

ADV Part 2 Brochure

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This brochure provides information about the qualifications and business practices of Colchester Global Investors Limited. If you have any questions about the contents of this brochure, please contact us at the address and/or telephone number listed above. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about Colchester Global Investors Limited also is available on the SEC's website at www.adviserinfo.sec.gov

Colchester Global Investors Limited is authorized and regulated by the Financial Conduct Authority in the United Kingdom and is registered with the Securities and Exchange Commission and the Commodity Futures Trading Commission in the United States. Registration does not imply a certain level of skill or training.

Item 2 Material Changes

The following are the material changes from Colchester Global Investors Limited's last annual update of its brochure made on July 31, 2013:

Fund Developments:

- Colchester opened a new commingled fund for US investors: The Colchester Global Bond Low Duration Fund
- The Colchester Multi-Strategy Bond Fund plc established two additional sub-funds: The Colchester Alpha Fund and The Colchester Global Low Duration Bond Fund

Regulatory Developments:

- Colchester's Singapore subsidiary -- Colchester Global Investors (Singapore) Pte. Ltd--became regulated by the Monetary Authority of Singapore

Personnel Developments:

- Elizabeth Pritchard, Colchester's Chief Compliance Officer and Chief Financial Officer resigned from those roles effective 1 July 2014
- Michele Connell was appointed Chief Compliance Officer and Global Head of Legal from July 1, 2014
- Jeff Pritchard was appointed Chief Operating Officer from July 1, 2014
- Stephen Butt resigned from Colchester's board in September 2013

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Item 4 Advisory Business

Colchester Global Investors Limited– Firm Inception and Ownership Structure

Colchester Global Investors Limited (“Colchester”) is an independent, value-oriented global fixed income manager offering a broad range of quality global and international bond investment management services. Colchester was founded by Ian Sims, Chairman and Chief Investment Officer, in 1999 and commenced managing client portfolios in February 2000. Colchester is 51% owned by its employees with Silchester Partners Limited – also an investment adviser – holding a minority interest. While a majority of Colchester’s employees has ownership interests in Colchester, Ian Sims, Colchester’s Chairman, Founder and Chief Investment Officer and Keith Lloyd, Colchester’s Chief Executive Officer and Deputy Chief Investment Officer are the only employees who each own more than 10% of Colchester.

Types of Investments Offered

Colchester is a value-oriented manager. At the heart of Colchester’s philosophy is the belief that investments should be valued in terms of the income they will generate in real terms. The investment approach is therefore based on the analysis of inflation, real interest rates and real exchange rates, supplemented by an assessment of sovereign financial balances - fiscal, external and monetary. Portfolios are constructed to benefit from those opportunities with the greatest relative investment potential for a given level of risk. Sovereign bonds form the majority of Colchester’s portfolios. Colchester eschews corporate credit, believing instead that sovereign bonds provide attractive diversity and return potential. The investment opportunity set currently includes the domestic sovereign debt of the “classic” OECD markets¹ as well as that of the smaller, developed investment grade (“non-classic”) countries such as Hungary, Poland and Mexico among others. Colchester’s unique use of these “non-classic” sovereign bond markets in its portfolios differentiates it from most other fixed income managers. Furthermore, Colchester’s use of sovereign-only portfolios has ensured that the diversifying integrity of bonds is not compromised. Clients and prospects should note that Colchester focuses its investment advice on global and non-US fixed income and currency management.

Full Investment Discretion

Colchester’s commingled funds are managed on a fully discretionary basis. Separate account clients may specify guidelines but, subject to those guidelines, Colchester has sole authority to determine, without obtaining specific consent, the amount and identity of and specific

¹ For investment purposes, the “Classic” OECD markets include those countries that were members before 1974 with the exception of Turkey. The 23 countries included in this set were Australia, Austria, Belgium, Canada, Denmark, Finland, France, Germany, Greece, Iceland, Ireland, Italy, Japan, Luxembourg, Netherlands, New Zealand, Norway, Portugal, Spain, Sweden, Switzerland, United Kingdom and the United States.

securities to be bought and sold for each Client account.

Assets Under Management

As of 30 April, 2014, Colchester managed \$ 24.2 billion in client assets on a fully discretionary basis in both commingled funds and separate accounts.

Regulatory Status

Colchester is 1) authorized and regulated by the Financial Conduct Authority ("FCA") in the United Kingdom, 2) registered as a foreign financial services provider with the Financial Services Board in South Africa, 3) authorized as a futures dealer by the Financial Markets Authority in New Zealand and 4) registered as an investment adviser with the Securities and Exchange Commission ("SEC") and as a Commodity Trading Advisor ("CTA") and Commodity Pool Operator ("CPO") with the Commodity Futures Trading Commission ("CFTC") in the United States.

Item 5 Fees and Compensation

Colchester provides discretionary investment management services to individuals and institutions on a separate account basis ("Separate Account Clients") and to 11 privately offered funds ("Funds"), collectively referred to as "Clients", under the following fee schedules:

I. Separate Account Clients

Colchester provides discretionary investment management services in global bonds on the following indicative fee scale:

Amount:	Fee Scale (% of funds under management per Client per annum):
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First US\$100 million	0.475%
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Next US\$100 million	0.40%
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Thereafter	0.30%
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Performance Fees: Considered on a negotiated basis

Fees may be agreed at rates that differ from those above, following negotiation and having regard to the size and nature of the mandate. Fees for the separate accounts are payable quarterly in arrears.

Clients are responsible for paying the fees and expenses of their custodian.

II. Funds

Colchester provides discretionary investment management services to the Funds on the following fee scales:

- The Colchester Global Bond Fund, The Colchester International Bond Fund, The Colchester Global Bond (USD Hedged) Fund and The Colchester Global Bond Group Trust (collectively the "Trusts"):

Amount:	Annual Fee Scale
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First US\$25 million	0.60%
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Next US\$25 million	0.50%
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Next US\$100 million	0.35%
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Thereafter	0.30%
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Fees are paid by each investor invested in the Trusts at the above fee scale based upon the aggregate market value of the investor's units as at each month end. Fees are not determined based upon the value of the Trusts themselves. Fees are payable monthly in arrears.

