

# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT and AFFIDAVIT Related to Contract/Amendment/Solicitation EDS # 46806

## **SECTION I -- GENERAL INFORMATION**

A. Legal name of the Disclosing Party submitting the EDS:	
Waste Management of Illinois, Inc.	

The Disclosing Party submitting this EDS is:

the Applicant

B. Business address of the Disclosing Party:

700 E. Butterfield Road 4th Floor Lombard, IL 60148 United States

Enter d/b/a if applicable:

C. Telephone:

630-218-1710

Fax:

630-916-6280

D. Name of contact person:

**Becky Lelingis** 

F. Brief description of contract, transaction or other undertaking (referred to below as the "Matter") to which this EDS pertains:

# WASTE DISPOSAL, RECYCLING SERVICES AND RENTAL OF RELATED EQUIPMENT Which City agency or department is requesting this EDS? DEPT OF PROCUREMENT SERVICES **Specification Number** 82260 Contract (PO) Number 22388 **Revision Number** Release Number **User Department Project Number** SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS A. NATURE OF THE DISCLOSING PARTY 1. Indicate the nature of the Disclosing Party: Privately held business corporation Is the Disclosing Party incorporated or organized in the State of Illinois? No State or foreign country of incorporation or organization: Delaware Registered to do business in the State of Illinois as a foreign entity? Yes B. DISCLOSING PARTY IS A LEGAL ENTITY: 1.a.1 Does the Disclosing Party have any directors? Yes

1.a.3 List below the full names and titles of all executive officers and all directors, if any, of the entity. Do not include any directors who have no power to select the entity's officers.

Officer/Director: Linda J. Smith

Title: Vice President, Secretary and Sole Director

Role: Both

**Officer/Director:** Michael J. Watson

Title: President Role: Officer

Officer/Director: Dean H. Vander Baan

Title: Vice President

Role: Officer

Officer/Director: Don Patrick Carpenter

Title: Vice President, Chief Financial Officer and Controller

Role: Officer

Devina A. Rankin **Officer/Director:** 

Title: Vice President and Treasurer

Officer Role:

**Officer/Director:** Dennis M. Wilt

Title: Vice President and Assistant Secretary

Role: Officer

**Officer/Director:** James W. Kearney

Title: Vice President and Assistant Secretary

Role: Officer

Officer/Director: Mark A. Lockett

Title: Vice President and Assistant Treasurer

Role: Officer

Officer/Director: Courtney A. Tippy

Title:

**Assistant Secretary** 

Role: Officer

**Officer/Director:** S. John Tsai

Vice President and Assistant General Counsel Title:

**Role:** Officer

\_\_\_\_\_

Officer/Director: Jeff R. Bennett

Title: Assistant Treasurer

**Role:** Officer

\_\_\_\_\_

## 2. Ownership Information

Please provide ownership information concerning each person or entity that holds, or is anticipated to hold (see next paragraph), a direct or indirect beneficial interest in excess of 7.5% of the Applicant. Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited liability company, or interest of a beneficiary of a trust, estate, or other similar entity. Note: Each legal entity below may be required to submit an EDS on its own behalf.

Please disclose present owners below. Please disclose anticipated owners in an attachment submitted through the "Additional Info" tab. "Anticipated owner" means an individual or entity in existence at the time application for City action is made, which is not an applicant or owner at such time, but which the applicant expects to assume a legal status, within six months of the time the City action occurs, that would render such individual or entity an applicant or owner if they had held such legal status at the time application was made.

- Waste Management Holdings, Inc. 100.0% EDS 46813
  - Waste Management, Inc. 100.0% EDS 46814

#### **Owner Details**

Name Business Address

Waste Management Holdings, 1001 Fannin

Inc. Suite 4000

Houston, TX 77002

United States

Waste Management, Inc. 1001 Fannin

**Suite 4000** 

Houston, TX 77002

**United States** 

# SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in <u>Chapter 2-156 of the Municipal Code</u>, with any City elected official in the 12 months before the date this EDS is signed?

No

# SECTION IV -- DISCLOSURE OF SUBCONTRACTORS AND OTHER RETAINED PARTIES

The Disclosing Party must disclose the name and business address of each subcontractor, attorney, lobbyist, accountant, consultant and any other person or entity whom the Disclosing Party has retained or expects to retain in connection with the Matter, as well as the nature of the relationship, and the total amount of the fees paid or estimated to be paid. The Disclosing Party is not required to disclose employees who are paid solely through the Disclosing Party's regular payroll.

"Lobbyist" means any person or entity who undertakes to influence any legislative or administrative action on behalf of any person or entity other than: (1) a not-for-profit entity, on an unpaid basis, or (2) himself. "Lobbyist" also means any person or entity any part of whose duties as an employee of another includes undertaking to influence any legislative or administrative action.

If the Disclosing Party is uncertain whether a disclosure is required under this Section, the Disclosing Party must either ask the City whether disclosure is required or make the disclosure.

1. Has the Disclosing Party retained any legal entities in connection with the Matter?

Yes

2. List below the names of all legal entities which are retained parties.

Name: Petromex, Inc.

**Anticipated/Retained:** Retained

**Business Address:** 14702 S. Hamlin

Midlothian, IL 60455 United States

**Relationship:** Supplier **Fees** 16.9%

(\$\$ or %):

**Estimated/Paid:** Estimated

\_\_\_\_\_

Name: G. Cooper Oil Company

**Anticipated/Retained:** Retained

**Business Address:** 10295 Vans Drive

Frankfurt, IL 60423 United States

**Relationship:** Supplier **Fees** 4.5%

(\$\$ or %):

**Estimated/Paid:** Estimated

\_\_\_\_\_

3. Has the Disclosing Party retained any persons in connection with the Matter?

No

## **SECTION V -- CERTIFICATIONS**

#### A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under <u>Municipal Code Section 2-92-415</u>, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage of any child support obligations by any Illinois court of competent jurisdiction?

Not applicable because no person directly or indirectly owns 10% or more of the Disclosing Party

#### **B. FURTHER CERTIFICATIONS**

- 1. Pursuant to <u>Municipal Code Chapter 1-23</u>, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows:
  - i. neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and
  - ii. the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City.

NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

I certify the above to be true

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
  - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

I certify the above to be true

- 3. Neither the Disclosing Party, nor any <u>Contractor</u>, nor any <u>Affiliated Entity</u> of either the Disclosing Party or any <u>Contractor</u> nor any <u>Agents</u> have, during the five years before the date this EDS is signed, or, with respect to a <u>Contractor</u>, an <u>Affiliated Entity</u>, or an <u>Affiliated Entity</u> of a <u>Contractor</u> during the five years before the date of such <u>Contractor's</u> or <u>Affiliated Entity's</u> contract or engagement in connection with the Matter:
  - a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
  - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or

- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of <u>Municipal Code Section 2-92-610 (Living Wage Ordinance)</u>.

I certify the above to be true

- 4. Neither the Disclosing Party, <u>Affiliated Entity</u> or <u>Contractor</u>, or any of their employees, officials, <u>agents</u> or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of
  - bid-rigging in violation of <u>720 ILCS 5/33E-3</u>;
  - bid-rotating in violation of <u>720 ILCS 5/33E-4</u>; or
  - any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

I certify the above to be true

5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

I certify the above to be true

6. The Disclosing Party understands and shall comply with the applicable requirements of <u>Chapters 2-55</u> (<u>Legislative Inspector General</u>), <u>Chapter 2-56</u> (<u>Inspector General</u>) and <u>Chapter 2-156</u> (<u>Governmental Ethics</u>) of the Municipal Code.

I certify the above to be true

7. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago.

None

8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient.

None

#### C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

The Disclosing Party certifies that, as defined in <u>Section 2-32-455(b) of the Municipal</u> <u>Code</u>, the Disclosing Party

is not a "financial institution"

#### D. CERTIFICATION REGARDING INTEREST IN CITY BUSINESS

Any words or terms that are defined in <u>Chapter 2-156 of the Municipal Code</u> have the same meanings when used in this Part D.

1. In accordance with <u>Section 2-156-110 of the Municipal Code</u>: Does any official or employee of the City have a financial interest in his or her own name or in the name of any other person or entity in the Matter?

No

#### E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

If the Disclosing Party cannot make this verification, the Disclosing Party must disclose all required information in the space provided below or in an attachment in the "Additional Info" tab. Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

I can make the above verification

# SECTION VI -- CERTIFICATIONS FOR FEDERALLY-FUNDED MATTERS

Is the Matter federally funded? For the purposes of this Section VI, tax credits allocated by the City and proceeds of debt obligations of the City are not federal funding.

No

# SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

- A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
- B. The City's Governmental Ethics and Campaign Financing Ordinances, <a href="Chapters 2-156">Chapters 2-156</a> and <a href="2-156">2-164</a> of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. A training program is available on line at <a href="www.cityofchicago.org/city/en/depts/ethics.html">www.cityofchicago.org/city/en/depts/ethics.html</a>, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

I acknowledge and consent to the above

The Disclosing Party understands and agrees that:

- C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
- E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract

requires. NOTE: With respect to Matters subject to Article I of <u>Chapter 1-23 of the Municipal Code</u> (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by <u>Chapter 1-23</u> and <u>Section 2-154-020 of the Municipal Code</u>.

I acknowledge and consent to the above

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its <u>Affiliated Entities</u> delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

I certify the above to be true

F.2 If the Disclosing Party is the Applicant, the Disclosing Party and its <u>Affiliated Entities</u> will not use, nor permit their subcontractors to use, any facility listed by the U.S. E.P.A. on the federal <u>Excluded Parties List System ("EPLS")</u> maintained by the U.S. General Services Administration.

I certify the above to be true

F.3 If the Disclosing Party is the Applicant, the Disclosing Party will obtain from any contractors/subcontractors hired or to be hired in connection with the Matter certifications equal in form and substance to those in F.1. and F.2. above and will not, without the prior written consent of the City, use any such contractor/subcontractor that does not provide such certifications or that the Disclosing Party has reason to believe has not provided or cannot provide truthful certifications.

I certify the above to be true

# FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This question is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under <u>Municipal Code Section 2-154-015</u>, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing

Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

No

### ADDITIONAL INFO

Please add any additional explanatory information here. If explanation is longer than 1000 characters, you may add an attachment below. Please note that your EDS, including all attachments, becomes available for public viewing upon contract award. Your attachments will be viewable "as is" without manual redaction by the City. You are responsible for redacting any non-public information from your documents before uploading.

Signature Authorization

List of vendor attachments uploaded by City staff

None.

List of attachments uploaded by vendor

Signature Authorization for Waste Management of Illinois, Inc.

#### CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS, and all applicable appendices, on behalf of the

Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS, and all applicable appendices, are true, accurate and complete as of the date furnished to the City. Submission of this form constitutes making the oath associated with notarization.

/s/ 08/26/2013
Becky Lelingis
Paralegal
Waste Management of Illinois, Inc.

This is a printed copy of the Economic Disclosure Statement, the original of which is filed electronically with the City of Chicago. Any alterations must be made electronically, alterations on this printed copy are void and of no effect.

## ASSISTANT SECRETARY'S CERTIFICATE

## WASTE MANAGEMENT OF ILLINOIS, INC.

I, Dennis M. Wilt, Assistant Secretary of Waste Management of Illinois, Inc., a Delaware corporation (the "Corporation"), do hereby certify that the following resolution was adopted by the Board of Directors of the Corporation and that such resolution has not been amended, modified or rescinded and is in full force and effect as of the date hereof:

**RESOLVED**, that Becky Lelingis, Paralegal, or any officer of this Corporation, and each of them, are hereby authorized, following compliance with appropriate corporate policies and procedures, to prepare, execute and to submit on behalf of the Corporation the City of Chicago Economic Disclosure Statement.

Dated: February 4, 2013

Dennis M. Wilt

**Assistant Secretary** 



# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT and AFFIDAVIT Related to Contract/Amendment/Solicitation EDS # 46813

# **SECTION I -- GENERAL INFORMATION**

A. Legal name of the Disclosing Party submitting the EDS:
Waste Management Holdings, Inc.

Enter d/b/a if applicable:

The Disclosing Party submitting this EDS is:

a legal entity holding a direct or indirect interest in the Applicant

The Disclosing Party holds an interest in

Waste Management of Illinois, Inc. and EDS is 46806

B. Business address of the Disclosing Party:

1001 Fannin Suite 4000 Houston, TX 77002 United States

C. Telephone:

630-218-1710

Fax:

630-916-6280

D. Name of contact person:

**Becky Lelingis** 

# **SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS**

# A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

Privately held business corporation

Is the Disclosing Party incorporated or organized in the State of Illinois?

No

State or foreign country of incorporation or organization:

Delaware

Registered to do business in the State of Illinois as a foreign entity?

No

#### B. DISCLOSING PARTY IS A LEGAL ENTITY:

1.a.1 Does the Disclosing Party have any directors?

Yes

1.a.3 List below the full names and titles of all executive officers and all directors, if any, of the entity. Do not include any directors who have no power to select the entity's officers.

**Officer/Director:** Linda J. Smith

**Title:** Sole Director, Vice President and Secretary

**Role:** Both

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**Officer/Director:** Don Patrick Carpenter

**Title:** Vice President, Chief Financial Officer and Controller

**Role:** Officer

Officer/Director: David A. Aardsma

Title: Vice President

**Role:** Officer

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Officer/Director: Dennis M. Wilt

Wice President

**Title:** Vice President

Role: Officer

**Officer/Director:** Devina A. Rankin

**Title:** Vice President and Treasurer

**Role:** Officer

**Officer/Director:** Mark A. Lockett

Title: President Role: Officer

Officer/Director: Courtney A. Tippy

Officer/Director: Courtney A. Tippy
Title: Assistant Secretary

**Role:** Officer

Officer/Director: S. John Tsai

Officer/Director. S. John 18an

Title: Vice President and Assistant General Counsel

**Role:** Officer

Officer/Director: Mark E. Schwartz

Title: Vice President

**Role:** Officer

OPP ID:

Officer/Director: Jeff R. Bennett

Title: Assistant Treasurer

Role: Officer

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### 2. Ownership Information

Please confirm ownership information concerning each person or entity that having a direct or indirect beneficial interest in excess of 7.5% of the Disclosing Party (your entity). Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited lability company, or interest of a beneficiary of a trust, estate, or other similar entity. Note: Each legal entity below may be required to submit an EDS on its own behalf.

As reported by the Disclosing Party, the immediate owner(s) of the Disclosing Party is/ are listed below:

• Waste Management, Inc. - 100.0% - EDS 46814

## Owner Details

Name Business Address

Waste Management, Inc. 1001 Fannin

Suite 4000 Houston, TX 77002 United States

# SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in <u>Chapter 2-156 of the Municipal Code</u>, with any City elected official in the 12 months before the date this EDS is signed?

No

# **SECTION V -- CERTIFICATIONS**

#### A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under <u>Municipal Code Section 2-92-415</u>, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage of any child support obligations by any Illinois court of competent jurisdiction?

Not applicable because no person directly or indirectly owns 10% or more of the Disclosing Party

#### **B. FURTHER CERTIFICATIONS**

- 1. Pursuant to <u>Municipal Code Chapter 1-23</u>, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows:
  - i. neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and
  - ii. the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City.

NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

I certify the above to be true

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
  - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V;
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

I certify the above to be true

- 3. Neither the Disclosing Party, nor any <u>Contractor</u>, nor any <u>Affiliated Entity</u> of either the Disclosing Party or any <u>Contractor</u> nor any <u>Agents</u> have, during the five years before the date this EDS is signed, or, with respect to a <u>Contractor</u>, an <u>Affiliated Entity</u>, or an <u>Affiliated Entity</u> of a <u>Contractor</u> during the five years before the date of such <u>Contractor's</u> or <u>Affiliated Entity's</u> contract or engagement in connection with the Matter:
  - a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
  - b. agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or

- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of <u>Municipal Code Section 2-92-610 (Living Wage Ordinance)</u>.

I certify the above to be true

- 4. Neither the Disclosing Party, <u>Affiliated Entity</u> or <u>Contractor</u>, or any of their employees, officials, <u>agents</u> or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of
  - bid-rigging in violation of <u>720 ILCS 5/33E-3</u>;
  - bid-rotating in violation of 720 ILCS 5/33E-4; or
  - any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

I certify the above to be true

5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

I certify the above to be true

6. The Disclosing Party understands and shall comply with the applicable requirements of <u>Chapters 2-55</u> (<u>Legislative Inspector General</u>), <u>Chapter 2-56</u> (<u>Inspector General</u>) and <u>Chapter 2-156</u> (<u>Governmental Ethics</u>) of the Municipal Code.

I certify the above to be true

7. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago.

None

8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient.

None

#### C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

The Disclosing Party certifies that, as defined in <u>Section 2-32-455(b) of the Municipal</u> <u>Code</u>, the Disclosing Party

is not a "financial institution"

#### E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

If the Disclosing Party cannot make this verification, the Disclosing Party must disclose all required information in the space provided below or in an attachment in the "Additional Info" tab. Failure to comply with these disclosure requirements may make any contract entered into with the City in connection with the Matter voidable by the City.

The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

I can make the above verification

# SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

- A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
- B. The City's Governmental Ethics and Campaign Financing Ordinances, <u>Chapters 2-156</u> and <u>2-164</u> of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. A training program is available on line at <u>www.cityofchicago.org/city/en/depts/ethics.html</u>, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

I acknowledge and consent to the above

The Disclosing Party understands and agrees that:

- C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
- E. The information provided in this EDS must be kept current. In the event of changes, the Disclosing Party must supplement this EDS up to the time the City takes action on the Matter. If the Matter is a contract being handled by the City's Department of Procurement Services, the Disclosing Party must update this EDS as the contract requires. NOTE: With respect to Matters subject to Article I of <a href="Chapter 1-23">Chapter 1-23</a> of the Municipal Code (imposing PERMANENT INELIGIBILITY for certain specified offenses), the information provided herein regarding eligibility must be kept current for a longer period, as required by <a href="Chapter 1-23">Chapter 1-23</a> and <a href="Section 2-154-020">Section 2-154-020</a> of the Municipal Code.

I acknowledge and consent to the above

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its <u>Affiliated Entities</u> delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

I certify the above to be true

# FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This question is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

No

## **ADDITIONAL INFO**

Please add any additional explanatory information here. If explanation is longer than 1000 characters, you may add an attachment below. Please note that your EDS, including all attachments, becomes available for public viewing upon contract award. Your attachments will be viewable "as is" without manual redaction by the City. You are responsible for redacting any non-public information from your documents before uploading.

Signature Authorization Certificate

List of attachments uploaded by vendor

Signature authorization for Waste Management Holdings, Inc.

#### **CERTIFICATION**

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS, and all applicable appendices, on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS, and all applicable appendices, are true, accurate and complete as of the date furnished to the City. Submission of this form constitutes making the oath associated with notarization.

/s/ 08/12/2013 Becky Lelingis Paralegal Waste Management Holdings, Inc.

This is a printed copy of the Economic Disclosure Statement, the original of which is filed electronically with the City of Chicago. Any alterations must be made electronically, alterations on this printed copy are void and of no effect.

#### **CERTIFICATE OF THE SECRETARY**

## WASTE MANAGEMENT HOLDINGS, INC.

I, Linda J. Smith, duly elected Secretary of Waste Management Holdings, Inc., a Delaware corporation (the "Corporation"), do hereby certify that the following is a true and complete copy of a resolution of the Sole Director duly adopted by written consent, which resolution has not been modified, amended or rescinded and is in full force and effect.

**RESOLVED**, that Becky Lelingis, Paralegal, or any officer of this Corporation, and each of them, are hereby authorized, following compliance with appropriate corporate policies and procedures, to prepare, execute and to submit on behalf of the Corporation the City of Chicago Economic Disclosure Statement.

Dated: February 4, 2013

Linda J. Smith

Secretary



# CITY OF CHICAGO ECONOMIC DISCLOSURE STATEMENT and AFFIDAVIT Related to Contract/Amendment/Solicitation EDS # 46814

## **SECTION I -- GENERAL INFORMATION**

A. Legal name of the Disclosing Party submitting the EDS:	
Waste Management, Inc.	

The Disclosing Party submitting this EDS is:

a legal entity holding a direct or indirect interest in the Applicant

The Disclosing Party holds an interest in

Waste Management of Illinois, Inc. and EDS is 46806

B. Business address of the Disclosing Party:

1001 Fannin Suite 4000 Houston, TX 77002 United States

Enter d/b/a if applicable:

C. Telephone:

630-218-1710

Fax:

630-916-6280

D. Name of contact person:

**Becky Lelingis** 

## SECTION II -- DISCLOSURE OF OWNERSHIP INTERESTS

# A. NATURE OF THE DISCLOSING PARTY

1. Indicate the nature of the Disclosing Party:

Publicly registered business corporation

Is the Disclosing Party incorporated or organized in the State of Illinois?

No

State or foreign country of incorporation or organization:

Delaware

Registered to do business in the State of Illinois as a foreign entity?

No

- B. DISCLOSING PARTY IS A LEGAL ENTITY:
- 1.a.1 Does the Disclosing Party have any directors?

Yes

1.a.3 List below the full names and titles of all executive officers and all directors, if any, of the entity. Do not include any directors who have no power to select the entity's officers.

**Officer/Director:** Frank M. Clark

Title: Director Role: Director

Officer/Director: Patrick W. Gross

Title: Director

Role: Director

Officer/Director: John C. Pope

Title: Director Role: Director

Officer/Director: W. Robert Reum

Officer/Director: w. Robert Reum

**Title:** Chairman of the Board

**Role:** Director

\_\_\_\_\_\_

**Officer/Director:** Thomas H. Weidemeyer

Title: Director
Role: Director

Officer/Director: David P. Steiner

**Title:** Director, President and Chief Executive Officer

**Role:** Both

**Officer/Director:** David A. Aardsma

**Title:** Chief Sales & Marketing Officer

**Role:** Officer

Officer/Director: Barry H. Caldwell

**Title:** Senior Vice President, Government Affairs and Corporate

Communications

**Role:** Officer

**Officer/Director:** James C. Fish Jr

**Title:** Executive Vice President and Chief Financial Officer

**Role:** Officer

**Officer/Director:** Jeff M. Harris

**Title:** Senior Vice President, Field Operations

**Role:** Officer

**Officer/Director:** Rick L. Wittenbraker

**Title:** Senior Vice President, General Counsel, Chief Compliance

Officer and Assistant Secretary

**Role:** Officer

Officer/Director: Don Patrick Carpenter

**Title:** Vice President and Chief Accounting Officer

**Role:** Officer

**Officer/Director:** Devina A. Rankin

**Title:** Vice President and Treasurer

**Role:** Officer

**Officer/Director:** Linda J. Smith

Title: Secretary

**Role:** Officer

**Officer/Director:** Puneet Bhasin

**Title:** Chief Information Officer and Senior Vice President,

Technology, Logistics and Customer Service

**Role:** Officer

**Officer/Director:** John J. Morris Jr

**Title:** Senior Vice President, Field Operations

**Role:** Officer

**Officer/Director:** Bradbury H. Anderson

Title: Director
Role: Director

**Officer/Director:** James E. Trevathan Jr

**Title:** Executive Vice President and Chief Operating Officer

**Role:** Officer

**Officer/Director:** Mark E. Schwartz

**Title:** Senior Vice President, Human Resources

**Role:** Officer

Officer/Director: Mark A. Lockett

Title: Vice President - Tax

**Role:** Officer

\_\_\_\_\_

**Officer/Director:** Jeff R. Bennett

**Title:** Assistant Treasurer

**Role:** Officer

**Officer/Director:** Victoria M. Holt

Title: Director
Role: Director

\_\_\_\_\_

## 2. Ownership Information

Please confirm ownership information concerning each person or entity that having a direct or indirect beneficial interest in excess of 7.5% of the Disclosing Party (your entity). Examples of such an interest include shares in a corporation, partnership interest in a partnership or joint venture, interest of a member or manager in a limited lability company, or interest of a beneficiary of a trust, estate, or other similar entity. Note: Each legal entity below may be required to submit an EDS on its own behalf.

