This Form ADV Part 2A (the “Brochure”) provides information about the qualifications and business practices of GW&K Investment Management, LLC (“GW&K”, “we”, “us”, “our”, “the firm”). If you have questions about the contents of this Brochure, please contact us at the telephone number or address listed above. The information in this Brochure has not been approved or verified by the U.S. Securities and Exchange Commission (“SEC”) or by any state securities authority.

Additional information about GW&K is also available on the SEC’s website at www.adviserinfo.sec.gov. Although GW&K is registered as an investment adviser under the Investment Advisers Act of 1940, such registration does not imply that GW&K or its personnel have a certain level of skill or training.
Item 2 – Material Changes
This Item requires us to summarize any material changes to our Form ADV Part 2A since our last filing on March 31, 2022. While we do not believe that any of the changes are material, we have nonetheless summarized certain updates to our current Form ADV Part 2A below:

- We updated our assets under management in Item 4 (advisory business) to approximately $49 billion as of December 31, 2022.
- We made updates in our disclosures in Item 4 (advisory business) and Item 5 (fees and compensation) with respect to our private client wealth advisory services and fees.
- We made various updates in our disclosures in Item 8 (methods of analysis, investment strategies, and risk of loss) with respect to our investment strategy offerings.

We also made certain other non-material changes throughout the Form.
Table of Contents

Item 2 – Material Changes ................................................................................................................................. 2

Item 4 – Advisory Business ................................................................................................................................. 5
  Principal Ownership ................................................................................................................................. 5
  Advisory Services ................................................................................................................................. 5
  Wrap Fee & Third-party Advisory Programs ......................................................................................... 6
  Subadvisory Arrangements ..................................................................................................................... 7

Item 5 – Fees and Compensation ....................................................................................................................... 7
  Standard Fee Schedules .......................................................................................................................... 7
  Fees for Specialized Accounts and Advisory Services ........................................................................... 8
  Additional Fees and Expenses Payable by Clients ................................................................................... 10
  Fees for Investment of Client Assets in Mutual Funds and Other Pooled Investment Vehicles .......... 11

Item 6 – Performance-Based Fees and Side-by-Side Management ............................................................... 12
  Performance-Based Fees ........................................................................................................................ 12
  Side-by-Side Management ...................................................................................................................... 13

Item 7 – Types of Clients ................................................................................................................................... 14
  Conditions for Managing Accounts ........................................................................................................ 14
  Additional Information on Account Construction, Liquidation Processes, Valuation of Securities and GW&K Fee Calculation Process ......................................................................................... 14

Item 8 – Methods of Analysis, Investment Strategies, and Risk of Loss ....................................................... 17
  Strategy Overview .................................................................................................................................. 17
  Information Sources ................................................................................................................................ 21
  Investment Risks and Other Risks .......................................................................................................... 21

Item 9 – Disciplinary Information ................................................................................................................... 26

Item 10 – Other Financial Industry Activities and Affiliations ...................................................................... 26
  Affiliations ............................................................................................................................................... 26
  Other Financial Activities and Limited Scope of Services .................................................................... 27

Item 11 – Code of Ethics, Participation or Interest in Client Transactions and Personal Trading ............... 27
  Code of Ethics .......................................................................................................................................... 27
  Personal Trading .................................................................................................................................... 28
  Participation or Interest in Client Transactions ...................................................................................... 28
  Principal Trades ....................................................................................................................................... 29
Insider Trading/Material Non-Public Information
Gifts and Business Entertainment
Charitable Contributions
Political Contributions
Distribution of Code
Item 12 – Brokerage Practices
Brokerage Relationships
Best Execution – Selection Factors for Broker/Dealers
Directed Brokerage and other Customized Brokerage Instructions
Step-Outs
Cross Trades
Soft Dollars and Other Research Services
Commission Sharing Arrangements
Trade Aggregation, Allocation and Trade Rotation
Initial Public Offerings and other Limited Offerings
Trade Errors and Trade Error Accounts
Other Brokerage and Trading Considerations
Item 13 – Review of Accounts
Client Reporting
Item 14 – Client Referrals and other Compensation
Relationships with Consultants
Consulting Databases
Relationships with Solicitors/Promoters
Item 15 – Custody
Item 16 – Investment Discretion
Class Actions Suits and Other Legal Actions
Item 17 – Voting Client Securities – Equity Securities
Voting Agent
Conflicts of Interest
Other Considerations
Item 18 – Financial Information
Item 4 – Advisory Business

GW&K provides active equity and fixed income investment solutions to meet the needs of a diverse client base. The firm has been in business since 1974. As of December 31, 2022, GW&K employed 184 individuals. As of the same date, GW&K had approximately $49 billion in assets under management. This value includes approximately $2.2 billion in non-discretionary programs (such as certain unified managed account programs (“UMA”)) for which GW&K provides investment model updates to platform sponsors which then have discretion over whether and when they execute the trades for their client accounts. GW&K serves as an investment adviser or subadviser to private or high net worth clients, estates, pension and profit-sharing plans, charitable foundations, endowments, corporations, private funds, mutual funds, UCITS funds, collective trusts, exchange-traded funds (“ETFs”) and other entities. GW&K’s headquarters is located in Boston, Massachusetts with additional offices located in Winter Park, Florida and New York, New York.

Principal Ownership

As GW&K’s institutional partner, Affiliated Managers Group, Inc. (“AMG”), a publicly-traded global asset management company (NYSE: AMG), holds a majority equity interest in GW&K. GW&K operates independently and autonomously, and GW&K’s partners hold the balance of the equity interest in the firm. AMG also holds equity interests in other investment management firms (“AMG Affiliates”). Further information on both AMG and the AMG Affiliates is provided in Item 10.

Advisory Services

GW&K specializes in Municipal Bond, Taxable Bond, Equity and Balanced strategies. GW&K is a research oriented adviser using primarily fundamental analysis for the evaluation of investment opportunities and the construction of investment portfolios.

GW&K recognizes that its clients are unique and that their investment needs will vary. As such, GW&K’s primary investment strategies may be modified as necessary to meet specific client investment objectives. GW&K clients typically execute an investment management agreement and any investment restrictions or guidelines are implemented when the account is opened. Prior to the execution of an agreement with a client, GW&K reviews any requested investment restrictions and works with the client to refine them to meet the client’s needs and provide GW&K adequate investment management flexibility.

Private Client Wealth Advisory Services

GW&K also provides customized wealth advisory services to certain direct private wealth clients, where the services are tailored to individual client needs and investment objectives. Services to our private wealth clients may include consultation on financial planning, guidance on overall asset allocation including specific investments as well as guidance on lifestyle and wealth transfer planning. GW&K does not provide legal, tax or insurance advice nor other such non-investment related advice or consulting services. GW&K clients will therefore typically need to obtain separate legal counsel for services
such as estate planning implementation and other legal advice and tax advice. See Item 5 for additional information on fees associated with GW&K’s wealth advisory services.

For certain private wealth clients, GW&K may determine that the client could benefit from an investment strategy or fund available through a third-party investment manager (e.g., to achieve certain tax objectives). In these cases, GW&K personnel will review the third-party investment strategy or fund. See Item 5 – Fees and Expenses below, for additional information on how fees are assessed for private wealth clients.

Wrap Fee & Third-party Advisory Programs

“Wrap arrangements,” “wrap fee programs,” or “wrap fee accounts” involve individually managed accounts for individual or institutional clients. Wrap fee accounts are generally offered as part of a larger program by a “sponsor,” usually a brokerage, banking or investment advisory firm, with investment management services being provided by one or more investment advisers, such as GW&K. GW&K has agreements with various wrap fee program sponsors through which GW&K’s services are offered as an investment option within the wrap fee program and, accordingly, GW&K provides investment management services to those clients who select GW&K as part of the program. The program sponsor pays a portion of its program fee to GW&K for its investment management services.

Generally, GW&K’s management of wrap fee accounts and other accounts under the same investment strategy is consistent. Although wrap programs may limit the ability for customized management of a client’s account, program sponsors and GW&K offer these clients the opportunity to customize their accounts by imposing reasonable investment restrictions on their account.

In addition, when trading for wrap fee program accounts, GW&K will not always trade with the same broker/dealers as it does for other GW&K client accounts because trades for wrap fee program accounts that are invested in a GW&K Equity strategy are typically directed by the client to the wrap fee program sponsor (or its designated broker/dealer) since brokerage commissions (where applicable) are included in the wrap fee. In such situations, GW&K may be required to trade a wrap fee program’s accounts separately from other accounts being managed within the same strategy. While directed brokerage is designed to benefit the wrap fee program account through lower trading costs, there can be some circumstances where directed trades do not receive the best price, or where dividing a strategy-wide trade into separate components may inhibit GW&K’s ability to obtain the same level of execution, or as timely execution, as it may otherwise have been able to obtain if it had been able to execute the entire trade on a non-directed basis.

Wrap program accounts also generally do not participate in limited offerings or new issues, such as initial public offerings. Some sponsors of wrap programs or other third-party programs prohibit the purchase of some or all limited offerings. Operational limitations with these types of accounts can make trading away from the sponsor difficult and can result in additional costs. To the extent that GW&K trades away from the sponsor by placing trades with a different brokerage firm, the client will incur the costs associated with this trading in addition to the program’s wrap fees. See Item 5 for
additional information on fees. As an example, GW&K typically trades away from the program sponsor for Fixed Income accounts, in order to find sufficient liquidity in the bonds to be purchased or sold for these client accounts. These clients will incur customary trade execution and other costs associated with these trades. Clients who enroll in these programs should satisfy themselves that the sponsor is able to provide best execution of transactions.

Subadvisory Arrangements
GW&K has been engaged by certain investment advisers, including advisers to or sponsors of registered investment companies (mutual funds and ETFs) and other pooled investment vehicles, to manage those accounts as a subadviser. GW&K’s fees and services for acting in this capacity are determined by contracts with the applicable adviser or sponsor. Such fees would be described in each pooled vehicles’ offering documents (e.g., prospectus or offering memorandum).

Non-Discretionary Programs
GW&K manages some investment accounts without full discretion over which securities will be purchased or sold or when those transactions will occur. These include certain unified managed accounts (“UMA”), multi-manager and diversified manager allocation products which are managed at the UMA sponsor’s discretion with the guidance of a model portfolio provided by GW&K. In these instances, GW&K amends and updates its model portfolio from time to time and provides the updated information to the sponsor which has ultimate discretion as to whether and when it will execute the model updates in underlying investor portfolios. To the extent clients invest in these programs, the client typically pays the sponsor a fee, a portion of which is then paid to GW&K by the sponsor. Fees paid by the client are typically described in the sponsor’s materials. Clients in these programs should review and understand the fees described in the sponsor’s materials. See Items 5 and 12 for more information.

Item 5 – Fees and Compensation

Standard Fee Schedules

Investment Management Fees. GW&K is compensated for investment management services through payments of fees made by its clients. GW&K’s standard annual management fee schedule is generally 1.00% for equity strategies and 0.65% for fixed income strategies on initial investment. Fee rates and breakpoints vary depending on the size of an account and the investment strategy selected. This standard management fee schedule may be modified from time to time. Performance based fees for certain strategies are also available and negotiable, subject to applicable law. See Item 6 for further information.

Wealth Advisory Fees. For certain new private wealth advisory clients who are seeking both wealth advisory services in addition to investment management services, GW&K has established a fee schedule designed to reflect the additional wealth advisory services that are available alongside GW&K’s traditional investment management services. These clients are charged an investment management fee for GW&K’s investment management services for the underlying investment strategy(ies) that are selected, and a
wealth advisory fee on the total balance of their account(s) for wealth advisory services. All fees are calculated as a percentage of a client’s assets under management as set forth in the investment management agreement between GW&K and the private wealth client.

**General Information on Fees.** GW&K has discretion over the fees that it charges to its clients as well as any changes in its fee schedules. Fees may be negotiated depending on a client’s special circumstances such as asset levels, service requirements, or other factors. In some cases, GW&K may agree to offer clients a fee schedule that is lower than that of other comparable clients in the same investment style or there may be historical fee schedules with longstanding clients that differ from those applicable to new client relationships. In addition, some accounts may have fee schedules that are higher than our standard fee schedule. GW&K also reserves the right to waive all or a portion of its fees at any time.

GW&K’s fees are typically billed quarterly in advance or in arrears based on the client agreement. Fees are generally assessed on the market value of the client account including cash and cash equivalents as determined by a quarterly appraisal. A client may generally terminate the client’s agreement with written notice to GW&K at which time, depending on the particular client contract, the client would be reimbursed for the pro-rata portion of quarterly fees paid in advance, or the client would pay GW&K for the pro-rata portion of fees accrued but not yet paid for the current quarter.

GW&K’s fees are generally computed as a percentage of the value of the assets under management. For client accounts where GW&K is responsible for calculating its fees, GW&K relies on prices provided by independent third-party pricing services for purposes of valuing the securities held in these accounts. GW&K may on occasion be required to “fair value price” a security when a market price for that security is not readily available or when GW&K has reason to believe that the market price is unreliable. When fair value pricing a security, GW&K seeks to determine a price that would be obtained in the market if, in fact, a market for the security existed. GW&K maintains policies and procedures for its pricing processes to address potential conflicts of interest, including for any fair value pricing situations. More information on fair value pricing and fee calculation is provided in Item 7.

**Fees for Specialized Accounts and Advisory Services**

**Subadvisory and Other Arrangements**

GW&K has been engaged by certain investment advisers (including affiliated and non-affiliated advisers) to, and sponsors of, pooled investment vehicles such as mutual funds, collective investment trusts and Undertakings for Collective Investment in Transferable Securities (“UCITS”), for GW&K to manage assets as a manager or subadviser to the fund. In this capacity, GW&K’s fees are determined by contract with the adviser or sponsor.

Information about these funds, including a description of the management fees, is generally contained in each fund’s prospectus or offering memorandum, which can typically be found at each adviser’s or sponsor’s website as applicable.
**Wrap Fee and Advisory Programs**

Certain wrap program sponsors have engaged GW&K to manage assets as a program investment option for the sponsor’s clients. With regard to program accounts, the all-inclusive wrap fee assessed by the program sponsor may exceed the aggregate cost of the services provided if such services were negotiated and purchased separately, depending on the level of the all-inclusive fee, the amount of trading activity in a client’s account, the cost of brokerage commissions (where applicable), and the value of any other services rendered to the client. The fees paid by clients for investing in a wrap fee account are set by the sponsor, and are generally disclosed in the sponsor’s contract with each client. As described further in Item 4 and Item 12, GW&K typically executes certain transactions through a brokerage firm other than the wrap fee sponsor, especially for fixed income strategies, which results in the client incurring costs in addition to the program’s wrap fees.

For detailed information about the fees charged by a specific wrap program sponsor, clients can refer to the sponsor’s Form ADV or to other materials provided by the sponsor.