- The Colchester Global Bond AI Fund (the "GBAIF"):

Amount: Annual Fee of 0.60%

Fees are paid by each investor invested in the GBAIF at the above fee scale based upon the aggregate market value of the investor's units as at each month end. Fees are not determined based upon the value of the GBAIF itself. Fees are payable monthly in arrears.

- The Colchester Real Return Bond Fund (the "RRF") and The Colchester Global Bond Low Duration Fund ("LDF"):

Amount:	Annual Fee Scale
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First US\$25 million	0.45%
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Next US\$25 million	0.35%
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Next US\$100 million	0.30%
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Thereafter	0.25%
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Fees are paid by each investor invested in the RRF and the LDF at the above fee scale based upon the aggregate market value of the investor's units in the relevant fund as at each month end. Fees are not determined based upon the value of the funds themselves. Fees are payable monthly in arrears.

- The Colchester Local Markets Debt Fund (the “LMDF”):

Amount:	Annual Fee Scale
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First US\$25 million	0.75%
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Next US\$25 million	0.65%
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Next US\$100 million	0.50%
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Thereafter	0.45%
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Fees are paid by each investor invested in the LMDF at the above fee scale based upon the aggregate market value of the investor’s units in the LMDF as at each month end. Fees are not determined based upon the value of the LMDF itself. Fees are payable monthly in arrears.

- The Colchester Combined Global and Local Markets (Unhedged) Bond Fund (the “CGLMBF”):

Amount:	Annual Fee Scale
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First US\$25 million	0.65%
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Next US\$25 million	0.55%
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Next US\$100 million	0.40%
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Thereafter	0.35%
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Fees are paid by each investor invested in the CGLMBF at the above fee scale based upon the aggregate market value of the investor’s units in the CGLMBF as at each month end. Fees are not determined based upon the value of the CGLMBF itself. Fees are payable monthly in arrears.

- The Colchester Multi-Strategy Global Bond Fund plc (the “MSGBF”) has 6 sub-funds with the following fee scales:

The Colchester Global Real Return Bond Fund (“GRRBF”):

Amount:

Management Fee 0.45% per annum

Fees are paid by the GRRBF at the above fee scale based upon the aggregate market value of the GRRBF as at each month end. Investors in the GRRBF’s shares will bear a pro rata share of the GRRBF’s expenses including management fees. Fees are payable monthly in arrears.

The Colchester Local Markets Real Return Bond Fund (“LMRRBF”):

Amount:

Management Fee 0.65% per annum

Fees are paid by the LMRRBF at the above fee scale based upon the aggregate market value of the LMRRBF as at each month end. Investors in the LMRRBF’s shares will bear a pro rata share of the LMRRBF’s expenses including management fees. Fees are payable monthly in arrears.

The Colchester Global Bond Fund (the “CGBF”):

Amount:

Management Fee 0.60% per annum

Fees are paid by the CGBF at the above fee scale based upon the aggregate market value of the CGBF as at each month end. Investors in the CGBF’s shares will bear a pro rata share of the CGBF’s expenses including management fees. Fees are payable monthly in arrears.

The Colchester Local Markets Bond Fund (“LMBF”):

Amount:

Management Fee 0.75% per annum

Fees are paid by the LMBF at the above fee scale based upon the aggregate market value of the LMBF as at each month end. Investors in the LMBF's shares will bear a pro rata share of the LMBF's expenses including management fees. Fees are payable monthly in arrears.

The Colchester Local Markets Debt Fund (Bermuda) Limited (the "LMDFO"):

Amount:

Management Fee 0.51% per annum

Operations Fee 0.24% per annum

Fees are paid by the LMDFO at the above fee scale based upon the aggregate market value of the LMDFO as at each month end. Investors in shares of the fund will bear a pro rata share of the LMDFO's expenses including management and operations fees. Fees are payable monthly in arrears.

The Colchester Alpha Fund (the "CAF"):

Amount:

Management Fee 0.60% per annum

Fees are paid by the CAF at the above fee scale based upon the aggregate market value of the CAF as at each month end. Investors in the CAF's shares will bear a pro rata share of the CAF's expenses including management fees. Fees are payable monthly in arrears.

The Colchester Global Low Duration Bond Fund ("LDBF"):

Amount:

Management Fee 0.45% per annum

Fees are paid by the LDBF at the above fee scale based upon the aggregate market value of the LDBF as at each month end. Investors in the LDBF's shares will bear a pro rata share of the LDBF's expenses including management fees. Fees are payable monthly in arrears.

Deductions and Expenses

With respect to the Funds Colchester manages, certain costs are paid by the relevant Funds including their own direct trading expenses, clearing fees and other exchange fees and charges. Direct trading expenses include brokerage commissions, “bid-ask” spreads, mark-ups, interest and other borrowing expenses, stock loan expenses, registration and transfer fees, regulatory and governmental charges and duties, and other fees and expenses relating to the Funds’ investments. In certain situations that are expected to be rare, Funds may be required to reimburse Colchester or one of the Funds’ third party service providers for legal expenses incurred that Colchester determines are not routine (e.g., extraordinary legal expenses such as those incurred in connection with litigation).

Colchester pays all routine legal, audit and accounting fees related to the Funds it manages as well as any fees payable to the Funds’ custodian and other third-party service providers. Colchester paid all initial and ongoing expenses incurred in connection with the organization and formation of its Funds. Colchester does not require its Funds to raise a minimum amount in order to defray these costs and expenses. Colchester’s Funds are not required to reimburse Colchester in the event that management fees are insufficient to cover expenses borne by Colchester.

Please see Item 12 – “Brokerage Practices.”

Fee Rebate Policy

Fees are not generally negotiable. However, Colchester may rebate fees paid by investors in its Funds based upon Colchester’s relationship with the investor, assets invested by the investor, the timing of the investor’s investment in the Fund(s) and other factors deemed relevant by Colchester.

