

ITEM 1: COVER PAGE

TCW INVESTMENT MANAGEMENT COMPANY
(“**We**” or “**Us**”)

Form ADV, Part 2A
(the “**Brochure**”)

March 31, 2011

TCW Investment Management Company
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Los Angeles, CA 90017
www.tcw.com

This brochure provides information about the qualifications and business practices of TCW Investment Management Company. If you have any questions about the contents of this brochure, please contact us at ADVPARTII@tcw.com. 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 TCW Investment Management Company also is available on the SEC’s website at www.adviserinfo.sec.gov.

We may refer to ourselves as a “registered investment adviser” or “**RIA**”. You should be aware that registration with the SEC or a state securities authority does not imply a certain level of skill or training.

ITEM 2: MATERIAL CHANGES

This item is not applicable because the March 31, 2011 update of Part 2 of our ADV is the first that we are making in this new format. We will advise you in future annual updates of any material changes, either in this Item or a separate document that we refer to in this Item

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ITEM 4: ADVISORY BUSINESS

WHO WE ARE. We are an investment adviser registered with the SEC under the Investment Advisers Act of 1940, as amended (the “*Advisers Act*”) and have been since 1987. We are a California corporation.

We are wholly-owned by The TCW Group, Inc., a Nevada corporation (“**Our Parent**”). Our Parent is majority-owned by Société Générale Asset Management S.A., (“**SG Asset Management**”), which is controlled by Société Générale, S.A., (“**SG**”) an international banking company. SG Asset Management is the only 25% or more shareholder of Our Parent. SG is the only 25% or more shareholder of SG Asset Management.

THE SERVICES WE OFFER. We provide investment management and advice for a wide array of U.S. Equities, U.S. Fixed Income, and International investment strategies for institutional and individual investors through investment advisory accounts (“**Accounts**”), public and private commingled investment vehicles (“**Funds**”), and wrap fee accounts sponsored by others (“**Wrap Accounts**”). The publicly-offered Funds include mutual funds (“**Mutual Funds**”). We are typically the direct adviser for an Account or Fund, but we sometimes are a sub-adviser. Each Account, Fund or Wrap Account in any of our strategies or products is assigned to or managed under either our (i) Marketable Securities Division, (ii) Alternative Investments/Structured Products Division, or (iii) Managed Accounts Division. We receive a share of the fees charged to clients of Wrap Accounts, and we may benefit from the marketing, computer reporting and client screening services of the Wrap Account sponsors.

We offer investment management services in a variety of different investment strategies for which we have portfolio managers with an established investment style that our clients come to us for. While we may tailor those strategies based on specific client requests or restrictions, we generally do not tailor our investment advice based on our determination of the investment needs of our clients. Our clients include private or government investment funds and institutions, including pension funds, registered investment companies including mutual funds and foreign investment companies, high net worth individuals and family offices and others. Those clients are generally sophisticated investors and often have internal and external consultants and advisers to assist them with determinations of their individual needs, such as allocations among types of investments. We may agree with certain clients on investment guidelines that restrict the securities or types of securities that we invest in on their behalf.

ASSETS UNDER MANAGEMENT. As of December 31, 2010, we had \$17,611,993,448 in discretionary assets under management and \$5,463,030 in non-discretionary assets under management.

ITEM 5: FEES AND COMPENSATION

The investment management fees we charge are generally computed as a percentage of the market value of assets under management in an Account and are billed, rather than deducted from the assets we manage. However, for Mutual Funds and Wrap Accounts the management fees are deducted from the assets we manage. Our clients typically pay our management fees quarterly in arrears, although Mutual Funds and some Accounts pay us monthly in arrears. Accounts are generally subject to a minimum account size as shown in Item 7, below. Investment management fees are based on the investment strategy and size of the account.

MARKETABLE SECURITIES DIVISION

Mutual Funds and Other Investment Companies. We (or our affiliates pursuant to sub-advisory agreements) also serve as investment adviser to affiliated and unaffiliated investment companies, including mutual funds, registered under the 1940 Act and foreign investment companies ("**Investment Companies**") under written agreements pursuant to which we manage the investments of such Investment Companies' assets in our Marketable Securities Division. We provide investment management advice for unaffiliated Investment Companies at fees negotiated with each such company. Fees generally range from .25% of average daily net assets to 1.00% of average daily net assets depending upon the strategy offered by the Investment Companies but may be negotiable. Fees may also include incentive fees, which fees will comply with Rule 205-3, if applicable. We may also place orders for the purchase and sale of securities and provide other management functions to Investment Companies, subject to the control of their Boards of Directors. The fees, minimum investment amounts and other conditions relevant to making and maintaining an investment in any such Fund are disclosed in the offering materials of the Investment Companies.

Our advisory agreement with registered investment companies can be terminated without penalty at any time on no greater than 60 days' written notice by the company after a vote of a majority of either its Board of Directors or its outstanding voting securities. Our advisory agreements with foreign investment companies typically may be terminated by the company or us on 30 to 90 days' written notice.

TCW Funds, Inc. The annual rate of our advisory fees for each of the Mutual Funds offered by The TCW Funds, Inc. is shown in the table below. See the prospectus for each Mutual Fund for detailed information about the investment strategy, the advisory fees and other expenses, minimum investment amounts, investment risks and other matters relevant to making and maintaining an investment in each Mutual Fund.

- **U.S. EQUITIES:**

TCW Select Equities Fund	On all assets	.75%
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TCW Concentrated Value Fund	On all assets	.65%
TCW Growth Fund	On all assets	.75%
TCW Growth Equities Fund	On all assets	1.00%
TCW Large Cap Growth Fund	On all assets	.65%
TCW Dividend Focused Fund	On all assets	.75%
TCW Relative Value Large Cap Fund	On all assets	.75%
TCW Relative Value Small Cap Fund	On all assets	.90%
TCW Small Cap Growth Fund	On all assets	1.00%
TCW SMID Cap Growth Fund	On all assets	1.00%
TCW Value Opportunities Fund	On all assets	.80%

- **U.S. FIXED INCOME:**

TCW Money Market Fund	On all assets	.25%
TCW Core Fixed Income Fund	On all assets	.40%
TCW High Yield Bond Fund	On all assets	.75%
TCW Short Term Bond Fund	On all assets	.35%
TCW Total Return Bond Fund	On all assets	.50%

- **INTERNATIONAL:**

TCW Emerging Markets Equities Fund	On all assets	1.00%
TCW Emerging Markets Income Fund	On all assets	.75%
TCW Emerging Markets Local Currency Income Fund	On all assets	.75%
TCW International Small Cap Fund	On all assets	.75%

- **ALLOCATION:**

TCW Global Conservative Allocation Fund	On all assets	*
TCW Global Moderate Allocation Fund	On all assets	*
TCW Global Flexible Allocation Fund	On all assets	*

*Investment management fees are charged with respect to each allocation in accordance with the investment strategy in which each allocation is invested or based on a blended rate applicable to specified investment strategies.

IMPORTANT NOTICE:

In no event should this Brochure be considered an offer of interests in a Fund or relied upon in determining to invest in a Fund. It is also not an offer of, or agreement to provide, advisory services directly to any recipient. Rather, this Brochure is designed only to provide information about us to comply with regulatory requirements under the Advisers Act, which may cause information in this Brochure to differ from the information provided in the prospectus for the Fund. If there is any conflict between the information in this Brochure and similar information in the Fund's prospectus, you should rely on the information in the offering material.

MANAGED ACCOUNTS DIVISION.

Separate Accounts. The current fee schedule for Managed Accounts Division separate accounts is given below stated on a per annum basis. In some instances, fees and account size may be negotiated, particularly in the case of larger accounts and portfolios of governmental and other accounts which require a different degree of management effort or may involve other special circumstances.

Concentrated Core		
On all assets		.75%
Concentrated Value		
On first \$25 million		.75%
On next \$75 million		.55%
On remaining assets		.45%
Growth Equities		
On first \$25 million		.80%
On next \$25 million		.65%
On remaining assets		.60%
High Grade Fixed Income		
On first \$50 million		.35%
On next \$50 million		.30%
On remaining assets		.25%
Large Cap Value		
On first \$25 million		.70%
On next \$75 million		.50%
On remaining assets		.40%
Pluris		
On all assets		1.00%
Relative Value Dividend Focused		
On first \$25 million		.70%
On next \$75 million		.50%
On remaining assets		.40%
Relative Value Large Cap		
On first \$25 million		.70%
On next \$75 million		.50%
On remaining assets		.40%
Relative Value Small Cap		
On first \$50 million		.85%
On remaining assets		.75%
Small Cap Growth		
On all assets		.85%

SMID Cap Growth	
On first \$25 million	.80%
On next \$25 million	.65%
On remaining assets	.60%
Value Opportunities	
On first \$25 million	.80%
On next \$25 million	.65%
On remaining assets	.60%
Balanced	
On all assets	.65%
(Includes Relative Value Balanced & Core Balanced)	

Wrap Accounts. We also offer several investment management strategies to institutions and private individuals through their wrap fee programs. We provide investment management advice for wrap fee program accounts at fees that we agree to with each wrap program's sponsor. The investment management fees generally are computed as a percentage of the market value of the assets under management. The general range of annual fees by investment strategy is shown below, but may be negotiable.

