



Item 1: Cover Page

Part 2A of Form ADV: Brochure

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This brochure provides information about the qualifications and business practices of NuVerse Advisors LLC (“NuVerse”). If you have any questions about the contents of this brochure, please contact Michael Becker, NuVerse’s Managing Attorney and Chief Compliance Officer, at 152 West 57th Street, New York, NY 10019 or call (212) 507-9125. 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. In addition, registration with the SEC does not imply a certain level of skill or training.

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



Item 2: Material Changes

Our last update was dated December 27, 2016. Since the last update, there has not been a material change to our Form ADV Part 2A.

To the extent that we materially amend our Brochure in the future, you will receive either an amended Brochure or a summary of any material changes to the annual update within 120 days of the close of our fiscal year or earlier if required. We may also provide you with an interim amended Brochure based on material changes or new information.

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Item 4: Advisory Business

NuVerse Advisors LLC (“NuVerse”) was formed in 2001 by Dov C. Schlein, Elias Saal and Stephen J. Saali as principals and equity owners. Each of these individuals has the title of “Managing Partner” of NuVerse and together, the Managing Partners are responsible for the conduct of NuVerse’s business. HSBC USA Inc. is a passive minority investor in NuVerse. NuVerse is registered with the U.S. Securities and Exchange Commission as an investment adviser, under the Investment Advisers Act of 1940, as amended. NuVerse serves as the investment manager to S3 Global Multi-Strategy Fund Ltd. (“S3 Ltd”) and its Bermuda Master Fund, S3 Global Multi-Strategy Master Fund Ltd. (“S3 Master Fund”) and as the Managing Member of S3 Global Multi-Strategy Fund LLC (“S3 LLC”). In addition to serving as the investment manager to the S3 Master Fund, S3 Ltd. and S3 LLC as described above, NuVerse also provides investment supervisory services to two pooled investment vehicles in Malta and a pooled investment vehicle in Luxembourg (collectively with S3 Ltd. and S3 LLC, the “Funds” and each individually, a “Fund”) and to a limited number of managed accounts of individuals or institutions or other organized entities (each a “Managed Account” and collectively, the “Managed Accounts”). (Funds and Managed Accounts may be referred to as an “Account” or collectively, “Accounts”).

Additionally, NuVerse makes determinations with respect to the portion of each Fund’s assets that should be allocated to outside investments in partnerships (or limited liability companies), both onshore and offshore, with investment strategies that seek capital appreciation through both fixed income and equity investments; in certain cases, such entities utilize forwards, futures and options on foreign exchange and financial commodities as part of their respective investment strategies. Other types of investments to which NuVerse determines to allocate a portion of the assets of the Funds include real estate projects in countries such as the United States, United Kingdom and Italy. As the Investment Manager of the Funds and Managed Accounts, NuVerse utilizes a variety of investment strategies, including, but not limited to, the following: global macro, long-short equity, real estate related investments, fixed income and related derivative instruments including securities denominated in various foreign currencies. Fund strategies may also involve sophisticated hedging techniques and leverage from time to time. NuVerse tailors its advisory services to meet the individual needs and risk profile of its clients. NuVerse does this by designating specific portfolios for investments and segregating portfolios by type of investments and risk profile. NuVerse’s Managed Account clients may request that their portfolio should not invest in certain securities or types of securities. NuVerse does not participate in any wrap fee services. NuVerse sometimes creates a separate class of shares for Fund investors who want a specific type of investment or do not want a particular type of security. Otherwise, the investors within each class have similar portfolios.

As of December 31, 2016, NuVerse managed \$508 million (including \$66.3 million of inter-company investments) of client assets (of which \$502.3 million were under discretionary management and \$5.7 million were under non-discretionary management) which included \$113 million of related liabilities. Please note the amount of client assets managed set out above differs from NuVerse’s regulatory assets under management, which is set forth in Item 5.F of the Part 1 of the Form ADV.



Item 5: Fees and Compensation

NuVerse's basic fee schedule provides for discretionary account management fees at annual rates ranging from 1% to 2% and incentive fees (charged to Managed Accounts and the Funds) or incentive allocations (charged only to the Funds), based on annual rate of return on the assets in the Managed Accounts or the Funds, as applicable (collectively, the "Accounts"), of up to 20%, depending on the size and complexity of the portfolio, on an annual basis without regard to any "high-water mark". NuVerse has discretion to modify fees for its Accounts on a case-by-case basis.

