The Growth Fund of America®

Part B Statement of Additional Information

November 1, 2025

This document is not a prospectus but should be read in conjunction with the current prospectus of The Growth Fund of America (the "fund") dated November 1, 2025. You may obtain a prospectus from your financial professional, by calling American Funds Service Company[®] at (800) 421-4225 or by writing to the fund at the following address:

The Growth Fund of America Attention: Secretary

6455 Irvine Center Drive Irvine, California 92618

Certain privileges and/or services described below may not be available to all shareholders (including shareholders who purchase shares at net asset value through eligible retirement plans) depending on the shareholder's investment dealer or retirement plan recordkeeper. Please see your financial professional, investment dealer, plan recordkeeper or employer for more information.

Class A	AGTHX	Class 529-A	CGFAX	Class R-1	RGAAX
Class C	GFACX	Class 529-C	CGFCX	Class R-2	RGABX
Class T	TFGAX	Class 529-E	CGFEX	Class R-2E	RGEBX
Class F-1	GFAFX	Class 529-T	TAFFX	Class R-3	RGACX
Class F-2	GFFFX	Class 529-F-1	CGFFX	Class R-4	RGAEX
Class F-3	GAFFX	Class 529-F-2	FAFGX	Class R-5E	RGAHX
		Class 529-F-3	FFAFX	Class R-5	RGAFX
				Class R-6	RGAGX

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Financial statements

Certain investment limitations and guidelines

The following limitations and guidelines are considered at the time of purchase, under normal circumstances, and are based on a percentage of the fund's net assets (excluding, for the avoidance of doubt, collateral held in connection with securities lending activities) unless otherwise noted. This summary is not intended to reflect all of the fund's investment limitations.

Investing in stocks

• The fund will invest at least 65% of its assets in common stocks.

Debt instruments

- The fund may invest up to 10% of its assets in nonconvertible debt securities (i.e., debt securities that do not have equity conversion or purchase rights) rated Ba1 or below and BB+ or below by Nationally Recognized Statistical Rating Organizations designated by the fund's investment adviser or unrated but determined by the fund's investment adviser to be of equivalent quality.
- The fund currently intends to consider the ratings from Moody's Investors Service, S&P Global Ratings and Fitch Ratings. If agency ratings of a security differ, the security will be considered to have received the highest of these ratings, consistent with the fund's investment policies.

Investing outside the United States

- The fund may invest up to 25% of its assets outside the United States.
- For purposes of determining whether an investment is made in a particular country or geographic region, the fund's investment adviser will generally look to the domicile of the issuer in the case of equity securities or to the country to which the security is tied economically in the case of debt securities. In doing so, the fund's investment adviser will generally look to the determination of MSCI Inc. ("MSCI") for equity securities and Bloomberg for debt securities. In certain limited circumstances (including when relevant data is unavailable or the nature of a holding warrants special considerations), the adviser may also take into account additional factors, as applicable, including where the issuer's securities are listed; where the issuer is legally organized, maintains principal corporate offices, conducts its principal operations, generates revenues and/or has credit risk exposure; and the source of guarantees, if any, of such securities.

* * * * * *

The fund may experience difficulty liquidating certain portfolio securities during significant market declines or periods of heavy redemptions.

Description of certain securities, investment techniques and risks

The descriptions below are intended to supplement the material in the prospectus under "Investment objective, strategies and risks."

Market conditions – The value of, and the income generated by, the securities in which the fund invests may decline, sometimes rapidly or unpredictably, due to factors affecting certain issuers, particular industries or sectors, or the overall markets. Rapid or unexpected changes in market conditions could cause the fund to liquidate holdings at inopportune times or at a loss or depressed value. The value of a particular holding may decrease due to developments related to that issuer, but also due to general market conditions, including real or perceived economic developments such as changes in interest rates, credit quality, inflation, or currency rates or generally adverse investor sentiment. The value of a holding may also decline due to factors that negatively affect a particular industry or sector, such as labor shortages, increased production costs, or competitive conditions.

Global economies and financial markets are highly interconnected, and conditions and events in one country, region or financial market may adversely impact issuers in a different country, region or financial market. Furthermore, local, regional and global events such as war, acts of terrorism, trading and tariff arrangements, social unrest, natural disasters, the spread of infectious illness or other public health threats, or bank failures could also adversely impact issuers, markets and economies, including in ways that cannot necessarily be foreseen. The fund could be negatively impacted if the value of a portfolio holding were harmed by such conditions or events.

Significant market disruptions, such as those caused by pandemics, natural or environmental disasters, war, acts of terrorism, bank failures or other events, can adversely affect local and global markets and normal market operations. Market disruptions may exacerbate political, social, and economic risks. Additionally, market disruptions may result in increased market volatility; regulatory trading halts; closure of domestic or foreign exchanges, markets, or governments; or market participants operating pursuant to business continuity plans for indeterminate periods of time. Such events can be highly disruptive to economies and markets and significantly impact individual companies, sectors, industries, markets, currencies, interest and inflation rates, credit ratings, investor sentiment, and other factors affecting the value of the fund's investments and operation of the fund. These events could disrupt businesses that are integral to the fund's operations or impair the ability of employees of fund service providers to perform essential tasks on behalf of the fund.

Governmental and quasi-governmental authorities may take a number of actions designed to support local and global economies and the financial markets in response to economic disruptions. Such actions may include a variety of significant fiscal and monetary policy changes, including, for example, direct capital infusions into companies, new monetary programs and significantly lower interest rates. These actions have resulted in significant expansion of public debt and may result in greater market risk. Additionally, an unexpected or quick reversal of these policies, or the ineffectiveness of these policies, could negatively impact overall investor sentiment and further increase volatility in securities markets.

Equity securities — Equity securities represent an ownership position in a company. Equity securities held by the fund typically consist of common stocks and may also include securities with equity conversion or purchase rights. The prices of equity securities fluctuate based on, among other things, events specific to their issuers and market, economic and other conditions. For example, prices of these securities can be affected by financial contracts held by the issuer or third parties (such as derivatives) relating to the security or other assets or indices. Holders of equity securities are not creditors of the issuer. If an issuer liquidates, holders of equity securities are entitled to their pro rata share of the issuer's assets, if any, after creditors (including the holders of fixed income securities and senior equity securities) are paid.

There may be little trading in the secondary market for particular equity securities, which may adversely affect the fund's ability to value accurately or dispose of such equity securities. Adverse publicity and investor perceptions, whether or not based on fundamental analysis, may decrease the value and/or liquidity of equity securities.

The growth-oriented, equity-type securities generally purchased by the fund may involve large price swings and potential for loss.

Investing in smaller capitalization stocks — The fund may invest in the stocks of smaller capitalization companies. Investing in smaller capitalization stocks can involve greater risk than is customarily associated with investing in stocks of larger, more established companies. For example, smaller companies often have limited product lines, limited operating histories, limited markets or financial resources, may be dependent on one or a few key persons for management and can be more susceptible to losses. Also, their securities may be less liquid or illiquid (and therefore have to be sold at a discount from current prices or sold in small lots over an extended period of time), may be followed by fewer investment research analysts and may be subject to wider price swings, thus creating a greater chance of loss than securities of larger capitalization companies.

Investing in private companies — The fund may invest in companies that have not publicly offered their securities. Investing in private companies can involve greater risks than those associated with investing in publicly traded companies. For example, the securities of a private company may be subject to the risk that market conditions, developments within the company, investor perception, or regulatory decisions may delay or prevent the company from ultimately offering its securities to the public. Furthermore, these investments are generally considered to be illiquid until a company's public offering and are often subject to additional contractual restrictions on resale that would prevent the fund from selling its company shares for a period of time following the public offering.

Investments in private companies can offer the fund significant growth opportunities at attractive prices. However, these investments can pose greater risk, and, consequently, there is no guarantee that positive results can be achieved in the future.

Depositary receipts — Depositary receipts are securities that evidence ownership interests in, and represent the right to receive, a security or a pool of securities that have been deposited with a bank or trust depository. The fund may invest in American Depositary Receipts ("ADRs"), European Depositary Receipts ("EDRs"), Global Depositary Receipts ("GDRs"), and other similar securities. For ADRs, the depository is typically a U.S. financial institution and the underlying securities are issued by a non-U.S. entity. For other depositary receipts, the depository may be a non-U.S. or a U.S. entity, and the underlying securities may be issued by a non-U.S. or a U.S. entity. Depositary receipts will not necessarily be denominated in the same currency as their underlying securities. Generally, ADRs are issued in registered form, denominated in U.S. dollars, and designed for use in the U.S. securities markets. Other depositary receipts, such as EDRs and GDRs, may be issued in bearer form, may be denominated in either U.S. dollars or in non-U.S. currencies, and are primarily designed for use in securities markets outside the United States. ADRs, EDRs and GDRs can be sponsored by the issuing bank or trust company or the issuer of the underlying securities. Although the issuing bank or trust company may impose charges for the collection of dividends and the conversion of such securities into the underlying securities, generally no fees are imposed on the purchase or sale of these securities other than transaction fees ordinarily involved with trading stock. Such securities may be less liquid or may trade at a lower price than the underlying securities of the issuer. Additionally, the issuers of securities underlying depositary receipts may not be obligated to timely disclose information that is considered material under the securities laws of the United States. Therefore, less information may be available regarding these issuers than about the issuers of other securities and there may not be a correlation between such i

Debt instruments — Debt securities, also known as "fixed income securities," are used by issuers to borrow money. Bonds, notes, debentures, asset-backed securities (including those backed by mortgages), and loan participations and assignments are common types of debt securities. Generally, issuers pay investors periodic interest and repay the amount borrowed either periodically during the life of the security and/or at maturity. Some debt securities, such as zero coupon bonds, do not pay current interest, but are purchased at a discount from their face values and their values accrete over time to face value at maturity. Some debt securities bear interest at rates that are not fixed, but that vary with changes in specified market rates or indices. The market prices of debt securities decline when interest rates rise and increase when interest rates fall. These fluctuations will generally be greater for longer-term debt securities than for shorter-term debt securities. Prices of these securities can also be affected by financial contracts held by the issuer or third parties (such as derivatives) relating to the security or other assets or indices. Borrowers that are in bankruptcy or restructuring may never pay off their indebtedness, or they may pay only a small fraction of the amount owed. Direct indebtedness of countries, particularly emerging markets, also involves a risk that the governmental entities responsible for the repayment of the debt may be unable, or unwilling, to pay interest and repay principal when due.

Lower rated debt securities, rated Ba1/BB+ or below by Nationally Recognized Statistical Rating Organizations, are described by the rating agencies as speculative and involve greater risk of default or price changes due to changes in the issuer's creditworthiness than higher rated debt securities, or they may already be in default. Such securities are sometimes referred to as "junk bonds" or high yield bonds. The market prices of these securities may fluctuate more than higher quality securities and may decline significantly in periods of general economic difficulty. It may be more difficult to dispose of, and to determine the value of, lower rated debt securities. Investment grade bonds in the ratings categories A or Baa/BBB also may be more susceptible to changes in market or economic conditions than bonds rated in the highest rating categories.

Certain additional risk factors relating to debt securities are discussed below:

Sensitivity to interest rate and economic changes — Debt securities may be sensitive to economic changes, political and corporate developments, and interest rate changes. In addition, during an economic downturn or a period of rising interest rates, issuers that are highly leveraged may experience increased financial stress that could adversely affect their ability to meet projected business goals, to obtain additional financing and to service their principal and interest payment obligations. Periods of economic change and uncertainty also can be expected to result in increased volatility of market prices and yields of certain debt securities and derivative instruments. As discussed under "Market conditions" above in this statement of additional information, governments and quasi-governmenta authorities may take actions to support local and global economies and financial markets during periods of economic crisis, including direct capital infusions into companies, new monetary programs and significantly lower interest rates. Such actions may expose fixed income markets to heightened volatility and may reduce liquidity for certain investments, which could cause the value of the fund's portfolio to decline.

Payment expectations — Debt securities may contain redemption or call provisions. If an issuer exercises these provisions in a lower interest rate market, the fund may have to replace the security with a lower yielding security, resulting in decreased income to investors. If the issuer of a debt security defaults on its obligations to pay interest or principal or is the subject of bankruptcy proceedings, the fund may incur losses or expenses in seeking recovery of amounts owed to it.

Liquidity and valuation — There may be little trading in the secondary market for particular debt securities, which may affect adversely the fund's ability to value accurately or dispose of

such debt securities. Adverse publicity and investor perceptions, whether or not based on fundamental analysis, may decrease the value and/or liquidity of debt securities.

Credit ratings for debt securities provided by rating agencies reflect an evaluation of the safety of principal and interest payments, not market value risk. The rating of an issuer is a rating agency's view of past and future potential developments related to the issuer and may not necessarily reflect actual outcomes. There can be a lag between the time of developments relating to an issuer and the time a rating is assigned and updated. The investment adviser considers these ratings of securities as one of many criteria in making its investment decisions.

Bond rating agencies may assign modifiers (such as +/-) to ratings categories to signify the relative position of a credit within the rating category. Investment policies that are based on ratings categories should be read to include any security within that category, without giving consideration to the modifier except where otherwise provided. See the appendix to this statement of additional information for more information about credit ratings.

Securities with equity and debt characteristics — Certain securities have a combination of equity and debt characteristics. Such securities may at times behave more like equity than debt or vice versa.

Preferred stock — Preferred stock represents an equity interest in an issuer that generally entitles the holder to receive, in preference to common stockholders and the holders of certain other stocks, dividends and a fixed share of the proceeds resulting from a liquidation of the issuer. Preferred stocks may pay fixed or adjustable rates of return, and preferred stock dividends may be cumulative or non-cumulative and participating or non-participating. Cumulative dividend provisions require all or a portion of prior unpaid dividends to be paid before dividends can be paid to the issuer's common stockholders, while prior unpaid dividends on non-cumulative preferred stock are forfeited. Participating preferred stock may be entitled to a dividend exceeding the issuer's declared dividend in certain cases, while non-participating preferred stock is entitled only to the stipulated dividend. Preferred stock is subject to issuer-specific and market risks applicable generally to equity securities. As with debt securities, the prices and yields of preferred stocks often move with changes in interest rates and the issuer's credit quality. Additionally, a company's preferred stock typically pays dividends only after the company makes required payments to holders of its bonds and other debt. Accordingly, the price of preferred stock will usually react more strongly than bonds and other debt to actual or perceived changes in the issuing company's financial condition or prospects. Preferred stock of smaller companies may be more vulnerable to adverse developments than preferred stock of larger companies.

Convertible securities — A convertible security is a debt obligation, preferred stock or other security that may be converted, within a specified period of time and at a stated conversion rate, into common stock or other equity securities of the same or a different issuer. The conversion may occur automatically upon the occurrence of a predetermined event or at the option of either the issuer or the security holder. Under certain circumstances, a convertible security may also be called for redemption or conversion by the issuer after a particular date and at predetermined price specified upon issue. If a convertible security held by the fund is called for redemption or conversion, the fund could be required to tender the security for redemption, convert it into the underlying common stock, or sell it to a third party.

The holder of a convertible security is generally entitled to participate in the capital appreciation resulting from a market price increase in the issuer's common stock and to receive interest paid or accrued until the convertible security matures or is redeemed, converted or exchanged. Before conversion, convertible securities have characteristics similar to non-convertible debt or preferred securities, as applicable. Convertible securities rank

senior to common stock in an issuer's capital structure and, therefore, normally entail less risk than the issuer's common stock. However, convertible securities may also be subordinate to any senior debt obligations of the issuer, and, therefore, an issuer's convertible securities may entail more risk than such senior debt obligations. Convertible securities usually offer lower interest or dividend yields than non-convertible debt securities of similar credit quality because of the potential for capital appreciation. In addition, convertible securities are often lower-rated securities.

Because of the conversion feature, the price of a convertible security will normally fluctuate in some proportion to changes in the price of the underlying asset, and, accordingly, convertible securities are subject to risks relating to the activities of the issuer and/or general market and economic conditions. The income component of a convertible security may cushion the security against declines in the price of the underlying asset but may also cause the price of the security to fluctuate based upon changes in interest rates and the credit quality of the issuer. As with a straight fixed income security, the price of a convertible security tends to increase when interest rates decline and decrease when interest rates rise. Like the price of a common stock, the price of a convertible security also tends to increase as the price of the underlying stock rises and to decrease as the price of the underlying stock declines.

Hybrid securities — A hybrid security is a type of security that also has equity and debt characteristics. Like equities, which have no final maturity, a hybrid security may be perpetual. On the other hand, like debt securities, a hybrid security may be callable at the option of the issuer on a date specified at issue. Additionally, like common equities, which may stop paying dividends at virtually any time without violating any contractual terms or conditions, hybrids typically allow for issuers to withhold payment of interest until a later date or to suspend coupon payments entirely without triggering an event of default. Hybrid securities are normally at the bottom of an issuer's debt capital structure because holders of an issuer's hybrid securities are structurally subordinated to the issuer's senior creditors. In bankruptcy, hybrid security holders should only get paid after all senior creditors of the issuer have been paid but before any disbursements are made to the issuer's equity holders. Accordingly, hybrid securities may be more sensitive to economic changes than more senior debt securities. Such securities may also be viewed as more equity-like by the market when the issuer or its parent company experiences financial difficulties.

Contingent convertible securities, which are also known as contingent capital securities, are a form of hybrid security that are intended to either convert into equity or have their principal written down upon the occurrence of certain trigger events. One type of contingent convertible security has characteristics designed to absorb losses, by providing that the liquidation value of the security may be adjusted downward to below the original par value or written off entirely under certain circumstances. For instance, if losses have eroded the issuer's capital level below a specified threshold, the liquidation value of the security may be reduced in whole or in part. The write-down of the security's par value may occur automatically and would not entitle holders to institute bankruptcy proceedings against the issuer. In addition, an automatic write-down could result in a reduced income rate if the dividend or interest payment associated with the security is based on the security's par value. Such securities may, but are not required to, provide for circumstances under which the liquidation value of the security may be adjusted back up to par, such as an improvement in capitalization or earnings. Another type of contingent convertible security provides for mandatory conversion of the security into common shares of the issuer under certain circumstances. The mandatory conversion might relate, for example, to the issuer's failure to maintain a capital minimum. Since the common stock of the issuer may not pay a dividend, investors in such instruments could experience reduced yields (or no yields at all) and conversion would deepen the subordination of the investor, effectively worsening the investor's standing in the case of the issuer's insolvency. An automatic write-down or conversion event with respect to a contingent convertible security will

typically be triggered by a reduction in the issuer's capital level, but may also be triggered by regulatory actions, such as a change in regulatory capital requirements, or by other factors.

Warrants and rights — Warrants and rights may be acquired by the fund in connection with other securities or separately. Warrants generally entitle, but do not obligate, their holder to purchase other equity or fixed income securities at a specified price at a later date. Rights are similar to warrants but typically have a shorter duration and are issued by a company to existing holders of its stock to provide those holders the right to purchase additional shares of stock at a later date. Warrants and rights do not carry with them the right to dividends or voting rights with respect to the securities that they entitle their holder to purchase, and they do not represent any rights in the assets of the issuing company. Additionally, a warrant or right ceases to have value if it is not exercised prior to its expiration date. As a result, warrants and rights may be considered more speculative than certain other types of investments. Changes in the value of a warrant or right do not necessarily correspond to changes in the value of its underlying security. The price of a warrant or right may be more volatile than the price of its underlying security, and they therefore present greater potential for capital appreciation and capital loss. The effective price paid for warrants or rights added to the subscription price of the related security may exceed the value of the subscribed security's market price, such as when there is no movement in the price of the underlying security. The market for warrants or rights may be very limited and it may be difficult to sell them promptly at an acceptable price.

Investing outside the United States — Securities of issuers domiciled outside the United States or with significant operations or revenues outside the United States, and securities tied economically to countries outside the United States, may lose value because of adverse political, social, economic or market developments (including social instability, regional conflicts, terrorism and war) in the countries or regions in which the issuers are domiciled, operate or generate revenue or to which the securities are tied economically. These issuers may also be more susceptible to actions of foreign governments such as the imposition of price controls, sanctions, or punitive taxes that could adversely impact the value of these securities. To the extent the fund invests in securities that are denominated in currencies other than the U.S. dollar, these securities may also lose value due to changes in foreign currency exchange rates against the U.S. dollar and/or currencies of other countries. Securities markets in certain countries may be more volatile or less liquid than those in the United States. Investments outside the United States may also be subject to different accounting practices and different regulatory, legal, auditing, financial reporting and recordkeeping standards and practices, and may be more difficult to value, than those in the United States. In addition, the value of investments outside the United States may be reduced by foreign taxes, including foreign withholding taxes on interest and dividends. Further, there may be increased risks of delayed settlement of securities purchased or sold by the fund, which could impact the liquidity of the fund's portfolio. The risks of investing outside the United States may be heightened in connection with investments in emerging markets.

Additional costs could be incurred in connection with the fund's investment activities outside the United States. Brokerage commissions may be higher outside the United States, and the fund will bear certain expenses in connection with its currency transactions. Furthermore, increased custodian costs may be associated with maintaining assets in certain jurisdictions.

Investing in emerging markets — Investing in emerging markets may involve risks in addition to and greater than those generally associated with investing in the securities markets of developed countries. For instance, emerging market countries tend to have less developed political, economic and legal systems than those in developed countries. Accordingly, the governments of these countries may be less stable and more likely to intervene in the market economy, for example, by imposing capital controls, nationalizing a company or industry, placing restrictions on foreign ownership and on withdrawing sale proceeds of securities from the country, and/or imposing punitive taxes that could adversely affect the prices of securities. Information regarding issuers in emerging markets may be limited, incomplete or inaccurate, and such issuers may not be subject to regulatory, accounting, auditing, and financial reporting and recordkeeping standards comparable to those to which issuers in

more developed markets are subject. The fund's rights with respect to its investments in emerging markets, if any, will generally be governed by local law, which may make it difficult or impossible for the fund to pursue legal remedies or to obtain and enforce judgments in local courts. In addition, the economies of these countries may be dependent on relatively few industries, may have limited access to capital and may be more susceptible to changes in local and global trade conditions and downturns in the world economy. Securities markets in these countries can also be relatively small and have substantially lower trading volumes. As a result, securities issued in these countries may be more volatile and less liquid, more vulnerable to market manipulation, and more difficult to value, than securities issued in countries with more developed economies and/or markets. Less certainty with respect to security valuations may lead to additional challenges and risks in calculating the fund's net asset value. Additionally, emerging markets are more likely to experience problems with the clearing and settling of trades and the holding of securities by banks, agents and depositories that are less established than those in developed countries.

In countries where direct foreign investment is limited or prohibited, the fund may invest in operating companies based in such countries through an offshore intermediary entity that, based on contractual agreements, seeks to replicate the rights and obligations of direct equity ownership in such operating company. Because the contractual arrangements do not in fact bestow the fund with actual equity ownership in the operating company, these investment structures may limit the fund's rights as an investor and create significant additional risks. For example, local government authorities may determine that such structures do not comply with applicable laws and regulations, including those relating to restrictions on foreign ownership. In such event, the intermediary entity and/or the operating company may be subject to penalties, revocation of business and operating licenses or forfeiture of foreign ownership interests, and the fund's economic interests in the underlying operating company and its rights as an investor may not be recognized, resulting in a loss to the fund and its shareholders. In addition, exerting control through contractual arrangements may be less effective than direct equity ownership, and a company may incur substantial costs to enforce the terms of such arrangements, including those relating to the distribution of the funds among the entities. These special investment structures may also be disregarded for tax purposes by local tax authorities, resulting in increased tax liabilities, and the fund's control over – and distributions due from – such structures may be jeopardized if the individuals who hold the equity interest in such structures breach the terms of the agreements. While these structures may be widely used to circumvent limits on foreign ownership in certain jurisdictions, there is no assurance that they will be upheld by local regulatory authorities or that disputes regarding the same will be resolved consistently.

Although there is no universally accepted definition, the investment adviser generally considers an emerging market to be a market that is in the earlier stages of its industrialization cycle with a low per capita gross domestic product ("GDP") and a low market capitalization to GDP ratio relative to those in the United States and the European Union, and would include markets commonly referred to as "frontier markets." For example, the investment adviser currently expects that most countries not designated as developed markets by MSCI Inc. ("MSCI") will be treated as emerging markets for equity securities, and that most countries designated as emerging markets by J.P. Morgan or, if not available, Bloomberg will be treated as emerging markets for debt securities.

Certain risk factors related to emerging markets

Currency fluctuations — Certain emerging markets' currencies have experienced and in the future may experience significant declines against the U.S. dollar. For example, if the U.S. dollar appreciates against foreign currencies, the value of the fund's emerging markets securities holdings would generally depreciate and vice versa. Further, the fund may lose money due to losses and other expenses incurred in converting various currencies to purchase and sell securities valued in currencies other than the U.S. dollar, as well as from currency restrictions, exchange control regulation, governmental restrictions that limit or otherwise delay the fund's ability to convert or repatriate currencies and currency devaluations.

Government regulation — Certain emerging markets lack uniform accounting, auditing and financial reporting and disclosure standards, have less governmental supervision of financial markets than in the United States, and may not honor legal rights or protections enjoyed by investors in the United States. Certain governments may be more unstable and present greater risks of nationalization or restrictions on foreign ownership of local companies. Repatriation of investment income, capital and the proceeds of sales by foreign investors may require governmental registration and/or approval in some emerging markets. While the fund will only invest in markets where these restrictions are considered acceptable by the investment adviser, a country could impose new or additional repatriation restrictions after the fund's investment. If this happened, the fund's response might include, among other things, applying to the appropriate authorities for a waiver of the restrictions or engaging in transactions in other markets designed to offset the risks of decline in that country. Such restrictions will be considered in relation to the fund's liquidity needs and other factors. Further, some attractive equity securities may not be available to the fund if foreign shareholders already hold the maximum amount legally permissible.

While government involvement in the private sector varies in degree among emerging markets, such involvement may in some cases include government ownership of companies in certain sectors, wage and price controls or imposition of trade barriers and other protectionist measures. With respect to any emerging market, there is no guarantee that some future economic or political crisis will not lead to price controls, forced mergers of companies, expropriation, or creation of government monopolies to the possible detriment of the fund's investments.

Fluctuations in inflation rates — Rapid fluctuations in inflation rates may have negative impacts on the economies and securities markets of certain emerging market countries.

Less developed securities markets — Emerging markets may be less well-developed and regulated than other markets. These markets have lower trading volumes than the securities markets of more developed countries and may be unable to respond effectively to increases in trading volume. Consequently, these markets may be substantially less liquid than those of more developed countries, and the securities of issuers located in these markets may have limited marketability. These factors may make prompt liquidation of substantial portfolio holdings difficult or impossible at times.

Settlement risks — Settlement systems in emerging markets are generally less well organized than those of developed markets. Supervisory authorities may also be unable to apply standards comparable to those in developed markets. Thus, there may be risks that settlement may be delayed and that cash or securities belonging to the fund may be in jeopardy because of failures of or defects in the systems. In particular, market practice may require that payment be made before receipt of the security being purchased or that delivery of a security be made before payment is received. In such cases, default by a broker or bank (the "counterparty") through which the transaction is effected might cause the fund to suffer a loss. The fund will seek, where possible, to use counterparties whose financial status is such that this risk is reduced. However, there can be no certainty that the fund will be successful in eliminating this risk, particularly as counterparties operating in emerging markets frequently lack the standing or financial resources of those in developed countries. There may also be a danger that, because of uncertainties in the operation of settlement systems in individual markets, competing claims may arise with respect to securities held by or to be transferred to the fund.

Limited market information — The fund may encounter problems assessing investment opportunities in certain emerging markets in light of limitations on available information and different accounting, auditing and financial reporting standards. For example, due to jurisdictional limitations, the Public Company Accounting Oversight Board ("PCAOB"), which

regulates auditors of U.S. reporting companies, may be unable to inspect the audit work and practices of PCAOB-registered auditing firms in certain emerging markets. As a result, there is greater risk that financial records and information relating to an issuer's operations in emerging markets will be incomplete or misleading, which may negatively impact the fund's investments in such company. When faced with limited market information, the fund's investment adviser will seek alternative sources of information, and to the extent the investment adviser is not satisfied with the sufficiency or accuracy of the information obtained with respect to a particular market or security, the fund will not invest in such market or security.

Taxation — Taxation of dividends, interest and capital gains received by the fund varies among emerging markets and, in some cases, is comparatively high. In addition, emerging markets typically have less well-defined tax laws and procedures and such laws may permit retroactive taxation so that the fund could become subject in the future to local tax liability that it had not reasonably anticipated in conducting its investment activities or valuing its assets.

Fraudulent securities — Securities purchased by the fund may subsequently be found to be fraudulent or counterfeit, resulting in a loss to the fund.

Remedies — Emerging markets may offer less protection to investors than U.S. markets and, in the event of investor harm, there may be substantially less recourse available to the fund and its shareholders. In addition, as a matter of law or practicality, the fund and its shareholders - as well as U.S. regulators - may encounter substantial difficulties in obtaining and enforcing judgments and other actions against non-U.S. individuals and companies.

Restricted or illiquid securities — The fund may purchase securities subject to restrictions on resale. Restricted securities may only be sold pursuant to an exemption from registration under the Securities Act of 1933, as amended (the "1933 Act"), or in a registered public offering. Where registration is required, the holder of a registered security may be obligated to pay all or part of the registration expense and a considerable period may elapse between the time it decides to seek registration and the time it may be permitted to sell a security under an effective registration statement. Difficulty in selling such securities may result in a loss to the fund or cause it to incur additional administrative costs.

Some fund holdings (including some restricted securities) may be deemed illiquid if the fund expects that a reasonable portion of the holding cannot be sold in seven calendar days or less without the sale significantly changing the market value of the investment. The determination of whether a holding is considered illiquid is made by the fund's adviser under a liquidity risk management program adopted by the fund's board and administered by the fund's adviser. The fund may incur significant additional costs in disposing of illiquid securities.

Obligations backed by the "full faith and credit" of the U.S. government — U.S. government obligations include the following types of securities:

U.S. Treasury securities — U.S. Treasury securities include direct obligations of the U.S. Treasury, such as Treasury bills, notes and bonds. For these securities, the payment of principal and interest is unconditionally guaranteed by the U.S. government, and thus they are of high credit quality.

Federal agency securities — The securities of certain U.S. government agencies and government-sponsored entities are guaranteed as to the timely payment of principal and interest by the full faith and credit of the U.S. government. Such agencies and entities include, but are not limited to, the Federal Financing Bank ("FFB"), the Government National Mortgage

Association ("Ginnie Mae"), the U.S. Department of Veterans Affairs ("VA"), the Federal Housing Administration ("FHA"), the Export-Import Bank of the United States ("Exim Bank"), the U.S. International Development Finance Corporation ("DFC"), the Commodity Credit Corporation ("CCC") and the U.S. Small Business Administration ("SBA").

Such securities are subject to variations in market value due to fluctuations in interest rates and in government policies, among other things, but, if held to maturity, are expected to be paid in full (either at maturity or thereafter). However, from time to time, a high national debt level, and uncertainty regarding negotiations to increase the U.S. government's debt ceiling and periodic legislation to fund the government, could increase the risk that the U.S. government may default on its obligations and/or lead to a downgrade of the credit rating of the U.S. government. Such an event could adversely affect the value of investments in securities backed by the full faith and credit of the U.S. government, cause the fund to suffer losses and lead to significant disruptions in U.S. and global markets. Regulatory or market changes or conditions could increase demand for U.S. government securities and affect the availability of such instruments for investment and the fund's ability to pursue its investment strategies.

Other federal agency obligations — Additional federal agency securities are neither direct obligations of, nor guaranteed by, the U.S. government. These obligations include securities issued by certain U.S. government agencies and government-sponsored entities. However, they generally involve some form of federal sponsorship: some operate under a congressional charter; some are backed by collateral consisting of "full faith and credit" obligations as described above; some are supported by the issuer's right to borrow from the Treasury; and others are supported only by the credit of the issuing government agency or entity. These agencies and entities include, but are not limited to: the Federal Home Loan Banks, the Federal Home Loan Mortgage Corporation ("Freddie Mac"), the Federal National Mortgage Association ("Fannie Mae"), the Tennessee Valley Authority and the Federal Farm Credit Bank System.

In 2008, Freddie Mac and Fannie Mae were placed into conservatorship by their new regulator, the Federal Housing Finance Agency ("FHFA"). Simultaneously, the U.S. Treasury made a commitment of indefinite duration to maintain the positive net worth of both firms. As conservator, the FHFA has the authority to repudiate any contract either firm has entered into prior to the FHFA's appointment as conservator (or receiver should either firm go into default) if the FHFA, in its sole discretion determines that performance of the contract is burdensome and repudiation would promote the orderly administration of Fannie Mae's or Freddie Mac's affairs. While the FHFA has indicated that it does not intend to repudiate the guaranty obligations of either entity, doing so could adversely affect holders of their mortgage-backed securities. For example, if a contract were repudiated, the liability for any direct compensatory damages would accrue to the entity's conservatorship estate and could only be satisfied to the extent the estate had available assets. As a result, if interest payments on Fannie Mae or Freddie Mac mortgage-backed securities held by the fund were reduced because underlying borrowers failed to make payments or such payments were not advanced by a loan servicer, the fund's only recourse might be against the conservatorship estate, which might not have sufficient assets to offset any shortfalls.

The FHFA, in its capacity as conservator, has the power to transfer or sell any asset or liability of Fannie Mae or Freddie Mac. The FHFA has indicated it has no current intention to do this; however, should it do so a holder of a Fannie Mae or Freddie Mac mortgage-backed security would have to rely on another party for satisfaction of the guaranty obligations and would be exposed to the credit risk of that party.

Certain rights provided to holders of mortgage-backed securities issued by Fannie Mae or Freddie Mac under their operative documents may not be enforceable against the FHFA, or enforcement may be delayed during the course of the conservatorship or any future receivership. For example, the operative documents may provide that upon the occurrence of an event of default by Fannie Mae or Freddie Mac, holders of a requisite percentage of the mortgage-backed security may replace the

entity as trustee. However, under the Federal Housing Finance Regulatory Reform Act of 2008, holders may not enforce this right if the event of default arises solely because a conservator or receiver has been appointed.

Forward commitment, when issued and delayed delivery transactions — The fund may enter into commitments to purchase or sell securities at a future date. When the fund agrees to purchase such securities, it assumes the risk of any decline in value of the security from the date of the agreement, and when the fund agrees to sell such securities, it assumes the risk of any increase in value of the security. If the other party to such a transaction fails to deliver or pay for the securities, the fund could miss a favorable price or yield opportunity, or could experience a loss

The fund may roll such transactions in lieu of taking physical delivery of the contract's underlying assets on the settlement date. When rolling the purchase of these types of transactions, the fund sells mortgage-backed securities for delivery in the current month and simultaneously contracts to repurchase substantially similar (same type, coupon, and maturity) securities on a specified future date, at a pre-determined price. When rolling the sale of these types of transactions, the fund purchases mortgage-backed securities for delivery in the current month and simultaneously contracts to sell substantially similar (same type, coupon, and maturity) securities on a specified future date, at a pre-determined price.

When rolling these types of transactions, during the period between the initial sale (or purchase) and subsequent repurchase (or sale) (the "roll period"), the fund forgoes principal and interest paid on the mortgage-backed securities. The fund is compensated by the price differential between the original and new contracts (often referred to as the "drop"), if any, as well as by the interest earned on the cash proceeds of any sales. The fund also takes the risk that market prices or characteristics of the underlying mortgage-backed securities may move unfavorably between the original and new contracts. The fund could suffer a loss if the contracting party fails to perform the future transaction and the fund is therefore unable to buy or sell back the mortgage-backed securities it initially either sold or purchased, respectively. These transactions are accounted for as purchase and sale transactions, which contribute to the fund's portfolio turnover rate.

With TBA transactions, the particular securities (i.e., specified mortgage pools) to be delivered or received are not identified at the trade date, but are "to be announced" at a later settlement date. However, securities to be delivered must meet specified criteria, including face value, coupon rate and maturity, and be within industry-accepted "good delivery" standards. The fund will not use these transactions for the purpose of leveraging. Although these transactions will not be entered into for leveraging purposes, the fund temporarily could be in a leveraged position (because it may have an amount greater than its net assets subject to market risk). Should market values of the fund's portfolio securities decline while the fund is in a leveraged position, greater depreciation of its net assets would likely occur than if it were not in such a position. After a transaction is entered into, the fund may still dispose of or renegotiate the transaction. Additionally, prior to receiving delivery of securities as part of a transaction, the fund may sell such securities.

When the fund enters into a TBA commitment for the sale of mortgage-backed securities for a fixed price, with payment and delivery on an agreed upon future settlement date (which may be referred to as having a short position in such TBA securities), the fund may or may not hold the types of mortgage-backed securities required to be delivered. To the extent the fund has sold such a security on a when-issued, delayed delivery, or forward commitment basis, the fund would not participate in future gains or losses with respect to the security if the fund holds such security. If the other party to a transaction fails to pay for the securities, the fund could suffer a loss. Additionally, when selling a security on a when-issued, delayed delivery or forward commitment basis without owning the security, the fund will incur a loss if the security's price appreciates in value such that the security's price is above the agreed-upon price on the settlement date.

Under the SEC's rule applicable to the fund's use of derivatives, when issued, forward-settling and nonstandard settlement cycle securities, as well as TBAs and roll transactions, will be treated as derivatives unless the fund intends to physically settle these transactions and the transactions will settle within 35 days of their respective trade dates.

Cash and cash equivalents — The fund may hold cash or invest in cash equivalents. Cash equivalents include, but are not limited to: (a) shares of money market or similar funds managed by the investment adviser or its affiliates; (b) shares of other money market funds; (c) commercial paper; (d) short-term bank obligations (for example, certificates of deposit, bankers' acceptances (time drafts on a commercial bank where the bank accepts an irrevocable obligation to pay at maturity)) or bank notes; (e) savings association and savings bank of savings banks or savings associations); (f) securities of the U.S. government, its agencies or instrumentalities that mature, or that may be redeemed, in one year or less; and (g) higher quality corporate bonds and notes that mature, or that may be redeemed, in one year or less.

Commercial paper — The fund may purchase commercial paper. Commercial paper refers to short-term promissory notes issued by a corporation to finance its current operations. Such securities normally have maturities of thirteen months or less and, though commercial paper is often unsecured, commercial paper may be supported by letters of credit, surety bonds or other forms of collateral. Maturing commercial paper issuances are usually repaid by the issuer from the proceeds of new commercial paper issuances. As a result, investment in commercial paper is subject to rollover risk, or the risk that the issuer cannot issue enough new commercial paper to satisfy its outstanding commercial paper. Like all fixed income securities, commercial paper prices will decline and vice versa. However, the short-term nature of a commercial paper investment makes it less susceptible to volatility than many other fixed income securities because interest rate risk typically increases as maturity lengths increase. Commercial paper tends to yield smaller returns than longer-term corporate debt because securities with shorter maturities typically have lower effective yields than those with longer maturities. As with all fixed income securities, there is a chance that the issuer will default on its commercial paper obligations and commercial paper may become illiquid or suffer from reduced liquidity in these or other situations.

Commercial paper in which the fund may invest includes commercial paper issued in reliance on the exemption from registration afforded by Section 4(a)(2) of the Securities Act of 1933, as amended (the "1933 Act"). Section 4(a)(2) commercial paper has substantially the same price and liquidity characteristics as commercial paper generally, except that the resale of Section 4(a)(2) commercial paper is limited to institutional investors who agree that they are purchasing the paper for investment purposes and not with a view to public distribution. Technically, such a restriction on resale renders Section 4(a)(2) commercial paper a restricted security under the 1933 Act. In practice, however, Section 4(a)(2) commercial paper typically can be resold as easily as any other unrestricted security held by the fund. Accordingly, Section 4(a)(2) commercial paper has been generally determined to be liquid under procedures adopted by the fund's board of trustees.

Real estate investment trusts — Real estate investment trusts ("REITs"), which primarily invest in real estate or real estate-related loans, may issue equity or debt securities. Equity REITs own real estate properties, while mortgage REITs hold construction, development and/or long-term mortgage loans. The values of REITs may be affected by changes in the value of the underlying property of the trusts, the creditworthiness of the issuer, property taxes, interest rates, tax laws and regulatory requirements, such as those relating to the environment. Both types of REITs are dependent upon management skill and the cash flows generated by their holdings, the real estate market in general and the possibility of failing to qualify for any applicable pass-through tax treatment or failing to maintain any applicable exemptive status afforded under relevant laws.

Currency transactions — The fund may enter into currency transactions on a spot (i.e., cash) basis at the prevailing rate in the currency exchange market to provide for the purchase or sale of a currency needed to purchase a security denominated in such currency. In addition, the fund may enter into forward currency contracts to protect against changes in currency exchange rates, to increase exposure to a particular foreign currency, to shift exposure to currency fluctuations from one currency to another or to seek to increase returns. A forward currency contract is an obligation to purchase or sell a specific currency at a future date, which may be any fixed number of days from the date of the contract agreed upon by the parties, at a price set at the time of the contract. Some forward currency contracts, called non-deliverable forwards or NDFs, do not call for physical delivery of the currency and are instead settled through cash payments. Forward currency contracts are typically privately negotiated and traded in the interbank market between large commercial banks (or other currency traders) and their customers. Although forward contracts entered into by the fund will typically involve the purchase or sale of a currency against the U.S. dollar, the fund also may purchase or sell a non-U.S. currency against another non-U.S. currency.

Currency exchange rates generally are determined by forces of supply and demand in the foreign exchange markets and the relative merits of investment in different countries as viewed from an international perspective. Currency exchange rates, as well as foreign currency transactions, can also be affected unpredictably by intervention by U.S. or foreign governments or central banks or by currency controls or political developments in the United States or abroad. Such intervention or other events could prevent the fund from entering into foreign currency transactions, force the fund to exit such transactions at an unfavorable time or price or result in penalties to the fund, any of which may result in losses to the fund.

