This brochure provides information about the qualifications and business practices of Pacific Income Advisers, Inc. ("PIA"). If you have any questions about the contents of this brochure, please contact us at (310) 393-1424, or by email at info@pacificincome.com. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission ("SEC"), or by any state securities authority.

Pacific Income Advisers is a registered investment adviser. Registration with the SEC as an investment adviser does not imply that PIA or any of its principals possess a particular level of skill or training.

Additional information about Pacific Income Advisers, Inc. is available on the SEC’s website at www.adviserinfo.sec.gov.
Item 2. Material Changes

Annual Update

Pacific Income Advisers, Inc. (“PIA”) is providing this information as part of our annual update, which contains material changes from our last annual update. This section discusses only material changes since the last update, which most recently occurred on March 30, 2021.

Material Changes Since the Last Update

PIA has the below material changes to report since the last annual update on March 30, 2021:

Item 4: Discretionary regulatory assets under management was updated from $4,778,000,000 to $2,232,441,000. The reduction in discretionary assets was primarily due to the merger of Anworth Mortgage Asset Corporation.

Item 10: Updated the disclosure for Anworth Management, LLC to reflect the March 2021 acquisition of Anworth Mortgage Asset Corporation (NYSE: ANH), a REIT managed externally by Anworth Management, LLC, formerly a relying adviser of PIA. As a result of the merger, PIA no longer serves as filing adviser to Anworth Management, LLC or reports a combined AUM with Anworth Management, LLC; however, three officers continue to maintain ownership of the entity.

Full Brochure Availability

If you would like to receive a free copy of PIA’s Firm Brochure, please call 310-393-1424, visit our website, www.pacificincome.com, or email us at info@pacificincome.com. You may also view a copy of PIA’s Firm Brochure through the Investment Adviser Public Disclosure (IAPD) system at www.adviserinfo.sec.gov.
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Item 4. Advisory Business

Firm Description

Pacific Income Advisers, Inc. (“PIA”), a Delaware Corporation, is federally registered as an investment adviser with the Securities and Exchange Commission (“SEC”) and has been in business since 1986.

PIA is an independent, employee-owned investment advisory firm, with approximately $2,232,441,000 in regulatory assets under management, in fixed income and equities. For more information on the types of clients we serve, please see the Types of Clients section of this brochure.

PIA’s headquarters and principal place of business is located at 1299 Ocean Avenue, 2nd Floor, Santa Monica, California 90401. Additionally, PIA has regional external offices located in Colorado, Florida and North Carolina.

Principal Owners

Lloyd McAdams, President and Portfolio Manager, through the Lloyd McAdams Family Trust, and Heather U. Baines, Chairman, through the Heather U. Baines Family Trust, are the principal owners of PIA. Austin Rutledge, Timothy Tarpening and Joseph E. McAdams individually own minority interests in PIA.

Types of Advisory Services

PIA offers fixed income and equity strategies to those clients described in the Types of Clients section, through four distinct platforms consisting of institutional separately managed accounts (Institutional SMA), retail separately managed wrap-fee program accounts (Retail Wrap-fee Programs), mutual funds, and model delivery programs.

For more information on each of these investment strategies, please see the Methods of Analysis, Investment Strategies and Risk of Loss section of this brochure.

Institutional SMA

PIA invests in the following portfolio styles for its Institutional SMA clientele:

Equities
- Small Cap – Core;
- Small Cap – Value;
- Small Cap – Growth;
Fixed Income
- Core Plus;
- Corporate;
- High Yield;
- Intermediate Core Plus;
- Limited Duration;
- Market Duration;
- Moderate Duration;
- Short-Term;
- Ultra Short-Term;
- Shares in the PIA BBB Bond Fund, Managed Account Completion Shares ("MACS"), PIA High Yield (MACS) Fund and/or the PIA MBS Bond Fund, MACS;
- Shares in the PIA Short-Term Securities Fund and/or the PIA High Yield Fund, Institutional Class (see “PIA Mutual Funds” below).

Retail Wrap-Fee Programs
PIA currently participates in approximately 27 Retail Wrap-Fee Programs as a sub-adviser or under a dual contract arrangement. PIA does not sponsor any wrap-fee program.

PIA offers the following managed account portfolio styles:
- Core Plus;
- Core Plus MACS;
- Corporate MACS;
- Intermediate Core Plus;
- Limited Duration ETF-MACS;
- Limited Duration MACS;
- Limited Duration SMA;
- Limited Duration SMA Enhanced;
- Market Duration ETF-MACS;
- Market Duration MACS;
- Market Duration SMA;
- Market Duration SMA Enhanced;
- Moderate Duration ETF-MACS;
- Moderate Duration MACS;
- Small Cap Core;
- Shares in the PIA BBB Bond Fund, MACS, PIA High Yield (MACS) Fund and/or the PIA MBS Bond Fund, MACS; and
- Shares in the PIA Short-Term Securities Fund and/or the PIA High Yield Fund, Institutional Class (see “PIA Mutual Funds” below).
PIA Mutual Funds

PIA serves as sub-adviser to the PIA Mutual Funds, a family of open-end registered mutual funds. PIA offers five funds:

- PIA BBB Bond Fund, MACS;
- PIA High Yield Fund, Institutional Class;
- PIA High Yield (MACS) Fund;
- PIA MBS Bond Fund, MACS; and
- PIA Short-Term Securities Fund.

PIA Model Delivery Program

PIA provides model portfolios to unaffiliated investment advisers (“Sponsors”) who may utilize such model portfolios in connection with the management of their client accounts. Model portfolios may relate to the same investment strategies that are also offered to PIA’s discretionary accounts. As a model portfolio provider, PIA designs, monitors and updates the model portfolio but has no responsibility for implementing its recommendations or placing trades on behalf of participating accounts. PIA does not enter into a direct advisory relationship with the clients of these Sponsors and the model portfolios are not tailored to the specific needs or circumstances of the Sponsor’s clients. The Sponsors are solely responsible for initiating all trading and rebalancing activity recommended by the model portfolio(s). Depending on the structure of the Sponsor’s program, Sponsors may choose not to implement certain changes made to our model portfolio or may delay the timing of trading in response to changes made to our model. As a result, the investment performance of a particular Sponsor’s client may differ from the investment performance of PIA’s Client Accounts that have elected to follow a similar investment strategy.

PIA provides the model portfolios to the Sponsors at an agreed upon, periodic basis which varies depending upon the particular terms of the agreement between PIA and the Sponsor. Changes to the model portfolio will not be communicated to model program Sponsors until completion of aggregated trading for PIA’s discretionary clients. As a result, it is possible that, depending on the particular circumstances surrounding an order, PIA’s discretionary clients may receive prices that are more favorable than those received by a client of a program Sponsor or vice versa. In addition, Client Accounts following the PIA model portfolio may be positively or negatively impacted if companies included in the model portfolio(s) release important or material information prior to the time trading orders for a particular security have been completed by the Sponsor. Please refer to Item 12 for more information regarding the communication and delivery of a model portfolio to program Sponsors. For more information on each of these investment strategies, please see the Methods of Analysis, Investment Strategies and Risk of Loss section of this brochure.

Tailored Relationships

Although most client relationships are discretionary and accounts are managed in accordance with the methods and investment strategies as explained in the Methods of Analysis, Investment Strategies and Risk of Loss section of this brochure, clients may still impose investment limitations and restrictions on certain securities or types of securities. Such restrictions must be submitted to PIA in writing, if not already addressed in the investment management agreement. Where PIA delivers its model portfolios to unaffiliated investment advisers, these portfolios are not tailored to the specific needs or circumstances of those advisers’ clients.
Investment Management Agreement

Institutional SMA
All clients desiring to open an Institutional Separately Managed Account with PIA must enter into PIA’s investment management agreement and provide an investment policy statement. PIA relies upon the contents of the client’s completed investment policy statement when evaluating the most suitable types of investment products for the client.

Retail Wrap-Fee Programs
Under Retail Wrap-Fee Programs, advisory clients pay a specified fee for investment advisory services and the execution of transactions. Advisory services include portfolio management and/or advice concerning selection of other advisers; and the fee is not based directly upon transactions in the client’s account. PIA receives a portion of the wrap fee for services rendered.

Retail Wrap-Fee Programs are managed similarly to Institutional SMAs with the following exceptions:

- Corporate bond position sizes are normally 3% per issuer for Retail Wrap-Fee Programs and 0.5-1.5% for Institutional SMA.
- The bonds in the Retail Wrap-Fee Program are typically more liquid.

