Form ADV Part 2A

Cover Page

Firm Name: Summit Global Investments

Mailing Address: 620 South Main Street, Bountiful, UT 84010
Physical Address: 620 South Main Street, Bountiful, UT 84010

Phone and Fax: 888-251-4847

Website: www.summitglobalinvestments.com

Date: March 22, 2019

Disclaimer: This brochure provides information about the qualifications and business practices of Summit Global Investments. If you have any questions about the contents of this brochure, please contact us at 888-251-4847 and/or info@summitglobalinvestments.com. 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. Summit Global Investments is an SEC registered investment advisor. Registration does not imply a certain level of skill or training.

Additional information about Summit Global Investments also is available on the SEC’s website at www.adviserinfo.sec.gov.
2. Material Changes

There are no other material changes that Summit Global Investments has experienced since our last filing March 27, 2018. This filing is our annual update to the form ADV.
### 3. Table of Contents

<table>
<thead>
<tr>
<th>Item Number</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>1. Cover Page</td>
<td>1</td>
</tr>
<tr>
<td>2. Material Changes</td>
<td>2</td>
</tr>
<tr>
<td>3. Table of Contents</td>
<td>3</td>
</tr>
<tr>
<td>4. Advisory Business</td>
<td>4</td>
</tr>
<tr>
<td>5. Fees and Compensation</td>
<td>6</td>
</tr>
<tr>
<td>6. Performance-Based Fees and Side-By Side Management</td>
<td>8</td>
</tr>
<tr>
<td>7. Types of Clients</td>
<td>8</td>
</tr>
<tr>
<td>8. Methods of Analysis, Investment Strategies and Risk of Loss</td>
<td>8</td>
</tr>
<tr>
<td>9. Disciplinary Information</td>
<td>10</td>
</tr>
<tr>
<td>10. Other Financial Industry Activities and Affiliations</td>
<td>10</td>
</tr>
<tr>
<td>11. Code of Ethics, Participation or Interest in Client Transactions and Personal Trading</td>
<td>10</td>
</tr>
<tr>
<td>12. Brokerage Practices</td>
<td>11</td>
</tr>
<tr>
<td>13. Review of Accounts</td>
<td>12</td>
</tr>
<tr>
<td>14. Client Referrals and Other Compensation</td>
<td>12</td>
</tr>
<tr>
<td>15. Custody</td>
<td>13</td>
</tr>
<tr>
<td>16. Investment Discretion</td>
<td>13</td>
</tr>
<tr>
<td>17. Voting Client Securities</td>
<td>13</td>
</tr>
<tr>
<td>18. Financial Information</td>
<td>13</td>
</tr>
<tr>
<td>Item 1B Cover Pages</td>
<td>15</td>
</tr>
</tbody>
</table>
4. Advisory Business

Summary

Summit Global Investments (also hereafter referred to as SGI) is a Limited Liability Company, formed in 2010 and registered with the SEC as a Registered Investment Advisor. SGI’s investment advisory services are primarily limited to the discretionary management of investment portfolios for investment companies, institutional investors, pension and profit sharing plans, trusts, corporate and business entities, and individual clients. The principals of SGI are David Harden and Bryce Sutton. David Harden began his career in the financial services industry in 1993 with Fidelity Investments. Bryce Sutton began his career in the financial services industry in 1996 with Morgan Stanley. Summit Global Investments’ principal place of business is located in Bountiful, Utah.

Advisory Services

Investment Management Company

Pursuant to a written advisory agreement with an investment company, Summit Global Investments serves as an advisor, as defined by the Investment Company Act of 1940, to the Summit Global Investments U.S. Low Volatility Equity mutual fund, the Summit Global Investments Small Cap Low Volatility Fund, and the Summit Global Investments Global Low Volatility Fund (together hereinafter referred to as “the Fund(s)”). Summit Global Investments will observe the investment parameters described in the respective Fund prospectuses as well as those required by the Investment Company Act of 1940 and any regulations issued in addition to any applicable provisions of the Internal Revenue Code.

Investment Management Services

SGI is an investment management and advisory firm that focuses on providing clients low volatility investment portfolios. SGI implements low volatility strategies focused on risk/return determined by the underlying risk tolerance and suitability profile of the client. Based on a client’s needs, risk and suitability, SGI may also use various low volatility fixed income and/or cash instruments in the construction of a client’s portfolio. Typical types of investments that may be used in creating portfolios for clients include: individual stocks, bonds, exchange traded funds, private funds, mutual funds, and/or cash.

