

Aegon USA Realty Advisors, LLC

Part 2A Brochure

March 29, 2018

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This Brochure provides information about the qualifications and business practices of Aegon USA Realty Advisors, LLC. If you have any questions about the contents of this Brochure, please contact us at (877) 234-6862 or at aegoninvestments@aegonusa.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.

Aegon USA Realty Advisors, LLC is a registered investment adviser. Registration does not imply any level of skill or training. Additional information about Aegon USA Realty Advisors, LLC is also available on the SEC's website at <http://www.adviserinfo.sec.gov>.

Item 2 – Material Changes

This brochure dated March 29, 2018 includes the following material changes since the initial filing dated July 21, 2017:

- Item 4 Advisory Business
 - Item 4.A. Overview – This item was updated to reflect Aegon USA Realty Advisors, LLC primary business name is Aegon Real Assets US.
- Item 8 Investment Strategies, Methods of Analysis, and Risk of Loss
 - Item 8.C. Risk of Loss – This item was updated to amend the disclosure language found in the Government Assistant Risks: As to the Community Investments Platform; Legal and Regulatory Risk Associated with the Adviser, Funds and Investments; and Liquidity Risk. In addition, the following risk disclosures were added: Interest Rate Risk; Litigation and Other Legal Risks Associated with Underlying Properties; Model and Data Risk and Operational Risk.

We will provide you with a new Brochure as necessary based on changes or new information, at any time, without charge.

If you would like a current copy of Aegon USA Realty Advisors, LLC's Brochure, please contact us at (877) 234-6862 or <mailto:aegonrealty@aegonusa.com>. The Brochure is also available free of charge on our web site <http://www.aegonrealassets.com/> and via the SEC's web site <http://www.adviserinfo.sec.gov/>.

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Item 4 – Advisory Business

A. Overview

This brochure relates to the investment advisory services offered by Aegon USA Realty Advisors, LLC, a US-based investment adviser registered with the Securities and Exchange Commission (“SEC”).

Aegon USA Realty Advisors, LLC utilizes the primary business name Aegon Real Assets US to market its asset management products and services. Aegon Real Assets US will also be referred to as Aegon Real Assets. AURA is a limited liability company formed in 2009 company under the laws of the State of Iowa. Aegon Real Assets is a wholly owned subsidiary of Aegon USA Asset Management Holding, LLC (“AUAM Holding”), an indirect wholly owned subsidiary of Aegon NV, a Netherlands-based financial services organization. For additional information regarding Aegon Real Assets’ legal and governance structures, refer to Item 10, Other Financial Industry Activities and Affiliations. Aegon Real Assets’ principal office is in Cedar Rapids, Iowa, with branch offices in San Francisco, California; Chicago, Illinois; New York, New York, St. Petersburg, Florida and Baltimore, Maryland.

Aegon Real Assets may also refer to itself, as well as its broader affiliates collectively, as Aegon Asset Management. Aegon Asset Management is the brand name used to represent Aegon NV’s global investment management businesses. Aegon Asset Management group companies includes the advisory services performed by various affiliates, or their investment advisory business units, and joint ventures. Aegon Real Assets, together with Aegon USA Investment Management, LLC (“Aegon AM US”) and Kames Capital plc, each an SEC registered investment adviser, and various unregistered foreign affiliates, including Aegon Asset Management Asia LTD, Aegon Asset Management Central and Eastern Europe, Aegon Asset Management Pan-Europe BV, Aegon Asset Management Spain, Aegon Industrial Fund Management Co. LTD, Aegon Investment Management BV, La Banque Postale Asset Management SA, Pelargoes Capital BV, Saemor Capital BV and TKP Investments BV comprise Aegon Asset Management.

B. Advisory Services & Products

Aegon Real Assets provides certain, limited investment management and advisory services to separately managed accounts. Aegon Real Assets also provides discretionary management and investment advisory services to investment vehicles or entities (each a “Fund” and collectively, the “Funds”), which primarily invest in equity and/or debt interests in real estate-related assets, real property, and other pooled investment vehicles (e.g., fund-of-funds structures).

In providing services to the Funds, Aegon Real Assets formulates each Fund’s investment objectives, directs and manages the investment of each Fund’s assets, and provides reports to Investors. In this context, investment advice is provided directly to the Funds and not individually to the limited partners, members or shareholders of the Funds (the “Investors” or “Limited Partners”). Aegon Real Assets manages the assets of the Funds in accordance with the terms of each Fund’s applicable confidential offering and/or private placement memorandum, individual limited partnership or shareholder agreements, and other governing documents applicable to each Fund (the “Governing Fund Documents”). Approval is generally required of the respective Fund’s Investors for any action that is beyond the guidelines prescribed in the Governing Fund Documents.

Aegon Real Assets sponsors a “Community Investments” platform that provides institutional investors with the opportunity to invest in real estate assets that qualify for low-income housing tax credits (LIHTC), or other

forms of tax credits, either indirectly through a Fund structure or directly through separately managed account arrangements (typically for affiliated clients). Return on investment occurs through an allocation of tax credits and other tax benefits, and in some cases cash flow, generated by the underlying real estate assets. Examples of the types of properties that may qualify for tax credits include apartment complexes, historic rehabilitation properties and renewable energy generation projects (e.g., solar or wind energy developments).

While all pooled investment vehicles within the Community Investment platform are Funds, only certain of those Funds are considered to be investment advisory clients, while other Community Investment Funds are considered to be “non-investment advisory” clients. For purposes of this Brochure, Community Investment Funds means only those Funds that are considered to be investment advisory clients. This determination is made on a facts and circumstances basis as to whether each specific Fund is managing securities within its portfolio. Funds that are deemed to be investment advisory clients are generally managing real estate assets through other member or partnership interests that are considered to be securities.

Aegon Real Assets’ Real Estate Private Equity platform identifies, selects and allocates capital to private equity real estate, real property, natural resources and energy investments. These investments may be made through direct investments, real estate partnerships, joint ventures and fund-of-funds strategies.

With respect to fund-of-funds strategies, the underlying Funds typically will make direct investments in debt/or and equity investments in real property (examples may include real estate, timberland, oil and gas investments). Those fund-of-funds strategies that pursue real estate alternative investment philosophies, such as timberland, oil and gas investments, are collectively referred to herein as Real Estate Alternatives Portfolios Funds (“REAP Funds”), although the actual REAP Funds’ names may vary.

Aegon Real Assets’ Real Estate Private Equity platform also provides investment advisory advice on a discretionary basis to separately managed account(s) and private Funds related to private equity investments in oil and gas related assets.

Aegon Real Assets provides real estate research-related services to affiliated clients as discussed in Item 10.B.5, Other Financial Industry Activities and Affiliations – Relationships with Related Persons: Other Investment Advisers.

Additional information about Aegon Real Assets’ investment strategies and services can be found in Item 8, “Methods of Analysis, Investment Strategies and Risk of Loss.”

Funds, along with owners of separately managed accounts that are investment advisory in nature under the Investment Adviser Act of 1940 (“the Act”), are referred to collectively as “Clients.”

C. Non-Investment Advisory Services & Products

Aegon Real Assets also maintains other types of real estate platforms and business units dedicated to providing various real estate-related products and services. Aegon Real Assets considers those to be “non-investment advisory” as Aegon Real Assets is not providing securities-related investment advice with respect to those activities. As used hereafter, “advisory” and “investment advisory” refers to those investment advisory matters within the scope of the Act and Item 4.B above, unless otherwise noted. Examples of such non-investment advisory services and products include, but are not limited to those described below.

Aegon Real Assets has a debt platform that originates and services (for institutional investors) real estate loans, including commercial mortgage loans and agricultural loans. The commercial mortgage loans include but are not limited to conventional, participating and mezzanine loans. Examples of the types of assets that Aegon Real Assets originates commercial real estate loans on may include apartment, retail, office buildings and industrial properties, among others. The agricultural mortgage loans primarily finance land-based and agribusiness operations on a nationwide basis. Examples of agricultural loans may include row crops, ranches, permanent plantings, timberland, processing and storage facilities and other asset classes.