Generally, the fund will not attempt to protect against all potential changes in exchange rates and the use of forward contracts does not eliminate the risk of fluctuations in the prices of the underlying securities. If the value of the underlying securities declines or the amount of the fund's commitment increases because of changes in exchange rates, the fund may need to provide additional cash or securities to satisfy its commitment under the forward contract. The fund is also subject to the risk that it may be delayed or prevented from obtaining payments owed to it under the forward contract as a result of the insolvency or bankruptcy of the counterparty with which it entered into the forward contract or the failure of the counterparty to comply with the terms of the contract.

The realization of gains or losses on foreign currency transactions will usually be a function of the investment adviser's ability to accurately estimate currency market movements. Entering into forward currency transactions may change the fund's exposure to currency exchange rates and could result in losses to the fund if currencies do not perform as expected by the fund's investment adviser. For example, if the fund's investment adviser increases the fund's exposure to a foreign currency using forward contracts and that foreign currency's value declines, the fund may incur a loss. In addition, while entering into forward currency transactions could minimize the risk of loss due to a decline in the value of the hedged currency, it could also limit any potential gain that may result from an increase in the value of the currency.

Forward currency contracts may give rise to leverage, or exposure to potential gains and losses in excess of the initial amount invested. Leverage magnifies gains and losses and could cause the fund to be subject to more volatility than if it had not been leveraged, thereby resulting in a heightened risk of loss. Forward currency contracts are considered derivatives. Accordingly, under the SEC's rule applicable to the fund's use of derivatives, a fund's obligations with respect to these instruments will depend on the fund's aggregate usage of and exposure to derivatives, and the fund's usage of forward currency contracts is subject to written policies and procedures reasonably designed to manage the fund's derivatives risk.

Forward currency transactions also may affect the character and timing of income, gain, or loss recognized by the fund for U.S. tax purposes. The use of forward currency contracts could result in the

application of the mark-to-market provisions of the Internal Revenue Code of 1986 as amended (the "Code") and may cause an increase (or decrease) in the amount of taxable dividends paid by the fund.

Indirect exposure to cryptocurrencies – Cryptocurrencies are digital assets which may act as a store of wealth, a medium of exchange or an investment asset. There are thousands of cryptocurrencies, such as bitcoin. Although the fund has no current intention of directly investing in cryptocurrencies, some issuers accept cryptocurrency for payment of services, use cryptocurrencies as reserve assets and/or invest in cryptocurrencies, and the fund may have exposure to cryptocurrencies through investments in securities of such issuers. The fund may also invest in securities of issuers which provide cryptocurrency-related services.

Cryptocurrencies are subject to fluctuations in value. Cryptocurrencies are not backed by any government, corporation or other identified body. Rather, the value of a cryptocurrency is determined by other factors, such as the perceived future prospects or the supply and demand for such cryptocurrency in the global market for the trading of cryptocurrency. Cryptocurrencies may trade on platforms which are largely unregulated and may be more exposed to operational or technical issues as well as fraud or manipulation in comparison to established, regulated exchanges for securities, derivatives and traditional currencies. The values of cryptocurrencies have been, and may in the future continue to be, highly volatile and subject to sudden and significant increases and declines. The value of a cryptocurrency may decline precipitously (including to zero) for a variety of reasons, including, but not limited to, regulatory changes, a loss of confidence in its network or a change in user preference to other cryptocurrencies. The value of securities of issuers with significant holdings of cryptocurrencies may be subject, among other things, to fluctuations in the value of such cryptocurrencies, and such issuers may experience custody issues and/or lose their cryptocurrency holdings through theft, hacking, or technical glitches in the applicable blockchain. The fund may experience losses as a result of the decline in value of its securities of issuers that own cryptocurrencies or which provide cryptocurrency-related services. If an issuer that owns cryptocurrencies intends to pay a dividend using such holdings or to otherwise make a distribution of such holdings to its stockholders, such dividends or distributions may face regulatory, operational and technical issues.

Factors affecting the further development, use, and exchange of cryptocurrency include, but are not limited to: continued worldwide growth of, or possible cessation of or reversal in, the adoption and use of cryptocurrencies and other digital assets; the developing regulatory environment relating to cryptocurrencies, including the characterization of cryptocurrencies, commodities, or securities, the tax treatment of cryptocurrencies, and government and quasi-government regulation or restrictions on, or regulation of access to and operation of, cryptocurrency networks and the exchanges on which cryptocurrencies trade, including anti-money laundering regulations and requirements; perceptions regarding the environmental impact of a cryptocurrency; changes in consumer demographics and public preferences; general economic conditions; maintenance and development of open-source software protocols; the availability and popularity of other forms or methods of buying and selling goods and services; the use of the networks supporting digital assets, such as those for developing smart contracts and distributed applications; and general risks tied to the use of information technologies, including cyber risks. A hack or failure of one cryptocurrency may lead to a loss in confidence in, and thus decreased usage and/or value of, other cryptocurrencies.

Cybersecurity risks — With the increased use of technologies such as the Internet to conduct business, the fund has become potentially more susceptible to operational and information security risks through breaches in cybersecurity. In general, a breach in cybersecurity can result from either a deliberate attack or an unintentional event. Cybersecurity breaches may involve, among other things, "ransomware" attacks, injection of computer viruses or malicious software code, or the use of vulnerabilities in code to gain unauthorized access to digital information systems, networks or devices that are used directly or indirectly by the fund or its service providers through "hacking" or other means. Cybersecurity risks also include the risk of losses of service resulting from external attacks that do not require unauthorized access to the fund's systems, networks or devices. For example,

denial-of-service attacks on the investment adviser's or an affiliate's website could effectively render the fund's network services unavailable to fund shareholders and other intended end-users. Any such cybersecurity breaches or losses of service may, among other things, cause the fund to lose proprietary information, suffer data corruption or lose operational capacity, or may result in the misappropriation, unauthorized release or other misuse of the fund's assets or sensitive information (including shareholder personal information or other confidential information), the inability of fund shareholders to transact business, or the destruction of the fund's physical infrastructure, equipment or operating systems. These, in turn, could cause the fund to violate applicable privacy and other laws and incur or suffer regulatory penalties, reputational damage, additional costs (including compliance costs) associated with corrective measures and/or financial loss. While the fund and its investment adviser have established business continuity plans and risk management systems designed to prevent or reduce the impact of cybersecurity attacks, there are inherent limitations in such plans and systems due in part to the ever-changing nature of technology and cybersecurity attack tactics, and there is a possibility that certain risks have not been adequately identified or prepared for.

In addition, cybersecurity failures by or breaches of the fund's third-party service providers (including, but not limited to, the fund's investment adviser, transfer agent, custodian, administrators and other financial intermediaries) may disrupt the business operations of the service providers and of the fund, potentially resulting in financial losses, the inability of fund shareholders to transact business with the fund and of the fund to process transactions, the inability of the fund to calculate its net asset value, violations of applicable privacy and other laws, rules and regulations, regulatory fines, penalties, reputational damage, reimbursement or other compensatory costs and/or additional compliance costs associated with implementation of any corrective measures. The fund and its shareholders could be negatively impacted as a result of any such cybersecurity breaches, and there can be no assurance that the fund will not suffer losses relating to cybersecurity attacks or other informational security breaches affecting the fund's third-party service providers in the future, particularly as the fund cannot control any cybersecurity plans or systems implemented by such service providers.

Cybersecurity risks may also impact issuers of securities in which the fund invests, which may cause the fund's investments in such issuers to lose value.

Inflation/Deflation risk — The fund may be subject to inflation and deflation risk. Inflation risk is the risk that the present value of assets or income from investments will be less in the future as inflation decreases the value of money. As inflation increases, the present value of the fund's assets can decline. Deflation risk is the risk that prices throughout the economy decline over time. Deflation or inflation may have an adverse effect on the creditworthiness of issuers and may make issuer default more likely, which may result in a decline in the value of the fund's assets.

Interfund borrowing and lending — Pursuant to an exemptive order issued by the U.S. Securities and Exchange Commission, the fund may lend money to, and borrow money from, other funds advised by Capital Research and Management Company or its affiliates. The fund will borrow through the program only when the costs are equal to or lower than the costs of bank loans. The fund will lend through the program only when the returns are higher than those available from an investment in repurchase agreements. Interfund loans and borrowings normally extend overnight, but can have a maximum duration of seven days. Loans may be called on one day's notice. The fund may have to borrow from a bank at a higher interest rate if an interfund loan is called or not renewed. Any delay in repayment to a lending fund could result in a lost investment opportunity or additional borrowing costs.

Affiliated investment companies — The fund may purchase shares of certain other investment companies managed by the investment adviser or its affiliates ("Central Funds"). The risks of owning another investment company are similar to the risks of investing directly in the securities in which that investment company invests. Investments in other investment companies could allow the fund to obtain the benefits of a more diversified portfolio than might otherwise be available through direct

investments in a particular asset class, and will subject the fund to the risks associated with the particular asset class or asset classes in which an underlying fund invests. However, an investment company may not achieve its investment objective or execute its investment strategy effectively, which may adversely affect the fund's performance. Any investment in another investment company will be consistent with the fund's objective(s) and applicable regulatory limitations. Central Funds do not charge management fees. As a result, the fund does not bear additional management fees when investing in Central Funds, but the fund does bear its proportionate share of Central Fund expenses.

Securities lending activities – The fund may lend portfolio securities to brokers, dealers or other institutions that provide cash or U.S. Treasury securities as collateral in an amount at least equal to the value of the securities loaned. While portfolio securities are on loan, the fund will continue to receive the equivalent of the interest and the dividends or other distributions paid by the issuer on the securities, as well as a portion of the interest on the investment of the collateral. Additionally, although the fund will not have the right to vote on securities while they are on loan, the fund has a right to consent on corporate actions and a right to recall each loan to vote on proposals, including proposals involving material events affecting securities loaned. The fund has delegated the decision to lend portfolio securities to the investment adviser. The adviser also has the discretion to consent on corporate actions and to recall securities on loan to vote. In the event the adviser deems a corporate action or proxy vote material, as determined by the adviser based on factors relevant to the fund, it will use reasonable efforts to recall the securities and consent to or vote on the matter.

Securities lending involves risks, including the risk that the loaned securities may not be returned in a timely manner or at all, which would interfere with the fund's ability to vote proxies or settle transactions, and/or the risk of a counterparty default. Additionally, the fund may lose money from the reinvestment of collateral received on loaned securities in investments that decline in value, default or do not perform as expected. The fund will make loans only to parties deemed by the fund's adviser to be in good standing and when, in the adviser's judgment, the income earned would justify the risks.

Citibank, N.A. ("Citibank") serves as securities lending agent for the fund. As the securities lending agent, Citibank administers the fund's securities lending program pursuant to the terms of a securities lending agent agreement entered into between the fund and Citibank. Under the terms of the agreement, Citibank is responsible for making available to approved borrowers securities from the fund's portfolio. Citibank is also responsible for the administration and management of the fund's securities lending program, including the preparation and execution of an agreement with each borrower governing the terms and conditions of any securities loan, ensuring that securities loans are properly coordinated and documented, ensuring that loaned securities are valued daily and that the corresponding required collateral is delivered by the borrowers, arranging for the investment of collateral received from borrowers, and arranging for the return of loaned securities to the fund in accordance with the fund's instructions or at loan termination. As compensation for its services, Citibank receives a portion of the amount earned by the fund for lending securities

The following table sets forth, for the fund's most recently completed fiscal year, the fund's dollar amount of income and fees and/or other compensation related to its securities lending activities. Net income from securities lending activities may differ from the amount reported in the fund's Form N-CSR, which reflects estimated accruals.

Gross income from securities lending activities	\$7,894,000
Fees paid to securities lending agent from a revenue split	88,000
Fees paid for any cash collateral management service (including fees deducted from a pooled cash collateral reinvestment vehicle) not included in	0
the revenue split	
Administrative fees not included in the revenue split	0
Indemnification fees not included in the revenue split	0
Rebates (paid to borrower)	6,131,000
Other fees not included in the revenue split	0
Aggregate fees/compensation for securities lending activities	6,219,000
Net income from securities lending activities	1,675,000

Portfolio turnover — Portfolio changes will be made without regard to the length of time particular investments may have been held. Short-term trading profits are not the fund's objective, and changes in its investments are generally accomplished gradually, though short-term transactions may occasionally be made. Higher portfolio turnover may involve correspondingly greater transaction costs in the form of dealer spreads or brokerage commissions. It may also result in the realization of net capital gains, which are taxable when distributed to shareholders, unless the shareholder is exempt from taxation or his or her account is tax-favored.

Fixed income securities are generally traded on a net basis and usually neither brokerage commissions nor transfer taxes are involved. Transaction costs are usually reflected in the spread between the bid and asked price.

The fund's portfolio turnover rates for the fiscal years ended August 31, 2025 and 2024 were 32% and 25%, respectively. Variations in turnover rates are due to changes in trading activity during the period. The portfolio turnover rate would equal 100% if each security in a fund's portfolio were replaced once per year.

Fund policies

All percentage limitations in the following fund policies are considered at the time securities are purchased and are based on the fund's net assets (excluding, for the avoidance of doubt, collateral held in connection with securities lending activities) unless otherwise indicated. None of the following policies involving a maximum percentage of assets will be considered violated unless the excess occurs immediately after, and is caused by, an acquisition by the fund. In managing the fund, the fund's investment adviser may apply more restrictive policies than those listed below.

Fundamental policies — The fund has adopted the following policies, which may not be changed without approval by holders of a majority of its outstanding shares. Such majority is currently defined in the Investment Company Act of 1940, as amended (the "1940 Act"), as the vote of the lesser of (a) 67% or more of the voting securities present at a shareholder meeting, if the holders of more than 50% of the outstanding voting securities are present in person or by proxy, or (b) more than 50% of the outstanding voting securities.

- 1. Except as permitted by (i) the 1940 Act and the rules and regulations thereunder, or other successor law governing the regulation of registered investment companies, or interpretations or modifications thereof by the U.S. Securities and Exchange Commission ("SEC"), SEC staff or other authority of competent jurisdiction, or (ii) exemptive or other relief or permission from the SEC, SEC staff or other authority of competent jurisdiction, the fund may not:
 - a. Borrow money;
 - b. Issue senior securities;
 - c. Underwrite the securities of other issuers;
 - d. Purchase or sell real estate or commodities;
 - e. Make loans; or
 - f. Purchase the securities of any issuer if, as a result of such purchase, the fund's investments would be concentrated in any particular industry.
- 2. The fund may not invest in companies for the purpose of exercising control or management.

Nonfundamental policies — The following policy may be changed without shareholder approval:

The fund may not acquire securities of open-end investment companies or unit investment trusts registered under the 1940 Act in reliance on Sections 12(d)(1)(F) or 12(d)(1)(G) of the 1940 Act.

Additional information about the fund's policies — The information below is not part of the fund's fundamental or nonfundamental policies. This information is intended to provide a summary of what is currently required or permitted by the 1940 Act and the rules and regulations thereunder, or by the interpretive guidance thereof by the SEC or SEC staff, for particular fundamental policies of the fund. Information is also provided regarding the fund's current intention with respect to certain investment practices permitted by the 1940 Act.

For purposes of fundamental policy 1a, the fund may borrow money in amounts of up to 33-1/3% of its total assets from banks for any purpose. Additionally, the fund may borrow up to 5% of its total assets from banks or other lenders for temporary purposes (a loan is presumed to be for temporary purposes if it is repaid within 60 days and is not extended or renewed). The percentage limitations in this policy are considered at the time of borrowing and thereafter.

For purposes of fundamental policies 1a and 1e, the fund may borrow money from, or loan money to, other funds managed by Capital Research and Management Company or its affiliates to the extent permitted by applicable law and an exemptive order issued by the SEC.

For purposes of fundamental policy 1b, a senior security does not include any promissory note or evidence of indebtedness if such loan is for temporary purposes only and in an amount not exceeding 5% of the value of the total assets of the fund at the time the loan is made (a loan is presumed to be for temporary purposes if it is repaid within 60 days and is not extended or renewed). Further, the fund is permitted to enter into derivatives and certain other transactions, notwithstanding the prohibitions and restrictions on the issuance of senior securities under the 1940 Act, in accordance with current SEC rules and interpretations.

For purposes of fundamental policy 1c, the policy will not apply to the fund to the extent the fund may be deemed an underwriter within the meaning of the 1933 Act in connection with the purchase and sale of fund portfolio securities in the ordinary course of pursuing its investment objective(s) and strategies.

For purposes of fundamental policy 1e, the fund may not lend more than 33-1/3% of its total assets, provided that this limitation shall not apply to the fund's purchase of debt obligations.

For purposes of fundamental policy 1f, the fund may not invest more than 25% of its total assets in the securities of issuers in a particular industry. This policy does not apply to investments in securities of the U.S. government, its agencies or U.S. government sponsored enterprises or repurchase agreements with respect thereto.

Management of the fund

Board of trustees and officers

Independent trustees¹

The fund's nominating and governance committee and board select independent trustees with a view toward constituting a board that, as a body, possesses the qualifications, skills, attributes and experience to appropriately oversee the actions of the fund's service providers, decide upon matters of general policy and represent the long-term interests of fund shareholders. In doing so, they consider the qualifications, skills, attributes and experience of the current board members, with a view toward maintaining a board that is diverse in viewpoint, experience, education and skills.

The fund seeks independent trustees who have high ethical standards and the highest levels of integrity and commitment, who have inquiring and independent minds, mature judgment, good communication skills, and other complementary personal qualifications and skills that enable them to function effectively in the context of the fund's board and committee structure and who have the ability and willingness to dedicate sufficient time to effectively fulfill their duties and responsibilities.

Each independent trustee has a significant record of accomplishments in governance, business, not-for-profit organizations, government service, academia, law, accounting or other professions. Although no single list could identify all experience upon which the fund's independent trustees draw in connection with their service, the following table summarizes key experience for each independent trustee. These references to the qualifications, attributes and skills of the trustees are pursuant to the disclosure requirements of the SEC, and shall not be deemed to impose any greater responsibility or liability on any trustee or the board as a whole. Notwithstanding the accomplishments listed below, none of the independent trustees is considered an "expert" within the meaning of the federal securities laws with respect to information in the fund's registration statement.

Name, year of birth and position with fund (year first elected as a trustee ²)	Principal occupation(s) during the past five years	Number of portfolios in fund complex overseen by trustee ³	Other directorships ⁴ held by trustee during the past five years	Other relevant experience
Joseph J. Bonner, 1955 Trustee (2019)	President and CEO, Solana Beach Capital LLC (real estate advisory); Global Head of Real Estate, Board Member, The Interlink Group (private merchant bank)	3	Extra Space Storage	Advisory board service for real estate investment management firm Board service for educational and nonprofit organizations MBA MS, Civil Engineering, BArch, Architecture
Cecilia V. Estolano, 1966 Trustee (2022)	Founder and CEO of Estolano Advisors (urban planning and public policy consultancy); CEO of Better World Group (boutique environmental advocacy consultancy)	3	None	Senior management experience for public policy, environmental, redevelopment and governmental agencies Experience as land use and environmental lawyer Board service for the arts, educational, public policy, urban planning, charitable and other nonprofit organizations MA, Urban Planning, JD
John G. Freund, MD, 1953 Chair of the Board (Independent and Non- Executive) (2010)	Founder and former Managing Director, Skyline Ventures (a venture capital investor in health care companies); Co-Founder of Intuitive Surgical, Inc. (1995–2000); Co-Founder and former CEO of Arixa Pharmaceuticals, Inc. (2016–2020)	15	Collegium Pharmaceutical, Inc.; SI – Bone, Inc. Former director of Proteon Therapeutics, Inc. (until 2020); Tetraphase Pharmaceuticals, Inc. (until 2020); Sutro Biopharma, Inc. (until 2025)	Experience in investment banking and senior management at multiple venture capital firms, a medical device company and a biopharmaceutical company Corporate board experience MD, MBA

Name, year of birth and position with fund (year first elected as a trustee ²)	Principal occupation(s) during the past five years	Number of portfolios in fund complex overseen by trustee ³	Other directorships ⁴ held by trustee during the past five years	Other relevant experience
Yvonne L. Greenstreet, 1962 Trustee (2019)	Chief Executive Officer, Alnylam Pharmaceuticals, Inc.	3	Former director of Argenx (a global immunology company) (until 2022) Pacira, Inc. (pharmaceuticals) (until 2023)	Senior management experience in the global pharmaceutical and life sciences industries, including research and development, strategy and commercial development Board service for philanthropic, educational and nonprofit organizations MBA, MBChB
Martin E. Koehler, 1957 Trustee (2021)	Independent management consultant	6	Former director of Deutsche Lufthansa AG (until 2020)	Senior management experience Corporate board experience Service on advisory and trustee boards for charitable and nonprofit organizations MBA MS, industrial engineering
Sharon I. Meers, 1965 Trustee (2017)	Co-Founder and President, Midi Health, Inc. (a women's telehealth company)	7	None	Service as head of strategic partnerships, ecommerce company Experience in investment banking and senior management experience in business development, operations and investment management Service on trustee boards for nonprofit organizations MA, economics

Name, year of birth and position with fund (year first elected as a trustee ²)	Principal occupation(s) during the past five years	Number of portfolios in fund complex overseen by trustee ³	Other directorships ⁴ held by trustee during the past five years	Other relevant experience
Kenneth M. Simril, 1965 Trustee (2016)	President and CEO, SCI Ingredients Holdings, Inc. (food manufacturing); former President and CEO, Fleischmann's Ingredients (2016 – 2022)	10	Bunge Limited (agricultural business and food company) Former director of At Home Group Inc. (until 2021)	Service as operating executive in various private equity-owned companies Experience in international business affairs, capital markets and risk management Independent trustee and advisor for city and county public pension plans MBA, finance, BS, engineering
Christopher E. Stone, 1956 Trustee (2010)	Professor of Practice of Public Integrity, University of Oxford, Blavatnik School of Government	12	None	Service on advisory and trustee boards for charitable, international jurisprudence and nonprofit organizations Former professor, practice of criminal justice Former president of a large complex of global philanthropies JD, MPhil, criminology

Interested trustee(s)^{5,6}

Interested trustees have similar qualifications, skills and attributes as the independent trustees. Interested trustees are senior executive officers and/or directors of Capital Research and Management Company or its affiliates. Such management roles with the fund's service providers also permit the interested trustees to make a significant contribution to the fund's board.

Name, year of birth and position with fund (year first elected as a trustee/officer ²)	Principal occupation(s) during the past five years and positions held with affiliated entities or the Principal Underwriter of the fund	Number of portfolios in fund complex overseen by trustee ³	Other directorships ⁴ held by trustee during the past five years
Anne-Marie Peterson, 1972	Partner - Capital World Investors, Capital Research and	3	None
Co-President and Trustee (2016)	Management Company		
Brady L. Enright, 1967	Partner - Capital World Investors, Capital Research and	3	None
Trustee (2019)	Management Company		

Other officers 6

Name, year of birth and position with fund (year first elected as an officer ²)	Principal occupation(s) during the past five years and positions held with affiliated entities or the Principal Underwriter of the fund
Christopher D. Buchbinder, 1971 Co-President (2015)	Partner - Capital Research Global Investors, Capital Research and Management Company.
Mark L. Casey, 1970 Co-President (2016)	Partner – Capital International Investors, Capital Research and Management Company; Partner – Capital International Investors, Capital Bank and Trust Company*; Chairman of the Board, President and Director, Capital Management Services, Inc.*
Michael W. Stockton, 1967 Principal Executive Officer and Executive Vice President (2014)	Senior Vice President – Legal and Compliance Group, Capital Research and Management Company
Julie E. Lawton, 1973 Secretary (2010)	Assistant Vice President – Legal and Compliance Group, Capital Research and Management Company; Secretary, Capital Research Company*
Hong T. Le, 1978 Treasurer (2018)	Vice President – Investment Operations, Capital Research and Management Company

Name, year of birth and position with fund (year first elected as an officer ²)	Principal occupation(s) during the past five years and positions held with affiliated entities or the Principal Underwriter of the fund
Melissa Leyva, 1976 Assistant Secretary (2023)	Associate – Legal and Compliance Group, Capital Research and Management Company
Sandra Chuon, 1972 Assistant Treasurer (2019)	Vice President – Investment Operations, Capital Research and Management Company
Brian C. Janssen, 1972 Assistant Treasurer (2016–2018; 2020)	Senior Vice President – Investment Operations, Capital Research and Management Company

^{*} Company affiliated with Capital Research and Management Company.

The address for all trustees and officers of the fund is 333 South Hope Street, 55th Floor, Los Angeles, California 90071, Attention: Secretary.

¹ The term independent trustee refers to a trustee who is not an "interested person" of the fund within the meaning of the 1940 Act.

 $^{^{2}}$ Trustees and officers of the fund serve until their resignation, removal or retirement.

 $^{^{3}\,\,}$ Funds managed by Capital Research and Management Company or its affiliates.

⁴ This includes all directorships/trusteeships (other than those in the American Funds or other funds managed by Capital Research and Management Company or its affiliates) that are held by each trustee as a director/trustee of a public company or a registered investment company. Unless otherwise noted, all directorships/trusteeships are current.

⁵ The term interested trustee refers to a trustee who is an "interested person" of the fund within the meaning of the 1940 Act, on the basis of his or her affiliation with the fund's investment adviser, Capital Research and Management Company, or affiliated entities (including the fund's principal underwriter).

⁶ All of the trustees and/or officers listed are officers and/or directors/trustees of one or more of the other funds for which Capital Research and Management Company serves as investment adviser.

Fund shares owned by trustees as of December 31, 2024:

Name Independent trustees Joseph J. Bonner Cecilia V. Estolano John G. Freund Yvonne L. Greenstreet Martin E. Koehler Sharon I. Meers Kenneth M. Simril	Dollar range ¹ of fund shares owned Over \$100,000 Over \$100,000 Over \$100,000 S1-\$10,000 None \$50,001 - \$100,000 Over \$100,000 Over \$100,000 Over \$100,000	Aggregate dollar range ¹ of shares owned in all funds overseen by trustee in same family of investment companies as the fund Over \$100,000	Dollar range ^{1,2} of independent trustees deferred compensation ³ allocated to fund Over \$100,000 N/A Over \$100,000 Over \$100,000 S10,001 - \$50,000 N/A N/A N/A N/A	Aggregate dollar range 1,2 of independent trustees deferred compensation 3 allocated to all funds overseen by trustee in same family of investment companies as the fund Over \$100,000 Over \$100,000 Over \$100,000 Over \$100,000 Over \$100,000 Over \$10,000 Over \$100,000 Over \$100,000
Name Interested trustees		Dollar range ¹ of fund shares owned		Aggregate Iollar range ¹ of shares owned in all funds overseen by trustee same family of investment companies as the fund
Brady L. Enright	None None			Over \$100,000
Anne-Marie Peterson		Over \$100,000		Over \$100,000
i		•		

Ownership disclosure is made using the following ranges: None; \$1 – \$10,000; \$10,001 – \$50,000; \$50,001 – \$100,000; and Over \$100,000. The amounts listed for interested trustees include shares owned through The Capital Group Companies, Inc. retirement plan and 401(k) plan.

² N/A indicates that the listed individual, as of December 31, 2024, was not a trustee of the fund (or, as applicable, other funds in the same family of investment companies as the fund), did not allocate deferred compensation to the fund, or did not participate in the deferred compensation plan.

³ Eligible trustees may defer their compensation under a nonqualified deferred compensation plan. Amounts deferred by the trustee accumulate at an earnings rate determined by the total return of one or more American Funds as designated by the trustee.

Trustee compensation — No compensation is paid by the fund to any officer or trustee who is a director, officer or employee of the investment adviser or its affiliates. Except for the independent trustees listed in the "Board of trustees and officers — Independent trustees" table under the "Management of the fund" section in this statement of additional information, all other officers and trustees of the fund are directors, officers or employees of the investment adviser or its affiliates. The board typically meets either individually or jointly with the boards of one or more other such funds with substantially overlapping board membership (in each case referred to as a "board cluster"). The fund typically pays each independent trustee an annual retainer fee based primarily on the total number of board clusters which that independent trustee serves. Board and committee chairs receive additional fees for their services.

The fund and the other funds served by each independent trustee each pay a portion of these fees.

No pension or retirement benefits are accrued as part of fund expenses. Generally, independent trustees may elect, on a voluntary basis, to defer all or a portion of their fees through a deferred compensation plan in effect for the fund. The fund also reimburses certain expenses of the independent trustees.

Trustee compensation earned during the fiscal year ended August 31, 2025:

Name	Aggregate compensation (including voluntarily deferred compensation ¹) from the fund	Total compensation (including voluntarily deferred compensation ¹) from all funds managed by Capital Research and Management Company or its affiliates
Joseph J. Bonner ²	\$145,247	\$255,000
Cecilia V. Estolano	139,552	245,000
John G. Freund ²	101,112	519,500
Yvonne L. Greenstreet ²	139,552	245,000
Martin E. Koehler ²	92,845	336,000
Sharon I. Meers ²	98,540	373,000
Kenneth M. Simril	100,665	373,000
Christopher E. Stone ²	75,471	463,500

Amounts may be deferred by eligible trustees under a nonqualified deferred compensation plan adopted by the fund in 1993. Deferred amounts accumulate at an earnings rate determined by the total return of one or more American Funds as designated by the trustees. Compensation shown in this table for the fiscal year ended August 31, 2025 does not include earnings on amounts deferred in previous fiscal years. See footnote 2 to this table for more information.

² Since the deferred compensation plan's adoption, the total amount of deferred compensation accrued by the fund (plus earnings thereon) through the end of the 2025 fiscal year for participating trustees is as follows: Joseph J. Bonner (\$176,605), John G. Freund (\$2,299,875), Yvonne L. Greenstreet (\$1,060,003), Martin E. Koehler (\$49,132), Sharon I. Meers (\$793,405) and Christopher E. Stone (\$359,529). Amounts deferred and accumulated earnings thereon are not funded and are general unsecured liabilities of the fund until paid to the trustees.

Fund organization and the board of trustees — The fund, an open-end, diversified management investment company, was organized as a Delaware corporation in 1958, reorganized as a Maryland corporation on September 22, 1983, and reorganized as a Delaware statutory trust on May 1, 2013. All fund operations are supervised by the fund's board of trustees which meets periodically and performs duties required by applicable state and federal laws.

Delaware law charges trustees with the duty of managing the business affairs of the trust. Trustees are considered to be fiduciaries of the trust and owe duties of care and loyalty to the trust and its shareholders.

Independent board members are paid certain fees for services rendered to the fund as described above. They may elect to defer all or a portion of these fees through a deferred compensation plan in effect for the fund

The fund has several different classes of shares. Shares of each class represent an interest in the same investment portfolio. Each class has pro rata rights as to voting, redemption, dividends and liquidation, except that each class bears different distribution expenses and may bear different transfer agent fees and other expenses properly attributable to the particular class as approved by the board of trustees and set forth in the fund's rule 18f-3 Plan. Each class' shareholders have exclusive voting rights with respect to the respective class' rule 12b-1 plans adopted in connection with the distribution of shares and on other matters in which the interests of one class are different from interests in another class. Shares of all classes of the fund vote together on matters that affect affect affect that class alone. Note that 529 college savings plan account owners invested in Class 529 shares are not shareholders of the fund and, accordingly, do not have the rights of a shareholder, such as the right to vote proxies relating to fund shares. As the legal owner of the fund's Class 529 shares, Commonwealth Savers PlanSM (formerly, Virginia529) will vote any proxies relating to the fund's Class 529 shares. In addition, the trustees have the authority to establish new series and classes of shares, and to split or combine outstanding shares into a greater or lesser number, without shareholder approval.

The fund does not hold annual meetings of shareholders. However, significant matters that require shareholder approval, such as certain elections of board members or a change in a fundamental investment policy, will be presented to shareholders at a meeting called for such purpose. Shareholders have one vote per share owned.

The fund's declaration of trust and by-laws, as well as separate indemnification agreements with independent trustees, provide in effect that, subject to certain conditions, the fund will indemnify its officers and trustees against liabilities or expenses actually and reasonably incurred by them relating to their service to the fund. However, trustees are not protected from liability by reason of their willful misfeasance, bad faith, gross negligence or reckless disregard of the duties involved in the conduct of their office.

Removal of trustees by shareholders — At any meeting of shareholders, duly called and at which a quorum is present, shareholders may, by the affirmative vote of the holders of two-thirds of the votes entitled to be cast, remove any trustee from office and may elect a successor or successors to fill any resulting vacancies for the unexpired terms of removed trustees. In addition, the trustees of the fund will promptly call a meeting of shareholders for the purpose of voting upon the removal of any trustees when requested in writing to do so by the record holders of at least 10% of the outstanding shares.

Leadership structure — The board's chair is currently an independent trustee who is not an "interested person" of the fund within the meaning of the 1940 Act. The board has determined that an independent chair facilitates oversight and enhances the effectiveness of the board. The independent chair's duties include, without limitation, generally presiding at meetings of the board, approving

board meeting schedules and agendas, leading meetings of the independent trustees in executive session, facilitating communication with committee chairs, and serving as the principal independent trustee contact for fund management and counsel to the independent trustees and the fund.

Risk oversight — Day-to-day management of the fund, including risk management, is the responsibility of the fund's contractual service providers, including the fund's investment adviser, principal underwriter/distributor and transfer agent. Each of these entities is responsible for specific portions of the fund's operations, including the processes and associated risks relating to the fund's investments, integrity of cash movements, financial reporting, operations and compliance. The board of trustees oversees the service providers' discharge of their responsibilities, including the processes they use to manage relevant risks. In that regard, the board receives reports regarding the operations of the fund's service providers, including risks. For example, the board receives reports from investment professionals regarding risks related to the fund's investments and trading. The board also receives compliance reports from the fund's and the investment adviser's chief compliance officers addressing certain areas of risk.

Committees of the fund's board, which are comprised of independent board members, none of whom is an "interested person" of the fund within the meaning of the 1940 Act, as well as joint committees of independent board members of funds managed by Capital Research and Management Company, also explore risk management procedures in particular areas and then report back to the full board. For example, the fund's audit committee oversees the processes and certain attendant risks relating to financial reporting, valuation of fund assets, and related controls. Similarly, a joint review and advisory committee oversees certain risk controls relating to the fund's transfer agency services.

Not all risks that may affect the fund can be identified or processes and controls developed to eliminate or mitigate their effect. Moreover, it is necessary to bear certain risks (such as investment-related risks) to achieve the fund's objectives. As a result of the foregoing and other factors, the ability of the fund's service providers to eliminate or mitigate risks is subject to limitations.

Committees of the board of trustees — The fund has an audit committee comprised of Joseph J. Bonner, Cecilia V. Estolano, Sharon I. Meers and Christopher E. Stone. The committee provides oversight regarding the fund's accounting and financial reporting policies and practices, its internal controls and the internal controls of the fund's principal service providers. The committee acts as a liaison between the fund's independent registered public accounting firm and the full board of trustees. The audit committee held five meetings during the 2025 fiscal year.

The fund has a contracts committee comprised of all of its independent board members. The committee's principal function is to request, review and consider the information deemed necessary to evaluate the terms of certain agreements between the fund and its investment adviser or the investment adviser's affiliates, such as the Investment Advisory and Service Agreement, Principal Underwriting Agreement, Administrative Services Agreement and Plans of Distribution adopted pursuant to rule 12b-1 under the 1940 Act, that the fund may enter into, renew or continue, and to make its recommendations to the full board of trustees on these matters. The contracts committee held one meeting during the 2025 fiscal year.

The fund has a nominating and governance committee comprised of John G. Freund, Yvonne L. Greenstreet, Martin E. Koehler and Kenneth M. Simril. The committee periodically reviews such issues as the board's composition, responsibilities, committees, compensation and other relevant issues, and recommends any appropriate changes to the full board of trustees. The committee also coordinates annual self-assessments of the board and evaluates, selects and nominates independent trustee candidates to the full board of trustees. While the committee normally is able to identify from its own and other resources an ample number of qualified candidates, it will consider shareholder suggestions of persons to be considered as nominees to fill future vacancies on the board. Such

suggestions must be sent in writing to the nominating and governance committee of the fund, addressed to the fund's secretary, and must be accompanied by complete biographical and occupational data on the prospective nominee, along with a written consent of the prospective nominee for consideration of his or her name by the committee. The nominating and governance committee held three meetings during the 2025 fiscal year.

Proxy voting procedures and principles — The fund's investment adviser, in consultation with the fund's board, has adopted Proxy Voting Procedures and Principles (the "Principles") with respect to voting proxies of securities held by the fund and other funds advised by the investment adviser or its affiliates. The Principles are reasonably designed to ensure that proxies are voted solely in accordance with the financial interest of the clients of the investment adviser or its affiliates and the shareholders of the funds advised or managed by the investment adviser or its affiliates. The complete text of the Principles is available at capitalgroup.com. Final voting authority is held by a committee of the appropriate equity investment division of the investment adviser under authority delegated by the funds' boards. The boards of funds advised by Capital Research and Management Company and its affiliates, including American Funds and Capital Group exchange-traded funds, have established a Joint Proxy Committee ("JPC") composed of independent board members from each applicable fund board. The JPC's role is to facilitate appropriate oversight of the proxy voting process and provide valuable input on corporate governance and related matters.

The Principles provide an important framework for analysis and decision-making by all funds. However, they are not exhaustive and do not address all potential issues. The Principles provide a certain amount of flexibility so that all relevant facts and circumstances can be considered in connection with every vote. As a result, each proxy received is voted on a case-by-case basis considering the specific circumstances of each proposal. The voting process reflects the funds' understanding of the company's business, its management and its relationship with shareholders over time. In all cases, long-term value creation and the investment objectives and policies of the funds managed by the investment adviser remain the focus.

The investment adviser seeks to vote all U.S. proxies. Proxies for companies outside the United States are also voted where there is sufficient time and information available, taking into account distinct market practices, regulations and laws, and types of proposals presented in each country. Where there is insufficient proxy and meeting agenda information available, the investment adviser will generally vote against such proposals in the interest of encouraging improved disclosure for investors. The investment adviser may not exercise its voting authority if voting would impose costs on clients, including opportunity costs. For example, certain regulators have granted investment limit relief to the investment adviser and its affiliates, conditioned upon limiting voting power to specific voting ceilings. To comply with these voting ceilings, the investment adviser will scale back its votes across all funds and accounts it manages on a pro rata basis based on assets. In addition, certain countries impose restrictions on the ability of shareholders to sell shares during the proxy solicitation period. The investment adviser may choose, due to liquidity issues, not to expose the funds and accounts it manages to such restrictions and may not vote some (or all) shares. Finally, the investment adviser may determine not to recall securities on loan to exercise its voting rights when it determines that the cost of doing so would exceed the benefits to clients or that the vote would not have a material impact on the investment. Proxies with respect to securities on loan through client-directed lending programs are not available to vote and therefore are not voted.

After a proxy statement is received, the investment adviser's stewardship and engagement team prepares a summary of the proposals contained in the proxy statement.

Investment analysts are generally responsible for making voting recommendations for their investment division on significant votes that relate to companies in their coverage areas. Analysts also have the opportunity to review initial recommendations made by the investment adviser's stewardship and engagement team. Depending on the vote recommendation, a second opinion may be made by a

proxy coordinator (an investment professional with experience in corporate governance and proxy voting matters) within the appropriate investment division, based on knowledge of the Principles and familiarity with proxy-related issues. Each of the investment adviser's equity investment divisions has its own proxy voting committee, which is made up of investment professionals within each division. Each division's proxy voting committee retains final authority for voting decisions made by such division. In cases where a fund is co-managed and a security is held by more than one of the investment adviser's equity investment divisions, the divisions may develop different voting recommendations for individual ballot proposals. If this occurs, and if permitted by local market conventions, the fund's position will generally be voted proportionally by divisional holding, according to their respective decisions. Otherwise, the outcome will be determined by the equity investment division or divisions with the larger position in the security as of the record date for the shareholder meeting.

In addition to its proprietary proxy voting, governance and executive compensation research, Capital Research and Management Company may utilize research provided by third-party advisory firms on a case-by-case basis. It does not, as a policy, follow the voting recommendations provided by these firms. It periodically assesses the information provided by the advisory firms and reports to the applicable governance committees that provide oversight of the application of the Principles.

From time to time, the investment adviser may vote proxies issued by, or on proposals sponsored or publicly supported by, (a) a client with substantial assets managed by the investment adviser or its affiliates, (b) an entity with a significant business relationship with The Capital Group Companies, Inc. or its affiliates, or (c) a company with a director of an American Fund on its board (each referred to as an "Interested Party"). Other persons or entities may also be deemed an Interested Party if facts or circumstances appear to give rise to a potential conflict.

The investment adviser has developed procedures to identify and address instances when a vote could appear to be influenced by such a relationship. Each equity investment division of the investment adviser has established a Special Review Committee ("SRC") of senior investment professionals and legal and compliance professionals with oversight of potentially conflicted matters.

If a potential conflict is identified according to the procedure above, the SRC will take appropriate steps to address the conflict of interest. These steps may include engaging an independent third party to review the proxy and using the Principles to provide an independent voting recommendation to the investment adviser for vote execution. The investment adviser will generally follow the third party's recommendation, except when it believes the recommendation is inconsistent with the investment adviser's fiduciary duty to its clients. Occasionally, it may not be feasible to engage the third party to review the matter due to compressed timeframes or other operational issues. In this case, the SRC will take appropriate steps to address the conflict of interest, including reviewing the proxy after being provided with a summary of any relevant communications with the Interested Party, the rationale for the voting decision, information on the organization's relationship with the Interested Party and any other pertinent information.

Information regarding how the fund voted proxies relating to portfolio securities during the 12-month period ended June 30 of each year will be available on or about September 1 of such year (a) without charge, upon request by calling American Funds Service Company at (800) 421-4225, (b) on the Capital Group website and (c) on the SEC's website at sec.gov.

The following summary sets forth the general positions of the investment adviser on various proposals. A copy of the full Principles is available upon request, free of charge, by calling American Funds Service Company or visiting the Capital Group website.

