

31 March 2026

Form ADV Brochure

Artisan Partners Limited Partnership

A R T I S A N



P A R T N E R S

Artisan Partners Limited Partnership

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31 March 2026

This brochure provides information about the qualifications and business practices of Artisan Partners Limited Partnership. If you have any questions about the contents of this brochure, please contact us at (414) 390-6100. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission (the "SEC") or by any state securities authority.

Additional information about Artisan Partners Limited Partnership also is available on the SEC's website at www.adviserinfo.sec.gov.

Please note that registration as an investment adviser with the SEC does not imply a certain level of skill, training or ability with respect to the provision of investment advisory services.

ITEM 2 — MATERIAL CHANGES

Artisan Partners Limited Partnership (“Artisan Partners”) is updating its brochure dated 31 March 2025 as part of its annual Form ADV amendment. Artisan Partners has updated and clarified disclosures relating to its business operations, including its risks and other general procedures and included disclosure with respect to the acquisition of Grandview Property Partners, LLC by Artisan Partners Holdings LP. There have been no other material changes from the last update.

We encourage you to read the entire brochure.

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ITEM 4 — ADVISORY BUSINESS

Artisan Partners Limited Partnership (identified as “Artisan Partners” in this brochure) is a limited partnership organized under the laws of Delaware and is an investment adviser registered with the SEC. Artisan Partners Holdings LP wholly owns Artisan Partners and is Artisan Partners’ sole limited partner. Artisan Investments GP LLC (a wholly owned subsidiary of Artisan Partners Holding LP) is Artisan Partners’ general partner. Artisan Partners Holdings LP is a limited partnership organized under the laws of Delaware whose general partner is Artisan Partners Asset Management Inc. (“APAM”), a Delaware corporation with its Class A common stock listed on the New York Stock Exchange under the symbol APAM. Artisan Partners and its predecessors have provided investment management services since March 1995. More information concerning Artisan Partners can be found by visiting www.artisanpartners.com.

Artisan Partners’ autonomous investment teams oversee a range of investment strategies across multiple asset classes, which are offered through a variety of investment products and arrangements. Information on each investment team is included in the section of this brochure entitled “Methods of Analysis, Investment Strategies and Risk of Loss.”

Artisan Partners serves as investment adviser to a variety of separately managed accounts, unregistered pooled investment vehicles, trustees of collective investment trusts, and to each series of Artisan Partners Funds, Inc. (“Artisan Partners Funds”), an open-ended management investment company. Artisan Partners also serves as investment adviser to each sub-fund of Artisan Partners Global Funds plc (“Artisan Partners Global Funds”), an open-ended investment company registered with the Central Bank of Ireland pursuant to the European UCITS Directive. Additional information on the types of clients advised by Artisan Partners is included in the section of this brochure entitled “Types of Clients.”

Artisan Partners generally does not tailor its investment management services to the individual needs of clients. Generally, client portfolios in each strategy are managed to a single model, consistent with the portfolio characteristics described below. However, a client may, with Artisan Partners’ consent, impose limited restrictions on investment in certain securities or types of securities in its account. Further, Artisan Partners may, from time to time, manage custom strategies or portfolios for clients. Artisan Partners’ compliance monitoring of client accounts is based on its clients’ specific investment guidelines which are made a part of each client’s investment management agreement. For more information, see the sub-section below entitled “Managing Divergent Investment Restrictions and Cash in Client Accounts.” Each pooled investment vehicle sponsored by Artisan Partners is managed in accordance with its investment guidelines and restrictions and is not tailored to the individualized needs of any particular fund investor, and an investment in such a vehicle does not, in and of itself, create an advisory relationship between the investor and Artisan Partners.

Artisan Partners generally accepts responsibility for management of a client account on a discretionary basis and each client enters into a written investment management agreement with Artisan Partners granting it discretionary authority. As of 31 December 2025, Artisan Partners managed \$183,619,365,456 in client assets on a discretionary basis.

Managing Divergent Investment Restrictions and Cash in Client Accounts

Client portfolios in each strategy generally are managed to a single model. A client’s portfolio may, and often will, diverge from Artisan Partners’ model portfolio because of cash flows, divergent investment guidelines, limitations on specific types of investments (for example, derivatives or short selling), access to markets (for example, India) or certain other reasons. Cash flows may, and often will, result in more or less cash in a client’s account than in Artisan Partners’ model portfolio, and in weightings of portfolio securities that are not aligned with the model. Client-imposed investment restrictions generally result in weightings of portfolio securities that are not aligned with Artisan Partners’ model and, in some cases, more or less cash than is held

in the model portfolio. Certain client-imposed restrictions or other account limitations likely will also result in a different risk profile compared to the model portfolio. For example, an account that is unable to trade options would have a different risk profile if the model portfolio uses an option. When that occurs, Artisan Partners will determine whether the restricted account should increase, decrease or maintain its position size based on the desired risk profile of the account. Artisan Partners typically rebalances a client's account to the model portfolio periodically, deploying cash across all or a portion of the holdings in a client's portfolio (subject to minimum transaction sizes). As a result, a client whose investment restrictions prohibit holding a particular security or limit the weighting of a particular security or group of securities will generally have larger weightings in some or all of the other securities that are held. In some instances, the investment team will select a replacement security or instrument or have a higher cash weighting when a model holding is restricted under a client's investment guidelines. The rebalancing of accounts can result in multiple transactions in the same security, including opposite-way transactions, in a short period of time. Artisan Partners believes the benefits of this approach to the management of divergent positions generally outweigh the potential costs of those transactions. Client-imposed investment restrictions sometimes affect the timing or manner of purchase or sale of a security. So, for example, if a client account cannot participate in an initial public offering of a security that will be held in the portfolio past the day of the initial public offering, Artisan Partners will generally purchase that security for the account in the open market after completion of the offering. Artisan Partners does not accept accounts subject to investment restrictions that Artisan Partners believes would materially adversely affect its ability to manage its other client accounts.

Divergence from Artisan Partners' model portfolio, as a result of client-imposed investment restrictions, cash flows or other reasons, will result in differences between the return achieved in a client's account and the strategy's composite return. The divergences may be greater for accounts managed in strategies that invest in investments with less liquidity such as fixed-income investments due to, for example, lower availability and liquidity of such investments at the time an investment is made. Client accounts in which client-imposed investment restrictions are believed to have a potentially material impact on the implementation of the strategy are, based on Artisan Partners' judgment, excluded from the strategy's composite.

Management of cash balances in a client's account is determined at the beginning of the relationship. Generally, cash is invested in one or more investment alternatives provided by the custodian of the client's account, as selected by the client.

Other Investment Related Information

Professional Qualifications

All investment decisions for client accounts are made by the portfolio manager(s) for that strategy, working with associate portfolio managers, investment analysts, traders and/or risk managers dedicated to or supporting that investment team. On certain investment teams, analysts, associate portfolio managers, traders and other investment professionals have a broad degree of latitude when implementing the portfolio manager's decisions. Artisan Partners generally employs persons as portfolio managers only if those persons have demonstrated ability in the investment advisory industry or securities industry. The professional qualifications of each of Artisan Partners' portfolio managers are set forth in brochure supplements provided to Artisan Partners' clients and potential clients.

Portfolio Turnover

There are no limitations on the length of time securities must be held in any strategy. The firm may, for example, sell securities within a short period of time after purchase in light of a change in the circumstances of a particular company or industry or in general market or economic conditions. A higher rate of portfolio turnover, if it occurs, results in increased transaction expenses and the realization of capital gains or losses that, in a taxable account, may reduce performance.

Investment Guidelines and Restrictions

Compliance with certain investment guidelines is measured at the time of purchase or at the time of initiation of a position in a strategy. Because of this, a newly-funded account will exceed those limits if market movements have caused Artisan Partners' model portfolio to be above those limits at the time the new account is funded. Similarly, cash inflows to existing accounts are generally invested to maintain the relative weightings of the securities held in the portfolio, even if market movements have caused the account to be above certain limits at the time of the cash inflow. As an example, Artisan Partners has limited exposure to individual issuers within certain of its strategies to a maximum of 5% of the assets of a portfolio, measured at market value at the time of purchase. However, if at the time of the cash inflow an issuer comprises more than 5% of the portfolio's assets due to market movement, the portfolio will generally purchase additional securities of that issuer to invest the cash inflow and maintain the weighting consistent with the model portfolio.

Certain strategies also have market capitalization guidelines that reference the market capitalizations (or another market capitalization metric such as weighted average market capitalization) of the companies included in a relevant benchmark index. Changes in the composition of those indexes can cause significant fluctuations in the benchmark market capitalizations, which will cause the market capitalization of a portfolio, or the securities held in a portfolio, to be larger or smaller than the market capitalization or related metric of securities within the benchmark index for a period of time following such change.

For the purpose of testing compliance with each strategy's investment restrictions, absent specific instructions to the contrary, Artisan Partners generally considers an issuer to be from a particular country as designated by its securities information vendors, which may change periodically. However, each investment team, in its own judgment, may consider an issuer to be from a country other than the country designated by the securities information vendors. In determining the country designations of issuers, each investment team and/or Artisan Partners' vendors use a range of criteria, including the identity of the jurisdiction of the issuer's incorporation, the main equity trading market for the issuer's securities, the geographical distribution of the issuer's operations, the location of the issuer's headquarters or other criteria, such as the source of a company's revenues. In addition, the country designations shown in client reports may differ from the classifications used for purposes of testing compliance with investment restrictions. Over time, country designations may change.

Also for the purpose of testing compliance with each strategy's investment restrictions, absent specific instructions to the contrary, Artisan Partners generally assigns portfolio securities and instruments to a particular sector and industry in accordance with the sector and industry classifications as designated by its securities information vendors, which may change periodically. However, each investment team, in its own judgment, may determine that a different classification is more appropriate. Therefore, classifications may differ by strategy and investment team. In determining a security's sector or industry classification, each investment team and/or Artisan Partners' vendors use a range of criteria, including using information or classifications of other securities information vendors, the company description and/or other publicly available information. In addition, the industry classifications shown in client reports may differ from the classifications used for purposes of testing compliance with investment restrictions. Sector and industry classifications may change over time.

Currency Transactions

Artisan Partners buys and sells currencies to facilitate purchases and sales of portfolio securities of companies that are denominated in a currency other than a client's base currency and, with respect to certain investment strategies, to increase or decrease economic exposure to a particular currency. Artisan Partners' primary objective in effecting currency transactions is to obtain the best combination of net price and execution under the circumstances. To facilitate purchases and sales of portfolio securities that trade in currencies other than a client's base currency, Artisan Partners typically executes foreign exchange contracts in the spot market either by transacting with various third-party foreign exchange dealers or through active

market trading with the capital markets (foreign exchange) desk affiliated with the client's custodial bank. Artisan Partners reviews market rates at the time of each execution and actively negotiates the rate with the foreign exchange dealer. Artisan Partners does not send foreign exchange transactions in connection with equity trades to a custodian for future execution without negotiating the rates associated with those trades unless it is directed to do so by the client, it is effectively required by local regulation or custom, or Artisan Partners believes the potential operational risk of a negotiated trade outweighs the potential benefits of a negotiated trade.

For corporate actions such as mergers and offerings of rights and warrants, as well as cash dividends and interest income denominated in a currency other than a client's base currency, Artisan Partners may execute foreign exchange contracts in the spot market on a periodic basis through active negotiations as discussed above or through the client's custodian.

There are markets in which active trading of foreign currency with a foreign exchange dealer is restricted by market practice, is operationally challenging or could be unavailable due to custodian limitations. In those markets, Artisan Partners may arrange with the client's custodian or sub-custodian for the foreign exchange transactions to be executed in the local market (a current example of such market is Taiwan).

Evaluations of the services provided by dealers, including the reasonableness of rates received, are made on an ongoing basis by Artisan Partners, taking into consideration a variety of factors, including, for example, trade size, counterparty/settlement risk and operational risk. Transacting with third-party dealers will often cause an account to incur additional fees, such as wire fees for each currency transaction, that are not charged if the foreign exchange contract is transacted through the custodian bank. Additionally, there are often operational advantages to using the custodian bank, such as contractual settlement and systematic communication between the custodian bank's currency trading operations and its equity settlements operations. In those markets where Artisan Partners must purchase or sell currencies through a client's custodian or sub-custodian for execution in the local market, Artisan Partners periodically reviews the rates received for reasonableness.

With respect to each foreign exchange transaction, a client may not receive the same price received by other clients within the same strategy or the price that could have been received if the transaction had been executed with a different counterparty. Artisan Partners seeks to cooperate with individual client requests with respect to the use of third-party foreign exchange dealers. However, active negotiation of rates and/or transactions executed with counterparties other than the capital markets (foreign exchange) desk affiliated with the client's custodian (or affiliate of the custodian) or sub-custodian may not be possible due to market limitations or limitations of the custodian or, where possible, may be less beneficial to a client due to the costs associated with such transactions or the potential for increased settlement, operational or other counterparty risks described above. Certain clients may be restricted in their ability to execute foreign exchange transactions with certain dealers. Artisan Partners generally aggregates foreign exchange transactions on behalf of these clients with foreign exchange transactions on behalf of other clients and, as a result, clients who are otherwise unrestricted in their ability to select counterparties for foreign exchange transactions may be unable to execute trades with certain dealers.

Significant Shareholder Reporting

Artisan Partners is required by applicable laws, rules and regulations to file reports with an issuer and/or regulators that contain information about its clients' holdings of the issuer when the holdings are large enough to require reporting. Those reports are often publicly available and, in limited circumstances, require disclosure of the client's identity and holdings.

In addition, Artisan Partners' clients can hold a position in an issuer that is large enough to require reporting by the client to the issuer and/or regulators under applicable laws, rules and regulations. Artisan Partners generally does not monitor or advise on reporting requirements for clients other than Artisan Partners Funds,

Artisan Partners Global Funds and unregistered pooled investment vehicles that it sponsors (each, a “Private Fund”) because, among other reasons, Artisan Partners does not have an ability to properly monitor the aggregate holdings of clients and such monitoring is generally handled by each client’s other service providers.

Communications with Portfolio Company Management

Members of Artisan Partners’ investment teams frequently communicate with management at companies in which the firm invests, which typically include discussions of ideas about the companies’ prospects or strategies. Artisan Partners also sometimes communicates with a company’s board of directors or members of a company’s advisory or similar board. In some circumstances, Artisan Partners might actively participate in a shareholder meeting (including submitting an item for inclusion on the agenda of a meeting) or otherwise act in a public manner to communicate an investment team’s views about a particular company’s business strategy.

In addition, although it has no obligation to do so, Artisan Partners from time to time serves on creditors’ committees, equityholders’ committees or similar groups formed by creditors or other parties in connection with investments in certain distressed companies that may or may not be in bankruptcy or in connection with distressed debt instruments, or otherwise in connection with certain restructuring issues, in order to protect its clients’ interests as creditor or equityholder of a company. In doing so, Artisan Partners can be subject to certain obligations as a member of the committee, including, but not limited to, various trading and/or confidentiality restrictions. For example, in certain circumstances Artisan Partners may, for a period of time, be restricted or prohibited under applicable law from transacting in instruments of the subject company as a consequence of its service on the committee or group. In addition, Artisan Partners could be deemed to have duties to other creditors represented by the committees, which might expose Artisan Partners to liability to such other creditors who disagree with Artisan Partners’ actions. Artisan Partners generally can resign from a committee or group but may, in some circumstances, continue to be subject to its obligations as a member of the committee or restrictions on transactions even after resignation.

In connection with its strategy, Artisan Partners may take various forms of action, including issuing demand letters, making and defending claims, and/or taking other litigious or dispute resolution-related measures on behalf of certain client accounts. In connection with such actions, the participating client accounts may bear certain fees, costs, expenses and liabilities. Other clients of Artisan Partners that are or were holders in, or otherwise involved with, the subject assets may or may not (depending on the circumstances) be parties to such actions, with the result that certain client accounts may participate in actions in which not all clients of Artisan Partners with similar assets may participate, and such non-participating clients may benefit from the results of such actions without bearing or otherwise being subject to the associated fees, costs, expenses and liabilities. Artisan Partners, for example, typically does not have authority to pursue legal claims on behalf of its separately managed client accounts but these client accounts may benefit from litigation pursued on behalf of other client accounts. For any such non-participating clients, Artisan Partners bears the proportionate share of the fees, costs and expenses.

Class Actions

Artisan Partners tries to identify settlements of US-style securities class actions as a result of which a client may have a claim in connection with a portfolio security held or previously held by the client in an account managed by Artisan Partners. Artisan Partners will use reasonable efforts to notify its clients of these settlements and provide any information in its possession that a client reasonably requests to assist the client, its custodian, its primary adviser (in the case of clients for which Artisan Partners is sub-adviser), administrator or other service providers in submitting a claim. However, each client’s custodian should provide the client with the required documents because the securities are held in the client’s name at the custodian. The client should direct its custodian, or other service provider, as to the manner in which such matters should be handled. Unless otherwise specifically agreed with a client, Artisan Partners does not file claims for clients other than Artisan Partners Funds, Artisan Partners Global Funds, and Private Funds. Artisan

Partners does not decide on behalf of a client, or recommend any decision to a client, as to whether a client should submit a claim for a settlement, opt in to a lawsuit, opt out of a settlement or otherwise participate in litigation. Unless otherwise noted, Artisan Partners does not generally act (for itself or on behalf of clients) as plaintiff in US or non-US lawsuits or opt-in to non-US lawsuits because Artisan Partners believes that the time commitment that could be required from members of the investment team could have an adverse effect on the team's ability to manage client portfolios and active litigation against a company by Artisan Partners may impede open communication with management of that company or other companies.

Issuer Relationships

Unless otherwise prohibited by a client or applicable laws, Artisan Partners does not restrict the ability of a client account to invest in a security solely because the security is issued by a company, or an affiliate of a company, that is also a client of or has a business relationship with Artisan Partners or its affiliates, or because a director or officer of the issuing company, or an affiliate of the issuing company, is a client or has another business relationship (including service as a director) with Artisan Partners or its affiliates. For example, the portfolio of Client A may hold securities issued by Client B, or issued by a company, a director of which is also a director of Artisan Partners Funds or APAM.

Transactions in securities by Artisan Partners' personnel, including personal transactions, are governed by a comprehensive code of ethics, discussed in more detail under the section of this brochure entitled "Code of Ethics, Participation or Interest in Client Transactions and Personal Trading."

Confidential Client Information

Artisan Partners maintains the confidentiality of client information and does not sell client information. Artisan Partners also does not disclose confidential client information to anyone except as specifically permitted by a client, as needed to provide advisory services to a client, as requested by a regulator, or as otherwise required or permitted by law. For example, Artisan Partners may be required to share confidential client information in connection with corporate actions, to settle a specific transaction or in connection with shareholder reporting.

Model Delivery

Artisan Partners provides model portfolios to certain institutional clients and sponsors of managed account programs. Artisan Partners provides the sponsor with a model portfolio that represents the securities Artisan Partners recommends for a particular strategy and the sponsor uses the model portfolio to assist in developing one or more portfolios for itself or its clients (the model delivery programs). In model delivery arrangements, the model sponsor generally assumes responsibility for investment decisions and other services and functions, including trade execution, typically handled by Artisan Partners for discretionary accounts. The sponsor pays Artisan Partners for the delivery of a model portfolio and clients in the model delivery program typically pay the sponsor fees for its services. Artisan Partners generally does not act as investment adviser to clients utilizing a model delivery program when it provides a model portfolio. In creating the model portfolio, Artisan Partners uses the same sources of information and investment personnel that are used to manage Artisan Partners' other client accounts.

The holdings and performance of accounts managed in the model delivery program will typically not match the discretionary accounts managed by Artisan Partners even when they follow the same investment strategy. The dispersion typically results from (i) the sponsor deciding when and if to buy any particular investment; (ii) the timing of delivering the model portfolio; (iii) guidelines or overlay programs, such as a tax overlay program, applied by the sponsor; (iv) transaction costs; and (v) model portfolios typically not including initial public offerings. Please see the section of this brochure entitled "Brokerage Practices" for more detailed information.

ITEM 5 — FEES AND COMPENSATION

Artisan Partners generally receives compensation from separately managed accounts that is calculated as a percentage of the client's assets under management. Such asset-based fees are typically billed and paid quarterly, after the provision of services, based on the average market value of the assets comprising the account during the calendar quarter, although Artisan Partners will consider other methods of payment and/or fee calculation at the request of a client. Clients may choose to pay such invoices from the assets of the account managed by Artisan Partners or from another source. Upon a client's request, Artisan Partners may agree to bill a client for its services in advance of the provision of the services. If Artisan Partners has billed in advance, any fees attributable to the period after termination will be refunded on a pro-rata basis, calculated based on the number of days on which Artisan Partners provided investment management services to the client during the period in which termination occurred. Any such refund will be paid promptly after termination without further request by the client.

In addition, Artisan Partners charges performance-based fees for certain strategies. Additional information on performance-based fees is included in the section of this brochure entitled "Performance-Based Fees and Side-by-Side Management."

The standard rates of fees that are charged by Artisan Partners to establish a separate account as of the date of this brochure are shown in the table below.

	Strategy	Asset Base	Annual Fee Rate
Growth Team	Global Discovery Accounts	All Assets	0.75%
	Global Opportunities Accounts	First \$50 million	0.80%
		Next \$50 million	0.60%
		Assets > \$100 million	0.50%
	US Mid-Cap Growth Accounts	First \$50 million	0.80%
		Next \$50 million	0.60%
		Assets > \$100 million	0.50%
	US Small-Cap Growth Accounts	First \$100 million	0.90%
		Assets > \$100 million	0.80%
Global Equity Team	Global Equity Accounts	First \$100 million	0.70%
		Assets > \$100 million	0.50%
	Non-US Growth Accounts	First \$50 million	0.80%
		Assets > \$50 million	0.60%

	Strategy	Asset Base	Annual Fee Rate
International Small-Mid Team	Non-US Small-Mid Growth Accounts	First \$50 million	0.95%
		Assets > \$50 million	0.85%
U.S. Value Team	Value Equity Accounts	First \$50 million	0.60%
		Next \$100 million	0.50%
		Assets > \$150 million	0.40%
	US Mid-Cap Value Accounts	First \$50 million	0.80%
		Next \$50 million	0.60%
		Assets > \$100 million	0.50%
International Value Group	International Value Accounts ¹	First \$50 million	0.80%
		Next \$50 million	0.60%
		Assets > \$100 million	0.50%
	International Explorer Accounts	All Assets	0.75% plus 20% of returns above a benchmark
Global Value Team	Global Value Accounts	First \$50 million	0.80%
		Next \$50 million	0.60%
		Assets > \$100 million	0.50%
	Select Equity Accounts	First \$50 million	0.65%
		Next \$50 million	0.55%
		Assets > \$100 million	0.50%
Sustainable Emerging Markets Team	Sustainable Emerging Markets Accounts	First \$100 million	0.70%
		Next \$100 million	0.65%
		Assets > \$200 million	0.60%
Credit Team	High Income Accounts ¹	All Assets	0.55%
	Credit Opportunities Accounts	All Assets	1.00% plus 15% performance fee
Developing World Team	Developing World Accounts	First \$100 million	0.90%
		Assets > \$100 million	0.85%

	Strategy	Asset Base	Annual Fee Rate
Antero Peak Group	Antero Peak Accounts	All Assets	1.00%; or 0.70% plus 20% of returns above a benchmark
	Antero Peak Hedge Accounts	All Assets	0.70% plus 20% of returns above a benchmark

¹ Artisan Partners is generally not accepting new client relationships in the strategies indicated. When Artisan Partners believes the strategy has capacity, it may, however, accept a new account in its discretion.

As of the date of this brochure, standard rates of fees for accounts in the following strategies have not been established: Value Income, Floating Rate, Emerging Markets Debt Opportunities, Emerging Markets Local Opportunities, Global Unconstrained, Dislocation Opportunities, Franchise and Global Special Situations.

The investment management fees charged by Artisan Partners may be greater than fees charged by other investment managers for similar portfolio management services.

Artisan Partners negotiates other fee schedules depending on the type of account, relationship, if any, to other accounts managed by Artisan Partners, the size of the account, the level of client service required, potential growth and other factors Artisan Partners considers relevant. For example, lower fee schedules apply to certain longstanding clients and may be offered to early clients in a strategy. Lower fee schedules also apply to clients with lesser service requirements, including, for example, clients in certain implemented programs offered by consultants. Artisan Partners will negotiate an individual fee schedule with a client (and its affiliates or accounts under common control) having assets under Artisan Partners' management of approximately \$500 million or more, or anticipated by Artisan Partners to do so within a reasonable period of time, or in connection with a sub-advisory or similar arrangement that Artisan Partners thinks will provide it with access to a market segment to which Artisan Partners would otherwise not have access. In determining negotiated fee schedules, client assets may be aggregated with assets managed by Artisan Partners for affiliates, accounts under common control, or those that share a common investment manager, advisor, or distribution relationship with the client. Artisan Partners has, with respect to a limited number of clients, agreed to reimbursements, credits or offsets relating to certain types or specified amounts of expenses that the client would otherwise be required to pay.

Artisan Partners also provides sub-advisory services to pooled investment vehicles, including without limitation mutual funds, private funds, non-US funds and collective investment trusts. The compensation Artisan Partners receives from those vehicles for its sub-advisory services is at rates negotiated with those clients, which are generally different from the rates set forth in the table above.

Artisan Partners also serves as investment adviser to Artisan Partners Funds and Artisan Partners Global Funds and provides investment management and certain administrative services to those funds. The fees and expenses paid by each series and sub-fund of Artisan Partners Funds and Artisan Partners Global Funds, respectively, are described in their respective prospectuses and reflected in their financial statements included in reports to shareholders. For Artisan Partners Funds and Artisan Partners Global Funds, Artisan Partners agrees to reimburse certain funds to the extent that the funds' annual ordinary operating expenses exceed a specified limitation.

Artisan Partners also sponsors and serves as investment adviser to unregistered investment vehicles, referred to herein as the Private Funds. The fees and expenses paid by a Private Fund are described in the Private

Fund's offering memorandum, subscription agreement and/or other governing documents and are reflected in its audited financial statements. In certain cases, Artisan Partners agrees to reimburse a Private Fund to the extent that the Private Fund's annual ordinary operating expenses exceed a specified limitation.

Artisan Partners also receives compensation for providing model portfolios in model delivery programs. The compensation is typically lower than the rates set forth in the table above based on the services provided to the sponsors by Artisan Partners, the risks of providing the model portfolios and other factors considered relevant by Artisan Partners.

Artisan Partners does not maintain any client's official books and records but maintains its own records of transactions in and holdings of client accounts that are the basis of Artisan Partners' performance reporting to clients and, except to the extent Artisan Partners and a client otherwise agree, the basis for calculating Artisan Partners' management fees. Artisan Partners also does not act as valuation agent for separate account clients, though in limited circumstances, Artisan Partners will provide information that may be relevant to the valuation of a particular security in response to client requests. In maintaining its own books and records, Artisan Partners values portfolio securities held in the accounts it manages using the market quotations of such portfolio securities, where such quotations are readily available. A market quotation is readily available when it is a quoted price in active markets for identical instruments that an account can access at the measurement date, provided that such a quotation is not considered to be readily available if it is not reliable. Portfolio securities for which market quotations are not readily available will be valued at fair value as determined by Artisan Partners in good faith, based on application of a variety of factors in accordance with the valuation policy established by Artisan Partners. That policy describes the procedures Artisan Partners follows when determining a fair value, and will be made available to clients upon request. The valuation committees for Artisan Partners, Artisan Partners Funds, Artisan Partners Global Funds and the Private Funds may value identical assets differently due to, for example, different regulatory requirements, administrators, pricing vendors and valuation policies.

In addition to the management fee and, as applicable, performance-based fees paid to Artisan Partners, a client that engages Artisan Partners will pay other expenses in connection with its account. Those expenses include custodian fees and expenses (negotiated by the client and its custodian and outside the control of Artisan Partners). If the client's arrangement with its custodian includes a transaction or ticket charge, the client's custody costs will be affected by the number of transactions executed in the account. Custody charges may also be affected by the number of countries in which assets of a portfolio are invested (and whether those countries are developed markets or not) and related sub-custody expenses. Each client also will pay brokerage commissions, settlement failure expenses and other transaction costs. Artisan Partners' practices relating to brokerage are discussed later in this brochure under the heading "Brokerage Practices." In addition, clients may pay expenses associated with non-US transactions and expenses in connection with purchasing derivatives (for example, options or futures) or selling securities short. Depending on the strategy, clients may also pay charges incurred in connection with foreign exchange transactions. Artisan Partners' practices concerning foreign exchange transactions are more fully described above in the section of this brochure entitled "Advisory Business," under the sub-heading entitled "Other Investment Related Information."

Artisan Partners, from time to time, invests assets of a client portfolio in shares of a registered or unregistered investment company not managed by Artisan Partners, a real estate investment trust or another type of pooled investment vehicle. Investments in investment companies are usually made in exchange-traded investment companies when Artisan Partners believes that such an investment is an attractive investment opportunity or is the most efficient way to gain exposure to a particular market or market sector. For example, an account might invest in the securities of an exchange-traded fund investing in a particular country or region in which it may not be possible or may be inefficient for the account to invest directly. The cash balance of a client's account is typically invested in a money market fund or some other short-term pooled fund offered by the client's custodian and selected by the client. Pooled investment vehicles,

including investment companies and real estate investment trusts, impose management fees and have other expenses of their own, and a client account investing in such a security will bear its proportionate share of those expenses in addition to Artisan Partners' management fee.

Artisan Partners also offers certain affiliates, clients and investors the opportunity to invest in a particular investment alongside a strategy or as an independent investment. Such investments are typically offered when Artisan Partners believes it is not in the best interest of the current accounts in a team's strategies to acquire the full amount of a particular investment or the investment is not appropriate for the current strategies managed by the applicable investment team. Artisan Partners generally considers the accounts' investment guidelines, diversification requirements, risk tolerance, cash flows or other considerations when making this determination. The fees and expenses of such investments will be described when offered and are not described in this Form ADV. Except where required by the applicable governing documents, Artisan Partners is generally not required to offer an investment to any particular client or investor, and no person will be entitled (or obligated) to participate by reason of being a client or investor and in certain circumstances, Artisan Partners could organize a new pooled investment vehicle to take advantage of such investment. The decision to offer (or not to offer) an investment will be made in the sole discretion of Artisan Partners. Artisan Partners will allocate expenses associated with such investment, including legal expenses, among participating accounts in the investment in accordance with its policies and procedures.

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

Artisan Partners or its affiliates have the ability to receive performance-based allocations or fees from the Private Funds. Artisan Partners expects to receive performance-based fees, directly or indirectly, in respect of accounts in the Antero Peak Hedge Strategy, Antero Peak Strategy, Credit Opportunities Strategy, Dislocation Opportunities Strategy, Emerging Markets Local Opportunities Strategy, Global Discovery Strategy, Global Value Strategy, Global Unconstrained Strategy, International Explorer Strategy, Non-US Growth Strategy, US Mid-Cap Growth Strategy, US Mid-Cap Value Strategy and US Small-Cap Growth Strategy. In addition, Artisan Partners will, under certain circumstances, negotiate performance-based fee arrangements with respect to accounts in other strategies.