SGI strives to adhere to industry best practices and to maximize risk-adjusted returns. These practices include but are not limited to security selection through rigorous quantitative and fundamental analysis.

SGI shall generally allocate the investment management assets of its clients on a discretionary basis.

Clients investing in low volatility strategies are exposing their investments to various risks including market risk, individual equity risk, and volatility risk. These low volatility equity and fixed income investment strategies are only suitable for investors where their risk tolerance and suitability profile warrant equity and/or fixed income investing.

Individual clients generally are referred to SGI by investment advisor representatives (IAR’s) of other registered investment advisors (RIA’s). IAR’s that refer clients to SGI are the central point of contact for their client in understanding their financial needs, investing goals and suitability requirements. SGI relies on the clients and their referring IAR to notify SGI immediately of any changes to a clients’ financial situation or investment objectives. For clients referred to SGI through an RIA, a signed solicitor disclosure statement must be signed by the clients and accompany the client’s paperwork prior to the account being established with SGI. Clients may have in place a dual contract, where an advisory agreement is signed with the referring IAR’s firm in addition to SGI’s investment advisory agreement. Otherwise, the referring
RIA firm will have a solicitation agreement with SGI and the client will sign an investment advisory agreement with SGI.

For individual client accounts, SGI offers model-based portfolio strategies. These portfolios are constructed to offer clients an investment strategy that matches their investing goals. The strategies range from conservative to aggressive. Each model will typically have an allocation to SGI’s Funds.

For institutional client accounts, SGI may also provide proprietary technology and quantitative modeling that may be used by these clients to internally manage low volatility strategies.

All accounts are managed on a fee basis at a custodian typically selected by the client.

**Sponsored Investment Management Platforms**

Pursuant to a written agreement by SGI and a sponsor, SGI provides model investment advisory services to the sponsor’s clients. The sponsor determines the terms, conditions and the specific low volatility strategies that will be offered within this relationship in partnership with SGI. The client signs an agreement with the sponsor with the help of a sponsor representative. Through this agreement the program sponsor obtains the information necessary to determine the client’s suitability. The client’s account and funds will be held and cleared through a custodian and broker-dealer selected by the sponsor.

SGI will provide discretionary investment advice on the portion of funds delegated to SGI’s low volatility strategies. The client grants this power and authority in the program sponsor’s agreement. SGI will provide model trading instructions to the sponsor or a third party as directed by the sponsor who will be responsible for executing SGI’s recommended trades. SGI has no responsibility for transaction execution.

The program sponsor’s representative is required to provide the client with a copy of SGI’s disclosure brochure.

See Item 5 for an overview of fees associated with sponsored investment management platforms.

**Portfolio Construction**

The manner in which portfolios are constructed centers around SGI’s low volatility approach to investment management. At SGI, fundamental beliefs help guide our approach to investment management. A key concept is how the equity risk premium remains elusive. Those who take on risk expect to be paid for doing so. This market efficiency holds across asset classes very well, yet in the equity markets it seems elusive. While it is self-evident that some stocks are riskier than others, we believe there is not a broad-based equity risk premium. Through rigorous quantitative and fundamental analysis we can identify equities that demonstrate better risk return trade-offs, offering better upside potential while mitigating and minimizing the downside. We believe that equity risk is actual, not relative.

We believe that defining risk by the volatility and return of a portfolio is superior to defining risk as variation from a benchmark as found in an explicit or implicit information ratio. As such, we view our low volatility strategies as more conservative, consistent and capital preserving approaches than cap-weighted benchmark-sensitive investment strategies. We focus on specific security risk, not tracking error or the information ratio.

Low volatility equities are not necessarily value, large-cap and/or high-dividend yielding names. Individual companies vary in risk. As such, the manner in which a portfolio is constructed should focus on managing the entire risk of the portfolio rather than exposures to growth, value, etc. Our managed risk approach to equity investing will vary within these exposures over time based on market conditions, economic...
conditions and market cycles.

Prudent portfolio management seeks to maximize the upside potential of a portfolio through minimizing downside risk. This is subtle; experiencing a more volatile pattern of returns will cause a lower compounded result. It is very hard to recover from large losses. Minimizing downside equity risk is far superior to finding the next “lottery” stock. Creating a portfolio with more consistent, transparent downside protection while still capturing the upside potential the markets offer is what SGI’s low volatility strategies seek to accomplish.

Once the portfolio is constructed, SGI provides continuous supervision and re-optimization of the portfolio as changes in market conditions and client circumstances may require.