Use of Side Letters

Colchester generally will consider entering into a side letter agreement only when rules governing the investment by a specific investor (such as state law or the governing documents related to such investor) in one of its Funds require a specific variation, provided that such change is not expected to materially impact Colchester, the Fund or the other investors in the Fund. It is Colchester’s policy not to agree to any side letter or other similar arrangements that grant any investor or group of investors preferential rights with respect to the payment or timing of redemptions, indemnification from Colchester, the law governing Colchester’s and each investor’s responsibilities, or access to data on any Fund’s holdings or trading activity. Colchester has entered into side letter agreements with respect to investment management fees paid by certain Fund investors. Colchester will provide a summary of all side letter agreements currently in effect with respect to a Fund upon the written request of an investor.

Valuation of the Funds

With respect to the Funds Colchester manages, as described above, Colchester's fee is based either on the value of the investor's aggregate Net Asset Value of their investment in the Fund or the total Net Asset Value of the Fund. Colchester does not calculate Net Asset Value. Northern Trust, as administrator to the Funds, is responsible for independently valuing the assets of each Fund and calculating the Net Asset Value. For each Fund except the MSGBF, Northern Trust determines the Net Asset Value of each Fund on a monthly basis, as of the last business day of each month. For the MSGBF, Northern Trust determines the Net Asset Value of the Fund on a weekly basis.

All investment instruments are recorded at market value.

- Investment instruments which are listed on one or more US or non-US securities exchange are valued at their closing price as is customarily ascertained by the respective exchange and disseminated by quotation services such as Reuters or Bloomberg or published in recognized newspapers such as *The Wall Street Journal* and *The Financial Times*. These are the same prices and exchange rates used by major market indices such as WGBI for valuing the comparable index. Other securities are valued using quotes received directly from independent pricing sources. Foreign securities are valued on the basis of quotations from the primary market in which they are traded and translated at each valuation date from the local currency into US dollars using WM/Reuters exchange rates.
- Short-term investments in other money market funds are valued at the underlying fund's net asset value on the date of valuation.
- Forward contracts are valued using market exchange rates and adjusted to reflect the settlement period for the forward currency contract.
- Repurchase and reverse repurchase arrangements are valued based on the market value of the underlying security, as above, together with any accrued interest income or expense.
- Over-the-counter derivative transactions are valued in accordance with standard industry practice on the basis of the securities components whose economics the derivatives reflect. In the event of any uncertainty in the valuation of an over-the-counter derivative, either the counterparty or another reputable dealer in similar instruments will provide a valuation for the derivative.

If, on the date at which any valuation is being made, the exchange or market herein designated for the valuation of any given asset is not open for business, or there are no sales, the valuation of such asset is determined as of the last preceding date on which such exchange or market was open for business.

Colchester carries out its own valuation as a means to review the Northern Trust valuation. Where significant differences in valuation are identified, Colchester will resolve such differences with Northern Trust in accordance with an established "challenge procedure" prior

to the final valuation being released by Northern Trust. The challenge procedure enables Colchester to challenge a price by providing support for the market price or exchange rate in question. Northern Trust will consider the challenge over the subsequent 24 hour period. If valid, Northern Trust will change the market price or exchange rate used in the valuation. If not, Northern Trust's valuation will stand. Recent experience shows that pricing challenges are required on occasion in markets where pricing volatility exists close to a month end and local market broker sources provide a consistently different valuation to that quoted more widely by the pricing services used by Northern Trust. Pricing challenges have also occurred for index-linked securities where inflation factor adjustments may not be fairly reflected in a closing price. Once the valuations have been approved, the Net Asset Value per unit is released by Northern Trust for investor reporting purposes.

Investor statements are prepared on the basis of the final Net Asset Value by Deloitte Tax LLP for the Funds domiciled in the U.S. and by Northern Trust for the Funds domiciled in Bermuda and Ireland. Statements are subject to review and approval by Colchester prior to distribution. This "review and approval" process allows Colchester to proof investor statements, but does not provide Colchester with any opportunity to alter or adjust valuations. Once approved, the reports are sent directly to investors by Deloitte Tax LLP or Northern Trust.

Accounting Principles

The Funds' financial statements are prepared in conformity with U.S. generally accepted accounting principles ("US GAAP"). Certain fair value measurements and disclosures are made in accordance with the Financial Accounting Standards Board ("FASB") Accounting Standards Codification ("ASC") 820, *Fair Value Measurements* which clarifies the definition of fair value for financial reporting purposes, establishes a framework for measuring fair value and requires additional disclosures about the use of fair value measurements.

The hierarchy established under ASC 820 gives the highest priority to unadjusted quoted prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3). A majority of the instruments held by Colchester's Bermudan and Irish Funds are categorized as Level 1. However, whilst each of the securities held by the US Funds is also valued on the basis of quoted prices in active markets at the balance sheet date, emerging practice in the United States is to include all instruments that are traded on an over-the-counter basis (such as the fixed income instruments held by the Funds) within Level 2 regardless of the nature of the pricing source and methodology used and therefore a majority of US Fund assets are categorized as Level 2. It should be noted that the categorization of a financial instrument within the hierarchy is therefore based upon the perceived pricing transparency of the instrument and does not necessarily correspond to any perception of the risks associated with a particular instrument nor to any view of the reasonableness of the valuation applied.

Item 6 *Performance-Based Fees and Side-By-Side Management*

Certain of the investors in Colchester's Funds and Clients who have separate accounts managed by Colchester may have performance-based fee arrangements. Colchester recognizes that potential conflicts of interest are presented by managing accounts with performance-based fees alongside accounts with fees applied on an assets under management basis. Theoretically, an investment manager has an incentive to favor an account or accounts that pay performance fees over those that do not. Colchester does not believe its performance fee arrangements disadvantage any of its investment advisory Clients, and takes all reasonable steps to ensure the fair and equitable allocation of investment opportunities amongst its Clients without regard to fee arrangement. Colchester is guided by its Best Execution and Client Order Handling Policy to ensure that all investors are treated fairly and equally, and that no Client's interests are favored as a result of the type of fee that Client pays.