Aegon Real Assets has a mortgage loan servicing group that provides a full array of traditional mortgage loan services for a variety of commercial and agricultural mortgage loan types. Aegon Real Assets is a primary servicer that provides tax and insurance analysis, loan surveillance, portfolio management and lease analysis. Aegon Real Assets also provides comprehensive loan-level and portfolio-level accounting and reporting.

Aegon Real Assets has a special servicing group that provides mortgage loan workout and foreclosure services for sub-performing or non-performing commercial mortgage loans. This group also provides special servicing activities for securitized loans in commercial mortgage backed securities trusts.

Aegon Real Assets maintains a real estate asset management group that manages equity interests in real estate. These may be acquired direct investments or foreclosed commercial mortgage loans (i.e., real estate owned). These real estate assets are held directly by the Client. Aegon Real Assets provides acquisition, asset management and disposition services for these property investments. Examples of these types of assets may include, but are not limited to, investments in land, apartments, office buildings, retail space, industrial properties and other asset types.

With respect to non-investment advisory services and products, Aegon Real Assets' clients do not receive the benefit of laws and regulations applicable to our investment advisory business.

D. Assets Under Management

As of December 31, 2017, Aegon Real Assets had regulatory assets under management with respect to its advisory (i.e., securities-related) business (including Community Investment Funds that are advisory in nature) as follows:

Regulatory Assets Under Management	US Dollar Amount
Discretionary regulatory assets under management:	\$ 890,277,563
Non - discretionary regulatory assets under management:	\$ 225,900,484
Total regulatory assets under management:	\$ 1,116,178,047

Additionally, Aegon Real Assets' non-advisory, non-regulatory (i.e. non-securities related) assets under advisement as of December 31, 2017, was approximately \$15.8 billion. Such assets include mortgage loans, non-advisory Community Investments assets and direct and indirect interests in physical real estate assets.

Non-Regulatory Assets Under Advisement	US Dollar Amount
Commercial Mortgage Loans :	\$11,334,103,379.01
Agriculture Mortgage Loans:	\$2,862,965,453.00
Real Estate Assets:	\$785,596,893,.56
Community Investments:	\$662,203,930.24
Other*:	\$234,373,056.40
Total non-regulatory assets under advisement:	\$15,880,242,712.21

*Consists of assets such as reverse mortgages, credit tenant mortgage loans, residential mortgage loans and real estate owned in partnership with third parties.

Item 5 – Fees and Compensation

A. Advisory Fees

Aegon Real Assets charges advisory fees consistent with applicable statutes and regulations and a Client's investment management agreement or the respective Governing Fund Documents. Aegon Real Assets' Funds generally charge the following, in various combinations: asset management fees, Fund management fees,

performance based fees, acquisition fees, organizational and offering expense allowances, acquisition expense allowances, acquisition fees and disposition fees. Additional fees information specific to REAP Funds and Community Investment Funds is set forth where noted below.

Fee rates and billing periods are negotiable. Various factors affect a Client's fees, including but not limited to the services required by the Client, client type, asset class, pre-existing relationship, the size of the account (current or anticipated), affiliated accounts, investments in other strategies, or other factors in Aegon Real Assets' sole discretion. Aegon Real Assets may also choose to waive all or a portion of negotiated fees for a given period. Also, for fee calculation purposes, Aegon Real Assets may agree to aggregate the assets of related client accounts and such accounts may receive the benefit of a lower effective fee rate due to such aggregation.

Clients typically are billed for and pay fees prorated, in accordance with the governing documents, for the portion of the billing period, for which Aegon Real Assets has provided investment services. Depending on specific Client circumstances, Aegon Real Assets' fees can be payable and billed in advance or arrears, though other, specific Client arrangements can be negotiated.

Affiliate Discounts and Affiliated Fees

Fee rates charged to affiliated Clients are generally less than fee rates charged to unaffiliated Clients. In addition, affiliated Clients may not be charged for certain expenses that are typically charged to unaffiliated Clients. For example, in the Community Investments platform, the Governing Fund Documents allow for "Affiliate Discounts" that result in the reduction of the per unit purchase price, selling commissions, organizational and offering expenses allowances, acquisition expense allowances, management fees and acquisition fees for affiliated Investors.

When affiliates of Aegon Real Assets invest in Funds or when affiliates of Aegon Real Assets provide credit enhancement for performance results of certain Funds, Aegon Real Assets earns an advisory and management fee from its affiliates in an amount up to 0.50% of the capital invested or credit enhanced by such affiliate.

For certain existing REAP Funds of which the sole investor(s) are affiliated Client(s) (Transamerica insurance companies), the affiliated Clients may charge overhead expenses such as salaries, employee benefits, rent and other administrative expenses incurred by their employees for services such as financial reporting to the REAP Funds. These fees are charged and collected by the affiliated Client(s). Aegon Real Assets does not receive these fees and these fees would not be charged to a non-affiliated investor in a Fund.

Investors should refer to the respective Governing Fund Documents for information regarding Affiliate Discounts. Aegon Real Assets may also allow for other discretionary discounts that waive or reduce a portion of organizational and offering expenses and/or acquisition expenses that are based primarily on the amount of the Investor's investment and would result in a reduction in the purchase price by an Investor.

Use of Affiliated Service Providers

Aegon Real Assets and any of its affiliated entities may be retained on behalf of the Funds or other Clients for the purpose of providing asset management services to the Funds. Services performed by Aegon Real Assets will be (a) reasonable and customary for such asset management services; and (b) the fees, terms and conditions of the transactions between the Funds and Aegon Real Assets are as favorable as would be obtainable in an arm's length transaction.

Separately Managed Accounts

Separately managed account Clients may pay fixed asset management fees. In other cases, separately managed account Clients are charged asset management fees up to 2%. Aegon Real Assets also may receive performance-based compensation up to 20%. As described above, all fees rates are negotiable.

Real Estate Alternatives Portfolio Funds

1. Management Fees

Investors in REAP Funds pay annual management fees to Aegon Real Assets that are up to 2% of their respective total committed capital amount during the investment period and up to 2% of their respective deployed capital thereafter. Management fees are typically paid quarterly in advance and prorated based on the terms of the Governing Fund Documents.

2. Incentive Fees

Aegon Real Assets also receives incentive compensation (i.e., promote) based on a percentage of the amount of profits otherwise disburseable to each Investor. There is a distribution waterfall in the respective Governing Fund Documents describing how the payment of each incentive compensation waterfall will be calculated and paid. Investors receive a preferred return on their investments plus a full return of invested capital prior to the distribution of any incentive compensation paid to Aegon Real Assets. Incentive fees are paid as earned and subject to clawback provisions based on the terms of the Governing Fund Documents.

3. Fees in a Fund-of-Funds Structure

The management and incentive fees described above are in addition to any other fees charged by the underlying fund managers. As such, Investors will essentially pay a layering of fees in which they pay management fees and other compensation to the third party managers in addition to the fees charged by Aegon Real Assets.

Community Investments Funds

All of the types of fees described below, and their amounts, are variable and are described in further detail in the Governing Fund Documents in Community Investments Funds. The information set forth below is typical of those Funds, but does not necessarily reflect the terms of every such Fund.

1. Fund Management Fees

Aegon Real Assets or its affiliates may receive an annual Fund management fee (sometimes referred to as asset management fees in the Governing Fund Documents) in the amount up to 0.60% of the net offering proceeds. The fund management fee may be charged in two parts, the priority Fund management fee and a deferred Fund management fee.

For a specific time period described in each respective Governing Fund Document, the priority Fund management fee is paid in advance from the capital contributions provided by the Investors. If there is inadequate capital to pay the management fees, the unpaid portion may or may not accrue interest until paid from subsequent capital contributions pursuant to applicable Governing Fund Documents.

The deferred Fund management fee accrues and is payable from available cash flow and/or sale or refinancing proceeds. If there is insufficient cash flow and/or sale or refinancing proceeds available to pay the deferred Fund management fees in full in a particular year, the unpaid portion accrues to be paid in later fiscal years when there is adequate cash flow and/or sale or refinancing proceeds available. These fees are paid annually and as assets are acquired. They are not refundable and the initial payment may be prorated per the terms of the Governing Fund Documents.