**Account Restrictions**

Clients may impose restrictions on investing in certain securities or types of securities in consultation with SGI. Also, certain client accounts, by policy, may have certain restrictions as to the type of investments that may be held in the account. As such, these accounts may have alternative holdings compared to other clients of SGI not subject to such account policies.

**Wrap Programs**

SGI does not sponsor a wrap fee program. SGI currently advises sponsors of wrap fee programs as an investment manager. SGI manages these wrap fee programs in the same manner as described in this document.

**Discretionary Assets Under Management**

SGI manages on a discretionary basis approximately $829,976,842 of client assets as of February 28, 2019.

**5. Fees and Compensation**

**Investment Company Management**

SGI receives an annual investment management fee of .70% from an advisory agreement with RBB Fund Inc., for the investment management services of the Summit Global Investments U.S. Low Volatility Equity mutual fund. The total fee investors incur from owning the institutional share class is 98% on an annual basis. Fees are calculated by US Bank, and paid to Summit Global Investments from the custodian, US Bank.

SGI receives an annual investment management fee of .95% from an advisory agreement with RBB Fund Inc., for the investment management services of the Summit Global Investments Small Cap Low Volatility mutual fund. The total fee investors incur from owning the institutional share class is 1.23% on an annual basis. Fees are calculated by US Bank and paid to Summit Global Investments from the custodian, US Bank.

SGI receives an annual investment management fee of .70% from an advisory agreement with RBB Fund Inc., for the investment management services of the Summit Global Investments Global Low Volatility Fund. The total fee investors incur from owning the institutional share class is .84% on an annual basis. Fees are calculated by US Bank, and paid to Summit Global Investments from the custodian, US Bank.
All other details of the Summit Global Investments Funds are described in the respective fund prospectus. The prospectus for each Fund is available by calling 855-744-8500.

SGI is a fee-only investment advisor. No commissions or asset-based sales charges are received from the purchase of individual securities, mutual funds or ETF’s in order to eliminate the potential for conflict of interests. Please note, however, that for accounts that are managed by SGI and all or some portion of the managed assets are allocated to one or more of SGI’s mutual funds, SGI may earn fees for its services as an investment manager, and fees from the mutual funds it manages.

**Individual Managed Accounts**

<table>
<thead>
<tr>
<th>Asset Amount</th>
<th>Maximum Annual Advisory Fee*</th>
</tr>
</thead>
<tbody>
<tr>
<td>Less than $500,000</td>
<td>2.20%</td>
</tr>
<tr>
<td>$500,000 to $999,999</td>
<td>1.70%</td>
</tr>
<tr>
<td>$1,000,000 and Above</td>
<td>1.20%</td>
</tr>
</tbody>
</table>

*SGI reserves the right to charge clients less than the stated maximum fee. SGI’s investment management fees shown above reflect the maximum fee that SGI may charge.

SGI’s annual maximum advisory fee, shown above, shall be prorated and paid quarterly, in advance, based upon the market value of the assets on the last day of the previous quarter. Clients of SGI must notify SGI in writing upon termination of SGI’s investment management (as detailed in the investment advisory agreement). Upon receiving written notice from the client, SGI’s investment management fee shall be prorated through the date of termination, and the remaining balance (if any) shall be promptly refunded to the client.

Further, SGI may not assess an advisory fee where SGI offers advisory services to employees of SGI or family members of related persons. All investment management accounts are maintained at various custodial/clearing firms.

SGI’s fees are exclusive of brokerage commissions, transaction fees, and other related costs and expenses that shall be incurred by a client. Clients may incur certain charges imposed by custodians, brokers, third-party investment managers and other third parties such as fees charged by managers, custodial fees, deferred sales charges, odd-lot differentials, transfer taxes, wire transfers and electronic fund fees, and other fees and taxes on brokerage accounts and securities transactions. Certain clients wishing to retain SGI as an investment advisor may elect to have their advisory fees withdrawn from another separate account. At SGI’s discretion, certain clients may have their advisory fee withdrawn from a different brokerage or bank account owned by the client via ACH or credit card payment.

In addition to the annual investment advisory fees, SGI charges an annual administrative fee of $44 (forty-four dollars) for each separately managed account. This fee is pro-rated and deducted quarterly at the rate of $11 (eleven dollars) per quarter.

**General Information on Advisory Services and Fees**

The annual investment advisory fee charged is calculated as described in the above schedule and is not charged on the basis of a share of capital gains upon or capital appreciation of the funds or any portion of the fund returns of an advisory client. See section 6 on Performance-Based Fees.

All fees paid to SGI are separate and distinct from the fees and expenses charged by broker-dealers/custodians. Registrant fees are also separate and distinct from separate account management and
Although SGI believes its advisory fees are competitive, lower fees for comparable services may or may not be obtained from other sources.