The management fee charged to the Funds is payable quarterly in advance (and is calculated as a percentage of each Fund's net asset value). The quarterly management fee will be reimbursed on a pro rata basis if the advisory contract with the Fund is terminated before the end of the billing period. The management fee charged to Managed Account clients is accrued monthly and is paid at the end of each quarterly period in arrears (and such fee is deducted from the client's assets). The incentive fee (or incentive allocation), if earned, is paid annually (and deducted from the assets of the Managed Account or the relevant Fund, as applicable). Each Managed Account may terminate NuVerse as investment adviser after one year, upon 90 days' advance written notice.

Managed account clients may be subject to commission and or processing fees and custodian fees by the brokerage firm maintaining their account. Fund clients are subject to the following expenses: (i) transaction costs and investment related expenses incurred in connection with the S3 Master Fund's trading activities, including brokerage, research and research-related (*e.g.* consulting), clearing, margin interest (if any), and custodial expenses and settlement charges; (ii) routine legal, accounting, auditing, tax preparation, and related fees and expenses; (iii) expenses associated with the continued offering of Interests/Shares (other than Finders fees); (iv) the Administrator's fees and related expenses (*e.g.*, clerical, courier, mailing, telephone, facsimile, duplication and other expenses); (v) all other operational and overhead expenses, such as the cost of professional liability insurance, and investment and operational due diligence expenses incurred by NuVerse and its professional consultants (such as architects, appraisers, etc.) (including, without limitation, related travel and transportation costs including related business class airfare and/or train fare, lodging, meals and/or per diem allowances), as well as fees and expenses of (a) any sub-adviser engaged by NuVerse or to advise NuVerse on investment opportunities, or (b) any other service provider (such as an operational system or property manager); (vi) extraordinary expenses (*e.g.*, litigation costs and indemnification obligations), if any; and (vii) the Management Fees described below.

Neither NuVerse nor any of its supervised persons 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.

The Managing Partners and related parties have substantial investments in excess of 10% of the Aggregate Value of the Feeder Funds combined. These investments closely align the interests of the Managing Partners and the related parties with the investors in the Funds, as well as reflects the Managing Partners' confidence in their ability to pursue successfully the Funds' investment strategies. Neither the Managing Partners nor their related parties are subject to management fees



or performance charges on their investment(s) nor are they required to pay their pro rata portion of the Funds' ongoing expenses (e.g., Fund audit, tax, BNY Mellon administration, legal, etc.).

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

NuVerse may also, under appropriate circumstances, make special fee arrangements with our clients, including the use of performance-based fees. As set forth in Item 5, performance fees, also known as incentive fees or, with respect to certain Funds, incentive allocations, are charged in an amount up to 20% of net profits. Any performance-based fees charged by NuVerse will be in compliance with Rule 205-3 under the Investment Advisers Act of 1940, as amended, unless that rule is inapplicable by reason of Advisers Act Section 205(b) or interpretive positions of the staff of the U.S. Securities and Exchange Commission. NuVerse has discretion to modify its incentive fee on a case by-case basis based on the size and complexity of the account. The incentive fee or incentive allocation, if earned, is paid annually. NuVerse does not charge an hourly or flat fee. Funds with lower incentive fees generally hold less risky assets, which mitigates the conflict of interest.

NuVerse has one Fund account that pays a management fee but does not pay a performance fee. The account holds bonds for a long duration awaiting an appropriate price at which to sell. This account does not present a conflict of interest with the other Accounts managed by NuVerse.

Performance-based fee arrangements can create conflicts of interest because NuVerse can potentially receive higher fees from accounts with a performance based fee or a performance based fee set higher than others. In most instances, securities are purchased in aggregate and then allocated. To mitigate any conflict of interest, NuVerse aggregates orders in accordance with its trading policies and procedures consistent with applicable law, rules and regulations. Such policies and procedures provide, among other things that, (i) allocations must be fair and equitable, based upon the client's risk profile, investment goals and current portfolio, with no client or group of clients receiving preferential treatment; (ii) prices and costs of aggregated orders are allocated pro-rata; (iii) allocation methodologies are objective and specific in order to allow independent verification of the fairness of the application of any methodology; and (iv) no additional compensation or remuneration is charged.