As reported by the Disclosing Party, the immediate owner(s) of the Disclosing Party is/ are listed below:

There are no owners with greater than 7.5 percent ownership in the Disclosing Party.

# SECTION III -- BUSINESS RELATIONSHIPS WITH CITY ELECTED OFFICIALS

Has the Disclosing Party had a "business relationship," as defined in <u>Chapter 2-156 of the Municipal Code</u>, with any City elected official in the 12 months before the date this EDS is signed?

No

### **SECTION V -- CERTIFICATIONS**

#### A. COURT-ORDERED CHILD SUPPORT COMPLIANCE

Under <u>Municipal Code Section 2-92-415</u>, substantial owners of business entities that contract with the City must remain in compliance with their child support obligations throughout the contract's term.

Has any person who directly or indirectly owns 10% or more of the Disclosing Party been declared in arrearage of any child support obligations by any Illinois court of competent jurisdiction?

Not applicable because no person directly or indirectly owns 10% or more of the Disclosing Party

#### **B. FURTHER CERTIFICATIONS**

- 1. Pursuant to <u>Municipal Code Chapter 1-23</u>, Article I ("Article I")(which the Applicant should consult for defined terms (e.g., "doing business") and legal requirements), if the Disclosing Party submitting this EDS is the Applicant and is doing business with the City, then the Disclosing Party certifies as follows:
  - i. neither the Applicant nor any controlling person is currently indicted or charged with, or has admitted guilt of, or has ever been convicted of, or placed under supervision for, any criminal offense involving actual, attempted, or conspiracy to commit bribery, theft, fraud, forgery, perjury, dishonesty or deceit against an officer or employee of the City or any sister agency; and
  - ii. the Applicant understands and acknowledges that compliance with Article I is a continuing requirement for doing business with the City.

NOTE: If Article I applies to the Applicant, the permanent compliance timeframe in Article I supersedes some five-year compliance timeframes in certifications 2 and 3 below.

I certify the above to be true

- 2. The Disclosing Party and, if the Disclosing Party is a legal entity, all of those persons or entities identified in Section II.B.1. of this EDS:
  - a. are not presently debarred, suspended, proposed for debarment, declared ineligible or voluntarily excluded from any transactions by any federal, state or local unit of government;
  - b. have not, within a five-year period preceding the date of this EDS, been convicted of a criminal offense, adjudged guilty, or had a civil judgment rendered against them in connection with: obtaining, attempting to obtain, or performing a public (federal, state or local) transaction or contract under a public transaction; a violation of federal or state antitrust statutes; fraud; embezzlement; theft; forgery; bribery; falsification or destruction of records; making false statements; or receiving stolen property;
  - c. are not presently indicted for, or criminally or civilly charged by, a governmental entity (federal, state or local) with committing any of the offenses set forth in clause B.2.b. of this Section V:
  - d. have not, within a five-year period preceding the date of this EDS, had one or more public transactions (federal, state or local) terminated for cause or default; and
  - e. have not, within a five-year period preceding the date of this EDS, been convicted, adjudged guilty, or found liable in a civil proceeding, or in any criminal or civil action, including actions concerning environmental violations, instituted by the City or by the federal government, any state, or any other unit of local government.

I certify the above to be true

- 3. Neither the Disclosing Party, nor any <u>Contractor</u>, nor any <u>Affiliated Entity</u> of either the Disclosing Party or any <u>Contractor</u> nor any <u>Agents</u> have, during the five years before the date this EDS is signed, or, with respect to a <u>Contractor</u>, an <u>Affiliated Entity</u>, or an <u>Affiliated Entity</u> of a <u>Contractor</u> during the five years before the date of such <u>Contractor's</u> or <u>Affiliated Entity's</u> contract or engagement in connection with the Matter:
  - a. bribed or attempted to bribe, or been convicted or adjudged guilty of bribery or attempting to bribe, a public officer or employee of the City, the State of Illinois, or any agency of the federal government or of any state or local government in the United States of America, in that officer's or employee's official capacity;
  - agreed or colluded with other bidders or prospective bidders, or been a party to any such agreement, or been convicted or adjudged guilty of agreement or collusion among bidders or prospective bidders, in restraint of freedom of competition by agreement to bid a fixed price or otherwise; or

- c. made an admission of such conduct described in a. or b. above that is a matter of record, but have not been prosecuted for such conduct; or
- d. violated the provisions of <u>Municipal Code Section 2-92-610 (Living Wage Ordinance)</u>.

I certify the above to be true

- 4. Neither the Disclosing Party, <u>Affiliated Entity</u> or <u>Contractor</u>, or any of their employees, officials, <u>agents</u> or partners, is barred from contracting with any unit of state or local government as a result of engaging in or being convicted of
  - bid-rigging in violation of <u>720 ILCS 5/33E-3</u>;
  - bid-rotating in violation of <u>720 ILCS 5/33E-4</u>; or
  - any similar offense of any state or of the United States of America that contains the same elements as the offense of bid-rigging or bid-rotating.

I certify the above to be true

5. Neither the Disclosing Party nor any Affiliated Entity is listed on any of the following lists maintained by the Office of Foreign Assets Control of the U.S. Department of the Treasury or the Bureau of Industry and Security of the U.S. Department of Commerce or their successors: the Specially Designated Nationals List, the Denied Persons List, the Unverified List, the Entity List and the Debarred List.

I certify the above to be true

6. The Disclosing Party understands and shall comply with the applicable requirements of <u>Chapters 2-55 (Legislative Inspector General)</u>, <u>Chapter 2-56 (Inspector General)</u> and <u>Chapter 2-156 (Governmental Ethics)</u> of the Municipal Code.

I certify the above to be true

7. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all current employees of the Disclosing Party who were, at any time during the 12-month period preceding the execution date of this EDS, an employee, or elected or appointed official, of the City of Chicago.

None

8. To the best of the Disclosing Party's knowledge after reasonable inquiry, the following is a complete list of all gifts that the Disclosing Party has given or caused to be given, at any time during the 12-month period preceding the execution date of this EDS, to an employee, or elected or appointed official, of the City of Chicago. For purposes of this statement, a "gift" does not include: (i) anything made generally available to City employees or to the general public, or (ii) food or drink provided in the course of official City business and having a retail value of less than \$20 per recipient.

None

#### C. CERTIFICATION OF STATUS AS FINANCIAL INSTITUTION

The Disclosing Party certifies that, as defined in <u>Section 2-32-455(b) of the Municipal</u> <u>Code</u>, the Disclosing Party

is not a "financial institution"

#### E. CERTIFICATION REGARDING SLAVERY ERA BUSINESS

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The Disclosing Party verifies that the Disclosing Party has searched any and all records of the Disclosing Party and any and all predecessor entities regarding records of investments or profits from slavery or slaveholder insurance policies during the slavery era (including insurance policies issued to slaveholders that provided coverage for damage to or injury or death of their slaves), and the Disclosing Party has found no such records.

I can make the above verification

# SECTION VII -- ACKNOWLEDGMENTS, CONTRACT INCORPORATION, COMPLIANCE, PENALTIES, DISCLOSURE

The Disclosing Party understands and agrees that:

- A. The certifications, disclosures, and acknowledgments contained in this EDS will become part of any contract or other agreement between the Applicant and the City in connection with the Matter, whether procurement, City assistance, or other City action, and are material inducements to the City's execution of any contract or taking other action with respect to the Matter. The Disclosing Party understands that it must comply with all statutes, ordinances, and regulations on which this EDS is based.
- B. The City's Governmental Ethics and Campaign Financing Ordinances, <u>Chapters 2-156</u> and <u>2-164</u> of the Municipal Code, impose certain duties and obligations on persons or entities seeking City contracts, work, business, or transactions. A training program is available on line at <u>www.cityofchicago.org/city/en/depts/ethics.html</u>, and may also be obtained from the City's Board of Ethics, 740 N. Sedgwick St., Suite 500, Chicago, IL 60610, (312) 744-9660. The Disclosing Party must comply fully with the applicable ordinances.

I acknowledge and consent to the above

The Disclosing Party understands and agrees that:

- C. If the City determines that any information provided in this EDS is false, incomplete or inaccurate, any contract or other agreement in connection with which it is submitted may be rescinded or be void or voidable, and the City may pursue any remedies under the contract or agreement (if not rescinded or void), at law, or in equity, including terminating the Disclosing Party's participation in the Matter and/or declining to allow the Disclosing Party to participate in other transactions with the City. Remedies at law for a false statement of material fact may include incarceration and an award to the City of treble damages.
- D. It is the City's policy to make this document available to the public on its Internet site and/or upon request. Some or all of the information provided on this EDS and any attachments to this EDS may be made available to the public on the Internet, in response to a Freedom of Information Act request, or otherwise. By completing and signing this EDS, the Disclosing Party waives and releases any possible rights or claims which it may have against the City in connection with the public release of information contained in this EDS and also authorizes the City to verify the accuracy of any information submitted in this EDS.
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I acknowledge and consent to the above

The Disclosing Party represents and warrants that:

F.1. The Disclosing Party is not delinquent in the payment of any tax administered by the Illinois Department of Revenue, nor are the Disclosing Party or its <u>Affiliated Entities</u> delinquent in paying any fine, fee, tax or other charge owed to the City. This includes, but is not limited to, all water charges, sewer charges, license fees, parking tickets, property taxes or sales taxes.

I certify the above to be true

# FAMILIAL RELATIONSHIPS WITH ELECTED CITY OFFICIALS AND DEPARTMENT HEADS

This question is to be completed only by (a) the Applicant, and (b) any legal entity which has a direct ownership interest in the Applicant exceeding 7.5 percent. It is not to be completed by any legal entity which has only an indirect ownership interest in the Applicant.

Under Municipal Code Section 2-154-015, the Disclosing Party must disclose whether such Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently has a "familial relationship" with any elected city official or department head. A "familial relationship" exists if, as of the date this EDS is signed, the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof is related to the mayor, any alderman, the city clerk, the city treasurer or any city department head as spouse or domestic partner or as any of the following, whether by blood or adoption: parent, child, brother or sister, aunt or uncle, niece or nephew, grandparent, grandchild, father-in-law, mother-in-law, son-in-law, daughter-in-law, stepfather or stepmother, stepson or stepdaughter, stepbrother or stepsister or half-brother or half-sister.

"Applicable Party" means (1) all corporate officers of the Disclosing Party, if the Disclosing Party is a corporation; all partners of the Disclosing Party, if the Disclosing Party is a general partnership; all general partners and limited partners of the Disclosing Party, if the Disclosing Party is a limited partnership; all managers, managing members and members of the Disclosing Party, if the Disclosing Party is a limited liability company; (2) all principal officers of the Disclosing Party; and (3) any person having more than a 7.5 percent ownership interest in the Disclosing Party. "Principal officers" means the president, chief operating officer, executive director, chief financial officer, treasurer or secretary of a legal entity or any person exercising similar authority.

Does the Disclosing Party or any "Applicable Party" or any Spouse or Domestic Partner thereof currently have a "familial relationship" with an elected city official or department head?

N/A because the Disclosing party is not the Applicant nor has a direct ownership interest.

## ADDITIONAL INFO

Please add any additional explanatory information here. If explanation is longer than 1000 characters, you may add an attachment below. Please note that your EDS, including all attachments, becomes available for public viewing upon contract award. Your attachments will be viewable "as is" without manual redaction by the City. You are responsible for redacting any non-public information from your documents before uploading.

Attached is Signature Authorization and also a letter dated 2/14/13 from Capital World Investors, Schedule 13G and ADV.

List of attachments uploaded by vendor

Signature authorization for Waste Management,Inc. 2/14/13 Letter from Capital World Investors and Schedule 13G Capital World Investors ADV Part 1A Capital World Investors ADV Part 2A

#### CERTIFICATION

Under penalty of perjury, the person signing below: (1) warrants that he/she is authorized to execute this EDS, and all applicable appendices, on behalf of the Disclosing Party, and (2) warrants that all certifications and statements contained in this EDS, and all applicable appendices, are true, accurate and complete as of the date furnished to the City. Submission of this form constitutes making the oath associated with notarization.

/s/ 08/12/2013
Becky Lelingis
Paralegal
Waste Management, Inc.

This is a printed copy of the Economic Disclosure Statement, the original of which is filed electronically with the City of Chicago. Any alterations must be made electronically, alterations on this printed copy are void and of no effect.

# **POWER OF ATTORNEY**

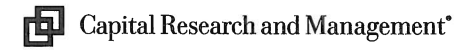
KNOW ALL MEN BY THESE PRESENTS, that the undersigned Linda J. Smith, Corporate Secretary of WASTE MANAGEMENT, INC., a Delaware corporation (the "Company"), does hereby make, constitute and appoint Becky A. Lelingis, Paralegal, whose address is 720 E. Butterfield Road, 4<sup>th</sup> Floor, Lombard, Illinois, true and lawful attorney in fact to sign in the name, place and stead of the undersigned the City of Chicago Economic Disclosure Statements on behalf of the Company, and that any such action taken to date is hereby ratified and approved.

This power of attorney shall be valid for a period of one (1) year beginning on the date of the signing hereof and is limited to the foregoing.

IN TESTIMONY WHEREOF, the undersigned hereto has set her hand this 22nd day of October, 2012.

Linda I Smith Comparate

Linda J. Smith, Corporate Secretary



Herbert Y. Poon
Senior Counsel and Vice President
Fund Business Management Group

Capital Research and Management Company 333 South Hope Street Los Angeles, California 90071-1406

Phone (213) 615 0432 Fax (213) 615 0430 hyp@capgroup.com

February 14, 2013

Ms. Bernie Harges City of Chicago Department of Procurement Services Room 403, City Hall 121 North LaSalle Street Chicago, IL 60602

Re: Specification No. 106225, Single Stream Recyclable Material Services

Dear Ms. Harges:

I am sending this letter to you at the request of Waste Management Inc. ("WM"). Capital Research and Management Company ("CRMC") is an investment adviser registered with the Securities and Exchange Commission under the Investment Advisers Act of 1940. CRMC is investment adviser to the American Funds family of mutual funds and other institutional clients that own shares of common stock of WM. Since CRMC, acting through its independent investment divisions called Capital World Investors, Capital Research Global Investors and Capital International Investors, has investment discretion for the portfolios of the funds, it is required to report ownership of those shares on Schedule 13G. Attached is the most recent Schedule 13G filed by Capital Research Global Investors for WM as of February 13, 2013. As permitted by the SEC rules, Capital Research Global Investors disclaims beneficial ownership of the shares reported because it does not have an economic interest in the shares. (Please refer to item 9 on page 2 of the Schedule 13G). Importantly, please be advised that no single fund or client of CRMC owns 7.5% or more of the shares of WM.

For further information regarding CRMC, I am enclosing a copy of its current Form ADV.

If you have any questions regarding this letter, please contact me at (213) 615-0432.

Sincerely,

Thuk y. R

Herbert Y. Poon

cc: Becky Lelingis, Waste Management

# UNITED STATES SECURITIES AND EXCHANGE COMMISSION Washington, D.C. 20549

# **SCHEDULE 13G**

Under the Securities Exchange Act of 1934

(Amendment No. 1)*	
Waste Management Inc.	5
(Name of Issuer)	
Common Stock .	•
(Title of Class of Securities)	
94106L109	20
(CUSIP Number)	
December 31, 2012	
(Date of Event Which Requires Filing of this Statement)	
Check the appropriate box to designate the rule pursuant to which this Schedule is filed:  Rule 13d-1(b)  Rule 13d-1(c)	æ
Rule 13d-1(d)	

\*The remainder of this cover page shall be filled out for a reporting person's initial filing on this form with respect to the subject class of securities, and for any subsequent amendment containing information which would alter the disclosures provided in a prior cover page.

The information required in the remainder of this cover page shall not be deemed to be "filed" for the purpose of Section 18 of the Securities Exchange Act of 1934 ("Act") or otherwise subject to the liabilities of that section of the Act but shall be subject to all other provisions of the Act (however, see the Notes).

_ 1	I.R.S. IDEN Capital Re	TIFICAT search	TING PERSONS IION NOS. OF ABOVE PERSONS (ENTITIES ONLY) Global Investors **	
2	CHECK TH	E APPR	OPRIATE BOX IF A MEMBER OF A GROUP (SEE INSTRUCTIONS)	(a)
3	SEC USE O	NLY K		
. 4	CITIZENSE Delaware			
		5	SOLE VOTING POWER 38,463,415	
NUMBER OF SHARES BENEFICIALLY OWNED BY EACH REPORTING PERSON WITH:		6	SHARED VOTING POWER NONE	193
		7	SOLE DISPOSITIVE POWER  38,463,415	3
	84	8	SHARED DISPOSITIVE POWER  NONE	
9	AGGREGA 38,463,415		OUNT BENEFICIALLY OWNED BY EACH REPORTING PERSON neficial ownership disclaimed pursuant to Rule 13d-4	
10	CHECK BO	X IF TH	IE AGGREGATE AMOUNT IN ROW (9) EXCLUDES CERTAIN SHARES (SI	EE INSTRUCTIONS)
11	8.3%		SS REPRESENTED BY AMOUNT IN ROW 9	
12	TYPE OF R	EPORT	ING PERSON (SEE INSTRUCTIONS)	

<sup>\*\*</sup> A division of Capital Research and Management Company (CRMC)

# SECURITIES AND EXCHANGE COMMISSION Washington, DC 20549

# Schedule 13G Under the Securities Exchange Act of 1934

Amendmer	nt No. 1	# · · · · · · · · · · · · · · · · · · ·	2		*	
item 1(a)	Name of I Waste Ma	ssuer: nagement Inc.		£2.	*	
Item 1(b)		f Issuer's Principal Executive Offices: nin Street, Ste 4000 CX 77002	0 W	(9.5	39	
Item 2(a)		Person(s) Filing: esearch Global Investors	S		*	
Item 2(b)	333 South	f Principal Business Office or, if none, Residence: Hope Street les, CA 90071				
Item 2(c)	Citizenshi	p: N/A				
Item 2(d)	Title of C	lass of Securities; Stock		e		
Item 2(e)	CUSIP No 94106L10					
Item 3		ement is filed pursuant to sections 240.13d-1(b) or 240.13dn investment adviser in accordance with section 240.13d		heck whether t	he person filing i	is a:
Item 4	Ownershi	р .		36		
	Provide the	ne following information regarding the aggregate number in Item 1.	and percentage	of the class of	securities of the	issuer
			•			
	(a) (b) (c)	Amount beneficially owned: Percent of class: Number of shares as to which the person has:		6 3		
	(i) (ii) (iii)	Sole power to vote or to direct the vote: Shared power to vote or to direct the vote: Sole power to dispose or to direct the disposition of:				
	(iv)	Shared power to dispose or to direct the disposition of	f:			
	See page 2	2				
	shares bel	esearch Global Investors is deemed to be the beneficial over ieved to be outstanding as a result of CRMC acting as invented under Section 8 of the Investment Company Act of 1940	estment adviser	15 shares or 8 to various inv	.3% of the 463,8 estment compan	99,149 ies
Item 5	Ownership the reporting following:	o of Five Percent or Less of a Class. If this statement is bing person has ceased to be the beneficial owner of more to	eing filed to rep than five percen	ort the fact that t of the class o	t as of the date h	ereof k the
tem 6	Ownership	o of More than Five Percent on Behalf of Another Person	: N/A			

- Item 7 Identification and Classification of the Subsidiary Which Acquired the Security Being Reported on By the Parent Holding Company or Control Person: N/A
- Item 8 Identification and Classification of Members of the Group: N/A
- Item 9 Notice of Dissolution of Group: N/A
- Item 10 Certification

By signing below, I certify that, to the best of my knowledge and belief, the securities referred to above were acquired and are held in the ordinary course of business and were not acquired and are not held for the purpose of or with the effect of changing or influencing the control of the issuer of the securities and were not acquired and are not held in connection with or as a participant in any transaction having that purpose or effect.

# Signature

After reasonable inquiry and to the best of my knowledge and belief, I certify that the information set forth in this statement is true, complete and correct.

Date:

February 11, 2013

Signature:

Timothy D. Armour\*\*\*

Name/Title:

Timothy D. Armour - Senior Vice President

Capital Research Global Investors

\*\*\*By

James P. Ryan Attorney-in-fact

Signed pursuant to a Power of Attorney dated December 29, 2010 included as an Exhibit to Schedule 13G filed with the Securities and Exchange Commission by Capital Research Global Investors on January 10, 2011 with respect to Portfolio Recovery Associates, Inc.