Although the ultimate responsibility of analyzing suitability of investments rests solely with the program sponsor, PIA requests from the program sponsor detailed client information, including client profiles, account restrictions and other material documents in order to review the investment portfolio(s), guidelines and restrictions (where applicable) selected by the client prior to investment.

Mutual Funds
Investors wishing to invest in any of PIA’s mutual funds have the option of completing a new account form, or entering into a PIA Investment Management Agreement (“IMA”) and submitting an Investment Policy Statement (“IPS”), which allows for the purchase of the fund.

Assets Under Management
As of December 31, 2021, PIA managed $2,232,441,000 in regulatory assets under management, all on a discretionary basis.

Item 5. Fees and Compensation

Description and Billing

When calculating the value of client investments for reporting or fee calculation purposes, PIA utilizes to the fullest extent possible, recognized and independent pricing services. Whenever valuation information for specific, illiquid, foreign, private or other investments is not available through pricing services, PIA’s Portfolio Manager(s) will obtain and document price information from at least two independent sources, such as broker-dealers, banks, pricing services or other sources, where practicable and appropriate. The client has the ability to determine the method for computing fair
market value used in the fee calculation. Most commonly, management fees are calculated by applying the advisory fee percentage to the market value of the account at the end of each quarter. When calculating the value of client investments for reporting or fee calculation purposes, by default, PIA includes accrued interest on fixed income securities under management. Another common practice is to use the average of three month-end values on a quarterly basis. In rare situations, PIA takes significant cash flows into account when computing the average. The method utilized will be noted within the client’s investment management agreement.

Institutional SMA
For all Separately Managed Accounts, PIA charges an annual advisory fee that is calculated and paid quarterly in accordance with the following fee tables:

<table>
<thead>
<tr>
<th>Portfolio Style</th>
<th>1st $50MM</th>
<th>Next $50MM</th>
<th>Thereafter</th>
</tr>
</thead>
<tbody>
<tr>
<td>High Yield</td>
<td>.50%</td>
<td>.45%</td>
<td>.40%</td>
</tr>
<tr>
<td>Core Plus</td>
<td>.35%</td>
<td>.30%</td>
<td>.25%</td>
</tr>
<tr>
<td>Intermediate Core Plus</td>
<td>.35%</td>
<td>.30%</td>
<td>.25%</td>
</tr>
<tr>
<td>Corporate</td>
<td>.40%</td>
<td>.30%</td>
<td>.25%</td>
</tr>
<tr>
<td>Limited Duration</td>
<td>.35%</td>
<td>.30%</td>
<td>.25%</td>
</tr>
<tr>
<td>Market Duration</td>
<td>.35%</td>
<td>.30%</td>
<td>.25%</td>
</tr>
<tr>
<td>Moderate Duration</td>
<td>.35%</td>
<td>.30%</td>
<td>.25%</td>
</tr>
<tr>
<td>Short-Term</td>
<td>.25%</td>
<td>.20%</td>
<td>.175%</td>
</tr>
<tr>
<td>Ultra Short-Term</td>
<td>.25%</td>
<td>.20%</td>
<td>.175%</td>
</tr>
<tr>
<td>Small Cap</td>
<td>1.0%</td>
<td>.80%</td>
<td>.70%</td>
</tr>
</tbody>
</table>

*Fees are negotiable.

Retail Wrap-Fee Programs
PIA’s fee for its wrap-fee arrangements is determined by separate contracts entered into with various program sponsors. These fees, including any and all trading and transaction costs, are “wrapped” into one overall fee as determined and calculated by the wrap-fee sponsor. Annual wrap-fees for PIA clients, charged by the program sponsor, generally vary between 1.00% and 3.00% of the assets under management.

The amount of PIA’s portion of the wrap fee varies dependent upon several factors, including: (1) the specific terms agreed on between PIA and the wrap-fee sponsor, (2) the client’s account size, (3) the client’s related investment management accounts, (4) individual account investment restrictions, (5) and whether any assets are invested in one of PIA’s Mutual Funds.

Important information about the program sponsor’s advisory programs, brokerage services, custody relationships, and conflicts of interest is available in the Program Sponsor’s Form ADV Part 2. To obtain a copy, please contact the Program Sponsor directly.
Mutual Funds
PIA charges management fees for acting as investment manager for PIA’s non-MACS Mutual Funds. Such fees are calculated depending on the portfolio style, and paid monthly in arrears.

- PIA Short-Term Securities Fund
- PIA High Yield Fund, Institutional Class
- PIA BBB Bond Fund, MACS
- PIA High Yield (MACS) Fund
- PIA MBS Bond Fund, MACS

0.20% of assets under management
0.55% of assets under management
Fee charged through Program Sponsor *
Fee charged through Program Sponsor *
Fee charged through Program Sponsor *

* PIA clients and the clients of PIA’s Plan Sponsors may permit their account(s) to invest in the BBB Bond Fund, the MBS Bond Fund, and the PIA High Yield (MACS) Fund. Therefore, in order to avoid charging clients two advisory fees on managed assets which may be invested in these funds, the MACS mutual funds do not charge any management fees directly inside these funds.

PIA may recommend investment in the PIA Funds to any of its clients. Such a recommendation could create a conflict of interest between PIA and the client. PIA will only recommend an investment in Fund shares for client portfolios if it represents a suitable investment based on that client’s investment objectives. PIA receives an account-level investment management fee from its clients (as stated in clients’ investment management agreement), calculated as a percentage of client assets, which includes assets invested in the Funds. Clients that invest directly in a PIA MACS Fund, as part of a PIA strategy with an account-level management fee, will pay fees associated with the Funds’ operations, but do not pay additional investment management fees inside the respective PIA MACS mutual fund to PIA on those assets invested in the Fund. For clients (including ERISA plans) that invest directly in a PIA Non-MACS Fund as part of a PIA strategy with an account-level management fee, PIA will rebate back the PIA Non-MACS Fund’s management fee (as disclosed in the Fund’s prospectus) for the portion of assets invested in the fund. In addition, for clients with a signed Investment Management Agreement (“IMA”) that invest primarily or solely in a PIA MACS Fund, the client will pay an account-level fee as described in the IMA. This account-level fee is comprised of the fund’s operating expenses and a management fee, which is the difference between the stated account-level fee and the fund’s operating expenses.

Fee Billing

Investment advisory fees are generally billed quarterly in arrears unless PIA and the client agree that they will be billed in advance. Clients are either invoiced directly, or the client’s custodian automatically deducts fees from the client’s account at the end of each calendar quarter, in accordance with the written direction and approval of clients. For accounts opened or closed after the beginning of a new calendar quarter, fees will be prorated for the number of days in the quarter the account was under management. Any earned, unpaid fees will be due and payable at the time the account is closed. PIA reserves the right to pro-rate the quarterly fee based on intra-period contributions and withdrawals. In cases where PIA has agreed to bill its advisory fees quarterly in advance and either party terminates the provision of investment advisory services before the end of a calendar quarter, fees will be reimbursed to the client on a pro-rata basis for the number of days in the quarter the account was not under management.
**Institutional SMA**
Clients are either invoiced directly, or the client’s custodian automatically deducts fees from the client’s account at the end of each calendar quarter, in accordance with the written direction and approval of clients.

**Retail Wrap-Fee Programs**
The program sponsor automatically deducts fees from the client’s account at the beginning or end of each calendar quarter, in accordance with the written direction and approval of clients.

Wrap-fee clients are required to pay the program sponsor a quarterly advisory fee based on the sponsor’s advisory fee and PIA’s negotiated management fee.

**Most Favored Nation (“MFN”) Clauses**
We generally do not enter into advisory agreements with most favored nation (“MFN”) clauses. However, certain wrap-fee sponsors have negotiated such clauses in their advisory agreements. These clauses require us to decrease management fees charged to the MFN client if PIA enters into an advisory agreement at a lower effective fee rate with another client based on certain criteria. The applicability of an MFN clause may depend upon various factors as detailed in the advisory agreement.

**Other Fees**
In connection with PIA’s advisory services, clients may incur and are responsible for the fees and expenses charged by their custodians and imposed by broker-dealers. Such fees may include, but are not limited to, custodial fees, transaction costs, fees for duplicate statements and transaction confirmations, brokerage commissions, mutual fund expenses and fees for electronic data feeds and reports. See the Brokerage Practices section for more information.

