

Item 1: Cover Page

Allianz Investment Management LLC

**5701 Golden Hills Drive
Minneapolis, MN 55416**

March 30, 2018

**FORM ADV PART 2
BROCHURE**

This brochure provides information about the qualifications and business practices of Allianz Investment Management LLC (“AIM”). If you have any questions about the contents of this brochure, please contact us at 763-765-7016. 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 AIM is also available on the SEC’s website at www.adviserinfo.sec.gov. The searchable IARD/CRD number for AIM is 111925.

AIM is a Registered Investment Adviser. Registration with the United States Securities and Exchange Commission or any state securities authority does not imply a certain level of skill or training.

Item 2: Material Changes

Since the last annual update of this brochure dated March 22, 2017, the following material changes have occurred:

Under Item 4, additional detail has been added regarding our offering of Hedging and Risk Management Services through the use of derivatives.

Under Item 4, additional information has been added regarding our offering of Investment Strategy Services.

Under Item 5, additional information has been added regarding fees for Hedging and Risk Management Services, Investment Strategy Services, and Asset Manager Management Services.

Under Item 8, additional information has been added regarding the methods of analysis and material risks related to Hedging and Risk Management Services, Investment Strategy Services, and Asset Manager Management Services.

Under Item 12, additional information has been added disclosing the reasons AIM engages in cross trades, the methodology for selecting the selling and purchasing clients, and the cross trading pricing methodology.

Under Item 14, additional information has been added regarding solicitation agreements.

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Item 4: Advisory Business

Allianz Investment Management LLC (“AIM”) is a Minnesota limited liability company that was formed on March 2, 2001. It is also an investment adviser that has been registered with the SEC since April 20, 2001. AIM is a wholly-owned subsidiary of Allianz Life Insurance Company of North America (“Allianz Life”). The ultimate parent of Allianz Life is Allianz SE, a diversified global financial institution headquartered in Munich, Germany.

AIM offers discretionary and non-discretionary management of assets and other investment related services for registered investment companies, insurance companies, including separate accounts of insurance companies, and other institutional investors.

Services offered include hedging and risk management, asset liability management, asset allocation, asset manager management, performance reporting, and liquidity management. Each service is tailored to the specific requirements, risk tolerance, and investment objectives of each client. Our services are offered in a modular fashion and can therefore be subscribed to on a stand-alone basis, or as a combination of multiple services to meet each client’s unique needs.

Our advisory services can be categorized more broadly into three main categories: 1) Hedging and Risk Management Services, 2) Investment Strategy Services and 3) Asset Manager Management Services.

1) Hedging and Risk Management Services

Hedging of certain market and product risks are executed by AIM through the use of derivatives. AIM has provided these types of services since it was founded in 2001 and specializes in dynamic hedging, which is a strategy that involves rebalancing of hedge positions as market conditions change. The rebalancing of hedge positions is customized to client specific needs, including investment objectives and risk tolerances, and is managed through a proprietary risk management system. The services include preparing illustrative financial projections of hedging strategies selected by the client, placing hedge trades with brokers as agent for our clients, providing other administrative support for the rebalancing of hedge positions, allocations among different asset classes, and rebalancing based upon market conditions. AIM tailors services to the needs of individual clients by collaborating with each client to develop an individualized strategy designed to align with each client’s individual risk tolerance and investment objectives. A respective client’s risk preferences and investment objectives are memorialized in an investment policy statement and an investment services agreement, the terms of which are negotiated with each client.

AIM also provides hedge strategy services as an investment adviser or sub-adviser to mutual funds. The strategy exercised for each fund is designed to meet a particular investment goal. In the case of advisory services, we select the underlying investments for the fund and manage hedge strategies for the various funds’ assets based on the investment goals and objectives as outlined in each of the funds’ offering documents. In the case of sub-advisory services, the primary adviser to the fund is generally responsible for the selection of underlying investments for the fund, and we manage hedge strategies

for the various funds' assets based on the investment goals and objectives as outlined in each of the funds' offering documents; such services may be provided by way of asset allocation or by constructing a hedge overlay.

For hedge overlays, AIM develops and manages these overlays to client specific investment objectives and guidelines. AIM has discretionary authority over the overlays which are designed to effectively manage the risk (volatility) of the entire client portfolio.