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# **FORM ADV**

OMB: 3235-0049

# UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION

Primary Business Name: CAPITAL RESEARCH AND MANAGEMENT	IARD/CRD Number:
COMPANY	110885
	Rev. 10/2012

WARNING: Complete this form truthfully. False statements or omissions may result in denial of your application, revocation of your registration, or criminal prosecution. You must keep this form updated by filing periodic amendments. See Form ADV General Instruction 4. Item 1 Identifying Information Responses to this Item tell us who you are, where you are doing business, and how we can contact you. A. Your full legal name (if you are a sole proprietor, your last, first, and middle names): CAPITAL RESEARCH AND MANAGEMENT COMPANY B. Name under which you primarily conduct your advisory business, if different from Item 1.A.: CAPITAL RESEARCH AND MANAGEMENT COMPANY List on Section 1.B. of Schedule D any additional names under which you conduct your advisory business. C. If this filing is reporting a change in your legal name (Item 1.A.) or primary business name (Item 1.B.), enter the new name and specify whether the name change is of □ your legal name or □ your primary business name: D. (1) If you are registered with the SEC as an investment adviser, your SEC file number: 801-8055 (2) If you report to the SEC as an exempt reporting adviser, your SEC file number: E. If you have a number ("CRD Number") assigned by the FINRA's CRD system or by the IARD system, your CRD number: 110885 If your firm does not have a CRD number, skip this Item 1.E. Do not provide the CRD number of one of your officers, employees, or affiliates. F. Principal Office and Place of Business (1)Address (do not use a P.O. Box): Number and Street 1: Number and Street 2: 333 S HOPE STREET 55TH FLOOR City: State: Country: ZIP+4/Postal Code: LOS ANGELES 90071 California **UNITED STATES** If this address is a private residence, check this box: List on Section 1.F. of Schedule D any office, other than your principal office and place of business, at which you conduct investment advisory business. If you are applying for registration, or are registered, with one or more state securities authorities, you must list all of your offices in the state or states to which you are applying for registration or with whom

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	SEC, or if you		C as an <i>exempt</i>	ration, if you are registered only with the reporting adviser, list the largest five
	business: Monday - Normal busin 9:00 A.M 5 (3)Telephone nu 213-486-920	Friday COther: less hours at this locations: less hours at this location: lumber at this location: location:	,	our principal office and place of
3.	Mailing address,	if different from your pa	rincipal office and	d place of business address:
	Number and Str	reet 1:	Number and S	treet 2:
	City:	State:	Country:	ZIP+4/Postal Code:
	If this address is	s a private residence, ch	neck this box:	
┨.		e proprietor, state your f of business address in I		ress, if different from your <i>principal</i>
	Number and Str	reet 1:	Number and S	treet 2:
	City:	State:	Country:	ZIP+4/Postal Code:
•	Do you have one	e or more websites?		Yes No
	portal through w the portal withou	which to access other info ut listing addresses for a ne portal address. Do no	ormation you havall of the other in	edule D. If a website address serves as a ve published on the web, you may list formation. Some advisers may need to ual electronic mail (e-mail) addresses in
	exempt reporting		vide the contact	Compliance Officer: If you are an information for your Chief Compliance 1.K. below.
١.	exempt reporting	<i>g adviser</i> , you must pro	vide the contact	information for your Chief Compliance 1.K. below.
١.	exempt reporting Officer, if you ha	<i>g adviser</i> , you must pro ave one. If not, you mus	vide the contact t complete Item	information for your Chief Compliance 1.K. below. any:
·	exempt reporting Officer, if you had Name:	<i>ng adviser</i> , you must pro nave one. If not, you mus ber:	vide the contact it complete Item Other titles, if	information for your Chief Compliance 1.K. below. any: ber:
ı.	exempt reporting Officer, if you had Name: Telephone number	<i>ng adviser</i> , you must pro have one. If not, you mus ber:	vide the contact it complete Item Other titles, if Facsimile num	information for your Chief Compliance 1.K. below. any: ber:
	exempt reporting Officer, if you had Name: Telephone numble Number and Str City:	ng adviser, you must pro nave one. If not, you mus ber: reet 1:	ovide the contact of complete Item Other titles, if Facsimile num Number and S Country:	information for your Chief Compliance 1.K. below. any: ber: treet 2: ZIP+4/Postal Code:
ζ.	exempt reporting Officer, if you had Name: Telephone numble Number and Str City: Electronic mail ( Additional Regul	ng adviser, you must provave one. If not, you must ber: State:  (e-mail) address, if Chie latory Contact Person: If ceive information and re	ovide the contact of complete Item  Other titles, if Facsimile num  Number and S  Country:  f Compliance Office a person other t	information for your Chief Compliance 1.K. below. any: ber: treet 2: ZIP+4/Postal Code:
√.	exempt reporting Officer, if you had Name: Telephone numble Number and Str City: Electronic mail ( Additional Regulauthorized to recommend)	ng adviser, you must provave one. If not, you must ber: State:  (e-mail) address, if Chie latory Contact Person: If ceive information and re	ovide the contact of complete Item  Other titles, if Facsimile num  Number and S  Country:  f Compliance Office a person other t	information for your Chief Compliance 1.K. below. any: ber: treet 2:     ZIP+4/Postal Code: icer has one: than the Chief Compliance Officer is
<.	exempt reporting Officer, if you had Name: Telephone number and Str City: Electronic mail ( Additional Regulational Regula	ber: ceet 1: State: (e-mail) address, if Chie latory Contact Person: If ceive information and representation here.	vide the contact it complete Item Other titles, if Facsimile num Number and S Country:  f Compliance Offi a person other tespond to question	information for your Chief Compliance 1.K. below.  any: ber: treet 2:     ZIP+4/Postal Code: icer has one: than the Chief Compliance Officer is one about this Form ADV, you may

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Number and Street 1	:	Number	and	Street 2	:

City: State: Country: ZIP+4/Postal Code:

Electronic mail (e-mail) address, if contact person has one:

Yes No

L. Do you maintain some or all of the books and records you are required to keep under Section 204 of the Advisers Act, or similar state law, somewhere other than your principal office and place of business?



If "yes," complete Section 1.L. of Schedule D.

Yes No

M. Are you registered with a foreign financial regulatory authority?



Answer "no" if you are not registered with a *foreign financial regulatory authority*, even if you have an affiliate that is registered with a *foreign financial regulatory authority*. If "yes," complete Section 1.M. of Schedule D.

Yes No

N. Are you a public reporting company under Sections 12 or 15(d) of the Securities Exchange Act of 1934?



If "yes," provide your CIK number (Central Index Key number that the SEC assigns to each public reporting company):

Yes No

O. Did you have \$1 billion or more in assets on the last day of your most recent fiscal year?



P. Provide your *Legal Entity Identifier* if you have one:

A *legal entity identifier* is a unique number that companies use to identify each other in the financial marketplace. In the first half of 2011, the *legal entity identifier* standard was still in development. You may not have a *legal entity identifier*.

#### Item 2 SEC Registration/Reporting

Responses to this Item help us (and you) determine whether you are eligible to register with the SEC. Complete this Item 2.A. only if you are applying for SEC registration or submitting an *annual updating amendment* to your SEC registration.

A. To register (or remain registered) with the SEC, you must check **at least one** of the Items 2.A. (1) through 2.A.(12), below. If you are submitting an *annual updating amendment* to your SEC registration and you are no longer eligible to register with the SEC, check Item 2.A.(13). Part 1A Instruction 2 provides information to help you determine whether you may affirmatively respond to each of these items.

You (the adviser):

- (1) are a large advisory firm that either:
  - (a) has regulatory assets under management of \$100 million (in U.S. dollars) or more, or
  - (b) has regulatory assets under management of \$90 million (in U.S. dollars) or more at the time of filing its most recent *annual updating amendment* and is

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			registered with the SEC;
		(2)	are a <b>mid-sized advisory firm</b> that has regulatory assets under management of \$25 million (in U.S. dollars) or more but less than \$100 million (in U.S. dollars) and you are either:
			(a) not required to be registered as an adviser with the <i>state securities authority</i> of the state where you maintain your <i>principal office and place of business</i> , or
			(b) not subject to examination by the <i>state securities authority</i> of the state where you maintain your <i>principal office and place of business</i> ;
			Click HERE for a list of states in which an investment adviser, if registered, would not be subject to examination by the state securities authority.
		(3)	have your <i>principal office and place of business</i> <b>in Wyoming</b> (which does not regulate advisers);
		(4)	have your principal office and place of business outside the United States;
	✓	(5)	are <b>an investment adviser (or sub-adviser) to an investment company</b> registered under the Investment Company Act of 1940;
		(6)	are an investment adviser to a company which has elected to be a business development company pursuant to section 54 of the Investment Company Act of 1940 and has not withdrawn the election, and you have at least \$25 million of regulatory assets under management;
		(7)	are a <b>pension consultant</b> with respect to assets of plans having an aggregate value of at least \$200,000,000 that qualifies for the exemption in rule 203A-2(a);
		(8)	are a <b>related adviser</b> under rule 203A-2(b) that <i>controls</i> , is <i>controlled</i> by, or is under common <i>control</i> with, an investment adviser that is registered with the SEC, and your <i>principal office and place of business</i> is the same as the registered adviser;
			If you check this box, complete Section 2.A.(8) of Schedule D.
		(9)	are a <b>newly formed adviser</b> relying on rule 203A-2(c) because you expect to be eligible for SEC registration within 120 days;
			If you check this box, complete Section 2.A.(9) of Schedule D.
		(10)	are a <b>multi-state adviser</b> that is required to register in 15 or more states and is relying on rule 203A-2(d);
			If you check this box, complete Section 2.A.(10) of Schedule D.
		(11)	are an Internet adviser relying on rule 203A-2(e);
		(12)	have <b>received an SEC order</b> exempting you from the prohibition against registration with the SEC;
			If you check this box, complete Section 2.A.(12) of Schedule D.
		(13)	are <b>no longer eligible</b> to remain registered with the SEC.
			ies Authority Notice Filings and State Reporting by Exempt Reporting
<b>Ad</b> ı C.	<i>visers</i> Unde		e laws, SEC-registered advisers may be required to provide to state securities
<i>-</i> .	autho called	orities d notid	a copy of the Form ADV and any amendments they file with the SEC. These are ce filings. In addition, exempt reporting advisers may be required to provide state authorities with a copy of reports and any amendments they file with the SEC. If this

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is an initial application or report, check the box(es) next to the state(s) that you would like to receive notice of this and all subsequent filings or reports you submit to the SEC. If this is an amendment to direct your notice filings or reports to additional state(s), check the box(es) next to the state(s) that you would like to receive notice of this and all subsequent filings or reports you submit to the SEC. If this is an amendment to your registration to stop your notice filings or reports from going to state(s) that currently receive them, uncheck the box(es) next to those state(s). Jurisdictions  $\Box$  AL □мо □ PA □ AK  $\square$  MT ☐ PR  $\square$  AZ □ NE □ RI □ NV ПІА ☐ AR □ sc □ CA □ KS □ NH □ SD □ NJ □ KY □ co  $\Box$  TN □ст □ LA  $\square$  NM ☐ TX ☐ DE ☐ ME □ NY □ UT □ DC □ NC □ VT □ FI □ MA □ VI ☐ GA □мі □он □ VA □ GU  $\square$  MN □ок □ wa Πнг ☐ MS ☐ OR □ wv □ wı

If you are amending your registration to stop your *notice filings* or reports from going to a state that currently receives them and you do not want to pay that state's *notice filing* or report filing fee for the coming year, your amendment must be filed before the end of the year (December 31).

Ite	m 3 Form of Organization
Α.	How are you organized?
	© Corporation
	C Sole Proprietorship
	C Limited Liability Partnership (LLP)
	C Partnership
	C Limited Liability Company (LLC)
	C Limited Partnership (LP)
	Other (specify):
	If you are changing your response to this Item, see Part 1A Instruction 4.
В.	In what month does your fiscal year end each year?

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#### JUNE

C. Under the laws of what state or country are you organized?

State Country

#### **Delaware UNITED STATES**

If you are a partnership, provide the name of the state or country under whose laws your partnership was formed. If you are a sole proprietor, provide the name of the state or country where you reside.

If you are changing your response to this Item, see Part 1A Instruction 4.

#### Item 4 Successions

Yes No

A. Are you, at the time of this filing, succeeding to the business of a registered investment adviser?



If "yes", complete Item 4.B. and Section 4 of Schedule D.

B. Date of Succession: (MM/DD/YYYY)

If you have already reported this succession on a previous Form ADV filing, do not report the succession again. Instead, check "No." See Part 1A Instruction 4.

# Item 5 Information About Your Advisory Business - Employees, Clients, and Compensation

Responses to this Item help us understand your business, assist us in preparing for on-site examinations, and provide us with data we use when making regulatory policy. Part 1A Instruction 5.a. provides additional guidance to newly formed advisers for completing this Item 5.

#### **Employees**

If you are organized as a sole proprietorship, include yourself as an *employee* in your responses to Item 5.A. and Items 5.B.(1), (2), (3), (4), and (5). If an *employee* performs more than one function, you should count that *employee* in each of your responses to Items 5.B.(1), (2), (3), (4), and (5).

A. Approximately how many *employees* do you have? Include full- and part-time *employees* but do not include any clerical workers.

331

B. (1) Approximately how many of the *employees* reported in 5.A. perform investment advisory functions (including research)?

62

(2) Approximately how many of the *employees* reported in 5.A. are registered representatives of a broker-dealer?

3

(3) Approximately how many of the employees reported in 5.A. are registered with one or

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more state securities authorities as investment adviser representatives?

(4) Approximately how many of the employees reported in 5.A. are registered with one or more state securities authorities as investment adviser representatives for an investment adviser other than you?

(5) Approximately how many of the *employees* reported in 5.A. are licensed agents of an insurance company or agency?

(6) Approximately how many firms or other persons solicit advisory clients on your behalf?

In your response to Item 5.B.(6), do not count any of your employees and count a firm only once – do not count each of the firm's employees that solicit on your behalf.

#### Clients

In your responses to Items 5.C. and 5.D. do not include as "clients" the investors in a private fund you advise, unless you have a separate advisory relationship with those investors.

C. (1) To approximately how many *clients* did you provide investment advisory services during your most recently completed fiscal year?

<u> </u>	C 1-10	C 11-25
26-100	C More than 100 If more than 100, how ma	ny?

(round to the nearest 100)

- (2) Approximately what percentage of your clients are non-United States persons? 7%
- D. For purposes of this Item 5.D., the category "individuals" includes trusts, estates, and 401(k) plans and IRAs of individuals and their family members, but does not include businesses organized as sole proprietorships. The category "business development companies" consists of companies that have made an election pursuant to section 54 of the Investment Company Act of 1940. Unless you provide advisory services pursuant to an investment advisory contract to an investment company registered under the Investment Company Act of 1940, check "None" in response to Item 5.D.(1)(d) and do not check any of the boxes in response to Item 5.D.(2)(d).
  - (1) What types of clients do you have? Indicate the approximate percentage that each type of *client* comprises of your total number of *clients*. If a *client* fits into more than one category, check all that apply.

			Up to	<u>11-</u>	<u> 26-</u>	<u>51-</u>	<u> 76-</u>	
		<u>None</u>	10%	<u>25%</u>	<u>50%</u>	<u>75%</u>	<u>99%</u>	<u>100%</u>
(a)	Individuals (other than high net worth individuals)	0	0	0	0	O	O	0
(b)	High net worth individuals	•	0	0	0	0	0	0
(c)	Banking or thrift institutions	•	0	0	0	0	0	0
(4)	Investment companies							

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		0	0	0	0	0	•	0
(e)	Business development companies	•	0	0	0	0	0	0
(f)	Pooled investment vehicles (other than investment companies)	O	0	O	O	0	O	0
(g)	Pension and profit sharing plans (but not the plan participants)	Ö	0	O	0	0	0	0
(h)	Charitable organizations	•	0	0	0	0	0	$\circ$
(i)	Corporations or other businesses not listed above	0	0	O	O	0	0	0
(j)	State or municipal government entities	0	0	O	0	0	0	0
(k)	Other investment advisers	•	0	0	0	0	0	$\circ$
(I)	Insurance companies	•	0	0	0	0	0	0
(m)	Other:	0	0	0	0	0	0	0

(2) Indicate the approximate amount of your regulatory assets under management (reported in Item 5.F. below) attributable to each of the following type of *client*. If a *client* fits into more than one category, check all that apply.

		<u>None</u>	<u>Up to</u> 25%	<u>Up to</u> 50%	<u>Up to</u> 75%	<u>&gt;75%</u>
(a)	Individuals (other than high net worth individuals)	6	0	0	0	0
(b)	High net worth individuals	•	0	0	0	0
(c)	Banking or thrift institutions	•	0	0	0	0
(d)	Investment companies	0	0	0	0	•
(e)	Business development companies	•	0	0	0	0
(f)	Pooled investment vehicles (other than investment companies)	0	•	0	0	0
(g)	Pension and profit sharing plans (but not the plan participants)	0	O	0	0	0
(h)	Charitable organizations	•	0	0	0	0
(i)	Corporations or other businesses not listed above	Ö	0	0	0	0
(j)	State or municipal government entities	•	0	0	0	0
(k)	Other investment advisers	•	0	0	0	0
(I)	Insurance companies	•	0	0	0	0
(m)	Other:	•	0	0	0	0

# **Compensation Arrangements**

E. You are compensated for your investment advisory services by (check all that apply):

¥	(1)	A percentage of	assets	under	your	managemen	١t
---	-----	-----------------	--------	-------	------	-----------	----

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	lourly charges
□ (3) S	ubscription fees (for a newsletter or periodical)
☐ (4) Fi	ixed fees (other than subscription fees)
□ (5) C	ommissions
$\square$ (6) $P$	Performance-based fees
√ (7) O	other (specify): GROSS INVESTMENT INCOME
_ ` ′	

# Item 5 Information About Your Advisory Business - Regulatory Assets Under Management **Regulatory Assets Under Management** Yes No F. (1) Do you provide continuous and regular supervisory or management services to securities portfolios? (2) If yes, what is the amount of your regulatory assets under management and total number of accounts? U.S. Dollar Amount **Total Number of Accounts** (d) 73 Discretionary: (a) \$ 1,044,448,516,000 Non-Discretionary: (b) \$ 0 (e) 0 Total: (c) \$ 1,044,448,516,000 (f) 73 Part 1A Instruction 5.b. explains how to calculate your regulatory assets under management. You must follow these instructions carefully when completing this Item.

# Item 5 Information About Your Advisory Business - Advisory Activities **Advisory Activities** G. What type(s) of advisory services do you provide? Check all that apply. $\Box$ (1) Financial planning services (2) Portfolio management for individuals and/or small businesses (3) Portfolio management for investment companies (as well as "business development" companies" that have made an election pursuant to section 54 of the Investment Company Act of 1940) (4) Portfolio management for pooled investment vehicles (other than investment companies) Portfolio management for businesses (other than small businesses) or institutional clients (other than registered investment companies and other pooled investment vehicles) (6) Pension consulting services (7) Selection of other advisers (including *private fund* managers) $\square$ (8) Publication of periodicals or newsletters (9) Security ratings or pricing services (10) Market timing services (11) Educational seminars/workshops (12) Other(specify): Do not check Item 5.G.(3) unless you provide advisory services pursuant to an investment advisory contract to an investment company registered under the Investment Company Act of 1940, including as a subadviser. If you check Item 5.G.(3), report the 811 or 814 number of the investment company or investment companies to which you provide advice in Section 5.G.(3) of Schedule D.

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Н.	If you provide financial planning services, to how many <i>clients</i> did you provide these services during your last fiscal year?  O  1 - 10  11 - 25  26 - 50  51 - 100  101 - 250  251 - 500  More than 500, how many? (round to the nearest 500)
	In your responses to this Item 5.H., do not include as "clients" the investors in a private fund you advise, unless you have a separate advisory relationship with those investors.
۱.	If you participate in a <i>wrap fee program</i> , do you (check all that apply):  (1) <i>sponsor</i> the <i>wrap fee program</i> ?  (2) act as a portfolio manager for the <i>wrap fee program</i> ?
	If you are a portfolio manager for a <i>wrap fee program</i> , list the names of the programs and their <i>sponsors</i> in Section 5.1.(2) of Schedule D.
	If your involvement in a <i>wrap fee program</i> is limited to recommending <i>wrap fee programs</i> to your <i>clients</i> , or you advise a mutual fund that is offered through a <i>wrap fee program</i> , do not check either Item 5.I.(1) or 5.I.(2).  Yes No
J.	In response to Item 4.B. of Part 2A of Form ADV, do you indicate that you provide investment advice only with respect to limited types of investments?
	m 6 Other Business Activities
In	this Item, we request information about your firm's other business activities.
Δ.	You are actively engaged in business as a (check all that apply):  ☐ (1) broker-dealer (registered or unregistered) ☐ (2) registered representative of a broker-dealer ☐ (3) commodity pool operator or commodity trading advisor (whether registered or exempt from registration) ☐ (4) futures commission merchant ☐ (5) real estate broker, dealer, or agent ☐ (6) insurance broker or agent ☐ (7) bank (including a separately identifiable department or division of a bank) ☐ (8) trust company ☐ (9) registered municipal advisor ☐ (10) registered security-based swap dealer ☐ (11) major security-based swap participant ☐ (12) accountant or accounting firm ☐ (13) lawyer or law firm

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		14) other financial product salesperson (specify):	
		ou engage in other business using a name that is different from the names reported in or 1.B, complete Section 6.A. of Schedule D.	n Items
			Yes No
B.	(1)	Are you actively engaged in any other business not listed in Item 6.A. (other than giving investment advice)?	o 🤦
	(2)	If yes, is this other business your primary business?	0 0
		If "yes," describe this other business on Section 6.B.(2) of Schedule D, and if you enthis business under a different name, provide that name.	ngage in
			Yes No
	(3)	Do you sell products or provide services other than investment advice to your advisory <i>clients</i> ?	<u>•</u> с
		If "yes," describe this other business on Section 6.B.(3) of Schedule D, and if you enthis business under a different name, provide that name.	ngage in

#### Item 7 Financial Industry Affiliations and Private Fund Reporting

In this Item, we request information about your financial industry affiliations and activities. This information identifies areas in which conflicts of interest may occur between you and your *clients*.

A. This part of Item 7 requires you to provide information about you and your *related persons*, including foreign affiliates. Your *related persons* are all of your *advisory affiliates* and any *person* that is under common *control* with you.

You have a *related person* that is a (check all that apply):

- (1) broker-dealer, municipal securities dealer, or government securities broker or dealer (registered or unregistered)
- (2) other investment adviser (including financial planners)
- (3) registered municipal advisor
- (4) registered security-based swap dealer
- (5) major security-based swap participant
- (6) commodity pool operator or commodity trading advisor (whether registered or exempt from registration)
- $\Box$  (7) futures commission merchant
- (8) banking or thrift institution
- (9) trust company
- (10) accountant or accounting firm
- $\Box$  (11) lawyer or law firm
- ✓ (12) insurance company or agency.
- (13) pension consultant
- (14) real estate broker or dealer
- (15) sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles
- ✓ (16) sponsor, general partner, managing member (or equivalent) of pooled investment vehicles

For each *related person*, including foreign affiliates that may not be registered or required to be registered in the United States, complete Section 7.A. of Schedule D.

You do not need to complete Section 7.A. of Schedule D for any *related person* if: (1) you have no business dealings with the *related person* in connection with advisory services you provide to your *clients*; (2) you do not conduct shared operations with the *related person*; (3) you do not

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refer *clients* or business to the *related person*, and the *related person* does not refer prospective *clients* or business to you; (4) you do not share supervised persons or premises with the *related person*; and (5) you have no reason to believe that your relationship with the *related person* otherwise creates a conflict of interest with your *clients*.

You must complete Section 7.A. of Schedule D for each *related person* acting as qualified custodian in connection with advisory services you provide to your *clients* (other than any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)), regardless of whether you have determined the *related person* to be operationally independent under rule 206(4)-2 of the Advisers Act.

Yes No

B. Are you an adviser to any private fund?



If "yes," then for each *private fund* that you advise, you must complete a Section 7.B.(1) of Schedule D, except in certain circumstances described in the next sentence and in Instruction 6 of the Instructions to Part 1A. If another adviser reports this information with respect to any such *private fund* in Section 7.B.(1) of Schedule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that *private fund*. You must, instead, complete Section 7.B.(2) of Schedule D.

In either case, if you seek to preserve the anonymity of a *private fund* client by maintaining its identity in your books and records in numerical or alphabetical code, or similar designation, pursuant to rule 204-2(d), you may identify the *private fund* in Section 7.B.(1) or 7.B.(2) of Schedule D using the same code or designation in place of the fund's name.