Institutional SMA advisory fees are negotiable. For friends and family of PIA, such advisory fees will be waived or reduced.

PIA and its supervised persons do not receive compensation for the sale of securities or other investment products, including asset-based sales charges, or distribution or service fees from the sale of mutual funds.

**Item 6. Performance-Based Fees**

If PIA engages in alternative fee arrangements, such as those based on performance (including unrealized gains), PIA calculates the fee in accordance with the requirements of the Investment Advisers Act of 1940. Such performance fee arrangements are only made with “Qualified Clients” as defined under Rule 205-3, who reside in jurisdictions where performance fees are permitted. Performance fee arrangements create an inherent conflict of interest, as they may create incentives for PIA to make investments that are riskier or more speculative than the firm would otherwise make in the absence of a performance fee. In order to address any potential conflicts of interest, no Portfolio Manager’s compensation is tied to any client’s performance-based fees.
Item 7. Types of Clients

Description

PIA currently provides advisory services to individuals, trusts, estates, investment companies, pension and profit sharing plans, charitable organizations, state or municipal government entities, insurance companies, corporations and business entities, unions and hospital funds.

Account Minimums

PIA recommends institutional accounts opening at no less than $1 Million. Furthermore, those clients who wish to open separately managed fixed income portfolio accounts should be aware that frequent requests to liquidate all, or a portion, of their accounts to a size of $10 Million or less will most likely result in “odd lot” bond transactions. Odd lot bond transactions can usually only be executed at levels that are less favorable than “round lot” bond transactions ($1+ million par value). Therefore, potential clients are discouraged from entering into any separate account investment advisory arrangement with PIA if there is any material likelihood of frequent significant bond portfolio liquidations.

For wrap-fee accounts, PIA and the program sponsor generally recommend accounts opening at not less than $70 Thousand. However, no minimum annual fee is assessed.

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

Methods of Analysis

The foundation of PIA’s fixed income investment process is the firm’s Yield Curve and Sector Analysis. PIA’s yield curve analysis is centered on a fundamental belief that there is an equilibrium shape for the various yield curves, which is a function of several factors, including economic cycles, financial market volatility, and the supply factors across each part of the yield curve. Market forces tend to distort these yield curves away from their equilibrium shape. Each yield curve sector is evaluated based on its relationship to that equilibrium shape, and to the risks embedded in each yield curve. PIA ranks sectors in terms of their valuations on a risk-adjusted basis. PIA also utilizes other quantitative resources designed to gain probabilistic insight into factors affecting sector valuations. PIA utilizes internal quantitative MBS research and qualitative credit research that produces top-down and bottom-up security analysis. The Investment Strategy Group utilizes these inputs as part of their decision-making process. The Investment Strategy Group is responsible for all macro investment decisions for PIA’s fixed income strategies; i.e., sector selection, duration, curve positioning and average credit quality. The Investment Strategy Group is comprised of several senior employees of the firm, including the Head of the Bond Department.

For its sub-advised equity portfolios, PIA believes positive earnings estimates lead to increases in stock prices over time. When positive changes emerge at a company, analysts tend to react by raising their
earnings estimates. We believe the key to generating alpha is to identify those earnings revisions that are secular rather than one-time events. In-depth fundamental analysis is employed to understand how revisions in earnings estimates drive equity price movements.

Investment Strategies

PIA offers several taxable, domestic investment grade strategies, as well as core plus fixed income, high yield, and small cap equity strategies.

PIA provides these investment alternatives to both institutional and retail investors via separate accounts and mutual funds. PIA manages the SMA strategies through the means of a composite, which is defined as aggregation of individual portfolios representing a similar investment mandate, objective or strategy. PIA also offers model delivery programs which employ its strategies.

Risk of Loss

Although PIA makes every effort to preserve each client’s capital and achieve real growth of wealth, investing in securities involves risk of loss that each client should be prepared to bear.

Investors in PIA’s products may lose money. Success cannot be guaranteed. Risks associated with investments in the types of securities in which PIA invests include:

Active Management Risk
PIA accounts are subject to active management risk because portfolios are actively managed. PIA’s management practices and investment strategies might not produce the desired results.

Adjustable Rate and Floating Rate Securities Risks
Although adjustable and floating rate debt securities tend to be less volatile than fixed-rate debt securities, they nevertheless fluctuate in value. A sudden and extreme increase in prevailing interest rates may cause adjustable and fixed-rate debt securities to decline in value because:

- There may be a time lag between the increases in market rates and an increase in the interest paid on the adjustable or floating rate security;
- There may be limitations on the permitted increases in the interest paid on the adjustable or floating rate security so that the interest paid does not keep pace with increases in market interest rates;
- The duration of adjustable rate securities which are mortgage-backed securities may increase because of slowing of prepayments causing investors to consider these securities to be longer term securities; or
- Securities may decline in credit quality.
**Asset-Backed Securities Risk**
These risks include Market and Regulatory Risk, Interest Rate Risk, Credit Risk, Prepayment Risk and Extension Risk. Asset-backed securities may decline in value when defaults on the underlying assets occur and may exhibit additional volatility, face valuation difficulties and/or become illiquid in periods of changing interest rates, difficult or frozen credit markets, or deteriorating economic conditions. When interest rates decline, the prepayment of assets underlying such securities may require PIA to reinvest that money at lower prevailing interest rates, resulting in reduced returns.

**Collateralized Mortgage Obligation (CMO) Risk**
A CMO is a hybrid between a mortgage-backed bond and a mortgage pass-through security. Similar to a mortgage-backed security, interest and prepaid principal on CMOs is paid, in most cases, monthly. CMOs may be collateralized by whole mortgage loans, but are more typically collateralized by portfolios of mortgage pass-through securities guaranteed by GNMA, FHLMC or FNMA, and their income streams. CMOs may offer a higher yield than U.S. government securities, but they may also be subject to greater price fluctuation and credit risk, as well as liquidity risk.

**Convertible Securities Risk**
A convertible security is a security that can be converted into another security. Convertible securities may be convertible bonds or preferred stocks that pay regular interest and can be converted into shares of common stock (sometimes conditioned on the stock price appreciating to a predetermined level). Convertible securities are subject to the risks of both debt securities and equity securities. The values of convertible securities tend to decline as interest rates rise and, due to the conversion feature, tend to vary with fluctuations in the market value of the underlying common or preferred stock.

**Counterparty Risk**
PIA transactions involving a counterparty are subject to the risk that the counterparty or a third party will not fulfill its obligation to PIA. Counterparty risk may arise because of the counterparty’s financial condition (i.e., financial difficulties, bankruptcy, or insolvency), market activities and developments, or other reasons, whether foreseen or not. A counterparty’s inability to fulfill its obligation may result in significant financial loss to the client.

**Credit Risk**
Issuers of the bonds and other debt securities held in PIA portfolios may not be able to make interest or principal payments. Even if these issuers are able to make interest or principal payments, they may suffer adverse changes in financial condition that would lower the credit quality of the security, leading to greater volatility in the price of the security.

**Currency Risk**
PIA is subject to the risk that foreign currencies will decline in value relative to the U.S. Dollar, or, in the case of hedging positions, that the U.S. Dollar will decline in value relative to the currency being hedged.
**Derivatives Risk**
PIA may invest in derivative securities for both bona fide hedging purposes and for speculative purposes. A derivative security is a financial contract whose value is based on (or “derived from”) a traditional security (such as a bond) or a market index. Derivatives involve the risk of improper valuation, the risk of ambiguous documentation and the risk that changes in the value of the derivative may not correlate closely with the underlying security. Losses from a derivative instrument may be greater than the amount invested in the derivative instrument. Certain derivatives have the potential for unlimited losses, regardless of the size of the initial investment.

**Dollar Roll Risk**
In a mortgage dollar roll, an account sells mortgage-backed securities for delivery in the current month and simultaneously contracts to repurchase substantially similar (same type, coupon and maturity) securities on a specified future date. Dollar rolls involve the risk that PIA’s counterparty will be unable to deliver the mortgage-backed securities underlying the dollar roll at the fixed time. If the buyer files for bankruptcy or becomes insolvent, the buyer or its representative may ask for and receive an extension of time to decide whether to enforce PIA’s repurchase obligation. In addition, PIA earns interest by investing the transaction proceeds during the roll period. Dollar roll transactions may have the effect of creating leverage in PIA’s portfolio.