Director matters — The election of a company's slate of nominees for director generally is supported. Votes may be withheld for some or all of the nominees if this is determined to be in

the best interest of shareholders or if, in the opinion of the investment adviser, such nominee has not fulfilled his or her fiduciary duty. In making this determination, the investment adviser considers, among other things, a nominee's potential conflicts of interest, track record (whether in the current board seat or in previous executive or director roles) with respect to shareholder protection and value creation as well as their capacity for full engagement on board matters. The investment adviser generally supports a breadth of experience and perspectives among board members, and the separation of the chairman and CEO positions.

Governance provisions — Proposals to declassify a board (elect all directors annually) generally are supported based on the belief that this increases the directors' sense of accountability to shareholders. Proposals for cumulative voting generally are supported in order to promote management and board accountability and an opportunity for leadership change. Proposals designed to make director elections more meaningful, either by requiring a majority vote or by requiring any director receiving more withhold votes than affirmative votes to tender his or her resignation, generally are supported.

Shareholder rights — Proposals to repeal an existing poison pill generally are supported. (There may be certain circumstances, however, when a proxy voting committee of a fund or an investment division of the investment adviser believes that a company needs to maintain anti-takeover protection.) Proposals to eliminate the right of shareholders to act by written consent or to take away a shareholder's right to call a special meeting typically are not supported.

Compensation and benefit plans — Equity incentive plans are complicated, and many factors are considered in evaluating a plan. Each plan is evaluated based on protecting shareholder interests and a knowledge of the company and its management. Considerations include the pricing (or repricing) of options awarded under the plan and the impact of dilution on existing shareholders from past and future equity awards. Compensation packages should be structured to attract, motivate and retain existing employees and qualified directors; in addition, they should be aligned with the long-term success of the company and the enhancement of shareholder value.

Routine matters — The ratification of auditors, procedural matters relating to the annual meeting and changes to company name are examples of items considered routine. Such items generally are voted in favor of management's recommendations unless circumstances indicate otherwise.

Shareholder proposals on environmental and social issues — The investment adviser believes environmental and social issues present investment risks and opportunities that can shape a company's long-term financial sustainability. Shareholder proposals, including those relating to social and environmental issues, are evaluated in terms of their materiality to the company and its ability to generate long-term value in light of the company's business model specific operating context. The investment adviser generally supports transparency and standardized disclosure, particularly that which leverages existing regulatory reporting or industry best practices. With respect to environmental matters, this includes disclosures aligned with industry standards and reporting on sustainability issues that are material to investment analysis. With respect to social matters, the investment adviser encourages companies to disclose the composition of the workforce in a regionally appropriate manner. The investment adviser supports relevant reporting and disclosure that is consistent with broadly applicable standards.

Principal fund shareholders — The following table identifies those investors who own of record, or are known by the fund to own beneficially, 5% or more of any class of its shares as of the opening of business on October 1, 2025. Unless otherwise indicated, the ownership percentages below represent ownership of record rather than beneficial ownership.

Edward D. Jones & Co. Class A 22	Name and address	Ownership	Ownership perce	Ownership percentage	
St. Louis, MO	Edward D. Jones & Co.	Record		22.92%	
St. Louis, MO	For the benefit of its customers		Class F-3	27.47%	
Class 529-C 7	St. Louis, MO		Class 529-A	12.81%	
Class C 10				7.03%	
Class F-1 7 Class F-2 9 Class F-3 15 National Financial Services, LLC Class F-3 15 For the exclusive benefit of our customers Class C 5 Less C 5 Class F-1 13 Class F-2 Class F-3 17 Class F-2 Class F-3 17 Wells Fargo Clearing Services, LLC Class F-3 17 Wells Eargo Clearing Services LLC Class F-3 17 Special Custody Account for the exclusive Benefit of Customers Class F-3 17 Saint Louis, MO Class F-1 9 Class F-1 9 Class F-2 11 Class F-1 9 Class F-2 10 Class F-1 7 Class F-2 10 Class F-1 7 Class F-2 10 Class F-1 7 Class F-1 7 Class F-2 10 Class F-1 13 Class F-1 14 Class F-1 15 Class F-2 15 Class F	Pershing, LLC	Record	Class A	6.58%	
Class F-1	Jersey City, NJ		Class C	10.68%	
Class F-2 9			Class F-1	7.03%	
National Financial Services, LLC For the exclusive benefit of our customers Class C 5			Class F-2	9.11%	
Class C 5			Class F-3	15.88%	
Sersey City, NJ	National Financial Services, LLC	Record	Class A	5.32%	
Class F-2 12 Class F-3 17 17 17 17 17 17 18 17 17	For the exclusive benefit of our customers		Class C	5.33%	
Class F-3 17	Jersey City, NJ		Class F-1	13.76%	
Class F-3 17			Class F-2	12.99%	
Special Custody Account for the exclusive Benefit of Customers Class C Class F-1 Saint Louis, MO Class F-2 11 Class F-2 19 Class F-2 10 C			Class F-3	17.24%	
Special Custody Account for the exclusive Benefit of Customers Class C Class F-1 Saint Louis, MO Class F-2 11 Class F-2 19 Class F-2 10 C	Wells Fargo Clearing Services LLC	Record	Class A	5.12%	
Saint Louis, MO Class F-1 9 Class F-2 11 11 11 11 11 11 11			Class C	11.00%	
Class F-2 11			Class F-1	9.50%	
Description	,			11.54%	
Class F-1 7 7 7 7 7 7 7 7 7			Class 529-C	6.90%	
Omnibus customer account Class F-1 7 San Diego, CA Class F-2 19 Raymond James Record Class C 6 Omnibus for Mutual Funds House Account Class F-2 8 St. Petersburg, FL Class 529-C 10 Morgan Stanley Smith Barney, LLC Record Class C 5 For the benefit of its customers Class F-2 8 New York, NY Class 529-A 8 Charles Schwab & Co., Inc. Record Class 529-C 12 Charles Schwab & Co., Inc. Record Class F-1 13 Account 1 Account 1 13 San Francisco, CA Record Class F-1 8 Voya Institutional Trust Company Record Class F-1 8 Windsor, CT Beneficial Class F-2 5	LPL Financial	Record	Class C	10.10%	
San Diego, CA Class F-2 19 Raymond James Record Class C 6 Omnibus for Mutual Funds House Account Class F-2 8 St. Petersburg, FL Class 529-C 10 Class 529-F-2 5 Morgan Stanley Smith Barney, LLC Record Class C 5 For the benefit of its customers Class F-2 8 New York, NY Class 529-A 8 Class 529-A 8 Class 529-C 12 Class 529-E 8 Charles Schwab & Co., Inc. Record Class F-1 13 Account 1 Record Class F-1 8 Windsor, CT Beneficial 8 UBS WM USA Record Class F-2 5	Omnibus customer account			7.82%	
Omnibus for Mutual Funds House Account Class F-2 8 St. Petersburg, FL Class 529-C 10 Morgan Stanley Smith Barney, LLC Record Class C 5 For the benefit of its customers Class F-2 8 New York, NY Class 529-A 8 Class 529-C 12 Class 529-E 12 Charles Schwab & Co., Inc. Record Class F-1 13 Account 1 San Francisco, CA Record Class F-1 8 Voya Institutional Trust Company Record Class F-1 8 Windsor, CT Beneficial Class F-2 5				19.94%	
Omnibus for Mutual Funds House Account Class F-2 8 St. Petersburg, FL Class 529-C 10 Morgan Stanley Smith Barney, LLC Record Class C 5 For the benefit of its customers Class F-2 8 New York, NY Class 529-A 8 Class 529-C 12 Class 529-E 12 Charles Schwab & Co., Inc. Record Class F-1 13 Account 1 San Francisco, CA Record Class F-1 8 Voya Institutional Trust Company Record Class F-1 8 Windsor, CT Beneficial Class F-2 5	Raymond James	Record	Class C	6.42%	
St. Petersburg, FL Class 529-C 10 Morgan Stanley Smith Barney, LLC Record Class C 5 For the benefit of its customers Class F-2 8 New York, NY Class 529-A 8 Charles Schwab & Co., Inc. Record Class 529-C 12 Charles Schwab & Co., Inc. Record Class F-1 13 Account 1 San Francisco, CA Record Class F-1 8 Voya Institutional Trust Company Record Class F-1 8 Windsor, CT Beneficial Class F-2 5				8.30%	
Class 529-F-2 5				10.42%	
For the benefit of its customers New York, NY Class F-2 Rew York, NY Class 529-A Class 529-C Class 529-E Record Class F-1 13 Count 1 San Francisco, CA Voya Institutional Trust Company Windsor, CT UBS WM USA Class F-1 Record Class F-1 8 Record Class F-1 8 Record Class F-1 8 Class F-1 8 Record Class F-1 8 Class F-1 8 Record Class F-1 8 Class F-1				5.69%	
For the benefit of its customers New York, NY Class F-2 Rew York, NY Class 529-A Class 529-C Class 529-E Record Class F-1 13 Account 1 San Francisco, CA Voya Institutional Trust Company Windsor, CT UBS WM USA Record Class F-1 8 8 Class F-2 8 Class F-1 13 Record Class F-1 8 Beneficial Class F-1 8 Record Class F-2 5	Morgan Stanley Smith Barney LLC	Record	Class C	5.88%	
New York, NY Class 529-A 8 Class 529-C 12 Class 529-E 8 Charles Schwab & Co., Inc. Record Class F-1 13 Account 1 San Francisco, CA Record Class F-1 8 Voya Institutional Trust Company Record Class F-1 8 Windsor, CT Beneficial 5 UBS WM USA Record Class F-2 5		i descrit		8.37%	
Class 529-C 12 Class 529-E 8				8.36%	
Class 529-E 8 Charles Schwab & Co., Inc. Account 1 San Francisco, CA Voya Institutional Trust Company Windsor, CT UBS WM USA Record Class F-1 8 Class F-1 8 Beneficial Class F-2 5	1011,111			12.29%	
Account 1 San Francisco, CA Voya Institutional Trust Company Windsor, CT UBS WM USA Record Beneficial Class F-1 8 Class F-2 5				8.86%	
Account 1 San Francisco, CA Voya Institutional Trust Company Windsor, CT UBS WM USA Record Beneficial Class F-1 8 Class F-2 5	Charles Schwab & Co., Inc.	Record	Class F-1	13.51%	
San Francisco, CA Voya Institutional Trust Company Windsor, CT UBS WM USA Record Beneficial Class F-1 8 Class F-2 5				13.3174	
Windsor, CT Beneficial UBS WM USA Record Class F-2 5					
Windsor, CT Beneficial UBS WM USA Record Class F-2 5	Voya Institutional Trust Company	Record	Class F-1	8.15%	
			5 200 1 1	3.1370	
Washawkan NI	UBS WM USA	Record	Class F-2	5.68%	
weelawkell, NJ	Weehawken, NJ				

Name and address	Ownership	Ownership p	ercentage
Charles Schwab & Co., Inc.	Record	Class F-3	18.76%
Account 2			
San Francisco, CA			
Charles Schwab & Co., Inc.	Record	Class F-3	10.05%
Account 3		Class 529-F-3	90.75%
San Francisco, CA			
Capital Research & Management Company	Record	Class 529-F-1	100.00%
Corporate Account		Class 529-F-3	9.25%
Irvine, CA			
Talcott Resolution Life Insurance Company	Record	Class R-1	38.85%
Separate Account DC 401k	Beneficial	Class R-3	5.04%
Hartford, CT			
Matrix Trust Company as agent for	Record	Class R-1	19.56%
Advisor Trust, Inc.			
Aspire-Investlink			
Denver, CO			
Empower Trust Company LLC	Record	Class R-2	11.04%
FBO 401k Retirement Plan	Beneficial	Class R-2E	83.52%
Greenwood Village, CO		Class R-3	13.94%
		Class R-4	20.33%
		Class R-5E	46.51%
		Class R-5	10.20%
State Street Bank and Trust	Record	Class R-2E	6.19%
as Trustee and/or Custodian FBO	Beneficial		
ADP Access Product 401k			
Boston, MA			
Voya Retirement Insurance and Annuity Company	Record	Class R-3	6.84%
Hartford, CT	Beneficial	Class R-4	16.77%
John Hancock Life Insurance Company USA	Record	Class R-5	37.28%
Boston, MA			
MLPF&S	Record	Class R-5	6.23%
for the Sole benefit of its customers			
Jacksonville, FL			
National Financial Services LLC	Record	Class R-5	5.40%
Account 1	Beneficial		
Jersey City, NJ			
American Funds Growth Portfolio	Record	Class R-6	11.94%
Norfolk, VA			

Name and address	Ownership	Ownership perce	ntage
Retirement fund	Record	Class R-6	6.73%
Norfolk, VA American Funds 2035 Target Date Retirement fund Norfolk, VA	Record	Class R-6	5.99%
American Funds 2045 Target Date Retirement fund Norfolk, VA	Record	Class R-6	5.90%
	Record Beneficial	Class R-6	5.40%
American Funds 2050 Target Date Retirement fund Norfolk, VA	Record	Class R-6	5.36%

Because Class T and Class 529-T shares are not currently offered to the public, Capital Research and Management Company, the fund's investment adviser, owns 100% of the fund's outstanding Class T and Class 529-T shares.

As of October 1, 2025, the officers and trustees of the fund, as a group, owned beneficially or of record less than 1% of the outstanding shares of the fund.

Unless otherwise noted, references in this statement of additional information to Class F shares, Class R shares or Class 529 shares refer to all F share classes, all R share classes or all 529 share classes, respectively.

Investment adviser — Capital Research and Management Company, the fund's investment adviser, founded in 1931, maintains research facilities in the United States and abroad (Geneva, Hong Kong, London, Los Angeles, Mumbai, New York, San Francisco, Singapore, Tokyo, Toronto and Washington, D.C.). These facilities are staffed with experienced investment professionals. The investment adviser is located at 333 South Hope Street, Los Angeles, CA 90071. It is a wholly owned subsidiary of The Capital Group Companies, Inc., a holding company for several investment management subsidiaries. Capital Research and Management Company manages equity assets through three equity investment divisions and fixed income assets through its fixed income investment division, Capital Fixed Income Investors. The three equity investment divisions—Capital World Investors, Capital Research Global Investors and Capital International Investors—make investment decisions independently of one another. Portfolio managers in Capital International Investors rely on a research team that also provides investment services to institutional clients and other accounts advised by affiliates of Capital Research and Management Company. The investment adviser, which is deemed under the Commodity Exchange Act (the "CEA") to be the operator of the fund, has claimed an exclusion from the definition of the term commodity pool operator under the CEA with respect to the fund and, therefore, is not subject to registration or regulation as such under the CEA with respect to the fund.

The investment adviser has adopted policies and procedures that address issues that may arise as a result of an investment professional's management of the fund and other funds and accounts. Potential issues could involve allocation of investment opportunities and trades among funds and accounts, use of information regarding the timing of fund trades, investment professional compensation and voting relating to portfolio securities. The investment adviser believes that its policies and procedures are reasonably designed to address these issues.

Compensation of investment professionals — As described in the prospectus, the investment adviser uses a system of multiple portfolio managers in managing fund assets. In addition, Capital Research and Management Company's investment analysts may make investment decisions with respect to a portion of a fund's portfolio within their research coverage.

Portfolio managers and investment analysts are paid competitive salaries by Capital Research and Management Company. In addition, they may receive bonuses based on their individual portfolio results. Investment professionals also may participate in profit-sharing plans. The relative mix of compensation represented by bonuses, salary and profit-sharing plans will vary depending on the individual's portfolio results, contributions to the organization and other factors.

To encourage a long-term focus, bonuses based on investment results are calculated by comparing total investment returns to relevant benchmarks over the most recent one-, three-, five- and eight-year periods, with increasing weight placed on each succeeding measurement period. For portfolio managers, benchmarks may include measures of the marketplaces in which the fund invests and measures of the results of comparable mutual funds. For investment analysts, benchmarks may include relevant market measures and appropriate industry or sector indexes reflecting their areas of expertise. Capital Research and Management Company makes periodic subjective assessments of analysts' contributions to the investment process and this is an element of their overall compensation. The investment results of each of the fund's portfolio managers may be measured against one or more benchmarks, depending on his or her investment focus, such as (i) S&P 500 Index, (ii) Russell 1000 Growth Index with 6.5% Issuer Cap and (iii) a custom average consisting of funds that disclose investment objectives and strategies comparable to those of the fund. From time to time, Capital Research and Management Company may adjust or customize these benchmarks to better reflect the investment objective(s) of the fund and/or the universe of comparably managed funds of competitive investment management firms.

Portfolio manager fund holdings and other managed accounts — As described below, portfolio managers may personally own shares of the fund. In addition, portfolio managers may manage portions of other registered investment companies or accounts advised by Capital Research and Management Company or its affiliates.

The following table reflects information as of August 31, 2025:

		Nun	nber	Nı	ımber		
		of o	ther	of	other	Nun	ıber
		regis			ooled	of o	ther
		invest			estment		unts
		companie			les (PIVs)		hich
		for w		-	which	port	folio
		port	folio	po	rtfolio		ager
	Dollar range	man			anager		anager
	of fund		anager		nanager	,	ets of
Portfolio	shares	,	of RICs	`	s of PIVs		ccounts
manager	owned ¹	in bill		in b	illions) ²	in billi	ons) ^{2,3}
Julian N. Abdey	Over \$1,000,000	4	\$303.6	2	\$11.90		ne
Christopher D. Buchbinder	Over \$1,000,000	3	\$192.9	4	\$11.59	No	ne
Mark L. Casey	Over \$1,000,000	7	\$695.5	5	\$24.88	No	ne
J. Blair Frank	Over \$1,000,000	3	\$145.1	3	\$11.88	No	ne
Roz Hongsaranagon	Over \$1,000,000	4	\$81.5	1	\$7.79	No	ne
Carl M. Kawaja	Over \$1,000,000	4	\$209.2	5	\$40.09	No	ne
Aidan O'Connell	Over \$1,000,000	3	\$178.4	3	\$11.88	No	ne
Anne-Marie Peterson	Over \$1,000,000	3	\$226.2	4	\$33.12	No	ne
Andraz Razen	Over \$1,000,000	7	\$307.6	4	\$33.12	None	
Martin Romo	Over \$1,000,000	1	\$171.5	4	\$11.59	No	ne
Eric H. Stern	Over \$1,000,000	4	\$310.9	5	\$17.06	4	\$5.36
Alan J. Wilson	Over \$1,000,000	3	\$324.3	3	\$15.80	No	ne

Ownership disclosure is made using the following ranges: None; \$1 - \$10,000; \$10,001 - \$50,000; \$50,001 - \$100,000; \$100,001 - \$500,000; \$500,001 - \$1,000,000; and Over \$1,000,000.

The fund's investment adviser has adopted policies and procedures to mitigate material conflicts of interest that may arise in connection with a portfolio manager's management of the fund, on the one hand, and investments in the other pooled investment vehicles and other accounts, on the other hand, such as material conflicts relating to the allocation of investment opportunities that may be suitable for both the fund and such other accounts.

² Indicates other RIC(s), PIV(s) or other accounts managed by Capital Research and Management Company or its affiliates for which the portfolio manager also has significant day to day management responsibilities. Assets noted are the total net assets of the RIC(s), PIV(s) or other accounts and are not the total assets managed by the individual, which is a substantially lower amount. No RIC, PIV or other account has an advisory fee that is based on the performance of the RIC, PIV or other account, unless otherwise noted.

³ Personal brokerage accounts of portfolio managers and their families are not reflected.

Investment Advisory and Service Agreement — The Investment Advisory and Service Agreement (the "Agreement") between the fund and the investment adviser will continue in effect until November 30, 2026, unless sooner terminated, and may be renewed from year to year thereafter, provided that any such renewal has been specifically approved at least annually by (a) the board of trustees, or by the vote of a majority (as defined in the 1940 Act) of the outstanding voting securities of the fund, and (b) the vote of a majority of trustees who are not parties to the Agreement or interested persons (as defined in the 1940 Act) of any such party, in accordance with applicable laws and regulations. The Agreement provides that the investment adviser has no liability to the fund for its acts or omissions in the performance of its obligations to the fund not involving willful misconduct, bad faith, gross negligence or reckless disregard of its obligations under the Agreement. The Agreement also provides that either party has the right to terminate it, without penalty, upon 60 days' written notice to the other party, and that the Agreement automatically terminates in the event of its assignment (as defined in the 1940 Act). In addition, the Agreement provides that the investment adviser may delegate all, or a portion of, its investment management responsibilities to one or more subsidiary advisers approved by the fund's board, pursuant to an agreement between the investment adviser and such subsidiary. Any such subsidiary adviser will be paid solely by the investment adviser out of its fees.

In addition to providing investment advisory services, the investment adviser furnishes the services and pays the compensation and travel expenses of persons to perform the fund's executive, administrative, clerical and bookkeeping functions, and provides suitable office space, necessary small office equipment and utilities, general purpose accounting forms, supplies and postage used at the fund's offices. The fund pays all expenses not assumed by the investment adviser, including, but not limited to: custodian, stock transfer and dividend disbursing fees and expenses; shareholder recordkeeping and administrative expenses; costs of the designing, printing and mailing of reports, prospectuses, proxy statements and notices to its shareholders; taxes; expenses of the issuance and redemption of fund shares (including stock certificates, registration and qualification fees and expenses); expenses pursuant to the fund's plans of distribution (described below); legal and auditing expenses; compensation, fees and expenses paid to independent trustees; association dues; costs of stationery and forms prepared exclusively for the fund; and costs of assembling and storing shareholder account data.

Under the Agreement, the investment adviser receives a management fee based on the following annualized rates and daily net asset levels:

	Net Asset level		
Rate	In excess of	Up to	
0.500%	\$ 0	\$ 1,000,000,000	
0.400	1,000,000,000		
0.370	2,000,000,000	3,000,000,000	
0.350	3,000,000,000	5,000,000,000	
0.330	5,000,000,000	8,000,000,000	
0.315	8,000,000,000	13,000,000,000	
0.300	13,000,000,000	21,000,000,000	
0.290	21,000,000,000	27,000,000,000	
0.285	27,000,000,000	34,000,000,000	
0.280	34,000,000,000	44,000,000,000	
0.275	44,000,000,000	55,000,000,000	
0.270	55,000,000,000	71,000,000,000	

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	Net Asset level		
Rate	In excess of	Up to	
0.265	71,000,000,000	89,000,000,000	
0.260	89,000,000,000	102,500,000,000	
0.255	102,500,000,000	116,000,000,000	
0.250	116,000,000,000	130,000,000,000	
0.245	130,000,000,000	144,000,000,000	
0.242	144,000,000,000	166,000,000,000	
0.239	166,000,000,000	188,000,000,000	
0.236	188,000,000,000	210,000,000,000	
0.233	210,000,000,000	233,000,000,000	
0.231	233,000,000,000	269,000,000,000	
0.229	269,000,000,000	305,000,000,000	
0.227	305,000,000,000	341,000,000,000	
0.225	341,000,000,000		

Management fees are paid monthly and accrued daily.

For the fiscal years ended August 31, 2025, 2024 and 2023, the investment adviser earned from the fund management fees of \$760,834,000, \$662,358,000 and \$558,812,000, respectively.

Administrative services — The investment adviser and its affiliates provide certain administrative services for shareholders of the fund's Class A, C, T, F, R and 529 shares. Administrative services are provided by the investment adviser and its affiliates to help assist third parties providing non-distribution services to fund shareholders. These services include providing in-depth information on the fund and market developments that impact fund investments. Administrative services also include, but are not limited to, coordinating, monitoring and overseeing third parties that provide services to fund shareholders.

These services are provided pursuant to an Administrative Services Agreement (the "Administrative Agreement") between the fund and the investment adviser relating to the fund's Class A, C, T, F, R and 529 shares. The Administrative Agreement will continue in effect until November 30, 2026, unless sooner renewed or terminated, and may be renewed from year to year thereafter, provided that any such renewal has been specifically approved by the vote of a majority of the members of the fund's board who are not parties to the Administrative Agreement or interested persons (as defined in the 1940 Act) of any such party. The fund may terminate the Administrative Agreement at any time by vote of a majority of independent board members. The investment adviser has the right to terminate the Administrative Agreement upon 60 days' written notice to the fund. The Administrative Agreement automatically terminates in the event of its assignment (as defined in the 1940 Act).

The Administrative Services Agreement between the fund and the investment adviser provides the fund the ability to charge an administrative services fee of .05% for all share classes. The fund's investment adviser receives an administrative services fee at the annual rate of .03% of the average daily net assets of the fund attributable to each of the share classes (which could be increased as noted above) for its provision of administrative services. Administrative services fees are paid monthly and accrued daily.

During the 2025 fiscal year, administrative services fees were:

	Administrative services fee
Class A	\$45,644,000
Class C	1,148,000
Class T	_*
Class F-1	1,957,000
Class F-2	12,504,000
Class F-3	4,382,000
Class 529-A	4,597,000
Class 529-C	101,000
Class 529-E	124,000
Class 529-T	_*
Class 529-F-1	_*
Class 529-F-2	453,000
Class 529-F-3	_*
Class R-1	98,000
Class R-2	715,000
Class R-2E	85,000
Class R-3	1,546,000
Class R-4	1,531,000
Class R-5E	391,000
Class R-5	846,000
Class R-6	13,981,000

^{*}Amount less than \$1,000.

Principal Underwriter and plans of distribution — Capital Client Group, Inc. (the "Principal Underwriter") is the principal underwriter of the fund's shares. The Principal Underwriter is located at 333 South Hope Street, Los Angeles, CA 90071; 6455 Irvine Center Drive, Irvine, CA 92618; 3500 Wiseman Boulevard, San Antonio, TX 78251; 12811 North Meridian Street, Carmel, IN 46032; 399 Park Avenue, 34th Floor, New York, NY 10022; and 444 W. Lake Street, Suite 4600, Chicago, IL 60606.

The Principal Underwriter receives revenues relating to sales of the fund's shares, as follows:

- For Class A and 529-A shares, the Principal Underwriter receives commission revenue consisting of the balance of the Class A and 529-A sales charge remaining after the
 allowances by the Principal Underwriter to investment dealers.
- · For Class C and 529-C shares, the Principal Underwriter receives any contingent deferred sales charges that apply during the first year after purchase.

In addition, the fund reimburses the Principal Underwriter for advancing immediate service fees to qualified dealers and financial professionals upon the sale of Class C and 529-C shares. The fund also reimburses the Principal Underwriter for service fees (and, in the case of Class 529-E shares, commissions) paid on a quarterly basis to intermediaries, such as qualified dealers or financial professionals, in connection with investments in Class T, F-1, 529-E, 529-T, 529-F-1, R-1, R-2, R-2E, R-3 and R-4 shares.

Commissions, revenue or service fees retained by the Principal Underwriter after allowances or compensation to dealers were:

		Commissions, revenue	Allowance or compensation
	Fiscal year	or fees retained	to dealers
Class A	2025	\$22,263,000	\$104,422,000
	2024	18,780,000	87,917,000
	2023	15,026,000	71,722,000
Class C	2025	65,000	5,349,000
	2024	161,000	4,347,000
	2023	404,000	3,373,000
Class 529-A	2025	3,365,000	12,484,000
	2024	2,958,000	11,147,000
	2023	2,460,000	9,137,000
Class 529-C	2025	12,000	647,000
	2024	31,000	580,000
	2023	10,000	511,000

Plans of distribution — The fund has adopted plans of distribution (the "Plans") pursuant to rule 12b-1 under the 1940 Act. The Plans permit the fund to expend amounts to finance any activity primarily intended to result in the sale of fund shares, provided the fund's board of trustees has approved the category of expenses for which payment is being made.

Each Plan is specific to a particular share class of the fund. As the fund has not adopted a Plan for Class F-2, F-3, 529-F-2, 529-F-3, R-5E, R-5 or R-6, no 12b-1 fees are paid from Class F-2, F-3, 529-F-2, 529-F-3, R-5E, R-5 or R-6 share assets and the following disclosure is not applicable to these share classes.

Payments under the Plans may be made for service-related and/or distribution-related expenses. Service-related expenses include paying service fees to qualified dealers. Distribution-related expenses include commissions paid to qualified dealers. The amounts actually paid under the Plans for the past fiscal year, expressed as a percentage of the fund's average daily net assets attributable to the applicable share class, are disclosed in the prospectus under "Fees and expenses of the fund." Further information regarding the amounts available under each Plan is in the "Plans of Distribution" section of the prospectus.

Following is a brief description of the Plans:

Class A and 529-A — For Class A and 529-A shares, up to .25% of the fund's average daily net assets attributable to such shares is reimbursed to the Principal Underwriter for paying service-related expenses, and the balance available under the applicable Plan may be paid to the Principal Underwriter for distribution-related expenses. The fund may annually expend up to .25% for Class A shares and up to .50% for Class 529-A shares under the applicable Plan; however, for Class 529-A shares, the board of trustees has approved payments to the Principal Underwriter of up to .25% of the fund's average daily net assets, in the aggregate, for paying service- and distribution-related expenses.

Distribution-related expenses for Class A and 529-A shares include dealer commissions and wholesaler compensation paid on sales of shares of \$1 million or more purchased without a sales charge. Commissions on these "no load" purchases (which are described in further detail under the "Sales Charges" section of this statement of additional information) in excess of the Class A and 529-A Plan limitations and not reimbursed to the Principal Underwriter during the most recent fiscal quarter are recoverable for 15 months, provided that the reimbursement of such commissions does not cause the fund to exceed the annual expense limit. After 15 months, these commissions are not recoverable.

Class T and 529-T — For Class T and 529-T shares, the fund may annually expend up to .50% under the applicable Plan; however, the fund's board of trustees has approved payments to the Principal Underwriter of up to .25% of the fund's average daily net assets attributable to Class T and 529-T shares for paying service-related expenses.

Other share classes — The Plans for each of the other share classes that have adopted Plans provide for payments to the Principal Underwriter for paying service-related and distribution-related expenses of up to the following amounts of the fund's average daily net assets attributable to such shares:

	Service related	Distribution related	Total allowable under
Share class	payments ¹	payments ¹	the Plans ²
Class C	0.25%	0.75%	1.00%
Class F-1	0.25	_	0.50
Class 529-C	0.25	0.75	1.00
Class 529-E	0.25	0.25	0.75
Class 529-F-1	0.25		0.50
Class R-1	0.25	0.75	1.00
Class R-2	0.25	0.50	1.00
Class R-2E	0.25	0.35	0.85
Class R-3	0.25	0.25	0.75
Class R-4	0.25	_	0.50

¹ Amounts in these columns represent the amounts approved by the board of trustees under the applicable Plan.

Payment of service fees — For purchases of less than \$1 million, payment of service fees to investment dealers generally begins accruing immediately after establishment of an account in Class A, C, 529-A or 529-C shares. For purchases of \$1 million or more, payment of service fees to investment dealers generally begins accruing 12 months after establishment of an account in Class A or 529-A shares. Service fees are not paid on certain investments made at net asset value including accounts

² The fund may annually expend the amounts set forth in this column under the current Plans with the approval of the board of trustees.

established by registered representatives and their family members as described in the "Sales charges" section of the prospectus.

During the 2025 fiscal year, 12b-1 expenses accrued and paid, and if applicable, unpaid, were:

	12b-1 expenses	12b-1 unpaid liability outstanding
Class A	\$368,831,000	\$30,975,000
Class C	38,266,000	4,020,000
Class T	_	_
Class F-1	16,090,000	2,141,000
Class 529-A	33,890,000	2,720,000
Class 529-C	3,338,000	309,000
Class 529-E	2,045,000	209,000
Class 529-T		_
Class 529-F-1	_	-
Class R-1	3,251,000	333,000
Class R-2	17,883,000	3,580,000
Class R-2E	1,692,000	406,000
Class R-3	25,745,000	4,756,000
Class R-4	12,745,000	2,072,000

Approval of the Plans — As required by rule 12b-1 and the 1940 Act, the Plans (together with the Principal Underwriting Agreement) have been approved by the full board of trustees and separately by a majority of the independent trustees of the fund who have no direct or indirect financial interest in the operation of the Plans or the Principal Underwriting Agreement. In addition, the selection and nomination of independent trustees of the fund are committed to the discretion of the independent trustees during the existence of the Plans.

Potential benefits of the Plans to the fund and its shareholders include enabling shareholders to obtain advice and other services from a financial professional at a reasonable cost, the likelihood that the Plans will stimulate sales of the fund benefiting the investment process through growth or stability of assets and the ability of shareholders to choose among various alternatives in paying for sales and service. The Plans may not be amended to materially increase the amount spent for distribution without shareholder approval. Plan expenses are reviewed quarterly by the board of trustees and the Plans must be renewed annually by the board of trustees.

A portion of the fund's 12b-1 expense is paid to financial professionals to compensate them for providing ongoing services. If you have questions regarding your investment in the fund or need assistance with your account, please contact your financial professional. If you need a financial professional, please call Capital Client Group, Inc. at (800) 421-4120 for assistance.

Fee to Commonwealth Savers Plan — Class 529 shares are offered to certain American Funds by Commonwealth Savers Plan through CollegeAmerica and Class ABLE shares are offered to certain American Funds by Commonwealth Savers Plan through ABLEAmerica, a tax-advantaged savings program for individuals with disabilities. As compensation for its oversight and administration of the CollegeAmerica and ABLEAmerica savings plans, Commonwealth Savers Plan is entitled to receive a quarterly fee based on the combined net assets invested in Class 529 shares and Class ABLE shares across all American Funds. The quarterly fee is accrued daily and calculated at the annual rate of .09% on the first \$20 billion of net assets invested in American Funds Class 529 shares and Class ABLE shares, .05% on net assets between \$20 billion and \$75 billion and .03% on net assets over \$75 billion. The fee for any given calendar quarter is accrued and calculated on the basis of average net assets of American Funds Class 529 and Class ABLE shares for the last month of the prior calendar quarter. Commonwealth Savers Plan is currently waiving that portion of its fee attributable to Class ABLE shares. Such waiver is expected to remain in effect until the earlier of (a) the date on which total net assets invested in Class ABLE shares reach \$300 million and (b) June 30, 2028.

Other compensation to dealers — As of March 1, 2025, the top firms (or their affiliates) that Capital Client Group, Inc. anticipates will receive additional compensation (as described in the prospectus) are listed below.

Dealers:

Ameriprise

Ameriprise Financial Services LLC

Ameriprise Financial Services, Inc.

Atria Wealth Solutions

Cadaret, Grant & Co., Inc.

CUSO Financial Services, L.P.

Grove Point Investments LLC

NEXT Financial Group, Inc.

SCF Securities, Inc.

Sorrento Pacific Financial, LLC

Western International Securities, Inc.

Avantax Investment Services, Inc

Cambridge

Cambridge Investment Research Advisors Inc

Cambridge Investment Research, Inc.

Cetera Financial Group

Cetera Advisor Networks LLC

Cetera Advisors LLC

Cetera Financial Specialists LLC

Cetera Investment Advisers LLC

Cetera Investment Services LLC

Charles Schwab Network

Charles Schwab & Co., Inc.

Charles Schwab Trust Bank

Commonwealth

Commonwealth Financial Network

Edward Jones

Equitable Advisors

Equitable Advisors LLC

Fidelity

Fidelity Investments

Fidelity Retirement Network

National Financial Services LLC

J.P. Morgan Chase Banc One

J.P. Morgan Securities LLC

JP Morgan Chase Bank, N.A.

Janney Montgomery Scott

Janney Montgomery Scott LLC

Kestra

Kestra Investment Services LLC

LPL Group

LPL Enterprise LLC

LPL Financial LLC

Merrill

Bank Of America

Bank Of America Private Bank

Merrill Lynch, Pierce, Fenner & Smith Incorporated

MML Investors Services

MML Distributors LLC

MML Investors Services, LLC

Morgan Stanley Wealth Management

Northwestern Mutual (NM)

Northwestern Mutual Investment Services LLC

Osaic (Advisor Group)

Osaic FA Inc

Osaic FS Inc

Osaic Institutions Inc

Osaic Wealth Inc

Raymond James Group

Raymond James & Associates, Inc.

Raymond James Financial Services Inc.

RBC

RBC Capital Markets LLC

Robert W. Baird

Robert W. Baird & Co. Incorporated

Stifel Nicolaus & Co

Stifel Independent Advisors LLC

Stifel, Nicolaus & Company, Incorporated

UBS

UBS Financial Services Inc.

Wells Fargo Network

Wells Fargo Advisors Financial Network, LLC

Wells Fargo Advisors LLC

Wells Fargo Bank, N.A.

Wells Fargo Clearing Services LLC

Wells Fargo Community Bank Advisors

Wells Fargo Securities, LLC

Recordkeepers:

Ascensus

Empower (Great West Life & Annuity Insurance Company)

John Hancock

Nationwide

Principal

Transamerica

Voya

Execution of portfolio transactions

The investment adviser places orders with broker-dealers for the fund's portfolio transactions. Purchases and sales of equity securities on a securities exchange or an over-the-counter market are effected through broker-dealers who receive commissions for their services. Generally, commissions relating to securities traded on foreign exchanges will be higher than commissions relating to securities traded on U.S. exchanges and may not be subject to negotiation. Equity securities may also be purchased from underwriters at prices that include underwriting fees. Purchases and sales of fixed income securities are generally made with an issuer or a primary market maker acting as principal with no stated brokerage commission. The price paid to an underwriter for fixed income securities includes underwriting fees. Prices for fixed income securities in secondary trades usually include undisclosed compensation to the market maker reflecting the spread between the bid and ask prices for the securities.

In selecting broker-dealers, the investment adviser strives to obtain "best execution" (the most favorable total price reasonably attainable under the circumstances) for the fund's portfolio transactions, taking into account a variety of factors. These factors include the size and type of transaction, the nature and character of the markets for the security to be purchased or sold, the cost, quality, likely speed and reliability of execution and settlement, the broker-dealer's or execution venue's ability to offer liquidity and anonymity and the trade-off between market impact and opportunity costs. The investment adviser considers these factors, which involve qualitative judgments, when selecting broker-dealers and execution venues for fund portfolio transactions. The investment adviser views best execution as a process that should be evaluated over time as part of an overall relationship with particular broker-dealer firms. The investment adviser and its affiliates negotiate commission rates with broker-dealers based on what they believe is reasonably necessary to obtain best execution. They seek, on an ongoing basis, to determine what the reasonable levels of commission rates for execution services are in the marketplace, taking various considerations into account, including the extent to which a broker-dealer has put its own capital at risk, historical commission rates and commission rates that other institutional investors are paying. The fund does not consider the investment adviser as having an obligation to obtain the lowest commission rate available for a portfolio transaction to the exclusion of price, service and qualitative considerations. Brokerage commissions are only a small part of total execution costs and other factors, such as market impact and speed of execution, contribute significantly to overall transaction costs.

The investment adviser may execute portfolio transactions with broker-dealers who provide certain brokerage and/or investment research services to it but only when in the investment adviser's judgment the broker-dealer is capable of providing best execution for that transaction. The investment adviser makes decisions for procurement of research separately and distinctly from decisions on the choice of brokerage and execution services. The receipt of these research services permits the investment adviser to supplement its own research and analysis and makes available the views of, and information from, individuals and the research staffs of other firms. Such views and information may be provided in the form of written reports, telephone contacts and meetings with securities analysts. These services may include, among other things, reports and other communications with respect to individual companies, industries, countries and regions, economic, political and legal developments, as well as scheduling meetings with corporate executives and seminars and conferences related to relevant subject matters. Research services that the investment adviser receives from broker-dealers may be used by the investment adviser in servicing the fund and other funds and accounts that it advises; however, not all such services will necessarily benefit the fund.

The investment adviser bears the cost of all third-party investment research services for all client accounts it advises. However, in order to compensate certain U.S. broker-dealers for research consumed, and valued, by the investment adviser's investment professionals, the investment adviser continues to operate a limited commission sharing arrangement with commissions on equity trades for certain registered investment companies it advises. The investment adviser voluntarily reimburses such

registered investment companies for all amounts collected into the commission sharing arrangement. In order to operate the commission sharing arrangement, the investment adviser may cause such registered investment companies to pay commissions in excess of what other broker-dealers might have charged for certain portfolio transactions in recognition of brokerage and/or investment research services. In this regard, the investment adviser has adopted a brokerage allocation procedure consistent with the requirements of Section 28(e) of the Securities Exchange Act of 1934. Section 28(e) permits the investment adviser and its affiliates to cause an account to pay a higher commission to a broker-dealer to compensate the broker-dealer or another service provider for certain brokerage and/or investment research services provided to the investment adviser and its affiliates in terms of that particular transaction or the investment adviser's overall responsibility to the fund and other accounts that it advises. Certain brokerage and/or investment research services may not necessarily benefit all accounts paying commissions to each such broker-dealer; therefore, the investment adviser and its affiliates assess the reasonableness of commissions in light of the total brokerage and investment research services provided to the investment adviser and its affiliates, regardless of whether they advise accounts with trading activity that generates eligible commissions.

In accordance with their internal brokerage allocation procedure, the investment adviser and its affiliates periodically assess the brokerage and investment research services provided by each broker-dealer and each other service provider from which they receive such services. As part of its ongoing relationships, the investment adviser and its affiliates routinely meet with firms to discuss the level and quality of the brokerage and research services provided, as well as the value and cost of such services. In valuing the brokerage and investment research services the investment adviser and its affiliates receive from broker-dealers and other research providers in connection with its good faith determination of reasonableness, the investment adviser and its affiliates take various factors into consideration, including the quantity, quality and usefulness of the services to the investment adviser and its affiliates. Based on this information and applying their judgment, the investment adviser and its affiliates set an annual research budget.

Research analysts and portfolio managers periodically participate in a research poll to determine the usefulness and value of the research provided by individual broker-dealers and research providers. Based on the results of this research poll, the investment adviser and its affiliates may, through commissions sharing arrangements with certain broker-dealers, direct a portion of commissions paid to a broker-dealer by the fund and other registered investment companies managed by the investment adviser or its affiliates to be used to compensate the broker-dealer and/or other research providers for research services they provide. While the investment adviser and its affiliates may negotiate commission rates and enter into commission sharing arrangements with certain broker-dealers with the expectation that such broker-dealers will be providing brokerage and research services, none of the investment adviser, any of its affiliates or any of their clients incurs any obligation to any broker-dealer to pay for research by generating trading commissions. The investment adviser and its affiliates negotiate prices for certain research that may be paid through commission sharing arrangements or by themselves with cash.