**Private Funds**

GW&K sponsors certain privately-offered pooled investment vehicles (i.e., private funds). These entities are neither registered under the Securities Act of 1933 nor the Investment Company Act of 1940. Accordingly, interests in these funds are offered exclusively to investors satisfying the applicable eligibility and suitability requirements either in private placement transactions within the United States or in offshore transactions. No offer to sell these funds is made by the descriptions in this Brochure, and as noted, these funds are available only to investors that are properly qualified.

The fee schedule for these funds is set forth in each fund’s offering memorandum. GW&K reserves the right to waive some or all fees for certain investors in the funds, including for investors who are affiliated with GW&K. The terms set forth in these documents, such as management fees (and wealth advisory fees, where applicable), performance based fees (where applicable), withdrawal and redemption conditions, and information rights, may be negotiable and varied at GW&K’s discretion, under side letters depending on the size of the proposed investment, type of investor, and special legal requirements applicable to the proposed investor.

In addition, certain operating and other expenses are borne by the fund and thus are paid by the fund’s investors. These are expected to include:

- Legal, accounting, bookkeeping, tax compliance, auditing, consulting and other professional expenses, including those of valuation firms, and expenses associated with compliance with securities regulations;
- Administration fees and other expenses charged by or relating to the services of third-party providers of administration services;
- Bank service, custodial and similar fees;
- Brokerage expenses, fees and commissions; and
• Other miscellaneous expenses as deemed necessary and proper by the fund’s general partner to incur.

Investors in private funds will pay some or all of the above fees. Before investing in the fund, investors should review fund documents, such as the private placement memorandum, to understand the fees that may be applicable to their particular investment.

**Non-Discretionary Programs**

As described in Item 4, GW&K manages some investment accounts without discretion over which securities will be purchased or sold or when those transactions will occur. These include certain UMA, multi-manager and diversified manager allocation products which are managed at the sponsor’s discretion with the guidance of a model portfolio provided by GW&K. In these instances, when GW&K amends and updates its model portfolio, it provides the updated information to the sponsor, which has ultimate discretion on whether or when it will execute the model updates in the underlying investor portfolios. More information on this process is provided in Item 12.

In such programs the client typically pays the sponsor an all-inclusive fee, a portion of which is paid to GW&K as compensation for its investment advisory services in maintaining the model portfolio and communicating changes in it to the sponsor.

For detailed information on the fees charged by each sponsor, please refer to the sponsor’s fee brochure or client investment management agreement with the sponsor.

**Additional Fees and Expenses Payable by Clients**

For any account, fund or other pooled vehicle managed by GW&K, GW&K’s fees are exclusive of brokerage commissions, transaction fees, service provider fees, such as custody fees, and other related costs and expenses which are incurred by GW&K’s clients. Execution of client transactions typically requires payment of brokerage commissions by clients. Investment activity may also involve other transaction fees payable by clients, such as spreads (e.g., for fixed income transactions), sales charges, odd-lot differentials, transfer taxes, wire transfer and electronic fund fees, and other fees and taxes on brokerage accounts and securities transactions. In addition, clients may incur certain charges imposed by custodians, broker/dealers, third-party investment consultants, and other third parties, such as custodial fees, consulting fees, administrative fees, and transfer agency fees.

**Private Wealth Clients**

As described above, GW&K offers wealth advisory services to certain private high net worth clients. These clients have access to certain personalized wealth advisory services, in addition to GW&K’s investment management services. For new private wealth clients, GW&K’s fees include a wealth advisory fee and investment management fees. Please see above for additional details on these fees for private wealth clients.

As described above (Item 4 – Advisory Services), in some instances, GW&K may determine that a private wealth client could benefit from an investment strategy offered
by a third-party investment manager (e.g., to achieve certain tax objectives). In these instances, the client will either pay an investment management fee to GW&K and GW&K in turn will pay a portion of that fee to the third-party investment manager or the third-party investment manager may directly bill the client for their services, separate from the fees billed by GW&K for its services. Except as described above, GW&K does not receive any direct or indirect compensation when recommending an investment strategy offered by a third-party investment manager.

Fees for Investment of Client Assets in Mutual Funds and Other Pooled Investment Vehicles

At times, GW&K may invest a client’s assets in exchange traded funds, mutual funds (including money market funds or similar short-term investment funds) or other pooled investment vehicles sponsored by affiliates and non-affiliates. Generally, clients invested in affiliated mutual funds at GW&K’s discretion (and where GW&K is responsible for calculating its investment management fees for such clients) will not be charged GW&K’s separate account investment management fee on the portion of assets invested in the affiliated mutual fund, but will pay the fund’s customary fees and expenses on those assets. For clients invested in affiliated mutual funds where a third party (such as a platform sponsor or custodian) is responsible for calculating GW&K’s investment management fees, clients are encouraged to consult the platform sponsor or custodian for more information on the fee calculation methodology used. For a client’s assets that are invested in unaffiliated mutual funds or other pooled vehicles, clients will typically pay the fund’s customary management fee and other fees and expenses, in addition to GW&K’s separate account investment management fee on those assets (as well as any wealth advisory fee, where applicable). A fund’s fees are described in each fund’s offering documents (e.g., prospectus or offering memorandum). More information on GW&K’s fee calculation process is provided in Item 7.

Mutual Funds and ETFs

Mutual funds typically assess two categories of fees, shareholder fees and annual fund operating expenses. Shareholder fees may include:

- **Sales Loads**: Fees paid to a broker/dealer which may include front-end loads (sales fees charged upon purchasing shares) and backend loads (sales fees charged upon redeeming shares);
- **Redemption fees**: Fees paid to the fund upon the sale of mutual fund shares;
- **Exchange fees**: Fees charged for transferring to another fund within the same fund group; and
• Account fees: Account maintenance fees.

Annual fund operating fees typically include:

• Management fees: Fees paid to an adviser and/or subadviser for managing the fund;
• Distribution and/or service fees: Fees for distribution expenses, and sometimes shareholder service expenses; and
• Other expenses: Miscellaneous expenses, such as custodial expenses, legal expenses, accounting expenses, transfer agent expenses, and other administrative expenses.

Likewise, ETFs typically charge management fees and other expenses associated with operating and offering the fund, and may also have trading costs associated with the purchase or sale of an ETF.

Clients whose assets are invested in mutual funds and ETFs will pay some or all of the above fees. Clients should review fund documents, such as the prospectus, before investing to understand the fees that may be applicable to their particular investment.

**UCITS**

GW&K serves as investment manager to certain UCITS funds, authorized in various countries pursuant to the European Communities (UCITS) Regulations. Information about these funds, including a description of the management fees and investor eligibility, is generally contained in each fund’s prospectus, key investor information document (KIID) and supplements, which can be found on each fund’s website as applicable. GW&K may enter into agreements with UCITS investors whereby investors may be offered terms and conditions that are different than or more advantageous than terms offered in the funds’ offering documents. Such agreements may include rebates directly by GW&K on fees that an investor may incur in connection with an investment in a UCITS fund. These agreements may also be with investors that are affiliated with GW&K.

**Fees for the Purchase or Sale of Securities**

Neither GW&K nor its employees receive transaction-based compensation from the purchase or sale of securities or investments that are transacted in client accounts. GW&K is compensated solely through stated investment management fees (and wealth advisory fees, where applicable) as agreed upon in investment advisory agreements between GW&K and its clients or the relevant sponsor firms or as set forth in the relevant offering documents. GW&K’s services are further described in Item 4.

**Item 6 – Performance-Based Fees and Side-by-Side Management**

**Performance-Based Fees**

For some client accounts and private funds, GW&K receives performance-based fees for its investment management services. A performance-based fee is based upon a
GW&K Investment Management, LLC

percentage of the net profits of the account being managed. When calculating net
profits, performance-based fees may be based on absolute or benchmark relative
returns. We can have both performance-based fee accounts and asset-based fee
accounts within a particular investment strategy. GW&K’s use of performance-based fee
structures is currently limited.

Performance-based fees create certain inherent conflicts of interest with respect to
GW&K’s management of assets. Specifically, a performance-based fee can create an
incentive for us to take increased risks in managing assets that we would not otherwise
take in the absence of such arrangements. Additionally, since performance-based fees
reward us for strong performance in accounts which are subject to such fees, GW&K
could have an incentive to favor these accounts over those that have only asset-based
fees (i.e., fees based simply on the amount of assets under management in an account)
with respect to areas such as trading opportunities, trade allocation, and allocation of
new investment opportunities.

To maintain fair and equitable treatment of all accounts invested in the same GW&K
investment strategy, GW&K has implemented policies, procedures and controls
designed to treat accounts fairly and equitably over time, regardless of their fee
structure. For example, GW&K has implemented trade allocation and trade rotation
procedures that are agnostic to an account’s fee structure, as further described in Item
12. In addition, Legal & Compliance and other firm personnel review the performance
of accounts with a performance-based fee against accounts within the same strategy that
do not have a performance-based fee. The objective of these procedures and reviews is
to ensure that client accounts are treated fairly and equitably over time regardless of the
fee structure or fee rate.

Side-by-Side Management

GW&K investment professionals simultaneously manage multiple types of accounts
including separate accounts, wrap fee programs, subadvised funds, private funds and
other accounts according to the same investment strategy or similar investment
strategies (i.e., side-by-side management). The simultaneous management of these
different investment vehicles creates certain potential conflicts of interest because
investment management fees charged by GW&K for these different accounts vary. As
described in Item 11, these accounts include those in which GW&K and/or its employees
invest or have an interest. GW&K seeks to treat all such accounts fairly and equitably
over time and GW&K maintains policies and procedures for investment allocation and
trade rotation to help ensure this occurs. GW&K also maintains rules in its trade order
management system to aid in the consistent application of strategy-level investment
guidelines across different account types as applicable.

While GW&K seeks to treat all accounts fairly and equitably over time, all accounts
within the same investment strategy or accounts within similar investment strategies
will not necessarily be managed the same at all times. Different client guidelines can
lead to the use of different investment practices or portfolio holdings, and/or different
performance results for accounts within the same investment strategy. In addition,
particularly with respect to GW&K’s fixed income strategies, GW&K will not necessarily
purchase or sell the same securities at the same time or in the same proportionate
amounts for all eligible accounts. Consequently, the performance of any account within a particular strategy or the performance among accounts across similar strategies may differ. With respect to certain types of accounts, such as private clients or other accounts that have investment restrictions, tax sensitivity, cash requirements or other constraints, these parameters may affect performance results for that particular account.

**Item 7 – Types of Clients**

As described in Item 4, GW&K provides investment management services for private and high net worth clients, estates, pension and profit-sharing plans, charitable foundations, endowments, corporations, private funds, mutual funds, UCITS funds, collective trusts and other entities.

GW&K’s clients include investors with retirement assets that are covered under the Employee Retirement Income Security Act of 1974 (ERISA). As such, GW&K is considered a fiduciary under Title I of ERISA in certain scenarios where GW&K is deemed to be giving rollover advice in relation to a client or prospective client’s ERISA assets. Similar to GW&K’s fiduciary status as a SEC registered investment adviser, as a fiduciary under ERISA, GW&K must make recommendations to its clients in regard to their retirement assets that are in the best interests of the client.

**Conditions for Managing Accounts**

GW&K’s minimum account size varies by asset class and GW&K strategy. Minimum account size is negotiable and may be waived or modified at GW&K’s discretion. In circumstances where GW&K serves as an adviser within a wrap fee program or where GW&K is an adviser or subadviser to other funds or accounts, the account minimums are generally determined by the relevant program sponsor, fund, or account. Generally, GW&K requires each direct separate account client to execute an investment management agreement that details the nature of the discretionary investment advisory authority given to GW&K.

**Additional Information on Account Construction, Liquidation Processes, Valuation of Securities and GW&K Fee Calculation Process**

The amount of time required to fully invest new client accounts will vary from client to client and depends on a number of factors including the investment strategy selected, market conditions at the time of investment, size of the investment, and method used to fund the investment.

When an account is funded either partially or fully in-kind, such as when stocks, bonds or other securities are delivered to GW&K in addition to or instead of cash, it may take GW&K longer to construct a complete portfolio, since some or all of those assets typically need to be sold before securities that GW&K believes are appropriate for the account can be purchased. In addition, if these contributed in-kind securities are odd lots, thinly traded or otherwise illiquid or difficult to value, there may be limitations on GW&K’s ability to sell the securities and on the value that GW&K can ultimately realize upon sale. GW&K will determine the timing of the sales of these securities in its discretion. For Municipal Bond accounts where securities are received in-kind, GW&K
may be instructed by the client not to sell the securities immediately, in order to spread the capital gains over an extended period (e.g., 2 or 3 tax years). In these instances, GW&K does not perform in-depth analysis of the security or issuer unless it is already followed and researched by the GW&K Municipal Bond investment team. Holding one or more in-kind securities can result in increased performance dispersion for that client account when compared to the relevant benchmark or other accounts managed by GW&K in its Municipal Bond strategies.

Other aspects of account construction that may delay completion of the process include, but are not limited to, the market liquidity conditions of targeted securities and the volume of trading activity at GW&K. For GW&K’s Municipal Bond Strategies, the amount of new municipal bond issuance, the volume of new municipal bond accounts opening or being funded at GW&K, and general market liquidity in municipal bonds can impact the amount of time it takes GW&K to invest. Similarly for GW&K’s Taxable Bond Strategies, market liquidity in various taxable bond sectors, including corporate bonds (particularly high yield corporate bonds), mortgage-backed securities, and treasuries can also impact the amount of time it takes GW&K to invest. Under normal market conditions, it generally takes up to 12 weeks or more to invest a new Municipal Bond account, and it could take several weeks to invest a new equity account or Taxable Bond account. The time to invest any account may be longer in periods of market stress, volatility or lower liquidity, or if GW&K determines that more time is needed for the investment process for a particular account. Furthermore, these factors can cause an account’s performance to differ from other accounts invested in the same strategy.

For clients investing in GW&K investment strategies through sponsored programs that have placed the client’s account “on-hold” or otherwise halted the account (for example, due to incomplete required account related information, or other issues occurring at the sponsor), GW&K will typically be unable to manage such account while it is halted at the direction of the sponsor. Sponsor imposed account halts can cause the account’s performance to vary materially from other accounts in the same investment strategy.

The portfolio liquidation process can be similarly affected by market liquidity conditions and the volume of trading activity at GW&K, particularly for Municipal Bond accounts. Generally, GW&K may take up to two weeks or more to complete a full or partial liquidation request for a client account, as GW&K determines what it believes are the most reasonable opportunities to sell each security. In cases when clients instruct GW&K to liquidate an account more quickly, the proceeds realized from the liquidation may be adversely impacted by GW&K having less time to sell the securities, particularly in periods of market stress, volatility or lower liquidity. The portfolio liquidation process for a particular client account may take longer in periods of significant market stress, volatility or lower liquidity, and the proceeds realized may be adversely impacted by these conditions as well.