Item 7: Types of Clients

NuVerse's Fund and Managed Account clients consist primarily (more than 75%) of high net worth individuals and their related trusts and to a lesser extent financial and other institutions.

NuVerse requires that prospective Fund and Managed Account clients provide information in order to satisfy NuVerse that the types of investments in which NuVerse invests will be suitable for the client and so that it may charge the prospective client a performance fee.

Accounts are managed in accordance with investment objectives and restrictions selected by the client or in accordance with disclosure provided to clients.

Separately Managed Accounts

NuVerse requires that each Managed Account client commit a minimum of US\$1,000,000 to NuVerse's management. NuVerse reserves the right to manage a Managed Account below our stated minimum account size under certain circumstances.

Funds

The stated minimum investment in each Fund is US\$1,000,000 (or €1,000,000) as stated in their offering documents. NuVerse has the right, in its discretion, to waive such minimum requirements.

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

Methods of Analysis and Investment Strategies

The types of investment opportunities available to the Accounts may vary considerably over time. Therefore, the exact range of instruments and markets in which the Accounts take positions cannot be specified. However, the investment universe includes primarily securities but encompasses a variety of investment strategies, including the following: global macro, long-short equity, fixed income and related derivative instruments, securities denominated in various foreign currencies, and real estate related investments. NuVerse may also employ hedging techniques and leverage from time to time for its Fund clients. NuVerse tailors its investment strategy for each Account in order to address the differences between needs of U.S. investors and foreign investors in the Funds as well as the particular requirements of its Managed Account clients.

Unlike the short-term perspective of traditional proprietary trading strategies, NuVerse's core strategies are generally "long-horizon" in duration with typical holding periods between 3 months and 2 years or more. Actual holding periods vary depending on how quickly (or whether) the targeted objectives for the positions are realized and on other market factors.

NuVerse generally hedges the risk-exposure components of investment positions that are not expected to add incremental value to portfolio performance and to increase the perceived value-added component of the risk exposures by borrowing to increase the size of the investment positions. As a result, the Accounts may exhibit changes in return similar to an unhedged portfolio, but with a larger expected return. In addition, although portfolio optimization may include exposure to directional risks in various markets from time to time, the investment strategies of NuVerse do not necessarily involve active forecasting of the direction of fixed-income and equity market movements.

NuVerse primarily relies on fundamental analysis that involves a detailed analysis of the financial risk of a security. Financial publications, newspapers and magazines, inspections of corporate activities, research materials prepared by others, corporate rating services, documents filed with the SEC, and company press releases are all potentially utilized. Once this analysis is complete, a determination is made as to whether or not NuVerse believes the price of the security is too high or too low. There can be no assurance that NuVerse will be correct in this determination. To a lesser extent, NuVerse may use charting, which shows the historical performance of an investment or technical trading that is based on historical trading patterns to help decide whether or not to make an investment. Past performance may not be indicative of future performance. There is no assurance that the Accounts will achieve their investment objectives and there is no guarantee against loss of some or all of an investment in the Accounts.

Material Risks

There can be no assurance that any NuVerse investment strategy will achieve its investment objectives. Our assessment of the short-term or long-term prospects for investments may not prove accurate. No assurance can be given that any investment strategy implemented by us on behalf of our clients will be successful and there is a risk that clients may suffer a significant loss of their invested capital. While the investment portfolio is generally diversified, optimization of the risk-reward tradeoff may lead to the portfolio at times being concentrated in a few individual

investment strategies. In general, securities trading involves significant market risk, because, among other things, the prices of securities are highly volatile and market movements are difficult to predict. From time to time NuVerse utilizes the following strategies that have the following risks: (i) Hedging strategies that are not successful can amplify losses; and (ii) trading on margin and other leveraging strategies can increase the profit potential of a securities portfolio, but can concomitantly increase the risk of loss. Such strategies can increase transaction costs, interest expense and other costs and expenses. Short selling is subject to restrictions imposed by law. Additionally, the potential losses on short positions are greater than the potential losses on long positions because there is an unlimited risk of an increase in the market price of the securities sold short. Options are volatile in price, and the market for such options may be subject to distorted pricing at times of stress in financial markets. “New issues” (initial public offerings) trading historically is very volatile, with significant downside risk and upside potential.