Item 7 Types of *Clients*

Colchester manages global fixed income investments for a range of institutional and high-net worth investors in the US and across the globe. Its client base comprises endowments and foundations, public funds, pension plans, trusts and some high net worth individuals. Separately managed accounts are offered for a minimum investment of \$75 million, while Colchester's commingled funds require minimum investments ranging from \$500,000 to \$3,000,000. Colchester may increase and/or waive the minimum investments amounts in its sole discretion.

Item 8 Methods of Analysis, Investment Strategies and Risk of Loss**Colchester's Investment Approach**

Colchester's investment approach was developed using key actuarial principles, and has at its core inflation-adjusted income and principal present valuing techniques. These real yield techniques are supplemented with a purchasing power parity analysis of currencies. Together they provide an integrated measure of value for an investment in a foreign bond market (on an unhedged basis). Colchester's investment team has continued to develop and enhance this investment approach in a number of important ways. They have introduced rigorous appraisal techniques to (1) determine the quality of financial and monetary conditions in each country; and (2) make optimal use of information for country selection provided by the term structure of interest rates. In addition, over the past few years, a number of countries with high quality, investment grade sovereign bond markets have made significant advances in liberalizing their domestic fixed income markets. Access for foreigners, breadth of maturities, and overall liquidity have been improved markedly, particularly in Asia and Eastern Europe. Colchester has monitored these developments closely, and has added a carefully selected subset of these countries to its primary universe of the original Organisation for Economic Co-operation and Development ("OECD") markets. This development improves the breadth of opportunities for active country selection without incurring any meaningful reduction in overall credit quality at the portfolio level. Clients should be aware that there is no guarantee that Colchester's investment approach, techniques or strategies will be successful or profitable. Any investment in securities involves the risk of loss that investors should be prepared to bear.

Material Risks Associated with Colchester's Investment Program

Colchester purchases US and non-US government securities, securities issued by supranational agencies and inflation-indexed securities on behalf of Clients. All of these investments involve a variety of material risks as follows:

- Sovereign Debt – Investors in sovereign debt may be asked to participate in debt restructuring, including the deferral of interest and principal payments, and may also be requested by the issuer to extend additional loans. There is no current means of collecting on defaulted sovereign debt as part of bankruptcy proceedings.
- Emerging Market Securities – Holders of emerging market securities are subject to additional risks, including potential periods of illiquidity, increased price volatility, the volatility of emerging market exchanges due to smaller market capitalization and evolving clearance and settlement procedures, potential restrictions on foreign investment, security transfer and on the repatriation of investment income and capital. The currencies in which emerging market debt is issued may experience significant declines against the US dollar as either a result of market pressures or government devaluation. Inflation in emerging markets has historically been in excess of inflation in

more established countries, thereby increasing negative pressures on emerging market economies and markets.

- Price Fluctuations – Prices of debt securities and other instruments can be highly volatile. Prices are affected by a wide variety of complex and difficult to predict factors, including, but not limited to, supply of money, inflation, weather and climate conditions, changing supply and demand relationships, governmental activities and regulations, political and economic events and prevailing psychological characteristics of the marketplace. These same factors also can affect the securities markets adversely.
- Illiquidity–Colchester may purchase investment instruments that later become illiquid or otherwise restricted. Colchester might only be able to liquidate these positions at disadvantageous prices should Colchester determine, or it becomes necessary, to do so. The decision to hold or liquidate such securities is generally at Colchester's sole discretion. For example, substantial redemptions from a commingled fund could require that fund to liquidate its positions more rapidly than otherwise desired in order to obtain the cash necessary to fund the redemptions. Illiquidity in certain markets could make it difficult for Colchester to liquidate positions on favorable terms, thereby resulting in losses. In addition, although many of the securities that Colchester may acquire on Clients' behalf may be traded on public exchanges, each exchange typically has the right to suspend or limit trading in the securities that it lists. Such a suspension could render it difficult or impossible for Colchester to liquidate positions and could thereby expose Clients to losses.
- Global Market Exposure – Colchester invests on a global basis in both developed and emerging markets. In doing so, investments it makes on behalf of Clients are subject to: (1) currency exchange-rate risk; (2) the possible imposition of withholding, income or excise taxes; (3) the absence of uniform accounting, auditing and financial reporting standards, practices and disclosure requirements and little or potentially biased government supervision and regulation; (4) financial, economic and political risks, including expropriation, currency exchange control and potential restrictions on foreign investment and repatriation of capital; and (5) global market turmoil.
- Transactions on Non-US Exchanges – Colchester engages in trading on markets outside the US. Transactions on non-US exchanges are not regulated by US government agencies, such as the SEC. Account valuations in US dollars, with respect to trading in non-US markets, will be subject to the risk of fluctuation in the exchange rate between local currency and US dollars. Any profits which a Client account might realize in any such trading could be eliminated by adverse changes in exchange rates or the Client could incur losses as a result of any such changes. Some non-US exchanges, in contrast to exchanges in the US, may be "principals markets" similar to the forward markets, in which responsibility for performance is only that of the principal with whom a trader has entered into a transaction, and not of an exchange or clearing corporation. In some cases, a broker with whom Colchester enters into a transaction may in effect take the opposite side of trades made by Colchester. Because some non-US exchanges generally lack a clearinghouse system such as that utilized by exchanges in the US, market disruptions may be more likely to occur on non-US exchanges.

- No Formal Diversification Policies - Although diversification is an integral part of Colchester's overall portfolio risk management process, Colchester generally has broad discretion over the percentage of assets that may be invested in any particular instrument, market or asset class. Except for relevant investment guidelines, Colchester has not adopted fixed guidelines for diversification of its investments among issuers, countries, instruments or markets and investment of Client assets may be heavily concentrated, at any time, in a limited number of positions. In attempting to maximize returns, Colchester may concentrate holdings in those countries, companies, instruments or markets which, in Colchester's judgment, provide the best profit opportunity in view of Client objectives.
- Credit Risk – Investments are subject to the risk that the brokers and counterparties with which and the exchanges on which it executes transactions or carries positions may default. The default by an exchange, clearinghouse or counterparty with or through which Colchester trades could result in material losses.
- Credit Ratings - Ratings applied to debt securities are not absolute measures of credit quality and do not reflect all potential market risks. Ratings agencies may fail to reflect changes in an issuer's underlying financial condition in a timely manner. Colchester does not rely solely on credit ratings, and develops its own analysis of the credit quality of debt issuers.
- Tax Risks – Colchester's investment decisions are based primarily on economic, not tax, considerations and could result in adverse tax consequences to some investors. The recognition of income, gains and losses in any year for tax purposes may not correspond to the economic performance of an investment. Prospective investors should consult their own tax advisors about the consequences of investing in any of Colchester's programs.
- Withholding Tax Considerations – Investments may be subject to various foreign withholding taxes. Prospective investors should consult their own tax advisors regarding the impact these foreign withholding taxes may have on their tax liabilities in light of their unique circumstances.