**ETF and Mutual Fund Risk**
When PIA invests in an ETF or mutual fund, it will bear additional expenses based on its pro rata share of the ETF’s or mutual fund’s operating expenses, including the potential duplication of management fees. The risk of owning an ETF or mutual fund generally reflects the risks of owning the underlying securities that the ETF or mutual fund holds. Clients also will incur brokerage costs when PIA purchases ETFs in a client portfolio.

**Extension Risk**
An issuer may pay principal on an obligation held by the Fund (such as an asset-backed or mortgage-backed security) later than expected. This may happen during a period of rising interest rates. Under these circumstances, the value of the obligation will decrease.

**Foreign Securities and Emerging Markets Risk**
The value of PIA’s foreign investments may be adversely affected by changes in the foreign country’s exchange rates, political and social instability, changes in economic or taxation policies, decreased liquidity and increased volatility. Foreign companies may be subject to less regulation than U.S. companies. Events and evolving conditions in certain economies or markets may alter the risks associated with investments tied to countries or regions that historically were perceived as comparatively stable becoming riskier and more volatile. These risks are magnified in countries in “emerging markets.” Investment in emerging markets involves additional risks, including less social, political and economic stability, smaller securities markets and lower trading volume, restrictive national policies and less-developed legal structures.
**General Market Risk**
Economies and financial markets throughout the world are becoming increasingly interconnected, which increases the likelihood that events or conditions in one country or region will adversely impact markets or issuers in other countries or regions. Securities in the Fund’s portfolio may underperform in comparison to securities in general financial markets, a particular financial market or other asset classes, due to a number of factors, including inflation (or expectations for inflation), interest rates, global demand for particular products or resources, natural disasters or events, terrorism, regulatory events and government controls.

**Government-Sponsored Entities Risk**
PIA invests in securities issued or guaranteed by government-sponsored entities, including GNMA, FNMA and FHLMC. However, these securities may not be guaranteed or insured by the U.S. Government and may only be supported by the credit of the issuing agency.

**High Yield Securities Risk**
Securities with ratings lower than BBB- or Baa3 by a Nationally Recognized Statistical Rating Organization (“NRSRO”) are known as “high yield” securities. High yield securities provide greater income and opportunity for gains than higher-rated securities but entail greater risk of loss of principal.

**Interest Rate Risk**
In general, the value of bonds and other debt securities falls when interest rates rise. Longer term obligations are usually more sensitive to interest rate changes than shorter term obligations.

**Leverage Risk**
The use of leverage can enhance investment returns. Leverage, however, also increases risks. The use of leverage increases the risk of loss resulting from various factors, including rising interest rates, increased interest rate volatility, downturns in the economy and reductions in the availability of financing or deterioration in the conditions of any of the portfolio investment assets.

**Liquidity Risk**
Reduced liquidity in the bond markets can result from a number of events, such as limited trading activity, reductions in bond inventory, and rapid or unexpected changes in interest rates. Low or lack of trading volume may make it difficult to sell securities held in PIA portfolios at quoted market prices. Additionally, PIA may inherit small, odd lot securities in retail brokerage platforms, which may result in material price differences from quoted round lot prices due to the small size of the inherited securities.

**Loan Participation and Assignment Risk**
Loan participations and assignments involve special types of risk, including credit risk, interest rate risk, liquidity risk, and the risks of being a lender. Bank loans (i.e., loan participations and assignments), like other high yield corporate debt obligations, have a higher risk of default and may be less liquid and/or become illiquid.

**Market Risk**
The prices of the securities in which PIA invests may decline for a number of reasons, including in response to economic developments and perceptions about the creditworthiness of individual issuers.
Market and Regulatory Risk
Events in the financial markets and economy may cause volatility and uncertainty and adversely impact a portfolio’s performance. These events have included, but are not limited to: corporate bankruptcies or restructurings, and other events related to the sub-prime mortgage crisis; governmental efforts to limit short selling and high frequency trading; measures to address U.S. federal and state budget deficits; social, political, and economic instability in Europe; economic stimulus by the Japanese central bank; steep declines in oil prices; dramatic changes in currency exchange rates; pandemics, epidemics and other similar circumstances in one or more countries or regions; and China’s economic slowdown. Interconnected global economies and financial markets increase the possibility that conditions in one country or region might adversely impact issuers in a different country or region. Traditionally liquid investments may experience periods of diminished liquidity. Governmental and regulatory actions, including tax law changes, may also impair portfolio management and have unexpected or adverse consequences on particular markets, strategies, or investments. The Fund’s investments may decline in value due to factors affecting individual issuers (such as the results of supply and demand), or sectors within the securities markets. The value of a security or other investment also may go up or down due to general market conditions that are not specifically related to a particular issuer, such as real or perceived adverse economic conditions, changes in interest rates or exchange rates, or adverse investor sentiment generally. In addition, unexpected events and their aftermaths, such as the spread of deadly diseases; natural, environmental or man-made disasters; financial, political or social disruptions; terrorism and war; and other tragedies or catastrophes, can cause investor fear and panic, which can adversely affect the economies of many companies, sectors, nations, regions and the market in general, in ways that cannot necessarily be foreseen.

Portfolio Turnover Risk
A high portfolio turnover rate (100% or more) has the potential to result in the realization and distribution to shareholders of higher capital gains, which may subject clients to a higher tax liability. A high portfolio turnover rate also leads to higher transactions costs.

Preferred Stock Risk
Preferred stocks are stocks that entitle the holder to a fixed dividend, whose payment takes priority over that of common-stock dividends. Preferred stocks may be more volatile than fixed income securities and are more correlated with the issuer’s underlying common stock than fixed income securities. Additionally, the dividend on a preferred stock may be changed or omitted by the issuer.

Prepayment Risk
Issuers of securities held in PIA portfolios may be able to prepay principal due on these securities, particularly during periods of declining interest rates. Securities subject to prepayment risk generally offer less potential for gains when interest rates decline, and may offer a greater potential for loss when interest rates rise. When debt obligations are prepaid or when securities are called, PIA may have to reinvest in securities with a lower yield. Prepayment risk is a major risk of mortgage-backed securities.

Risks Associated with Inflation and Deflation
Inflation risk is the risk that increasing prices throughout the economy may erode the purchasing power of an investment over time. Deflation risk is the risk that prices throughout the economy decline over time, which is the opposite of inflation.
**Risks Associated with Mortgage-Backed Securities**
These risks include Market and Regulatory Risk, Interest Rate Risk, Credit Risk, Prepayment Risk, and Extension Risk, as well as the risk that the structure of certain mortgage-backed securities may make their reaction to interest rates and other factors difficult to predict, making their prices volatile.

**Risks Associated with Real Estate and Regulatory Actions**
Although some of the securities in the Fund are expected to either have a U.S. Government sponsored entity guarantee or be AAA rated by the three rating agencies, if real estate experiences a significant price decline, this could adversely affect the prices of the securities PIA owns. Any adverse regulatory action could impact the prices of the securities PIA owns.

**Rule 144A Securities Risk**
The market for Rule 144A securities typically is less active than the market for publicly-traded securities. Rule 144A securities carry the risk that the liquidity of these securities may become impaired, making it more difficult for PIA to sell these securities.

**Small Cap Equity Securities Risk**
Investments in small-sized companies often pose greater risks than those typically associated with larger, more established companies. Examples include increased volatility of earnings and prospects, higher failure rates, and limited markets, product lines or financial resources.

**To Be Announced (“TBA”) Securities Risk**
PIA invests in TBA securities. In a TBA transaction, a seller agrees to deliver a security at a future date, but does not specify the particular security to be delivered. Instead, the buyer agrees to accept any security that meets specified terms. TBA transactions involve the risk that the securities received may have less favorable characteristics than what was anticipated when PIA entered into the transaction. PIA accounts with TBA securities are also subject to counterparty risk and will be exposed to changes in the value of the underlying investments during the term of the agreement.

**U.S. Government Securities Risk**
Some U.S. Government securities, such as Treasury bills, notes, and bonds and mortgage-backed securities guaranteed by the Government National Mortgage Association (Ginnie Mae), are supported by the full faith and credit of the United States; others are supported by the right of the issuer to borrow from the U.S. Treasury; others are supported by the discretionary authority of the U.S. Government to purchase the agency’s obligations; still others are supported only by the credit of the issuing agency, instrumentality, or enterprise. Although U.S. Government-sponsored enterprises may be chartered or sponsored by Congress, they are not funded by Congressional appropriations, and their securities are not issued by the U.S. Treasury, their obligations are not supported by the full faith and credit of the U.S. Government, and so investments in their securities or obligations issued by them involve greater risk than investments in other types of U.S. Government securities. In addition, certain governmental entities have been subject to regulatory scrutiny regarding their accounting policies and practices and other concerns that may result in legislation, changes in regulatory oversight and/or other consequences that could adversely affect the credit quality, availability or investment character of securities issued or guaranteed by these entities.