# Item 8 Participation or Interest in Client Transactions

In this Item, we request information about your participation and interest in your *clients*' transactions. This information identifies additional areas in which conflicts of interest may occur between you and your *clients*.

Like Item 7, Item 8 requires you to provide information about you and your *related persons*, including foreign affiliates.

# **Proprietary Interest in Client Transactions**

A. Do you or any related person:

- Yes No
- (1) buy securities for yourself from advisory *clients*, or sell securities you own to advisory *clients* (principal transactions)?
- O 🤷
- (2) buy or sell for yourself securities (other than shares of mutual funds) that you also recommend to advisory *clients*?
- <u>•</u> с
- (3) recommend securities (or other investment products) to advisory *clients* in which you or any *related person* has some other proprietary (ownership) interest (other than those mentioned in Items 8.A.(1) or (2))?
- ଂ

# Sales Interest in Client Transactions

B. Do you or any related person:

- Yes No
- (1) as a broker-dealer or registered representative of a broker-dealer, execute securities trades for brokerage customers in which advisory *client* securities are sold to or bought from the brokerage customer (agency cross transactions)?
- -

0

- (2) recommend purchase of securities to advisory *clients* for which you or any *related person* serves as underwriter, general or managing partner, or purchaser representative?
- <u>°</u> О
- (3) recommend purchase or sale of securities to advisory clients for which you or any
- 0

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	related person has any other sales interest (other than the receipt of sales commissions as a broker or registered representative of a broker-dealer)?	
ln۱	vestment or Brokerage Discretion	
C.	Do you or any <i>related person</i> have <i>discretionary authority</i> to determine the:  (1) securities to be bought or sold for a <i>client's</i> account?	Yes No
	(2) amount of securities to be bought or sold for a client's account?	<ul><li>O</li></ul>
	(3) broker or dealer to be used for a purchase or sale of securities for a <i>client's</i> account?	<ul><li>c</li></ul>
	(4) commission rates to be paid to a broker or dealer for a <i>client's</i> securities transactions?	<u> </u>
D.	If you answer "yes" to C.(3) above, are any of the brokers or dealers related persons	? o 🧿
E.	Do you or any related person recommend brokers or dealers to clients?	O
F.	If you answer "yes" to E above, are any of the brokers or dealers related persons?	0 🧖
G.	(1) Do you or any <i>related person</i> receive research or other products or services othe than execution from a broker-dealer or a third party ("soft dollar benefits") in connection with <i>client</i> securities transactions?	r 🧿 o
	(2) If "yes" to G.(1) above, are all the "soft dollar benefits" you or any <i>related person</i> receive eligible "research or brokerage services" under section 28(e) of the Securities Exchange Act of 1934?	ns 🧿 C
Н.	Do you or any <i>related person</i> , directly or indirectly, compensate any <i>person</i> for <i>client</i> referrals?	<u> </u>
I.	Do you or any <i>related person</i> , directly or indirectly, receive compensation from any <i>person</i> for <i>client</i> referrals?	<u> </u>
	In responding to Items 8.H and 8.I., consider all cash and non-cash compensation the related person gave to (in answering Item 8.H) or received from (in answering Item 8 person in exchange for client referrals, including any bonus that is based, at least in pumber or amount of client referrals.	3.1) any

# Item 9 Custody

In this Item, we ask you whether you or a *related person* has *custody* of *client* (other than *clients* that are investment companies registered under the Investment Company Act of 1940) assets and about your custodial practices.

ab	out y	our	custodiai	prac	cuce	S.							
_	(1)												

A. (1) Do you have *custody* of any advisory *clients*':(a) cash or bank accounts?

Yes No

(b) securities?

o 🧧

If you are registering or registered with the SEC, answer "No" to Item 9.A.(1)(a) and (b) if you have *custody* solely because (i) you deduct your advisory fees directly from your *clients'* accounts, or (ii) a *related person* has custody of *client* assets in connection with advisory services you provide to *clients*, but you have overcome the presumption that you are not

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	•	rationally independent (purs son.	tuant to Advisers Act rule 206(4)-(2)(d)(5)) from the rela	ated
	(2)		m 9.A.(1)(a) or (b), what is the approximate amount of a tall number of <i>clients</i> for which you have <i>custody</i> :	client
		U.S. Dollar Amount	Total Number of Clients	
		(a) \$	(b)	
	ded thos pers do i	luct your advisory fees direct se assets and the number of son has custody of <i>client</i> ass not include the amount of th	red with the SEC and you have custody solely because yearly from your <i>clients'</i> accounts, do not include the amount those <i>clients</i> in your response to Item 9.A.(2). If your resets in connection with advisory services you provide to a cose assets and number of those <i>clients</i> in your response nation in your response to Item 9.B.(2).	nt of elated clients,
B.	(1)	In connection with advisory persons have custody of an	services you provide to <i>clients</i> , do any of your <i>related</i> y of your advisory <i>clients</i> :	Yes No
		(a) cash or bank accounts?		ဝ 🧖
		(b) securities?		္ 🤦
	You	are required to answer this	item regardless of how you answered Item 9.A.(1)(a) or	· (b).
	(2)		m 9.B.(1)(a) or (b), what is the approximate amount of a tal number of <i>clients</i> for which your <i>related persons</i> have	
		U.S. Dollar Amount (a) \$	Total Number of <i>Clients</i> (b)	
C.			ave <i>custody</i> of <i>client</i> funds or securities in connection with the collowing that apply:	th
	(1)	A qualified custodian(s) sen in the pooled investment ve	nds account statements at least quarterly to the investors ehicle(s) you manage.	s 🗖
	(2)		untant audits annually the pooled investment vehicle(s) udited financial statements are distributed to the	
	(3)	An <i>independent public acco</i> funds and securities.	untant conducts an annual surprise examination of clien	t 🗆
	(4)		untant prepares an internal control report with respect to or your related persons are qualified custodians for	o 🗖
	that you D if	t are engaged to perform the checked Item 9.C.(2), you	(3) or C.(4), list in Section 9.C. of Schedule D the account and audit or examination or prepare an internal control repetor on the section 9.C. of a list auditor information in Section 9.C. of a list auditor information with respect to the private funds you advise in	ort. (If Schedule
D.		you or your <i>related person(s</i> nection with advisory service	s) act as qualified custodians for your <i>clients</i> in es you provide to <i>clients</i> ?	Yes No

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- (1) you act as a qualified custodian
- (2) your *related person(s)* act as qualified custodian(s)





If you checked "yes" to Item 9.D.(2), all related persons that act as qualified custodians (other than any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)) must be identified in Section 7.A. of Schedule D, regardless of whether you have determined the related person to be operationally independent under rule 206(4)-2 of the Advisers Act.

- E. If you are filing your annual updating amendment and you were subject to a surprise examination by an independent public accountant during your last fiscal year, provide the date (MM/YYYY) the examination commenced:
- F. If you or your related persons have custody of client funds or securities, how many persons, including, but not limited to, you and your related persons, act as qualified custodians for your clients in connection with advisory services you provide to clients?

#### Item 10 Control Persons

In this Item, we ask you to identify every person that, directly or indirectly, controls you.

If you are submitting an initial application or report, you must complete Schedule A and Schedule B. Schedule A asks for information about your direct owners and executive officers. Schedule B asks for information about your indirect owners. If this is an amendment and you are updating information you reported on either Schedule A or Schedule B (or both) that you filed with your initial application or report, you must complete Schedule C.

Yes No

A. Does any person not named in Item 1.A. or Schedules A, B, or C, directly or indirectly, control your management or policies?





If yes, complete Section 10.A. of Schedule D.

B. If any person named in Schedules A, B, or C or in Section 10.A. of Schedule D is a public reporting company under Sections 12 or 15(d) of the Securities Exchange Act of 1934, please complete Section 10.B. of Schedule D.

#### Item 11 Disclosure Information

In this Item, we ask for information about your disciplinary history and the disciplinary history of all your advisory affiliates. We use this information to determine whether to grant your application for registration, to decide whether to revoke your registration or to place limitations on your activities as an investment adviser, and to identify potential problem areas to focus on during our on-site examinations. One event may result in "yes" answers to more than one of the questions below.

Your advisory affiliates are: (1) all of your current employees (other than employees performing only clerical, administrative, support or similar functions); (2) all of your officers, partners, or directors (or any person performing similar functions); and (3) all persons directly or indirectly controlling you or controlled by you. If you are a "separately identifiable department or division" (SID) of a bank, see the Glossary of Terms to determine who your advisory affiliates are.

If you are registered or registering with the SEC or if you are an exempt reporting adviser, you may limit your disclosure of any event listed in Item 11 to ten years following the date of the event. If

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you are registered or registering with a state, you must respond to the questions as posed; you may, therefore, limit your disclosure to ten years following the date of an event only in responding to Items 11.A.(1), 11.A.(2), 11.B.(1), 11.B.(2), 11.D.(4), and 11.H.(1)(a). For purposes of calculating this ten-year period, the date of an event is the date the final order, judgment, or decree was entered, or the date any rights of appeal from preliminary orders, judgments, or decrees lapsed. You must complete the appropriate Disclosure Reporting Page ("DRP") for "yes" answers to the questions in this Item 11. Yes No Do any of the events below involve you or any of your supervised persons? 0 For "yes" answers to the following questions, complete a Criminal Action DRP: A. In the past ten years, have you or any advisory affiliate: Yes No (1) been convicted of or pled quilty or nolo contendere ("no contest") in a domestic, foreign, or military court to any felony? (2) been *charged* with any *felony*? 0 If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit your response to Item 11.A.(2) to charges that are currently pending. B. In the past ten years, have you or any advisory affiliate: (1) been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, 0 foreign, or military court to a misdemeanor involving: investments or an investmentrelated business, or any fraud, false statements, or omissions, wrongful taking of property, bribery, perjury, forgery, counterfeiting, extortion, or a conspiracy to commit any of these offenses? (2) been charged with a misdemeanor listed in Item 11.B.(1)? 0 If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit your response to Item 11.B.(2) to charges that are currently pending. For "yes" answers to the following questions, complete a Regulatory Action DRP: C. Has the SEC or the Commodity Futures Trading Commission (CFTC) ever: Yes No (1) found you or any advisory affiliate to have made a false statement or omission? (2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes? (3) found you or any advisory affiliate to have been a cause of an investment-related • business having its authorization to do business denied, suspended, revoked, or restricted? (4) entered an order against you or any advisory affiliate in connection with investmentrelated activity? (5) imposed a civil money penalty on you or any advisory affiliate, or ordered you or any advisory affiliate to cease and desist from any activity? D. Has any other federal regulatory agency, any state regulatory agency, or any foreign financial regulatory authority: (1) ever found you or any advisory affiliate to have made a false statement or omission, or been dishonest, unfair, or unethical?

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	(2) ever <i>found</i> you or any <i>advisory affiliate</i> to have been <i>involved</i> in a violation of <i>investment-related</i> regulations or statutes?	O	•
	(3) ever <i>found</i> you or any <i>advisory affiliate</i> to have been a cause of an <i>investment-related</i> business having its authorization to do business denied, suspended, revoked, or restricted?	0	0
	(4) in the past ten years, entered an <i>order</i> against you or any <i>advisory affiliate</i> in connection with an <i>investment-related</i> activity?	0	•
	(5) ever denied, suspended, or revoked your or any <i>advisory affiliate's</i> registration or license, or otherwise prevented you or any <i>advisory affiliate</i> , by <i>order</i> , from associating with an <i>investment-related</i> business or restricted your or any <i>advisory affiliate's</i> activity?	0	0
E.	Has any self-regulatory organization or commodities exchange ever:		
	(1) found you or any advisory affiliate to have made a false statement or omission?	$\circ$	•
	(2) found you or any advisory affiliate to have been involved in a violation of its rules (other than a violation designated as a "minor rule violation" under a plan approved by the SEC)?	0	0
	(3) <i>found</i> you or any <i>advisory affiliate</i> to have been the cause of an <i>investment-related</i> business having its authorization to do business denied, suspended, revoked, or restricted?	0	0
	(4) disciplined you or any <i>advisory affiliate</i> by expelling or suspending you or the <i>advisory affiliate</i> from membership, barring or suspending you or the <i>advisory affiliate</i> from association with other members, or otherwise restricting your or the <i>advisory affiliate's</i> activities?	0	ō
F.	Has an authorization to act as an attorney, accountant, or federal contractor granted to you or any <i>advisory affiliate</i> ever been revoked or suspended?	0	Ö
G.	Are you or any <i>advisory affiliate</i> now the subject of any regulatory proceeding that could result in a "yes" answer to any part of Item 11.C., 11.D., or 11.E.?	0	0
For	"yes" answers to the following questions, complete a Civil Judicial Action DRP:		
Н.	(1) Has any domestic or foreign court:	Yes	No
	(a) in the past ten years, enjoined you or any advisory affiliate in connection with any investment-related activity?	O	0
	(b) ever found that you or any advisory affiliate were involved in a violation of investment-related statutes or regulations?	O	0
	(c) ever dismissed, pursuant to a settlement agreement, an investment-related civil action brought against you or any advisory affiliate by a state or foreign financial regulatory authority?	0	Ō
	(2) Are you or any <i>advisory affiliate</i> now the subject of any civil proceeding that could result in a "yes" answer to any part of Item 11.H.(1)?	$\circ$	•

# Item 12 Small Businesses

The SEC is required by the Regulatory Flexibility Act to consider the effect of its regulations on small entities. In order to do this, we need to determine whether you meet the definition of "small business" or "small organization" under rule 0-7.

Answer this Item 12 only if you are registered or registering with the SEC and you indicated in

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response to Item 5.F.(2)(c) that you have regulatory assets under management of less than \$25 million. You are not required to answer this Item 12 if you are filing for initial registration as a state adviser, amending a current state registration, or switching from SEC to state registration.

For purposes of this Item 12 only:

- Total Assets refers to the total assets of a firm, rather than the assets managed on behalf of *clients*. In determining your or another *person's* total assets, you may use the total assets shown on a current balance sheet (but use total assets reported on a consolidated balance sheet with subsidiaries included, if that amount is larger).
- Control means the power to direct or cause the direction of the management or policies of a person, whether through ownership of securities, by contract, or otherwise. Any person that directly or indirectly has the right to vote 25 percent or more of the voting securities, or is entitled to 25 percent or more of the profits, of another person is presumed to control the other person.

		Yes	No
Α.	Did you have total assets of \$5 million or more on the last day of your most recent fiscal year?	О	О
If "	yes," you do not need to answer Items 12.B. and 12.C.		
В.	Do you:		
	(1) control another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2)(c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year?	0	0
	(2) control another person (other than a natural person) that had total assets of \$5 million or more on the last day of its most recent fiscal year?	О	О
C.	Are you:		
	(1) controlled by or under common control with another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2)(c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year?	О	0
	(2) <i>controlled</i> by or under common <i>control</i> with another <i>person</i> (other than a natural person) that had total assets of \$5 million or more on the last day of its most recent fiscal year?	0	0

#### Part 2 Brochures

#### Exemption from brochure delivery requirements for SEC-registered advisers

SEC rules exempt SEC-registered advisers from delivering a firm brochure to some kinds of clients. If these exemptions excuse you from delivering a brochure to *all* of your advisory clients, you do not have to prepare a brochure.

Yes No

Are you exempt from delivering a brochure to all of your clients under these rules?

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If no, complete the ADV Part 2 filing below.

# Brochures

**Note:** These documents are available as Portable Document Format (PDF) files. If you do not have the Adobe Acrobat Reader to view PDF files, please click here to download.

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Brochure Name	Date Submitted	Date Last Confirmed
ADV BROCHURE CRMC	09/28/2012	

#### Schedule A

#### **Direct Owners and Executive Officers**

- 1. Complete Schedule A only if you are submitting an initial application or report. Schedule A asks for information about your direct owners and executive officers. Use Schedule C to amend this information.
- 2. Direct Owners and Executive Officers. List below the names of:
  - (a) each Chief Executive Officer, Chief Financial Officer, Chief Operations Officer, Chief Legal Officer, Chief Compliance Officer (Chief Compliance Officer is required if you are registered or applying for registration and cannot be more than one individual), director, and any other individuals with similar status or functions;
  - (b)if you are organized as a corporation, each shareholder that is a direct owner of 5% or more of a class of your voting securities, unless you are a public reporting company (a company subject to Section 12 or 15(d) of the Exchange Act);
    - Direct owners include any *person* that owns, beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 5% or more of a class of your voting securities. For purposes of this Schedule, a *person* beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.
  - (c) if you are organized as a partnership, <u>all</u> general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 5% or more of your capital;
  - (d)in the case of a trust that directly owns 5% or more of a class of your voting securities, or that has the right to receive upon dissolution, or has contributed, 5% or more of your capital, the trust and each trustee; and
  - (e) if you are organized as a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 5% or more of your capital, and (ii) if managed by elected managers, all elected managers.
- 3. Do you have any indirect owners to be reported on Schedule B? Yes No
- 4.In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner or executive officer is an individual.
- 5. Complete the Title or Status column by entering board/management titles; status as partner, trustee, sole proprietor, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- 7.(a) In the *Control Person* column, enter "Yes" if the *person* has *control* as defined in the Glossary of Terms to Form ADV, and enter "No" if the *person* does not have *control*. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are *control persons*.
  - (b)In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15 (d) of the Exchange Act.

(c) Complete each column.

(0) 0011101010 04101							
<b>FULL LEGAL</b>	DE/FE/I	Status	Date	Ownership	Control	PR	CRD No. If
NAME			Status	Code	Person		None: S.S.
(Individuals:			Acquired				No. and Date
Last Name, First			MM/YYYY				of Birth, IRS
Name, Middle							Tax No. or
Name)							Employer ID
							No.

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ARMOUR, TIMOTHY, D	I	DIRECTOR, PRESIDENT, AND PEO	11/1996	NA	Y	N	4393732
THE CAPITAL GROUP COMPANIES, INC.	DE	STOCKHOLDER	02/1967	Е	Y	N	86-0206507
DENNING, MARK, EDWARD	I	DIRECTOR	09/1997	NA	Y	N	2553149
DOWNER, MICHAEL, JOSEF	I	DIRECTOR, SENIOR VICE PRESIDENT, AND SECRETARY	08/1994	NA	Y	N	2092948
ROTHENBERG, JAMES, F	I	CHAIRMAN	01/1994	NA	Υ	N	2847929
OMIYA, CINDY, MICHIE	I	VICE PRESIDENT AND CONTROLLER	11/2002	NA	Y	N	2228187
DRASDO, JAMES, ERNEST	I	DIRECTOR	09/2004	NA	Y	N	4460686
LOVELACE, ROBERT, WHITNEY	I	DIRECTOR AND EXECUTIVE VICE PRESIDENT	09/2006	NA	Y	N	1601952
PERRY, DINA, N.	I	DIRECTOR	09/2006	NA	Υ	N	1448491
CLIFFORD, KEVIN, GERARD	I	DIRECTOR	09/2006	NA	Υ	N	1018026
WENDT, GREGORY, WESTIN	I	DIRECTOR	09/2007	NA	Y	N	4489008
PHELAN, JOHN, HUGH	I	DIRECTOR, EXECUTIVE VICE PRESIDENT	03/2011	NA	Y	N	2272073
SPINELLA, CARMELO	I	DIRECTOR, TREASURER AND PFO	07/2009	NA	Y	N	5561286
STEIN, EUGENE, PAUL	I	DIRECTOR	12/2008	NA	Y	N	4360399
BARCLAY, DAVID, C	I	DIRECTOR	09/2010	NA	Y	N	1283294
HUNTINGTON, CLAUDIA, P.	I	DIRECTOR	09/2009	NA	Y	N	5849991
KNOWLES, JONATHAN, OSCAR	_	DIRECTOR	09/2010	NA	Υ	N	4551937
RYAN, JAMES, PATRICK	I	DIRECTOR	09/2011	NA	Y	N	2488429
VOGT, BRADLEY, JOHNSTON	I	DIRECTOR	09/2011	NA	Y	N	2159594
O'NEAL, DONALD, DARBY	I	DIRECTOR	09/2011	NA	Y	N	4391734
ROMO, MARTIN	I	DIRECTOR	09/2011	NA	Υ	N	2509975
ROLFE, DONALD, HAROLD	I	CHIEF COMPLIANCE OFFICER	01/2012	NA	Y	N	4823562

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JONSSON, JOANNA, FOWLER	l -	DIRECTOR	12/2012	NA	Υ	N	2210256
LOVELACE, JAMES, BRIAN	1	DIRECTOR	12/2012	NA	Υ	N	4459868

#### Schedule B

#### **Indirect Owners**

- 1. Complete Schedule B only if you are submitting an initial application. Schedule B asks for information about your indirect owners; you must first complete Schedule A, which asks for information about your direct owners. Use Schedule C to amend this information.
- 2. Indirect Owners. With respect to each owner listed on Schedule A (except individual owners), list below:
  - (a) in the case of an owner that is a corporation, each of its shareholders that beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 25% or more of a class of a voting security of that corporation;
    - For purposes of this Schedule, a person beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.
  - (b) in the case of an owner that is a partnership, all general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 25% or more of the partnership's capital;
  - (c) in the case of an owner that is a trust, the trust and each trustee; and
  - (d) in the case of an owner that is a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 25% or more of the LLC's capital, and (ii) if managed by elected managers, all elected managers.
- 3. Continue up the chain of ownership listing all 25% owners at each level. Once a public reporting company (a company subject to Sections 12 or 15(d) of the Exchange Act) is reached, no further ownership information need be given.
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner is an individual.
- 5. Complete the Status column by entering the owner's status as partner, trustee, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).

6. Ownership codes are:

C - 25% but less than

E - 75% or more

50%

D - 50% but less than

F - Other (general partner, trustee, or elected

75% manager)

- 7. (a) In the Control Person column, enter "Yes" if the person has control as defined in the Glossary of Terms to Form ADV, and enter "No" if the person does not have control. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are control persons.
  - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
  - (c) Complete each column.

No Information Filed

#### Schedule D

**SECTION 1.B. Other Business Names** 

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#### No Information Filed

#### **SECTION 1.F. Other Offices**

Complete the following information business, at which you conduct inv Schedule D Section 1.F. for each lo registered only with the SEC, or if yoffices (in terms of numbers of em	restment advisory ocation. If you are you are an <i>exem<sub>l</sub></i>	y business. You must e applying for SEC re	complete a separate gistration, if you are	
Number and Street 1: 11100 SANTA MONICA BOULEVARI	D	Number and Street 15TH FLOOR	2:	
City: LOS ANGELES	State:	Country:	ZIP+4/Postal Code:	
LOS ANGELES	California	UNITED STATES	90025-3384	
If this address is a private residence	e, check this box	<b>с</b> : П		
Telephone Number: (310) 996-6000	Facsimile Number: (310)996-6200			
Complete the following information business, at which you conduct inv Schedule D Section 1.F. for each lo registered only with the SEC, or if yoffices (in terms of numbers of employment)	restment advisory ocation. If you are you are an <i>exem<sub>l</sub></i>	y business. You must e applying for SEC re	complete a separate gistration, if you are	
Number and Street 1: ONE MARKET, STEUART TOWER		Number and Street 2: SUITE 2000		
City:	State:	Country:	ZIP+4/Postal Code:	
SAN FRANCISCO	California	UNITED STATES	94105-1409 S	
If this address is a private residence	e, check this box	<b>с</b> : П		
Telephone Number: (415) 421-9360	Facsimile Number: (415) 393-7115			

Complete the following information for each office, other than your *principal office and place of business*, at which you conduct investment advisory business. You must complete a separate Schedule D Section 1.F. for each location. If you are applying for SEC registration, if you are registered only with the SEC, or if you are an *exempt reporting adviser*, list only the largest five offices (in terms of numbers of *employees*).