2) Investment Strategy Services

AIM develops customized investment strategies and portfolios designed to target our clients' specific goals, and may include the following services; Strategic Asset Allocation, Alternative Asset Advisory, Separate Account Trading and Asset Liability Management.

AIM develops the Strategic Asset Allocation strategy for portfolios backing liabilities or surplus using a buy and maintain approach. AIM develops portfolio guidelines of the Strategic Asset Allocation strategy and monitors the actual portfolio holdings to ensure the portfolios stay within portfolio risk limits approved by the client. The guidelines are defined as allocations to investable indices, typically fixed income indices, which approximate the duration and key rate durations of the liabilities they are backing based on liability characteristics produced using an internal asset liability management process.

AIM researches market sectors to determine suitability versus the liabilities and the clients' objectives. AIM uses published indices directly or with customization to communicate the portfolio strategies using a benchmark asset allocation approach. The development of the portfolio strategies take into account desired risk tolerances for duration, sector, credit, liquidity, structure and capital costs using a prudent person portfolio management approach. Leeways are set for various risk measures to ensure the actual portfolio stays within reasonable tolerance versus the strategy. The implementation of strategies is monitored to ensure compliance with all internal rules as well as any external rules and regulations which apply to the investment portfolio and process.

AIM's Alternative Asset Advisory services are designed to offer yield and diversification enhancing investment strategies tailored to each client's unique investment objectives and constraints. Alternative strategies are designed to broaden the investment opportunity set by incorporating new and unique market opportunities that aim to improve the client's overall risk adjusted return. These customized alternative investment programs are designed, sourced, implemented and managed to balance the income and capital preservation needs of the client.

AIM's Separate Account Trading services include managing and initiating trades for separate accounts on a discretionary basis. Accounts are managed to specific investment guidelines that take into account risk tolerances and other investment objectives of the

client.

AIM's Asset Liability Management services encompass analysis of client specific situations, are customized, and take into account factors such as long term capital market assumptions, risk tolerances, liability projections, and economic and accounting implications. Clients are provided with a range of asset allocation options to allow for each client to evaluate the opportunity set that best suits a specific situation, objectives, and guidelines.

AIM also develops and distributes model portfolios for a variety of risk profiles. The models developed by AIM are used by third-party investment advisers and investment adviser representatives to manage their respective client's portfolios. In such case, the third-party investment advisers and the investment adviser representatives maintain full investment discretion over their client's accounts. AIM is responsible for maintaining and providing the models only, and has no discretion over the client accounts or the trading within the client account.

3) Asset Manager Management Services

In offering this advisory service, AIM implements a respective client's investment strategy through the selection and oversight of other asset managers.

For each client, depending on the selected investment strategy and asset class, AIM offers to perform searches for and provide recommendations for underlying investment mandates through our Asset Manager Management services. Services include the search, due diligence, selection, oversight, and reporting on underlying investment mandates, typically including either separately managed accounts, subadvised funds, exchange traded funds (ETFs), mutual funds, or a combination thereof. The evaluation and due diligence of investment mandates is holistic and includes performance evaluation, style analysis, strategy consistency, organizational stability, manager tenures, size of asset base, fee schedules, and other applicable factors. AIM assists in the manager selection process and provides custom reporting as requested by clients.

AIM tailors our advisory services to the specific needs of our clients (including separate accounts). AIM will seek to accommodate any client restrictions it considers reasonable, such as 1) a restriction on the purchase of a particular security or types of securities, or 2) a restriction on the purchase of a group of securities that are classified by the client to be in a particular industry. Other proposed restrictions are analyzed on a case-by-case basis.

Clients should be aware that their restrictions can limit AIM's ability to act, and as a result, their performance may differ from and may be less successful than that of other accounts that are not subject to similar restrictions.

AIM does not participate in any wrap fee programs.

As of 12/31/17, AIM managed \$145,312,961,300 in client assets on a discretionary basis. AIM did not

manage any client assets on a non-discretionary basis as of 12/31/17.

Item 5: Fees and Compensation

For all advisory services offered, AIM's fees are negotiable and are dependent on the type of services provided, the size and type of each client, the nature and complexity of each client's circumstances, and upon mutual agreement with the client.

