL EQUITY SMA

Date: September 28, 2023

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Other Abbreviations used in this brochure include:

Capital International Investors ("CII"), Capital Fixed Income Investors ("CFII"), Capital World Investors ("CWI"), Capital Research Global Investors ("CRGI") and Capital Solutions Group ("CSG"), are divisions of CRMC and some of its affiliates as noted in this brochure.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Eu-Gene Cheah that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

EU-GENE CHEAH

Birth Year:	1965
Education:	INSEAD, M.B.A., 1997 Oxford University, B.M., B.Ch., 1990 Cambridge University, B.A., 1987
Business Background:	CII division of CGIMPL Partner since 2023; CII division of CIInc Partner 2015-2022.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Gerald C. Du Manoir that supplements CRMC's Form ADV brochure which was previously provided to you.

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GERALD C. DU MANOIR

Birth Year:	1966
Education:	Institut Superieur de Gestion, B.A., 1989
Business Background:	CII division of CRMC Partner since 2015. CII division of CB&T Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Gregory D. Fuss that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

GREGORY D. FUSS

Birth Year:	1959
Education:	University of Southern California, M.B.A., 1987 University of California at San Diego, B.A., 1982
Business Background:	CII division of CB&T Partner since 2019; CII division of CRMC Partner since 2015; CGPCS Senior Vice President and Portfolio Manager since 2013.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

FUNMI NUBI

Birth Year:	1977
Education:	Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
Business background:	CII division of CRMC Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2002; BlackRock Index Portfolio Manager 2015-2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Mike Wadeson that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MIKE WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T since 2022; CRC – LDO Portfolio Strategy Manager 2020-2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Philip Winston that supplements CRMC's Form ADV brochure which was previously provided to you.

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PHILIP WINSTON

Birth Year:	1955
Education:	Cambridge University, Ph.D., 1982 Cambridge University, B.A., 1976
Business background:	CII division of CIInc Partner since 2023; CII division of CIL Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP INTERNATIONAL GROWTH SMA

Date: September 28, 2023

This brochure supplement provides information that supplements Capital Research and Management Company's ("CRMC") Form ADV brochure which was previously provided to you.

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Other Abbreviations used in this brochure include:

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC Form ADV brochure which was previously provided to you.

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RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Noriko H. Chen that supplements CRMC Form ADV brochure which was previously provided to you.

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NORIKO H. CHEN

Birth Year:	1967
Education:	Keio University, Bekka, 1990 Williams College, B.A., 1989
Business background:	CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2022

This brochure supplement provides information about Gerald C. Du Manoir that supplements CRMC's Form ADV brochure which was previously provided to you.

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GERALD C. DU MANOIR

Birth Year:	1966
Education:	Institut Superieur de Gestion, B.A., 1989
Business Background:	CII division of CRMC Partner since 2015; CII division of CB&T Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Nicholas J. Grace that supplements CRMC's Form ADV 2B brochure which was previously provided to you.

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NICHOLAS J. GRACE

Birth Year:	1966
Education:	University of Wisconsin-Madison, M.B.A., 1990 University of Waikato, New Zealand, B.A., 1987
Business background:	CRGI division of CRC Partner since 2018; CWI division of CRC Partner 2015-2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Maria Karahalis that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARIA KARAHALIS

Birth Year:	1964
Education:	MIT Sloan School of Management, S.M., 1990 Wellesley College, B.A., 1986
Business background:	CRGI Division of CB&T Senior Vice President since 2019; CG Institutional Investment Services Division of AFD Senior Vice President 2014-2019.
Disciplinary Information:	None
Other Business Activities:	Investment Specialist for AFD, a registered broker-dealer, affiliate of CRMC.
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Carl M. Kawaja that supplements CRMC's Form ADV brochure which was previously provided to you.

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CARL M. KAWAJA

Birth Year:	1964
Education:	Columbia Business School, M.B.A., 1991 Brown University, B.A., 1986
Business background:	CWI division of CB&T Partner since 2019; CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Jonathan Knowles that supplements CRMC's Form ADV brochure which was previously provided to you.

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JONATHAN KNOWLES

Birth Year:	1961
Education:	INSEAD, M.B.A., 1991 University of Liverpool, PhD, 1988 University of Liverpool, B.A., 1985
Business background:	CWI division of CGIMPL Partner since 2023; CWI division of CIInc Partner since 2015-2023.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Martin Kremenstein that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARTIN KREMENSTEIN

Birth Year:	1976
Education:	University of Leeds, B.A., 1998
Business background:	CRGI division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021 - 2022; RS Metrics Senior Advisor 2019-2021; Nuveen Senior Managing Director 2015-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Lawrence Kymisis that supplements CRMC Form ADV brochure which was previously provided to you.

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LAWRENCE KYMISIS

Birth Year:	1970
Education:	London School of Economics, MSc, 1995 University of Bristol, BSc, 1994
Business background:	CWI Division of CRC Partner since 2018; CRGI Division of CRC Partner 2015-2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Harold H. La that supplements CRMC's Form ADV brochure which was previously provided to you.

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HAROLD H. LA

Birth Year:	1970
Education:	Kellogg School of Management at Northwestern University, M.B.A., 1998 University of Western Ontario, B.B.A., 1992
Business Background:	CRGI division of CIInc Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

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SUNG LEE

Birth Year:	1966
Education:	Columbia Business School, M.B.A., 1994 Pennsylvania State University, B.A., 1989
Business background:	CRGI division of CGIMPL Partner since 2023; CRGI division of CIInc Partner since 2015-2023.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Marc E. Nabi that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARC E. NABI

Birth Year:	1967
Education:	New York University, M.B.A., 1996 University of Michigan, B.B.A., 1989
Business background:	CWI division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	Investment Specialist for AFD, a registered broker-dealer, affiliate of CRMC
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

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FUNMI NUBI

Birth Year:	1977
Education:	Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
Business background:	CII division of CRMC Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; BlackRock Index Portfolio Manager 2015-2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: November 1, 2023

This brochure supplement provides information about Samir Parekh that supplements CRMC's Form ADV brochure which was previously provided to you.

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SAMIR PAREKH

Birth Year:	1974
Education:	Indian Institute of Management-Ahmedabad, Post-Graduate degree, Business Administration, 1996 Bombay University – Sydenham College, Bachelor of Commerce, 1994
Business background:	CII division of CIInc Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Lara Pellini that supplements CRMC's Form ADV brochure which was previously provided to you.

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LARA PELLINI

Birth Year:	1975
Education:	London School of Economics, MSc, 2000 IULM University – Milan, BSc, 1999
Business Background:	CWI division of CRC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

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ALEXANDER G. SHENKMAN

Birth Year:	1963
Education:	New York University, M.B.A., 1997 Moscow University of Communication and Informatics, B.S., 1985
Business background:	CWI division of CB&T Senior Vice President since 2022; Temporary Retirement 2021- 2022; CRGI division of CRMC Partner 2015 –2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

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ANDREW B. SUZMAN

Birth Year:	1967
Education:	Harvard Business School, M.B.A., 1993 Tulane University, B.A., 1989
Business background:	CWI division of CB&T Partner since 2019; CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

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TOMONORI TANI

Birth Year:	1977
Education:	Sophia University, B.A., 1999
Business background:	CWI division of CRMC Partner since 2023; CWI division of CIInc Partner 2015-2023.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

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CHRISTOPHER M. THOMSEN

Birth Year:	1970
Education:	Columbia Business School, M.B.A., 1997 Georgetown University, B.A., 1992
Business background:	CRGI division of CRC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

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MICHAEL WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2020-2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP SHORT MUNICIPAL BOND SMA CAPITAL GROUP INTERMEDIATE MUNICIPAL BOND SMA CAPITAL GROUP LONG MUNICIPAL BOND SMA

Date: September 28, 2023

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Mark A. Marinella that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARK A. MARINELLA

Birth Year:	1958
Education:	Boston College, M.B.A., 1985 University of Massachusetts, B.A., 1981
Business background:	CFII division of CRMC Partner since 2020; Vice President 2016-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP U.S. CONSERVATIVE GROWTH & INCOME SMA

Date: September 28, 2023

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Other Abbreviations used in this brochure include:

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Grant L. Cambridge that supplements CRMC's Form ADV brochure which was previously provided to you.

