

Form ADV- Part 2A

**Lincoln Financial Investments Corporation
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This Brochure provides information about the qualifications and business practices of Lincoln Financial Investments Corporation (“LFI”). If you have any questions about the contents of this Brochure, please contact us at 1-603-226-5457. The information in this Brochure has not been approved or verified by the United States Securities and Exchange Commission (“SEC”) or by any state securities authority.

Additional information about LFI also is available on the SEC’s website at www.adviserinfo.sec.gov.

LFI is an SEC- registered investment adviser. Registration does not imply a certain level of skill or training.

MATERIAL CHANGES SINCE LAST ANNUAL UPDATE

Since March 30, 2023, there have been no material changes to the brochure.

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Advisory Business

LFI is a Tennessee corporation and a wholly owned subsidiary of The Lincoln National Life Insurance Company, itself a wholly owned subsidiary of Lincoln National Corporation, which is a publicly held company. Since 1984, LFI has been registered as an investment adviser with the SEC under the Investment Advisers Act of 1940 (the “Advisers Act”). LFI provides investment advisory services to (1) registered investment companies (“Mutual Funds”), which are included in insurance products such as variable life and annuities offered by affiliated and non-affiliated life insurance companies, and retirement plans and accounts; and (2) private funds (“Private Funds”) and insurance company separate accounts (“Separate Accounts”), which are offered by affiliated life insurance companies.

LFI’s responsibilities include, among other things, recommending and overseeing sub-advisers and their investment activities, broker selection, and trading practices to determine compliance with a mutual fund’s, private fund’s or separate account’s investment objectives, investment restrictions and any applicable federal securities laws. LFI provides asset allocation services which generally are limited to advice regarding investments in other affiliated and/or non-affiliated registered open-ended mutual funds and exchange-traded funds (ETFs). In addition, LFI provides advice (such as due diligence on managers and recommendations regarding the investment of assets) and oversight regarding the investments of the Private Funds and the Separate Accounts.

LFI’s advisory services may vary depending upon the investment objectives, strategies, and restrictions imposed by each Mutual Fund or separate account. LFI does not participate in any wrap fee programs.

As of January 31, 2024, LFI’s assets under discretionary management totaled \$85,595,921,962.

Investment Strategy Models

LFI also provides certain research, in the form of investment strategy models to firms, including Lincoln Financial Advisors Corporation (“LFA”) and Lincoln Financial Securities Corporation (“LFS” and, together with LFA, “LFN”) – each an affiliate of LFI – for use by the firms in providing investment services to their clients. LFI is paid a fee (in basis points) on the assets being managed pursuant to the model. The fee is calculated based upon the average daily value for the period during which client assets are managed by the firm according to the model. The models are representative of other LFI managed asset allocations services. LFI anticipates that firms will follow the provided models, but the firms – and not LFI – are acting in an investment advisory capacity to their clients and have investment discretion over their clients’ assets. As a provider of investment strategy models, LFI is not acting in an investment advisory or fiduciary capacity to clients utilizing LFI models through a firm. LFI hires consultants to assist LFI in developing and refining the asset allocation analysis underlying the investment strategy models.

With respect to LFI investment strategy models available to LFN, LFI is an affiliate of LFN and therefore LFN has a conflict of interest because of its financial incentive to recommend LFI over other strategists that are unaffiliated and also available to provide model portfolios (“Unaffiliated Strategists”). Selection of LFI would generate additional revenue for LFN’s affiliate, LFI. LFN mitigates this conflict of interest by: disclosing it to investors; ensuring that any strategist fee received by LFI for providing models to LFN is not shared with the LFN investment advisory representative (“IAR”) recommending LFI for an investor account; ensuring that any strategist fee received by LFI

is reasonable in light of the strategist fees charged for Unaffiliated Strategist programs offered by LFI; ensuring that IARs do not have discretionary authority to select a particular strategist, whether LFI or an Unaffiliated Strategist, on an investor's behalf; ensuring that IARs are not incentivized or receiving any additional compensation when recommending LFI over an Unaffiliated Strategist; and requiring that there be a review of investor accounts and transactions at account-opening and periodically to determine whether they are suitable and in an investor's best interest in light of the investor's investment objectives, financial circumstances, and other characteristics.