When executing portfolio transactions in the same equity security for the funds and accounts, or portions of funds and accounts, over which the investment adviser, through its equity investment divisions, has investment discretion, each investment division within the adviser and its affiliates normally aggregates its respective purchases or sales and executes them as part of the same transaction or series of transactions. When executing portfolio transactions in the same fixed income security for the fund and the other funds or accounts over which it or one of its affiliated companies has investment discretion, the investment adviser normally aggregates such purchases or sales and executes them as part of the same transaction or series of transactions. The objective of aggregating

purchases and sales of a security is to allocate executions in an equitable manner among the funds and other accounts that have concurrently authorized a transaction in such security. The investment adviser and its affiliates serve as investment adviser for certain accounts that are designed to be substantially similar to another account. This type of account will often generate a large number of relatively small trades when it is rebalanced to its reference fund due to differing cash flows or when the account is initially started up. The investment adviser may not aggregate program trades or electronic list trades executed as part of this process. Non-aggregated trades performed for these accounts will be allocated entirely to that account. This is done only when the investment adviser believes doing so will not have a material impact on the price or quality of other transactions.

The investment adviser currently owns a minority interest in IEX Group and alternative trading systems, Luminex ATS and LeveL ATS (through a minority interest in their common parent holding company). The investment adviser, or brokers with which the investment adviser places orders, may place orders on these or other exchanges or alternative trading systems in which it, or one of its affiliates, has an ownership interest, provided such ownership interest is less than five percent of the total ownership interests in the entity. The investment adviser is subject to the same best execution obligations when trading on any such exchange or alternative trading systems.

Purchase and sale transactions may be effected directly among and between certain funds or accounts advised by the investment adviser or its affiliates, including the fund. The investment adviser maintains cross-trade policies and procedures and places a cross-trade only when such a trade is in the best interest of all participating clients and is not prohibited by the participating funds' or accounts' investment management agreement or applicable law.

The investment adviser may place orders for the fund's portfolio transactions with broker-dealers who have sold shares of the funds managed by the investment adviser or its affiliated companies; however, it does not consider whether a broker-dealer has sold shares of the funds managed by the investment adviser or its affiliated companies when placing any such orders for the fund's portfolio transactions.

Forward currency contracts are traded directly between currency traders (usually large commercial banks) and their customers. The cost to the fund of engaging in such contracts varies with factors such as the currency involved, the length of the contract period and the market conditions then prevailing. Because such contracts are entered into on a principal basis, their prices usually include undisclosed compensation to the market maker reflecting the spread between the bid and ask prices for the contracts. The fund may incur additional fees in connection with the purchase or sale of certain contracts.

Brokerage commissions (net of any reimbursements described below) paid on portfolio transactions for the fiscal years ended August 31, 2025, 2024 and 2023 amounted to \$35,533,000, \$23,759,000 and \$28,497,000, respectively. The investment adviser is reimbursing the fund for all amounts collected into the commission sharing arrangement. For the fiscal years ended August 31, 2025, 2024 and 2023, the investment adviser reimbursed the fund \$3,114,000, \$2,780,000 and \$2,683,000, respectively, for commissions paid to broker-dealers through a commission sharing arrangement to compensate such broker-dealers for research services. Changes in the dollar amount of brokerage commissions paid by the fund over the last three fiscal years resulted from changes in the volume of trading activity and/or the amount of commissions used to pay for research services through a commission sharing arrangement.

The fund is required to disclose information regarding investments in the securities of its "regular" broker-dealers (or parent companies of its regular broker-dealers) that derive more than 15% of their revenue from broker-dealer, underwriter or investment adviser activities. A regular broker-dealer is (a) one of the 10 broker-dealers that received from the fund the largest amount of brokerage commissions by participating, directly or indirectly, in the fund's portfolio transactions during the

fund's most recently completed fiscal year; (b) one of the 10 broker-dealers that engaged as principal in the largest dollar amount of portfolio transactions of the fund during the fund's most recently completed fiscal year; or (c) one of the 10 broker-dealers that sold the largest amount of securities of the fund during the fund's most recently completed fiscal year.

At the end of the fund's most recently completed fiscal year, the fund's regular broker-dealers included Bank of America, N.A., Goldman Sachs Group, Inc., J.P Morgan Securities LLC, LPL Holdings, Inc., Morgan Stanley & Co. LLC, UBS Group AG and Wells Fargo Securities, LLC. At the end of the fund's most recently completed fiscal year, the fund held equity securities of Bank of America, N.A. in the amount of \$781,478,000, Goldman Sachs Group, Inc. in the amount of \$871,918,000, J.P Morgan Securities LLC in the amount of \$703,249,000, LPL Holdings, Inc. in the amount of \$533,747,000, Morgan Stanley & Co. LLC in the amount of \$555,536,000, UBS Group AG in the amount of \$374,497,000 and Wells Fargo Securities, LLC in the amount of \$1,090,298,000.

Disclosure of portfolio holdings

The fund's investment adviser, on behalf of the fund, has adopted policies and procedures with respect to the disclosure of information about fund portfolio securities. These policies and procedures have been reviewed by the fund's board of trustees, and compliance will be periodically assessed by the board in connection with reporting from the fund's Chief Compliance Officer.

Under these policies and procedures, the fund's complete list of portfolio holdings available for public disclosure, dated as of the end of each calendar quarter, is permitted to be posted on the Capital Group website no earlier than the 10th day after such calendar quarter. In practice, the publicly disclosed portfolio is typically posted on the Capital Group website within 30 days after the end of the calendar quarter. The publicly disclosed portfolio may exclude certain securities when deemed to be in the best interest of the fund as permitted by applicable regulations. In addition, the fund's list of top 10 portfolio holdings measured by percentage of net assets, dated as of the end of each calendar month, is permitted to be posted on the Capital Group website no earlier than the 10th day after such month for fixed income securities. The fund's list of top 10 portfolio holdings for equity and fixed income securities is permitted to be posted no earlier than the 10th day after the final month of each calendar quarter. For multi-asset funds, the fund's list of top 10 portfolio holdings for equity and fixed income securities is permitted to be posted ach month, no earlier than the 10th day after such month. Such portfolio holdings information may be disclosed to any person pursuant to an ongoing arrangement to disclose portfolio holdings information to such person no earlier than one day after the day on which the information is posted on the Capital Group website. The investment adviser may disclose individual holdings more frequently on the Capital Group website if it determines it is in the best interest of the fund.

Certain intermediaries are provided additional information about the fund's management team, including information on the fund's portfolio securities they have selected. This information is provided to larger intermediaries that require the information to make the fund available for investment on the firm's platform. Intermediaries receiving the information are required to keep it confidential and use it only to analyze the fund.

The fund's custodian, outside counsel, auditor, financial printers, proxy voting and class action claims processing service providers, pricing information vendors, consultants or agents operating under a contract with the investment adviser or its affiliates, co-litigants (such as in connection with a bankruptcy proceeding related to a fund holding) and certain other third parties described below, each of which requires portfolio holdings information for legitimate business and fund oversight purposes, may receive fund portfolio holdings information earlier. See the "General information" section in this statement of additional information for further information about the fund's custodian, outside counsel and auditor.

The fund's portfolio holdings, dated as of the end of each calendar month, are made available to up to 20 key broker-dealer relationships and up to 10 key global consulting firms with research departments to help them evaluate the fund for eligibility on approved lists or in model portfolios. These firms include certain of those listed under the "Other compensation to dealers" section of this statement of additional information and certain broker-dealer firms that offer trading platforms for registered investment advisers. Monthly holdings may be provided to these intermediaries no earlier than the 10th day after the end of the calendar month. In practice, monthly holdings are provided within 30 days after the end of the calendar month. Holdings may also be disclosed more frequently to certain statistical and data collection agencies including Morningstar, Lipper, Inc., Value Line, Vickers Stock Research, Bloomberg and Thomson Financial Research. Intermediaries receiving the information are required to keep it confidential and use it only to analyze the fund.

Affiliated persons of the fund, including officers of the fund and employees of the investment adviser and its affiliates, who receive portfolio holdings information are subject to restrictions and limitations on the use and handling of such information pursuant to applicable codes of ethics, including requirements not to trade in securities based on confidential and proprietary investment information, to maintain the confidentiality of such information, and to pre-clear securities trades and report securities transactions activity, as applicable. For more information on these restrictions and limitations, please see the "Code of ethics" section in this statement of additional information and the Code of Ethics. Third-party service providers of the fund and other entities, as described in this statement of additional information, receiving such information are subject to confidentiality obligations and obligations that would prohibit them from trading in securities based on such information. When portfolio holdings information is disclosed other than through the Capital Group website to persons not affiliated with the fund, such persons will be bound by agreements (including confidentiality agreements) or fiduciary or other obligations that restrict and limit their use of the information to legitimate business uses only. None of the fund, its investment adviser or any of their affiliates receives compensation or other consideration in connection with the disclosure of information about portfolio securities.

Subject to board policies, the authority to disclose a fund's portfolio holdings, and to establish policies with respect to such disclosure, resides with the appropriate investment-related committees of the fund's investment adviser. In exercising their authority, the committees determine whether disclosure of information about the fund's portfolio securities is appropriate and in the best interest of fund shareholders. The investment adviser has implemented policies and procedures to address conflicts of interest that may arise from the disclosure of fund holdings. For example, the investment adviser's code of ethics specifically requires, among other things, the safeguarding of information about fund holdings and contains prohibitions designed to prevent the personal use of confidential, proprietary investment information in a way that would conflict with fund transactions. In addition, the investment adviser believes that its current policy of not selling portfolio holdings information and not disclosing such information to unaffiliated third parties until such holdings have been made public on the Capital Group website (other than to certain fund service providers and other third parties for legitimate business and fund oversight purposes) helps reduce potential conflicts of interest between fund shareholders and the investment adviser and its affiliates.

The fund's investment adviser and its affiliates provide investment advice to individuals and financial intermediaries that have investment objectives that may be substantially similar to those of the fund. These clients also may have portfolios consisting of holdings substantially similar to those of the fund and generally have access to current portfolio holdings information for their accounts. These clients do not owe the fund's investment adviser or the fund a duty of confidentiality with respect to disclosure of their portfolio holdings.

Price of shares

Shares are purchased at the offering price or sold at the net asset value price next determined after the purchase or sell order is received by the fund or the Transfer Agent provided that your request contains all information and legal documentation necessary to process the transaction. The Transfer Agent may accept written orders for the sale of fund shares on a future date. These orders are subject to the Transfer Agent's policies, which generally allow shareholders to provide a written request to sell shares at the net asset value on a specified date no more than five business days after receipt of the order by the Transfer Agent. Any request to sell shares on a future date will be rejected if the request is not in writing, if the requested transaction date is more than five business days after the Transfer Agent receives the request does not contain all information and legal documentation necessary to process the transaction.

The offering or net asset value price is effective for orders received prior to the time of determination of the net asset value and, in the case of orders placed with dealers or their authorized designees, accepted by the Principal Underwriter, the Transfer Agent, a dealer or any of their designees. In the case of orders sent directly to the fund or the Transfer Agent, an investment dealer should be indicated. The dealer is responsible for promptly transmitting purchase and sell orders to the Principal Underwriter.

Prices that appear in newspapers and websites do not always indicate prices at which you will be purchasing and redeeming shares of the fund, since such prices generally reflect the previous day's closing price, while purchases and redemptions are made at the next calculated price. The price you pay for shares, the offering price, is based on the net asset value per share, which is calculated once daily as of the close of regular trading on the New York Stock Exchange, normally 4 p.m. New York time, each day the New York Stock Exchange is open. If the New York Stock Exchange makes a scheduled (e.g., the day after Thanksgiving) or an unscheduled close prior to 4 p.m. New York time, the net asset value of the fund will be determined at approximately the time the New York Stock Exchange closes on that day. If on such a day market quotations and prices from third-party pricing services are not based as of the time of the early close of the New York Stock Exchange but are as of a later time (up to approximately 4 p.m. New York time), for example because the market remains open after the close of the New York Stock Exchange, those later market quotations and prices will be used in determining the fund's net asset value.

Orders in good order received after the New York Stock Exchange closes (scheduled or unscheduled) will be processed at the net asset value (plus any applicable sales charge) calculated on the following business day. The New York Stock Exchange is currently closed on weekends and on the following holidays: New Year's Day; Martin Luther King Jr. Day; Presidents' Day; Good Friday; Memorial Day; Juneteenth National Independence Day; Independence Day; Labor Day; Thanksgiving Day; and Christmas Day. Each share class of the fund has a separately calculated net asset value (and share price).

Orders received by the investment dealer or authorized designee, the Transfer Agent or the fund after the time of the determination of the net asset value will be entered at the next calculated offering price. Note that investment dealers or other intermediaries may have their own rules about share transactions and may have earlier cut-off times than those of the fund. For more information about how to purchase through your intermediary, contact your intermediary directly.

All portfolio securities of funds managed by Capital Research and Management Company (other than American Funds U.S. Government Money Market Fund) are valued, and the net asset values per share for each share class are determined, as indicated below. The fund follows standard industry practice by typically reflecting changes in its holdings of portfolio securities on the first business day following a portfolio trade.

Equity securities, including depositary receipts, exchange-traded funds, and certain convertible preferred stocks that trade on an exchange or market, are generally valued at the official closing price of, or the last reported sale price on, the exchange or market on which such securities are traded, as of the close of business on the day the securities are being valued or, lacking any sales, at the last available bid price. Prices for each security are taken from the principal exchange or market on which the security trades.

Exchange-traded options and futures are generally valued at the official closing price for options and official settlement price for futures on the exchange or market on which such instruments are traded, as of the close of business on the day such instruments are being valued.

Fixed income securities, including short-term securities, are generally valued at evaluated prices obtained from third-party pricing vendors. Vendors value such securities based on one or more inputs that may include, among other things, benchmark yields, transactions, bids, offers, quotations from dealers and trading systems, new issues, underlying equity of the issuer, interest rate volatilities, spreads and other relationships observed in the markets among comparable securities and proprietary pricing models such as yield measures calculated using factors such as cash flows, prepayment information, default rates, delinquency and loss assumptions, financial or collateral characteristics or performance, credit enhancements, liquidation value calculations, specific deal information and other reference data.

Forward currency contracts are valued based on the spot and forward exchange rates obtained from a third-party pricing vendor.

Securities and other assets for which representative market quotations are not readily available or are considered unreliable by the investment adviser are valued at fair value as determined in good faith under fair value guidelines adopted by the investment adviser and approved by the fund's board. Subject to board oversight, the fund's board has designated the fund's investment adviser to make fair valuation determinations, which are directed by a valuation committee established by the fund's investment adviser. The board receives regular reports describing fair valued securities and the valuation methods used.

As a general principle, these guidelines consider relevant company, market and other data and considerations to determine the price that the fund might reasonably expect to receive if such fair valued securities were sold in an orderly transaction. Fair valuations may differ materially from valuations that would have been used had greater market activity occurred. The investment adviser's valuation committee considers relevant indications of value that are reasonably and timely available to it in determining the fair value to be assigned to a particular security, such as the type and cost of the security, restrictions on resale of the security, relevant financial or business developments of the issuer, actively traded similar or related securities and transactions, dealer or broker quotes, conversion or exchange rights on the security, related corporate actions, significant events occurring after the close of trading in the security and changes in overall market conditions. The valuation committee employs additional fair value procedures to address issues related to equity securities that trade principally in markets outside the United States. Such securities may trade in markets that open and close at different times, reflecting time zone differences. If significant events occur after the close of a market (and before the fund's net asset values are next determined) which affect the value of equity securities held in the fund's portfolio, appropriate adjustments from closing market prices may be made to reflect these events. Events of this type could include, for example, earthquakes and other natural disasters or significant price changes in other markets (e.g., U.S. stock markets).

Certain short-term securities, such as variable rate demand notes or repurchase agreements involving securities fully collateralized by cash or U.S. government securities, are valued at par.

Assets and liabilities, including investment securities, denominated in currencies other than U.S. dollars are translated into U.S. dollars, prior to the next determination of the net asset value of the fund's shares, at the exchange rates obtained from a third-party pricing vendor.

Each class of shares represents interests in the same portfolio of investments and is identical in all respects to each other class, except for differences relating to distribution, service and other charges and expenses, certain voting rights, differences relating to eligible investors, the designation of each class of shares, conversion features and exchange privileges. Expenses attributable to the fund, but not to a particular class of shares, are borne by each class pro rata based on the relative aggregate net assets of the classes. Expenses directly attributable to a class of shares are borne by that class of shares. Liabilities attributable to particular share classes, such as liabilities for repurchase of fund shares, are deducted from total assets attributable to such share classes.

Net assets so obtained for each share class are then divided by the total number of shares outstanding of that share class, and the result, rounded to the nearest cent, is the net asset value per share for that class.

Taxes and distributions

<u>Disclaimer:</u> Some of the following information may not apply to certain shareholders, including those holding fund shares in a tax-favored account, such as a retirement plan or education savings account. Shareholders should consult their tax advisors about the application of federal, state and local tax law in light of their particular situation.

Taxation as a regulated investment company — The fund intends to qualify each year as a "regulated investment company" under Subchapter M of the Internal Revenue Code of 1986, as amended (the "Code"), so that it will not be liable for federal tax on income and capital gains distributed to shareholders. In order to qualify as a regulated investment company, and avoid being subject to federal income taxes, the fund intends to distribute substantially all of its net investment income and realized net capital gains on a fiscal year basis, and intends to comply with other tests applicable to regulated investment companies under Subchapter M.

The Code includes savings provisions allowing the fund to cure inadvertent failures of certain qualification tests required under Subchapter M. However, should the fund fail to qualify under Subchapter M, the fund would be subject to federal, and possibly state, corporate taxes on its taxable income and gains.

Amounts not distributed by the fund on a timely basis in accordance with a calendar year distribution requirement may be subject to a nondeductible 4% excise tax. Unless an applicable exception applies, to avoid the tax, the fund must distribute during each calendar year an amount equal to the sum of (a) at least 98% of its ordinary income (not taking into account any capital gains or losses) for the calendar year, (b) at least 98.2% of its capital gains in excess of its capital losses for the twelve month period ending on October 31, and (c) all ordinary income and capital gains for previous years that were not distributed during such years and on which the fund paid no U.S. federal income tax.

Dividends paid by the fund from ordinary income or from an excess of net short-term capital gain over net long-term capital loss are taxable to shareholders as ordinary income dividends. Shareholders of the fund that are individuals and meet certain holding period requirements with respect to their fund shares may be eligible for reduced tax rates on "qualified dividend income," if any, distributed by the fund to such shareholders.

The fund may declare a capital gain distribution consisting of the excess of net realized long-term capital gains over net realized short-term capital losses. Net capital gains for a fiscal year are computed by taking into account any capital loss carryforward of the fund.

The fund may retain a portion of net capital gain for reinvestment and may elect to treat such capital gain as having been distributed to shareholders of the fund. Shareholders may receive a credit for the tax that the fund paid on such undistributed net capital gain and would increase the basis in their shares of the fund by the difference between the amount of includible gains and the tax deemed paid by the shareholder.

Distributions of net capital gain that the fund properly reports as a capital gain distribution generally will be taxable as long-term capital gain, regardless of the length of time the shares of the fund have been held by a shareholder. Any loss realized upon the redemption of shares held at the time of redemption for six months or less from the date of their purchase will be treated as a long-term capital loss to the extent of any capital gain distributions (including any undistributed amounts treated as distributed capital gains, as described above) during such six-month period.

Capital gain and income distributions by the fund result in a reduction in the net asset value of the fund's shares. Investors should consider the tax implications of buying shares prior to a distribution.

The price of shares purchased at that time may include the amount of a forthcoming distribution. Those purchasing fund shares at a time when the fund has realized but not yet distributed income or capital gains that is reflected in the price of the shares will subsequently receive a partial return of their investment capital upon payment of the distribution, which will be taxable to them as a dividend or other fund distribution, as described above.

Individuals (and certain other non-corporate entities) are generally eligible for a 20% deduction with respect to taxable ordinary REIT dividends through 2025. Applicable Treasury regulations allow the fund to pass through to its shareholders such taxable ordinary REIT dividends. Accordingly, individual (and certain other non-corporate) shareholders of the fund that have received such taxable ordinary REIT dividends may be able to take advantage of this 20% deduction with respect to any such amounts passed through.

Redemptions and exchanges of fund shares — Redemptions of shares, including exchanges for shares of other American Funds, may result in federal, state and local tax consequences (gain or loss) to the shareholder.

Any loss realized on a redemption or exchange of shares of the fund will be disallowed to the extent substantially identical shares are reacquired within the 61-day period beginning 30 days before and ending 30 days after the shares are disposed of. Any loss disallowed under this rule will be added to the shareholder's tax basis in the new shares purchased.

If a shareholder exchanges or otherwise disposes of shares of the fund within 90 days of having acquired such shares, and if, as a result of having acquired those shares, the shareholder subsequently pays a reduced or no sales charge for shares of the fund, or of a different fund acquired before January 31st of the year following the year the shareholder exchanged or otherwise disposed of the original fund shares, the sales charge previously incurred in acquiring the fund's shares will not be taken into account (to the extent such previous sales charges do not exceed the reduction in sales charges) for the purposes of determining the amount of gain or loss on the exchange, but will be treated as having been incurred in the acquisition of such other fund(s).

Tax consequences of investing in non-U.S. securities — Dividend and interest income received by the fund from sources outside the United States may be subject to withholding and other taxes imposed by such foreign jurisdictions. Tax conventions between certain countries and the United States, however, may reduce or eliminate these foreign taxes. Some foreign countries impose taxes on capital gains with respect to investments by foreign investors.

If more than 50% of the value of the total assets of the fund at the close of the taxable year consists of securities of foreign corporations, the fund may elect to pass through to shareholders the foreign taxes paid by the fund. If such an election is made, shareholders may claim a credit or deduction on their federal income tax returns for, and will be required to treat as part of the amounts distributed to them, their pro rata portion of qualified taxes paid by the fund to foreign countries. The application of the foreign tax credit depends upon the particular circumstances of each shareholder.

Foreign currency gains and losses, including the portion of gain or loss on the sale of debt securities attributable to fluctuations in foreign exchange rates, are generally taxable as ordinary income or loss. These gains or losses may increase or decrease the amount of dividends payable by the fund to shareholders. A fund may elect to treat gain and loss on certain foreign currency contracts as capital gain and loss instead of ordinary income or loss.

If the fund invests in stock of certain passive foreign investment companies (PFICs), the fund intends to mark-to-market these securities and recognize any gains at the end of its fiscal and excise tax years. Deductions for losses are allowable only to the extent of any previously recognized gains. Both gains

and losses will be treated as ordinary income or loss, and the fund is required to distribute any resulting income. If the fund is unable to identify an investment as a PFIC security and thus does not make a timely mark-to-market election, the fund may be subject to adverse tax consequences.

Discount — Certain bonds acquired by the fund, such as zero coupon bonds, may be treated as bonds that were originally issued at a discount. Original issue discount represents interest for federal income tax purposes and is generally defined as the difference between the price at which a bond was issued (or the price at which it was deemed issued for federal income tax purposes) and its stated redemption price at maturity. Original issue discount is treated for federal income tax purposes as tax exempt income earned by a fund over the term of the bond, and therefore is subject to the distribution requirements of the Code. The annual amount of income earned on such a bond by a fund generally is determined on the basis of a constant yield to maturity which takes into account the semiannual compounding of accrued interest (including original issue discount). Certain bonds acquired by the fund may also provide for contingent interest and/or principal. In such a case, rules similar to those for original issue discount bonds would require the accrual of income based on an assumed yield that may exceed the actual interest payments on the bond.

Some of the bonds may be acquired by a fund on the secondary market at a discount which exceeds the original issue discount, if any, on such bonds. This additional discount constitutes market discount for federal income tax purposes. Any gain recognized on the disposition of any bond having market discount generally will be treated as taxable ordinary income to the extent it does not exceed the accrued market discount on such bond (unless a fund elects to include market discount in income in the taxable years to which it is attributable). Realized accrued market discount on obligations that pay tax-exempt interest is nonetheless taxable. Generally, market discount accrues on a daily basis for each day the bond is held by a fund at a constant rate over the time remaining to the bond's maturity. In the case of any debt instrument having a fixed maturity date of not more than one year from date of issue, the gain realized on disposition will be treated as short-term capital gain. Some of the bonds acquired by a fund with a fixed maturity date of one year or less from the date of their issuance may be treated as having original issue discount or, in certain cases, "acquisition discount" (generally, the excess of a bond's stated redemption price at maturity over its acquisition price). A fund will be required to include any such original issue discount or acquisition discount in taxable ordinary income. The rate at which such acquisition discount and market discount accrues, and is thus included in a fund's investment company taxable income, will depend upon which of the permitted accrual methods the fund elects.

Other tax considerations — After the end of each calendar year, individual shareholders holding fund shares in taxable accounts will receive a statement of the federal income tax status of all distributions. Shareholders of the fund also may be subject to state and local taxes on distributions received from the fund.

For fund shares acquired on or after January 1, 2012, the fund is required to report cost basis information for redemptions, including exchanges, to both shareholders and the IRS.

Shareholders may obtain more information about cost basis online at capitalgroup.com/costbasis.

Under the backup withholding provisions of the Code, the fund generally will be required to withhold federal income tax on all payments made to a shareholder if the shareholder either does not furnish the fund with the shareholder's correct taxpayer identification number or fails to certify that the shareholder is not subject to backup withholding. Backup withholding also applies if the IRS notifies the shareholder or the fund that the taxpayer identification number provided by the shareholder is incorrect or that the shareholder has previously failed to properly report interest or dividend income.

The foregoing discussion of U.S. federal income tax law relates solely to the application of that law to U.S. persons (i.e., U.S. citizens and legal residents and U.S. corporations, partnerships, trusts and estates). Each shareholder who is not a U.S. person should consider the U.S. and foreign tax consequences of ownership of shares of the fund, including the possibility that such a shareholder may be subject to U.S. withholding taxes.

Unless otherwise noted, all references in the following pages to Class A, C, T or F shares also refer to the corresponding Class 529-A, 529-C, 529-T or 529-F shares. Class 529 shareholders should also refer to the applicable program description for information on policies and services specifically relating to these accounts. Shareholders holding shares through an eligible retirement plan should contact their plan's administrator or recordkeeper for information regarding purchases, sales and exchanges.

Purchase and exchange of shares

Purchases by individuals — As described in the prospectus, you may generally open an account and purchase fund shares by contacting a financial professional or investment dealer authorized to sell the fund's shares. You may make investments by any of the following means:

Contacting your financial professional — Deliver or mail a check to your financial professional.

By mail — For initial investments, you may mail a check, made payable to the fund, directly to the address indicated on the account application. Please indicate an investment dealer on the account application. You may make additional investments by filling out the "Account Additions" form at the bottom of a recent transaction confirmation and mailing the form, along with a check made payable to the fund, using the envelope provided with your confirmation.

The amount of time it takes for us to receive regular U.S. postal mail may vary and there is no assurance that we will receive such mail on the day you expect. Mailing addresses for regular U.S. postal mail can be found in the prospectus. To send investments or correspondence to us via overnight mail or courier service, use either of the following addresses:

American Funds

12711 North Meridian Street

Carmel, IN 46032-9181

American Funds

5300 Robin Hood Road

Norfolk, VA 23513-2407

By telephone — Calling American Funds Service Company. Please see the "Shareholder account services and privileges" section of this statement of additional information for more information regarding this service.

By Internet — Using capitalgroup.com. Please see the "Shareholder account services and privileges" section of this statement of additional information for more information regarding this service.

By wire — If you are making a wire transfer, instruct your bank to wire funds to:

Wells Fargo Bank
ABA Routing No. 121000248

Account No. 4600-076178

Your bank should include the following information when wiring funds:

For credit to the account of:

American Funds Service Company

(fund's name)

For further credit to:

(shareholder's fund account number)

(shareholder's name)

You may contact American Funds Service Company at (800) 421-4225 if you have questions about making wire transfers.

Other purchase information — Class 529 shares may be purchased only through CollegeAmerica by investors establishing qualified higher education savings accounts. Class 529-E shares may be purchased only by investors participating in CollegeAmerica through an eligible employer plan. American Funds state tax-exempt funds are qualified for sale only in certain jurisdictions, and tax-exempt funds in general should not serve as retirement plan investments. In addition, the fund and the Principal Underwriter reserve the right to reject any purchase order.

Class R-5 and R-6 shares may be made available to certain charitable foundations organized and maintained by The Capital Group Companies, Inc. or its affiliates. Class R-6 shares are also available to corporate investment accounts established by The Capital Group Companies, Inc. and its affiliates.

Class R-5 and R-6 shares may also be made available to Commonwealth Savers Plan for use in the Virginia Education Savings Trust and the Virginia Prepaid Education Program and other registered investment companies approved by the fund's investment adviser or distributor. Class R-6 shares are also available to other post employment benefits plans.

Purchase minimums and maximums — All investments are subject to the purchase minimums and maximums described in the prospectus. As noted in the prospectus, purchase minimums may be waived or reduced in certain cases.

In the case of American Funds non-tax-exempt funds, the initial purchase minimum of \$250 may be waived for the following account types:

- Payroll deduction retirement plan accounts (such as, but not limited to, 403(b), 401(k), SIMPLE IRA, SARSEP and deferred compensation plan accounts); and
- Employer-sponsored CollegeAmerica accounts.

The following account types may be established without meeting the initial purchase minimum:

- · Retirement accounts that are funded with employer contributions; and
- Accounts that are funded with monies set by court decree.

The following account types may be established without meeting the initial purchase minimum, but shareholders wishing to invest in two or more funds must meet the normal initial purchase minimum of each fund:

- Accounts that are funded with (a) transfers of assets, (b) rollovers from retirement plans, (c) rollovers from 529 college savings plans or (d) required minimum distribution automatic exchanges; and
- . American Funds U.S. Government Money Market Fund accounts registered in the name of clients of Capital Group Private Client Services.

Certain accounts held on the fund's books, known as omnibus accounts, contain multiple underlying accounts that are invested in shares of the fund. These underlying accounts are maintained by entities such as financial intermediaries and are subject to the applicable initial purchase minimums as described in the prospectus and this statement of additional information. However, in the case where the entity maintaining these accounts aggregates the accounts' purchase orders for fund shares, such accounts are not required to meet the fund's minimum amount for subsequent purchases.

Exchanges — With the exception of Class T shares, for which rights of exchange are not generally available, you may only exchange shares without a sales charge into other American Funds, Capital Group KKR Public-Private+ Funds, or Emerging Markets Equities Fund, Inc. (collectively "Capital Group Funds") within the same share class; however, Class A, C, T or F shares may also generally be exchanged without a sales charge for the corresponding 529 share class. Clients of Capital Group Private Client Services may exchange the shares of the fund for those of any other fund(s) managed by Capital Research and Management Company or its affiliates. Class A-2 shares of Capital Group KKR Public-Private+ Funds may not be exchanged for shares of the American Funds or Emerging Markets Equities Fund, Inc.

Notwithstanding the above, exchanges from Class A shares of American Funds U.S. Government Money Market Fund may be made to Class C shares of other American Funds for dollar cost averaging purposes.

Exchange purchases are subject to the minimum investment requirements of the fund purchased and no sales charge generally applies. However, exchanges of shares from American Funds U.S. Government Money Market Fund are subject to applicable sales charges, unless the American Funds U.S. Government Money Market Fund shares were acquired by an exchange from a fund having a sales charge, or by reinvestment or cross-reinvestment of dividends or capital gain distributions.

Exchanges of Class F shares generally may only be made through fee-based programs of investment firms that have special agreements with the fund's distributor and certain registered investment advisors.

You may exchange shares of other classes by contacting your financial professional by calling American Funds Service Company at (800) 421-4225 or using capitalgroup.com, or faxing (see "American Funds Service Company service areas" in the prospectus for the appropriate fax numbers) the Transfer Agent. For more information, see "Shareholder account services and privileges" in this statement of additional information. These transactions have the same tax consequences as ordinary sales and purchases.

Shares held in employer-sponsored retirement plans may be exchanged into other Capital Group Funds by contacting your plan administrator or recordkeeper. Exchange redemptions and purchases are processed simultaneously at the share prices next determined after the exchange order is received (see "Price of shares" in this statement of additional information).

Conversion — Class C shares of the fund automatically convert to Class A shares in the month of the 8-year anniversary of the purchase date. Class 529-C shares of the fund automatically convert to Class 529-A shares in the month of the 5-year anniversary of the purchase date. The board of trustees of the fund reserves the right at any time, without shareholder approval, to amend the conversion features of the Class C and Class 529-C shares, including without limitation, providing for conversion into a different share class or for no conversion. In making its decision, the board of trustees will consider, among other things, the effect of any such amendment on shareholders.

Frequent trading of fund shares — As noted in the prospectus, certain redemptions may trigger a restriction under the fund's "frequent trading policy." Under this policy, systematic redemptions will not trigger a restriction and systematic purchases will not be prevented if the entity maintaining the shareholder account is able to identify the transaction as a systematic redemption or purchase. For purposes of this policy, systematic redemptions include, for example, regular periodic automatic redemptions and statement of intention escrow share redemptions. Systematic purchases include, for example, regular periodic automatic reinvestments of dividends and capital gain distributions. Generally, purchases and redemptions will not be considered "systematic" unless the transaction is prescheduled for a specific date.

Potentially abusive activity — American Funds Service Company will monitor for the types of activity that could potentially be harmful to the American Funds — for example, short-term trading activity in multiple funds. When identified, American Funds Service Company will request that the shareholder discontinue the activity. If the activity continues, American Funds Service Company will freeze the shareholder account to prevent all activity other than redemptions of fund shares.

Moving between share classes

If you wish to "move" your investment between share classes (within the same fund or between different funds), we generally will process your request as an exchange of the shares you currently hold for shares in the new class or fund. Below is more information about how sales charges are handled for various scenarios.

Exchanging Class C shares for Class A or Class T shares — If you exchange Class C shares for Class A or Class T shares, you are still responsible for paying any Class C contingent deferred sales charges and applicable Class A or Class T sales charges.

Exchanging Class C shares for Class F shares — If you are part of a qualified fee-based program or approved self-directed platform and you wish to exchange your Class C shares for Class F shares to be held in the program, you are still responsible for paying any applicable Class C contingent deferred sales charges.

Exchanging Class F shares for Class A shares — You can exchange Class F shares held in a qualified fee-based program for Class A shares without paying an initial Class A sales charge if you are leaving or have left the fee-based program. Your financial intermediary can also convert Class F-1 shares to Class A shares without a sales charge if they are held in a brokerage account and they were initially transferred to the account or converted from Class C shares. You can exchange Class F shares received in a conversion from Class C shares for Class A shares at any time without paying an initial Class A sales charge if you notify American Funds Service Company of the conversion when you make your request. If you have already

redeemed your Class F shares, the foregoing requirements apply and you must purchase Class A shares within 90 days after redeeming your Class F shares to receive the Class A shares without paying an initial Class A sales charge.

Exchanging Class A or Class T shares for Class F shares — If you are part of a qualified fee-based program or approved self-directed platform and you wish to exchange your Class A or Class T shares for Class F shares to be held in the program, any Class A or Class T sales charges (including contingent deferred sales charges) that you paid or are payable will not be credited back to your account.

Exchanging Class A shares for Class R shares — Provided it is eligible to invest in Class R shares, a retirement plan currently invested in Class A shares may exchange its shares for Class R shares. Any Class A sales charges that the retirement plan previously paid will not be credited back to the plan's account. No contingent deferred sales charge will be assessed as part of the share class conversion.

Moving between Class F shares — If you are part of a qualified fee-based program that offers Class F shares, you may exchange your Class F shares for any other Class F shares to be held in the program. For example, if you hold Class F-2 shares, you may exchange your shares for Class F-1 or Class F-3 shares to be held in the program.

Moving between other share classes — If you desire to move your investment between share classes and the particular scenario is not described in this statement of additional information, please contact American Funds Service Company at (800) 421-4225 for more information.

Non-reportable transactions — Automatic conversions described in the prospectus will be non-reportable for tax purposes. In addition, an exchange of shares from one share class of a fund to another share class of the same fund will be treated as a non-reportable exchange for tax purposes, provided that the exchange request is received in writing by American Funds Service Company and processed as a single transaction. However, a movement between a 529 share class and a non-529 share class of the same fund will be reportable.

Sales charges

Class A purchases

Purchases by certain 403(b) plans

A 403(b) plan may not invest in American Funds Class A or C shares unless such plan was invested in Class A or C shares before January 1, 2009.

Participant accounts of a 403(b) plan that invested in American Funds Class A or C shares and were treated as an individual-type plan for sales charge purposes before January 1, 2009, may continue to be treated as accounts of an individual-type plan for sales charge purposes. Participant accounts of a 403(b) plan that invested in American Funds Class A or C shares and were treated as an employer-sponsored plan for sales charge purposes before January 1, 2009, may continue to be treated as accounts of an employer-sponsored plan for sales charge purposes. Participant accounts of a 403(b) plan that was established on or after January 1, 2009, are treated as accounts of an employer-sponsored plan for sales charge purposes.

Purchases by SEP plans and SIMPLE IRA plans

Participant accounts in a Simplified Employee Pension (SEP) plan or a Savings Incentive Match Plan for Employees of Small Employers IRA (SIMPLE IRA) will be aggregated at the plan level for Class A sales charge purposes if an employer adopts a prototype plan produced by Capital Client Group, Inc. or (a) the employer or plan sponsor submits all contributions for all participating employees in a single contribution transmittal or the contributions are identified as related to the same plan; (b) each transmittal is accompanied by checks or wire transfers and generally must be submitted through the transfer agent's automated contribution system if held on the fund's books; and (c) if the fund is expected to carry separate accounts in the name of each plan participant and (i) the employer or plan sponsor notifies the funds' transfer agent or the intermediary holding the account that the separate accounts of all plan participants should be linked and (ii) all new participant accounts are established by submitting the appropriate documentation on behalf of each new participant. Participant accounts in a SEP or SIMPLE plan that are eligible to aggregate their assets at the plan level may not also aggregate the assets with their individual accounts.

Other purchases

In addition, American Funds Class A and Class 529-A shares may be offered at net asset value to companies exchanging securities with the fund through a merger, acquisition or exchange offer and to certain individuals meeting the criteria described above who invested in Class A and Class 529-A shares before Class F-2 and Class 529-F-2 shares were made available under this privilege.

Transfers to CollegeAmerica — A transfer from the Virginia Prepaid Education Programs or the Virginia Education Savings Trusts to a CollegeAmerica account will be made with no sales charge. No commission will be paid to the dealer on such a transfer. Investment dealers will be compensated solely with an annual service fee that begins to accrue immediately.

Class F-2 and Class 529-F-2 purchases

If requested, American Funds Class F-2 and Class 529-F-2 shares will be sold to:

- (1) current or retired directors, trustees, officers and advisory board members of, and certain lawyers who provide services to the funds managed by Capital Research and Management Company, current or retired employees of The Capital Group Companies, Inc. and its affiliated companies, certain family members of the above persons, and trusts or plans primarily for such persons; and
- (2) The Capital Group Companies, Inc. and its affiliated companies.

Once an account in Class F-2 or Class 529-F-2 is established under this privilege, additional investments can be made in Class F-2 or Class 529-F-2 for the life of the account. Depending on the financial intermediary holding your account, these privileges may be unavailable. Investors should consult their financial intermediary for further information.

Moving between accounts — American Funds investments by certain account types may be moved to other account types without incurring additional Class A sales charges. These transactions include:

- redemption proceeds from a non-retirement account (for example, a joint tenant account) used to purchase fund shares in an IRA or other individual-type retirement account;
- · required minimum distributions from an IRA or other individual-type retirement account used to purchase fund shares in a non-retirement account; and
- death distributions paid to a beneficiary's account that are used by the beneficiary to purchase fund shares in a different account.

Investors may not move investments from a Capital Bank & Trust Company SIMPLE IRA Plus to a Capital Bank & Trust Company SIMPLE IRA unless it is part of a plan transfer or to a current employer's Capital Bank & Trust Company SIMPLE IRA plan.

These privileges are generally available only if your account is held directly with the fund's transfer agent or if the financial intermediary holding your account has the systems, policies and procedures to support providing the privileges on its systems. Investors should consult their financial intermediary for further information.

Loan repayments — Repayments on loans taken from a retirement plan are not subject to sales charges if American Funds Service Company is notified of the repayment.

Dealer commissions and compensation — Commissions (up to 1.00%) are paid to dealers who initiate and are responsible for certain Class A share purchases not subject to initial sales charges. These purchases consist of *a*) purchases of \$1 million or more, and *b*) purchases by employer-sponsored defined contribution-type retirement plans investing \$1 million or more or with 100 or more eligible employees. Commissions on such investments (other than IRA rollover assets that roll over at no sales charge under the fund's IRA rollover policy as described in the prospectus) are paid to dealers at the following rates: 1.00% on amounts of less than \$10 million, .50% on amounts of at least \$10 million but less than \$25 million and .25% on amounts of at least \$10 million, transfers, or market declines. For example, if a shareholder has accumulated investments in excess of \$10 million (but less than \$25 million) and subsequently redeems all or a portion of the account(s), purchases following the redemption will generate a dealer commission of .50%.

A dealer concession of up to 1% may be paid by the fund under its Class A plan of distribution to reimburse the Principal Underwriter in connection with dealer and wholesaler compensation paid by it with respect to investments made with no initial sales charge.

Sales charge reductions and waivers

Reducing your Class A sales charge — As described in the prospectus, there are various ways to reduce your sales charge when purchasing Class A shares. Additional information about Class A sales charge reductions is provided below. Class A-2 shares of Capital Group KKR Public-Private+ Funds are not eligible for the sales charge reductions noted below.

