



Investment Research Corporation, World Capital Brokerage Advisory Services

Brochure (Form ADV Part II)

1636 Logan Street
Denver, Colorado 80203
303-626-0634
www.invresearch.com

This brochure provides information about the qualifications and business practices of Investment Research Corporation. If you have any questions about the contents of this brochure, please contact us at 303-626-0634 or at info@invresearch.com. 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. Registration does not imply a certain level of skill or training. Additional information about Investment Research Company also is available on the SEC's website at www.adviserinfo.sec.gov.

June 2018

Material Changes

There has been a material change since the last Form ADV, Part 2, filed March 26, 2018. The material change is the disclosure in the section "Fees and Compensation" that we receive fees from some mutual funds, and expect to accept such fees in the future, and the receipt of those fees creates a conflict of interest which may cause us to recommend the purchase or holding of mutual fund shares that pay such fees rather than other mutual fund shares that do not pay such fees.



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Advisory Business

Investment Research Corporation, dba. World Capital Brokerage Advisory Services ("Firm"), was founded on August 29, 1958 by Robert Brody (1925 – 2013). Timothy Taggart, a longtime employee of the Firm, is the owner of Investment Research Corporation.

The Firm provides investment supervisory services, manages investment advisory accounts not involving investment supervisory services, and financial planning.

The Firm offers advice on:

- Equity Securities
 - Exchange-Listed Securities
 - Foreign Issuers
- Corporate Debt Securities
- Certificates of Deposit
- Municipal Securities
- Investment Company Securities
 - Variable Life Insurance
 - Variable Annuities
 - Mutual Fund Shares
- United States Government Securities

Financial Planning helps clients deal with various personal financial issues through proper planning which may include items such as cash flow management, education, retirement, investment, risk management, insurance, tax, and estate planning.

Using the information provided to us (our Advisor Representatives) by the clients, our Advisor Representatives are able to try and assist the client in customizing their portfolio with the goal of improving the client's financial status. Of course clients are free to restrict what their monies are invested in and should understand that any investment restrictions placed may adversely affect their account balance.

The Firm participates in a Wrap Fee Program. There are no differences between how the Firm manages a Wrap Fee Account or another account. The Firm does receive a portion of the wrap fee for its services.

For the period ended 01/17/2018 the Firm managed \$17,964,353 on a discretionary basis and \$18,940,384 on a non-discretionary basis.

Fees and Compensation

Clients in the Program pay a single annualized fee, based upon a percentage of the market value of all Program assets, or a flat fee, whichever the Client chooses, for participation in the Program. The Program may cost clients more or less than purchasing such services separately. The Client can choose either a \$3,000 flat fee, or a fee based on a percentage based upon the value of the Client's account for 0.5%, 1.0%, 1.5% or another percent value mutually agreed upon between the Client and Investment Advisor Representative. No fees are charged for issuing reports. The Maximum fee is 2.0% of assets under management not including program, product, custodial, mutual fund fees (including marketing fees allowed under SEC Rule 12b-1), servicing or any other fee imposed on the account by the third party manager or one of its affiliates. Compensation is payable quarterly, deducted from the account via third party vendors, and is



billed in advance based upon the value of CLIENT'S account at the preceding quarter-end. If the advisory contract is terminated prior to the quarter's completion, the client should ask the Investment Advisor Representative to request, in writing, for a partial refund of quarterly fees. The formula to be used when figuring the refund will be business days remaining in the quarter multiplied by that quarter's average daily fee.

No supervised person accepts compensation for the sale of securities or other investment products, including asset-based sales charges or service fees from the sale of mutual funds. Clients may also incur brokerage fees and transaction costs as described in Brokerage Practices on page 6. Clients may terminate contracts within 5 business days of the initially entering into them without penalty.