Fees and Compensation

LFI is compensated through fees based on a percentage of assets under management. LFI generally charges investment management fees daily at an annual rate based on a percentage of the average daily net asset value of each account. Investment management fees generally are deducted monthly in arrears from each mutual fund, and daily from the Separate Accounts and Private Funds. LFI does not have a standard advisory fee schedule and charges different, negotiated fees for its advisory services. However, LFI generally charges up to 1.00% on accounts which are comprised primarily of other mutual funds (fund of funds accounts); up to 1.05% for equity accounts, up to .70% for fixed-income accounts, and up to .65% for separate accounts. Under these negotiated fee agreements, either party generally may terminate the agreement with advance written notice to the other party without penalty.

LFI's clients may incur fees, which are in addition to the investment management fee charged by LFI, such as distribution and/or service (12b-1) fees, fund accounting expenses, custodial fees, other operational expenses and or brokerage and trading costs. For clients that are mutual funds, many of these fees are ultimately paid by shareholders as fees that make up the expense ratio of the fund. Additional information about such fees may be found in the prospectus of the relevant fund. For more information on brokerage fees, please refer to the Brokerage Practices section of this Brochure.

LFI and its supervised persons do not accept compensation, including commissions and markups, for the sale of securities or other investment products. Some supervised persons of LFI are eligible to receive additional compensation from LFI in connection with education activities on behalf of the LFI investment strategy models.

Performance-Based Fees and Side-by-Side Management

LFI does not receive performance-based fees.

Types of Clients

LFI generally provides investment advisory services to Mutual Funds that are investment options in the insurance products offered by affiliated and non-affiliated life insurance companies as part of annuity and insurance products, and/or which may be offered by retirement plans and accounts. LFI also advises Private Funds and Separate Accounts, all of which are limited offerings, available only to affiliated life insurance companies for the products that such affiliates sell.

LFI generally does not require a minimum investment amount. Generally, Mutual Funds have minimum investment amounts that are disclosed in the Mutual Funds' prospectus and the Private Funds may have minimum investments; such minimums are disclosed in the offering memorandum

for each Private Fund. LFI does not have a stated minimum investment for separate accounts.

Methods of Analysis, Investment Strategies, and Risk of Loss

Asset Allocation Services: LFI provides asset allocation services to Mutual Funds which are considered “funds of funds”. These funds of funds invest a substantial portion of their assets in other mutual funds (underlying funds) which, in turn, primarily invest in equity (stocks) and/or fixed income (bonds) securities. LFI uses various analytical tools and research, both proprietary and third-party, to construct the funds of funds. Underlying fund selection is made based on a fund of fund’s particular desired asset allocation strategy, LFI’s desired asset class exposures, and the underlying fund’s own investment strategy and performance. LFI considers the portfolio characteristics and risk profile for each underlying fund over various periods and market environments to assess each underlying fund’s suitability as an investment. LFI may hire consultants to assist LFI in developing and refining the asset allocation analysis.

Direct Investment: As part of its advisory services, LFI may invest directly in securities for certain funds and accounts. Investments include exchange traded funds (ETFs). More information about the securities a Mutual Fund or Private Account may invest in may be found in the prospectus or offering memorandum, as applicable.

Manager of Managers: LFI is responsible for selecting, recommending, and overseeing the sub-advisers who manage the portfolio assets of certain Mutual Funds and accounts for which LFI is an adviser. LFI conducts ongoing reviews of each sub-adviser’s business practices and investment operations.