Strategies	Fee Range
Large Cap Equity and Balanced	0.35% - 0.55%
Mid Cap Equity	0.40% - 0.50%
Small Cap Equity	0.38% - 0.50%
Small Cap / Mid Cap Equity	0.38% - 0.45%
Fixed Income	0.23% - 0.50%

Wrap program clients should refer to the disclosure brochure provided by their sponsor for the investment management fees and other information for that sponsor's program.

ALTERNATIVE INVESTMENTS/STRUCTURED INVESTMENTS DIVISION.

We, or a company that we control, are the general partner or managing general partner for a number of closed-end privately-offered investment vehicles. We generally offer these private investment vehicles only to institutional and individual "accredited investors," as defined in Regulation D under the Securities Act of 1933. Investments in closed-end private investment vehicles are for a stated number of years as discussed in each private investment vehicle's limited partnership agreement.

The management fee for private investment vehicles that are part of our Alternative Investments/Structured Investments Division vary depending on the investment strategy of the particular private investment vehicle and is based on an investor's pro rata share of the private investment vehicle's adjusted net asset value. For certain of these private investment vehicles, we may be paid an incentive fee in addition to our management fee. The incentive fee will comply with Rule 205-3 of the Advisers Act, if applicable.

The management fees and minimum investment amounts are described in the limited partnership agreement for each private investment vehicle that is delivered to each potential investor before the investor makes an investment.

OTHER EXPENSES IN CONNECTION WITH ACCOUNTS AND FUNDS.

- **Accounts.** Our Account clients will typically pay fees to their custodian in addition to our management fees. Depending on the strategy in which the account invests, the Account may incur brokerage fees for most equity trading, and the effect of the difference with respect to the bid/ask spread for trading in fixed income investments. If the strategy for the Account involves derivatives, the Account may be required to make payments under the derivatives to counterparties.
- **Mutual Funds.** In addition to our management fees, our Mutual Fund clients incur fees for 12b-1, custodian, administrative services, transfer agent, state registration, SEC registration, ICI membership, state and city taxes, audit, printing, mailing, legal, compliance, as well as director's expenses.
- **Private Funds.** Our private investment vehicles will typically incur the same fees as Accounts described above, as well as fees for maintenance of books and records, custody fees, audit expense, tax preparation expense, organizational expense, fees to fund administrators, insurance expense, and annual licensing and registration fees and taxes. If the private investment vehicle permits borrowing or other leverage, there may be interest expense and fees for credit. Certain alternative strategies may incur legal expense in connect with the acquisition or disposition of investments and the handling of distressed investments. The Fund offering documents describe these fees and expenses in greater detail.

COMPENSATION OF OUR EMPLOYEE MARKETING REPRESENTATIVES.

Our employees who act as our marketing representatives are not normally paid a sales commission by our Funds for marketing those Funds to our clients. If they were to be paid a sales commission by any of our Funds, we would fully disclose that in the Fund documents provided to potential investors prior to investment.

We do, however, compensate our Marketing Representatives from the management fees we earn on Accounts that they are responsible for and for their clients who invest in our Funds. This practice presents a conflict of interest and gives our marketing representatives an incentive to recommend our investment strategies and Funds based on

the compensation received, rather than on a client's needs. Our mutual fund and wrap accounts are available through brokers and other agents not affiliated with us. For the mutual funds, those brokers and agents are generally compensated through a portion of our advisory fees, and in some cases through 12b-1 fees disclosed in the mutual fund documents.

ITEM 6: PERFORMANCE-BASED FEES AND SIDE-BY-SIDE MANAGEMENT

We may receive investment advisory fees for some of the Funds that we manage that are performance fees. For investment strategies invested in marketable securities, the performance fee normally consists of an increased asset-based fee which is tied to the performance of the Fund to a benchmark. For alternative investment strategies and some marketable securities accounts, the performance fees are based on the Fund achieving net gains over a stated rate of return.

Our portfolio managers may share in performance fees. In each case the fees are specifically authorized by the Fund documents and disclosed in any Fund disclosure documents. For other Funds we manage that make the same or similar investments, we may receive investment advisory fees based only on a percentage of assets or a fixed fee.

Performance fees create a risk that:

- we may have an incentive to allocate more attractive investment opportunities to Funds with performance fees; and
- we may cause the Fund to make investments that are more speculative than we would for an Fund with similar investment guidelines that does not have performance fees. However, we may receive no performance fee or a reduced fee if the Fund has losses, which can align our interest with the client and temper this risk.

Funds that make similar investments, but do not pay us performance fees, may have different investment advisory fees from each other, which also can create the risk that we may allocate more attractive investment opportunities to Funds with greater investment advisory fees.

To mitigate these risks, we monitor Funds for compliance with investment guidelines and follow investment allocation policies. Under our allocation policies, when a particular investment would be appropriate for several Funds we manage, we apportion the investment in a manner that we determine in good faith to be fair and equitable. Our apportionment may not be strictly pro rata depending on our determination of all relevant factors such as differing investment objectives, diversification considerations, and cash availability. We follow similar good faith apportionment policies when disposing of investments for our Funds. These allocation policies could in certain circumstances

adversely affect the price paid or received by our Funds. See Item 12 of this Brochure, describing our *Brokerage Practices*, for more information.

ITEM 7: TYPES OF CLIENTS

Our clients include many of the largest corporate and public pension plans, financial institutions, registered investment companies, endowments and foundations in the U.S., as well as a number of foreign investors, foreign investment companies and high net worth individuals.

Accounts in our investment strategies are generally subject to a minimum account size. In some instances, the minimum may be negotiated because of special circumstances, such as clients with investments managed by us in multiple strategies.

- **TCW Mutual Funds.** The minimum account size for each of the TCW Mutual Funds is \$2,000.
- **Managed Accounts.** The minimum account size for the managed accounts listed in Item 5 above is \$1,000,000
- **Wrap Accounts.** The minimum account size for each of the wrap fee programs is generally \$100,000.

IMPORTANT NOTICE:

In no event should this Brochure be considered an offer of interests in a Fund or relied upon in determining to invest in a Fund. It is also not an offer of, or agreement to provide, advisory services directly to any recipient. Rather, this Brochure is designed only to provide information about us to comply with regulatory requirements under the Advisers Act, which may cause information in this Brochure to differ from the information provided in the offering materials for the Fund. If there is any conflict between the information in this Brochure and similar information in the Fund's offering material, you should rely on the information in the offering material.

ITEM 8: METHODS OF ANALYSIS, INVESTMENT STRATEGIES AND RISK OF LOSS

An investment in any of our strategies involves risk, including the risk that an investor can lose money. An investment in any of these strategies by itself is not a balanced investment program for purposes of an investor's portfolio diversification needs. Investors should consult with their financial adviser regarding the appropriateness of an investment in any of these strategies for their overall investment program.

The following are general descriptions of our current investment strategies, not descriptions of any particular Mutual Fund or other Investment Company. For descriptions of the strategies, methods of analysis, and risks of loss of any of the TCW Mutual Funds or other Investment Companies we advise or sub-advise, see their

prospectus or other offering documents. Certain of the strategies listed below may not be offered for Wrap Accounts or Separate Account, such as the fixed incomes strategies that invest in mortgage-backed securities, because of the dollar amount of the securities typically traded.

EQUITIES

The equities strategies that we offer and the principal methods and sources of analysis we use are:

- **Concentrated Core.** A highly-focused approach primarily targeting top large cap companies with strong and enduring business models. An active strategy utilizing proprietary fundamental research focused on identifying companies with improving operating prospects. . The strategy also uses cyclical and political risk analysis. Sources of information include financial news, review of corporate activity, internal and third-party research, company reports and press releases, due diligence meeting with management and interviews with suppliers, customers and competitors.
- **Concentrated Value.** A concentrated, large cap value strategy of generally 25-40 securities seeking capital appreciation through fundamental research, analysis of a company's return on capital and cash flow, and a concentrated portfolio structure. The strategy also uses charting, technical, and cyclical analysis, as well as analysis of proprietary data and analytical systems, credit analysis, analysis of discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, internal and third-party research, company reports and press releases, and due diligence meetings with management.
- **Focused Growth.** A large cap growth strategy seeking capital appreciation by investing in equity securities of high quality companies with the potential for above average earnings growth. The strategy uses charting, fundamental, technical, and cyclical analysis, as well as analysis of securities structures, country and political risk, geological, reserve engineering and consultant reports, proprietary data and analytical systems, credit, monthly compliance statements, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, inspection of corporate activity, internal and third-party research, timing services, company reports and press releases, due diligence meetings with management, court filings, independently prepared engineering and technical reports, interviews with suppliers, customers and competitors and audited financial reports.
- **Growth Equities.** A strategy that seeks to achieve long-term capital appreciation primarily from medium-sized companies with above average growth prospects and the potential for positive earning surprise. The strategy uses fundamental and cyclical analysis. Sources of information include financial news, inspection of

corporate activity, internal and third-party research, corporate rating services, company reports and press releases, due diligence meetings with management, court filings, interviews with suppliers, customers and competitors and audited financial reports.