NuVerse invests in various capital markets throughout the world. Historically, securities traded outside the U.S. involve greater risks than comparable investments in U.S. markets. The risks of investing in non-U.S. markets include, but are not limited to, the price risk of securities that tend to be more volatile than in U.S. securities markets, currency risk, illiquidity, lack of investor protection, insider dealing, lack of proper disclosure and capital controls that restrict the ability to repatriate funds, burdensome or confiscatory taxation, political instability and diplomatic or economic events which might adversely affect trading activities and the enforceability of contractual obligations. Short term trading activities also may lead to volatility in the Net Asset Value of the Accounts on a day-to-day and periodic basis. In addition, there is no assurance that a liquid secondary market will exist for derivative transactions entered into by the Accounts or that the Accounts will not be exposed to risks of significant losses. Derivative transactions may expose the Accounts to risk of default by the Account’s counterparty, premature termination of the transaction, adverse changes in market conditions, and substantial costs for creating and maintaining the transaction.

“Counterparty risk” is accentuated for contracts with longer maturities where events may intervene to prevent settlement, or where NuVerse has concentrated its transactions with a single or small group of counterparties. NuVerse is not restricted from concentrating any or all of its transactions with one counterparty or with which counterparties it may contract. NuVerse relies on its experience with such counterparties and their general reputation as participants in these markets. The ability of NuVerse to transact business with any one or number of counterparties, the lack of any meaningful and independent evaluation of such counterparties’ financial capabilities and the absence of a regulated market to facilitate settlement may increase the potential for losses by the Accounts.

Forward contracts are a form of individualized cash transaction, as opposed to a futures transaction, in that a forward contract relates to the purchase and sale of a specific quantity of a commodity (such as foreign currencies) with a specific counterparty at a particular time in the future. Each contract is specifically negotiated rather than uniform. Foreign currencies may be purchased and sold for future delivery through financial intermediaries (i.e. foreign and domestic banks, broker-dealer forms and other financial institutions). In such instances, the financial intermediary generally acts as a principal in the transaction and includes its anticipated profits and costs in the prices it quotes for such contract. NuVerse also utilizes futures contracts in its trading



for the Funds. Trading in futures contracts is highly volatile. Price movements for the futures contracts that NuVerse trades are influenced by, among other things, changing supply and demand relationships, weather, government, agricultural, trade, fiscal, monetary and exchange control programs and policies, national and international political and economic events, and changes in interest rates.

The low margin deposits normally required in options and futures trading permit an extremely high degree of leverage. Accordingly, a relatively small price movement may result in immediate and substantial gain or loss to the Accounts. Investments leveraged to this extent may result in gains or losses in excess of the amount invested by the Accounts.

NuVerse may also invest in certain private equity or other illiquid investments. Such investments may have to be held for a substantial period of time because of market or industry conditions, the developmental stage at which they are purchased, or legal restrictions on sale. Markets which have traditionally been very liquid may suddenly lose liquidity, and we consequently may be unable to sell the positions or unable to sell at fair value. Additionally, we may acquire investments in securities that are already illiquid and, should there be an urgent need to sell, buyers may not emerge or may not emerge at fair value, causing an adverse effect to performance. Loans to private companies involve a number of particular risks, including risks related to the following: these companies may have limited financial resources and limited access to additional financing, which may increase the risk of their defaulting on their obligations, leaving creditors, dependent on any guarantees or collateral they may have obtained; these companies may have shorter operating histories, and smaller market shares than larger businesses, which render them more vulnerable to competitors' actions and market conditions, as well as general economic downturns; there may not be as much information publicly available about these companies as would be available for public companies and such information may not be of the same quality; and these companies are more likely to depend on the management talents and efforts of a small group of persons; as a result, the death, disability, resignation or termination of one or more of these persons could have a material adverse impact on these companies' ability to meet their obligations.

From time to time, the Funds may make short-term, unsecured loans to support other investments in anticipation of a future issuance of equity or long-term debt securities or other refinancing. Such advances would typically be convertible into a more permanent, long-term security; however, for reasons not always within NuVerse's control, such long-term securities may not be issued and such advances may remain outstanding.