2. Acquisition Fees

In consideration for providing real estate investment advice and services to a Community Investments Fund (or its manager or general partner) in connection with locating, evaluating, negotiating, structuring, and documenting the Fund's investment in assets, Aegon Real Assets or its affiliates may receive an Acquisition Fee in an amount up to 6.0% of the net offering proceeds. In addition, Aegon Real Assets or its affiliates may receive a Community Reinvestment Act ("CRA") Premium Fee of up to 5.0% of the net offering proceeds in connection with sourcing and negotiating specific investments in assets in certain real estate locations. The acquisition fee shall be paid at the time the Fund acquires the asset. These fees are not refundable nor are they prorated.

3. Organizational and Offering Expense Allowance

In consideration for paying the organizational and offering expenses of the Fund in connection with paying for legal, accounting, escrow, printing, travel, registration, qualification, distribution, filing and other expenses, and salaries and expenses of employees of Aegon Real Assets, paid by the Fund directly, or by the manager and its affiliates, in connection with the organization of the Fund and the offering of the units in the Fund, including expense allowances, accountable and non-accountable, but does not include selling commissions, Aegon Real Assets or its affiliates may receive an organizational and offering expense allowance in an amount up to 2.0% of the net offering proceeds. The organizational and offering expense allowance is paid at the time the Investors acquire an interest in the Fund and as the Fund acquires assets. These fees are not refundable nor are they prorated.

4. Acquisition Expense Allowance

In consideration for paying the acquisition expenses of the Fund in connection with paying for legal fees, travel and communication expenses, appraisals and market studies, engineering reviews, construction progress reports, title insurance and miscellaneous expenses directly related to the selection, negotiation and acquisition of Fund investments in assets, Aegon Real Assets or its affiliates may receive an acquisition expense allowance in an amount up to 2.0% of the net offering proceeds. The acquisition expense allowance is paid at the time the Investors acquire an interest in the Fund and as the Fund acquires assets. These fees are not refundable nor are they prorated.

5. Disposition Fees

In consideration for its services to a Community Investment Fund (or its manager or general partner) related to selling or refinancing an asset, Aegon Real Assets or its affiliated entities typically receives an asset disposition fee up to 1% of the gross sales price (including any debt assumed by the purchaser) that is included in the sales price that is paid in connection with such sale or refinancing subject to available cash flow from the particular Community Investment Fund. These fees are paid as assets are disposed and these fees are not refundable nor are they prorated.

6. Credit Enhancement Fee

If provided in the Governing Fund Documents, Investors in certain of the Community Investment Funds may receive a credit enhancement of the tax credit benefits. An affiliate of Aegon Real Assets (e.g., a Transamerica insurance company affiliate) may provide the credit enhancement in exchange for a nonrefundable credit enhancement fee that is paid by the Fund to the affiliated entity. The credit enhancement fee in the amount up to 25% of the net offering proceeds paid by the Fund and each Investor is allocated their pro-rata portion of the fee. The total amount of the credit enhancement fee is disclosed in the respective Governing Fund Documents for each vehicle. This fee is typically paid as assets are acquired and are not refundable nor are they prorated.

7. Selling Commissions

The Funds in the Community Investment platform generally charge a selling commission of up to 1.25% that is payable to a placement agent by all Investors who do not qualify for the Affiliate Discount. This fee is typically paid as transactions are closed. Selling commissions are not refundable or prorated.

8. Other Fees Paid by Partnership or Property Level Accounts

In consideration for its services rendered to the underlying properties in the Community Investment Funds, Aegon Real Assets or its affiliates may receive construction monitoring fees, asset management fees, disposition fees, late reporting fees, tenant file review reimbursement, compliance audit fees and other fees from, or on behalf of, the properties in the Funds. These fees are paid per the terms of the asset level partnership/operating agreements. They are not refundable or prorated.

9. Affiliate Loans

Affiliates of Aegon Real Assets may, but are not required to, at any time, elect to make a loan to a Community Investments Fund for any purpose which Aegon Real Assets or its affiliates deems reasonably necessary to conduct the business of the Fund, including strengthening the financial stability of an underlying real estate asset or paying due but unpaid Fund Management Fees if an investor has failed to fund a deferred capital contribution. Each loan shall be unsecured and will bear interest in accordance with the terms of the particular Governing Fund Documents. If such loan is made, affiliates of Aegon Real Assets will promptly notify the Investors in writing in a notice that sets forth the amount, the purpose and the material terms of such loan.

Affiliates (Transamerica insurance companies) of Aegon Real Assets may, but are not required to, at any time, make a loan to a developer of a property in which a Community Investments Fund has invested for pre-development, construction, bridge, permanent financing purposes, or for strengthening the financial stability of an underlying real estate asset. If an event of default occurs, the terms of the affiliate loan are not waived and Aegon Real Assets and its affiliates shall give notice of the default to the Investors in the Fund. At the request of the Investors, a competent and qualified individual or firm that is not affiliated with Aegon Real Assets will be selected as special advisor to the Fund. Further restrictions and information regarding affiliate loans is described in the Governing Fund Documents.

Investors may, but are not required to use bridge financing to fund their equity investments in Community Investment Funds. The bridge lender can either be third party lenders or an affiliate of Aegon Real Assets (if such affiliate elects, in its sole discretion, to make such a loan). There is an interest charge paid by the Fund for the bridge facilities but only the Investors who utilize the bridge bear the expense of that bridge financing

(through their capital contributions). Affiliates of Aegon Real Assets do not utilize bridge financing and therefore do not pay for this interest expense. Interest expense is paid per the terms of applicable Governing Fund Agreements. These fees are not refundable or prorated.

Research Services

An affiliate pays Aegon Real Assets real estate research services fees up to 0.15% of capital deployed by the affiliate.

B. Additional Fees and Expenses

Expenses charged to each Fund are disclosed in the respective Governing Fund Documents and will vary by Fund. Clients and Investors should review the applicable Governing Fund Documents for further information. In general, the Funds are responsible for paying operating expenses including, but not limited to, the following:

- Costs and expenses incurred in the purchase, holding, sale, lease, or exchange of any direct or indirect property interest acquired by or contributed to the Funds, including certain travel expenses, due diligence expenses, brokerage fees and commissions, taxes, dead deal costs and miscellaneous expenses directly related to the selection, negotiation and acquisition of assets;
- Legal, audit, accounting, escrow, environmental, engineering reviews, appraisals and market studies, escrow, construction progress reports, title insurance and other fees;
- Printing, registration, qualification, distribution, filing and other related expenses;
- Expenses incurred in connection with distributions made by the Fund and communications, telephone, bookkeeping, administrative and clerical work necessary in maintaining relations with Investors;
- The cost of preparation and dissemination of all Fund tax returns, reports and filings as required by law;
- Bank account or custodial fees; and
- Any other reasonable expenses related to the business of the Fund.

Aegon Real Assets may invest assets of a Fund in other entities or pooled investment vehicles that specialize in particular private equity or real estate investments. These vehicles charge internal management fees, which are disclosed in their respective Governing Fund Documents. No portion of these fees offset the account-level fees that Aegon Real Assets charges for its services. In certain cases, such entities and other pooled investment vehicles are managed by unaffiliated third party managers; however, typically Aegon Real Assets would also have certain management rights that may include, without limitation, approvals over major decisions.

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

In addition to fees described in Item 5, fee arrangements with certain qualified clients as defined by the Act, as amended, can include a performance-based fee. Performance-based fee structures generally stipulate a base fee, a participation rate and a maximum fee. The participation rate specifies the percentage of an account's capital gains or capital appreciation that will be paid as a fee to Aegon Real Assets. Aegon Real Assets will

structure a performance or incentive-fee arrangement subject to Section 205(a)(1) of the Act in accordance with the available exemptions thereunder, including the exemption set forth in Rule 205-3 under the Act.

There are inherent conflicts of interest in the side-by-side management of performance-fee and non-performance-fee accounts. Performance-fee arrangements create an incentive for Aegon Real Assets to take risks in managing assets that would not otherwise be taken in the absence of such arrangements. Aegon Real Assets strives to mitigate these potential conflicts through policies and procedures designed to ensure all Clients are treated equitably over time and through employee education. See Item 12.C, Brokerage Practice, Transaction Aggregation and Allocation, for additional information about Aegon Real Assets practices regarding the allocation of investment opportunities.