AIM is generally paid based on assets under management ("AUM"). We may provide for "breakpoints" at which the fee is reduced if AUM exceeds certain agreed upon amounts. Fees are paid monthly in arrears and are based on the average of assets under management. In certain circumstances, AIM may charge a fixed fee or a minimum fee, and may enter into alternative fee arrangements on a case-by-case basis as mutually agreed upon with a respective client. In certain circumstances and upon written agreement with a respective client, AIM will coordinate with the client's custodian to automatically deduct AIM's fees from certain clients' accounts.

All fees paid to AIM for Asset Manager Management Services and Asset Allocation Services are separate and distinct from the fees and expenses charged by the underlying managers or funds. In the case of underlying mutual funds, these fees and expenses are described in each mutual fund's offering documents. These fees will generally include a management fee, other fund expenses, and a possible distribution fee (mutual funds and ETFs). If the fund also imposes sales charges, a client may pay an initial or deferred sales charge. A client could invest in a fund directly, without our services. In that case, the client would not receive the services we provide. Therefore, the client should review both the fees charged by the underlying manager or fund, any applicable mutual funds, and our fees to fully understand total fees in context with the level of advisory services being provided.

In addition to our advisory fees and the fees noted above, clients are also responsible for the fees and expenses charged by custodians and imposed by broker-dealers, including, but not limited to, any transaction charges imposed by a broker-dealer with which an independent investment manager effects transactions for the client's account(s).

Although AIM generally does not collect fees in advance from clients, individual clients may request to pay fees in advance, subject to the mutual agreement of AIM and the client. In such circumstances, a client generally will be eligible for a refund of any pre-paid fee in the event that the advisory relationship is terminated before the end of the billing period, as determined in accordance with the negotiated terms of the client's agreement.

AIM does not compensate supervised persons for the sale of securities or any other investment related products. AIM has engaged an affiliated entity, Allianz Life Insurance Company of North America, to solicit and refer clients to AIM. In such case, AIM complies with the applicable provisions of Section 206 of the Investment Advisers Act, and specifically Rule 206(4)-3 thereunder.

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

AIM does not charge any performance-based fees (fees based on a share of capital gains on or capital

appreciation of the assets of a client).

Item 7: Types of Clients

AIM provides investment advice to a variety of clients including:

- Investment Companies
- Pooled Investment Vehicles
- Insurance Companies
- Corporations
- Investment Advisers

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

Investing in securities involves risk of loss that clients should be prepared to bear. Additional risks apply to each advisory service AIM offers, which are discussed in more detail below.

1) Hedging and Risk Management Services

For various reasons, our clients have market exposures that require offsetting exposures through the use of derivatives. In order to select the appropriate derivatives, we first agree upon an overall strategy with the client. Next, we use our proprietary systems to calculate the net client market exposures on a periodic basis. Based on the chosen strategy, we offset the client market exposures by initiating derivative transactions on our client's behalf.

We identify the appropriate derivatives by determining the client's current net market exposure and comparing it to the desired net exposure. Any material differences in exposure are offset with new derivative transactions. This derivative portfolio re-balancing process occurs on a periodic basis, usually daily. The type of instruments utilized depends on the exposure. For example, if the client exposure is equity index exposure, we will generally utilize equity index futures. If the client exposure is interest rate risk, we will generally utilize interest rate swaps. In most cases, we also provide monitoring services such as exposure and attribution reports on a daily basis.

Our investment strategies involve the application of hedging and investment techniques to manage the impact of market declines. This results in the purchase or sale of futures, forwards, swaps, and options. The underlying market factors or securities include equity or fixed income indices, bonds, interest rates, currencies and volatility measures. Investment strategies are specifically tailored to each client, and as such the methods of analysis used and risks involved will vary from client to client.

2) Investment Strategy Services

AIM implements and provides advice based on investment strategies that are driven by a

matching of client needs, objectives, and guidelines. Recommendations are supported by proprietary methods of asset liability matching and asset allocation model portfolio construction. Recommendations are founded in academic and economic research and include both publicly available and proprietary research.

To provide Asset Liability Management services we typically partner with our clients, often including members from their actuarial teams, to derive interest rate scenario based asset and liability cash flow projections through the building of ALM models. We use these projections to analyze cash flow matching positions and interest rate risk of the underlying products and assets. This analysis helps to inform how the assets will support the liabilities across a spectrum of scenarios. We also provide asset and liability analytics and cash flows analysis to support regulatory regime reporting. Our asset and liability management analysis may also support product management and inform strategic asset allocation decisions.