Sub-Advised Mutual Funds: With respect to those Mutual Funds which use the services of more than one sub-adviser or where a portion is invested in underlying funds and a portion is sub-advised, LFI allocates a portion of the assets of such Mutual Funds (each portion, a “sleeve”) to each sub-adviser and LFI monitors the amounts in each sleeve to ensure the investments of each Mutual Fund is consistent with the guidelines stated in each of the Mutual Fund’s prospectus.

Risk Management: With respect to those Mutual Funds which employ a risk or volatility management strategy, LFI establishes a maximum allocation to be managed by a sub-adviser in a risk managed sleeve. In managing the risk managed sleeves, the sub-advisers run certain models using portfolio and market information designed to project market volatility. The sub-advisers use the output of the models to make decisions with respect to portfolio trades which are designed to aid in keeping (or meeting) the portfolio’s target volatility level and to manage market risk.

Risks of Investing: Investing in securities involves risk of loss that clients should be prepared to bear, including loss of principal. LFI makes no assurances that its asset allocation or other investment strategies will meet any particular investment return and does not guarantee the future performance of any of its funds or accounts. With respect to the use of models, there is no guarantee that a model will accurately predict market volatility or risk or that a portfolio’s trades will effectively manage such volatility or risk. The primary risks for each client will vary depending on the individual investment objectives and strategies of the accounts, but generally will include an individualized combination of the following: market risk, asset allocation risk, rules-based strategy risk, passive management risk, growth stock risk, value stock risk, small and medium companies risk, interest rate risk, credit risk, prepayment/call risk, mortgage-backed securities risk, below investment grade bond risk, foreign

securities risk, currency risk, emerging market risk, geographic concentration risk, leverage risk, hedging risk, derivatives risk, futures risk, exchange-traded funds risk, liquidity risk, managed volatility strategy risk, non-diversification risk, natural disaster/epidemic risk and portfolio turnover risk. Additional details of the specific risks for each account may be found in the prospectus or investment guidelines, as applicable.

Disciplinary Information

LFI has no material legal or disciplinary events to disclose.

Other Financial Industry Activities and Affiliations

LFI has arrangements with the following affiliated entities:

- Lincoln Financial Distributors (“LFD”)
- The Lincoln National Life Insurance Company (“LNL”), and
- Lincoln Life & Annuity Company of New York, (“LNY”).

LFD is a registered broker-dealer and has been appointed as principal underwriter and distributor of the Mutual Funds advised by LFI (the Lincoln Variable Insurance Products Trust (the “Lincoln Funds”)). LFI serves as investment adviser to the Lincoln Funds pursuant to investment management agreements. Additionally, the Lincoln Funds are offered as investment options in the insurance products offered by LNL and LNY to individuals. LFI believes that any potential conflicts of interest that arise from the relationship between LFI and the Lincoln Funds and/or LNL and LNY are addressed through the compliance program that is in place.

LFI has management persons who are registered representatives of the following affiliated broker-dealers:

- Lincoln Financial Securities (“LFS”)
- Lincoln Financial Advisors (“LFA”), and
- LFD.

LFI appoints unaffiliated sub-advisers to manage certain Mutual Funds and separate account portfolios. Such appointment is contingent upon the completion of a due diligence process and is subject to the on-going oversight of LFI and in the case of the Mutual Funds, oversight is also provided by the Mutual Funds’ independent Board of Trustees. The relationship between LFI and the sub-advisers is detailed in the sub-advisory agreement between LFI and each sub-adviser. Certain affiliated entities of LFI also may maintain other business relationships with these sub-advisers. However, LFI does not believe any such business relationships create a material conflict of interest for LFI’s clients.

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

Code of Ethics: LFI has adopted a Code of Ethics (“Code”) and procedures to comply with Rule 204A-1 under the Advisers Act. LFI will provide a copy of the Code, free of charge, to any client or prospective client upon request.