NuVerse may invest in other investment vehicles over which NuVerse exercises limited or no control. The profitability of the Funds depends, in part, upon NuVerse's ability to select and monitor the activities of other investment vehicles and other advisers to which it may delegate a portion of the Funds' assets. Managed Account assets are not allocated to outside investment vehicles or outside managers. In addition, clients subject to performance charges may incur an additional risk (i) on unrealized profits that may never be realized, and, (ii) in the absence of a "high-water mark," on net profits in a year that result, in whole or in part, from the recoupment of net losses (if any) from the prior year.



Fund redemptions may be made “in-kind”, in whole or in part, at the discretion of the Directors of the Fund. “In-kind” is defined as the payment of a portion or all of a redemption through the transfer of a portion of the non-cash assets of the Fund having a fair market value equal to the amount of the payment due to the client. The client does not have a right to receive redemption payments in-kind in the absence of a determination by the Directors of the Fund to make such a payment.

The increasing reliance on internet-based programs to conduct transactions and store data creates growing operational and security risks. Targeted cyber-attacks, or accidental events, can lead to a breach in computer and data systems security and subsequent unauthorized access to sensitive transactional and personal information. Data Cyber-security risks also result in ongoing prevention and compliance costs.

Item 9: Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of them or the integrity of their management. NuVerse has no disclosure applicable to this Item.

Item 10: Other Financial Industry Activities and Affiliations

NuVerse is registered with the Commodity Futures Trading Commission (“CFTC”) as a Commodity Trading Adviser (“CTA”) and, as such, is a member of the National Futures Association (“NFA”).

NuVerse offers clients the opportunity to invest in Fund classes that are suitable to them. The principals of NuVerse may hold an interest in certain Fund classes. NuVerse believes that it is important for its principals to invest alongside its clients as it aligns the interest of the principals with those of the investors. Clients are given priority in participating in the investment when the demand is greater than the amount available to invest.

NuVerse has bank accounts, as do some of NuVerse’s clients, with HSBC Bank USA or its affiliates (including custody accounts for some of such Accounts). NuVerse is operationally independent from HSBC Bank USA and its affiliates. HSBC Bank USA is a subsidiary of HSBC USA Inc., a U.S.-registered bank holding company, which owns a passive 10% percentage interest in NuVerse. Various conflicts of interest, such as fees paid for services and interest rates earned on deposits, may arise in connection with NuVerse’s relationship with HSBC Bank USA. NuVerse maintains an arm’s length relationship with HSBC Bank USA and its affiliates. NuVerse has a responsibility to its clients to exercise good faith and fairness in all dealings affecting the Funds or the Managed Accounts, and will endeavor to resolve all conflicts fairly and equitably.

NuVerse does not recommend or select other investment advisers for clients.



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

Pursuant to Rule 204A-1 of the Investment Advisers Act of 1940, NuVerse has adopted a Code of Ethics for all employees of the firm describing our high standards of business conduct, fiduciary duty to our clients, and rules surrounding personal securities trading by our employees. As required by the Rule, NuVerse's Code of Ethics does the following: (1) provides standards of conduct which promote compliance with federal securities laws; (2) recognizes NuVerse's fiduciary obligations as an investment adviser to its clients; (3) protects the confidentiality of its clients' securities holdings and transactions and prohibits misuse of material non-public information and client information; (4) governs the personal securities activities of NuVerse employees including pre-approval of such employee's transactions, periodic reporting of such employee's securities holdings and transactions, including quarterly transaction reports and reviews of such reports; (5) requires prompt reporting of violations of law and the Code of Ethics; and (6) requires annual certification of compliance with the Code of Ethics by NuVerse's employees, each of whom receives a copy of the Code of Ethics. All NuVerse employees must accept in writing the terms of the Code of Ethics upon employment, annually or as amended. Clients or prospective clients are advised of the existence of the Code of Ethics and copies are made available to clients or prospective clients who request it, by contacting Michael Becker, NuVerse's Chief Compliance Officer at 212-507-9125.

In order to avoid any conflict of interest with clients' transactions, NuVerse principals or employees seeking to purchase or otherwise acquire direct or indirect beneficial interest of any security, or sell or otherwise dispose of any security in which he or she has direct or indirect beneficial interest, must first submit a written request for approval to a Managing Partner and the Chief Compliance Officer. A request for a transaction approval must include the day or timeframe (in the event that a principal or employee has not determined a definite day) in which a principal or employee seeks to engage in such transaction. Should the request concern a security that NuVerse is trading in for the Accounts, recommending or examining, a Managing Partner may approve such a request but must impose a one (1) business day Blackout Period. The Blackout Period is a period during which a principal or employee may not engage in the trading of particular security or securities.