Potential conflicts of interest can arise in the management of multiple investment strategies by a single investment team when Artisan Partners manages accounts (including the Private Funds) with respect to which it receives a performance-based fee and accounts for which it receives an asset-based fee because, for example, the fees earned from accounts with performance-based fee arrangements have the potential to exceed the fees earned from other accounts. In addition, the existence of performance-based fee arrangements creates an incentive for Artisan Partners to make investments that are more speculative than would be the case in the absence of such performance-based fee arrangements. Although Artisan Partners may have an incentive to manage the assets of accounts with performance-based fee arrangements differently from its other accounts, Artisan Partners maintains policies and procedures and internal review processes that it believes are reasonably designed to mitigate such conflicts, including allocation policies that require opportunities to be allocated to clients equitably and in accordance with each client's applicable investment guidelines and governing documents, as well as other factors that do not include the amount of performance-based compensation received by Artisan Partners or any personnel. Please see the sections of this brochure entitled "Advisory Business" and "Brokerage Practices" for more detailed information.

An investment team can provide advice to accounts in one investment strategy that differs from advice given to accounts in another investment strategy. If an investment team identifies a limited investment opportunity that may be suitable for more than one strategy, a strategy may not be able to take full advantage of that opportunity. There also may be circumstances when an investment team has an incentive to devote more time or resources to, or to implement different ideas in, one strategy over another. An investment team may also execute transactions for one strategy that may adversely impact the value of securities held by a different strategy or team. For example, an investment team may engage in short sales of securities of an issuer in which a client of another strategy or team also invests in the same securities long. In such a case, Artisan Partners could harm the performance of one client for the benefit of the client engaging in short sales if the short sales cause the market value of the securities to fall. Artisan Partners has in place policies and procedures that it believes are reasonably designed to identify and resolve these actual and potential conflicts of interest.

Artisan Partners, its affiliates and its employees are permitted to, and frequently do, invest in pooled investment vehicles sponsored by Artisan Partners, often at reduced or no fees when allowed by applicable law. Artisan Partners also provides certain cash-based awards to its investment professionals (referred to by Artisan Partners as franchise capital awards) that, prior to vesting, Artisan Partners will generally invest such amounts in one or more of the investment strategies managed by the investment professional. Artisan Partners believes that investments made in these pooled investment vehicles and franchise capital awards help align Artisan Partners' and its employees' financial interests with those of Artisan Partners' clients. These pooled investment vehicles, even if they are proprietary accounts of Artisan Partners, are treated like a client account for purposes of allocation of investment opportunities. For more information on proprietary accounts, please see the sections of this brochure below entitled "Other Financial Industry Activities and Affiliates," "Code of Ethics, Participation or Interest in Client Transactions and Personal Trading" and "Brokerage Practices."

Conflicts of interest have the potential to also arise when different clients invest in different parts of an issuer's capital structure, such as when a client owns senior debt obligations of an issuer and other clients own junior tranches or equity securities of the same issuer. For example, a debt holder may be better served by a liquidation of the issuer in which it may be paid in full, whereas an equity or junior bond holder might prefer a reorganization that holds the potential to create value for the equity or junior bond holder. In such circumstances, decisions over whether to trigger an event of default, over the terms of any workout, or how to exit an investment may result in conflicts of interest. Questions may arise subsequently as to whether payment obligations and covenants should be enforced, modified or waived, or whether debt should be refinanced or restructured. In troubled situations, decisions, including whether to enforce claims, or whether to advocate or initiate restructuring or liquidation inside or outside bankruptcy, and the terms of any workout or restructuring, raise potential conflicts of interest, particularly with respect to clients that have invested in different securities within the same issuer. In order to minimize such conflicts, a portfolio manager may avoid certain investment opportunities and negotiations with issuers that would potentially give rise to conflicts with other Artisan Partners' clients, or Artisan Partners may enact internal procedures designed to minimize such conflicts, which could have the effect of limiting the client's investment opportunities. Although measures taken by Artisan Partners can help mitigate these conflicts, no measures can be expected to completely eliminate them.

ITEM 7 — TYPES OF CLIENTS

Artisan Partners provides investment management services to pension and profit sharing plans, corporations, trusts, endowments, foundations, charitable organizations, high net worth individuals, governmental entities, insurance companies, commingled investment vehicles, investment advisers, trustees of collective investment trusts and investment companies and similar pooled investment vehicles, and also provides administrative services to certain investment vehicles. Artisan Partners also provides model portfolios to sponsors, which are typically institutional clients and investment advisers.

Artisan Partners accepts responsibility for management of a client account on a discretionary basis and each client enters into a written agreement with Artisan Partners granting it discretionary authority. In general, Artisan Partners does not accept separately-managed accounts, or groups of related separately-managed accounts, that have initial asset values less than the amounts shown below unless Artisan Partners expects the account(s) to grow in the future. In addition, Artisan Partners may require a client whose separately-managed account balance has fallen below the amounts shown below to make additions to its account to meet the minimum account size as a condition of maintaining the account unless the failure to meet the minimum account size is the result of asset depreciation due to market movements. Artisan Partners may in the future set a higher or lower minimum account size, depending on circumstances believed by it to be relevant.

	Strategy	Minimum Account Size
Growth Team	Global Discovery	\$50 Million
	Global Opportunities	\$30 Million
	US Mid-Cap Growth	\$50 Million
	US Small-Cap Growth	\$50 Million
Global Equity Team	Global Equity	\$30 Million
	Non-US Growth	\$50 Million
International Small-Mid Team	Non-US Small-Mid Growth	\$30 Million
U.S. Value Team	Value Equity	\$30 Million
	US Mid-Cap Value	\$30 Million
International Value Group	International Value ¹	\$75 Million
	International Explorer	\$50 Million
Global Value Team	Global Value	\$30 Million
	Select Equity	\$30 Million
Sustainable Emerging Markets Team	Sustainable Emerging Markets	\$50 Million

	Strategy	Minimum Account Size
Credit Team	High Income ¹	\$100 Million
	Credit Opportunities	\$150 Million
Developing World Team	Developing World	\$100 Million
Antero Peak Group	Antero Peak	\$50 Million
	Antero Peak Hedge	\$50 Million

¹ Artisan Partners is generally not accepting new client relationships in the strategies indicated. When Artisan Partners believes the strategy has capacity, it may, however, accept a new account in its discretion.

As of the date of this brochure, minimum account sizes have not been established for accounts in the following strategies: Value Income, Floating Rate, Emerging Markets Debt Opportunities, Emerging Markets Local Opportunities, Global Unconstrained, Dislocation Opportunities, Franchise and Global Special Situations.

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

Investment Teams

As explained above, Artisan Partners' autonomous investment teams oversee a range of investment strategies across multiple asset classes. Each investment team employs a fundamental research process, examining various items of financial and economic data that the investment team deems relevant. Each team operates autonomously to identify investment opportunities in order to generate strong, long-term investment performance.

There is no guarantee that a client's account will achieve its investment objective, or that a client's account will not lose value. Investing involves risk of loss that clients should be prepared to bear. Each investment team's ability to choose appropriate investments for an account has a significant impact on the ability to achieve an account's investment objective.

Artisan Partners Growth Team

Artisan Partners Growth Team invests primarily in equity securities or instruments that have similar economic characteristics. The team's strategies employ a fundamental investment process used to construct diversified portfolios of growth companies. The investment team seeks to invest in companies that it believes possess franchise characteristics, are benefiting from an accelerating profit cycle and are trading at a discount to its estimate of private market value. The investment process focuses on two distinct elements – security selection and capital allocation. The investment team overlays its investment process with sustainability considerations and broad knowledge of the global economy. Artisan Partners Growth Team's investment process begins by identifying companies that possess franchise characteristics such as low cost production capability, possession of a proprietary asset, dominant market share or a defensible brand name; are benefiting from an accelerating profit cycle and are trading at a discount to the team's estimate of private market value. Artisan Partners Growth Team looks for companies that it believes are well positioned for long-term growth, which is driven by demand for their products and services at an early enough stage in their profit cycles to benefit from the increased cash flows produced by the emerging profit cycle. Based on the investment team's fundamental analysis of a company's profit cycle, it divides the portfolio into three parts. GardenSM investments are small positions in the early part of their profit cycle that may warrant more sizeable allocations as their profit cycle accelerates. CropSM investments are positions that are being increased to a full weight because the team believes they are moving through the strongest part of their profit cycles. HarvestSM investments are positions that are being reduced as they near the investment team's estimate of full valuation or their profit cycle begins to decelerate. The investment team overlays the security selection and capital allocation elements of its investment process with a desire to invest opportunistically across the entire global economy and employs a framework in assessing sustainability factors that informs its security selection and capital allocation process. The team seeks broad knowledge of the global economy in order to position it to find growth wherever it occurs.

Artisan Partners Global Equity Team

Artisan Partners Global Equity Team invests primarily in equity securities or instruments that have similar economic characteristics. The team employs a fundamental stock selection process focused on identifying companies within its preferred themes with sustainable growth characteristics at valuations that do not fully reflect their long-term potential. The team's objective is to invest in companies that are industry leaders and have meaningful exposure to and will benefit from long-term secular growth trends. To identify long-term, sustainable growth characteristics of potential investments, the team seeks high-quality companies that typically have a sustainable competitive advantage, a superior business model and a high-quality management team. As part of the investment process, the team considers material environmental, social and governance ("ESG") factors alongside other fundamental research. Finally, the team uses multiple

valuation metrics to establish a target price range and assesses the relationship between its estimate of a company's sustainable growth prospects and the company's current valuation.

Artisan Partners International Small-Mid Team

Artisan Partners International Small-Mid Team seeks long-term ownership in high-quality businesses exposed to structural growth themes and intends to acquire these businesses in a contrarian fashion in times of adversity, or perceived adversity. The team seeks to invest with tailwinds, identifying structural themes at the intersection of growth and change and investing in companies poised to be long-term beneficiaries of those trends. The team focuses on high quality businesses with differentiated and defensible business model, dynamic management team and characteristics such as high return on invested capital, healthy cash flow generation, strong balance sheet and ability to self-fund growth. The team employs contrarian approach to valuation, as it looks to create opportunity by identifying market dislocation and mismatches between stock price and long-term business value as well as by focusing on a company's through-cycle profitability. The team manages risks of international small- and mid-cap equities through a process that involves understanding of the direct and indirect security risk and probability of permanent capital impairment, diversifying the portfolio across industries, geographies and themes and sizing positions based upon magnitude of opportunity, assessment of risk, and level of conviction. As part of the investment process, the team considers material environmental, social and governance factors, which may include corporate governance principles, treatment of employees and exposure to regulatory risk, alongside other fundamental research.

Artisan Partners U.S. Value Team

Artisan Partners U.S. Value Team invests primarily in equity securities or instruments that have similar economic characteristics. The team's strategies employ a fundamental investment process used to construct diversified portfolios of companies. The investment team seeks to invest in companies that are undervalued, in solid financial condition and have attractive business economics. Artisan Partners U.S. Value Team believes that companies with these characteristics are less likely to experience eroding values over the long term compared to companies without such characteristics.

Artisan Partners U.S. Value Team prefers companies with an acceptable level of debt and positive cash flow, which it believes represents financial flexibility and strength, and cash-producing businesses that it believes are capable of earning acceptable returns on capital over the company's business cycle. As part of the team's analysis of a company's business prospects, among other factors, the team considers certain ESG factors relating to the company. These ESG factors may include the impact of environmental regulatory change, the use of human, natural and physical resources and corporate governance structures and practices. When the team deems a factor material to the value of a company, the team incorporates it into its decision-making process. Once an investment candidate has been identified, the research process includes an in-depth analysis of the company's financial statements, an examination of the company's competitive position within its industry, a thorough analysis and review of the company's resources, and a review of its business economics and cash flows.

The team establishes dynamic buy and sell ranges for a company's securities based on its assessment of the company's intrinsic value, which is determined using multiple valuation tools, including the examination of normalized free cash flow multiples, price-to-earnings ratios, sum of the parts and M&A multiples.

Artisan Partners International Value Group

Artisan Partners International Value Group invests primarily in equity securities or instruments that have similar economic characteristics. The team's strategies employ a fundamental investment process used to construct diversified portfolios of companies. The team seeks to invest in what it considers high quality, undervalued companies with strong balance sheets and shareholder-oriented management teams. The

investment team seeks to invest in companies with strong competitive positions in their industries and histories of generating strong free cash flow and improving returns on capital, at a price that is a significant discount from the team's estimate of the intrinsic value of the business. The investment team believes these criteria help rule out businesses that may appear undervalued based on certain financial ratios but whose intrinsic values are deteriorating over time. The investment team also believes that investing in companies with strong balance sheets reduces the potential for investment losses and provides company management the ability to create stockholder value when attractive opportunities are available. The investment team's research process attempts to identify management teams with a history of building value for their stockholders.

Artisan Partners Global Value Team

Artisan Partners Global Value Team invests primarily in equity securities or instruments that have similar economic characteristics. The team's strategies employ a fundamental investment process used to construct either diversified or focused portfolios of companies. The team seeks to invest in what it considers high quality, undervalued companies with strong balance sheets and shareholder-oriented management teams. The investment team seeks to invest in companies with strong competitive positions in their industries and histories of generating strong free cash flow and improving returns on capital, at a price that is a significant discount from the team's estimate of the intrinsic value of the business. The investment team believes these criteria help rule out businesses that may appear undervalued based on certain financial ratios but whose intrinsic values are deteriorating over time. The investment team also believes that investing in companies with strong balance sheets reduces the potential for investment losses and provides company management the ability to create stockholder value when attractive opportunities are available. The investment team's research process attempts to identify management teams with a history of building value for their stockholders. As part of the investment process, the team considers financially material ESG factors alongside other fundamental research.

Artisan Partners Sustainable Emerging Markets Team

Artisan Partners Sustainable Emerging Markets Team invests primarily in equity securities or instruments that have similar economic characteristics. The team believes that, over the long term, a company's stock price is directly related to its ability to deliver sustainable earnings. Investment opportunities develop when businesses with sustainable earnings are undervalued relative to global peers or historical industry, country or regional valuations. To estimate a company's sustainable earnings, the investment team uses both financial and strategic analyses. The financial analysis focuses on a company's balance sheet, income statement and statement of cash flows in order to identify historic drivers of return on equity. The strategic analysis examines a company's competitive advantages and financial strength in order to assess sustainability. The team believes that a company's long-term direction and degree of change across multiple ESG metrics are important indicators of a company's sustainable growth potential. The team seeks to assess a company's sustainable growth potential by monitoring for improvement or deterioration in ESG metrics. The team's sustainability assessment has incident-based and empirical components to evaluate a company's historical, current and future potential behavior. The team uses a proprietary scoring system for the incident-based and empirical components of the assessment, which informs the team's view of a company's target price. Finally, the investment team considers company-specific and country-appropriate macroeconomic risk factors in determining a risk-adjusted target price.

Artisan Partners Credit Team

Artisan Partners Credit Team invests primarily in non-investment grade corporate bonds and secured and unsecured loans of US and non-US issuers. The team invests along the corporate capital structure, including, but not limited to, long and short investments in bonds, loans, equity securities and derivatives of both investment grade and non-investment grade issuers. The team seeks to invest in issuers with high quality business models that have compelling risk-adjusted return characteristics. The team's research process has

four primary pillars: Business Quality, Financial Strength and Flexibility, Downside Analysis and Value Identification. In determining the business quality of a company, the team uses a variety of sources to understand the resiliency of an issuer's business model. The team analyzes the general health of the industry in which an issuer operates, the issuer's competitive position, barriers to entry, the dynamics of industry participants, and the decision-making history of the issuer's management and, when applicable, financial equity sponsor. As part of the team's analysis of a company's business quality, among other factors, the team considers certain ESG factors relating to the company. These ESG factors may include the impact of environmental regulatory change, the use of human, natural and physical resources and corporate governance structures and practices. When the team deems a factor material to the value of a company, the team incorporates it to its decision-making process. The team believes that determining the financial strength and flexibility of an investment through analyzing the history and trend of free cash flow generation is critical to understanding an issuer's financial health. The financial analysis part of the investment process also considers an issuer's capital structure, refinancing options, financial covenants, amortization schedules and overall financial transparency. The team believes that credit instruments by their nature have an asymmetric risk profile. In its downside analysis, the team seeks to manage this risk with what it believes to be conservative financial projections that account for industry position, competitive dynamics and positioning within the capital structure. During the value identification part of the research process, multiple metrics are used to determine the value of an investment opportunity. The team looks for credit improvement potential, relative value within an issuer's capital structure and against industry peers, catalysts for business improvement and potential value stemming from market or industry dislocations and/or mergers and acquisitions.

Artisan Partners Developing World Team

Artisan Partners Developing World Team invests primarily in equity securities or instruments that have similar economic characteristics. The team constructs a diversified portfolio of securities that offers exposure to developing world economies generally by investing substantially in equity securities domiciled in or economically tied to countries that the team considers to have characteristics typical of the developing world, which includes companies based in developed markets. The team believes a portfolio of companies with these characteristics will be well positioned to deliver attractive risk-adjusted returns over the long term.

Antero Peak Group

Antero Peak Group invests primarily in equity securities and utilizes equity derivative instruments and short positions to help position the portfolio to deliver attractive, long-term risk-adjusted returns. The team's investment approach is based on idea generation, a systematic framework for analyzing companies and proactive risk management.

The team believes a key element in alpha generation is finding areas where the team's views on industry fundamentals differ from consensus estimates. In this pursuit, the team seeks to identify inflections in multi-year trends which may be caused by changes in supply/demand dynamics, societal behavior, market conditions, technology, laws/regulations and business models, among other variables. The team believes these inflections are often misunderstood by market participants, and can lead to powerful re-ratings of industries and companies. Identifying themes helps the team develop a focused universe of companies to analyze more thoroughly. Themes are also dynamic. A single company may be relevant for multiple themes, for example, and a company's relevance to a particular theme may, on the judgment of the team, change over time. Nevertheless, selecting the right themes is a critical step in effective portfolio construction. The team then applies a systematic framework for analyzing companies across sectors and themes, creating a repeatable and methodical decision-making process. The team will also consider compelling idiosyncratic positions that are a good fit for the portfolio based on the team's rigorous fundamental analysis. The team's proprietary company models focus on multi-year earnings power differentiation, expected outcome scenario analysis, return on invested capital and discounted cash flow valuations. Visual outputs are then

produced through the firm's internally developed technology solutions, allowing the team to consistently evaluate positions across the portfolio. As part of the investment process, the team considers financially material ESG factors alongside other fundamental research.

The team incorporates risk management into all stages of its investment process. Metrics evaluated include crowding, correlation, volatility, stress tests, liquidity, factor analysis and macro drivers, all of which inform portfolio construction and position sizing. The team also uses various instruments, such as options, in an effort to magnify alpha and minimize downside.

EMsights Capital Group

EMsights Capital Group employs a robust investment process to construct a differentiated portfolio of securities, derivatives and other instruments that offer long and short exposures. The team seeks to identify countries that are undergoing structural changes, such as political, legislative and/or economic reforms, and are poised for strong economic growth. The team seeks to invest in instruments that offer exposures to countries at attractive absolute and relative risk premiums. As an integral part of the investment process, the team considers material ESG factors.

Risk of Loss

Investing in securities and other financial instruments involves risks, including the risk of loss of capital that clients should be prepared to bear. Clients should have a long-term perspective and be able to tolerate potentially sharp declines in value. Below is a summary of material risks associated with the strategies; however, a client's risks will vary based on the strategy utilized and specific investments held. The summary is not intended to be a complete list or description of the risks associated with any strategy and each strategy may be exposed to additional risks not listed below.

Account Consent Requirements. Periodically, Artisan Partners will, in its judgment, determine that consent from an account is necessary to make an investment or participate in a corporate event. If Artisan Partners determines that consent is impractical due to timing or other considerations or consent is not received by an applicable due date, Artisan Partners will not have the opportunity to make the investment for that account.

Active Management Risks. The success of an account is dependent on the team's investment decisions, which are based, in part, on the research process employed by the team. The portfolio securities selected by the team may decline in value or not increase in value when the market indices, including relevant benchmark indices, are rising, in which case the account could experience losses regardless of the performance of the market indices. The portfolio securities selected by the team may also decline in value more relative to the market indices, including relevant benchmark indices, causing the account to experience greater losses compared to the performance of the market indices. In addition, if a team considers environmental, social and governance factors or sustainability considerations in its research process, a portfolio may forgo certain investment opportunities and underperform portfolios that do not consider environmental, social and governance factors.

Confidential Information Risks. Employees of Artisan Partners may obtain material non-public information (referred to herein as "Confidential Information"), voluntarily or involuntarily, through Artisan Partners' management activities or the employee's outside activities. Confidential Information may be received under varying circumstances, including, but not limited to, upon execution of a non-disclosure agreement with an issuer, as a result of serving on a creditors' committee and through conversations with a company's management team. Under applicable law, Artisan Partners' employees are generally prohibited from disclosing or using Confidential Information in effecting purchases and sales in public securities transactions for their personal benefit or for the benefit of any other person (including clients). Accordingly, should an

employee receive Confidential Information with respect to an issuer, the employee is generally prohibited from communicating that information or using that information in public securities transactions, which could limit Artisan Partners' ability to buy or sell certain investments even when the limitation is detrimental to Artisan Partners or the client.

Artisan Partners may seek to avoid the receipt of Confidential Information when it determines that the receipt of Confidential Information would unduly restrict investment flexibility. In circumstances when Artisan Partners declines to receive Confidential Information from an issuer, an account may be disadvantaged in comparison to other investors, including with respect to evaluating the issuer and the price the account would pay or receive when it buys or sells those investments. Further, in situations when the account is asked, for example, to grant consents, waivers or amendments with respect to such investments, Artisan Partners' ability to assess such consents, waivers and amendments may be impacted by its lack of access to Confidential Information.

Artisan Partners has adopted policies that establish permanent information barriers around each of the Credit Team and EMSights Capital Group to minimize the likelihood that Confidential Information received by the Credit Team or EMSights Capital Group will be shared with another team. In addition, Artisan Partners also creates information barriers around other persons having access to Confidential Information ("walled-off personnel") to limit the restrictions on others at Artisan Partners. These information barriers may be temporary or permanent, depending on the personnel involved and the nature of the information received. These measures are intended to limit access to, and sharing of, Confidential Information.

From time to time, Artisan Partners uses paid expert networks. Artisan Partners has adopted specific procedures that it believes are reasonably designed to prevent and address the inadvertent receipt of Confidential Information from the expert networks.

Convertible Securities Risks. Investing in convertible securities subjects the accounts to the risks of debt, as well as to the risks associated with an investment in the underlying equity security. Convertible securities are frequently issued with a call feature that allows the issuer to choose when to redeem the security, which could result in the accounts being forced to redeem, convert, or sell the convertible security under circumstances unfavorable to the accounts.

Credit Default Swap Risks. Credit default swap agreements may involve greater risks than if an account had invested in the reference obligation directly. When an account acts as a seller of credit default swap protection, it is exposed to, among other things, leverage risk because if an event of default occurs the seller must pay the buyer up to the full notional value of the reference obligation. A buyer of credit default swap protection generally will lose its investment and recover nothing should no credit event occur and the swap is held to its termination date. Each party to a credit default swap agreement is subject to the credit risk of its counterparty (the risk that its counterparty may be unwilling or unable to perform its obligations on the swap as they come due). Swaps are types of derivatives. See "Derivatives Risk."

Credit Risks. An issuer or counterparty may fail to pay its obligations when they are due. Financial strength and solvency (or the perceived financial strength or solvency) of an issuer are the primary factors influencing credit risk. Changes in the financial condition of an issuer or counterparty, changes in specific economic, social or political conditions that affect a particular type of security or other instrument or an issuer, and changes in economic, social or political conditions generally can increase the risk of default by an issuer or counterparty, which can affect a security's or other instrument's credit quality or value and an issuer's or counterparty's ability to pay interest and principal when due.

Currency Risks. Non-US securities purchased by Artisan Partners are often denominated and traded in currencies other than a client's base currency. The exchange rates between those currencies and a client's base currency fluctuate continuously. As a result, an account's performance will be affected by its direct or

indirect exposure, which may include exposure through US dollar denominated depositary receipts and participation certificates, to a particular currency due to favorable or unfavorable changes in currency exchange rates relative to the client's base currency. A portfolio may have a significant portion of its assets invested in securities denominated in a particular non-base currency, so the exchange rate between that currency and the base currency is likely to have a significant impact on the value of the portfolio.

Exposure to a particular currency may be hedged. There can be no guarantee that any hedging activity will be undertaken or, if undertaken, will be successful. Hedging activity or use of forward foreign currency contracts may reduce the risk of loss from currency revaluations, but also may reduce or limit the opportunity for gain. These actions also involve counterparty risk, which is the risk that the contracting party will not fulfill its contractual obligation to deliver the currency contracted for at the agreed upon price.

Data Sources Risks. Before making investments, Artisan Partners will conduct due diligence that it deems reasonable and appropriate based on the facts and circumstances applicable to each investment. When conducting due diligence, Artisan Partners evaluates important and complex business, and financial, tax, accounting and legal issues. Artisan Partners uses a variety of proprietary and non-proprietary tools to evaluate investments. Artisan Partners will rely on the resources reasonably available to it, which in some circumstances, whether or not known to Artisan Partners at the time, may not be sufficient, accurate, complete or reliable. If a data source is incomplete, inaccurate or becomes unavailable or unreliable or the tool has errors, investment decisions may be negatively impacted. Artisan Partners takes reasonable steps to ensure the proprietary and non-proprietary data sources and tools are correct and reliable but is not responsible for errors in such sources and tools.

Artisan Partners uses alternative data in its investment process. Alternative data includes datasets that have been culled from a variety of sources, such as internet usage, payment records, financial transactions, weather and other physical phenomena sensors, applications and devices (such as smartphones) that generate location and mobility data, data gathered by satellites, and government and other public records databases (this data is sometimes referred to as "big data" or "alternative data"). No assurance can be given that Artisan Partners will be successful in utilizing alternative data in its investment process. Moreover, there has been increased scrutiny from a variety of regulators regarding the use of alternative data in this manner, and its use or misuse under current or future laws and regulations could create liability for Artisan Partners and its clients in numerous jurisdictions. Artisan Partners cannot predict what, if any, regulatory or other actions may be asserted with regard to alternative data, but any adverse inquiries or formal actions could cause reputational, financial, or other harm to Artisan Partners or to its clients.

Debt Securities Risks. The value of a debt security changes in response to various factors, including, for example, market-related factors, such as changes in interest rates or changes in the actual or perceived ability of an issuer to meet its obligations. In general, the value of a debt security falls in response to increases in interest rates. The accounts may invest in debt securities without considering the maturity of the instrument. The value of a security with a longer duration will be more sensitive to changes in interest rates than a similar security with a shorter duration. As a result, changes in interest rates in the US and outside the US may affect debt investments unfavorably.

Derivatives Risks. Artisan Partners' use of derivatives may involve risks different from, or greater than, the risks associated with investing in more traditional investments. Investments in derivatives are subject to the risk that such investments will not perform as anticipated by Artisan Partners, cannot be closed out at a favorable time or price, or will increase the volatility in an account. The use of derivatives may create investment leverage. In addition, when a derivative is used as a substitute for or alternative to a direct cash investment, the transaction may not provide a return that corresponds precisely with that of the cash investment. Derivatives may be difficult to value and highly illiquid, and there is a risk that the other party to the derivative contract will fail to make required payments or otherwise to comply with the terms of the contract.

Emerging and Developing Markets Risks. The risks of non-US investments typically are greater in emerging, less developed and developing markets, including investments in frontier markets. For example, in addition to the risks associated with investment in any non-US country, political, legal and economic structures in these less developed countries may be new and changing rapidly, which may cause instability and greater risk of loss. Their securities markets may be less developed and securities in those markets are generally more volatile and less liquid than those in developed markets. Emerging and developing market countries are also more likely to experience high levels of inflation, deflation or currency devaluations, which could hurt their economies and securities markets. Certain emerging and developing markets also may face other significant internal or external risks, including a heightened risk of war and ethnic, religious and racial conflicts. In addition, governments in many emerging and developing market countries participate to a significant degree in their economies and securities markets, which may impair investment and economic growth of companies in those markets. For example, Russia's military invasion of Ukraine, conflicts in the Middle East, US action in Venezuela and similar events and conflicts around the globe could result in significant market disruptions, including in certain industries or sectors, such as the oil and natural gas markets, and may negatively affect global supply chains, inflation and global growth. In addition, the price and liquidity of futures in which an account invests may fluctuate widely as a result of the conflict and related events. These and any related events could significantly impact an account's performance and the value of an investment in an account, even if an account does not have direct exposure to issuers in the countries directly affected.

Investing in emerging and developing market countries involves substantial risk due to, among other reasons, limited information; higher brokerage costs; different accounting, auditing and financial reporting standards; less developed legal systems and thinner trading markets as compared to those in developed countries; and currency blockages or transfer restrictions. Such markets may also be heavily reliant on non-US capital and, therefore, vulnerable to capital flight. The securities markets of emerging and developing market countries may be substantially smaller, less developed, less liquid and more volatile than the major securities markets in the US and other developed nations. The limited size of many securities markets in emerging and developing market countries and limited trading volume in issuers compared to the volume in US securities or securities of issuers in other developed countries could cause prices to be erratic for reasons other than factors that affect the quality of the securities. In addition, emerging and developing market countries' exchanges and broker-dealers are generally subject to less regulation than their counterparts in developed countries. Such risks are typically greater in frontier markets. Brokerage commissions and dealer mark-ups, custodial expenses and other transaction costs are generally higher in emerging and developing market countries than in developed countries, all of which can increase account operating expenses and/or negatively impact account performance.

Emerging and developing market countries may have different clearance and settlement procedures than in the US, and in certain markets there may be times when settlements fail to keep pace with the volume of securities transactions, making it difficult to conduct such transactions. Further, satisfactory custodial services for investment securities may not be available in some emerging and developing market countries, which may result in additional costs and delays in trading and settlement. The inability of an account to make intended security purchases due to settlement problems or the risk of intermediary or counterparty failures could cause an account to miss attractive investment opportunities. The inability to dispose of a portfolio security due to settlement problems could result either in losses to an account due to subsequent declines in the value of such portfolio security or, if the account has entered into a contract to sell the security, could result in possible liability to the purchaser.

Settlement Risks. Clients may invest in some emerging and developing markets through trading structures or protocols that subject them to the risks described above (such as risks associated with illiquidity, custodial assets, different settlement and clearance procedures, asserting legal title under a developing legal and regulatory regime and other risks) to a greater degree than in developed markets or even in other emerging and developing markets. For example, some of the markets in which clients invest do not provide for settlement on a delivery versus payment basis

and the risk in relation to such settlements are borne by the client.

China-Related Risks. China is an emerging market and demonstrates significantly higher volatility from time to time in comparison to developed markets. The central government has historically exercised substantial control over virtually every sector of the Chinese economy through administrative regulation and/or state ownership and actions of the Chinese central and local government authorities continue to have a substantial effect on economic conditions in China. Export growth continues to be a major driver of China's rapid economic growth. Reduction in spending on Chinese products and services, institution of tariffs or other trade barriers, or a downturn in any of the economies of China's key trading partners may have an adverse impact on the Chinese economy. Recent developments in relations between the US and China have heightened concerns of increased tariffs and restrictions on trade or other economic arrangements between the two countries. An increase in tariffs or trade restrictions, or even the threat of such developments, could lead to a significant reduction in international trade, which could have a negative impact on China's export industry and a commensurately negative impact on a strategy when it invests in securities and instruments that are economically tied to China.