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GRANT L. CAMBRIDGE

Birth Year:	1962
Education:	Harvard Business School, M.B.A., 1997 Suffolk University, M.A., 1989 Bentley College, B.S., 1984
Business background:	CII division of CRMC Partner since 2020; CRGI division of CRMC Partner 2015-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Charles E. Ellwein that supplements CRMC's Form ADV brochure which was previously provided to you.

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CHARLES E. ELLWEIN

Birth Year:	1968
Education:	Stanford Graduate School of Business, M.B.A., 1996 Brown University, Sc.B., 1990
Business background:	CRGI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Cheryl E. Frank that supplements CRMC's Form ADV brochure which was previously provided to you.

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CHERYL E. FRANK

Birth Year:	1975
Education:	Stanford Graduate School of Business, M.B.A., 2002 Harvard University, A.B., 1996
Business Background:	CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Maria Karahalis that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MARIA KARAHALIS

Birth Year:	1964
Education:	MIT Sloan School of Management, S.M., 1990 Wellesley College, B.A., 1986
Business background:	CRGI Division of CB&T Senior Vice President since 2019; CG Institutional Investment Services Division of AFD Senior Vice President 2014-2019.
Disciplinary Information:	None
Other Business Activities:	Investment Specialist for AFD, a registered broker-dealer, affiliate of CRMC.
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Martin Kremenstein that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARTIN KREMENSTEIN

Birth Year:	1976
Education:	University of Leeds, B.A., 1998
Business background:	CRGI division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; RS Metrics Senior Advisor 2019-2021; Nuveen Senior Managing Director 2015-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about James B. Lovelace that supplements CRMC's Form ADV brochure which was previously provided to you.

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JAMES B. LOVELACE

Birth Year:	1956
Education:	Swarthmore College, B.A., 1979
Business background:	CRGI division of CB&T Partner 2019-2023; CRGI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

FUNMI NUBI

Birth Year:	1977
Education:	Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
Business background:	CII division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; BlackRock Index Portfolio Manager 2015-2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about William L. Robbins that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

WILLIAM L. ROBBINS

Birth Year:	1968
Education:	Harvard College, B.A., 1990 Harvard Business School, M.B.A., 1995
Business Background:	CII division of CB&T Partner since 2019; CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about James Terrile that supplements CRMC's Form ADV brochure which was previously provided to you.

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JAMES TERRILE

Birth Year:	1965
Education:	Columbia Business School, M.B.A., 1996 William Patterson University, B.A., 1987
Business background:	CRGI division of CB&T Partner since 2023; CRGI Division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Brantley W. Thompson that supplements CRMC's Form ADV brochure which was previously provided to you.

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BRANTLEY W. THOMPSON

Birth Year:	1973
Education:	University of Virginia, B.S., 1995
Business background:	CII division of CRMC Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Michael Wadeson that supplements CRMC's Form ADV brochure which was previously provided to you.

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MICHAEL WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T Senior Vice President since 2022; CRC – LDO Portfolio Strategy Manager 2020-2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP U.S. EQUITY SMA

Date: September 28, 2023

This brochure supplement provides information that supplements Capital Research and Management Company's ("CRMC") Form ADV brochure which was previously provided to you.

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Additional information about CRMC is available on the United States Securities and Exchange Commission ("SEC") website at www.adviserinfo.sec.gov.

CRMC is a wholly-owned subsidiary of The Capital Group Companies, Inc. ("CGC"). CGC owns 100%, either directly or indirectly, of each of the following entities, which may be discussed from time to time throughout this brochure (certain of which are SEC-registered investment advisers whose SEC File Numbers are as indicated):

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Capital Strategy Research, Inc. ("CSR")

Other Abbreviations used in this brochure include:

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Cheryl E. Frank that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

CHERYL E. FRANK

Birth Year:	1975
Education:	Stanford Graduate School of Business, M.B.A., 2002 Harvard University, A.B., 1996
Business Background:	CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Gregory D. Fuss that supplements CRMC's Form ADV brochure which was previously provided to you.

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GREGORY D. FUSS

Birth Year:	1959
Education:	University of Southern California, M.B.A., 1987 University of California at San Diego, B.A., 1982
Business Background:	CII division of CB&T Partner since 2019; CII division of CRMC Partner since 2015; CGPCS Senior Vice President and Portfolio Manager since 2013.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Gregory J. Miliotes that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

GREGORY J. MILIOTES

Birth Year:	1974
Education:	Stanford Graduate School of Business, M.B.A. 2002 Massachusetts Institute of Technology, B.S. 1996
Business background:	CII division of CRMC Partner since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

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FUNMI NUBI

Birth Year:	1977
Education:	Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
Business background:	CII division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; BlackRock Index Portfolio Manager 2015-2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about William L. Robbins that supplements CRMC's Form ADV brochure which was previously provided to you.

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WILLIAM L. ROBBINS

Birth Year:	1968
Education:	Harvard College, B.A., 1990 Harvard Business School, M.B.A., 1995
Business Background:	CII division of CB&T Partner since 2019; CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Michael Wadeson that supplements CRMC's Form ADV brochure which was previously provided to you.

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MICHAEL WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T Senior Vice President since 2022; CRC – LDO Portfolio Strategy Manager 2020-2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP U.S. FLEXIBLE GROWTH SMA

Date: September 28, 2023

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Other Abbreviations used in this brochure include:

Capital International Investors ("CII"), Capital Fixed Income Investors ("CFII"), Capital World Investors ("CWI"), Capital Research Global Investors ("CRGI") and Capital Solutions Group ("CSG"), are divisions of CRMC and some of its affiliates as noted in this brochure.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Julian N. Abdey that supplements CRMC's Form ADV brochure which was previously provided to you.

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JULIAN N. ABDEY

Birth Year:	1972
Education:	Stanford Graduate School of Business, M.B.A., 2002 Cambridge University, B.A., 1994
Business background:	CII division of CRMC Partner since 2018; CWI division of CRMC Partner 2015-2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Christopher D. Buchbinder that supplements CRMC's Form ADV brochure which was previously provided to you.

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CHRISTOPHER D. BUCHBINDER

Birth Year:	1971
Education:	Brown University, B.A., 1994
Business background:	CRGI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC's Form ADV brochure which was previously provided to you.

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RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Mark L. Casey that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MARK L. CASEY

Birth Year:	1970
Education:	Harvard Business School, M.B.A., 1998 Yale University, B.A., 1992
Business background:	CII division of CB&T Partner since 2023; CII division of CRMC Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about J. Blair Frank that supplements CRMC's Form ADV brochure which was previously provided to you.

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J. BLAIR FRANK

Business background:	CRGI division of CRMC Partner since 2015.
Education:	Northwestern University, M.B.A., 1994 Bates College, B.A., 1989
Birth Year:	1966

Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Rosalyn Hongsaranagon that supplements CRMC's Form ADV brochure which was previously provided to you.

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ROSALYN HONGSARANAGON

Birth Year:	1979
Education:	Brown University, B.A., 2002
Business Background:	CWI division of CRMC Partner since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Joanna F. Jonsson that supplements CRMC's Form ADV brochure which was previously provided to you.

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JOANNA F. JONSSON

Business background:	CWI division of CRMC Partner since 2015.
Education:	Stanford University, M.B.A., 1990 Princeton University, B.A., 1985
Birth Year:	1963

Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Maria Karahalis that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARIA KARAHALIS

Birth Year:	1964
Education:	MIT Sloan School of Management, S.M., 1990 Wellesley College, B.A., 1986
Business background:	CRGI Division of CB&T Senior Vice President since 2019; CG Institutional Investment Services Division of AFD Senior Vice President 2014-2019.
Disciplinary Information:	None
Other Business Activities:	Investment Specialist for AFD, a registered broker-dealer, affiliate of CRMC.
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Carl M. Kawaja that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

CARL M. KAWAJA

Birth Year:	1964
Education:	Columbia Business School, M.B.A., 1991 Brown University, B.A., 1986
Business background:	CWI division of CB&T Partner since 2019; CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Martin Kremenstein that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MARTIN KREMENSTEIN

Birth Year:	1976
Education:	University of Leeds, B.A., 1998
Business background:	CRGI division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; RS Metrics Senior Advisor 2019-2021; Nuveen Senior Managing Director 2015-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Marc E. Nabi that supplements CRMC Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MARC E. NABI

Birth Year:	1967
Education:	New York University, M.B.A., 1996 University of Michigan, B.B.A., 1989
Business background:	CWI division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	Investment Specialist for AFD, a registered broker-dealer, affiliate of CRMC
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

FUNMI NUBI

Birth Year: 1977

- Education: Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
- Business background: CII division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; BlackRock Index Portfolio Manager 2015-2021.