NuVerse and its employees and principals, as well as persons with which NuVerse may become affiliated, will act in a variety of roles with respect to their investment in the Funds. It is therefore possible that the interests of NuVerse and its employees, principals and affiliates might diverge from those of the other Fund investors. In the event of a conflict of interest, NuVerse will conduct itself so as to most fairly reconcile the various interests it serves, including those of the Accounts.

NuVerse may purchase or sell securities for its investment portfolio that it also purchases or sells for clients. In certain cases, such transactions involve the aggregation of orders with NuVerse and its clients. To mitigate any conflict of interest, NuVerse aggregates orders in accordance with its trading policies and procedures consistent with applicable law, rules and regulations. As set forth in Item 6, such policies and procedures provide, among other things that (i) allocations must be fair and equitable, based upon the client's risk profile, investment goals and current portfolio, with no client or group of clients receiving preferential treatment; (ii) prices and costs of aggregated



orders are allocated pro-rata; (iii) allocation methodologies are objective and specific in order to allow independent verification of the fairness of the application of any methodology; and (iv) no additional compensation or remuneration is charged.

NuVerse also may purchase investments for clients that NuVerse, as well as other clients, may already hold. NuVerse believes that it is important for its principals to invest alongside its clients as it aligns the interest of the principals with those of the investors. Clients are given priority in participating in the investment when the demand is greater than the amount available to invest.

NuVerse principals and employees do not pay management or performance fees when investing in the Accounts. This results in the principals and employees earning a higher rate of return than the clients.

NuVerse may engage in principal cross trades. When it does so, it (i) provides clients with a written disclosure showing the capacity in which it is acting and the possible conflicts and responsibilities it may confront as a result of the transaction; and (ii) obtains the client's written consent prior to the settlement of the transaction.

NuVerse is registered with the CFTC as a CTA and, as such, is a member of the NFA. In October 2001, the NFA adopted a Statement of Acceptable Practices with Respect to Ethics Training. NuVerse requires each employee to participate in an ethics training program at commencement of employment.

Item 12: Brokerage Practices

As set forth in Item 16, NuVerse has the authority, without obtaining client consent, to determine the brokers to be used and the commissions to be paid. In selecting broker-dealers and determining commission rates to be paid, NuVerse considers the following: (i) whether prime brokerage services are offered; (ii) global custody is available; and most importantly (iii) capability of the broker or dealer to provide the best execution, including execution of securities transactions in emerging markets. However, in all instances, the primary consideration when placing an order with a broker is overall best execution. NuVerse also considers the availability of credit related facilities such as margin borrowings, swaps, repurchase agreements, futures, and forwards as well as the reasonableness of rates for the services that are available. Whenever the value of products for research and services is a factor in selecting a broker dealer, NuVerse does not expect that clients will pay commissions higher than those obtainable from other brokers or dealers in return for such products and services. Whenever research is provided to NuVerse, the cost is allocated only to those accounts for which it is used based on the relevant assets under management in such accounts.

NuVerse does not direct client transactions to any particular broker in return for products and research services that may have been received. Unless negotiated with the client on a case-by-case basis, NuVerse is not expected to have any limitations on its authority for securities to be bought or sold, the amount of securities to be bought or sold, the broker-dealer to be used in executing transactions in the account or the commission rates paid for such transactions.

NuVerse does not receive soft dollar benefits from any broker-dealer or any third party in connection with client securities transactions. NuVerse does not receive client referrals from any broker-dealer or third party or consider brokerage relationships for client referrals.

NuVerse generally aggregates orders of its clients. Aggregation is in accordance with its trading policies and procedures consistent with applicable law, rules and regulations as set forth in Item 11.

NuVerse may also effect cross-trades between clients' accounts if the following occurs: (i) the client has authorized such transactions; (ii) the client has been advised of the possible conflicts NuVerse may have in the transaction; and (iii) the investment is consistent with the client's investor profile. NuVerse does not receive any compensation for effecting such transactions. All such transactions are effected through a non-affiliated brokerage firm.