Item 7 – Types of Clients

Aegon Real Assets provides management and advisory services to Funds and separately managed accounts (collectively referred to as the Clients), subject to the direction and control of the managing members and general partners. Investors in the Funds include, but are not limited to, insurance companies, pooled investment vehicles, banks, corporations, utility companies and other investment advisers.

Certain Funds have a minimum investor commitment requirement. The minimum investment amount for REAP Funds is generally \$5 million. In certain circumstances, the minimum amount will be waived. The Community Investment Funds generally do not have stated investment minimums.

Investors will be required to meet certain suitability qualifications. Details concerning applicable Investor suitability criteria are set forth in the respective Governing Fund Documents and subscription materials, which are furnished to each Investor.

Aegon Real Assets or the Fund managers may enter into side letters or other writings with Investors which have the effect of establishing rights under, or altering or supplementing, the terms of, the Governing Fund Documents. Any rights established, or any terms of the applicable Governing Fund Documents altered or supplemented in a side letter or other writing with an Investor will govern solely with respect to such Investor notwithstanding any other provision of such Governing Fund Document.

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

A. Investment Strategies

Aegon Real Assets offers standard investment strategies as well as customized portfolios. Methods of analysis and investment risks for the firm's marketed investment strategies are presented here. Investment details for non-marketed strategies and customized portfolios are available upon request at (877) 234-6862 or at <mailto:aegonrealty@aegonusa.com>.

Aegon Real Assets' marketed investment strategies for advisory services can be broadly classified into two groups:

1. Real Estate Private Equity Platform

Aegon Real Assets' Real Estate Private Equity Platform uses separate account and Fund strategies to place investments directly into, through joint ventures in real estate partnerships, direct investments and multi-

manager strategies, and with third party managers who specialize in; real property, real estate, energy, natural resources, private equity and alternative real estate related investment strategies. The underlying assets may be either debt (e.g., commercial mortgage loans, CMBS, B Notes, etc.) or equity investments. Examples of real estate assets may include office, industrial, retail or multifamily sectors. Real property may include timberland, oil and gas investments.

2. Community Investments Platform

Aegon Real Assets Community Investments Platform uses Fund, direct investment and fund-of-fund strategies to acquire indirect interest in real property that is expected to qualify for state and/or federal US income tax credits (e.g., federal or state low income housing tax credits, federal or state historic tax credits and federal or state energy credits). The investment strategies are to (1) provide capital for the development of affordable housing, historic rehabilitation and renewable energy facilities; (2) provide tax benefits in the form of federal or state tax credits which Investors may use to reduce their federal or state income tax liabilities, subject to certain limitations; (3) realize tax losses which Investors may use, subject to certain limitations, to reduce their taxable income for federal or state income tax purposes; (4) preserve and protect the respective Fund's capital; (5) provide cash distributions from property operations and/or the sale or refinancing of assets; and (6) engage in other activities related or incidental thereto.

B. Methods of Analysis

Aegon Real Assets believes the key success factors to appropriate investment performance are recognition of the risk in the real estate market and strong risk management. The method of analysis for Aegon Real Assets marketed investment strategies are described below:

1. Real Estate Private Equity Platform

Aegon Real Assets sources its Real Estate Private Equity Platform investments through new and existing project managers and through secondary opportunities. Aegon Real Assets conducts initial due diligence reviews of each manager by completing questionnaires, portfolio modeling and stress testing, conducting onsite property visits or touring of assets. Aegon Real Assets will review the manager's references, visit their offices and conduct background checks of such managers. Investment Committee approval is required prior to making investments with any managers. Aegon Real Assets also conducts ongoing due diligence reviews of each manager after the investment has been made.

2. Community Investments Platform

The Community Investments Funds source a majority of the investments through relationships with repeat developers. As part of the underwriting process, Aegon Real Assets will review the investment terms, market analysis, deal structure, guarantor analysis, financial projections and financing terms of a potential investment. Aegon Real Assets will also conduct onsite inspections of the properties. Aegon Real Assets' underwriting process includes an analysis of stress testing the potential investment terms of the investment. Aegon Real Assets engages third party vendors for further due diligence on each property.

Subsequent to acquisition, Aegon Real Assets will continue to manage the assets, such as monitoring the construction or rehabilitation of the properties, monitoring the lease-up or conversion of the space, reviewing ongoing operations, providing a risk rating, annual review of tax returns and audits, periodic inspections of the properties and ensuring compliance with regulatory obligations.

3. *Environmental, Social and Governance (“ESG”) Considerations*

Certain Aegon Asset Management companies, including Aegon Real Assets, are a covered signatory of the United Nations-supported Principles for Responsible Investment (PRI).

In keeping with this and to support its responsible investment practices, Aegon Real Assets’ research analysts analyze environmental, social and governance concerns. Aegon Real Assets is also a member of the Global Real Estate Sustainability Benchmark (GRESB), which ranks real estate fund sustainability. Aegon Real Assets has numerous types of investments with positive environmental and/or social impacts including wind energy, solar energy, sustainable timber and affordable housing.

Aegon Real Assets frequently reviews client accounts. Portfolio managers who have discretion over a client’s portfolio are expected to review the portfolio’s performance and account fundamentals, such as portfolio duration, on a daily basis. The portfolio managers also review monthly risk analysis and performance dispersion among client portfolios in the same or similar strategy. The level of review varies, depending on the level of activity, change, and volatility inherent with each account.

C. Risk of Loss

Investing in securities involves risk of loss that Clients should be prepared to bear. Aegon Real Assets cannot give any guarantee it will achieve Client investment objectives or that a Client will receive a return on its investment. All investments include the potential for loss of the principal amount invested and unrealized profits. Aegon Real Assets does not guarantee any performance results or ensure Clients will not incur a financial loss except in certain occasions where affiliates of the firm will provide credit support for performance results for certain Clients as provided in the applicable Governing Funds Documents. Clients should be prepared to bear such losses. Past performance is not an indication or guarantee of future performance.

The descriptions contained below are a brief overview of different risks related to Aegon Real Assets investment strategies; however, it is not intended to serve as an exhaustive list or a comprehensive description of all risks and conflicts that will arise in connection with the use, management and operation of the investment strategies. Additionally, Investors should review the risks listed in the Governing Fund Documents prior to investing. Clients and Investors should be aware of the primary investment risks, including:

Construction Risk: The performance and completion of construction/rehabilitation of real estate will be subject to all the risks of construction beyond the control of the respective operating general partners and builders such as strikes, adverse weather and other unknown contingencies which could cause delays. Completion of construction may also be delayed or prevented by governmental review and permitting, as well as engineering, environmental, zoning, title or other serious matters or legal proceedings which may arise in connection with construction and/or rehabilitation. There can be no assurance that such property construction/rehabilitation, upon completion, will conform to all applicable specifications and requirements. In tax credit investments, if a property is not completed and placed in service in a timely fashion, a delay in tax credits could result.

Credit Risk: An Investor could lose money if the issuer or guarantor of a fixed income security or the counterparty to a derivatives contract, repurchase agreement, or a loan of portfolio securities is unable or

unwilling to make timely principal and/or interest payments or to otherwise honor its obligations. A downgrade of the credit of a security will typically also decrease its value.

Cybersecurity Risk: The information and technology systems of Aegon Real Assets and of key service providers to Aegon Real Assets may be vulnerable to potential damage or interruption from computer viruses, network failures, computer and telecommunication failures, infiltration by unauthorized persons and security breaches, usage errors by their respective professionals, power outages and catastrophic events such as fires, tornadoes, floods, hurricanes and earthquakes. Although Aegon Real Assets has implemented various measures designed to manage risks relating to these types of events, if these systems are compromised, become inoperable for extended periods of time or cease to function properly, it may be necessary for Aegon Real Assets to make a significant investment to fix or replace them and to seek to remedy the effect of these issues. The failure of these systems and/or of disaster recovery plans for any reason could cause significant interruptions in the operations of Aegon Real Assets or the Fund accounts and result in a failure to maintain the security, confidentiality or privacy of sensitive data, including personal information.

Government Assistance Risks: As to the Community Investments Platform:

1. *Lack of Eligible Tenants for the Properties*

Government regulations with regard to the eligibility of tenants for the properties and/or other restrictions associated with government assistance applicable to the properties may make it more difficult to rent the apartment units in the properties.