Statement of intention — By establishing a statement of intention (the "Statement"), you enter into a nonbinding commitment to purchase eligible shares of Capital Group Funds (excluding American Funds U.S. Government Money Market Fund) over a 13-month period and receive the same sales charge (expressed as a percentage of your purchases) as if all shares had been purchased at once, unless the Statement is upgraded as described below.

The Statement period starts on the date on which your first purchase made toward satisfying the Statement is processed. Your accumulated holdings (as described in the paragraph below titled "Rights of accumulation") eligible to be aggregated as of the day immediately before the start of the Statement period may be credited toward satisfying the Statement.

You may revise the commitment you have made in your Statement upward at any time during the Statement period. If your prior commitment has not been met by the time of the revision, the Statement period during which purchases must be made will remain unchanged. Purchases made from the date of the revision will receive the reduced sales charge, if any, resulting from the revised Statement. If your prior commitment has been met by the time of the revision, your original Statement will be considered met and a new Statement will be established.

The Statement will be considered completed if the shareholder dies within the 13-month Statement period. Commissions to dealers will not be adjusted or paid on the difference between the Statement amount and the amount actually invested before the shareholder's death.

When a shareholder elects to use a Statement, shares equal to 5% of the dollar amount specified in the Statement may be held in escrow in the shareholder's account out of the initial purchase (or subsequent purchases, if necessary) by the Transfer Agent. All dividends and any capital gain distributions on shares held in escrow will be credited to the shareholder's account in shares (or paid in cash, if requested). If the intended investment is not completed within the specified Statement period the investments made during the statement period will be adjusted to reflect the difference between the sales charge actually paid and the sales charge which would have been paid if the total of such purchases had been made at a single time. Any dealers assigned to the shareholder's account at the time a purchase was made during the Statement period will receive a corresponding commission adjustment if appropriate.

In addition, if you currently have individual holdings in American Legacy variable annuity contracts or variable life insurance policies that were established on or before March 31, 2007, you may continue to apply purchases under such contracts and policies to a Statement.

Shareholders purchasing shares at a reduced sales charge under a Statement indicate their acceptance of these terms and those in the prospectus with their first purchase.

The Statement period may be extended in cases where the fund's distributor determines it is appropriate to do so; for example in periods when there are extenuating circumstances such as a natural disaster that may limit an individual's ability to meet the investment required under the Statement.

Aggregation — Qualifying investments for aggregation include purchases of eligible classes of shares of the Capital Group Funds made by you and your "immediate family" as defined in the prospectus, if all parties are purchasing shares for their own accounts and/or:

- individual-type employee benefit plans, such as an IRA, single-participant Keogh-type plan, or a participant account of a 403(b) plan that is treated as an individual-type plan for sales charge purposes (see "Purchases by certain 403(b) plans" under "Sales charges" in this statement of additional information);
- SEP plans and SIMPLE IRA plans established after November 15, 2004, by an employer adopting any plan document other than a prototype plan produced by Capital Client Group, Inc.;
- · business accounts solely controlled by you or your immediate family (for example, you own the entire business);
- trust accounts established by you or your immediate family (for trusts with only one primary beneficiary, upon the trustor's death the trust account may be aggregated with such beneficiary's own accounts; for trusts with multiple primary beneficiaries, upon the trustor's death the trustees of the trust may instruct American Funds Service Company to establish separate trust accounts for each primary beneficiary; each primary beneficiary's separate trust account may then be aggregated with such beneficiary's own accounts);
- · endowments or foundations established and controlled by you or your immediate family; or
- 529 accounts, which will be aggregated at the account owner level (Class 529-E accounts may only be aggregated with an eligible employer plan).

Individual purchases by a trustee(s) or other fiduciary(ies) may also be aggregated if the investments are:

- for a single trust estate or fiduciary account, including employee benefit plans other than the individual-type employee benefit plans described above;
- made for two or more employee benefit plans of a single employer or of affiliated employers as defined in the 1940 Act, excluding the individual-type employee benefit plans described above;
- · for a diversified common trust fund or other diversified pooled account not specifically formed for the purpose of accumulating fund shares;
- for nonprofit, charitable or educational organizations, or any endowments or foundations established and controlled by such organizations, or any employer-sponsored retirement plans established for the benefit of the employees of such organizations, their endowments, or their foundations;
- for participant accounts of a 403(b) plan that is treated as an employer-sponsored plan for sales charge purposes (see "Purchases by certain 403(b) plans" under "Sales charges" in this statement of additional information), or made for participant accounts of two or more such plans, in each case of a single employer or affiliated employers as defined in the 1940 Act; or
- for a SEP or SIMPLE IRA plan established after November 15, 2004, by an employer adopting a prototype plan produced by Capital Client Group, Inc.

Purchases made for nominee or street name accounts (securities held in the name of an investment dealer or another nominee such as a bank trust department instead of the

customer) may not be aggregated with those made for other accounts and may not be aggregated with other nominee or street name accounts unless otherwise qualified as described above

Joint accounts may be aggregated with other accounts belonging to the primary owner and/or his or her immediate family. The primary owner of a joint account is the individual responsible for taxes on the account.

Concurrent purchases — As described in the prospectus, you may reduce your Class A sales charge by combining simultaneous purchases of all eligible classes of shares in Capital Group Funds. Shares of American Funds U.S. Government Money Market Fund purchased through an exchange, reinvestment or cross-reinvestment from a fund having a sales charge also qualify. However, direct purchases of American Funds U.S. Government Money Market Fund Class A shares are excluded. If you currently have individual holdings in American Legacy variable annuity contracts or variable life insurance policies that were established on or before March 31, 2007, you may continue to combine purchases made under such contracts and policies to reduce your Class A sales charge.

Rights of accumulation — Subject to the limitations described in the aggregation policy, you may take into account your accumulated holdings in all eligible share classes of Capital Group Funds to determine your sales charge on investments in accounts eligible to be aggregated. Direct purchases of American Funds U.S. Government Money Market Fund Class A shares are excluded. Subject to your investment dealer's or recordkeeper's capabilities, your accumulated holdings will be calculated as the higher of (a) the current value of your existing holdings (the "market value") as of the day prior to your Capital Group Funds investment or (b) the amount you invested (including reinvested dividends and capital gains, but excluding capital appreciation) less any withdrawals (the "cost value"). Depending on the entity on whose books your account is held, the value of your holdings in that account may not be eligible for calculation at cost value. For example, accounts held in nominee or street name may not be eligible for calculation at cost value and instead may be calculated at market value for purposes of rights of accumulation.

The value of all of your holdings in accounts established in calendar year 2005 or earlier will be assigned an initial cost value equal to the market value of those holdings as of the last business day of 2005. Thereafter, the cost value of such accounts will increase or decrease according to actual investments or withdrawals.

You must contact your financial professional or American Funds Service Company if you have additional information that is relevant to the calculation of the value of your holdings.

When determining your Class A sales charge, if your investment is not in an employer-sponsored retirement plan, you may also continue to take into account the market value (as of the day prior to your investment) of your individual holdings in various American Legacy variable annuity contracts and variable life insurance policies that were established on or before March 31, 2007. An employer-sponsored retirement plan may also continue to take into account the market value of its investments in American Legacy Retirement Investment Plans that were established on or before March 31, 2007.

You may not purchase Class C or 529-C shares if such combined holdings cause you to be eligible to purchase Class A or 529-A shares at the \$1 million or more sales charge discount rate (i.e., at net asset value).

If you make a gift of Class A shares, upon your request, you may purchase the shares at the sales charge discount allowed under rights of accumulation of all of your Capital Group Funds and applicable American Legacy accounts.

Reducing your Class T sales charge — As described in the prospectus, the initial sales charge you pay each time you buy Class T shares may differ depending upon the amount you invest and may be reduced for larger purchases. Additionally, Class T shares acquired through reinvestment of dividends or capital gain distributions are not subject to an initial sales charge. Sales charges on Class T shares are applied on a transaction-by-transaction basis, and, accordingly, Class T shares are not eligible for any other sales charge waivers or reductions, including through the aggregation of Class T shares concurrently purchased by other related accounts or in other American Funds. The sales charge applicable to Class T shares may not be reduced by establishing a statement of intention, and rights of accumulation are not available for Class T shares.

CDSC waivers for Class A and C shares — As noted in the prospectus, a contingent deferred sales charge ("CDSC") will be waived for redemptions due to death or post-purchase disability of a shareholder (this generally excludes accounts registered in the names of trusts and other entities). In the case of joint tenant accounts, if one joint tenant dies, a surviving joint tenant, at the time he or she notifies the Transfer Agent of the other joint tenant's death and removes the decedent's name from the account, may redeem shares from the account without incurring a CDSC. Redemptions made after the Transfer Agent is notified of the death of a joint tenant will be subject to a CDSC.

In addition, a CDSC will be waived for the following types of transactions, if they do not exceed 12% of the value of an "account" (defined below) annually (the "12% limit"):

- · Required minimum distributions taken from retirement accounts in accordance with IRS regulations.
- Redemptions through an automatic withdrawal plan ("AWP") (see "Automatic withdrawals" under "Shareholder account services and privileges" in this statement of additional information). For each AWP payment, assets that are not subject to a CDSC, such as shares acquired through reinvestment of dividends and/or capital gain distributions, will be redeemed first and will count toward the 12% limit. If there is an insufficient amount of assets not subject to a CDSC to cover a particular AWP payment, shares subject to the lowest CDSC will be redeemed next until the 12% limit is reached. Any dividends and/or capital gain distributions taken in cash by a shareholder who receives payments through an AWP will also count toward the 12% limit. In the case of an AWP, the 12% limit is calculated at the time an automatic redemption is first made, and is recalculated at the time each additional automatic redemption is made. Shareholders who establish an AWP should be aware that the amount of a payment not subject to a CDSC may vary over time depending on fluctuations in the value of their accounts. This privilege may be revised or terminated at any time.

For purposes of this paragraph, "account" means your investment in the applicable class of shares of the particular fund from which you are making the redemption.

The CDSC on American Funds Class A shares may be waived in cases where the fund's transfer agent determines the benefit to the fund of collecting the CDSC would be outweighed by the cost of applying it.

CDSC waivers are allowed only in the cases listed here and in the prospectus. For example, CDSC waivers will not be allowed on redemptions of Class 529-C shares due to termination of CollegeAmerica; a determination by the Internal Revenue Service that CollegeAmerica does not qualify as a qualified tuition program under the Code; proposal or enactment of law that eliminates or limits the tax-favored status of CollegeAmerica; or elimination of the fund by Commonwealth Savers Plan as an option for additional investment within CollegeAmerica.

Selling shares

The methods for selling (redeeming) shares are described more fully in the prospectus. If you wish to sell your shares by contacting American Funds Service Company directly, any such request must be signed by the registered shareholders. To contact American Funds Service Company via overnight mail or courier service, see "Purchase and exchange of shares."

A signature guarantee may be required for certain redemptions. In such an event, your signature may be guaranteed by a domestic stock exchange or the Financial Industry Regulatory Authority, bank, savings association or credit union that is an eligible guarantor institution. The Transfer Agent reserves the right to require a signature guarantee on any redemptions.

Additional documentation may be required for sales of shares held in corporate, partnership or fiduciary accounts. You must include with your written request any shares you wish to sell that are in certificate form.

If you sell Class A or C shares and request a specific dollar amount to be sold, we will sell sufficient shares so that the sale proceeds, after deducting any applicable CDSC, equals the dollar amount requested.

If you hold multiple American Funds and a CDSC applies to the shares you are redeeming, the CDSC will be calculated based on the applicable class of shares of the particular fund from which you are making the redemption.

Redemption proceeds will not be mailed until sufficient time has passed to provide reasonable assurance that checks or drafts (including certified or cashier's checks) for shares purchased have cleared (normally seven business days from the purchase date). Except for delays relating to clearance of checks for share purchases or in extraordinary circumstances (and as permissible under the 1940 Act), the fund typically expects to pay redemption proceeds one business day following receipt and acceptance of a redemption order. Interest will not accrue or be paid on amounts that represent uncashed distribution or redemption checks.

Shareholder account services and privileges

The following services and privileges are generally available to all shareholders. However, certain services and privileges described in the prospectus and this statement of additional information may not be available for Class 529 shareholders or if your account is held with an investment dealer or through an employer-sponsored retirement plan.

Automatic investment plan — An automatic investment plan enables you to make monthly or quarterly investments in American Funds through automatic debits from your bank account. To set up a plan, you must fill out an account application and specify the amount that you would like to invest and the date on which you would like your investments to occur. The plan will begin within 30 days after your account application is received. Your bank account will be debited on the day or a few days before your investment is made, depending on the bank's capabilities. The Transfer Agent will then invest your money into the fund you specified on or around the date you specified. If the date you specified falls on a weekend or holiday, your money will be invested on the following business day. However, if the following business day falls in the next month, your money will be invested on the business day immediately preceding the weekend or holiday. If your bank account cannot be debited due to insufficient funds, a stop-payment or the closing of the account, the plan may be terminated and the related investment reversed. You may change the amount of the investment or discontinue the plan at any time by contacting the Transfer Agent.

Automatic reinvestment — Dividends and capital gain distributions are reinvested in additional shares of the same class and fund at net asset value unless you indicate otherwise on the account application. You also may elect to have dividends and/or capital gain distributions paid in cash by informing the fund, the Transfer Agent or your investment dealer. Dividends and capital gain distributions paid to retirement plan shareholders or shareholders of the 529 share classes will be automatically reinvested.

If you have elected to receive dividends and/or capital gain distributions in cash, and the postal or other delivery service is unable to deliver checks to your address of record, or you do not respond to mailings from American Funds Service Company with regard to uncashed distribution checks, your distribution option may be automatically converted to having all dividends and other distributions reinvested in additional shares.

Cross-reinvestment of dividends and distributions — For all share classes, except Class T shares and the 529 classes of shares, you may cross-reinvest dividends and capital gains (distributions) into other American Funds in the same share class at net asset value, subject to the following conditions:

- (1) the aggregate value of your account(s) in the fund(s) paying distributions equals or exceeds \$5,000 (this is waived if the value of the account in the fund receiving the distributions equals or exceeds that fund's minimum initial investment requirement);
- (2) if the value of the account of the fund receiving distributions is below the minimum initial investment requirement, distributions must be automatically reinvested; and
- (3) if you discontinue the cross-reinvestment of distributions, the value of the account of the fund receiving distributions must equal or exceed the minimum initial investment requirement. If you do not meet this requirement within 90 days of notification, the fund has the right to automatically redeem the account.

Depending on the financial intermediary holding your account, your reinvestment privileges may be unavailable or differ from those described in this statement of additional information. Investors should consult their financial intermediary for further information.

Automatic exchanges — For all share classes other than Class T shares, you may automatically exchange shares of the same class in amounts of \$50 or more among any Capital Group Funds on any day (or preceding business day if the day falls on a nonbusiness day) of each month you designate.

Automatic withdrawals — Depending on the type of account, for all share classes except R shares, you may automatically withdraw shares from any of the American Funds or Emerging Markets Equities Fund, Inc. You can make automatic withdrawals of \$50 or more. You can designate the day of each period for withdrawals and request that checks be sent to you or someone else. Withdrawals may also be electronically deposited to your bank account. The Transfer Agent will withdraw your money from the fund you specify on or around the date you specify. If the date you specified falls on a weekend or holiday, the redemption will take place on the previous business day. However, if the previous business day falls in the preceding month, the redemption will take place on the following business day after the weekend or holiday. You should consult with your financial professional or intermediary to determine if your account is eligible for automatic withdrawals.

Withdrawal payments are not to be considered as dividends, yield or income. Generally, automatic investments may not be made into a shareholder account from which there are automatic withdrawals. Withdrawals of amounts exceeding reinvested dividends and distributions and increases in share value would reduce the aggregate value of the shareholder's account. The Transfer Agent arranges for the redemption by the fund of sufficient shares, deposited by the shareholder with the Transfer Agent, to provide the withdrawal payment specified.

Redemption proceeds from an automatic withdrawal plan are not eligible for reinvestment without a sales charge.

Account statements — Your account is opened in accordance with your registration instructions. Transactions in the account, such as additional investments, will be reflected on regular confirmation statements from the Transfer Agent. Dividend and capital gain reinvestments, purchases through automatic investment plans and certain retirement plans, as well as automatic exchanges and withdrawals, will be confirmed at least quarterly.

American Funds Service Company and capitalgroup.com — You may check your share balance, the price of your shares or your most recent account transaction or redeem or exchange shares by calling American Funds Service Company at (800) 421-4225 or using capitalgroup.com. Redemptions and exchanges through American Funds Service Company and capitalgroup.com are subject to the conditions noted above and in "Telephone and Internet purchases, redemptions and exchanges" below. You will need your fund number (see the list of American Funds under the "General information — fund numbers" section in this statement of additional information), personal identification number (generally the last four digits of your Social Security number or other tax identification number associated with your account) and account number.

Generally, all shareholders are automatically eligible to use these services. However, if you are not currently authorized to do so, please contact American Funds Service Company for assistance. Once you establish this privilege, you, your financial professional or any person with your account information may use these services.

Telephone and Internet purchases, redemptions and exchanges — By using the telephone or the Internet (including capitalgroup.com), or fax purchase, redemption and/or exchange options, you agree to hold the fund, the Transfer Agent, any of its affiliates or mutual funds managed by such affiliates, and each of their respective directors, trustees, officers, employees and agents harmless from any losses, expenses, costs or liabilities (including attorney fees) that may be incurred in connection with the exercise of these privileges. Generally, all shareholders are automatically eligible to use these services. However, you may elect to opt out of these services by writing the Transfer Agent (you may

also reinstate them at any time by writing the Transfer Agent). If the Transfer Agent does not employ reasonable procedures to confirm that the instructions received from any person with appropriate account information are genuine, it and/or the fund may be liable for losses due to unauthorized or fraudulent instructions. In the event that shareholders are unable to reach the fund by telephone because of technical difficulties, market conditions or a natural disaster, redemption and exchange requests may be made in writing only.

Redemption of shares — The fund's declaration of trust permits the fund to direct the Transfer Agent to redeem the shares of any shareholder for their then current net asset value per share if at such time the shareholder of record owns shares having an aggregate net asset value of less than the minimum initial investment amount required of new shareholders as set forth in the fund's current registration statement under the 1940 Act, and subject to such further terms and conditions as the board of trustees of the fund may from time to time adopt.

While payment of redemptions normally will be in cash, the fund's declaration of trust permits payment of the redemption price wholly or partly with portfolio securities or other fund assets under conditions and circumstances determined by the fund's board of trustees. For example, redemptions could be made in this manner if the board determined that making payments wholly in cash over a particular period would be unfair and/or harmful to other fund shareholders.

Share certificates — Shares are credited to your account. The fund does not issue share certificates.

General information

Custodian of assets — Securities and cash owned by the fund, including proceeds from the sale of shares of the fund and of securities in the fund's portfolio, are held by State Street Bank and Trust Company, One Lincoln Street, Boston, MA 02111, as custodian. If the fund holds securities of issuers outside the United States, the custodian may hold these securities pursuant to subcustodial arrangements in banks outside the United States or branches of U.S. banks outside the United States.

Transfer agent services — American Funds Service Company, a wholly owned subsidiary of the investment adviser, maintains the records of shareholder accounts, processes purchases and redemptions of the fund's shares, acts as dividend and capital gain distribution disbursing agent, and performs other related shareholder service functions. The principal office of American Funds Service Company is located at 6455 Irvine Center Drive, Irvine, CA 92618. Transfer agent fees are paid according to a fee schedule, based on the number of accounts serviced or a percentage of fund assets, contained in a Shareholder Services Agreement between the fund and American Funds Service Company.

In the case of certain shareholder accounts, third parties who may be unaffiliated with the investment adviser provide transfer agency and shareholder services in place of American Funds Service Company. These services are rendered under agreements with American Funds Service Company or its affiliates and the third parties receive compensation according to such agreements. Compensation for transfer agency and shareholder services, whether paid to American Funds Service Company or such third parties, is ultimately paid from fund assets and is reflected in the expenses of the fund as disclosed in the prospectus.

During the 2025 fiscal year, transfer agent fees, gross of any payments made by American Funds Service Company to third parties, were:

	Transfer agent fee
Class A	\$100,120,000
Class C	2,517,000
Class T	_*
Class F-1	7,663,000
Class F-2	46,242,000
Class F-3	186,000
Class 529-A	9,346,000
Class 529-C	208,000
Class 529-E	165,000
Class 529-T	_*
Class 529-F-1	_*
Class 529-F-2	662,000
Class 529-F-3	*
Class R-1	297,000
Class R-2	
	8,135,000
Class R-2E	559,000
Class R-3	7,573,000
Class R-4	5,069,000
Class R-5E	1,955,000
Class R-5	1,426,000
Class R-6	597,000

^{*} Amount less than \$1,000.

Independent registered public accounting firm — Deloitte & Touche LLP ("D&T"), 695 Town Center Drive, Costa Mesa, CA 92626, serves as the fund's independent registered public accounting firm, providing audit services and review of certain documents to be filed with the SEC. Deloitte Tax LLP prepares tax returns for the fund. The financial statements and financial highlights of the fund included in this statement of additional information that are from the fund's Form N-CSR for the most recent fiscal year have been audited by D&T, an independent registered public accounting firm, as stated in their report appearing herein. Such financial statements and financial highlights are included in reliance upon the report of such firm given upon their authority as experts in accounting and auditing. The selection of the fund's independent registered public accounting firm is reviewed and determined annually by the board of trustees.

Independent legal counsel — Dechert LLP, 45 Fremont Street, 26th Floor, San Francisco, CA 94105-2223, serves as independent legal counsel ("counsel") for the fund and for independent trustees in their capacities as such. A determination with respect to the independence of the fund's counsel will be made at least annually by the independent trustees of the fund, as prescribed by applicable 1940 Act rules.

Prospectuses, reports to shareholders and proxy statements — The fund's fiscal year ends on August 31. Shareholders are provided updated summary prospectuses annually and at least semi-annually with reports showing the fund's expenses, key statistics, holdings information and investment results (annual report only). Shareholders may request a copy of the fund's current prospectus at no cost by calling (800) 421-4225 or by sending an email request to prospectus@americanfunds.com. Shareholders may also access the fund's current summary prospectus, prospectus, statement of additional information and shareholder reports at capitalgroup.com/prospectus. The fund's annual financial statements are audited by the fund's independent registered public accounting firm, D&T. In addition, shareholders may also receive proxy statements for the fund. In an effort to reduce the volume of mail shareholders receive from the fund when a household owns more than one account, the Transfer Agent has taken steps to eliminate duplicate mailings of summary prospectuses, shareholder reports and proxy statements. To receive additional copies of a summary prospectus, report or proxy statement, shareholders should contact the Transfer Agent.

Shareholders may also elect to receive updated summary prospectuses, annual reports and semi-annual reports electronically by signing up for electronic delivery on our website, capitalgroup.com. Shareholders who elect to receive documents electronically will receive such documents in electronic form and will not receive documents in paper form by mail. A shareholder who elects electronic delivery is able to cancel this service at any time and return to receiving updated summary prospectuses and other reports in paper form by mail.

Summary prospectuses, prospectuses, annual reports and semi-annual reports that are mailed to shareholders by the Capital Group organization are printed with ink containing soy and/or vegetable oil on paper containing recycled fibers.

Codes of ethics — The fund and Capital Research and Management Company and its affiliated companies, including the fund's Principal Underwriter, have adopted codes of ethics that allow for personal investments, including securities in which the fund may invest from time to time. These codes include a ban on acquisitions of securities pursuant to an initial public offering; restrictions on acquisitions of private placement securities; preclearance and reporting requirements; review of duplicate confirmation statements; annual recertification of compliance with codes of ethics; blackout periods on personal investing for certain investment personnel; ban on short-term trading profits for investment personnel; limitations on service as a director of publicly traded companies; disclosure of personal securities transactions; and policies regarding political contributions.

Determination of net asset value, redemption price and maximum offering price per share for Class A shares — August 31, 2025

Net asset value and redemption price per share (Net assets divided by shares outstanding)

Maximum offering price per share
(100/94.25 of net asset value per share, which takes into account the fund's current maximum sales charge)

Other information — The fund reserves the right to modify the privileges described in this statement of additional information at any time.

The fund's financial statements, including the investment portfolio and the report of the fund's independent registered public accounting firm contained in the fund's Form N-CSR, are included in this statement of additional information.

\$85.28

\$90.48

				Fund nur	nbers			
	Class	Class	Class	Class	Class	Class	Class	Class
Fund	A	A-2	A-3	С	T	F-1	F-2	F-3
Stock and stock/fixed income funds	002	NT/A	NI/A	302	42002	402	602	702
AMCAP Fund®		N/A	N/A		43002			
American Balanced Fund [®]	011	N/A	N/A	311	43011	411	611	711
American Funds® Developing World Growth and Income Fund	30100	N/A	N/A	33100	43100	34100	36100	37100
American Funds [®] Global Balanced Fund	037	N/A	N/A	337	43037	437	637	737
American Funds [®] Global Insight Fund	30122	N/A	N/A	33122	43122	34122	36122	37122
American Funds [®] International Vantage Fund	30123	N/A	N/A	33123	43123	34123	36123	37123
American Mutual Fund®	003	N/A	N/A	303	43003	403	603	703
Capital Income Builder®	012	N/A	N/A	312	43012	412	612	712
Capital World Growth and Income Fund®	033	N/A	N/A	333	43033	433	633	733
EUPAC Fund™	016	N/A	N/A	316	43016	416	616	716
Fundamental Investors®	010	N/A	N/A	310	43010	410	610	710
The Growth Fund of America®	005	N/A	N/A	305	43005	405	605	705
The Income Fund of America®	006	N/A	N/A	306	43006	406	606	706
International Growth and Income Fund	034	N/A	N/A	334	43034	434	634	734
The Investment Company of America®	004	N/A	N/A	304	43004	404	604	704
The New Economy Fund®	014	N/A	N/A	314	43014	414	614	714
New Perspective Fund®	007	N/A	N/A	307	43007	407	607	707
New World Fund®	036	N/A	N/A	336	43036	436	636	736
SMALLCAP World Fund®	035	N/A	N/A	335	43035	435	635	735
Washington Mutual Investors Fund	001	N/A	N/A	301	43001	401	601	701
Fixed income funds								
American Funds® Core Plus Bond Fund	30410	N/A	N/A	33410	N/A	34410	36410	37410
American Funds Emerging Markets Bond Fund ®	30114	N/A	N/A	33114	43114	34114	36114	37114
American Funds Corporate Bond Fund ®	032	N/A	N/A	332	43032	432	632	732
American Funds Inflation Linked Bond Fund®	060	N/A	N/A	360	43060	460	660	760
American Funds Mortgage Fund®	042	N/A	N/A	342	43042	442	642	742
American Funds® Multi-Sector Income Fund	30126	N/A	N/A	33126	43126	34126	36126	37126
American Funds Short-Term Tax-Exempt Bond Fund®	039	N/A	N/A	N/A	43039	439	639	739
American Funds® Strategic Bond Fund	30112	N/A	N/A	33112	43112	34112	36112	37112
American Funds Tax-Exempt Fund of New York $^{\otimes}$	041	N/A	N/A	341	43041	441	641	741
American High-Income Municipal Bond Fund®	040	N/A	N/A	340	43040	440	640	740
American High-Income Trust®	021	N/A	N/A	321	43021	421	621	721
The Bond Fund of America®	008	N/A	N/A	308	43008	408	608	708
Capital Group KKR Core Plus+	30400	39400	61400	N/A	N/A	N/A	36400	37400
Capital Group KKR Multi-Sector+	30401	39401	61401	N/A	N/A	N/A	36401	37401
Capital World Bond Fund [®]	031	N/A	N/A	331	43031	431	631	731
Intermediate Bond Fund of America®	023	N/A	N/A	323	43023	423	623	723
Limited Term Tax-Exempt Bond Fund of America $^{\text{@}}$	043	N/A	N/A	343	43043	443	643	743
Short-Term Bond Fund of America®	048	N/A	N/A	348	43048	448	648	748
The Tax-Exempt Bond Fund of America®	019	N/A	N/A	319	43019	419	619	719
The Tax-Exempt Fund of California®	020	N/A	N/A	320	43020	420	620	720
U.S. Government Securities Fund [®]	022	N/A	N/A	322	43022	422	622	722
	1							

und		Class	CI						
			Class	Class	Class	Class	Class	Class	Class
		A	A-2	A-3	С	T	F-1	F-2	F-3
loney market fund									
merican Funds [®] U.S. Government		059	N/A	N/A	359	43059	459	659	759
Ioney Market Fund									
	Class	Class	Class	Class	Fund numbe Class	Class	Class	Class	Class
und	529-A	529-C	529-E	529-T	529-F-1	529-F-2	529-F-3	ABLE-A	ABLE-F-2
ock and stock/fixed income funds									
MCAP Fund	1002	2 1302	1502	46002	1402	1602	1702	N/A	N/A
merican Balanced Fund	1011	1311	1511	46011	1411	1611	1711	N/A	N/A
merican Funds Developing World Growth and Income Fund	10100	13100	15100	46100	14100	16100	17100	N/A	N/A
merican Funds Global Balanced Fund	1037	1337	1537	46037	1437	1637	1737	N/A	N/A
merican Funds Global Insight Fund	10122	13122	15122	46122	14122	16122	17122	N/A	N/A
merican Funds International Vantage Fund	10123		15123	46123	14123	16123	17123	N/A	N/A
merican Mutual Fund	1003	3 1303	1503	46003	1403	1603	1703	N/A	N/A
apital Income Builder	1012	2 1312	1512	46012	1412	1612	1712	N/A	N/A
apital World Growth and Income Fund	1033	3 1333	1533	46033	1433	1633	1733	N/A	N/A
UPAC Fund	1016	1316	1516	46016	1416	1616	1716	N/A	N/A
andamental Investors	1010	1310	1510	46010	1410	1610	1710	N/A	N/A
ne Growth Fund of America	1005	1305	1505	46005	1405	1605	1705	N/A	N/A
ne Income Fund of America	1006	1306	1506	46006	1406	1606	1706	N/A	N/A
ternational Growth and Income Fund	1034	1334	1534	46034	1434	1634	1734	N/A	N/A
ne Investment Company of America	1004	1304	1504	46004	1404	1604	1704	N/A	N/A
ne New Economy Fund	1014	1314	1514	46014	1414	1614	1714	N/A	N/A
ew Perspective Fund	1007	1307	1507	46007	1407	1607	1707	N/A	N/A
ew World Fund	1036	1336	1536	46036	1436	1636	1736	N/A	N/A
MALLCAP World Fund	1035	1335	1535	46035	1435	1635	1735	N/A	N/A
ashington Mutual Investors Fund	1001	1301	1501	46001	1401	1601	1701	N/A	N/A
xed income funds									
merican Funds® Core Plus Bond Fund	10410	13410	15410	N/A	14410	16410	17410	N/A	N/A
merican Funds Emerging Markets Bond Fund	10114	13114	15114	46114	14114	16114	17114	N/A	N/A
merican Funds Corporate Bond Fund	1032	1332	1532	46032	1432	1632	1732	N/A	N/A
merican Funds Inflation Linked Bond Fund	1060	1360	1560	46060	1460	1660	1760	N/A	N/A
merican Funds Mortgage Fund	1042		1542	46042	1442	1642	1742	N/A	N/A
merican Funds Multi-Sector Income Fund	10126		15126	46126	14126	16126	17126	N/A	N/A
merican Funds Strategic Bond Fund	10112		15112	46112	14112	16112	17112	N/A	N/A
merican High-Income Trust	10112		15112	46021	14112	1621	17112	N/A	N/A
ne Bond Fund of America	1021		1508	46008	1408	1608	1708	N/A	N/A
apital World Bond Fund	1000		1531	46031	1431	1631	1731	N/A	N/A
termediate Bond Fund of America	1031		1523	46023	1423	1623	1723	N/A	N/A
nort-Term Bond Fund of America	1048		1548	46048	1448	1648	1748	N/A	N/A
S. Government Securities Fund	1046		1522	46022	1422	1622	1722	N/A	N/A
oney market fund	1022	1322	1 522	70022	1722	1022	1/22	11/71	11/71
merican Funds U.S. Government	1059	1359	1559	46059	1459	1659	1759	48059	60059
oney Market Fund	103,	. 1337	1557	10037	1137	1007	1107	10037	00057

The Growth Fund of America — Page 85

				Fund nun	nbers			
	Class	Class	Class	Class	Class	Class	Class	Class
Fund	R-1	R-2	R-2E	R-3	R-4	R-5E	R-5	R-6
Stock and stock/fixed income funds								
AMCAP Fund	2102	2202	4102	2302	2402	2702	2502	2602
American Balanced Fund	2111	2211	4111	2311	2411	2711	2511	2611
American Funds Developing World Growth and Income Fund	21100	22100	41100	23100	24100	27100	25100	26100
American Funds Global Balanced Fund	2137	2237	4137	2337	2437	2737	2537	2637
American Funds Global Insight Fund	21122	22122	41122	23122	24122	27122	25122	26122
American Funds International Vantage Fund	21123	22123	41123	23123	24123	27123	25123	26123
American Mutual Fund	2103	2203	4103	2303	2403	2703	2503	2603
Capital Income Builder	2112	2212	4112	2312	2412	2712	2512	2612
Capital World Growth and Income Fund	2133	2233	4133	2333	2433	2733	2533	2633
EUPAC Fund	2116	2216	4116	2316	2416	2716	2516	2616
Fundamental Investors	2110	2210	4110	2310	2410	2710	2510	2610
The Growth Fund of America	2105	2205	4105	2305	2405	2705	2505	2605
The Income Fund of America	2106	2206	4106	2306	2406	2706	2506	2606
International Growth and Income Fund	2134	2234	41034	2334	2434	27034	2534	2634
The Investment Company of America	2104	2204	4104	2304	2404	2704	2504	2604
The New Economy Fund	2114	2214	4114	2314	2414	2714	2514	2614
New Perspective Fund	2107	2207	4107	2307	2407	2707	2507	2607
New World Fund	2136	2236	4136	2336	2436	2736	2536	2636
SMALLCAP World Fund	2135	2235	4135	2335	2435	2735	2535	2635
Washington Mutual Investors Fund	2101	2201	4101	2301	2401	2701	2501	2601
Fixed income funds								
American Funds [®] Core Plus Bond Fund	21410	22410	41410	23410	24410	27410	25410	26410
American Funds Emerging Markets Bond Fund	21114	22114	41114	23114	24114	27114	25114	26114
American Funds Corporate Bond Fund	2132	2232	4132	2332	2432	2732	2532	2632
American Funds Inflation Linked Bond Fund	2160	2260	4160	2360	2460	2760	2560	2660
American Funds Mortgage Fund	2142	2242	4142	2342	2442	2742	2542	2642
American Funds Multi-Sector Income Fund	21126	22126	41126	23126	24126	27126	25126	26126
American Funds Strategic Bond Fund	21112	22112	41112	23112	24112	27112	25112	26112
American High-Income Trust	2121	2221	4121	2321	2421	2721	2521	2621
The Bond Fund of America	2108	2208	4108	2308	2408	2708	2508	2608
Capital Group KKR Core Plus+	N/A	N/A	N/A	N/A	N/A	N/A	N/A	26400
Capital Group KKR Multi-Sector+	N/A	N/A	N/A	N/A	N/A	N/A	N/A	26401
Capital World Bond Fund	2131	2231	4131	2331	2431	2731	2531	2631
Intermediate Bond Fund of America	2123	2223	4123	2323	2423	2723	2523	2623
Short-Term Bond Fund of America	2148	2248	4148	2348	2448	2748	2548	2648
U.S. Government Securities Fund	2122	2222	4122	2322	2422	2722	2522	2622
Money market fund	1	•		-	•	•		
American Funds U.S. Government	2159	2259	4159	2359	2459	2759	2559	2659
Money Market Fund	1							

			Fund r	numbers		
Fund	Class A	Class C	Class T	Class F-1	Class F-2	Class F-3
American Funds Target Date Retirement Series®						
American Funds® 2070 Target Date Retirement Fund	30187	33187	43187	34187	36187	37187
American Funds® 2065 Target Date Retirement Fund	30185	33185	43185	34185	36185	37185
American Funds 2060 Target Date Retirement Fund®	083	383	43083	483	683	783
American Funds 2055 Target Date Retirement Fund®	082	382	43082	482	682	782
American Funds 2050 Target Date Retirement Fund®	069	369	43069	469	669	769
American Funds 2045 Target Date Retirement Fund®	068	368	43068	468	668	768
American Funds 2040 Target Date Retirement Fund®	067	367	43067	467	667	767
American Funds 2035 Target Date Retirement Fund®	066	366	43066	466	36066	766
American Funds 2030 Target Date Retirement Fund®	065	365	43065	465	665	765
American Funds 2025 Target Date Retirement Fund®	064	364	43064	464	664	764
American Funds 2020 Target Date Retirement Fund®	063	363	43063	463	663	763
American Funds 2015 Target Date Retirement Fund®	062	362	43062	462	662	762
American Funds 2010 Target Date Retirement Fund®	061	361	43061	461	661	761

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				Fund n	umbers			
	Class	Class	Class	Class	Class	Class	Class	Class
Fund	R-1	R-2	R-2E	R-3	R-4	R-5E	R-5	R-6
American Funds Target Date Retirement Series®								
American Funds® 2070	21187	22187	41187	23187	24187	27187	25187	26187
Target Date Retirement Fund								
American Funds® 2065	21185	22185	41185	23185	24185	27185	25185	26185
Target Date Retirement Fund								
American Funds 2060	2183	2283	4183	2383	2483	2783	2583	2683
Target Date Retirement Fund®								
American Funds 2055	2182	2282	4182	2382	2482	2782	2582	2682
Target Date Retirement Fund®								
American Funds 2050	2169	2269	4169	2369	2469	2769	2569	2669
Target Date Retirement Fund®								
American Funds 2045	2168	2268	4168	2368	2468	2768	2568	2668
Target Date Retirement Fund®								
American Funds 2040	2167	2267	4167	2367	2467	2767	2567	2667
Target Date Retirement Fund®								
American Funds 2035	2166	2266	4166	2366	2466	2766	2566	2666
Target Date Retirement Fund®								
American Funds 2030	2165	2265	4165	2365	2465	2765	2565	2665
Target Date Retirement Fund®								
American Funds 2025	2164	2264	4164	2364	2464	2764	2564	2664
Target Date Retirement Fund®								
American Funds 2020	2163	2263	4163	2363	2463	2763	2563	2663
Target Date Retirement Fund®								
American Funds 2015	2162	2262	4162	2362	2462	2762	2562	2662
Target Date Retirement Fund®								
American Funds 2010	2161	2261	4161	2361	2461	2761	2561	2661
Target Date Retirement Fund®								

	Fund numbers							
	Class	Class	Class	Class	Class	Class	Class	
Fund	529-A	529-C	529-E	529-T	529-F-1	529-F-2	529-F-3	
American Funds College Target Date Series®								
American Funds® College 2042 Fund	10144	13144	15144	46144	14144	16144	17144	
American Funds® College 2039 Fund	10136	13136	15136	46136	14136	16136	17136	
American Funds® College 2036 Fund	10125	13125	15125	46125	14125	16125	17125	
American Funds College 2033 Fund®	10103	13103	15103	46103	14103	16103	17103	
American Funds College 2030 Fund®	1094	1394	1594	46094	1494	1694	1794	
American Funds College 2027 Fund®	1093	1393	1593	46093	1493	1693	1793	
American Funds College Enrollment Fund®	1088	1388	1588	46088	1488	1688	1788	

						Fund numb	ers			
Fund			Class A	Class C	Class	T C	lass F-1	Cl	ass F-2	Class F-3
American Funds® Portfolio Series										
American Funds® Global Growth Portfolio			055	355	4305	5	455		655	755
American Funds® Growth Portfolio			053	353	4305	3	453		653	753
American Funds® Growth and Income Portfolio			051	351	4305	1	451		651	751
American Funds® Moderate Growth and Income Portfolio			050	350	4305	0	450		650	750
American Funds® Conservative Growth and Income Portfolio	,		047	347	4304	7	447		647	747
American Funds® Tax-Aware Conservative	,		046	346	4304	-6	446		646	746
Growth and Income Portfolio										,
American Funds® Preservation Portfolio			045	345	4304	.5	445		645	745
American Funds® Tax-Exempt Preservation Portfolio			044	344	4304	4	444		644	744
American Funds Tax-Exempt Freservation Fortiono	ı		V		Fund numb					
Fund	Class	Class	Class	Class	Class	Class		Class	Class	Class
Fund	529-A	529-C	529-E	529-T	529-F-1	529-F-2		529-F-3	ABLE-A	ABLE-F-2
American Funds Global Growth Portfolio	1055	1355	1555	46055	1455	1655		1755	48055	60055
American Funds Growth Portfolio	1053	1353	1553	46053	1453	1653		1753	48053	60053
American Funds Growth and Income Portfolio	1051	1351	1551	46051	1451	1651		1751	48051	60051
American Funds Moderate Growth and Income Portfolio	1050	1350	1550	46050	1450	1650		1750	48050	60050
American Funds Conservative Growth and Income	1047	1347	1547	46047	1447	1647		1747	48047	60047
Portfolio										
American Funds Tax-Aware Conservative Growth and	N/A	N/A	N/A	N/A	N/A	N/A		N/A	N/A	N/A
Income Portfolio										coo.4.
American Funds Preservation Portfolio	1045	1345	1545	46045	1445	1645		1745	48045	60045
American Funds Tax-Exempt Preservation Portfolio	N/A	N/A	N/A	N/A	N/A	N/A		N/A	N/A	N/A
						Fund numb				
Fund			Class R-1	Class R-2	Class R-2E	Class R-3	Class R-4	Class R-5E	Class R-5	Class R-6
American Funds Global Growth Portfolio			2155	2255	4155	2355	2455	2755	2555	2655
American Funds Growth Portfolio			2153	2253	4153	2353	2453	2753	2553	2653
American Funds Growth and Income Portfolio			2151	2251	4151	2351	2451	2751	2551	2651
American Funds Moderate Growth and Income Portfolio			2150	2250	4150	2350	2450	2750	2550	2650
American Funds Conservative Growth and Income Portfolio			2147	2247	4147	2347	2447	2747	2547	2647
American Funds Tax-Aware Conservative			N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A
Growth and Income Portfolio										
American Funds Preservation Portfolio			2145	2245	4145	2345	2445	2745	2545	2645
American Funds Tax-Exempt Preservation Portfolio			N/A	N/A	N/A	N/A	N/A	N/A	N/A	N/A

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				Fund n	umbers			
Fund	Class A	Clas	s C	Class T	Class F-1	Clas	s F-2	Class F-3
American Funds® Retirement Income Portfolio Series								
American Funds® Retirement Income Portfolio – Conservative	30109	331	09	43109	34109	36	109	37109
American Funds® Retirement Income Portfolio – Moderate	30110	331	10	43110	34110	36	110	37110
American Funds® Retirement Income Portfolio – Enhanced	30111	331	11	43111	34111	36	111	37111
	Fund numbers							
Fund	Class	Class	Class	Class	Class	Class	Class	Class
	R-1	R-2	R-2E	R-3	R-4	R-5E	R-5	R-6
American Funds Retirement Income Portfolio - Conservative	21109	22109	41109	23109	24109	27109	25109	26109
American Funds Retirement Income Portfolio – Moderate	21110	22110	41110	23110	24110	27110	25110	26110
American Funds Retirement Income Portfolio - Enhanced	21111	22111	41111	23111	24111	27111	25111	26111

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Appendix

The following descriptions of debt security ratings are based on information provided by Moody's Investors Service, S&P Global Ratings and Fitch Ratings, Inc.