Clients may also occasionally instruct GW&K to liquidate securities contributed to the account by the client on an in-kind basis for cash distribution to the client. In such instances, the client would incur GW&K’s investment management fee (and wealth advisory fee, where applicable) for the account as well as transaction costs related to the liquidation. In addition, the proceeds realized in these cases may be adversely impacted
by market conditions, the liquidity of the securities being sold and the other factors described above.

As described above, certain GW&K clients may either partially or fully fund a new account with in-kind securities, such as by transferring stocks, bonds or other securities that were previously managed by another investment management firm. With respect to Municipal Bonds that a client has contributed in-kind, GW&K maintains policies and procedures for the valuation of such securities, under which GW&K typically seeks multiple bids from third-party broker/dealers to establish an initial valuation for bonds received in-kind that are not already held by other GW&K clients. Once the client account is open, GW&K then typically uses valuations provided by recognized third-party pricing services for these securities going forward. The bids received from broker/dealers may differ from the prices realized when GW&K subsequently sells the bonds, and may also differ from the valuations provided by the third-party pricing services, because of normal market movements in the bonds, or because broker/dealers and pricing services are prescribing a different value to the bonds at a particular time.

Several GW&K Taxable Bond Strategies invest in securitized assets, such as pooled mortgage-backed securities (“MBSs”). The issuers of MBSs typically adjust the securities on a monthly basis to reflect the amount of remaining principal in the underlying mortgage loans. These pool factor adjustments, which typically occur over the first several business days of each month, can limit GW&K’s ability to settle and reconcile MBS trades during this adjustment period, until the current pool factors are published by the issuers. This may result in GW&K limiting its trading activity in MBSs during these monthly adjustment periods.

GW&K maintains a Valuation Committee that typically meets annually and on an as needed basis to oversee GW&K’s valuation policies and procedures and to address any matters with the pricing of securities held by GW&K clients. As described above, GW&K uses recognized, independent third-party pricing services for the valuation of all securities held in client accounts. GW&K’s valuation process operates daily and involves a broad range of systems and professionals at the firm. GW&K receives updated pricing and other necessary data from the third party pricing services at least daily, and more frequently as needed in the event that a security’s price or related data attributes are reset or otherwise amended. While GW&K generally does not invest in securities that initially require fair valuation, there can be circumstances where GW&K’s Valuation Committee is required to “fair value” price a security if a price is not readily available (e.g., in the case of extended market closures or if a security is halted on an exchange) or when GW&K believes the market price is unreliable.

As described in Item 13 and Item 15, GW&K’s valuation methodologies and the valuations ascribed to particular securities can differ from that of the client’s custodian, and the custodian statements are the official books and records for the accounts. For accounts for which GW&K is responsible for calculating its investment management fees, GW&K uses the valuations determined by the procedures described above, rather than the valuations that may be determined from time to time by clients’ custodians. For accounts for which a third party (such as the platform sponsor or custodian) is responsible for calculating GW&K’s investment management fees, the third party
determines the valuation methodology to be used. Finally, with respect to “odd lot” securities (particularly for small, “odd lot” bond positions), GW&K’s ability to trade such securities and the third party pricing services’ ability to value such securities can vary, particularly in times of market stress or volatility.

Item 8 – Methods of Analysis, Investment Strategies, and Risk of Loss

Strategy Overview
As discussed in Item 4, GW&K is a discretionary asset management firm specializing in Fixed Income, Equity and Balanced strategies.

Municipal Bond Strategies

- Municipal Bond: This strategy is an intermediate approach that emphasizes bottom-up research with a goal of producing high after-tax returns while preserving and enhancing capital. The strategy focuses on bonds within the investment grade spectrum that offer yield enhancing opportunities.

- Municipal Bond ESG: This strategy is an intermediate approach that strives to identify municipal issuers that are leaders in providing positive environmental, social and governance (ESG) impacts in the communities they serve. The strategy seeks to provide clients with above-market returns and a steady income stream while emphasizing ESG considerations.

- Enhanced Yield Municipal Bond: This strategy is a long-term municipal bond approach with an allocation to higher yielding bonds. The strategy emphasizes research with a goal of producing high after-tax returns. It is appropriate for total return oriented clients with a greater tolerance for volatility.

- 2-8 Year Active Municipal Bond: This strategy emphasizes bottom-up research to target investment grade short to intermediate maturity bonds. The strategy seeks to preserve and enhance capital while protecting the income stream.

- 2-8 Year Active Municipal Bond ESG: This strategy is a short to intermediate approach that strives to identify municipal issuers that are leaders in providing positive environmental, social and governance (ESG) impacts in the communities they serve. The strategy seeks to provide clients with above-market returns and a steady income stream while emphasizing ESG considerations.

- Short-Term Municipal Bond: This strategy seeks to earn higher after-tax returns than money market funds while reasonably managing risk. The focus is primarily on investment grade bonds maturing in less than four years.

Taxable Bond Strategies

- Core Bond: This strategy is a core multi-sector bond strategy that seeks to generate income while preserving capital. The strategy buys only investment grade securities and maintains a similar risk profile to that of the Bloomberg Aggregate Index.
• Core Bond ESG: This strategy is a core multi-sector bond strategy that seeks to generate income and preserve capital while emphasizing ESG considerations. The strategy buys only investment grade securities and maintains a similar risk profile to that of the Bloomberg Aggregate Index. The strategy’s focus on ESG factors prioritizes issuers that demonstrate leadership in sustainability relative to peers.

• Enhanced Core Bond: This strategy offers broad market exposure with a goal of providing income and capital gains. The strategy is a multi-sector bond strategy, and strategically invests in high yield bonds to enhance return opportunities and manage risk.

• Enhanced Core Bond ESG: This strategy offers broad market exposure with a goal of providing income and capital gains while emphasizing ESG considerations. Portfolios are allocated across multiple market sectors, and strategically invest in high yield bonds, as we seek to enhance return opportunities and manage risk. The strategy’s focus on ESG factors prioritizes issuers that demonstrate leadership in sustainability relative to peers.

• Intermediate Taxable Bond: This strategy is an intermediate-term multi-sector bond strategy that seeks to generate income while preserving capital. The strategy buys only investment grade securities and maintains a similar risk profile to that of the Bloomberg Intermediate Aggregate Index.

• Corporate Bond Opportunities: This strategy combines high yield and high grade corporate bonds to maximize current income and longer-term capital appreciation. The approach combines top-down sector allocation with bottom up issuer selection and a credit barbell methodology.

• Total Return Bond: This strategy seeks to generate income and capital gains by taking advantage of the relative valuation among multiple bond sectors, including high yield bonds. The investment process combines top-down macro analysis with bottom-up quantitative and qualitative research.

• Short-Term Taxable Bond: This strategy seeks to outperform money market funds while managing portfolio volatility by actively managing a portfolio of short-term securities diversified across multiple bond sectors.

• Short-Term Focused High Income: This strategy seeks to achieve a high level of current income while minimizing price volatility. Generally, the strategy seeks to minimize interest rate risk by investing in bonds with maturities less than five years.

**Equity Strategies**

• Small Cap Core: This strategy utilizes fundamental research to identify small companies that we believe have sustainable growth in niche markets. The Strategy’s core approach allows for pursuit of quality companies with either
growth or value oriented characteristics. The strategy focuses on quality and seeks to hold stocks for the long term and protect returns when markets decline.

• Small Cap Growth: This strategy utilizes fundamental research to identify small companies that we believe have sustainable, above-average earnings growth in niche markets. The strategy focuses on quality and seeks to hold stocks for the long term and protect returns when markets decline.

• Small Cap Value: This strategy utilizes fundamental research and proprietary screening methods that seek to identify well-managed small cap value companies. The strategy focuses on companies that we believe are undervalued and have improving fundamentals and financial characteristics.

• Small/Mid Cap Core: This strategy utilizes fundamental research to identify small-cap and more established mid-cap companies that we believe are well managed and have sustainable growth prospects. The strategy follows a core approach that generally invests in growth and value stocks. The strategy focuses on quality and seeks to hold stocks for the long term and protect returns when markets decline.

• Small/Mid Cap Growth: This strategy utilizes fundamental research to identify small-cap and more established mid-cap growth companies that we believe have sustainable, above-average earnings growth in niche markets. The strategy focuses on quality and seeks to hold stocks for the long term and protect returns when markets decline.

• Diversified Equity: This strategy combines growth and value disciplines and diversifies across large, mid, and small capitalization stocks. The strategy is allocated across market segments, investment styles and company sizes. The investment process supports the identification and research of one stock idea at a time and we seek to hold companies for the long term.

• Equity Dividend Plus: This strategy is an income-oriented strategy that seeks above-average dividend paying companies that we believe have the required balance sheet strength needed to sustain and grow the dividend payouts. The strategy generally seeks to maintain an overall portfolio yield twice that of the benchmark index.

• International Small Cap Equity: This strategy seeks long-term capital appreciation by investing primarily in a portfolio of equity securities issued by foreign, small market capitalization companies that we believe have the ability to generate consistent and sustainable earnings growth. We aim to discover well-managed businesses that are unrecognized or undervalued by the market and that can grow earnings and recognize value over the long term.

• Global Small Cap Equity: This strategy seeks long-term capital appreciation by investing primarily in a portfolio of equity securities issued by small market capitalization companies based around the world, including in the United States. We aim to discover well-managed businesses that are unrecognized or
undervalued by the market and that can grow earnings and recognize value over the long term.

- Emerging Markets Equity: This strategy seeks long-term capital appreciation by investing primarily in companies located in emerging market countries. The strategy employs a bottom-up, growth-oriented, fundamental investment approach based on the belief that future earnings growth is a key determinant of potential long-term equity returns. The strategy targets both early stage and traditional growth companies which we believe have meaningful exposure to growth in emerging markets.

- Emerging Wealth Equity: This strategy seeks long-term capital appreciation by investing primarily in companies located in either developed or emerging markets and which are exposed to, and derive revenue or profits from, emerging market countries. The strategy employs a bottom-up, growth-oriented, fundamental investment approach based on the belief that future earnings growth is a key determinant of potential long-term equity returns. The strategy targets both early stage and traditional growth companies which we believe have meaningful exposure to growth in emerging markets.

ESG Strategies

- ESG Strategies: GW&K offers certain of its investment strategies as Environmental, Social and Governance (“ESG”) strategies as listed above. These strategies seek to expand the investment process to further consider the environmental, social and governance impacts of an investment (e.g., non-financial risks that can impact an investment’s long-term financial health) alongside the fundamental analysis of quantitative and qualitative characteristics of an investment, taking into account applicable economic, industry, or other external considerations to try to determine its intrinsic value. GW&K’s ESG strategies also utilize analysis of ESG factors based on engagement with the issuers in which the strategy invests and analysis of third-party or proprietary ESG ratings, as applicable. See “ESG Considerations” below in this Item 8.

Balanced Strategies

- Balanced Strategies: In some cases, GW&K offers a blend of two or more of its investment strategies. GW&K generally maintains discretion on how to allocate among the various strategies, when to rebalance among the strategies, and the time that may be required to implement any rebalance or other allocation changes. In addition, limitations on GW&K’s ability to sell certain securities (such as “odd lot” bond positions) may impact the timing and process for rebalancing, and may therefore impact a client’s investment performance. In certain cases, a platform sponsor may impose requirements, parameters or other limitations on GW&K’s discretion over allocation, rebalancing and other matters relating to these strategies.
Unaffiliated Third-Party Managed Strategies

In some instances, for certain private wealth clients, GW&K may determine a client could benefit by investing a portion of their assets in a strategy managed by a third-party investment manager (e.g., to achieve certain tax objectives). GW&K is not compensated by third-party investment managers for allocating client assets to a strategy that is not managed by GW&K. Please refer to Item 5, Fees and Compensation, for additional information on the fees associated with these arrangements.

Methods of Analysis

GW&K’s primary method of evaluating investment opportunities is fundamental analysis. Fundamental analysis involves researching the quantitative and qualitative characteristics of a security, taking into account applicable economic, industry, or other external considerations to try to determine its intrinsic value. In addition to fundamental security analysis, GW&K may also employ varying degrees of macroeconomic, sector, industry, interest rate, or policy analysis in formulating investment decisions or constructing investment portfolios.

Information Sources

GW&K uses numerous sources of information to evaluate securities. These sources include, but are not limited to, analytical data provided by third-party vendors and rating agencies, third-party research, regulatory filings, financial statements, and economic data, as well as more qualitative considerations, such as discussions with management teams.

ESG Considerations

GW&K incorporates Environmental, Social, and corporate Governance (“ESG”) considerations amongst many other fundamental, technical and valuation factors in making investment decisions. As described previously, GW&K also offers certain of its investment strategies as ESG investment strategies. GW&K recognizes that the relative impact of ESG factors on performance may vary across industries and regions, but the firm believes that responsible corporate behavior with respect to ESG factors can lead to positive and sustainable long-term financial performance. GW&K maintains an ESG Committee which generally meets quarterly to review the Firm’s ESG practices. It is comprised of senior investment management personnel for each asset class, members of the Legal & Compliance Department, Client Service and Marketing Department. GW&K is a member or signatory to selected U.S. and international organizations and groups that focus on ESG considerations. Nonetheless, GW&K recognizes that incorporating ESG considerations into its investment process presents risks, including those described below in this Item 8.

Investment Risks and Other Risks

Investments with GW&K are not insured or guaranteed. Stock markets and bond markets can fluctuate substantially over time and GW&K cannot assure any level of performance or guarantee that its investments will not experience a loss in value. While GW&K seeks to achieve positive returns for its clients, the value of investments in any of
GW&K’s strategies can fluctuate substantially over time, potentially resulting in loss of principal or loss of profits that have not been realized. Therefore, clients that invest in GW&K’s investment strategies may lose money. Some of the risks of investing in GW&K investment strategies include:

**General Risks**

- **Liquidity Risk** – In situations where there is little or no active trading market for certain securities, it may be more difficult to sell such securities at or near their perceived value. In particular, the market for certain municipal bonds, high yield taxable bonds, mortgage-backed securities, small cap stocks, or international small cap stocks can sometimes be less liquid than other securities markets, which may impact the ability to sell at desired prices. Small, “odd lot” positions (particularly with respect to bonds) also may be less liquid, particularly in times of market stress or volatility.

- **Market Risk** – Stock and bond markets fluctuate over time, and the market value of a specific stock or bond may decline due to general market conditions unrelated to the specific company or issuer. Factors that could contribute to market fluctuations include, but are not limited to, changes in real or perceived economic conditions, changes in interest rates, or changes in investor sentiment.

- **Non-diversification Risk** – Non-diversified investments or strategies, such as those which may invest a relatively high percentage of assets in a limited number, type or size of issuers, could be more susceptible to risks associated with a single market, economic, or other event than a diversified investment or strategy.

- **Sector or Industry Risk** – Investments or strategies that significantly overweight or underweight companies or issuers in a certain sector or industry may be more susceptible to economic or market events applicable to that group. Issuers and companies that are in similar industry sectors may be similarly affected by particular economic or market events; to the extent a strategy has substantial holdings within a particular sector, the risks associated with that sector increase.