AIM develops a range of diversified model portfolios in an effort to meet agreed upon client objectives, including risk and return objectives. Quantitative portfolio optimization software is utilized to identify viable asset allocation solutions and takes into account both historical and forecasted returns, volatility, and correlations for a broad range of asset classes. Other variables, including but not limited to market capitalization, regional allocations, country allocations, credit quality, and duration are typically also considered.

All investments are subject to risk and there is no assurance of positive returns or that AIM's processes will result in client objectives being achieved. Further, there is no guarantee that assets will match liabilities. Finally, all models are subject to the risks of the underlying investments/funds.

3) Asset Manager Management Services

Our Asset Manager Management due diligence and selection process is designed to identify recommended investment managers and funds for each asset class. As a foundation of this process, we evaluate and regularly monitor managers and capital markets to identify and recommend investment opportunities for our clients.

The manager due diligence process may include universe screens, performance and portfolio characteristic analysis, personnel interviews, office visits, reference calls, analysis of historical portfolio characteristics, review of press releases, news articles, periodicals, investment manager websites and industry publications, discussions with industry contacts, terms and documentation review, including, but not limited to, offering documents, financial statements, regulatory filings, partnership agreements, and declarations of trust.

Attributes examined in the selection process may include:

- Stability and consistency of the manager's investment process
- Appropriateness of manager's investment philosophy
- Current and historical portfolio characteristics
- Portfolio investment guidelines

- The manager's risk management policies and procedures
- Client references
- Depth and breadth of the manager's investment team
- Personnel turnover
- Growth of the manager's business
- Performance analysis versus peer universes and applicable benchmarks
- Source of historical performance (attribution)
- Firm ownership and structure

We seek to recommend managers and funds that meet the respective client's requirements in terms of investment strategy, allocation amounts, tolerance for return volatility, and other factors.

A risk of investing with an investment manager who has been successful in the past is that the manager may not be able to replicate that success in the future. In addition, as we do not control the underlying investments in a third-party manager's portfolio, there is also a risk that a manager may deviate from the stated investment mandate or strategy of the portfolio, making it a less suitable investment for our clients.

Since we do not control the manager's daily business and compliance operations, our processes may not uncover the potential lack of internal controls necessary to prevent business, regulatory, or reputational deficiencies.

We generally do not directly or indirectly control the underlying investments in an investment vehicle; therefore, managers of different vehicles held by the client may purchase the same security, increasing the risk to the client if that security were to fall in value.

Our analysis does not attempt to anticipate market movements. This presents a potential risk, as the price of a security can move up or down along with the overall market regardless of the economic and financial factors considered in evaluating the security. This can impact a portfolio managed by a third-party investment manager.

A risk of using qualitative analysis to assess a manager is that our subjective judgment may prove incorrect.

For ETFs and mutual funds, AIM utilizes a thorough due diligence process to identify suitable investments for clients across a variety of investment vehicles. The process focuses on understanding the philosophy, process, people, and performance of potential investments to meet our standards. The process incorporates both qualitative and quantitative assessments in narrowing the investment universe.

When selecting ETFs and mutual funds, AIM reviews the following key characteristics:

Philosophy: Determining whether the manager has a well-defined, consistent, and sensible philosophy.

Process: Understanding how the fund invests to meet its objectives, including the targeted opportunity set, securities selection, portfolio construction, monitoring, tracking error and risk management techniques the portfolio engages in.

People: Identifying key decision makers, the investment professionals and the firm capabilities and resources. These are all important components in executing a successful investment strategy.

Performance: Analyzing past performance is only one area of review; the investment performance is reviewed to seek validation of the philosophy, process, and people.

AIM selects ETFs and mutual funds which best provide exposure to the asset classes, regions, and market capitalization represented by the target allocations, as determined by client objectives and needs.

AIM's analysis methods rely on the assumption that the information provided to or obtained by AIM contains accurate and unbiased data. This information generally comes from the companies whose securities are bought and sold by investment managers, the rating agencies that review these securities, publicly available sources about these securities, as well as information from the investment managers we conduct due diligence on. While we are alert to indications that data may be incorrect, there is always a risk that our analysis may be compromised by inaccurate or misleading information.