Disciplinary Information: None

Other Business Activities: None

Additional Compensation: None

Supervision:

The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Aidan W. O'Connell that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

AIDAN W. O'CONNELL

Birth Year:	1968
Education:	University of Pennsylvania, M.B.A., 1996 John Hopkins University, M.A., 1996 Dartmouth College, B.A., 1990
Business background:	CRGI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Donald D. O'Neal that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

DONALD D. O'NEAL

Birth Year:	1960
Education:	Stanford University Graduate School of Business, M.B.A., 1985 University of California, Los Angeles, B.S., 1982
Business background:	CII division of CB&T Partner since 2019; CII division of CRMC Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Anne-Marie Peterson that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

ANNE-MARIE PETERSON

Birth Year:	1972
Education:	University of California - Irvine, B.S, 1994
Business background:	CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Andraz Razen that supplements CRMC Form ADV brochure which was previously provided to you.

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ANDRAZ RAZEN

Birth Year:	1975
Education:	Tufts University, B.A., 1998
Business background:	CWI division of CRC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Martin Romo that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARTIN ROMO

Birth Year:	1967
Education:	Stanford Graduate School of Business, M.B.A., 1993 University of California, Berkeley, B.A., 1985
Business Background:	CRGI division of CB&T Partner since 2023; CRGI division of CRMC Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Alexander G. Shenkman that supplements CRMC's Form ADV brochure which was previously provided to you.

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ALEXANDER G. SHENKMAN

Birth Year:	1963
Education:	New York University, M.B.A., 1997 Moscow University of Communication and Informatics, B.S., 1985
Business background:	CWI division of CB&T Senior Vice President since 2022; Temporary Retirement 2021- 2022; CRGI division of CRMC Partner 2015 –2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Eric H. Stern that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

ERIC H. STERN

Birth Year:	1964
Education:	Stanford Graduate School of Business, M.B.A., 1991 University of California, Berkeley, B.A., 1987
Business Background:	CII division of CB&T Partner since 2015; CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Michael Wadeson that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MICHAEL WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2020-2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Alan J. Wilson that supplements CRMC's Form ADV brochure which was previously provided to you.

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ALAN J. WILSON

Birth Year:	1961
Education:	Harvard Business School, M.B.A., 1986 Massachusetts Institute of Technology, B.S., 1982
Business background:	CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP U.S. GROWTH SMA

Date: September 28, 2023

This brochure supplement provides information that supplements Capital Research and Management Company's ("CRMC") Form ADV brochure which was previously provided to you.

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Additional information about CRMC is available on the United States Securities and Exchange Commission ("SEC") website at www.adviserinfo.sec.gov.

CRMC is a wholly-owned subsidiary of The Capital Group Companies, Inc. ("CGC"). CGC owns 100%, either directly or indirectly, of each of the following entities, which may be discussed from time to time throughout this brochure (certain of which are SEC-registered investment advisers whose SEC File Numbers are as indicated):

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Other Abbreviations used in this brochure include:

Capital International Investors ("CII"), Capital Fixed Income Investors ("CFII"), Capital World Investors ("CWI"), Capital Research Global Investors ("CRGI") and Capital Solutions Group ("CSG"), are divisions of CRMC and some of its affiliates as noted in this brochure.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Cheryl E. Frank that supplements CRMC's Form ADV brochure which was previously provided to you.

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CHERYL E. FRANK

Birth Year:	1975
Education:	Stanford Graduate School of Business, M.B.A., 2002 Harvard University, A.B., 1996
Business Background:	CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Martin Jacobs that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARTIN JACOBS

Birth Year:	1962
Education:	University of Pennsylvania, M.B.A., 1988 University of Southern California, B.S., 1984
Business background:	CRGI Division of CRMC Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Maria Karahalis that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARIA KARAHALIS

Birth Year:	1964
Education:	MIT Sloan School of Management, S.M., 1990 Wellesley College, B.A., 1986
Business background:	CRGI Division of CB&T Senior Vice President since 2019; CG Institutional Investment Services Division of AFD Senior Vice President since 2014-2019.
Disciplinary Information:	None
Other Business Activities:	Investment Specialist for AFD, a registered broker-dealer, affiliate of CRMC.
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Martin Y. Kremenstein that supplements CRMC's Form ADV brochure which was previously provided to you.

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MARTIN Y. KREMENSTEIN

Birth Year:	1976
Education:	University of Leeds, B.A., 1998
Business background:	CRGI division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; RS Metrics Senior Advisor 2019-2021; Nuveen Senior Managing Director 2015-2019.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

FUNMI NUBI

Birth Year:	1977
Education:	Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
Business background:	CII division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; BlackRock Index Portfolio Manager 2015-2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Aidan W. O'Connell that supplements CRMC's Form ADV brochure which was previously provided to you.

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AIDAN W. O'CONNELL

Birth Year:	1968
Education:	University of Pennsylvania, M.B.A., 1996 John Hopkins University, M.A., 1996 Dartmouth College, B.A., 1990
Business background:	CRGI division of CRMC Partner since 2015; Vice President 2008 – 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Jessica C. Spaly that supplements CRMC's Form ADV brochure which was previously provided to you.

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JESSICA C. SPALY

Birth Year:	1977
Education:	Harvard Business School, M.B.A., 2003 Harvard College, A.B., 1997
Business Background:	CRGI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Eric H. Stern that supplements CRMC's Form ADV brochure which was previously provided to you.

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ERIC H. STERN

Birth Year:	1964
Education:	Stanford Graduate School of Business, M.B.A., 1991 University of California, Berkeley, B.A., 1987
Business Background:	CII division of CRMC Partner since 2015, Senior Vice President July 2014- December 2014.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about James Terrile that supplements CRMC's Form ADV brochure which was previously provided to you.

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JAMES TERRILE

Birth Year:	1965
Education:	Columbia Business School, M.B.A., 1996 William Patterson University, B.A., 1987
Business background:	CRGI division of CB&T Partner since 2023; CRGI Division of CRMC Partner since 2015, Senior Vice President 2007 – 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Michael Wadeson that supplements CRMC's Form ADV brochure which was previously provided to you.

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MICHAEL WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2020-2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Gregory W. Wendt that supplements CRMC's Form ADV brochure which was previously provided to you.

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GREGORY W. WENDT

Birth Year:	1961
Education:	Harvard Business School, M.B.A., 1987 University of Chicago, B.A. in Economics, 1983
Business Background:	CRGI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP U.S. INCOME AND GROWTH SMA

Date: September 28, 2023

This brochure supplement provides information that supplements Capital Research and Management Company's ("CRMC") Form ADV brochure which was previously provided to you.

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Additional information about CRMC is available on the United States Securities and Exchange Commission ("SEC") website at www.adviserinfo.sec.gov.

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American Funds Distributors, Inc. ("AFD") (SEC File Number: 801-77946) American Funds Service Company ("AFS") Capital Bank and Trust Company ("CB&T") (SEC File Number: 801-79234) Capital Group Companies, Inc. ("CGC") Capital Group Corporate International ("CGCInt'l") Capital Group International, Inc. ("CGII") Capital Group Private Client Services, Inc. ("CGPCS") (SEC File Number: 801-121267) Capital Group Research, Inc. ("CGRI") Capital Guardian (Canada), Inc. ("CGCI") (SEC File Number: 801-56526) Capital International Asset Management (Canada), Inc. ("CIAM-C") Capital International Financial Services, Inc. ("CIFS") Capital International Funds Company ("CIFCo") Capital International Funds Group ("CIFG") Capital International, Inc. ("CIInc") (SEC File Number: 801-32104) Capital International K.K. ("CIKK") Capital International Limited ("CIL") Capital International Management Company S.A. ("CIMC") Capital International Sarl ("CISA") (SEC File Number: 802-75723) Capital Investment Research Services Private Limited ("CIRS") Capital Management Services, Inc. ("CMS") Capital Research Company ("CRC") (SEC File Number: 801-54942) Capital Research and Management Company ("CRMC") (SEC File Number: 801-8055) Capital Strategy Research, Inc. ("CSR")

Other Abbreviations used in this brochure include:

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Alan N. Berro that supplements CRMC's Form ADV brochure which was previously provided to you.