Forward Contracts on Foreign Currencies

Colchester may hedge currency risk by engaging in interbank spot and forward contract markets for foreign currencies on behalf of its Clients. In the U.S., spot transactions (i.e., physically settled foreign exchange transactions settling within two business days and transactions in connection with the purchase or sale of securities) are not regulated. Forward currency transactions, however, whether effected on an exchange or over-the-counter, are subject to reporting to a swap data repository and, if effected by a swap dealer, to compliance with the CFTC's Business Conduct standards. Colchester does not trade forward currency contracts on exchanges; rather, Colchester enters into the contracts with a bank or dealer acting as agent or as principal. The contracts are designed to make or take future delivery of a specified lot of a particular currency for a Client. The foreign currency market is one of the deepest and most liquid markets available. However, depending upon the particular

currencies, exchange rates can change and certain currency pairs may trade in a more volatile manner than other commodity markets. In addition, since forward currency transactions are conducted in the over-the-counter markets, they may present greater counterparty credit risk as well as heightened operational risk than they would were they centrally traded or cleared.

Foreign exchange forwards are subject to limited regulation by the U.S. Department of the Treasury, the U.S. banking authorities and the CFTC. Foreign exchange forwards generally are not deemed to be swaps by virtue of an exemption from the definition granted by the U.S. Department of the Treasury. As a result, currency forward contracts are not subject to many of the regulations applicable to swaps, such as margin requirements.

Among the risks to which Colchester's Clients may be exposed as a result of trading in over-the-counter currency forwards is the risk of a principal's failure or inability or refusal to perform with respect to such contracts. The failure of a principal with which Colchester has contracted on behalf of a Client would likely result in a default, thereby depriving the Client of unrealized profits or forcing the Client to cover its commitments for resale, if any, at the then market price. Although the transactions may be entered into under master netting agreements, a bankruptcy court could find that collateral posted by a Client to its counterparties would not have the benefits of close-out netting. In any event, such collateral would not be subject to the type of segregation protections that apply to margin posted by customers to futures commission merchants in respect to contracts cleared on a designated clearing organization. Forward contracts will be transacted only with banks and dealers that Colchester believes to be large and well capitalized. If Colchester places trades for a Client through an agent, the insolvency or bankruptcy of such party could also subject the Client to the risk of loss.

Principals in the forward markets have no obligation to continue to make markets in currencies. There have been periods during which certain banks or dealers have refused to quote prices for forward contracts or have quoted prices with an unusually wide spread between the price at which they are prepared to buy and that at which they are prepared to sell. Government authorities may limit forward trading to levels below those preferred by Colchester.

Where the underlying currency is either thinly traded or non-convertible, Colchester may utilise non-deliverable forward contracts ("NDFs"). NDFs are cash-settled, short-term forward contracts and differ from a normal foreign currency forward contract in that there is no physical settlement of two currencies at maturity. Rather, based on the movement of two currencies, a net cash settlement will be made by one party to the other. The net cash settlement is derived by calculating the difference between the agreed upon exchange rate and the spot rate at the time of settlement, for an agreed upon notional amount of funds. NDFs are illiquid instruments and Clients may be required to hold such instruments until their settlement date. NDFs are regulated as swaps and are subject to the provisions of Title VII of the Dodd Frank Wall Street Reform and Consumer Protection Act of 2010. NDFs currently are not subject to a clearing mandate, but could become subject to clearing in the future. Furthermore,

although the CFTC has not yet adopted final margin regulations, the CFTC is expected to do so in the future. Depending upon the scope of the regulation and the margining levels, trading in NDFs may become expensive. As a result, Colchester may be more limited in its ability to hedge through the use of NDFs in the future.

In addition, regulators in Europe are in the process of implementing the European Market Infrastructure Regulation (EMIR), which regulates over the counter derivative transactions in Europe. EMIR imposes reporting obligations on Colchester's transactions in currency forwards and NDFs on behalf of its clients and is expected to impose clearing and margining requirements in the future, although no such requirements for Colchester's transactions are yet in place.

Item 9 Disciplinary Information

Not applicable. Neither Colchester nor any of its management-level employees have been the subject of any regulatory disciplinary events related to the business of investment management or otherwise.

Item 10 Other Financial Industry Activities and Affiliations

Relationships or Arrangements with Related Persons – Colchester’s Affiliated Parties

Silchester Partners Limited (“Silchester”, formerly known as Silchester International Investors Limited), a United Kingdom based investment manager registered with the SEC as an investment adviser (SEC File Number 801-49530) is a minority owner of Colchester. Silchester is eligible to receive dividends from Colchester as the result of its equity holdings. Silchester is also affiliated with several other investment advisers as described in its ADV Parts 1 and 2.

Colchester Global Investors, Inc. (“CGI Inc”), a wholly-owned subsidiary of Colchester, serves as the tax matters partner for Colchester’s US-based Funds (The Colchester Global Bond Fund, The Colchester Global Bond (USD Hedged) Fund, The Colchester Global Bond AI Fund, The Colchester International Bond Fund, The Colchester Real Return Bond Fund, The Colchester Local Markets Debt Fund, The Colchester Combined Global and Local Markets (Unhedged) Bond Fund) and The Colchester Global Bond Low Duration Fund which are structured as Delaware statutory trusts but treated as partnerships for US income tax purposes.

