FORM ADV

UNIFORM APPLICATION FOR INVESTMENT ADVISER REGISTRATION AND REPORT BY EXEMPT REPORTING ADVISERS

Primary Business Name: COMPASS GROUP LLC CRD Number: 108772

Annual Amendment - All Sections

3/28/2019 12:54:30 PM

WARNING: Complete this form truthfully. False statements or omissions may result in denial of your application, revocation of your registration, or criminal prosecution. You must keep this form updated by filing periodic amendments. See Form ADV General Instruction 4.

Item 1 Identifying Information

Responses to this Item tell us who you are, where you are doing business, and how we can contact you. If you are filing an *umbrella registration*, the information in Item 1 should be provided for the *filing adviser* only. General Instruction 5 provides information to assist you with filing an *umbrella registration*.

A. Your full legal name (if you are a sole proprietor, your last, first, and middle names):

COMPASS GROUP LLC

B. (1) Name under which you primarily conduct your advisory business, if different from Item 1.A.

COMPASS GROUP LLC

List on Section 1.B. of Schedule D any additional names under which you conduct your advisory business.

(2) If you are using this Form ADV to register more than one investment adviser under an $umbrella\ registration$, check this box

If you check this box, complete a Schedule R for each relying adviser.

- C. If this filing is reporting a change in your legal name (Item 1.A.) or primary business name (Item 1.B.(1)), enter the new name and specify whether the name change is of
 - \square your legal name **or** \square your primary business name:
- D. (1) If you are registered with the SEC as an investment adviser, your SEC file number: 801-58080
 - (2) If you report to the SEC as an exempt reporting adviser, your SEC file number:
 - (3) If you have one or more Central Index Key numbers assigned by the SEC ("CIK Numbers"), all of your CIK numbers:

 No Information Filed
- E. (1) If you have a number ("CRD Number") assigned by the FINRA's CRD system or by the IARD system, your CRD number: 108772

If your firm does not have a CRD number, skip this Item 1.E. Do not provide the CRD number of one of your officers, employees, or affiliates.

(2) If you have additional CRD Numbers, your additional CRD numbers:

No Information Filed

- F. Principal Office and Place of Business
 - (1) Address (do not use a P.O. Box):

Number and Street 1: Number and Street 2:

135 EAST 57TH STREET 30TH FLOOR

City: State: Country: ZIP+4/Postal Code:

NEW YORK New York United States 10022

Rev. 10/2017

	investment advisory			al office and place of business, at which ye	ou conduct					
	you are registered. It to the SEC as an exe	st list all of your office If you are applying fo	es in the state or states to we for SEC registration, if you ar for, list the largest twenty-five	rare registered, with one or more state se which you are applying for registration or we e registered only with the SEC, or if you a we offices in terms of numbers of employed	curities vith whom re reporting					
	(2) Days of week that y	ou normally conduct	business at your <i>principal o</i>	ffice and place of business:						
	Monday - Friday Normal business how 9AM-6PM									
	(3) Telephone number a 212-355-7630									
	(4) Facsimile number at 212-355-2015	this location, if any:								
	(5) What is the total num		than your <i>principal office a</i> nost recently completed fisc	nd place of business, at which you conductal year?	t investment					
G.	Mailing address, if differe	ent from your <i>principa</i>	al office and place of busine	ss address:						
	Number and Street 1:		Number and Stree	t 2:						
	City:	State:	Country:	ZIP+4/Postal Code:						
	If this address is a priva	te residence, check t	his box:							
Н.	in Item 1.F.:	or, state your full res		from your <i>principal office and place of bus</i>	<i>iness</i> address					
	Number and Street 1:	Chahai	Number and Stree							
	City:	State:	Country:	ZIP+4/Postal Code:	Yes No					
I.	Do you have one or more to, Twitter, Facebook and		s on publicly available socia	l media platforms (including, but not limit						
	platforms on Section 1.I. have published on the we list more than one portal platforms where you do to	of Schedule D. If a velocity of Schedule D. If a velocity of a section of the control of the content of the con	website address serves as a portal without listing addres vide the addresses of websi	m's accounts on publicly available social n portal through which to access other infor ses for all of the other information. You m tes or accounts on publicly available social dual electronic mail (e-mail) addresses of platforms.	rmation you ay need to ' media					
J.	Chief Compliance Officer									
				officer. If you are an <i>exempt reporting adv</i> you have one. If not, you must complete						
	Name: PEDRO ALVIZUA		Other titles, if any: CCO							
	Telephone number: (646) 421-2747		Facsimile number, ii (212) 355-2015	any:						
	Number and Street 1: 135 EAST 57TH STREET		Number and Street 30TH FLOOR	2:						
	City: NEW YORK	State: New York	Country: United States	ZIP+4/Postal Code: 10022						

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	TEDRO.ALVIZOA@C	33.COM				
	investment company	registered under the Inve		erson other than you, a related person or a 10 that you advise for providing chief comp ification Number (if any):		
	Name:					
	IRS Employer Identif	fication Number:				
K.			son other than the Chief Com /, you may provide that infor	npliance Officer is authorized to receive inf mation here.	ⁱ ormatio	n
	Name:		Titles:			
	JORGE AGUILO		CEO			
	Telephone number: (212) 355-2281		Facsimile number, if a (212) 355-2015	any:		
	Number and Street 135 EAST 57TH STR		Number and Street 2 30TH FLOOR	:		
	City:	State:	Country:	ZIP+4/Postal Code:		
	NEW YORK	New York	United States	10022		
	Electronic mail (e-m JORGE.AGUILO@CG	nail) address, if contact pe GCOMPASS.COM	rson has one:			
					Yes	No
L.	•		records you are required to l ur <i>principal office and place</i> o	keep under Section 204 of the Advisers Act of business?	t, ⊙	0
	If "yes," complete Se	ection 1.L. of Schedule D.				
					Yes	No
M.	Are you registered w	rith a foreign financial regu	ulatory authority?		0	⊙
			oreign financial regulatory au ⁵ "yes," complete Section 1.M	thority, even if you have an affiliate that is 1. of Schedule D.	s registe	ered
					Yes	No
N.	Are you a public repo	orting company under Sec	tions 12 or 15(d) of the Secu	urities Exchange Act of 1934?	0	\odot
					Yes	No
Ο.		on or more in assets on the oproximate amount of you	ne last day of your most rece ir assets:	nt fiscal year?	0	⊙
	C \$1 billion to less	s than \$10 billion				
	$_{ m C}$ \$10 billion to le	ss than \$50 billion				
	C \$50 billion or m	nore				
				than the assets you manage on behalf of oneet for your most recent fiscal year end.	clients.	
P.	Provide your <i>Legal E</i> 254900QDNHFT26JC	<i>ntity Identifier</i> if you have YA95	one:			

A legal entity identifier is a unique number that companies use to identify each other in the financial marketplace. You may not

SECTION 1.B. Other Business Names

have a legal entity identifier.

		Offices

SECTION 1.F. Other Offices			
Complete the following information for each office, of investment advisory business. You must complete a registration, if you are registered only with the SEC, offices (in terms of numbers of <i>employees</i>).	separate Schedul	le D Section 1.F. for	each location. If you are applying for SEC
Number and Street 1: AV. ROSARIO NORTE 555 PISO 14		Number and Stree	t 2:
City: LAS CONDES SANTIAGO	State:	Country: Chile	ZIP+4/Postal Code:
If this address is a private residence, check this box	: □		
Telephone Number: (+562)23644660	Facsimile Numl (+562)242177		
If this office location is also required to be registered broker-dealer or investment adviser on the Uniform Number here:			
How many <i>employees</i> perform investment advisory 3	functions from th	is office location?	
Are other business activities conducted at this office ✓ (1) Broker-dealer (registered or unregistered) ✓ (2) Bank (including a separately identifiable depa ✓ (3) Insurance broker or agent			
☐ (4) Commodity pool operator or commodity tradir☐ (5) Registered municipal advisor	ng advisor (wheth	er registered or exe	empt from registration)
(6) Accountant or accounting firm			
\square (7) Lawyer or law firm			
Describe any other <i>investment-related</i> business acticle LOCAL CHILE (OFFSHORE FOR US) FUND MANAGER			
Complete the following information for each office, of investment advisory business. You must complete a registration, if you are registered only with the SEC, offices (in terms of numbers of <i>employees</i>).	separate Schedul	le D Section 1.F. for	each location. If you are applying for SEC
Number and Street 1: CARLOS PELLEGRINI 1023 PISO 14		Number and Stree	et 2:
City: BUENOS AIRES	State:	Country: Argentina	ZIP+4/Postal Code: C1009ABR
If this address is a private residence, check this box	: 🗆		
Telephone Number:	Facsimile Numbe	er, if any:	

(5411)48788000	(5411)4	8788023	
			authority as a branch office location for a Form BR), please provide the <i>CRD</i> Branch
How many <i>employees</i> perform inv	estment advisory functions	s from this office location	?
Are other business activities condu	ucted at this office location	? (check all that apply)	
\square (1) Broker-dealer (registered or	unregistered)		
\square (2) Bank (including a separately	y identifiable department o	r division of a bank)	
\square (3) Insurance broker or agent			
(4) Commodity pool operator of		or (whether registered or	exempt from registration)
\square (5) Registered municipal adviso			
(6) Accountant or accounting fi	rm		
(7) Lawyer or law firm			
Describe any other <i>investment-rel</i> LOCAL ARGENTINA (OFFSHORE FO		nducted from this office l	ocation:
SECTION 1.I. Website Addresse	s		
	to, Twitter, Facebook and/ icly available social media	or LinkedIn). You must coplatform.	cial media platforms where you control the omplete a separate Schedule D Section 1.I. for COMPASS.COM/NEW-YORK/
SECTION 1.L. Location of Books	and Records		
Complete the following information place of business. You must comp			nd records, other than your <i>principal office and</i> cation.
Name of entity where books and r IRON MOUNTAIN	ecords are kept:		
Number and Street 1: 811 ROUTE 33		Number and Street	2:
City: FREEHOLD	State: New Jersey	Country: United States	ZIP+4/Postal Code: 07728
If this address is a private residen	ce, check this box:		
Telephone Number: (800) 934-3453	Facsimile number,	if any:	
This is (check one):			
O one of your branch offices or a	ffiliates		
- one or your branch offices of a	mates.		

8/2019	IARD - All S	ections [User Name: gfloriocg	, OrgID: 108772]
a third-party unaffiliated record	keeper.		
C other.			
Briefly describe the books and reco			
Name of entity where books and re BLOOMBERG L.P.	cords are kept:		
Number and Street 1: 731 LEXINGTON AVE.		Number and Street 2	::
City:	State:	Country:	ZIP+4/Postal Code:
NEW YORK	New York	United States	10022
If this address is a private residence	e, check this box:		
Telephone Number: (212) 318-2000	Facsimile numl	per, if any:	
This is (check one):			
O one of your branch offices or af	filiates.		
a third-party unaffiliated record	keeper.		
C other.			
Briefly describe the books and reco TRADING DATA.	rds kept at this location	ı.	
SECTION 1.M. Registration with	Foreign Financial Reg	ulatory Authorities	

Item 2 SEC Registration/Reporting

Responses to this Item help us (and you) determine whether you are eligible to register with the SEC. Complete this Item 2.A. only if you are applying for SEC registration or submitting an *annual updating amendment* to your SEC registration. If you are filing an *umbrella registration*, the information in Item 2 should be provided for the *filing adviser* only.

umb	rena	regist	tration, the information in Item 2 should be provided for the <i>filing adviser</i> only.			
A.	you are submitting an <i>annual updating amendment</i> to your SEC registration and you are no longer eligible to register with the SEC, check Item 2.A.(13). Part 1A Instruction 2 provides information to help you determine whether you may affirmatively respond to each of these items.					
You (the adviser):						
	\checkmark	(1)	are a large advisory firm that either:			
			(a) has regulatory assets under management of \$100 million (in U.S. dollars) or more; or			
			(b) has regulatory assets under management of \$90 million (in U.S. dollars) or more at the time of filing its most recent <i>annual updating amendment</i> and is registered with the SEC;			
		(2)	are a mid-sized advisory firm that has regulatory assets under management of \$25 million (in U.S. dollars) or more but less than \$100 million (in U.S. dollars) and you are either:			
			(a) not required to be registered as an adviser with the <i>state securities authority</i> of the state where you maintain your <i>principal office and place of business</i> ; or			
			(b) not subject to examination by the <i>state securities authority</i> of the state where you maintain your <i>principal office</i> and place of business;			
			Click HERE for a list of states in which an investment adviser, if registered, would not be subject to examination by the state securities authority.			
		(3)	Reserved			
		(4)	have your principal office and place of business outside the United States;			
		(5)	are an investment adviser (or subadviser) to an investment company registered under the Investment Company Act of 1940;			
		(6)	are an investment adviser to a company which has elected to be a business development company pursuant to section 54 of the Investment Company Act of 1940 and has not withdrawn the election, and you have at least \$25 million of regulatory assets under management;			
		(7)	are a pension consultant with respect to assets of plans having an aggregate value of at least \$200,000,000 that qualifies for the exemption in rule 203A-2(a);			
		(8)	are a related adviser under rule 203A-2(b) that <i>controls</i> , is <i>controlled</i> by, or is under common <i>control</i> with, an investment adviser that is registered with the SEC, and your <i>principal office and place of business</i> is the same as the registered adviser;			
			If you check this box, complete Section 2.A.(8) of Schedule D.			
		(9)	are an adviser relying on rule 203A-2(c) because you expect to be eligible for SEC registration within 120 days;			
			If you check this box, complete Section 2.A.(9) of Schedule D.			
		(10)	are a multi-state adviser that is required to register in 15 or more states and is relying on rule 203A-2(d);			
			If you check this box, complete Section 2.A.(10) of Schedule D.			
		(11)	are an Internet adviser relying on rule 203A-2(e);			
		(12)	have received an SEC order exempting you from the prohibition against registration with the SEC;			
			If you check this box, complete Section 2.A.(12) of Schedule D.			
		(13)	are no longer eligible to remain registered with the SEC.			

State Securities Authority Notice Filings and State Reporting by Exempt Reporting Advisers

C. Under state laws, SEC-registered advisers may be required to provide to *state securities authorities* a copy of the Form ADV and any amendments they file with the SEC. These are called *notice filings*. In addition, *exempt reporting advisers* may be

required to provide state securities authorities with a copy of reports and any amendments they file with the SEC. If this is an initial application or report, check the box(es) next to the state(s) that you would like to receive notice of this and all subsequent filings or reports you submit to the SEC. If this is an amendment to direct your notice filings or reports to additional state(s), check the box(es) next to the state(s) that you would like to receive notice of this and all subsequent filings or reports

	C. If this is an amendment to yet them, uncheck the box(es) ne		tice filings or reports from going to state(s
Jurisdictions			
□ AL		□ NE	□ sc
□ AK		□ NV	□ SD
□ AZ	□ IA	□ NH	□ TN
□ AR	□ KS	□ NJ	□ TX
□ CA	□ KY	□ NM	□ UT
□ co	□ LA	□ NY	□ VT
□ ст	□ ME	□ NC	□ VI
□ DE	□ MD		□ VA
□ DC	□ MA	□ он	□ WA
□ FL	□ MI	□ ок	□ wv
□ GA	□ MN	□ OR	□ wi
□ GU	□ MS	□ PA	□ WY
□ HI	□ MO	□ PR	VV T
	□ MT	□ RI	
	year (December 31).	or report filing fee for the comil	ng year, your amendment must be filed
FION 2.A.(8) Related	d Adviser		
		m the prohibition on registration	n because you <i>control</i> , are <i>controlled</i> by, o
	I with an investment adviser th registered adviser, provide the		d your principal office and place of busines
ne of Registered Inves	tment Adviser		
Number of Registered	d Investment Adviser		
Number of Registered	l Investment Adviser		
TION 2.A.(9) Invest	ment Adviser Expecting to b	e Eligible for Commission Re	gistration within 120 Days

SECT

If you are relying on rule 203A-2(c), the exemption from the prohibition on registration available to an adviser that expects to be eligible for SEC registration within 120 days, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations. You must make both of these representations:

I am not registered or required to be registered with the SEC or a state securities authority and I have a reasonable expecta	tior
that I will be eligible to register with the SEC within 120 days after the date my registration with the SEC becomes effective.	

I undertake to withdraw from SEC registration if, on the 120th day after my registration with the SEC becomes effective,	I would
be prohibited by Section 203A(a) of the Advisers Act from registering with the SEC.	