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ALAN N. BERRO

Birth Year:	1960
Education:	Harvard Business School, M.B.A., 1986 University of California, Los Angeles, B.A., 1982
Business background:	CWI division of CB&T Partner since 2019; CWI Division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Mark L. Casey that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MARK L. CASEY

Birth Year:	1970
Education:	Harvard Business School, M.B.A., 1998 Yale University, B.A., 1992
Business background:	CII division of CB&T Partner since 2023; CII division of CRMC Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Irfan M. Furniturewala that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

IRFAN M. FURNITUREWALA

Birth Year:	1971
Education:	University of Pennsylvania, Wharton School of Business, M.B.A., 2001 Iowa State University, M.S. 1995 Bombay University, B.S., 1993
Business Background:	CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Emsie (Emme) P. Kozloff that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

EMSIE (EMME) P. KOZLOFF

Birth Year:	1962
Education:	Harvard Business School, M.B.A., 1992 Pomona College, B.A., 1984
Business background:	CWI division of CRMC Partner since 2018;
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Jeffrey T. Lager that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

JEFFREY T. LAGER

Birth Year:	1968
Education:	Stanford Graduate School of Business, MBA, 1996 Stanford University, B.A. 1990, M.A. 1991
Business background:	CII division of CB&T Partner since 2023; CII Division of CRMC Partner since 2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Jin K. Lee that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

JIN K. LEE

Birth Year:	1969
Education:	Harvard University Graduate School of Business Administration, M.B.A., 1997 University of Pennsylvania, B.A., 1992
Business background:	CWI division of CRMC Partner since 2018; CII division of CRMC Partner 2015-2018.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Marc E. Nabi that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MARC E. NABI

Birth Year:	1967
Education:	New York University, M.B.A., 1996 University of Michigan, B.B.A., 1989
Business background:	CWI division of CB&T Senior Vice President since 2016; AFD, CG Institutional Investment Services Division Senior Vice President 2014 – 2016; UBS Managing Director 2009 – 2014.
Disciplinary Information:	None
Other Business Activities:	Investment Specialist for AFD, a registered broker-dealer, affiliate of CRMC
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

FUNMI NUBI

Birth Year:	1977
Education:	Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
Business background:	CII division of CB&T Senior Vice President since 2022; CII division of CRMC Portfolio Strategy Manager 2021-2022; BlackRock Index Portfolio Manager 2015-2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Alexander G. Shenkman that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

ALEXANDER G. SHENKMAN

Birth Year:	1963
Education:	New York University, M.B.A., 1997 Moscow University of Communication and Informatics, B.S., 1985
Business background:	CWI division of CB&T Senior Vice President since 2022; Temporary Retirement 2021-2022; CRGI division of CRMC Partner 2015 –2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Eric H. Stern that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

ERIC H. STERN

Birth Year:	1964
Education:	Stanford Graduate School of Business, M.B.A., 1991 University of California, Berkeley, B.A., 1987
Business Background:	CII division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Michael Wadeson that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MICHAEL WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T Senior Vice President since 2022; CII division of CIInc Portfolio Strategy Manager 2020-2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. You may contact the investment committee at 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Diana Wagner that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

DIANA WAGNER

Birth Year:	1973
Education:	Columbia Business School, M.B.A 2000 Yale University, B.A. 1995
Business background:	CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Alan J. Wilson that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

ALAN J. WILSON

Birth Year:	1961
Education:	Harvard Business School, M.B.A., 1986 Massachusetts Institute of Technology, B.S., 1982
Business background:	CWI division of CRMC Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

CAPITAL GROUP WORLD DIVIDEND GROWERS SMA

Date: September 28, 2023

This brochure supplement provides information that supplements Capital Research and Management Company's ("CRMC") Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

Additional information about CRMC is available on the United States Securities and Exchange Commission ("SEC") website at www.adviserinfo.sec.gov.

CRMC is a wholly-owned subsidiary of The Capital Group Companies, Inc. ("CGC"). CGC owns 100%, either directly or indirectly, of each of the following entities, which may be discussed from time to time throughout this brochure (certain of which are SEC-registered investment advisers whose SEC File Numbers are as indicated):

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Other Abbreviations used in this brochure include: Capital International Investors ("CII"), Capital Fixed Income Investors ("CFII"), Capital World Investors ("CWI"), Capital Research Global Investors ("CRGI") and Capital Solutions Group ("CSG"), are divisions of CRMC and some of its affiliates as noted in this brochure.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Richard T. Carlyle that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

RICHARD T. CARLYLE

Birth Year:	1960
Education:	Leicester University, BSc, 1981
Business background:	CII division of CB&T Senior Vice President since 2016.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Grant L. Cambridge that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

GRANT L. CAMBRIDGE

Birth Year:	1962
Education:	Harvard Business School, M.B.A., 1997 Suffolk University, M.A., 1989 Bentley College, B.S., 1984
Business background:	CII division of CRMC Partner since 2020; CRGI division of CRMC Partner 2015-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

333 South Hope Street, 55th Floor Los Angeles, California 90071 Phone: (213) 486-9200 capitalgroup.com

Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Funmi Nubi that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

FUNMI NUBI

Birth Year:	1977
Education:	Durham University Business School, M.S., 2003 Olabisi Onabanjo University (Formerly Ogun State University), B.Sc., 2000
Business background:	CII division of CB&T Senior Vice President since 2022; CRMC Portfolio Strategy Manager 2021-2022; BlackRock Index Portfolio Manager 2015-2021.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

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Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Michael Wadeson that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

MICHAEL WADESON

Birth Year:	1979
Education:	Bournemouth University, 1st Class BA Hons, 2001
Business Background:	CII division of CB&T Senior Vice President since 2022; CRC – LDO Portfolio Strategy Manager 2020-2022; CRC – LDO Vehicle Specialist 2017-2020.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

333 South Hope Street, 55th Floor Los Angeles, California 90071 Phone: (213) 486-9200 capitalgroup.com

Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Steven T. Watson that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

STEVEN T. WATSON

Birth Year:	1955
Education:	New York University, M.B.A., 1985 New York University, M.A., 1985 University of Massachusetts, B.A., 1981
Business background:	CII division of CIInc Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

CAPITAL RESEARCH AND MANAGEMENT COMPANY

333 South Hope Street, 55th Floor Los Angeles, California 90071 Phone: (213) 486-9200 capitalgroup.com

Form ADV, Part 2B BROCHURE SUPPLEMENT

Date: September 28, 2023

This brochure supplement provides information about Philip Winston that supplements CRMC's Form ADV brochure which was previously provided to you.

Please contact us at <u>ADVPart2@capgroup.com</u> if you would like a copy of CRMC's brochure or if you have any questions about the contents of this supplement.

PHILIP WINSTON

Birth Year:	1955
Education:	Cambridge University, Ph.D., 1982 Cambridge University, B.A., 1976
Business background:	CII division of CIInc Partner since 2023; CII division of CIL Partner since 2015.
Disciplinary Information:	None
Other Business Activities:	None
Additional Compensation:	None
Supervision:	The relevant investment committee provides oversight of the investment management process and investment professionals. For additional information, please contact 213-486-9676.

Privacy policy

January 1, 2023

Capital Group considers the privacy of its investors and clients to be of fundamental importance and has established a policy to maintain the confidentiality of the information you share with us. For additional information, please refer to our Privacy Q&A page at **capitalgroup.com/privacy-answers.**

Personal information we collect

We do not sell (as defined under Federal law) any information to any third parties. However, we may collect and retain certain nonpublic personal information about you, including:

- Information we receive from you or your financial intermediary, such as your name, address, date of birth and tax identification number;
- Information from third-party data services (for example, to update your address when you have moved, obtain or verify your email address, obtain additional information to verify you and demographic information to better understand your investment and service needs);
- Information, such as account balance and transaction activity, about your investment transactions (including, to the extent necessary for our servicing your account(s) with us, your investments with third parties);
- Information collected from you online, information provided by you and data gathered from your activity and location (For example, we may use cookies and web beacons to collect device and browser information, such as your IP address, so we know your online preferences and viewing behaviors and can recognize you and your devices for multi-factor authentication.); and
- Information we collect from you, your employer or plan sponsor if Capital Group Retirement Plan Services provides them with retirement plan recordkeeping services (for example, payroll information).