To the extent an account invests in securities of Chinese issuers, it may also be subject to certain risks and considerations not typically associated with investing in securities of US issuers and potentially to a greater extent than investments in certain other non-US issuers, including, among others, risks associated with variable interest entities ("VIEs"). In China, foreign ownership of Chinese companies in certain sectors is prohibited. In order to facilitate foreign investment, many Chinese companies have established shell companies that enter into contractual arrangements with Chinese VIEs that allow foreign investors, through the use of contractual arrangements, to both exert a degree of influence and to obtain substantially all of the economic benefits arising from a company without formal legal ownership. If the Chinese companies (or their officers, directors, or Chinese equity holders) breached their contracts or if Chinese officials and/or regulators withdraw their implicit acceptance of the VIE structure or if new laws, rules or regulations relating to VIE structures are adopted, US investors, including an account managed by Artisan Partners, if it invests directly or indirectly in VIEs, could suffer substantial, detrimental, and possibly permanent losses with little or no recourse available.

Exchange Traded Funds. Exchange Traded Funds ("ETFs") generally expose their shareholders to the risks associated with the assets in which the ETF invests. Additionally, as exchange-traded investment vehicles, ETFs may involve market risk, management risk and (for index funds) tracking risk. If an account acquires shares of an ETF, shareholders bear both their proportionate share of expenses in an account (including management and advisory fees) and, indirectly, the expenses of the ETF.

Foreign Sovereign Debt Risk. An account's investments in debt obligations of sovereign governments may lose value due to the government entity's unwillingness or inability to repay principal and interest when due in accordance with the terms of the debt or otherwise in a timely manner. Sovereign governments may default on their debt obligations for a number of reasons, including social, political, economic and diplomatic changes in countries issuing sovereign debt.

Futures Risks. A futures contract provides for the future sale by one party and purchase by another party of a specified amount of a financial instrument or money at a specified time and price. Artisan Partners may use futures contracts for hedging, risk management or portfolio management purposes, including to offset changes in the value of securities held or expected to be acquired or be disposed of, to minimize fluctuations in foreign currencies, or to gain exposure to a particular market or instrument. There are risks associated with futures contracts including the success of such an investment strategy may depend on an ability to predict movements in the prices of individual securities, fluctuations in markets and movements in interest rates. There may also be an imperfect or no correlation between the changes in market value of the securities and

the prices of futures and may not be a liquid secondary market for a futures contract. Futures are types of derivatives. See "Derivatives Risk."

Geopolitical Risks. Geopolitical events adversely affect global economies and securities markets, subjecting an account's investments to related risks. War, terrorism, global health crises and pandemics, sanctions, tariffs, the imposition of exchange controls or other cross-border trade barriers and other geopolitical events have led, and in the future may lead, to increased market volatility and may have adverse short or long-term effects on the US and world economies and markets generally. For example, military action by Russia in Ukraine, conflicts in the Middle East, US action in Venezuela and similar events and conflicts around the globe could affect the value of the client's investments, including beyond the client's direct exposure to relevant issuers or nearby geographic regions. In addition, the US has in the past imposed economic sanctions on certain countries, which may consist of asset freezes, restrictions on dealings in debt and equity, and certain industry-specific restrictions. Sanctions impair the ability of the client to buy, sell, receive or deliver those securities and/or assets that are subject to the sanctions and the extent and duration of the sanctions, and resulting market disruptions are impossible to predict and could be substantial.

Government Securities Risk. An account may invest in securities issued or guaranteed by the US Government or its agencies and instrumentalities (such as the Government National Mortgage Association ("Ginnie Mae"), the Federal National Mortgage Association ("Fannie Mae"), or the Federal Home Loan Mortgage Corporation ("Freddie Mac")). Unlike Ginnie Mae securities, securities issued or guaranteed by US Government-related organizations, such as Fannie Mae and Freddie Mac, are not backed by the full faith and credit of the US Government and no assurance can be given that the US Government would provide financial support.

Growth and Value Investing Risks. Growth and value stocks tend to be in favor and out of favor with investors at different times and each may underperform other asset types during given periods. A growth company may never achieve the earnings growth that the investment team anticipated. The price of a value company's stock may never reach the level that the investment team considers its intrinsic value.

High Portfolio Turnover Risks. Certain strategies may engage in active and frequent trading of portfolio securities. High portfolio turnover may result in increased transaction costs to an account, including brokerage commissions, dealer mark-ups and other transaction costs on the sale of the securities and on reinvestment in other securities. The sale of portfolio securities may result in the realization of higher capital gains or losses as compared to a strategy with a less active trading strategy. These effects of higher than normal portfolio turnover may adversely affect account performance.

High Yield Securities ("Junk Bond") Risks. Fixed income instruments rated below investment grade, or unrated securities that are determined by Artisan Partners to be of comparable quality, are high yield, high risk bonds, commonly known as "junk bonds." These bonds are predominantly speculative. Such bonds are usually issued by companies without long track records of sales and earnings, or by companies with questionable credit strength. These bonds have a higher degree of default risk and may be less liquid than higher-rated bonds. These securities may be subject to greater price volatility due to such factors as specific corporate developments, interest rate sensitivity, negative perceptions of junk bonds generally, and less secondary market liquidity.

Interest Rate Risks. The values of debt instruments generally fall in response to increases in interest rates and rise in response to decreases in interest rates. The value of a security with a longer duration will be more sensitive to changes in interest rates than a similar security with a shorter duration. An account may be subject to a greater risk of rising interest rates due to the recent period of historically low interest rates. If interest rates rise, repayments of principal on certain debt securities, including loans, may occur at a slower rate than expected and the expected length of repayment of those securities could increase as a result.

Investing in IPOs Risks. The performance of an account may be affected by investments in initial public offerings (IPOs). The impact of IPOs on performance depends on the strength of the IPO market and the size of the account. When an account is small, IPOs may greatly increase the account's total return. However, IPOs may have less impact on a larger account. Investing in IPOs is risky and the prices of stocks purchased in IPOs tend to fluctuate more widely than stocks of companies that have been publicly traded for a longer period of time. Stocks purchased in IPOs generally do not have a trading history and information about the companies may be available for very limited periods. An account may hold securities purchased in an IPO for a very short period of time. As a result, the account's investments in IPOs may increase portfolio turnover, which may increase brokerage and administrative costs. At any particular time or from time to time an account may not be able to invest in securities issued in IPOs, or invest to the extent desired because, for example, only a small portion (if any) of the securities being offered in an IPO may be made available to the account. In addition, under certain market conditions a relatively small number of companies may issue securities in IPOs. Similarly, as the number of clients advised by Artisan Partners to which IPO securities are allocated increases, the number of securities issued to any one account may decrease. The investment performance of an account during periods when it is unable to invest significantly or at all in IPOs may be lower than during periods when the account is able to do so. There can be no assurance that investments in IPOs will be available to an account or improve an account's performance. IPO investments are allocated among accounts managed by Artisan Partners in accordance with Artisan Partners' allocation policy, which is explained in more detail in the section of this brochure below entitled "Brokerage Practices."

Leverage Risks. Certain transactions can result in leverage and may expose an account to greater risk and increased costs. These transactions can include the use of certain derivatives (for example, swap transactions and options), entering into certain loan transactions that entail an obligation by the account to extend credit in the future (for example, revolving credit facilities), the purchase of when-issued and delayed-delivery securities and borrowing money. Leverage generally has the effect of increasing the amounts of loss or gain an account might realize, and creates the likelihood of greater volatility of the value of the account's investments. In transactions involving leverage, a relatively small market movement or change in another underlying indicator can lead to significantly larger losses to the account. There is generally the risk of loss in excess of invested capital. The use of leverage may result in an account liquidating portfolio positions when it may not be advantageous to do so to satisfy its contractual obligations or to meet applicable asset segregation or position coverage requirements.

LIBOR Discontinuation Risks. Some floating or variable rate obligations or investments of a Fund may have previously referenced the London Interbank Offered Rate ("LIBOR"). As a result of benchmark reforms, publication of all LIBOR settings has ceased. Public and private sector actors have worked to establish alternative reference rates, like Secured Overnight Financing Rate ("SOFR") or Term SOFR (a forward-looking measurement of market expectations of SOFR implied from certain derivatives markets), to be used in place of LIBOR but it remains uncertain which alternative benchmarks will ultimately emerge as the most prevalent successors and the transition process may lead to an increase in market, operational and valuation uncertainties.

Liquidity Risks. Liquidity risk is the risk that Artisan Partners may be unable to sell a portfolio investment at a desirable time or at the value Artisan Partners has placed on the investment. It may be more difficult for an account to determine a fair value of an illiquid investment than that of a more liquid comparable investment.

Loan Risks. Investments in loans are generally subject to the same risks as investments in other types of debt obligations, including, among others, the credit risk of nonpayment of principal and interest. In addition, in many cases loans are subject to the risks associated with below investment grade securities. Artisan Partners may invest in loans made in connection with highly leveraged transactions, which are subject to greater credit and liquidity risks than other types of loans. Although the senior loans in which Artisan Partners will invest may be secured by specific collateral, there can be no assurance that liquidation of such collateral would satisfy the borrower's obligation in the event of nonpayment of scheduled interest or principal, or

that such collateral could be readily liquidated. In the event of the bankruptcy of a borrower, an account may experience delays or limitations with respect to its ability to realize the benefits of the collateral securing a loan or could recover nothing of what it is owed on the loan. Uncollateralized (i.e., non-secured) loans are subject to greater risk of loss (i.e., nonpayment) in the event of default than secured loans since they will not afford recourse to collateral. Investments in loans may be difficult to value and may be illiquid, including due to legal or contractual restrictions on resale. Transactions in many loans settle on a delayed basis, and an account may not receive the proceeds from the sale of a loan for a substantial period after the sale. As a result, sale proceeds related to the sale of loans may not be available to make additional investments until a substantial period after the sale of the loans. In addition, it is unclear whether certain loans and other forms of direct indebtedness offer securities law protections against fraud and misrepresentation.

Market Risks. Various market risks can affect the price or liquidity of securities in which an account may invest. The securities in which an account invests may underperform the various general securities markets or different asset classes. Different types of securities tend to go through cycles of outperformance and underperformance in comparison to the general securities markets. Adverse events occurring with respect to an issuer's performance or financial position can depress the value of the issuer's securities. The liquidity in a market for a particular security will affect its value and may be affected by factors relating to the issuer, as well as the depth of the market for that security. Other factors that can affect an investment's value include, without limitation, investment sentiment regarding certain types of securities or asset classes, market reactions to political or economic events, litigation relating to a particular issuer or industry, and tax and regulatory environments or developments (including lack of adequate regulations for a market or particular type of instrument).

Securities markets may experience periods of high volatility and reduced liquidity in response to governmental actions, intervention and/or policies, economic or market developments, or other external factors. Securities may be difficult to value during such periods. These risks may be heightened for fixed income securities in low interest rate environments.

Governmental and quasi-governmental authorities and regulators may take actions that affect the regulation of the securities in which an account invests or the issuers of such securities in ways that are unforeseeable. Legislation or regulation also may change the way in which the accounts or Artisan Partners are regulated, limit or preclude an account's ability to achieve its investment objective and/or affect the account's performance. Governmental and quasi-governmental authorities and regulators have in the past responded to major economic disruptions with a variety of significant fiscal and monetary policy changes, including but not limited to direct capital infusions into companies, increased government spending, new monetary programs and dramatically lower interest rates. While such policies or actions generally are intended to strengthen markets, the financial system and public finances, there can be no guarantee that such policies or actions will be sufficient or will have their intended effect. In addition, discontinuation or reversal of such policies could increase volatility in or otherwise adversely affect securities markets, which could adversely affect an account's investments.

Political, social or financial instability, civil unrest and acts of terrorism are among other potential risks that can adversely affect securities markets generally or the values of individual securities.

Non-Diversification Risks. Certain strategies may invest a large portion of an account's assets in securities of a small number of issuers, which means a single issuer's performance will affect the account's performance more than if the account were invested in a larger number of issuers.

Non-US Investing Risks. Non-US securities as an asset class may underperform US securities and may be more volatile than US securities. Investments in non-US securities (including, but not limited to, depositary receipts and participation certificates) and to securities of issuers with significant exposure to non-US markets are subject to risks. These risks include currency exchange rate fluctuation; less available public

information about the issuers of securities; less stringent regulatory standards; lack of uniform accounting, auditing and financial reporting standards; and country risks, including less liquidity, high inflation rates, unfavorable economic practices, political instability and expropriation and nationalization risks.

Operational and Cybersecurity Risks. Artisan Partners is heavily reliant upon internal and third party technology systems and networks to view, process, transmit and store information, including sensitive client and proprietary information, and to conduct many of its business activities and transactions with its clients, vendors/service providers (collectively, “vendors”) and other third parties. Maintaining the integrity of these systems and networks is critical to the protection of its proprietary information and its clients’ information. Artisan Partners relies on its (and its vendors’) information and cyber security infrastructure, policies, procedures and capabilities to protect those systems and the data that reside on or are transmitted through them. These systems are subject to a number of different threats or risks (including, cyber-attacks) that could adversely affect Artisan Partners and its vendors and clients, despite efforts to adopt technologies, processes and practices intended to mitigate these risks. Power or communications outages, acts of God, epidemics and pandemics, information technology equipment malfunctions, operational errors and inaccuracies within software or data processing systems may also disrupt business operations or impact critical data. Market events also may occur at a pace that overloads current information technology and communication systems and processes of Artisan Partners, its vendors or other market participants, impacting the ability to conduct operations.

To the extent that Artisan Partners or one or more of their vendors are subject to cyber-attack or other unauthorized access is gained to their systems, substantial losses may occur in the form of stolen, lost or corrupted: (i) data or payment information; (ii) financial information; (iii) software, contact lists or other databases; (iv) proprietary information or trade secrets; or (v) other items. If technology systems are compromised, become inoperable for extended periods of time or cease to function properly, Artisan Partners and/or its clients may incur significant time or expense to fix or replace them and to seek to remedy the effects of such issues. The failure of these systems and/or of disaster recovery plans for any reason could cause significant interruptions in Artisan Partners’ and/or its service providers’ operations and result in a failure to maintain the security, confidentiality or privacy of sensitive data, including personal information relating to investors (and the beneficial owners of investors). In certain events, a failure or deemed failure to address and mitigate cybersecurity risks may be the subject of civil litigation or regulatory or other action. The use of internet or cloud-based programs, technologies and data storage applications generally heightens these risks, and the risks of attack are expected to be heightened in remote work environments. Any of such circumstances could subject Artisan Partners and its clients to substantial losses, including losses relating to: misappropriation of assets, intellectual property or confidential information; corruption, deletion or destruction of data; physical damage and repairs to systems; reputational harm; financial losses from remedial actions; and/or disruption of operations. Third parties, including activist, criminal, nation-state or terrorist actors, may also attempt fraudulently to induce Artisan Partners, its service providers, or their personnel to disclose sensitive information (including passwords) in order to gain access to data, accounts, funds or other assets, or otherwise to inflict harm. In addition, in the event that such a cyber-attack or other unauthorized access is directed at Artisan Partners or one of its service providers holding its financial or investor data, Artisan Partners, its affiliates or the clients may also be at risk of loss.

Artificial intelligence made significant technological advances in recent years, which may pose certain risks that warrant careful consideration. The risks involved with the adoption or utilization of new artificial intelligence and/or machine learning technologies include, but are not limited to, reputational or competitive harm, legal liability, and/or an adverse effect on business operations. As artificial intelligence technologies are also subject to ongoing and rapid development and may rely on the collection and analysis of large amounts of data, their performance and reliability cannot be assured. The use of such technologies may result in incorrect, misleading or suboptimal outputs, which may negatively impact the operations of client accounts. Even if Artisan Partners or its affiliates do not utilize artificial intelligence and/or machine learning advancements in any significant way, the use of such technologies by competitors may put Artisan

Partners and/or client accounts at an economic disadvantage. The use of artificial intelligence by actors not affiliated with Artisan Partners could also negatively impact client accounts through its employment in criminal, malicious, or negligent activities, and future regulations that may arise in response to these or other uses of such technologies may also impact client accounts.

Options Risks. An option is an agreement that, for a premium payment or fee, gives the option holder (the purchaser) the right but not the obligation to buy (in the case of a “call option”) or sell (in the case of a “put option”) the underlying asset (or settle for cash an amount based on an underlying asset, rate, or index) at a specified price during a period of time or on a specified date. Investments in options are considered speculative. When Artisan Partners purchases an option for a client, the client may lose the premium paid for it if the price of the underlying security or other assets decreased or remained the same (in the case of a call option) or increased or remained the same (in the case of a put option). Investments in options may also have the effect of creating leverage, in that they may expose the client to greater gains and losses than the amount of associated capital invested. Options held by a client may be more volatile than other types of assets. If a put or call option purchased by a client were to expire without being sold or exercised, its premium paid would represent a loss to the account. To the extent that a client writes or sells an option, it will be exposed to the risk that it may be required to buy or sell the underlying security at a disadvantageous price on or before the option’s expiration date. The client may face substantial losses in connection with any options that it writes. Options are types of derivatives. See “Derivatives Risk.”

Participation Certificate Risks. The price, performance, liquidity and value of a participation certificate are all linked directly to an underlying security or securities, so that investing in a participation certificate subjects the portfolios to the risks associated with an investment in the underlying equity security or securities. Investing in a participation certificate also exposes the portfolios to the counterparty risk that the bank or broker-dealer that issues the certificate will not fulfill its contractual obligation to timely pay the holder the amount owed under the certificate. In addition, a portfolio typically has no rights under a participation certificate against the issuer of the securities underlying the participation certificate and is therefore typically unable to exercise any rights with respect to the issuer (including, without limitation, voting rights and fraud or bankruptcy claims). There is also no assurance that there will be a secondary trading market for a participation certificate or that the trading price of a participation certificate will equal the value of the underlying security.

Private Investments in Public Equity. Private investments in public equity (“PIPEs”) are equity securities in a private placement that are issued by issuers who have outstanding, publicly traded equity securities of the same class. Shares in PIPEs generally are not registered with the SEC until after a certain time period from the date the private sale is completed. This restricted period can last many months. Until the public registration process is completed, PIPEs are restricted as to resale and an account cannot freely trade the securities. Generally, such restrictions cause the PIPEs to be illiquid during this time. PIPEs may contain provisions that the issuer will pay specified financial penalties to the holder if the issuer does not publicly register the restricted equity securities within a specified period of time, but there is no assurance that the restricted equity securities will be publicly registered, or that the registration will remain in effect.

Private Investment Vehicles. Certain accounts invest from time to time in private investment funds, pools, vehicles, or other structures such as, without limitation, hedge funds, private equity funds or other pooled investment vehicles, which may take the form of corporations, partnerships, trusts, limited partnerships, limited liability companies, or any other form of business organization (collectively, “private funds”), including, to the extent permitted by applicable law, those sponsored or advised by Artisan Partners or its related parties. Private funds may utilize leverage without limit and, to the extent each account invests in private funds that utilize leverage, each account will indirectly be exposed to the risks associated with that leverage and the values of its shares may be more volatile as a result. If a private fund in which an account invests is not publicly offered or there is no public market for its shares, the account will typically be prohibited by the terms of its investment from selling its shares in the private fund, or may not be able to

find a buyer for those shares at an acceptable price. Securities issued by private funds are generally issued in private placements and are restricted securities. An investment in a private fund may be highly volatile and difficult to value. Each account would bear its pro rata share of the expenses of any private fund in which it invests.

Private Placement and Restricted Securities Risks. In addition to the general risks to which all securities are subject, securities acquired in a private placement generally are subject to strict restrictions on resale, and there may be no liquid secondary market or ready purchaser for such securities. Therefore, Artisan Partners may be unable to dispose of such securities when it desires to do so, or at a favorable time or price. This potential lack of liquidity may make it more difficult for Artisan Partners to accurately value these securities. Issuers of private placements or other restricted securities may include special purpose vehicles (“SPVs”) that hold underlying assets to which the strategy wants to gain exposure. The SPVs may be formed by Artisan Partners or its affiliates or a third-party. The account may have the right to receive payments only from the SPV, and may not have direct rights against the issuer of the underlying assets. Clients that invest in such SPVs generally pay their share of the SPV’s administrative and other expenses, including management fees if applicable.

Regulatory and Compliance Investment Restrictions. Government regulations and restrictions can limit the amount and type of securities that may be purchased or sold by Artisan Partners on behalf of its clients. When monitoring these requirements, Artisan Partners is generally required to calculate the aggregate ownership of securities across all of its clients’ accounts (generally based on investment discretion, voting power or both) to determine whether a limit applies to its investments on behalf of clients. These limits impact how much of a security can be purchased or held by client accounts in the aggregate and has, for example, limited certain accounts’ ability to participate in an investment even when the investment is in the model portfolio and Artisan Partners believes it is an appropriate investment for the client. Artisan Partners will take reasonable steps to exceed the limits when able (for example, by receiving approval from the applicable regulator) but is under no obligation to do so. In addition, Artisan Partners has set internal restrictions that typically limit aggregate ownership levels, which will have a similar impact on clients. These investments when limited are typically allocated among accounts in accordance with Artisan Partners’ allocation policy, which is explained in more detail in the section of this brochure below entitled “Brokerage Practices.” New accounts are, from time to time, entirely or partially restricted from participating in an investment due to only being able to receive a de minimis allocation even when additional securities are purchased; provided that, compliance reviews such allocation decisions when applicable.

Risks of Emphasizing a Region, Country, Sector or Industry. If an account has a higher percentage of its total assets invested in a particular region, country, sector or industry, changes affecting that region, country, sector or industry may have a significant impact on the performance of the account’s overall portfolio.

Regulation and Enforcement. Certain industry segments in which Artisan Partners intends to invest operate in a highly regulated environment and are subject to extensive federal, state and international legal and regulatory restrictions and limitations, as well as supervision, examination, licensing and enforcement by regulatory authorities. There can be no assurance that any such scrutiny, regulation or focus will not have an adverse impact on Artisan Partners’ activities, including the ability of Artisan Partners to effectively and timely address new rules and regulations or otherwise execute a client’s investment strategy or achieve its investment objectives. In particular, Artisan Partners may be required to incur additional costs and expenses in implementing changes in the conduct of its business. New and existing regulations and burdens of regulatory compliance may directly impact the business and results of the operations of, or otherwise have a material adverse effect on, investments that are subject to regulation. Failure to comply with any of these laws, rules or regulations, some of which are subject to interpretation and may be subject to change, could result in a variety of adverse consequences. While Artisan Partners intends to make investments in a manner intended to comply with applicable laws and regulations, the laws and

regulations relating to certain industries are complex, may be ambiguous or may lack clear judicial or regulatory interpretive guidance. An adverse review or determination by any applicable judicial or regulatory authority of any such law or regulation, or an adverse change in applicable regulatory requirements, could have a material adverse effect on the operations and/or financial performance of portfolio investments.

Financial Institution Risk; Distress Events. An investment with Artisan Partners is subject to the risk that one of the banks, brokers, counterparties, clearinghouses, exchanges, lenders or other custodians (each, a “Financial Institution”) of some or all of a client’s investments fails to timely perform or otherwise defaults on its obligations or experiences insolvency, closure, seizure, receivership or other financial distress or difficulty (each, a “Distress Event”). Distress Events can be caused by factors including, but not limited to, eroding market sentiment, significant withdrawals, fraud, malfeasance, poor performance, undercapitalization, market forces or accounting irregularities. If a Financial Institution experiences a Distress Event, Artisan Partners, its clients, or one or more of its clients’ portfolio investments may be unable to access deposits, borrowing facilities or other services, either permanently or for an extended, potentially indeterminate, period of time.

Any Distress Event could have a potentially adverse effect on the ability of Artisan Partners to manage its investments, and on the ability of Artisan Partners and any portfolio investment to maintain operations, which, in each case, could result in significant losses and in unconsummated investment acquisitions and dispositions. Such losses could include: a loss of funds; an obligation to pay fees and expenses in the event Artisan Partners is unable to close a transaction (including due to the inability to draw capital on a credit line provided by a Financial Institution experiencing a Distress Event); the inability of Artisan Partners to acquire or dispose of investments, including at prices that Artisan Partners believes reflect the fair value of such investments; and the inability of Artisan Partners or portfolio investments to make payroll, fulfill obligations or maintain operations.

Financial Institutions may require, as a condition to using certain of their services (often including lending services), that Artisan Partners and/or a client maintain all or a set amount or percentage of their respective accounts or assets with that Financial Institution, which heightens the risks associated with a Distress Event with respect to such Financial Institutions. Although Artisan Partners seeks to do business with Financial Institutions that it believes are established, well-capitalized and capable of fulfilling their respective obligations to a client, Artisan Partners is under no obligation to use a minimum number of Financial Institutions with respect to a client or to maintain account balances at or below the relevant insured amounts, and the rapid collapse in the first quarter of 2023 of several seemingly well-capitalized and established institutions demonstrates that there are limits to the effectiveness of this approach in avoiding counterparty exposure. Under certain circumstances, such as receiving capital contributions pursuant to a capital call or proceeds from a disposition, a client will not be able to maintain account balances at or below any relevant insured amounts.

Risks of Expedited Transactions. In the event Artisan Partners undertakes investment analyses and decisions on an expedited basis to take advantage of a limited investment opportunity, there are risks that not all circumstances and risks of the investment are known to Artisan Partners that could result in a loss for the client.

Short Position Risks. A short position may be created by borrowing an instrument from a broker or other institution and selling it to establish a short position in the instrument (otherwise known as “short selling”). Short selling involves the risks of: increased leverage, and its accompanying potential for losses; the potential inability to reacquire a security in a timely manner, or at an acceptable price; the possibility of the lender terminating the loan at any time, forcing the portfolio to close the transaction under unfavorable conditions; the additional costs that may be incurred; and the potential loss of investment flexibility caused by the obligation to provide collateral to the lender and set aside assets to cover the open position. There can be no assurance that a portfolio will be able to close out a short sale position at any particular time or at an

acceptable price. A short position may also be created by entering into a derivative transaction with respect to a reference instrument. A short position may make a profit or incur a loss depending upon whether the value of the position decreases or increases, respectively, between the date the short position is established and the date the borrowed instrument is replaced or the transaction is otherwise closed out. An increase in the value of an instrument with respect to which a short position has been created will result in a loss, and there can be no assurance that the position can be closed out at any particular time or at an acceptable price. The potential loss from a short position is unlimited.

Small and Medium-Sized Company Risks. Securities of small and medium-sized companies tend to be more volatile and less liquid than securities of large companies. Compared to large companies, small and medium-sized companies typically may have analyst coverage by fewer brokerage firms. For this reason, they are more likely to be trading at prices that reflect incomplete or inaccurate information. Smaller companies may have a shorter history of operations, less access to financing, and a less diversified product line, making them more susceptible to market pressures and more likely to have volatile security prices. During some periods, securities of small and medium-sized companies, as an asset class, have underperformed the securities of larger companies.

Stressed and Distressed Instruments Risks. Investments in the securities of financially stressed or distressed issuers involve substantial risks, including the risk that all or a portion of principal will not be repaid. These securities may present a substantial risk of default or may be in default at the time of investment. An account may incur additional expenses to the extent it is required to seek recovery upon a default in the payment of principal or interest on its portfolio holdings. As with any issuer, the strategy's investment team's judgments about the credit quality of a financially stressed or distressed issuer and the relative value of its securities may prove to be wrong.

Sustainable Investing Risks. When the Sustainable Emerging Markets team considers certain ESG metrics as part of its sustainability assessment and when making investment decisions, there is a risk that an account may forgo otherwise attractive investment opportunities and, therefore, may underperform accounts that do not consider such ESG metrics or perform such sustainability assessments. For example, the team may decide not to purchase, or underweight its investment in, certain securities when they otherwise would have decided to purchase or make a more significant investment in such securities on account of other investment considerations. It is also possible that the team may decide to purchase, or overweight its investment in, certain securities based on its sustainability assessment when it might be otherwise disadvantageous to do so based on other investment considerations. Data or information from third-party research providers utilized by the team in connection with its sustainability assessments may differ from data or information provided by other third-party research providers and may be unreliable and/or inaccurate. In addition, there is a risk that the companies that the team identifies as having sustainable growth potential do not operate or perform as expected. There is no guarantee that such companies will achieve their sustainable growth potential.

Systems and Operational Risks Generally. Artisan Partners relies heavily and on a daily basis on financial, accounting and other data processing systems to execute, clear and settle transactions and to evaluate and investments for its clients. In addition, Artisan Partners relies on information systems to store sensitive information about Artisan Partners, its affiliates and its clients. Certain of Artisan Partners' activities will be dependent upon systems operated by third parties, including custodians, brokers, administrators, market counterparties and other service providers to it and such third parties, and Artisan Partners may not be in a position to verify the risks or reliability of such systems. Failures in the systems employed by Artisan Partners, custodians, brokers, administrators, counterparties, exchanges and similar clearance and settlement facilities and other parties could result in mistakes made in the confirmation or settlement of transactions, or in transactions not being properly booked, evaluated or accounted for. Disruptions in Artisan Partners' operations may cause clients to suffer, among other things, financial loss, the disruption of their business,

liability to third parties, regulatory intervention or reputational damage. Any of the foregoing failures or disruptions could have a material adverse effect on Artisan Partners or its clients' investments.

Total Return Swap Risks. Total return swap agreements are contracts between parties in which one party agrees to make payments to the other party based on the change in the market value of a specified index, asset or basket of assets. In addition to the risk of investing in the underlying specified index, asset or basket of assets, such swap agreements pose the risk that a party will default on its payment obligations thereunder. Swaps are types of derivatives. See "Derivatives Risk."

Valuation Risks. Investments are valued in accordance with Artisan Partners' valuation policies. The valuation of any investment involves inherent uncertainty. The value of a security determined in accordance with the valuation policies may differ materially from the value that could have been realized in an actual sale or transfer for a variety of reasons, including the timing of the transaction and liquidity in the market. Certain investments in which the account may invest, including, for example, high yield bonds, loans, derivatives, complex securities and thinly-traded or illiquid investments, may be more difficult to value accurately, especially during periods of market disruption or extreme market volatility. There can be no assurance that Artisan Partners will have all the information necessary to make valuation decisions in respect of these investments, or that any information provided by third parties on which such decisions are based will be correct.

ITEM 9 — DISCIPLINARY INFORMATION

Artisan Partners and its management personnel have not been involved in a legal or disciplinary event that Artisan Partners believes to be material to a client's or prospective client's evaluation of its advisory business or the integrity of its management personnel.

ITEM 10 — OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Artisan Partners is wholly owned by Artisan Partners Holdings LP, a Delaware limited partnership, as described in more detail within the section of this brochure entitled “Advisory Business.” Artisan Partners Holdings LP also owns 100% of the ownership interests of Artisan Partners Distributors LLC (“Artisan Distributors”), a registered, limited purpose broker-dealer. Artisan Distributors serves as distributor of the securities of Artisan Partners Funds and the Private Funds and as sub-distributor or placement agent to Artisan Partners Global Funds. Certain employees of Artisan Partners are registered representatives of Artisan Distributors for the purpose of distributing Artisan Partners Funds and Private Funds. Artisan Distributors does not engage in the execution of securities transactions and is not engaged by Artisan Partners to execute securities transactions for the accounts of Artisan Partners’ clients. Artisan Partners is registered with the Commodity Futures Trading Commission as a commodity pool operator (“CPO”) and is a member of the National Futures Association. Artisan Partners is exempt from the obligations of a registered CPO with respect to certain funds and vehicles.