SGI does not represent, warranty or imply that the services or methods of analysis used can or will predict future results, successfully identify market tops or bottoms, or insulate clients from losses due to market conditions.

**Sponsored Investment Management Platforms**

Per the written agreement by SGI and a sponsor, SGI may receive an annual fee no greater than 1.25% of the market value of the assets on which SGI provides services. The program sponsor and SGI will determine the exact fee calculation. The timing of the fee to be charged to the client is typically at the discretion of the sponsor. The sponsor will calculate and deduct the appropriate fees from the client account and remit those fees to SGI. The sponsor will also have various fees they charge to the client. The sponsor of the investment management platform sets these fees. Please review and read carefully the sponsor’s disclosure brochure to understand these costs.

**6. Performance-Based Fees and Side-By Side Management**

SGI does not currently have performance-based pricing or side-by-side management.

**7. Types of Clients**

SGI provides investment management services to registered investment companies (the RBB Fund Inc.), institutional clients and high net-worth individuals. SGI serves as the advisor to the Summit Global Investments Funds, registered under the Investment Company Act of 1940. Investors within these mutual funds may include financial advisors, institutions, trusts, individuals or other entities.

SGI has a minimum to open and maintain a separate account of $500,000 for institutional accounts and $20,000 for individual accounts. SGI reserves the right to accept clients with smaller portfolios based upon certain criteria including anticipated future earning capacity, anticipated future additional assets, account composition, related accounts, and pre-existing clients. SGI may aggregate the portfolios of family members to meet the minimum portfolio size.

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

SGI employs its own proprietary security valuation process to evaluate and construct portfolios. It is designed to analyze securities through quantitative and fundamental analysis characteristics while controlling for unpredictable elements and risks.

Information on securities comes from a variety of sources including, but not limited to, external data providers, third-party research material, and our own proprietary data. We apply our insights regarding market, economic, industry, and securities to calculate risk/return characteristics. These risk/return characteristics are at the heart of how SGI constructs and optimizes portfolios.

As with any active security strategy, investing involves risk of loss that clients must understand and be prepared to bear.
**Low Volatility Strategies**

These strategies employ an actively managed, systematic process, which considers both risk and return characteristics, to invest in publicly traded companies. By emphasizing equities and asset allocations that exhibit lower volatile characteristics, these strategies seek to achieve equity market returns with significantly lower volatility. These strategies may hold a combination of individual U.S. and international equities along with fixed income securities and cash or cash equivalents.

**Risk of Loss**

The implementation of SGI’s investment strategies includes long-term and short-term purchases, as well as trading (i.e., securities sold within 30 days) which can affect investment performance, particularly through increased brokerage and other transaction costs.

Further, specifically for all of SGI’s investment strategies, there is a risk of loss associated with our use of third-party data and risk models in managing client portfolios.

All investments with SGI are subject to loss. An investor with SGI may lose money.

Equities securities have multiple risks and represent ownership in a public company. Some of these risks include but are not limited to:
- Market risk – broad corrections in the overall market can affect the value of the underlying security in which you are invested.
- Company risk – a stock’s price can decline due to changes in the company’s underlying fundamentals.
- Merger risk – in the event that a company is bought out by another, the acquiring company may not be as desirable by the overall market. This could cause the stock’s price to decline.
- Dividend risk – The dividends that a stock pays can be reduced or eliminated by a company at any time. A change in a stock’s dividend could cause the stock’s price to decline.
- Turnover risk – a higher portfolio turnover rate may result in increased transaction costs and may result in higher taxes for funds held in a taxable account.

Fixed income securities have multiple risks and represent debt in a public or privately held company. Some of these risks include but are not limited to:
- Interest rate risk – as underlying interest rates rise the value of the underlying security may drop in price.
- Company risk – the underlying security may become less valuable if the company that issued the security has negative changes in their underlying fundamentals.
- Market risk – broad corrections in the overall market can affect the value of the underlying security in which you are invested.

**9. Disciplinary Information**

Registered investment advisors are required to disclose all material facts regarding any legal or disciplinary events that would be material to your evaluation of Summit Global Investments or the integrity of SGI’s management. There are no employees of SGI with any history of disciplinary action, nor do the principals of SGI, David Harden and Bryce Sutton, have any disciplinary action against them.
10. Other Financial Industry Activities and Affiliations

SGI is not a broker-dealer, or a registered representative of a broker-dealer. Registration with a state or the SEC does not imply a certain level of training. No SGI management persons are registered representatives or registered as broker/dealers.