Many mutual funds charge investors in those funds management fees and expenses for management related services, which are in addition to the fees charged by the Firm. Those fees and expenses are typically referred to as an "expense ratio," and are disclosed in the fund prospectus. The expense ratio is a cost to the investor in the mutual fund. Many, but not all, mutual funds include in the expense ratio a fee for distribution and marketing, which is often referred to as a "Rule 12b-1 fee," which is typically (though not always) 25bp. The Firm has received in the past, and expects to receive in the future, some or all of the Rule 12b-1 fees paid by the mutual fund. The receipt of Rule 12b-1 fees creates a conflict of interest because the Firm has an incentive to recommend or purchase for clients mutual funds which pay Rule 12b-1 fees rather than a client's needs. In addition mutual funds typically offer a number of share classes in the same fund which are subject to different eligibility, purchase, or transfer limitations, including for many, although not all mutual funds, a share class often referred to as "institutional shares, designed for purchasers who meet specified eligibility criteria, such as a minimum dollar threshold, or enrollment in an eligible fee-based investment advisory program. Institutional shares usually have a lower expense ratio, and frequently to not charge Rule 12b-1 fees. The existence of share classes, particularly institutional shares, creates a conflict of interest because the Firm has an incentive to recommend or purchase non-institutional shares, even where lower cost institutional shares are available, because non-institutional shares will be more financially beneficial to the Firm, but more costly to the client. The Firm has received in the past, and expects to receive in the future, fees paid by non-institutional shares, even when institutional shares were available which did not pay fees, or which paid lower fees than non-institutional shares. The Firm addresses the conflicts of interest described in this paragraph through disclosure to clients and supervision of Investment Advisor Representatives to reduce the possibility that a client's needs are not being met. More information about share class eligibility can be found in the mutual fund prospectus.

Clients should understand that investments recommended by the Firm or the Investment Advisor Representatives are available for purchase through other brokers or agents that are not affiliated with the firm.

Financial Planning – Investment Advisor Representatives may be compensated on an hourly basis, but is also permitted to offer a flat-fee arrangement. Client is billed directly and is often billed to bring his account current and to cover further estimated billing in accordance with the engagement agreement. An initial deposit may be required to begin the engagement and the Client is billed as hours accrue. Rates range from \$150 to \$250 per hour depending upon the set of tasks or circumstances about which Client wishes Investment Advisor Representative to perform or give advice. Fees are negotiable for special situations. Client is responsible for third party service or product costs, fees, or expenses incurred by Client or Investment Advisor Representative on behalf of Client. Clients may also incur brokerage fees and transaction costs as described in Brokerage Practices on page 6. If Client terminates the engagement and a residual of any advanced payment remains after an accounting for fees, expenses, hours



expended on Client's behalf, this residual is returned within seven business days of the final accounting. After 48-hours, no part of the initial deposit is refundable if Client terminates, but a pro rata portion is returned if Adviser terminates the engagement.

Performance Based Fees

Investment Advisor Representatives do not collect performance based fees.

Types of Clients

The Firm generally provides investment advice to Individuals as well as investment companies, pension and profit sharing plans, trusts, estates, charitable organizations, and corporations or business entities.

The Firm does not impose a minimum dollar value of assets or other conditions for starting or maintaining an account.

Methods of Analysis, Investment Strategies and Risk of Loss

The Firm uses a fundamental style of security analysis. Fundamental Analysis involves looking for, as an example, potential of growth, future factors such as interest rate cuts or mergers, management of a company or economic strength. The main sources of information are derived from financial newspapers and magazines, inspections of corporate activities, corporate rating services, annual reports, prospectuses, filings with the Securities and Exchange Commission and company press releases.

Investment strategies used to implement any investment advice given to clients include:

- Long Term Purchases (securities held at least a year)
- Short Term Purchases (securities sold within a year)
- Trading (securities sold within 30 days)

Investing in Securities involves risk of loss that clients should be prepared to bear.

Fundamental security analysis risks include:

- Stock Market Risk - the value of an investment may fluctuate,
- Industry and Security Risk - risk relating to an industry as a whole or a company's prospects for business success,
- Management Risk - risk that the Adviser's assessment of a company's growth prospects may not be accurate,
- Liquidity Risk - a given security or asset may not be readily marketable,
- Small Cap Risk - small cap stocks tend to have a high exposure to market fluctuations and failure,
- Mid Cap Risk - mid cap stocks tend to have a greater exposure to market fluctuations and failure.

Long Term Purchases tend to have higher exposure to Stock Market Risk, Industry and Security Risk and Management Risk.

Short Term Purchases tend to have a more moderate exposure to Stock Market Risk, Industry and Security Risk and Management Risk but may also carry an increased risk of higher taxation.

Trading securities within 30 days lowers the exposure of Stock Market Risk, Industry and Security Risk and Management Risk but may significantly expose the investor to higher taxation.

Trading frequently also may carry the additional burden of increased brokerage, ticket fees and other transaction costs and may adversely affect the investment performance.



Disciplinary Information

The Firm has no disciplinary or legal proceedings or actions to report.