Colchester Global Investors (Bermuda) Limited (“CGIB”), a wholly-owned subsidiary of Colchester, owns 100% of the redeemable non-participating voting shares (the “Management Shares”) in the Bermuda-based Fund to which Colchester provides discretionary investment management services and to which CGIB provides operational support. Directors of the Bermuda-based Fund are affiliated with Colchester and/or the administrator of the Bermuda-based Fund. As a result, CGIB may be less likely to remove any director and the directors may be less likely to terminate the Bermuda-based Fund’s relationships with Colchester.

Colchester Global Investors (Singapore) Pte Ltd, a wholly-owned subsidiary of Colchester, provides support to Colchester’s client service, market research and trade execution functions within the region.

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

Colchester has adopted a Code of Ethics (“Code”) that sets forth its fiduciary duties to its Clients and establishes standards of conduct for its supervised employees. Among the topics covered in the Code are: prohibitions against insider trading, resolving conflicts of interest, personal securities transactions by Colchester’s employees and confidentiality of Client information. Colchester will provide a copy of its Code to any Client or prospective Client upon request and without charge. To obtain a copy of Colchester’s Code, please contact Colchester’s Chief Compliance Officer (Michele Connell at mconnell@colchesterglobal.com). Colchester’s Form ADV Part 1 can be found on the SEC’s website. A brief summary of some key policies related to our Code are:

- **Conflicts** – Colchester renders investment advisory services to a number of clients. The advice and timing of the services Colchester gives to one client may not necessarily relate to the advice given and timing of the services Colchester gives to other clients. However, it is Colchester’s policy and practice not to favor or disfavor consistently or consciously any client or class of clients in the allocation of investment opportunities that Colchester believes would be suitable for each client or class of clients. Such opportunities will be allocated among clients over a period of time on a fair and equitable basis and in conformity with any applicable agreements, regulations and laws. Specifically, potential conflicting interests or duties may arise because: (a) Colchester or an affiliated firm undertakes investment management for other clients; (b) Colchester may act as agent for a client in relation to transactions in which it is also acting as agent for the account(s) of other clients; or (c) Colchester may enter into performance fee arrangements with other investment advisory clients, thereby providing a theoretical incentive to favor such account or accounts. Colchester does not believe its concurrent duties to clients disadvantage any of its clients and it takes all reasonable steps to ensure that each of its clients is treated fairly and equitably in all aspects of the investment management relationship.
- **Confidentiality and Privacy**- Colchester is committed to maintaining the confidentiality, integrity and security of personal information provided by current and potential clients. Personal information may be obtained in a number of ways, such as during the pre-investment period or from ongoing communications between Colchester and its clients. All information obtained about clients is treated by Colchester as confidential unless such information is publicly available. Colchester exercises the same care dealing with personal information obtained from its investors that it uses in dealing with its own internal confidential information.

Colchester makes reasonable endeavors to protect personal information provided by clients in a number of ways. All of Colchester’s employees receiving or processing

personal information relating to clients are subject to strict employment policies regarding client confidentiality. Colchester makes reasonable efforts to procure that its systems are secure. Where Colchester considers it appropriate, Colchester will make use of passwords, firewalls, encryption technologies, and other mechanisms. Physical and procedural safeguards have been established by Colchester which are intended to protect client information from unauthorized access or use.

Colchester may use data obtained from clients for the purpose of communicating information about its investment products to such clients. Colchester may also provide information concerning clients to firms that assist Colchester in servicing the clients where it considers this to be appropriate (and compatible with any applicable privacy regulations). This is intended to ensure that all clients are given an appropriate level of service. Colchester may, from time to time, provide clients with information concerning the investment products of its business partners if Colchester believes this information may be of interest to its clients.

- **Complaints** – Colchester maintains procedures in accordance with FCA rules for the effective consideration and handling of client complaints. All complaints submitted in writing should be addressed to Colchester at the address provided on the cover of this brochure and marked for the attention of the Chief Compliance Officer. Complaints will be considered promptly by the appropriate supervisory manager who is not personally involved in the subject matter of the complaint.

Participation or Interest in Client Transactions

Colchester has established each of the Funds, and with its subsidiaries, pays for the ongoing costs of operating these entities including all custody, Fund administration, legal, tax accounting, annual audit and reporting fees. Colchester and its subsidiaries derive fees from each investor in the Funds based upon the market value of each investor's investment in each Fund.

Subject to certain restrictions outlined in Colchester's Code of Ethics, Colchester's directors, officers and employees may buy and sell securities (or other investments that derive their value from securities) for their own account and/or the accounts of related parties. Such trading may be similar to or different from the investment strategies pursued on behalf of Colchester's Clients and securities included in Client portfolios. Colchester does not engage in any proprietary trading. See "Personal Trading" (below) for a description of how Colchester addresses the conflicts of interests that arise from the practices above.

Colchester, CGI Inc, CGIB and employees of Colchester and its subsidiaries have invested in the Funds.

Personal Trading

Employees of Colchester and its subsidiaries may trade securities for their own accounts in accordance with Colchester's Code and the procedures set forth therein. These procedures provide, in part, that employees, directors and officers of Colchester and its subsidiaries must disclose all personal transactions (excluding trades in investments in automatic investment plans or accounts over which that person has no direct influence or control) to ensure that any potential conflicts are properly managed. Colchester's procedures prohibit Colchester from favoring accounts in which it, its subsidiaries, or its/their employees, directors or officers have a direct or indirect financial interest over the accounts of Colchester's Clients.

Item 12 Brokerage Practices

Brokerage Selection

Colchester may select brokers and dealers to be used in purchasing or selling securities, and for executing trades and other non-US exchange transactions in its sole discretion, but subject always to Colchester's Best Execution Policy. Colchester recognizes it has an obligation in the conduct of its business to take all reasonable steps to obtain, when executing orders for Clients, the best possible result for its Clients. To meet this obligation, Colchester takes into account certain execution factors (such as price, liquidity, size of transaction, execution time, settlement period) when placing orders with other entities for execution, and the relative importance of these factors may vary depending on the nature of a particular transaction. Colchester selects brokers identified as those which provide Colchester with the ability to obtain best execution on a consistent basis taking into account execution factors and certain additional factors (such as currency of issue, issuer type, market and issue liquidity, speed of execution, reliability, continuity of trading and the quality of related settlement and clearing facilities). Colchester assesses the creditworthiness of brokers used, and approved brokers include only those with a single counterparty long-term credit rating of A and above.