Clients who utilize derivatives for hedging purposes are proportionately subject to the risks related to investments in derivatives. A derivative is a financial contract the value of which depends on, or is derived from, the value of an underlying asset, reference rate, or risk. Investors may use derivatives as a substitute for taking a position in the underlying asset and/or as part of a strategy designed to reduce exposure to other risks, such as interest rate or currency risk. Use of derivative instruments involves risks different from, and possibly greater than, the risks associated with investing directly in securities and other traditional investments. Derivatives are subject to a number of other risks, such as liquidity risk, interest rate risk, market risk, credit risk, and selection risk. Derivatives also involve the risk of mispricing or improper valuation and the risk that changes in the value may not correlate perfectly with the underlying asset, rate, or index. Using derivatives may result in losses, possibly in excess of the principal amount invested. Also, suitable derivative transactions may not be available in all circumstances. The other party to a derivatives contract could default.

AIM does not recommend primarily a particular type of security.

Item 9: Disciplinary Information

There are no legal or disciplinary events that are material to a client's or prospective client's evaluation of AIM's advisory business or the integrity of AIM's senior management.

Item 10: Other Financial Industry Activities and Affiliations

Certain persons who are management persons of AIM are also registered representatives of Allianz Life

Financial Services, LLC (“ALFS”), a registered broker-dealer affiliated with AIM. Otherwise, neither AIM nor any of its management persons are registered or have an application to register as a broker-dealer or a registered representative of a broker-dealer.

Neither AIM, nor any of its management persons, are registered or have an application pending to register as a futures commission merchant, commodity pool operator, a commodity trading advisor, or an associated person of the foregoing entities.

AIM is affiliated with various financial services firms that are material to its business, as follows:

- AIM acts as investment adviser to the Allianz Variable Insurance Products Trust (the “VIP Funds”) and the Allianz Variable Insurance Products Trust Fund of Funds (the “FOF Funds”), which are considered affiliated companies for purposes of the Investment Company Act of 1940.
- AIM provides investment advice and management to various companies (mostly insurance companies) in the Allianz Group (each a “Corporate Affiliate,” or collectively, “Corporate Affiliates”). In some situations, other affiliates of AIM may be selected as sub-adviser of a VIP Fund or as manager of Corporate Affiliate assets. In addition, Pacific Investment Management Company LLC (PIMCO) and Allianz Global Investors (AGI) act as manager of certain Corporate Affiliate assets. PIMCO and AGI are part of Allianz Group and are affiliated with AIM. Corporate Affiliate clients also may be invested in investment vehicles managed or directed by affiliates such as PIMCO and AGI. AIM could direct a larger portion of Corporate Affiliate assets to affiliated asset managers which may result in higher revenues for the Allianz Group. However, if AIM were to do so for reasons other than to maximize performance, performance would suffer. Further, affiliated firms are subject to the same scrutiny as non-affiliated firms prior to being retained as sub-adviser to a VIP Fund or manager of Corporate Affiliate assets. In addition they also are subject to the same scrutiny regarding fund performance and adherence to the investment objectives and strategies of the sub-advised fund or the investment guidelines of the Corporate Affiliates. All of AIM’s sub-advisers and managers of Corporate Affiliate assets are also subject to review by AIM’s Compliance Department. AIM does not hesitate to terminate an affiliated sub-adviser or asset manager if that firm is not performing as expected in any area.
- The FOF Funds may purchase shares of the VIP Funds or of other funds managed by affiliates, including PIMCO and AGI. Each of the VIP Funds and FOF Funds pays AIM a management fee. AIM could direct a larger portion of the FOF Fund assets to the VIP Funds which may result in higher revenues for itself or to other affiliated funds. However, if AIM were to do so for reasons other than to maximize fund performance, fund performance would suffer.
- The VIP Funds and the FOF Funds are offered as funding vehicles for variable insurance products (the “Variable Products”) issued by AIM’s affiliates, Allianz Life Insurance Company of North America and Allianz Life Insurance Company of New York.
- Both the Variable Products and the VIP Funds and the FOF Funds are distributed by Allianz Life Financial Services, LLC, a broker-dealer affiliated with AIM.
- The Variable Products are sold to the public on a retail basis by a number of broker-dealers,

including AIM's affiliate Questar Capital Corporation, which is a registered broker-dealer.