The events surrounding the U.S. federal government debt ceiling and any resulting agreement could adversely affect the Fund’s ability to achieve its investment objective. On August 5, 2011, S&P lowered its long-term sovereign credit rating on the U.S. The downgrade by S&P and other future downgrades
could increase volatility in both stock and bond markets, result in higher interest rates and lower Treasury prices and increase the costs of all kinds of debt. These events and similar events in other areas of the world could have significant adverse effects on the economy generally and could result in significant adverse impacts on issuers of securities held by the Fund and the Fund itself. PIA cannot predict the effects of these or similar events in the future on the U.S. economy and securities markets or on the Fund’s portfolio. PIA may not timely anticipate or manage existing, new or additional risks, contingencies or developments.

In recent periods, the values of U.S. Government securities have been affected substantially by increased demand for them around the world. Changes in the demand for U.S. Government securities may occur at any time and may result in increased volatility in the values of those securities.

**Item 9. Disciplinary Information**

PIA does not have disciplinary information to report.

**Item 10. Other Financial Industry Activities and Affiliations**

**Mutual Funds**

PIA is the investment adviser to five (5) mutual funds: PIA BBB Bond Fund, MACS; PIA High Yield Fund; PIA High Yield (MACS) Fund; PIA MBS Bond Fund, MACS and PIA Short-Term Securities Fund, which are overseen by U.S. Bancorp Fund Services and the Advisors Series Trust (“AST”). PIA’s financial interests in the Funds consist of investment advisory fees. Additionally, PIA employees, including portfolio managers of the PIA Funds are allowed to purchase, hold and sell PIA Funds in their personal accounts. Please see Fees and Compensation and Investment Strategies for more information on PIA’s mutual funds.

**Syndicated Capital**

PIA’s President, Lloyd McAdams, and PIA’s Chairman, Heather U. Baines, are minority stockholders of Syndicated Capital, Inc. (“Syndicated Capital”), a registered broker-dealer, registered investment adviser and general insurance agency. PIA has no direct or indirect dealings with Syndicated Capital’s registered investment adviser.

PIA does not execute trades through Syndicated Capital’s broker-dealer, unless directed to do so by a client, which PIA discourages. If so directed, this could act as an incentive for Mr. McAdams to direct transactions to Syndicated Capital; and should Syndicated Capital accrue any profit or other benefit from executing trades for PIA’s clients, Mr. McAdams would benefit from the revenue received by Syndicated Capital. Additionally, Mr. McAdams has accounts invested in equities strategies, in which trades are directed to Syndicated Capital’s broker-dealer.
Lloyd McAdams is a registered representative of Syndicated Capital, Inc., and in that capacity may receive compensation in relation to client account securities transactions executed through Syndicated Capital. Therefore, the receipt of this compensation could act as an incentive for him to execute transactions through Syndicated Capital, even if best execution could be achieved elsewhere. Additionally, should Syndicated Capital accrue any profit or other benefit from executing trades for PIA’s clients, Lloyd McAdams will receive personal economic benefits from the revenue received by Syndicated Capital.

PIA Farmland, Inc.
Lloyd McAdams, PIA’s President is the sole director and Chairman of PIA Farmland, Inc. (“PIA Farmland”). Heather Baines, PIA’s Chairman, and Joseph McAdams, a PIA Managing Director, are officers and employees of PIA Farmland and serve on its Investment Committee. PIA Farmland is a privately-held real estate investment trust incorporated in February 2013 that invests in U.S. farmland properties to lease to independent farm operators.

PIA has not, in the past, managed a portfolio of farmland properties. PIA does not and will not make loans to or investments in any company with which PIA Farmland has, or intends to enter into, a lease and will not co-invest with PIA Farmland in any real estate transaction.

Anworth Management, LLC
PIA’s President Lloyd McAdams, PIA’s Managing Director Joseph McAdams, and PIA Chairman Heather U. Baines are shareholders of Anworth Management, LLC, the former management company for a sole client, Anworth Mortgage Asset Corporation, a publicly traded REIT which was acquired by Ready Capital Corporation in 2021. Anworth Management, LLC is also a former relying advisor of PIA.

Additional Activities
PIA is a member of a limited liability company not offered to the public and formed to own a farm in Nebraska. PIA receives compensation for serving as the Administrative Member to the LLC, providing administrative services.

PIA is party to a sublease agreement with an unaffiliated company. The company subleases office space from PIA at its Santa Monica location.
Item 11. Code of Ethics, Personal Trading and Participation or Interest in Client Transactions

Code of Ethics and Personal Trading

To avoid potential conflicts of interest, PIA has adopted a Code of Ethics (“Code”). This Code provides employees with guidance in their ethical obligations to clients and governs their personal securities trading activities. PIA and its employees owe a duty of loyalty, fairness and good faith towards their clients, and the obligation to adhere to the general principles of the Code. The Code prohibits the holding of certain securities and outlines PIA’s expectations to report personal trading, including exceptions to such reporting, reporting of political contributions, reporting of gifts, entertainment and other forms of non-cash compensation, and escalation and enforcement processes. A copy of PIA’s Code in its entirety is available upon written request.

Some employees may transact in the same securities as the client account. PIA recognizes that there is a risk that employees will compete with client accounts or otherwise engage in personal securities transactions at the expense of a client’s interest. PIA’s Code requires that all such transactions be carried out in a way that does not endanger the interest of any client. Where the account is a PIA advisory account, all trades are reviewed and approved by management and specific pre-determined allocation procedures are followed.

Under unique circumstances, an employee may be permitted to sell a PIA watch list security in their Personal Account if it is determined that there would be no impact to PIA clients.

Participation or Interest in Client Transactions

Mutual Funds
PIA is the investment adviser to five (5) mutual funds: PIA BBB Bond Fund, MACS; PIA High Yield Fund; PIA High Yield (MACS) Fund; PIA MBS Bond Fund, MACS and PIA Short-Term Securities Fund, which are overseen by U.S. Bancorp Fund Services and the Advisors Series Trust (“AST”). PIA’s financial interests in the Funds consist of investment advisory fees. Additionally, PIA employees, including portfolio managers of the PIA Funds are allowed to purchase, hold and sell PIA Funds in their personal accounts. Please see Fees and Compensation and Investment Strategies for more information on PIA’s mutual funds.
Item 12. Brokerage Practices

Selecting Brokerage Firms & Best Execution

When the Firm has full discretion to select broker-dealers, PIA takes a two-step approach to selecting broker-dealers and executing client transactions. First, PIA’s Portfolio Management Team creates and periodically updates an Approved Broker List of those broker-dealers it believes provide a sufficiently high level of qualitative service for its fixed income clients. The Portfolio Management Team considers the following factors when creating and maintaining the Approved Broker List: execution capabilities; the confidentiality provided by the broker; availability of technological aids to process trade data; opportunity for price improvement; the promptness of execution of securities transactions; competent block trading coverage ability, if necessary; capital strength and stability; reliable and accurate communications and settlement capabilities; administrative ability; knowledge of other buyers and sellers; the broker’s ability and willingness to position a portion of the order; the financial stability of the broker-dealer; research provided; breadth of services provided to clients; and availability of information regarding the most favorable market for executing the trade. Second, when executing trades, Portfolio Managers and Traders are permitted only to use those broker-dealers that are on the Approved Broker List. Best execution for a client is accomplished through timely submission of electronic or other bids/letters to the broker-dealers offering the best price.

The reasonableness of brokerage bid/ask spreads is a factor PIA’s Portfolio Management Team considers when maintaining its Approved Broker List. It is PIA’s opinion that the expectation of a broker-dealer to receive a reasonable bid/ask spread or profit is necessary to maintain PIA’s ability to benefit from effective communication, quality executions and brokerage services and transactions with that broker-dealer. This is an important consideration when PIA negotiates bid/ask spreads with broker-dealers.

Notwithstanding PIA’s approach of selecting the approved broker-dealer offering the best transaction price on a transaction-by-transaction basis, this may still result in a client paying a commission higher than that obtainable from some other broker-dealers.

Fixed income securities are often purchased from the issuer or a primary market maker acting as a principal on a net basis with no brokerage commission paid directly by the client. Such securities may also be purchased from underwriters at net prices that include underwriting fees.