- **Large Cap Growth.** A large cap growth strategy seeking capital appreciation by investing in equity securities of high quality companies with the potential for above average earnings growth. The strategy uses charting, fundamental, technical, and cyclical analysis, as well as analysis of securities structures, country and political risk, geological, reserve engineering and consultant reports, proprietary data and analytical systems, credit, monthly compliance statements, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, inspection of corporate activity, internal and third-party research, timing services, company reports and press releases, due diligence meetings with management, court filings, independently prepared engineering and technical reports, interviews with suppliers, customers and competitors and audited financial reports..
- **Large Cap Value.** A diversified large cap value strategy generally containing 45-75 securities seeking capital appreciation that uses fundamental research, earnings forecasts, return on invested capital, and quantitative portfolio construction. The strategy also uses charting, and cyclical analysis, as well as analysis of securities structures, country and political risk, geological, reserve engineering and consultant reports, proprietary data and analytical systems, credit, monthly compliance statements, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, inspection of corporate activity, internal and third-party research, timing services, company reports and press releases, due diligence meetings with management, court filings, independently prepared engineering and technical reports, interviews with suppliers, customers and competitors and audited financial reports.
- **Pluris.** A large cap value strategy which seeks to maximize total return using a highly concentrated approach that generally holds no more than 15 securities, and which invests in undervalued companies with improving cash flow and returns on invested capital. The strategy uses charting, fundamental, technical, and cyclical analysis, as well as analysis of securities structures, country and political risk, geological, reserve engineering and consultant reports, proprietary data and analytical systems, credit, monthly compliance statements, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, inspection of corporate activity, internal and third-party research, timing services, company reports and press releases, due diligence meetings with management, court filings, independently prepared engineering and technical reports, interviews with suppliers, customers and competitors and audited financial reports.

- **Relative Value Dividend Focus.** A strategy which employs a highly disciplined, analytically-driven investment process utilizing quantitative and qualitative resources to generate investment ideas. Primarily invests in equities of companies with dividend paying records. The strategy uses fundamental analysis as well as an analysis of political risk, proprietary data and analytical systems and analysis of monthly compliance statements. Sources of information include financial news, inspection of corporate activity, internal and third-party research, company reports and press releases, due diligence meetings with management, interviews with suppliers, customers and competitors and audited financial reports.
- **Relative Value Large Cap.** A strategy seeking undervalued, large cap stocks where the company has a fundamental catalyst or competitive advantage which will ultimately be recognized by the market place and appreciate in value. The strategy uses fundamental analysis as well as an analysis of political risk, proprietary data and analytical systems and analysis of monthly compliance statements. Sources of information include financial news, inspection of corporate activity, internal and third-party research, company reports and press releases, due diligence meetings with management, interviews with suppliers, customers and competitors and audited financial reports.

Note: The following strategies are subject to small and mid-capitalization risk as described below:

- **Relative Value Small Cap.** A research driven, small cap approach characterized as "the search for value, poised for growth." The strategy uses fundamental analysis as well as an analysis of political risk, proprietary data and analytical systems and analysis of monthly compliance statements. Sources of information include financial news, inspection of corporate activity, internal and third-party research, company reports and press releases, due diligence meetings with management, interviews with suppliers, customers and competitors and audited financial reports.
- **Small Cap Growth.** An approach that focuses on equity investments in lesser-known, smaller companies that are experiencing improving fundamentals and above-average growth prospects on a long-term basis. The strategy uses fundamental analysis, as well as analysis of geological, reserve engineering and consultant reports, proprietary data and analytical systems, credit, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, company reports and press releases, due diligence meetings with management, interviews with suppliers, customers and competitors and audited financial reports.
- **SMID Cap Growth.** A strategy that seeks to achieve capital appreciation primarily through investment in high quality small-and medium-sized companies with superior earnings growth and attractive stock market valuations. The strategy

- uses fundamental analysis, as well as analysis of geological, reserve engineering and consultant reports, proprietary data and analytical systems, credit, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, company reports and press releases, due diligence meetings with management, interviews with suppliers, customers and competitors and audited financial reports.
- **TCW Growth (All Cap) Strategy.** An all-cap growth strategy seeking capital appreciation by investing in a unique blend of equity securities across all market capitalizations with the potential for above average earnings growth. The strategy uses charting, fundamental, technical, and cyclical analysis, as well as analysis of securities structures, country and political risk, geological, reserve engineering and consultant reports, proprietary data and analytical systems, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, inspection of corporate activity, internal and third-party research, corporate rating services, company reports and press releases, due diligence meetings with management, court filings, independently prepared engineering and technical reports, interviews with suppliers, customers and competitors, third party analytical systems and audited financial reports.
 - **TCW Multi-Cap Growth Strategy.** An approach that focuses on equity investments in mispriced securities of companies in all capitalization ranges with good fundamentals and above-average growth prospects on a long-term basis. In addition to fundamental analysis, this strategy is based on analysis of securities structures, country and political risk, geological, reserve engineering and consultant reports, proprietary data and analytical systems, discounted cash flows and discussions with third parties. Sources of information include financial news, inspection of corporate activity, internal and third-party research, corporate rating services, company reports and press releases, due diligence meetings with management, court filings, interviews with suppliers, customers and competitors, and audited financial reports.
 - **Value Added.** An aggressive capital appreciation style that generally invests in small cap companies deemed to be undervalued relative to the equities market. The strategy uses charting, fundamental, technical, and cyclical analysis, as well as analysis of securities structures, country and political risk, geological, reserve engineering and consultant reports, proprietary data and analytical systems, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, inspection of corporate activity, internal and third-party research, company reports and press releases, due diligence meetings with management, court filings, independently prepared engineering and technical reports, interviews with suppliers, customers and competitors and audited financial reports.

- **Value Opportunities.** An aggressive capital appreciation style that generally invests in small- and medium-sized cap companies deemed to be undervalued relative to the equities market. The strategy uses charting, fundamental, technical, and cyclical analysis, as well as analysis of securities structures, country and political risk, geological, reserve engineering and consultant reports, proprietary data and analytical systems, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, inspection of corporate activity, internal and third-party research, company reports and press releases, due diligence meetings with management, court filings, independently prepared engineering and technical reports, interviews with suppliers, customers and competitors and audited financial reports.

The principal risks of investing in our equities strategies are:

- **equity risk:** the risk that stocks and other equity securities generally fluctuate in value more than bonds and may decline in value over short or extended periods based on changes in a company's financial condition and in overall market economic and political conditions.
- **price volatility risk:** the risk that the value of the investment portfolio will change as the prices of its investments go up or down.
- **liquidity risk:** the risk that there may be no willing buyer of the portfolio securities and it may have to sell those securities at a lower price or may not be able to sell the securities at all, each of which would have a negative effect on performance.
- **market risk:** the risk that returns from the securities in the investment portfolio will underperform returns from the general securities markets or other types of securities.
- **securities selection risk:** the risk that the securities in the investment portfolio will underperform other accounts or funds investing in the same asset class or benchmarks that are representative of the asset class because of the our choice of securities.
- **portfolio management risk:** the risk that an investment strategy may fail to produce the intended results.
- **issuer risk:** the risk that the value of a security may decline for reasons directly related to the issuer such as management performance, financial leverage and reduced demand for the issuer's goods or services.
- **investment style risk:** the risk that the particular style or set of styles that the we primarily use may be out of favor or may not produce the best results over short or longer time periods and may increase the volatility of the value of the investment portfolio.

- **globalization risk:** the risk that the growing interrelationship of all global economies and financial markets has increased the effect of conditions in one country or region on issuers of securities in a different country or region.
- **non-diversification risk:** the risk that the portfolio we invest in may be subject to wider fluctuations in value than if it were subject to broader diversification requirements.
- **foreign investing risk:** the risk that the asset
- **small and mid-capitalization risk:** For certain of our strategies identified below, the risk that the stock performance of small and mid-capitalization companies can be more volatile than the stock performance of large capitalization companies, and they face the risk of business failure which increase the risk of loss.