The Code is designed to prevent “Access Persons” (defined by the Code generally as officers, trustees, investment advisory personnel and supervised persons of LFI) from engaging in fraudulent, manipulative, or deceptive conduct in connection with their personal trading. LFI’s Code sets forth standards of conduct expected of its Access Persons and addresses conflicts of interest that may arise from personal trading by such individuals. Under the Code, it is expected that the interests of LFI’s clients must come first. In decisions relating to their personal investments, Access Persons must scrupulously avoid serving their own personal interests ahead of the client’s interests. Access Persons must avoid conduct that creates the appearance of a conflict of interest and must be vigilant in avoiding situations involving any real or possible impropriety. Access Persons should not take inappropriate advantage of their position and must avoid any situation that might compromise their exercise of fully independent judgment in the interests of LFI clients.

Among other things, the Code requires Access Persons to provide quarterly reports of their personal securities transactions, including transactions for any account for which they are considered a beneficial owner.

Interest in Clients Transactions: LFI seeks to avoid or minimize conflicts of interest through its business and investment practices, which include: (1) policies and procedures reasonably designed to prevent violations of securities laws, and (2) a robust Compliance Program. All of LFI’s practices strive to protect client interests while upholding LFI’s fiduciary obligations. LFI manages potential conflicts of interest between client accounts to ensure that no clients are favored over other clients. LFI manages this oversight through a combination of internal allocation procedures, internal trading policies and reviews, and trading oversight conducted by the Compliance Department.

LFI is part of a large insurance enterprise with several affiliates that have substantial securities portfolios. From time to time, LFI or its sub-advisers may execute securities transactions on behalf of clients whose securities also may be held by the insurance enterprise. LFI’s affiliates may invest seed capital in mutual funds that are offered in underlying variable life and annuity contracts and that are also recommended to LFI’s clients. LFI makes securities recommendations to clients consistent with its fiduciary duty, without regard to any other financial interests and pursuant to the above referenced policies and procedures and oversight.

Personal Trading: In accordance with applicable law, LFI also has established an Insider Trading Policy. The Insider Trading Policy applies to every officer, director, and employee of LFI, as well as such other persons as may be designated by the Chief Compliance Officer (“CCO”) and extends to activities within and outside their duties at LFI. No officer, director, or employee of LFI, or any other person subject to the Insider Trading Policy shall purchase or sell, directly or indirectly, personally or on behalf of others, including clients, any security while in possession of material non-public information, or communicate material non-public information to others (“tipping”) in violation of the law. This prohibition extends to activities within and outside such person’s duties at LFI. LFI directors, officers, and employees may invest in mutual funds offered through variable life and annuity contracts issued by Lincoln’s affiliated companies.

Brokerage Practices

LFI has authority to select broker-dealers through which securities are purchased and sold and recommends brokers for directly managed ETF trades. For sub-advised funds, the sub-adviser retains day-to-day responsibility for selecting broker-dealers through which securities are purchased and

sold, subject to LFI's overall monitoring and supervision. In the selection of broker-dealers, both LFI and its sub-advisers seek to obtain the most favorable price and execution and will consider factors they deem relevant including, but not limited to: price; the size of the transaction; the nature of the market for the security; the reputation, experience and financial stability of the broker-dealer; promptness and reliability of execution; and the timing of the transaction taking into account market prices and trends.

A sub-adviser may, from time to time, cause higher brokerage commissions to be paid for research services (soft dollars) when the sub-adviser determines in good faith that such amount of commission was reasonable in relation to the value of the brokerage and research services provided. LFI does not directly engage in soft dollar arrangements or receive any soft dollar benefits.