As indicated in Item 4, PIA provides model portfolio investment recommendations to Sponsors without execution or additional services. The recommendations may be provided on a delayed basis relative to transactions of discretionary Client Accounts. The Sponsors and not PIA are responsible for selection of broker-dealers for all trades for their clients utilizing the model portfolio.

By following the above processes, PIA attempts to achieve best execution and mitigates the conflict of interest that may be produced by the association with Syndicated Capital as discussed in the Other Financial Industry Activities and Affiliations section of this brochure.
Research and other Soft Dollar Benefits

Section 28(e) of the Securities Exchange Act of 1934 provides a “safe harbor” to investment advisers who use commission dollars of their advised accounts to obtain investment research and brokerage services that provide lawful and appropriate assistance to the adviser in performing investment decision-making responsibilities. Conduct outside of the safe harbor of Section 28(e) is subject to the traditional standards of fiduciary duty under state and federal law.

PIA will not enter into any formal “soft dollar commitments/arrangements”, written or verbal, explicit or implied, with any broker-dealers. A soft dollar commitment/arrangement is viewed by PIA as a commitment, understanding or agreement to pay increased commissions, or direct trades to a broker-dealer, in exchange for the receipt of research. PIA may, however, effect transactions for clients with broker-dealers who provide PIA with research or brokerage products and services, providing lawful and appropriate assistance to the Firm in the performance of its investment decision-making responsibilities. Research and brokerage products and services received from broker-dealers are supplemental to PIA’s own research efforts. PIA does not separately compensate broker-dealers with soft dollars for such products and services. As noted above, the Portfolio Management Team considers the full range and quality of a broker-dealer’s services when placing brokerage to ensure that transactions are the most favorable under the circumstances.

Directed Brokerage

PIA does not directly direct, recommend, request or require that its clients direct us to execute transactions through a specified broker-dealer. PIA does accept and will place orders with brokerage firms pursuant to direction received from investment advisory clients (“directed brokerage”). If a client or wrap-fee sponsor specifically directs PIA to use a particular broker-dealer, such clients and/or the appropriate wrap-fee sponsor will not be able to participate in aggregate trades and may incur higher commission rates than other clients who allow PIA to have full brokerage discretion. These clients may also receive less favorable prices and execution.

Order Aggregation

Where possible, and when advantageous to clients, PIA will aggregate trades of accounts. Trade aggregation, or “bunching of orders,” generally results in better execution and/or better-realized prices. Because of prevailing market conditions, it may not be possible to execute all shares of an aggregated trade, in which case PIA will allocate the trade among participating accounts in accordance with PIA’s Allocation and Aggregation of Orders Policy.

In order to ensure that all portfolios are treated fairly, it occasionally becomes necessary to use an allocation process in those situations in which the security purchased is not in a sufficient quantity to be distributed to all portfolios in the desired portfolio holding percentage. The Portfolio Manager determines which process is fair and equitable with respect to the portfolios they manage. The methods employed include “pro-rata,” whereby the same percentage is allocated to all portfolios even though the percentage is less than a normal allocation; and “rotation” whereby a full allocation is given to one group of portfolios and the next allocation is given to another group which rotates so that an attempt is made to give all groups an allocation over time.
Item 13. Review of Accounts

Periodic Reviews

The Investment Strategy Group is responsible for overseeing material changes to both the institutional SMAs and retail wrap-fee program portfolio strategies. However, the day-to-day portfolio decisions on implementing a portfolio strategy for each account are performed by PIA's Portfolio Managers. All portfolios are reviewed by Portfolio Managers on an ongoing basis. Furthermore, all accounts are reviewed at least quarterly by a Portfolio Manager to evaluate compliance with client objectives and to analyze portfolio rates of return.

Review Triggers

More frequent reviews may be triggered by material changes in variables such as the client's individual circumstances, or the market, political or economic environment. If a rating on a security is downgraded below the minimum in the client’s investment guidelines, the security will be reviewed by the Portfolio Manager for potential sale.

Regular Reports

PIA makes available to its separately managed clients and fund administrators written quarterly account summary reports, which include performance, portfolio appraisals, transactions and cash and asset holdings. PIA will also deliver the following reports to clients upon written request: asset listings, rate of return evaluations, economic analysis reports, asset allocation reports and investment strategy reports.

Item 14. Client Referrals and Other Compensation

Economic Benefit

PIA may from time to time receive research services from brokerage firms with which it trades. However, PIA does not direct brokerage to these firms in order to receive research services, nor is it obligated to do so. See the Research and Other Soft Dollar Benefits section for more information.
Referrals

Although PIA currently has no solicitation agreements, it may in the future. The fee is equal to a percentage of the aggregate assets of the client who agrees to the solicitation arrangement. Client referral and solicitation arrangements by nature present an inherent conflict of interest between the adviser and client. As such, PIA will comply with Rule 206(4)-3 (the “Cash Solicitation Rule”) under the Investment Advisers Act of 1940, which requires, among other things, that PIA not compensate any party for client referrals without a written agreement. This rule also requires that prospective clients be provided disclosures by the third party, which clearly describes the solicitation terms and compensation arrangement. The advisory fees charged to clients are not increased in any way as a result of the referral fees paid by PIA to persons referring clients.

Item 15. Custody

Custody

PIA is not a broker-dealer and does not take possession of client assets.

Our clients’ assets are housed in nationally recognized banks or brokerage firms, otherwise known as custodians. PIA has a limited power of attorney to place trades on the client’s behalf. PIA does not have the authority to directly debit client accounts for quarterly fees, though the client may direct its custodian to automatically debit and remit fees to PIA. See the Fee Billing section of this brochure. PIA requires that the custodian, selected by the client, send quarterly, or more frequent, account statements directly to our clients. We urge clients to compare the account statements they receive from the qualified custodian with any reports they receive from PIA.

Account Statements

The client will receive account statements directly from the broker-dealer, bank or other qualified custodian. PIA urges the client to compare the statement the client receives from the qualified custodian with any holdings report the client may receive from PIA.
**Item 16. Investment Discretion**

**Discretionary Authority for Trading & Limited Power of Attorney**

Unless otherwise agreed with a client in writing, PIA has complete discretion, in accordance with a limited power of attorney authorized in writing in the client’s investment management agreement, over the selection of brokers and selection and amount of securities to be bought or sold without obtaining specific client consent. The only limitation on this discretion is that PIA must manage all client accounts in accordance with the portfolio’s guidelines, applicable client restrictions and/or investment policy statements, and mutual fund investment guidelines.

**Item 17. Voting Client Securities**

**Proxy Votes**

In 2003 the Securities and Exchange Commission (“SEC”) adopted Rule 206(4)-6 requiring formal proxy voting policies and procedures for SEC-registered investment advisers with voting authority over client portfolio securities. Pursuant to this rule, PIA has adopted a policy to vote proxies for portfolio securities, consistent with the best interests of its clients unless any client explicitly retains responsibility for proxy voting. PIA maintains written policies and procedures for the handling, research, voting and reporting of proxy voting, and makes appropriate disclosures about its proxy policies and practices.

Any conflict or potential conflict of interest that arises in the execution of PIA’s proxy voting responsibilities will be referred to PIA’s Compliance Committee who will review and resolve any such conflict in the best interest of all affected clients by either deciding how to vote the proxy or (unless the client is an ERISA client) requesting the client to vote their own proxies or abstain from any voting. In all cases, the conflict and any specific action taken will be disclosed to all affected clients.

Unless directed otherwise by a client in writing, PIA will vote proxies for its clients. If the client chooses to vote its own proxy, the proxy is made available through the custodian. At the client’s request, PIA will be happy to consult with the client regarding items up for vote. Additionally, the client may direct PIA to vote proxies in a manner the client desires.

Other than for the five (5) PIA mutual funds, PIA will not advise upon or conduct or participate in any litigation, such as class action litigation, on behalf of clients arising from the client’s ownership of assets held in the client’s account. For example, if an issuer defaults on a bond, PIA will not advise any client on the merits of pursuing an adverse legal claim against the issuer and will not conduct any such claim on the client’s behalf.