U.S. FIXED INCOME

The fixed income strategies we offer are:

- **Cash Management.** A short-term strategy emphasizing principal protection and liquidity by seeking to invest in high quality short-term investments. The assets are primarily invested in U.S. government securities, repurchase agreements and corporate debt.
- **Core Fixed Income.** This strategy invests across US Fixed Income sectors and seeks to outperform by applying specialized management expertise and allocating capital among the US government, corporate, and mortgage-backed bond sectors. In addition to the risk factors of all fixed income strategies, see the risk factors for mortgage-backed and asset-backed securities, below.
- **Core Plus Fixed Income.** The strategy seeks to outperform the broad bond market by applying specialized management expertise to and allocating capital among the US government, corporate, high yield and mortgage-backed bond sectors. In addition to the risk factors of all fixed income strategies, see the risk factors for derivatives and mortgage-backed and asset-backed securities, below.
- **Corporate Bonds.** A value-oriented strategy capitalizing on our fundamental credit analysis capabilities. The focus is on identifying investment grade corporate bonds offering attractive yields with a particular emphasis on avoiding deteriorating credits as well as selecting improving credits. In addition to the risk factors of all fixed income strategies, see the risk factor for, below.
- **High Yield Fixed Income.** The Fund seeks to maximize income and to achieve above average total return consistent with reasonable risk over a full market cycle

by investing in high yield/below investment grade bonds, commonly known as “junk bonds.”

Note: In addition to the risks of all our fixed income strategies, the following are subject to the mortgage-backed securities, asset-backed securities and derivatives risks described below.

- **Index Plus Mortgage-Backed Securities.** A fixed income strategy that seeks high income and total returns in excess of the broad investment grade bond market through investing in US dollar-denominated mortgage-backed securities. This strategy generally involves tighter restraints in the investments it makes, such as non-agency mortgage-backed securities, than our Mortgage-Backed Securities strategy.
- **Mortgage-Backed Securities.** A fixed income strategy that seeks high income and total returns in excess of the broad investment grade bond market through investing in US dollar-denominated mortgage-backed securities.
- **Mortgage-Backed Short-Intermediate.** A fixed income strategy investing primarily in mortgage-backed securities of US government agencies. The strategy seeks to capture much of the higher yields of traditional long-term bond portfolios with relatively less volatility.
- **Opportunistic Core Plus Fixed Income.** A strategy that invests in domestic and international fixed income sectors. Its goal is to outperform the aggregate bond market over full market cycles.
- **Opportunistic Mortgage-Backed Securities.** The Opportunistic Mortgage-Backed Securities strategy offers investors the opportunity to take advantage of the pockets of inefficiencies that exist due to the significant repricing of mortgage credit risk. With extensive experience in all sectors of the MBS markets, we are ideally equipped to exploit these opportunities.
- **Specialized Cash Management.** A fixed income strategy investing in adjustable rate and other short-term mortgage-backed securities issued by US government agencies. The strategy seeks to outperform short-term US Treasuries and other “AAA” credits.
- **Strategic Mortgage-Backed Securities.** An aggressive, total return fixed income strategy, emphasizing complex mortgage-backed securities designed to offer high absolute returns. The strategy is not managed within a prescribed duration range, and may vary greatly over time.
- **Total Return Mortgage-Backed Securities.** A fixed income strategy that seeks high income and total returns in excess of the broad investment grade bond

market through investing in US dollar-denominated mortgage-backed securities. This strategy generally involves fewer restraints in the investments it makes, such as non-agency mortgage-backed securities, than our Mortgage-Backed Securities strategy.

Our methods and sources for analysis for fixed income strategies:

We perform fundamental, technical, and cyclical analysis. Our sources of information includes financial news, inspection of corporate activities, internal and external research, corporate rating services, annual reports and corporate filings with the SEC, company press releases, macroeconomic data, and interviews with other investors to gain market intelligences or to learn of possible bondholder initiatives. We conduct interviews with issuers or their representatives to develop earnings estimates and to assess changes in corporate directions, management changes, and financial condition. We receive typical, unsolicited information from various brokers, such as research and analysis regarding securities issuers.

The principal risks of all fixed income strategies are:

- **interest rate risk:** the risk that debt securities will decline in value because of changes in interest rates or a decline in interest rates will lower the Fund's yield.
- **credit risk:** the risk that an issuer will default in the payment of principal and/or interest on a security.
- **price volatility risk:** the risk that the value of the Fund's investment portfolio will change as the prices of its investments go up or down.
- **issuer risk:** the risk that the value of a security may decline for reasons directly related to the issuer such as management performance, financial leverage and reduced demand for the issuer's goods or services.
- **liquidity risk:** the risk that there may be no willing buyer of the Fund's portfolio securities and the Fund may have to sell those securities at a lower price or may not be able to sell the securities at all each of which would have a negative effect on performance.
- **market risk:** the risk that returns from the securities in which the Fund invests will underperform returns from the general securities markets or other types of securities.
- **securities selection risk:** the risk that the securities held by the Fund will underperform other funds investing in the same asset class or benchmarks that are representative of the asset class because of the portfolio managers' choice of securities.
- **portfolio management risk:** the risk that an investment strategy may fail to produce the intended results.
- **globalization risk:** the risk that the growing inter-relationship of all global economies and financial markets has increased the effect of conditions in one country or region on issuers of securities in a different country or region.

The following are risks of strategies that invest in mortgage-backed securities:

- **prepayment risk of mortgage-backed securities:** the risk that in times of declining interest rates, the Fund's higher yielding securities will be prepaid and the Fund will have to replace them with securities having a lower yield.
- **extension risk of mortgage-backed securities:** the risk that in times of rising interest rates mortgage prepayments will slow causing portfolio securities considered short or intermediate term to be long-term securities which fluctuate more widely in response to changes in interest rates than shorter term securities.

The following are risks of strategies that employ derivatives or leverage:

- **derivatives risk:** the risk of investing in derivative instruments, including liquidity, interest rate, market and management risks, mispricing or improper value. Changes in the value of a derivative may not correlate perfectly with the underlying asset, reference rate or index and the Fund could lose more than the principal amount invested.
- **leveraging risk:** the risk that leverage created from borrowing or certain types of transactions or instruments, including derivatives, may impair the Fund's liquidity, cause it to liquidate positions at an unfavorable time, increase volatility or otherwise not achieve its intended result.
- **counterparty risk:** the risk that the other party to a contract, such as a swap agreement, will not fulfill its contractual obligations.

The following are risks of strategies that invest in asset-backed securities;

- **asset-backed securities investment risk:** the risk that the impairment of the value of the collateral underlying a security in which the Fund invests such as non-payment of loans, will result in a reduction in the value of the security.

BALANCED

- **Core Balanced.** A strategy which consists of the TCW Concentrated Core Equity Strategy and the TCW High Grade Fixed Income Strategy, described above, and seeks to provide high total return from equity and fixed income markets by investing in a managed asset allocation portfolio of high quality stocks and bonds.

INTERNATIONAL

- **Emerging Markets Equities.** This strategy seeks long-term capital appreciation by investing in the equity securities of issuers in emerging market countries. In addition to fundamental, technical and cyclical analysis, our portfolio managers analyze securities structures, country and political risk, geological, reserve engineering or consultant reports, proprietary data, cash flows, and discussions with third parties. This strategy is subject to the same risks as U.S. equities described above, including derivatives, leveraging and counterparty risk. In

addition it is subject to the special risks for international strategies described below.

- **Emerging Markets Fixed Income.** This strategy seeks high current income and total returns by investing in emerging market fixed income securities, including the debt obligations of public and private sector issuers. The strategy uses charting, fundamental, technical, and cyclical analysis, as well as analysis of securities structures, country and political risk, geological, reserve engineering and consultant reports, proprietary data and analytical systems, credit, discounted cash flows, and discussions with 3rd parties. Sources of information include financial news, inspection of corporate activity, internal and third-party research, corporate rating services, timing services, company reports and press releases, due diligence meetings with management, court filings, independently prepared engineering and technical reports, interviews with suppliers, customers and competitors, third party analytical systems and audited financial reports. This strategy is subject to the same risks as U.S. fixed income strategies described above, including derivatives, leveraging and counterparty risk. In addition it is subject to the special risks for international strategies described below.
- **Emerging Markets Local Currency.** This strategy seeks high current income and total returns by investing in emerging market fixed income securities, including the debt obligations of public and private sector issuers denominated in the local currency. For this strategy our managers employ charting, fundamental, technical and cyclical analysis, as well as analysis of securities structures, country and political risks, geological, reserve engineering or consultant reports, proprietary data and analytical systems, credit, discounted cash flows and discussions with third parties.
- **International Fixed Income.** This strategy invests primarily in non-US dollar-denominated investing grade fixed income securities. It seeks to maintain a sufficient degree of country diversification to reduce risk while seeking to outperform the benchmark. In addition to fundamental and technical analysis, we analyze securities structures, country and political risk and credit. . This strategy is subject to the same risks as U.S. fixed income strategies described above, including derivatives, leveraging and counterparty risk. In addition it is subject to the special risks for international strategies described below.
- **International Small Cap.** This strategy seeks long-term capital appreciation by investing the equity securities of small capitalization companies that are domiciled outside the United States or whose primary business operations are outside the United States. Small capitalization companies are companies with a market capitalization of \$6 billion or less at time of investment. For this strategy our manager employ charting, fundamental, technical and cyclical analysis, as well as analysis of securities structures, country and political risk, geological, reserve engineering or consultant reports, proprietary data and analytical systems,

cash flows, discussions with third parties, and rank order screening techniques. This strategy is subject to the same risks as U.S. equities described above, including derivatives, leveraging and counterparty risk. In addition it is subject to the special risks for international strategies described below, and the risk that the stock performance of small and mid-capitalization companies can be more volatile than the stock performance of large capitalization companies, and they face the risk of business failure which increase the risk of loss.