Artisan Partners Holdings LP also owns all of the ownership interests of Artisan Partners Limited, a private limited company organized under the laws of England and Wales. The sole function of Artisan Partners Limited is to serve as the founder member of Artisan Partners UK LLP, a limited liability partnership organized under the laws of England and Wales. Like Artisan Partners, Artisan Partners UK LLP is an investment adviser registered with the SEC. Artisan Partners UK LLP serves as a distributor of the shares offered by Artisan Partners Global Funds. Artisan Partners UK LLP was founded in December 2009. Its principal address is 25 St. James’s Street, 10th Floor, London, SW1A 1HA. More information about Artisan Partners UK LLP can be found on the SEC’s website at www.adviserinfo.sec.gov, including its firm brochure.

Artisan Partners Holdings LP is also the managing member of Artisan Partners Europe Holdings LLC, a limited liability company organized under the laws of Delaware. The sole function of Artisan Partners Europe Holdings LLC is to serve as the sole shareholder of APEL Financial Distribution Services Limited, which operates under the registered trading name “Artisan Partners Europe” and is a private company limited by shares organized under the laws of Ireland. Artisan Partners Europe’s main business is the performance of cross-border marketing and distribution in the European Economic Area and other jurisdictions, as applicable, of Artisan Partners’ services and units or shares in Artisan Partners Global Funds and other funds managed by Artisan Partners.

Artisan Partners Holdings LP also owns 100% of the equity of Grandview Property Partners, LLC (“Grandview”) as a result of a transaction that closed on January 2, 2026. Grandview is a limited liability company organized under the laws of Delaware and is an investment adviser registered with the SEC. Grandview provides investment advisory services to accounts that invest directly or indirectly in real estate, debt instruments secured in real estate, companies that provide services to the real estate industry and other similar investments. Grandview was founded in November 2018. Its principal address is One East Putnam Avenue, 3rd Floor, Greenwich, CT 06830. More information about Grandview can be found on the SEC’s website at www.adviserinfo.sec.gov, including its firm brochure.

Artisan Partners Hong Kong Limited (“Artisan Partners Hong Kong”), which is under common control with Artisan Partners, is an investment adviser based in Hong Kong. Artisan Partners Hong Kong holds two licenses under the Securities and Futures Ordinance (Cap. 571 of the Laws of Hong Kong SAR) to carry on Type 1 (dealing in securities) regulated activity and Type 9 (asset management) regulated activity, which were issued by the Securities and Futures Commission of Hong Kong. Under a memorandum of understanding between Artisan Partners and Artisan Partners Hong Kong, Artisan Partners Hong Kong is a participating affiliate of Artisan Partners as that term is used in relief granted by the staff of the SEC, which allows US registered advisers to use investment management and trading resources of unregistered advisory affiliates subject to the regulatory supervision of the registered adviser. Artisan Partners Hong Kong and any of its employees who assist Artisan Partners as described above are considered to be an “associated

person” of Artisan Partners as that term is defined in the Investment Advisers Act of 1940 (“Advisers Act”) for purposes of Artisan Partners’ required supervision. Artisan Partners Hong Kong has also agreed to submit to the jurisdiction of the SEC and to the jurisdiction of the US courts for actions arising under the US securities laws in connection with the investment advisory services that it provides for clients of Artisan Partners. To the extent an associated person of Artisan Partners Hong Kong has discretionary authority over the assets of a client account, the client will receive a brochure supplement for such associated person.

As described above, Artisan Partners is the adviser to Artisan Partners Funds and Artisan Partners Global Funds. Certain employees of Artisan Partners serve as directors and/or officers of Artisan Partners Funds and Artisan Partners Global Funds. More information about Artisan Partners Funds and Artisan Partners Global Funds, including the list of officers and directors, investment objectives, risks, and charges and expenses, can be found in the relevant prospectus.

Artisan Partners sponsors and serves as investment adviser to unregistered investment vehicles, referred to herein as the Private Funds. An affiliate of Artisan Partners acts as general partner for each Private Fund formed as a partnership with employees of Artisan Partners serving as officers for each general partner, and certain employees of Artisan Partners act as directors and/or officers for each Private Fund formed as a company. The Private Funds are offered in the United States only to accredited investors and qualified purchasers. More information about the Private Funds, including investment objectives, risks, fees, charges and expenses, can be found in each Private Fund’s offering memorandum. The performance-based compensation from the Private Funds could create a material conflict of interest, which is described above in “Performance-Based Fees and Side-by-Side Management.”

From time to time, Artisan Partners, its affiliates and its employees use a proprietary account to evaluate the viability of a strategy, bridge what would otherwise be a gap in a performance track record or gain experience making certain types of investments. These and other proprietary or similar accounts that exist are, in general, treated like client accounts for purposes of allocation of investment opportunities. Artisan Partners has a conflict when allocating investment opportunities between a proprietary account and client accounts given Artisan Partners, its affiliates and its employees benefit directly from the performance of the account. Artisan Partners has, however, adopted policies and procedures to address these conflicts. For more information about the policies and procedures, please see the sections of this brochure below entitled “Code of Ethics, Participation or Interest in Client Transactions and Personal Trading” and “Brokerage Practices.”

Artisan Partners does not believe that these affiliations create a material conflict of interest with its clients except as described above.

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

Artisan Partners has adopted a written Code of Ethics and Insider Trading Policy (the “Code”) that, among other things, governs the personal securities transactions of its covered persons. Covered persons are generally personnel of Artisan Partners and its affiliates and contractors of Artisan Partners. Artisan Partners will provide a copy of the Code to any client or potential client upon request or as required by applicable law.

The Code requires covered persons to conduct personal securities transactions in a manner that does not interfere with transactions on behalf of Artisan Partners’ clients and does not take inappropriate advantage of their positions and access to information that comes with such positions. The Code requires pre-approval of most personal securities transactions believed to present a potentially meaningful risk of a conflict of interest (including acquisitions of securities as part of an initial public offering or private placement). The Code provides that Artisan Partners’ compliance team will review such personal securities transactions and determine, among other things, whether the acquisition is consistent with applicable regulatory requirements and the purposes of the Code and its underlying policies. In addition, the Code requires reports of personal securities transactions (which generally are in the form of duplicate confirmations and brokerage account statements) to be filed with Artisan Partners’ compliance department at least quarterly. Those reports are reviewed for conflicts, or potential conflicts, with client transactions. In addition, Artisan Partners has adopted a Gifts and Business Entertainment policy relating to the making, receipt and reporting of gifts and business entertainment.

The Code prohibits covered persons from knowingly purchasing from or selling to any client any security or other property except securities issued by that client, or except as approved by compliance. The Code does not prohibit purchases of client products or services that are available to the general public. The Code also contains policies designed to prevent the misuse of material non-public information and to protect the confidential information of Artisan Partners’ clients. The operation of those policies and of applicable securities laws may prevent the execution of an otherwise desirable purchase or sale in a public securities transaction in a client account if Artisan Partners believes that it is or may be in possession of material non-public information regarding the issuer that would be the subject of that transaction. Accordingly, should a covered person voluntarily or involuntarily come into possession of material non-public information with respect to an issuer (for example, through conversations with a company’s management team), they typically will be prohibited from communicating such information to, or using such information for the benefit of, clients, which will limit the ability of clients to buy or sell certain investments in public securities transactions. In certain situations, Artisan Partners has established information barriers between certain of its investment teams and/or other Artisan Partners personnel that limit access to information between teams. Artisan Partners may choose to receive material non-public information and may create information barriers around persons having access to such information (“walled-off personnel”) to limit the restrictions on others at Artisan Partners. Those measures will impair the ability of teams and walled-off personnel from accessing information from or providing information to others at Artisan Partners. Artisan Partners will not disclose such information to, or use such information for the benefit of, any person (including clients).

Artisan Partners buys and/or sells securities for client accounts that Artisan Partners also buys or sells for itself or its affiliates, or that covered persons buy or sell for themselves, including the purchase or sale of a security for a client account when such security is already held by Artisan Partners, an affiliate or a covered person or in which Artisan Partners, its affiliates, or a covered person has a financial interest. Those investments may give Artisan Partners an incentive to buy or sell a security for clients’ accounts in order to bolster the personal investment. However, Artisan Partners and its covered persons have a duty to put the interests of Artisan Partners’ clients ahead of their own personal investments, as set forth in the Code. In addition, all personal trades by covered persons in securities also held in client accounts are reviewed by Artisan Partners’ compliance personnel in an effort to detect any patterns or circumstances potentially suggesting the

existence of “front-running” or other behavior prohibited under the Code. Personal transactions for covered persons are subject to preclearance requirements under the Code and generally are not permitted to be executed if a client transaction is pending in the same security.

With prior written approval, Artisan Partners will allow a covered person to serve as a director of a for-profit company and will also allow a covered person to take a significant or controlling interest in such for-profit company. Artisan Partners also requires prior written approval for a covered person to obtain more than 5% of a public company’s outstanding shares.

A client’s portfolio may hold securities of an issuer in which a shareholder of APAM or partner of Artisan Partners Holdings LP (by which Artisan Partners is wholly owned) has an interest. The interests of shareholders of APAM and partners of Artisan Partners Holdings LP who are not actively involved in Artisan Partners’ business in companies in which client accounts may invest may be significant or controlling interests, potentially providing Artisan Partners an incentive to invest client assets in these companies. However, those persons have no involvement or participation in Artisan Partners’ investment decisions on behalf of clients. In addition, each investment for a client account must meet Artisan Partners’ investment criteria for the relevant strategy, as more fully described in the section of this brochure entitled “Methods of Analysis, Investment Strategies and Risk of Loss.”

Transactions in a security on behalf of Artisan Partners, its covered persons and accounts in which Artisan Partners or its affiliates have an interest may be aggregated with transactions in the same security for client accounts. If that occurs, all of those aggregated transactions will pay the broker the same average price for the security and pay the same commission rate for trade execution. From time to time, Artisan Partners uses a proprietary account to evaluate the viability of a strategy or bridge what would otherwise be a gap in a performance track record. These and other proprietary or similar accounts that exist are, in general, treated like client accounts for purposes of allocation of investment opportunities. To the extent there is overlap between the investments of one or more of these accounts and the accounts of Artisan Partners’ clients managed in the same strategy, portfolio transactions in the strategy generally will be aggregated by broker, where practicable, and allocated in accordance with Artisan Partners’ written allocation procedures among participating accounts, including the proprietary and other accounts. Artisan Partners believes that aggregation and allocation of trades as described in its written procedures mitigates any conflict of interest arising from proprietary investments in the same securities held by clients and the market impact that could result from such proprietary trading activity if conducted on a stand-alone basis. For more information about Artisan Partners’ allocation policy, please see the section of this brochure below entitled “Brokerage Practices.”

Subject to any relevant restrictions or other limitations contained in the applicable client’s governing documents, where multiple clients incur an expense, Artisan Partners will allocate fees and expenses in a manner that it believes is fair and equitable to its clients under the circumstances and considering such factors as it deems relevant, but in any case, in its sole discretion. In exercising such discretion, Artisan Partners expects to be faced with a variety of potential conflicts of interest. As a general matter, subject to applicable law and legal, contractual or similar restrictions, expense allocation decisions generally will be made by Artisan Partners using its reasonable judgment, considering such factors as it deems relevant, but in its sole discretion to be fair and equitable across clients receiving the benefit of such expense. The allocations of such expenses will generally be made on a pro rata basis based on number of accounts receiving related benefits or proportionately in accordance with account size (including amount of remaining committed capital), asset size or fair value.

From time to time, Artisan Partners and its employees make donations to educational, religious, cultural, and other charitable organizations that are clients, prospective clients or are supported by current or prospective clients, consultants or their respective employees, which may be done at the invitation of such parties.

Artisan Partners also matches eligible employee gifts to charities and engages in community outreach programs.

Artisan Partners' written policies prohibit Artisan Partners and its employees from making any political or charitable contributions for the purpose of obtaining or retaining potential or existing clients. Employees are permitted to make personal political or charitable contributions in accordance with applicable law and Artisan Partners' policies. Employees are required to obtain pre-approval before they make any contributions to a political candidate, government official, political party or political action committee.

ITEM 12 — BROKERAGE PRACTICES

Artisan Partners generally enters into discretionary arrangements with clients, pursuant to which Artisan Partners determines which securities are bought and sold for the account, the total amount of each purchase and sale, the broker-dealers to be used and the compensation, if any, to be paid to broker-dealers to effect the transactions. These determinations are generally made without prior consultation with the client. Artisan Partners' authority may be subject to conditions imposed by the client, for example, where the client restricts or prohibits transactions in certain securities or types of securities. In some cases, pursuant to the advisory relationship, Artisan Partners has the authority to enter into an over-the-counter derivative relationship and transaction related documentation, repurchase agreements, futures and cleared derivatives agreements, listed options agreements, prime brokerage and securities lending agreements, securities forward agreements and other brokerage and/or trading agreements in connection with the trading of certain securities or instruments.

In a model delivery program, Artisan Partners is only responsible for delivering the model portfolio as agreed upon with the sponsor of the model delivery program. Artisan Partners is not responsible for determining which securities to buy or sell or for executing such trades for the model delivery program. The sponsor is responsible for exercising investment discretion, executing trades and seeking best execution.

Artisan Partners' primary objective in effecting portfolio transactions is to seek the best result reasonably available under the circumstances in connection with the execution of its clients' securities transactions, taking into account price, transaction costs, speed, likelihood of execution and settlement, size, nature of the order and other relevant order execution considerations. Artisan Partners seeks to utilize those broker-dealers and execution venues that enable Artisan Partners to obtain the best result for execution of orders. A number of other subjective factors also enter into the decision to select a specific broker-dealer, including but not limited to the following:

- Artisan Partners' knowledge of the financial stability, reputation, integrity and operational, investment and research capabilities of the broker-dealer selected;
- the broker-dealer's willingness to commit its own capital to complete the transaction;
- the broker-dealer's ability to place difficult trades;
- the sophistication of the broker-dealer's trading facilities;
- access provided by the broker-dealer to markets and limited investment opportunities, such as initial public offerings;
- whether executing the trade through an electronic communication network ("ECN") can provide a better combination of net price and execution; and
- Artisan Partners' knowledge of actual or apparent operational problems of any broker-dealer considered.

In addition, Artisan Partners takes into account whether the broker-dealer provides the firm with brokerage and research services, as described below, and the value of such brokerage and research services. For equity transactions, recognizing the value of the items listed above, Artisan Partners may cause a client to pay a brokerage commission in excess of that which another broker-dealer might have charged for effecting the same transaction. 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. Artisan Partners need not solicit competitive bids and does not have an obligation to seek the lowest available commission cost or spread.

Artisan Partners maintains and periodically updates a list of approved broker-dealers that, in Artisan Partners' judgment, generally are able to provide the best result after taking into consideration the items noted above. Evaluations of the services provided by broker-dealers, including the reasonableness of any brokerage

commissions based on the foregoing items, are made on an ongoing basis by Artisan Partners' staff while effecting portfolio transactions, subject to the oversight of, and review by, Artisan Partners' trading oversight committee.

Artisan Partners does not consider in selecting broker-dealers to be used in effecting securities transactions for client accounts whether Artisan Partners or its affiliates received client referrals from the broker-dealer. As a matter of policy, Artisan Partners does not compensate a broker-dealer for any promotion or sale of shares of its mutual fund advisory clients (including Artisan Partners Funds) by directing to the broker-dealer (i) securities transactions for a mutual fund advisory portfolio; or (ii) any remuneration, including, but not limited to, any commission, mark-up, mark-down or other fee (or portion thereof) received or to be received from mutual fund client portfolio transactions effected through any other broker-dealer. Artisan Partners has adopted policies and procedures that are reasonably designed to prevent: (1) the persons responsible for selecting broker-dealers to effect transactions in portfolio securities (for example, trading desk personnel) from taking into account, in making those decisions, broker-dealers' promotional or sales efforts on behalf of mutual fund advisory clients; and (2) Artisan Partners from entering into any agreement or other understanding under which it directs or is expected to direct brokerage transactions or revenue generated by those transactions to a broker-dealer to pay for distribution of shares of its mutual fund advisory clients.

Transactions may also be made directly with the issuer of the security or the issuer's underwriter. In underwritten offerings, the price paid by a client typically includes a disclosed, fixed commission or discount retained by the underwriter or dealer.

The broker-dealers Artisan Partners uses for fixed income transactions generally do not charge stated commissions. The broker-dealers in fixed income securities make a profit through the "spread," which is the difference between the issuer's fixed income security price and the marked-up price offered to buyers (in an initial offering) or the difference between the quoted bid and ask prices (in secondary market trading).

Use of Client Commissions

Artisan Partners uses disclosed client commissions to pay for brokerage and research services (often referred to as "soft dollar" benefits) if Artisan Partners determines that such items meet the criteria outlined in its commission management policy. Artisan Partners' and its affiliates' use of client brokerage to acquire brokerage and research services is intended to qualify for the safe harbor provided by Section 28(e) of the Securities Exchange Act of 1934, as amended, and involves payment of agency commissions, compensation on certain riskless principal transactions, and any other securities transactions, the compensation on which qualifies for safe harbor treatment. The provision of brokerage and research services is not generally considered with respect to transactions in fixed income securities, although Artisan Partners receives research from brokers that are also used for fixed income transactions.

"Brokerage services" are products and services relating to the execution of the trade from the point at which Artisan Partners communicates with the broker-dealer for the purposes of transmitting an order for execution, through the point at which funds or securities are delivered or credited to a client's account. Eligible brokerage services must provide Artisan Partners with lawful and appropriate assistance in carrying out its responsibilities to clients.

"Research services" include, but are not limited to, (i) research reports (including reports that are specific to issuers, industries and/or geographic regions) and (ii) research-oriented data analytics and software applications. Eligible research services must provide Artisan Partners with lawful and appropriate assistance in making investment decisions. The types of research products and services that may be received in the future, and were received by Artisan Partners during its last fiscal year, include:

- research reports (including reports that are specific to issuers, industries and/or geographic regions);

- subscriptions to financial publications and research compilations that are not targeted to a wide, public audience;
- investment ideas;
- access to the broker-dealer's traders and analysts;
- access to conferences and seminars that provide substantive content relating to issuers and industries;
- access to management teams of companies with which the broker-dealer has a relationship;
- access to groups of professionals with expertise in particular industries and/or subject matter areas;
- research-oriented data analytics and software applications;
- compilations of securities prices, earnings, dividends and similar market, financial and other economic data;
- financial modeling, including historical financials, projections and valuations;
- securities quotation services; and
- services related to economic and other consulting services.

Artisan Partners provides clients with detailed information about the research and other products and services received by Artisan Partners in exchange for client brokerage upon client request or in accordance with the terms set forth in the investment management agreement between Artisan Partners and the client.

When Artisan Partners receives brokerage and research services in return for client commissions, it relieves Artisan Partners of the expense it would otherwise bear in creating such items on its own or paying for those items with its own funds, which provides an incentive to select a particular broker-dealer or venue that will provide Artisan Partners with such brokerage and research services.

In some instances, Artisan Partners has an agreement or understanding with a broker-dealer or venue that Artisan Partners will direct brokerage transactions to that broker-dealer or venue generating not less than a stated dollar amount of commissions. In those instances, the obligations of Artisan Partners pursuant to that agreement or understanding may, in some transactions, be an important or determining factor in the selection of a broker-dealer or venue, even if another broker-dealer or venue might execute the same transaction on comparable terms. Artisan Partners enters into such an agreement with a broker-dealer only if, in the judgment of Artisan Partners, the benefits to its clients of the research products and/or services provided outweigh any potential disadvantages to clients. In other instances, Artisan Partners has no agreement or understanding with a broker-dealer that provides research products and/or services. Artisan Partners identifies those broker-dealers that have provided it with research products or services and the value of the research products or services they provided. Artisan Partners directs commissions generated by its clients' accounts in the aggregate to those broker-dealers to ensure the continued receipt of research products and services that Artisan Partners believes are useful.

Artisan Partners has also entered into client commission sharing arrangements with certain broker-dealer firms pursuant to which Artisan Partners executes securities transactions with such broker-dealers in order to facilitate the receipt of research products and services provided by a party other than the executing broker-dealer. A portion of the commission paid to the executing broker-dealer is retained by that broker-dealer to compensate the broker-dealer for the execution services provided, while another portion is credited for the provision of research products and services. Artisan Partners typically instructs the providers of such research products or services (who may themselves be broker-dealers) to deliver an invoice for the research products or services directly to Artisan Partners, which coordinates payment of the invoice by an executing broker-dealer from the accrued credits.

Artisan Partners uses research products and services provided by broker-dealers or venues in servicing the accounts of any or all of its clients and Artisan Partners' proprietary accounts (if any). Artisan Partners uses client brokerage from discretionary accounts managed by an investment team for research products and services used by that team. Subject to client restrictions and other account limitations, orders are generally aggregated across accounts in a strategy for execution by a single broker. All accounts participating in an aggregated trade pay the same commission rate for trade execution. Clients share research costs pro rata by paying bundled commission rates or through commission sharing arrangements, except for clients subject to legal restrictions on the use of their commissions to pay for certain research products and services. In those cases, a client's pro-rata cost of the products and services are borne by the client (through an increased management fee or separate arrangement), by a third-party or by Artisan Partners. For example, Artisan Partners may agree to reimburse a client's pro rata portion of research costs in exchange for an increased management fee. Artisan Partners believes that its discretionary clients generally share in the costs and benefits of the research and/or other services received by the relevant Artisan Partners investment team in exchange for client brokerage in a fair and equitable manner. Non-discretionary clients, including sponsors of model delivery programs, do not bear the costs of the research and other services generated by trading activity because Artisan Partners does not execute trades for the sponsors or their clients.

In some instances, Artisan Partners receives from a broker-dealer a product or service that is used for investment research and for administrative, marketing or other non-research purposes (so called "mixed-use" products and services). In those cases, Artisan Partners makes a good faith effort to determine the proportion of such products or services that are considered used for investment research. The portion of the costs of such products or services attributable to research usage is sometimes paid through commissions generated by client transactions. Artisan Partners pays the portion of the costs attributable to non-research usage of those products or services from its own funds.

The research products and services received by Artisan Partners or its affiliates and obtained through the use of client commission dollars include proprietary research (in which the research products or services are prepared and provided by the executing broker-dealer) and third-party research from independent research providers and broker-dealers through commission sharing arrangements (in which the executing broker-dealer makes a payment on Artisan Partners' behalf and at Artisan Partners' direction to a third-party who has independently prepared the research products or services).

Directed Brokerage and Commission Recapture Programs

Artisan Partners does not recommend that clients direct Artisan Partners to use specific broker-dealers or participate in commission recapture programs. Some clients, however, do participate in commission recapture programs, in which a broker-dealer through which transactions for that client are executed or cleared, in return for that business, pays the client a cash rebate, provides products or services to the client, bears some of the client's expenses, or provides some other kind of benefit to the client. Should a client request that Artisan Partners support its use of commission recapture programs, and Artisan Partners agrees to do so, Artisan Partners will generally determine the extent of available opportunities to direct trades to a client's recapture program as conditions warrant and only on a reasonable-efforts basis. Such clients will often lose any discounts Artisan Partners negotiated and the benefits of using the broker Artisan Partners wanted to utilize, resulting in potentially higher overall costs to the client. In addition, the use of a different broker-dealer will affect the timing of the client's transaction. Artisan Partners will typically place transactions for these accounts after those placed for non-directed accounts.

Trade Aggregation and Allocation

Artisan Partners seeks to treat all of its similarly situated clients fairly when allocating investment opportunities among clients. Artisan Partners does not consider its own interests when allocating trades, which includes, for example, the fees of a client or whether the client is a proprietary account. Artisan Partners has compliance policies and procedures intended to address conflicts of interest relating to the

allocation of investment opportunities, which are reviewed regularly by Artisan Partners and modified from time to time. Allocations of aggregated trades, particularly trade orders that were only partially completed due to limited availability (for example, initial public offerings or private placements) and allocation of investment opportunities generally, particularly opportunities that have a required minimum investment, could raise a potential conflict of interest. The potential conflicts among clients in the same strategy are mitigated because Artisan Partners' investment teams generally try to keep all client portfolios in the same strategy invested in the same securities (excluding private investments) with approximately the same weightings, subject to certain exceptions and limitations. Nevertheless, investment opportunities will be allocated differently among accounts in a strategy under Artisan Partners' trading procedures due to, for example, the particular characteristics of an account, such as size of the account, cash position, liquidity needs and timing, tax status, risk tolerance and investment restrictions or with respect to private investments, the client's willingness and ability to invest in private investments, or for other reasons in Artisan Partners' reasonable discretion.

Additionally, private investments and certain other investment opportunities will not be allocated pro-rata among clients in different strategies due to, among other reasons, differences in the strategic focus or objective of each strategy, including the intended concentration, exposure to different investment factors, themes or sectors, risk tolerance and desired weighting of investments. Additional factors that Artisan Partners may consider in allocating these investment opportunities between clients in different strategies, or even within the same strategy, include, without limitation: the inability to divide the investment among multiple clients; Artisan Partners' perception of the liquidity of each client at the time of the investment and on a going-forward basis; relative exposure to market trends; the remaining term or time remaining in the investment period of each such client; the terms, structure and availability of financing in respect of an investment; the representations and diligence required for each client; the small size of an opportunity or the structure of an investment; the perceived relative value of the investment opportunity relative to other investment opportunities available to each client; the geographic focus of the investment programs of each client; the location of the investment opportunity; the credit quality and/or expected yield of the investment; and the investment programs and portfolio positions of each client for which participation is appropriate. To the extent an opportunity cannot, or in Artisan Partners' discretion should not, be allocated among multiple clients, such opportunities may be allocated among the different clients on a basis that Artisan Partners considers fair and equitable over time.

In addition, there are instances where a particular security is held by, or appropriate for, more than one investment strategy ("cross holdings") managed by an investment team or different investment teams due to the overlap of their investment universes; however, investment decisions for each strategy and client are generally made by the relevant investment team independently of investment decisions for another strategy or client, such that investment opportunities likely will be allocated differently among clients across such applicable investment strategies. An investment strategy with a higher risk tolerance, for example, may substantially outperform or underperform an investment strategy with a lower risk tolerance even when managed by the same investment team in a similar strategy.

"Same way" transactions (that is, all buys or all sells) in a security held by more than one account in a strategy are generally aggregated across all participating accounts in the strategy and same way transactions may be aggregated across accounts in different strategies when Artisan Partners considers doing so appropriate and practicable under the circumstances (for example, Artisan Partners has established certain information barriers and policies between certain of its investment teams that would make trade aggregation impracticable). The portfolio manager of one strategy may impose a price limit or some other differing instruction and so may decide not to participate in the aggregated order. In those cases, a trader works both trades in the market at the same time, subject to the requirements of Artisan Partners' allocation policy. When orders for a trade in a security are opposite to one another (that is, one portfolio is buying a security, while another is selling the security) and the trader receives a buy order while a sell order is pending (or vice versa), the traders will seek to mitigate the risk of inadvertent cross trades by utilizing different brokers.

Artisan Partners may sell a security short even if the same security, or another security of the same issuer, is held long in another account managed by Artisan Partners. Similarly, Artisan Partners is permitted to purchase a security long even if the same security, or another security of the same issuer, is, or has been, sold short in another account managed by it. Artisan Partners could be viewed as having a potential conflict of interest if it sells short certain securities in a client account while holding the same securities long in other client accounts. Conversely, Artisan Partners could be viewed as harming the performance of its clients who hold a long position in the same security or other similar securities (e.g. securities in the same sector as the security sold short) for the benefit of its clients who are selling the security short if the short-selling transactions cause the market value of the security or similar securities to decline. Artisan Partners has in place policies and procedures that it believes are reasonably designed to identify and resolve actual and potential conflicts of interest related to short selling securities.

Waivers of Artisan Partners' allocation policy may be made with approval in advance by one of certain designated members of Artisan Partners' management who are not part of the portfolio management process.

Certain clients have restrictions prohibiting the execution of transactions through one or more designated broker-dealers or they may maintain other restrictions or account limitations (e.g., instrument restrictions) that impact Artisan Partners' ability to aggregate a given trade. As a result, Artisan Partners might be required to separate the client's transaction from the aggregated transactions for other clients and send the client's transaction for execution to a different broker-dealer or at a different point in time. A client transaction being executed separately as a result of the client's restriction is typically placed in the market after the aggregated transaction for all other Artisan Partners clients is placed in the market. In addition, substitute transactions may be placed in a different instrument before or after the aggregated transaction (e.g., physical shares rather than options) and/or may not be placed at all. As a result, the trade or substitute trade for the restricted account is likely to be executed at a different point in time as compared to the aggregated transaction, which is likely to result in the restricted account receiving different returns than other clients.

Artisan Partners provides model portfolios to certain institutional clients and sponsors of managed account programs. In such programs, Artisan Partners' role is limited to delivering the model portfolio as agreed with the sponsor. Artisan Partners typically does not determine which securities or instruments to buy or sell, nor does it execute trades on behalf of the model delivery program. Artisan Partners seeks to deliver model portfolios to program sponsors in a manner that is fair and equitable over time. The frequency and timing of the model portfolio delivery is agreed upon with each sponsor. Generally, model portfolios are provided on a delayed basis after Artisan Partners trades for its discretionary clients. In certain circumstances, model portfolios may be delivered generally contemporaneously or on a rotational basis with Artisan Partners providing trading instructions to its trading desks for its discretionary clients. When delivering the same model portfolio to multiple sponsors, Artisan Partners may sequence or rotate the delivery of such model. As a result, the sponsors of these programs may receive different prices for their clients given, for example, price movements caused by market activity (including trades placed by Artisan Partners and other sponsors) and that the trades are not aggregated with Artisan Partners' trades.

Trade Errors

Artisan Partners has developed its error correction statement of principles ("error policies") to help it assess and determine, consistent with applicable standards of care and client documentation, when reimbursement is due by it to a client because Artisan Partners has committed an error. Artisan Partners uses the error policies to evaluate mistakes on a case-by-case basis and resolve them in a manner consistent with Artisan Partners' legal and contractual obligations.

Artisan Partners does not treat all mistakes as errors that are compensable to clients. Artisan Partners is generally not required to achieve perfect implementation of its investment decisions, trading, processing or other functions that it performs in managing client accounts. Imperfections are generally not considered by

Artisan Partners to be violations of applicable standards of care. For example, without limitation, imperfection in the implementation of investment management decisions, trade execution, cash movements, portfolio rebalancing, processing instructions or facilitation of securities settlement, imperfection in processing corporate actions, or imperfection in the generation of cash or holdings reports resulting in trade decisions, are generally not treated as violations of applicable standards of care. As a result, incidents involving a mistaken amount or timing of an investment, or timing or direction of a trade (as applicable), may not constitute errors that are compensable to clients. Further, imperfections in, or delays in the implementation of investment decisions and related processes in the normal course of business may not constitute errors that are compensable to clients.