2. *Difficulties in Obtaining Rent Increases*

Generally, rents in any property receiving government assistance cannot be increased without the prior approval of the applicable government agencies. There can be no assurance that any rent increases that might be approved for any property will be sufficient in time or in amount to offset any increase in operating expenses or debt service the property may be experiencing or that tenants will be willing or able to pay any authorized rent increases. Moreover, any rent increases exceeding rents prescribed under the rent restriction test would result in loss of future tax credits and recapture of up to one third of previously claimed tax credits.

3. *Limitation on Cash Distributions*

It is not expected that the Funds will generate a significant amount of cash flow for distribution to the Investors. It should not be anticipated that any significant cash distributions will be made in any year to the Investors.

4. *Risk of Losing Government Assistance*

Government regulations and agreements may impose various obligations on some or all of the operating entities and the property managers, including nondiscrimination covenants with respect to tenants of each property and equal employment obligations under applicable law. Failure to comply with any of these obligations might result in the loss of government assistance and foreclosure of a property and loss and recapture of the tax credits.

5. *Limitations on the Sale, Refinancing or other Disposition of the Properties*

The sale, refinancing or other disposition of properties or any interest in the operating entities may be restricted by agreements with government agencies. Because of the foregoing restrictions, there can be no assurance that an operating entity will be able to sell or refinance its property when it is in the best interests of the Investors to do so.

6. *CRA Strategy Risk*

The Advisor will take into account the goal of holding properties in designated geographic areas in determining which properties to invest in. Accordingly, investment decisions will not be exclusively based on the investment characteristics of the properties, which may or may not have an adverse effect on Fund performance. CRA qualified properties in geographic areas sought by a Fund may not provide as favorable return as CRA qualified properties in other geographic areas.

7. *Qualification for CRA Credit Risk*

For an institution to receive CRA credit with respect to investments, the portfolio must hold CRA qualifying investments that relate to the institution's delineated CRA assessment area. All investments are expected to be considered eligible for regulatory credit under the CRA. There is no guarantee, however, that an investor will receive CRA credit if, for example, a state banking regulator does not consider an account eligible for regulatory credit. If CRA credit is not given, there is a risk that an investor may not fulfill its CRA requirements.

Distributions in kind Risk: In a fund-structure, the underlying fund managers may be permitted to redeem their interests in-kind. Thus, an Investor may receive securities that are illiquid and/or difficult to value.

Interest Rate Risk: Investments in real estate result in exposure to interest rate risks, meaning that changes in prevailing interest rates could negatively affect the value of investments (e.g., interest rate changes may affect, among other items, the cash flows of an investment directly and the cost of leverage). Additionally, changes in interest rate risks may affect the cost of financing and result in higher overall financing costs with respect to a particular real estate investment.

Issuer Risk: The value of a security can decline for a number of reasons that directly relate to the issuer, such as management performance, financial leverage and reduced demand for the issuer's goods or services, as well as the historical and prospective earnings of the issuer and the value of its assets.

Legal and Regulatory Risks Associated with the Adviser, Funds and Investments: Legal developments which may adversely impact investing and investment-related activities can occur at any time. "Legal Developments" means changes and other developments concerning foreign, as well as US federal, state and local, laws and regulations, including adoption of new laws and regulations, amendment or repeal of existing laws and regulations, and changes in enforcement or interpretation of existing laws and regulations by governmental regulatory authorities and self-regulatory organizations (such as the SEC, the US Commodity Futures Trading Commission, the Internal Revenue Service, the US Federal Reserve, and the Financial Industry Regulatory Authority). For example, Legal Developments may (a) adversely affect Funds, Funds' investments, management of Funds by Aegon Real Assets or (in fund-of-funds) management of lower tier Funds by their managers and general partners, and the ability of Aegon Real Assets, Clients (including Funds) and lower-tier Fund managers and general partners to pursue business and investment strategies, and/or (b) increase the

costs of managing Funds and implementing and pursuing business and investment strategies or impair the value or benefits of investments by Investors and Clients (including Funds).

Limited Diversification Risk: To the extent that a Fund is not able to place all of the ownership interests in the Fund that are available for sale, the Fund will invest in fewer operating entities and will be less able to obtain geographic and asset diversification of its investments. Under these circumstances, any single property which experiences poor operating performance or impairment of value would have an increased impact upon the Fund as a whole.

Liquidity Risk: Aegon Real Assets and the Funds it manages may make investments that are illiquid or that become illiquid after purchase. Investments may become illiquid due to the lack of an active market, a reduced number of traditional market participants, or reduced capacity of traditional market participants to make a market in securities. Illiquidity may result from the absence of an established market for the real estate investments, as well as legal or contractual restrictions on their sale. Dispositions of real estate investments also may be subject to contractual and other limitations on transfer or other restrictions that would interfere with the subsequent sale of such real estate investments or adversely affect the terms that could be obtained upon any disposition thereof. The liquidity and value of investments can deteriorate rapidly, and those investments may be difficult or impossible for the Fund to sell, particularly during times of market turmoil. Illiquid investments can be difficult to value. A Fund may be required to sell an illiquid investment to meet redemption requests or other cash needs, even if such sale occurs at a loss. An Investor in a Fund, or an upper tier Fund managed by which has invested in a lower tier Fund as part of a fund-of-funds strategy, may not receive its proceeds from the sale of certain securities for an extended period (i.e. several weeks or even longer).

Litigation and Other Legal Risks Associated with Underlying Properties: A Fund's ability to manage investments and to operate real estate properties and projects is subject to, dependent upon there being no material interference or disruption on account of, governmental review and permitting, zoning, title, environmental or other serious legal matters and proceedings, including litigation, affecting each property.

Management Risk: Aegon Real Assets' judgments about the fundamental value of securities or other factors showing the attractiveness of investments acquired for a portfolio may prove to be incorrect. In addition, Aegon Real Assets judgments about asset allocations, exposure to foreign currencies, credits, rates and other macro-economic factors may prove to be incorrect.

Model and Data Risk: Aegon Real Assets uses quantitative algorithms, calculations, and models (whether developed internally or supplied by third parties) or proprietary and non-proprietary data, software, intellectual property and information that may be licensed or otherwise supplied by third parties ("Models and Data") as an input to inform certain research analysts and portfolio managers as they construct sets of transactions and investments and to provide risk management insights. These Models and Data are used as a tool, among others, to assist research analysts and portfolio managers in their investment decision making. Aegon Real Assets does not rely exclusively on Models and Data to independently make buy/sell decisions.

If Models and Data prove to be incorrect or incomplete or are not properly implemented, any decisions made in reliance thereon expose an account to unexpected results and additional potential risks. An account bears the risk that Models or Data used as an input by Aegon Real Assets will not be successful in helping Aegon Real Assets determine the size, direction, and/or weighting of investment positions that will enable the account to achieve its investment objective.

Successfully implementing any Models and Data as an input into Aegon Real Assets' investment processes depends the validity, accuracy and completeness of the Model's development, implementation and maintenance, the Model's assumptions, factors, algorithms, calculations and methodologies, and the accuracy and reliability of the supplied historical or other data.

Models rely on correct and complete data inputs. If incorrect data is entered into even a well-founded Model, the resulting information may be incorrect. There can be no assurance that the use of Models and Data as an input will result in effective investment decisions for an account.

Multiple Levels of Fees Risk: Some Funds utilize a so-called "multi-manager" investment strategy, pursuant to which an upper tier Fund's assets may be invested into a lower tier Fund or investment, whose assets are also managed by Aegon Real Assets or by a third-party manager. In multi-manager arrangements, investment management fees, which typically include both an asset management fee as well as a performance fee or allocation based on the performance of underlying investments, are charged to the Fund managed by Aegon Real Assets and are also charged by the managers of the lower tier Funds or investments in which the upper tier Fund has invested. As a result, in these multi-manager strategies, Investors will bear multiple investment management fees, which includes performance fees or incentive fees, which in the aggregate will exceed the fees which would typically be incurred by an investment with a single manager. Further, such compensation arrangements may create an incentive to make investments that are riskier or more speculative than would be the case if such arrangements were not in effect.

Operational Risk: Accounts are subject to operational risks arising from factors such as processing errors, human errors, inadequate or failed internal or external processes, fraud, failure in systems and technology, changes in personnel and external events or errors caused by third-party service providers. These factors can result in losses to an account.