A complete copy of PIA’s current Proxy Voting Policies and Procedures is available to clients upon written request. In addition, clients may obtain full information regarding how PIA has voted proxies for their account at any time by contacting PIA via phone at 310-255-4400, or by inquiring with their main contact at PIA.
Item 18. Financial Information

PIA has never been the subject of a bankruptcy petition and PIA is not aware of any financial condition that is reasonably likely to impair our ability to meet our contractual commitments to clients. However, should PIA at some future date file for bankruptcy or should the principal owners decide to withdraw their capital, PIA may no longer be able to meet its contractual commitments to clients.
ADV Part 2 - Brochure Supplement

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This brochure supplement provides information about Lloyd McAdams, Heather U. Baines, Joseph E. McAdams, Daniel F. Meyer, Hsin Tong, Rory Hargaden, Michael Yean and Austin Rutledge that supplements the Pacific Income Advisers, Inc. (“PIA”) brochure. You should have received a copy of that brochure. Please contact us at (310) 393-1424 if you did not receive PIA’s brochure or if you have any questions about the contents of this supplement.


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Additional information about Lloyd McAdams is available on the SEC’s website at www.adviserinfo.sec.gov.
Lloyd McAdams, CFA, CEBS

Education and Business Experience

Lloyd McAdams, CFA, CEBS was born in 1945. Mr. McAdams co-founded PIA in 1986 and serves as President and Portfolio Manager of PIA. Mr. McAdams received his M.B.A. from University of Tennessee and his undergraduate degree from Stanford University with a major in Statistics.

Professional Designations

CFA
Mr. McAdams received a Chartered Financial Analyst designation. The Chartered Financial Analyst (CFA) charter is a professional designation established in 1962 and awarded by the CFA Institute. To earn the CFA charter, candidates must pass three sequential, six-hour examinations over two to four years. The three levels of the CFA Program test a wide range of investment topics, including ethical and professional standards, fixed income analysis, alternative and derivative investments, and portfolio management and wealth planning. In addition, CFA charter holders must have at least four years of acceptable professional experience in the investment decision-making process and must commit to abide by, and annually reaffirm, their adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct.

CEBS
Mr. McAdams received a Certified Employee Benefits Specialist designation. The Certified Employee Benefits Specialist (CEBS) designation, sponsored by International Foundation of Employee Benefit Plans and the Wharton School of the University of Pennsylvania, is a five-course (formerly an eight-course) curriculum that focuses on group benefits, retirement and compensation.

Disciplinary Information

Mr. McAdams does not have disciplinary information to report.

Other Business Activities

Since March 14, 2011, Mr. McAdams has served as Managing Member of Anworth Management, LLC.

From 2018 to March, 2021, Mr. McAdams served as a Board Member of Anworth Mortgage Asset Corporation (ANH), a publicly-traded mortgage REIT. Mr. McAdams served from 1997 to 2018 as ANH’s Chairman and Chief Executive Officer.

From 1991 to 2020, Mr. McAdams served as Chairman and registered principal of Syndicated Capital, Inc. (“Syndicated Capital”), a registered broker-dealer, registered investment adviser and general insurance agency. Mr. McAdams is currently a minority shareholder of Syndicated Capital, as well as a registered broker-dealer representative and Investment Adviser Representative of Syndicated Capital’s respective broker-dealer and registered investment adviser entities. PIA has no direct or indirect dealings with Syndicated Capital’s registered investment adviser. This relationship may act as an
incentive to Mr. McAdams to execute transactions through Syndicated Capital even if best execution could be achieved elsewhere. Additionally, should Syndicated Capital accrue any profit or other benefit from executing trades for PIA's clients, Mr. McAdams will receive personal economic benefits from the revenue received by Syndicated Capital. As a result, PIA does not execute trades through Syndicated Capital, unless directed to do so by a client.

Although Mr. McAdams is under no contractual obligation to devote any minimum amount of his time to PIA, he has defined roles and responsibilities that must be fulfilled.

**Additional Compensation**

Mr. McAdams receives compensation for his roles at Syndicated Capital and Anworth Management, LLC.

**Supervision**

As President and Portfolio Manager of PIA, Mr. McAdams is not directly supervised. However, he does report to the Board of Directors for overall supervision.
Heather U. Baines

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Heather U. Baines

Education and Business Experience

Heather U. Baines was born in 1941. Ms. Baines co-founded PIA in 1986 and serves as the Chairman of PIA. Ms. Baines received her Bachelor of Arts degree in Business from Antioch College.

Disciplinary Information

Ms. Baines does not have disciplinary information to report.

Other Business Activities

Since March 14, 2011, Ms. Baines has served as a Member of Anworth Management, LLC.

Together with Lloyd McAdams, Ms. Baines is a minority shareholder of Syndicated Capital, Inc.

Although Ms. Baines is under no contractual obligation to devote any minimum amount of her time to PIA, she has defined roles and responsibilities that must be fulfilled.

Additional Compensation

Ms. Baines receives compensation for her role at Anworth Management, LLC.

Supervision

As Chairman of PIA, Ms. Baines is not directly supervised. However, she does report to the Board of Directors for overall supervision.
Joseph E. McAdams, CFA

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Additional information about Joseph E. McAdams is available on the SEC's website at www.adviserinfo.sec.gov.
Joseph E. McAdams, CFA

Education and Business Experience
Joseph E. McAdams was born in 1969. He joined PIA in 1998 and serves as a Director and member of PIA’s Management Group. Mr. McAdams earned his Master's degree in Economics from the University of Chicago and his Bachelor's degree magna cum laude from The Wharton School of the University of Pennsylvania.

Professional Designations
Mr. McAdams received a Chartered Financial Analyst designation. The Chartered Financial Analyst (CFA) charter is a professional designation established in 1962 and awarded by the CFA Institute. To earn the CFA charter, candidates must pass three sequential, six-hour examinations over two to four years. The three levels of the CFA Program test a wide range of investment topics, including ethical and professional standards, fixed income analysis, alternative and derivative investments, and portfolio management and wealth planning. In addition, CFA charter holders must have at least four years of acceptable professional experience in the investment decision-making process and must commit to abide by, and annually reaffirm, their adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct.

Disciplinary Information
Joseph E. McAdams does not have disciplinary information to report.

Other Business Activities
Since March 14, 2011, Mr. McAdams has served as a Member of Anworth Management, LLC.

From 1998 to March, 2021, Mr. McAdams worked for Anworth Mortgage Asset Corporation (ANH), a NYSE-listed mortgage REIT, serving as Chairman of the Board and Chief Executive Officer from 2018 to March, 2021 and Chief Investment Officer from 2003 to March, 2021.

Although Mr. McAdams is under no contractual obligation to devote any minimum amount of his time to PIA, he has defined roles and responsibilities that must be fulfilled.

Additional Compensation
Mr. McAdams receives compensation for his role at Anworth Management, LLC.

Supervision
As a Director of PIA, Mr. McAdams is not directly supervised. However, he does report to the Board of Directors for overall supervision.
This brochure supplement provides information about Daniel F. Meyer that supplements Pacific Income Advisers, Inc. (“PIA”) brochure. You should have received a copy of that brochure. Please contact us at (310) 393-1424 if you did not receive PIA’s brochure or if you have any questions about the contents of this supplement.

Additional information about Daniel F. Meyer is available on the SEC's website at www.adviserinfo.sec.gov.
Daniel F. Meyer, CFA

Education and Business Experience

Daniel F. Meyer was born in 1971. Mr. Meyer joined PIA in 1999 and serves as a Managing Director and Senior Portfolio Manager. Mr. Meyer earned a Bachelor of Arts degree *cum laude* in Business Economics from the University of California at Santa Barbara.

Professional Designations

Mr. Meyer received a Chartered Financial Analyst designation. The Chartered Financial Analyst (CFA) charter is a professional designation established in 1962 and awarded by the CFA Institute. To earn the CFA charter, candidates must pass three sequential, six-hour examinations over two to four years. The three levels of the CFA Program test a wide range of investment topics, including ethical and professional standards, fixed income analysis, alternative and derivative investments, and portfolio management and wealth planning. In addition, CFA charter holders must have at least four years of acceptable professional experience in the investment decision-making process and must commit to abide by, and annually reaffirm, their adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct.

Disciplinary Information

Mr. Meyer does not have disciplinary information to report.

Other Business Activities

Mr. Meyer does not participate in other business activities.

Additional Compensation

Mr. Meyer does not receive additional compensation.

Supervision

Mr. Meyer reports to Lloyd McAdams formally at scheduled Board of Directors meetings, to the Management Group at management meetings and informally as required to discuss various business aspects of the position responsibilities.