The principal additional risks for international strategies are:

- **emerging market country risk:** the risk that the value of investments will decline due to the greater degree of economic, political and social instability of emerging market countries as compared to the developed countries.
- **foreign currency risk:** the risk that the value of the investments denominated in foreign currencies will decline in value because the foreign currency has declined in value relative to the U.S. dollar.

ITEM 9: DISCIPLINARY INFORMATION

Not Applicable.

ITEM 10: OTHER FINANCIAL INDUSTRY ACTIVITIES AND AFFILIATIONS

Broker-Dealer. TCW Funds Distributors (“TFD”) is a registered broker-dealer that is affiliated with us. Some of our employees are registered representatives or principals of TFD. These registered representatives and principals may receive compensation from us for selling interests in open- and closed-end commingled investment vehicles that we manage. They do not receive sales commissions from those investment vehicles, unless specifically disclosed.

Commodities Registrations. TCW Asset Management Company (“TAMCO”) and Metropolitan West Asset Management, LLC (“MetWest”) are registered investment advisors that are affiliated with us. Trust Company of the West (“TrustCo”), a related party that is a California trust company licensed by the California Department of Financial Institutions and TAMCO are registered as commodity pool operators (“CPO”). Both TAMCO and MetWest are registered as commodity trading advisers (“CTA”). Some of our officers are registered as associated persons those affiliates as a CPO and CTA. These associated persons may receive compensation from those affiliates for selling interests in funds or for accounts those affiliates manage. They do not receive sales commissions or other compensation from those funds or accounts, unless specifically disclosed.

Investment Advisers. For certain strategies, we may retain related registered investment advisers on a fully-disclosed basis. See the Brochure for each registered investment adviser described below for additional information regarding their investment management services.

- Buchanan Street Partners, L.P. (SEC Number: 801-606034; CRD Number: 113634)
- TCW Asset Management Company (SEC Number: 801-6642; CRD Number: 105742)
- Metropolitan West Asset Management, LLC (SEC Number: 801-53332; CRD Number: 104571)
- TCW-WLA JV Venture LLC (SEC Number: 801-71746 ; CRD Number: 154760)

Banks and Trust Companies. An affiliate of ours, Trust Company of the West, is a California trust company licensed by the California Department of Financial Institutions. We are indirectly controlled by Société Générale, S.A., an international banking institution. See Item 11, Participation or Interest in Client Transactions, for further information about transactions we may enter into with Société Générale, S.A. and its affiliates.

Private Funds. We or one of our affiliates is the general partner or managing member of the limited partnerships and limited liability companies listed below that we provide investment management services to and for which our clients of may be solicited to invest. At the time of any such solicitation clients will receive an offering memorandum relating to the limited partnership or limited liability company.

- TCW Shared Opportunity Fund II, L.P.
- TCW Leveraged Income Trust, L.P.
- TCW Leveraged Income Trust II, L.P.

Other Advisers We May Recommend to Clients.

We from time to time recommend to our clients affiliated or unaffiliated investment advisors that are not subsidiaries of The TCW Group, Inc. (together “**Non-TCW Advisors**”). The Non-TCW Advisors may pay us compensation, including a portion of the management and performance fees that they receive, for any of our clients that invest with the Non-TCW advisor. This could create the risk that we refer our clients to the Non-TCW Advisors solely to receive the compensation, without consideration of the interests of the client. However, we review each Non-TCW Advisor, as well as their investment strategies and funds that we recommend, to determine that the adviser has appropriate business capability and capacity and that they offer investment alternatives that may not be available from us. We disclose to the clients we refer to Non-TCW

Advisors that we may be compensated if the client establishes an Account or invests in a Fund of the Non-TCW Advisor.

The following are Non-TCW Advisors we may refer our clients to:

- Amundi Group
- Lyxor Asset Management, S.A.
- Lyxor Asset Management Inc.
- Rockefeller & Co., Inc.

ITEM 11: CODE OF ETHICS, PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS AND PERSONAL TRADING

SUMMARY OF OUR CODE OF ETHICS

Our officers, directors and employees are generally subject to our Code of Ethics (the “**Code**”). We will provide a copy of our Code of Ethics to any client or prospective client upon request. Our contact information appears on the first page of this Brochure.

The Code includes:

- **Conduct Principles.** General principles of conduct for all employees;
- **Restrictions on Personal Investment.** Restrictions on investment transactions in which our officers, directors and certain other persons have a beneficial interest to avoid any actual or potential conflict or abuse of their fiduciary position. The Code permits personnel subject to the Code to invest in securities, but contains several restrictions and procedures designed to eliminate conflicts of interest including: (a) pre-clearance of non-exempt personal investment transactions; (b) quarterly reporting of personal securities transactions and initial and annual reporting of securities holdings; (c) a prohibition against personally acquiring securities in an initial public offering, entering into uncovered short sales and writing uncovered options; (d) a ten day “black out period” prior or subsequent to a client transaction during which portfolio managers are prohibited from making certain transactions in securities which are being purchased or sold by a client of such manager; (e) a prohibition, with respect to certain investment personnel, from profiting in the purchase and sale, or sale and purchase, of the same (or equivalent) securities, within 60 calendar days; (f) a prohibition against acquiring any security which is subject to firm wide or, if applicable, a department restriction; (g) a prohibition of the purchase of securities offered in a hedge fund, other private placement or limited offering (other than certain offerings we sponsor) except with prior approval of designated officers; (h) a prohibition of a purchase, without prior disclosure to a designated officer, on behalf of a client through a private placement of a security of an issuer or its affiliate, if a member of the department purchasing the security has a beneficial interest in the issuer or

affiliate; and (i) a prohibition of acquiring any third party mutual fund we advise or subadvise.

- **Insider Trading Rules.** A policy statement on insider trading that provides generally that none of our officers, directors or employees (a) may buy or sell a security either for themselves or others while in possession of material non-public information about the company, or (b) communicate material, non-public information to others who have no official need to know. The policy statement provides guidance about what is material non-public information, lists common examples of situations in which our personnel could obtain that information, and describes our procedures regarding securities maintained on its "Restricted Securities List" and for establishing Information Walls. It also identifies parties to contact for questions in connection with the requirements of the policy statement.
- **Restrictions on Gifts and Preferential Treatment.** A policy governing gifts, payments and preferential treatment that includes an approval process for specific categories of gifts and entertainment provided to our employees or given by our employees.
- **Restrictions on Employee Outside Activities.** A policy governing an employee's activities outside of their employment with us, including outside employment, service as a director or in a similar capacity, fiduciary appointments, participation in public affairs and service as treasurer of clubs, houses of worship and lodges.
- **Restrictions on Political Contributions and Activities.** A policy on political activities and contributions, containing general rules governing contributions and solicitation, responsibility of individuals for personal contribution limits, quarterly reporting of political activities by certain employees and rules for political activities on our premises and for using our resources. The policy further requires employees and certain of their related parties to obtain pre-clearance of political contributions, solicitations and volunteer activity.
- **Confidentiality requirements.** Policies governing the confidentiality of our client and business information.
- **Whistleblower.** A policy requiring employees to report illegal activity or activities that may violate our formal policies and procedures, including the Code of Ethics.

The Code provides that exemptive relief may be given from certain of its requirements, upon application.

PARTICIPATION OR INTEREST IN CLIENT TRANSACTIONS

Transactions with Société Générale and Related Parties. Société Générale Asset Management, S.A., a company controlled by Société Générale, S.A. ("SG") owns a majority of the stock of The TCW Group, Inc., our parent company. As a result, SG and

its subsidiaries and affiliates (which include broker-dealers, banks and other financial intermediaries and institutions) are now our related persons.