Number and Street 1: Number and Street 2:

WASHINGTON HARBOUR 3000 K STREET NW, SUITE 230

City: State: Country: ZIP+4/Postal Code:

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WASHINGTON	District of Columb	bia UNITED STATE	20007-5140 S		
If this address is a private reside	ence, check this bo	x: 🗖			
Telephone Number: (202)945-6300	Facsimile Number: (202)945-6360				
Complete the following information business, at which you conduct in Schedule D Section 1.F. for each registered only with the SEC, or offices (in terms of numbers of each section).	nvestment advisor location. If you ar if you are an <i>exen</i>	ry business. You must re applying for SEC r	st complete a separate registration, if you are		
Number and Street 1: 6455 IRVINE CENTER DRIVE		Number and Street 2:			
City: IRVINE	State:	Country:	ZIP+4/Postal Code: 92618-4518		
TICVINE	California	UNITED STATES	72010-4310		
If this address is a private reside	ence, check this bo	x: 🗖			
Telephone Number: 949-975-5000	Facsimile Number:				
Complete the following informati business, at which you conduct i Schedule D Section 1.F. for each registered only with the SEC, or offices (in terms of numbers of each section of the se	nvestment advisor location. If you ar if you are an <i>exen</i>	ry business. You must re applying for SEC r	st complete a separate registration, if you are		
Number and Street 1: ONE MARKET, SPEAR TOWER		t 2:			
City: SAN FRANCISCO	State:	Country:	ZIP+4/Postal Code: 94105		
3/11/11/11/01/300	California	UNITED STATES	74100		
If this address is a private reside	ence, check this bo	х: 🗖			
Telephone Number: 415-263-7933	Facsimile Number:				

Complete the following information for each office, other than your principal office and place of

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business, at which you conduct investigations of the business, at which you conduct investigation of the second of the second of the second of the business of	cation. If you ou are an <i>exe</i>	are applying for SEC r	egistration, if you are	
Number and Street 1: 5300 ROBIN HOOD ROAD		Number and Street 2:		
City: NORFOLK	State:	Country:	ZIP+4/Postal Code: 23513-2430	
NORFOLK	Virginia	UNITED STATES	23313-2430	
If this address is a private residence	e, check this b	oox:		
Telephone Number: (757) 670-4900	Facsimile Nu (757) 670-4			
Complete the following information business, at which you conduct inveschedule D Section 1.F. for each low registered only with the SEC, or if yoffices (in terms of numbers of empty)	estment advise cation. If you you are an <i>exe</i>	ory business. You mus are applying for SEC r	t complete a separate egistration, if you are	
Number and Street 1: 440 ROYAL PALM WAY		Number and Street 2: SUITE 202		
City: PALM BEACH	State:	Country:	ZIP+4/Postal Code: 33480	
	Florida	UNITED STATES		
If this address is a private residence	e, check this b	oox:		
Telephone Number: 561-837-2500	Facsimile Nu	umber:		
Complete the following information business, at which you conduct inveschedule D Section 1.F. for each local registered only with the SEC, or if yoffices (in terms of numbers of employment)	estment advisc cation. If you you are an <i>exc</i>	ory business. You mus are applying for SEC r	et complete a separate egistration, if you are	
Number and Street 1: 400 S HOPE STREET		Number and Street 22ND FLOOR	2:	
City: LOS ANGELES	State:	Country:	ZIP+4/Postal Code: 90071-2801	
LOS ANGLES	California	UNITED STATES	70071-2001	
If this address is a private residence	e, check this b	oox:		

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Telephone Number: 213-486-1358	Facsimile Nu	mber:		
SECTION 1.I. Website Address	ses			
List your website addresses. You website address.	must complete	a separate Schedule	D Section 1.I. for each	
Website Address: WWW.CAPG	ROUP.COM			
Website Address: WWW.AMER	ICANFUNDS.COM	VI		
SECTION 1.L. Location of Book	cs and Records	·		
Complete the following informati other than your <i>principal office a</i> Section 1.L. for each location.				
Name of entity where books and CAPITAL RESEARCH AND MANAC	records are kep SEMENT COMPAN	rt: NY		
Number and Street 1: 6455 IRVINE CENTER DRIVE		Number and Street 2:		
City: IRVINE	State: California	Country: UNITED STATES	ZIP+4/Postal Code: 92618	
If this address is a private reside	ence, check this	box:		
Telephone Number: Facsimile number: 949-975-5000				
This is (check one):				
one of your branch offices or				
a third-party unaffiliated reco	rdkeeper.			
O other.				
Briefly describe the books and re IN ADDITION TO THE PRINCIPAL CORPORATE AND CLIENT ACCOL MAINTAINED AND KEPT IN THE	PLACE OF BUSI JNTING RECORD	INESS LISTED IN RES OS AND TRANSACTION	SETTLEMENT RECORDS ARE	
Name of entity where books and	records are kep	t:		

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CAPITAL RESEARCH AND MANAGEMENT COMPANY					
Number and Street 1: 5300 ROBIN HOOD ROAD		Number and Street 2:			
City: NORFOLK	State:	Country:	ZIP+4/Postal Code: 23513		
	Virginia	UNITED STATES			
If this address is a private residence, check this box: $\ \square$					
Telephone Number: (757) 670-4900	Facsimile number:				
This is (check one):					
one of your branch offices or affiliates.					
C a third-party unaffiliated recordkeeper.					
O other.					
Briefly describe the books and records kept at this location: IN ADDITION TO THE PRINCIPAL PLACE OF BUSINESS LISTED IN RESPONSE F.1., CERTAIN CORPORATE AND CLIENT ACCOUNTING RECORDS AND TRANSACTION SETTLEMENT RECORDS ARE MAINTAINED AND KEPT IN THE OFFICE OF APPLICANT LISTED ABOVE.					

#### SECTION 1.M. Registration with Foreign Financial Regulatory Authorities

No Information Filed

# SECTION 2.A.(8) Related Adviser

If you are relying on the exemption in rule 203A-2(b) from the prohibition on registration because you *control*, are *controlled* by, or are under common *control* with an investment adviser that is registered with the SEC and your *principal office and place of business* is the same as that of the registered adviser, provide the following information:

Name of Registered Investment Adviser

CRD Number of Registered Investment Adviser

SEC Number of Registered Investment Adviser

801 -

# SECTION 2.A.(9) Newly Formed Adviser

If you are relying on rule 203A-2(c), the newly formed adviser exemption from the prohibition on registration, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations. You must make both of these representations:

 $\square$  I am not registered or required to be registered with the SEC or a *state securities authority* and I have a reasonable expectation that I will be eligible to register with the SEC within 120 days after the date my registration with the SEC becomes effective. ☐ I undertake to withdraw from SEC registration if, on the 120th day after my registration with the SEC becomes effective, I would be prohibited by Section 203A(a) of the Advisers Act from registering with the SEC. SECTION 2.A. (10) Multi-State Adviser If you are relying on rule 203A-2(d), the multi-state adviser exemption from the prohibition on registration, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations. If you are applying for registration as an investment adviser with the SEC, you must make both of these representations:  $\square$  I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of 15 or more states to register as an investment adviser with the state securities authorities in those states.  $\square$  I undertake to withdraw from SEC registration if I file an amendment to this registration indicating that I would be required by the laws of fewer than 15 states to register as an investment adviser with the state securities authorities of those states. If you are submitting your annual updating amendment, you must make this representation: ☐ Within 90 days prior to the date of filing this amendment, I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of at least 15 states to register as an investment adviser with the state securities authorities in those states. SECTION 2.A.(12) SEC Exemptive Order If you are relying upon an SEC order exempting you from the prohibition on registration, provide the following information: Application Number: 803-Date of order: **SECTION 4 Successions** No Information Filed SECTION 5.G.(3) Advisers to Registered Investment Companies and Business Development

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# SECTION 5.G.(3) Advisers to Registered Investment Companies and Business Development Companies

If you check Item 5.G.(3), what is the SEC file number (811 or 814 number) of each of the registered investment companies and business development companies to which you act as an adviser pursuant to an advisory contract? You must complete a separate Schedule D Section 5.G. (3) for each registered investment company and business development company to which you act as an adviser.

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SEC File Number 811-00032 SEC File Number 811-00066 SEC File Number 811-00116 SEC File Number 811-00572 SEC File Number 811-00604 SEC File Number 811-00862 SEC File Number 811-01435 SEC File Number 811-01880 SEC File Number 811-02333 SEC File Number 811-02421 SEC File Number 811-02444 SEC File Number 811-03734

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SEC File Number 811-03735 SEC File Number 811-03857 SEC File Number 811-04318 SEC File Number 811-04653 SEC File Number 811-04694 SEC File Number 811-05085 SEC File Number 811-05104 SEC File Number 811-05364 SEC File Number 811-05446 SEC File Number 811-05750 SEC File Number 811-05888 SEC File Number 811-07338

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SEC File Number 811-07888 SEC File Number 811-08576 SEC File Number 811-09105 SEC File Number 811-21928 SEC File Number 811-21981 SEC File Number 811-22215 SEC File Number 811-22277 SEC File Number 811-22448 SEC File Number 811-22449 SEC File Number 811-22496 SEC File Number 811-22656 SEC File Number

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811-22692

## SECTION 5.1.(2) Wrap Fee Programs

No Information Filed

### SECTION 6.A. Names of Your Other Businesses

No Information Filed

# SECTION 6.B.(2) Description of Primary Business

Describe your primary business (not your investment advisory business):

If you engage in that business under a different name, provide that name:

## SECTION 6.B.(3) Description of Other Products and Services

Describe other products or services you sell to your *client*, You may omit products and services that you listed in Section 6.B.(2) above.

CRMC FURNISHES SERVICES, PAYS COMP, TRAVEL EXPENSES OF PERSONS TO PERFORM CLIENTS' EXECUTIVE, ADMINISTRATIVE, CLERICAL, BOOKKEEPING FUNCTIONS, PROVIDES OFFICE SPACE, SMALL OFFICE EQUIPMENT AND UTILITIES, GENERAL PURPOSE ACCTNG FORMS, SUPPLIES AND POSTAGE.

If you engage in that business under a different name, provide that name.

### **SECTION 7.A. Financial Industry Affiliations**

Complete a separate Schedule D Section 7.A. for each related person listed in Item 7.A.

- Legal Name of Related Person: CAPITAL INTERNATIONAL, INC.
- 2. Primary Business Name of *Related Person*: CAPITAL INTERNATIONAL, INC.
- 3. Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)

801 - 32104 or Other

4. Related Person's CRD Number (if any):

110682

- 5. Related Person is: (check all that apply)
  - (a) D broker-dealer, municipal securities dealer, or government securities broker or dealer
  - (b) other investment adviser (including financial planners)
  - (c) registered municipal advisor

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	(d)	☐ registered security-based swap dealer		
	(e)	major security-based swap participant		
	(f)	commodity pool operator or commodity trading advisor (whether registered or from registration)	exen	npt
	(g)	futures commission merchant		
	(h)	□ banking or thrift institution		
	(i)	☐ trust company		
	(j)	accountant or accounting firm		
	(k)	☐ lawyer or law firm		
	(I)	insurance company or agency		
	(m)	pension consultant		
	(n)	real estate broker or dealer		
	(o)	$\hfill\Box$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	$\square$ sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	ent	
			Yes	No
6.	Do y	you control or are you controlled by the related person?	О	0
7.	Are	you and the related person under common control?	0	0
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	c	•
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients</i> ' funds or securities that are maintained at the <i>related person</i> ?	c	О
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>relaperson's</i> office responsible for <i>custody</i> of your <i>clients'</i> assets:	ated	
		Number and Street 1: Number and Street 2: City: State: Country: ZIP+4/Postal Code: If this address is a private residence, check this box:		
			Yes	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	$\circ$	•
	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	0	0
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.		
		Name of Country/Foreign Financial Regulatory Authority		
		Hong Kong - Securities and Futures Commission		
		Singapore - Monetary Authority of Singapore		
		South Korea - Financial Supervisory Commission / Financial Supervisory Service		
11.	Do y	you and the related person share any supervised persons?	•	

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12.	Do you and the <i>related person</i> share the same physical location?
1.	Legal Name of <i>Related Person</i> :  CAPITAL RESEARCH COMPANY
2.	Primary Business Name of <i>Related Person</i> :  CAPITAL RESEARCH COMPANY
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 801 - 54942 or Other
4.	Related Person's CRD Number (if any): 110684
5.	Related Person is: (check all that apply)  (a) □ broker-dealer, municipal securities dealer, or government securities broker or dealer  (b) ☑ other investment adviser (including financial planners)  (c) □ registered municipal advisor  (d) □ registered security-based swap dealer  (e) □ major security-based swap participant  (f) □ commodity pool operator or commodity trading advisor (whether registered or exempt from registration)  (g) □ futures commission merchant  (h) □ banking or thrift institution  (i) □ trust company  (j) □ accountant or accounting firm  (k) □ lawyer or law firm  (l) □ insurance company or agency  (m) □ pension consultant  (n) □ real estate broker or dealer  (o) □ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles  (p) □ sponsor, general partner, managing member (or equivalent) of pooled investment vehicles
6.	Do you <i>control</i> or are you <i>controlled</i> by the <i>related person</i> ?  Yes No
7.	Are you and the <i>related person</i> under common <i>control</i> ?
8.	(a) Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection

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		with advisory services you provide to <i>clients</i> ?		
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients</i> ' funds or securities that are maintained at the <i>related person</i> ?	0	0
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>rela person's</i> office responsible for <i>custody</i> of your <i>clients'</i> assets:  Number and Street 1:  City:  State:  Country:  ZIP+4/Postal Code:	ted	
		If this address is a private residence, check this box: $\Box$	Yes	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	C	<b>©</b>
	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	•	o
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.		
		Name of Country/Foreign Financial Regulatory Authority		
		Hong Kong - Securities and Futures Commission		
11.	Do y	you and the related person share any supervised persons?	•	О
12.	Do y	you and the related person share the same physical location?	O	0
1.		al Name of <i>Related Person</i> : ITAL INTERNATIONAL RESEARCH, INC.		
2.		nary Business Name of <i>Related Person</i> : ITAL INTERNATIONAL RESEARCH, INC.		
3.	Rela	eted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	801	- 54943		
	or Othe	er -		
4.	Rela	ated Person's CRD Number (if any): 688		
5.	Rela (a) (b) (c) (d)	ted Person is: (check all that apply)  □ broker-dealer, municipal securities dealer, or government securities broker or d  other investment adviser (including financial planners)  registered municipal advisor  registered security-based swap dealer	eale	r

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	(e) (f)	<ul> <li>major security-based swap participant</li> <li>commodity pool operator or commodity trading advisor (whether registered or commodity pool operator)</li> </ul>	even	ont
	(1)	from registration)	CACII	ιρι
	(g)	futures commission merchant		
	(h)	□ banking or thrift institution		
	(i)	☐ trust company		
	(j)	accountant or accounting firm		
	(k)	☐ lawyer or law firm		
	(I)	insurance company or agency		
	(m)			
	(n)	real estate broker or dealer		
	(o)	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investments	ent	
		vehicles	Yes	No
6.	Do v	you control or are you controlled by the related person?	103	Ô
0.	<b>D</b> 0 3	you control are you controlled by the related person.	О	•
7.	Are	you and the related person under common control?	Ô	О
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	0
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients'</i> funds or securities that are maintained at the <i>related person</i> ?	0	0
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>rela person's</i> office responsible for <i>custody</i> of your <i>clients'</i> assets:	ted	
		Number and Street 1: Number and Street 2: City: State: Country: ZIP+4/Postal Code: If this address is a private residence, check this box:		
			Yes	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	$\circ$	0
	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	0	0
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.  No Information Filed		
11.	Do y	you and the related person share any supervised persons?	•	О
12.	Do y	you and the related person share the same physical location?	Ô	0

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1.	Legal Name of <i>Related Person</i> :  CAPITAL INTERNATIONAL ASSET MANAGEMENT (CANADA), INC.
2.	Primary Business Name of <i>Related Person</i> : CAPITAL INTERNATIONAL ASSET MANAGEMENT (CANADA), INC.
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)
	or Other
4.	Related Person's CRD Number (if any):
5.	Related Person is: (check all that apply)  (a) □ broker-dealer, municipal securities dealer, or government securities broker or dealer other investment adviser (including financial planners)  (c) □ registered municipal advisor  (d) □ registered security-based swap dealer  (e) □ major security-based swap participant  (f) □ commodity pool operator or commodity trading advisor (whether registered or exempt from registration)  (g) □ futures commission merchant  (h) □ banking or thrift institution  (i) □ trust company  (j) □ accountant or accounting firm  (k) □ lawyer or law firm  (l) □ insurance company or agency  (m) □ pension consultant  (n) □ real estate broker or dealer  (o) □ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles  (p) □ sponsor, general partner, managing member (or equivalent) of pooled investment vehicles
6.	Do you <i>control</i> or are you <i>controlled</i> by the <i>related person</i> ?
7.	Are you and the <i>related person</i> under common <i>control</i> ?
8.	(a) Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?
	(b) If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients</i> ' funds or securities that are maintained at the <i>related person</i> ?

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	(c)	person's office responsible for custody of your clients' assets:  Number and Street 1:  Number and Street 2		
			Yes N	o
9.	(a)	) If the <i>related person</i> is an investment adviser, is it exempt fr	om registration?	)
	(b)	) If the answer is yes, under what exemption? SECTION 203(B)(3) OF THE INVESTMENT ADVISERS ACT		
10.	(a)	) Is the related person registered with a foreign financial regula	atory authority?	5
	(b)	) If the answer is yes, list the name and country, in English, of regulatory authority with which the related person is registered		
		Name of Country/Foreign Financial Regulatory Author	ty	
		Canada - Alberta Securities Commission		
		Canada - British Columbia Securities Commission		
		Canada - Nova Scotia Securities Commission		
		Canada - Ontario Securities Commission		_
		Other - QUEBEC - AUTORITE DES MARCHES FINANCIERS		
	J	by you and the <i>related person</i> share any <i>supervised persons</i> ?  by you and the <i>related person</i> share the same physical location?	<u>•</u> c	)
1.		gal Name of <i>Related Person</i> : APITAL INTERNATIONAL SÄRL		
2.		imary Business Name of <i>Related Person</i> : APITAL INTERNATIONAL SÄRL		
3.	Rela	elated Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 80	02-)	
	802 or Othe			
4.		elated Person's CRD Number (if any): 2640		
5.	Rela (a) (b) (c) (d)	other investment adviser (including financial planners) registered municipal advisor	nt securities broker or dealer	

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	(e)	major security-based swap participant		
	(f)	commodity pool operator or commodity trading advisor (whether registered or from registration)	exen	npt
	(g)	futures commission merchant		
	(h)	banking or thrift institution		
	(i)	☐ trust company		
	(j)	accountant or accounting firm		
	(k)	☐ lawyer or law firm		
	(I)	insurance company or agency		
	(m)			
	(n)	real estate broker or dealer		
	(o)	$\square$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	$\square$ sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	ent	
			Yes	No
6.	Do y	you control or are you controlled by the related person?	О	0
7.	Are	you and the related person under common control?	0	0
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	0
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients</i> ' funds or securities that are maintained at the <i>related person</i> ?	О	0
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>rela person's</i> office responsible for <i>custody</i> of your <i>clients'</i> assets:	ted	
		Number and Street 1: Number and Street 2: City: State: Country: ZIP+4/Postal Code: If this address is a private residence, check this box:		
			Yes	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	•	O
	(b)	If the answer is yes, under what exemption?  SECTION 203(B)(3) OF THE INVESTMENT ADVISERS ACT		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	•	o
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.		
		Name of Country/Foreign Financial Regulatory Authority		
		Switzerland - Swiss Financial Market Supervisory Authority		
11.	Do y	you and the related person share any supervised persons?	•	0
12.	Do y	you and the related person share the same physical location?	0	0

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1	Legal Name of <i>Related Person</i> :		
١.	CAPITAL INTERNATIONAL LIMITED		
2.	Primary Business Name of <i>Related Person</i> :  CAPITAL INTERNATIONAL LIMITED		
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	or Other		
4.	Related Person's CRD Number (if any):		
5.	Related Person is: (check all that apply)		
	(a) D broker-dealer, municipal securities dealer, or government securities broker or dealer.	aler	
	(b) 🔽 other investment adviser (including financial planners)		
	(c) $\square$ registered municipal advisor		
	(d) $\square$ registered security-based swap dealer		
	(e) 🔲 major security-based swap participant		
	(f) $\square$ commodity pool operator or commodity trading advisor (whether registered or ex from registration)	emp	t
	(g) $\square$ futures commission merchant		
	(h) $\square$ banking or thrift institution		
	(i) $\square$ trust company		
	(j) $\square$ accountant or accounting firm		
	(k) 🗖 lawyer or law firm		
	(I) $\square$ insurance company or agency		
	(m) pension consultant		
	(n) $\square$ real estate broker or dealer		
	(o) $\square$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	<ul> <li>(p) ☐ sponsor, general partner, managing member (or equivalent) of pooled investmen vehicles</li> </ul>	it	
		es N	lC
6.	Do you control or are you controlled by the related person?	0 🧏	9
7.	Are you and the related person under common control?	Õ	)
8.	(a) Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0 [	)
	(b) If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the related	0 (	)

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		person and thus are not required to obtain a surprise examination for your <i>clients'</i> funds or securities that are maintained at the <i>related person</i> ?		
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>relationaria</i> of the relation	ted	
		Number and Street 1: Number and Street 2:		
		City: State: Country: ZIP+4/Postal Code:		
		If this address is a private residence, check this box: $\square$	Yes	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	-	
<i>,</i> .	(a)	The related person is an investment adviser, is it exempt from registration:		О
	(b)	If the answer is yes, under what exemption?  SECTION 203(M) - 1 OF THE INVESTMENT ADVISERS ACT		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	•	o
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.		
		Name of Country/Foreign Financial Regulatory Authority		
		United Kingdom - Financial Services Authority		
11.	Do y	ou and the related person share any supervised persons?	•	$\circ$
12.	Do y	ou and the <i>related person</i> share the same physical location?	0	0
1.	_	al Name of <i>Related Person</i> : ITAL INTERNATIONAL K.K.		
2.		ary Business Name of <i>Related Person</i> : ITAL INTERNATIONAL K.K.		
3.	Rela -	ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	or Othe	PF		
4.	Rela	ted Person's CRD Number (if any):		
5.		ted Person is: (check all that apply)		
	(a)	broker-dealer, municipal securities dealer, or government securities broker or d	eale	r
	(b)	other investment adviser (including financial planners)		
	(c)	registered municipal advisor		
	(d)	registered security-based swap dealer		
	(e) (f)	<ul><li>major security-based swap participant</li><li>commodity pool operator or commodity trading advisor (whether registered or expectation)</li></ul>	2 <b>Y</b> A <b>n</b>	nnt
	(1)	from registration)	-∨⊆!!	ıμι
	(g)	futures commission merchant		