Description of bond ratings

Moody's

Long-term rating scale

Aaa

Obligations rated Aaa are judged to be of the highest quality, subject to the lowest level of credit risk.

۸.

Obligations rated Aa are judged to be of high quality and are subject to very low credit risk.

A

Obligations rated A are considered upper-medium grade and are subject to low credit risk.

Raa

Obligations rated Baa are judged to be medium-grade and subject to moderate credit risk and as such may possess certain speculative characteristics.

Ba

Obligations rated Ba are judged to be speculative and are subject to substantial credit risk.

Obligations rated B are considered speculative and are subject to high credit risk.

Caa

 $Obligations \ rated \ Caa \ are judged \ to \ be \ speculative \ and \ of \ poor \ standing \ and \ are \ subject \ to \ very \ high \ credit \ risk.$

Ca

Obligations rated Ca are highly speculative and are likely in, or very near, default, with some prospect of recovery of principal and interest.

C

Obligations rated C are the lowest rated and are typically in default, with little prospect for recovery of principal or interest.

Note: Moody's appends numerical modifiers 1, 2, and 3 to each generic rating classification from Aa through Caa. The modifier 1 indicates that the obligation ranks in the higher end of its generic rating category; the modifier 2 indicates a mid-range ranking; and the modifier 3 indicates a ranking in the lower end of that generic rating category. Additionally, a "(hyb)" indicator is appended to all ratings of hybrid securities issued by banks, insurers, finance companies and securities firms.

S&P Global Ratings Long-term issue credit ratings

AAA

An obligation rated AAA has the highest rating assigned by S&P Global Ratings. The obligor's capacity to meet its financial commitments on the obligation is extremely strong.

. .

An obligation rated AA differs from the highest-rated obligations only to a small degree. The obligor's capacity to meet its financial commitments on the obligation is very strong.

Δ

An obligation rated A is somewhat more susceptible to the adverse effects of changes in circumstances and economic conditions than obligations in higher-rated categories. However, the obligor's capacity to meet its financial commitments on the obligation is still strong.

RRR

An obligation rated BBB exhibits adequate protection parameters. However, adverse economic conditions or changing circumstances are more likely to weaken the obligor's capacity to meet its financial commitments on the obligation.

BB, B, CCC, CC, and C

Obligations rated BB, B, CCC, CC, and C are regarded as having significant speculative characteristics. BB indicates the least degree of speculation and C the highest. While such obligations will likely have some quality and protective characteristics, these may be outweighed by large uncertainties or major exposures to adverse conditions.

RR

An obligation rated BB is less vulnerable to nonpayment than other speculative issues. However, it faces major ongoing uncertainties or exposure to adverse business, financial, or economic conditions which could lead to the obligor's inadequate capacity to meet its financial commitments on the obligation.

В

An obligation rated B is more vulnerable to nonpayment than obligations rated BB, but the obligor currently has the capacity to meet its financial commitments on the obligation. Adverse business, financial, or economic conditions will likely impair the obligor's capacity or willingness to meet its financial commitments on the obligation.

CCC

An obligation rated CCC is currently vulnerable to nonpayment and is dependent upon favorable business, financial, and economic conditions for the obligor to meet its financial commitments on the obligation. In the event of adverse business, financial, or economic conditions, the obligor is not likely to have the capacity to meet its financial commitments on the obligation.

CC

An obligation rated CC is currently highly vulnerable to nonpayment. The CC rating is used when a default has not occurred, but S&P Global Ratings expects default to be a virtual certainty, regardless of the anticipated time to default.

C

An obligation rated C is currently highly vulnerable to nonpayment, and the obligation is expected to have lower relative seniority or lower ultimate recovery compared with obligations that are rated higher.

D

An obligation rated D is in default or in breach of an imputed promise. For non-hybrid capital instruments, the D rating category is used when payments on an obligation are not made on the date due, unless S&P Global Ratings believes that such payments will be made within the next five business days in the absence of a stated grace period or within the earlier of the stated grace period or the next 30 calendar days. The D rating also will be used upon the filing of a bankruptcy petition or the taking of similar action and where default on an obligation is a virtual certainty, for example due to automatic stay provisions. A rating on an obligation is lowered to D if it is subject to a distressed debt restructuring.

Plus (+) or minus (-)

The ratings from AA to CCC may be modified by the addition of a plus or minus sign to show relative standing within the major rating categories.

NR

Indicates that a rating has not been assigned or is no longer assigned.

Fitch Ratings, Inc. Long-term credit ratings

Highest credit quality. AAA ratings denote the lowest expectation of default risk. They are assigned only in case of exceptionally strong capacity for payment of financial commitments. This capacity is highly unlikely to be adversely affected by foreseeable events.

Very high credit quality. AA ratings denote expectations of very low default risk. They indicate very strong capacity for payment of financial commitments. This capacity is not significantly vulnerable to foreseeable events.

High credit quality. A ratings denote expectations of low default risk. The capacity for payment of financial commitments is considered strong. This capacity may, nevertheless, be more vulnerable to changes in circumstances or in economic conditions than is the case for higher ratings.

BBB

Good credit quality. BBB ratings indicate that expectations of default risk are low. The capacity for payment of financial commitments is considered adequate but adverse changes in circumstances and economic conditions are more likely to impair this capacity.

Speculative. BB ratings indicate an elevated vulnerability to default risk, particularly in the event of adverse changes in business or economic conditions over time; however, business or financial flexibility exists which supports the servicing of financial commitments.

Highly speculative. B ratings indicate that material default risk is present, but a limited margin of safety remains. Financial commitments are currently being met; however, capacity for continued payment is vulnerable to deterioration in the business and economic environment.

Substantial credit risk. Default is a real possibility.

Very high levels of credit risk. Default of some kind appears probable.

C

Exceptionally high levels of credit risk. Default is imminent or inevitable, or the issuer is in standstill. Conditions that are indicative of a C category rating for an issuer include:

- The issuer has entered into a grace or cure period following nonpayment of a material financial obligation;
- The issuer has entered into a temporary negotiated waiver or standstill agreement following a payment default on a material financial obligation; or
- Fitch Ratings otherwise believes a condition of RD or D to be imminent or inevitable, including through the formal announcement of a distressed debt exchange.

RD

Restricted default. RD ratings indicate an issuer that in Fitch Ratings' opinion has experienced an uncured payment default on a bond, loan or other material financial obligation but which has not entered into bankruptcy filings, administration, receivership, liquidation or other formal winding up procedure, and which has not otherwise ceased operating. This would include:

- The selective payment default on a specific class or currency of debt;
- The uncured expiry of any applicable grace period, cure period or default forbearance period following a payment default on a bank loan, capital markets security or other material financial obligation:
- · The extension of multiple waivers or forbearance periods upon a payment default on one or more material financial obligations, either in series or in parallel; or
- Execution of a distressed debt exchange on one or more material financial obligations.

D

Default. D ratings indicate an issuer that in Fitch Ratings' opinion has entered into bankruptcy filings, administration, receivership, liquidation or other formal winding up procedure, or which has otherwise ceased business

Default ratings are not assigned prospectively to entities or their obligations; within this context, nonpayment on an instrument that contains a deferral feature or grace period will generally not be considered a default until after the expiration of the deferral or grace period, unless a default is otherwise driven by bankruptcy or other similar circumstance, or by a distressed debt exchange.

Imminent default typically refers to the occasion where a payment default has been intimated by the issuer, and is all but inevitable. This may, for example, be where an issuer has missed a scheduled payment, but (as is typical) has a grace period during which it may cure the payment default. Another alternative would be where an issuer has formally announced a distressed debt exchange, but the date of the exchange still lies several days or weeks in the immediate future.

In all cases, the assignment of a default rating reflects the agency's opinion as to the most appropriate rating category consistent with the rest of its universe of ratings, and may differ from the definition of default under the terms of an issuer's financial obligations or local commercial practice.

Note: The modifiers "+" or "-" may be appended to a rating to denote relative status within major rating categories. Such suffixes are not added to the AAA long-term rating category, or to categories below B.

Description of commercial paper ratings

Moody's

Global short-term rating scale

P-1

Issuers (or supporting institutions) rated Prime-1 have a superior ability to repay short-term debt obligations.

P-2

Issuers (or supporting institutions) rated Prime-2 have a strong ability to repay short-term debt obligations.

P-3

Issuers (or supporting institutions) rated Prime-3 have an acceptable ability to repay short-term obligations.

NP

Issuers (or supporting institutions) rated Not Prime do not fall within any of the Prime rating categories.

S&P Global Ratings

Commercial paper ratings (highest three ratings)

A_1

A short-term obligation rated A-1 is rated in the highest category by S&P Global Ratings. The obligor's capacity to meet its financial commitments on the obligation is strong. Within this category, certain obligations are designated with a plus sign (+). This indicates that the obligor's capacity to meet its financial commitments on these obligations is extremely strong.

A-2

A short-term obligation rated A-2 is somewhat more susceptible to the adverse effects of changes in circumstances and economic conditions than obligations in higher rating categories. However, the obligor's capacity to meet its financial commitments on the obligation is satisfactory.

A-3

A short-term obligation rated A-3 exhibits adequate protection parameters. However, adverse economic conditions or changing circumstances are more likely to weaken an obligor's capacity to meet its financial commitments on the obligation.

Investment portfolio August 31, 2025

Common stocks 95.87%	Shares	Va (0)
nformation technology 28.25%		
NVIDIA Corp.	104,530,231	\$ 18,207,07
Microsoft Corp.	32,395,729	16,414,59
roadcom, Inc.	47,781,604	14,209,7
aiwan Semiconductor Manufacturing Co., Ltd.	127,109,875	4,785,52
aiwan Semiconductor Manufacturing Co., Ltd. (ADR)	2,992,827	690,9
chopify, Inc., Class A, subordinate voting shares (a)	31,894,613	4,506,0
Cloudflare, Inc., Class A (a)	20,171,290	4,209,9
Strategy, Inc., Class A ^(a)	10,592,837	3,542,3
pple, Inc.	13,855,100	3,216,32
ficron Technology, Inc.	18,968,332	2,257,42
SML Holding NV	1,802,603	1,339,0
SML Holding NV (ADR)	974,038	723,3
synopsys, Inc. ^(a) Salesforce, Inc.	3,141,292	1,895,83
nalestorce, inc. Notorola Solutions, Inc.	6,148,505 2,927,029	1,575,5 1,382,9
Oracle Corp.	6,086,895	1,302,9
APSE	4,325,698	1,176,1
constellation Software, Inc.	312,988	1,037,0
LA Corp.	1,037,175	904.4
K hynix, Inc.	4,640,406	888,3
Inity Software, Inc. (a)(b)	21,169,493	834,2
rista Networks, Inc. (a)	5,529,849	755,1
erviceNow, Inc. (a)	738,470	677,5
ppLovin Corp., Class A (a)	1,359,429	650,6
exas Instruments, Inc.	2,710,467	548,8
pplied Materials, Inc.	3,010,802	484,0
alantir Technologies, Inc., Class A ^(a)	2,808,371	440,1
RM Holdings PLC (ADR) (a)	3,110,048	430.1
urora Innovation, Inc., Class A (a)	69,604,709	391,8
dobe, Inc. (a)	826,811	294,9
air Isaac Corp. ^(a)	162,659	247,5
locuSign, Inc. (a)	3,210,578	246,1
Palo Alto Networks, Inc. (a)	1,247,293	237,6
ntuit. Inc.	356,208	237,5
dvanced Micro Devices, Inc. (a)	1,423,933	231,5
ccenture PLC, Class A	861,139	223,8
abrinet, non-registered shares ^(a)	670,558	222,1
UALCOMM, Inc.	1,291,168	207,5
am Research Corp.	1,870,104	187,2
ttel Corp. (a)	7,394,181	180,0
irst Solar, Inc. (a)	737,234	143.9
tlassian Corp., Class A (a)	760,493	135,2
londay.com, Ltd. (a)	555,451	107,2
latadog, Inc., Class A ^(a)	727,927	99,4
ingCentral, Inc., Class A ^(a)		91,3
iartner, Inc. (a)	2,993,914 267,751	67,2
redo Technology Group Holding, Ltd. ^(a) igma, Inc. ^{(a)(c)}	522,243	64,2
	788,500	55,4
IKS, Inc. tripe, Inc., Class B ^{(a)(d)(e)}	485,141	50,1
uipe, iiic., Class B *****	1,153,942	40,9
		92,923,0
noumer dispartioners 45 500/		
onsumer discretionary 15.58% mazon.com, Inc. ^(a)	55,096,072	12,617,0
oyal Caribbean Cruises, Ltd. ^(b)	21,067,102	7,651,9
oyal Caribbean Cruises, Ltd. ** esla, Inc. ^(a)		
lercadoLibre, Inc. ^(a)	22,505,927	7,514,0
	895,062	2,213,4
oorDash, Inc., Class A ^(a)	8,898,930 11,648,673	2,182,4
.R. Horton, Inc. tarbucks Corp.	11,648,673 18,375,780	1,974,2
tarbucks Corp. utter Entertainment PLC ^(a)	18,375,780	1,620,5
	4,815,650	1,479,2
hipotle Mexican Grill, Inc. (a)	30,577,314	1,288,5
urlington Stores, Inc. (a)(b)	4,094,174	1,190,0

¹ The Growth Fund of America

Common stocks (continued)	Shares	Valu (000
Consumer discretionary (continued)		
Booking Holdings, Inc.	189,744	\$ 1,062,386
IVR, Inc. (a)	116,354	944,521
lome Depot, Inc.	2,254,630	917,116
Carvana Co., Class A ^(a)	2,195,929	816,710
IIKE, Inc., Class B	9,413,842	728,349
lermes International	279,069	682,18
lilton Worldwide Holdings, Inc.	2,400,848	662,778
General Motors Co. Fractor Supply Co.	11,135,982 9,949,975	652,45 614,51
Vayfair, Inc., Class A (a)	7,653,772	570,97
Duolingo, Inc., Class A ^(a)	1,606,175	478,41
riking Holdings, Ltd. (a)	6,221,498	395,81
Caesars Entertainment, Inc. (a)(b)	12,838,169	343,67
ennar Corp., Class A	2,148,817	286,09
loor & Decor Holdings, Inc., Class A (a)	3,221,111	263,87
lorwegian Cruise Line Holdings, Ltd. (a)	10,422,439	258,89
olaris, Inc. (b)	3,837,983	217,15
raftKings, Inc., Class A ^(a)	4,221,519	202,54
JX Cos., Inc. (The)	1,412,392	192,94
oll Brothers, Inc.	1,297,026	180,28
VMH Moet Hennessy-Louis Vuitton SE	270,931	159,64
errari NV (EUR denominated)	297,178	141,70
livian Automotive, Inc., Class A ^(a)	10,225,277	138,75
/IcDonald's Corp. vramark	419,561	131,54
didas AG	2,907,843 432,298	113,72 84,27
Marriott International, Inc., Class A	304,274	81,50
'UM! Brands, Inc.	475,851	69,93
Service Corp. International	759,166	60,16
fletaplanet, Inc. (a)(c)	8,368,386	48,60
opBuild Corp. (a)	36,178	15,22
communication services 13.97%		
Meta Platforms, Inc., Class A		
Alphabet, Inc., Class C	23,740,894	17,537,39 7,162,50
Iphabet, Inc., Class C	33,543,312 27,853,666	5,930,32
letflix, Inc. (a)	7,254,340	8,765,05
ROBLOX Corp., Class A (a)	13,248,070	1,650,57
Charter Communications, Inc., Class A (a)	2,956,527	785,19
SoftBank Group Corp.	7,169,857	776,37
inap, Inc., Class A, nonvoting shares (a)	88,651,659	632,97
ake-Two Interactive Software, Inc. (a)	2,601,251	606,79
potify Technology SA (a)	716,936	488,86
-Mobile US, Inc.	1,871,751	471,66
ive Nation Entertainment, Inc. (a)	2,710,774	451,31
/erizon Communications, Inc.	9,754,805	431,45
lintendo Co., Ltd.	1,882,800	168,25
pic Games, Inc. (a)(d)(e)	84,249	56,36
rontier Communications Parent, Inc. (a)	683,500	25,34
rade Desk, Inc. (The), Class A ^(a)	30,486	1,66
		45,942,11
ndustrials 11.72%		
ber Technologies, Inc. ^(a)	64,060,840	6,005,70
	19,976,450	4,688,07
oeing Co. (The) ^w	2,685,558	3,756,77
	2,003.330	
ransDigm Group, Inc.	11,626,699	3,199,66
ransDigm Group, Inc. Beneral Electric Co.		
ransDigm Group, Inc. ieneral Electric Co. hited Rentals, Inc. nited Alriines Holdings, Inc. ^(a)	11,626,699	1,795,29
ransDigm Group, Inc. ieneral Electric Co. Inited Rentals, Inc. Inited Airlines Holdings, Inc. ^(a) Igersoll-Rand, Inc.	11,626,699 1,877,254	1,795,29 1,428,63
ransDigm Group, Inc. eneral Electric Co. nited Rentals, Inc. nited Airlines Holdings, Inc. ^(a) gersoll-Rand, Inc. E Vernova, Inc.	11,626,699 1,877,254 13,606,048 15,881,455 1,976,631	1,795,29 1,428,63 1,261,46 1,211,61
ransDigm Group, Inc. Beneral Electric Co. Jinited Rentals, Inc. Inited Airlines Holdings, Inc. ^(a) Igersoll-Rand, Inc. BE Vernova, Inc. Baterpillar, Inc.	11,626,699 1,877,254 13,606,048 15,881,455 1,976,631 2,656,583	1,795,29 1,428,63 1,261,46 1,211,61 1,113,21
Soeing Co. (The) (a) FransDigm Group, Inc. Seneral Electric Co. Jnited Rentals, Inc. Jnited Airlines Holdings, Inc. (a) ngersoll-Rand, Inc. SE Vernova, Inc. Caterpillar, Inc. Axon Enterprise, Inc. (a) KPO. Inc. (a) KPO. Inc. (a) KPO. Inc. (a) KPO. Inc. (a)	11,626,699 1,877,254 13,606,048 15,881,455 1,976,631	3,199,668 1,795,293 1,428,638 1,261,464 1,211,618 1,113,218 1,002,502 993,378

Common stocks (continued)	Shares	Valu (00
ndustrials (continued)		
Republic Services, Inc.	4,039,488	\$ 945,11
Carrier Global Corp.	14,208,417	926,38
Safran SA	2,197,244	727,58
Quanta Services, Inc.	1,745,213	659,62
Dayforce, Inc. (a)(b)	9,224,036	643,56
RTX Corp.	3,998,156	634,10
Recruit Holdings Co., Ltd.	11,005,800	627,22
HEICO Corp. HEICO Corp., Class A	1,686,203 303,153	526,12 74,27
TAI Aviation, Ltd.	3,714,931	571,54
NTI, Inc. ^(a)	6,653,107	515,88
Rocket Lab Corp. (a)	10.161.099	493,82
Airbus SE, non-registered shares	2,223,640	466,21
Ryanair Holdings PLC (ADR)	5,558,616	352,80
Ryanair Holdings PLC	315,525	9,32
quifax, Inc.	1,305,630	321,57
Oelta Air Lines, Inc.	5,057,298	312,44
automatic Data Processing, Inc.	948,415	288,36
Rolls-Royce Holdings PLC	19,538,511	282,35
Sombardier, Inc., Class B ^(a)	2,366,796	276,70
Old Dominion Freight Line, Inc.	1,830,796	276,39
Jorthrop Grumman Corp.	463,045	273,21
Builders FirstSource, Inc. (a)	1,629,272	225,94
Jnion Pacific Corp.	935,596	209,17
Honeywell International, Inc.	922,221	202,42
Copart, Inc. ^(a) Vaste Management, Inc.	3,801,535 769,227	185,55 174,14
vaste Management, Inc. SFL Environmental, Inc., subordinate voting shares	3,285,634	164,41
Pi Group Corp. ^(a)		141,54
ockheed Martin Corp.	3,967,062 282,905	128,90
ennox International, Inc.	210,691	117,53
Saia, Inc. (a)	252,098	74,73
Applied Industrial Technologies, Inc.	278,693	73,45
Vatsco, Inc.	160,986	64,77
etra Tech, Inc.	1,647,990	60,02
Einride AB (a)(d)(e)	788,000	32,27
Einride AB (EUR denominated) (a)(d)(e)	267,404	10,95
Villscot Holdings Corp., Class A	1,587,237	38,47
		38,565,31
lealth care 10.53%		
Eli Lilly and Co.	12,420,617	9,099,09
/ertex Pharmaceuticals, Inc. (a)	11,994,495	4,690,08
Anylam Pharmaceuticals, Inc. (a)(b)	10,181,075	4,545,95
unylam Pharmaceuticals, Inc. ^{(a)(b)} Boston Scientific Corp. ^(a)	16,640,505	4,545,95 1,755,57
unylam Pharmaceuticals, Inc. ^{(a)(b)} Boston Scientific Corp. ^(a) ntuitive Surgical, Inc. ^(a)	16,640,505 3,317,214	
Inylam Pharmaceuticals, Inc. ^{(a)(b)} ioston Scientific Corp. ^(a) tuitive Surgical, Inc. ^(a) ICA Healthcare, Inc.	16,640,505 3,317,214 3,864,292	1,755,57 1,570,02 1,561,01
Inylam Pharmaceuticals, Inc. ^{(a)(b)} ioston Scientific Corp. ^(a) ntuitive Surgical, Inc. ^(a) ICA Healthcare, Inc. InitedHealth Group, Inc.	16,640,505 3,317,214 3,864,292 4,164,603	1,755,57 1,570,02 1,561,01 1,290,48
Unylam Pharmaceuticals, Inc. (a)(b) Soston Scientific Corp. (a) Huitive Surgical, Inc. (a) ICA Healthcare, Inc. JhitedHealth Group, Inc. Thermo Fisher Scientific, Inc.	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279	1,755,57 1,570,02 1,561,01 1,290,48 1,254,60
Inylam Pharmaceuticals, Inc. ^{(a)(b)} ioston Scientific Corp. ^(a) tutitive Surgical, Inc. ^(a) ICA Healthcare, Inc. initedHealth Group, Inc. hermo Fisher Scientific, Inc. bbott Laboratories	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037	1,755,57 1,570,02 1,561,01 1,290,48 1,254,60 829,92
Inylam Pharmaceuticals, Inc. ^{(a)(b)} ioston Scientific Corp. ^(a) thutitive Surgical, Inc. ^(a) ICA Healthcare, Inc. InitedHealth Group, Inc. hermo Fisher Scientific, Inc. bbott Laboratories tryker Corp.	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437	1,755,57 1,570,02 1,561,01 1,290,48 1,254,60 829,92 738,37
Inylam Pharmaceuticals, Inc. ^{(a)(b)} ioston Scientific Corp. ^(a) tutifive Surgical, Inc. ^(a) ICA Healthcare, Inc. InitedHealth Group, Inc. hermo Fisher Scientific, Inc. ibbott Laboratories itryker Corp. imgen, Inc.	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081	1,755,57 1,570,02 1,561,01 1,290,48 1,254,60 829,92 738,37 671,53
Inylam Pharmaceuticals, Inc. (a)(b) ioston Scientific Corp. (a) tutitive Surgical, Inc. (a) ICA Healthcare, Inc. InitedHealth Group, Inc. hermo Fisher Scientific, Inc. ibbott Laboratories tryker Corp. imgen, Inc. insmed, Inc. (a)	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759	1,755,57 1,570,02 1,561,01 1,290,48 1,254,60 829,92 738,37 671,53
Inylam Pharmaceuticals, Inc. (a)(b) ioston Scientific Corp. (a) thutitive Surgical, Inc. (a) ICA Healthcare, Inc. InitedHealth Group, Inc. hermo Fisher Scientific, Inc. bboth Laboratories stryker Corp. mgen, Inc. smed, Inc. (a) Iumina, Inc. (a)	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044	1,755,57 1,570,02 1,561,01 1,290,46 1,254,66 829,92 738,37 671,53 644,53
Inylam Pharmaceuticals, Inc. (a)(b) ioston Scientific Corp. (a) thutitive Surgical, Inc. (e) ICA Healthcare, Inc. InitedHealth Group, Inc. Inc. InitedHealth Group, Inc. Inc. InitedHealth Group, Inc. Inc. InitedHealth Group, Inc. InitedHealth InitedHealth Inc. InitedHealth	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039	1,755,57 1,570,02 1,561,01 1,290,44 1,254,66 829,92 738,37 671,52 644,53 564,27 550,76
Inylam Pharmaceuticals, Inc. (a)(b) ioston Scientific Corp. (a) thutitive Surgical, Inc. (a) ICA Healthcare, Inc. InitedHealth Group, Inc. hermo Fisher Scientific, Inc. bbott Laboratories tryker Corp. Impen, Inc. Insmed, Inc. (a) Illumina, Inc. (a) Illimina, Inc. (a) Illimina, Inc. (b) Illimina, Inc. (c) Illimina, Inc. (c) Illimina, Hers Health, Inc., Class A (a) Inc. (c) Inc. (c) Illimina, Inc. (a) Illimina, Inc. (b) Illimina, Inc. (c) Illimina,	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039 9,244,048	1,755,57 1,570,02 1,561,01 1,290,44 1,254,66 829,92 738,37 671,57 644,57 564,27 550,76
Inylam Pharmaceuticals, Inc. (a)(b) ioston Scientific Corp. (a) thutitive Surgical, Inc. (a) ICA Healthcare, Inc. InitedHealth Group, Inc. hermo Fisher Scientific, Inc. ibbott Laboratories stryker Corp. ingen, Inc. ismed, Inc. (a) Iumina, Inc. (a) Iumina, Inc. (a) Iims & Hers Health, Inc., Class A (a) ixact Sciences Corp. (a) tegeneron Pharmaceuticals, Inc.	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039 9,244,048 744,829	1,755,51 1,570,02 1,561,01 1,290,44 1,254,66 829,92 738,31 671,52 644,52 550,76 438,34 432,52
Inylam Pharmaceuticals, Inc. (a)(b) oston Scientific Corp. (a) tutitive Surgical, Inc. (a) (CA Healthcare, Inc. initedHealth Group, Inc. hermo Fisher Scientific, Inc. bbott Laboratories tryker Corp. mgen, Inc. ssmed, Inc. (a) tumina, Inc. (a) tims & Hers Health, Inc., Class A (a) xact Sciences Corp. (a) tegeneron Pharmaceuticals, Inc. ssilorLuxottica SA	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039 9,244,048 744,829 1,011,012	1,755,5; 1,570,0; 1,561,0; 1,290,44; 1,254,6(829,9; 738,3; 671,5; 644,5; 564,2; 550,7(438,3; 432,5; 307,98
Inylam Pharmaceuticals, Inc. (a)(b) loston Scientific Corp. (a) thuttive Surgical, Inc. (a) ICA Healthcare, Inc. InitedHealth Group, Inc. Inc. InitedHealth Group InitedHealth Inc., Class A (a) InitedHealth Group InitedHealth Grou	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039 9,244,048 744,829 1,011,012 4,857,778	1,755,57 1,570,02 1,561,07 1,290,44 1,254,66 829,92 738,33 671,53 644,55 564,21 550,76 438,34 432,53 307,96 274,18
Inylam Pharmaceuticals, Inc. (a)(b) ioston Scientific Corp. (a) thutitive Surgical, Inc. (a) ICA Healthcare, Inc. InitedHealth Group, Inc. hermo Fisher Scientific, Inc. ibbott Laboratories stryker Corp. imgen, Inc. insmed, Inc. (a) Iumina, Inc. (b) Iumina, Inc. (c) Iumina, Inc. (a) Iumina, Inc. (b) Iumina, Inc. (c) Iumina, Inc. (a) Iumina, Inc. (b) Iumina, Inc. (c) Iumina, Inc. (a) Iumina, Inc. (b) Iumina, Inc. (c) Iumina, Iu	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039 9,244,048 744,829 1,011,012 4,857,778 1,243,011	1,755,55 1,570,00 1,561,00 1,290,44 1,254,60 829,92 738,33 671,50 644,50 564,27 550,76 438,34 432,55 307,99 274,18
Inylam Pharmaceuticals, Inc. (a)(b) ioston Scientific Corp. (a) thittive Surgical, Inc. (a) ICA Healthcare, Inc. InitedHealth Group, Inc. InitedHealth Inc. (a) Illimina, Inc. (b) Illimina, Inc. (a) Illimina, Inc. (a) Illimina, Inc. (b) Illimina, Inc. (a) Illimina, Inc. (a) Illimina, Inc. (b) Illimina, Inc. (a) Illimina, Inc. (a) Illimina, Inc. (b) Illimina, Inc. (a) Il	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039 9,244,048 744,829 1,011,012 4,857,778 1,243,011 3,635,102	1,755,57 1,570,02 1,561,01 1,290,46 1,254,66 829,92 738,37 671,55 644,55 564,27 550,76 438,34 432,52 307,98 274,16 255,86
Inylam Pharmaceuticals, Inc. (a)(b) ioston Scientific Corp. (a) thittive Surgical, Inc. (a) ICA Healthcare, Inc. InitedHealth Group, Inc. InitedHealth Inc. (a) In	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039 9,244,048 744,829 1,011,012 4,857,778 1,243,011 3,635,102 1,148,966	1,755,57 1,570,02 1,561,01 1,290,46 1,254,66 829,92 738,37 671,53 644,55 564,76 438,33 432,52 307,99 274,15 255,83 246,96 241,74
Anylam Pharmaceuticals, Inc. (a)(b) Joston Scientific Corp. (a) Huttive Surgical, Inc. (a) ICA Healthcare, Inc. JintedHealth Group, Inc. Thermo Fisher Scientific, Inc. Jobbott Laboratories Stryker Corp. Imgen, Inc. Insmed, Inc. (a) Iumina, Inc. (a) Iumina, Inc. (a) Iumina, Inc. (a) Iumina, Inc. (a) Iessences Corp. (a) Regeneron Pharmaceuticals, Inc. IssilorLuxottica SA Iovo Nordisk AS, Class B Janaher Corp. Joximity, Inc., Class A (a) IobbVie, Inc. Ierck & Co., Inc.	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039 9,244,048 744,829 1,011,012 4,857,778 1,243,011 3,635,102 1,148,966 2,685,081	1,755,51 1,570,02 1,561,07 1,290,44 1,254,66 829,92 738,3 671,53 644,53 564,21 550,76 438,33 432,53 307,98 274,16 255,82 246,98 241,74
Anylam Pharmaceuticals, Inc. (a)(b) Aoston Scientific Corp. (a) Intuitive Surgical, Inc. (a) ICA Healthcare, Inc. InitedHealth Group, Inc. InitedHealth Group Inite	16,640,505 3,317,214 3,864,292 4,164,603 2,546,279 6,256,037 1,886,437 2,334,081 4,735,759 5,645,044 13,005,039 9,244,048 744,829 1,011,012 4,857,778 1,243,011 3,635,102 1,148,966	1,755,57

Common stocks (continued)	Shares	Val (00
Health care (continued)		
Mettler-Toledo International, Inc. (a)	136,405	\$ 177,46
Johnson & Johnson	990,265	175,44
Zoetis, Inc., Class A	1,077,259	168,48
Natera, Inc. ^(a)	988,724	166,35
Royalty Pharma PLC, Class A	4,385,711	157,79
/eeva Systems, Inc., Class A (a)	545,371	146,81
CVS Health Corp. onis Pharmaceuticals, Inc. ^(a)	1,666,942	121,93
Align Technology, Inc. ^(a)	2,401,067 705,415	102,36 100,14
Guardant Health, Inc. ^(a)	1,411,698	95,17
QVIA Holdings, Inc. ^(a)	473,645	90,37
Daiichi Sankyo Co., Ltd.	3,470,300	82,81
DexCom, Inc. (a)	820,214	61,79
QIAGEN NV	1,150,117	53,48
CRISPR Therapeutics AG (a)(c)	957,432	49,62
Masimo Corp. (a)	340,108	47,51
Verily Life Sciences, LLC (a)(d)(e)	673,374	22,04
Vaxcyte, Inc. ^(a)	499,167	15,36
Humana, Inc.	41,898	12,72
		34,645,39
Financials 9.66%		
Mastercard, Inc., Class A	E 920 965	2 470 46
Visa, Inc., Class A	5,829,865 8,572,063	3,470,46 3,015,48
KKR & Co., Inc.	17,752,181	2,476,25
Affirm Holdings, Inc., Class A ^(a)	23.020.319	2.036.37
Progressive Corp.	7,219,430	1,783,63
BlackRock, Inc.	1,222,089	1,377,46
Capital One Financial Corp.	5,655,326	1,285,00
Fannie Mae (a)(c)	111,532,279	1,259,19
Toast, Inc., Class A ^(a)	25,916,197	1,168,82
Wells Fargo & Co.	13,267,192	1,090,29
Goldman Sachs Group, Inc. PayPal Holdings, Inc. ^(a)	1,169,967	871,91
Apollo Asset Management, Inc.	11,987,911 6,095,435	841,43 830,38
Bank of America Corp.	15,401,608	781,47
IPMorgan Chase & Co.	2,333,120	703,24
Brookfield Corp., Class A	10,683,807	702,14
Ares Management Corp., Class A	3,368,236	603,58
Marsh & McLennan Cos., Inc.	2,853,819	587,34
Federal Home Loan Mortgage Corp. ^(a)	59,239,678	559,81
Morgan Stanley	3,691,762	555,53
Fisery, Inc. ^(a)	3,893,007	537,93
PL Financial Holdings, Inc.	1,464,407 25,807,170	533,74
Blue Owl Capital, Inc., Class A Brown & Brown, Inc.	25,807,170 4,275,707	477,94 414,53
NA Group, Ltd.	39,826,886	376,88
JBS Group AG	9,262,139	374,49
Ryan Specialty Holdings, Inc., Class A	6,282,026	355,12
ruist Financial Corp.	7,506,251	351,44
Blackstone, Inc.	2,003,957	343,47
lu Holdings, Ltd., Class A (a)	22,675,787	335,60
llock, Inc., Class A ^(a)	3,719,953	296,25
umerican Express Co.	815,866	270,28
Berkshire Hathaway, Inc., Class B ^(a) Tradeweb Markets, Inc., Class A	497,031 1,955,240	249,99 241,19
Chime Financial, Inc., Class A (a)(c)	1,955,240 5,282,875	139,52
Chime Financial, Inc., Class A (a)(f)	5,282,875 1,433,730	37,86
ntercontinental Exchange, Inc.	969,597	171,23
rupanion, Inc. (a)	1,975,752	91.59
Kinsale Capital Group, Inc.	156,937	71,79
S&P Global, Inc.	127,402	69,87
Coinbase Global, Inc., Class A (a)	144,874	44,12
		31,784,78

Common stocks (continued)	Shares	Value (000)
Consumer staples 2.16%		
Philip Morris International, Inc.	11,562,585	\$ 1,932,455
Costco Wholesale Corp.	1,637,745	1,544,918
L'Oreal SA, bonus shares	654,534	304,659
L'Oreal SA, non-registered shares	584,816	272,208
Hershey Co. Performance Food Group Co. (a)	2,142,638 3,837,229	393,710 389,095
Avenue Supermarts, Ltd. (a)	5,780,754	311,541
PepsiCo, Inc.	1,893,141	281,415
Mondelez International, Inc., Class A	3,976,007	244,286
Procter & Gamble Co.	1,331,171	209,047
Coca-Cola Co.	2,960,287	204,230
Caseys General Stores, Inc.	395,856	195,759
Walmart, Inc.	1,845,578	178,984
Constellation Brands, Inc., Class A	1,099,135	177,994
Dollar Tree Stores, Inc. (a) Estee Lauder Cos., Inc. (The), Class A	1,544,444	168,607 104,828
Keurig Dr Pepper, Inc.	1,142,787 3,109,369	90,451
Celsius Holdings, Inc. (a)	1,408,199	88,547
Condo Holango, mo	1,406,199	7,092,734
Energy 1.83% EOG Resources, Inc.	10,829,080	1,351,686
Cenovus Energy, Inc. (CAD denominated)	51,163,305	850,890
Cenovus Energy, Inc. (c)	18,675,239	310,196
Exxon Mobil Corp.	8,412,300	961,442
Halliburton Co.	35,432,321	805,377
TechnipFMC PLC	12,000,000	441,120
ConocoPhillips	3,336,288	330,192
Chevron Corp.	1,602,250	257,321
Canadian Natural Resources, Ltd. (CAD denominated)	7,581,774	240,093
EQT Corp.	3,177,491	164,721
Diamondback Energy, Inc.	1,100,000	163,636
Schlumberger NV Weatherford International	2,728,476	100,517
Weatherford international	779,784	49,676
		6,026,867
Materials 1.29%		
Sherwin-Williams Co.	3,579,043	1,309,321
Linde PLC	1,701,703	813,907
Wheaton Precious Metals Corp.	5,695,127	571,905
Steel Dynamics, Inc.	3,527,611	461,835
Albemarle Corp.	3,993,326	339,113
Barrick Mining Corp. Air Products and Chemicals, Inc.	7,065,332 551,045	188,150 162,068
Freeport-McMoRan, Inc.	3,304,443	146,717
International Paper Co.	2,507,691	124,582
Sika AG	341,064	79,206
Shin-Etsu Chemical Co., Ltd.	1,372,900	42,533
	,,,	4,239,337
Utilities 0.48%		
Constellation Energy Corp.	4,643,886	1,430,224
Southern Co. (The)	1,642,966	151,646
	1,5 12,000	1,581,870