As a general rule, multiple bids or offers are solicited from approved dealers on a periodic basis. At the time of dealing, bids/offers are evaluated against normal market bid/offer spreads appropriate for the instrument and market liquidity in order to ensure dealing costs are less than normal expected levels. Transactions generally are executed with dealers acting as principal with no separate brokerage commission payable.

The achievement of best execution is monitored through the trade administration process at the time of execution (which ensures rates obtained are close to prevailing market rates in the circumstances of the particular trade and that broker performance is in line with Colchester's expectations and market convention); compliance monitoring reviews (which include retrospective reviews of trades on a sample basis to ensure execution and settlement in accordance with established policies and standards); and ad hoc reviews by individuals nominated to review execution in particular venues or by particular brokers.

Research and Other Soft Dollar Benefits

Colchester selects brokers on the basis of the best overall value of their services. Factors relevant to the selection process include, but are not limited to, pricing, experience, efficiency and integrity of the broker, and the value of research services provided. While Colchester may receive economic research that brokers and dealers provide for no charge to their customers in the ordinary course of business, Colchester does not enter into arrangements to direct trades to brokers and dealers in consideration of such research, and Colchester does not consider such research in selecting brokers and dealers to execute Client transactions.

Directed Brokerage

Separate Account Clients may indicate brokers that they would wish to use or not use. Colchester will bear such views in mind, but will not necessarily adhere to them. If a Separate Account Client directs Colchester to use a specific broker, the Client risks, among other things, (1) being unable to participate in aggregated orders placed with Colchester's non-directed brokers, or (2) obtaining different prices or exchange rates than those of Colchester's non-directed brokers, with the potential result that this may cost the Client more money than placing orders with Colchester's non-directed brokers. To the extent that the Client directs Colchester with respect to any aspect of order execution, Colchester shall bear no responsibility for that direction or its consequences so long as it follows any written direction of the Client. Investors in Colchester's Funds may not direct Colchester to use specific brokers.

Aggregation of Orders

When Colchester determines that it would be appropriate and feasible for more than one Client to participate in an investment opportunity, Colchester may place combined orders for all such Clients simultaneously and, if the order is not filled at the same price, where possible, Colchester will average the prices paid over a particular trading day. Similarly, if an order is placed on behalf of more than one Client and the order cannot be fully executed under prevailing market conditions, Colchester may allocate the trade executed among different Clients on a basis Colchester deems equitable. This is normally achieved by pro-rating actual trade executions among Clients in accordance with the total number of securities outstanding on each Client's order and rounding such executions to reflect minimum trading sizes, minimum allocations necessary to avoid undue costs being realized by Clients (such as transactions and foreign exchange costs resulting from smaller allocations) and efficiencies inherent in trade reporting. Situations may occur where a Client could be disadvantaged because they participated in the aggregate order.

Colchester anticipates that for a substantial majority of trades it transacts on an aggregated basis (i.e., on behalf of more than one portfolio) the resulting executed trades will be allocated between Clients in a pro-rata manner. In the rare circumstances where Colchester determines that this pro-rata allocation methodology may not be in a Client's best interest or the best interests of all Clients, Colchester may, in its reasonable discretion, make an adjustment to the pro-rata allocation. This may occur when a Client has insufficient cash on hand to settle an allocated order or satisfy future commitments. This may also occur if a Client will be overdrawn as a result of accepting a commitment to purchase the allocated securities, or if the Client will suffer unnecessary costs or charges related to trading or settlement. In these situations, a larger allocation of securities may be made to a Client if, for example, an additional allocation is required to clear a Client's negative cash balances or to raise funds to satisfy future Client commitments.

Item 13 Review of Accounts

Frequency of Account Reviews

All Client investments are kept under daily review both for price and changes in fundamentals affecting the securities. All portfolios are reviewed weekly. The principal reviewers are Ian G. Sims (Chief Investment Officer), Keith Lloyd (Deputy Chief Investment Officer) and Kathryn Elsby (Senior Portfolio Manager). They are responsible for ensuring that accounts are maintained in line with Colchester's policies and Client mandates and are responsible jointly for all accounts.

Reports to Clients

Clients with separately managed accounts receive written monthly valuations and schedules of transactions for their portfolios. Investors participating in Colchester's commingled Funds receive written monthly statements of their investments in the commingled Fund as well as audited financial statements for the commingled Fund on an annual basis. All Clients and investors typically receive a monthly written review that describes the economic and financial background, the strategy adopted and the results achieved.

Item 14 *Client* Referrals and Other Compensation

Not Applicable. Neither Colchester nor any of its related persons receive any economic benefit from non-Clients for providing investment advice or other advisory services to Clients. Colchester and its related persons do not compensate any third party for Client referrals.

Item 15 *Custody*

Colchester does not accept custody of any Client assets. Assets in Colchester's commingled Funds are custodied by Northern Trust while separate account clients appoint a custodian of their choice. Colchester, however, is considered to have "constructive custody" of its Bermuda Fund where CGIB serves as Operations Manager. Regardless of whether Colchester does or does not have "constructive custody" of a Fund, the investors in each Fund receive monthly participants statements from an independent service provider as well as annual financial statements audited by a nationally recognized accounting firm.

Item 16 Investment Discretion

Other than as specified by Client guidelines, Colchester has sole authority to determine, without obtaining specific consent, the amount of and specific securities to be bought and sold for each Client account.

Item 17 Voting *Client* Securities

Colchester's Proxy Voting Policy

Holders of fixed income instruments, unlike holders of equity securities, generally are not entitled to vote on matters affecting corporate governance or otherwise exercise votes in connection with such instruments or contracts. Colchester sets out below its voting policy for the unlikely event that voting rights arise and are exercisable in relation to securities held by it Clients and where the Client has granted Colchester discretion to vote.