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	(h) (i) (j) (k) (l) (m) (n) (o)	<ul> <li>□ banking or thrift institution</li> <li>□ trust company</li> <li>□ accountant or accounting firm</li> <li>□ lawyer or law firm</li> <li>□ insurance company or agency</li> <li>□ pension consultant</li> <li>□ real estate broker or dealer</li> <li>□ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles</li> </ul>		
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles		
6.	Do y	you control or are you controlled by the related person?	Yes C	No ©
7.	Are	you and the <i>related person</i> under common <i>control</i> ?	•	0
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	О	•
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients'</i> funds or securities that are maintained at the <i>related person</i> ?	С	О
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>relative person's</i> office responsible for <i>custody</i> of your <i>clients'</i> assets:  Number and Street 1:  Number and Street 2:  City:  State:  Country:  ZIP+4/Postal Code:  If this address is a private residence, check this box:		
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	Yes	No C
	(b)	If the answer is yes, under what exemption? SECTION 203(B)(3) OF THE INVESTMENT ADVISERS ACT		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	•	0
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.  Name of Country/Foreign Financial Regulatory Authority		
		Japan - Financial Services Agency		
11.	Do y	you and the related person share any supervised persons?	•	O
12.	Do y	you and the related person share the same physical location?	o	•

1. Legal Name of Related Person:

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# CAPITAL GUARDIAN TRUST COMPANY

2.	rimary Business Name of <i>Related Person</i> :  APITAL GUARDIAN TRUST COMPANY		
3.	Telated Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)  01 - 60145  r ther		
4.	velated Person's CRD Number (if any): 08236		
5.	broker-dealer, municipal securities dealer, or government securities broker or dealer of the investment adviser (including financial planners)  conter investment adviser (including financial planners)  registered municipal advisor  registered security-based swap dealer  major security-based swap participant  commodity pool operator or commodity trading advisor (whether registered or e from registration)  futures commission merchant  banking or thrift institution  trust company  accountant or accounting firm  lawyer or law firm  insurance company or agency  pension consultant  real estate broker or dealer  sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles  sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	xemp nt	
6.	o you <i>control</i> or are you <i>controlled</i> by the <i>related person</i> ?	∕es N	<u>•</u>
7.	re you and the <i>related person</i> under common <i>control</i> ?	Ō (	0
8.	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?  If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients</i> ' funds or securities that are maintained at the <i>related person</i> ?  If you have answered "yes" to question 8.(a) above, provide the location of the <i>related</i>	o (	0

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		person's office responsible for custody of your clients' assets:	
		Number and Street 1: Number and Street 2: City: State: Country: ZIP+4/Postal Code:	
		If this address is a private residence, check this box:	Yes No
9.	(a)	) If the related person is an investment adviser, is it exempt from registration?	O O
	(b)	) If the answer is yes, under what exemption?	
10.	(a)	) Is the related person registered with a foreign financial regulatory authority?	0 🧧
	(b)	) If the answer is yes, list the name and country, in English, of each <i>foreign finar</i> regulatory authority with which the related person is registered.  No Information Filed	ncial
11.	Do y	you and the related person share any supervised persons?	o c
12.	Do y	you and the <i>related person</i> share the same physical location?	o c
1.	_	gal Name of <i>Related Person</i> : APITAL GUARDIAN TRUST COMPANY, A NEVADA CORPORATION	
2.		imary Business Name of <i>Related Person</i> : APITAL GUARDIAN TRUST COMPANY, A NEVADA CORPORATION	
3.	Rela	elated Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)	
	or Othe		
4.	Rela	elated Person's CRD Number (if any):	
5.	Rela	elated Person is: (check all that apply)	
	(a)	) $\square$ broker-dealer, municipal securities dealer, or government securities broker	or dealer
	(b)	) 🔽 other investment adviser (including financial planners)	
	(c)	registered municipal advisor	
	(d)		
	(e)		
	(f)	from registration)	d or exempt
	(g)		
	(h)		
	(i)		
	(j)		
	(k)	) 🗖 lawyer or law firm	

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	(l) (m) (n) (o)	<ul> <li>□ insurance company or agency</li> <li>□ pension consultant</li> <li>□ real estate broker or dealer</li> <li>□ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles</li> </ul>		
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	ent	
6.	Do ১	you control or are you controlled by the related person?	Yes O	No ©
7.	Are	you and the <i>related person</i> under common <i>control</i> ?	0	0
8.	(a) (b)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?  If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related</i>	0	0
	(c)	person and thus are not required to obtain a surprise examination for your clients' funds or securities that are maintained at the related person?  If you have answered "yes" to question 8.(a) above, provide the location of the related person's office responsible for custody of your clients' assets:  Number and Street 1:  Number and Street 2:  City:  State:  Country:  ZIP+4/Postal Code:	ted	
9.	(a) (b)	If this address is a private residence, check this box:   If the <i>related person</i> is an investment adviser, is it exempt from registration?  If the answer is yes, under what exemption?  SECTION 202(A)(11) - A OF THE INVESTMENT ADVISERS ACT	Yes ©	No C
10.	(a)	Is the <i>related person</i> registered with a <i>foreign financial regulatory authority</i> ?	0	Ô
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.  No Information Filed		
11.	Do y	you and the related person share any supervised persons?	•	0
12.	Do y	you and the related person share the same physical location?	Ó	0
1.		al Name of <i>Related Person</i> : RICAN FUNDS DISTRIBUTORS, INC.		
2.		nary Business Name of <i>Related Person</i> :  CRICAN FUNDS DISTRIBUTORS, INC.		
3.	Rela	ated Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		

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	8 - 1	17168		
	or Othe	er		
4.	<i>Rela</i> 624	ated Person's CRD Number (if any): 7		
5.	Relation (a) (b) (c) (d) (e) (f) (g) (h) (i) (j) (k) (l) (m) (o) (p)	broker-dealer, municipal securities dealer, or government securities broker or of other investment adviser (including financial planners)  registered municipal advisor  registered security-based swap dealer  major security-based swap participant  commodity pool operator or commodity trading advisor (whether registered or from registration)  futures commission merchant  banking or thrift institution  trust company  accountant or accounting firm  lawyer or law firm  insurance company or agency  pension consultant  real estate broker or dealer  sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles  sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	exem ent	npt
6.	Do y	you control or are you controlled by the related person?	Yes	No C
7.	Are	you and the related person under common control?	Ö	0
8.	(a) (b) (c)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?  If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients</i> ' funds or securities that are maintained at the <i>related person</i> ?  If you have answered "yes" to question 8.(a) above, provide the location of the <i>related</i>	О	0
9.	(a)	person's office responsible for custody of your clients' assets:  Number and Street 1:  Number and Street 2:  City: State: Country: ZIP+4/Postal Code:  If this address is a private residence, check this box:  If the related person is an investment adviser, is it exempt from registration?	Yes	No C
	. ,		$\sim$	$\sim$

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	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	0	0
		If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.  No Information Filed		
11.	Do y	ou and the related person share any supervised persons?	Õ	o
12.	Do y	ou and the <i>related person</i> share the same physical location?	0	0
1.	_	I Name of <i>Related Person</i> : TAL GUARDIAN (CANADA), INC.		
2.		ary Business Name of <i>Related Person</i> : TAL GUARDIAN (CANADA), INC.		
3.	Rela	ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	801 -	- 56526		
	or Othe	er		
4.	<i>Relat</i> 1106	ted Person's CRD Number (if any): 981		
5.	Relat	ted Person is: (check all that apply)		
		broker-dealer, municipal securities dealer, or government securities broker or de	aler	-
	(b)	other investment adviser (including financial planners)		
	(c)	registered municipal advisor		
	(d)	registered security-based swap dealer		
	` ,	major security-based swap participant		
	(f)	commodity pool operator or commodity trading advisor (whether registered or exfrom registration)	xem	ıpt
		futures commission merchant		
	(3)	banking or thrift institution		
		trust company		
	(j)	accountant or accounting firm		
	(k)	☐ lawyer or law firm		
	(I)	insurance company or agency		
	(m)	pension consultant		
	(n)	real estate broker or dealer		
	(o)	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	sponsor, general partner, managing member (or equivalent) of pooled investmer	nt	

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		vehicles		
6.	Do v	you control or are you controlled by the related person?	Yes	No ©
	3			
7.	Are	you and the related person under common control?	0	0
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	0
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients'</i> funds or securities that are maintained at the <i>related person</i> ?	0	0
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>relaperson's</i> office responsible for <i>custody</i> of your <i>clients'</i> assets:	ited	
		Number and Street 1: Number and Street 2: City: State: Country: ZIP+4/Postal Code: If this address is a private residence, check this box:		
			Yes	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	$\circ$	٥
	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	0	•
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.  No Information Filed		
11.	Do y	you and the related person share any supervised persons?	0	0
12.	Do y	you and the related person share the same physical location?	O	0
1.	_	al Name of <i>Related Person</i> : ITAL BANK AND TRUST COMPANY		
2.		nary Business Name of <i>Related Person</i> :  ITAL BANK AND TRUST COMPANY		
3.	Rela	nted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	or			

4. Related Person's CRD Number (if any):

Other

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5. Related Person is: (check all that apply)				
	(a)	broker-dealer, municipal securities dealer, or government securities broker or c	leale	r
	(b)	other investment adviser (including financial planners)		
	(c)	registered municipal advisor		
	(d)	registered security-based swap dealer		
	(e)	☐ major security-based swap participant		
	(f)	$\Box$ commodity pool operator or commodity trading advisor (whether registered or from registration)	exen	pt
	(g)	futures commission merchant		
	(h)	✓ banking or thrift institution		
	(i)	☐ trust company		
	(j)	accountant or accounting firm		
	(k)	☐ lawyer or law firm		
	(I)	insurance company or agency		
	(m)	pension consultant		
	(n)	real estate broker or dealer		
	(o)	$\hfill\Box$ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	$\square$ sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	ent	
			Yes	No
6.	Do y	you control or are you controlled by the related person?	$\circ$	•
7.	Are	you and the related person under common control?	0	0
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	•
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients</i> ' funds or securities that are maintained at the <i>related person</i> ?	О	•
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>relaperson's</i> office responsible for <i>custody</i> of your <i>clients'</i> assets:	ted	
		Number and Street 1: Number and Street 2: City: State: Country: ZIP+4/Postal Code: If this address is a private residence, check this box:		
			Yes	No
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	$\circ$	0
	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	0	0
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.  No Information Filed		
11.	Doy	you and the related person share any supervised persons?	0	

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		0
12.	Do you and the <i>related person</i> share the same physical location?	0
1.	Legal Name of <i>Related Person</i> : CIPEF, INC.	
2.	Primary Business Name of <i>Related Person</i> : CIPEF, INC.	
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) - or Other	
4.	Related Person's CRD Number (if any): 165444	
5.	Related Person is: (check all that apply)  (a) □ broker-dealer, municipal securities dealer, or government securities broker or dealer other investment adviser (including financial planners)  (c) □ registered municipal advisor  (d) □ registered security-based swap dealer  (e) □ major security-based swap participant  (f) □ commodity pool operator or commodity trading advisor (whether registered or exfrom registration)  (g) □ futures commission merchant  (h) □ banking or thrift institution  (i) □ trust company  (j) □ accountant or accounting firm  (k) □ lawyer or law firm  (l) □ insurance company or agency  (m) □ pension consultant  (n) □ real estate broker or dealer  (o) □ sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles  (p) □ sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	empt
6.	Do you <i>control</i> or are you <i>controlled</i> by the <i>related person</i> ?	es No
7.	Are you and the <i>related person</i> under common <i>control</i> ?	<b>o</b>

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8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	•
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-(2)(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients'</i> funds or securities that are maintained at the <i>related person</i> ?	0	0
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>relation person's</i> office responsible for <i>custody</i> of your <i>clients'</i> assets:  Number and Street 1:  Number and Street 2:	ted	
		City: State: Country: ZIP+4/Postal Code: If this address is a private residence, check this box: $\square$		
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	Yes	No
	(b)	If the answer is yes, under what exemption?		
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	•	0
	(b)	If the answer is yes, list the name and country, in English, of each <i>foreign financial</i> regulatory authority with which the related person is registered.		
		Name of Country/Foreign Financial Regulatory Authority		
		Other - CIPEF, INC. HAS SUBMITTED AN APPLICATION FOR REGISTRATION WITH T U.K. FINANCIAL SERVICES AUTHORITY AND IS AWAITING APPROVAL	HE	
11.	Do y	you and the related person share any supervised persons?	•	0
12.	Do y	you and the related person share the same physical location?	•	0
c = c	TIO	N. 7. D. (1). Delivate Fixed Deposition		
		N 7.B.(1) Private Fund Reporting  ATE FUND		
Α. Ι	PRIVI	ATE FOND		
<u>l ní</u>	orm	ation About the <i>Private Fund</i>		
1.	(a)	Name of the <i>private fund</i> :		
		CAPITAL INTERNATIONAL EUROPEAN GROWTH AND INCOME		
		Private fund identification number:		
		(include the "805-" prefix also) 805-6745962244		
2.		Her the laws of what state or country is the <i>private fund</i> organized:  State: Country:		
		LUXEMBOURG		
3.	Nan	ne(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a simi	ilar	

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	capacity):
	Name of General Partner, Manager, Trustee, or Director
	CAPITAL RESEARCH AND MANAGEMENT COMPANY
ŧ.	The private fund (check all that apply; you must check at least one):
	<ul><li>✓ (1) qualifies for the exclusion from the definition of investment company under section 3</li><li>(c)(1) of the Investment Company Act of 1940</li></ul>
	(2) qualifies for the exclusion from the definition of investment company under section 3(c) (7) of the Investment Company Act of 1940
5.	List the name and country, in English, of each <i>foreign financial regulatory authority</i> with which the <i>private fund</i> is registered.
	Name of Country/English Name of Foreign Financial Regulatory Authority
	Austria - Financial Market Authority
	Denmark - Danish Financial Supervisory Authority
	Finland - Financial Supervision Authority
	Germany - German Federal Financial Supervisory Agency
	Hong Kong - Securities and Futures Commission
	Ireland - Central Bank of Ireland
	Luxembourg, Grand Duchy of - Commission to Surveillance of the Finance Sector
	Netherlands - The Netherlands Authority for the Financial Markets
	Other - NORWAY - FINANCIAL SUPERVISORY AUTHORITY OF NORWAY (FSAN)
	Other - FRANCE - AMF - AUTORITE DES MARCHES FINANCIERS
	Other - BELGIUM - THE FINANCIAL SERVICES AND MARKETS AUTHORITY (FSMA)
	Other - ITALY - CONSOB COMMISSIONE NAZIONALE PER LE SOCIETA E LA BORSA
	Other - SPAIN - CNMV COMISION NACIONAL DEL MERCADO DE VALORES
	Singapore - Monetary Authority of Singapore
	Sweden - Swedish Financial Supervisory Authority
	Switzerland - Swiss Financial Market Supervisory Authority
	United Kingdom - Financial Services Authority
	Yes No
٥.	(a) Is this a "master fund" in a master-feeder arrangement?
	(b) If yes, what is the name and private fund identification number (if any) of the feeder funds investing in this private fund?
	No Information Filed
	Yes No
	(c) Is this a "feeder fund" in a master-feeder arrangement?
	(d) If yes, what is the name and <i>private fund</i> identification number (if any) of the master fund in which this <i>private fund</i> invests?

http://www.adviserinfo.sec.gov/iapd/content/viewform/adv/Sections/iapd\_AdvAllPages.as... 2/14/2013

Private Fund Identification Number:

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(include the "805-" prefix also)

NOTE: You must complete question 6 for each master-feeder arrangement regardless of whether you are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately.

7. If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement according to the instructions to this Section 7.B.(1), for each of the feeder funds answer the following questions:

No Information Filed

NOTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more funds ("feeder funds") invest all or substantially all of their assets in a single fund ("master fund"). A fund would also be a "feeder fund" investing in a "master fund" for purposes of this question if it issued multiple classes (or series) of shares or interests, and each class (or series) invests substantially all of its assets in a single master fund.

8. (a) Is this *private fund* a "fund of funds"?

Yes No

- 0
- (b) If yes, does the private fund invest in funds managed by you or by a related person?

NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or more of its total assets in other pooled investment vehicles, whether or not they are also private funds, or registered investment companies.

Yes No

9. During your last fiscal year, did the *private fund* invest in securities issued by investment companies registered under the Investment Company Act of 1940 (other than "money market funds," to the extent provided in Instruction 6.e.)?



10. What type of fund is the *private fund*?

O hedge fund O liquidity fund O private equity fund O real estate fund O securitized asset fund Oventure capital fund Other private fund PRIMARILY LONG ONLY SECURITIES **INVESTMENTS** 

NOTE: For funds of funds, refer to the funds in which the private fund invests. For definitions of these fund types, please see Instruction 6 of the Instructions to Part 1A.

11. Current gross asset value of the *private fund*:

\$ 67,871,135

## **Ownership**

12. Minimum investment commitment required of an investor in the private fund:

\$ 1,267

NOTE: Report the amount routinely required of investors who are not your related persons (even if different from the amount set forth in the organizational documents of the fund).

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13. Approximate number of the <i>private fund</i> 's beneficial owners:  163	
<ul><li>14. What is the approximate percentage of the <i>private fund</i> beneficially owned by you and you <i>related persons</i>:</li><li>38%</li></ul>	r
<ul><li>15. What is the approximate percentage of the <i>private fund</i> beneficially owned (in the aggregation by funds of funds:</li><li>0%</li></ul>	te)
<ul><li>16. What is the approximate percentage of the <i>private fund</i> beneficially owned by non-<i>United States persons</i>:</li><li>81%</li></ul>	
Your Advisory Services	
Ye 17. (a) Are you a subadviser to this <i>private fund</i> ?	s No
(b) If the answer to question 17(a) is "yes," provide the name and SEC file number, if any, the adviser of the private fund. If the answer to question 17(a) is "no," leave this quest blank.	
No Information Filed	
Ye	s No
18. (a) Do any other investment advisers advise the <i>private fund</i> ?	0
(b) If the answer to question 18(a) is "yes," provide the name and SEC file number, if any, the other advisers to the private fund. If the answer to question 18(a) is "no," leave thi question blank.	
No Information Filed	
Ye	s No
19. Are your <i>clients</i> solicited to invest in the <i>private fund</i> ?	•
20. Approximately what percentage of your <i>clients</i> has invested in the <i>private fund</i> ?  0%	
Private Offering	
Ye 21. Does the <i>private fund</i> rely on an exemption from registration of its securities under Regulation D of the Securities Act of 1933?	s No
22. If yes, provide the <i>private fund</i> 's Form D file number (if any):  No Information Filed	

B. SERVICE PROVIDERS

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Auditor	re	
Addito		s No
23. (a)	(1) Are the <i>private fund</i> 's financial statements subject to an annual audit?	0
	(2) Are the financial statements prepared in accordance with U.S. GAAP?	•
	If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the <i>private fund</i> uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	jh
	Additional Auditor Information : 1 Record(s) Filed.	
	If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the <i>private fund</i> uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.	
	(b) Name of the auditing firm:	
	PRICEWATERHOUSECOOPERS S.A.R.L.	
	(c) The location of the auditing firm's office responsible for the <i>private fund</i> 's audit (city, state and country):	
	City: State: Country:	
	LUXEMBOURG	
	(d) Is the auditing firm an <i>independent public accountant</i> ?	No C
	(e) Is the auditing firm registered with the Public Company Accounting Oversight Board?	0
	(f) If "yes" to (e) above, is the auditing firm subject to regular inspection by the Public Company Accounting Oversight Board in accordance with its rules?	0
	Are the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's investors?	s No
(h)	Does the report prepared by the auditing firm contain an unqualified opinion?	
	Yes O No O Report Not Yet Received	
	If you check "Report Not Yet Received," you must promptly file an amendment to your Form ADV to update your response when the report is available.	
Prime I	<u>Broker</u>	
		s No
24. (a)	Does the <i>private fund</i> use one or more prime brokers?	0
	If the answer to 24(a) is "yes," respond to questions (b) through (e) below for each pri broker the <i>private fund</i> uses. If the <i>private fund</i> uses more than one prime broker, you must complete questions (b) through (e) separately for each prime broker.	

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No	Information	Filed
INO	HIIIOHHIAUOH	i iicu

## Custodian

Yes No

25. (a) Does the *private fund* use any custodians (including the prime brokers listed above) o to hold some or all of its assets?



If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the private fund uses. If the private fund uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

Additional Custodian Information: 1 Record(s) Filed.

If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the private fund uses. If the private fund uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

(b) Legal name of custodian:

J.P. MORGAN BANK LUXEMBOURG, S.A.

(c) Primary business name of custodian:

J.P. MORGAN BANK LUXEMBOURG, S.A.

(d) The location of the custodian's office responsible for custody of the private fund's assets (city, state and country):

Citv:

State:

Country:

**SENNINGERG** 

**LUXEMBOURG** 

Yes No

(e) Is the custodian a related person of your firm?





(f) If the custodian is a broker-dealer, provide its SEC registration number (if any)

CRD Number (if any):

### **Administrator**

Yes No

26. (a) Does the *private fund* use an administrator other than your firm?



If the answer to 26(a) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one administrator, you must complete questions (b) through (f) separately for each administrator.

Additional Administrator Information: 1 Record(s) Filed.

If the answer to 26(a) is "yes," respond to questions (b) through (f) below. If the

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private fund uses more than one administrator, you must complete questions (b) through (f) separately for each administrator. (b) Name of the administrator: J.P. MORGAN BANK LUXEMBOURG S.A. (c) Location of administrator (city, state and country): City: State: Country: **SENNINGERG** LUXEMBOURG Yes No (d) Is the administrator a related person of your firm? 0 (e) Does the administrator prepare and send investor account statements to the private fund's investors? Yes (provided to all investors) Some (provided to some but not all investors) No (provided to no investors) (f) If the answer to 26(e) is "no" or "some," who sends the investor account statements to the (rest of the) private fund's investors? If investor account statements are not sent to the (rest of the) private fund's investors, respond "not applicable."

27. During your last fiscal year, what percentage of the *private fund*'s assets (by value) was valued by a *person*, such as an administrator, that is not your *related person*?

100%

Include only those assets where (i) such person carried out the valuation procedure established for that asset, if any, including obtaining any relevant quotes, and (ii) the valuation used for purposes of investor subscriptions, redemptions or distributions, and fee calculations (including allocations) was the valuation determined by such person.

### Marketers

Yes No

28. (a) Does the *private fund* use the services of someone other than you or your *employees* for marketing purposes?



You must answer "yes" whether the person acts as a placement agent, consultant, finder, introducer, municipal advisor or other solicitor, or similar person. If the answer to 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the *private fund* uses. If the *private fund* uses more than one marketer you must complete questions (b) through (g) separately for each marketer.