- We will enter into transactions or services involving related persons only in accordance with applicable laws and where we determine that the transactions or services are being done on an arm's length basis at fees or rates comparable to: (i) those generally available to the related person's other clients and (ii) those available to us in the marketplace from unrelated parties.
- Where required under Section 206(3) of the Advisers Act, and related rules, or Rule 17e-1 under the Investment Company Act, we will obtain client consent prior to effecting transactions with related parties, either on a case-by-case basis or on a blanket basis, as required or permitted by law. Certain funds we manage specifically authorize transactions with related parties and us, or an affiliate, may consent to those on behalf of those funds.
- From time to time, we may take the following actions on behalf of our clients, or recommend to our clients that they take such actions:
 - buy or sell securities in which persons related to us have a financial interest;
 - effect transactions through related persons, including broker-dealers acting as principal or as agent for non-clients;
 - buy or sell securities to or from related persons who are broker-dealers;
 - buy or sell securities in which we, parties related to us or our other client's accounts are at the same time effecting a sale or purchase; and
 - effect transactions with brokers that have clearing relationships with related persons who are broker-dealers.

In any transaction with a related party, the related party may receive compensation. Furthermore, we may act as investment adviser for related persons and may act as investment adviser for pension vehicles of related persons. We may be restricted under certain circumstances from entering into principal and agency and other transactions with affiliates of SG. We have adopted procedures to identify brokers affiliated with SG, and that are designed generally to prevent the purchase for certain clients of securities issued by SG and certain of its affiliates. We have also adopted policies and procedures with respect to permitted transactions with our affiliates designed to assure that client interests are not adversely affected.

Investment Products. We may, from time to time, recommend to or purchase or sell on behalf of clients, securities or other investment products (“**Investment Products**”) in which we, our affiliates or other related persons have a financial interest as the

investment manager, general partner or trustee or as a co-investor in such Investment Products.

Consulting and Structuring Fees. We and our affiliates may receive fees from third parties for performing consulting, merger and acquisition structuring or other financial advisory services or acting as directors, officers or creditors' committee members. These fees can relate to actual, contemplated or potential investments of our clients. Such fees may be retained entirely affiliates or us.

Certain Funds pay us or an affiliate up-front structuring fees. In each case the fees are specifically authorized by the fund documents and disclosed in fund or account disclosure documents, if any. All or a portion of any structuring fees may be credited against investment advisory fees that we earn from the fund.

Transactions by Different Accounts, Funds and Strategies. We may recommend or enter into for clients of any investment strategy:

- sales of or short positions (if allowed) in securities of an issuer, at the same time other of our or our related investment strategies purchase securities of the same issuer for their clients; or
- investments in securities in the same and/or different parts of the capital structure of an issuer than other of our, or our related, strategies.

Securities We Purchase, Hold or Sell. We may recommend, buy or sell securities of issuers in which we or related persons may also purchase, hold or sell securities. These securities may be either publicly traded or private placements. Our Code of Ethics described above establishes various procedures with respect to investment transactions in which our related persons have a beneficial interest that are designed to reduce the potential for conflicts of interest.

Board of Director Memberships. Our officers or employees may from time to time be members of the boards of directors of publicly-held companies which may be permitted investments of various investment strategies we offer. In these cases, we take steps, such as establishing appropriate "Information Wall" procedures or placing the security in question on a Restricted List, which may limit or preclude us from purchasing or selling such securities for our clients.

ITEM 12: BROKERAGE PRACTICES

GENERAL. We and our affiliates seek to achieve best execution when trading. Other goals include execution of trades on behalf of clients in a timely and cost effective manner, fairness to clients, both in priority of order execution and in the allocation of the price obtained in execution of trades, and compliance with client trading related mandates and investment restrictions.

EQUITIES. Transactions in equities are not always executed at the lowest available commission, and we may effect transactions which cause the client to pay a commission in excess of a commission that another broker-dealer would have charged. We do that if we determine that such commission is reasonable in relation to the value of the brokerage and research services we receive.

- **Block Trades.** In an effort to achieve efficiencies in execution and reduce trading costs, we and our affiliates frequently aggregate securities transactions on behalf of a number of accounts at the same time, generally referred to as "*block trades*." When executing block trades, trades will be allocated among accounts using procedures that we consider fair and equitable. Participation of an account in the allocation is based on such considerations as investment objectives, guidelines and restrictions, availability of cash, amount of existing holdings (or substitutes) of the security in the accounts, investment horizon and directed brokerage instructions, if applicable. We may execute securities transactions alongside or interspersed between block orders when we think that such execution will not interfere with our ability to execute the order in a manner believed to be most favorable to our clients as a whole. We may exclude trades for accounts that direct brokerage or that are managed in part for tax considerations from block trades.

In some cases, various forms of pro rata allocation are used, and in other cases, random allocation processes are used. However, considerations such as lot size, existing or targeted account weightings in particular securities, account size, cash availability, diversification requirements and investment objectives, restrictions and time horizons may result in more particularized allocations. In connection with multi-account purchase or sale programs, and in other circumstances, if practicable, if multiple trades for a specific security are made with the same broker in a single day, those securities are allocated to accounts based on a weighted average purchase or sale price.

- **Order Sequencing.** For our U.S. equity strategies we employ a proprietary sequencing methodology designed to determine the trading order of participating equity accounts in such a manner as to provide the most favorable execution under the circumstances, considering factors deemed relevant. The methodology takes into account the liquidity of the security being purchased or sold, the size of the order and the potential market impact. Under the methodology, trades involving less liquid securities, or a higher potential for market impact, will generally result in fully-directed equity accounts being queued at the end of the order so as to minimize the market impact of the order on other accounts. Conversely, trades involving more liquid securities and/or lower potential for market impact may result in fully-directed equity accounts being queued over the course of the full order, which may be either closer to the beginning or the end of the order. Although we believe that our sequencing methodology will result in better net execution of client orders, it is not designed to ensure (and we do not expect) that all clients will receive the same execution terms with respect to

orders placed pursuant to this methodology. Additionally, we may trade in a manner not dictated by the sequencing methodology if we determine, in our discretion, that to do so will improve the overall quality of execution. Sometimes securities are held in multiple strategies managed by the same portfolio manager. In these cases, trading in a security in one strategy may (but need not necessarily) occur concurrently with trading of the same or a similar security in other strategies managed by the portfolio manager.

- **Allocation of Public Offerings.** We generally share allocations of equity securities in a pro rata fashion based upon assets under management of those accounts eligible to participate in the initial public offering. We may, however, determine not to allocate shares to Accounts or Funds below a certain minimum threshold. Portfolio managers are also required to designate whether their interest in an equity new issue allocation is to establish a long-term position or is for trading purposes, and priority is given to allocations for long-term positions. In addition, fully directed equity accounts will not be allocated shares in initial public offerings.
- **Client Directed Brokerage.** We may not be able to negotiate commissions or obtain volume discounts with a broker for accounts that direct brokerage. Because of that, such accounts may pay higher commissions than those that do not direct brokerage and may not get best execution. Accounts with directed brokerage instructions may be excluded from block trades and their directed orders will generally be executed following completion of any non-directed trades. As a result, performance results for these accounts may vary from other client accounts we manage in the same strategy. In some instances, the client may direct us to make all or substantially all of their account trades with specific broker-dealers ("*fully directed*" accounts). Fully directed account clients may be required to sign certain acknowledgments, including the fact that such direction regarding brokerage may compromise best execution and that the client's account may trade after other accounts.
- **Wrap Fee Program Accounts.** In some instances, we provide investment advisory services under an arrangement offered by a broker-dealer sponsor, under which the sponsor may recommend us or make our services available, pay our investment advisory fee on behalf of the client, monitor and evaluate our performance, execute the client's portfolio transactions without commission charge or provide any combination of these or other services, all for a single fee paid by the client to the sponsor. These are commonly known as "*wrap fee*" accounts or programs. Our investment advisory fee under a wrap fee program may differ from that offered to other clients.

In evaluating the wrap fee program, the client should recognize that we do not negotiate brokerage commissions or the execution terms of transactions in the client's account and that securities transactions are executed "net", which means

without a commission. Trades are generally executed through the program sponsor to avoid incremental brokerage costs that would be incurred by use of other brokers. Because of this, we may not be free to seek best price and execution by placing transactions with other brokers. Wrap Account clients should satisfy themselves that the program can provide adequate price and execution of most or all transactions. The clients should also consider that their direction to execute orders through the wrap fee sponsor may result in that client receiving execution terms which are less favorable than those of clients who have not made such a direction. The client should also consider that, depending upon the level of the fee charged by the sponsor, the amount of portfolio activity in the client's account, the value of custodial and other services which are provided, and other factors, the final "all inclusive fee" may exceed the aggregate cost of such services if they were to be provided separately.