Incidents resulting from the mistakes of third parties, including counterparties and other agents selected by Artisan Partners or clients, are generally not errors compensable by Artisan Partners to a client. Artisan Partners will endeavor to provide reasonable assistance to a client in its attempt to recover costs resulting from the mistakes of third parties but is not responsible for compensating clients for such losses.

There are some global markets and types of transactions where financial penalties are imposed when there is a settlement failure. Artisan Partners has processes and controls to mitigate the risk of settlement failures. However, if there is a settlement failure in the normal course and Artisan Partners has not breached applicable standards of care, Artisan Partners is not required to compensate clients for any penalties related to settlement failures.

At least one member of Artisan Partners' management who is not part of the portfolio management process will review each incident to determine what corrective action, if any, is to be taken and whether an error has occurred that will be reimbursed or notified to the client. Artisan Partners makes its determinations pursuant to its error policies on a case-by-case basis, in its discretion, based on factors it considers reasonable, including regulatory and contractual requirements and business practices. In some circumstances, corrective action may not be necessary or appropriate because, for example, no investment guideline was breached and the circumstances leading to the mistake were not a breach of the applicable standard of care. In other circumstances, Artisan Partners may take action to return the client's account to the position it would have been in but for Artisan Partners' error, at Artisan Partners' expense.

Artisan Partners endeavors to handle errors as promptly as possible under the circumstances. Artisan Partners will, when possible, either cancel the transaction resulting in the error or avoid settling the transaction in client accounts by directing the settlement to an account maintained by Artisan Partners. Artisan Partners may also take corrective actions to reduce its risk once the error is identified and a determination has been made to cancel or direct the erroneous transaction to the account maintained by Artisan Partners. The corrective actions may be made prior to, or simultaneous with, determining whether to cancel the transaction or settle the transaction in the account, so the gains and losses will be known for certain errors prior to settling the erroneous transaction. When erroneous transactions are directed to the account maintained by Artisan Partners, Artisan Partners will receive the gains or losses from the error while the applicable client will not benefit from any gains nor sustain any losses from the error. Artisan Partners will generally not notify a client in the event of an erroneous transaction that is cancelled or reallocated because the client is not impacted.

When Artisan Partners determines that an error has occurred and compensation is appropriate, Artisan Partners will use reasonable judgement to calculate the amount of compensation associated with the error. The calculation of the amount of any gain or loss will depend on the particular facts surrounding the error and the methodologies used by Artisan Partners to calculate gain or loss may vary. In general, the compensation is expected to be limited to direct and actual losses and will not include any amounts that Artisan Partners deems speculative. In calculating compensation, Artisan Partners will net an account's losses with the account's gains from a single incident or series of related incidents. In some cases, when Artisan Partners determines that a mistake is not compensable to clients, Artisan Partners may elect to offer some compensation as a goodwill payment to one or more clients but not others.

Artisan Partners will, in general, notify a client when it determines that an error has occurred that (i) violates a client guideline or restriction, or (ii) results in a gain or loss to the client that exceeds \$1,000. In the event a mistake or incident does not result in a violation of a client guideline or restriction or result in a gain or loss to the client that exceeds \$1,000, the client will not be notified.

Artisan Partners may at any time, in its sole discretion and without notice to clients, amend or supplement its policies with respect to account errors and error resolution.

ITEM 13 — REVIEW OF ACCOUNTS

The Artisan Partners' portfolio manager(s) responsible for a strategy continuously reviews the securities held by clients in that strategy. Artisan Partners' traders also review the securities comprising the portfolio of each investment advisory account at least weekly. Oversight of investment activity in client portfolios is also conducted by Artisan Partners' trade operations team through a range of different methods, including, for example, automated pre-trade and post-trade testing and manual reviews. Members of Artisan Partners' investment operations team conduct a comprehensive review of each investment strategy at least quarterly. That review includes an analysis of portfolio characteristics, risk profile and performance for consistency with expectations for the stated investment strategy, policy and objective. In addition, Artisan Partners' compliance personnel are responsible for ongoing compliance oversight of Artisan Partners' investment activities.

Artisan Partners provides to clients (other than investment company clients), no less frequently than quarterly, a written report that includes a statement of all assets in the account at the end of the period, a written calculation of investment performance, and such other information or reports as may be required by the relevant client account's governing documents. Artisan Partners will furnish any additional or supplemental reports a client may reasonably request. Investment company clients of Artisan Partners receive reports as requested by their boards or as required by relevant laws, including the Investment Company Act of 1940, as amended. Investors in the Private Funds receive regular performance updates and annual audited financial statements as well as monthly statements. Clients of model delivery programs should contact the sponsors for information regarding reports provided to their clients.

In addition to the quarterly reports provided to each client showing the investment performance achieved in the client's account, Artisan Partners also calculates composite returns for each of its strategies that the firm uses in marketing its services to prospective clients and may also provide the returns to existing clients.

ITEM 14 — CLIENT REFERRALS AND OTHER COMPENSATION

Artisan Partners generally does not receive economic benefits for providing investment advice or other advisory services to its clients from parties other than its clients. As explained in “Brokerage Practices” above, Artisan Partners does, however, receive certain brokerage and research services in connection with the execution of securities transactions for client accounts. In addition, under certain circumstances, Artisan Partners receives payments from third-party sponsors of funds or accounts that invest all or substantially all of their assets in a fund or account managed by Artisan Partners. The amount of the payment received by Artisan Partners depends on the amount of the fee, including any performance-based fee, received by the sponsor. Information on performance-based fees is included in the section of this brochure entitled “Performance-Based Fees and Side-by-Side Management.”

Certain Artisan Partners’ marketing and client service professionals participate in a bonus pool the amount of which is generally a percentage of the firm’s revenues received in connection with accounts serviced by the team of which that professional is a member.

From time to time, Artisan Partners enters into agreements that compensate, directly or indirectly, a person who is not an Artisan Partners associate for client referrals. In addition, from time to time, Artisan Partners or the Private Funds also enter into agreements that compensate, directly or indirectly, a third-party placement agent who is not an Artisan Partners associate for investor referrals. Artisan Partners may pay directly or indirectly, cash compensation equal to a specified dollar amount, a specified percentage of the fees received by Artisan Partners from accounts obtained through the solicitor or a percentage of the value of the shares of the Private Funds held by investors referred by the placement agent. Any such payments comply with applicable law and, if applicable, relevant rules under the Advisers Act. In addition, clients and investors receive specific disclosures related to the arrangements as required by the Advisers Act and applicable law.

In addition, Artisan Partners’ marketing and client service professionals call on and occasionally entertain or make gifts (within certain limits as more fully set forth in the Gifts and Business Entertainment policy) to representatives of investment consulting firms and other intermediaries in the process of soliciting new business and providing services to existing client relationships. From time to time, Artisan Partners and/or its employees also make charitable contributions to organizations associated or affiliated with clients and/or investment consultants and other intermediaries. Those consultants provide services to clients of Artisan Partners and/or investors in the shares of investment companies to which Artisan Partners serves as investment adviser. Such services include, but are not limited to, assisting in the selection of investment advisers to manage their clients’ assets and assisting in the selection of investment companies to serve as investment options for their clients. Artisan Partners also provides cash or non-cash support for educational, training, marketing and other events sponsored by consulting firms.

Artisan Partners, in its capacity as investment adviser to Artisan Partners Funds; Artisan Distributors, in its capacity as distributor of the shares of Artisan Partners Funds; and Artisan Partners UK LLP, in its capacity as distributor of the shares of Artisan Partners Global Funds, have relationships with certain banks, broker-dealers, and benefit plan recordkeepers through which shares of Artisan Partners Funds or Artisan Partners Global Funds are made available for purchase by investors. (For ease of reference, in this paragraph Artisan Partners Funds and Artisan Partners Global Funds are referred to collectively as the “Funds” and Artisan Partners and Artisan Partners UK LLP are referred to collectively as “Artisan.”) Certain of those parties are engaged in, or have affiliates engaged in, the business of providing investment consulting services. Artisan generally pays a fee for the marketing and distribution services provided by such parties in connection with, or the Funds where applicable, the sale of shares of certain Funds, which is typically a percentage of the value of the shares of the Funds held by investors through investment accounts with such parties. These fee arrangements may create an incentive for such parties to promote or recommend the Funds. Artisan also occasionally provides business entertainment or makes gifts (within certain limits as more fully set forth in the Gifts and Business Entertainment policy) to representatives of those organizations, and provides cash or

non-cash support for educational, training, marketing and other events. These banks, broker-dealers, and benefit plan recordkeepers, as nominee or otherwise for the benefit of their clients, hold shares of the Funds, the redemption of which could have an adverse effect on the Funds and/or Artisan.

ITEM 15 — CUSTODY

Artisan Partners does not maintain custody of client funds or securities and will seek to take the actions necessary to avoid being deemed to have inadvertent custody of client funds and securities except with respect to the Private Funds. For example, Artisan Partners limits its authority in investment management agreements to trading activity. In addition, Artisan Partners maintains an authorized signers list granting limited authority to certain employees to provide trading, collateral and settlement-related instructions, which is provided to custodians and certain trading counterparties. Notwithstanding anything in a client's agreement with a custodian or other service provider that purports to give Artisan Partners powers that may be construed as custody over such client's assets, Artisan Partners expressly disclaims any such authority.

Artisan Partners generally has no involvement in the process by which a separate account client selects its custodian and no involvement in a client's negotiation of its custodial arrangements. Clients are therefore responsible for independently arranging for all custodial services, including negotiating custody agreements and fees. See the section of this brochure above entitled "Fees and Compensation" for more information about the expenses a client may incur in connection with its custodial arrangements.

Although Artisan Partners does not generally maintain custody of client funds or securities, Artisan Partners and certain affiliates do, from time to time, hold certain privately offered securities for the Private Funds to the extent permitted by the Advisers Act and related SEC guidance and are deemed to have custody of the Private Funds' funds and securities pursuant to the Custody Rule under the Advisers Act. Investors in the Private Funds will receive annual audited financial statements, which should be reviewed carefully. If an investor in the Private Funds does not receive audited financial statements in a timely manner (generally within 120 days of the Private Fund's fiscal year end), then such investor should contact Artisan Partners as soon as possible.

As a provision of the investment management agreements entered into between Artisan Partners and its clients, Artisan Partners agrees to provide clients with periodic account statements, typically on a monthly basis, reflecting the activity that has occurred within the account during the period. Artisan Partners encourages its clients to compare the periodic statements they receive from Artisan Partners to the applicable statements they receive from their qualified custodians.

ITEM 16 — INVESTMENT DISCRETION

Artisan Partners generally accepts responsibility for management of a client account on a discretionary basis and each client enters into a written agreement with Artisan Partners granting it discretionary authority for the provision of advisory services to the client account. Artisan Partners generally does not tailor its investment management services to the individual needs of clients. Client portfolios in each strategy generally are managed to a single model; however, a client may, with Artisan Partners' consent, impose limited restrictions on investment in certain securities or types of securities in its account. For more detailed information concerning the limitations clients may place on Artisan Partners' discretionary authority, please see the section of this brochure entitled "Advisory Business" above.

Artisan Partners provides model portfolios to sponsors of Managed Account Programs. Please see the sections of this brochure entitled "Advisory Business," "Fees and Compensation," "Types of Clients," "Brokerage Practices" and "Review of Accounts" for more information.

ITEM 17 — VOTING CLIENT SECURITIES

Artisan Partners votes proxies solicited by or with respect to the issuers of securities in which assets of a client account are invested, except as set forth below. When Artisan Partners votes a client's proxy with respect to a specific issuer, the client's economic interest as a shareholder of that issuer is Artisan Partners' primary consideration in determining how the proxy should be voted. Except as otherwise specifically instructed by a client, Artisan Partners generally does not take into account interests of other stakeholders of the issuer or interests the client may have in other capacities.

If a client has directed Artisan Partners to vote proxies solicited by or with respect to the issuers of securities held in the client's account, Artisan Partners votes in a manner that, in the judgment of Artisan Partners, is in the best economic interests of the client as a shareholder of that issuer. A client may direct Artisan Partners how to vote with respect to securities held by that client for certain types of proxy votes or a particular proxy solicitation by communicating its desire to do so to Artisan Partners, provided that such desire to direct the vote is communicated sufficiently in advance of any applicable vote submission deadline.

When making proxy voting decisions, Artisan Partners generally adheres to proxy voting guidelines that set forth Artisan Partners' proxy voting positions on recurring issues and criteria for addressing non-recurring issues. Artisan Partners believes the guidelines, if followed, generally will result in the casting of votes in the economic best interests of clients as shareholders. The guidelines are based on Artisan Partners' own research and analyses and the research and analyses provided by the proxy administration and research services engaged by Artisan Partners. The guidelines are not exhaustive and do not include all potential voting issues. Because proxy issues and the circumstances of individual companies are so varied, there may be instances when Artisan Partners votes contrary to its general guidelines. In addition, due to the varying regulations, customs and practices of non-US countries, Artisan Partners may vote contrary to its general guidelines in circumstances where it believes its guidelines would result in a vote inconsistent with local regulations, customs or practices.

In the following circumstances Artisan Partners typically will not vote a client's proxy:

- The client has directed Artisan Partners not to vote on its behalf.
- Artisan Partners has concluded that voting would have no identifiable economic benefit to the client as a shareholder, such as when the security is no longer held in the client's portfolio or when the value of the portfolio holding is indeterminable or insignificant.
- Artisan Partners has concluded that the costs of or disadvantages resulting from voting outweigh the economic benefits of voting. For example, in some non-US jurisdictions, the sale of securities voted may be legally or practically prohibited or subject to some restrictions for some period of time, usually between the record and meeting dates ("share blocking"). Artisan Partners believes that the loss of investment flexibility resulting from share blocking generally outweighs the benefit to be gained by voting. Information about share blocking is often incomplete or contradictory. For example, client custodians may effectively restrict transactions even in circumstances in which Artisan Partners believes that share blocking is not required by law. Artisan Partners relies on custodians and on its proxy service provider to identify share blocking jurisdictions. To the extent such information is wrong, Artisan Partners could fail to vote shares that could have been voted without loss of investment flexibility, or could vote shares and then be prevented from engaging in a potentially beneficial transaction.
- Artisan Partners does not have the ability to vote shares held in a client's account. For example, in some non-US jurisdictions, a sub-custodian bank (record holder) may not have the power to vote shares, or may not receive proxy ballots in a timely fashion, unless the client has fulfilled certain administrative requirements (for example, providing a power of attorney to the local sub-custodian bank), which may be imposed a single time or may be periodic. Artisan Partners does not have the ability to vote shares

held in a client's account unless the client, in conjunction with the client's custodian, has fulfilled these requirements.

- The client, as of the record date, has loaned the securities to which the proxy relates. For most clients, Artisan Partners is not aware of when a security may be on loan and, in those circumstances, will not vote the shares on loan and may not be able to fully reconcile the shares held at record date with the shares actually voted. Except in those circumstances in which a client may have an obligation to do so under applicable law, Artisan Partners typically does not attempt to have securities on loan recalled in order to vote.

Artisan Partners has engaged a primary proxy service provider to (i) make recommendations to Artisan Partners of proxy voting policies for adoption by Artisan Partners; (ii) perform research and make recommendations to Artisan Partners as to particular shareholder votes being solicited; (iii) perform the administrative tasks of receiving proxies and proxy statements, marking proxies as instructed by Artisan Partners and delivering those proxies; (iv) retain proxy voting records and information; and (v) report to Artisan Partners on its activities. The primary proxy service provider does not have the authority to vote proxies except in accordance with standing or specific instructions given to it by Artisan Partners. Artisan Partners retains final authority and fiduciary responsibility for the voting of proxies. In addition to the primary proxy service provider, Artisan Partners has engaged two other proxy service providers to perform research and make recommendations to Artisan Partners as to particular shareholder votes being solicited, and may engage one or more additional providers from time to time. In some instances for non-US companies, there may be little or no information available on matters to be voted on. In those circumstances, Artisan Partners generally follows the recommendation of its primary proxy service provider.

Artisan Partners' proxy voting committee oversees the proxy voting process, reviews the proxy voting policy at least annually, develops the guidelines and grants authority to proxy administrators to vote proxies in accordance with the guidelines and otherwise performs administrative services relating to proxy voting. The proxy voting committee also makes determinations as to certain votes to be cast, including with respect to each matter where there is an actual or potential conflict of interest. None of the members of the proxy voting committee is responsible for servicing existing Artisan Partners' clients or soliciting new clients for Artisan Partners.

Artisan Partners or its affiliates may have a relationship with an issuer that could pose a conflict of interest when voting the shares of that issuer on behalf of clients. Artisan Partners will be deemed to have a potential conflict voting proxies of an issuer if: (i) Artisan Partners or an affiliate manages assets for the issuer or an affiliate of the issuer and also recommends that its other clients invest in such issuer's securities; (ii) a director, trustee or officer of the issuer or an affiliate of the issuer is a director of Artisan Partners Funds or an employee of Artisan Partners or its affiliates; (iii) Artisan Partners or an affiliate is actively soliciting that issuer or an affiliate of the issuer as a client and the employees who recommend, review or authorize a vote have actual knowledge of such active solicitation; (iv) a director or an executive officer of the issuer has a personal relationship with an employee who recommends, reviews or authorizes the vote; or (v) another relationship or interest of Artisan Partners or an affiliate, or of an employee of either of them, exists that may be affected by the outcome of the proxy vote and that is deemed to represent an actual or potential conflict for the purposes of the proxy voting policy.

Artisan Partners maintains a list of issuers with which it believes it has a potential conflict in voting proxies (the "identified issuers"). Artisan Partners' proxy voting guidelines should, in most cases, adequately address possible conflicts of interest since those guidelines are pre-determined. However, in the event an actual or potential conflict of interest has been identified, Artisan Partners will vote in accordance with Artisan Partners proxy voting guidelines on routine or corporate administrative matters, and with respect to non-routine matters, Artisan Partners will generally vote in accordance with the determination made by the proxy voting committee, which will consider the investment team's recommended vote, any analysis available from the proxy service provider(s) and whether the proxy service provider(s) has a relationship with the issuer that

could present a conflict of interest, the consistency of those recommendations with the proxy voting guidelines and any identified conflict of interest. Artisan Partners may vote in accordance with the recommendations of a proxy service provider, provided that such service provider provides research and analysis with respect to the issuer in question and the proxy voting committee has reason to believe the service provider is independent of the issuer. If the service provider does not meet those requirements, the proxy voting committee shall consider what course of action will serve the interests of Artisan Partners' clients consistent with Artisan Partners' obligations under applicable proxy voting rules.

Artisan Partners has a process in place to review that proxy ballots were voted in accordance with its voting instructions and the proxy voting policy as applicable.

Artisan Partners will provide a copy of its entire proxy voting policy and Artisan Partners' proxy voting record with respect to a client's account to that client or its representatives upon the client's request or as may be required by applicable law. Artisan Partners generally will not disclose publicly its past votes, share amounts voted or held or how it intends to vote on behalf of a client account except as may be required by applicable law or in connection with meetings with issuers' management teams, but may disclose such information to a client which itself may decide or may be required to make public such information.

Clients that have not granted Artisan Partners voting authority over securities held in their accounts will receive their proxies in accordance with the arrangements they have made with their other service providers. Artisan Partners generally does not provide proxy voting recommendations to those clients.

ITEM 18 — FINANCIAL INFORMATION

Artisan Partners does not require or solicit prepayment of investment advisory fees from its clients. Artisan Partners is not aware of any financial condition that is reasonably likely to impair its ability to meet its contractual commitments to clients, nor has Artisan Partners been the subject of a bankruptcy petition at any time during the past ten years.

Brochure Supplement

Maria Negrete-Gruson

Artisan Partners Limited Partnership

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31 March 2026

This brochure supplement provides information about Maria Negrete-Gruson that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Ms. Negrete-Gruson is a portfolio manager of Artisan Partners’ Sustainable Emerging Markets Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Maria Negrete-Gruson, CFA,¹ is portfolio manager of Artisan Partners Sustainable Emerging Markets Team and a Managing Director of the firm. Ms. Negrete-Gruson was born in 1970. She joined Artisan Partners in April 2006 and has been portfolio manager of Artisan Sustainable Emerging Markets Strategy since its inception in 2006. She holds a B.A. from Universidad Externado de Colombia and an M.B.A. from Columbia Business School.

Disciplinary Information

Ms. Negrete-Gruson has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Ms. Negrete-Gruson.

Other Business Activities

Ms. Negrete-Gruson is not actively engaged in any investment-related business or occupation other than in her capacity as portfolio manager of the investment strategy referenced above. Like all of Artisan Partners' portfolio managers, Ms. Negrete-Gruson may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond her activities on behalf of Artisan Partners, Ms. Negrete-Gruson is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Ms. Negrete-Gruson's income or involves a substantial amount of her time.

Additional Compensation

Artisan Partners' portfolio managers, including Ms. Negrete-Gruson, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

From time to time, Artisan Partners' portfolio managers, including Ms. Negrete-Gruson, may be the recipients of gifts or other business entertainment provided by clients, consultants and/or other service providers to clients, or providers of services to Artisan Partners. The receipt of any such gifts and business entertainment is subject to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

¹ "CFA" is an acronym for the designation "Chartered Financial Analyst." The CFA designation is granted by the CFA Institute, a global, non-profit organization of investment professionals that seeks to develop and promote educational, ethical and professional standards in the investment industry. To earn the CFA designation, a candidate must complete a graduate-level self-study program that combines a broad-based curriculum of investment principles and professional conduct requirements. Candidates must pass three course examinations and meet the CFA Institute's professional and ethical requirements to earn a CFA charter.

Supervision

Investment decisions for each investment strategy are made by the portfolio manager or managers for that strategy, working with a team of investment analysts dedicated to that strategy. Artisan Partners generally employs persons to provide investment advice to clients only if those persons have demonstrated ability by previous employment in the investment advisory industry or securities industry, have related financial and professional experience or have advanced educational degrees in finance, economics or related fields.

Jason A. Gottlieb, Chief Executive Officer, President, and a Managing Director of Artisan Partners, and Eric R. Colson, a Managing Director of Artisan Partners, are responsible for supervising the advisory activities engaged in by its portfolio managers. Adherence to the stated investment strategy is reviewed by Artisan Partners' investment operations group, headed by Mr. Gottlieb and Mr. Colson, by reviewing a range of portfolio characteristics of the strategy's model account and comparing those characteristics to the characteristics of the constituents of the strategy's benchmark index, and by evaluating the performance achieved by the strategy, both on an absolute basis and in comparison to the performance of the benchmark index and the strategy's peers. Mr. Gottlieb and Mr. Colson can be reached at (414) 390-6136. In addition, Artisan Partners' portfolio managers continuously assess the investments held by clients in the accounts they manage. Artisan Partners' traders also review the investments comprising the portfolio of each investment advisory account at least weekly. Oversight of investment activity in client portfolios, including accounts managed by Ms. Negrete-Gruson, is also conducted by Artisan Partners' trade operations group through a range of different methods including, for example, automated pre-trade and post-trade testing and manual reviews. Artisan Partners' compliance personnel are also responsible for compliance oversight of the firm's investment activities.

Brochure Supplement

Mark L. Yockey

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31 March 2026

This brochure supplement provides information about Mark L. Yockey that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. Yockey is a portfolio manager on Artisan Partners’ Global Equity Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Mark L. Yockey, CFA,¹ is a portfolio manager on Artisan Partners' Global Equity Team and a Managing Director of the firm. Mr. Yockey was born in 1956. He has been portfolio manager of Artisan Non-US Growth and Artisan Global Equity Strategies since their inceptions in 1995 and 2010, respectively. In addition, Mr. Yockey provides investment advice to a proprietary account that is managed in a strategy that is currently not offered to clients. Mr. Yockey holds a B.A. and an M.B.A. from Michigan State University.

Disciplinary Information

Mr. Yockey has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Yockey.

Other Business Activities

Mr. Yockey is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Yockey may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Yockey is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Yockey's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Yockey, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

From time to time, Artisan Partners' portfolio managers, including Mr. Yockey, may be the recipients of gifts or other business entertainment provided by clients, consultants and/or other service providers to clients, or providers of services to Artisan Partners. The receipt of any such gifts and business entertainment is subject to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

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Supervision

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Brochure Supplement

Charles-Henri Hamker

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31 March 2026

This brochure supplement provides information about Charles-Henri Hamker that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. Hamker is a portfolio manager on Artisan Partners’ Global Equity Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Charles-Henri Hamker is a portfolio manager on Artisan Partners' Global Equity Team and a Managing Director of the firm. Mr. Hamker was born in 1965. He joined Artisan Partners in August 2000 as an analyst working with Mark L. Yockey on Artisan Non-US Growth Strategy. He has served as associate portfolio manager of Artisan Non-US Growth Strategy since February 2012; he served as an analyst for Artisan Global Equity Strategy since its inception in April 2010 and was promoted to portfolio manager for Artisan Global Equity Strategy effective January 2013. Mr. Hamker holds a B.A. from The European Business School in Paris.

Disciplinary Information

Mr. Hamker has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Hamker.

Other Business Activities

Mr. Hamker is not actively engaged in any investment-related business or occupation other than in his capacity as a portfolio manager and an associate portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Hamker may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Hamker is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Hamker's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Hamker, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Supervision

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Brochure Supplement

Rezo Kanovich

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31 March 2026

This brochure supplement provides information about Rezo Kanovich that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. Kanovich is a portfolio manager on Artisan Partners’ International Small-Mid Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Rezo Kanovich is a Managing Director of Artisan Partners and the sole portfolio manager for the Artisan Non-US Small-Mid Growth Strategy, including Artisan International Small-Mid Fund. Prior to joining Artisan Partners in October 2018, Mr. Kanovich was a portfolio manager at OppenheimerFunds for the International Small-Mid Cap Strategy from January 2012 through September 2018 and was an analyst for the Global Equity Strategy for six years before becoming a portfolio manager. Before that, Mr. Kanovich worked as an analyst with Boston Biomedical Consultants, an investment banker with the Lehman Brothers mergers and acquisitions team and as a consultant at PricewaterhouseCoopers. Mr. Kanovich holds a bachelor's and master's degree in international economics and finance from Brandeis University and a master's degree in business administration, dual concentration in finance and health care systems, from the Wharton School of the University of Pennsylvania.

Disciplinary Information

Mr. Kanovich has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Kanovich.

Other Business Activities

Mr. Kanovich is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of Artisan Partners' International Small-Mid Team. Like all of Artisan Partners' portfolio managers, Mr. Kanovich may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Kanovich is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Kanovich, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Supervision

Investment decisions for each investment strategy are made by the portfolio manager or managers for that strategy, working with a team of investment analysts dedicated to that strategy. Artisan Partners generally employs persons to provide investment advice to clients only if those persons have demonstrated ability by

previous employment in the investment advisory industry or securities industry, have related financial and professional experience or have advanced educational degrees in finance, economics or related fields.

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Brochure Supplement

Daniel J. O'Keefe

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31 March 2026

This brochure supplement provides information about Daniel J. O'Keefe that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. O'Keefe is a portfolio manager on Artisan Partners' Global Value Team. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Daniel J. O'Keefe is lead portfolio manager on Artisan Partners' Global Value Team and a Managing Director of the firm. Mr. O'Keefe was born in 1969. He joined Artisan Partners as an analyst for the Artisan International Value Strategy in May 2002 and was portfolio manager of the strategy from October 2006 until September 2018. Mr. O'Keefe has served as lead portfolio manager of Artisan Global Value Strategy since its inception in 2007 and Artisan Select Equity Strategy since its inception in 2020. Mr. O'Keefe holds a bachelor's degree in philosophy from Northwestern University.

Disciplinary Information

Mr. O'Keefe has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. O'Keefe.

Other Business Activities

Mr. O'Keefe is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. O'Keefe may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. O'Keefe is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. O'Keefe's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. O'Keefe, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Supervision

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Brochure Supplement

Michael J. McKinnon

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31 March 2026

This brochure supplement provides information about Michael J. McKinnon that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. McKinnon is a portfolio manager on Artisan Partners' Global Value Team. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Michael J. McKinnon, CFA,¹ is a portfolio manager on Artisan Partners' Global Value Team and a Managing Director of the firm. Mr. McKinnon was born in 1974. He joined Artisan Partners in February 2010 as an analyst for the Artisan International Value and Global Value strategies. Mr. McKinnon was an associate portfolio manager of Artisan Global Value Strategy and Artisan International Value Strategy from January 2017 until September 2018. He has been portfolio manager of Artisan Global Value Strategy since October 2018 and Artisan Select Equity Strategy since its inception in 2020. Mr. McKinnon holds a bachelor's degree in economics and Asian studies from Tufts University, a master's degree in public administration from Harvard Kennedy School and a master's degree in business administration from Columbia Business School.

Disciplinary Information

Mr. McKinnon has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. McKinnon.

Other Business Activities

Mr. McKinnon is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. McKinnon may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. McKinnon is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. McKinnon's income or involves a substantial amount of his time.

Additional Compensation

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Supervision

Investment decisions for each investment strategy are made by the portfolio manager or managers for that strategy, working with a team of investment analysts dedicated to that strategy. Artisan Partners generally employs persons to provide investment advice to clients only if those persons have demonstrated ability by previous employment in the investment advisory industry or securities industry, have related financial and professional experience or have advanced educational degrees in finance, economics or related fields.

Jason A. Gottlieb, Chief Executive Officer, President, and a Managing Director of Artisan Partners, and Eric R. Colson, a Managing Director of Artisan Partners, are responsible for supervising the advisory activities engaged in by its portfolio managers. Adherence to the stated investment strategy is reviewed by Artisan Partners' investment operations group, headed by Mr. Gottlieb and Mr. Colson, by reviewing a range of portfolio characteristics of the strategy's model account and comparing those characteristics to the characteristics of the constituents of the strategy's benchmark index, and by evaluating the performance achieved by the strategy, both on an absolute basis and in comparison to the performance of the benchmark index and the strategy's peers. Mr. Gottlieb and Mr. Colson can be reached at (414) 390-6136. In addition, Artisan Partners' portfolio managers continuously assess the investments held by clients in the accounts they manage. Mr. McKinnon is a co-portfolio manager on a team led by Daniel J. O'Keefe. Artisan Partners' traders also review the investments comprising the portfolio of each investment advisory account at least weekly. Oversight of investment activity in client portfolios, including accounts managed by Mr. McKinnon, is also conducted by Artisan Partners' trade operations group through a range of different methods including, for example, automated pre-trade and post-trade testing and manual reviews. Artisan Partners' compliance personnel are also responsible for compliance oversight of the firm's investment activities.

Brochure Supplement

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31 March 2026

This brochure supplement provides information about N. David Samra that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. Samra is a portfolio manager on Artisan Partners' International Value Group. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

N. David Samra is a portfolio manager on Artisan Partners' International Value Group and a Managing Director of the firm. He was born in 1964. Mr. Samra has served as portfolio manager of Artisan International Value Strategy since its inception in July 2002 and has been a managing director of Artisan International Explorer Strategy and Global Special Situations Strategy since their inception in October 2020 and March 2025, respectively. Mr. Samra also served as portfolio manager of Artisan Global Value Strategy from July 2007 until September 2018. Mr. Samra holds a bachelor's degree in finance from Bentley College and a master's degree in business administration from Columbia Business School.

Disciplinary Information

Mr. Samra has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Samra.