**Risks of Investing in Equity Securities**

- **Small- and Mid-Capitalization Stock Risk** — The stocks of small- and mid-capitalization companies often have greater price volatility, lower trading volume, and less liquidity than the stocks of larger, more established companies.

- **Growth Stock Risk** — The prices of equity securities of companies that are expected to experience relatively rapid earnings growth may be more sensitive to market movements because the prices tend to reflect future investor expectations rather than just current profits.

- **Value Stock Risk** — Value stocks may perform differently from the market as a whole and may remain undervalued by the market for a long period of time.
IPO Risk – The prices of stocks purchased in initial public offerings (“IPOs”) can be very volatile and tend to fluctuate more widely than stocks of companies that have been publicly traded for a longer period of time. The effect of IPOs on performance depends on a variety of factors.

Risks of Investing in Fixed Income Securities

- Interest Rate Risk – Prices of bonds tend to move inversely with changes in interest rates. Rising interest rates typically cause bond prices to fall, adversely impacting investors in fixed income strategies. As the effective maturity and duration of a fixed income portfolio become longer, the impact of rising interest rates on the portfolio’s value is generally more significant.

- Credit Risk – If a bond issuer fails to make scheduled interest or principal payment or if there is a decline, or the perception of a decline, of the credit quality of a bond, the bond’s price typically falls. As a bond’s credit rating decreases, it is potentially more likely the issuer may have trouble making scheduled payments. High yield bonds generally have greater potential credit risk than investment grade bonds.

- Call Risk – Some bonds give the issuer the option to call or redeem the bonds prior to maturity date. If an issuer calls its bonds in a period of declining interest rates, there is a risk that there may not be bonds with similar characteristics paying the same interest rate available to buy with those proceeds. Callable bonds can be susceptible to greater price fluctuation than non-callable bonds during periods of market illiquidity or changing interest rates.

- Prepayment and Extension Risk – When interest rates fall, the principal on mortgage-backed and other asset-backed securities may be prepaid. There may not be bonds with similar characteristics paying the same interest rates available to buy with those proceeds. When interest rates rise, the effective duration of mortgage-backed and other asset-backed securities may increase due to a drop in prepayments on the underlying mortgages or other assets. This extension of effective duration could increase a portfolio’s susceptibility to price declines due to rising interest rates.

- Reinvestment Risk – When bonds are sold or called, or when they mature, there may not be other similar bonds available paying the same interest rate with equivalent quality, maturity or other characteristics. The reinvestment of proceeds into different bonds may adversely impact the level of income generated or negatively impact the value of investment performance of the bonds or investment strategy.

- Municipal Bond Risk – There is typically less public information available about municipal bonds than for other types of securities, such as corporate bonds or
equities. Factors unique to municipal securities, including state or local economic or business developments or legislative changes, may adversely impact the yield or value of applicable bonds. The municipal bond market can also be subject to periods of lower new issuance of bonds or other factors which may result in lower market liquidity, and difficulty in selling bonds generally, or selling at a particular price point without a substantial discount or spread. In addition, adverse legislation or tax law changes could negatively impact the municipal bond market and the value of municipal bonds.

- **High Yield Risk** – Below investment grade debt securities and unrated securities of similar credit quality (commonly known as “junk bonds” or “high yield securities”) may be subject to greater levels of interest rate, credit, liquidity, and market risk than higher-rated securities. These securities are considered predominately speculative with respect to the issuer’s continuing ability to make principal and interest payments.

**Risks of Investing in Non-U.S. Securities**

- **Foreign Investment Risk** – Securities or other investments in foreign issuers involve additional risks such as risks arising from less frequent trading, changes in political, social or economic developments, and less publicly available information about non-U.S. issuers. These risks differ from those associated with investing in securities of U.S. issuers and may result in greater price volatility. Investments outside the U.S. may also be subject to different settlement and accounting practices and different regulatory, legal and reporting standards, and may be more difficult to value, than those securities issued in the U.S.

- **Emerging Markets Risk** – Investments in emerging markets involve all of the risks of foreign investments, and also have additional risks. The markets of developing countries are generally more volatile than the markets of developed countries with more mature economies. Many emerging markets companies in the early stages of development are dependent on a small number of products and lack substantial capital reserves. In addition, emerging markets often have less developed legal, accounting and financial systems and requirements. These markets often have provided significantly higher or lower rates of return than developed markets and usually carry higher risks to investors than securities of companies in developed countries.

- **Currency Risk** – Foreign currency exposure will naturally arise from investments in non-U.S. assets. Exchange rates between a client’s base currency and that of any local market currency may fluctuate significantly over short periods of time due to factors such as changes in interest rates, government intervention (e.g., devaluation of a currency by a country’s government or central banking authority) and other geopolitical issues. Such changes can have a negative impact on the returns from those investments.
• Geopolitical Risk – Changes in the political status of any country can have profound effects on the value of securities within that country. In addition, geopolitical risks may impact the liquidity and value of securities. Countries may change capital control regulations, tax rules or ownership requirements.

Other Risks

• Cybersecurity Risk – With the increased use of technology to conduct business, GW&K (and firms with which GW&K engages in order to manage GW&K’s client accounts) and GW&K’s clients are susceptible to operational, information security and related risks. Cybersecurity incidents can result from deliberate attacks or unintentional events, and could result in a third party gaining unauthorized access to systems and information for purposes of misappropriating assets, or confidential or other sensitive information; corrupting data; or causing operational disruption. These incidents could disrupt business operations, and could result in an inability to manage client accounts, communicate with clients, provide accurate information or otherwise transact business. These incidents could also cause violations of applicable law (such as privacy laws), regulatory exposure and reputational damage. While GW&K has established a business continuity and disaster recovery plan and a Cybersecurity & Business Continuity and Disaster Recovery Committee, and while GW&K maintains cybersecurity systems, safeguards and risk management, there are inherent limitations in such plans and systems. As a result, certain risks could exist that have not been identified with respect to both GW&K and the firms with which GW&K engages in connection with its management of client accounts.

• ESG Investing Risk — ESG investment criteria may result in the selection or exclusion of securities of certain issuers for reasons other than performance. As a result, investment strategies using ESG criteria may at times underperform strategies that do not utilize ESG criteria. The application of ESG criteria may affect a portfolio’s exposure to certain companies, sectors, regions, countries or types of investments, which could negatively impact the strategy’s performance depending on whether such investments are in or out of favor. Applying ESG criteria to investment decisions is qualitative and subjective by nature, and there is no guarantee that the criteria utilized by GW&K or any judgment exercised by GW&K will reflect the beliefs or values of any particular investor. Socially responsible norms differ by region, and a company’s ESG practices or GW&K’s assessment of a company’s ESG practices may change over time. In evaluating a company, GW&K uses proprietary, internal research and analysis, and also subscribes to various independent third party research providers that provide corporate ESG research. GW&K is generally dependent upon information and data obtained through third-party reporting that may be incomplete, inaccurate or unavailable, which could cause GW&K to incorrectly assess a company’s ESG practices.
• Force Majeure and Other Events – GW&K’s ability to manage client accounts and the performance and value of those client accounts could be adversely impacted by significant events, or general economic and market conditions where GW&K and other firms have a lack of control, including circumstances involving volatility in interest rates, availability of credit, inflation rates, economic uncertainty, changes in laws, trade barriers, currency fluctuations and controls, national and international political circumstances, and force majeure events, such as events like acts of God, fire, flood, earthquakes, outbreaks of infectious disease, pandemic or any other serious public health concern, war, terrorism or other disruptive events.

Item 9 – Disciplinary Information

There are no applicable legal or disciplinary events relating to GW&K or its employees.

Item 10 – Other Financial Industry Activities and Affiliations

Affiliations

As noted in Item 4, GW&K’s institutional partner, AMG, is a publicly traded global asset management company with equity investments in various investment management firms (“AMG Affiliates”), including GW&K. AMG’s equity interest in GW&K is structured so that GW&K maintains operational autonomy in managing its business. AMG does not have any role in the day-to-day management of GW&K. Each of AMG’s Affiliates, including GW&K, operates autonomously and independently of AMG and each other. Except as described in this Brochure, GW&K does not have any business dealings with the AMG Affiliates and does not conduct any joint operations with them. GW&K carries out its asset management activity, including the exercise of investment discretion and voting rights, independent of the AMG Affiliates. Additionally, no AMG Affiliates formulate advice for GW&K’s clients. AMG’s ownership interest in GW&K does not, in GW&K’s view, present any potential conflict of interest for GW&K’s clients. More information regarding AMG, including its public filings and a list of all AMG Affiliates, is available at www.amg.com.

GW&K has a marketing agreement with AMG Funds LLC (“AMG Funds”), a wholly-owned subsidiary of AMG, under which AMG Funds markets GW&K’s investment management services to third-party intermediaries that sponsor subadvised mutual funds and/or other platforms, such as defined contribution retirement plan platforms. GW&K pays AMG Funds a fee for these services.

GW&K also has mutual fund subadvisory agreements with AMG Funds, under which GW&K serves as subadviser to various mutual funds in the AMG Funds family of mutual funds, which are sponsored and advised by AMG Funds. As described in each fund’s prospectus, each fund pays AMG Funds a management fee, and AMG Funds pays GW&K a subadvisory fee with respect to the fund. The fees payable to GW&K may be reduced by the amount of certain shareholder servicing fees, distribution related expenses, and other expenses paid by AMG Funds on behalf of the Funds, under
expense sharing agreements through which GW&K has agreed to reimburse AMG Funds for a certain portion of these fees. In addition, certain of GW&K’s employees are registered representatives of AMG Distributors, Inc. (“AMGDI”), a limited purpose broker/dealer that is a wholly-owned subsidiary of AMG Funds and that is the underwriter of the AMG Funds family of funds and placement agent for certain Affiliate private funds.

GW&K is also party to client service/marketing agreements with certain subsidiaries of AMG under which the AMG subsidiaries introduce GW&K’s investment management services to prospective non-U.S. institutional clients and/or provide institutional client services to certain of GW&K’s clients in various foreign jurisdictions. GW&K pays the AMG subsidiaries a fee for these services. The AMG subsidiaries are not broker/dealers, investment advisers, or any of the other financial institutions described in Item 7.A. of Form ADV Part 1A. Depending on the foreign jurisdiction, the AMG subsidiaries may be registered or exempt from registration, as appropriate, with the relevant foreign financial regulatory authorities.

As described in Item 5, GW&K sponsors certain private funds, for which a wholly owned subsidiary of GW&K serves as general partner and GW&K serves as investment adviser. GW&K receives fees for managing these funds, as set forth in each fund’s offering memorandum.

Other Financial Activities and Limited Scope of Services

GW&K is not registered, nor does it have an application pending to register, as a broker/dealer, futures commission merchant, commodity pool operator, or commodity trading adviser. In addition, as a SEC registered investment management firm that manages assets in accordance with our investment strategies, GW&K does not provide legal or tax advice. GW&K clients will therefore typically need to obtain separate legal counsel (e.g., for estate planning implementation and other legal advice) and tax advice.

For client accounts that are trusts, GW&K does not independently verify that trustees’ directions are consistent with the trust’s organizational documents, since GW&K is not the trustee and typically does not have access to all relevant trust documents. In addition, as a matter of process, GW&K will reasonably rely on and take direction from one trustee, unless GW&K has otherwise received written direction that requires more than one trustee to provide us with instructions.

Item 11 – Code of Ethics, Participation or Interest in Client Transactions and Personal Trading

Code of Ethics

GW&K has adopted a Code of Ethics (the “Code”) that applies to all employees. The Code describes the standard of conduct GW&K requires of its employees and sets forth restrictions on certain activities, including personal trading in accounts owned, managed or beneficially owned by employees. The Code’s provisions also include requirements relating to areas such as gifts, business entertainment, and insider trading. By setting forth the regulatory and ethical standards to which GW&K’s
employees must adhere, the Code supports GW&K’s efforts to promote a high level of professional ethical conduct.

**Personal Trading**
The Code contains guidelines and requirements for the personal trading activity of GW&K employees and members of their households. These parameters are intended to prevent employees from personally benefiting from GW&K’s investment decisions or recommendations to its clients. The Code requires employees and members of their households to report certain securities holdings and pre-clear certain personal securities transactions with the firm’s Legal & Compliance Department prior to execution. The Code also establishes restrictions for trading in securities that are being considered for purchase or sale in client accounts. Additional guidelines include restrictions on realizing short-term profits, required pre-clearance for participation in private placements, and a prohibition against participation in IPOs. GW&K’s Legal & Compliance Department monitors employee personal trading for adherence to the Code.

**Participation or Interest in Client Transactions**
Certain employees of GW&K invest in strategies managed by GW&K and those investments will be managed the same or similarly to how client assets in those strategies are invested. GW&K may aggregate transactions on behalf of discretionary accounts managed for its employees and family members with those of other advisory clients provided that such affiliated advisory accounts participate on a basis that is not more favorable over time than for other advisory clients. In the case of IPOs, GW&K excludes the accounts of its employees and their family members from these investments due to the potential for limited availability. From time to time, GW&K invests its own assets in accounts or funds managed by the firm, to provide seed capital in connection with the launch of a new investment strategy that GW&K intends to offer to clients at some point in the future. These seeded investment strategies are permitted to participate in IPOs or other limited offerings, subject to GW&K’s policies and procedures. Please see Item 6 and Item 12 for additional information regarding controls or management of accounts and additional information on side-by-side management.

In addition, due to the nature of our clientele, GW&K does from time to time trade in securities issued by clients or the companies that employ or otherwise engage our clients. For example, some GW&K clients are board members, senior executives or employees of publicly traded companies. In addition, we manage assets for publicly traded companies, the securities of which we may purchase from time to time for our investment strategies. We only purchase securities for our clients if the company passes our investment screening process and we believe that owning the shares would benefit our clients. In all such instances, GW&K will act in what we believe are the best interests of our clients. GW&K will make investment decisions for client accounts independently and not on the basis of whether the security issuer, or an employee or other associate of the issuer, is a client of GW&K.

As described in Items 5 and 10, certain GW&K clients that meet the necessary investor qualification requirements invest in private funds sponsored by GW&K, for which a wholly owned subsidiary of GW&K serves as general partner and GW&K serves as
investment adviser. Certain GW&K employees also invest in these private funds, and as a result such employees have an interest in these funds.

**Principal Trades**
GW&K does not engage in principal trades with its clients.

**Insider Trading/Material Non-Public Information**
GW&K maintains policies and procedures designed to prevent the misuse of material non-public information. Employees are prohibited from seeking out material non-public information or, in cases where they come into possession of material non-public information, using it as a basis for purchasing or selling securities in client accounts or in their personal accounts. Employees are also prohibited from further disseminating material non-public information to any other parties either within or outside of GW&K, except for the Legal and Compliance Department in order to verify whether certain information is, in fact, material non-public information.

In addition to GW&K’s Policy, employees of GW&K are also subject to AMG’s Insider Trading Policy. The AMG Insider Trading Policy prohibits the use of material non-public information and also imposes certain restrictions on the trading of AMG issued securities.