NuVerse does not permit clients to direct brokerage.

It is the policy of NuVerse that the utmost care is taken in making and implementing investment decisions on behalf of client accounts. However, on those occasions when such an error does occur, NuVerse will reasonably determine how to correct the error. In general, if the trade error results in losses, such losses will not be reimbursed. Therefore accounts may be adversely impacted as a result of trade errors.

Item 13: Review of Accounts

The Managing Partners of NuVerse as well as the client's relationship manager review, at a minimum, monthly each client's investment portfolio. These aforementioned reviews include, but are not limited to, an analysis of the following: (i) the portfolio's holdings in relation to the client's investment objectives, policies and risk profile and (ii) NuVerse's current investment strategies for the asset classes in the portfolio. The relationship manager reviews the client's portfolio monthly to confirm adherence to the client's guidelines.

The Managing Partners review monthly the asset allocation of each Fund's accounts. This review consists of an analysis of the Fund's current asset allocation in relation to its established investment policies and guidelines and NuVerse's current investment strategies. A Managing Partner regularly reviews the value-at-risk measure of the Funds and Managed Accounts, their sensitivity to credit spreads and interest rates, and stress tests for various interest rate scenarios.

Clients receive annual, quarterly and other periodic reports in accordance with the relevant advisory agreement or as otherwise requested. Such reports include, but are not limited to, the following: (i) a summary of the client's investment performance; (ii) the portfolio's market value and asset mix; (iii) the portfolio's transactions during the period; and (iv) the portfolio's holdings at the end of the period. The investors in the Funds receive a monthly report directly from the Fund Administrator which outlines the net asset value and performance of the Fund. The Fund Administrators also provide such information to Fund investors online through password-protected web access.

The Funds are subject to an annual independent audit performed by an independent public accountant that is registered with and subject to inspection by the Public Company Accounting Oversight Board ("PCAOB"). Written audited financial statements prepared by these accountants are sent annually to investors and posted on the Fund Administrator's secure website within 120 days of the Funds' fiscal year-end.

Item 14: Client Referrals and Other Compensation

NuVerse does not receive any economic benefit (including sales awards or other prizes) from any individual or entity who is not a client, for providing investment advice or other advisory services to its clients.

Neither NuVerse nor any related person has been compensated directly or indirectly by any person who is not its supervised person for client referrals.

NuVerse does not directly or indirectly compensate any person who is not a supervised person for client referrals.



Item 15: Custody

NuVerse does not have actual custody of its Fund clients' assets because NuVerse does not have an agreement with the custodians of the Funds it manages that would permit NuVerse to remove any Fund assets or to direct the movement of Fund assets from those custody accounts to the accounts of any third party. NuVerse is, however, deemed to have custody of Fund client assets under the SEC's Custody Rule only because NuVerse acts as general partner, managing member or in a similar capacity with respect to those Funds. As set forth in Item 13, audited financial statements are furnished annually to all of NuVerse's Fund clients. NuVerse's Fund clients also receive other periodic unaudited reports. NuVerse's Fund clients will receive the Fund's annual audited financial statements within 120 days of each Fund's fiscal year-end. All Fund clients should review these statements carefully. If Fund clients do not receive audited financial statements in a timely manner, then they should contact NuVerse immediately.

NuVerse's Fund clients receive monthly account statements from the Fund Administrator, BNY Mellon Alternative Investment Services Ltd. Fund clients should carefully review their statements. Fund clients are urged to subscribe to BNY Mellon Alternative Investment Services Ltd., password secured website and have direct access to their account information, including statements, KPMG certified annual financial statements and other important Fund documents.

NuVerse does not have custody of the assets of its Managed Account clients under the SEC's Custody Rule. Managed Account clients receive monthly account statements from their custodian. Managed Account clients should carefully review their statements. Managed Account clients are urged to subscribe to their designated custodian password secured website and have direct and daily access to their account information. The information in NuVerse reports may vary from custodial statements based on accounting procedures, reporting dates or valuation methodologies of certain securities.