Other Business Activities

Mr. Samra is not actively engaged in any investment-related business or occupation other than in his capacity as lead portfolio manager of Artisan International Value Strategy and Managing Director of Artisan International Explorer Strategy. Like all of Artisan Partners' portfolio managers, Mr. Samra may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Samra is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Samra's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Samra, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

From time to time, Artisan Partners' portfolio managers, including Mr. Samra, may be the recipients of gifts or other business entertainment provided by clients, consultants and/or other service providers to clients, or providers of services to Artisan Partners. The receipt of any such gifts and business entertainment is subject to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

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31 March 2026

This brochure supplement provides information about Ian P. McGonigle that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. McGonigle is a portfolio manager on Artisan Partners' International Value Group. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Ian P. McGonigle, CFA,¹ is a portfolio manager on Artisan Partners' International Value Group and a Managing Director of the firm. Mr. McGonigle was born in 1975. He joined Artisan Partners in June 2009 as an analyst for the International Value Group. Prior to becoming portfolio manager of Artisan International Value Strategy in February 2026, Mr. McGonigle was a co-portfolio manager of Artisan International Value Strategy from October 2018 until January 2026 and an associate portfolio manager of Artisan Global Value Strategy and Artisan International Value Strategy from November 2015 until September 2018. Mr. McGonigle holds a bachelor's degree in business from Franklin & Marshall College.

Disciplinary Information

Mr. McGonigle has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. McGonigle.

Other Business Activities

Mr. McGonigle is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of Artisan International Value Strategy. Like all of Artisan Partners' portfolio managers, Mr. McGonigle may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. McGonigle is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. McGonigle's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. McGonigle, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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is subject to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

Supervision

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Beini Zhou

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31 March 2026

This brochure supplement provides information about Beini Zhou that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. Zhou is a portfolio manager on Artisan Partners' International Value Group. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Beini Zhou, CFA,¹ is a portfolio manager on Artisan Partners' International Value Group. Mr. Zhou was born in 1977. Mr. Zhou has served as co-portfolio manager of Artisan International Explorer Strategy since its inception in October 2020. Prior to returning to Artisan Partners in September 2020, Mr. Zhou was a portfolio manager at Matthews Asia where he managed the Emerging Markets Equity and Asia Value Strategies and co-managed the Asia Small Companies Strategy. Before that, Mr. Zhou was an analyst for the Artisan International Value and Global Value strategies from 2005 to 2012. Earlier in his career, he was a product manager with Oracle, where he designed enterprise software. Mr. Zhou holds a bachelor's degree in applied mathematics from Harvard College and a master's degree in computer science from University of California-Berkeley. He is fluent in Mandarin.

Disciplinary Information

Mr. Zhou has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Zhou.

Other Business Activities

Mr. Zhou is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of Artisan International Explorer Strategy. Like all of Artisan Partners' portfolio managers, Mr. Zhou may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Zhou is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Zhou's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Zhou, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

Supervision

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Anand Vasagiri

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31 March 2026

This brochure supplement provides information about Anand Vasagiri that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. Vasagiri is a portfolio manager on Artisan Partners' International Value Group. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Anand Vasagiri is a portfolio manager on Artisan Partners' International Value Group. Mr. Vasagiri was born in 1970. Mr. Vasagiri has served as co-portfolio manager of Artisan International Explorer Strategy since its inception in October 2020. Prior to returning to Artisan Partners in September 2020, Mr. Vasagiri was co-head and portfolio manager for the Paradise Global Small Cap Strategy from 2010 to 2019. Before that, Mr. Vasagiri was an analyst for the Artisan International Value and Global Value strategies from 2007 to 2010. Earlier in his career, he was an investment analyst for the global emerging markets team at Pictet Asset Management. Mr. Vasagiri holds a bachelor's degree of engineering in mechanical engineering from M.N. National Institute of Technology, India, a master's degree in management from the Thunderbird School of Global Management (ASU) and a master's degree in business administration from The University of Chicago Booth School of Business.

Disciplinary Information

Mr. Vasagiri has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Vasagiri.

Other Business Activities

Mr. Vasagiri is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of Artisan International Explorer Strategy. Like all of Artisan Partners' portfolio managers, Mr. Vasagiri may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Vasagiri is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Vasagiri's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Vasagiri, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Brian Louko

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31 March 2026

This brochure supplement provides information about Brian Louko that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. Louko is a portfolio manager on the Artisan Partners’ International Value Group. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Brian Louko, CFA,¹ is the portfolio manager for the Artisan Global Special Situations Strategy. Mr. Louko was born in 1982. Prior to joining Artisan Partners in September 2024, Mr. Louko was a director at Benefit Street Partners where he focused on distressed and special situations investing. Prior to that, he served as an investment research analyst on an opportunistic value equity and credit hedge fund at Mast Capital. Earlier in his career, Mr. Louko served as a director of capital markets credit risk management with Fidelity Investments and as chief financial officer and advisor at Embed.ly, Inc. Mr. Louko holds a bachelor's degree in business with a focus on finance and accounting from Northeastern University and a master's degree in business administration from Columbia Business School.

Disciplinary Information

Mr. Louko has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Louko.

Other Business Activities

Mr. Louko is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Louko may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Louko is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Louko's income or involves a substantial amount of his time.

Additional Compensation

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Brochure Supplement

James D. Hamel

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31 March 2026

This brochure supplement provides information about James D. Hamel that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. Hamel is a portfolio manager on Artisan Partners’ Growth Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

James D. Hamel, CFA,¹ is a portfolio manager on Artisan Partners' Growth Team and a Managing Director of the firm. Mr. Hamel was born in 1967. He joined Artisan Partners in May 1997 as an analyst on Artisan US Mid-Cap Growth Strategy. Mr. Hamel has served as portfolio manager of Artisan US Mid-Cap Growth Strategy since July 2006 and previously had served as associate portfolio manager since October 2001. He has served as portfolio manager of Artisan Global Opportunities Strategy since its inception in February 2007, lead portfolio manager of the strategy since September 2013 and co-lead portfolio manager of the strategy since February 2026. He has served as portfolio manager of Artisan US Small-Cap Growth Strategy since October 2009, Artisan Global Discovery Strategy since its inception in September 2017 and co-lead portfolio manager for the Artisan Franchise Strategy since its inception in October 2024. Mr. Hamel holds a B.S. in finance from the University of Minnesota – Minneapolis.

Disciplinary Information

Mr. Hamel has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Hamel.

Other Business Activities

Mr. Hamel is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Hamel may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Hamel is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Hamel's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Hamel, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

From time to time, Artisan Partners' portfolio managers, including Mr. Hamel, may be the recipients of gifts or other business entertainment provided by clients, consultants and/or other service providers to clients,

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or providers of services to Artisan Partners. The receipt of any such gifts and business entertainment is subject to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

Supervision

Investment decisions for each investment strategy are made by the portfolio manager or managers for that strategy, working with a team of investment analysts dedicated to that strategy. Artisan Partners generally employs persons to provide investment advice to clients only if those persons have demonstrated ability by previous employment in the investment advisory industry or securities industry, have related financial and professional experience or have advanced educational degrees in finance, economics or related fields.

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Brochure Supplement

Matthew H. Kamm

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31 March 2026

This brochure supplement provides information about Matthew H. Kamm that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. Kamm is a portfolio manager on Artisan Partners’ Growth Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Matthew H. Kamm, CFA,¹ is a portfolio manager on Artisan Partners' Growth Team and a Managing Director of the firm. Mr. Kamm was born in 1974. He joined Artisan Partners in May 2003 as an analyst on Artisan US Mid-Cap Growth Strategy and was promoted to associate portfolio manager of the strategy in January 2010. He was promoted to portfolio manager of Artisan US Mid-Cap Growth Strategy in September 2012 and lead portfolio manager of the strategy in September 2013. Mr. Kamm serves as a co-lead portfolio manager of Artisan US Mid-Cap Growth Strategy. Mr. Kamm served as associate portfolio manager of Artisan Global Opportunities and Artisan US Small-Cap Growth Strategies since January 2010 and was promoted to portfolio manager of each strategy in September 2013. He has served as portfolio manager of Artisan Global Discovery Strategy since its inception in September 2017. Mr. Kamm holds a B.A. in public policy from Duke University and an M.B.A. in finance and operations management from New York University.

Disciplinary Information

Mr. Kamm has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Kamm.

Other Business Activities

Mr. Kamm is not actively engaged in any investment-related business or occupation other than in his capacity as associate portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Kamm may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Kamm is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Kamm's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Kamm, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Supervision

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Brochure Supplement

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31 March 2026

This brochure supplement provides information about Jason L. White that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. White is a portfolio manager on Artisan Partners’ Growth Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Jason L. White, CFA,¹ is a portfolio manager on Artisan Partners' Growth Team and a Managing Director of the firm. Mr. White was born in 1973. He joined Artisan Partners in June 2000 as an analyst on Artisan US Mid-Cap Growth Strategy. He served as associate portfolio manager of Artisan Global Opportunities, Artisan US Mid-Cap Growth and Artisan US Small-Cap Growth Strategies since January 2011 and was promoted to portfolio manager of each strategy in January 2016 and as co-lead portfolio manager of Artisan US Mid-Cap Growth Strategy in January 2025. Mr. White has served as lead portfolio manager of Artisan Global Discovery Strategy since its inception in September 2017. Mr. White holds a B.S. in history from the United States Naval Academy.

Disciplinary Information

Mr. White has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. White.

Other Business Activities

Mr. White is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. White may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. White is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. White's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. White, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Brochure Supplement

Jay C. Warner

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31 March 2026

This brochure supplement provides information about Jay C. Warner that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. Warner is a portfolio manager on Artisan Partners’ Growth Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Jay C. Warner, CFA,¹ is a portfolio manager on Artisan Partners' Growth Team and Managing Director of the firm. Mr. Warner was born in 1975. He joined Artisan Partners in May 2003 as an analyst on Artisan Partners' Growth Team. He served as associate portfolio manager of Artisan Global Discovery, Artisan Global Opportunities, Artisan US Mid-Cap Growth and Artisan US Small-Cap Growth Strategies since February 2019 and was promoted to portfolio manager of each strategy in January 2022. Mr. Warner became lead portfolio manager of the Artisan US Small-Cap Growth Strategy in January 2025 after being co-lead portfolio manager since July 2023. Mr. Warner holds a bachelor's degree in accounting and a master's degree in finance, investment and banking from the University of Wisconsin-Madison. Mr. Warner was a Certified Public Accountant certificate holder.

Disciplinary Information

Mr. Warner has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Warner.

Other Business Activities

Mr. Warner is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Warner may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Warner is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Warner's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Warner, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

From time to time, Artisan Partners' portfolio managers, including Mr. Warner, may be the recipients of gifts or other business entertainment provided by clients, consultants and/or other service providers to clients, or providers of services to Artisan Partners. The receipt of any such gifts and business entertainment is

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Supervision

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Brochure Supplement

Angela S. Wu

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31 March 2026

This brochure supplement provides information about Angela S. Wu that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Ms. Wu is a portfolio manager on the Artisan Partners' Growth Team. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Angela S. Wu is a portfolio manager on Artisan Partners' Growth Team and a Managing Director of the firm. Ms. Wu was born in 1986. She joined Artisan Partners in October 2022 and has served as a co-lead portfolio manager of Artisan Franchise Strategy since March 2025 and Artisan Global Opportunities Strategy since February 2026. She has served as portfolio manager of Artisan US Mid-Cap Growth Strategy, Artisan Global Discovery Strategy and Artisan US Small-Cap Growth Strategy since February 2026. Prior to joining Artisan Partners, she was head of corporate strategy with Snap Inc. (Snapchat). Before that, Ms. Wu was a partner covering global internet, software, and consumer companies with EMS Capital LP, a fundamental research-driven long-short equity hedge fund. Earlier in her career, she was an associate at Warburg Pincus LLC and an analyst at Goldman Sachs. Ms. Wu holds a bachelor's degree in economics and history from Yale University.

Disciplinary Information

Ms. Wu has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Ms. Wu.

Other Business Activities

Ms. Wu is not actively engaged in any investment-related business or occupation other than in her capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Ms. Wu may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond her activities on behalf of Artisan Partners, Ms. Wu is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Ms. Wu's income or involves a substantial amount of her time.

Additional Compensation

Artisan Partners' portfolio managers, including Ms. Wu, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Supervision

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Brochure Supplement

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31 March 2026

This brochure supplement provides information about Daniel L. Kane that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. Kane is a portfolio manager on Artisan Partners' U.S. Value Team. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Daniel L. Kane, CFA,¹ is a portfolio manager on Artisan Partners' U.S. Value Team and a Managing Director of the firm. Mr. Kane was born in 1970. Mr. Kane joined Artisan Partners in March 2008 and served as a research analyst working on Artisan U.S. Mid-Cap Value and Artisan Value Equity Strategies. He served as associate portfolio manager of the Artisan U.S. Mid-Cap Value and Artisan Value Equity Strategies since February 2012 and was promoted to portfolio manager of each of the strategies in September 2013. He has served as portfolio manager of Artisan Value Income Strategy since its inception in February of 2022. Mr. Kane will step down as a portfolio manager on Artisan Partners' U.S. Value Team effective 30 June 2026. He will remain an active member of the Artisan Partners' U.S. Value Team in an advisory capacity as a Managing Director until his anticipated retirement in mid-2027. Mr. Kane holds a B.B.A. in finance from the University of Wisconsin-Madison and an M.B.A. from the University of Chicago Booth School of Business.

Disciplinary Information

Mr. Kane has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Kane.

Other Business Activities

Mr. Kane is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Kane may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Kane is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Kane's income or involves a substantial amount of his time.

Additional Compensation

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Brochure Supplement

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31 March 2026

This brochure supplement provides information about Thomas A. Reynolds IV that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. Reynolds is a portfolio manager on Artisan Partners’ U.S. Value Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Thomas A. Reynolds IV is a portfolio manager on Artisan Partners' U.S. Value Team and a Managing Director of the firm. Mr. Reynolds was born in 1977. Mr. Reynolds joined Artisan Partners in October 2017 as a portfolio manager on Artisan Partners' U.S. Value Team. He has been portfolio manager of the Artisan U.S. Mid-Cap Value Strategy and Artisan Value Equity Strategy since joining the firm. Prior to joining Artisan Partners, Mr. Reynolds was a portfolio manager for Perkins Investment Management at Janus Henderson, where he co-managed the Perkins Small Cap Value strategy from April 2013 through September 2017, and the Perkins All Cap Value strategy from March 2017 through September 2017. Mr. Reynolds joined Perkins in 2009 as a research analyst covering the U.S. financials sector and was later promoted to portfolio manager. Mr. Reynolds holds a B.A. in anthropology from Dartmouth College and an M.B.A. from the University of Chicago Booth School of Business.

Disciplinary Information

Mr. Reynolds has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Reynolds.

Other Business Activities

Mr. Reynolds is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Reynolds may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Reynolds is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Reynolds' income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Reynolds, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

From time to time, Artisan Partners' portfolio managers, including Mr. Reynolds, may be the recipients of gifts or other business entertainment provided by clients, consultants and/or other service providers to clients, or providers of services to Artisan Partners. The receipt of any such gifts and business entertainment is subject to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

Supervision

Investment decisions for each investment strategy are made by the portfolio manager or managers for that strategy, working with a team of investment analysts dedicated to that strategy. Artisan Partners generally employs persons to provide investment advice to clients only if those persons have demonstrated ability by

previous employment in the investment advisory industry or securities industry, have related financial and professional experience or have advanced educational degrees in finance, economics or related fields.

Jason A. Gottlieb, Chief Executive Officer, President, and a Managing Director of Artisan Partners, and Eric R. Colson, a Managing Director of Artisan Partners, are responsible for supervising the advisory activities engaged in by its portfolio managers. Adherence to the stated investment strategy is reviewed by Artisan Partners' investment operations group, headed by Mr. Gottlieb and Mr. Colson, by reviewing a range of portfolio characteristics of the strategy's model account and comparing those characteristics to the characteristics of the constituents of the strategy's benchmark index, and by evaluating the performance achieved by the strategy, both on an absolute basis and in comparison to the performance of the benchmark index and the strategy's peers. Mr. Gottlieb and Mr. Colson can be reached at (414) 390-6136. In addition, Artisan Partners' portfolio managers continuously assess the investments held by clients in the accounts they manage. Artisan Partners' traders also review the investments comprising the portfolio of each investment advisory account at least weekly. Oversight of investment activity in client portfolios, including accounts managed by Mr. Reynolds, is also conducted by Artisan Partners' trade operations group through a range of different methods including, for example, automated pre-trade and post-trade testing and manual reviews. Artisan Partners' compliance personnel are also responsible for compliance oversight of the firm's investment activities.

Brochure Supplement

Craig Inman

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31 March 2026

This brochure supplement provides information about Craig Inman that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. Inman is a portfolio manager on Artisan Partners' U.S. Value Team. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Craig Inman, CFA,¹ is a portfolio manager on Artisan Partners' U.S. Value Team and a Managing Director of the firm. Mr. Inman was born in 1977. Mr. Inman joined Artisan Partners in February 2012 as an analyst working on Artisan Partners' U.S. Value Team. He has served as portfolio manager of the Artisan U.S. Mid-Cap Value and Artisan Value Equity Strategies since February 2019 and Artisan Value Income Strategy since its inception in February 2022. Mr. Inman holds a bachelor's degree in business from Wake Forest University.

Disciplinary Information

Mr. Inman has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Inman.

Other Business Activities

Mr. Inman is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Inman may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Inman is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Inman's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Inman, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Supervision

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Jason A. Gottlieb, Chief Executive Officer, President, and a Managing Director of Artisan Partners, and Eric R. Colson, a Managing Director of Artisan Partners, are responsible for supervising the advisory activities engaged in by its portfolio managers. Adherence to the stated investment strategy is reviewed by Artisan Partners' investment operations group, headed by Mr. Gottlieb and Mr. Colson, by reviewing a range of portfolio characteristics of the strategy's model account and comparing those characteristics to the characteristics of the constituents of the strategy's benchmark index, and by evaluating the performance achieved by the strategy, both on an absolute basis and in comparison to the performance of the benchmark index and the strategy's peers. Mr. Gottlieb and Mr. Colson can be reached at (414) 390-6136. In addition, Artisan Partners' portfolio managers continuously assess the investments held by clients in the accounts they manage. Artisan Partners' traders also review the investments comprising the portfolio of each investment advisory account at least weekly. Oversight of investment activity in client portfolios, including accounts managed by Mr. Inman, is also conducted by Artisan Partners' trade operations group through a range of different methods including, for example, automated pre-trade and post-trade testing and manual reviews. Artisan Partners' compliance personnel are also responsible for compliance oversight of the firm's investment activities.

Brochure Supplement

Bryan C. Krug

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31 March 2026

This brochure supplement provides information about Bryan C. Krug that supplements the brochure of Artisan Partners Limited Partnership (“Artisan Partners”). Mr. Krug is portfolio manager on Artisan Partners’ Credit Team. You should have received a copy of Artisan Partners’ brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners’ brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Bryan C. Krug, CFA,¹ is portfolio manager on Artisan Partners' Credit Team and a Managing Director of the firm. Mr. Krug was born in 1976. Mr. Krug joined Artisan Partners in December 2013. Mr. Krug has managed Artisan High Income Strategy since its inception in March 2014, Artisan Credit Opportunities Strategy since its inception in June 2017 and Artisan Floating Rate Strategy since its inception in December 2021. Prior to joining Artisan Partners in 2013, Mr. Krug was a fixed income portfolio manager at Waddell & Reed Investment Management Company for seven years. He holds a B.S. degree in finance from Miami University, Richard T. Farmer School of Business.

Disciplinary Information

Mr. Krug has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Krug.

Other Business Activities

Mr. Krug is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Krug may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Krug is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Krug's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Krug, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Supervision

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Brochure Supplement

Seth B. Yeager

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31 March 2026

This brochure supplement provides information about Seth B. Yeager that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. Yeager is a portfolio manager on Artisan Partners' Credit Team. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Seth B. Yeager, CFA,¹ is a portfolio manager on Artisan Partners' Credit Team. Mr. Yeager was born in 1980. Mr. Yeager joined Artisan Partners in May 2018 as a credit analyst working on Artisan Partners' Credit Team and has been portfolio manager of the Artisan Floating Rate Strategy since its inception in December 2021. Prior to joining Artisan Partners in 2018, Mr. Yeager was a high yield credit analyst at UBS Asset Management supporting multiple portfolios in the US and Europe from March 2015 to May 2018. Previously, Mr. Yeager worked at Jefferies in high yield research. He holds a bachelor's degree in information systems from Michigan State University and a master's degree in business administration from Oakland University.

Disciplinary Information

Mr. Yeager has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Yeager.

Other Business Activities

Mr. Yeager is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Yeager may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Yeager is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Yeager's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Yeager, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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subject to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

Supervision

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Brochure Supplement

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31 March 2026

This brochure supplement provides information about Lewis S. Kaufman that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. Kaufman is portfolio manager of Artisan Partners' Developing World Team. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Lewis S. Kaufman, CFA,¹ is portfolio manager of Artisan Partners' Developing World Team and a Managing Director of the firm. Mr. Kaufman was born in 1975. Mr. Kaufman joined Artisan Partners in February 2015 and has managed Artisan Developing World Strategy since its inception in 2015. Prior to joining Artisan Partners, Mr. Kaufman was a managing director and portfolio manager for Thornburg Investment Management, where he managed the developing world strategy from its inception in 2009 through January 2015. Mr. Kaufman also co-managed the international ADR strategy from 2007 to 2013, after joining Thornburg in 2005 as an associate portfolio manager. Mr. Kaufman graduated cum laude with a bachelor's degree in English from Colgate University and holds a master's degree in business administration from Duke University's Fuqua School of Business.

Disciplinary Information

Mr. Kaufman has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Kaufman.

Other Business Activities

Mr. Kaufman is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategy referenced above. Like all of Artisan Partners' portfolio managers, Mr. Kaufman may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Kaufman is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Kaufman's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Kaufman, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Supervision

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Brochure Supplement

Christopher P. Smith

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31 March 2026

This brochure supplement provides information about Christopher P. Smith that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. Smith is portfolio manager of Antero Peak Group, which is an investment team of Artisan Partners. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Christopher P. Smith is the founding portfolio manager of Antero Peak Group and a Managing Director of the firm. Mr. Smith was born in 1981. Mr. Smith joined Artisan Partners in October 2016. Mr. Smith has managed Antero Peak Strategy since its inception in March 2017 and Antero Peak Hedge Strategy since its inception in November 2017. From time to time, Mr. Smith also manages special purpose vehicles organized to invest in a private placement or other restricted security. Prior to joining Artisan Partners, Mr. Smith was a senior analyst at Kingdon Capital Management LLC from October 2014 to October 2016. From September 2013 to October 2014, he was the founder and portfolio manager at Centerline Investment Partners and prior thereto, he was a managing director with Karsch Capital Management. Mr. Smith holds a bachelor's degree in finance from the Wharton School of the University of Pennsylvania.

Disciplinary Information

Mr. Smith has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Smith.

Other Business Activities

Mr. Smith is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Smith may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Smith is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Smith's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Smith, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

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Supervision

Investment decisions for each investment strategy are made by the portfolio manager or managers for that strategy, working with a team of investment analysts dedicated to that strategy. Artisan Partners generally employs persons to provide investment advice to clients only if those persons have demonstrated ability by

previous employment in the investment advisory industry or securities industry, have related financial and professional experience or have advanced educational degrees in finance, economics or related fields.

Jason A. Gottlieb, Chief Executive Officer, President, and a Managing Director of Artisan Partners, and Eric R. Colson, a Managing Director of Artisan Partners, are responsible for supervising the advisory activities engaged in by its portfolio managers. Adherence to the stated investment strategy is reviewed by Artisan Partners' investment operations group, headed by Mr. Gottlieb and Mr. Colson, by reviewing a range of portfolio characteristics of the strategy's model account and comparing those characteristics to the characteristics of the constituents of the strategy's benchmark index, and by evaluating the performance achieved by the strategy, both on an absolute basis and in comparison to the performance of the benchmark index and the strategy's peers. Mr. Gottlieb and Mr. Colson can be reached at (414) 390-6136. In addition, Artisan Partners' portfolio managers continuously assess the investments held by clients in the accounts they manage. Artisan Partners' traders also review the investments comprising the portfolio of each investment advisory account at least weekly. Oversight of investment activity in client portfolios, including accounts managed by Mr. Smith, is also conducted by Artisan Partners' trade operations group through a range of different methods including, for example, automated pre-trade and post-trade testing and manual reviews. Artisan Partners' compliance personnel are also responsible for compliance oversight of the firm's investment activities.

Brochure Supplement

Michael A. Cirami

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31 March 2026

This brochure supplement provides information about Michael A. Cirami that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Mr. Cirami is a portfolio manager of EMSights Capital Group, which is an investment team of Artisan Partners. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Michael A. Cirami, CFA¹ is the lead portfolio manager of EMSights Capital Group and a Managing Director of the firm. He has served as the lead portfolio manager for the Artisan Emerging Markets Debt Opportunities, Global Unconstrained and Emerging Markets Local Opportunities Strategies since their inception. Mr. Cirami was born in 1975. Prior to joining Artisan Partners in September 2021, Mr. Cirami served as Eaton Vance's co-director of emerging markets and the coordinating portfolio manager on the emerging markets team. Before that, Mr. Cirami worked at State Street Bank in Boston, Luxembourg and Munich, and at BT&T Asset Management in Zurich. Mr. Cirami earned a bachelor's degree (cum laude) in economics from University of Mary Washington and a master's degree in business administration with honors from the William E. Simon School at the University of Rochester. He also studied at WHU Otto Beisheim School of Management in Koblenz, Germany.

Disciplinary Information

Mr. Cirami has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Mr. Cirami.

Other Business Activities

Mr. Cirami is not actively engaged in any investment-related business or occupation other than in his capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Mr. Cirami may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond his activities on behalf of Artisan Partners, Mr. Cirami is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Mr. Cirami's income or involves a substantial amount of his time.

Additional Compensation

Artisan Partners' portfolio managers, including Mr. Cirami, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

¹ "CFA" is an acronym for the designation "Chartered Financial Analyst." The CFA designation is granted by the CFA Institute, a global, non-profit organization of investment professionals that seeks to develop and promote educational, ethical and professional standards in the investment industry. To earn the CFA designation, a candidate must complete a graduate-level self-study program that combines a broad-based curriculum of investment principles and professional conduct requirements. Candidates must pass three course examinations and meet the CFA Institute's professional and ethical requirements to earn a CFA charter.

From time to time, Artisan Partners' portfolio managers, including Mr. Cirami, may be the recipients of gifts or other business entertainment provided by clients, consultants and/or other service providers to clients, or providers of services to Artisan Partners. The receipt of any such gifts and business entertainment is subject to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

Supervision

Investment decisions for each investment strategy are made by the portfolio manager or managers for that strategy, working with a team of investment analysts dedicated to that strategy. Artisan Partners generally employs persons to provide investment advice to clients only if those persons have demonstrated ability by previous employment in the investment advisory industry or securities industry, have related financial and professional experience or have advanced educational degrees in finance, economics or related fields.

Jason A. Gottlieb, Chief Executive Officer, President, and a Managing Director of Artisan Partners, and Eric R. Colson, a Managing Director of Artisan Partners, are responsible for supervising the advisory activities engaged in by its portfolio managers. Adherence to the stated investment strategy is reviewed by Artisan Partners' investment operations group, headed by Mr. Gottlieb and Mr. Colson, by reviewing a range of portfolio characteristics of the strategy's model account and comparing those characteristics to the characteristics of the constituents of the strategy's benchmark index, and by evaluating the performance achieved by the strategy, both on an absolute basis and in comparison to the performance of the benchmark index and the strategy's peers. Mr. Gottlieb and Mr. Colson can be reached at (414) 390-6136. In addition, Artisan Partners' portfolio managers continuously assess the investments held by clients in the accounts they manage. Artisan Partners' traders also review the investments comprising the portfolio of each investment advisory account at least weekly. Oversight of investment activity in client portfolios, including accounts managed by Mr. Cirami, is also conducted by Artisan Partners' trade operations group through a range of different methods including, for example, automated pre-trade and post-trade testing and manual reviews. Artisan Partners' compliance personnel are also responsible for compliance oversight of the firm's investment activities.

Brochure Supplement

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31 March 2026

This brochure supplement provides information about Sarah C. Orvin that supplements the brochure of Artisan Partners Limited Partnership ("Artisan Partners"). Ms. Orvin is a portfolio manager of EMSights Capital Group, which is an investment team of Artisan Partners. You should have received a copy of Artisan Partners' brochure. Please contact us at (414) 390-6100 if you did not receive Artisan Partners' brochure or if you have any questions about the contents of this brochure supplement.

A R T I S A N



P A R T N E R S

Educational and Business Background

Sarah C. Orvin, CFA¹ is a portfolio manager of EMSights Capital Group and a Managing Director of the firm. She has served as a portfolio manager for the Artisan Emerging Markets Debt Opportunities, Global Unconstrained and Emerging Markets Local Opportunities Strategies since their inception. Ms. Orvin was born in 1986. Prior to joining Artisan Partners in September 2021, she served as portfolio manager on Eaton Vance's emerging markets team. Prior to serving as portfolio manager, Ms. Orvin conducted emerging markets research as an analyst on Eaton Vance's emerging markets team. She earned a bachelor's degree (magna cum laude) in political science and history from Boston College. Ms. Orvin also completed a year of undergraduate studies at the London School of Economics. She is literate in French.

Disciplinary Information

Ms. Orvin has not been involved in legal or disciplinary events material to a client's or prospective client's evaluation of Ms. Orvin.

Other Business Activities

Ms. Orvin is not actively engaged in any investment-related business or occupation other than in her capacity as portfolio manager of the investment strategies referenced above. Like all of Artisan Partners' portfolio managers, Ms. Orvin may from time to time engage in activities relating to the management of personal and/or family assets. In all cases, such activities are subject to compliance with Artisan Partners' Code of Ethics, which is described in detail in Artisan Partners' brochure and made available to clients or prospective clients upon request. Beyond her activities on behalf of Artisan Partners, Ms. Orvin is not engaged in any other business or occupation (investment-related or otherwise) for compensation that provides a substantial source of Ms. Orvin's income or involves a substantial amount of her time.

Additional Compensation

Artisan Partners' portfolio managers, including Ms. Orvin, do not receive compensation from Artisan Partners or other sources with respect to the amount of sales, new accounts, client referrals or other transaction-based compensation. Artisan Partners' portfolio managers receive regular fixed payments, along with subjectively determined incentive payments that represent a portion of a bonus pool, the aggregate amount of which is tied to fee revenues generated by all accounts managed within the portfolio manager's investment strategies. Portfolio managers may also receive a portion of the performance fee revenues or allocations from private funds sponsored by Artisan Partners. In addition, Artisan Partners rewards value creation through long-term incentive awards, which are typically subject to vesting and forfeiture provisions and consist of equity-based awards or cash-based awards. Prior to vesting, the cash-based awards (referred to by Artisan Partners as franchise capital awards) will generally be invested in one or more of the investment strategies managed by the portfolio manager. Artisan Partners' portfolio managers also participate in group life, health, medical reimbursement and retirement plans that are generally available to Artisan Partners' associates.