It is Colchester's policy to use reasonable efforts to exercise voting rights (if any) arising in relation to securities held on its Clients' behalf where Colchester receives sufficient notice and appropriate documentation to enable it to exercise such voting rights. Colchester uses reasonable efforts to exercise voting rights (if any) arising in relation to standard and material issues that arise.

Standard issues typically arise at Annual General Meetings ("AGMs"). Standard issues may include items of a routine nature such as the presentation of financial statements to shareholders, approval of financial statements by shareholders, election of directors and approval of directors' fees, election of auditors and approval of audit fees, declaration of dividends, and the conversion of a company's books and records from one legal currency to another. Holders of fixed income instruments are ordinarily unable to vote on standard issues.

Material issues may arise at Special General Meetings ("SGMs") or AGMs. Material issues may include items that relate to corporate governance matters; changes in a company's country of incorporation; mergers and other corporate restructurings; anti-takeover provisions such as staggered boards, poison pills, or supermajority provisions; changes to capital structures including increases and decreases of capital and preferred stock issuance; stock option and management compensation issues; and social and corporate responsibility considerations. Colchester also considers standard issues to be material issues when a potential conflict of interest with management is present. These situations can arise where Colchester manages a portfolio company's US retirement plan assets, or where an underlying Client directly invested in one of Colchester's commingled Funds is also a director or officer of a portfolio company. Holders of fixed income instruments are ordinarily unable to vote on material issues.

Upon receipt by Colchester of proxy or other materials enabling the exercise of voting rights from the custodian, an administrator for Colchester gives a "Proxy Voting Summary Form" of the issues to a member of its investment team for review which form includes the details of the nominal value of securities held by a commingled Fund or separate account Client, and a deadline for the response. If only standard issues are included on the proxy, one member of the investment team will decide on how to vote the proxy and sign the proxy voting summary

form. If material issues are included, enhanced procedures apply. The member of the investment team will discuss the issues with a second member, assess the potential impact that the issues may have on the company, and decided on how to vote the proxy in question. Both members of the investment team will then sign the proxy voting summary form.

With respect to the Funds, when voting with the board of a company, Northern Trust does not require Colchester to provide positive notification. Voting with the board of a company is the established default in Northern Trust's system. A similar default setting is in effect with respect to separate account Client engagements. Northern Trust requires positive confirmation to be given when voting against the board of a company or abstaining.

In certain circumstances, Colchester may be unable to exercise specific voting rights in respect of securities regarding which it has received relevant materials, whether because the custodian does not provide a voting service in a given market or because Colchester has not been provided with relevant voting materials in sufficient time to give voting instructions or complete proxy forms. Colchester may also refrain from the exercise of voting rights if Colchester is considering liquidating a position, as securities may be blocked when proxies are submitted, or if Colchester considers the exercise of voting rights is inappropriate for any reason.

Clients may receive a quarterly summary of proxies received by Colchester and voted or not voted (as the case may be) and issues raised at meetings held by portfolio companies by contacting Colchester.

Item 18 Financial Information

Not applicable. Colchester does not require pre-payment of fees, does not have any financial condition that is reasonably likely to impair its ability to meet contractual commitments to Clients and has never been the subject of a bankruptcy petition.

ADV Part 2B Brochure Supplement

Ian Galloway Sims

**Colchester Global Investors Limited
Heathcoat House
20 Savile Row
London W1S 3PR**

**Telephone: 011-44-20-7292-6920
Facsimile: 011-44-20-7292-6929
Website: www.colchesterglobal.com
SEC File Number: 801-57116**

July 31, 2014

This brochure supplement provides information about Ian Galloway Sims that supplements the Colchester Global Investors Limited brochure. You should have received a copy of that brochure. Please contact a member of our client services team by email at MCS@colchesterglobal.com or by telephone at 646-472-1800 if you did not receive Colchester Global Investors Limited's brochure or if you have any questions about the contents of this supplement.

Item 2 Educational Background and Business Experience

Ian Galloway Sims

Year of Birth: 1958

Education and Degrees:

(1) University of Leicester, B.Sc. Honors in Pure Mathematics, Statistics and Economics

(2) University of Newcastle-Upon-Tyne, M.Sc. in Mathematical Statistics

Business Background: Colchester Global Investors Limited – 1999 to present

Item 3 Disciplinary Information

Ian Sims has never been the subject of any legal or disciplinary events.

Item 4 Other Business Activities

Ian Sims is not engaged in any investment-related business or occupation outside of his employment with Colchester.

Item 5 Additional Compensation

Ian Sims does not receive any economic benefit from anyone who is not a client for providing investment advisory services.

Item 6 Supervision

Ian Sims, as Chairman and Chief Investment Officer of Colchester, is subject to supervision by Colchester's Board of Directors.

ADV Part 2B Brochure Supplement

Keith Allan Lloyd

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Heathcoat House
20 Savile Row
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SEC File Number: 801-57116**

July 31, 2014

This brochure supplement provides information about Keith Allan Lloyd that supplements the Colchester Global Investors Limited brochure. You should have received a copy of that brochure. Please contact a member of our client services team by email at MCS@colchesterglobal.com or by telephone at 646-472-1800 if you did not receive Colchester Global Investors Limited's brochure or if you have any questions about the contents of this supplement.

Item 2 Educational Background and Business Experience

Keith Allan Lloyd

Year of Birth: 1962

Education and Degrees:

(1) Massey University, Palmerston North, New Zealand, B.A. Honors in Economics and Physical Geography

(2) London School of Economics, M.Sc. in Economics

Business Background: Colchester Global Investors Limited – 2000 to present

Item 3 Disciplinary Information

Keith Lloyd has never been the subject of any legal or disciplinary events.

Item 4 Other Business Activities

Keith Lloyd is not engaged in any investment-related business or occupation outside of his employment with Colchester.

Item 5 Additional Compensation

Keith Lloyd does not receive any economic benefit from anyone who is not a client for providing investment advisory services.

Item 6 Supervision

Keith Lloyd, as Chief Executive Officer and Deputy Chief Investment Officer, is supervised by Ian Sims. Ian Sims may be reached by calling 011-44-20-7292-6920.