- **Client Commissions Used for Research.** When appropriate under its discretionary authority and consistent with its duty to seek best execution, we may direct brokerage transactions for accounts to broker-dealers who provide brokerage and research services. In some cases, research is provided directly by an executing broker-dealer ("*direct research providers*") and in other cases, research may be provided by third party research providers such as a non-executing third party broker-dealer or other third party research service ("*third party research providers*"). Research services furnished by direct research providers or third party research providers generally may be used for any or all of our clients, as well as clients of affiliated entities. In addition, research services generally may be used in connection with accounts other than those whose commissions were used to pay for such research services.

We use an internal allocation procedure to identify those direct research providers who provide us with research services and endeavor to place sufficient transactions with them to ensure the continued receipt of research services we believe are useful. Our procedures also seek to compensate third party research providers that provide us with research by directing executing broker-dealers to cause payments to be made to third party research providers, through cash payments from the executing broker, commission sharing arrangements between the executing broker and a research provider broker or through the use of stepout transactions. A "*stepout transaction*" is a securities trade executed by the executing broker-dealer, but settled by the non-executing research broker-dealer permitting the non-executing research broker-dealer to share in the commission. The determination of the broker-dealers to whom commissions are directed generally is made using a system involving the Director of Research, the portfolio managers and/or the research analysts and is periodically reviewed by the Trading Committee. The Director of Research coordinates the evaluation of broker-dealer research services in most instances, taking into account the views of TCW's portfolio managers and analysts.

Research services include items such as reports on industries and companies, economic analyses, review of business conditions and portfolio strategy, and various trading and quotation services. They also include advice from broker-dealers as to the value of securities, availability of securities, availability of buyers, and availability of sellers. In addition, they include recommendations as to purchase and sale of individual securities and timing of transactions.

We maintain records of all services that are provided under client commission arrangements or directly for third-party research. The records include descriptions of research services and products, the costs of these services, and the brokers with whom we have these arrangements. We may receive products or services from broker-dealers that are used for both research services and other purposes, such as corporate administration or marketing ("*mixed-use products or services*"). We make a good faith effort to determine the relative proportions of mixed-use products or services that may be attributable to research services. The portion attributable to research services may be paid through the allocation of brokerage commissions, and we pay the non-research service portion in cash.

Upon request, we may provide clients with commission reports that show commissions paid to brokers with whom the client's account has traded in a given period. In addition, upon request, we may provide clients with reports that disclose the extent to which commissions paid on a client's account have been used to pay for research services.

We use client brokerage commissions to obtain research or other products or services and receive a benefit because we do not have to pay for the research, products or services. We have an incentive to select or recommend a broker-dealer based on our interest in receiving the research or other products and services, rather than on our clients' interest in trading at the most favorable prices.

- **Commission Rates.** The head of our Equity Trading Department, with the approval of senior management, determines the guidelines for commission rates paid to broker-dealers for equities (other than for directed brokerage orders, discussed above). Fixed income securities are generally purchased from the issuer or a primary market maker acting as principal on a net basis without a stated commission but at prices generally reflecting a dealer spread. Both fixed income securities and equity securities may also be purchased from underwriters at prices that include underwriting fees. Because commission rates are fixed in some international markets, we may be unable to negotiate commissions to any meaningful degree in such markets.

FIXED INCOME. We take into account such factors as price (including the applicable dealer spread), size of order, and difficulty of execution when executing fixed income trades. Transactions are not always executed at the best available price. Other goals include execution of trades on behalf of clients in a timely and cost effective manner,

fairness to clients, both in priority of order execution and in the allocation of the price obtained in execution of trades, and compliance with client trading related mandates and investment restrictions.

Fixed income securities are generally purchased from the issuer or a primary market maker acting as principal on a net basis without a stated commission but at prices reflecting a dealer spread. Fixed income securities may also be purchased from underwriters at prices that include underwriting fees. Because of this pricing structure, research, and products and other services are not paid for from trades in fixed income securities.

- **Block Trades.** In an effort to achieve efficiencies in execution and reduce trading costs, we and our affiliates frequently aggregate securities transactions on behalf of a number of accounts at the same time, generally referred to as "*block trades*." When executing block trades, trades will be allocated among accounts using procedures that we consider fair and equitable. Participation of an account in the allocation is based on such considerations as investment objectives, guidelines and restrictions, availability of cash, amount of existing holdings (or substitutes) of the security in the accounts, investment horizon and directed brokerage instructions, if applicable. We may execute securities transactions alongside or interspersed between block orders when we think that such execution will not interfere with our ability to execute the order in a manner believed to be most favorable to our clients as a whole. We may exclude trades for accounts that direct brokerage or that are managed in part for tax considerations from block trades.

In some cases, various forms of pro rata allocation are used, and in other cases, random allocation processes are used. However, considerations such as lot size, existing or targeted account weightings in particular securities, account size, cash availability, diversification requirements and investment objectives, restrictions and time horizons may result in more particularized allocations. In connection with multi-account purchase or sale programs, and in other circumstances, if practicable, if multiple trades for a specific security are made with the same broker in a single day, those securities are allocated to accounts based on a weighted average purchase or sale price.

- **Allocation of New Issues.** For new issues of fixed income securities, various forms of pro rata allocations among eligible accounts are generally used, and in other cases, random allocation processes are used. If a small amount of par value is allocated to us, we may allocate disproportionately, taking into consideration lot size, existing or targeted account weightings in particular securities and/or sectors, account size, diversification requirements and investment objectives/restrictions.
- **Client Directed Brokerage.** We may not be able to obtain volume discounts or negotiate price with a broker for accounts that direct brokerage. Because of that,

such accounts may not get best execution. Accounts with directed brokerage instructions may be excluded from block trades and their directed orders will generally be executed following completion of any non-directed trades. As a result, performance results for these accounts may vary from other client accounts we manage in the same strategy. In some instances, the client may direct us to make all or substantially all of their account trades with specific broker-dealers (“*fully directed*” accounts). Fully directed account clients may be required to sign certain acknowledgments, including the fact that such direction regarding brokerage may compromise best execution and that the client’s account may trade after other accounts.

AFFILIATED BROKER-DEALERS Broker-dealers selected may include broker-dealers in which clients or their affiliates, or, indirectly we or our affiliates, have some financial interest.

WOMEN-OWNED/MINORITY-OWNED BROKERS. We may, subject to our duty to seek best execution, select broker-dealers for the execution of portfolio transactions that are majority-owned or operated by women and/or members of minority groups. We will select such a broker-dealer only if the broker-dealer can achieve best execution for the account and if selecting the broker-dealer will not cause our clients to pay brokerage commissions or incur portfolio transaction costs in an amount greater than would have been incurred if we had not used such firm. We maintain a selected list of women-owned and minority-owned broker-dealers that we have determined are capable of providing best execution. The Trading Review Committee establishes and reviews targets for use of women-owned and minority-owned broker-dealers.

ITEM 13: REVIEW OF ACCOUNTS

Our clients are divided among investment professionals according to the investment strategy of the portfolio. Portfolios are typically monitored and reviewed by the personnel who handle the strategy on an ongoing basis. The details of the monitoring vary based on the nature of the investment strategy.

Separately, our compliance and risk functions perform monitoring and review, including daily transaction reviews for marketable securities strategies.

The activities of each investment strategy are normally reviewed quarterly at an investment product review committee meeting. Participants typically include senior portfolio management personnel, and members of our senior management and our legal and compliance departments.

We generally distribute quarterly or semi-annual written reports to investors in the Private Funds listed in Item 10, above. The reports describe the activities and provide information about the investments of these funds. In addition, annual reports containing

the audited financial statements are prepared and distributed to the investors for many of these Funds.

The sponsor of each Wrap Fee program that we act as an investment advisor for provide reports to each client in accordance with the agreement between each client and the sponsor. The Board of Directors or Trustees of Investment Companies receive regular reports in addition to the information included in the annual and semi-annual shareholder reports. We provide foreign investment companies with information to provide reports to their shareholders.

ITEM 14: CLIENT REFERRALS AND OTHER COMPENSATION

From time to time, we may pay a non-affiliated third party (“Solicitor”) a fee or compensation for referral of a client to us in a separate account. The Solicitor is required to provide prospective clients with a current copy of our Brochure and the Solicitor’s written disclosure statement. The Solicitor’s statement will disclose the particulars of the referral relationship and the compensation we will pay to the Solicitor. We will obtain a signed and dated acknowledgement from each referred client of the receipt of the Brochure and the disclosure statement, as required by Rule 206-4(3) of the Investment Advisers Act of 1940.

At times, we may pay persons affiliated with us a fee for compensation for referring a client to us in a separate account. Those persons will disclose to clients the nature of their relationship to us at the time that they solicit the clients for us.