From time to time, Artisan Partners' portfolio managers, including Ms. Orvin, may be the recipients of gifts or other business entertainment provided by clients, consultants and/or other service providers to clients, or providers of services to Artisan Partners. The receipt of any such gifts and business entertainment is

¹ "CFA" is an acronym for the designation "Chartered Financial Analyst." The CFA designation is granted by the CFA Institute, a global, non-profit organization of investment professionals that seeks to develop and promote educational, ethical and professional standards in the investment industry. To earn the CFA designation, a candidate must complete a graduate-level self-study program that combines a broad-based curriculum of investment principles and professional conduct requirements. Candidates must pass three course examinations and meet the CFA Institute's professional and ethical requirements to earn a CFA charter.

subject to the provisions of Artisan Partners' Gifts and Business Entertainment policy, which is made available to clients or prospective clients upon request.

Supervision

Investment decisions for each investment strategy are made by the portfolio manager or managers for that strategy, working with a team of investment analysts dedicated to that strategy. Artisan Partners generally employs persons to provide investment advice to clients only if those persons have demonstrated ability by previous employment in the investment advisory industry or securities industry, have related financial and professional experience or have advanced educational degrees in finance, economics or related fields.

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Artisan Partners Proxy Voting Policy

Introduction

As a fiduciary, Artisan Partners Limited Partnership exercises its responsibility, if any, to vote its clients' securities in a manner that, in the judgment of Artisan Partners, is in the clients' economic best interests as shareholders. In accordance with that fiduciary obligation and Rule 206(4)-6 under the Investment Advisers Act of 1940, as amended, Artisan Partners has established the following proxy voting policy.

Responsibility for Voting

Artisan Partners Limited Partnership shall vote proxies solicited by or with respect to the issuers of securities in which assets of a client portfolio are invested, unless: (i) the client is subject to the Employees Retirement Income Securities Act (ERISA) and the advisory agreement between Artisan Partners and the client expressly precludes the voting of proxies by Artisan Partners; (ii) the client is not subject to ERISA and the client otherwise instructs Artisan Partners; or (iii) Artisan Partners has responsibility for proxy voting and, in Artisan Partners' judgment, the cost or disadvantages of voting the proxy would exceed the anticipated benefit to the client.

Primary Consideration in Voting

When Artisan Partners votes a client's proxy with respect to a specific issuer, a client's economic interest as a shareholder of that issuer is Artisan Partners' primary consideration in determining how proxies should be voted. Except as otherwise specifically instructed by a client, Artisan Partners generally doesn't take into account interests of other stakeholders of the issuer or interests the client may have in other capacities.

Engagement of Service Provider

Artisan Partners has engaged ISS (Institutional Shareholder Services) (ISS) to (i) make recommendations to Artisan Partners of proxy voting policies for adoption by Artisan Partners; (ii) perform research and make recommendations to Artisan Partners as to particular shareholder votes being solicited; (iii) perform the administrative tasks of receiving proxies and proxy statements, marking proxies as instructed by Artisan Partners and delivering those proxies; (iv) retain proxy voting records and information; and (v) report to Artisan Partners on its activities. In no circumstances shall ISS have the authority to vote proxies except in accordance with standing or specific instructions given to it by Artisan Partners. Artisan Partners retains final authority and fiduciary responsibility for the voting of proxies. If at any time Artisan Partners has engaged one or more other entities to perform the proxy administration and research services described above, all references to ISS in this policy shall be deemed to be references to those other entities. In addition to ISS, Artisan Partners has engaged an additional service provider Glass, Lewis & Co. (GL) to perform research and make recommendations to Artisan Partners as to particular shareholder votes being solicited.

Voting Guidelines

- **Client Policy**—If Artisan Partners has agreed to vote in accordance a client's proxy voting policy, Artisan Partners shall vote proxies solicited by or with respect to the issuers of securities held in that client's account in accordance with that policy.
- **No Client Policy**—If Artisan Partners has not agreed to vote in accordance with a client's proxy voting policy, Artisan Partners shall vote proxies solicited by or with respect to the issuers of securities held in the client's account in the manner that, in the judgment of Artisan Partners, is in the economic best interests of the client as a shareholder in accordance with the standards described in this Policy. When making proxy voting decisions, Artisan Partners generally adheres to the proxy voting guidelines set forth in Appendix A hereto (the Guidelines). The Guidelines set forth Artisan Partners' proxy voting positions on recurring issues and criteria for addressing non-recurring issues. The Guidelines are based on Artisan Partners' own research and analyses and the research and analyses provided by ISS. Artisan Partners believes the Guidelines, if followed, generally will result in the casting of votes in the economic best interests of clients as shareholders. The Guidelines will be reviewed from time to time by the Proxy Voting Committee, which Committee is further described below.
- **Limitations on Exercising Right to Vote**—In the following circumstances Artisan Partners will not vote a client's proxy:
 - **No Responsibility**—In certain circumstances, a client may direct Artisan Partners not to vote on its behalf. If

Proxy Voting Policy

such a client is an ERISA plan, the advisory agreement must expressly preclude Artisan Partners from voting. In addition, Artisan Partners will not generally vote a client's proxy after a client has terminated its advisory relationship with Artisan Partners.

- Limited Value—Artisan Partners may abstain from voting the client's proxy in those circumstances where it has concluded to do so would have no identifiable economic benefit to the client-shareholder, such as when the security is no longer held in the client's portfolio or when the value of the portfolio holding is indeterminable or insignificant.
- Unjustifiable Costs or Disadvantages—Artisan Partners may also abstain from voting the client's proxy when the costs of or disadvantages resulting from voting, in Artisan Partners' judgment, outweigh the economic benefits of voting. For example, in some non-U.S. jurisdictions, the sale of securities voted may be prohibited for some period of time, usually between the record and meeting dates ("share blocking"). Artisan Partners believes that the loss of investment flexibility resulting from share blocking generally outweighs the benefit to be gained by voting. In addition, in some non-U.S. jurisdictions issuers may require documentation that is difficult to obtain or produce as a condition of voting. Therefore, in some cases, those shares will not be voted.
- Securities Lending—Certain of Artisan Partners' clients engage in securities lending programs under which shares of an issuer could be on loan while that issuer is conducting a proxy solicitation. As part of the securities lending program, if the securities are on loan at the record date, the client lending the security cannot vote that proxy. Therefore, in most cases, those shares will not be voted. Artisan Partners may seek to recall securities on loan to vote a proxy when Artisan Partners determines that the value of voting outweighs the cost of recalling shares.

Proxy Voting Committee

Artisan Partners' Proxy Voting Committee is responsible for:

- Overseeing the proxy voting process
- Reviewing this Proxy Voting Policy at least annually and developing the Guidelines
- Granting authority to Proxy Administrators (as defined below) to perform administrative services relating to proxy voting
- Making determinations as to the votes to be cast with respect to Identified Issuers and Discretionary Votes (as described in the Guidelines) where there is an actual or potential conflict of interest
- Reviewing any voting discrepancies or operational issues identified through the Proxy Administrator's reconciliation process

The Proxy Voting Committee is comprised of the persons appointed by Artisan Partners from time to time, as such may be amended from time to time. Unless otherwise noted herein, action by any two members of the Proxy Voting Committee shall constitute the action of the Committee. To minimize the possibility that members of the Proxy Voting Committee could have certain potential conflicts of interest, none of the members of the Proxy Voting Committee shall be responsible for servicing existing clients or soliciting new clients.

Administration

- Designation of Proxy Administrators—Members of the trading operations department of Artisan Partners, or such other persons as may be designated by the Proxy Voting Committee, shall serve as Proxy Administrators.
- Receipt and Recording of Proxy Information—The legal and compliance department is responsible for establishing in the records for each client if the client has:
 - vested Artisan Partners with proxy voting authority or has reserved or delegated that responsibility to another designated person; and
 - adopted a proxy voting policy that Artisan Partners is required to follow.

Proxy Voting Policy

Such information shall be provided to a Proxy Administrator each time Artisan Partners enters into an advisory agreement with a new client. The legal and compliance department also shall be responsible for notifying a Proxy Administrator any time a client amends its voting instructions or voting policy.

- Notification to Custodian and ISS— For each client account for which Artisan Partners has discretion to vote shareholder proxies, a member of the trading operations department or a Proxy Administrator shall notify the client’s custodian that all proxy materials and ballots shall be forwarded to ISS and shall notify ISS of those instructions.
- ISS Reports on Pending Proxy Solicitations—ISS publishes a periodic electronic report that identifies pending meetings and due dates for ballots. A Proxy Administrator shall review ISS’ reports as necessary, but no less frequently than weekly.
- Potential Conflicts of Interest—In certain circumstances, Artisan Partners may have a relationship with an issuer that could pose a conflict of interest when voting the shares of that issuer on behalf of clients. Artisan Partners will be deemed to have a potential conflict of interest when voting proxies if: (i) Artisan Partners manages assets for that issuer or an affiliate of the issuer and also recommends that its other clients invest in such issuer’s securities; (ii) a director, trustee or officer of the issuer or an affiliate of the issuer is an employee of Artisan Partners or a director of Artisan Partners Asset Management Inc., its subsidiaries or a fund sponsored by Artisan Partners; (iii) Artisan Partners is actively soliciting that issuer or an affiliate of the issuer as a client and the Proxy Administrator, member of the relevant investment team, or member of the Proxy Voting Committee who recommends, reviews or authorizes a vote has actual knowledge of such active solicitation; (iv) a director or executive officer of the issuer has a personal relationship with the Proxy Administrator, the member of the relevant investment team, or a member of the Proxy Voting Committee who recommends, reviews or authorizes the vote; or (v) another relationship or interest of Artisan Partners, or an employee of Artisan Partners, exists that may be affected by the outcome of the proxy vote and that the Proxy Voting Committee deems to be an actual or potential conflict for the purposes of this Proxy Voting Policy.

Each person who serves as a Proxy Administrator, is a member of an investment team that recommends votes or serves on the Proxy Voting Committee shall, on at least an annual basis, provide to Artisan Partners a list of any portfolio companies with or in which he or she has a relationship or could otherwise be deemed to have a conflict. Each such person shall also certify to Artisan Partners at least annually that he or she agrees to update such list promptly upon becoming aware of any relationship, interest or conflict other than what he or she originally disclosed.

Artisan Partners will maintain a list of all such issuers with whom it has deemed that it has a potential conflict voting proxies (the Identified Issuers), and provide such list to each Proxy Administrator.

Artisan Partners believes that application of the Guidelines to vote client proxies should, in most cases, adequately address any possible conflicts of interest since the Guidelines are pre-determined. However, in the event an actual or potential conflict of interest has been identified, the procedures described below will be followed.

- Voting Analysis—ISS or GL deliver information relating to their research on particular votes and their vote recommendations electronically to the Proxy Administrators. A Proxy Administrator shall review the research and vote recommendations.

– *For votes directed by the investment team:*

- o the investment team(s) whose portfolios hold the subject security may determine that following the Guidelines would not be in the economic best interests of Artisan Partners’ clients as shareholders; in which case, the investment team(s) shall notify a Proxy Administrator, who will then provide a member of the Proxy Voting Committee with a summary of the information relating to the relevant proxy proposal and the recommended vote together with ISS’s and/or GL’s analyses. A member of the Proxy Voting Committee shall consider the investment team’s recommended vote, any analysis available from ISS or GL and whether the vendor has a relationship with the issuer that could present a conflict of interest, the consistency of those recommendations with this Proxy Voting Policy and any identified conflict of interest and shall determine the vote to be cast, in accordance with the standards set forth

Proxy Voting Policy

in this Policy. In the absence of a conflict of interest, the Proxy Voting Committee will generally follow the recommendation.

- o In certain circumstances, investment team(s) shall be granted access to cast their ballots directly with the proxy data provider. After submission, a Proxy Administrator shall follow standard record keeping processes to document the vote. In cases where the subject security could present a conflict of interest, the Proxy Administrator shall follow the process outlined below.
- *For votes relating to routine or corporate administrative items (as identified in the Guidelines) other than investment team directed votes as described above:*
 - o the Proxy Administrator shall confirm with ISS that the vote will be cast in accordance with the Guidelines.
- *For all other votes (identified as discretionary issues in the Guidelines):*
 - o the Proxy Administrator shall contact the investment team(s) whose portfolios hold the subject security or a member of the Proxy Voting Committee to ascertain or confirm the team's recommendation with respect to the vote. If the vote pertains to an Identified Issuer, the Proxy Administrator will disclose the potential conflict and ask whether the potential conflict has influenced the voting recommendation.
 - o The Proxy Administrator will provide the voting recommendation to at least one member of the Proxy Voting Committee, who shall review the vote to evaluate whether the recommended vote appears to be the result of a conflict of interest. The member of the Proxy Voting Committee will consider the recommended vote, any analysis available from ISS or GL and whether ISS or GL have a relationship with the issuer that could present a conflict of interest, the consistency of those recommendations with this Proxy Voting Policy and any identified conflict of interest.
 - o In the absence of a conflict of interest, the Committee will generally follow the recommendation. If a conflict of interest is identified or the vote pertains to an Identified Issuer, the Committee will determine the course of action that it believes would best serve the interests of Artisan Partners' clients as shareholders.
 - o If the Committee concludes that a voting recommendation was influenced by a conflict of interest, the Committee may instruct the firm's Proxy Administrator to vote proxies in accordance with the recommendations of ISS or GL or provided that such service provider provides research and analysis with respect to the issuer in question and the Committee member has reason to believe the service provider is independent of the issuer. If none of the vendors meet these requirements, the Committee shall consider what course of action will best serve the interests of Artisan Partners' clients, consistent with Artisan Partners' obligations under applicable proxy voting rules.

In certain circumstances, ISS or GL may provide a recommendation with respect to a discretionary item for which no analysis or very limited analysis is provided. In such circumstances, the Proxy Administrator may request additional information from ISS and/or independently attempt to obtain additional information regarding the issuer in question. Any such additional information obtained will be provided to the relevant investment team. Regardless of the extent to which additional information is obtained, the recommendations of the team or a member of the Proxy Voting Committee shall be followed in accordance with and subject to the guidelines set forth above.

Review of Votes Cast

On a monthly basis, Artisan Partners monitors strategy votes to ensure ballots are processed on a consistent basis. On a quarterly basis, Artisan Partners engages in a vote reconciliation process for a representative account in each investment strategy managed by Artisan Partners. Artisan Partners determines whether proxy ballots for each meeting held during the quarter were voted in accordance with Artisan Partners' voting instructions and this Proxy Voting Policy. Any voting discrepancies or operational issues identified through this reconciliation are recorded and reviewed by the Proxy Voting Committee at its next meeting.

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In some cases, particularly for clients participating in securities lending programs and clients in strategies with more active trading, a full reconciliation of votes cast and shares held is not possible. In addition, in some cases, ISS may not receive a ballot on behalf of a client from that client's custodian due to error of the custodian or failure of the custodian to receive the information from the issuer. A full reconciliation of votes cast and shares held by those clients also is not possible. However, if a discrepancy is identified, Artisan Partners shall use reasonable efforts to determine the reasons for the discrepancy, and if such discrepancy is due to an administrative error of ISS, Artisan Partners shall work with ISS to minimize the risk of such errors in the future.

Records and Reports

- **Reports**—Artisan Partners shall make a summary of this Proxy Voting Policy available to clients on at least an annual basis. That summary may be contained in Artisan Partners' Brochure. Artisan Partners shall also make the entire Proxy Voting Policy and Artisan Partners' proxy voting records with respect to a client's account available to that client or its representatives for review and discussion upon the client's request or as may be required by applicable law. Artisan Partners generally will not disclose publicly its past votes, share amounts voted or held or how it intends to vote on behalf of a client account except as required by applicable law, but may disclose such information to a client who itself may decide or may be required to make public such information. Upon a request from a person other than a client for information on Artisan Partners' proxy voting, Artisan Partners personnel will not disclose such information unless otherwise directed to do so by a client, in which case Artisan Partners personnel will direct the requesting party to the Proxy Administrator or a member of the Proxy Voting Committee who will handle the request.
- **Records—Basis for Vote**—Artisan Partners shall maintain a copy of any document generated by Artisan Partners or its agents that was integral to formulating the basis for a proxy voting decision or that memorializes the basis for a proxy voting decision including:
 - For votes relating to routine or corporate administrative matters, the basis for each vote cast is reflected in the Guidelines and no additional documentation is required.
 - For all other votes, including votes relating to discretionary items or Identified Issuers, Artisan Partners shall maintain records relating to the independent review of the Proxy Voting Committee, including a copy of any request for consideration of a vote by the Proxy Voting Committee and any other correspondence relating to recommendations made by an investment team member or a member of the Proxy Voting Committee.
- **Records— General**—The following documents shall also be maintained by Artisan Partners or by ISS or another third party service provider, on behalf of Artisan Partners; provided that if such documents are maintained by ISS or a service provider of Artisan Partners, ISS or such third party shall undertake to provide Artisan Partners copies of such documents promptly upon Artisan Partners' request:
 - a copy of each proxy statement received, provided that no copy need be retained of a proxy statement found on the SEC's EDGAR website;
 - a record of each proxy vote cast, including the issuer, the number of shares voted, a description of the proposal, how the shares were voted and the date on which the proxy was returned;
 - a copy of each written client request for Artisan Partners' proxy voting record with respect to such client and a copy of any written response from Artisan Partner to such client for that record; and
 - a copy of Artisan Partners' Proxy Voting Policy, including the Guidelines.
- **Records— Retention**—All records kept under this Records and Reports section shall be retained no less than seven years, the first two years in an appropriate office of Artisan Partners, or, if instructed by a client, for such longer period as may be mutually agreed by Artisan Partners and such client.

Proxy Voting Policy

Business Group Owner:	Trade Operations
Date of Last Revision:	13 August 2025
Applicable to:	Artisan Partners Limited Partnership Artisan Partners UK LLP

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I. Background

The following proxy voting guidelines (Guidelines) summarize Artisan Partners' positions on various issues of concern to investors and give an indication of how portfolio securities generally will be voted on proposals dealing with particular issues. These Guidelines are based on Artisan Partners' own research and analyses and the research and analyses provided by the proxy data provider.

The Guidelines, together with the Proxy Voting Policy, will be used for voting proxies on behalf of all of Artisan Partners' clients for which Artisan Partners has voting authority. The proxy data provider is instructed to vote all proxies relating to portfolio securities in accordance with these Guidelines, except as otherwise instructed by Artisan Partners.

The Guidelines are not exhaustive and do not include all potential voting issues. Because proxy issues and the circumstances of individual companies are so varied, there may be instances when Artisan Partners votes differently than indicated in the Guidelines. Artisan Partners' investment teams are responsible for monitoring significant corporate developments, including proxy proposals submitted to shareholders, and notifying the Proxy Administrator of circumstances where the interests of clients may warrant a vote contrary to the Guidelines. In such instances, the investment team member may submit a recommendation to the Proxy Administrator in accordance with the procedures outlined in the Proxy Voting Policy.

In addition, due to the varying regulations, customs and practices of non-U.S. countries, Artisan Partners may vote contrary to the Guidelines in circumstances where following the Guidelines would be inconsistent with local regulations, customs or practices.

II. General Guidelines

- A. **Reliance on Information Provided by and Due Diligence of the proxy data provider**—Artisan Partners may rely on the information provided by and due diligence efforts of the proxy data provider in determining whether to vote for or against a particular matter, provided that the Proxy Administrator, the member of the relevant investment team, or the members of the Proxy Voting Committee who recommend, review or authorize the vote does not have actual knowledge that the information provided by the proxy data provider is incorrect.
- B. **Non-U.S. Securities**—In some non-U.S. jurisdictions, the sale of securities voted may be prohibited for some period of time, usually between the record and meeting dates (share blocking). Artisan Partners believes that the loss of investment flexibility resulting from share blocking generally outweighs the benefit to be gained by voting. Artisan Partners (or the proxy data provider on behalf of Artisan Partners) maintains a list of jurisdictions in which share blocking occurs. In such jurisdictions, there may be circumstances in which the specific securities voted might not in fact be subject to share blocking. However, because of the complexity and variety of share blocking restrictions in the various jurisdictions in which shares are held, Artisan Partners generally does not vote proxies in those jurisdictions unless a client's proxy voting policy specifically requires other action. In some jurisdictions, a sub-custodian bank (record holder) may not have the power to vote shares, or may not receive ballots in a timely fashion, unless the client has fulfilled certain administrative requirements (for example, providing a power of attorney to the local sub-custodian), which may be imposed a single time or may be periodic. Artisan Partners does not have the ability to vote shares held in a client's account unless the client, in conjunction with the client's custodian, has fulfilled these requirements.
- C. **Securities Lending**—Certain of Artisan Partners' clients engage in securities lending programs under which a client's shares of an issuer could be on loan while that issuer is conducting a proxy solicitation. As part of the securities lending program, if the securities are on loan at the record date, the client lending the security cannot vote that proxy. In some circumstances, a client may determine that recalling the security to vote is not in its best interest and may not be willing to do so. Therefore, in most cases, those shares will not be voted. Artisan Partners may seek to recall securities on loan to vote a proxy when Artisan Partners determines that the value of voting outweighs the cost of recalling shares.

- D. Securities Not Acquired by Artisan Partners—From time to time, Artisan Partners’ client accounts may hold securities not specifically acquired for such accounts by Artisan Partners. Such securities are typically received through corporate or other actions, transfers in of securities acquired by other managers, or through clients’ investments in short-term investment funds for cash management purposes. When Artisan Partners receives proxies relating to such securities and the position(s) remain within the account, it will vote in accordance with the recommendations of the proxy data provider.
- E. Consideration of Relevant Factors—These Guidelines provide examples of factors to be considered in determining how to vote on certain issues. These factors should not be considered exclusive or exhaustive. The Proxy Committee shall consider such factors as it considers to be appropriate in light of the individual circumstances of a specific proposal or meeting. From time to time, this may result in certain account(s) voting differently on a given proposal than other accounts within the same strategy or in a manner that is inconsistent with these Guidelines.

III. Routine and Corporate Administrative Items

A. Operational Items

1. Adjourn Meeting—Vote AGAINST proposals to provide management with the authority to adjourn an annual or special meeting absent compelling reasons to support the proposal. Vote FOR proposals if Artisan Partners favors all proposals following an agenda item to adjourn.
2. Amend Quorum Requirements—Vote AGAINST proposals to reduce quorum requirements for shareholder meetings below a majority of the shares outstanding unless there are compelling reasons to support the proposal.
3. Minor Amendment to Charter or Bylaws—Vote FOR bylaw or charter changes that are housekeeping or administrative in nature (updates or corrections) or changes required by or to conform to applicable law or requirements of national exchanges or other regulatory organizations.
4. Change Company Name—Vote FOR proposals to change the corporate name.
5. Change in Principal Place of Business or Registered Office—Vote FOR proposals to change principal place of business or registered office, unless the proposal appears unreasonable or would cause a change in the state or country of incorporation. Also, vote FOR proposals to grant authorization to the board of directors to amend organizational documents in connection with such change.
6. Change Date, Time, or Location of Annual Meeting—Vote FOR management proposals to change the date/time/location of the annual meeting unless the proposed change is unreasonable. Vote AGAINST shareholder proposals to change the date/time/location of the annual meeting unless the current scheduling or location is unreasonable.
7. Virtual Meetings of Shareholders—Generally vote FOR management proposals to hold shareholder meetings using audio and video transmission (including live webcasts or virtual), if the company discloses the circumstances under which virtual-only meetings will be held. These meetings should afford shareholders similar opportunities to participate electronically as they would at an in-person meeting.
8. Ratify Auditors—Vote FOR management proposals to ratify the selection of auditors, unless:
 - An auditor has a significant professional or personal relationship with the issuer that compromises the firm’s independence, including whether the amount of consulting or related services provided by the auditor to the issuer or the fees paid for non-audit services account for 50% or more of totals fees; or

- There is reason to believe the independent auditor has rendered an opinion which is neither accurate nor indicative of the company's financial position; or
 - Serious concerns about accounting practices are identified such as fraud, misapplication of GAAP, and material weaknesses identified in Section 404 disclosures.
9. Authorize Board to Fix Remuneration of Auditors—Vote FOR proposals to authorize the board to fix the remuneration of auditors unless the firm does not vote in favor of the proposal to ratify the selection of those auditors or would not have done so had a proposal to ratify the selection of those auditors been made.
 10. Confidential Voting—Vote FOR proposals to adopt confidential voting, use independent vote tabulators or use independent inspectors of election.
 11. Submission of Financial Statements and Statutory Reports—Vote FOR the adoption or approval of routine submissions of an issuer's annual financial statements and statutory reports.
 12. Dividend Distributions and Profit Distribution/Allocation Plans— Vote FOR routine submissions of an issuer's cash or stock dividend payout and profit distribution/allocation plans (including dividend capitalization or share capital reduction plans accompanied by cash distributions), assuming pro rata payout or distribution to all shareholders. Also, vote FOR ratification of board actions taken with respect to such dividend payouts and profit distribution/allocation plans.
 13. Transact Other Business or Grant a Blank Proxy—Vote AGAINST proposals to approve other business when it appears as a voting item or to give proxy authority to a specified person to vote, at that person's discretion, on any item that has yet to be raised and/or about which no information has been disclosed.
 14. Electronic Communications to Shareholders—Vote FOR proposals to allow for delivery of notices and various corporate documents (such as prospectuses and annual reports, for example) to shareholders via electronic means to the extent shareholders are given the right to request hard copies of such notices and documents. Also, vote FOR proposals to grant authorization to the board of directors to amend organizational documents permitting such electronic communications to shareholders.
 15. Re-Registration of Shares —Vote FOR the re-registration of shares to maintain investment flexibility.
 16. Routine Items of Foreign Issuers—Vote FOR proposals to approve certain routine operational items frequently submitted by management of non-U.S. issuers, including, but not limited to the following:
 - election of chairman of the annual general meeting (AGM);
 - designation of an independent proxy;
 - preparation and approval of list of shareholders entitled to vote at AGM;
 - approval of meeting agenda;
 - approval of minutes of previous AGM, and technical or immaterial amendments to previously approved minutes of such AGM;
 - approval of routine capital budget requests in the absence of any known concerns or evidence of prior mismanagement;
 - acceptance of the submission of various reports to shareholders, including but not limited to audit committee reports, chairman's reports, operations reports, reports on company performance, etc.;

- appointment of internal statutory auditors, but vote AGAINST appointment of internal statutory auditors that are affiliated with the issuer and are listed as independent;
- board fees or remuneration schedule/plan paid to all directors, unless the amounts are excessive relative to other companies in the country/industry or paid for services other than a director's board-related activities;
- discharge of responsibility of the management, supervisory board or the auditor for the fiscal year in review, but vote AGAINST such proposal if there are serious questions about actions of the management or board members or legal action is being taken against the management or board members by other shareholders;
- approval of retirement plans or payments relating to those plans for employee directors;
- approval of general meeting guidelines;
- grant of authorization to the board of directors to ratify and execute approved resolutions;
- designation of inspector or shareholder representative for approval of the minutes of the AGM;
- acknowledgment of the proper convening of the AGM;
- adoption of or approval of changes to procedural rules for shareholders' general meetings, board meetings and supervisory committee meetings that are guidelines that seek to establish functions, powers, policies and procedures for these types of meetings in accordance with applicable law or requirements of national exchanges or other regulatory organizations;
- authorization to form a special committee and elect its members to conduct shareholder meeting formalities (i.e. verify quorum);
- authorization to hold general meetings (other than AGMs) with 14 days' notice in limited and time-sensitive circumstances where it would be to the advantage of shareholders as a whole;
- authorization to make donations to EU and/or UK political organizations for the purpose of preventing an inadvertent breach of applicable governing laws;
- approval to create corporate website and related amendments that govern the terms of use of the company's website;
- review and acceptance of the financial statements of subsidiaries;
- approval of affiliation agreements with subsidiaries;
- approval of provisional guarantees so long as the guarantee is not being provided to an unnamed entity or an entity that the company has less than 75% equity ownership in and the guarantee amount does not exceed the company's ownership;
- approval of loan financing requests, including applications for lines of credit, so long as the proceeds from the loan(s) will not be made to directors, supervisors, or senior management either directly or indirectly through its subsidiaries

In instances where a member of the Proxy Voting Committee believes that sufficient information is not available to make an informed voting decision on a matter, a vote will be placed in accordance with the recommendations of the proxy data provider.

17. Appoint Special Appraiser—Vote FOR proposals to appoint certain appraisers, special auditors or liquidators unless there are concerns noted related to the appointment.

B. Board of Directors

1. Director Nominees in Uncontested Elections—Vote FOR director nominees (including internal statutory auditors of Japanese companies) and nominees to any committee of the board of directors in uncontested elections, except that votes should be WITHHELD/AGAINST nominees who, as reported in the issuer’s proxy statement or materials provided by the proxy data provider:
 - Attended less than 75% of the board and committee meetings without a valid reason for the absences, if reported. Valid reasons include illness, absence due to company business, or other circumstances outside of the director’s control where sufficient facts are available to suggest the absences were duly justified, unless the nominee has served on the board for less than one fiscal year. Participation via telephone is acceptable. In addition, if the director missed only one meeting or one day’s meetings, votes should not be WITHHELD/AGAINST even if such absence reduced the director’s attendance below 75%;
 - In the case of chronic poor attendance without justification, in addition to voting WITHHOLD/AGAINST the director nominee, generally vote WITHHOLD/AGAINST from members of the nominating or governance committees or the full board.
 - Have pledged a large portion of shares in terms of total common shares outstanding, market value, or trading volume. Nominees who meet these criteria will be treated on a CASE-BY-CASE basis;
 - With respect to director candidates of U.S. companies, are non-independent nominees when the company lacks a key committee (audit, compensation, or nominating). Nominees who meet these criteria will be treated on a CASE-BY-CASE basis;
 - With respect to director candidates of Non U.S. companies, are the chair of the nominating committee at companies where board independence concerns have been raised by the proxy data provider. Nominees who meet these criteria will be treated on a CASE-BY-CASE basis;
 - Voted to implement or renew a dead-hand or slow-hand poison pill or voted to make material adverse modifications, without shareholder approval, to an existing pill. Nominees who meet these criteria will be treated on a CASE-BY-CASE basis;
 - Voted to amend the company’s charter or bylaws without shareholder approval in a manner that materially diminishes shareholders’ rights or that could adversely impact shareholders. Nominees who meet these criteria will be treated on a CASE-BY-CASE basis;
 - Ignored a shareholder proposal that was approved by a majority of the votes cast for two consecutive years (unless Artisan Partners did not support such proposal);
 - Ignored a shareholder proposal approved by a majority of the shares outstanding (unless Artisan Partners did not support such proposal);
 - Failed to act on a takeover offer where the majority of the shareholders had tendered their shares;
 - With respect to director candidates of U.S. companies only, serves on the board of directors of more than five publicly-traded companies or serves as the chief executive officer of a publicly-traded company and also serves on the board of directors of more than two publicly-traded companies besides his/her own company (except that a vote will not be withheld for a candidate in director elections of the publicly traded company for which the director also serves as the chief

executive officer; i.e., the vote will be withheld only in director elections for such candidate's outside boards);

- With respect to director candidates of non-U.S. companies, if our proxy data provider identifies a candidate as being over-boarded with respect to local market practices, the candidate's nomination will be voted on a CASE-BY-CASE basis;
- In the past ten years was convicted of or pled guilty or no contest in a domestic or foreign court to any felony or misdemeanor involving fraud, false statements, wrongful taking of property, bribery, perjury, forgery, counterfeiting, extortion or conspiracy to commit any of these offenses, or has been found by a regulatory authority with jurisdiction over the nominee to have committed any such offense;
- Has egregiously failed in their risk oversight responsibilities such as, but not limited to, demonstrably poor oversight related to environmental or social issues. Nominees who meet this criteria will be treated on a CASE-BY-CASE basis;
- Are the Chair of the nominating committee at companies where there are no women on the company's board, unless the firm has made a commitment towards improving gender diversity by appointing at least one female to the board in the near term or there was a female on the board at the preceding annual meeting or other reasonable justification is provided by the company. Nominees who meet this criteria will be treated on a CASE-BY-CASE basis;
- Are the Chair of the nominating committee at companies where there is no apparent racial and/or ethnic diversity on the company's board, unless the firm has made a commitment to address the concern in the near term or there was racial and/or ethnic diversity on the board at the preceding annual meeting or other reasonable justification is provided by the company. Nominees who meet this criteria will be treated on a CASE-BY-CASE basis

If the number of candidates in an election is greater than the number of seats to be filled, such election will be deemed contested and will be voted in accordance with the requirements set forth in subsection entitled "Proxy Contests" under Discretionary Issues section of the Guidelines.