Additional Marketer Information: 1 Record(s) Filed.

You must answer "yes" whether the person acts as a placement agent, consultant, finder, introducer, municipal advisor or other solicitor, or similar person. If the answer to 28(a) is "yes", respond to questions (b) through (g) below for each such marketer

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the <i>private fund</i> uses. If the <i>private fund</i> uses more than one marketer you must complete questions (b) through (g) separately for each marketer.		
(b) Is the marketer a <i>related person</i> of your firm?	Yes No	
(c) Name of the marketer: THE PRIVATE FUND IS MARKETED SOLELY TO NON-U.S. INVESTORS USING THIRD-PARTY DISTRIBUTORS	S MANY	
(d) If the marketer is registered with the SEC, its file number ( $e.g.$ , 801-, 8-, o	r 866-):	
and CRD Number (if any):		
(e) Location of the marketer's office used principally by the <i>private fund</i> (city, s country):	tate and	
City: State: Country VARIOUS OFFICES ACROSS THE ORGANIZATION	:	
OTHER		
(f) Does the marketer market the <i>private fund</i> through one or more websites?	Yes No	
(g) If the answer to 28(f) is "yes", list the website address(es):		
Website Address		
VARIOUS		

# A. PRIVATE FUND

# Information About the Private Fund

1. (a) Name of the *private fund*:

CAPITAL INTERNATIONAL GLOBAL GROWTH AND INCOME

(b) Private fund identification number: (include the "805-" prefix also)

805-5923359206

2. Under the laws of what state or country is the *private fund* organized:

State: Country:

LUXEMBOURG

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3. Name(s) of General Partner, Manager, Trustee, or Directors (or persons serving in a similar capacity): Name of General Partner, Manager, Trustee, or Director CAPITAL RESEARCH AND MANAGEMENT COMPANY 4. The private fund (check all that apply; you must check at least one): (1) qualifies for the exclusion from the definition of investment company under section 3 (c)(1) of the Investment Company Act of 1940 (2) qualifies for the exclusion from the definition of investment company under section 3(c) (7) of the Investment Company Act of 1940 5. List the name and country, in English, of each foreign financial regulatory authority with which the private fund is registered. Name of Country/English Name of Foreign Financial Regulatory Authority Austria - Financial Market Authority Denmark - Danish Financial Supervisory Authority Finland - Financial Supervision Authority Germany - German Federal Financial Supervisory Agency Hong Kong - Securities and Futures Commission Ireland - Central Bank of Ireland Luxembourg, Grand Duchy of - Commission to Surveillance of the Finance Sector Netherlands - The Netherlands Authority for the Financial Markets Other - FRANCE - AMF - AUTORITE DES MARCHES FINANCIERS Other - BELGIUM - THE FINANCIAL SERVICES AND MARKETS AUTHORITY (FSMA) Other - NORWAY - FINANCIAL SUPERVISORY AUTHORITY OF NORWAY (FSAN) Other - ITALY - CONSOB COMMISSIONE NAZIONALE PER LE SOCIETA E LA BORSA Other - SPAIN - CNMV COMISION NACIONAL DEL MERCADO DE VALORES Singapore - Monetary Authority of Singapore Sweden - Swedish Financial Supervisory Authority Switzerland - Swiss Financial Market Supervisory Authority United Kingdom - Financial Services Authority Yes No 6. (a) Is this a "master fund" in a master-feeder arrangement? 0 (b) If yes, what is the name and private fund identification number (if any) of the feeder funds investing in this private fund? No Information Filed Yes No (c) Is this a "feeder fund" in a master-feeder arrangement? 0 (d) If yes, what is the name and private fund identification number (if any) of the master fund in which this *private fund* invests? Name of the Private Fund:

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Private Fund Identification Number: (include the "805-" prefix also)

NOTE: You must complete question 6 for each master-feeder arrangement regardless of whether you are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately.

7. If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement according to the instructions to this Section 7.B.(1), for each of the feeder funds answer the following questions:

No Information Filed

NOTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more funds ("feeder funds") invest all or substantially all of their assets in a single fund ("master fund"). A fund would also be a "feeder fund" investing in a "master fund" for purposes of this question if it issued multiple classes (or series) of shares or interests, and each class (or series) invests substantially all of its assets in a single master fund.

8. (a) Is this private fund a "fund of funds"?

Yes No

- (b) If yes, does the *private fund* invest in funds managed by you or by a *related* person?

 $\circ$ 

NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or more of its total assets in other pooled investment vehicles, whether or not they are also private funds, or registered investment companies.

Yes No

9. During your last fiscal year, did the *private fund* invest in securities issued by investment companies registered under the Investment Company Act of 1940 (other than "money market funds," to the extent provided in Instruction 6.e.)?



10. What type of fund is the *private fund*?

O hedge fund O liquidity fund O private equity fund O real estate fund O securitized asset fund O venture capital fund Other private fund PRIMARILY LONG ONLY SECURITIES **INVESTMENTS** 

NOTE: For funds of funds, refer to the funds in which the private fund invests. For definitions of these fund types, please see Instruction 6 of the Instructions to Part 1A.

11. Current gross asset value of the private fund:

\$ 124,710,212

### Ownership

12. Minimum investment commitment required of an investor in the private fund:

NOTE: Report the amount routinely required of investors who are not your related persons

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(even if different from the amount set forth in the organizational documents of the fund).

13. Approximate number of the *private fund*'s beneficial owners:

93

14. What is the approximate percentage of the *private fund* beneficially owned by you and your *related persons*:

64%

15. What is the approximate percentage of the *private fund* beneficially owned (in the aggregate) by funds of funds:

0%

16. What is the approximate percentage of the *private fund* beneficially owned by non-*United States persons*:

60%

## **Your Advisory Services**

Yes No

17. (a) Are you a subadviser to this private fund?



(b) If the answer to question 17(a) is "yes," provide the name and SEC file number, if any, of the adviser of the *private fund*. If the answer to question 17(a) is "no," leave this question blank.

No Information Filed

Yes No

18. (a) Do any other investment advisers advise the private fund?



(b) If the answer to question 18(a) is "yes," provide the name and SEC file number, if any, of the other advisers to the *private fund*. If the answer to question 18(a) is "no," leave this question blank.

No Information Filed

Yes No

19. Are your *clients* solicited to invest in the *private fund*?



20. Approximately what percentage of your *clients* has invested in the *private fund*? 0%

## **Private Offering**

Yes No

21. Does the *private fund* rely on an exemption from registration of its securities under Regulation D of the Securities Act of 1933?



22. If yes, provide the *private fund*'s Form D file number (if any):

No Information Filed

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B. SERVICE PROVIDERS
<u>Auditors</u> Yes No
23. (a) (1) Are the <i>private fund</i> 's financial statements subject to an annual audit?
(2) Are the financial statements prepared in accordance with U.S. GAAP?
If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.
Additional Auditor Information : 1 Record(s) Filed.
If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.  (b) Name of the auditing firm:
PRICEWATERHOUSECOOPERS S.A.R.L.
(c) The location of the auditing firm's office responsible for the <i>private fund</i> 's audit (city, state and country):
City: State: Country:
LUXEMBOURG LUXEMBOURG
Yes No  (d) Is the auditing firm an <i>independent public accountant</i> ?
(e) Is the auditing firm registered with the Public Company Accounting Oversight Board?
(f) If "yes" to (e) above, is the auditing firm subject to regular inspection by the Public Company Accounting Oversight Board in accordance with its rules?
Yes No.  (g) Are the <i>private fund</i> 's audited financial statements distributed to the <i>private fund</i> 's investors?  (h) Does the report prepared by the auditing firm contain an unqualified opinion?  Yes No. Report Not Yet Received  If you check "Report Not Yet Received," you must promptly file an amendment to your Form ADV to update your response when the report is available.
Prime Broker Yes No
24. (a) Does the <i>private fund</i> use one or more prime brokers?
If the answer to 24(a) is "yes," respond to questions (b) through (e) below for each prime broker the <i>private fund</i> uses. If the <i>private fund</i> uses more than one prime broker, you

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must complete questions (b) through (e) separately for each prime broker.

No Information Filed

### Custodian

Yes No

25. (a) Does the private fund use any custodians (including the prime brokers listed above) o to hold some or all of its assets?



If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the private fund uses. If the private fund uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

Additional Custodian Information: 1 Record(s) Filed.

If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the private fund uses. If the private fund uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

- (b) Legal name of custodian:
  - J.P. MORGAN BANK LUXEMBOURG S.A.
- (c) Primary business name of custodian:
  - J.P. MORGAN BANK LUXEMBOURG S.A.
- (d) The location of the custodian's office responsible for custody of the private fund's assets (city, state and country):

City: State: Country:

**SENNINGERG** 

**LUXEMBOURG** 

Yes No

(e) Is the custodian a related person of your firm?

- 0
- (f) If the custodian is a broker-dealer, provide its SEC registration number (if any)

CRD Number (if any):

### **Administrator**

Yes No

26. (a) Does the private fund use an administrator other than your firm?



If the answer to 26(a) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one administrator, you must complete questions (b) through (f) separately for each administrator.

Additional Administrator Information: 1 Record(s) Filed.

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If the answer to 26(a) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one administrator, you must complete questions (b) through (f) separately for each administrator. (b) Name of the administrator: J.P. MORGAN BANK LUXEMBOURG S.A. (c) Location of administrator (city, state and country): State: Country: **SENNINGERG** LUXEMBOURG Yes No (d) Is the administrator a *related person* of your firm? 0 (e) Does the administrator prepare and send investor account statements to the private fund's investors? Yes (provided to all investors) Some (provided to some but not all investors) ONo (provided to no investors) (f) If the answer to 26(e) is "no" or "some," who sends the investor account statements to the (rest of the) private fund's investors? If investor account statements are not sent to the (rest of the) private fund's investors, respond "not applicable."

27. During your last fiscal year, what percentage of the *private fund*'s assets (by value) was valued by a *person*, such as an administrator, that is not your *related person*?

100%

Include only those assets where (i) such person carried out the valuation procedure established for that asset, if any, including obtaining any relevant quotes, and (ii) the valuation used for purposes of investor subscriptions, redemptions or distributions, and fee calculations (including allocations) was the valuation determined by such person.

## Marketers

Yes No

28. (a) Does the private fund use the services of someone other than you or your employees for marketing purposes?



You must answer "yes" whether the person acts as a placement agent, consultant, finder, introducer, municipal advisor or other solicitor, or similar person. If the answer to 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the private fund uses. If the private fund uses more than one marketer you must complete questions (b) through (g) separately for each marketer.

Additional Marketer Information: 1 Record(s) Filed.

You must answer "yes" whether the person acts as a placement agent, consultant, finder, introducer, municipal advisor or other solicitor, or similar person. If the answer IAPD - View All Page 64 of 74

the	28(a) is "yes", respond to questions (b) through (g) below for each such marked private fund uses. If the private fund uses more than one marketer you must mplete questions (b) through (g) separately for each marketer.	eter
(b)	Is the marketer a <i>related person</i> of your firm?	∕es N
(c)	Name of the marketer: THE PRIVATE FUND IS MARKETED SOLELY TO NON-U.S. INVESTORS USING M THIRD-PARTY DISTRIBUTORS	MANY
(d)	If the marketer is registered with the SEC, its file number (e.g., 801-, 8-, or 8 and CRD Number (if any):	866-)
(e)	Location of the marketer's office used principally by the <i>private fund</i> (city, starcountry):	te an
	City: State: Country: VARIOUS OFFICES ACROSS THE ORGANIZATION	
(f)	OTHER Y Does the marketer market the <i>private fund</i> through one or more websites?	es N
(g)	If the answer to 28(f) is "yes", list the website address(es):  Website Address	
	VARIOUS VARIOUS	

# A. PRIVATE FUND

# Information About the Private Fund

1. (a) Name of the private fund:

CAPITAL INTERNATIONAL US GROWTH AND INCOME

(b) *Private fund* identification number: (include the "805-" prefix also)

805-6839084107

2. Under the laws of what state or country is the *private fund* organized:

State: Country:

**LUXEMBOURG** 

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Na	ame of General Partner, Manager, Trustee, or Director
CA	APITAL RESEARCH AND MANAGEMENT COMPANY
Γhe	e private fund (check all that apply; you must check at least one):
<b>v</b> (c)	(1) qualifies for the exclusion from the definition of investment company under section 3 (1) of the Investment Company Act of 1940
	(2) qualifies for the exclusion from the definition of investment company under section 3( of the Investment Company Act of 1940
	It the name and country, in English, of each foreign financial regulatory authority with whice private fund is registered.
Na	ame of Country/English Name of Foreign Financial Regulatory Authority
Au	ustria - Financial Market Authority
De	enmark - Danish Financial Supervisory Authority
Fir	nland - Financial Supervision Authority
Ge	ermany - German Federal Financial Supervisory Agency
Но	ong Kong - Securities and Futures Commission
Ire	eland - Central Bank of Ireland
_u	exembourg, Grand Duchy of - Commission to Surveillance of the Finance Sector
۷e	etherlands - The Netherlands Authority for the Financial Markets
Эt	ther - NORWAY - FINANCIAL SUPERVISORY AUTHORITY OF NORWAY (FSAN)
Эt	ther - FRANCE - AMF - AUTORITE DES MARCHES FINANCIERS
Эt	ther - BELGIUM - THE FINANCIAL SERVICES AND MARKETS AUTHORITY (FSMA)
Ot	ther - ITALY - CONSOB COMMISSIONE NAZIONALE PER LE SOCIETA E LA BORSA
Ot	ther - SPAIN - CNMV COMISION NACIONAL DEL MERCADO DE VALORES
Sir	ngapore - Monetary Authority of Singapore
Sw	veden - Swedish Financial Supervisory Authority
Sw	vitzerland - Swiss Financial Market Supervisory Authority
Un	nited Kingdom - Financial Services Authority
	Yes I
(a)	) Is this a "master fund" in a master-feeder arrangement?
(b)	If yes, what is the name and <i>private fund</i> identification number (if any) of the feeder fund investing in this <i>private fund</i> ?
	No Information Filed
	No mornation rilea
	Yes I
(c)	Is this a "feeder fund" in a master-feeder arrangement?
(d)	If yes, what is the name and <i>private fund</i> identification number (if any) of the master fund in which this <i>private fund</i> invests?  Name of the <i>Private Fund</i> :

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Private Fund Identification Number: (include the "805-" prefix also)

NOTE: You must complete question 6 for each master-feeder arrangement regardless of whether you are filing a single Schedule D, Section 7.B.(1). for the master-feeder arrangement or reporting on the funds separately.

7. If you are filing a single Schedule D, Section 7.B.(1) for a master-feeder arrangement according to the instructions to this Section 7.B.(1), for each of the feeder funds answer the following questions:

No Information Filed

NOTE: For purposes of questions 6 and 7, in a master-feeder arrangement, one or more funds ("feeder funds") invest all or substantially all of their assets in a single fund ("master fund"). A fund would also be a "feeder fund" investing in a "master fund" for purposes of this question if it issued multiple classes (or series) of shares or interests, and each class (or series) invests substantially all of its assets in a single master fund.

Yes No

- 8. (a) Is this private fund a "fund of funds"?
  - (b) If yes, does the *private fund* invest in funds managed by you or by a *related person*?

NOTE: For purposes of this question only, answer "yes" if the fund invests 10 percent or more of its total assets in other pooled investment vehicles, whether or not they are also *private funds*, or registered investment companies.

Yes No

9. During your last fiscal year, did the *private fund* invest in securities issued by investment companies registered under the Investment Company Act of 1940 (other than "money market funds," to the extent provided in Instruction 6.e.)?



•

 $\circ$ 

- 10. What type of fund is the private fund?
  - O hedge fund O liquidity fund O private equity fund O real estate fund O securitized asset fund O venture capital fund O Other private fund PRIMARILY LONG ONLY SECURITIES INVESTMENTS

NOTE: For funds of funds, refer to the funds in which the *private fund* invests. For definitions of these fund types, please see Instruction 6 of the Instructions to Part 1A.

11. Current gross asset value of the *private fund*:

\$ 197,545,672

### **Ownership**

12. Minimum investment commitment required of an investor in the private fund:

\$ 1,267

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NOTE: Report the amount routinely required of investors who are not your *related persons* (even if different from the amount set forth in the organizational documents of the fund).

13. Approximate number of the *private fund*'s beneficial owners:

180

14. What is the approximate percentage of the *private fund* beneficially owned by you and your *related persons*:

11%

15. What is the approximate percentage of the *private fund* beneficially owned (in the aggregate) by funds of funds:

0%

16. What is the approximate percentage of the *private fund* beneficially owned by non-*United States persons*:

91%

#### **Your Advisory Services**

Yes No

17. (a) Are you a subadviser to this private fund?



(b) If the answer to question 17(a) is "yes," provide the name and SEC file number, if any, of the adviser of the *private fund*. If the answer to question 17(a) is "no," leave this question blank.

No Information Filed

Yes No

18. (a) Do any other investment advisers advise the private fund?



(b) If the answer to question 18(a) is "yes," provide the name and SEC file number, if any, of the other advisers to the *private fund*. If the answer to question 18(a) is "no," leave this question blank.

No Information Filed

Yes No

19. Are your *clients* solicited to invest in the *private fund*?



20. Approximately what percentage of your *clients* has invested in the *private fund*?

0%

## **Private Offering**

Yes No

21. Does the *private fund* rely on an exemption from registration of its securities under Regulation D of the Securities Act of 1933?



22. If yes, provide the *private fund*'s Form D file number (if any):

No Information Filed

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B. SER	VICE PROVIDERS					
Audito	<u>ors</u>			N		
23. (a)	(1) Are the <i>private fund</i> 's financi	ial statements su	ıbject to an annual audit?	Yes No		
	(2) Are the financial statements prepared in accordance with U.S. GAAP?			0 0		
	If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.					
	Additional Auditor Information	on: 1 Record(s	s) Filed.			
	If the answer to 23(a)(1) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one auditing firm, you must complete questions (b) through (f) separately for each auditing firm.					
	(b) Name of the auditing firm: PRICEWATERHOUSECOOPE	RS S.A.R.L.				
	(c) The location of the auditing firm's office responsible for the <i>private fund</i> 's audit (city, state and country):					
	City: LUXEMBOURG	State:	Country:			
	LOXEMBOOKO		LUXEMBOURG			
	(d) Is the auditing firm an inde	pendent public a		Yes No		
	(e) Is the auditing firm registered with the Public Company Accounting Oversight Board?					
	(f) If "yes" to (e) above, is the auditing firm subject to regular inspection by the Public Company Accounting Oversight Board in accordance with its rules?					
(h)	investors?  Does the report prepared by the  Yes No Report Not Yet	auditing firm co Received ceived," you mus	st promptly file an amendment to y			
24. (a)	Does the <i>private fund</i> use one or	r more prime bro	okers?	Yes No		
· (~)	·	·	ions (b) through (e) below for each	n prime		

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broker the private fund uses. If the private fund uses more than one prime broker, you must complete questions (b) through (e) separately for each prime broker.

No Information Filed

#### Custodian

Yes No

25. (a) Does the *private fund* use any custodians (including the prime brokers listed above) or to hold some or all of its assets?





If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the private fund uses. If the private fund uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

Additional Custodian Information: 1 Record(s) Filed.

If the answer to 25(a) is "yes," respond to questions (b) through (f) below for each custodian the private fund uses. If the private fund uses more than one custodian, you must complete questions (b) through (f) separately for each custodian.

- (b) Legal name of custodian:
  - J.P. MORGAN BANK LUXEMBOURG S.A.
- (c) Primary business name of custodian:
  - J.P. MORGAN BANK LUXEMBOURG S.A.
- (d) The location of the custodian's office responsible for custody of the private fund's assets (city, state and country):

City:

State:

Country:

**SENNINGERG** 

**LUXEMBOURG** 

Yes No

(e) Is the custodian a *related person* of your firm?





- (f) If the custodian is a broker-dealer, provide its SEC registration number (if any)

CRD Number (if any):

separately for each administrator.

#### **Administrator**

Yes No

26. (a) Does the private fund use an administrator other than your firm?



If the answer to 26(a) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one administrator, you must complete questions (b) through (f)

Additional Administrator Information : 1 Record(s) Filed.

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> If the answer to 26(a) is "yes," respond to questions (b) through (f) below. If the private fund uses more than one administrator, you must complete questions (b) through (f) separately for each administrator.

(b) Name of the administrator:

J.P. MORGAN BANK LUXEMBOURG S.A.

(c) Location of administrator (city, state and country): City: State: Country:

**SENNINGERG** 

**LUXEMBOURG** 

Yes No

(d) Is the administrator a *related person* of your firm?





- (e) Does the administrator prepare and send investor account statements to the private fund's investors?
  - Yes (provided to all investors) Some (provided to some but not all investors) ONo (provided to no investors)
- (f) If the answer to 26(e) is "no" or "some," who sends the investor account statements to the (rest of the) private fund's investors? If investor account statements are not sent to the (rest of the) private fund's investors, respond "not applicable."
- 27. During your last fiscal year, what percentage of the private fund's assets (by value) was valued by a *person*, such as an administrator, that is not your *related person*?

100%

Include only those assets where (i) such person carried out the valuation procedure established for that asset, if any, including obtaining any relevant quotes, and (ii) the valuation used for purposes of investor subscriptions, redemptions or distributions, and fee calculations (including allocations) was the valuation determined by such person.

#### **Marketers**

Yes No

28. (a) Does the private fund use the services of someone other than you or your employees for marketing purposes?



You must answer "yes" whether the person acts as a placement agent, consultant, finder, introducer, municipal advisor or other solicitor, or similar person. If the answer to 28(a) is "yes", respond to questions (b) through (g) below for each such marketer the private fund uses. If the private fund uses more than one marketer you must complete questions (b) through (g) separately for each marketer.

Additional Marketer Information: 1 Record(s) Filed.

You must answer "yes" whether the person acts as a placement agent, consultant,

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finder, introducer, municipal advisor or other solicitor, or to 28(a) is "yes", respond to questions (b) through (g) be the <i>private fund</i> uses. If the <i>private fund</i> uses more than complete questions (b) through (g) separately for each r	elow for each such marketer one marketer you must
(b) Is the marketer a <i>related person</i> of your firm?	Yes C
(c) Name of the marketer: THE PRIVATE FUND IS MARKETED SOLELY TO NON-L THIRD-PARTY DISTRIBUTORS	J.S. INVESTORS USING MAN
(d) If the marketer is registered with the SEC, its file nur	mber ( <i>e.g.</i> , 801-, 8-, or 866-)
and CRD Number (if any):  (e) Location of the marketer's office used principally by t	he <i>private fund</i> (city, state a
country): City: VARIOUS OFFICES ACROSS THE ORGANIZATION	State: Country: OTHER
(f) Does the marketer market the <i>private fund</i> through o	one or more websites?
(g) If the answer to 28(f) is "yes", list the website address  Website Address	ss(es):
VARIOUS	

## SECTION 7.B.(2) Private Fund Reporting

No Information Filed

## SECTION 9.C. Independent Public Accountant

No Information Filed

**SECTION 10.A.** Control Persons

No Information Filed

## **SECTION 10.B. Control Person Public Reporting Companies**

No Information Filed

## Schedule D - Miscellaneous

You may use the space below to explain a response to an Item or to provide any other information. CRMC HAS NO INDIRECT OWNERS REPORTABLE ON SCHEDULE B. CERTAIN AFFILIATES OF CRMC

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ARE NOT INCLUDED IN SECTION 7.A OF SCHEDULE D BASED ON THE SEC GUIDANCE PROVIDED IN THE FAQ'S FOR ITEM 7.A. A LIST OF CRMC'S ADDITIONAL AFFILIATES IS AVAILABLE UPON REQUEST.