Lloyd McAdams: (310) 255-4466
This brochure supplement provides information about Hsin Tong that supplements Pacific Income Advisers, Inc. ("PIA") brochure. You should have received a copy of that brochure. Please contact us at (310) 393-1424 if you did not receive PIA’s brochure or if you have any questions about the contents of this supplement.
Hsin Tong, CFA

Education and Business Experience

Hsin Tong, CFA was born in 1980. Ms. Tong joined PIA in 2005 and serves as Vice President, Portfolio Manager. Ms. Tong earned a Bachelor of Science degree in Mechanical and Electronics Engineering from Shantou University in China, and a Master of Science degree in Industrial and Systems Engineering from the University of Southern California.

Professional Designations

Ms. Tong received a Chartered Financial Analyst designation. The Chartered Financial Analyst (CFA) charter is a professional designation established in 1962 and awarded by the CFA Institute. To earn the CFA charter, candidates must pass three sequential, six-hour examinations over two to four years. The three levels of the CFA Program test a wide range of investment topics, including ethical and professional standards, fixed income analysis, alternative and derivative investments, and portfolio management and wealth planning. In addition, CFA charter holders must have at least four years of acceptable professional experience in the investment decision-making process and must commit to abide by, and annually reaffirm, their adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct.

Disciplinary Information

Ms. Tong does not have disciplinary information to report.

Other Business Activities

Ms. Tong does not participate in other business activities.

Additional Compensation

Ms. Tong does not receive additional compensation.

Supervision

Ms. Tong reports to Daniel Meyer formally at scheduled management meetings and informally as required to discuss various business aspects of the position responsibilities.

Daniel Meyer: (310) 255-4420
Rory Hargaden, CFA

Pacific Income Advisers, Inc.
1299 Ocean Avenue, Second Floor
Santa Monica, CA 90401
Phone: (310) 393-1424
Fax: (310) 434-0100
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This brochure supplement provides information about Rory Hargaden that supplements Pacific Income Advisers, Inc. (“PIA”) brochure. You should have received a copy of that brochure. Please contact us at (310) 393-1424 if you did not receive PIA’s brochure or if you have any questions about the contents of this supplement.

Additional information about Rory Hargaden is available on the SEC's website at www.adviserinfo.sec.gov.
Rory Hargaden, CFA

Education and Business Experience

Rory Hargaden, CFA was born in 1964. Mr. Hargaden joined PIA in February 1989 and serves as Vice President, Portfolio Manager and Credit Research Analyst. Prior to joining PIA, Mr. Hargaden served in the Audit and Tax Services divisions of Ernst & Whinney and KPMG Peat Marwick. Mr. Hargaden earned both his B.S. in Business Administration and M.B.A. from the University of Southern California.

Professional Designations

Mr. Hargaden received a Chartered Financial Analyst designation. The Chartered Financial Analyst (CFA) charter is a professional designation established in 1962 and awarded by the CFA Institute. To earn the CFA charter, candidates must pass three sequential, six-hour examinations over a minimum of two years. The three levels of the CFA Program test a wide range of investment topics, including ethical and professional standards, fixed income analysis, alternative and derivative investments and portfolio management and wealth planning. In addition, CFA charterholders must have at least four years of acceptable professional experience in the investment decision-making process, must become a member of CFA Institute and must commit to abide by, and annually reaffirm, adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct.

Disciplinary Information

Mr. Hargaden does not have disciplinary information to report.

Additional Compensation

Mr. Hargaden does not receive additional compensation.

Other Business Activities

Mr. Hargaden does not participate in other business activities.

Supervision

Mr. Hargaden reports to Daniel Meyer formally at scheduled management meetings and informally as required to discuss various business aspects of the position responsibilities.

Daniel Meyer: (310) 255-4420
Michael Yean

Pacific Income Advisers, Inc.
1299 Ocean Avenue, Second Floor
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This brochure supplement provides information about Michael Yean that supplements Pacific Income Advisers, Inc. ("PIA") brochure. You should have received a copy of that brochure. Please contact us at (310) 393-1424 if you did not receive PIA’s brochure or if you have any questions about the contents of this supplement.
Michael Yean

Education and Business Experience

Michael Yean was born in 1975. Mr. Yean joined PIA in 1998 and serves as a Vice President, Portfolio Manager and Credit Research Analyst. Prior to joining PIA Mr. Yean served in the Consulting Department of Merrill Lynch and the Investment Department of M.J. Segal & Company. Mr. Yean earned his Bachelor of Arts degree in Economics at University of California at Los Angeles.

Professional Designations

Mr. Yean does not hold any professional designations.

Disciplinary Information

Mr. Yean does not have disciplinary information to report.

Additional Compensation

Mr. Yean does not receive additional compensation.

Other Business Activities

Mr. Yean does not participate in other business activities.

Supervision

Mr. Yean reports to Daniel Meyer formally at scheduled management meetings and informally as required to discuss various business aspects of the position responsibilities.

Daniel Meyer: (310) 255-4420
This brochure supplement provides information about Austin Rutledge that supplements Pacific Income Advisers, Inc. (“PIA”) brochure. You should have received a copy of that brochure. Please contact us at (310) 393-1424 if you did not receive PIA’s brochure or if you have any questions about the contents of this supplement.

Additional information about Austin Rutledge Is is available on the SEC’s website at www.adviserinfo.sec.gov.
Austin Rutledge, CFA

Education and Business Experience

Austin Rutledge was born in 1977. Mr. Rutledge joined PIA in 2000 and serves as a Managing Director and Portfolio Manager. Mr. Rutledge earned his Bachelor of Arts from Davidson College.

Professional Designations

Mr. Rutledge received a Chartered Financial Analyst designation. The Chartered Financial Analyst (CFA) charter is a professional designation established in 1962 and awarded by the CFA Institute. To earn the CFA charter, candidates must pass three sequential, six-hour examinations over a minimum of two years. The three levels of the CFA Program test a wide range of investment topics, including ethical and professional standards, fixed income analysis, alternative and derivative investments and portfolio management and wealth planning. In addition, CFA charterholders must have at least four years of acceptable professional experience in the investment decision-making process must become a member of CFA Institute and must commit to abide by, and annually reaffirm, adherence to the CFA Institute Code of Ethics and Standards of Professional Conduct.

Disciplinary Information

Mr. Rutledge does not have disciplinary information to report.

Other Business Activities

Mr. Rutledge does not participate in other business activities.

Additional Compensation

Mr. Rutledge does not receive additional compensation.

Supervision

Mr. Rutledge formally reports to Lloyd McAdams at scheduled management meetings and to Daniel Meyer in his role as Portfolio Manager and informally as required to discuss various business aspects of his position responsibilities.

Lloyd McAdams: (310) 255-4466

Daniel Meyer: (310) 255-4420
Privacy Notice

The relationship between PIA and our customers is our most important asset. PIA strives to maintain its clients' trust and confidence by protecting confidential client information (including former clients) to the best of our ability. PIA is committed to protecting current and former clients’ privacy and will not disclose personal information to anyone unless it is required by law, at the client’s direction, or is permitted by law and is necessary to provide clients with advisory services. PIA has not sold and will not sell personal information to any third party.

Personal Information PIA Collects and Communicates

The primary reason PIA collects and maintains personal information is to service our clients and administer the customer relationship. The types and categories of information PIA collects may include the following:

- Information received on applications and/or other documents to provide investment advice, including the client’s name, home address, social security number, email address and telephone number;
- Information about client’s net worth; and
- Information that PIA may receive from third parties.

In order for PIA to administer client accounts, we may disclose this personal information that we collect as permitted by law, to service client accounts. Examples include providing account information to companies that perform administrative services, such as printing and mailing client invoices or company newsletters. These companies must use this information solely for the services for which PIA hired them and are not permitted to use, reuse or share this information for any other purpose. PIA does not provide personal client information to affiliates for marketing purposes.

How PIA Protects Personal Information

To fulfill its privacy commitment, PIA has instituted practices to safeguard the information maintained about our clients. These include:

- Maintaining physical, electronic and procedural safeguards that comply with government requirements to keep personal information safe;
- Limiting access to personal information to PIA personnel who need it;
- Proper destruction and disposal of client documents;
- Taking the appropriate steps to ensure that third parties who perform services for PIA agree to keep company and/or personal information secure and confidential; and
- Protecting the personal information of former clients to the same extent as current clients.

PIA will update its policies and procedures whenever necessary in an effort to ensure that client’s privacy is maintained. If we make any material changes to our privacy policy, we will promptly make that information available to clients.