Real Estate Ownership Risk: The business of investing in real estate is speculative and subject to numerous risks. The strategies will be subject to all the risks inherent in the ownership of real estate, including but not limited to fluctuations in occupancy rates, increases in energy costs and other expenses, variations in rental schedules, local economic conditions, supply and demand for housing, governmental action, and zoning laws and other laws and regulations. Since certain costs of owning and operating real estate are fixed and do not generally decrease with declines in occupancy rates, the cost of operating a property may exceed the income generated therefrom. If a property does not maintain high occupancy levels, it may not generate sufficient revenue to pay all of its expenses and to meet the debt service requirements of its mortgage. If an operating entity receives government assistance, the applicable government agency may be unable or unwilling to permit rent increases necessary to pay increased operating expenses, or the effectiveness of permitted rent increases may lag behind increases in operating expenses. Moreover, in affordable housing investments increases in rents could result in some tenants and apartment units losing their low-income status and a concomitant reduction in the tax credits of that operating entity and recapture of a portion of the tax credits previously taken.

Tax Risk: No responsibility is assumed by Aegon Real Assets, or Funds' managing members/partners or their affiliates, or tax counsel with respect to the tax consequences to any Investor. The tax risks associated with transactions in Funds are complicated and may not apply in the same manner to all Investors. Each Investor should obtain the advice of its own tax advisor concerning the matters discussed in the Governing Fund Documents and the effect of an investment in the Funds on its specific situation. There can be no assurance

that any of the tax benefits to be claimed by the Funds or the allocation of items of income, gain, loss, deduction and credit among its investors will not be challenged by the Internal Revenue Service and that such challenge will not be sustained by the courts.

Valuation Risk: The sales price an account could receive for any particular portfolio investment may differ from the value at which the investment is carried in the account (whether determined by the account's owner, custodian, administrator or other service provider), particularly for securities that trade in thin or volatile markets, that are priced based upon valuations provided by third-party valuation services that use matrix or evaluated pricing systems, or that are valued using a fair value methodology.

Item 9 – Disciplinary Information

Registered investment advisers are required to disclose all material facts regarding any legal or disciplinary events. Aegon Real Assets has no material legal or disciplinary information to disclose.

Item 10 – Other Financial Industry Activities and Affiliations

Legal and Governance Structure

As mentioned in Item 4.A, Advisory Business – Overview above, Aegon Real Assets is a direct wholly owned subsidiary of AUAM Holding. AUAM Holding, and in turn Aegon Real Assets, are indirect wholly owned subsidiaries of Transamerica Corporation, which in turn is an indirect wholly owned subsidiary of Aegon NV. The day-to-day affairs of Aegon Real Assets are managed and overseen by a committee called the Executive Committee ("EC"). The EC is overseen by Aegon Real Assets Board of Managers. Aegon Real Assets Board of Managers is appointed and removed by the Board of Managers of AUAM Holding in its sole discretion.

The boards of Aegon Real Assets and AUAM Holding have adopted a governance framework whereby one or more entities within the Aegon NV organization generally oversee the Aegon Asset Management group companies. Within this framework, boards and committees of the Aegon Asset Management group companies and other affiliates within the enterprise interact and hold periodic joint meetings. Further, certain matters related to Aegon Real Assets are escalated and reserved for decision-making within the global enterprise.

A. Registered Representatives

A limited number of employees of Aegon Real Assets are registered representatives of an unaffiliated broker-dealer. These arrangements are not significant to Aegon Real Assets core advisory services.

B. Relationships with Related Persons

1. *Aegon Real Assets and Aegon AM US Employee Sharing and Services Sharing Agreement*

Aegon AM US performs the following services for Aegon Real Assets: internal audit, information technology services, support and related services; information security, project management, client services; compliance, human resources, legal services, marketing and distribution, public relations and communications, operational risk management, vendor management, records management, portfolio risk management and control, finance, data and data management, executive oversight and holding expenses, global overhead, product development, real asset related research, model management and general account support. Aegon Real Assets performs the following services for Aegon AM US: real estate related research, legal services and partnership and fund accounting.

2. Dual Employees and Shared Resources

Aegon Real Assets maintains relationships with certain of its affiliates or persons under common control, including:

- Certain senior managers who work within the Aegon Asset Management group of companies are involved in aspects of Aegon Real Assets business activities but do not exercise control over setting strategy, policy and investment decision-making for Aegon Real Assets Clients. Authority and responsibility for investment decision-making rests with Aegon Real Assets investment teams.
- Certain Aegon Real Assets' Supervised Persons (as defined in Item 11.A, Code of Ethics – Standards of Conduct, below) serve as dual employees for various affiliates (e.g., various Transamerica insurance companies). Some Supervised Persons also serve as senior managers, officers or directors for one or more affiliates (e.g., Aegon AM US).
- Aegon Real Assets shares facilities with affiliates (e.g., Aegon AM US and various Transamerica insurance companies) and relies on, utilizes and receives the benefits of, and shares with affiliates and the broader Aegon organization, for centralized business functions such as operations, information technology, information systems, human resources, business continuity, legal, finance, payroll, compliance, enterprise risk management and internal audit. Many of these activities are performed through global matrix reporting arrangements. Some of the centralized services can have a portion of the process outsourced to a third-party provider.
- Certain Supervised Persons will be involved in investment decision-making, trading processes, or administration for accounts managed on behalf of affiliates (e.g., various Transamerica insurance companies).
- Certain of its affiliates provide assistance with marketing and client relationship activity. Certain affiliates (e.g., Aegon AM US, Aegon Asset Management Asia LTD, Aegon Asset Management Pan-Europe BV, Aegon Investment Management BV and Kames Capital plc) assist Aegon Real Assets in various capacities including identifying prospective clients, understanding the regulatory requirements in certain foreign jurisdictions and managing client relationships.

Aegon Real Assets has implemented oversight and governance standards and internal controls to address these relationships with related persons, including the supervision of its Supervised Persons serving in dual capacities.

3. Insurance Companies and Other Affiliates

Aegon Real Assets serves as investment adviser or sub-adviser to various affiliated insurance companies (e.g., Transamerica) and other affiliates that are part of the Aegon family of companies. These affiliates' combined assets represent the largest portion of Aegon Real Assets regulatory assets under management. Aegon Real Assets also performs administrative and back-office functions on behalf of these affiliated insurance companies that are not typically performed for unaffiliated Clients.

4. Pooled Investment Vehicles

Aegon Real Assets serves as the managing member of, and/or investment adviser to, affiliated private Funds. Some of Aegon Real Assets affiliated insurance company Clients are solicited to invest in these Funds.

5. Other Investment Advisers

Aegon Real Assets provides certain real estate related research to affiliates, including Aegon AM US and TKP Investments BV. Certain of Aegon Real Assets advisory affiliates, including Aegon Investment Management BV and Kames Capital plc, may delegate sub-advisory mandates to Aegon Real Assets.

6. Conflicts of Interest

Affiliate relationships, the most significant of which are insurance companies, represent Aegon Real Assets' largest Clients. A conflict of interest, including but not limited to conflicts of interest when allocating investment opportunities, will arise when Aegon Real Assets is acting on behalf of affiliated and unaffiliated Clients. In each case, Aegon Real Assets recognizes the responsibility to treat all Clients fairly and equitably, over time, and portfolio decisions made, over time, for unaffiliated Clients will be consistent, where applicable, with the decisions made for affiliated Clients. Aegon Real Assets provides certain investment research that it creates for its discretionary investment advisory Clients to a nondiscretionary affiliate Client. Similarly, Aegon Real Assets prepares investment research for a nondiscretionary affiliate Client that could benefit its discretionary Clients.

Item 11 – Code of Ethics

A. Standards of Conduct

Aegon Real Assets has adopted a Code of Ethics ("the Code") for its officers, directors, employees and control persons ("Supervised Persons") that sets forth Aegon Real Assets' standards of conduct and requires compliance with federal securities laws. The Code is based on the principle that Supervised Persons owe a fiduciary duty to Aegon Real Assets Clients, including the duties of honesty, good faith and fair dealing.