SECTION 2.A.(10) Multi-State Adviser

If you are relying on rule 203A-2(d), the multi-state adviser exemption from the prohibition on registration, you are required to make certain representations about your eligibility for SEC registration. By checking the appropriate boxes, you will be deemed to have made the required representations.
If you are applying for registration as an investment adviser with the SEC, you must make both of these representations: I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of 15 or more states to register as an investment adviser with the <i>state securities authorities</i> in those states. I undertake to withdraw from SEC registration if I file an amendment to this registration indicating that I would be required by the laws of fewer than 15 states to register as an investment adviser with the <i>state securities authorities</i> of those states.
If you are submitting your <i>annual updating amendment</i> , you must make this representation: Within 90 days prior to the date of filing this amendment, I have reviewed the applicable state and federal laws and have concluded that I am required by the laws of at least 15 states to register as an investment adviser with the <i>state securities authorities</i> in those states.
SECTION 2.A.(12) SEC Exemptive <i>Order</i>
If you are relying upon an SEC <i>order</i> exempting you from the prohibition on registration, provide the following information:
Application Number: 803-
Date of order:

Item 3 Form of Organization

- If you are filing an *umbrella registration*, the information in Item 3 should be provided for the *filing adviser* only.

 A. How are you organized?

 Corporation

 Sole Proprietorship

 Limited Liability Partnership (LLP)

 - C Limited Partnership (LP)
 - Other (specify):

Partnership

If you are changing your response to this Item, see Part 1A Instruction 4.

- B. In what month does your fiscal year end each year? DECEMBER
- C. Under the laws of what state or country are you organized?

State Country

New York United States

If you are a partnership, provide the name of the state or country under whose laws your partnership was formed. If you are a sole proprietor, provide the name of the state or country where you reside.

If you are changing your response to this Item, see Part 1A Instruction 4.

Item 4 Successions

Yes No

A. Are you, at the time of this filing, succeeding to the business of a registered investment adviser, including, for example, a change of your structure or legal status (e.g., form of organization or state of incorporation)?

 \circ

If "yes", complete Item 4.B. and Section 4 of Schedule D.

B. Date of Succession: (MM/DD/YYYY)

If you have already reported this succession on a previous Form ADV filing, do not report the succession again. Instead, check "No." See Part 1A Instruction 4.

SECTION 4 Successions

Item 5 Information About Your Advisory Business - Employees, Clients, and Compensation

Responses to this Item help us understand your business, assist us in preparing for on-site examinations, and provide us with data we use when making regulatory policy. Part 1A Instruction 5.a. provides additional guidance to newly formed advisers for completing this Item 5.

Employees

If you are organized as a sole proprietorship, include yourself as an employee in your responses to Item 5.A. and Items 5.B.(1), (2), (3), (4), and (5). If an employee performs more than one function, you should count that employee in each of your responses to Items 5.B.(1), (2), (3), (4), and (5).

- A. Approximately how many *employees* do you have? Include full- and part-time *employees* but do not include any clerical workers.

 23
- B. (1) Approximately how many of the *employees* reported in 5.A. perform investment advisory functions (including research)?
 - (2) Approximately how many of the *employees* reported in 5.A. are registered representatives of a broker-dealer?
 - (3) Approximately how many of the employees reported in 5.A. are registered with one or more state securities authorities as investment adviser representatives?
 0
 - (4) Approximately how many of the *employees* reported in 5.A. are registered with one or more *state securities authorities* as *investment adviser representatives* for an investment adviser other than you?
 - (5) Approximately how many of the *employees* reported in 5.A. are licensed agents of an insurance company or agency?
 - (6) Approximately how many firms or other *persons* solicit advisory *clients* on your behalf?
 1

In your response to Item 5.B.(6), do not count any of your employees and count a firm only once – do not count each of the firm's employees that solicit on your behalf.

Clients

In your responses to Items 5.C. and 5.D. do not include as "clients" the investors in a private fund you advise, unless you have a separate advisory relationship with those investors.

- C. (1) To approximately how many *clients* for whom you do not have regulatory assets under management did you provide investment advisory services during your most recently completed fiscal year?
 - (2) Approximately what percentage of your *clients* are non-*United States persons*? 90%
- D. For purposes of this Item 5.D., the category "individuals" includes trusts, estates, and 401(k) plans and IRAs of individuals and their family members, but does not include businesses organized as sole proprietorships.

 The category "business development companies" consists of companies that have made an election pursuant to section 54 of the Investment Company Act of 1940. Unless you provide advisory services pursuant to an investment advisory contract to an

investment company registered under the Investment Company Act of 1940, do not answer (d)(1) or (d)(3) below.

Indicate the approximate number of your *clients* and amount of your total regulatory assets under management (reported in Item 5.F. below) attributable to each of the following type of *client*. If you have fewer than 5 *clients* in a particular category (other than (d), (e), and (f)) you may check Item 5.D.(2) rather than respond to Item 5.D.(1).

The aggregate amount of regulatory assets under management reported in Item 5.D.(3) should equal the total amount of regulatory assets under management reported in Item 5.F.(2)(c) below.

If a client fits into more than one category, select one category that most accurately represents the client to avoid double counting clients and assets. If you advise a registered investment company, business development company, or pooled investment vehicle, report those assets in categories (d), (e), and (f) as applicable.

Type of <i>Client</i>	(1) Number of Client(s)	(2) Fewer than 5 <i>Clients</i>	(3) Amount of Regulatory Assets under Management
(a) Individuals (other than high net worth individuals)			\$
(b) High net worth individuals		▽	\$ 3,149,408
(c) Banking or thrift institutions			\$
(d) Investment companies			\$
(e) Business development companies			\$
(f) Pooled investment vehicles (other than investment companies and business development companies)	5		\$ 2,786,231,456
(g) Pension and profit sharing plans (but not the plan participants or government pension plans)			\$
(h) Charitable organizations			\$
(i) State or municipal <i>government entities</i> (including government pension plans)			\$
(j) Other investment advisers		~	\$ 18,865,352
(k) Insurance companies			\$
(I) Sovereign wealth funds and foreign official institutions		V	\$ 73,234,641
(m) Corporations or other businesses not listed above			\$
(n) Other: ENDOWMENT		V	\$ 11,214,737

Com	pensation	Arrange	ements

Con	npen	satior	n Arrangements
E.	You V	(1) (2) (3) (4) (5) (6) (7)	mpensated for your investment advisory services by (check all that apply): A percentage of assets under your management Hourly charges Subscription fees (for a newsletter or periodical) Fixed fees (other than subscription fees) Commissions Performance-based fees Other (specify):

Item 5 Information About Your Advisory Business - Regulatory Assets Under Management

Regulatory Assets Under Management

Yes No

- (1) Do you provide continuous and regular supervisory or management services to securities portfolios?
- (2) If yes, what is the amount of your regulatory assets under management and total number of accounts?

U.S. Dollar Amount

Total Number of Accounts

Discretionary: (a) \$ 2,892,695,594 (d) 18 Non-Discretionary: (b) \$ 0 (e) 0 Total:

(c) \$ 2,892,695,594 (f) 18

Part 1A Instruction 5.b. explains how to calculate your regulatory assets under management. You must follow these instructions carefully when completing this Item.

(3) What is the approximate amount of your total regulatory assets under management (reported in Item 5.F.(2)(c) above) attributable to clients who are non-United States persons?

\$ 2,862,615,504

Item	5 Ir	nform	ation About Your Advisory Business - Advisory Activities
Adv	isory	/ Activ	vities
G.	Wha	at type	e(s) of advisory services do you provide? Check all that apply.
		(1) (2) (3) (4)	Financial planning services Portfolio management for individuals and/or small businesses Portfolio management for investment companies (as well as "business development companies" that have made an election pursuant to section 54 of the Investment Company Act of 1940) Portfolio management for pooled investment vehicles (other than investment companies)
		(5) (6)	Portfolio management for businesses (other than small businesses) or institutional <i>clients</i> (other than registered investment companies and other pooled investment vehicles) Pension consulting services
		(7) (8)	Selection of other advisers (including <i>private fund</i> managers) Publication of periodicals or newsletters
		(11)	Security ratings or pricing services Market timing services Educational seminars/workshops
		(12)	Other(specify):
	com the	pany i	eck Item 5.G.(3) unless you provide advisory services pursuant to an investment advisory contract to an investment registered under the Investment Company Act of 1940, including as a subadviser. If you check Item 5.G.(3), report r 814 number of the investment company or investment companies to which you provide advice in Section 5.G.(3) of D.
Н.	If yo	ou pro	vide financial planning services, to how many <i>clients</i> did you provide these services during your last fiscal year?
	0	1 - 1	0
	Ö	11 -	25
	Ö	26 -	50
	O	51 -	100
	Ö	101 -	- 250
	Ö	251 -	- 500
	Ö	More	than 500
			ore than 500, how many? nd to the nearest 500)
			sponses to this Item 5.H., do not include as "clients" the investors in a private fund you advise, unless you have a advisory relationship with those investors.
			Yes No
I.	(1)	Do you	u participate in a wrap fee program?
	. ,	If you ng as:	participate in a wrap fee program, what is the amount of your regulatory assets under management attributable to
		\$	nsor to a wrap fee program
	(1	b) por \$	tfolio manager for a wrap fee program?
	(nsor to and portfolio manager for the same wrap fee program?
	If yo	ou rep	ort an amount in Item 5.I.(2)(c), do not report that amount in Item 5.I.(2)(a) or Item 5.I.(2)(b).
			a portfolio manager for a wrap fee program, list the names of the programs, their sponsors and related information in $I.(2)$ of Schedule $D.$

If your involvement in a wrap fee program is limited to recommending wrap fee programs to your clients, or you advise a mutual fund that is offered through a wrap fee program, do not check Item 5.I.(1) or enter any amounts in response to Item 5.1.(2).Yes No J. (1) In response to Item 4.B. of Part 2A of Form ADV, do you indicate that you provide investment advice only with \odot respect to limited types of investments? (2) Do you report client assets in Item 4.E. of Part 2A that are computed using a different method than the method \odot used to compute your regulatory assets under management? Separately Managed Account Clients Yes No (1) Do you have regulatory assets under management attributable to *clients* other than those listed in Item 5.D.(3) \circ (d)-(f) (separately managed account *clients*)? If yes, complete Section 5.K.(1) of Schedule D. (2) Do you engage in borrowing transactions on behalf of any of the separately managed account clients that you \odot advise? If yes, complete Section 5.K.(2) of Schedule D. (3) Do you engage in derivative transactions on behalf of any of the separately managed account clients that you \odot advise? If yes, complete Section 5.K.(2) of Schedule D. (4) After subtracting the amounts in Item 5.D.(3)(d)-(f) above from your total regulatory assets under management, \circ

SECTION 5.G.(3) Advisers to Registered Investment Companies and Business Development Companies

If yes, complete Section 5.K.(3) of Schedule D for each custodian.

does any custodian hold ten percent or more of this remaining amount of regulatory assets under management?

No Information Filed

SECTION 5.I.(2) Wrap Fee Programs

No Information Filed

SECTION 5.K.(1) Separately Managed Accounts

After subtracting the amounts reported in Item 5.D.(3)(d)-(f) from your total regulatory assets under management, indicate the approximate percentage of this remaining amount attributable to each of the following categories of assets. If the remaining amount is at least \$10 billion in regulatory assets under management, complete Question (a). If the remaining amount is less than \$10 billion in regulatory assets under management, complete Question (b).

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise.

End of year refers to the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. Mid-year is the date six months before the end of year date. Each column should add up to 100% and numbers should be rounded to the nearest percent.

Investments in derivatives, registered investment companies, business development companies, and pooled investment vehicles

should be reported in those categories. Do not report those investments based on related or underlying portfolio assets. Cash equivalents include bank deposits, certificates of deposit, bankers' acceptances and similar bank instruments.

Some assets could be classified into more than one category or require discretion about which category applies. You may use your own internal methodologies and the conventions of your service providers in determining how to categorize assets, so long as the methodologies or conventions are consistently applied and consistent with information you report internally and to current and prospective clients. However, you should not double count assets, and your responses must be consistent with any instructions or other guidance relating to this Section.

Asse	et Type	Mid-year	End of year
(i)	Exchange-Traded Equity Securities	%	%
(ii)	Non Exchange-Traded Equity Securities	%	%
(iii)	U.S. Government/Agency Bonds	%	%
(iv)	U.S. State and Local Bonds	%	%
(v)	Sovereign Bonds	%	%
(vi)	Investment Grade Corporate Bonds	%	%
(vii)	Non-Investment Grade Corporate Bonds	%	%
(viii)	Derivatives	%	%
(ix)	Securities Issued by Registered Investment Companies or Business Development Companies	%	%
(x)	Securities Issued by Pooled Investment Vehicles (other than Registered Investment Companies or Business Development Companies)	%	%
(xi)	Cash and Cash Equivalents	%	%
(xii)	Other	%	%

Generally describe any assets included in "Other"

Asse	et Type	End of year
(i)	Exchange-Traded Equity Securities	80 %
(ii)	Non Exchange-Traded Equity Securities	0 %
(iii)	U.S. Government/Agency Bonds	0 %
(iv)	U.S. State and Local Bonds	0 %
(v)	Sovereign Bonds	1 %
(vi)	Investment Grade Corporate Bonds	7 %
(vii)	Non-Investment Grade Corporate Bonds	11 %
(viii)	Derivatives	0 %
(ix)	Securities Issued by Registered Investment Companies or Business Development Companies	0 %
(x)	Securities Issued by Pooled Investment Vehicles (other than Registered Investment Companies or Business Development Companies)	0 %
(xi)	Cash and Cash Equivalents	1 %
(xii)	Other	0 %

Generally describe any assets included in "Other"

SECTION 5.K.(2) Separately Managed Accounts - Use of Borrowingsand Derivatives

☑ No information is required to be reported in this Section 5.K.(2) per the instructions of this Section 5.K.(2)

If your regulatory assets under management attributable to separately managed accounts are at least \$10 billion, you should complete Question (a). If your regulatory assets under management attributable to separately managed accounts are at least \$500 million but less than \$10 billion, you should complete Question (b).

(a) In the table below, provide the following information regarding the separately managed accounts you advise. If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise. End of year refers to the date used to calculate your regulatory assets under management for purposes of your annual updating amendment. Mid-year is the date six months before the end of year date.

In column 1, indicate the regulatory assets under management attributable to separately managed accounts associated with each level of gross notional exposure. For purposes of this table, the gross notional exposure of an account is the percentage obtained by dividing (i) the sum of (a) the dollar amount of any *borrowings* and (b) the *gross notional value* of all derivatives, by (ii) the regulatory assets under management of the account.

In column 2, provide the dollar amount of borrowings for the accounts included in column 1.

In column 3, provide aggregate *gross notional value* of derivatives divided by the aggregate regulatory assets under management of the accounts included in column 1 with respect to each category of derivatives specified in 3(a) through (f).

You may, but are not required to, complete the table with respect to any separately managed account with regulatory assets under management of less than \$10,000,000.

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

(i) Mid-Year

Gross Notional Exposure	(1) Regulatory Assets Under Management	(2) Borrowings			(3) Deriva	itive Exposu	ıres	
			(a) Interest Rate Derivative	(b) Foreign Exchange Derivative		(d) Equity Derivative	(e) Commodity Derivative	(f) Other Derivative
Less than 10%	\$	\$	%	%	%	%	%	%
10-149%	\$	\$	%	%	%	%	%	%
150% or more	\$	\$	%	%	%	%	%	%

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

(ii) End of Year

Gross Notional Exposure	(1) Regulatory Assets Under Management	(2) Borrowings			(3) Deriva	tive Exposu	ıres	
			(a) Interest Rate Derivative	(b) Foreign Exchange Derivative			(e) Commodity Derivative	(f) Other Derivative
Less than 10%	\$	\$	%	%	%	%	%	%
10-149%	\$	\$	%	%	%	%	%	%
150% or more	\$	\$	%	%	%	%	%	%

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

(b) In the table below, provide the following information regarding the separately managed accounts you advise as of the date used to calculate your regulatory assets under management for purposes of your *annual updating amendment*. If you are a subadviser to a separately managed account, you should only provide information with respect to the portion of the account that you subadvise.