**Gifts and Business Entertainment**
The Code includes policies and procedures for giving or receiving gifts and business entertainment, and establishes dollar limits for the giving or receiving of gifts, in an effort to mitigate potential conflicts of interest between GW&K employees and GW&K’s vendors, broker/dealers, consultants, or other business relationships. GW&K’s Legal & Compliance Department maintains records of reported gifts and conducts periodic reviews to identify potential conflicts of interest.

As described in Item 10, certain employees of GW&K are also registered representatives of AMGDI and are subject to additional procedures and restrictions with respect to gifts and business entertainment activities.

**Outside Business Activities**
The Code contains guidelines and requirements for the outside business activities of GW&K employees. These parameters are intended to prevent material conflicts of interest with GW&K clients, the firm and employee’s roles and responsibilities at GW&K.

As described in Item 10, certain employees of GW&K are also registered representatives of AMGDI and are subject to additional procedures and restrictions with respect to outside business activities.
**Charitable Contributions**
From time to time, GW&K donates to charitable enterprises that are GW&K clients or that are associated with GW&K clients or employees. Members of GW&K management approve charitable contributions made by GW&K.

**Political Contributions**
GW&K prohibits its employees from making political contributions in the name of, or on behalf of GW&K, to any political committee, candidate or party, or from making any political contributions for the purpose of securing or retaining business. GW&K maintains policies and procedures that establish dollar limits for employees’ personal political contributions, as well as preclearance requirements that must be met before such contributions are made by GW&K employees followed by reporting of approved and executed contributions.

**Distribution of Code**
All GW&K employees are provided a copy of the Code at the time of hire and at least annually thereafter. Each employee must affirm that the employee has received and read a copy of the Code, and that the employee understands its provisions. GW&K’s Legal & Compliance Department conducts periodic training to review the Code with employees. A copy of GW&K’s Code is also available to clients or prospective clients upon request and may be obtained by contacting GW&K using the contact information on the Cover Page of this Brochure.

**Item 12 – Brokerage Practices**
GW&K is typically retained by its clients on a discretionary basis, which means that GW&K is given the authority to determine the securities to be purchased or sold for the client’s account, in accordance with the specified investment strategy. Some of GW&K’s clients, however, particularly those that sponsor or participate in wrap programs, limit GW&K’s discretion to select broker/dealers to execute those transactions by instructing GW&K to direct trades to a specific broker/dealer.

**Brokerage Relationships**
In addition to selecting broker/dealers to execute transactions on behalf of client accounts, GW&K also maintains other relationships with broker/dealers as part of its investment advisory business. Certain broker/dealers sponsor wrap platforms or other programs for which GW&K is hired to be a subadviser to their underlying clients, or in some cases broker/dealers may refer clients directly to GW&K. Some broker/dealers provide research that is used by GW&K or arrange meetings with management of issuers in which GW&K invests, to support the investment research processes. Broker/dealers also regularly issue or underwrite securities that GW&K purchases on behalf of its clients.

Notwithstanding these broker/dealer relationships, GW&K seeks to achieve best execution when executing client transactions and has implemented policies and procedures to monitor its efforts in this regard.
Best Execution – Selection Factors for Broker/Dealers

GW&K considers best execution to encompass the most favorable overall cost or proceeds that can be reasonably obtained for a transaction under current circumstances surrounding the trade. In seeking best execution, GW&K looks for what it believes is the best potential combination of quantitative and qualitative factors, including price, explicit commission, and anticipated speed and quality of execution. Trading practices, liquidity, availability of market data, and regulatory requirements vary considerably from one market to another. GW&K has implemented policies and procedures to assess our effectiveness across markets in seeking to obtain best execution.

GW&K utilizes a broad range of broker/dealers across its various asset classes and strategies. Broker/dealers selected by GW&K include traditional broker/dealer firms as well as Alternative Trading Systems such as electronic communication networks that are typically registered with the SEC as broker/dealers or execution-only firms. In selecting a broker/dealer, GW&K typically considers a broad range of qualitative and quantitative factors including the broker/dealer’s financial soundness, capacity, expertise, ability to provide investment research, and willingness to commit capital where applicable, as well as its ability to effectively communicate with GW&K’s Trading and Operations Departments to assure timely trade settlement and reporting. Recognizing the value of the above referenced factors, GW&K may select a broker/dealer that does not offer to execute at the best price or at the lowest commission or mark-up if, in GW&K’s judgment, the total overall execution represents the best opportunity for GW&K’s clients.

GW&K’s Brokerage Committee typically meets quarterly to review components of GW&K’s trading to help ensure the firm continues to meet its duty to seek best execution. The Brokerage Committee is comprised of GW&K portfolio managers, traders, and members of the Legal & Compliance, Operations and Finance Departments. Generally, the committee reviews commission rates paid to broker/dealers for executing orders, any trade errors that may have occurred, the use of soft dollar payments for research, and other considerations relevant for the given period, such as the approval of new broker/dealers or applicable regulatory changes that could impact GW&K’s trading. Additionally, GW&K utilizes an independent third-party trade cost analysis vendor to assist in the aggregation and analysis of trade execution data across its investment strategies and products. The Brokerage Committee reviews this analysis to identify any notable outlier transactions or brokers/dealers, as well as potential trends in execution results.

Directed Brokerage and other Customized Brokerage Instructions

Some of GW&K’s clients provide customized brokerage instructions to GW&K. For example, some GW&K clients, particularly those who participate in wrap or similar advisory programs, instruct GW&K to direct equity trading to a specific broker/dealer, usually the sponsor of the wrap program or one of its affiliates. Other clients may also provide directed brokerage instructions. For accounts where clients have established directed brokerage instructions, GW&K will generally neither seek competitive bids to execute the trades nor seek information about potential commission cost because commission rates for these accounts or programs are typically pre-negotiated between
the client and the plan sponsor or designated broker/dealer. In addition, some GW&K clients provide other customized brokerage instructions, such as requiring GW&K to trade on an “execution only” basis (i.e., without any soft dollar or research credit applying to their trades).

Clients with customized brokerage arrangements, including directed brokerage, may be unable to obtain the most favorable price on equity transactions executed by GW&K as a result of GW&K’s inability to aggregate orders in those accounts with other client trades. Directed or other customized brokerage arrangements also typically preclude those clients from participating in IPOs, and at times can impact GW&K’s ability to include those accounts in GW&K’s trade rotation process, as described further below. Clients who provide customized brokerage instructions should consider these matters to understand the services being provided under their brokerage agreement, and should be aware that the overall quality of execution may suffer, and that their brokerage expenses may be more or substantially more than if the client had not directed brokerage. Where broker/dealers do not charge any commissions for client trades, clients should nonetheless consider the other costs and expenses associated with selecting that broker/dealer, including whether that broker/dealer is engaged in practices such as receiving and/or making payments for order flow from or to other financial services firms, as well as any limitations associated with the broker/dealer’s trading capabilities. For clients who invest in GW&K’s fixed income strategies through a wrap program or other third-party program, please see the additional trading disclosures in Items 4 and 5.

GW&K reserves the right to reject or limit client requests for directed brokerage or other customized brokerage instructions, including in instances where GW&K believes its ability to manage the account will be adversely impacted.

**Step-Outs**

GW&K will “step-out” portions of its trades when it determines doing so may potentially facilitate better execution for client orders. Step-outs occur when a transaction is placed with one broker/dealer and then a portion of that order is stepped out by that broker/dealer to another broker/dealer for credit. Step-outs may benefit clients by helping to find more natural counterparties to trade a specific security while still allowing GW&K to initiate a larger block of shares more efficiently.

GW&K may use step-outs to accommodate client directed brokerage mandates. In those cases, trades are often executed through a particular broker/dealer and then stepped out to the directed broker/dealer. When stepping out for purposes of directing brokerage, there is no assurance that more favorable execution will result.

As described in Items 4 and 5, clients in a wrap or other advisory program may incur additional costs, in addition to the wrap fee that the client pays to the wrap program sponsor, as a result of GW&K’s use of step-outs, particularly for fixed income accounts managed by GW&K in these programs.

As a registered investment adviser, GW&K does not receive an economic benefit from trading activity, including step-outs, nor does GW&K control the degree of commissions,
mark-ups or mark-downs, or other fees and expenses that broker/dealers may apply to transactions placed with those firms by GW&K.

**Cross Trades**

As a matter of firm policy, and in accordance with its fiduciary duties to clients and potential conflicts of interest associated with cross trades, GW&K does not generally engage in cross trades on behalf of client accounts. Cross trading can generally be defined as concurrent, direct security transactions between client accounts without any market exposure for the trade (e.g., one client account selling a security to another client account, without any market exposure through a third-party broker/dealer). In situations where potential cross trades may be required, GW&K maintains policies and procedures to preserve reasonable execution results for all participating client accounts and in compliance with applicable laws and fiduciary duties.

**Soft Dollars and Other Research Services**

The practice of paying for research directly or indirectly with client commissions is broadly referred to as “soft dollars.” This practice creates a potential conflict of interest because soft dollar transactions can cause clients to pay a commission rate higher than would be charged for execution only trades. When GW&K uses client brokerage commissions to obtain research, we receive a benefit because we do not have to produce or pay for that research directly. As such, we have an incentive to select a broker/dealer based on our interest in receiving the research to support our investment decision making process, rather than seeking the lowest cost execution.

GW&K also receives proprietary research provided by certain broker/dealers with which GW&K trades on behalf of its client accounts. Soft dollar transactions, and trades placed with full service broker/dealers that provide proprietary research, generally have higher overall trading costs than execution only trades. The research items that GW&K receives from broker/dealers through these arrangements, include, but are not limited to, company or industry reports, analyses, statistical data, conferences and access to meetings with analysts and company management teams.

These research products or services generally benefit GW&K’s investment process on behalf of all client accounts within the investment strategies where the research is being used, including accounts other than those that paid commissions to the broker/dealers on a particular transaction. In some instances, other client accounts may also benefit from this research, including those clients with customized brokerage instructions, as described previously in this Item 12, as well as clients that have required GW&K to trade their accounts on an “execution only” basis.

**Commission Sharing Arrangements**

GW&K has entered into Commission Sharing Arrangements (“CSAs”) as a means to facilitate certain soft dollar research administration and payments. CSAs enable GW&K to pool commission dollars generated in trades with specified broker/dealers to be aggregated and distributed to other broker/dealers or third-party research providers to pay for investment research. This practice allows GW&K to compensate research providers that do not have brokerage operations where traditional soft dollars can be
credited through trade execution or where, consistent with GW&K’s policy to seek best execution, GW&K determines that a research provider may not be capable of executing GW&K’s orders as effectively as other broker/dealers.

**Trade Aggregation, Allocation and Trade Rotation**

When GW&K intends to buy or sell the same security in two or more accounts it may, but is not obligated to, aggregate those transactions in one or more block trades. GW&K has discretion to wait to place orders if it is aware of potential additional trades for the same security that may be pending or it may decide to execute trades immediately. In certain circumstance GW&K may not aggregate transactions and block trades in GW&K’s discretion, including where client accounts are subject to customized brokerage instructions, as described previously. Decisions around the timing and aggregation of trades are made with the goal to seek best execution and to effectively manage GW&K’s order flow across numerous types of strategies and accounts.

Whenever practicable, GW&K will allocate trades on a pro-rata basis. Pro-rata allocation means that shares are allocated to each account based on its size relative to the size of all other accounts included in the order until the order is completed. In certain situations, pro-rata allocation may not be practicable based on the details of the trade, type of security or issuance (such as municipal or corporate bonds), the number of and capacity of broker/dealers GW&K engages to execute the trade, and operational considerations for the numerous types of products and accounts GW&K manages for its clients. When pro-rata allocation is not used, GW&K employs a rotation process to ensure that accounts are treated fairly and equitably over time. The rotation results and methodology are reviewed periodically by the firm’s Legal & Compliance Department to help ensure that no accounts are being inadvertently advantaged over others. If the same security is not available for all client accounts in a particular strategy, GW&K will seek to allocate securities with similar characteristics.

If a client’s broker or custodian is also the lead underwriter, or otherwise involved in an initial or secondary offering syndicate, we may be required to restrict allocation of these securities to GW&K clients that are also clients of that firm.

GW&K generally completes orders for its discretionary accounts, including discretionary accounts with directed brokerage and applicable model programs where GW&K retains discretion (“discretionary model programs”), prior to providing model updates to model programs where GW&K does not retain discretion (“non-discretionary model programs”). Non-discretionary model programs consist of certain UMA programs and other non-discretionary programs where the program sponsors retain trading authority and investment discretion. Discretionary model programs include only those programs that meet requirements established by GW&K, including (i) robust trading functionality and access to a broad range of broker-dealers at or through the program sponsor, (ii) robust and timely reporting by the program sponsor to GW&K, (iii) investment discretion delegated to or retained by GW&K, and (iv) other requirements that GW&K may establish from time to time. When providing model updates to non-discretionary model programs, GW&K generally provides the model updates to the sponsors of these programs at or about the same time, generally after discretionary trading is completed; however, this timing may vary depending on program-specific requirements or
limitations, operational limitations relating to the program or its service providers, or other considerations. For certain trades and model updates, GW&K may determine that a different rotation or process is warranted, consistent with the firm’s fiduciary duty to its clients.

**Initial Public Offerings and other Limited Offerings**

GW&K periodically participates in IPOs, Secondary Offerings, or other security offerings where there is limited availability of shares or bonds (collectively “Limited Offerings”). Such participation is subject to the appropriateness of the security being offered for GW&K’s investment strategies and the eligibility of client accounts to participate. For example, since some sponsors of wrap programs or other third-party programs prohibit the purchase of some or all Limited Offerings, clients in those programs would not participate.

When GW&K participates in Limited Offerings, it seeks to allocate those securities among participating accounts in a fair and equitable manner over time, taking into consideration factors such as account type, investment restrictions, cash availability, and current specific needs. In circumstances where GW&K’s overall allocation of a Limited Offering is significantly smaller than the amount requested, GW&K may allocate the securities to fewer accounts than originally intended to avoid creating small positions that are not meaningful to a particular client account.

**Foreign Exchange Transactions**

GW&K transacts in foreign exchange (“FX”) in our international, global, balanced and emerging equity strategies to settle purchases of securities denominated in currencies other than the base currency of client accounts, to convert sales proceeds to base currency, and to manage income received or expenses paid in foreign currency. Active currency management does not play a significant role in our investment strategies and we do not trade or hold FX for speculative purposes. We do not engage in FX transactions in accounts invested in our domestic equity strategies.

GW&K typically provides custodian banks with standing instructions to execute FX transactions for client accounts, including, executing FX transactions in relation to dividend and income repatriation, interest, and cash proceeds from corporate actions. The rates charged by custodians for these types of FX transactions are fixed by the custodians, are generally not able to be negotiated by GW&K, and vary among custodians and accounts. In instances where GW&K does not provide standing instructions to custodians, GW&K will use a third-party execution service to facilitate the FX transaction. As further described above, GW&K utilizes an independent third-party trade cost analysis vendor to assist in the analysis of trade execution data, including FX transactions.