Aegon Real Assets' Supervised Persons who have access to non-public information regarding Clients' purchase or sale of securities, holdings, or research recommendations are deemed to be Access Persons and are subject to enhanced Code requirements specifically related to personal securities transactions. Access Persons must conduct their personal activities in a manner that does not violate federal securities laws, interfere with client accounts, or otherwise take unfair advantage of client relationships. Accordingly, Aegon Real Assets Access Persons may not:

- a) Profit, or cause others to profit, based on his or her knowledge of completed or contemplated Client transactions;
- b) Engage in fraudulent conduct in connection with the trading of securities in a Client account; or
- c) Personally benefit by causing a Client to act, or fail to act, in making investment decisions.

To further mitigate potential conflicts of interest, the Code imposes restrictions on personal securities transactions in which Access Persons have a beneficial interest, including preclearance and holding-period requirements for certain reportable securities. The Code also imposes blackout periods when Access Persons seek to transact in the same securities for their personal accounts that are being purchased or sold on behalf

of Clients of Aegon Real Assets or Aegon AM US. Access Persons may also have the opportunity to invest in certain public or private investment vehicles (directly or through their individually managed 401(k) accounts) that are advised or subadvised by Aegon Real Assets or Aegon AM US.

Aegon Real Assets' Supervised Persons have an ethical and legal obligation to avoid conflict-of-interest situations, disclose potential conflicts and seek clarification when warranted. To that end, Aegon Real Assets' Supervised Persons must comply with restrictions and reporting requirements related to the offering or receipt of gifts and entertainment. Supervised Persons must also obtain pre-approval for outside business activities that could conflict with their duties to Aegon Real Assets or its Clients.

Clients can obtain a copy of Aegon Real Assets Code of Ethics by calling (877) 234-6862, sending an email request to <mailto:aegonrealty@aegonusa.com>, or sending a written request to:

AEGON USA Realty Advisors, LLC
4333 Edgewood Road NE
Cedar Rapids, IA 52499
Attention: Chief Compliance Officer

B. Principal Trading

Aegon Real Assets generally does not conduct "principal transactions" (i.e., those transactions where Aegon Real Assets, acting as principal for its own account or the proprietary account of an affiliate, buys from or sells any security or real estate asset to any unaffiliated advisory Client). However, when deemed in Clients' best interests, permissible by regulation and Client agreement, Aegon Real Assets will engage in transactions where it acts as principal for an affiliate's account, buying securities or real estate assets from or selling securities or real estate assets to an unaffiliated Client. Aegon Real Assets will disclose its principal capacity in writing and obtain Client consent to each principal transaction before the settlement of such transaction.

See Item 12.E, Brokerage Practices, Cross Transactions for a description of cross trades.

C. General Investment Advice

Aegon Real Assets serves as investment manager for many Clients. Aegon Real Assets and its Supervised Persons can give advice or take action in performing duties for certain Clients, or for their own accounts, that differs from advice given to or action taken for another Client. Aegon Real Assets is not obligated to buy, sell or recommend for another Client any security or other investment that Aegon Real Assets or its affiliates can buy, sell or recommend for any other Client or for their own accounts. Further, Aegon Real Assets provides investment services or advice on specific securities or other investments that is made available to affiliated Clients only.

Conflicts of interest exist any time Aegon Real Assets manages accounts for more than one Client, especially, when some of its Clients are affiliated Clients (e.g., Transamerica). To address such conflicts, Aegon Real Assets maintains policies and procedures and monitors for equitable trade allocation (see Item 12.C, Brokerage Practices, Transaction Aggregation and Allocation).

Item 12 – Brokerage Practices

A. Selecting Broker-Dealers

The Firm's advisory business does not involve the use of securities broker-dealers as it relates to the purchase of underlying investments for or on behalf of Clients (including Funds).

B. Soft Dollar Benefits

Aegon Real Assets receives real estate market data and capital market data research from real estate brokers, other third party service providers and broker-dealers being used as placement agents for the Funds. Those same real estate brokers may be used to buy or sell real estate investments for Funds and other Clients. It is the policy of Aegon Real Assets not to utilize research, research-related products or other brokerage services on a soft dollar commission basis (i.e., using client commissions to pay for research and brokerage services provided by broker-dealers). Aegon Real Assets and its affiliates do not have any formal soft dollar arrangements to compensate the real estate brokers for the research that is provided. Aegon Real Assets and/or its Clients will bear the expense, if any, for the research obtained from such third parties.

Aegon Real Assets receipt of research without charge presents a conflict of interest because Aegon Real Assets receives a benefit that it does not have to pay for from its resources. This could incentivize Aegon Real Assets to select real estate brokers based on the receipt of this research rather than receiving the most favorable execution. Aegon Real Assets seeks to eliminate this conflict of interest by directing transactions to those real estate brokers whom it believes provide best execution irrespective of whether such brokers provide research free of charge.

C. Transaction Aggregation and Allocation

Transaction Aggregation

Aegon Real Assets does not typically invest in publicly traded securities on behalf of its Clients. As such, Aegon Real Assets does not typically aggregate the purchase or sale of securities for its Clients as they are distinct investments for each Client.

Allocation of Investment Opportunities

In instances when Aegon Real Assets may be in a position to allocate investment opportunities to more than one Client at a time, Aegon Real Assets will use reasonable efforts to allocate investment opportunities among Clients in a manner intended to result in fair and equitable treatment to all Clients over time. Factors that may influence a decision to allocate investment opportunities among Client accounts include but are not limited to:

- The type of the investment opportunity;
- Size of the transaction;
- Geographic diversification;
- Risk profile;
- Yield or return requirements; and
- Structure of the loan or real estate transaction.

Aegon Real Assets will determine the allocation of investment opportunities in its good faith and maintain documentation to support its allocation process.

D. Trade Errors

Consistent with its fiduciary duties, Aegon Real Assets' policy is to take the utmost care in making and implementing investment decisions for Client accounts. To the extent that trade errors occur, Aegon Real Assets seeks to ensure that the Client's best interests are served when correcting such errors. Aegon Real Assets makes its determinations regarding trade errors on a case-by-case basis, in its discretion, based on factors it considers reasonable, including regulatory requirements and business practices.

A trade error generally is compensable by Aegon Real Assets to a Fund or a Client when it is a mistake (whether an action or inaction), in Aegon Real Assets' reasonable view, that deviates from the applicable standard of care in managing an account. Aegon Real Assets has adopted trade error policies and procedures to guide the resolution of, and to help prevent the recurrence of, such errors.

Aegon Real Assets will determine the amount to be reimbursed, if any, based on what it considers reasonable in light of all facts and circumstances related to such errors.

Errors made in the implementation of investment decisions, transaction execution, cash movements, portfolio rebalancing, processing instructions, or facilitation of a securities settlement, may not, based on specific facts and circumstances, be considered violations of standards of care and therefore may not be compensable trade errors. Errors or mistakes that are operational in nature, related to areas such as valuation, accounting, trade recording and trade settlement, may not be compensable unless they deviate from the applicable standards of care.

If it is determined that Aegon Real Assets should reimburse the Client for any losses, Aegon Real Assets will include any related transaction costs. The Client will retain any gains. In general, Aegon Real Assets will net gains and losses across a Client's accounts related to the same trade error.

E. Cross Transactions

Aegon Real Assets does not generally engage in transactions where the firm or any person controlled by or under common control with the firm acts as a broker between advisory Client accounts. If Aegon Real Assets engages in these agency cross trades, it will obtain the Client's prior written consent in compliance with Rule 206(3)-2 under the Act.

Although not a common practice, when in the best interests of all Funds or Clients involved, Aegon Real Assets will facilitate internal cross trades between two unaffiliated Client accounts.

Aegon Real Assets does not intend to engage in principal or cross trades involving ERISA accounts.

Item 13 – Review of Accounts

Aegon Real Assets' portfolio managers provide ongoing oversight and supervision of investments held by the Funds and Client separately managed accounts. On a quarterly basis, Aegon Real Assets' real estate portfolio managers review updated business plans (if any exist for a particular real estate asset), and discuss significant operations and assumptions related to such business plans. In the case of funds-of-funds, Aegon Real Assets' portfolio managers may also conduct ongoing due diligence reviews of the underlying fund managers.