Many of our clients engage the services of consultants in connection with their investments and investment managers. Compensation we pay to consultants would typically be disclosed as indicated by the paragraph above, as required by law. We may also pay from time to time a portion the cost of conferences, seminars and other activities we attend that are sponsored by consultants.

ITEM 15: CUSTODY

Accounts. Due to certain arrangements, we may be deemed to have “custody” of client accounts within the meaning of Rule 206(4)-2 under the Advisers Act because we may have access to or authority over client funds and securities for purposes other than issuing trading instructions. If we are deemed to have custody over an account, the custodian will send the client investor periodic account statements (generally on a quarterly basis) indicating the amounts of any funds or securities in your account as of the end of the statement period and any transactions in the account during the statement period. You should review these statements carefully. Additionally, you should contact us immediately if you do not receive account statements from your custodian on at least a quarterly basis. As noted in Item 13, above, we may provide you, separately, with reports or account statements providing information about the account. You should compare

these carefully to the account statements you receive from your custodian. If you should discover any discrepancy between the account statements, please contact us immediately.

Private Funds. Because we or an affiliate serves as general partner or managing member of certain private Funds, we are deemed to have “custody” of the private funds within the meaning of Rule 206(4)-2 under the Advisers Act. For most of these funds, we provide each investor in the fund with audited financial statements that comply with U.S. generally accepted accounting practices (“**GAAP Audits**”) within 120 days following the Fund’s fiscal year end. For some private Funds, we follow the procedure outlined for Accounts, above, and do not provide GAAP Audits.

ITEM 16: INVESTMENT DISCRETION

We enter into written agreements for each Account and Fund that we manage that state our discretion to manage the Account or Fund. We typically have discretionary authority for the investments of these Accounts and Funds, subject to specific investment guidelines and restrictions of those agreements. We enter into these agreements after legal, risk and compliance review on our behalf.

ITEM 17: VOTING CLIENT SECURITIES

We will accept proxy voting authority from our clients, and follow our Proxy Voting Policy, which is summarized below. If we have accepted proxy voting authority from the client, we do not provide the client the option to direct a proxy vote with respect to a particular solicitation. We do, however, agree with some clients to use their general proxy voting guidelines when voting proxies on their behalf.

Some of our clients do not give us the authority to vote proxies on their behalf, choosing to vote proxies themselves. Those clients will likely receive proxy solicitations from a custodian and transfer agent, and not through us. Those clients occasionally contact us with questions about a particular solicitation. Our Senior Proxy Specialist will discuss our guidelines with respect to the solicitation with the client.

SUMMARY OF PROXY VOTING POLICY

The following is a summary of our Proxy Voting Policy. We will provide a copy of our Proxy Voting Policy to any client or prospective client upon request. Our contact information appears on the first page of this Brochure.

If we have responsibility for voting proxies in connection with our investment advisory duties, or has the responsibility to specify to an agent how to vote the client’s proxies, we exercise such voting responsibilities through the corporate proxy voting process. We believe that the right to vote proxies is a significant asset of its clients’ holdings. In order to provide a basis for making decisions in the voting of proxies for its clients, we have established a proxy voting committee (the “**Proxy Committee**”) and adopted proxy

voting guidelines (the “**Guidelines**”) and procedures. The Proxy Committee generally meets quarterly (or at such other frequency as determined by the Proxy Committee), and its duties include establishing proxy voting guidelines and procedures, overseeing the internal proxy voting process, and reviewing proxy voting issues. The members of the Proxy Committee include our personnel from the investment, compliance, legal and marketing departments. We also use outside proxy voting services (each an “**Outside Service**”) to help manage the proxy voting process. The Outside Service facilitates our voting according to the Guidelines (or according to guidelines submitted by our clients) and helps maintain our proxy voting records. Our proxy voting and record keeping is dependent on the timely provision of proxy ballots by custodians, clients and other third parties. Under circumstances described below involving potential conflicts of interest, we may also request the Outside Service to help decide certain proxy votes. In certain limited circumstances, particularly in the area of structured finance, we may enter into voting agreements or other contractual obligations that govern the voting of shares. In the event of a conflict between any contractual requirements and the Guidelines, we will vote in accordance with its contractual obligations.

Philosophy

The Guidelines provide a basis for our decisions in the voting of proxies for clients. When voting proxies, our utmost concern is that all decisions be made solely in the interests of the client and with the goal of maximizing the value of the client’s investments. With this goal in mind, the Guidelines cover various categories of voting decisions and generally specify whether we will vote for or against a particular type of proposal. Our underlying philosophy, however, is that our portfolio managers, who are primarily responsible for evaluating the individual holdings of our clients, are best able to determine how best to further client interests and goals. The portfolio managers may, in their discretion, take into account the recommendations of our management, the Proxy Committee, and the Outside Service.

Overrides and Conflict Resolution

Individual portfolio managers, in the exercise of their best judgment and discretion, may from time to time override the Guidelines and vote proxies in a manner that they believe will enhance the economic value of clients’ assets, keeping in mind the best interests of the beneficial owners. The Guidelines provide procedures for documenting and, as required, approving such overrides. It is unlikely that serious conflicts of interest will arise in the context of our proxy voting, because we do not engage in investment banking or the managing or advising of public companies. In the event a potential conflict does arise, the primary means by which we avoid a conflict of interest in the voting of proxies for its clients is by casting votes solely in the interests of its clients and in the interests of maximizing the value of their portfolio holdings. In this regard, if a potential conflict of interest arises, but the proxy vote to be decided is predetermined under the Guidelines to be cast either in favor or against, then we will follow the Guidelines and vote accordingly. On the other hand, if a potential conflict of interest arises and there is no predetermined vote, or the Guidelines themselves refer such vote to the portfolio manager for decision, or the portfolio manager would like to override a predetermined vote, then

the Guidelines provide procedures for determining whether a material conflict of interest exists and, if so, resolving such conflict.

Proxy Voting Information and Recordkeeping

Upon request, we provide proxy voting records to its clients. These records state how votes were cast on behalf of client accounts, whether a particular matter was proposed by the company or a shareholder, and whether or not we voted in line with management recommendations. We are prepared to explain to clients the rationale for votes cast on behalf of client accounts. To obtain proxy voting records, a client should contact our Proxy Specialist.

We or an Outside Service will keep records of the following items: (i) the Guidelines and any other proxy voting procedures; (ii) proxy statements received regarding client securities (unless such statements are available on the SEC's Electronic Data Gathering, Analysis, and Retrieval (EDGAR) system); (iii) records of votes cast on behalf of clients (if maintained by an Outside Service, that Outside Service will provide copies of those records promptly upon request); (iv) records of written requests for proxy voting information and our response (whether a client's request was oral or in writing); and (v) any documents we prepared that were material to making a decision how to vote, or that memorialized the basis for the decision. Additionally, we or an Outside Service will maintain any documentation related to an identified material conflict of interest.

We or an Outside Service will maintain these records in an easily accessible place for at least five years from the end of the fiscal year during which the last entry was made on such record. For the first two years, we or an Outside Service will store such records at its principal office.

International Proxy Voting

While we utilize the Guidelines for both international and domestic portfolios and clients, there are some significant differences between voting U.S. company proxies and voting non-U.S. company proxies. For U.S. companies, it is relatively easy to vote proxies, as the proxies are automatically received and may be voted by mail or electronically. In most cases, the officers of a U.S. company soliciting a proxy act as proxies for the company's shareholders.

For proxies of non-U.S. companies, however, it is typically both difficult and costly to vote proxies. The major difficulties and costs may include: (i) appointing a proxy; (ii) knowing when a meeting is taking place; (iii) obtaining relevant information about proxies, voting procedures for foreign shareholders, and restrictions on trading securities that are subject to proxy votes; (iv) arranging for a proxy to vote; and (v) evaluating the cost of voting.

Furthermore, the operational hurdles to voting proxies vary by country. As a result, we consider whether or not to vote an international proxy based on the particular facts and circumstances. However, when we believes that an issue to be voted is likely to affect

the economic value of the portfolio securities, that its vote may influence the ultimate outcome of the contest, and that the benefits of voting the proxy exceed the expected costs, we will make every reasonable effort to vote such proxies.

CLASS ACTION NOTICES AND PROOFS OF CLAIM

As an adviser to clients and funds, we sometimes receive notices of rights to participate in class action settlements, notices to submit proofs of claims (collectively, "**Notices**"). Exercising these rights and responding to these Notices is generally a corporate action and is normally to be performed by the custodian for a client or a fund or the client itself. When our role is solely as an investment adviser and the client or fund has a third party custodian, we may assume that a client's or fund's custodian or the client itself will have received and responded to the Notice. However, if a Notice specifically addressed to a client or a fund instead comes to us, we will forward the Notice to the appropriate custodian.

ITEM 18: FINANCIAL INFORMATION

Not applicable.