Policies for executing FX transactions pursuant to standing instructions vary among custodians with respect to key aspects such the time of execution, the netting of offsetting transactions, the price, spread or fee charged, and the nature and detail of transaction reporting provided to clients. A custodian’s FX transactions may or may not be competitive or transparent. Clients are therefore encouraged to discuss FX
transactions with their selected custodian in order to understand the custodian’s policies, procedures and obligations with respect to FX transactions. In addition, for some client accounts, GW&K has discretion to negotiate and place FX transactions with third parties other than the client’s custodian bank.

**Trade Errors and Trade Error Accounts**

GW&K has established error correction procedures which provide that the resolution of all errors be made consistent with the GW&K’s fiduciary duties. GW&K’s general policy is to resolve all errors impacting client accounts so that, to the extent possible, affected accounts are restored to the condition they would have been in had the error not occurred.

In certain instances, particularly where GW&K has been hired as an adviser or subadviser to a sponsored separately managed account program, error accounts are established with sponsor firms or qualified custodians. These error accounts are used for purposes of correcting and accounting for the dollar impact of errors that may occur over a period of time, which may include the netting of losses and gains when permitted, in accordance with the program sponsor’s or custodian’s policies and procedures. Net losses accrued in these accounts generally require reimbursement from GW&K while in certain cases, a sponsor’s or custodian’s policies may permit net gains to be accumulated to be used to offset potential future losses. Some sponsors or custodians may require that gains resulting from errors in client accounts must remain with those clients as opposed to being allocated to an error account. Sponsors or custodians may also use error accounts to address trade errors discovered after order execution but prior to settlement. In these situations, trades may be transferred from client accounts to error accounts to be offset with corrective transactions while the original erroneous trades are still pending, in order to reasonably resolve the error.

**Other Brokerage and Trading Considerations**

In certain circumstances relating to fixed income transactions, GW&K may determine that a bond that is being sold from one or more client portfolios is appropriate for another client account. This circumstance may arise in the event that one or more accounts are closing (or raising cash at the client’s request) at a time when other accounts are funding. In these instances, GW&K will seek multiple bids for the bond that GW&K wishes to sell from independent broker/dealers to obtain the most favorable execution reasonably available at that time for the sale. GW&K will then go back into the market to determine if the bond can be repurchased for another client account, at a price GW&K determines is appropriate under the circumstances for the client account that is buying the bond. Since this bond is being exposed to the market through this process with the broker/dealer, there is no guarantee that GW&K will be able to repurchase the bond, because the broker/dealer may determine to sell the bond to another buyer, or to hold the bond for the broker/dealer’s own inventory. These types of transactions are separate and independent transactions, with market exposure for the bond that is being traded.
Item 13 – Review of Accounts

GW&K’s Portfolio Management, Trading, Operations, Client Services, and Legal & Compliance Departments are responsible for the regular review of client accounts under their supervision, as described further below.

GW&K’s Client Services Department is responsible for daily cash and transaction management, as well as communicating client instructions to the Trading and Operations departments and interfacing with client custodians.

Investment Research Analysts are members of the Portfolio Management teams, and are typically responsible for researching and tracking a variety of companies or issuers, industries and sectors in order to make investment recommendations for GW&K’s investment strategies. GW&K holds regular investment meetings where Research Analysts, Portfolio Managers and Traders discuss potential security purchases or sales in GW&K investment strategies.

GW&K’s Operations Department generally performs daily reconciliations of transactions and cash, and monthly (or more frequent) reconciliations of securities, against records and reports provided by custodial banks where client assets are held. Any identified discrepancies are resolved by the Operations Department working in conjunction with the custodian.

GW&K Legal & Compliance Department personnel review client accounts on a periodic basis for adherence to internal investment guidelines, client-mandated or contractual guidelines, and regulatory requirements.

Client Reporting

Clients generally receive account reports on at least a quarterly basis from their qualified custodians. These reports typically include:

- Holdings, share amount, market value
- Realized Gain/Loss
- Transactions and fees

Direct clients of GW&K (i.e., those who are not part of a sponsored wrap program or similar program) also typically receive quarterly appraisals from GW&K. These reports normally include portfolio holdings, applicable fees, performance data, transaction history, interest and dividend income earned, realized gain/loss information, and portfolio composition statistics. GW&K appraisals are supplemental to statements and confirmations received by clients from their qualified custodians. Reports provided by GW&K may vary from statements provided by a client’s custodian or broker/dealer due to differing accounting procedures, pricing sources, reporting dates, or valuation methodologies of certain securities. Custodian statements are the official books and records for the accounts managed by GW&K.

As a client accommodation, GW&K may agree to hold certain unmanaged securities in a client’s account that are not part of an applicable GW&K investment strategy. GW&K
does not manage, supervise or make buy or sell recommendations with respect to these securities, and also does not include these securities in the calculation of assets under management for client billing or investment performance purposes.

**Item 14 – Client Referrals and other Compensation**

**Relationships with Consultants**

Some of GW&K’s clients and prospective clients retain investment consultants to advise them on the selection and review of investment managers. GW&K may manage accounts introduced to GW&K through consultants, and these consultants or their affiliates may recommend GW&K’s investment advisory services to their clients, or otherwise place GW&K into searches or other selection processes on behalf of their clients. For consultants that are also broker/dealers and/or registered investment advisers, GW&K may also trade securities through such firms and/or provide investment management services to such firms or their clients.

GW&K provides consultants with information on accounts we manage for mutual clients as directed by those clients. GW&K also provides more general information about its investment strategies and processes to consultants that use that information for searches they conduct for their clients. GW&K may also respond to “Requests for Proposals” from prospective clients and/or consultants in connection with those searches.

Other interactions that GW&K may have with consultants include, but are not limited to:

- GW&K may invite consultants to events hosted by GW&K.
- GW&K may purchase software applications, access to databases, and other products or services from consultants.
- GW&K may pay registration or other fees for the opportunity to sponsor and/or participate, in some cases along with other investment managers, in consultant-sponsored industry forums or conferences.
- GW&K may serve as investment adviser for the proprietary accounts of consultants or their affiliates, or as adviser or subadviser for funds or programs offered by consultants or their affiliates.
- For consultants that are also investment advisers or broker/dealers, GW&K may also have the types of relationships described in Items 4 and 12 above.

**Consulting Databases**

GW&K may pay consultants or other third parties to include information about GW&K’s investment advisory services in databases maintained to support searches of investment managers for prospective clients.

**Relationships with Solicitors/Promoters**

GW&K has agreements with third-party solicitors (also referred to as “promoters”) where GW&K pays a fee for the solicitors to solicit prospective clients for GW&K. These arrangements are governed by written agreements that describe each solicitor’s
responsibilities to GW&K and the required disclosures the solicitor must provide to prospective clients describing the compensation received from GW&K. Typically, this compensation is assessed as a portion of the management fee paid to GW&K by any client retained by GW&K through a solicitor. The investment management fees charged to these clients are not typically any higher as a result of GW&K’s agreement with the solicitor. These solicitors may also be broker/dealers or registered investment advisers, in which case GW&K may have the types of relationships described in Items 4 and 12 above.

GW&K is party to agreements with AMG subsidiaries, pursuant to which GW&K pays the AMG subsidiaries a fee for services rendered to GW&K to support GW&K’s provision of investment advisory services to clients. Please see Item 10 for additional details about these arrangements.

Additional Information for Certain Charles Schwab & Co., Inc. Clients

GW&K has entered into an agreement with Charles Schwab & Co., Inc. (“Schwab”), an unaffiliated investment advisory firm and broker/dealer, to participate in the Schwab Advisor Network (“SAN”), an adviser referral service (the “Service”). Under this agreement, Schwab has required GW&K to disclose the following additional information to Schwab SAN clients:

GW&K pays Schwab a Participation Fee on all referred clients’ accounts that are maintained in custody at Schwab and a Non-Schwab Custody Fee on all accounts that are maintained at, or transferred to, another custodian. The Participation Fee paid by GW&K is a percentage of the fees the client owes to GW&K or a percentage of the value of the assets in the client’s account, subject to a minimum Participation Fee. GW&K pays Schwab the Participation Fee for so long as the referred client’s account remains in custody at Schwab. The Participation Fee is billed to GW&K quarterly and may increase, decrease or be waived by Schwab from time to time. The Participation Fee is paid by GW&K and not by the client. GW&K has agreed not to charge clients referred through the Service fees or costs greater than the fees or costs GW&K charges clients with similar portfolios who were not referred through the Service.

GW&K generally pays Schwab a Non-Schwab Custody Fee if custody of a referred client’s account is not maintained by, or assets in the account are transferred from Schwab. This Fee does not apply if the client was solely responsible for the decision not to maintain custody at Schwab. The Non-Schwab Custody Fee is a one-time payment equal to a percentage of the assets placed with a custodian other than Schwab. The Non-Schwab Custody Fee is higher than the Participation Fees GW&K generally would pay in
a single year. Thus, GW&K will have an incentive to recommend that client accounts be held in custody at Schwab.

The Participation and Non-Schwab Custody Fees will be based on assets in accounts of GW&K’s clients who were referred by Schwab and those referred clients’ family members living in the same household. Thus, GW&K will have incentives to encourage household members of clients referred through the Service to maintain custody of their accounts and execute transactions at Schwab and to instruct Schwab to debit GW&K’s fees directly from the accounts.

For accounts of GW&K’s clients maintained in custody at Schwab, Schwab will not charge the client separately for custody but will receive compensation from GW&K’s clients in the form of commissions or other transaction-related compensation on securities trades executed through Schwab. Schwab also will receive a fee (generally lower than the applicable commission on trades it executes) for clearance and settlement of trades executed through broker-dealers other than Schwab. Schwab’s fees for trades executed at other broker-dealers are in addition to the other broker-dealer’s fees. Thus, GW&K may have an incentive to cause trades to be executed through Schwab rather than another broker-dealer. GW&K nevertheless acknowledges its duty to seek best execution of trades for client accounts. Trades for client accounts held in custody at Schwab may be executed through a different broker-dealer than trades for GW&K’s other clients. Thus, trades for accounts custodied at Schwab may be executed at different times and different prices than trades for other accounts that are executed at other broker-dealers.

**Item 15 – Custody**

GW&K’s clients select their custodians and determine their arrangements for custody of securities in their accounts. These custodians may be broker/dealers, banks, trust companies, or other qualified institutions. In some instances, upon client authorization, GW&K may submit requests for payment of GW&K’s fees directly to our clients’ custodians. In such instances, GW&K will take reasonable measures to confirm that such firms are qualified custodians and are sending statements at least quarterly to their clients. Qualified custodians will typically provide quarterly account statements showing assets held within the account managed by GW&K. Each client should carefully review the custodian statements to confirm that they accurately state all holdings and all applicable account activity over the relevant period. Any discrepancies should be reported to GW&K and the qualified custodian.

As described in Item 13, GW&K also provides appraisal statements to its direct clients (i.e., those who are not part of a wrap program or other third-party program) on a quarterly basis. GW&K encourages its clients to compare GW&K’s quarterly appraisals to the quarterly account statements provided by their custodians and to report any discrepancies or concerns to GW&K and the custodian.

GW&K’s statements may vary from custodial statements based on accounting procedures, reporting dates, independent valuation services used, or valuation
methodologies of certain securities. As described in Item 13, custodian statements reflect the official books and records for the accounts managed by GW&K.

GW&K is deemed, under the federal securities laws, to have custody of certain client assets by virtue of its wholly owned subsidiary’s role as general partner of certain private funds that GW&K manages, and where certain GW&K employees serve as trustee for accounts managed by GW&K for their family members’ benefit. GW&K does not have actual physical custody of any client assets or securities invested in these funds; rather, all such assets are held in the name of the fund by an independent, unaffiliated qualified custodian. The funds are audited annually, and investors receive annual financial statements, as required by applicable law. More information on these funds is provided in Items 5, 10 and 11.

**Item 16 – Investment Discretion**

GW&K is typically granted investment discretion by its clients at the outset of each of its advisory relationships. GW&K exercises investment discretion on behalf of client accounts only when expressly authorized to do in writing by the client. GW&K exercises this discretion in accordance with GW&K Strategy guidelines, applicable regulatory requirements and any reasonable investment restrictions that may be requested by a client. This discretionary authority is typically set forth in an investment management agreement between GW&K and the client and/or a separate power of attorney which generally includes any applicable limitations that may apply.

In addition, GW&K manages assets on a non-discretionary basis as described in Item 5.

**Class Actions Suits and Other Legal Actions**

GW&K is not obligated to take, and typically does not take, any legal action with regard to class action suits relating to securities purchased by GW&K for its clients. GW&K provides instructions to custodians and broker/dealers regarding tender offers and rights offerings for securities in client accounts. GW&K does not provide legal or tax advice to clients and, accordingly, does not determine whether a client should join, opt out of or otherwise submit a claim with respect to any legal proceedings, including bankruptcies or class actions, involving securities held or previously held by its clients. GW&K generally does not have authority to submit claims or elections on behalf of clients in legal proceedings. Should a client, however, wish to retain legal counsel and/or take action regarding any class action or other legal proceeding, GW&K will provide the client or the client’s legal counsel with information that may be needed upon the client’s reasonable request.

**Item 17 – Voting Client Securities – Equity Securities**

GW&K’s clients in equity investment strategies hold securities that typically have voting rights. Since shareholders often do not attend shareholder meetings, they have the right to cast their votes by proxy. Some of GW&K’s clients delegate proxy voting authority to GW&K to vote proxies on their behalf. Where clients have delegated proxy voting authority to GW&K, GW&K has implemented proxy voting policies designed to
reasonably ensure that GW&K votes proxies in the best interest of clients. In voting proxies, GW&K seeks to maximize the long-term value of client assets. In cases where a client has delegated proxy voting authority to GW&K but would like to direct its vote on a particular proxy solicitation, the client may contact GW&K to instruct its vote accordingly.

GW&K maintains a Proxy Voting Committee that typically meets annually and on an as-needed basis to review GW&K’s policies and procedures for the voting of securities held by GW&K clients.

**Voting Agent**

GW&K has contracted with an independent third-party provider of proxy voting and corporate governance services. This firm and an independent third-party proxy agent that GW&K has retained specialize in providing services related to proxy voting, and GW&K has retained these firms to conduct proxy research, recommend how to vote proxies, execute proxy votes, and maintain records necessary for tracking proxy voting materials and actions taken for client accounts.

GW&K has adopted the independent third-party provider’s proxy voting policy guidelines which consist of both a standard proxy voting guideline set and ESG tailored proxy voting guidelines. In addition, the third-party provider offers other more specific guidelines that may be requested by certain clients, such as Taft-Hartley proxy guidelines and Catholic proxy guidelines. Proxies for GW&K ESG strategies and GW&K’s Emerging Markets and Emerging Wealth equities strategies are generally voted according to the third-party’s ESG proxy voting guidelines. Proxies for Taft-Hartley client accounts are generally voted according to the third-party’s Taft-Hartley proxy voting guidelines. All other strategies generally are voted according to the standard proxy voting guidelines, unless otherwise requested by a client and agreed upon by GW&K. GW&K typically votes its clients’ proxies (for those client accounts over which it has proxy voting authority) according to these policy guidelines, except as described below.