2. Service on Other Boards—Vote FOR proposals to release restrictions of competitive activities of directors, which would permit the directors to serve on the boards of other companies to the extent such service on other boards is not otherwise limited or prohibited pursuant to applicable laws or regulations. Vote AGAINST any proposals that would impose restrictions on competitive activities of directors that would prohibit the directors from serving on the boards of other companies, unless such restrictions or prohibitions are warranted by the applicable laws or regulations.
3. Board Size—Vote FOR proposals seeking to fix the board size or designate a range for the board size. Vote AGAINST proposals that give management the ability to alter the size of the board outside a specified range without shareholder approval.
4. Classification/Declassification of the Board—Vote AGAINST proposals to classify the board, including proposals to amend charter or bylaws to, in effect, permit classification of the board. Vote FOR proposals to repeal classified boards and to elect all directors annually, including proposals to amend charter or bylaws to, in effect, eliminate classification of the board.
5. Cumulative Voting—Vote proposals to eliminate cumulative voting in accordance with the recommendations of each investment team or strategy based on the portfolio management's investment philosophy as follows:

AGAINST – Sustainable Emerging Markets, Global Equity, International Small-Mid, U.S. Value;

FOR – International Value, Global Value;

CASE-BY-CASE –Growth, Antero Peak Group, Developing World, EMSights Capital Group.

In director elections of companies in countries where cumulative voting is required by law or regulation, vote for the directors in accordance with the cumulative voting recommendations by the proxy data provider.

6. Indemnification and Liability Protection—Vote FOR proposals that indemnify directors and/or officers unless the proxy data provider has identified concerns with the proposal (e.g. the proposal indemnifies directors' and officers' in cases of fraud, gross negligence or criminal actions). In a circumstance where the proxy data vendor identifies a concern with the proposal vote CASE-BY-CASE
 7. Filling Vacancies—Vote AGAINST proposals that provide that only continuing directors may elect replacements to fill board vacancies. Vote FOR proposals that permit shareholders to elect directors to fill board vacancies.
 8. Director Resignations—Vote FOR management proposals to accept resignations of directors from the board or committees on which they serve, unless there are apparent contentious issues relating to or requiring the resignation, in which case it shall be voted on a CASE-BY-CASE basis.
 9. Removal of Directors—Vote AGAINST proposals that provide that directors may be removed only for cause. Vote FOR proposals to restore shareholder ability to remove directors with or without cause.
 10. Majority Vote Requirements—Vote FOR management proposals to require election of directors by a majority of votes cast.
- C. Mergers and Corporate Restructuring
1. Appraisal Right—Vote FOR proposals to restore, or provide shareholders with, rights of appraisal.
 2. Conversion of Securities and Corporate Reorganizations—Vote FOR the conversion or reorganization if it is expected that the company will be subject to onerous penalties or will be forced to file for bankruptcy if the transaction is not approved.
- D. Antitakeover Defenses and Voting Related Issues
1. Amend Bylaws without Shareholder Consent—Vote AGAINST proposals giving the board exclusive authority to amend the bylaws.

Vote FOR proposals giving the board the ability to amend the bylaws in addition to shareholders.
 2. Control Share Acquisition Provisions—Vote AGAINST proposals to amend the charter to include control share acquisition provisions. Vote FOR proposals to restore voting rights to the control shares and to opt out of control share acquisition statutes unless doing so would enable the completion of a takeover that would be detrimental to shareholders.
 3. Fair Price Provisions—Vote AGAINST fair price provisions with shareholder vote requirements greater than a majority of disinterested shares.
 4. Greenmail—Vote FOR proposals to adopt anti-greenmail charter or bylaw amendments or otherwise restrict a company's ability to make greenmail payments.
 5. Issue Stock for Use with Rights Plan—Vote AGAINST proposals that increase authorized common stock for the explicit purpose of implementing a shareholder rights plan (poison pill).
 6. Stakeholder Provisions—Vote AGAINST proposals that ask the board to consider non-shareholder constituencies or other non-financial effects when evaluating a merger or business combination.

7. Supermajority Vote Requirements—Vote AGAINST proposals to require a supermajority shareholder vote. Vote FOR proposals to lower supermajority vote requirements.
8. Control Share Cash-Out Provisions—Vote FOR proposals to opt out of control share cash-out statutes. Such statutes give dissident shareholder(s) the right to “cash-out” of their position in a company at the expense of the shareholder who has taken a control position.
9. Disgorgement Provisions—Vote FOR proposals to opt out of state disgorgement provisions. Such provisions require an acquirer or potential acquirer of more than a certain percentage of a company’s stock to disgorge to the company any profits realized from sale of that company’s stock purchased 24 months before achieving control status.
10. Freeze-Out Provisions—Vote FOR proposals to opt out of state freeze-out provisions. Freeze-out provisions force an investor who surpasses a certain ownership threshold in a company to wait a specified period of time before gaining control of the company.

E. Capital Structure

1. Adjustments to Par Value of Common Stock—Vote FOR management proposals to reduce or eliminate the par value of common stock (including through share capital reduction plans that provide for pro rata capital repayments) or to increase the par value of common stock in order to capitalize cash dividends paid to all shareholders on a pro rata basis, unless the action is being taken to facilitate an anti-takeover device or some other negative corporate governance action. Additionally, vote FOR any amendments to bylaws or other corporate documents related to the items above.
2. Common Stock Authorization—Vote FOR proposals to increase the number of authorized common shares where the primary purpose of the increase is to issue shares in connection with a transaction on the same ballot that warrants support.

Vote AGAINST proposals at companies with dual-class capital structures to increase the number of authorized shares of the class of stock that has superior voting rights unless clients hold the class with superior voting rights.

Vote FOR proposals to approve increases beyond the allowable increase when a company’s shares are in danger of being delisted or if a company’s ability to continue to operate as a going concern is uncertain.

3. Preferred Stock Authorization—Vote FOR proposals to increase the number of authorized preferred shares where the primary purpose of the increase is to issue shares in connection with a transaction on the same ballot that warrants support.

Vote AGAINST proposals to increase number of authorized shares of class or series of preferred stock that has superior voting rights, at a company that has more than one class or series of preferred stock, unless clients hold the class with superior voting rights.

Vote FOR proposals to create “declawed” blank check preferred stock (stock that cannot be used as a takeover defense without prior stockholder approval).

Vote FOR proposals to authorize preferred stock in cases where the company specifies the voting, dividend, conversion, and other rights of such stock and the terms of the preferred stock appear reasonable.

Vote AGAINST proposals authorizing the creation of new classes of preferred stock with unspecified voting, conversion, dividend distribution, and other rights (blank check preferred stock).

Vote AGAINST proposals to increase the number of blank check preferred stock authorized for issuance when no shares have been issued or reserved for a specific purpose.

4. Dual Class Stock—Vote AGAINST proposals to create a new class of common stock with superior voting rights. Vote FOR proposals to create a new class of nonvoting or subvoting common stock if:
 - It is intended for financing purposes with minimal or no dilution to current shareholders;
 - It is not designed to preserve the voting power of an insider or significant shareholder.
5. General Issuances of Equity, Equity-Linked or Other Securities not related to a merger (i.e., warrants, rights, convertibles, debt instruments) — Generally vote FOR proposals to issue equity, equity-linked or other securities with preemptive rights to a maximum of 100% over currently issued capital. Generally vote FOR such proposals without preemptive rights to a maximum of 20% over currently issued capital considering whether discount limits and the number of times the mandate may be refreshed are in line with local market practices. Proposal types that are commonly voted based on these criteria include, but are not limited to, non-executive employee stock purchase plans, restricted share issuances, and private placements not related to mergers or corporate restructuring. With respect to debt issuances, generally vote FOR proposals which increase debt-to-capital ratio by 15% or less, otherwise these proposals will be voted on a CASE-BY-CASE basis.
6. Share Repurchase Programs—Vote FOR management proposals to institute open-market share repurchase plans, except that proposals where there is evidence that a proposed repurchase plan is not fair to all shareholders or where the company indicates that a proposed repurchase plan may continue during a takeover period shall be voted on a CASE-BY-CASE basis.

Vote FOR management proposals to authorize the use of financial derivatives when repurchasing shares if voted FOR the approval of the relevant share repurchase plan.

Vote FOR management proposals to repurchase shares for the purpose of retiring them from special purpose plans, like corporate incentive or bonus schemes, if the repurchase is consistent with the terms of the plan/scheme.

7. Reissuance of Repurchased Shares—Vote FOR management proposals to reissue previously repurchased shares to the extent such reissuance would have a dilution effect of no more than 10%, unless there is clear evidence of abuse of this authority in the past.
8. Cancellation of Repurchased Shares—Vote FOR management proposals to cancel previously repurchased shares for routine accounting purposes unless the terms are unfavorable to shareholders.
9. Stock Distributions: Splits and Dividends—Vote FOR management proposals to increase the common share authorization for a stock split or share dividend, provided that the effective increase in authorized shares would not result in an excessive number of shares available for issuance relative to outstanding shares
10. Reverse Stock Splits—Vote FOR management proposals to implement a reverse stock split when the number of authorized shares will be proportionately reduced or to avoid delisting.
11. Stock Splits—Vote FOR management proposals to implement a stock split when there is no dilution to existing shareholders.

F. Executive and Director Compensation

1. Stock Plans in Lieu of Cash—Vote FOR plans which provide a dollar-for-dollar cash for stock exchange for non-employee director plans only.

2. Director Retirement Plans—Vote AGAINST retirement plans for non-employee directors.
3. Incentive Bonus Plans and Tax Deductibility Proposals—Vote FOR cash or cash and stock bonus plans that are submitted to shareholders for the purpose of ensuring the deductibility of compensation under the provisions of Section 162(m) of the Internal Revenue Code if no increase in shares is requested and if the plan does not contain an evergreen provision.

Vote FOR proposals that simply amend shareholder-approved compensation plans to include administrative features or place a cap on the annual grants any one participant may receive to comply with the provisions of Section 162(m).

Vote FOR proposals to add performance goals to existing compensation plans to comply with the provisions of Section 162(m) unless they are clearly inappropriate.

4. Advisory Vote on Say on Pay Frequency—Vote proposals regarding the frequency in which companies must present shareholders with an advisory vote on executive compensation in accordance with the recommendations of each investment team or strategy based on the portfolio management’s investment philosophy as follows:

One Year – U.S. Value, International Value, Global Value, Global Equity, International Small-Mid, Growth, Antero Peak Group, Developing World, EMSights Capital Group;

Two Years – Sustainable Emerging Markets.

5. Executive Death Benefits (Golden Coffins)—Vote FOR proposals calling for companies to adopt a policy of obtaining shareholder approval for any future agreements and corporate policies that could oblige the company to make payments or awards following the death of a senior executive in the form of unearned salary or bonuses, accelerated vesting or the continuation in force of unvested equity grants, perquisites and other payments or awards made in lieu of compensation. This would not apply to any benefit programs or equity plan proposals for which the broad-based employee population is eligible.
- G. Bundled Proposals (Routine Items Only)—Vote bundled or “conditioned” proposals that consist of routine items and that, if voted separately, would result in the same vote in alignment with the recommendation. However, if conflicting outcomes would result if voting individually, vote on a CASE-BY-CASE basis.

IV. Discretionary Issues

- A. Shareholder Proposals—Vote CASE-BY-CASE for all shareholder proposals, except for shareholder proposals to change the date, time or location of annual meeting, which shall be voted in accordance with Section III.A.6.
- B. Environmental and Social Proposals – Votes on environmental or climate related and social proposals are voted on a CASE-BY-CASE basis considering, as applicable:
 - If the matters presented in the proposal are more appropriately or effectively dealt with through legislation or government regulation;
 - If the company has already responded in an appropriate and sufficient manner to the matter(s) raised in the proposal;
 - Whether the proposal's request is unduly burdensome (scope or timeframe) or overly prescriptive;
 - The company's approach compared with any industry standard practices for addressing the matter(s) raised by the proposal;
 - Whether there are significant controversies, fines, penalties, or litigation associated with the company's

environmental or social practices;

- If the proposal requests increased disclosure or greater transparency, whether reasonable and sufficient information is currently available to shareholders from the company or from other publicly available sources; and
- If the proposal requests increased disclosure or greater transparency, whether implementation would reveal proprietary or confidential information that could place the company at a competitive disadvantage.

C. Board of Directors

1. Majority of Independent Directors—Vote on proposals requiring the board to consist of a majority of independent directors on a CASE-BY-CASE basis.
2. Majority of Independent Committee Members—Vote on proposals requiring the board audit, compensation and/or nominating committees be composed exclusively of independent directors on a CASE-BY-CASE basis.
3. Cumulative Voting—All proposals to restore or provide for cumulative voting should be evaluated on a CASE-BY-CASE basis relative to other governance provisions contained in the company's governing documents and the company's relative performance.
4. Indemnification and Liability Protection—Proposals providing expanded insurance coverage or indemnification or liability protection in cases when a director or officer was found to have acted in good faith and in a manner that he or she reasonably believed was in the best interests of the company, but the director's or officer's legal defense was nonetheless unsuccessful, should be evaluated on a CASE-BY-CASE basis.
5. Establish/Amend Nominee Qualifications—Vote CASE-BY-CASE on proposals that establish or amend director qualifications.
6. Proxy access rights – Vote management proposals to adopt proxy access rights on a CASE-BY-CASE basis.
7. Term/Tenure Limits – Vote CASE-BY-CASE on proposals that establish or amend director tenure or term limits taking into consideration the robustness of the company's board evaluation process, the proposed length of the limit, and rationale.
8. Age Limits — Vote CASE-BY-CASE on proposals to impose a mandatory retirement age for directors or proposals that seek to eliminate such a requirement.

D. Proxy Contests

1. Director Nominees in Contested Elections— Votes in a contested election of directors should be decided on a CASE-BY-CASE basis, with shareholders determining which directors are best suited to add value for shareholders, considering the following factors, as applicable:
 - Performance of the company relative to its peers;
 - Strategic plans of the incumbents and the dissidents;
 - Independence of directors/nominees;
 - Governance profile of the company;

- Evidence of management entrenchment;
- Experience and skills of board candidates;
- Responsiveness to shareholders;
- Whether takeover offer has been rebuffed.

If the number of candidates in an election is greater than the number of seats to be filled, such election will be deemed contested.

2. Non-Director Voting Items—Votes on matters other than election of directors in proxy contests should be decided on a CASE-BY-CASE basis, even if such matters would otherwise be routine voting items under this policy.
3. Reimbursing Proxy Solicitation Expenses—In cases where Artisan Partners votes FOR the dissidents, it also votes FOR reimbursing proxy solicitation expenses. Otherwise, voting to reimburse proxy solicitation expenses should be analyzed on a CASE-BY-CASE basis.

E. Mergers and Corporate Restructuring

1. Mergers and Acquisitions, Asset Purchases and Asset Sales—Votes on mergers and acquisitions, issuance of securities to facilitate mergers and acquisitions, asset purchases and asset sales should be considered on a CASE-BY-CASE basis, determining whether the transaction enhances shareholder value by considering, as applicable:
 - Strategic rationale for the transaction and financial and operational benefits;
 - Offer price (cost vs. premium) and market reaction;
 - How the transaction was negotiated and the process;
 - Changes in corporate governance and their impact on shareholder rights;
 - Conflicts of interest.
2. Conversion of Securities and Corporate Reorganizations—Votes on proposals regarding conversion of securities and corporate reorganizations are determined on a CASE-BY-CASE basis by considering, as applicable:
 - Dilution to existing shareholders' position;
 - Conversion price relative to market value;
 - Financial issues;
 - Control issues;
 - Termination penalties;
 - Terms of the offer;
 - Management's efforts to pursue other alternatives;
 - Conflicts of Interest.

3. Formation of Holding Company—Votes on proposals regarding the formation of a holding company should be determined on a CASE-BY-CASE basis by considering, as applicable:
 - Reasons for the change;
 - Any financial or tax benefits;
 - Regulatory benefits;
 - Increases in capital structure;
 - Changes to the articles of incorporation or bylaws of the company.
4. Going Private and Going Dark Transactions (LBOs and Minority Squeezeouts)—Vote on going private transactions on a CASE-BY-CASE basis, taking into account, as applicable:
 - Offer price/premium;
 - Fairness opinion;
 - How the deal was negotiated;
 - Other alternatives/offers considered;
 - Non-completion risk;
 - Conflicts of interest.
5. Issuance of Warrants/Convertibles/Debentures related to a merger, acquisition or other corporate reorganization—Votes on proposals regarding issuance of warrants, convertibles and debentures should be determined on a CASE-BY-CASE basis by considering, as applicable:
 - Dilution to existing shareholders' position;
 - Terms of the offer;
 - Financial issues;
 - Management's efforts to pursue alternatives;
 - Control issues;
 - Conflicts of interest.
6. Joint Ventures—Vote CASE-BY-CASE on proposals to form joint ventures, taking into account, as applicable:
 - Percentage of assets/business contributed;
 - Percentage ownership;
 - Financial and strategic benefits;
 - Governance structure;

- Conflicts of interest;
 - Other alternatives;
 - Non-completion risk.
7. Liquidations—Votes on liquidations should be determined on a CASE-BY-CASE basis after reviewing, as applicable:
- Management’s efforts to pursue other alternatives;
 - Appraisal value of the assets;
 - Compensation plan for executives managing the liquidation.

Vote FOR the liquidation if the company will file for bankruptcy if the proposal is not approved.

8. Private Placements — Votes on proposals regarding private placements related to mergers or corporate restructuring should be determined on a CASE-BY-CASE basis by considering, as applicable:
- Dilution to existing shareholders’ position;
 - Terms of the offer;
 - Financial issues;
 - Management’s efforts to pursue alternatives;
 - Control issues;
 - Conflicts of interest.

Vote FOR the private placement if it is expected that the company will file for bankruptcy if the transaction is not approved.

9. Prepackaged Bankruptcy Plans—Vote on proposals to increase common and/or preferred shares and to issue shares as part of a debt restructuring plan on a CASE-BY-CASE basis, after evaluating, as applicable:
- Dilution to existing shareholders’ position;
 - Terms of the offer;
 - Financial issues;
 - Management’s efforts to pursue other alternatives;
 - Control issues;
 - Conflicts of interest.

Vote FOR the debt restructuring if it is expected that the company will file for bankruptcy if the transaction is not approved.

10. Recapitalizations—Vote CASE-BY-CASE on recapitalizations (reclassifications of securities), taking into account, as applicable:
 - More simplified capital structure;
 - Enhanced liquidity;
 - Fairness of conversion terms, including fairness opinion;
 - Impact on voting power and dividends;
 - Reasons for the reclassification;
 - Conflicts of interest;
 - Other alternatives considered.
11. Spinoffs—Votes on spinoffs should be considered on a CASE-BY-CASE basis, considering, as applicable:
 - Tax and regulatory advantages;
 - Planned use of the sale proceeds;
 - Benefits that the spinoff may have on the parent company;
 - Valuation of spinoff;
 - Conflicts of interest;
 - Any changes in corporate governance and their impact on shareholder rights;
 - Change in the capital structure.
12. Exclusive Venue—Vote CASE-BY-CASE on exclusive venue proposals giving consideration to the following factors, as applicable:
 - The company’s stated rationale for adopting such a provision;
 - Whether the company has appropriate governance features, such as an annually elected board, a majority vote standard in uncontested director elections and the absence of a poison pill, unless the pill was approved by shareholders.
13. Related-party transactions – Vote CASE-BY-CASE on related-party transactions giving consideration to the following factors, as applicable:
 - The parties on either side of the transaction;
 - The nature of the asset to be transferred/service to be provided;
 - The pricing of the transaction (and any associated professional valuation);
 - The views of independent directors, where provided;
 - The views of an independent financial adviser, where appointed;

- Whether any parties to the transaction, including advisers, are conflicted;
- The stated rationale for the transaction, including discussions of timing.

F. Antitakeover Defenses

1. Fair Price Provisions—Votes on proposals to adopt fair price provisions or opt out of state fair price provisions are determined on a CASE-BY-CASE basis giving consideration to the following factors, as applicable:
 - Percentage of outstanding shares that an acquirer must obtain before triggering the defense;
 - Formula employed in determining fair price;
 - Vote needed to overcome the board’s opposition to the acquisition;
 - Vote required to repeal or amend the fair pricing provision;
 - Size of the block of shares controlled by officers, directors, and their affiliates;
 - Other takeover provisions;
 - Company history relating to premium acquisition offers.
2. Greenmail—Votes on anti-greenmail proposals which are bundled with other charter or bylaw amendments should be determined on a CASE-BY-CASE basis after determining whether the overall effect of the proposal is positive or negative for shareholders.
3. Poison Pills (Shareholder Rights Plans)—Votes regarding management proposals to ratify a poison pill should be determined on a CASE-BY-CASE basis. Ideally, plans should embody the following attributes, as applicable:
 - 20% or higher flip-in or flip-over;
 - Two to three-year sunset provision;
 - No dead-hand, slow-hand, no-hand or similar features;
 - Shareholder redemption feature: If the board refuses to redeem the pill 90 days after an offer is announced, ten percent of the shares may call a special meeting or seek a written consent to vote on rescinding the pill.
4. Shareholders’ Ability to Call Special Meetings—Votes on proposals to restrict or prohibit shareholders’ ability to call special meetings or to remove restrictions on the right of shareholders to act independently of management should be evaluated on a CASE-BY-CASE basis.

G. State or Country of Incorporation

1. State Takeover Statutes—Votes on proposals to opt in or out of state takeover statutes (control share acquisition statutes, control share cash-out statutes, freezeout provisions, fair price provisions, stakeholder laws, poison pills endorsements, severance pay and labor contract provisions, anti-greenmail provisions and disgorgement provisions) should be considered on a CASE-BY-CASE basis.

2. Reincorporation Proposals—Votes on proposals to change a company’s state or country of incorporation should be evaluated on a CASE-BY-CASE basis, giving consideration to both financial and corporate governance concerns, as applicable:
 - Reasons for reincorporation;
 - Comparison of company’s governance provisions prior to and following the transaction;
 - Comparison of corporation laws of original state or country and destination state or country.

H. Capital Structure

1. Common Stock Authorization—Votes on proposals to increase the number of shares of common stock authorized for issuance are determined on a CASE-BY-CASE basis, taking into consideration the specific purpose of the proposed increase, the dilutive impact of the request, as well as the Board’s past performance in using authorized shares among other factors.
2. Preferred Stock—Votes on proposals to increase the number of shares of blank check preferred shares are determined on a CASE-BY-CASE basis after analyzing the number of preferred shares available for issue given a company’s industry and performance in terms of shareholder returns.
3. Reverse Stock Splits—Votes on proposals to implement a reverse stock split that does not proportionately reduce the number of shares authorized for issue should be determined on a CASE-BY-CASE basis, taking into consideration the company’s rationale.
4. Tracking Stock—Votes on the creation of tracking stock are determined on a CASE-BY-CASE basis, weighing the strategic value of the transaction against the following factors, as applicable:
 - Adverse governance changes;
 - Excessive increases in authorized capital stock;
 - Unfair method of distribution;
 - Diminution of voting rights;
 - Adverse conversion features;
 - Negative impact on stock option plans;
 - Other alternatives such as a spinoff.

I. Executive and Director Compensation

1. Bundled Compensation—Votes on non-executive director compensation proposals that include both cash and share-based components as well as proposals that bundle compensation for both non-executive and executive directors into a single resolution are determined on a CASE-BY-CASE basis.
2. Compensation Plans (Management “Say on Pay”)—Votes on compensation plans for executives and directors, including advisory votes on compensation matters, are determined on a CASE-BY-CASE basis, taking into account the company’s performance and pay practices relative to industry peers, potentially problematic pay practices, or unresponsiveness with respect to past proposals or shareholder feedback regarding compensation concerns among other factors.

3. Remuneration Report—Votes on an issuer’s compensation policy as set out in a remuneration report are determined on a CASE-BY-CASE basis, taking into account the company’s performance and pay practices relative to industry peers among other factors .
4. Stock Plans in Lieu of Cash—Votes for plans which do not provide a dollar-for-dollar cash for stock exchange should be determined on a CASE-BY-CASE basis taking into account the specific parameters of the proposed plan.

Votes on plans which provide participants with the option of taking all or a portion of their cash compensation in the form of stock are determined on a CASE-BY-CASE basis.

5. Management Proposals Seeking Approval to Reprice Options—Votes on management proposals seeking approval to reprice options are evaluated on a CASE-BY-CASE basis giving consideration to the following, as applicable:
 - Historic trading patterns;
 - Rationale for the repricing;
 - Value-for-value exchange and treatment of surrendered options;
 - Option vesting period and term of the option;
 - Option exercise price.
6. Executive Stock Purchase Plans—Votes on qualified employee stock purchase plans for executives should be determined on a CASE-BY-CASE basis considering the following factors, as applicable:
 - Purchase price compared to fair market value;
 - Offering period;
 - Potential voting power dilution.

Votes on non-qualified executive stock purchase plans should be determined on a CASE-BY-CASE basis considering the following factors, as applicable:

- Broad-based participation by company employees;
 - Limits on employee contributions;
 - Company matching contributions;
 - Discounts on the stock price at the time of purchase.
7. Incentive Bonus Plans and Tax Deductibility Proposals—Votes on new or amended plan proposals containing evergreen provisions should be considered on a CASE-BY-CASE basis.

Votes to amend existing plans to increase shares reserved and to qualify for tax deductibility under the provisions of Section 162(m) should be considered on a CASE-BY-CASE basis taking into account the overall impact of the amendment(s).

8. Golden and Tin Parachutes—Vote on a CASE-BY-CASE basis on proposals to ratify or cancel golden parachutes (severance plans that cover senior level executives of a firm in the event that the firm undergoes a change in control) or tin parachutes (severance plans that cover all of the employees of a

company in the event it undergoes a change in control). An acceptable parachute should include the following:

- The parachute should be less attractive than an ongoing employment opportunity with the firm; and
 - The triggering mechanism should be beyond the control of management.
9. Bonus Banking/Bonus Banking “Plus”—Vote CASE-BY-CASE on proposals seeking deferral of a portion of annual bonus pay, with ultimate payout linked to sustained results based on performance metrics on which the bonus was earned, taking into account the following factors:
- The company’s past practices regarding equity and cash compensation;
 - Whether the company has a holding period or stock ownership requirements in place, such as a meaningful retention ratio;
 - Whether the company has a rigorous claw-back policy in place.
10. Shareholder Ratification of Director Pay Programs — Vote CASE-BY-CASE on management proposals seeking the ratification of non-employee director compensation taking into account the features of the plan including, but not limited to, the following factors:
- If the equity plan is on the same ballot, whether or not the plan warrants support;
 - The presence of problematic pay practices;
 - Equity awards vesting schedules;
 - Meaningful limits on director compensation;
 - Quality of disclosure surrounding director compensation.
11. Equity Plans for Non-Employee Directors — Vote CASE-BY-CASE on management compensation plans for non-employee directors taking into account the features of the plan including, but not limited to, the following factors:
- Total estimated cost of the plan relative to industry and market cap peers;
 - The company’s three-year burn rate or value-adjusted burn rate relative to industry and market cap peers;
 - The presence of problematic pay practices.
- J. Bundled Proposals—Vote bundled or "conditioned" proposals on a CASE-BY-CASE basis taking into account the aggregate effect of the items.



FACTS	WHAT DOES ARTISAN PARTNERS DO WITH YOUR PERSONAL INFORMATION?
Why?	Financial companies choose how they share your personal information. Federal law gives consumers the right to limit some but not all sharing. Federal law also requires us to tell you how we collect, share, and protect your personal information. Please read this notice carefully to understand what we do.
What?	<p>The types of personal information we collect and share depend on the product or service you have with us. This information can include:</p> <ul style="list-style-type: none"> ■ Social Security number ■ account balances, transaction history and assets ■ checking account information and wire transfer instructions <p>When you are <i>no longer</i> our customer, we continue to share your information as described in this notice.</p>
How?	All financial companies need to share customers' personal information to run their everyday business. In the section below, we list the reasons financial companies can share their customers' personal information, the reasons Artisan Partners chooses to share, and whether you can limit this sharing.

Reasons we can share your personal information	Does Artisan Partners share?	Can you limit this sharing?
For our everyday business purposes— such as to process your transactions, maintain your account(s), respond to court orders and legal investigations, or report to credit bureaus	Yes	No
For our marketing purposes— to offer our products and services to you	Yes	No
For joint marketing with other financial companies	No	We don't share
For our affiliates' everyday business purposes— information about your transactions and experiences	Yes	No
For our affiliates' everyday business purposes— information about your creditworthiness	No	We don't share
For nonaffiliates to market to you	No	We don't share

Questions?	Call 800.344.1770
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Who we are

Who is providing this notice?

- Artisan Partners Limited Partnership and Artisan Partners Distributors LLC and their affiliates
- Pooled vehicles sponsored by Artisan Partners, including, without limitation, Artisan Partners Funds, Inc.

What we do

How does Artisan Partners protect my personal information?

To protect your personal information from unauthorized access and use, we use security measures that comply with federal law. These measures include computer safeguards and secured files and buildings.

Within Artisan Partners, access to information about you is restricted to those employees who need to know the information to service your account.

How does Artisan Partners collect my personal information?

We collect your personal information, for example, when you

- open an account or give us your contact information
- make a wire transfer or provide account information
- make deposits or withdrawals from your account

We also collect your personal information from other companies.

Why can't I limit all sharing?

Federal law gives you the right to limit only

- sharing for affiliates' everyday business purposes— information about your creditworthiness
- affiliates from using your information to market to you
- sharing for nonaffiliates to market to you

State laws and individual companies may give you additional rights to limit sharing.

Definitions

Affiliates

Companies related by common ownership or control. They can be financial and nonfinancial companies.

- *Artisan Partners Funds, Inc., Artisan Partners Distributors LLC, Artisan Partners Limited Partnership, Artisan Partners Asset Management Inc., Artisan Partners UK LLP and their affiliates¹ may share information among each other.*

Nonaffiliates

Companies not related by common ownership or control. They can be financial and nonfinancial companies.

- *Artisan Partners does not share with nonaffiliates so they can market to you.*

Joint marketing

A formal agreement between nonaffiliated financial companies that together market financial products or services to you.

- *Artisan Partners does not jointly market.*

¹ Affiliate(s) excludes Grandview Property Partners