Item 16: Investment Discretion

Unless otherwise specified in an investment management agreement, NuVerse has authority to determine, without obtaining client consent, securities to be bought or sold, the amount of securities to be bought or sold, the broker or dealer to be used and the commission rates paid. Limitations on NuVerse's authority are guided by, among other things, its responsibility to act as a fiduciary when handling clients' accounts, the investment strategies and objectives of its clients and with respect to Funds and the Funds' offering documents. NuVerse abides by the investment guidelines and restrictions set forth in the Managed Account agreements or Fund documents, as applicable.

Clients may limit the discretionary authority for specific types of securities (e.g. U.S. Government risk only). To open a Managed Account, the client must first complete a detailed risk profile questionnaire. In addition, as set forth in Item 7, NuVerse requires that prospective clients provide information to satisfy it that the investments will be suitable to such clients. Once these forms have been satisfactorily completed and reviewed by NuVerse, the client must sign a Managed Account agreement with NuVerse. This agreement includes a limited power of attorney that permits NuVerse to have discretionary investment authority over the client's Managed Account.

Item 17: Voting Client Securities

NuVerse has elected not to vote its clients' proxies and will not exercise voting authority over securities held in the Accounts.

Managed Accounts

Managed Account clients have the authority to exercise their own judgment in voting proxies. NuVerse has advised its Managed Account clients of such a policy in accordance with applicable law. Clients may contact the Chief Compliance Officer, Michael Becker, at 212-507-9125 with regard to any questions concerning a particular proxy or solicitation inquiry.

Funds

NuVerse is a passive investor and thus does not vote proxies for equity securities held by the Fund.

Item 18: Financial Information

Registered investment advisers are required in this Item to provide you with certain financial information or disclosures about their financial condition. NuVerse has no financial conditions that impairs its ability to meet contractual commitments to clients, and has not been the subject of a bankruptcy proceeding.



Part 2B of Form ADV: Brochure Supplement

NuVerse Advisors LLC
152 West 57th Street, 21st Floor
New York, NY 10019
Contact: Michael Becker, Chief Compliance Officer
Office Telephone: 212-507-9125
www.nuverse.com

March 30, 2017

This brochure supplement provides information about certain NuVerse employees listed below that supplements the NuVerse Brochure you should have received above. Please contact Michael Becker, NuVerse's Managing Attorney and Chief Compliance Officer, at 152 West 57th Street, New York, NY 10019 or call (212) 507-9125 if you did not receive NuVerse's brochure or if you have any questions about the contents of this brochure supplement.

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



Dov C. Schlein, Managing Partner

Year of Birth: 1947

Education: City University of New York, Baruch College, B.B.A.
City University of New York, Baruch College, M.B.A.

Business Background:

2001 - Present: Managing Partner, NuVerse Advisors LLC

2000 - 2001: Advisor to Group Chairman of HSBC Holdings on Israel

1976 - 1999: Chairman and CEO, Republic National Bank of New York and Republic New York Corporation (NYSE)

Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to Mr. Schlein.

Other Business Activity

No reportable additional business activities.

Additional Compensation

No reportable additional compensation.

Supervision

Mr. Schlein serves as Managing Partner of NuVerse, and as such is not subject to additional supervision.

Stephen J. Saali, Managing Partner

Year of Birth: 1964

Education: Brown University, B.A.
Columbia University, M.B.A.

Business Background:

2001 - Present: Managing Partner, NuVerse Advisors LLC

2000 - 2001: Executive Vice President, HSBC Bank USA

1988 - 1999: President of Republic New York Corporation; Vice Chairman of the Board of Directors of Republic National Bank of New York



Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to Mr. Saali.

Other Business Activity

No reportable additional business activities.

Additional Compensation

No reportable additional compensation.

Supervision

Mr. Saali serves as Managing Partner of NuVerse, and as such is not subject to additional supervision.

Elias Saal, Managing Partner

Year of Birth: 1952

Education: Hebrew University, B.A.
Hebrew University, M.B.A.

Business Background:

2001 - Present: Managing Partner, NuVerse Advisors LLC

2000 - 2001: Senior Executive Vice President, HSBC Bank USA

1982 - 1999: Director and Vice Chairman, Republic New York Corporation and Republic National Bank

Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of each supervised person providing investment advice. No information is applicable to Mr. Saal.

Other Business Activity

No reportable additional business activities.

Additional Compensation

No reportable additional compensation.

Supervision

Mr. Saal serves as Managing Partner of NuVerse, and as such is not subject to additional supervision.