Subject to best execution, LFI may suggest that its sub-advisers direct certain security trades to unaffiliated brokers who have agreed to rebate a portion of the related brokerage commissions to LFI's clients. This type of directed brokerage arrangement is commonly known as a "commission recapture program." Under this program, LFI's clients may receive the products, services, or cash rebates. LFI does not directly receive any products, cash rebates, or services under these arrangements. On occasions when LFI or its sub-adviser deems the purchase or sale of a security to be in the best interest of its clients LFI or its sub-adviser, to the extent permitted by applicable laws and regulations, may aggregate such securities to be sold or purchased with those to be sold or purchased for its clients in order to obtain best execution and lower brokerage commissions, if any. In such an event, allocation of the securities purchased or sold, as well as the expenses incurred in the transaction, will be made in the manner deemed to be most fair and equitable to all such clients, including any Mutual Fund clients.

Review of Accounts

LFI's compliance staff monitors the Lincoln Funds, Private Funds and Separate Accounts to determine compliance with each account's investment objective, restrictions and applicable laws and regulations. Under the direction of the CCO, the Compliance Department provides mutual funds with a written quarterly report regarding the monitoring of investment restrictions, and compliance reporting. LFI's Investment Committee (the voting members of this committee, include the head of each of the following groups/teams (1) Funds Management, (2) Capital Markets, (3) Investment Research and Analysis, (4) Operations, (5) Investment Strategy & Analytics, (6) Multi-Asset Strategies, (7) Fixed Income and International Equity, and (8) US & Global Equity) is responsible for, among other things, the regular reviews of LFI's accounts for adherence to the relevant investment objective and policies, performance attribution, portfolio composition and trading activity. LFI Portfolio Managers meet with Mutual Fund clients on an at-least annual basis as part of the investment manager review and evaluations.

Separate Account and Private Fund clients receive periodic detailed, written account reporting (which may be in varying formats) pursuant to the terms of the negotiated management agreements with the sub-advisers. This quarterly reporting may include a review of assets, cash flows, performance results, portfolio characteristics and other financial reporting. In addition, LFI personnel may provide additional reporting or participate in investment review discussions.

Client Referrals and Other Compensation

LFI does not receive any economic benefit for providing investment advice to clients other than

investment management fees pursuant to written agreements. LFI and its related persons do not have any arrangement to directly or indirectly compensate any person for client referrals that is not a supervised person of LFI.

Custody

LFI is deemed to have custody of client assets solely because it deducts advisory fees from client accounts. However, Mutual Fund assets are maintained with a “Qualified Custodian” (as defined and required by the Investment Company Act of 1940, as amended) selected by the Mutual Fund (and approved by the Mutual Funds’ Board of Trustees) in accordance with applicable law. Private Fund and Separate Account client assets are maintained by a qualified custodian selected by the client. Clients receive statements (which may be in electronic format) directly from the custodian. Clients should carefully review any statement they receive. LFI does not retain custody of any individual or retail client’s cash, bank accounts or securities.

Investment Discretion

LFI provides discretionary advisory services to its clients; such discretionary authority is granted to LFI in the investment management agreement executed by LFI and the client. LFI and its clients typically agree to investment guidelines and restrictions, and in the case of Mutual Funds, such guidelines and restrictions are set forth in each Mutual Fund’s Prospectus and Statement of Additional Information. In the case of Private Funds and separate accounts, any guidelines or restrictions are set forth in a written document.

Voting Client Securities

LFI’s clients have delegated to LFI and its sub-advisers, as applicable, responsibility for voting any proxies related to portfolio securities. Any voting is conducted in accordance with LFI’s or its sub-adviser’s proxy voting policies and procedures. Clients can obtain information about LFI’s voting records and proxy voting policies and procedures upon request. Information regarding how each Mutual Fund voted proxies relating to portfolio securities during the most recent 12-month period ended June 30 is available (1) without charge, upon request, by calling 1-800-4LINCOLN (454-6265); and (2) on the SEC’s website at <http://www.sec.gov>.

Financial Information

LFI is not aware of any financial condition that is reasonably likely to impair its ability to meet contractual commitments to clients.

LFI has never been the subject of a bankruptcy petition.