In column 1, indicate the regulatory assets under management attributable to separately managed accounts associated with each level of gross notional exposure. For purposes of this table, the gross notional exposure of an account is the percentage obtained by dividing (i) the sum of (a) the dollar amount of any *borrowings* and (b) the *gross notional value* of all derivatives, by (ii) the regulatory assets under management of the account.

In column 2, provide the dollar amount of borrowings for the accounts included in column 1.

You may, but are not required to, complete the table with respect to any separately managed accounts with regulatory assets under management of less than \$10,000,000.

Any regulatory assets under management reported in Item 5.D.(3)(d), (e), and (f) should not be reported below.

Gross Notional Exposure	(1) Regulatory Assets Under Management	(2) Borrowings
Less than 10%	\$	\$
10-149%	\$	\$
150% or more	\$	\$

Optional: Use the space below to provide a narrative description of the strategies and/or manner in which *borrowings* and derivatives are used in the management of the separately managed accounts that you advise.

SECTION 5.K.(3) Custodians for Separately Managed Accounts

Complete a separate Schedule D Section 5.K.(3) for each custodian that holds ten percent or more of your aggre	gate separately
managed account regulatory assets under management.	

(a)	Legal	name	of	custodian	:
-----	-------	------	----	-----------	---

PERSHING LLC

(b) Primary business name of custodian:

PERSHING LLC

(c) The location(s) of the custodian's office(s) responsible for $\it custody$ of the assets :

City:	State:	Country:
JERSEY CITY	New Jersey	United States

Yes No

- (d) Is the custodian a related person of your firm?
- (e) If the custodian is a broker-dealer, provide its SEC registration number (if any)

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- (f) If the custodian is not a broker-dealer, or is a broker-dealer but does not have an SEC registration number, provide its *legal* entity identifier (if any)
- (g) What amount of your regulatory assets under management attributable to separately managed accounts is held at the custodian?
 - \$ 18,865,352
- (a) Legal name of custodian:

(b)	BROWN BROTHERS HARRIMAN & CO. Primary business name of custodian:		,			
	BROWN BROTHERS HARRIMAN & CO.					
(c)	The location(s) of the custodian's office(s)	responsible for <i>custody</i> of the	ne assets :			
	City: JERSEY CITY	State: New Jersey	Country: United States			
			Yes No			
(d)	Is the custodian a <i>related person</i> of your fi	rm?	○ ●			
(e)	If the custodian is a broker-dealer, provide -	its SEC registration number	(if any)			
(f)	entity identifier (if any)	s a broker-dealer but does r	ot have an SEC registration number, provide its legal			
(g)	5493006KMX1VFTPYPW14 What amount of your regulatory assets unccustodian?	der management attributabl	e to separately managed accounts is held at the			
	\$ 73,234,641					
(a)	Legal name of custodian:					
	NORTHERN TRUST COMPANY					
(b)	Primary business name of custodian:					
	NORTHERN TRUST					
(c)	The location(s) of the custodian's office(s)	responsible for <i>custody</i> of the	ne assets :			
	,	State: Illinois	Country: United States			
			Yes No			
(d)	Is the custodian a <i>related person</i> of your fi	rm?	0.0			
(e)	e) If the custodian is a broker-dealer, provide its SEC registration number (if any)					
(f)	If the custodian is not a broker-dealer, or is a broker-dealer but does not have an SEC registration number, provide its <i>legal</i> entity identifier (if any)					
(g)	What amount of your regulatory assets unccustodian?	der management attributabl	e to separately managed accounts is held at the			
	\$ 11,214,737					

Iter	n 6 O	ther Business Activities		
In t	his Ite	em, we request information about your firm's other business activities.		
A.	If you	are actively engaged in business as a (check all that apply): (1) broker-dealer (registered or unregistered) (2) registered representative of a broker-dealer (3) commodity pool operator or commodity trading advisor (whether registered or exempt from registration) (4) futures commission merchant (5) real estate broker, dealer, or agent (6) insurance broker or agent (7) bank (including a separately identifiable department or division of a bank) (8) trust company (9) registered municipal advisor (10) registered security-based swap dealer (11) major security-based swap participant (12) accountant or accounting firm (13) lawyer or law firm (14) other financial product salesperson (specify):	te	
			Yes	No
В.	(1)	Are you actively engaged in any other business not listed in Item 6.A. (other than giving investment advice)?	\circ	\odot
	(2)	If yes, is this other business your primary business?	\circ	\circ
		If "yes," describe this other business on Section 6.B.(2) of Schedule D, and if you engage in this business under a different name, provide that name.		
			Yes	No
	(3)	Do you sell products or provide services other than investment advice to your advisory <i>clients</i> ?	\circ	⊙
		If "yes," describe this other business on Section 6.B.(3) of Schedule D, and if you engage in this business under a different name, provide that name.		
SEC	TION	6.A. Names of Your Other Businesses		
		No Information Filed		
SEC	TION	6.B.(2) Description of Primary Business		
Des	scribe	your primary business (not your investment advisory business):		
If y	ou en	gage in that business under a different name, provide that name:		
SEC	TION	6.B.(3) Description of Other Products and Services		
	cribe	other products or services you sell to your <i>client</i> . You may omit products and services that you listed in Section 6.B.	(2)	
If y	ou en	gage in that business under a different name, provide that name:		

Item 7 Financial Industry Affiliations

In this Item, we request information about your financial industry affiliations and activities. This information identifies areas in which conflicts of interest may occur between you and your *clients*.

A. This part of Item 7 requires you to provide information about you and your *related persons*, including foreign affiliates. Your *related persons* are all of your *advisory affiliates* and any *person* that is under common *control* with you.

You have a related person that is a (check all that apply):

V	(1)	broker-dealer, municipal securities dealer, or government securities broker or dealer (registered or unregistered)
V	(2)	other investment adviser (including financial planners)
	(3)	registered municipal advisor
	(4)	registered security-based swap dealer
	(5)	major security-based swap participant
	(6)	commodity pool operator or commodity trading advisor (whether registered or exempt from registration)
_		

(7) futures commission merchant

(8) banking or thrift institution

(9) trust company

(10) accountant or accounting firm

(11) lawyer or law firm

(12) insurance company or agency

(13) pension consultant

(14) real estate broker or dealer

 \square (15) sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles

 $oldsymbol{arphi}$ (16) sponsor, general partner, managing member (or equivalent) of pooled investment vehicles

Note that Item 7.A. should not be used to disclose that some of your employees perform investment advisory functions or are registered representatives of a broker-dealer. The number of your firm's employees who perform investment advisory functions should be disclosed under Item 5.B.(1). The number of your firm's employees who are registered representatives of a broker-dealer should be disclosed under Item 5.B.(2).

Note that if you are filing an umbrella registration, you should not check Item 7.A.(2) with respect to your relying advisers, and you do not have to complete Section 7.A. in Schedule D for your relying advisers. You should complete a Schedule R for each relying adviser.

For each related person, including foreign affiliates that may not be registered or required to be registered in the United States, complete Section 7.A. of Schedule D.

You do not need to complete Section 7.A. of Schedule D for any related person if: (1) you have no business dealings with the related person in connection with advisory services you provide to your clients; (2) you do not conduct shared operations with the related person; (3) you do not refer clients or business to the related person, and the related person does not refer prospective clients or business to you; (4) you do not share supervised persons or premises with the related person; and (5) you have no reason to believe that your relationship with the related person otherwise creates a conflict of interest with your clients.

You must complete Section 7.A. of Schedule D for each related person acting as qualified custodian in connection with advisory services you provide to your clients (other than any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)), regardless of whether you have determined the related person to be operationally independent under rule 206(4)-2 of the Advisers Act.

SECTION 7.A. Financial Industry Affiliations

Complete a separate Schedule D Section 7.A. for each related person listed in Item 7.A.

Legal Name of Related Person:
 COMPASS CAPITAL MANAGEMENT LLC

Primary Business Name of Related Person: COMPASS CAPITAL MANAGEMENT LLC

3. Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)

٥r

	Other				
	0-1-	to d. Domonala			
4.		ted Person's			
	(a)	CRD Number (if any):			
	(b)	CIK Number(s) (if any):			
	(5)	No Information Filed			
5.	Rela	ted Person is: (check all that apply)			
	(a)	\square broker-dealer, municipal securities dealer, or government securities broker or dealer			
	(b)	other investment adviser (including financial planners)			
	(c)	registered municipal advisor			
	(d)	registered security-based swap dealer			
		major security-based swap participant			
		commodity pool operator or commodity trading advisor (whether registered or exempt from registration)			
	(g)	futures commission merchant			
	(h)				
	(i)	trust company			
	(j)	accountant or accounting firm			
	(k)	□ lawyer or law firm □ insurance company or agency			
	(l) (m)				
		real estate broker or dealer			
		sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles			
	(p)				
	(1-)		Yes	No	
6.	Do y	you control or are you controlled by the related person?	0	•	
			~	~	
7.	Are	you and the related person under common control?	•	0	
8.	(a)	Does the related person act as a qualified custodian for your clients in connection with advisory services you	0	•	
		provide to <i>clients</i> ?			
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8.(a) above, have you	\circ	0	
		overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-2(d)(5)) from the related person and thus are not required to obtain a surprise examination for your <i>clients'</i> funds or securities that			
		are maintained at the related person?			
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person's</i> office responsible f	or		
	(0)	custody of your clients' assets:	0.		
		Number and Street 1: Number and Street 2:			
		City: State: Country: ZIP+4/Postal Code:			
		If this address is a private residence, check this box: \square			
			Yes	No	
9.	(a)	If the related person is an investment adviser, is it exempt from registration?	⊙	0	
	(b)	If the answer is yes, under what exemption?			
		REGULATORY AUM BELOW \$25MILLION.			
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	\circ	⊙	
	(b)	If the answer is yes, list the name and country, in English of each <i>foreign financial regulatory authority</i> with which t	:he		
		related person is registered. No Information Filed			
11	Do.			_	
11.	טט)	you and the related person share any supervised persons?	⊙	0	
12	Do.	you and the related percen chare the came physical location?			
12.	טט)	you and the <i>related person</i> share the same physical location?	⊚	0	

1.	Legal Name of <i>Related Person</i> : CG COMPASS (USA) LLC					
2.	2. Primary Business Name of <i>Related Person</i> : CG COMPASS (USA) LLC					
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-) 8 - 66263 or Other					
4.	Related Person's					
	(a) <i>CRD</i> Number (if any): 129837					
	(b) CIK Number(s) (if any):					
	No Information Filed					
5.	Related Person is: (check all that apply) (a)	Man				
6.	Do you control or are you controlled by the related person?	Yes	s No ⊙			
7.	Are you and the related person under common control?	•	0			
8.	(a) Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	•			
	(b) If you are registering or registered with the SEC and you have answered "yes," to question 8.(a) above, have yo overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-2(d)(5)) from the related person and thus are not required to obtain a surprise examination for your clients' funds or securities that are maintained at the related person?	e ~	0			
	(c) If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person's</i> office responsible custody of your clients' assets:Number and Street 1:Number and Street 2:	e for				
	City: State: Country: ZIP+4/Postal Code:					
	If this address is a private residence, check this box: \square	Yes	s No			
9.	(a) If the related person is an investment adviser, is it exempt from registration?	0	O			
	(b) If the answer is yes, under what exemption?					

10.	(a) Is the related person registered with a foreign financial regulatory authority?	0	1	⊙
	(b) If the answer is yes, list the name and country, in English of each foreign financial regulatory authority with which the related person is registered.			
	No Information Filed			
11.	Do you and the related person share any supervised persons?	•	(0
12.	Do you and the <i>related person</i> share the same physical location?	•	(0
				=
1.	Legal Name of <i>Related Person</i> :			
	COMPASS GROUP CHILE S.A. ADMINISTRADORA GENERAL DE FONDOS			
2.	Primary Business Name of Related Person:			
	COMPASS GROUP CHILE S.A. ADMINISTRADORA GENERAL DE FONDOS			
3.	Related Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)			
	or			
	Other			
4.	Related Person's			
	(a) CRD Number (if any):			
	(b) CIK Number(s) (if any):			
	No Information Filed			
5.	Related Person is: (check all that apply)			
	(a) Droker-dealer, municipal securities dealer, or government securities broker or dealer			
	(b) vother investment adviser (including financial planners)			
	(c) registered municipal advisor			
	(d) registered security-based swap dealer			
	(e) Lamajor security-based swap participant			
	(f) commodity pool operator or commodity trading advisor (whether registered or exempt from registration)			
	(g) futures commission merchant			
	(h) banking or thrift institution			
	(i) trust company			
	(j) accountant or accounting firm			
	(k)			
	(I) insurance company or agency			
	(m) pension consultant			
	(n) real estate broker or dealer			
	(o) sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles			
	(p) sponsor, general partner, managing member (or equivalent) of pooled investment vehicles	Va	- •	
_	Do you control or are you controlled by the related percent	Yes		_
6.	Do you control or are you controlled by the related person?	0	(⊙
7.	Are you and the related person under common control?	•	4	0
8.	(a) Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	1	•
	(b) If you are registering or registered with the SEC and you have answered "yes," to question 8.(a) above, have y	ou o	4	0
	overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-2(d)(5)) from t related person and thus are not required to obtain a surprise examination for your clients' funds or securities the are maintained at the related person?	he	•	J

(c) If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person's</i> office responsible for				
		custody of your clients' assets: Number and Street 1: Number and Street 2:		
		City: State: Country: ZIP+4/Postal Code:		
		If this address is a private residence, check this box:		
			Yes	No
9.	(a)	If the related person is an investment adviser, is it exempt from registration?	\odot	0
	(b)	If the answer is yes, under what exemption?		
		FOREIGN PRIVATE ADVISORS EXEMPTION		
10	(a)	Is the related person registered with a foreign financial regulatory authority ?	_	
10.		If the answer is yes, list the name and country, in English of each foreign financial regulatory authority with which t	bo	О
	(b)	related person is registered.	iie	
		Name of Country/English Name of Foreign Financial Regulatory Authority		
		Other - SECURITIES AND INSURANCE COMMISSION ("SUPERINTENDENCIA DE VALORES Y SEGUROS")		
11.	Do y	you and the related person share any supervised persons?	_	_
	,	,	О	•
12.	Do v	you and the related person share the same physical location?	_	~
	,	,	О	•
1.	Lega	al Name of <i>Related Person</i> :		
	COM	MPASS GROUP INVESTMENTS ADVISORS LTD		
2.		nary Business Name of <i>Related Person</i> : MPASS GROUP INVESTMENTS ADVISORS LTD		
	COM	MPASS GROUP INVESTMENTS ADVISORS LID		
3.	Rela	ated Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)		
	-	(a,) (a.g., aa. , a)		
	or			
	Othe	er		
4.		nted Person's		
	(a)	CRD Number (if any):		
	(b)	CIK Number(s) (if any):		
	(5)	No Information Filed		
				I
5.	Rela	ated Person is: (check all that apply)		
	(a)	\square broker-dealer, municipal securities dealer, or government securities broker or dealer		
	(b)	other investment adviser (including financial planners)		
	(c)	registered municipal advisor		
	(d)	registered security-based swap dealer		
	(e)			
	(f)	commodity pool operator or commodity trading advisor (whether registered or exempt from registration)		
	(g) (h)	futures commission merchant banking or thrift institution		
	(n) (i)	□ banking or thrift institution □ trust company		
	(i) (j)	accountant or accounting firm		
	(J) (k)	lawyer or law firm		
	(N) (I)	insurance company or agency		
	(n)			
	(n)	real estate broker or dealer		
	(0)	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	□ sponsor, general partner, managing member (or equivalent) of pooled investment vehicles		