Illow Group, Inc., Class C, nonvoting shares 17,045,846 \$ \$84,035 \$ \$65,005 \$ \$6	Common stocks (continued)	Shares	Value (000)
Salar Group, Inc.	Real estate 0.40%	Onares	(000)
Salar Group, Inc.	7illow Group, Inc. Class C. populating charge (8)		
Interioration (sower Corp. REIT 1,075,358 37,378 37,378 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37,384 37,379 37			
Illinose Properties, Inc., Class A, REIT			
27,905			
1,223,005			
Interest		379,093	
referred securities 1.27% mancials 0.87% annie Mae, Series S, 8.25% noncumulative preferred shares (***) 379,452,851 1,346,728 311,018,208 177,018 11,018,208 177,018 11,018,208 11,77,988 50,228 annie Mae, Series O, 7,00% noncumulative preferred shares (**) 1,77,988 50,228 annie Mae, Series P, 7,825% noncumulative preferred shares (**) 1,77,988 50,228 annie Mae, Series P, 7,825% noncumulative preferred shares (**) 1,77,988 50,228 annie Mae, Series P, 7,825% noncumulative preferred shares (**) 1,88,851 2,588 adderal Home Loan Mortgage Corp., Series Z, 8,375% noncumulative preferred shares (**) 2,88,152 2,89,158 2,29,158 2,29,158 2,20,208 adderal Home Loan Mortgage Corp., Series Z, 8,375% noncumulative preferred shares (**) 2,12,500 2,12,500 2,12,500 2,12,500 2,12,500 2,12,500 2,12,500 2,12,500 2,12,500 2,12,500 2,12,500 2,12,500 2,12,500 2,130,500 4,1			1,020,000
Annicials 0.87% 279,452.851 1346,728	Total common stocks (cost: \$129,604,507,000)		315,373,646
Annicials 0.87% 279,452.851 1346,728	Preferred securities 127%		
1,346,728 1,34			
annie Mae, Series C, 7.20% noncumulative preferred shares (iii) annie Mae, Series C, 7.20% noncumulative preferred shares (iii) annie Mae, Series R, 7.625% noncumulative preferred shares (iii) annie Mae, Series R, 7.625% noncumulative preferred shares (iiii) annie Mae, Series P, (3-month USD CME Term SCPR + 0.75%) 5.615% perpetual noncumulative preferred shares (iiii) annie Mae, Series P, (3-month USD CME Term SCPR + 0.75%) 5.615% perpetual noncumulative preferred shares (iiii) annie Mae, Series P, (3-month USD CME Term SCPR + 0.75%) 5.615% perpetual noncumulative preferred shares (iiii) alearal Home Loan Mortgage Corp., Series X, 6.25% noncumulative preferred shares (iiii) alearal Home Loan Mortgage Corp., Series X, 5.75% noncumulative preferred shares (iiii) alearal Home Loan Mortgage Corp., Series X, 5.75% noncumulative preferred shares (iiii) alearal Home Loan Mortgage Corp., Series X, 5.75% noncumulative preferred shares (iiiii) alearal Home Loan Mortgage Corp., Series X, 5.75% noncumulative preferred shares (iiiiii) alearal Home Loan Mortgage Corp., Series X, 5.75% noncumulative preferred shares (iiiiiii) alearal Home Loan Mortgage Corp., Series X, 5.75% noncumulative preferred shares (iiiiiiii) alearal Home Loan Mortgage Corp., Series X, 5.75% noncumulative preferred shares (iiiiiiiii) alearal Home Loan Mortgage Corp., Series X, 5.75% noncumulative preferred shares (iiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiiii		70 450 054	4 0 40 700
Annie Mae, Series R. 7.625% noncumulative preferred shares (a) annie Mae, Series R. 7.625% noncumulative preferred shares (a) annie Mae, Series R. 7.625% noncumulative preferred shares (b) 12,723 annie Mae, Series R. 7.625% noncumulative preferred shares (b) 189,851 2,535 andrae Mae, Series P. (3-month USD CME Term SOFR + 0.75%) 5.815% perpetual noncumulative preferred shares (b) 189,851 2,535 addrael Home Loan Mortgage Corp., Series Z. 8.375% noncumulative preferred shares (b) 238,812 3,328 addrael Home Loan Mortgage Corp., Series V. 5.57% noncumulative preferred shares (b) 212,500 2,975 2,868,268 addrael Home Loan Mortgage Corp., Series V. 5.57% noncumulative preferred shares (b) 22,975 2,868,268 addrael Home Loan Mortgage Corp., Series V. 5.57% noncumulative preferred shares (b) 22,975 2,868,268 addrael Home Loan Mortgage Corp., Series V. 5.57% noncumulative preferred shares (b) 22,975 2,868,268 addrael Home Loan Mortgage Corp., Series V. 5.57% noncumulative preferred shares (b) 22,975 2,868,268 addrael Home Loan Mortgage Corp., Series V. 5.57% noncumulative preferred shares (b) 22,975 2,	·		
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annie Mae, Saries P, (3-month USD CME Term SOFR + 0.75%) 5.615% perpetual noncumulative preferred shares (%) 80.294,136 1,22,026 2 348 36 1,272,02			
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Solidar Home Loan Mortgage Corp., Series Z, 6.375% noncumulative preferred shares (in) 238,812 3.326		180 851	2 650
238,812 3,326 3,266 3,			
212,500 2.076 2.086 2.			
Technology 0.36% Technology			
Internation technology 0.38%	g.g, , , ,	212,500	
nthropic, PBC, Class F, preferred shares (a)(0)(6)(6) 2,859,590 403,108 atabricks, Inc., Series J, preferred shares (a)(0)(6)(6) 7,088,300 22,41,043 319,346 179,pe., Inc., Series B, 6,00% noncumulative preferred shares (a)(0)(6)(6) 7,088,300 251,990 179pe., Inc., Series BB-1, 6,00% noncumulative preferred shares (a)(0)(6)(6) 396,250 14,067 376,444 13,366 179pe., Inc., Series BB, 6,00% noncumulative preferred shares (a)(0)(6)(7)(7)(7)(7)(7)(7)(7)(7)(7)(7)(7)(7)(7)			2,000,209
nthropic, PBC, Class F, preferred shares (a)(0)(6)(6) 2,859,590 403,108 atabricks, Inc., Series J, preferred shares (a)(0)(6)(6) 7,088,300 22,41,043 319,346 179,pe., Inc., Series B, 6,00% noncumulative preferred shares (a)(0)(6)(6) 7,088,300 251,990 179pe., Inc., Series BB-1, 6,00% noncumulative preferred shares (a)(0)(6)(6) 396,250 14,067 376,444 13,366 179pe., Inc., Series BB, 6,00% noncumulative preferred shares (a)(0)(6)(7)(7)(7)(7)(7)(7)(7)(7)(7)(7)(7)(7)(7)	nformation technology 0.36%		
atabricks, Inc., Series J, preferred shares (** 0 6)	Anthropic, PBC, Class F, preferred shares (a)(d)(e)	2 950 500	402 100
tripe, Inc., Series I, 6.00% noncumulative preferred shares (a)(0)(n) tripe, Inc., Series BB-1, 6.00% noncumulative preferred shares (a)(0)(n) (a) (a) (a) (a) (a) (a) (a) (a) (a) (a			
tripe, Inc., Series BB-1, 6.00% noncumulative preferred 604.130 21.448 starpes (wild) (ir)pe, Inc., Series G, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series BB, 6.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series A-2, 8.00% noncumulative preferred shares (wild) (ir)pe, Inc., Series B-2, noncumulative preferred shares (wild) (ir)pe, Inc.,			
tripe, Inc., Series G, 6.00% noncumulative preferred shares (al/divis) tripe, Inc., Series H, 6.00% noncumulative preferred shares (al/divis) 376,444 13,364 17,567 376,444 13,364 17,576 376,444 13,364 13,364 13,364 13,364 13,364 13,364 13,364 13,364 13,369 13,30,099 95,828 13,30,099 95,828 13,300,381 13,356 11,170,363 18,356 1,170,363 18,356 1,170,363 18,356 1,170,363 18,356 1,170,363 18,356 1,170,363 18,356 11,170,363 18,356 11,170,363 18,356 11,170,363 18,356 11,170,363 18,356 11,170,363 18,356 18,357 18,358 18,356 18,357 18,388 112,386 1	Stripe, Inc., Series BB-1, 6.00% noncumulative preferred		,,,,,
Intige, Inc., Series H, 6.00% noncumulative preferred shares (a)(5)(6) 376,444 13,364 17,682,110 177,682,110 180,549 177,682,100 180,549 177,682,110 180,549 177,682,110 180,549 177,682,110 180,549 177,682,110 180,549 177,682,110 180,549 177,682,110 180,549			
tripe, Inc., Series BB, 6.00% noncumulative preferred shares (a)(d)(e) 2,330,099 95,828 siQuantum Corp., Series E, preferred shares (a)(d)(e) 2,330,099 95,828 siQuantum Corp., Series D, preferred shares (a)(d)(e) 613,889 25,247 3,800,381 18,356 1,170,363 20 1,170,3			
SiQuantum Corp., Series E, preferred shares (%)(%)(%) 2,330,099 95,828 (3)(Juntum Corp., Series D, preferred shares (%)(%)(%) 613,889 25,247 18,356 1,170,363 18,356 1,170,363 18,356 1,170,363 18,356 1,170,363 18,356 1,170,363			
siQuantum Corp., Series D, preferred shares (a)(d)(e)			
palti Solutions, Ltd., Series F, preferred shares (a)(d)(a) 3,800,381			
1,170,363 1,170,363 1,170,363 1,170,363 1,170,363 1,170,363 1,170,363 1,164,589 98,548 1,164,589 98,548 1,164,589			
Agymo, LLC, Series A-2, 8.00% noncumulative preferred shares (a)(d)(a) 1,164,589 98,548 163,537 13,838 112,386	, para 65 at 67, p. 65 at 65 a	3,000,301	1,170,363
Agymo, LLC, Series A-2, 8.00% noncumulative preferred shares (a)(d)(a) 1,164,589 98,548 163,537 13,838 112,386			
shares (a)(d)(e)	•		
Asymo, LLC, Series B-2, noncumulative preferred shares (a)(d)(e) 163,537 13,838 112,386 11	shares (a)(d)(e)	1 164 589	98 548
dustrials 0.01%	Navmo, LLC, Series B-2, noncumulative preferred shares (a)(d)(e)		
inride AB, Series C, preferred shares (a)(0)(e) 658,158 26,958 4,177,976 (a)(d) 4,177,976 (a)(d) 658,158 (a)(d)(e) 658,158 (a)(e)(e) 658,158 (a)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)		163,537	112,386
inride AB, Series C, preferred shares (a)(0)(e) 658,158 26,958 4,177,976 (a)(d) 4,177,976 (a)(d) 658,158 (a)(d)(e) 658,158 (a)(e)(e) 658,158 (a)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)(e)	Industrials 0.049/		
tights & warrants 0.13% formation technology 0.13% penAl Global, LLC, rights (al/di) 177,682,110 444,205 onstellation Software, Inc., warrants, expire 3/31/2040 (al/di) 180,549 444,205 convertible stocks 0.01%	Einride AB, Series C, preferred shares (a)(d)(e)	650 450	26.050
tights & warrants 0.13% formation technology 0.13% penAl Global, LLC, rights (a)(d)(e) onstellation Software, Inc., warrants, expire 3/31/2040 (a)(d) total rights & warrants (cost: \$177,682,000) ### Convertible stocks 0.01% aterials 0.01%	Total preferred securities (cost: \$2,344,423,000)	000,108	
formation technology 0.13% penAl Global, LLC, rights (a)(d)(e)	,		4,111,010
penAl Global, LLC, rights (a)(d)(a)	Rights & warrants 0.13%		
onstellation Software, Inc., warrants, expire 3/31/2040 (e)(d) 180,549 — otal rights & warrants (cost: \$177,682,000) 444,205 convertible stocks 0.01% aterials 0.01%	Information technology 0.13%		
onstellation Software, Inc., warrants, expire 3/31/2040 (e)(d) 180,549 — otal rights & warrants (cost: \$177,682,000) 444,205 convertible stocks 0.01% aterials 0.01%		477 000 440	
tal rights & warrants (cost: \$177,682,000) 444,205 Convertible stocks 0.01% aterials 0.01%			444,205
Convertible stocks 0.01% aterials 0.01%		180,549	
aterials 0.01%	Total rights & warrants (cost: \$177,682,000)		444,205
aterials 0.01%	Convertible stocks 0.01%		
	Materials 0.01%		
	Albemarle Corp., Class A, cumulative convertible preferred depositary shares, 7.25% 3/1/2027	072 122	38 380
	, ,	312,132	30,300

Convertible stocks (continued)								,	N			/alue
Industrials 0.00%									Shares		((000)
		_		(d)(a)								
ABL Space Systems Co., Class A-10, noncumulative conv								3,616	5,767	\$		528
ABL Space Systems Co., Class A-9, noncumulative conve	ertible pr	eterrec	sha	ares (a)(a)				644	1,229			450
											2,	978
Total convertible stocks (cost: \$74,922,000)											41,	358
								Principal a	mount			
Convertible bonds & notes 0.05%									(000)			
Information technology 0.03%												
Wolfspeed, Inc., convertible notes, 1.75% 5/1/2026 (i)								USD32	2.308		11.	792
Wolfspeed, Inc., convertible notes, 0.25% 2/15/2028 (i)								17	7,544		6,	404
Wolfspeed, Inc., convertible notes, 1.875% 12/1/2029 (i)								193	3,623		71,	156
											89,	352
Industrials 0.02%												
Uber Technologies, Inc. 0% 5/15/2028 (i)								65	3,570		76.	563
Total convertible bonds & notes (cost: \$157,179,000)								00	,,,,,,,		165,	
•												_
Short-term securities 2.68%								8	Shares			
Money market investments 2.63%												
Capital Group Central Cash Fund 4.29% (b)(k)								86,486	3 190		8,649,	484
								00,400	3,100		0,0 .0,	
Money market investments purchased with collate	ral fron	ı secu	ritie	s on loan	1 0	.05%						
Invesco Short-Term Investments Trust – Government & A	gency P	ortfolio	, Ins	titutional C	las	s 4.21% (k)(l)	1	89,978	3,227		89.	978
Capital Group Central Cash Fund 4.29% (b)(k)(l)									1,848		56,	191
											146,	169
Total about town accounities (cost: \$9.704.134.000)											8,795,	653
Total short-term securities (cost: \$8,794,134,000)										_	0,730,	000
Total investment securities 100.01% (cost: \$141,152,84	47 ()()()									22	0 000	750
Other assets less liabilities (0.01)%	+1,000)									32	8,998,	
Net assets 100.00%										£ 22		214)
Net assets 100.00 /6										\$ 32	8,976,	559
Investments in affiliates (b)												
								Net				
							Net	unrealized			Divi	dend
	V	alue at					realized	appreciation	,	Value at	or int	
	9/	1/2024		Additions		Reductions	gain (loss)	(depreciation)	8/3	31/2025		come
-		(000)		(000)		(000)	(000)	(000)		(000)	((000)
Common stocks 4.99%												
Information technology 0.25%												
Unity Software, Inc. (a)	\$ 28	36,853	\$	75,865	\$	762	\$ 227	\$ 472,107	\$ 8	34,290	\$	_
Wolfspeed, Inc. (a)(m)	6	59,800		_		56,994	(494,283)	481,477				_
									8	34,290		
Consumer discretionary 2.86%												
				90,143		770,333	532,866	3,915,106	7.6	51,993	53	,749
Royal Caribbean Cruises, Ltd.	3,88	34,211							,-			
Royal Caribbean Cruises, Ltd. Burlington Stores, Inc. ^(a)		34,211 09,730				1,111	607	142,344	1.1	90,095		_
	50	9,730		538,525		1,111 697		142,344 (140,716)				_
Burlington Stores, Inc. ^(a) Caesars Entertainment, Inc. ^(a)	50 46	09,730 65,216				697	(156)	(140,716)	3	43,678	10	_
Burlington Stores, Inc. (a)	50 46 32	9,730		538,525					3		10	_ _ ,220 _
Burlington Stores, Inc. ^(a) Caesars Entertainment, Inc. ^(a) Polaris, Inc.	50 46 32 32	09,730 65,216 25,428 26,908		538,525 20,031 —		697 305 315,898	(156) (320) 78,535	(140,716) (107,650) (89,545)	3	43,678	10	_
Burlington Stores, Inc. ^(a) Caesars Entertainment, Inc. ^(a) Polaris, Inc. Mattel, Inc. ^{(a)(m)}	50 46 32 32	09,730 65,216 25,428		538,525		697 305	(156) (320)	(140,716) (107,650)	2	43,678	10	_

⁷ The Growth Fund of America

Investments in affiliates (b) (continued)

		Value at 9/1/2024 (000)		Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 8/31/2025 (000)	Dividend or interest income (000)
Industrials 0.50% XPO, Inc. (a)	\$	637,967	\$	373,688	\$ 129,067	\$ (17,941)	\$ 128,728	\$ 993,375	\$ —
Dayforce, Inc. (a)		363,840		173,543	722	204	106,696	643,561 1,636,936	-
Health care 1.38%									
Alnylam Pharmaceuticals, Inc. (a)		2,786,990		205,700	317,050	33,333	1,836,979	4,545,952	_
Exact Sciences Corp. (a)(n)		524,164		60,650	21,657	(8,116)	(116,688)	4,545,952	_
Financials 0.00%									
Essent Group, Ltd. (m)		350,172		_	315,312	63,606	(98,466)	_	185
Consumer staples 0.00%									
Fever-Tree Drinks PLC (m)		82,520		_	66,203	(93,219)	76,902	_	332
Energy 0.00%									
Weatherford International ⁽ⁿ⁾		130,256		297,210	261,562	(45,544)	(70,684)	_	1,848
Materials 0.00%									
Celanese Corp. (m)		900,781		_	489,193	(303,810)	(107,778)		4,902
Total common stocks								16,420,097	
Convertible stocks 0.00%									
Industrials 0.00% ABL Space Systems Co., Class A-10, noncumulative convertible preferred shares (3/(e)(n)		_		6,180	_	_	(3,652)	_	_
ABL Space Systems Co., Class A-9, noncumulative									
convertible preferred shares (d)(e)(n)		_		39,166	_	_	(38,716)		_
Short-term securities 2.65%									
Money market investments 2.63%									
Capital Group Central Cash Fund 4.29% (k)	,	9,837,268	3	34,210,201	35,396,917	793	(1,861)	8,649,484	441,953
Money market investments purchased with collateral from securities on loan 0.02%									
Capital Group Central Cash Fund 4.29% (k)(l)		180,041			123,850	0)		56,191	(p)
Total short-term securities								8,705,675	
Total 7.64%						\$ (412,404)	\$ 6,242,800	\$ 25,125,772	\$ 513,189
Restricted securities (e)									

	Acquisition date(s)	Cost (000)	Value (000)	Percent of net assets
OpenAl Global, LLC, rights (a)(d)	9/30/2024	\$ 177,682	\$ 444,205	0.13%
Anthropic, PBC, Class F, preferred shares (a)(d)	8/29/2025	403,110	403,109	0.12
Stripe, Inc., Series I, 6.00% noncumulative preferred shares (a)(d)	3/15/2023	142,918	251,990	0.08
Stripe, Inc., Class B (a)(d)	5/6/2021-8/24/2023	45,738	40,965	0.01
Stripe, Inc., Series BB-1, 6.00% noncumulative preferred shares (a)(d)	8/24/2023	13,012	21,446	0.01
Stripe, Inc., Series G, 6.00% noncumulative preferred shares (a)(d)	9/29/2023	8,909	14,067	0.01
Stripe, Inc., Series H, 6.00% noncumulative preferred shares (a)(d)	3/15/2021	15,105	13,364	0.00 ^(q)
Stripe, Inc., Series BB, 6.00% noncumulative preferred shares (a)(d)	8/24/2023	4,615	7,607	0.00 ^(q)
Databricks, Inc., Series J, preferred shares (a)(d)	12/17/2024	207,296	319,349	0.10
PsiQuantum Corp., Series E, preferred shares (a)(d)	3/17/2025-6/3/2025	95,828	95,828	0.03
PsiQuantum Corp., Series D, preferred shares (a)(d)	5/28/2021	16,100	25,247	0.01

The Growth Fund of America 8

Restricted securities (e) (continued)

	Acquisition date(s)	Cost (000)	Value (000)	Percent of net assets
Waymo, LLC, Series A-2, 8.00% noncumulative preferred				
shares (a)(d)	5/1/2020	\$ 100,000	\$ 98,548	0.03%
Waymo, LLC, Series B-2, noncumulative preferred shares (a)(d)	6/11/2021	15,000	13,838	0.00 ^(q)
Einride AB (a)(d)	2/1/2023-7/14/2025	26,792	32,276	0.01
Einride AB, Series C, preferred shares (a)(d)	11/23/2022-4/21/2025	22,377	26,958	0.01
Einride AB (EUR denominated) (a)(d)	2/1/2023-7/14/2025	9,092	10,953	0.00 ^(q)
Epic Games, Inc. (a)(d)	3/29/2021	74,560	56,362	0.02
Verily Life Sciences, LLC (a)(d)	12/21/2018	83,000	22,040	0.01
Tipalti Solutions, Ltd., Series F, preferred shares (a)(d)	12/1/2021	65,065	18,356	0.00 ^(q)
ABL Space Systems Co., Class A-10, noncumulative convertible				
preferred shares (d)	12/14/2023	6,180	2,528	0.00 ^(q)
ABL Space Systems Co., Class A-9, noncumulative convertible				
preferred shares (d)	10/22/2021	39,166	450	0.00 ^(q)
Total		\$ 1,571,545	\$ 1,919,486	0.58%

⁽a) Security did not produce income during the last 12 months.

Key to abbreviation(s)
ADR = American Depositary Receipts
CAD = Canadian dollars

CME = CME Group

EUR = Euros

REIT = Real Estate Investment Trust SOFR = Secured Overnight Financing Rate

USD = U.S. dollars

Refer to the notes to financial statements.

Security during produce income during the last 12 months.
 Affiliate of the fund or part of the same "group of investment companies" as the fund, as defined under the Investment Company Act of 1940, as amended.
 All or a portion of this security was on loan. Refer to Note 5 for more information on securities lending.

⁽d) Value determined using significant unobservable inputs.
(e) Restricted security, other than Rule 144A securities or commercial paper issued pursuant to Section 4(a)(2) of the Securities Act of 1933.

^{*} Restricted security, other than Rule 144A securities or continued paper issued pursuant to security and into security and into security is subject to a contractual sale restriction (lockup). The total value of all such securities was \$37,865,000, which represented less than 0.01% of the net assets of the fund. The remaining lockup period is generally less than one year; and early lockup release provisions may be applicable based on certain set milestones or condition in accordance with legal documents.

(a) Coupon rate may change periodically. Reference rate and spread are as of the most recent information available. Some coupon rates are determined by the

issuer or agent based on current market conditions; therefore, the reference rate and spread are not available (h) Amount less than one thousand.

Scheduled interest and/or principal payment was not received.

Acquired in a transaction exempt from registration under Rule 144A or, for commercial paper, Section 4(a)(2) of the Securities Act of 1933. May be resold in the U.S. in transactions exempt from registration, normally to qualified institutional buyers. The total value of all such securities was \$76,563,000, which represented 0.02% of the net assets of the fund.

⁽k) Rate represents the seven-day yield at 8/31/2025.

⁽i) Security purchased with cash collateral from securities on loan. Refer to Note 5 for more information on securities lending.

consider the security purchased with Cash collected in roth securities on Idah. Refer to Note 5 for more minimation or securities reinting.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer an affiliate at 8/31/2025. Refer to the investment portfolio for the security value at 8/31/2025.

Affiliated issuer during the reporting period but no longer an affiliate at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

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Affiliated issuer during the reporting period but no longer held at 8/31/2025.

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Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longer held at 8/31/2025.

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Affiliated issuer during the reporting period but no longer held at 8/31/2025.

Affiliated issuer during the reporting period but no longe

⁽q) Amount less than 0.01%.

Financial statements

Statement of assets and liabilities at August 31, 2025

		(dollars in thousands)
Assets:		
Investment securities, at value (includes \$180,148 of investment securities on loan):		
Unaffiliated issuers (cost: \$125,785,390)	\$ 303,872,981	
Affiliated issuers (cost: \$15,367,457)	25,125,772	\$ 328,998,753
Cash		11,322
Cash collateral received for securities on loan		16,241
Receivables for:		
Sales of investments	438,968	
Sales of fund's shares	158,240	
Dividends and interest	165,491	
Securities lending income	304	
Other	1,115	764,118
		329,790,434
Liabilities:		
Collateral for securities on loan		162,410
Payables for:		
Purchases of investments	322,704	
Repurchases of fund's shares	177,396	
Investment advisory services	69,716	
Services provided by related parties	62,332	
Trustees' deferred compensation	9,321	
Other	10,016	651,485
Commitments and contingencies*		
Net assets at August 31, 2025		\$ 328,976,539
Net assets consist of:		
Capital paid in on shares of beneficial interest		\$ 118,777,917
Total distributable earnings (accumulated loss)		210,198,622
Net assets at August 31, 2025		\$ 328,976,539

^{*}Refer to Note 5 for further information on unfunded commitments.

Refer to the notes to financial statements.

Financial statements (continued)

Statement of assets and liabilities at August 31, 2025 (continued)

(dollars and shares in thousands, except per-share amounts)

Shares of beneficial interest issued and outstanding (no stated par value) — unlimited shares authorized (3,878,058 total shares outstanding)

	Net assets	Shares outstanding	Net asset value per share
Class A	\$ 167,142,947	1,959,859	\$ 85.28
Class C	4,042,415	55,634	72.66
Class T	19	_*	85.28
Class F-1	7,009,025	82,993	84.45
Class F-2	46,347,752	544,888	85.06
Class F-3	16,379,353	191,654	85.46
Class 529-A	16,710,208	199,468	83.77
Class 529-C	344,425	4,734	72.75
Class 529-E	439,122	5,348	82.12
Class 529-T	34	_*	85.25
Class 529-F-1	19	_*	83.53
Class 529-F-2	1,769,280	20,760	85.22
Class 529-F-3	217	3	85.13
Class R-1	348,068	4,676	74.43
Class R-2	2,555,033	33,763	75.68
Class R-2E	318,095	3,900	81.56
Class R-3	5,566,113	67,660	82.27
Class R-4	5,384,895	63,969	84.18
Class R-5E	1,413,926	16,791	84.21
Class R-5	2,987,898	34,996	85.38
Class R-6	50,217,695	586,962	85.56

^{*}Amount less than one thousand.

Refer to the notes to financial statements.

Financial statements (continued)

Statement of operations for the year ended August 31, 2025

		(dollars in thousands)
Investment income:		
Income:		
Dividends (net of non-U.S. taxes of \$40,133;		
also includes \$513,189 from affiliates)	\$ 2,443,936	
Interest from unaffiliated issuers	12,173	
Securities lending income (net of fees)	1,678	\$ 2,457,787
Fees and expenses*:	·	
Investment advisory services	760,834	
Distribution services	523,776	
Transfer agent services	192,720	
Administrative services	90,103	
529 plan services	9,465	
Reports to shareholders	4,619	
Registration statement and prospectus	2,772	
Trustees' compensation	2,408	
Auditing and legal	196	
Custodian	4,354	
Other	295	1,591,542
Net investment income		866,245
Net realized gain (loss) and unrealized appreciation (depreciation): Net realized gain (loss) on: Investments:		
Unaffiliated issuers	30,368,352	
Affiliated issuers	(412,404)	
In-kind redemptions	351.710	
Currency transactions	(2,889)	30,304,769
Net unrealized appreciation (depreciation) on:		30,304,703
Investments (net of non-U.S. taxes of \$7,109):		
Unaffiliated issuers	26,623,495	
Affiliated issuers	6,242,800	
Currency translations	807	32,867,102
Net realized gain (loss) and unrealized appreciation (depreciation)		63,171,871
		\$ 64.038.116
Net increase (decrease) in net assets resulting from operations		ψ 0-1,000,110

^{*}Additional information related to class-specific fees and expenses is included in the notes to financial statements.

Statements of changes in net assets

Statements of Changes in her assets		
		(dollars in thousands)
	Year ended	August 31,
	2025	2024
Operations: Net investment income Net realized gain (loss) Net unrealized appreciation (depreciation)	\$ 866,245 30,304,769 32,867,102	\$ 1,201,093 20,665,695 46,244,509
Net increase (decrease) in net assets resulting from operations	64,038,116	68,111,297
Distributions paid to shareholders	(25,096,277)	(17,584,352)
Net capital share transactions	5,199,932	(1,018,212)
Total increase (decrease) in net assets	44,141,771	49,508,733
Net assets: Beginning of year End of year	284,834,768 \$ 328,976,539	235,326,035 \$ 284,834,768

Refer to the notes to financial statements.

Notes to financial statements

1. Organization

The Growth Fund of America (the "fund") is registered under the Investment Company Act of 1940, as amended (the "1940 Act"), as an open-end, diversified management investment company. The fund seeks to provide growth of capital.

The fund has 21 share classes consisting of six retail share classes (Classes A, C, T, F-1, F-2 and F-3), seven 529 college savings plan share classes (Classes 529-A, 529-E, 529-E, 529-T, 529-F-1, 529-F-2 and 529-F-3) and eight retirement plan share classes (Classes R-1, R-2, R-2E, R-3, R-4, R-5E, R-5 and R-6). The 529 college savings plan share classes can be used to save for college education. The retirement plan share classes are generally offered only through eligible employer-sponsored retirement plans. The fund's share classes are described further in the following table:

Share class	Initial sales charge	Contingent deferred sales charge upon redemption	Conversion feature
Classes A and 529-A	Up to 5.75% for Class A; up to 3.50% for Class 529-A	None (except 1.00% for certain redemptions within 18 months of purchase without an initial sales charge)	None
Classes C and 529-C	None	1.00% for redemptions within one year of purchase	Class C converts to Class A after eight years and Class 529-C converts to Class 529-A after five years
Class 529-E	None	None	None
Classes T and 529-T*	Up to 2.50%	None	None
Classes F-1, F-2, F-3, 529-F-1, 529-F-2 and 529-F-3	None	None	None
Classes R-1, R-2, R-2E, R-3, R-4, R-5E, R-5 and R-6	None	None	None

^{*}Class T and 529-T shares are not available for purchase

Holders of all share classes have equal pro rata rights to the assets, dividends and liquidation proceeds of the fund. Each share class has identical voting rights, except for the exclusive right to vote on matters affecting only its class. Share classes have different fees and expenses ("class-specific fees and expenses"), primarily due to different arrangements for distribution, transfer agent and administrative services. Differences in class-specific fees and expenses will result in differences in net investment income and, therefore, the payment of different per-share dividends by each share class.

2. Significant accounting policies

The fund is an investment company that applies the accounting and reporting guidance issued in Topic 946 by the U.S. Financial Accounting Standards Board ("FASB"). The fund's financial statements have been prepared to comply with U.S. generally accepted accounting principles ("U.S. GAAP"). These principles require the fund's investment adviser to make estimates and assumptions that affect reported amounts and disclosures. Actual results could differ from those estimates. Subsequent events, if any, have been evaluated through the date of issuance in the preparation of the financial statements. The fund follows the significant accounting policies described in this section, as well as the valuation policies described in the next section on valuation.

Operating segments — The fund represents a single operating segment as the operating results of the fund are monitored as a whole and its long-term asset allocation is determined in accordance with the terms of its prospectus, based on defined investment objectives that are executed by the fund's portfolio management team. A senior executive team comprised of the fund's Principal Executive Officer and Principal Financial Officer, serves as the fund's chief operating decision maker ("CODM"), who act in accordance with Board of Trustee reviews and approvals. The CODM uses financial information, such as changes in net assets from operations, changes in net assets from fund share transactions, and income and expense ratios, consistent with that presented within the accompanying financial statements and financial highlights to assess the fund's profits and losses and to make resource allocation decisions. Segment assets are reflected in the statement of assets and liabilities as net assets, which consists primarily of investment securities, at value, and significant segment expenses are listed in the accompanying statement of operations.

Security transactions and related investment income — Security transactions are recorded by the fund as of the date the trades are executed with brokers. Realized gains and losses from security transactions are determined based on the specific identified cost of the securities. In the event a security is purchased with a delayed payment date, the fund will segregate liquid assets sufficient to meet its payment obligations. Dividend income is recognized on the ex-dividend date and interest income is recognized on an accrual basis. Market discounts, premiums and original issue discounts on fixed-income securities are amortized daily over the expected life of the

Class allocations — Income, fees and expenses (other than class-specific fees and expenses), realized gains and losses and unrealized appreciation and depreciation are allocated daily among the various share classes based on their relative net assets. Classspecific fees and expenses, such as distribution, transfer agent and administrative services, are charged directly to the respective share

Distributions paid to shareholders — Income dividends and capital gain distributions are recorded on the ex-dividend date.

Currency translation — Assets and liabilities, including investment securities, denominated in currencies other than U.S. dollars are translated into U.S. dollars at the exchange rates supplied by one or more pricing vendors on the valuation date. Purchases and sales of investment securities and income and expenses are translated into U.S. dollars at the exchange rates on the dates of such transactions. The effects of changes in exchange rates on investment securities are included with the net realized gain or loss and net unrealized appreciation or depreciation on investments in the fund's statement of operations. The realized gain or loss and unrealized appreciation or depreciation resulting from all other transactions denominated in currencies other than U.S. dollars are disclosed separately.

In-kind redemptions — The fund normally redeems shares in cash; however, under certain conditions and circumstances, payment of the redemption price wholly or partly with portfolio securities or other fund assets may be permitted. A redemption of shares in-kind is based upon the closing value of the shares being redeemed as of the trade date. Realized gains or losses resulting from redemptions of shares in-kind are reflected separately in the fund's statement of operations.

New accounting pronouncements — In December 2023, the FASB issued Accounting Standards Update 2023-09 ("the ASU"), Income Taxes (Topic 740): Improvements to Income Tax Disclosures, which enhances income tax disclosures, including disclosure of income taxes paid disaggregated by jurisdiction. The ASU is effective for annual periods beginning after December 15, 2024, with early adoption permitted. Management is currently evaluating the ASU and its impact to the financial statements.

3. Valuation

Capital Research and Management Company ("CRMC"), the fund's investment adviser, values the fund's investments at fair value as defined by U.S. GAAP. The net asset value per share is calculated once daily as of the close of regular trading on the New York Stock Exchange, normally 4 p.m. New York time, each day the New York Stock Exchange is open.

Methods and inputs — The fund's investment adviser uses the following methods and inputs to establish the fair value of the fund's assets and liabilities. Use of particular methods and inputs may vary over time based on availability and relevance as market and economic conditions evolve.

Equity securities, including depositary receipts, are generally valued at the official closing price of, or the last reported sale price on, the exchange or market on which such securities are traded, as of the close of business on the day the securities are being valued or, lacking any sales, at the last available bid price. Prices for each security are taken from the principal exchange or market on which the security trades.

Fixed-income securities, including short-term securities, are generally valued at evaluated prices obtained from third-party pricing vendors. Vendors value such securities based on one or more of the inputs described in the following table. The table provides examples of inputs that are commonly relevant for valuing particular classes of fixed-income securities in which the fund is authorized to invest. However, these classifications are not exclusive, and any of the inputs may be used to value any other class of fixed-income security.

Fixed-income class	Examples of standard inputs
All	Benchmark yields, transactions, bids, offers, quotations from dealers and trading systems, new issues, spreads and other relationships observed in the markets among comparable securities; and proprietary pricing models such as yield measures calculated using factors such as cash flows, financial or collateral performance and other reference data (collectively referred to as "standard inputs")
Corporate bonds, notes & loans; convertible securities	Standard inputs and underlying equity of the issuer
Bonds & notes of governments & government agencies	Standard inputs and interest rate volatilities
Mortgage-backed; asset-backed obligations	Standard inputs and cash flows, prepayment information, default rates, delinquency and loss assumptions, collateral characteristics, credit enhancements and specific deal information

Securities with both fixed-income and equity characteristics, or equity securities traded principally among fixed-income dealers, are generally valued in the manner described for either equity or fixed-income securities, depending on which method is deemed most appropriate by the fund's investment adviser. The Capital Group Central Cash Fund ("CCF"), a fund within the Capital Group Central Fund Series ("Central Funds"), is valued based upon a floating net asset value, which fluctuates with changes in the value of CCF's portfolio securities. The underlying securities are valued based on the policies and procedures in CCF's statement of additional information.

Securities and other assets for which representative market quotations are not readily available or are considered unreliable by the fund's investment adviser are fair valued as determined in good faith under fair valuation guidelines adopted by the fund's investment adviser and approved by the board of trustees as further described. The investment adviser follows fair valuation guidelines, consistent with U.S. Securities and Exchange Commission rules and guidance, to consider relevant principles and factors when making fair value determinations. The investment adviser considers relevant indications of value that are reasonably and timely available to it in determining the fair value to be assigned to a particular security, such as the type and cost of the security, restrictions on resale of the security, relevant financial or business developments of the issuer, actively traded similar or related securities, dealer or broker quotes, conversion or exchange rights on the security, related corporate actions, significant events occurring after the close of trading in the security, and changes in overall market conditions. In addition, the closing prices of equity securities that trade in markets outside U.S. time zones may be adjusted to reflect significant events that occur after the close of local trading but before the net asset value of each share class of the fund is determined. Fair valuations of investments that are not actively trading involve judgment and may differ materially from valuations that would have been used had greater market activity occurred.

Processes and structure — The fund's board of trustees has designated the fund's investment adviser to make fair value determinations, subject to board oversight. The investment adviser has established a Joint Fair Valuation Committee (the "Committee") to administer, implement and oversee the fair valuation process and to make fair value decisions. The Committee regularly reviews its own fair value decisions, as well as decisions made under its standing instructions to the investment adviser's valuation team. The Committee reviews changes in fair value measurements from period to period, pricing vendor information and market data, and may, as deemed appropriate, update the fair valuation guidelines to better reflect the results of back testing and address new or evolving issues. Pricing decisions, processes and controls over security valuation are also subject to additional internal reviews facilitated by the investment adviser's global risk management group. The Committee reports changes to the fair valuation guidelines to the board of trustees. The fund's board and audit committee also regularly review reports that describe fair value determinations and methods.

Classifications — The fund's investment adviser classifies the fund's assets and liabilities into three levels based on the inputs used to value the assets or liabilities. Level 1 values are based on quoted prices in active markets for identical securities. Level 2 values are based on significant observable market inputs, such as quoted prices for similar securities and quoted prices in inactive markets. Certain securities trading outside the U.S. may transfer between Level 1 and Level 2 due to valuation adjustments resulting from significant market movements following the close of local trading. Level 3 values are based on significant unobservable inputs that reflect the investment adviser's determination of assumptions that market participants might reasonably use in valuing the securities. The valuation levels are not necessarily an indication of the risk or liquidity associated with the underlying investment. For example, U.S. government securities are reflected as Level 2 because the inputs used to determine fair value may not always be quoted prices in an active market. The fund's valuation levels as of August 31, 2025, were as follows (dollars in thousands):

Investment securities						
Level 1	Level 2	Level 3	Total			
\$ 84,692,942	\$ 8,189,093	\$ 40,965	\$ 92,923,000			
50,131,895	1,116,417	_	51,248,312			
44,941,129	944,628	56,362	45,942,119			
36,409,382	2,112,707	43,229	38,565,318			
33,958,355	665,003	22,040	34,645,398			
31,033,403	751,379	_	31,784,782			
6,204,326	888,408	_	7,092,734			
6,026,867	_	_	6,026,867			
4,117,598	121,739	_	4,239,337			
1,581,870	_	_	1,581,870			
1,323,909	_	_	1,323,909			
2,868,269	_	1,309,707	4,177,976			
_	_	444,205	444,205			
38,380	_	2,978	41,358			
_	165,915	· —	165,915			
8,795,653			8,795,653			
\$ 312,123,978	\$ 14,955,289	\$ 1,919,486	\$ 328,998,753			
	\$ 84,692,942 50,131,895 44,941,129 36,409,382 33,958,355 31,033,403 6,204,326 6,026,867 4,117,598 1,581,870 1,323,909 2,868,269 — 38,380 — 8,795,653	\$ 84,692,942 \$ 8,189,093 50,131,895 1,116,417 44,941,129 944,628 36,409,382 2,112,707 33,958,355 665,003 31,003,403 751,379 6,204,326 888,408 6,026,867 —— 4,117,598 121,739 1,581,870 —— 1,323,909 —— 2,868,269 —— 38,380 —— 38,380 —— 165,915 8,795,653 ——	\$ 84,692,942 \$ 8,189,093 \$ 40,965 50,131,895 1,116,417 — 44,941,129 944,628 56,362 36,409,382 2,112,707 43,229 33,958,355 665,003 22,040 31,033,403 751,379 — 6,204,326 888,408 — 6,026,867 — — — 4,117,598 121,739 — 1,581,870 — — 1,323,909 — — 2,868,269 — 1,309,707 — 444,205 38,380 — 2,978 8,795,653 — —			

4. Risk factors

Investing in the fund may involve certain risks including, but not limited to, those described below.

Market conditions — The prices of, and the income generated by, the common stocks and other securities held by the fund may decline — sometimes rapidly or unpredictably — due to various factors, including events or conditions affecting the general economy or particular industries or companies; overall market changes; local, regional or global political, social or economic instability; governmental, governmental agency or central bank responses to economic conditions; levels of public debt and deficits; changes in inflation rates; and currency exchange rate, interest rate and commodity price fluctuations.

Economies and financial markets throughout the world are highly interconnected. Economic, financial or political events, trading and tariff arrangements, wars, terrorism, cybersecurity events, natural disasters, public health emergencies (such as the spread of infectious disease), bank failures and other circumstances in one country or region, including actions taken by governmental or quasigovernmental authorities in response to any of the foregoing, could have impacts on global economies or markets. As a result, whether or not the fund invests in securities of issuers located in or with significant exposure to the countries affected, the value and liquidity of the fund's investments may be negatively affected by developments in other countries and regions.

Issuer risks — The prices of, and the income generated by, securities held by the fund may decline in response to various factors directly related to the issuers of such securities, including reduced demand for an issuer's goods or services, poor management performance, major litigation, investigations or other controversies related to the issuer, changes in the issuer's financial condition or credit rating, changes in government regulations affecting the issuer or its competitive environment and strategic initiatives such as mergers, acquisitions or dispositions and the market response to any such initiatives. An individual security may also be affected by factors relating to the industry or sector of the issuer or the securities markets as a whole, and conversely an industry or sector or the securities markets may be affected by a change in financial condition or other event affecting a single issuer.

Investing in growth-oriented stocks — Growth-oriented common stocks and other equity-type securities (such as preferred stocks, convertible preferred stocks and convertible bonds) may involve larger price swings and greater potential for loss than other types of investments.

Investing outside the U.S. — Securities of issuers domiciled outside the U.S. or with significant operations or revenues outside the U.S., and securities tied economically to countries outside the U.S., may lose value because of adverse political, social, economic or market developments (including social instability, regional conflicts, terrorism and war) in the countries or regions in which the issuers are domiciled, operate or generate revenue or to which the securities are tied economically. These securities may also lose value due to changes in foreign currency exchange rates against the U.S. dollar and/or currencies of other countries. Issuers of these securities may be more susceptible to actions of foreign governments, such as nationalization, currency blockage or the imposition of price controls, sanctions, or punitive taxes, each of which could adversely impact the value of these securities. Securities markets in certain countries may be more volatile and/or less liquid than those in the U.S. Investments outside the U.S. may also be subject to different regulatory, legal, accounting, auditing, financial reporting and recordkeeping requirements, and may be more difficult to value, than those in the U.S. In addition, the value of investments outside the U.S. may be reduced by foreign taxes, including foreign withholding taxes on interest and dividends. Further, there may be increased risks of delayed settlement of securities purchased or sold by the fund, which could impact the liquidity of the fund's portfolio. The risks of investing outside the U.S. may be heightened in connection with investments in emerging markets.

Management — The investment adviser to the fund actively manages the fund's investments. Consequently, the fund is subject to the risk that the methods and analyses, including models, tools and data, employed by the investment adviser in this process may be flawed or incorrect and may not produce the desired results. This could cause the fund to lose value or its investment results to lag relevant benchmarks or other funds with similar objectives.

5. Certain investment techniques

Securities lending — The fund has entered into securities lending transactions in which the fund earns income by lending investment securities to brokers, dealers or other institutions. Each transaction involves three parties: the fund, acting as the lender of the securities, a borrower, and a lending agent that acts as an intermediary.