Personal information we may disclose

We occasionally disclose nonpublic personal information about you to affiliates and nonaffiliates as permitted by law. Some instances when we have shared information include:

• Disclosing information to a third party in order to process account transactions that you request or authorize;

- CAPITAL AMERICAN GROUP[®] FUNDS[®]
- Sharing information with companies related to us, as permitted by law, to make you aware of new funds or other services that we offer;
- Disclosing your name and address to companies that mail account-related materials such as shareholder reports (note that these companies may not use the information for any other purpose);
- Disclosing information to research companies or other service providers that help to assess and improve our financial services, and help us provide tailored experiences and advertisements about our products and services;
- Disclosing information in connection with legal proceedings such as responding to a subpoena; and
- Retirement plans If you are enrolled in a retirement plan offered by a plan sponsor (your employer or former employer), your personal information may be shared with the plan's thirdparty administrators, advisors, and other service providers as authorized or directed by the plan sponsor.

When we share personally identifiable financial information with third parties other than at the direction of a retirement plan sponsor, they are not permitted to use the information for any purpose other than to assist our servicing of your account(s), including helping us improve the services we offer, or as permitted by law. Information shared at the direction of the plan sponsor is subject to the terms of the recipient's privacy policy.

If you close your account(s) or if we lose contact with you, we may continue to share information in accordance with our current privacy policy and practices.

We restrict access to your nonpublic personal information to authorized persons. We maintain physical, electronic and procedural safeguards that comply with federal standards to guard your nonpublic personal information.

These measures reflect our commitment to maintaining the privacy of your confidential information. We appreciate the confidence you have shown by entrusting us with your assets.

To comply with federal regulations, information we receive from you will be used to verify your identity.

This privacy disclosure applies to investment and shareholder services offered by:

American Funds Distributors® American Funds Service Company® Capital Research and Management Company Capital Bank and Trust Company Capital International, Inc. Capital Group Private Client Services, Inc. Capital Group Retirement Plan Services

and the American Funds and Capital Group mutual funds (including exchangetraded funds [ETF]) with "American Funds" or "Capital" in their name, and includes the funds listed below: AMCAP Fund® American Balanced Fund® American High-Income Municipal Bond Fund® American High-Income Trust® American Mutual Fund® The Bond Fund of America® Emerging Markets Growth Fund EuroPacific Growth Fund® Fundamental Investors® The Growth Fund of America® The Income Fund of America® Intermediate Bond Fund of America® International Growth and Income Fund The Investment Company of America® Limited Term Tax-Exempt Bond Fund of America® The New Economy Fund® New Perspective Fund® New World Fund® Short-Term Bond Fund of America® SMALLCAP World Fund® The Tax-Exempt Bond Fund of America® The Tax-Exempt Fund of California® U.S. Government Securities Fund® Washington Mutual Investors Fund **The Internet:** The American Funds and Capital Group affiliates' websites are proprietary. While we strive to protect all information we receive when you log on to the websites, we cannot guarantee the security of any information you transmit to us online, and you do so at your own risk. By entering the password-protected areas of our websites, you consent to our contacting you to discuss our products and services. We do not look for web browser "do not track" requests.

We may use data collected to customize advertisements to you on other sites as you browse the Web. We may supplement the information we collect with nonpersonal information from other sources in order to enhance advertisements. We participate in the industry Self-Regulatory Program for Online Behavioral Advertising managed by the Digital Advertising Alliance (DAA) (https://youradchoices.com). As part of this service, our website and any online advertisements from us are generally delivered with icons that help consumers understand how data about them is being used, and provides choices for consumers who want more control and an ability to opt out of such behavioral (targeted) advertising. Please click on the DAA icon or the icon in any targeted advertisements to opt out if you do not want your browsing behavior used for online behavioral advertising purposes.

This policy is effective January 1, 2023. If there are changes to the terms of our privacy policy, documents containing the policy and relevant information on our website will be updated. (Please see **capitalgroup.com/individual/privacy.html.**)

For more information

For information about your account or our services, please contact your financial intermediary. American Funds investors may also review and correct any personal information by accessing our website, **capitalgroup.com**, or by contacting us at (800) 421-4225.

For retirement plans, Employer and Plan Sponsors may contact American Funds for assistance:

- If your plan ID begins with BRK or IRK, please call (800) 421-4120.
- If your plan ID begins with 1, 2 or CEBS, please call (800) 421-4225.

Capital Group Private Client Services (CGPCS) clients may direct any questions to (866) 421-2166 or go to **capitalgroup.com/pcs.**

All others should contact their financial intermediary.

For California residents only, please refer to our California Notice of Consumer Privacy Rights at **capitalgroup.com/california-privacy**.

For American Funds investors: Household mailings and e-delivery

Each year, you are automatically sent an updated summary prospectus and annual and semi-annual reports for the fund. You may also occasionally receive proxy statements for the fund. In order to reduce the volume of mail you receive, when possible, only one copy of these documents will be sent to shareholders who are part of the same family and share the same household address. If you would like to opt out of household-based mailings, please call American Funds Service Company at (800) 421-4225 or write to the secretary of the fund at 333 South Hope Street, Los Angeles, CA 90071. You may elect to receive these documents electronically, in lieu of paper form, by enrolling in e-delivery on our website, capitalgroup.com/paperless.

FINRA BrokerCheck®

FINRA makes available BrokerCheck, a search tool that provides important information about FINRA-registered securities firms and brokers. You may contact the FINRA BrokerCheck Help Line at (800) 289-9999, access this service on their website at brokercheck.finra.org or contact FINRA for a copy of their investor brochure.

Unclaimed property

If there is no activity in your account within a time period specified by state law, we may be required to transfer the account to the appropriate state.

Unlawful internet gambling notice

Restricted transactions as defined in Federal Reserve Regulation GG are prohibited from being processed through this account or relationship. Restricted transactions generally include, but are not limited to, those in which credit, electronic fund transfers, checks or drafts are knowingly accepted by gambling businesses in connection with the participation by others in unlawful internet gambling.



PROXY VOTING PROCEDURES AND PRINCIPLES

The following summarizes the internal operating procedures and principles adopted by Capital Bank and Trust CompanySM, Capital InternationalSM, Inc., Capital Research and Management CompanySM and their investment advisory affiliates, Capital Group Private Client ServicesSM, Inc., Capital International Asset Management (Canada)SM, Inc., Capital International K.K.SM, Capital International LimitedSM, Capital International Management Company SàrlSM and Capital International SàrlSM and Capital International SàrlSM and Capital Group Investment Management Pte. Ltd. (the "Advisers") for voting (1) proxies of portfolio companies held by mutual funds and exchange traded funds which are registered under the Investment Company Act of 1940 and managed by the Advisers, (2) proxies of portfolio companies held by funds organized under collective investment trusts and other pooled investment vehicles managed by the Advisers, and (3) proxies of securities held in client accounts for which the Advisers have proxy voting authority. These proxy voting procedures and principles are reasonably designed to ensure that proxies are voted in the best interest of the Advisers' clients and the shareholders of the funds advised or managed by the Advisers.

SUMMARY

The Advisers are committed to acting in the best interests of their clients. We view proxies of companies held in client portfolios as significant assets and proxy voting as an integral part of our engagement and the investment process. The voting process reflects our understanding of a company's business, its management and its relationship with shareholders over time. In addition to our annual review of specific proposals (including discussions with corporate management representatives), we meet with companies throughout the year to discuss various governance and proxy voting topics. In all cases, the investment objectives and policies of the funds and accounts we manage remain the focus.

These proxy voting procedures and principles ("Principles") provide an important framework for analysis and decision-making with respect to issues that arise in proxy voting. While we generally adhere to these Principles, we have the flexibility to vote each proposal based on the specific circumstances that we believe are relevant. As a result, each proxy is analyzed and voted on a case-by-case basis.

As a matter of policy, we take an objective approach in assessing and voting on matters, seeking to avoid being influenced by outside sources or business relationships involving interests that may conflict with those of clients. In addition, we do not, as a policy, follow the voting recommendations provided by Institutional Shareholder

Services (ISS), Glass-Lewis & Co. or other third-party advisory firms ("Advisory Firms"), which provide research that the Advisers may utilize on a case-by-case basis in addition to our proprietary proxy voting, governance and executive compensation research. We periodically assess the information provided by the Advisory Firms, including information regarding potential conflicts of interest, and report to the applicable governance committees that provide oversight of the application of these Principles.