			Yes	No		
6.	Do y	ou control or are you controlled by the related person?	0	•		
7.	Are	you and the related person under common control?	•	0		
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	•		
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8.(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-2(d)(5)) from the related person and thus are not required to obtain a surprise examination for your clients' funds or securities that are maintained at the related person?	0	О		
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person's</i> office responsible f <i>custody</i> of your <i>clients'</i> assets:	or			
		Number and Street 1: Number and Street 2:				
		City: State: Country: ZIP+4/Postal Code:				
		If this address is a private residence, check this box: \square				
			Yes	No		
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	\odot	0		
	(b)	If the answer is yes, under what exemption? FOREIGN PRIVATE ADVISORS EXEMPTION				
10	(a)	Is the related person registered with a foreign financial regulatory authority ?	_			
10.			္၀	•		
	(b)	If the answer is yes, list the name and country, in English of each <i>foreign financial regulatory authority</i> with which t <i>related person</i> is registered.	ne			
		No Information Filed				
11	Dov					
11.	ро у	ou and the <i>related person</i> share any <i>supervised persons</i> ?	0	⊙		
12.	Do y	ou and the <i>related person</i> share the same physical location?	0	•		
1.		l Name of <i>Related Person</i> : PASS GROUP GLOBAL ADVISORS S.A.				
2.		ary Business Name of <i>Related Person</i> : PASS GROUP GLOBAL ADVISORS S.A.				
3.	Rela -	ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)				
	or Othe	ır				
	D - 1	had Davisania				
4.		CRD Number (if any)				
	(a)	CRD Number (if any):				
	(b)	CIK Number(s) (if any):				
	(0)	No Information Filed				
		No Information rica		I I		
5.	Rela	ted Person is: (check all that apply)				
J.	(a)					
	(a) (b)					
	(c)					
	(d) registered security-based swap dealer					
	(e)	major security-based swap participant commodity pool operator or commodity trading advisor (whether registered or exempt from registration)				
	(f)	commodity pool operator or commodity trading advisor (whether registered or exempt from registration)				

	(g)	futures commission merchant			
	(h)	□ banking or thrift institution			
	(i)	☐ trust company			
	(j)	accountant or accounting firm			
	(k)	☐ lawyer or law firm			
	(I)	insurance company or agency			
	(m)	pension consultant			
	(n)	real estate broker or dealer			
	(o)	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles			
	(p)	\square sponsor, general partner, managing member (or equivalent) of pooled investment vehicles			
			Yes	No	
6.	Do y	ou control or are you controlled by the related person?	0	•	
			_		
7.	Are	you and the related person under common control?	•	0	
			•	0	
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	•	
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8.(a) above, have you	0	0	
		overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-2(d)(5)) from the	_	_	
		related person and thus are not required to obtain a surprise examination for your clients' funds or securities that			
		are maintained at the related person?			
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person's</i> office responsible f <i>custody</i> of your <i>clients'</i> assets:	or		
		Number and Street 1: Number and Street 2:			
		City: State: Country: ZIP+4/Postal Code:			
		If this address is a private residence, check this box: \Box			
			Yes	No	
9.	(a)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	⊙	О	
	(b)	If the answer is yes, under what exemption?			
		FOREIGN PRIVATE ADVISORS EXEMPTION			
10.	(a)	Is the related person registered with a foreign financial regulatory authority?	6	0	
	(b)	If the answer is yes, list the name and country, in English of each foreign financial regulatory authority with which t	the	~	
	(-)	related person is registered.			
		Name of Country/English Name of Foreign Financial Regulatory Authority			
		Uruguay - Central Bank of Uruguay			
11.	Do v	you and the related person share any supervised persons?	_	_	
	_,	and the related person shall any super rised persone.	0	⊚	
12.	Do y	you and the related person share the same physical location?	0	•	
1.	Lega	al Name of Related Person:			
	INVE	ESTIS ASSET MANAGEMENT S.A.S.G.F.C.I.			
2.	Prim	nary Business Name of Related Person:			
	INVESTIS ASSET MANAGEMENT S.A.S.G.F.C.I.				
3.	Rela	ted Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)			
	-				
	or				
	Othe				
	_				
4.		ted Person's			
	(a)	CRD Number (if any):			

	(b)	CIK Number(s) (if any): No Information Filed		
5.	Rela	ted Person is: (check all that apply)		
	(a)	\square broker-dealer, municipal securities dealer, or government securities broker or dealer		
	(b)	other investment adviser (including financial planners)		
	(c)	registered municipal advisor		
	(d)	registered security-based swap dealer		
	(e)	major security-based swap participant		
	(f)	commodity pool operator or commodity trading advisor (whether registered or exempt from registration)		
	(g)	futures commission merchant		
	(h)	banking or thrift institution		
	(i)	☐ trust company		
	(j)	accountant or accounting firm		
	(k)	☐ lawyer or law firm		
	(I)	insurance company or agency		
	(m)	pension consultant		
	(n)	real estate broker or dealer		
	(o)	sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles		
	(p)	\square sponsor, general partner, managing member (or equivalent) of pooled investment vehicles		
			Yes	No
6.	Do y	rou control or are you controlled by the related person?	0	\odot
7.	Are	you and the related person under common control?	•	0
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you	_	_
	` ,	provide to <i>clients</i> ?	0	•
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8.(a) above, have you overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-2(d)(5)) from the <i>related person</i> and thus are not required to obtain a surprise examination for your <i>clients'</i> funds or securities that are maintained at the <i>related person</i> ?	0	0
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person's</i> office responsible for	or	
	(0)	custody of your clients' assets:	01	
		Number and Street 1: Number and Street 2:		
		City: State: Country: ZIP+4/Postal Code:		
		If this address is a private residence, check this box: \square	Vaa	No
9.	(2)	If the <i>related person</i> is an investment adviser, is it exempt from registration?	_	NO
9.	(a)		⊙	О
	(b)	If the answer is yes, under what exemption? FOREIGN PRIVATE ADVISORS EXEMPTION		
10.	(a)	Is the related person registered with a foreign financial regulatory authority ?	_	_
10.			bo	О
	(b)	If the answer is yes, list the name and country, in English of each <i>foreign financial regulatory authority</i> with which the related person is registered.	ne .	
		Name of Country/English Name of Foreign Financial Regulatory Authority		
		Argentina - National Commission of Securities		
11.	Do y	you and the related person share any supervised persons?	0	⊙
12.	Do y	you and the <i>related person</i> share the same physical location?	0	⊙
1.	Lega	al Name of <i>Related Person</i> :		
	COM	IPASS GROUP CHILE INVERSIONES II LTDA Y CIA. EN COMANDITA POR ACCIONES		

2.	2. Primary Business Name of <i>Related Person</i> : COMPASS GROUP CHILE INVERSIONES II LTDA Y CIA. EN COMANDITA POR ACCIONES					
3.	Rela -	ated Person's SEC File Number (if any) (e.g., 801-, 8-, 866-, 802-)				
	or Othe	er				
4.	Rela	ated Person's				
	(a)	CRD Number (if any):				
	/L-X	CIV Number (2) (% cm.)				
	(b)	CIK Number(s) (if any): No Information Filed				
5.	(a) (b) (c) (d) (e) (f) (g) (h) (i) (j) (k)	other investment adviser (including financial planners) registered municipal advisor registered security-based swap dealer major security-based swap participant commodity pool operator or commodity trading advisor (whether registered or exempt from registration) futures commission merchant banking or thrift institution trust company accountant or accounting firm lawyer or law firm				
6.	(o) (p)	insurance company or agency pension consultant real estate broker or dealer sponsor or syndicator of limited partnerships (or equivalent), excluding pooled investment vehicles sponsor, general partner, managing member (or equivalent) of pooled investment vehicles you control or are you controlled by the related person?	Yes O	No ⊙		
7.	Are	you and the <i>related person</i> under common <i>control</i> ?	•	0		
8.	(a)	Does the <i>related person</i> act as a qualified custodian for your <i>clients</i> in connection with advisory services you provide to <i>clients</i> ?	0	•		
	(b)	If you are registering or registered with the SEC and you have answered "yes," to question 8.(a) above, have yo overcome the presumption that you are not operationally independent (pursuant to rule 206(4)-2(d)(5)) from the related person and thus are not required to obtain a surprise examination for your clients' funds or securities that are maintained at the related person?	e Č	0		
	(c)	If you have answered "yes" to question 8.(a) above, provide the location of the <i>related person's</i> office responsible <i>custody</i> of your <i>clients'</i> assets:	e for			
		Number and Street 1: Number and Street 2:				
		City: State: Country: ZIP+4/Postal Code: If this address is a private residence, check this box:				
			Yes	No		
9.	(a)	If the related person is an investment adviser, is it exempt from registration?	•	0		
	(b)	If the answer is yes, under what exemption? FOREIGN PRIVATE ADVISORS EXEMPTION	_	_		
10.	(a)	Is the related person registered with a foreign financial regulatory authority ?	0	•		
	(b)	If the answer is yes, list the name and country, in English of each <i>foreign financial regulatory authority</i> with whic <i>related person</i> is registered.	h the	v		

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11. Do you and the *related person* share any *supervised persons*?

12. Do you and the *related person* share the same physical location?

Item 7 Private Fund Reporting

Yes No

B. Are you an adviser to any private fund?

0 0

If "yes," then for each private fund that you advise, you must complete a Section 7.B.(1) of Schedule D, except in certain circumstances described in the next sentence and in Instruction 6 of the Instructions to Part 1A. If you are registered or applying for registration with the SEC or reporting as an SEC exempt reporting adviser, and another SEC-registered adviser or SEC exempt reporting adviser reports this information with respect to any such private fund in Section 7.B.(1) of Schedule D of its Form ADV (e.g., if you are a subadviser), do not complete Section 7.B.(1) of Schedule D with respect to that private fund. You must, instead, complete Section 7.B.(2) of Schedule D.

In either case, if you seek to preserve the anonymity of a private fund client by maintaining its identity in your books and records in numerical or alphabetical code, or similar designation, pursuant to rule 204-2(d), you may identify the private fund in Section 7.B.(1) or 7.B.(2) of Schedule D using the same code or designation in place of the fund's name.

SECTION 7.B.(1) Private Fund Reporting

No Information Filed

SECTION 7.B.(2) Private Fund Reporting

Item 8 Participation or Interest in Client Transactions

In this Item, we request information about your participation and interest in your *clients*' transactions. This information identifies additional areas in which conflicts of interest may occur between you and your *clients*. Newly-formed advisers should base responses to these questions on the types of participation and interest that you expect to engage in during the next year.

Like Item 7, Item 8 requires you to provide information about you and your related persons, including foreign affiliates.

Pro	priet	ary Interest in <i>Client</i> Transactions					
Α.	Do y	you or any related person:	Yes	No			
	(1)	buy securities for yourself from advisory <i>clients</i> , or sell securities you own to advisory <i>clients</i> (principal transactions)?	0	•			
	(2)	buy or sell for yourself securities (other than shares of mutual funds) that you also recommend to advisory <i>clients</i> ?	⊙	0			
	(3)	recommend securities (or other investment products) to advisory <i>clients</i> in which you or any <i>related person</i> has some other proprietary (ownership) interest (other than those mentioned in Items 8.A.(1) or (2))?	0	•			
Sal	es In	terest in <i>Client</i> Transactions					
В.	Do y	ou or any <i>related person</i> :	Yes	No			
	(1)	as a broker-dealer or registered representative of a broker-dealer, execute securities trades for brokerage customers in which advisory <i>client</i> securities are sold to or bought from the brokerage customer (agency cross transactions)?	0	•			
	(2)	recommend to advisory <i>clients</i> , or act as a purchaser representative for advisory <i>clients</i> with respect to, the purchase of securities for which you or any <i>related person</i> serves as underwriter or general or managing partner?	О	•			
	(3)	recommend purchase or sale of securities to advisory <i>clients</i> for which you or any <i>related person</i> has any other sales interest (other than the receipt of sales commissions as a broker or registered representative of a broker-dealer)?	0	⊚			
Inv	estm	ent or Brokerage Discretion					
C.	Do y	you or any related person have discretionary authority to determine the:	Yes	No			
	(1)	securities to be bought or sold for a <i>client's</i> account?	\odot	\circ			
	(2)	amount of securities to be bought or sold for a <i>client's</i> account?	•	0			
	(3)	broker or dealer to be used for a purchase or sale of securities for a client's account?	0	0			
	(4)	commission rates to be paid to a broker or dealer for a <i>client's</i> securities transactions?	•	o			
D.	If yo	ou answer "yes" to C.(3) above, are any of the brokers or dealers related persons?	0	•			
E.	Do y	you or any <i>related person</i> recommend brokers or dealers to <i>clients</i> ?	0	•			
F.	If yo	If you answer "yes" to E. above, are any of the brokers or dealers <i>related persons</i> ?					
G.	(1)	Do you or any <i>related person</i> receive research or other products or services other than execution from a broker-dealer or a third party ("soft dollar benefits") in connection with <i>client</i> securities transactions?	⊙	0			
	(2)	If "yes" to G.(1) above, are all the "soft dollar benefits" you or any <i>related persons</i> receive eligible "research or brokerage services" under section 28(e) of the Securities Exchange Act of 1934?	•	0			
Н.	(1)	Do you or any <i>related person</i> , directly or indirectly, compensate any <i>person</i> that is not an <i>employee</i> for <i>client</i> referrals?	•	0			
	(2)	Do you or any <i>related person</i> , directly or indirectly, provide any <i>employee</i> compensation that is specifically related to obtaining <i>clients</i> for the firm (cash or non-cash compensation in addition to the <i>employee's</i> regular salary)?	0	•			
I.	Do you or any <i>related person</i> , including any <i>employee</i> , directly or indirectly, receive compensation from any <i>person</i> (other than you or any <i>related person</i>) for <i>client</i> referrals?						
	In your response to Item 8.I., do not include the regular salary you pay to an employee.						
	In re	esponding to Items 8.H. and 8.I., consider all cash and non-cash compensation that you or a related person gave to	o (in				

answering Item 8.H.) or received from (in answering Item 8.I.) any person in exchange for client referrals, including any bonus that is based, at least in part, on the number or amount of client referrals.

Iten	1 9 C	ustody						
			a <i>related person</i> has <i>custody</i> of <i>client</i> (other than <i>clients</i> that are investment compy Act of 1940) assets and about your custodial practices.	anies				
A.	(1)	Do you have <i>custody</i> of any ad	visory clients':	Yes	No			
		(a) cash or bank accounts?		0	•			
		(b) securities?		0	•			
	you coni	deduct your advisory fees direct nection with advisory services yo	with the SEC, answer "No" to Item 9.A.(1)(a) and (b) if you have custody solely be tly from your clients' accounts, or (ii) a related person has custody of client assets ou provide to clients, but you have overcome the presumption that you are not ope Act rule 206(4)-2(d)(5)) from the related person.	in				
	(2) If you checked "yes" to Item 9.A.(1)(a) or (b), what is the approximate amount of <i>client</i> funds and securities and number of <i>clients</i> for which you have <i>custody</i> :							
		U.S. Dollar Amount	Total Number of <i>Clients</i>					
		(a) \$	(b)					
	fron 9.A. inclu	n your clients' accounts, do not i (2). If your related person has c	with the SEC and you have custody solely because you deduct your advisory fees of include the amount of those assets and the number of those clients in your respondants. It is connection with advisory services you provide to clients, and number of those clients in your response to 9.A.(2). Instead, include that informants in the context of the clients in your response to 9.A.(2).	se to I do no	tem t			
В.	(1)	In connection with advisory ser your advisory <i>clients</i> ':	rvices you provide to <i>clients</i> , do any of your <i>related persons</i> have <i>custody</i> of any o	f Yes	No			
		(a) cash or bank accounts?		0	•			
		(b) securities?		0	\odot			
	You	are required to answer this item	n regardless of how you answered Item 9.A.(1)(a) or (b).					
	(2)	(2) If you checked "yes" to Item 9.B.(1)(a) or (b), what is the approximate amount of <i>client</i> funds and securities number of <i>clients</i> for which your <i>related persons</i> have <i>custody</i> :						
		U.S. Dollar Amount	Total Number of <i>Clients</i>					
		(a) \$	(b)					
C.	If you or your <i>related persons</i> have <i>custody</i> of <i>client</i> funds or securities in connection with advisory services you provide to <i>clients</i> , check all the following that apply:							
	(1)	A qualified custodian(s) sends a vehicle(s) you manage.	account statements at least quarterly to the investors in the pooled investment					
	(2)		ant audits annually the pooled investment vehicle(s) that you manage and the e distributed to the investors in the pools.					
	(3)	An independent public accounts	ant conducts an annual surprise examination of client funds and securities.					
	(4)		ant prepares an internal control report with respect to custodial services when you alified custodians for <i>client</i> funds and securities.					
	aud. info	it or examination or prepare an i	or C.(4), list in Section 9.C. of Schedule D the accountants that are engaged to per internal control report. (If you checked Item 9.C.(2), you do not have to list audito fule D if you already provided this information with respect to the private funds you	or				
D.		you or your related person(s) activities to clients?	t as qualified custodians for your <i>clients</i> in connection with advisory services you	Yes	No			

(1) you act as a qualified custodian

121	vour <i>related</i>	l norcon(c)	20t 20	auglified	custodian(s)
(Z)	voui reiateu	Dersonisi	act as	uuaiiiieu	custogianis

If you checked "yes" to Item 9.D.(2), all related persons that act as qualified custodians (other than any mutual fund transfer agent pursuant to rule 206(4)-2(b)(1)) must be identified in Section 7.A. of Schedule D, regardless of whether you have determined the related person to be operationally independent under rule 206(4)-2 of the Advisers Act.