For certain strategies, Client investment guidelines are monitored periodically by the Portfolio Risk Management & Control Team, an oversight function that is separate from the portfolio management teams. When necessary, portfolio managers are involved to resolve any identified compliance issues related to the investment mandate.

Aegon Real Assets typically provides Clients or Investors with reporting information in accordance with the terms of the applicable investment management agreement or Governing Fund Documents. Examples of such reports include, but are not limited to, the following based upon client type: (i) Fund audited annual financial statements; (ii) Fund unaudited quarterly financial statements together with a comprehensive investment memorandum describing the major events that occurred and an overview of general market conditions; (iii) quarterly and annual capital account statements; (iv) annual tax information necessary to complete any applicable tax returns; and (v) periodic reports on investment income trends and gains and losses, market commentary, account summaries (including holdings), performance information, account statistics and investment activity (such as purchases and sales) during the reporting period.

Item 14 – Client Referrals and Other Compensation

A. Client Referrals

Aegon Real Assets has entered into compensation arrangements with certain affiliated (including Aegon AM US, Aegon Asset Management Pan-Europe BV, and Aegon Asset Management Asia LTD) and non-affiliated persons who act as solicitors. Any such relevant arrangements will at all times be maintained in compliance with Rule 206(4)-3 under the Act. Aegon Real Assets compensates solicitors based on a percentage of the management fee it earns from the account a solicitor has introduced, pays a one-time fee, or a combination of these. Certain Funds are responsible for paying the expenses related to the placement agent fees. Aegon Real Assets also has the ability to act as solicitor for Aegon AM US.

Payment of solicitation compensation can cause a solicitor to recommend Aegon Real Assets over another adviser that does not pay solicitation compensation. When a solicitor receives compensation from Aegon Real Assets, such solicitor will have a conflict in advising Clients with respect to hiring Aegon Real Assets as an investment adviser. Further, solicitors might receive different amounts of compensation with respect to different Aegon Real Assets' products and therefore have incentives to favor one or more products over others.

Aegon Real Assets and its affiliates also receive Client referrals from unaffiliated consultants retained by Investors. While Aegon Real Assets does not directly compensate consultants, Aegon Real Assets may from time to time make payments to these consultants to participate in conferences sponsored by the consultants in order to, among other things, obtain information about industry trends and investor investment needs. In addition, Aegon Real Assets and its affiliates have historically purchased products or services from these consultants or their affiliates.

B. Other Compensation

Other than compensation received directly from Aegon Real Assets, employees are not permitted to accept any form of compensation for providing advisory services. Aegon Real Assets maintains written policies and procedures with respect to the giving and receipt of gifts and entertainment. These policies and procedures are reasonably designed to comply with applicable law, including pay-to-play restrictions. The policies and procedures prohibit giving or receiving gifts, entertainment, donations, or contributions that Aegon Real Assets determines are lavish or excessive under the circumstances.

Item 15 – Custody

Aegon Real Assets performs various back-office functions for affiliated Clients and has access to funds or securities in certain advisory Client accounts (i.e., the Funds) since it or an affiliate serves as the manager or general partner of the Funds. As a result of such custody, many Funds are subject to an annual audit performed in accordance with the requirements of Rule 206(4)-2 of the Act (the “Custody Rule”). Such audits are conducted by an independent public accountant and the resulting audited financial statements are distributed to each limited partner. The audited financial statements will be prepared in accordance with generally accepted accounting principles and distributed within the requisite timeframe specified in the Custody Rule.

Additionally, Aegon Real Assets may also have custody of funds or securities of separately managed account Clients. As a result, such Clients’ accounts will be subject to an annual surprise examination by an independent audit firm. Annual surprise examinations are also conducted with respect to accounts of Funds that are not subjected to the annual audit process described above. The auditors chosen to perform surprise examinations and Fund audits are independent public accountants registered with, and subject to regular inspection by, the Public Company Accounting Oversight Board.

Irrespective of whether the Client is a separately managed account or a Fund, and irrespective of whether the Client’s account is subject to annual audit or surprise examination, if Aegon Real Assets has custody over the Client’s funds or securities, the Client should receive statements at least quarterly from the qualified custodian holding such securities and cash. The custodian’s statements represent the Client’s official account records. To ensure all account transactions are proper, Aegon Real Assets urges Clients to compare statements received from Aegon Real Assets to statements received directly from their custodian. Aegon Real Assets’ statements can vary from custodial statements due to accounting practices, reporting dates, or valuation methodologies for certain securities.

Item 16 – Investment Discretion

For certain strategies and Clients (including Funds), Aegon Real Assets has discretionary authority to make and manage investments.

In accordance with the terms and conditions of the Funds’ Governing Fund Documents, and subject to the direction and control of the general partner or manager of each respective Fund, Aegon Real Assets generally has discretionary authority to determine, without obtaining specific consent from the Funds or its Investors, the securities other assets to be bought or sold on behalf of the Funds, and to perform the day-to-day investment operations of the Funds. Approval is required of the respective Investors for any action that is beyond the guidelines prescribed in the Governing Fund Documents.

Aegon Real Assets also enters into investment management agreements with its separately managed account Clients. In situations where Aegon Real Assets has discretionary authority pursuant to the Client agreement, an investment policy statement or investment guidelines may be agreed to by the Client that could limit Aegon Real Assets’ discretionary authority. When exercising such discretionary authority, Aegon Real Assets determines, without obtaining specific Client consent, the types and quantities of securities to buy and sell.

Investment authority will be discretionary as long as Aegon Real Assets is authorized to implement its investment recommendations and strategies without first obtaining consent of the Client, so long as the

recommendations and strategies comport with guidelines, if any, established in Aegon Real Assets agreement with the Client. Aegon Real Assets will also enter into arrangements where it does not exercise investment discretion, such as when Aegon Real Assets is hired to make specific investments on behalf of a Client or the Client grants conditional authority or imposes material investment strategy restrictions on Aegon Real Assets ability to pursue investment strategies on behalf of the Client.

Aegon Real Assets engages in a variety of investment activities that can result in its Supervised Persons obtaining material, nonpublic information. In such instances, Aegon Real Assets Supervised Persons must contact Aegon AM US Compliance, which is authorized to take appropriate measures to prevent Aegon Real Assets and Supervised Persons from unlawful trading on the basis of material, nonpublic information. The measures can include information barriers or a general restriction on trading in the relevant issuers. When a trading restriction is imposed by Compliance, Aegon Real Assets will not be able to direct trades that it would otherwise make in client accounts, which could result in client accounts experiencing losses or being otherwise disadvantaged.

Item 17 – Voting Client Securities

Aegon Real Assets has adopted proxy voting policies and procedures to comply with Rule 206(4)-6 the Act and with its fiduciary obligations. The general policy is to vote proxy proposals, amendments, consents or resolutions related to securities, including interests in private partnerships, in a manner that serves the Client's best interests, as determined by Aegon Real Assets in its discretion, subject to any specific requirements or limitations set forth in Governing Fund Documents or other Client agreements. Generally, Aegon Real Assets will vote in all matters for which shareholder action is required or solicited.

Aegon Real Assets votes proxies for public stock on a very limited basis because Aegon Real Assets typically does not invest in publicly traded securities on behalf of Clients. Occasionally, Aegon Real Assets may vote proxies on behalf of Funds managed or advised by Aegon Real Assets where such Funds hold public stock as a result of a distribution from an underlying investment vehicle in which the Fund has invested and such stock has not yet been sold by Aegon Real Assets at the time of the vote.

In addition, Aegon Real Assets also provides investment recommendations with respect to equity and debt interests in real estate related assets which generally do not issue proxies.

Aegon Real Assets will maintain a record of any proxy votes executed on behalf of Clients. Clients can obtain a copy of Aegon Real Assets complete proxy voting policies and procedures upon request. Clients can also obtain information from Aegon Real Assets about how it voted to any applicable proxy votes submitted on securities on behalf of the Client's account(s) by contacting (877) 234-6862 or aegonrealty@aegonusa.com.

Item 18 – Financial Information

A registered investment adviser is required to provide Clients with certain financial information or disclosures about its financial condition. Aegon Real Assets does not have financial commitments that impair its ability to meet contractual and fiduciary commitments, and it has not been the subject of a bankruptcy proceeding.