PROXY VOTING PROCESS

The Advisers seek to vote all U.S. proxies. Proxies for companies outside the U.S. are also voted where there is sufficient time and information available, taking into account distinct market practices, regulations and laws, and types of proposals presented in each country. Where there is insufficient proxy and meeting agenda information available, the Advisers will generally vote against such proposals in the interest of encouraging improved disclosure for investors.

The Advisers may not exercise their voting authority if voting would impose costs on clients, including opportunity costs. For example, certain regulators have granted investment limit relief to the Advisers and their affiliates, conditioned upon limiting its voting power to specific voting ceilings. To comply with these voting ceilings, the Advisers will scale back their votes across all funds and accounts they manage on a pro rata basis based on assets. In addition, certain countries impose restrictions on the ability of shareholders to sell shares during the proxy solicitation period. The Advisers may choose, due to liquidity issues, not to expose the funds and accounts they manage to such restrictions and may not vote some (or all) shares. Finally, the Advisers may determine not to recall securities on loan to exercise their voting rights when they determine that the cost of doing so would exceed the benefits to clients or that the vote would not have a material impact on the investment. Proxies with respect to securities on loan through client-directed lending programs are not available to vote and therefore are not voted.

After a proxy is received, the Advisers' stewardship and engagement team prepares a summary of the proposals contained in the proxy statement. A notation of any potential conflicts of interest also is included in the summary (see below under "Special review procedures").

Investment analysts are generally responsible for making voting recommendations for their investment division on significant votes that relate to companies in their coverage areas. Analysts also have the opportunity to review initial recommendations made by the Advisers' stewardship and engagement team for routine matters. Depending on the vote, a second recommendation may be made by a proxy coordinator (an investment professional with experience in corporate governance and proxy voting matters) within the appropriate investment division, based on knowledge of these Principles and familiarity with proxy- related issues. In this way, we seek to bring multiple perspectives to the voting process.

Each of the Advisers' equity investment divisions has its own proxy voting committee, which is made up of investment professionals within each division. The proxy summary and voting recommendations are made available to the appropriate proxy voting committee for a final voting decision. Therefore, if more than one fund or account invests in the same company, certain funds and accounts may vote differently on the same proposal. In addition, while voting recommendations are generally applicable to all funds and accounts managed by the investment division, the Advisers may vote differently depending on the investment objective and strategy of a particular fund or account.

Special review procedures

From time to time the Advisers may vote proxies issued by, or on proposals sponsored or publicly supported by (1) a client with substantial assets managed by the Advisers or their affiliates, (2) an entity with a significant business relationship with The Capital Group Companies, Inc. or its affiliates, or (3) a company with a U.S. mutual fund director on its board (each referred to as an "Interested Party"). Other persons or entities may also be deemed an Interested Party if facts or circumstances appear to give rise to a potential conflict. The Advisers analyze these proxies and proposals on their merits and do not consider these relationships when casting their vote.

The Advisers have developed procedures to identify and address instances where such a relationship may affect the exercise of the Advisers' best judgment as a fiduciary. Under the procedures, if a potential conflict is identified, the Special Review Committee ("SRC") of the investment division that is voting the proxy will be provided a summary of any relevant communications with the Interested Party, the rationale for the voting decision, information on the organization's relationship with the Interested Party and any other pertinent information. If the SRC determines, based on the information provided, that a conflict of interest could affect the Advisers' best judgment as a fiduciary, the SRC will take appropriate steps to address the conflict of interest, including, if appropriate, engaging an independent, third-party fiduciary to vote the proxy. The SRC includes senior investment professionals and legal and compliance professionals.

Allocating votes for comanaged funds

In cases where a fund or an account is comanaged and a security is held by more than one of the Advisers' equity investment divisions, the divisions may develop different voting recommendations for individual ballot proposals. If this occurs, and if permitted by local market conventions, the position will generally be voted proportionally by divisional holding, according to their respective decisions. Otherwise, the outcome will be determined by the equity investment division or divisions with the larger position in the security as of the record date for the shareholder meeting.

Proxy voting for fund of funds and other pooled vehicles

In cases where the underlying fund of an investing fund managed by the Advisers, including a fund of funds, holds a proxy vote, such vote is reviewed by the Special Review Committee based on the procedures described above.

Considerations for accounts held with Capital Group Private Clients Services, Inc. (CGPCS)

CGPCS accepts proxy voting authority from its clients and follows these proxy voting procedures and principles. If CGPCS has voting authority for a client account, it generally does not provide the client the option to direct a proxy vote with respect to a particular solicitation.

Some clients reserve the right to vote proxies and do not give CGPCS the authority to vote on their behalf. In those cases, clients should contact their custodian about receiving proxies. CGPCS would not expect to discuss particular solicitations with clients for whom it does not have proxy voting authority.

Proxy voting for companies outside the United States

As noted above, we vote proxies for companies outside the U.S. whenever practicable. If insufficient proxy and meeting agenda information is provided, we will seek to obtain information to allow for an informed voting decision; however, when our efforts do not yield sufficient information, we will generally vote against those proposals in the interest of encouraging improved disclosure for investors.

Certain countries impose restrictions on the ability of shareholders to sell shares during the proxy solicitation period. We may choose, due to liquidity issues, not to expose the funds and accounts to such restrictions and thus may not vote some (or all) shares that we own.

The Principles are applied on a country-by-country basis, taking into account distinct market practices, regulations and laws, and types of proposals presented in each country. Also, an analyst from the Adviser's appropriate investment division is consulted whenever an issue is not standard.

PRINCIPLES

The following principles are grouped according to types of proposals usually presented to shareholders in proxy statements.

Auditors

We believe that objective, independent audits are critical for providing investors with clear disclosures regarding the fundamental health of a business. We examine several factors that may affect the quality of an audit and an auditor's objectivity. We use engagement as a tool to reduce risk related to audit in our portfolio companies. In certain circumstances, this may escalate to a negative vote on auditor ratification and related items.

Director matters

Election of directors

As active fund managers, we value ongoing engagement with our investee companies in advancing the long-term interests of our clients, and proxy voting is an important part of that process. Director elections are of particular importance, as we believe a company's board of directors plays a key role in the success of the company. In discharging their fiduciary duties, we expect boards to, among other things, be responsive to and act in the best interests of shareholders and to exercise appropriate oversight over the management and business of the company.

We generally support the annual election of a company's nominees for director. We may, however, oppose all or some of the company's nominees if we believe it to be in the best interest of shareholders or if, in our view, they have not otherwise fulfilled their fiduciary duties. In making this determination, we consider, among other things, a nominee's potential conflicts of interest, track record (whether in the current board seat or in previous executive or director roles) with respect to shareholder protection and value creation as well as their capacity for full engagement on board matters.

With respect to capacity, we expect directors to have sufficient time to reflect and make high-quality contributions to the work of the board. As such, we will flag certain situations for additional analysis:

- A sitting CEO, or other senior executive officer, serving on their company board plus more than one additional outside company board (in a non-executive position), and
- A non-executive director serving on more than four public company boards, with each non-executive board chair position considered as two board seats.

When evaluating board nominees, the Advisers will consider company and individualspecific situations and circumstances. These include and are not limited to company size and complexity, business transformation, board and executive turnover, expertise, employment and controversy. We also acknowledge that service on certain boards, such as a mutual fund board or similar, may not give rise to the same concerns. In addition, we will endeavor to engage in advance of the first instance in which we may consider an adverse vote and to address questions, as appropriate.

Importantly, we may consider opposing all or some of the nominees or certain committee members if the independence of a board and/or committee does not comply with local regulations, governance codes, listing standards or reasonable shareholder expectation. Because we expect boards to be collectively accountable for company performance and long-term value creation, we may, albeit rarely, vote against the entire board where we believe they have demonstrably failed in the execution of their duties. Where we feel a specific area has fallen short of our expectations, for example in relation to audit, remuneration or board composition, we may vote against the chair and/or members of the relevant committee.

We evaluate director nominees not only on an individual basis but also in the context of the whole board. We believe boards, as a whole, should have appropriate industry knowledge, skills, business experience and understanding of all relevant stakeholders of the company in order to discharge their duties effectively. This goal is more likely to be met by a board composed of individual directors who can each bring a breadth of experience to their service. We also believe diversity of expertise, gender and, subject to local norms and expectations, race and ethnicity among board members enhances the overall quality of their decision-making.