- E. If you are filing your *annual updating amendment* and you were subject to a surprise examination by an *independent public accountant* during your last fiscal year, provide the date (MM/YYYY) the examination commenced:
- F. If you or your *related persons* have *custody* of *client* funds or securities, how many *persons*, including, but not limited to, you and your *related persons*, act as qualified custodians for your *clients* in connection with advisory services you provide to *clients*?

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Item 10 Control Persons

In this Item, we ask you to identify every *person* that, directly or indirectly, *controls* you. If you are filing an *umbrella registration*, the information in Item 10 should be provided for the *filing adviser* only.

If you are submitting an initial application or report, you must complete Schedule A and Schedule B. Schedule A asks for information about your direct owners and executive officers. Schedule B asks for information about your indirect owners. If this is an amendment and you are updating information you reported on either Schedule A or Schedule B (or both) that you filed with your initial application or report, you must complete Schedule C.

Yes No

A. Does any *person* not named in Item 1.A. or Schedules A, B, or C, directly or indirectly, *control* your management or policies?

•

If yes, complete Section 10.A. of Schedule D.

B. If any *person* named in Schedules A, B, or C or in Section 10.A. of Schedule D is a public reporting company under Sections 12 or 15(d) of the Securities Exchange Act of 1934, please complete Section 10.B. of Schedule D.

SECTION 10.A. Control Persons

No Information Filed

SECTION 10.B. Control Person Public Reporting Companies

Item 11 Disclosure Information

In this Item, we ask for information about your disciplinary history and the disciplinary history of all your *advisory affiliates*. We use this information to determine whether to grant your application for registration, to decide whether to revoke your registration or to place limitations on your activities as an investment adviser, and to identify potential problem areas to focus on during our on-site examinations. One event may result in "yes" answers to more than one of the questions below. In accordance with General Instruction 5 to Form ADV, "you" and "your" include the *filing adviser* and all *relying advisers* under an *umbrella registration*.

Your advisory affiliates are: (1) all of your current employees (other than employees performing only clerical, administrative, support or similar functions); (2) all of your officers, partners, or directors (or any person performing similar functions); and (3) all persons directly or indirectly controlling you or controlled by you. If you are a "separately identifiable department or division" (SID) of a bank, see the Glossary of Terms to determine who your advisory affiliates are.

If you are registered or registering with the SEC or if you are an exempt reporting adviser, you may limit your disclosure of any event listed in Item 11 to ten years following the date of the event. If you are registered or registering with a state, you must respond to the questions as posed; you may, therefore, limit your disclosure to ten years following the date of an event only in responding to Items 11.A.(1), 11.B.(2), 11.B.(1), 11.B.(2), 11.D.(4), and 11.H.(1)(a). For purposes of calculating this ten-year period, the date of an event is the date the final order, judgment, or decree was entered, or the date any rights of appeal from preliminary orders, judgments, or decrees lapsed.

You	must complete the appropriate Disclosure Reporting Page ("DRP") for "yes" answers to the questions in this Item 11.						
		Yes	No				
Do	any of the events below involve you or any of your supervised persons?	0	\odot				
For "yes" answers to the following questions, complete a Criminal Action DRP:							
A.	In the past ten years, have you or any advisory affiliate:						
	(1) been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to any felony?	0	\odot				
	(2) been <i>charged</i> with any <i>felony</i> ?	0	⊙				
	If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit response to Item 11.A.(2) to charges that are currently pending.	your					
В.	In the past ten years, have you or any advisory affiliate:						
	(1) been convicted of or pled guilty or nolo contendere ("no contest") in a domestic, foreign, or military court to a misdemeanor involving: investments or an investment-related business, or any fraud, false statements, or omissions, wrongful taking of property, bribery, perjury, forgery, counterfeiting, extortion, or a conspiracy to commit any of these offenses?	0	•				
	(2) been <i>charged</i> with a <i>misdemeanor</i> listed in Item 11.B.(1)?	0	•				
	If you are registered or registering with the SEC, or if you are reporting as an exempt reporting adviser, you may limit you response to Item 11.B.(2) to charges that are currently pending.						
For	"yes" answers to the following questions, complete a Regulatory Action DRP:						
C.	Has the SEC or the Commodity Futures Trading Commission (CFTC) ever:	Yes	No				
	(1) found you or any advisory affiliate to have made a false statement or omission?	\circ	\odot				
	(2) found you or any advisory affiliate to have been involved in a violation of SEC or CFTC regulations or statutes?	0	\odot				
	(3) found you or any advisory affiliate to have been a cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted?	0	⊙				
	(4) entered an order against you or any advisory affiliate in connection with investment-related activity?	0	\odot				
	(5) imposed a civil money penalty on you or any <i>advisory affiliate</i> , or <i>ordered</i> you or any <i>advisory affiliate</i> to cease and desist from any activity?	0	•				
D.	Has any other federal regulatory agency, any state regulatory agency, or any foreign financial regulatory authority:						
	(1) ever <i>found</i> you or any <i>advisory affiliate</i> to have made a false statement or omission, or been dishonest, unfair, or unethical?	0	⊙				
	(2) ever found you or any advisory affiliate to have been involved in a violation of investment-related regulations or	0	•				

		statutes?		
	(3)	ever <i>found</i> you or any <i>advisory affiliate</i> to have been a cause of an <i>investment-related</i> business having its authorization to do business denied, suspended, revoked, or restricted?	0	•
	(4)	in the past ten years, entered an <i>order</i> against you or any <i>advisory affiliate</i> in connection with an <i>investment-related</i> activity?	0	⊙
	(5)	ever denied, suspended, or revoked your or any <i>advisory affiliate's</i> registration or license, or otherwise prevented you or any <i>advisory affiliate</i> , by <i>order</i> , from associating with an <i>investment-related</i> business or restricted your or any <i>advisory affiliate's</i> activity?	0	•
E.	Has	s any self-regulatory organization or commodities exchange ever:		
	(1)	found you or any advisory affiliate to have made a false statement or omission?	0	•
	(2)	found you or any advisory affiliate to have been involved in a violation of its rules (other than a violation designated as a "minor rule violation" under a plan approved by the SEC)?	0	•
	(3)	found you or any advisory affiliate to have been the cause of an investment-related business having its authorization to do business denied, suspended, revoked, or restricted?	О	⊙
	(4)	disciplined you or any <i>advisory affiliate</i> by expelling or suspending you or the <i>advisory affiliate</i> from membership, barring or suspending you or the <i>advisory affiliate</i> from association with other members, or otherwise restricting your or the <i>advisory affiliate's</i> activities?	0	•
F.		s an authorization to act as an attorney, accountant, or federal contractor granted to you or any advisory affiliate or been revoked or suspended?	0	•
G.		you or any <i>advisory affiliate</i> now the subject of any regulatory <i>proceeding</i> that could result in a "yes" answer to part of Item 11.C., 11.D., or 11.E.?	0	•
For	"yes'	answers to the following questions, complete a Civil Judicial Action DRP:		
Н.	(1)	Has any domestic or foreign court:	Yes	No
		(a) in the past ten years, <i>enjoined</i> you or any <i>advisory affiliate</i> in connection with any <i>investment-related</i> activity?	0	⊙
		(b) ever found that you or any advisory affiliate were involved in a violation of investment-related statutes or regulations?	О	⊙
		(c) ever dismissed, pursuant to a settlement agreement, an <i>investment-related</i> civil action brought against you or any <i>advisory affiliate</i> by a state or <i>foreign financial regulatory authority</i> ?	О	•
	(2)	Are you or any <i>advisory affiliate</i> now the subject of any civil <i>proceeding</i> that could result in a "yes" answer to any part of Item 11.H.(1)?	0	•

Item 12 Small Businesses

The SEC is required by the Regulatory Flexibility Act to consider the effect of its regulations on small entities. In order to do this, we need to determine whether you meet the definition of "small business" or "small organization" under rule 0-7.

Answer this Item 12 only if you are registered or registering with the SEC **and** you indicated in response to Item 5.F.(2)(c) that you have regulatory assets under management of less than \$25 million. You are not required to answer this Item 12 if you are filing for initial registration as a state adviser, amending a current state registration, or switching from SEC to state registration.

For purposes of this Item 12 only:

- Total Assets refers to the total assets of a firm, rather than the assets managed on behalf of *clients*. In determining your or another *person's* total assets, you may use the total assets shown on a current balance sheet (but use total assets reported on a consolidated balance sheet with subsidiaries included, if that amount is larger).
- Control means the power to direct or cause the direction of the management or policies of a *person*, whether through ownership of securities, by contract, or otherwise. Any *person* that directly or indirectly has the right to vote 25 percent or more of the voting securities, or is entitled to 25 percent or more of the profits, of another *person* is presumed to *control* the other *person*.

		Yes	No
A.	Did you have total assets of \$5 million or more on the last day of your most recent fiscal year?	0	0
If "y	yes," you do not need to answer Items 12.B. and 12.C.		
В.	Do you:		
	(1) control another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2)(c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year?	0	0
	(2) <i>control</i> another <i>person</i> (other than a natural person) that had total assets of \$5 million or more on the last day of its most recent fiscal year?	0	0
C.	Are you:		
	(1) controlled by or under common control with another investment adviser that had regulatory assets under management (calculated in response to Item 5.F.(2)(c) of Form ADV) of \$25 million or more on the last day of its most recent fiscal year?	0	0
	(2) controlled by or under common control with another person (other than a natural person) that had total assets of \$5 million or more on the last day of its most recent fiscal year?	О	0

Schedule A

Direct Owners and Executive Officers

- 1. Complete Schedule A only if you are submitting an initial application or report. Schedule A asks for information about your direct owners and executive officers. Use Schedule C to amend this information.
- 2. Direct Owners and Executive Officers. List below the names of:
 - (a) each Chief Executive Officer, Chief Financial Officer, Chief Operations Officer, Chief Legal Officer, Chief Compliance Officer (Chief Compliance Officer is required if you are registered or applying for registration and cannot be more than one individual), director, and any other individuals with similar status or functions;
 - (b) if you are organized as a corporation, each shareholder that is a direct owner of 5% or more of a class of your voting securities, unless you are a public reporting company (a company subject to Section 12 or 15(d) of the Exchange Act); Direct owners include any *person* that owns, beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 5% or more of a class of your voting securities. For purposes of this Schedule, a *person* beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.
 - (c) if you are organized as a partnership, <u>all</u> general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 5% or more of your capital;
 - (d) in the case of a trust that directly owns 5% or more of a class of your voting securities, or that has the right to receive upon dissolution, or has contributed, 5% or more of your capital, the trust and each trustee; and
 - (e) if you are organized as a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 5% or more of your capital, and (ii) if managed by elected managers, all elected managers.
- 3. Do you have any indirect owners to be reported on Schedule B? Yes No
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner or executive officer is an individual.
- 5. Complete the Title or Status column by entering board/management titles; status as partner, trustee, sole proprietor, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- 6. Ownership codes are: NA less than 5%
- B 10% but less than 25%
- D 50% but less than 75%

E - 75% or more

- A 5% but less than 10%
- C 25% but less than 50%
- 7. (a) In the *Control Person* column, enter "Yes" if the *person* has *control* as defined in the Glossary of Terms to Form ADV, and enter "No" if the *person* does not have *control*. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are *control persons*.
 - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
 - (c) Complete each column.

FULL LEGAL NAME (Individuals: Last Name, First Name, Middle Name)	DE/FE/I	Title or Status	Date Title or Status Acquired MM/YYYY	•	Control Person	PR	CRD No. If None: S.S. No. and Date of Birth, IRS Tax No. or Employer ID No.
AGUILO, JORGE, FELIPE	I	CHIEF EXECUTIVE OFFICER	09/2007	NA	Υ	N	5248892
BENARES, GERARD, JOHN	I	HEAD OF OPERATIONS	03/2018	NA	Y	N	2031717
MIRANDA, ANTONIO, CARVALHO DE	I	CHIEF INVESTMENT OFFICER	05/2009	NA	Y	N	2437128
COMPASS GROUP HOLDINGS INC.	DE	MEMBER	03/2010	E	Υ	N	13-3860149
ALVIZUA, PEDRO, GERARDO	I	CHIEF COMPLIANCE OFFICER	03/2018	NA	Υ	N	6441839
STOCKINS, PHILLIP	I	CHIEF FINANCIAL OFFICER	11/2018	NA	N	N	5569636

Schedule B

Indirect Owners

- 1. Complete Schedule B only if you are submitting an initial application or report. Schedule B asks for information about your indirect owners; you must first complete Schedule A, which asks for information about your direct owners. Use Schedule C to amend this information.
- 2. Indirect Owners. With respect to each owner listed on Schedule A (except individual owners), list below:
 - (a) in the case of an owner that is a corporation, each of its shareholders that beneficially owns, has the right to vote, or has the power to sell or direct the sale of, 25% or more of a class of a voting security of that corporation;

For purposes of this Schedule, a *person* beneficially owns any securities: (i) owned by his/her child, stepchild, grandchild, parent, stepparent, grandparent, spouse, sibling, mother-in-law, father-in-law, son-in-law, daughter-in-law, brother-in-law, or sister-in-law, sharing the same residence; or (ii) that he/she has the right to acquire, within 60 days, through the exercise of any option, warrant, or right to purchase the security.

- (b) in the case of an owner that is a partnership, <u>all</u> general partners and those limited and special partners that have the right to receive upon dissolution, or have contributed, 25% or more of the partnership's capital;
- (c) in the case of an owner that is a trust, the trust and each trustee; and
- (d) in the case of an owner that is a limited liability company ("LLC"), (i) those members that have the right to receive upon dissolution, or have contributed, 25% or more of the LLC's capital, and (ii) if managed by elected managers, all elected managers.
- 3. Continue up the chain of ownership listing all 25% owners at each level. Once a public reporting company (a company subject to Sections 12 or 15(d) of the Exchange Act) is reached, no further ownership information need be given.
- 4. In the DE/FE/I column below, enter "DE" if the owner is a domestic entity, "FE" if the owner is an entity incorporated or domiciled in a foreign country, or "I" if the owner is an individual.
- 5. Complete the Status column by entering the owner's status as partner, trustee, elected manager, shareholder, or member; and for shareholders or members, the class of securities owned (if more than one is issued).
- 6. Ownership codes are: C 25% but less than 50% E 75% or more
 - D 50% but less than 75% F Other (general partner, trustee, or elected manager)
- 7. (a) In the *Control Person* column, enter "Yes" if the *person* has *control* as defined in the Glossary of Terms to Form ADV, and enter "No" if the *person* does not have *control*. Note that under this definition, most executive officers and all 25% owners, general partners, elected managers, and trustees are *control persons*.
 - (b) In the PR column, enter "PR" if the owner is a public reporting company under Sections 12 or 15(d) of the Exchange Act.
 - (c) Complete each column.

FULL LEGAL NAME (Individuals: Last Name, First Name, Middle Name)	DE/FE/I	Entity in Which Interest is Owned	Status	Date Status Acquired MM/YYYY		Control Person		CRD No. If None: S.S. No. and Date of Birth, IRS Tax No. or Employer ID No.
COMPASS GROUP CAYMAN LTD.	FE	COMPASS GROUP HOLDINGS INC.	SHAREHOLDER	03/2010	Е	Y	N	FOREIGN
COMPASS GROUP HOLDINGS S.A.	FE	COMPASS GROUP HOLDINGS INC.	OWNER	03/2010	Е	Y	N	FOREIGN
COSTANERA MANAGEMENT LTD.	FE	COMPASS GROUP HOLDINGS INC.	SHAREHOLDER	03/2010	D	Y	N	FOREIGN

Schedule D - Miscellaneous

You may use the space below to explain a response to an Item or to provide any other information.