Securities lending transactions are entered into by the fund under a securities lending agent agreement with the lending agent. The lending agent facilitates the exchange of securities between the fund and approved borrowers, ensures that securities loans are properly coordinated and documented, marks-to-market the value of collateral daily, secures additional collateral from a borrower if it falls below preset terms, and may reinvest cash collateral on behalf of the fund according to agreed parameters. The lending agent provides indemnification to the fund against losses resulting from a borrower default. Although risk is mitigated by the collateral and indemnification, the fund could experience a delay in recovering its securities and a potential loss of income or value if a borrower fails to return securities, collateral investments decline in value or the lending agent fails to perform.

The borrower is required to post highly liquid assets, such as cash or U.S. government securities, as collateral for the loan in an amount at least equal to the value of the securities loaned. Investments made with cash collateral are recognized as assets in the fund's investment portfolio. The same amount is recorded as a liability in the fund's statement of assets and liabilities. While securities are on loan, the fund will continue to receive the equivalent of the interest, dividends or other distributions paid by the issuer, as well as a portion of the interest on the investment of the collateral. Additionally, although the fund does not have the right to vote on securities while they are on loan, the fund has a right to consent on corporate actions and a right to recall loaned securities to vote. A borrower is obligated to return loaned securities at the conclusion of a loan or, during the pendency of a loan, on demand from the fund.

As of August 31, 2025, the total value of securities on loan was \$180,148,000, and the total value of collateral received was \$185,881,000. Collateral received includes cash of \$162,410,000 and U.S. government securities of \$23,471,000. Investment securities purchased from cash collateral are disclosed in the fund's investment portfolio as short-term securities. Securities received as collateral are not recognized as fund assets. The contractual maturity of cash collateral received under the securities lending agreement is classified as overnight and continuous.

Unfunded commitments — The fund has participated in transactions that involve unfunded commitments, which may obligate the fund to purchase new or additional bonds if certain contingencies are met. As of August 31, 2025, the fund's maximum exposure of unfunded bond commitments was \$20,357,000, which would represent less than 0.01% of the net assets of the fund should such commitments become due

6. Taxation and distributions

Federal income taxation — The fund complies with the requirements under Subchapter M of the Internal Revenue Code applicable to regulated investment companies and intends to distribute substantially all of its net taxable income and net capital gains each year. The fund is not subject to income taxes to the extent such distributions are made. Therefore, no federal income tax provision is required.

As of and during the year ended August 31, 2025, the fund did not have a liability for any unrecognized tax benefits. The fund recognizes interest and penalties, if any, related to unrecognized tax benefits as income tax expense in the statement of operations. During the year, the fund did not incur any significant interest or penalties.

The fund's tax returns are generally not subject to examination by federal, state and, if applicable, non-U.S. tax authorities after the expiration of each jurisdiction's statute of limitations, which is typically three years after the date of filing but can be extended in certain

Non-U.S. taxation — Dividend and interest income are recorded net of non-U.S. taxes paid. The fund may file withholding tax reclaims in certain jurisdictions to recover a portion of amounts previously withheld. As a result of rulings from European courts, the fund filed for additional reclaims related to prior years ("EU reclaims"). These reclaims are recorded when the amount is known and there are no significant uncertainties on collectability. During the year ended August 31, 2025, the fund recognized \$9,692,000 in EU reclaims (net of \$402,000 in fees and the effect of realized gain or loss from currency translations) and \$3,470,000 in interest related to European court rulings, which is included in dividend income and interest income, respectively, in the fund's statement of operations. Gains realized by the fund on the sale of securities in certain countries, if any, may be subject to non-U.S. taxes. The fund generally records an estimated deferred tax liability based on unrealized gains to provide for potential non-U.S. taxes payable upon the sale of these securities.

Distributions — Distributions determined on a tax basis may differ from net investment income and net realized gains for financial reporting purposes. These differences are due primarily to different treatment for items such as currency gains and losses; short-term capital gains and losses: capital losses related to sales of certain securities within 30 days of purchase; unrealized appreciation of certain investments in securities outside the U.S. and cost of investments sold. The fiscal year in which amounts are distributed may differ from the year in which the net investment income and net realized gains are recorded by the fund for financial reporting purposes. The fund may also designate a portion of the amount paid to redeeming shareholders as a distribution for tax purposes.

During the year ended August 31, 2025, the fund reclassified \$1,897,021,000 from total distributable earnings to capital paid in on shares of beneficial interest to align financial reporting with tax reporting.

As of August 31, 2025, the tax basis components of distributable earnings, unrealized appreciation (depreciation) and cost of investments were as follows (dollars in thousands):

Undistributed ordinary income	\$ 886,738
Undistributed long-term capital gains	23,776,086
Post-October capital loss deferral*	(1,373,176)
Gross unrealized appreciation on investments	189,743,757
Gross unrealized depreciation on investments	(2,818,661)
Net unrealized appreciation (depreciation) on investments	186,925,096
Cost of investments	142,073,657

^{*}This deferral is considered incurred in the subsequent year.

Distributions paid were characterized for tax purposes as follows (dollars in thousands):

Year ended August 31, 2025 Year ended August 31, 2024 Total Total Ordinary Long-term distributions Ordinary Long-term distributions Share class income capital gains paid income capital gains paid \$ 582,025 \$ 11,979,977 \$ 12,562,002 683,157 \$ 7,940,924 \$ 8,624,081 Class A 353,728 353,728 249,484 249,484 Class T 21,952 524,777 546,729 370,402 399,659 Class F-1 29.257 Class F-2 238,387 3,253,062 3,491,449 253,465 2,156,455 2,409,920 Class F-3 97.838 1.145.739 1.243.577 96.454 733.988 830.442 Class 529-A 55.218 1.222.926 1,278,144 66.100 811,383 877,483 Class 529-C 31,185 31,185 23,919 23,919 534 24,675 Class 529-E 33,665 34.199 1,154 23,521 Class 529-T Class 529-F-1 Class 529-F-2 114,147 122,614 66,449 8.467 7.997 74.446 Class 529-F-3 1 17 18 Class R-1 29,340 211,545 29,340 20.837 20.837 211.545 144.914 Class R-2 144.914 23,197 408 15,372 15,780 Class R-2E 23,197 Class R-3 422,357 413,798 12,906 22,522 297,617 295,691 310,523 318,213 4.184 426,541 Class R-4 18.029 431.827 100,313 106,845 8,961 80,465 89,426 Class R-5E 6,532 Class R-5 17,434 220,636 238,070 20,366 160,135 180,501 Class R-6 311.284 3,653,979 3,965,263 347,025 2,643,019 2.990.044 \$ 1,361,885 \$ 23,734,392 \$ 25,096,277 \$ 1,549,772 \$ 16,034,580 \$ 17,584,352

7. Fees and transactions with related parties

CRMC, the fund's investment adviser, is the parent company of Capital Client Group, Inc. ("CCG"), the principal underwriter of the fund's shares, and American Funds Service Company® ("AFS"), the fund's transfer agent. CRMC, CCG and AFS are considered related parties to the fund.

Investment advisory services — The fund has an investment advisory and service agreement with CRMC that provides for monthly fees accrued daily. These fees are based on a series of decreasing annual rates beginning with 0.500% on the first \$1 billion of daily net assets and decreasing to 0.225% on such assets in excess of \$341 billion. For the year ended August 31, 2025, the investment advisory services fees were \$760,834,000, which were equivalent to an annualized rate of 0.253% of average daily net assets.

Class-specific fees and expenses — Expenses that are specific to individual share classes are accrued directly to the respective share class. The principal class-specific fees and expenses are further described below:

[†]Amount less than one thousand.

Distribution services — The fund has plans of distribution for all share classes, except Class F-2, F-3, 529-F-2, 529-F-3, R-5E, R-5 and R-6 shares. Under the plans, the board of trustees approves certain categories of expenses that are used to finance activities primarily intended to sell fund shares and service existing accounts. The plans provide for payments, based on an annualized percentage of average daily net assets, ranging from 0.25% to 1.00% as noted in this section. In some cases, the board of trustees has limited the amounts that may be paid to less than the maximum allowed by the plans. All share classes with a plan may use up to 0.25% of average daily net assets to pay service fees, or to compensate CCG for paying service fees, to firms that have entered into agreements with CCG to provide certain shareholder services. The remaining amounts available to be paid under each plan are paid to dealers to compensate them for their sales activities.

Share class	Currently approved limits	Plan limits		
Class A	0.25%	0.25%		
Class 529-A	0.25	0.50		
Classes C, 529-C and R-1	1.00	1.00		
Class R-2	0.75	1.00		
Class R-2E	0.60	0.85		
Classes 529-E and R-3	0.50	0.75		
Classes T, F-1, 529-T, 529-F-1 and R-4	0.25	0.50		

For Class A and 529-A shares, distribution-related expenses include the reimbursement of dealer and wholesaler commissions paid by CCG for certain shares sold without a sales charge. These share classes reimburse CCG for amounts billed within the prior 15 months but only to the extent that the overall annual expense limits are not exceeded. As of August 31, 2025, there were no unreimbursed expenses subject to reimbursement for Class A or 529-A shares.

Transfer agent services — The fund has a shareholder services agreement with AFS under which the fund compensates AFS for providing transfer agent services to each of the fund's share classes. These services include recordkeeping, shareholder communications and transaction processing. Under this agreement, the fund also pays sub-transfer agency fees to AFS. These fees are paid by AFS to third parties for performing transfer agent services on behalf of fund shareholders.

Administrative services — The fund has an administrative services agreement with CRMC under which the fund compensates CRMC for providing administrative services to all share classes. Administrative services are provided by CRMC and its affiliates to help assist third parties providing non-distribution services to fund shareholders. These services include providing in-depth information on the fund and market developments that impact fund investments. Administrative services also include, but are not limited to, coordinating, monitoring and overseeing third parties that provide services to fund shareholders. The agreement provides the fund the ability to charge an administrative services fee at the annual rate of 0.05% of the average daily net assets attributable to each share class of the fund. Currently the fund pays CRMC an administrative services fee at the annual rate of 0.03% of the average daily net assets attributable to each share class of the fund for CRMC's provision of administrative services

529 plan services — Each 529 share class is subject to service fees to compensate the Commonwealth Savers Plan (formerly. Virginia529) for its oversight and administration of the CollegeAmerica 529 college savings plan. The fees are based on the combined net assets invested in Class 529 and ABLE shares of the American Funds. Class ABLE shares are offered on other American Funds by Commonwealth Savers Plan through ABLEAmerica®, a tax-advantaged savings program for individuals with disabilities. Commonwealth Savers Plan is not considered a related party to the fund.

The quarterly fees are based on a series of decreasing annual rates beginning with 0.09% on the first \$20 billion of the combined net assets invested in the American Funds and decreasing to 0.03% on such assets in excess of \$75 billion. The fees for any given calendar quarter are accrued and calculated on the basis of the average net assets of Class 529 and ABLE shares of the American Funds for the last month of the prior calendar quarter. For the year ended August 31, 2025, the 529 plan services fees were \$9,465,000, which were equivalent to 0.054% of the average daily net assets of each 529 share class.

For the year ended August 31, 2025, class-specific expenses under the agreements were as follows (dollars in thousands):

Share class	Distribution services	Transfer agent services	Administrative services	529 plan services
Class A	\$ 368,831	\$ 100,120	\$ 45,644	Not applicable
Class C	38,266	2,517	1,148	Not applicable
Class T	_	_*	_*	Not applicable
Class F-1	16,090	7,663	1,957	Not applicable
Class F-2	Not applicable	46,242	12,504	Not applicable
Class F-3	Not applicable	186	4,382	Not applicable
Class 529-A	33,890	9,346	4,597	\$ 8,249
Class 529-C	3,338	208	101	181
Class 529-E	2,045	165	124	223
Class 529-T	_	_*	_*	_*
Class 529-F-1	_	_*	_*	_*
Class 529-F-2	Not applicable	662	453	812
Class 529-F-3	Not applicable	_*	_*	_*
Class R-1	3,251	297	98	Not applicable
Class R-2	17,883	8,135	715	Not applicable
Class R-2E	1,692	559	85	Not applicable
Class R-3	25,745	7,573	1,546	Not applicable
Class R-4	12,745	5,069	1,531	Not applicable
Class R-5E	Not applicable	1,955	391	Not applicable
Class R-5	Not applicable	1,426	846	Not applicable
Class R-6	Not applicable	597	13,981	Not applicable
Total class-specific expenses	\$ 523,776	\$ 192,720	\$ 90,103	\$ 9,465

^{*}Amount less than one thousand

Trustees' deferred compensation — Trustees who are unaffiliated with CRMC may elect to defer the cash payment of part or all of their compensation. These deferred amounts, which remain as liabilities of the fund, are treated as if invested in shares of the fund or other American Funds. These amounts represent general, unsecured liabilities of the fund and vary according to the total returns of the selected funds. Trustees' compensation of \$2,408,000 in the fund's statement of operations reflects \$893,000 in current fees (either paid in cash or deferred) and a net increase of \$1,515,000 in the value of the deferred amounts.

Affiliated officers and trustees — Officers and certain trustees of the fund are or may be considered to be affiliated with CRMC, CCG and AFS. No affiliated officers or trustees received any compensation directly from the fund.

Investment in CCF — The fund holds shares of CCF, an institutional prime money market fund managed by CRMC. CCF invests in high-quality, short-term money market instruments. CCF is used as the primary investment vehicle for the fund's short-term instruments. CCF shares are only available for purchase by CRMC, its affiliates, and other funds managed by CRMC or its affiliates, and are not available to the public. CRMC does not receive an investment advisory services fee from CCF.

Security transactions with related funds — The fund purchased investment securities from, and sold investment securities to, other funds managed by CRMC (or funds managed by certain affiliates of CRMC) under procedures adopted by the fund's board of trustees. The funds involved in such transactions are considered related by virtue of having a common investment adviser (or affiliated investment advisers), common trustees and/or common officers. Each transaction was executed at the current market price of the security and no brokerage commissions or fees were paid in accordance with Rule 17a-7 of the 1940 Act. During the year ended August 31, 2025, the fund engaged in such purchase and sale transactions with related funds in the amounts of \$3,553,036,000 and \$4,425,026,000, respectively, which generated \$817,519,000 of net realized gains from such sales.

 $\textbf{Interfund lending} - \textbf{Pursuant to an exemptive order is sued by the SEC, the fund, along with other CRMC-managed funds (or funds) and the second order is sued by the SEC, the fund, along with other CRMC-managed funds (or funds) and the second order is sued by the SEC, the fund, along with other CRMC-managed funds (or funds) and the second order is sued by the SEC, the fund, along with other CRMC-managed funds (or funds) and the second order is sued by the SEC, the fund, along with other CRMC-managed funds (or funds) and the second order is sued by the SEC, the fund, along with other CRMC-managed funds (or funds) and the second order is sued by the SEC, the fund, along with other CRMC-managed funds (or funds) and the second order is sued by the$ managed by certain affiliates of CRMC), may participate in an interfund lending program. The program provides an alternate credit facility that permits the funds to lend or borrow cash for temporary purposes directly to or from one another, subject to the conditions of the exemptive order. The fund did not lend or borrow cash through the interfund lending program at any time during the year ended August 31, 2025.

8. Indemnifications

The fund's organizational documents provide board members and officers with indemnification against certain liabilities or expenses in connection with the performance of their duties to the fund. In the normal course of business, the fund may also enter into contracts that provide general indemnifications. The fund's maximum exposure under these arrangements is unknown since it is dependent on future claims that may be made against the fund. The risk of material loss from such claims is considered remote. Insurance policies are also available to the fund's board members and officers.

9. Capital share transactions

Capital share transactions in the fund were as follows (dollars and shares in thousands):

	Sales	*	Reinvestm distribut		Repurcha	ıses*	Net increase (decrease)		
Share class	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares	
Year ended August 31	, 2025								
Class A	\$ 8,938,103	116,460	\$ 12,369,423	165,190	\$ (17,648,213)	(229,655)	\$ 3,659,313	51,995	
Class C	603,326	9,149	352,739	5,499	(1,080,241)	(16,412)	(124,176)	(1,764)	
Class T	_	_	_	_		· —	·	· —	
Class F-1	198,839	2,585	540,727	7,289	(881,641)	(11,534)	(142,075)	(1,660)	
Class F-2	7,479,696	97,915	3,391,306	45,472	(8,849,966)	(114,303)	2,021,036	29,084	
Class F-3	2,583,987	33,472	1,215,723	16,236	(2,880,194)	(37,332)	919,516	12,376	
Class 529-A	1,450,430	19,107	1,277,718	17,368	(2,372,131)	(30,956)	356,017	5,519	
Class 529-C	79,072	1,194	31,179	485	(145,543)	(2,193)	(35,292)	(514)	
Class 529-E	34,208	460	34,191	473	(82,821)	(1,092)	(14,422)	(159)	
Class 529-T	_	_	2	_ [†]			2	, — _}	
Class 529-F-1	_	_	1	_†	_	_	1	_†	
Class 529-F-2	345,491	4,473	122,528	1,640	(219,719)	(2,826)	248,300	3,287	
Class 529-F-3	176	3	19	_ [†]	(207)	(3)	(12)	_	
Class R-1	44,584	659	29,334	446	(84,403)	(1,236)	(10,485)	(131)	
Class R-2	384,468	5,612	211,391	3,164	(620,419)	(9,049)	(24,560)	(273)	
Class R-2E	52,647	707	23,197	323	(55,711)	(758)	20,133	272	
Class R-3	731,566	9,859	425,472	5,877	(1,235,869)	(16,630)	(78,831)	(894)	
Class R-4	560,865	7,375	431,459	5,836	(1,248,223)	(16,418)	(255,899)	(3,207)	
Class R-5E	269,033	3,552	106,807	1,446	(516,966)	(6,722)	(141,126)	(1,724)	
Class R-5	262,828	3,406	237,383	3,173	(668,763)	(8,577)	(168,552)	(1,998)	
Class R-6	4,378,585	57,617	3,944,323	52,619	(9,351,864)	(120,540)	(1,028,956)	(10,304)	
Total net increase (decrease)	\$ 28,397,904	373,605	\$ 24,744,922	332,536	\$ (47,942,894)	(626,236)	\$ 5,199,932	79,905	

	Sales	*	Reinvestm distribut		Repurcha	ıses*	Net increase (decrease)		
Share class	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares	
Year ended August 31	I, 2024								
Class A	\$ 7,574,584	112,787	\$ 8,492,324	136,467	\$ (14,063,129)	(209,455)	\$ 2,003,779	39,799	
Class C	513,180	8,773	248,697	4,588	(964,227)	(16,485)	(202,350)	(3,124)	
Class T	_	_	_	_	_	_	_	_	
Class F-1	157,402	2,365	395,444	6,409	(932,538)	(14,206)	(379,692)	(5,432)	
Class F-2	6,203,949	92,924	2,341,056	37,759	(7,713,236)	(114,954)	831,769	15,729	
Class F-3	2,109,975	31,288	814,669	13,096	(2,570,099)	(38,487)	354,545	5,897	
Class 529-A	1,249,932	18,874	877,113	14,322	(1,989,733)	(29,865)	137,312	3,331	
Class 529-C	71,844	1,232	23,914	440	(138,681)	(2,362)	(42,923)	(690)	
Class 529-E	33,603	518	24,672	410	(64,453)	(985)	(6,178)	(57)	
Class 529-T	_	_	2	_†	_	_	2	_+	
Class 529-F-1	_	_	1	_ [†]	_	_	1	_†	
Class 529-F-2	242,948	3,603	74,427	1,198	(164,806)	(2,418)	152,569	2,383	
Class 529-F-3	147	2	3	_†	_	_	150	2	
Class R-1	41,135	691	20,789	375	(77,173)	(1,288)	(15,249)	(222)	
Class R-2	350,154	5,787	144,778	2,573	(528,285)	(8,724)	(33,353)	(364)	
Class R-2E	50,167	785	15,780	263	(63,954)	(995)	1,993	53	
Class R-3	618,890	9,525	309,549	5,128	(1,134,684)	(17,476)	(206,245)	(2,823)	
Class R-4	525,539	7,912	317,919	5,169	(1,104,247)	(16,549)	(260,789)	(3,468)	
Class R-5E	291,639	4,326	89,409	1,455	(427,115)	(6,266)	(46,067)	(485)	
Class R-5	334,223	5,015	179,859	2,893	(637,948)	(9,493)	(123,866)	(1,585)	
Class R-6	3,370,256	50,205	2,977,264	47,812	(9,531,140)	(144,086)	(3,183,620)	(46,069)	
Total net increase (decrease)	\$ 23,739,567	356,612	\$ 17,347,669	280,357	\$ (42,105,448)	(634,094)	\$ (1,018,212)	2,875	

 $^{^{\}star} \text{Includes}$ exchanges between share classes of the fund. $^{\dagger} \text{Amount}$ less than one thousand.

10. Investment transactions

The fund engaged in purchases and sales of investment securities, excluding short-term securities and U.S. government obligations, if any, of \$94,224,839,000 and \$112,009,376,000, respectively, during the year ended August 31, 2025.

Financial highlights

Income (loss) from investment operations ¹ Divide	nds and distributions
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Year ended	Net asset value, beginning of year	Net investment income (loss)	Net gains (losses) on securities (both realized and unrealized)	Total from investment operations		Distributions (from capital gains)	and	Net asset value, end of year	Total return ^{2,3}	end of year	Ratio of expenses to average net assets before waivers/ reimburse- ments ⁴	average net	Ratio of
Class A:													
8/31/2025	\$ 75.37	\$.17	\$ 16.43	\$ 16.60	\$ (.31)	\$ (6.38)	\$ (6.69)	\$ 85.28	23.26%	\$ 167,143	.60%	.60%	.22%
8/31/2024	62.30	.27	17.47	17.74	(.37)	(4.30)	(4.67)	75.37	30.05	143.793	.61	.61	.39
8/31/2023	55.10	.34	8.87	9.21	(.17)	(1.84)	(2.01)	62.30	17.60	116,384	.63	.63	.61
8/31/2022	78.42	.15	(17.40)	(17.25)	(.06)	(6.01)	(6.07)	55.10	(23.78)	104,664	.60	.60	.23
8/31/2021	63.18	.05	18.10	18.15	(.17)	(2.74)	(2.91)	78.42	29.49	144,012	.61	.61	.07
Class C:													
8/31/2025	65.30	(.35)	14.09	13.74	_	(6.38)	(6.38)	72.66	22.34	4,043	1.35	1.35	(.53)
8/31/2024	54.60	(.21)	15.21	15.00	-	(4.30)	(4.30)	65.30	29.09	3,748	1.36	1.36	(.35)
8/31/2023	48.73	(.07)	7.78	7.71	_5	(1.84)	(1.84)	54.60	16.72	3,305	1.38	1.38	(.14)
8/31/2022	70.50	(.32)	(15.44)	(15.76)	-	(6.01)	(6.01)	48.73	(24.36)	3,252	1.36	1.36	(.53)
8/31/2021	57.32	(.42)	16.34	15.92	_	(2.74)	(2.74)	70.50	28.54	4,852	1.35	1.35	(.68)
Class T:									6		76	6	6
8/31/2025	75.37	.36	16.43	16.79	(.50)	(6.38)	(6.88)	85.28	23.57 ⁶	=	7 .35 ⁶	.35 ⁶	.476
8/31/2024	62.31	.44	17.46	17.90	(.54)	(4.30)	(4.84)	75.37	30.39 ⁶	_	.00	.35 ⁶	.66 ⁶
8/31/2023	55.13	.49	8.85	9.34	(.32)	(1.84)	(2.16)	62.31	17.92 ⁶	_		.36 ⁶	.886
8/31/2022	78.44	.31	(17.38)	(17.07)	(.23)	(6.01)	(6.24)	55.13	(23.58)6	_		.36 ⁶	.47 ⁶
8/31/2021	63.19	.20	18.10	18.30	(.31)	(2.74)	(3.05)	78.44	29.76°		⁷ .38 ⁶	.38 ⁶	.29 ⁶
Class F-1: 8/31/2025	74.69	.13	16.28	16.41	(27)	(6.30)	(C CE)	84.45	23.20	7.009	.65	.65	.17
8/31/2024	61.78	.13	17.32	17.55	(.27)	(6.38)	(6.65)	74.69	29.98	6,323	.66	.66	.17
8/31/2023	54.64	.23	8.79	9.11	(.34)	(4.30)	(4.64)			5,566	.66	.66	.58
8/31/2022	77.79	.32 .11	(17.25)	(17.14)	(.13)	(1.84) (6.01)	(1.97) (6.01)	61.78 54.64	17.57 (23.82)	5,330	.66	.66	.16
	62.70	.11	. ,		(40)	. ,	, ,				.66	.66	.02
8/31/2021	62.70	.01	17.95	17.96	(.13)	(2.74)	(2.87)	77.79	29.40	7,747	.00	.00	.02
Class F-2: 8/31/2025	75.19	.32	16.40	16.72	(.47)	(6.38)	(6.85)	85.06	23.52	46,348	.40	.40	.42
8/31/2024	62.17	.41	17.42	17.83	(.51)	(4.30)	(4.81)	75.19	30.32	38,785	.40	.40	.61
8/31/2023	55.00	.46	8.84	9.30	(.29)	(1.84)	(2.13)	62.17	17.87	31,088	.41	.41	.84
8/31/2022	78.29	.29	(17.35)	(17.06)	(.22)	(6.01)	(6.23)	55.00	(23.62)	28,563	.40	.40	.43
8/31/2021	63.07	.19	18.07	18.26	(.30)	(2.74)	(3.04)	78.29	29.76	37,459	.40	.40	.28
Class F-3:													
8/31/2025	75.51	.41	16.46	16.87	(.54)	(6.38)	(6.92)	85.46	23.64	16,379	.29	.29	.53
8/31/2024	62.41	.48	17.49	17.97	(.57)	(4.30)	(4.87)	75.51	30.46	13,538	.29	.29	.71
8/31/2023	55.22	.52	8.87	9.39	(.36)	(1.84)	(2.20)	62.41	17.99	10,820	.30	.30	.94
8/31/2022	78.57	.36	(17.40)	(17.04)	(.30)	(6.01)	(6.31)	55.22	(23.53)	8,922	.29	.29	.54
8/31/2021	63.28	.26	18.13	18.39	(.36)	(2.74)	(3.10)	78.57	29.88	11,555	.30	.30	.38
Class 529-A:													
8/31/2025	74.14	.15	16.15	16.30	(.29)	(6.38)	(6.67)	83.77	23.23	16,710	.62	.62	.19
8/31/2024	61.36	.24	17.19	17.43	(.35)	(4.30)	(4.65)	74.14	30.00	14,380	.65	.65	.36
8/31/2023	54.31	.31	8.73	9.04	(.15)	(1.84)	(1.99)	61.36	17.55	11,697	.67	.67	.58
8/31/2022	77.37	.13	(17.14)	(17.01)	(.04)	(6.01)	(6.05)	54.31	(23.79)	10,549	.64	.64	.20
8/31/2021	62.38	.02	17.87	17.89	(.16)	(2.74)	(2.90)	77.37	29.45	14,481	.64	.64	.03

Financial highlights (continued)

Income (loss) from investment operations¹ Dividends and distributions

Year ended	Net asset value, beginning of year	Net investment income (loss)	Net gains (losses) on securities (both realized and unrealized)	Total from investment operations		Distributions (from capital gains)	and	Net asset value, end of year	Total return ^{2,3}	end of year	Ratio of expenses to average net assets before waivers/ reimburse- ments ⁴	average net	Ratio of
Class 529-C:	0 05 10	0 (00)		0 40 70	•	A (0.00)	A (0.00)		00.000/	0 045	4 400/	4 400/	(57)0/
8/31/2025 8/31/2024	\$ 65.40 54.70	\$ (.38)	\$ 14.11 15.23	\$ 13.73 15.00	\$ —	\$ (6.38) (4.30)	\$ (6.38)	\$ 72.75 65.40	22.29% 29.03	\$ 345 343	1.40% 1.40	1.40% 1.40	(.57)%
8/31/2023	48.85	(.23) (.10)	7.79	7.69	_	(1.84)	(4.30) (1.84)	54.70	16.64	325	1.40	1.40	(.39)
8/31/2022	70.68	(.10)	(15.47)	(15.82)	_	(6.01)	(6.01)	48.85	(24.39)	340	1.41	1.44	(.59)
8/31/2021	57.48	(.44)	16.38	15.94	_	(2.74)	(2.74)	70.68	28.49	561	1.38	1.38	(.71)
Class 529-E:													
8/31/2025	72.80	(.04)	15.84	15.80	(.10)	(6.38)	(6.48)	82.12	22.92	439	.88	.88	(.06)
8/31/2024	60.33	.08	16.90	16.98	(.21)	(4.30)	(4.51)	72.80	29.72	401	.88	.88	.12
8/31/2023	53.41	.18	8.59	8.77	(.01)	(1.84)	(1.85)	60.33	17.26	335	.91	.91	.33
8/31/2022	76.33	(.04)	(16.87)	(16.91)	_	(6.01)	(6.01)	53.41	(23.98)	311	.88	.88	(.05)
8/31/2021	61.59	(.14)	17.64	17.50	(.02)	(2.74)	(2.76)	76.33	29.14	447	.88	.88	(.21)
Class 529-T:										7	6	6	6
8/31/2025	75.34	.32	16.43	16.75	(.46)	(6.38)	(6.84)	85.25	23.50 ⁶		.40 ⁶	.40 ⁶	.41 ⁶
8/31/2024	62.29	.39	17.46	17.85	(.50)	(4.30)	(4.80)	75.34	30.30 ⁶	_7	.426	.42 ⁶	.59 ⁶
8/31/2023 8/31/2022	55.10 78.41	.46 .28	8.86	9.32 (17.11)	(.29) (.19)	(1.84) (6.01)	(2.13)	62.29 55.10	17.87 ⁶ (23.64) ⁶		.41 ⁶	.41 ⁶ .41 ⁶	.83 ⁶ .42 ⁶
8/31/2021	63.17	.16	(17.39) 18.10	18.26	(.19)	(2.74)	(6.20)	78.41	(23.04) 29.71 ⁶		.41 .44 ⁶	.41 .44 ⁶	.42 .24 ⁶
Class 529-F-1					. ,	. ,	. ,						
8/31/2025	73.97	.27	16.11	16.38	(.44)	(6.38)	(6.82)	83.53	23.44 ⁶	_7	.46 ⁶	.466	.36 ⁶
8/31/2024	61.23	.38	17.14	17.52	(.48)	(4.30)	(4.78)	73.97	30.28 ⁶	_7	.43 ⁶	.436	.57 ⁶
8/31/2023	54.19	.42	8.71	9.13	(.25)	(1.84)	(2.09)	61.23	17.80 ⁶	_7	.46 ⁶	.46 ⁶	.77 ⁶
8/31/2022	77.23	.23	(17.09)	(16.86)	(.17)	(6.01)	(6.18)	54.19	$(23.68)^6$	_7	.48 ⁶	.48 ⁶	.35 ⁶
8/31/2021	62.24	.13	17.88	18.01	(.28)	(2.74)	(3.02)	77.23	29.74 ⁶	_7	.42 ⁶	.42 ⁶	.22 ⁶
Class 529-F-2													
8/31/2025	75.32	.33	16.42	16.75	(.47)	(6.38)	(6.85)	85.22	23.53	1,769	.39	.39	.43
8/31/2024	62.28	.41	17.45	17.86	(.52)	(4.30)	(4.82)	75.32	30.33	1,316	.40	.40	.60
8/31/2023 8/31/2022	55.10	.47 .29	8.85	9.32	(.30)	(1.84)	(2.14)	62.28	17.88	940 773	.38	.38	.86
8/31/2022 8/31/2021 ^{8,9}	78.40 59.21	.29	(17.37) 22.06	(17.08) 22.21	(.21)	(6.01) (2.74)	(6.22)	55.10 78.40	(23.61) 38.38 ¹⁰	932	.40 .43 ¹¹	.40 .43 ¹¹	.44 .26 ¹¹
			LL.00	LL.L.	(.20)	(2.7.1)	(0.02)	70.10	00.00	002	.10		.20
Class 529-F-3 8/31/2025	: 75.25	.36	16.41	16.77	(.51)	(6.38)	(6.89)	85.13	23.59	_7	.34	.34	.47
8/31/2024	62.21	.39	17.48	17.87	(.53)	(4.30)	(4.83)	75.25	30.39		.35	.35	.56
8/31/2023	55.05	.48	8.85	9.33	(.33)	(1.84)	(2.17)	62.21	17.93	_7	.36	.36	.88
8/31/2022	78.35	.32	(17.36)	(17.04)	(.25)	(6.01)	(6.26)	55.05	(23.58)	_7	.35	.35	.49
8/31/20218,9	59.21	.19	22.06	22.25	(.37)	(2.74)	(3.11)	78.35	38.45 ¹⁰	_7	.3811	.35 ¹¹	.3211
Class R-1:													
8/31/2025	66.76	(.38)	14.43	14.05	_	(6.38)	(6.38)	74.43	22.32	348	1.37	1.37	(.55)
8/31/2024	55.74	(.22)	15.54	15.32	_	(4.30)	(4.30)	66.76	29.06	321	1.38	1.38	(.37)
8/31/2023	49.71	(.07)	7.94	7.87	_	(1.84)	(1.84)	55.74	16.72	280	1.38	1.38	(.14)
8/31/2022	71.80	(.33)	(15.75)	(16.08)	_	(6.01)	(6.01)	49.71	(24.36)	269	1.38	1.38	(.55)
8/31/2021	58.35	(.45)	16.64	16.19	_	(2.74)	(2.74)	71.80	28.49	402	1.38	1.38	(.70)

Financial highlights (continued)

Income (loss) from investment operations¹ Dividends and distributions

		income (loss) from investment operations		s Divia	Dividends and distributions									
Year ended	Net asset value, beginning of year	Net investment income (loss)	Net gains (losses) or securities (both realized an unrealized	Total from investment		Distributions t (from capital gains)	and	Net asset value, end s of year	Total return ^{2,3}	e	nd of /ear	Ratio of expenses to average net assets before waivers/ reimburse- ments ⁴	average net assets after waivers/ reimburse-	
Class R-2:														
8/31/2025	\$ 67.78	\$ (.39)	\$ 14.67	\$ 14.28	\$ —	\$ (6.38)	\$ (6.38)	\$ 75.68	22.32%	\$	2,555	1.38%	1.38%	(.56)%
8/31/2024	56.54	(.23)	15.77	15.54	_	(4.30)	(4.30)	67.78	29.05		2,307	1.38	1.38	(.37)
8/31/2023	50.40	(.08)	8.06	7.98	_	(1.84)	(1.84)	56.54	16.71		1,945	1.39	1.39	(.15)
8/31/2022	72.72	(.35)	(15.96)	(16.31)	_	(6.01)	(6.01)	50.40	(24.37)		1,805	1.40	1.40	(.57)
8/31/2021	59.07	(.46)	16.85	16.39	_	(2.74)	(2.74)	72.72	28.49		2,672	1.39	1.39	(.71)
Class R-2E:														
8/31/2025	72.39	(.20)	15.75	15.55	_	(6.38)	(6.38)	81.56	22.67		318	1.09	1.09	(.27)
8/31/2024	60.05	(.05)	16.80	16.75	(.11)	(4.30)	(4.41)	72.39	29.43		263	1.09	1.09	(80.)
8/31/2023	53.25	.08	8.56	8.64	`	(1.84)	(1.84)	60.05	17.06		215	1.10	1.10	.14
8/31/2022	76.28	(.18)	(16.84)	(17.02)	_	(6.01)	(6.01)	53.25	(24.15)		190	1.10	1.10	(.27)
8/31/2021	61.67	(.28)	17.63	17.35	_	(2.74)	(2.74)	76.28	28.85		291	1.09	1.09	(.42)
Class R-3:														
8/31/2025	72.92	(.09)	15.88	15.79	(.06)	(6.38)	(6.44)	82.27	22.87		5.566	.93	.93	(.12)
8/31/2024	60.44	.05	16.92	16.97	(.19)	(4.30)	(4.49)	72.92	29.62		4,999	.94	.94	.07
8/31/2023	53.51	.16	8.61	8.77	_	(1.84)	(1.84)	60.44	17.22		4,314	.94	.94	.30
8/31/2022	76.50	(80.)	(16.90)	(16.98)	_	(6.01)	(6.01)	53.51	(24.02)		4,118	.94	.94	(.12)
8/31/2021	61.75	(.18)	17.67	17.49	_	(2.74)	(2.74)	76.50	29.05		6,233	.94	.94	(.26)
Class R-4:														
8/31/2025	74.47	.14	16.23	16.37	(.28)	(6.38)	(6.66)	84.18	23.21		5.385	.64	.64	.18
8/31/2024	61.59	.24	17.27	17.51	(.33)	(4.30)	(4.63)	74.47	30.00		5,003	.64	.64	.37
8/31/2023	54.47	.32	8.77	9.09	(.13)	(1.84)	(1.97)	61.59	17.59		4.351	.65	.65	.59
8/31/2022	77.58	.12	(17.20)	(17.08)	(.02)	(6.01)	(6.03)	54.47	(23.81)		5,093	.64	.64	.18
8/31/2021	62.53	.02	17.92	17.94	(.15)	(2.74)	(2.89)	77.58	29.44		7,878	.64	.64	.03
Class R-5E:														
8/31/2025	74.48	.30	16.23	16.53	(.42)	(6.38)	(6.80)	84.21	23.47		1,414	.44	.44	.39
8/31/2024	61.62	.38	17.26	17.64	(.48)	(4.30)	(4.78)	74.48	30.27		1,379	.44	.44	.57
8/31/2023	54.53	.43	8.77	9.20	(.27)	(1.84)	(2.11)	61.62	17.82		1,171	.45	.45	.79
8/31/2022	77.70	.25	(17.20)	(16.95)	(.21)	(6.01)	(6.22)	54.53	(23.66)		996	.45	.45	.39
8/31/2021	62.61	.16	17.94	18.10	(.27)	(2.74)	(3.01)	77.70	29.69		1,337	.44	.44	.23
Class R-5:														
8/31/2025	75.44	.37	16.45	16.82	(.50)	(6.38)	(6.88)	85.38	23.59		2,988	.34	.34	.48
8/31/2024	62.36	.45	17.48	17.93	(.55)	(4.30)	(4.85)	75.44	30.41		2,791	.34	.34	.67
8/31/2023	55.17	.50	8.85	9.35	(.32)	(1.84)	(2.16)	62.36	17.93		2,406	.35	.35	.90
8/31/2022	78.50	.32	(17.39)	(17.07)	(.25)	(6.01)	(6.26)	55.17	(23.58)		1,457	.34	.34	.48
8/31/2021	63.22	.23	18.12	18.35	(.33)	(2.74)	(3.07)	78.50	29.84		2,322	.34	.34	.34
Class R-6:														
8/31/2025	75.59	.41	16.48	16.89	(.54)	(6.38)	(6.92)	85.56	23.64		50,218	.29	.29	.53
8/31/2024	62.46	.48	17.51	17.99	(.56)	(4.30)	(4.86)	75.59	30.48		45,145	.29	.29	.72
8/31/2023	55.26	.52	8.88	9.40	(.36)	(1.84)	(2.20)	62.46	17.99		40,184	.30	.30	.94
					. ,	. ,	. ,							
8/31/2022	78.63	.36	(17.42)	(17.06)	(.30)	(6.01)	(6.31)	55.26	(23.54)		36,396	.29	.29	.54

Financial highlights (continued)

		Year ended August 31,					
	2025	2024	2023	2022	2021		
Portfolio turnover rate for all share classes ¹²	32%	25%	31%	30%	24%		

Based on average shares outstanding.

Total returns exclude any applicable sales charges, including contingent deferred sales charges.

This column reflects the impact of certain waivers and/or reimbursements from CRMC and/or AFS, if any.

Actions do not include expenses of any Central Funds. The fund indirectly bears its proportionate share of the expenses of any Central Funds.

Amount less than \$.01.

All or a significant portion of assets in this class consisted of seed capital invested by CRMC and/or its affiliates. Fees for distribution services are not charged or accrued on these seed capital assets. If such fees were paid by the fund on seed capital assets, fund expenses would have been higher and net income and total column for the page forms. accrued on these seed capital assets. It such tiess were park by the factors return would have been lower.

7Amount less than \$1 million.

8Based on operations for a period that is less than a full year.

9Class 529-F-2 and 529-F-3 shares began investment operations on October 30, 2020.

¹⁰Not annualized. ¹¹Annualized.

Refer to the notes to financial statements.

¹²Rates do not include the fund's portfolio activity with respect to any Central Funds.

Report of Independent Registered Public Accounting Firm

To the shareholders and the Board of Trustees of The Growth Fund of America:

Opinion on the Financial Statements and Financial Highlights

We have audited the accompanying statement of assets and liabilities of The Growth Fund of America (the "Fund"), including the investment portfolio, as of August 31, 2025, the related statement of operations for the year then ended, statements of changes in net assets for each of the two years in the period then ended, financial highlights for each of the five years in the period then ended, and the related notes (collectively referred to as the "financial statements and financial highlights"). In our opinion, the financial statements and financial highlights present fairly, in all material respects, the financial position of the Fund as of August 31, 2025, and the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended, and the financial highlights for each of the five years in the period then ended in conformity with accounting principles generally accepted in the United States of America.

Basis for Opinion

These financial statements and financial highlights are the responsibility of the Fund's management. Our responsibility is to express an opinion on the Fund's financial statements and financial highlights based on our audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAOB) and are required to be independent with respect to the Fund in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Exchange Commission and the PCAOB.

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements and financial highlights are free of material misstatement, whether due to error or fraud. The Fund is not required to have, nor were we engaged to perform, an audit of its internal control over financial reporting. As part of our audits we are required to obtain an understanding of internal control over financial reporting but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements and financial highlights, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements and financial highlights. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements and financial highlights. Our procedures included confirmation of securities owned as of August 31, 2025, by correspondence with the custodian and brokers; when replies were not received from brokers, we performed other auditing procedures. We believe that our audits provide a reasonable basis for our opinion.

/s/ Deloitte & Touche LLP

Costa Mesa, California October 10, 2025

We have served as the auditor of one or more American Funds investment companies since 1956.