Other Financial Industry Activities or Affiliations

World Capital Brokerage, Inc., an affiliated company of Investment Research Corporation, is registered with the Securities and Exchange Commission and Financial Regulatory Authority as a Broker-Dealer for which Timothy Taggart is the Owner, President and Chief Compliance Officer, Patricia Blum is a Vice President and a Limited Principal and Michael L. Gaughan is a Vice President, Corporate Secretary and Operations Professional.

An IAR of the Firm may also be registered with WCB as a Registered Representative. Therefore, an IAR may be able to offer a client both investment advisory and brokerage services. Before engaging with an IAR, clients should take time to consider the differences between an advisory relationship and a brokerage relationship, and the costs related with each, to determine which type of services best serves the client's investment needs and goals. Client should speak to the IAR to understand the different types of services available through the Firm and WCB.

Timothy Taggart is also the President and a member of the Investment Committee for American Growth Fund, Inc. Patricia Blum is a Vice President and Michael Gaughan is the Chief Compliance Officer and Corporate Secretary for American Growth Fund.

World Capital Brokerage, Inc. is the underwriter for American Growth Fund, Inc. The Firm has an investment advisory agreement with American Growth Fund, Inc.

The Firm does not recommend clients to affiliated companies.

The Firm does not engage in a business other than giving investment advice nor does it sell products or services other than investment advice to clients. The principal business of the Firm and of its principal executive officers does not involve something other than providing investment advice.

American Growth Fund, Inc. uses World Capital Brokerage, Inc. as a vehicle for trading, however, currently pays no commissions to World Capital Brokerage, Inc.

The Firm, American Growth Fund, Inc. and World Capital Brokerage, Inc. are a trio of companies. World Capital Brokerage, Inc. offers shares of the American Growth Fund to retail customers as well as underwriting services to other Broker Dealer clients.

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

The Firm has adopted a Code of Ethics pursuant to SEC rule 201A-1. The Code of Ethics is available at www.invresearch.com/downloads.htm or by calling 303-626-0634.

Associates of IRC are prohibited from recommending securities in which they have a material financial interest without first gaining express written consent and instructions from the Chief Compliance Officer.

All access persons are prohibited from recommending or executing a securities transaction on a day during which Firm has a pending "buy" or "sell" order in that same security until that order is executed or withdrawn.

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WORLD CAPITAL BROKERAGE ADVISORY SERVICES ♦ INVESTMENT RESEARCH CORP
1636 LOGAN STREET, DENVER, COLORADO 80203
303-626-0634 ♦ 303-626-0614 FAX

Any such trades generally will be unwound or, if that is impractical, all profits from the trading will be disgorged to the appropriate investment company (or, alternatively, to a charitable organization).

Brokerage Practices

The Firm does not recommend brokerage firms to any clients. Additionally, Advisor Representatives and Clients have no restrictions as to which brokerage firm they conduct business with. Certain regulations may require Investment Advisor Representatives who are also Registered Representatives to utilize World Capital Brokerage, Inc. as their brokerage firm.

Review of Accounts

Reviews of accounts must be performed by the Investment Advisor Representative quarterly or as market warrants. These reviews must be in writing. Additionally, Investment Advisor Representatives must review the client's account with that client in person (or via an internet video web cast), over the telephone or via U.S. Mail.

Quarterly reports to clients from the Investment Advisory Representative must be in written form and include, at a minimum;

- Current Quarterly Holdings, Value and Performance,
- Rolling Twelve Month Performance, and
- Quarterly Activity Report.

Client Referrals and Other Compensation

The Firm does not compensate for client referrals.

Custody

The Firm does not keep custody of client funds or securities. Account statements are sent quarterly and as frequently as monthly, in some cases, directly to the client from the custodian. You should carefully review these statements and contact your IAR with any questions you may have.

Investment Discretion

The Firm does have authority from American Growth Fund, Inc. to determine, without first obtaining specific client consent to;

- Securities to be bought or sold,
- The amount of the securities to be bought or sold,
- The Broker-Dealer to be used, and
- Commission rates paid.

Discretionary authority can be gained by the Investment Advisor Representative by entering into a contract with the client(s) that specifically states such authority in that contract.

Voting Client Securities

The firm does not have and will not accept authority to vote client securities excluding the one discretionary account mentioned immediately above. For more details regarding how your



securities are voted please contact your third party vendor directly or your Investment Advisor Representative.

Balance Sheet

The Firm does not require prepayment of more than \$1,200.00 in fees per client or payment of fees by clients 6 or more months in advance. Therefore, the Firm is not required to include a balance sheet.

The Firm has not been the subject of a bankruptcy petition at any time during the past ten (10) years.