BELOW IS A COMPREHENSIVE LIST OF OTHER FOREIGN FINANCIAL AFFILIATES THAT DO NOT ENGAGE EITHER DIRECTLY OR INDIRECTLY WITH THE ADVISER THEREFORE CREATING NO CONFLICT OF INTEREST- ITEM 7A ENTITY- COUNTRY- REGULATED, Bunara S.A.- Uruguay- No CCLA Colombia, SAS- Colombia- No CDI Administradora de Proyectos S.A. de C.V.- Mexico- No CDI Desarrolladora de Proyectos S.A. de C.V.- Mexico- No CDI Leasing and Property Management S.A. de C.V.- Mexico- No CDI Mexican Investments- BVI- No CG Servicios Financieros Ltda- Chile- No Compass Capital Consultants- Peru- No Compass Asesorías e Inversiones Ltda- Chile- No Compass Capital Fund Associates- Cayman- No Compass Desarrollo Inmobiliario S.A. de C.V.- Mexico- No Compass Group Colombia SAS- Colombia- No Compass Group Distribución Institucional Ltda- Chile- No Compass Group Holding S.A.P.I. de C.V.- Mexico- No Compass Group Holdings Inc- USA- No Compass Group S.A.- Argentina- No Compass Group S.A. Asesores de Inversion- Chile- Yes Compass Group S.A. Comisionista de Bolsa- Colombia- Yes Compass Group Servicios Financieros-Peru- No Compass Group Sociedad Administradora de Fondos de Inversión S.A.- Peru- Yes Compass Group Uruguay Investments Advisors S.A.- Uruquay- No Compass Investment Corporativo S.A. de C.V.- Mexico- No Compass Investment Management-Argentina- No Compass Investments Brazil LLC- USA- No Compass Investments de Mexico S.A. de C.V.- Mexico- Yes Compass Latin America Investments LLC- USA- No Compass Mexico Partners LLC- USA- No Compass Peru S.A.- Peru- No Compass Servicios Operativos S. de R.L. de C.V.- Mexico- No LATAMCC Fund Manager Mexico, S. de R.L. de C.V. **- Mexico- No LATAMCC Multifamily Acquisitions Mexico, S. de R.L. de C.V. **- Mexico- No Compass Group Distribución Institucional Ltda - Chile - No Compass Group SAFI SA - Peru - No CG Investimentos Brazil Limitada - Brazil - Yes CCLA Mexico - Mexico - No MB Chile spa - Chile - No MB Holding Development and Property Management Ltda - Spain - Yes

Schedule R	
	No Information Filed

DRP Pages	
CRIMINAL DISCLOSURE REPORTING PAGE (ADV)	
	No Information Filed
REGULATORY ACTION DISCLOSURE REPORTING	PAGE (ADV)
	No Information Filed
CIVIL JUDICIAL ACTION DISCLOSURE REPORTIN	IG PAGE (ADV)
	No Information Filed

Part 2

Exemption from brochure delivery requirements for SEC-registered advisers

SEC rules exempt SEC-registered advisers from delivering a firm brochure to some kinds of clients. If these exemptions excuse you from delivering a brochure to *all* of your advisory clients, you do not have to prepare a brochure.

Yes No

Are you exempt from delivering a brochure to all of your clients under these rules?

 \circ

If no, complete the ADV Part 2 filing below.

Amend, retire or file new brochures:

Brochure ID	Brochure Name	Brochure Type(s)
51086	COMPASS GROUP LLC PART 2A	Individuals, High net worth individuals, Other institutional, Private funds or pools, Wrap program, Selection of Other Advisers/Solicitors

Execution Pages

DOMESTIC INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint the Secretary of State or other legally designated officer, of the state in which you maintain your *principal office and place of business* and any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such *persons* may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding*, or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of the state in which you maintain your *principal office and place of business* or of any state in which you are submitting a *notice filing*.

Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having *custody* or possession of these books and records to make them available to federal and state regulatory representatives.

Signature: Date: MM/DD/YYYY

PEDRO ALVIZUA 03/28/2019

Printed Name: Title:

PEDRO ALVIZUA CHIEF COMPLIANCE OFFICER

Adviser CRD Number:

108772

NON-RESIDENT INVESTMENT ADVISER EXECUTION PAGE

You must complete the following Execution Page to Form ADV. This execution page must be signed and attached to your initial submission of Form ADV to the SEC and all amendments.

1. Appointment of Agent for Service of Process

By signing this Form ADV Execution Page, you, the undersigned adviser, irrevocably appoint each of the Secretary of the SEC, and the Secretary of State or other legally designated officer, of any other state in which you are submitting a *notice filing*, as your agents to receive service, and agree that such persons may accept service on your behalf, of any notice, subpoena, summons, *order* instituting *proceedings*, demand for arbitration, or other process or papers, and you further agree that such service may be made by registered or certified mail, in any federal or state action, administrative *proceeding* or arbitration brought against you in any place subject to the jurisdiction of the United States, if the action, *proceeding* or arbitration (a) arises out of any activity in connection with your investment advisory business that is subject to the jurisdiction of the United States, and (b) is *founded*, directly or indirectly, upon the provisions of: (i) the Securities Act of 1933, the Securities Exchange Act of 1934, the Trust Indenture Act of 1939, the Investment Company Act of 1940, or the Investment Advisers Act of 1940, or any rule or regulation under any of these acts, or (ii) the laws of any state in which you are submitting a *notice filing*.

2. Appointment and Consent: Effect on Partnerships

If you are organized as a partnership, this irrevocable power of attorney and consent to service of process will continue in effect if

any partner withdraws from or is admitted to the partnership, provided that the admission or withdrawal does not create a new partnership. If the partnership dissolves, this irrevocable power of attorney and consent shall be in effect for any action brought against you or any of your former partners.

3. Non-Resident Investment Adviser Undertaking Regarding Books and Records

By signing this Form ADV, you also agree to provide, at your own expense, to the U.S. Securities and Exchange Commission at its principal office in Washington D.C., at any Regional or District Office of the Commission, or at any one of its offices in the United States, as specified by the Commission, correct, current, and complete copies of any or all records that you are required to maintain under Rule 204-2 under the Investment Advisers Act of 1940. This undertaking shall be binding upon you, your heirs, successors and assigns, and any *person* subject to your written irrevocable consents or powers of attorney or any of your general partners and *managing agents*.

Signature

I, the undersigned, sign this Form ADV on behalf of, and with the authority of, the *non-resident* investment adviser. The investment adviser and I both certify, under penalty of perjury under the laws of the United States of America, that the information and statements made in this ADV, including exhibits and any other information submitted, are true and correct, and that I am signing this Form ADV Execution Page as a free and voluntary act.

I certify that the adviser's books and records will be preserved and available for inspection as required by law. Finally, I authorize any *person* having *custody* or possession of these books and records to make them available to federal and state regulatory representatives.

Signature: Date: MM/DD/YYYY

Printed Name: Title:

Adviser CRD Number:

108772

Firm Brochure

(Part 2A of Form ADV)

COMPASS GROUP LLC 135 EAST 57 STREET, 30TH FLOOR NEW YORK, N.Y. 10022 (212) 355-7630 (212) 355-2015

http://cgcompass.com/new-york/

This brochure provides information about the qualifications and business practices of COMPASS GROUP LLC. If you have any questions about the contents of this brochure, please contact us at: (212) 355-7630. The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission, or by any state securities authority. Registration with the SEC or with any state securities authority does not imply a certain level of skill or training

Additional information about COMPASS GROUP LLC is available on the SEC's website at www.adviserinfo.sec.gov

March 28, 2019

Material Changes

Annual Update

 The Material Changes section of this brochure will be updated annually when material changes occur since the previous release of the Firm Brochure.

Material Changes since the Last Update

• There have been no material changes since the Compass Group LLC's last annual amendment, which was filed March 29, 2018.

Full Brochure Available

• Whenever you would like to receive a complete copy of our Firm Brochure, please contact us by telephone at: (212) 355-7630.

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Item 4. Advisory Business

Firm Description

COMPASS GROUP LLC, ("Compass" or "the Adviser") was founded on September 6, 1995.

Compass is an investment adviser with its principal place of business in New York, N.Y. The Adviser was registered with the Securities and Exchange Commission ("SEC") on November 14, 2000.

Principal Owners

COMPASS GROUP HOLDINGS INC. is the parent company ("Parent Company") of the Adviser. COMPASS GROUP HOLDINGS SA is the sole owner of the Parent Company.

Types of Advisory Services

The Adviser provides advisory services on a discretionary and non-discretionary basis to its clients, which include individuals and institutions with separately managed accounts and pooled investment vehicles intended for sophisticated investors and institutional investors: providing investment management services and managing investment advisory accounts. The Adviser manages pooled investment vehicles on a discretionary basis according to the goals, objectives and investment policies described in their respective private offering documents with the primary focus being on investments in equity and debt securities of issuers in Latin American countries. The Adviser also provides asset allocation services to its clients whereby it recommends portfolios constructed to cover the risk profiles and investment objectives of its clients.

Tailored Relationships

The Adviser provides advice to client accounts based on specific investment objectives and strategies. Under certain circumstances, the Adviser may agree to tailor advisory services to the individual needs of clients. Currently, the Adviser tailors its advisory services based the investment guidelines included in the investment management agreement with the client.

Clients may impose restrictions on investing in certain securities or certain types of securities.

Client Assets Under Management

As of December 31, 2018 the Adviser had approximately \$2.89 Billion in client assets under management on a discretionary basis.

Item 5. Fees and Compensation

Pooled Investment Vehicles:

The fees in pooled investment vehicles ("the Funds") consist of fixed fees, which range between 0.3% to 2.0% per annum, depending on the strategy of the Fund and the size of the investment. The fixed fees are payable monthly in arrears. In addition, with respect to some of the Funds, the Company may also receive an incentive fee payable annually equal to either 10% or 20% of net profits. Incentive fees are generally subject to a loss carry forward provision. These fees may be waived or reduced in the Adviser's discretion. Any fees payable to affiliated sub-advisors is reduced from the fixed and incentive fees otherwise payable by the Funds to the Adviser.

Asset Allocation Services.

For its asset allocation services, the Adviser charges a maximum annual asset allocation fee of 2.0% of the client's assets under management, payable monthly in arrears. This fee may vary by amount of investment. The Adviser may, in its discretion, waive any portion of this fee or negotiate a lower fee. The Adviser also may charge an incentive fee equal to 10% or 20% of net profits. This fee may vary by class or type of investment and be subject to a "hurdle rate" which is negotiated separately with respect to each client. In addition, the Adviser may charge a fee of 0.50% of client assets for administrative services rendered to the client. These fees may be waived or reduced in the Adviser's discretion.

Separate Account Asset Management.

For its separate account management services, the Adviser charges a maximum annual fee of 2.0% of the client's assets under management, payable monthly or quarterly in arrears. In addition, the Adviser may charge a quarterly or annual incentive fee equal to 10% to 20% of the account's quarterly or yearly return. This fee may vary by class or type of investment and be subject to a "hurdle rate" which is negotiated separately with respect to each client. The Adviser may, within its discretion, waive any portion of this fee or negotiate a lower fee.

Investment management fees are charged each month or quarter in arrears based on the total market value of the assets in the client account (including net unrealized appreciation or depreciation of investments and cash, cash equivalents and accrued interest) on the last day of the month or quarter. If a new client account is established during a month or quarter or a client makes an addition to its account during a month or quarter, the investment management fee will be prorated for the number of days remaining in the month or quarter. If a client's investment management agreement is terminated or a withdrawal is made from a client account during a month or quarter, the fee payable to the Adviser will be calculated based on the value of the assets on the termination date or withdrawal date and prorated for the number of days during the month or quarter in which the investment management arrangement was in effect or such amount was in the account.

These fees are negotiable.

Performance-Based Compensation

The Adviser may also be paid a performance-based fee, which is compensation that is based on a share of capital gains on or capital appreciation of the assets of a client (such as a client that is a pooled investment vehicle). This compensation may be paid to the Adviser and range from 10 to 20 %. Under certain circumstances, receipt of performance-based compensation may be subject to a hurdle rate.

These fees are negotiable.

Payment of Fees

The Adviser does not deduct the investment management fee from client accounts. Rather, the Adviser bills clients

Other Fees and Expenses

In addition to paying investment management fees and, if applicable, performance-based fees or other compensation, client accounts will also be subject to other investment expenses such as custodial charges, brokerage fees, commissions and related costs; interest expenses; taxes, duties and other governmental charges; transfer and registration fees or similar expenses; costs associated with foreign exchange transactions; other portfolio expenses; and costs, expenses and fees (including, investment advisory and other fees charged by investment advisers with, or funds in, which the client's account invests) associated with products or services that may be necessary or incidental to such investments or accounts. Client assets may be invested in pooled investment vehicles. In these cases, clients will bear their pro rata share of the underlying fund's operating and other expenses including, in addition to those listed above: sales expenses, legal expenses; internal and external accounting, audit and tax preparation expenses; and organizational expenses. Client assets may be invested in money market mutual funds, ETFs or other registered investment companies. In these cases, the client will bear its pro rata share of the investment management fee and other fees of the fund, which are in addition to the investment management fee paid to the Adviser. Client assets may be invested in a master-feeder structure. Feeder funds bear a pro rata share of the expenses associated with the related master fund. In addition, clients will incur brokerage and other transaction costs. Please refer to Item 12 of this Firm Brochure for a discussion of the Adviser's brokerage practices.

Prepayment of Fees

Certain clients may, as agreed to with the Adviser, authorize the Adviser to collect its management fees up to one quarter in advance. In these cases, management fees will be based on the fair market value of the account's assets valued as of the last business day of the previous calendar quarter.

In the event of the termination of the advisory mandate, or if a full or partial withdrawal of assets from the account occurs, the Adviser shall refund to the client promptly a pro rata portion of the prepaid management fees which are attributable to the amount withdrawn from the Adviser's management.

Additional Compensation and Conflicts of Interest

The Adviser or its supervised persons receive compensation indirectly in connection with the sale of securities or other investment products, including asset-based sales charges or service fees from the sale of mutual funds (e.g., where the Adviser has an affiliated broker-dealer and the

affiliated broker-dealer receives commissions or other compensation in connection with the sale of the securities or other investment products).

- 1. As a result of this additional compensation, the Adviser or its supervised persons has a conflict of interest because the Adviser or its supervised person have an incentive to recommend these securities or other investment products based on the compensation received, rather than on a client's needs. The Adviser recommends "no-load" funds. The Adviser has adopted and implemented policies and procedures to monitor frequency of trading and to address these conflicts.
- 2. Clients have the option to purchase investment products that the Adviser recommends through other brokers or agents that are not affiliated with the Adviser.
- 3. The Adviser does not reduce its advisory fees to offset the commissions or markups.

Item 6. Performance-Based Fees and Side-by-Side Management

Performance-Based Fees and Side-by-Side Management

The Adviser and its investment personnel provide investment management services to multiple portfolios for multiple clients. The Adviser is entitled to be paid performance-based compensation by its private pooled investment vehicle clients and certain other client accounts. In addition, certain client accounts may have higher asset-based fees or more favorable performance-based compensation arrangements than other accounts. When the Adviser and its investment personnel manage more than one client account a potential exists for one client account to be favored over another client account. The Adviser and its investment personnel have a greater incentive to favor client accounts that pay the Adviser (and indirectly the portfolio manager) performance-based compensation or higher fees.

The Adviser has adopted and implemented policies and procedures intended to address conflicts of interest relating to the management of multiple accounts, including accounts with multiple fee arrangements, and the allocation of investment opportunities. The Adviser reviews investment decisions for the purpose of ensuring that all accounts with substantially similar investment objectives are treated equitably. The performance of similarly managed accounts is also regularly compared to determine whether there are any unexplained significant discrepancies. In addition, the Adviser's procedures relating to the allocation of investment opportunities require that similarly managed accounts participate in

investment opportunities pro rata based on asset size and other factors such investments guidelines or restrictions prescribed by the client and require that, to the extent orders are aggregated, the client orders are price-averaged. Finally, the Adviser's procedures also require the objective allocation for limited opportunities (such as initial public offerings and private placements) to ensure fair and equitable allocation among accounts. These areas are monitored by the Adviser's Chief Compliance Officer.

Item 7. Types of Clients

Description

The Adviser's clients consist of high net worth individuals, pooled investment vehicles, other investment advisors and sovereign wealth funds.

Account Minimums

The Adviser requires that a client invests a minimum of \$ 750,000 to open an account and to maintain a minimum account size of \$ 750,000 for separate accounts. The Adviser reserves the right to waive the minimum investment or minimum account size for certain clients.

With respect to any client that is a pooled investment vehicle, any initial and additional subscription minimums are disclosed in the offering memorandum for the pooled investment vehicle.