**Conflicts of Interest**

As noted, GW&K has an agreement with an independent third-party proxy agent and has adopted this firm’s proxy voting policy guidelines (the “Policies”). The adoption of the Policies, which provide pre-determined guidelines for voting proxies, is designed to remove potential conflicts of interest GW&K may have in voting on its clients’ behalf. By adopting the Policies, GW&K believes that it has removed discretion that GW&K would otherwise have to determine how to vote proxies in cases where GW&K may have a conflict of interest.

Notwithstanding the appointment of the proxy agent, there may be some instances where GW&K determines how to vote proxies, including where GW&K determines to vote a particular proxy in a manner that is not consistent with the proxy agent’s recommendation. There may also be situations where the proxy agent itself may have potential conflicts of interest in certain proxies voted on GW&K’s clients’ behalf. In those situations, the proxy agent is obligated to fully or partially abstain from voting the
proxy. In addition, GW&K could determine that it had a conflict or potential conflict of interest with respect to a particular proxy vote. In these conflict situations, GW&K’s Proxy Voting Committee would provide the voting recommendation (or determine to abstain from the vote) after a review of the circumstances. In all circumstances, GW&K seeks to ensure potential conflicts of interest are identified and properly addressed so that proxies may be voted in what GW&K reasonably believes are in the best interest of clients.

Other Considerations
GW&K may determine to refrain from voting certain proxies in its discretion, including where GW&K determines that the cost outweighs the benefits of casting the vote. For example, GW&K may refrain from voting proxies for issuers located in share-blocking countries (which would cause a restriction to be placed upon GW&K’s ability to trade the securities), where the cost of executing the proxy exceeds GW&K’s assessment of the benefit to the client account, or where proxy materials are not available in English, may require a translator, may require in-person appearance in a foreign country, or may require the investment management firm to be resident in that country.

Certain private wealth clients may be invested in investment strategies or funds managed by a third-party manager selected by GW&K. In these instances, proxy voting will typically be handled by the third-party manager in accordance with its proxy voting policies.

If you would like a copy of GW&K’s Proxy Voting Policy or if you would like to review how GW&K voted on a particular security in your account, please contact GW&K using the contact information on the Cover Page of this Brochure.

Item 18 – Financial Information
GW&K has no financial condition that impairs its ability to meet contractual or fiduciary commitments to its clients, and GW&K has not been the subject of a bankruptcy proceeding.
IMPORTANT INFORMATION ABOUT PRIVACY & INFORMATION SHARING

In compliance with federal, state and international regulations, GW&K Investment Management, LLC (“GW&K” or “we” or “our”) maintains policies and procedures designed to protect the non-public, financial, personal, or otherwise sensitive information of its clients. Keeping this information confidential and secure is a top priority. The following guidelines are designed to help clients understand how GW&K gathers, uses, and protects this information.

GW&K collects and maintains non-public, financial, personal, or otherwise sensitive information to facilitate investment management services provided to its clients. The types and sources of information collected include:

- Information obtained from agreements, applications, account opening forms, questionnaires, or other documents and correspondence such as name, address, phone number, assets, and income;
- Information we generate, such as portfolio appraisals and trade tickets; and
- Information provided to us by authorized parties acting on behalf of our clients such as accountants, attorneys, or investment consultants.

GW&K does not sell client information. GW&K does not disclose non-public, financial, personal, or otherwise sensitive information about current, prospective or former clients, except as required in connection with our performance of investment management services provided to its clients and permitted by applicable federal, state and international laws. The type of information GW&K may share includes:

- Information to entities necessary to service client accounts, such as providing account and trade information to broker/dealers and custodians;
- Information generated by GW&K, such as portfolio appraisals, to authorized persons;
- Information necessary for non-affiliated companies, including third-party service providers such as accounting firms, to perform services for GW&K and its clients; and
- Data provided to certain affiliates, who use the information only for internal reporting, record-keeping, and other legitimate business purposes.

GW&K maintains firm-wide physical, electronic, and procedural safeguards designed to comply with federal, state, international and other applicable standards to protect its clients’ information from unauthorized disclosure, including the following:

- Access to electronic client information is limited by electronic safeguards, such as passwords for access to our networks, data and programs;
- Records are kept in GW&K’s office or stored by a records management firm which are secured by physical security and controlled via electronic identification card readers at entry points;
- Third parties which work on GW&K’s clients’ behalf are specifically instructed that client information must remain confidential; and
- All safeguards apply to non-public personal information of current and former clients.

For questions concerning our Privacy Policy, please contact GW&K’s Legal & Compliance Department at 617-236-8900, or write to: Legal & Compliance Department, GW&K Investment Management, 222 Berkeley Street, 15th Floor, Boston, MA 02116
This Form ADV Part 2B (the Brochure Supplement) provides information about the following supervised persons who provide investment advisory services to clients of GW&K Investment Management, LLC (“GW&K”): Harold G. Kotler, CFA, John B. Fox, CFA, Nancy G. Angell, CFA, Martin R. Tourigny, CFA, Brian R. Moreland, CFA, Kara M. South, CFA, Mary F. Kane, CFA, Brendan W. Doucette, Stephen J. Repoff, CFA, Daniel L. Miller, CFA, Jeffrey W. Thibault, CFA, Aaron C. Clark, CFA, Joseph C. Craigien, CFA, Jeffrey O. Whitney, CFA, Reid T. Galas, CFA, Karl M. Kyriss, CFA, William P. Sterling, Ph.D., Pablo Salas-Schoofield, Thomas A. Masi, CFA, Nuno S.G. Fernandes, CFA, Bradley J. Miller, CFA. This information supplements GW&K's Form ADV Part 2A (the Brochure) which you should have received with, or prior to, the delivery of this supplement. If you did not receive the GW&K Brochure, or if you have any questions about the contents of this Brochure Supplement, please contact GW&K’s Legal & Compliance Department at (617) 236-8900 or info@gwkinvest.com.
Table of Contents
Harold G. Kotler, CFA................................................................. 4
John B. Fox, CFA ........................................................................ 5
Nancy G. Angell, CFA ................................................................. 6
Martin R. Tourigny, CFA ............................................................ 7
Brian R. Moreland, CFA ............................................................. 8
Kara M. South, CFA ................................................................. 9
Mary F. Kane, CFA .................................................................. 10
Brendan W. Doucette ............................................................... 11
Stephen J. Repoff, CFA .......................................................... 12
Daniel L. Miller, CFA .............................................................. 13
Jeffrey W. Thibault, CFA ......................................................... 14
Aaron C. Clark, CFA ................................................................ 15
Joseph C. Craigen, CFA .......................................................... 16
Jeffrey O. Whitney, CFA .......................................................... 17
Reid T. Galas, CFA .................................................................. 18
Karl M. Kyriss, CFA .............................................................. 19
William P. Sterling, Ph.D. ...................................................... 20
Pablo Salas-Schoofield .......................................................... 21
Thomas A. Masi, CFA ........................................................... 22
Nuno S.G. Fernandes, CFA .................................................. 23
Bradley J. Miller, CFA ........................................................... 24
Summary of Supervised Persons’ Roles

**Chief Investment Officer**

Harold G. Kotler, CFA  
Founder-Chairman, Chief Investment Officer

**Municipal Bond and Taxable Bond Team**

<table>
<thead>
<tr>
<th>John B. Fox, CFA</th>
<th>Nancy G. Angell, CFA</th>
<th>Martin R. Tourigny, CFA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner</td>
<td>Partner</td>
<td>Partner</td>
</tr>
<tr>
<td>Co-Director, Fixed Income</td>
<td>Co-Director, Fixed Income</td>
<td>Portfolio Manager</td>
</tr>
<tr>
<td>Portfolio Manager</td>
<td>Portfolio Manager</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Brian T. Moreland, CFA</th>
<th>Kara M. South, CFA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner</td>
<td>Principal</td>
</tr>
<tr>
<td>Portfolio Manager</td>
<td>Portfolio Manager</td>
</tr>
</tbody>
</table>

**Taxable Bond Team**

<table>
<thead>
<tr>
<th>John B. Fox, CFA</th>
<th>Nancy G. Angell, CFA</th>
<th>Mary F. Kane, CFA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner</td>
<td>Partner</td>
<td>Partner</td>
</tr>
<tr>
<td>Co-Director, Fixed Income</td>
<td>Co-Director, Fixed Income</td>
<td>Portfolio Manager</td>
</tr>
<tr>
<td>Portfolio Manager</td>
<td>Portfolio Manager</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Brendan W. Doucette</th>
<th>Stephen J. Repoff, CFA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Principal</td>
<td>Principal</td>
</tr>
<tr>
<td>Portfolio Manager</td>
<td>Portfolio Manager</td>
</tr>
</tbody>
</table>

**Equity Team**

<table>
<thead>
<tr>
<th>Daniel L. Miller, CFA</th>
<th>Jeffrey W. Thibault, CFA</th>
<th>Aaron C. Clark, CFA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner</td>
<td>Partner</td>
<td>Principal</td>
</tr>
<tr>
<td>Director, Equities</td>
<td>Portfolio Manager</td>
<td>Portfolio Manager</td>
</tr>
<tr>
<td>Portfolio Manager</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Joseph C. Craigen, CFA</th>
<th>Jeffrey O. Whitney, CFA</th>
<th>Reid T. Galas, CFA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner</td>
<td>Partner</td>
<td>Partner</td>
</tr>
<tr>
<td>Portfolio Manager</td>
<td>Portfolio Manager</td>
<td>Portfolio Manager</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Karl M. Kyriss, CFA</th>
<th>William P. Sterling, Ph.D.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner</td>
<td>Global Strategist</td>
</tr>
<tr>
<td>Portfolio Manager</td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Thomas A. Masi, CFA</th>
<th>Nuno SG Fernandes, CFA</th>
<th>Bradley J. Miller, CFA</th>
</tr>
</thead>
<tbody>
<tr>
<td>Partner</td>
<td>Partner</td>
<td>Partner</td>
</tr>
<tr>
<td>Portfolio Manager</td>
<td>Portfolio Manager</td>
<td>Portfolio Manager</td>
</tr>
</tbody>
</table>
Harold G. Kotler, CFA

Educational Background and Business Experience
Harold G. Kotler, CFA, Founder-Chairman, Chief Investment Officer
Year of Birth: 1944

Education: Mr. Kotler received a Bachelor of Arts / Bachelor of Science degree from Babson College in Wellesley, Massachusetts in 1965. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Kotler has been employed by GW&K since 1975. He serves as the Founder-Chairman, Chief Investment Officer.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Kotler.

Other Business Activities
Mr. Kotler is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Kotler does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The persons responsible for supervising Mr. Kotler’s advisory activities on behalf of GW&K are the firm’s Management Committee and David J. Rouse, Principal, Chief Compliance Officer (617) 236-8900. GW&K’s Management Committee oversees GW&K’s business and is chaired by GW&K’s Co-CEO’s and members include senior partners of the firm.
John B. Fox, CFA

Educational Background and Business Experience
John B. Fox, CFA, Partner, Co-Director, Fixed Income, Portfolio Manager
Year of Birth: 1968

Education: Mr. Fox received a Bachelor of Arts degree from Boston College in Chestnut Hill, Massachusetts in 1990, and received a Master of Business Administration degree from Boston University in Boston, Massachusetts in 1999. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Fox has been employed by GW&K since 1990. He serves as a Portfolio Manager and is Co-Director of Fixed Income at GW&K.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Fox.

Other Business Activities
Mr. Fox is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Fox does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The persons responsible for supervising Mr. Fox’s advisory activities on behalf of GW&K are Harold G. Kotler, Founder-Chairman, Chief Investment Officer, and the firm’s Management Committee, (617) 236-8900. GW&K’s Management Committee oversees GW&K’s business and is chaired by GW&K’s Co-CEO’s and members include senior partners of the firm.
Nancy G. Angell, CFA

Educational Background and Business Experience
Nancy G. Angell, CFA, Partner, Co-Director, Fixed Income, Portfolio Manager
Year of Birth: 1961

Education: Ms. Angell received a Bachelor of Arts degree from Duke University in Durham, North Carolina in 1983, and received a Master in Business Administration degree from Boston University in Boston, Massachusetts in 1989. She is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Ms. Angell has been employed by GW&K since 1984. She serves as a Portfolio Manager and is Co-Director of Fixed Income at GW&K.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Ms. Angell.

Other Business Activities
Ms. Angell is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of her income or involves a substantial amount of her time.

Additional Compensation
Ms. Angell does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The persons responsible for supervising Ms. Angell’s advisory activities on behalf of GW&K are Harold G. Kotler, Founder-Chairman, Chief Investment Officer, and the firm’s Management Committee, (617) 236-8900. GW&K’s Management Committee oversees GW&K’s business and is chaired by GW&K’s Co-CEO’s and members include senior partners of the firm.
Martin R. Tourigny, CFA

Educational Background and Business Experience
Martin R. Tourigny, CFA, Partner, Portfolio Manager
Year of Birth: 1969

Education: Mr. Tourigny received a Bachelor of Arts degree from Boston College in Chestnut Hill, Massachusetts in 1991, and received a Master of Science degree from Suffolk University in Boston, Massachusetts in 2002. He is also a Chartered Financial Analyst ("CFA") Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Tourigny has been employed by GW&K since 1994. He serves as a Portfolio Manager.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Tourigny.

Other Business Activities
Mr. Tourigny is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Tourigny does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The persons responsible for supervising Mr. Tourigny’s advisory activities on behalf of GW&K are Harold G. Kotler, Founder-Chairman, Chief Investment Officer, and the firm’s Management Committee, (617) 236-8900. GW&K’s Management Committee oversees GW&K’s business and is chaired by GW&K’s Co-CEO’s and members include senior partners of the firm.
**Brian R. Moreland, CFA**

**Educational Background and Business Experience**  
Brian R. Moreland, CFA, Partner, Portfolio Manager  
Year of Birth: 1974

Education: Mr. Moreland received a Bachelor of Science degree from Boston College in Chestnut Hill, Massachusetts in 1997. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Moreland has been employed by GW&K since 1998. He serves as a Portfolio Manager.

**Disciplinary Information**  
There are no applicable legal or disciplinary events relating to Mr. Moreland.

**Other Business Activities**  
Mr. Moreland is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

**Additional Compensation**  
Mr. Moreland does not receive economic benefits from third parties who are not clients for providing advisory services.