- Persons who are management persons of AIM are also officers, directors, employees or registered representatives of Allianz Life Insurance Company of North America, Allianz Life Insurance Company of New York, Allianz Life Financial Services, LLC, the VIP Funds or the FOF Funds, all of which are affiliates of AIM. These individuals do not receive any commissions for serving in these positions.
- AIM provides investment management services to its Corporate Affiliates, which are affiliated with AIM.

AIM does not receive compensation directly or indirectly from third-party asset managers with respect to client assets which would create a material conflict of interest. Except as identified above, AIM does not have any business relationships with the third-party asset managers which would create a material conflict of interest.

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

AIM has implemented a Code of Ethics ("COE") intended to comply with the requirements of Section 204A of the Investment Advisers Act of 1940 and Section 17j of the Investment Company Act of 1940. The COE is based on the principle that AIM's employees owe a fiduciary duty to AIM's clients and it sets forth the standards of conduct expected of these individuals. Specifically, the COE requires such individuals to place the interests of AIM's clients before their own interests at all times.

The COE defines two categories of Covered Persons:

- "Associated Persons" are defined as any director, officer, or employee of AIM (including interns and consultants) and any person designated by the Chief Compliance Officer who is an employee of an affiliate of AIM, and who regularly works in AIM's principal business.
- "Access Persons" are defined as any director, officer, or employee of AIM (including interns and consultants) who, in connection with his or her regular functions or duties, participates in, or obtains information regarding, the holdings and/or purchase or sale of securities by any Client of AIM, or whose functions relate to the making of any recommendations with respect to such purchases or sales. This includes any individuals who are actively involved in oversight of the investment activities of sub- advisers or investment managers to any AIM Client, those who conduct trading on behalf of any AIM Client, those who provide oversight regarding the management of any assets of any AIM Client, or who have or may have access to near contemporaneous portfolio and trading information of any AIM Client.

Copies of the Code of Ethics are available upon request for any client or prospective client and can be requested by contacting us at 763-765-7016.

To ensure that personal trading by Covered Persons is adequately reviewed and monitored on an ongoing basis, the Code imposes certain requirements and restrictions.

Any personal securities transactions conducted by Covered Persons must be conducted in such a way as to avoid any actual or potential conflict of interest or any abuse of the Covered Person's position of trust and responsibility. Covered Persons are prohibited from trading while in possession of material non-public information. In addition, under the Code, certain classes of securities have been designated as exempt securities and certain classes of transactions have been designated as exempt transactions, based upon a determination that these would not materially interfere with the best interests of AIM's clients.

In some circumstances, whereby Covered Persons are permitted to invest in the same securities as clients, there is a possibility that the Covered Person may benefit from market activity within a client account. Personal trading on the part of the Covered Persons is continually monitored for adherence to the Code in order to ensure that these individuals comply with its provisions and to ensure that the Code reasonably prevents conflicts of interest between AIM and its clients. Generally, AIM's procedures require the Covered Persons to report holdings and to pre-clear personal securities transactions that exceed a de minimus threshold as defined in the Code. Moreover, the procedures prohibit certain trading activity, including short-term trading, participation in IPO's, and engaging in private placement transactions without specific permission from AIM's Chief Compliance Officer ("CCO").

The Code prohibits Covered Persons from accepting any gift or other things of more than \$100 value from any person or entity that does business with, or desires to do business with AIM.

Covered Persons are prohibited from serving on the Board of Directors or Trustees of non-affiliated publicly-traded companies without prior written authorization from AIM.

Infringements of the Code must be reported to the CCO.

The Code enumerates certain specific responsibilities of the CCO and of the Board of Governors of AIM. In addition, the Code lists certain records that AIM is required to maintain.

Each Covered Person must acknowledge receipt of the Code and must certify annually that he or she is in compliance with it. Covered Persons who violate the Code are subject to sanctions including possible termination of employment.

The Firm has also established a Conflicts of Interest Committee ("Committee"). It is chaired by the CCO and members of senior management serve on the Committee. The Committee generally has the responsibility to identify, assess and manage potential and actual conflicts of interest. Employees have the responsibility to escalate any potential or actual conflicts of interest immediately upon identifying them by notifying the CCO.