Independent board chair/Separation of chair and CEO

We believe board independence is essential to good corporate governance. In addition to having a board's majority made up of independent members, we generally prefer an independent board chair (*i.e.*, not a current or former executive or other affiliated director) as best practice for structural oversight of the executive team. We recognize that, in some cases, a sufficient level of board independence and leadership can be accomplished via other means. For example, in situations where a board has appointed an independent lead director, we will examine that individual's duties and interaction with the chair/CEO to determine whether a full separation of the roles is still warranted. We analyze board structure, leadership and overall governance on a case-by-case basis in arriving at decisions on whether to support separation of the chair and CEO roles.

Governance provisions

While we would typically support each of the following proposals as best practices if presented separately, we are aware that often a company may already have adopted several of these governance features. In such situations (such as a proposal to add cumulative voting in cases where directors are elected annually and there is a majority vote provision), we would consider whether the additional protections are necessary, or whether a combination of these features would leave a company vulnerable to coercive actions by shareholders with short-term investment horizons.

Shareholder access to the proxy

Proxy access proposals generally require a company to amend its bylaws to allow a qualifying shareholder or group of shareholders to nominate up to two directors on a company's proxy ballot. To qualify, an individual or group must have owned a certain percentage (typically 3% to 5%) of the company's shares for a minimum period of time (typically one to three years).

All proposals are reviewed on a case-by-case basis. We generally believe the following:

- The holding period is the most important component of these proposals, since length of ownership demonstrates a commitment that is more likely to be aligned with our interests as long-term shareholders. As such, three years appears reasonable.
- The ownership threshold should be set at the right level to avoid misuse of this provision by those without a significant economic interest in a company, so we generally will apply a sliding scale of 5% for small capitalization companies and 3% for large capitalization companies.
- The number of board seats to be added under these proposals should be capped at a reasonable number (generally 10% to 25%).
- The number and makeup of parties that may nominate directors should be

representative of the broader shareholder base.

We may vote against shareholder proposals to amend existing proxy access bylaws if the company has already adopted a bylaw that meets the general parameters described above.

Classified boards

A classified board is one that elects only a percentage of its members each year. (Usually, one-third of directors are elected to serve a three-year term.) Generally, we support proposals declassifying boards. We believe that declassification (*i.e.*, the annual election of all directors) increases a board's sense of accountability to shareholders.

Cumulative voting

Under cumulative voting, each shareholder has a number of votes equal to the number of shares owned multiplied by the number of directors up for election. Shareholders can cast all of their votes for a single nominee, thus allowing minority shareholders to elect a director. We generally support the concept of cumulative voting in order to promote management and board accountability, and the opportunity for leadership change.

Majority vote requirement

Generally, we support proposals designed to make director elections more meaningful, either by requiring a majority vote in director elections (more "for" votes than "against") or by requiring any director receiving more withhold votes to tender their resignation.

Anti-takeover provisions, shareholder rights and reincorporation

Shareholder rights plans ("poison pills")

"Poison pills" are a defense against unwelcome takeover offers. These plans allow shareholders (other than the shareholder making the unwelcome takeover offer) to purchase stock at significantly discounted prices under certain circumstances.

The plans force would-be acquirers to negotiate with the board, effectively giving the board veto power over any offer. Poison pills can be detrimental to the creation of shareholder value and can help entrench management by thwarting or deterring acquisition offers that are not favored by the board but that may be beneficial to shareholders.

We generally support the elimination of existing poison pills and proposals that would require shareholder approval to adopt prospective poison pills. There may be a few select circumstances, however, where the analyst feels a need for the company to maintain anti-takeover protection. Additionally, if a company has crafted a shareholder-friendly pill, we may not support a shareholder proposal to eliminate or amend the existing provisions. One example of this is the Canadian model, which requires shareholder review and consideration of any acquisition offer.

Other anti-takeover measures

Anti-takeover provisions that are not classic poison-pills are considered on a case-by-case basis. However, the guiding principle should be that anti-takeover provisions have the ability to suppress potential shareholder value by discouraging acquirers.

Change of corporate domicile

- *Reincorporation within the U.S.*: We generally leave the state domicile decision to the discretion of company management and its board.
- *Reincorporation outside the U.S.:* We consider a company's specific circumstances with respect to the reasons for the reincorporation. Factors that may influence whether we support a proposal to reincorporate include the potential for both corporate and shareholder-level taxes to be triggered at the time of the event, as well as the potential long-term impact of country-specific tax treaties.

Action by written consent/Right to call a special meeting

We consider several factors relating to these proposals and apply them on a case-bycase basis. These include a company's market capitalization, composition of the company's largest shareholders, its responsiveness to previous shareholder proposals and other forms of feedback, any meeting provisions and ownership thresholds currently in place, and its overall governance structure. While we believe that both the rights to take action by written consent and to call a special meeting are important tools for shareholders, we will consider a company's overall governance profile before supporting shareholder proposals to adopt or amend those rights.

The right to act by written consent (without calling a formal meeting of shareholders) can be a powerful tool for shareholders, especially in a proxy fight. We generally support adoption of this right in principle and oppose proposals that would prevent shareholders from taking action without a formal meeting or that would take away a shareholder's right to call a special meeting.

The ability to call a special meeting is also a valuable right for shareholders that we generally support. However, we consider the details of these shareholder proposals, particularly the proposed ownership thresholds, and attempt to assess whether a low limit (e.g., 10%) would allow actions by a relatively small group that might not be in the best interests of the majority of shareholders.

Capitalization

Authorization of new common shares

We generally support reasonable increases in authorized shares when the company has articulated a need (for example, a stock split or recapitalization). Even so, we are aware that new shares may dilute the ownership interest of shareholders. Consequently, other than in the case of stock splits, we generally oppose proposals that would more than double the number of authorized shares.

Authorization of "blank check" preferred shares

"Blank check" preferred shares give the board complete discretion to set terms (including voting rights). Such shares may have voting rights far in excess of those held by common stockholders. We generally oppose proposals that allow a board to issue preferred shares without prior shareholder approval, as well as proposals that allow the board to set the terms and voting rights of preferred shares at their discretion. However, a request for preferred shares with voting rights that are equal to those of existing common stock shares generally would be considered similarly to a request for authorization of new common shares.

Compensation and benefit plans

Advisory vote on executive compensation (say-on-pay)

The Dodd-Frank Wall Street Reform and Consumer Protection Act of 2010 ("Dodd-Frank") requires companies to allow shareholders to cast advisory (nonbinding) votes on the compensation for named executive officers, as well as the frequency of such votes (every one, two or three years). Under Dodd-Frank, the advisory vote on compensation will cover the Compensation, Discussion and Analysis disclosure, executive compensation tables, and related narrative in company proxy filings.

We generally will ratify executive compensation unless we have specific concerns about the structure or amounts paid at a particular company (based, in part, on the factors outlined below under "Equity incentive plans"). For example, we expect short-term incentives to constitute no more than a third – and long-term incentives to constitute at least two-thirds – of an executive's overall compensation. We apply additional scrutiny to those companies where we have a history of voting against one or more compensation plans or where we have withheld votes from compensation committee members over the past several years. From time to time, we will vote against say-on-pay proposals if we are dissatisfied with a component of the overall compensation policy (e.g., high dilution, ability to reprice or exchange options, cash bonus caps expressed as a percentage of net income rather than hard dollar stop).

With respect to the frequency of advisory votes on compensation, we historically found the triennial option to be most consistent with our long-term focus at companies that presented no obvious compensation-related concerns. We acknowledge that it is often difficult for companies to make significant changes within a 12-month period and found that we have ongoing engagement with companies even when the say-on-pay votes occur less frequently. Annual votes, however, allow for regular feedback and ongoing monitoring of the impact of any policy changes. Accordingly, we will generally support management recommendation for annual votes. When longer frequencies are proposed (e.g., biennial or triennial), we will consider these proposals on a case-by-case basis, taking into account the company's current practices and any history of concerns related to compensation.