#### **DRPs**

#### CRIMINAL DISCLOSURE REPORTING PAGE (ADV)

No Information Filed

#### CIVIL JUDICIAL ACTION DISCLOSURE REPORTING PAGE (ADV)

No Information Filed

#### REGULATORY ACTION DISCLOSURE REPORTING PAGE (ADV)

No Information Filed

#### Signature Page

#### DOMESTIC INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

## Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint the Secretary of State or other legally designated officer, of the state in which you maintain your *principal office and place of business* and any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such *persons* may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding*, or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of the state in which you maintain your *principal office and place of business* or of any state in which you are submitting a *notice filing*.

#### Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having *custody* or possession of these books and records to make them available to federal and state regulatory representatives.

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Signature: Date: MM/DD/YYYY

DONALD H. ROLFE 01/09/2013

Printed Name: Title:
DONALD H. ROLFE VICE PRESIDENT

Adviser *CRD* Number:

110885

#### **NON-RESIDENT** INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

## 1. Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint each of the Secretary of the SEC, and the Secretary of State or other legally designated officer, of any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such persons may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding* or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of any state in which you are submitting a *notice filing*.

## 2. Appointment and Consent: Effect on Partnerships

If you are organized as a partnership, this irrevocable power of attorney and consent to service of process will continue in effect if any partner withdraws from or is admitted to the partnership, provided that the admission or withdrawal does not create a new partnership. If the partnership dissolves, this irrevocable power of attorney and consent shall be in effect for any action brought against you or any of your former partners.

## 3. Non-Resident Investment Adviser Undertaking Regarding Books and Records

By signing this Form ADV, you also agree to provide, at your own expense, to the U.S. Securities and Exchange Commission at its principal office in Washington D.C., at any Regional or District Office of the Commission, or at any one of its offices in the United States, as specified by the Commission, correct, current, and complete copies of any or all records that you are required to maintain under Rule 204-2 under the Investment Advisers Act of 1940. This undertaking shall be binding upon you, your heirs, successors and assigns, and any *person* subject to your written irrevocable consents or powers of attorney or any of your general partners and *managing agents*.

## Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the *non-resident* investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV,

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including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having *custody* or possession of these books and records to make them available to federal and state regulatory representatives.

Signature: Date: MM/DD/YYYY

Printed Name: Title:

Adviser CRD Number:



## CAPITAL RESEARCH AND MANAGEMENT COMPANY

333 South Hope Street, 55<sup>th</sup> Floor Los Angeles, California 90071 Phone: (213) 486-9200 Fax: (213) 486-9217 www.capgroup.com

> Form ADV, Part 2A Date: September 28, 2012

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 may refer 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 annual update of Capital Research and Management's Form ADV, Part 2A brochure dated September 28, 2011: however Capital Research and Management Company has created a third equity investment division (Please See Item 4).

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## **ITEM 3: TABLE OF CONTENTS**

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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 have always been privately held.

Capital Research and Management Company is the investment adviser to the American Funds family of mutual funds, including American Funds Target Date Retirement Series, American Funds Portfolio Series, American Funds College Target Date Series and American Funds Insurance Series, two asset pools of the Capital International Fund, a Luxembourg investment company, and is the sub-adviser to Capital International Assets Management (Canada), Inc., whose adviser is an affiliate of Capital Research and Management Company.

Capital Research and Management Company manages equity assets through three equity investment divisions and fixed-income assets through its fixed income division. The three equity investment divisions make investment decisions on an independent basis and include Capital World Investors, Capital Research Global Investors and a third equity investment division. Portfolio Counselors in the third equity investment division will rely on a research team that also provides 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 from the bottom-up using rigorous fundamental research to find attractive investments and manage risks. Research is produced for internal use only, and is not published or sold to external parties. 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. 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, 2012, Capital Research and Management Company managed approximately \$1,044,448,516,000 in discretionary assets under management.

## **ITEM 5: FEES AND COMPENSATION**

Capital Research and Management Company's management fees are paid pursuant to investment advisory, or in the case of Capital International Assets Management (Canada), Inc. sub-advisory, agreements that are approved by the board of directors/trustees of the applicable fund. 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 fund to Capital Research and Management Company based on the previous month's daily net asset levels. Management fees for each of the American Funds are described in such fund's prospectus and statement of additional information.

The annual fees for Capital International Assets Management (Canada), Inc. are agreed to from time to time in writing and are based on the following asset levels: 0.58% on the first US\$500 million; 0.48% from US\$500 million to US\$1 billion; 0.44% from US\$1 billion to US\$1.5 billion; and 0.41% from US\$1.5 billion to US\$2.5 billion.

The annual fees for the sub-funds of the Capital International Fund are agreed to from time to time in writing and are 0.40% of assets for Capital International US Growth and Income; 0.51% of assets for Capital International European Growth and Income; and 0.51% of assets for Capital International Global Growth and Income.

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 may contract with third parties, 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.

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

Capital Research and Management Company charges the funds asset-based fees for providing investment advisory services to the funds it advises. However, certain fixed-income portfolio counselors and portfolio counselors in the third equity investment division may manage assets for the funds advised by Capital Research and Management Company and accounts advised by an affiliate of Capital Research and Management Company. In limited circumstances, Capital Research and Management Company's affiliate may receive fees that are based on the performance of the account. Managing both types of accounts simultaneously creates a risk of conflicts for the portfolio counselor 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 in selecting clients or allocating trades.

In addition, while Capital Research and Management Company and its affiliates provide individual investment advice and treatment to each fund and client, portfolio counselors 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. Capital Research and Management Company reviews funds with similar objectives managed by Capital Research and Management Company and its affiliate 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.

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## **ITEM 7: TYPES OF CLIENTS**

Capital Research and Management Company provides investment management services to Registered Investment Companies and other pooled investment vehicles.

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

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# 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:

- Solid research is fundamental to sound investment decisions. Capital Research and Management Company employs 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 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 multiple portfolio counselor system. Capital Research and Management Company uses a system of multiple portfolio counselors in managing mutual fund assets. Under this approach, the portfolio of a fund is divided into segments managed by individual counselors who decide how their respective segments will be invested. In addition, Capital Research and Management Company's investment analysts may make investment decisions with respect to a portion of a fund's portfolio. Over time, this method has contributed to consistency of results and continuity of management.

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. 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. 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.

Investing in securities involves risk of loss that funds and their shareholders should be prepared to bear. Each fund is subject to certain risks associated with the investments made by Capital Research and Management Company in pursuit of that fund's objective and in accordance with that fund's policies and restrictions. The risks associated with an investment in each fund are set

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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 the funds' investments. Consequently, the funds are subject to the risk that the methods and analyses employed by the investment adviser in this process which may not produce the desired results. This could cause a fund to lose value or their investment results to lag relevant benchmarks or other funds with similar objectives.
- *Market conditions* The prices of, and income generated by, the common stocks and other securities held by the funds may decline due to market conditions and other factors, including those directly involving the issuers of securities held by the funds.
- *Investing in growth-oriented stocks* Growth-oriented stocks may involve larger price swings and greater potential for loss than other types of investments. These risks may be heightened in the case of smaller capitalization stocks.
- *Investing in income-oriented stocks* Income provided by the funds may be reduced by changes in the dividend policies of, and the capital resources available at, the companies in which the funds invests.
- 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. In addition, the prices of these stocks may be more volatile than stocks of larger, more established companies.
- Investing outside the United States Securities of issuers domiciled outside the United States, or with significant operations outside the United States, may lose value because of political, social or economic developments in the countries or regions in which the issuer operates. 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. 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 settlement and accounting practices and different regulatory, legal and reporting standards, and may be more difficult to value, than those in the United States. These risks may be heightened in connection with investments in emerging market and developing countries.
- Investing in emerging market and developing countries Investing in countries with developing economies and/or markets may involve risks in addition to and greater than those generally associated with investing in developed countries. For instance, emerging market and developing countries may have less developed legal and accounting systems than those in developed countries. The governments of these countries may be more unstable and more likely to impose capital controls, nationalize a company or industry, place restrictions on foreign ownership and on withdrawing sale proceeds of securities from the country, and/or impose punitive taxes that could adversely affect the prices of securities. In addition, the economies of these countries may be dependent on relatively few industries that are more

susceptible to local and global changes. 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, and may be more difficult to value, than securities issued in countries with more developed economies or markets. Additionally, there may be increased settlement risks for transactions in local securities.

- Investing in bonds Rising interest rates will generally cause the prices of bonds and other debt securities to fall. Longer maturity debt securities may be subject to greater price fluctuations than shorter maturity debt securities. In addition, falling interest rates may cause an issuer to redeem, call or refinance a security before its stated maturity, which may result in the funds having to reinvest the proceeds in lower yielding securities. Bonds and other debt securities are subject to credit risk, which is the possibility that the credit strength of an issuer will weaken 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.
- Investing in lower rated bonds 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 mortgage-related securities Mortgage-related securities are subject to prepayment risk, as well as the risks associated with investing in debt securities in general. If interest rates fall and the loans underlying these securities are prepaid faster than expected, the fund may have to reinvest the prepaid principal in lower yielding securities, thus reducing the fund's income. Conversely, if interest rates increase and the loans underlying the securities are prepaid more slowly than expected, the expected duration of the securities may be extended. This reduces the potential for the fund to invest the principal in higher yielding securities.
- Investing in future delivery contracts Contracts for future delivery of mortgage-related securities, such as to be announced contracts and mortgage dollar rolls, involve the fund 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 market exposure and the market price of the securities the fund contracts to repurchase could drop below their purchase price. While the fund 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 may be reduced by engaging in such transactions. In addition, these transactions may increase the turnover rate of the fund.
- *Investing in futures* A futures contract is considered a derivative because it derives its value from the price of the underlying security or financial index. The prices of futures contracts can be volatile, and futures contracts may be liquid. In addition, there may be imperfect or even negative correlation between the price of a futures contract and the price of the underlying securities.

- *Hedging* Futures contracts may not provide an effective hedge of the underlying securities or indexes because changes in the prices of futures contracts may not track those of the securities or indexes they are intended to hedge. In addition, the hedging strategies may not effectively protect the fund from market declines and will limit the fund's participation in market gains.
- 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 are not bank deposits and are not insured or guaranteed by the Federal Deposit Insurance Corporation or any other governmental agency, entity or person.
- Past investment results are not predictive of future investment results.

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

## 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 firm.

## ITEM 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Capital Research and Management Company has the following arrangements that are material to clients or its advisory business with certain affiliated entities.

#### **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 are registered representatives of American Funds Distributors, Inc. American Funds Distributors, Inc. is also registered as an insurance agency or producer in certain states.

## **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 fund based upon the value of the fund's assets; those fees are described in each fund's prospectus and statement of additional information or other disclosure documents.

#### **Investment Advisers**

Capital Research Company, a wholly-owned subsidiary of Capital Research and Management Company, is a registered investment adviser and provides investment advisory research and related services to Capital Research and Management Company.

Capital Guardian Trust Company is an affiliated investment adviser with which Capital Research and Management shares supervised persons.

Capital International Research, Inc. and Capital Guardian (Canada), Inc., registered investment advisers, provide research information and services to Capital Research and Management Company, as does Capital International K.K., a Japan-based investment adviser. Capital International, Inc., a registered investment adviser, and Capital International Limited, an affiliated U.K.-based investment adviser, provide portfolio control, administrative and trading services.

In addition, certain portfolio managers employed by the following affiliated investment advisers based outside the U.S. may, under the supervision and review of Capital Research and Management Company, determine the securities to be purchased and sold for Capital Research and Managements clients:

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

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

Neither Capital International Limited nor Capital International Sarl is 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 & Trust Company, a federal savings bank, is a wholly-owned subsidiary of The Capital Group Companies. Capital Bank & Trust Company provides directed trustee services, custodial services and recordkeeping to employer-sponsored retirement plans and individual retirement accounts invested in the American Funds and other outside assets.

# 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: (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.
- Personal Investing: 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 effect 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 professionals, including blackout periods on personal investing and a ban on short-term trading.
- Gifts and Entertainment: Policy prohibiting the acceptance and extension of gifts or
  entertainment that are excessive, repetitive or extravagant, if such gifts or entertainment are
  in relation to Capital's business. Procedures include quarterly reporting of gifts or
  entertainment received or offered, a dollar limit on gifts that can be accepted from any one
  source during a calendar year, and pre-clearance 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 associates are required to seek

preclearance and approval for political contributions to state and local government officials (or a candidate for those positions.)

## Participation or Interest in Client Transactions

In addition, Capital Research and Management Company or its affiliates may recommend that clients invest in limited partnerships, pooled funds or mutual funds managed by the Investment Advisor 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 funds managed by Capital Research and Management Company or an affiliate of Capital Research and Management Company. Such purchases may 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 may manage investments made by it or an affiliate either in a separate account or through investing in a pooled vehicle. In those instances in which Capital Research and Management Company or an affiliate makes an investment in a pooled 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 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 affected 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 the executions, the brokerdealer's or execution venue's ability to offer liquidity and anonymity and the potential for minimizing market impact. Capital Research and Management Company considers these factors, which involve qualitative judgments, 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 rather than on a trade-by-trade basis. In this regard, Capital Research and Management Company's clients do not consider it as having an obligation to obtain the lowest available 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.

#### **Commission Rates**

For transactions on which commissions are payable, Capital Research and Management Company negotiates commission rates with brokers based on what it believes is reasonably necessary to obtain best execution. These 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 seeks, on an ongoing basis, to determine what the reasonable levels of commission rates are in the marketplace. Capital Research and Management

Company takes various considerations into account when evaluating such reasonableness, including: (1) rates quoted by broker-dealers; (2) the size of a particular transaction in terms of the number of shares and dollar amount; (3) the complexity of a particular transaction; (4) the nature and character of the markets on which a particular trade takes place; (5) the ability of a broker-dealer to provide anonymity while executing trades; (6) the ability of a broker-dealer to execute large trades while minimizing market impact; (7) the extent to which a broker-dealer has put its own capital at risk; (8) the level and type of business done with a particular broker-dealer over a period of time; (9) historical commission rates; and (10) commission rates that other institutional investors are paying.

#### 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.

## **Oversight**

The Capital Research and Management Company Best Execution Committee and the Capital Group Companies, Inc. Fixed-Income Best Execution Committee provide oversight to Capital Research and Management Company's policies, procedures and practices relating to best execution.

As part of its authority to invest client assets on a discretionary basis, Capital Research and Management Company may place 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.

#### **Brokerage and Investment Research Services**

Capital Research and Management Company may execute portfolio transactions with broker-dealers who provide certain brokerage and/or investment research services to it, but only when in Capital Research and Management Company's judgment the broker-dealer is capable of providing best execution for that transaction. The receipt of these services permits Capital Research and Management Company 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 may 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 considers these services to be supplemental to its own internal research efforts and therefore the receipt of investment research from broker-dealers does not tend to reduce the expenses involved in Capital Research and Management Company's research efforts. If broker-dealers were to discontinue providing such services it is unlikely Capital Research and Management Company would attempt to replicate them on its own, in part because they would no longer provide an independent, supplemental viewpoint. Nonetheless, if it were to attempt to do so, Capital Research and Management Company would incur substantial additional costs.

Capital Research and Management Company may pay commissions in excess of what other broker-dealers might have charged, including on an execution-only basis, for certain portfolio transactions in recognition of brokerage and/or investment research services provided by a broker-dealer. In this regard, Capital Research and Management Company has 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 that provides certain brokerage and/or investment research services to Capital Research and Management Company, if Capital Research and Management Company makes a good faith determination that such commissions are reasonable in relation to the value of the services provided by such broker-dealer to Capital Research and Management Company in terms of that particular transaction or Capital Research and Management Company's overall responsibility to its clients.

Certain brokerage and/or investment research services may not necessarily benefit all accounts paying commissions to each such broker-dealer, therefore, Capital Research and Management Company assesses the reasonableness of commissions in light of the total brokerage and investment research services provided by each particular broker-dealer. In accordance with its internal brokerage allocation procedure, each equity division of Capital Research and Management Company periodically assesses the brokerage and investment research services provided by each broker-dealer from whom it receives such services. Using its judgment, each equity investment division of Capital Research and Management Company provides its trading desks with information regarding the relative value of services provided by particular broker-dealers.

Neither Capital Research and Management Company nor any of its clients incurs any obligation to any broker-dealer to pay for research by generating trading commissions. As part of its ongoing relationships with broker-dealers, Capital Research and Management Company routinely meets with firms, typically at the firm's request, to discuss the level and quality of the brokerage and research services provided, as well as the perceived value and cost of such services. In valuing the brokerage and investment research services Capital Research and Management Company receives from broker-dealers in connection with its good faith determination of reasonableness, Capital Research and Management Company does not attribute a dollar value to such services, but rather takes various factors into consideration, including the quantity, quality and usefulness of the services to Capital Research and Management Company.

#### **Client Referrals**

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

## **Directed Brokerage**

Capital Research and Management Company does not direct any trading activity to a particular broker-dealer based on instructions from a client. 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.

#### **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. 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.

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, 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. In addition, the third equity investment division of Capital Research and Management Company normally aggregates its purchases or sales with those of certain affiliates that provide investment management services to institutional clients and other accounts and executes them as part of the same transaction or series of transactions.

Sometimes trade orders are not aggregated due to significant differences in terms, such as price sensitivity or urgency to complete the trade. For example, some orders may be subject to a price limit that does not permit them to trade with other orders for the same security that do not contain such a restriction. 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.

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.

Special instructions. In certain circumstances, parts of an aggregated order may be subject to special instructions, such as a price limit, that do not apply to the entire aggregated order. This may result in an allocation other than pro rata to all accounts in the aggregated order. For example, trades executed above a price limit (in the case of purchases) or below the limit (in the case of sales), would be allocated on a pro rata basis only to orders that were not subject to the price limit.

Additional equity authorizations. If trading receives additional orders for a particular security after it has begun working existing orders for that security, the additional orders may be added to the initial orders over a reasonable period of time during the trading day. This may occur for example if trading believes that the additional orders are based on the same news event or analyst recommendation that prompted the initial order. If the additional orders are not aggregated in this manner, any trades executed prior to the additional orders are allocated to participating clients on the basis of the existing orders. After any such allocation, the additional authorizations are included with the existing orders and trades are allocated based on the size of the remaining open orders without consideration for the timing of the orders.

## 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, Capital Research and Management Company 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 may be placed based on approximate fund asset size; however, no fund will be allocated more than its indication.

#### 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.

## 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.

#### ITEM 13: REVIEW OF ACCOUNTS

Capital Research and Management Company compliance and investment control associates monitor accounts on an on-going basis and perform in-depth periodic reviews of the accounts. This monitoring and review is conducted to verify that accounts are in compliance with their objectives and guidelines. In addition, the appropriate investment committee periodically reviews certain portfolio data for the funds.

The boards of directors/trustees of each of the American Funds are furnished the following information: monthly unaudited financial statements, 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) and the Capital International Assets Management (Canada) are furnished audited annual and unaudited semiannual financial statements, and additional information concerning portfolio activity and results. Other information (e.g. foreign country registration and service agreements) are furnished as need.

## 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 may from time to time compensate third parties for client referrals pursuant to a written solicitation agreement. The solicitor must provide the affiliate with a copy of the solicitor's separate written disclosure document provided to the client. No solicitation payments may be made prior to the affiliate receiving a signed copy of the solicitation agreement and client acknowledgement letter that contains the applicable referral fee disclosures and acknowledgement of the fee arrangement.

# ITEM 15: CUSTODY

Capital Research and Management Company does not retain custody of client funds or securities.

## **ITEM 16: INVESTMENT DISCRETION**

Capital Research and Management Company is retained by the funds it advises on a discretionary basis pursuant to an investment advisory agreement, or in the case of Capital International Assets Management (Canada), Inc. a sub-advisory agreement. Capital Research and Management Company is authorized by the funds to, among other things, determine without consultation with the fund or its board of directors/trustees:

- 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.

In all cases, such discretion is to be exercised in accordance with the applicable fund's objectives, policies and restrictions.

#### **ITEM 17: VOTING CLIENT SECURITIES**

Capital Research and Management Company, in consultation with the boards of directors/trustees of the American Funds and American Funds Insurance Series, has adopted Proxy Voting Procedures and Principles (the "Principles") with respect to voting proxies of securities held by the funds. Proxies are voted by a committee of the appropriate equity investment division of Capital Research and Management Company under authority delegated by the funds' boards. Therefore, if more than one fund invests in the same company, they may vote differently on the same proposal. In addition, the funds' boards monitor the proxy voting process and provide guidance with respect to the Principles through a joint proxy committee of the American Funds.

Capital Research and Management Company seeks to vote all U.S. proxies; however, in certain circumstances it may be impracticable or impossible to do so. Proxies for companies outside the U.S. also are voted, provided there is sufficient time and information available. After a proxy statement is received, the investment adviser prepares a summary of the proposals contained in the proxy statement. A discussion of any potential conflicts of interest also is included in the summary. For proxies of securities managed by a particular investment division of Capital Research and Management Company, the initial voting recommendation is made by one or more of the division's investment analysts familiar with the company and industry. A second recommendation is 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 these Principles and familiarity with proxy-related issues. The proxy summary and voting recommendations are made available to the appropriate proxy voting committee for a final voting decision.

The analyst and proxy coordinator making voting recommendations are responsible for noting any potential material conflicts of interest. One example might be where a board member of one or more American Funds is also a board member of a company whose proxy is being voted. In such instances, proxy voting committee members are alerted to the potential conflict. The proxy voting committee may then elect to vote the proxy or seek a third-party recommendation or vote of an ad hoc group of committee members.

The Principles, which have been in effect in substantially their current form for many years, provide an important framework for analysis and decision-making by all funds. 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 funds' understanding of the company's business, its management and its relationship with shareholders over time.

Information regarding how the fund 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 800/421-0180, (b) on the American Funds website and (c) on the SEC's website at sec.gov.

The following summary sets forth the general positions of the American Funds, American Funds Insurance Series and Capital Research and Management Company on various proposals. A copy of the full Principles is available upon request, free of charge, by calling American Funds Service Company or visiting the American Funds website at americanfunds.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. Separation of the chairman and CEO positions also may be supported.

Governance provisions — Typically, proposals to declassify a board (elect all directors annually) are 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 of a fund or an investment division of Capital Research and Management Company 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; however, they should not be excessive.

**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.

## ITEM 18: FINANCIAL INFORMATION

Capital Research and Management Company does not require or solicit pre-payment of fees in advance.

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.