**Supervision**  
The persons responsible for supervising Mr. Moreland's advisory activities on behalf of GW&K are John B. Fox, Partner, co-Director of Fixed Income, and Martin R. Tourigny, Partner, Portfolio Manager, (617) 236-8900.
Kara M. South, CFA

**Educational Background and Business Experience**
Kara M. South, CFA, Principal, Portfolio Manager
Year of Birth:  1984

Education:  Ms. South received a Bachelor of Arts degree from Cornell University in Ithaca, NY in 2006.  She is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program.  The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience:  Ms. South has been employed by GW&K since 2022, prior to joining GW&K, she was employed by Income Research + Management, since 2010.  She serves as a Portfolio Manager.

**Disciplinary Information**
There are no applicable legal or disciplinary events relating to Ms. South.

**Other Business Activities**
Ms. South is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of her income or involves a substantial amount of her time.

**Additional Compensation**
Ms. South does not receive economic benefits from third parties who are not clients for providing advisory services.

**Supervision**
The persons responsible for supervising Ms. South’s advisory activities on behalf of GW&K are John B. Fox, Partner, co-Director of Fixed Income, and Martin R. Tourigny, Partner, Portfolio Manager, (617) 236-8900.
Mary F. Kane, CFA

Educational Background and Business Experience
Mary F. Kane, CFA, Partner, Portfolio Manager
Year of Birth: 1959

Education: Ms. Kane received a Bachelor of Arts degree from Wheaton College in Norton, Massachusetts in 1981, and received a Master in Business Administration degree from Boston University in Boston, Massachusetts in 1989. She is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Ms. Kane has been employed by GW&K since 2005. She serves as a Portfolio Manager.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Ms. Kane.

Other Business Activities
Ms. Kane is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of her income or involves a substantial amount of her time.

Additional Compensation
Ms. Kane does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The persons responsible for supervising Ms. Kane’s advisory activities on behalf of GW&K are Harold G. Kotler, Founder-Chairman, Chief Investment Officer, and the firm’s Management Committee, (617) 236-8900. GW&K’s Management Committee oversees GW&K’s business and is chaired by GW&K’s Co-CEO’s and members include senior partners of the firm.
Brendan W. Doucette

Educational Background and Business Experience
Brendan W. Doucette, Principal, Portfolio Manager
Year of Birth: 1979

Education: Mr. Doucette received a Bachelor of Science degree from Quinnipiac University in Hamden, Connecticut in 2001 and received a Master in Business Administration degree from Cornell University in Ithaca, New York in 2015.

Business Experience: Mr. Doucette has been employed by GW&K since 2014. He serves as a Portfolio Manager.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Doucette.

Other Business Activities
Mr. Doucette is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of her income or involves a substantial amount of her time.

Additional Compensation
Mr. Doucette does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Doucette’s advisory activities on behalf of GW&K is Mary F. Kane, Partner, Portfolio Manager, (617) 236-8900.
Stephen J. Repoff, CFA

Educational Background and Business Experience
Stephen J. Repoff, CFA, Principal, Portfolio Manager
Year of Birth: 1982

Education: Mr. Repoff received a Bachelor of Arts degree and Bachelor of Science degree from Boston University in Boston, Massachusetts in 2004 and received a Master of Finance degree from Boston College in Boston, Massachusetts in 2009. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Repoff has been employed by GW&K since 2013. He serves as a Portfolio Manager.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Repoff.

Other Business Activities
Mr. Repoff is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Repoff does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Repoff’s advisory activities on behalf of GW&K is Mary F. Kane, Partner, Portfolio Manager, (617) 236-8900.
Daniel L. Miller, CFA

Educational Background and Business Experience
Daniel L. Miller, CFA, Partner, Director, Equities, Portfolio Manager
Year of Birth: 1957

Education: Mr. Miller received a Bachelor of Science degree from the University of California in Berkeley, California in 1979, and received a Master in Business Administration degree from Stanford University in Palo Alto, California in 1983. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Miller has been employed by GW&K since 2008. He serves as a Portfolio Manager and is the Director of Equities at GW&K.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Miller.

Other Business Activities
Mr. Miller is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Miller does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The persons responsible for supervising Mr. Miller’s advisory activities on behalf of GW&K are Harold G. Kotler, Founder-Chairman, Chief Investment Officer, and the firm’s Management Committee, (617) 236-8900. GW&K’s Management Committee oversees GW&K’s business and is chaired by GW&K’s Co-CEO’s and members include senior partners of the firm.
Jeffrey W. Thibault, CFA

Educational Background and Business Experience
Jeffrey W. Thibault, CFA, Partner, Portfolio Manager
Year of Birth: 1969

Education: Mr. Thibault received a Bachelor of Science degree from the University of Vermont in Burlington, Vermont in 1991, and received a Master of Business Administration degree from the University of North Carolina in Chapel Hill, North Carolina in 1998. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Thibault has been employed by GW&K since 2004. He serves as a Portfolio Manager.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Thibault.

Other Business Activities
Mr. Thibault is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Thibault does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Thibault’s advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
Aaron C. Clark, CFA

Educational Background and Business Experience
Aaron C. Clark, CFA, Principal, Portfolio Manager
Year of Birth: 1969

Education: Mr. Clark received a Bachelor of Arts degree from Trinity College in Hartford, Connecticut in 1992. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Clark has been employed by GW&K since 2015. He serves as a Portfolio Manager.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Clark.

Other Business Activities
Mr. Clark is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Clark does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Clark’s advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
**Joseph C. Craigen, CFA**

**Educational Background and Business Experience**

*Joseph C. Craigen, CFA, Partner, Portfolio Manager*

*Year of Birth: 1975*

**Education:** Mr. Craigen received a Bachelor of Arts degree from Harvard College in Cambridge, Massachusetts in 1997. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

**Business Experience:** Mr. Craigen has been employed by GW&K since 2008. He serves as a Portfolio Manager.

**Disciplinary Information**

There are no applicable legal or disciplinary events relating to Mr. Craigen.

**Other Business Activities**

Mr. Craigen is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

**Additional Compensation**

Mr. Craigen does not receive economic benefits from third parties who are not clients for providing advisory services.

**Supervision**

The person responsible for supervising Mr. Craigen’s advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
Jeffrey O. Whitney, CFA

Educational Background and Business Experience
Jeffrey O. Whitney, CFA, Partner, Portfolio Manager
Year of Birth: 1967

Education: Mr. Whitney received a Bachelor of Science degree from Central Connecticut State University in New Britain, Connecticut in 1992, and received a Master of Business Administration degree from Vanderbilt University in Nashville, Tennessee in 1997. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Whitney has been employed by GW&K since 2005. He serves as a Portfolio Manager.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Whitney.

Other Business Activities
Mr. Whitney is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Whitney does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Whitney’s advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
Reid T. Galas, CFA

Educational Background and Business Experience
Reid T. Galas, CFA, Partner, Portfolio Manager
Year of Birth: 1974

Education: Mr. Galas received a Bachelor of Science degree from Cornell University in Ithaca, New York in 1997, and received a Master of Business Administration degree from the University of Michigan in Ann Arbor, Michigan in 2008. He is also a Chartered Financial Analyst ("CFA") Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Galas has been employed by GW&K since 2014. He serves as a Portfolio Manager.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Galas.

Other Business Activities
Mr. Galas is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Galas does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Galas’ advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
Karl M. Kyriss, CFA

Educational Background and Business Experience
Karl M. Kyriss, CFA, Partner, Portfolio Manager
Year of Birth: 1977

Education: Mr. Kyriss received a Bachelor of Science degree from the University of Scranton in Scranton, Pennsylvania in 1999, and received a Master of Business Administration degree from the University of Michigan in Ann Arbor, Michigan in 2008. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Kyriss has been employed by GW&K since 2014. He serves as a Portfolio Manager.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Kyriss.

Other Business Activities
Mr. Kyriss is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Kyriss does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Kyriss’ advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
William P. Sterling, Ph.D.

Educational Background and Business Experience
William P. Sterling, Ph.D., Global Strategist
Year of Birth: 1953

Education: Mr. Sterling received a Bachelor of Arts degree from Carleton College in Northfield, Minnesota in 1976, and received a Master of Arts and Ph.D. from Harvard University in Cambridge, Massachusetts in 1984.

Business Experience: Mr. Sterling has been employed by GW&K since 2019, prior to joining GW&K, he was employed by Trilogy Global Advisors, LP, an affiliate of Affiliated Manager Group, Inc., GW&K’s institutional partner, since 1999. He serves as Global Strategist for GW&K.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Sterling.

Other Business Activities
Mr. Sterling is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Sterling does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Sterling’s advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
Pablo Salas-Schoofield

Educational Background and Business Experience
Pablo Salas-Schoofield, Partner, Portfolio Manager
Year of Birth: 1961

Education: Mr. Salas-Schoofield received a Bachelor of Science degree from Indiana University in Bloomington, Indiana in 1983, and received a Master of Business Administration from the University of Wisconsin in 1985.

Business Experience: Mr. Salas-Schoofield has been employed by GW&K since 2019, prior to joining GW&K, he was employed by Trilogy Global Advisors, LP, an affiliate of Affiliated Manager Group, Inc., GW&K’s institutional partner, since 2005. He serves as Portfolio Manager for GW&K.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Salas-Schoofield.

Other Business Activities
Mr. Salas-Schoofield is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Salas-Schoofield does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Salas’ advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
Thomas A. Masi, CFA

Educational Background and Business Experience
Thomas A. Masi, CFA, Partner, Portfolio Manager
Year of Birth: 1955

Education: Mr. Masi received a Bachelor of Arts degree from Rutgers University in New Brunswick, New Jersey in 1977, and received a Master of Business Administration degree from the Rutgers Graduate School of Management in New Brunswick, New Jersey in 1988. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Masi has been employed by GW&K since 2019, prior to joining GW&K, he was employed by Trilogy Global Advisors, LP, an affiliate of Affiliated Manager Group, Inc., GW&K’s institutional partner, since 2004. He serves as Portfolio Manager for GW&K.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Masi.

Other Business Activities
Mr. Masi is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Masi does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Masi’s advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
Nuno S.G. Fernandes, CFA

Educational Background and Business Experience
Nuno S.G. Fernandes, CFA, Partner, Portfolio Manager
Year of Birth: 1970

Education: Mr. Fernandes received a Bachelor of Science degree from the School of Economics of University of Porto in R. Dr. Roberto Frias, Porto, Portugal in 1993. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Fernandes has been employed by GW&K since 2019, prior to joining GW&K, he was employed by Trilogy Global Advisors, LP, an affiliate of Affiliated Manager Group, Inc., GW&K’s institutional partner, since 2007. He serves as Portfolio Manager for GW&K

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Fernandes.

Other Business Activities
Mr. Fernandes is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Fernandes does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Fernandes’ advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
Bradley J. Miller, CFA

Educational Background and Business Experience
Bradley J. Miller, CFA, Partner, Portfolio Manager
Year of Birth: 1972

Education: Mr. Miller received a Bachelor of Arts degree from Simpson College in Indianola, Iowa in 1994 and received a Master of Business Administration degree from the University of Iowa in Iowa City, Iowa in 2000. He is also a Chartered Financial Analyst (“CFA”) Charterholder.

To become a CFA Charterholder, an individual must have four years of qualified investment work experience, become a member of the CFA Institute, pledge to adhere to the CFA Institute Code of Ethics and Standards of Professional Conduct on an annual basis, apply for membership to a local CFA member society, and complete the CFA Program. The CFA Program is organized into three levels, each culminating in a six-hour exam.

Business Experience: Mr. Miller has been employed by GW&K since 2019, prior to joining GW&K, he was employed by Trilogy Global Advisors, LP, an affiliate of Affiliated Manager Group, Inc., GW&K’s institutional partner, since 2007. He serves as Portfolio Manager for GW&K.

Disciplinary Information
There are no applicable legal or disciplinary events relating to Mr. Miller.

Other Business Activities
Mr. Miller is not engaged in any other investment-related business or occupation, and is not engaged in any other business or occupation for compensation which provides a substantial source of his income or involves a substantial amount of his time.

Additional Compensation
Mr. Miller does not receive economic benefits from third parties who are not clients for providing advisory services.

Supervision
The person responsible for supervising Mr. Miller’s advisory activities on behalf of GW&K is Daniel L. Miller, Partner, Director of Equities, (617) 236-8900.
Proxy Voting Summary

Prepared for clients of GW&K Investment Management, LLC

As a U.S. Securities and Exchange Commission registered investment adviser and fiduciary to its clients, GW&K Investment Management, LLC (“GW&K”) recognizes its obligation to identify and mitigate potential conflicts of interest associated with its business and to conduct that business in the best interest of clients. In instances when GW&K is delegated proxy voting authority by its clients, GW&K seeks to maximize the long-term value of client assets and to cast votes believed to be fair and in the clients’ best interest. The following is a summary of the policies and procedures that govern GW&K’s proxy voting activities.

Proxy Guidelines, Voting and Proxy Voting Agent

GW&K utilizes an independent third-party Proxy Voting Advisory Firm which provides GW&K recommendations on ballot items for securities held in client accounts. GW&K also utilizes an independent third-party Proxy Voting Agent business, to act as proxy voting agent and to provide certain proxy voting services. The Proxy Agent specializes in providing a variety of fiduciary-level services related to proxy voting. GW&K has adopted the proxy voting policies and guidelines (“Policies”) of the Proxy Voting Advisory Firm as its own and generally votes GW&K’s clients’ proxies (for clients that have delegated proxy voting authority) according to those Policies. Details of the independent third-party Policies are available upon request.

Together, the third-party Proxy Voting Advisory Firm and Proxy Voting Agent assist GW&K with various proxy related process components including: in-depth proxy research; process and vote proxies in connection with securities held by GW&K clients; maintain appropriate records of proxy statements, research, and recommendations; maintain appropriate records of proxy votes cast on behalf of GW&K clients; and, proxy related administrative functions.

Conflicts of Interest

In adopting the Policies, GW&K seeks to remove potential conflicts of interest that could otherwise potentially influence the proxy voting process. In situations where the Proxy Agent has a potential conflict of interest with respect to a proxy it is overseeing on behalf of GW&K’s clients, the Proxy Agent is obligated to fully or partially abstain from voting the ballot as applicable and notify GW&K. GW&K’s Proxy Committee will provide the voting recommendation after discussion with applicable GW&K Portfolio Managers and a review of the measures involved. Similarly, in instances where GW&K becomes aware of a potential conflict of interest pertaining to a proxy vote for a security held in the client’s account, GW&K’s Proxy Committee will provide the voting recommendation after reviewing relevant facts and circumstances.

In instances when proxy ballot measures do not fall within the Policies or where GW&K Portfolio Managers determine that voting in accordance with the Policies is unwarranted, GW&K’s Portfolio Manager will review the relevant facts and circumstances and provide a voting recommendation with support and review by GW&K’s Proxy Committee. Clients may obtain GW&K’s Proxy Policy, the Policies or information about how GW&K voted proxies for securities held in their account by submitting a written request to:

Proxy Policy Administrator
GW&K Investment Management, LLC
222 Berkeley Street, 15th Floor
Boston, Massachusetts 02116