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

Methods of Analysis and Investment Strategies

The Adviser utilizes a variety of methods and strategies to make investment decisions and recommendations. The methods of analysis include fundamental research, charting analysis, cyclical analysis as well as use of quantitative tools and investment approaches, or technical analytical tools and approaches.

Funds of Funds. With respect to investments in other pooled vehicles, the Adviser primarily focuses on underlying portfolio managers (each, a "Portfolio Manager") in terms of research rather than individual securities. The Adviser's analytical process includes both quantitative and qualitative

elements. The Adviser endeavors to analyze a Portfolio Manager's strategy, philosophy and decision-making process, proprietary models, research and portfolio management systems, the quality of its investment professionals, and its organizational structure.

The Adviser employs the following investment strategies:

Fixed Income. The Adviser's fixed income strategy focuses on a broad range of fixed income investment styles aiming to achieve a high level of income, with the opportunity for capital gains, from diversified portfolios of fixed and floating rate securities issued by domestic and foreign corporations and governments, with various degrees of maturity, credit ratings and liquidity. The Adviser manages client accounts focused in fixed income securities that are focused in Latin American emerging markets and other global markets. These fixed income securities may be denominated in US Dollars or in Latin American or other foreign currencies.

Equity. The Adviser's equity strategy focuses on a broad range of equity investment styles, including growth, core, and value, as well as portfolios designed to be "style-neutral". Some client accounts may focus on specific ranges on the capitalization scale, from micro-cap, through small-cap, mid-cap and large-cap, to mega-cap. Other client accounts will focus on investment opportunities in more than one capitalization category or across all capitalization levels. In addition, the Adviser manages client accounts that are global, multi-national, or focused in Latin American emerging markets.

Fundamental Value. The Adviser engages in a fundamental value investment strategy wherein the Adviser attempts to invest in asset-oriented securities the Adviser believes are undervalued by the market.

Growth. The Adviser engages in a capital growth investment strategy wherein the Adviser attempts to select securities of a company whose earnings the Adviser expects to grow at an above-average rate compared to the company's specific industry or the overall market.

Arbitrage Transactions. The Adviser engages in one or more types of arbitrage strategies. Arbitrage strategies attempt to take advantage of perceived price discrepancies of identical or similar financial instruments, on different markets or in other forms. The Adviser engages in the following arbitrage strategies: event-driven arbitrage, merger arbitrage, capital structure arbitrage, convertible arbitrage, fixed income or interest rate arbitrage.

Buy and Hold. The Adviser engages in a buy and hold investment strategy wherein the Adviser buys securities and holds them for a relatively longer period of time, regardless of short-term factors such as fluctuations in the market or volatility of the security price.

Hedging. The Adviser utilizes a variety of financial instruments such as derivatives, options, interest rate swaps, caps and floors, futures and forward contracts for risk management purposes.

Relative Value. The Adviser pursues relative value strategies by taking long positions in securities believed to be undervalued and short positions in securities believed to be overvalued.

Short-Term Market Timing. The Adviser may engage in a short-term market timing investment strategy wherein the Adviser attempts to anticipate the market price of a stock before the stock's price reacts to market forces by analyzing macroeconomic and market trends, and then sells the stock shortly after the stock's price is influenced by market movements.

Leverage. The Adviser's investment program may utilize leverage which involves the borrowing of funds from brokerage firms, banks and other institutions in order to be able to increase the amount of capital available for marketable securities investments.

Short Selling. The Adviser may engage in short selling strategies. In a short sale transaction, the Adviser sells a security it does not own in anticipation that the market price of that security will decline. The Adviser makes short sales (i) as a form of hedging to offset potential declines in long positions in similar securities, (ii) in order to maintain flexibility and, (iii) for profit.

These methods, strategies and investments involve risk of loss to clients and clients must be prepared to bear the loss of their entire investment.

Material Risks (Including Significant, or Unusual Risks) Relating to Investment Strategies

Issuer-Specific Changes. Changes in the financial condition of an issuer or counterparty, changes in specific economic or political conditions that affect

a particular type of security or issuer, and changes in general economic or political conditions can increase the risk of default by an issuer or counterparty, which can affect a security's or instrument's value. The value of securities of smaller, less well-known issuers can be more volatile than that of larger issuers. Smaller issuers can have more limited product lines, markets, or financial resources.

Interest Rate Risks. Generally, the value of fixed-income securities changes inversely with changes in interest rates. As interest rates rise, the market value of fixed-income securities tends to decrease. Conversely, as interest rates fall, the market value of fixed-income securities tends to increase. This risk is greater for long-term securities than for short-term securities.

Arbitrage Transaction Risks. If the requisite elements of an arbitrage strategy are not properly analyzed or unexpected events or price movements intervene, losses can occur which can be magnified to the extent the Adviser is employing leverage. Moreover, arbitrage strategies often depend upon identifying favorable "spreads", which can also be identified, reduced or eliminated by other market participants.

Hedging. There can be no assurances that a particular hedge is appropriate, or that certain risk is measured properly. Further, while the Adviser may enter into hedging transactions to seek to reduce risk, such transactions may result in poorer overall performance and increased (rather than reduced) risk for the Adviser's investment portfolios than if the Adviser did not engage in any such hedging transactions.

Lack of Diversification. Client accounts will not be diversified among a wide range of types of securities, countries or industry sectors. Accordingly, client portfolios are subject to more rapid change in value than would be the case if the Adviser were required to maintain a wider diversification among types of securities and other instruments.

Relative Value Risk. In the event that the perceived mispricings underlying the Adviser's relative value trading positions were to fail to converge toward, or were to diverge further from, relationships expected by the Adviser, client accounts may incur a loss.

Short Selling Risk. The Adviser's investment program may include short selling. Short selling transactions expose the Adviser to the risk of loss in an amount greater than the initial investment, and such losses can increase rapidly and without effective limit. There is the risk that the securities borrowed by the Adviser in connection with a short sale would need to be returned to the securities lender on short notice. If such request for return of securities occurs at a time when other short sellers of the subject security are receiving similar requests, a "short squeeze" can occur, wherein the

Adviser might be compelled, at the most disadvantageous time, to replace the borrowed securities previously sold short with purchases on the open market, possibly at prices significantly in excess of the proceeds received earlier.

Distressed Situation Risk. Investment in distressed situations exposes the client to significant risks, including: the difficulty in obtaining information as to the issuer's true condition; regulatory risk, including laws relating to fraudulent conveyances, voidable preferences, lender liability and bankruptcy; litigation risk; liquidity risk; and collection risk (especially, when dealing with sovereign debt). Moreover, to the extent client accounts are invested in sovereign debt obligations, those investments will be subject to additional risks and considerations not present in private distressed situations, including the uncertainties involved in enforcing and collecting debt obligations against sovereign nations, which are affected by world events, changes in U.S. foreign policy and other factors outside of the control of the Adviser.

Commodities. Commodity investments are affected by business, financial market or legal uncertainties. There can be no assurance that the Adviser will correctly evaluate the nature and magnitude of the various factors that could affect the value of and return of commodity investments. Prices of commodity assets may be volatile, and a variety of factors that are inherently difficult to predict, such as domestic or international economic and political developments, may significantly affect the results of the Adviser's value of its investments. In addition, the value of the Adviser's portfolios may fluctuate as the general level of interest rates fluctuates.

Leverage. Performance may be more volatile if a client's account employs leverage.

Risks Associated with Types of Securities that are Primarily Recommended (Including Significant, or Unusual Risks)

Emerging Markets. The risks of foreign investments typically are greater in less developed countries, sometimes referred to as emerging markets. For example, political and economic structures in these countries may be less established and may change rapidly. These countries also are more likely to experience high levels of inflation, deflation, or currency devaluation, which can harm their economies and securities markets and increase volatility. Restrictions on currency trading that may be imposed by emerging market countries will have an adverse effect on the value of the securities of companies that trade or operate in such countries.

Fixed-Income and Debt Securities. Investment in fixed-income and debt securities such as bonds, notes and asset-backed securities, subject a client's portfolios to the risk that the value of these securities overall will decline because of rising interest rates. Similarly, portfolios that hold such securities are subject to the risk that the portfolio's income will decline because of falling interest rates. Investments in these types of securities will also be subject to the credit risk created when a debt issuer fails to pay interest and principal in a timely manner, or that negative perceptions of the issuer's ability to make such payments will cause the price of that debt to decline. Lastly, investments in lower-rated debt securities will also subject the investments to the risk that the securities may fluctuate more in price and are less liquid than higher-rated securities because issuers of such lower-rated debt securities are not as strong financially, and are more likely to encounter financial difficulties and be more vulnerable to adverse changes in the economy.

Equity Securities. The value of equity securities fluctuates in response to issuer, political, market, and economic developments. Fluctuations can be dramatic over the short as well as long term, and different parts of the market and different types of equity securities can react differently to these developments. For example, large cap stocks can react differently from small cap stocks, and "growth" stocks can react differently from "value" stocks. Issuer, political, or economic developments can affect a single issuer, issuers within an industry or economic sector or geographic region, or the market as a whole. Changes in the financial condition of a single issuer can impact the market as a whole. Terrorism and related geo-political risks have led, and may in the future lead, to increased short-term market volatility and may have adverse long-term effects on world economies and markets generally.

Non-U.S. Securities. Foreign securities, foreign currencies, and securities issued by U.S. or foreign entities with substantial foreign operations can involve additional risks relating to political, economic, or regulatory conditions in foreign countries. These risks include fluctuations in foreign currencies; withholding or other taxes; trading, settlement, custodial, and other operational risks; and the less stringent investor protection and disclosure standards of some foreign markets. All of these factors can make foreign investments, especially those in emerging markets, more volatile and potentially less liquid than U.S. investments. In addition, foreign markets can perform differently from the U.S. market.

Risk Arbitrage Securities. A merger, other restructuring, tender, or exchange offer proposed at the time the Adviser invests in risk arbitrage

securities may not be completed on the terms or within the time frame contemplated, resulting in losses.

Derivatives. Swaps, and certain options and other custom derivative or synthetic instruments are subject to the risk of nonperformance by the counterparty to such instrument, including risks relating to the financial soundness and creditworthiness of the counterparty. In addition, investments in derivative instruments require a high degree of leverage, meaning the overall contract value (and, accordingly, the potential for profits or losses in that value) is much greater than the modest deposit used to buy the position in the derivative contract. Derivative securities can also be highly volatile. The prices of derivative instruments and the investments underlying the derivative instruments may fluctuate rapidly and over wide ranges and may reflect unforeseeable events or changes in conditions, none of which can be controlled by the client or the Adviser. Further, transactions in derivative instruments are not undertaken on recognized exchanges and will expose the client's account to greater risks than regulated exchange transactions that provide greater liquidity and more accurate valuation of securities.

Illiquid Instruments. Certain instruments may have no readily available market or third-party pricing. Reduced liquidity may have an adverse impact on market price and the Adviser's ability to sell particular securities when necessary to meet liquidity needs or in response to a specific economic event, such as the deterioration of creditworthiness of an issuer. Reduced liquidity in the secondary market for certain securities may also make it more difficult for the Adviser to obtain market quotations based on actual trades for the purpose of valuing a fund's portfolio.

Distressed Securities. Investments in unrated or low-grade debt securities of distressed companies are subject to greater risk of loss of principal and interest than higher-rated debt securities. Also, securities of distressed companies are generally more likely to become worthless than the securities of more financially stable companies. In addition, evaluating credit risk for foreign debt securities involves greater uncertainty because credit rating agencies throughout the world have different standards, making comparison across countries difficult.

Security Futures and Options. In connection with the use of futures contracts and options, there may be an imperfect correlation between the change in market value of a security and the prices of the futures contracts and options in the client's account. In addition, the Adviser's investments in security futures and options may encounter a lack of a liquid secondary

market for a futures contract and the resulting inability to close a futures position prior to its maturity date.

Item 9. Disciplinary Information

Legal and Disciplinary

This item is not applicable. The Adviser and its employees have not been involved in any legal or disciplinary events related to past or present investment clients.

Item 10. Other Financial Industry Activities and Affiliations

Broker Dealer Registration Status

Certain of the Adviser's management persons are registered as registered representatives of CG Compass (USA) LLC, a broker-dealer that is affiliated with the Adviser.

Material Relationships or Arrangements with Industry Participants

The Parent Company of the Adviser also owns CG Compass (USA) LLC, a registered broker dealer. Further, certain of the Adviser's clients may request that the Adviser direct all or a substantial portion of its securities transactions through CG Compass (USA) LLC. Any such relationship will result in a material conflict of interest because the Adviser will indirectly benefit from all such client securities transactions and the Adviser will have an incentive to engage in more securities transactions for the client than would otherwise be necessary to achieve the client's investment objective. In such instances, it will be disclosed to clients that (a) certain officers and members of the Adviser will benefit indirectly from the receipt of compensation or other benefits; (b) the Adviser will not follow its customary evaluation procedures selecting brokers to effect transactions for the client or in negotiating commissions for the client, even when it might be able to obtain a more favorable price and execution from another broker-dealer; (c) orders for the client may be placed separately from others of other client accounts of Compass; (d) the client account may be precluded from, among other things, being able to realize any volume commission discounts or other cost savings resulting from the aggregation of orders for several advisory clients as a single securities transaction; and (e) the client may terminate such direction in writing at any time.

Certain of the Adviser's other affiliates pay the Adviser fees for providing sub-advisory services and/or related services. The fees received by the Advisor for providing such services are negotiated at arms-length and are customary in relation to other investment advisers that provide similar services. However, this practice creates a material conflict of interest since the affiliate of the Adviser has an incentive to select the Adviser over other, unaffiliated investment advisers to provide investment advisory services to the relevant account. In addition, such relationship may result in a layering of fees for underlying investors of the accounts for which the Adviser or its affiliates both provide investment advisory services. This conflict of interest is disclosed to the Adviser's clients and their underlying investors, as applicable.

Certain of the Adviser's management persons are also management persons of the Adviser's affiliated entities. The Adviser, its principals and/or related persons may also (i) act as general partner, management company or investment manager to certain private investment vehicles, (ii) organize additional private investment vehicles in the future, and (iii) have investments in certain of the entities managed by the Adviser or its affiliates.

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

Code of Ethics

The Adviser has adopted a Code of Ethics (the "Code") that obligates the Adviser and its related persons to put the interests of the Adviser's clients before their own interests and to act honestly and fairly in all respects in their dealings with clients. All the Adviser's personnel are also required to comply with applicable federal securities laws. Clients or prospective clients may obtain a copy of the Code by contacting Pedro G. Alvizua (Chief Compliance Officer) by telephone at (212) 355-7630. See below for further provisions of the Code as they relate to the preclearing and reporting of securities transactions by related persons.

The Adviser, in the course of its investment management and other activities, may come into possession of confidential or material nonpublic information about issuers, including issuers in which the Adviser or its related persons have invested or seek to invest on behalf of clients. The Adviser is prohibited from improperly disclosing or using such information for its own benefit or for the benefit of any other person, regardless of whether such other person is a client. The Adviser maintains and enforces written policies and procedures

that prohibit the communication of such information to persons who do not have a legitimate need to know such information and to assure that the Adviser is meeting its obligations to clients and remains in compliance with applicable law. In certain circumstances, the Adviser may possess certain confidential or material, nonpublic information that, if disclosed, might be material to a decision to buy, sell or hold a security, but the Adviser will be prohibited from communicating such information to the client or using such information for the client's benefit. In such circumstances, the Adviser will have no responsibility or liability to the client for not disclosing such information to the client (or the fact that the Adviser possesses such information), or not using such information for the client's benefit, as a result of following the Adviser's policies and procedures designed to provide reasonable assurances that it is complying with applicable law.

Investing in Securities Recommended to Clients

In addition, the Adviser's related persons may invest in the same securities (or related securities, e.g., warrants, options or futures) that the Adviser's related person recommends to clients. Such practices present a conflict where, because of the information an Adviser has, the Adviser's related person are in a position to trade in a manner that could adversely affect clients (e.g., place their own trades before or after client trades are executed in order to benefit from any price movements due to the clients' trades). In addition to affecting the Adviser's related person's objectivity, these practices by the Adviser's related persons may also harm clients by adversely affecting the price at which the clients' trades are executed. The Adviser has adopted the following procedures in an effort to minimize such conflicts: The Adviser requires its related persons/access persons to preclear all transactions in their personal accounts with the Chief Compliance Officer, who may deny permission to execute the transaction if such transaction will have any adverse economic impact on one of its clients. In addition, the Adviser's Code prohibits the Adviser's related persons from executing personal securities transactions of any kind in any securities on a restricted securities list maintained by the Chief Compliance Officer. All of the Adviser's related persons are required to disclose their securities transactions on a monthly basis and holdings on a monthly basis. All of the Adviser's related persons are also required to provide broker confirmations of each transaction in which they engage and a monthly certification of such transactions. Trading in employee accounts will be reviewed by the Chief Compliance Officer and compared with transactions for the client accounts and reviewed against the restricted securities list.