Item 12: Brokerage Practices

AIM seeks to ensure that best execution is obtained for all of its client accounts. AIM evaluates best execution on the basis of price and other factors relevant including, but not limited to, the size of the transaction, the nature of the market for the security, the amount of the commission, if any, the timing of the transaction, and the reputation, experience and stability of the broker-dealer involved.

AIM does not receive research or services other than execution from any broker-dealer or third party in connection with client securities transactions (“soft dollar benefit”). AIM does not consider, in selecting or recommending a broker-dealer, whether AIM or a related person receives client referrals from the broker-dealer or a third-party.

AIM will periodically engage in cross trades. A cross trade is the sale of a security held by one client of AIM to another client of AIM, for cash without the use of a broker-dealer to facilitate the transaction. AIM will typically use cross trades in an effort to eliminate or reduce transactional costs, including market impact, when AIM has clients buying and selling the same security at the same time and such transaction is in alignment with both clients' investment objectives and in both clients' best interest. When engaging in cross trades, AIM follows policies and procedures which are designed to ensure that:

- 1) Except as otherwise permitted by SEC exemptions or guidance, the transaction is a purchase or sale for no consideration other than cash payment against prompt delivery of a security for which market quotations are readily available;
- 2) The transaction is effected at the independent “current market price” of the security. The current market price will be:
 - a. If the security is a National Market System (“NMS”) stock, the last sale price with respect to such security reported in the consolidated transaction reporting system (“consolidated system”) or the average of the highest current independent bid and lowest current independent offer for such security (reported pursuant to 17 CFR 242.602) if there are no reported transactions in the consolidated system that day; or
 - b. If the security is not an NMS stock, and the principal market for such security is an exchange, then the last sale on such exchange or the average of the highest current independent bid and lowest current independent offer on such exchange if there are no reported transactions on such exchange that day; or
 - c. If the security is not an NMS stock and its principal market is not an exchange, but it is quoted in the NASDAQ System, then the average of the highest current independent bid and lowest current independent offer reported on Level 1 of NASDAQ; or
 - d. For all other securities, a price which approximates the actual value of the security on the secondary market, as determined by reasonable inquiry, which may include obtaining independent bids from dealer(s) familiar with the security.
- 3) The transaction is consistent with the respective investment policies and investment restrictions of each participating account;
- 4) No brokerage commission, fee (except for customary transfer fees), or other remuneration is paid in connection with the transaction;

- 5) The transaction is in the best interest of both the selling and buying accounts; and
- 6) The transaction complies with AIM's duty to seek best execution for each account for which it serves as an investment adviser.

In such cases where AIM effects cross transactions in client accounts, AIM has a conflict of interest in that AIM represents both the seller and buyer in the transaction and therefore could favor one client over another. AIM attempts to mitigate such conflict through the policy and procedure detailed above.

AIM does not routinely recommend, request or require that a client direct AIM to place transactions through a specified broker-dealer; however, AIM does permit a client to Direct Brokerage upon clear written instructions from the client. Using client-directed brokerage may result in AIM being unable to achieve the most favorable execution of client transactions and may cost the client more money in higher brokerage commissions or less favorable prices.

Transactions for clients with directed brokerage arrangements will generally be placed following the execution of portfolio transactions in other clients' accounts where AIM has full discretion to execute the trades. Once the fully discretionary trades have been placed, Directed Brokerage accounts will be placed into a rotation process that been developed and administered by AIM, for trade initiation. This rotation process is intended to equitably allocate transactions across AIM's directed brokerage client base, so that each of these clients can expect, over time, to receive trades placed at the beginning, middle and the end of the rotation.

Client's orders traded on a trading desk for the same security are typically aggregated or bunched to minimize transactional costs. Each account included in an aggregated order is allocated their requested allotment on an average cost basis.

AIM considers a number of factors when allocating securities among accounts, the most important being the account's investment objectives, hedging strategies, investment restrictions, cash levels and existing portfolio composition. AIM endeavors to manage accounts in such a way that all accounts have an equitable and fair opportunity to participate in investment opportunities suitable to their accounts; however, accounts are not assured of participating equally or at all, in particular allocations.