Equity incentive plans

Incentive plans are complicated, and many factors are considered when evaluating a plan. No single factor is determinative; investment professionals weigh each plan based on protecting shareholder interests and our historical knowledge of the company and its management. Factors include:

- *Pricing:* We believe options should be priced to at least 100% of fair market value (the price that shareholders would pay on the open market) on the date they are granted. We do not generally support options priced at a discount to the market.
- *Repricing:* An "out-of-the-money" option has an exercise price that is higher than the current price of the stock. We generally have not supported replacing "out-of-the-money" options with new options at a lower exercise price (generally known as "repricing") because it is not consistent with a policy of offering options as a form of long-term compensation. However, there may be circumstances under which we would consider a limited exchange program (including value-neutral exchanges).
- Dilution: Dilution is the reduction of the voting power and/or economic interest of existing shareholders due to an increase in shares available for distribution to company employees in lieu of cash compensation. We consider several kinds of dilution: the historical annual dilution of the current plan, the potential dilution of the proposed plan and the cumulative dilution of all option plans. We tend to oppose plans that result in "excessive" dilution for existing shareholders. Acceptable dilution levels are not rigidly defined but will be a function of the (i) stage of the company's lifecycle (embryonic to mature), (ii) company size (market capitalization), (iii) historical growth rate of sales and earnings, (iv) competitive environment and (v) extenuating circumstances related to the company's industry. In addition, greater dilution can be tolerated when options are awarded to all employees rather than to top-level management only. We generally oppose evergreen plans (which provide for an automatic annual increase of shares available for awards without shareholder approval).
- *Performance:* We prefer linking compensation (cash and equity) to appropriate performance criteria that encourage a long-term focus, consistent with our approach to investing.
- Shares available for awards: Requests for additional incentive plan shares, where there are a substantial number of shares currently in reserve, will receive additional scrutiny to ensure that a company continues to award equity at an appropriate rate.
- *Option expensing:* We generally support option expensing in theory and will generally support shareholder proposals on option expensing if such proposal language is nonbinding and does not require the company to adopt a specific expensing methodology.

Restricted stock plans

We support restricted stock plans when such grants replace cash compensation without increasing the historical cash award and when the amount of restricted stock available

for distribution represents a reasonable percentage of overall equity awards. We also consider performance criteria and other vesting requirements, as well as the economic value of the restricted stock when compared to options.

Non-employee director compensation

We generally support equity-based compensation for non-employee directors that aligns their interests with shareholders. Such plans must be reasonable in size, have fairmarket-value option grants and not create excess total compensation. (They should be subject to the same limitations as executive incentive plans.) We also review the mix of options, stock awards and cash compensation. We believe that compensation packages should be structured to attract, motivate and retain qualified directors, but that excessive board compensation can undermine the board's independence.

Employee stock purchase plans

We generally support employee stock purchase plans, which are designed to allow employees to purchase stock at a discount price and to receive favorable tax treatment when the stock is sold. In many cases, the price is 85% of the market value of the stock. These plans are broad-based and have relatively low caps on the amount of stock that may be purchased by a single employee. We generally do not take opposition to the use of evergreen provisions if they are strictly applied to employee stock purchase plans.

Shareholder proposals regarding executive compensation

Caps on executive pay

In general, we oppose shareholder proposals that seek to set limits on executive compensation, because competitive compensation packages are necessary to attract, motivate and retain executives. Shareholder proposals on this issue tend to specify arbitrary compensation criteria.

Executive pay restrictions or freezes

We generally oppose proposals specifying restrictions on executive pay, because they take away compensation committee flexibility. Such proposals include terminating the company's option or restricted stock programs, freezing executive pay during periods of large layoffs, establishing a maximum ratio between the highest paid executive and lowest paid employee, and linking executive pay to social criteria.

Executive severance agreements

Generally, we support proposals that require shareholder approval of executive severance agreements, largely because of the trend toward excessive severance benefits (also known as golden parachutes). If an executive leaves for reasons related to poor performance, allowing a generous "parting gift" seems contrary to good corporate governance. While we typically support proposals asking that such severance be limited to 2.99 times pay and bonus (amounts over this threshold are subject to a 20% excise tax), we may vote against proposals that request a lower limitation.

Other shareholder proposals

General principles

When evaluating shareholder proposals, we consider their materiality to the company and their ability to generate long-term value in light of the company's business model and specific operating context. We generally favor transparency, as it allows our investment professionals to better understand a company's risks and opportunities and its long-term value drivers. Comparing a company against its peers and against prevailing "best practices" in the relevant sector each provides helpful benchmarking that also informs our voting decisions. In addition, we support increased standardization of disclosures, particularly ones that leverage existing regulatory reporting or industry best practices, to allow for greater comparability among companies.

We will generally avoid supporting proposals that are overly prescriptive, taking into account, among other things, the current policies, practices and regulatory obligations of the company. We consider whether a shareholder proposal is nonbinding and may vote in favor of a proposal that addresses either a material shortcoming or an area in which the

company has not shown sufficient progress, even if the proposal would benefit from some modification before being implemented.

Where applicable, we will also seek to apply other principles articulated in this document.

Political spending and advocacy

We review shareholder proposals relating to political expenditures on a case-by-case basis. In order to make a voting decision, we consider:

- 1) whether there currently is a policy in place regarding political spending;
- 2) the level of political spending oversight by the board and management team; and
- 3) a company's current disclosure practices and whether the company has been subject to any previous fines or litigation.

We will generally support company disclosure regarding political spending and advocacy, including industry body membership. This is particularly the case when the current disclosure on political contributions is insufficient or significantly lacking compared to a company's peers, there are verifiable or credible allegations of funds mismanagement through donations, or either there is no explicit board oversight or there is evidence that board oversight on political expenses is inadequate. On the other hand, we may not support a shareholder proposal if the information requested is already available in another report or the company meets the criteria noted above. We do encourage companies to disclose information relating to their political spending and advocacy against the criteria put forth by the Center for Political Accountability.

Social issues

We know that social issues, such as employee safety, community engagement and human rights (including with respect to a company's supply chain), are important factors that can affect companies' long-term prospects for success. As such, they are researched by our investment professionals as part of the investment process and are also considered within the framework described above, under "General principles," when reviewing shareholder proposals. This approach is consistent with the stated investment objectives and policies of the funds and accounts we manage.

Generally, we believe racial and gender equity and diversity within a company's workforce, including its management and the board of directors, contribute to the company's long-term value creation. To that end, subject to local norms and expectations, we expect companies to be able to articulate a strategy or plan to advance these values. Additionally, we support reporting and disclosure of data relating to workforce diversity and equity across various types of roles and levels of seniority, consistent with broadly applicable standards (e.g., Employment Information Report (EEO-1) and U.K. pay gap reporting) and will generally support shareholder proposals requesting EEO-1 disclosure.

Environmental issues

As with other types of proposals, when reviewing those related to environmental issues (including climate change policy and reporting), we take into account the investment implications and are required to vote in a manner consistent with the objectives of the funds and accounts we manage. We examine each environmental issue within the context of each specific company's situation, including any potentially negative impact to the company's business or operations that we feel have not been properly addressed. In formulating a voting decision on these issues, we weigh the set of factors described under "General principles" above: the issue's materiality to the company, overall value of transparency and standardization of disclosure, the prescriptive and/or nonbinding nature of the shareholder proposal, best-in-class practices by peer group companies and best practices in the applicable sector.

We generally believe environmental issues present investment risks and opportunities that can shape a company's long-term financial sustainability. Accordingly, we expect companies to disclose against the standards set forth by the Sustainability Accounting Standards Board (SASB) and the recommendations of the Task Force on Climate-related Financial Disclosures (TCFD). We also expect companies to publish sustainability reporting. We will generally vote against proposals that call for director candidates with specialized expertise because, in addition to the importance of an individual director's breadth of experience (as discussed above under "Election of directors"), we believe overly prescriptive proposals can create burdensome limitations on the effectiveness of a company's oversight. However, where the company is in a sector with particular exposure to climate-related risks and we believe directors with specialized expertise would enhance the company's ability to mitigate such risks and create long-term value, we will consider voting in favor of such proposals.

Supplemental Regional Guidance

For voting in relation to markets in the <u>Americas region</u>, <u>Europe</u>, <u>Middle East and</u> <u>African region (EMEA)</u> and the <u>Asia-Pacific region (APAC)</u>, we have developed additional voting guidance to address regional differences in either local market regulation or standards of corporate governance best practice. In the event of a material difference between the regional guidance and our Proxy Voting Procedures and Principles, the latter shall prevail.