Conflict of Interest Created by Contemporaneous Trading

The Adviser's related person from time to time recommends securities to clients, or buys or sells securities for client accounts, at or about the same time that the Adviser's related person buys or sells the same securities for its own account in accordance with the procedures described above in order to minimize the conflicts stemming from situations where the contemporaneous trading results in an economic benefit for the Adviser's related person to the detriment of the client.

Item 12. Brokerage Practices

Factors Considered in Selecting or Recommending Broker-Dealers for Clients Transactions

The Adviser considers a number of factors in selecting a broker-dealer to execute transactions (or series of transactions) and determining the reasonableness of the broker-dealer's compensation. Such factors may include net price, reputation, financial strength and stability, research services, efficiency of execution and error resolution. In selecting a broker-dealer to execute transactions (or series of transactions) and determining the reasonableness of the broker-dealer's compensation, the Adviser need not solicit competitive bids and does not have an obligation to seek the lowest available commission cost. It is not the Adviser 's practice to negotiate "execution only" commission rates, thus a client may be deemed to be paying for research, brokerage or other services provided by a broker-dealer which are included in the commission rate. The Adviser's Chief Compliance Officer, portfolio managers and traders meet periodically to evaluate the broker-dealers used by the Adviser to execute client trades using the foregoing factors.

Order Aggregation

The Adviser may purchase or sell the same security for many clients contemporaneously and using the same executing broker. It is the Adviser's practice, where possible, to aggregate client orders for the purchase or sale of the same security submitted contemporaneously for execution using the same executing broker. The Adviser will also aggregate in the same transaction, the same securities for accounts where the Adviser has brokerage discretion. Such aggregation may enable the Adviser to obtain for clients a more favorable price or a better commission rate based upon the volume of a particular transaction. When an aggregated order is completely filled, the Adviser allocates the securities purchased or proceeds of sale pro rata among the participating accounts, based on the purchase or sale order. Adjustments or changes may be made under certain circumstances, such as to avoid odd lots or excessively small allocations. If the order at a particular

broker is filled at several different prices, through multiple trades, generally all such participating accounts will receive the average price and pay the average commission, subject to odd lots, rounding, and market practice. If an aggregated order is only partially filled, the Adviser's procedures provide that the securities or proceeds are to be allocated in a manner deemed fair and equitable to clients. Depending on the investment strategy pursued and the type of security, this may result in a pro rata allocation to all participating clients.

Item 13. Review of Accounts

Frequency and Nature of Review

Each client account is reviewed by the portfolio manager and senior management of the Adviser, on a monthly basis to determine whether securities positions should be maintained in view of current market conditions. Matters reviewed include specific securities held, adherence to investment guidelines and the performance of each client account.

Content and Frequency of Regular Account Reports

A client's investors receive reports from the client pursuant to the terms of each client's offering memoranda or as otherwise described in the offering document of the client.

Item 14. Client Referrals and Other Compensation

Economic Benefits Received from Non-Clients for Providing Services to Clients

Compass may refer clients to third parties (individually a "Third Party", and, collectively, the "Third-Parties") who may offer investment advisory or other financial services to such clients. For its referral services, Compass will receive a portion of the fee charged to referred clients by the Third-Parties. Compass has been assured by the Third-Parties that referred clients will not be charged additional fees by virtue of their having been referred by Compass. Compass will deliver to all clients who are introduced to Third Parties appropriate disclosure regarding the introduction, including information regarding any agreement between Compass and a Third Party and a description of the compensation to be paid to Compass in connection with such referral.

The products and services offered and sold by the Third-Parties may include private investment vehicles, managed accounts, or other investment products managed by Compass (collectively, the "Third Party Products"). Therefore, in connection with such investment management services, certain Third Party Products may pay management and/or performance fees to Compass, as discussed above.

Compensation to Non-Supervised Persons for Client Referrals

The Adviser may make cash payments to third-party solicitors for client referrals, provided that, to the extent required, each such solicitor has entered into a written agreement with the Adviser pursuant to which the solicitor will provide each prospective client with a copy of the Adviser's Form ADV Part 2, and a disclosure document setting forth the terms of the solicitation arrangement, including the nature of the relationship between the solicitor and Adviser and any fees to be paid to the solicitor. Where applicable, cash payments for client solicitations will be structured to comply fully with the requirements of Rule 206(4)-3 under the Advisers Act and related SEC staff interpretations.

Item 15. Custody

Custody

The Adviser does not custody client assets.

Item 16. Investment Discretion

Investment Discretion

The Adviser provides investment advisory services on a discretionary basis to clients (please refer to Item 4. 'Advisory Business' above) for a description of any limitations clients may place on the Adviser's discretionary authority.

Prior to assuming discretion in managing a client's assets, the Adviser enters into an investment management agreement or other agreement that sets forth the scope of the Adviser's discretion.

Unless otherwise instructed or directed by a discretionary client, the Adviser has the authority to determine (i) the securities to be purchased and sold for the client account (subject to restrictions on its activities set forth in the applicable investment management agreement and any written investment guidelines) (ii) the amount of securities to be purchased or sold for the client

account. Because of the differences in client investment objectives and strategies, risk tolerances, tax status and other criteria, there may be differences among clients in invested positions and securities held. The Adviser's portfolio managers may consider the following factors, among others, in allocating securities among clients: (i) client investment objectives and strategies; (ii) client risk profiles; (iii) tax status and restrictions placed on a client's portfolio by the client or by applicable law; (iv) size of the client account; (v) nature and liquidity of the security to be allocated; (vi) size of available position; (vii) current market conditions; and (viii) account liquidity, account requirements for liquidity and timing of cash flows. Although it is the Adviser's policy to allocate investment opportunities to eligible client accounts on a pro rata basis (based on the value of the assets each participating account relative to value of the assets of all participating accounts), these factors may lead the Adviser's portfolio manager to allocate securities to client accounts in varying amounts. Even client accounts that are typically managed on a pari passu basis may from time to time receive differing allocations of securities based on total assets of each account eligible to invest in the particular investment type (e.g., equities) divided by the total assets of all accounts eligible to invest in the particular investment.

Allocations will be made among client accounts eligible to participate in initial public offerings (IPOs) and secondary offerings on a pro rata basis, except when the Adviser determines in its discretion that a pro rata allocation is not appropriate, which may include a client's investment guidelines explicitly prohibiting participation in IPOs or secondary offerings and a client's status as a "restricted person" under applicable regulations.

The Adviser may effect cross transactions between discretionary client accounts, except as otherwise noted below. Cross transactions enable the Adviser to effect a trade between two clients for the same security at a set price, thereby possibly avoiding an unfavorable price movement that may be created through entrance into the market and saving commission costs for both accounts. The Adviser has a potentially conflicting division of loyalties and responsibilities regarding both parties to cross transactions. Alternatively, cross transactions between discretionary client accounts for the same security can also be effected employing a broker-dealer on arms length basis, who independently determines contemporaneously the mid-market price of the security, so as not to favor either client in the transaction, and executes both transactions at substantially reduced commission, which is split evenly between both clients.

If it appears that a trade error has occurred, the Adviser will review the relevant facts and circumstances to determine an appropriate course of action. To the extent that trade errors and breaches of investment guidelines

and restrictions occur, the Adviser's error correction procedure is to ensure that clients are treated fairly and, following error correction, are in the same position they would have been if the error had not occurred. The Adviser has discretion to resolve a particular error in any appropriate manner that is consistent with the above stated policy. In the event that a client account incurs a trade error as a result of the Adviser's gross negligence, willful misconduct, or fraud, trade errors will be corrected by the Adviser as soon as practicable, in a manner such that the client incurs no loss. Trade errors that result other than by breach of the standard of care above are borne by the client account.

Item 17. Voting Client Securities

Proxy Policies

Proxy voting is an important right of shareholders and reasonable care and diligence must be taken to ensure that such rights are properly and timely exercised. When the Adviser has discretion to vote the proxies of its clients, it will vote those proxies in the best interest of its clients and in accordance with these policies and procedures.

Generally, the Adviser will vote in favor of routine corporate housekeeping proposals, including election of directors (where no corporate governance issues are implicated), selection of auditors, and increases in or reclassification of common stock.

Generally, the Adviser will vote against proposals that make it more difficult to replace members of the issuer's board of directors, including proposals to stagger the board, cause management to be overrepresented on the board, introduce cumulative voting, introduce unequal voting rights, and create supermajority voting.

For other proposals, the Adviser shall determine whether a proposal is in the best interests of its clients and may take into account the following factors, among others:

- (1) whether the proposal was recommended by management and the Adviser's opinion of management;
- (2) whether the proposal acts to entrench existing management; and
- (3) whether the proposal fairly compensates management for past and future performance.

Clients may obtain a copy of the Adviser's proxy voting policies and procedures and information about how the Adviser voted a client's proxies by contacting the Chief Compliance Officer at telephone (212) 355-7630.

Compass may retain a third party to advise it in making proxy decisions for Discretionary Program clients and to process the return of proxies of those clients. Compass will not be responsible or liable for failing to vote any proxies where it has not received such proxies or related communications on a timely basis.

Item 18. Financial Information

Financial Condition

This is not applicable.

Brochure Supplement (Part 2B of Form ADV)

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(212) 355-7630

(212) 355-2015

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This brochure supplement provides information about the qualifications and business practices of, Antonio Miranda, , Tomas Venezian, Nicolas Garcia Huidobro, Rafael Mendoza, Carina Guerisoli and Ignacio Goñi that supplements the Compass Group LLC brochure. You should have received a copy of that brochure. Please contact Pedro Alvizua, Chief Compliance Officer if you did not receive Compass Group LLC's brochure or if you have any questions about the contents of this supplement.

Additional information about Compass Group LLC is available on the SEC's website at www.adviserinfo.sec.gov

March 28, 2019

Antonio Miranda

Item 2. Educational Background and Business Experience

Educational Background

- Date of birth: 3/19/1965
- MBA, INSEAD Institut Européene d'Administration, Fontainebleau, France. BA, Pontifícia Universidade Católica do Rio de Janeiro, Brazil.

Business Experience

Compass Group CIO and Head of Investment Management. Portfolio Manager of the Compass Latin America Horizons Fund 2008-2009. Mellon HBV Alternative Strategies, LLC, Managing Director 2005-2008.

Item 3. Disciplinary Information

None

Item 4. Other Business Activities

None

Item 5. Additional Compensation

None

Item 6. Supervision

Antonio Miranda is the Chief Investment Officer of the Adviser and his investment decisions are not subject to supervision. However, the activities of all supervised persons of the Adviser are subject to the Adviser's compliance policies and procedures, which are administered by Pedro Alvizua, the Chief Compliance Officer of the Adviser, whose telephone number is (212) 355-7630.

Item 7. Requirements for State-registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None

Tomas Venezian

Item 2. Educational Background and Business Experience

Educational Background

- Date of birth: 10/7/1978
- B.S. and M.A. Degree in Economics and Business Administration, Universidad de los Andes, Chile.

Business Experience

Fixed Income Portfolio Manager Compass Group LLC since 2007. Head of Investment Strategy Team, Compass Consorcio Asset Management 2006 - 2007.

Item 3. Disciplinary Information

None

Item 4. Other Business Activities

None

Item 5. Additional Compensation

None

Item 6. Supervision

Tomas Venezian is supervised by Antonio Miranda, CIO and Head of Investment Management. He monitors Mr. Venezian's work through personal oversight as well as through internal control systems.

Antonio Miranda contact information: (212) 355-7630

Item 7. Requirements for State-registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None

Carina Guerisoli

Item 2. Educational Background and Business Experience

Educational Background

- Date of birth: 12/25/1964
- BS in Economics, Universidad de Buenos Aires, Argentina.

Business Experience

Equity Portfolio Manager Compass Group LLC since 2010. CIO Compass Argentina 1997-2013.

Item 3. Disciplinary Information

None

Item 4. Other Business Activities

None

Item 5. Additional Compensation

None

Item 6. Supervision

Carina Guerisoli is supervised by Antonio Miranda, Head of Investment Management. He monitors Mrs. Guerisoli's work through personal oversight as well as through internal control systems.

Antonio Miranda's contact information: (212) 355-7630

Item 7. Requirements for State-registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None

Ignacio Goñi

Item 2. Educational Background and Business Experience

Educational Background

- Date of birth: May 16, 1971
- BS in Economics Universidad de Buenos Aires, Argentina.
- Masters in Finance Universidad del CEMA, Argentina.

Business Experience

Equity Portfolio Manager Compass Group LLC since June 2012

Item 3. Disciplinary Information

None

Item 4. Other Business Activities

None

Item 5. Additional Compensation

None

Item 6. Supervision

Ignacio Goñi is supervised by Carina Guerisoli. She monitors Mr. Goñi's work through personal oversight as well as through internal control systems.

Carina Guerisoli's contact information: (5411) 4878-8000

Item 7. Requirements for State-registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None

Nicolas Garcia Huidobro

Item 2. Educational Background and Business Experience

Educational Background

- Date of birth: 10/05/84
- CFA Charterholder
- MS in Finance, University Adolfo Ibanez, Chile.

Business Experience

Compass Group LLC: Fixed Income Co-Portfolio Manager since 2016, Sr. analyst since 2011. Compass Group Chile S.A. Administradora General de Fondos: Equity Research Analyst, 2009-2011.

Item 3. Disciplinary Information

None

Item 4. Other Business Activities

Compass Group LLC Sr. analyst since 2011.

Item 5. Additional Compensation

None

Item 6. Supervision

Nicolas Garcia Huidobro is supervised by Antonio Miranda, Head of Investment Management. He monitors Mr. Garcia Huidobro's works through personal oversight as well as through internal control systems.

Antonio Miranda contact information: (212) 355-7630

Item 7. Requirements for State-registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None

Rafael Mendoza

Item 2. Educational Background and Business Experience

Educational Background

- Date of birth: 08/15/1980
- MA in Economics, Universidad Catolica de Chile
- BS in Finance and Management, Universidad Catolica, Chile

Business Experience

Compass Group LLC Portfolio Manager of Latin American Equity Fund since January 2016. Pinebridge: Investments, Senior Vice President, Portfolio Manager Latin American Equities, 2010-December 2015.

Item 3. Disciplinary Information

None

Item 4. Other Business Activities

None

Item 5. Additional Compensation

None

Item 6. Supervision

Rafael Mendoza is supervised by Antonio Miranda, Head of Investment Management. He monitors Mr. Mendoza's work through personal oversight as well as through internal control systems.

Antonio Miranda's contact information: (212) 355-7630

Item 7. Requirements for State-registered Advisers

Arbitration Claims: None

Self-Regulatory Organization or Administrative Proceeding: None



PRIVACY POLICY

OF COMPASS GROUP LLC

Compass Group LLC ("Compass" or "we") does not disclose nonpublic personal information about its clients or former clients to third parties other than as described below.

We collect information about you (such as your name, address, social security number, assets and income) from our discussions with you, from documents that you may deliver to us and in the course of providing advisory services for you. We may use this information to provide advisory services to you, to open an account for you, to process a transaction for your account or otherwise in furtherance of our business. In order to service your account and effect your transactions, we may provide your personal information to our affiliates and to firms that assist us in servicing your account and have a need for such information, such as a broker or fund administrator. We may also disclose such information to service providers and financial institutions with whom we have joint marketing arrangements. We require third party service providers and financial institutions with which we have joint marketing arrangements to protect the confidentiality of your information and to use the information only for the purposes for which we disclose the information to them. We do not otherwise provide information about you to outside firms, organizations or individuals except to our attorneys, accountants and auditors and as permitted by law.

We restrict access to nonpublic personal information about you to our employees who need to know that information to provide products or services to you. We maintain physical, electronic and procedural safeguards that comply with federal standards to guard your personal information.



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Compass Group LLC ERISA SECTION 408(b)(2) DISCLOSURE

Please be advised that Compass Group LLC ("Compass") is not a qualified ERISA advisor, plan sponsor, or fiduciary of any plan under ERISA in relation to any CITI separately managed account that is advised or sub-advised by Compass.