Item 13: Review of Accounts

AIM's review of client accounts is an integral component of AIM's investment management process. Portfolio managers review each of their accounts on a regular basis and select investments for clients in accordance with each clients' investment objectives and consistent with the investment philosophy of AIM.

AIM monitors client portfolios for compliance with investment guidelines. Any potential violations that are detected are promptly remediated.

AIM provides advisory clients who have accounts with written reports on a quarterly basis or more frequently as agreed upon between AIM and the client. These reports generally include, among other

things, purchases and sales of securities made during the reporting period, and will include a summary of investment in the portfolio. In addition, through telephone calls and in-person meetings, portfolio managers strive to keep clients regularly informed of the investment policy and strategy to achieve clients' investment objectives. In addition, AIM provides reports to both the Board of Governors of the Adviser and the Board of Trustees of the Funds.

Item 14: Client Referrals and Other Compensation

No person who is not a client provides an economic benefit to AIM for providing investment advice or other advisory services to AIM's clients.

AIM has engaged an affiliated entity, Allianz Life Insurance Company of North America, to solicit and refer clients to AIM. In such case, AIM complies with the applicable provisions of Section 206 of the Investment Advisers Act, and specifically Rule 206(4)-3 thereunder.

Item 15: Custody

AIM does not maintain physical custody of client assets. Each client should receive at least quarterly statements from the broker-dealer, bank, or other qualified custodian that holds and maintains the client's investment assets. AIM may also send a client a separate account statement or invoice from AIM. If this is the case, then AIM urges the client to carefully review such statements and compare such official custodial records to the account statements that we may provide. AIM's statements may vary from custodial statements based on accounting procedures, reporting dates, or valuation methodologies of certain securities.

Pursuant to contractual arrangements, AIM has the right to have the client's custodian automatically deduct AIM's fees from certain clients' accounts. Thus, under Rule 206(4)-2 of the Investment Advisers Act of 1940, AIM is deemed to have legal custody of client assets for this limited purpose.

Item 16: Investment Discretion

AIM generally receives investment discretionary authority from the client at the outset of an advisory relationship to select and identify the amount of securities to be bought or sold. Such authority is typically documented in an advisory or sub-advisory agreement. In all cases, such discretion is exercised in a manner consistent with seeking best execution and the stated investment objectives for the client's account. AIM generally will receive discretionary authority to determine the brokers used and the commissions paid. In all such relationships, AIM will make investment decisions and direct the placement of all transactions without prior consultation with the client. Investment guidelines and restrictions must be provided to AIM in writing.

When selecting securities and determining amounts, AIM observes the investment policies, limitations and restrictions of the clients for which it advises. Certain clients, however, may retain AIM on a non-discretionary basis. When AIM is retained on a non-discretionary basis, it will make recommendations

for the client's account but all investment decisions are made by the client and account transactions are executed only in accordance with the applicable investment management agreement.

Item 17: Voting Client Securities

AIM generally delegates the responsibility of voting proxies to the respective sub-advisers/third-party asset managers. AIM endeavors to monitor the sub-advisers/third-party asset managers' proxy voting policies to ensure proxies are voted in a manner consistent with their adopted policies, procedures, guidelines, and to verify the sub-advisers' policies appropriately address any conflicts of interest. In the rare event that AIM received a proxy directly, AIM will act in the best interests of the clients when exercising proxy voting authority. AIM must cast proxy votes in a manner that AIM believes will advance the best interest of client. AIM will never put its own interests ahead of the client.

Clients may contact us at 763-765-7016 for information about how we voted their securities or to request a copy of our proxy voting policy and procedures.

AIM will retain certain records relating to proxy voting; a copy of each proxy statement that AIM receives regarding a client's security, a record of each vote cast by AIM on behalf of a client, a copy of any document created by AIM that was material in deciding how to vote proxies on a client's behalf or that articulates the basis for that decision, and a copy of each written request from clients asking for information regarding how AIM voted proxies on their behalf.

Item 18: Financial Information

AIM does not require or solicit prepayment of more than \$1,200 in fees per client; therefore, a balance sheet is not included.

AIM has no financial condition that is reasonably likely to impair its ability to meet contractual commitments to clients.

AIM has not been the subject of a bankruptcy proceeding.

Item 19: Requirements for State-Registered Advisers

This Item is not applicable to AIM.