Neither SGI nor any of its management persons are registered futures commission merchant, commodity pool operator, commodity trading advisor, or an associated person of the foregoing entities.

Other Affiliations – none.

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

Code of Ethics

Summit Global Investments has developed a code of ethics based on the principle that all employees of the company have a fiduciary duty to place the interest of clients ahead of their own and SGI’s. The code of ethics applies to all employees, directors, officers, partners or members of the company who agree to avoid activities, interests and relationships that might interfere with making decisions in the best interests of SGI’s clients. The code of ethics covers such areas as fiduciary duty, confidentiality, gifts, reporting, record keeping and personal securities trading. SGI requires annual certification of compliance with the company’s code of ethics. The code of ethics is available to all clients upon request.

Participation or Interest in Client Transactions

It is SGI’s express policy that no person employed by SGI shall effect for himself or herself or for his or her immediate family (i.e. spouse, minor child) (collectively “associated persons”) any transactions in a security which is being actively purchased or sold, or is being considered for purchase or sale, on behalf of any of SGI’s clients, unless in accordance with the following firm policy procedures. Utilizing the firm policy procedures, SGI, or advisory representatives of the firm, may buy or sell – for their personal account(s) – investment products identical to those recommended to clients when these securities are widely held and publicly traded and only in accordance with the firm policy.

Firm Policy

In order to implement SGI’s investment policy, the following procedures have been put into place with respect to SGI and its associated persons:

1. If SGI is purchasing or considering for purchase any security on behalf of SGI’s client, no associated persons may transact in the security prior to the client purchase having been completed by SGI, or until a decision has been made not to purchase the security on behalf of the client; and

2. If SGI is selling or considering the sale of any security on behalf of SGI’s client, no associated person may transact in the security prior to the sale on behalf of the client having been completed by SGI, or until a decision has been made not to sell the security on behalf of the client. SGI does not recommend securities in which the firm has a material financial interest.

Exceptions

1. This investment policy has been established recognizing that some securities being considered for purchase and sale on behalf of SGI’s clients trade in sufficiently broad markets to permit transactions by
clients to be completed without any appreciable impact on the markets of the securities. Under certain circumstances exceptions may be made to the policies stated above. Records in these trades, including reasons for the exceptions, will be maintained with SGI’s records in the manner set forth above. Should this type of trading occur, a conflict of interest may exist depending upon the price at which these trades are either purchased or sold.

2. It is further noted that SGI’s investment advisory business is in and shall continue to be conducted in compliance with the Insider Trading and Securities Fraud Enforcement Act of 1988. Specifically, SGI has adopted a firm-wide policy statement outlining insider-trading compliance by the firm, and the associated persons and other employees.

Example: There could be a potential conflict of interest if an employee of SGI knew that SGI was going to be buying a particular security in a large quantity and prior to that happening, the employee bought the same security for himself or herself in their own account. After that, if SGI bought that same security in large share amounts, the stock price could be affected which would benefit the employee unfairly. Should this type of trading occur, a conflict of interest may exist.

12. Brokerage Practices

Investment or Brokerage Discretion

As mentioned in Section 4 and Section 16, SGI manages clients’ accounts on a discretionary basis. SGI may utilize its discretionary authority to determine: 1) the securities to be bought or sold; and 2) the amount of the securities to be bought or sold. However, these purchases may be subject to specified investment objectives and guidelines. For example, a client may specify that the investment in any particular stock or industry should not exceed specified percentages of the portfolio, or a client may place restrictions on holding particular stocks.

Certain factors are considered by SGI when recommending which custodians a client should use. These include; the custodian’s financial strength, pricing, execution of trades, servicing, technology platforms and reputation. SGI does not receive any free research, client referrals, or any other form of soft dollar benefits for placing client accounts with any particular broker/dealer or custodian.

With respect to the SGI Funds (sold by prospectus only), SGI manages these mutual funds with discretionary authority. SGI also decides which broker-dealers provide best execution and which firms are used to execute trades for the mutual funds.

With respect to individual clients the commissions charged by broker-dealer/custodian firms where a client account is held may be higher or lower than those charged by other broker-dealer/custodians. SGI will not receive any portion of the brokerage commissions and/or transactions fees charged. Security transactions through broker-dealers/custodians and the brokerage commissions and/or transaction fees from designated broker-dealer/custodians directed by clients of SGI are exclusive of, and in addition to, SGI’s investment management fee. Although the commissions paid by SGI’s clients shall comply with SGI’s duty to obtain best execution, a client may pay a commission that is higher than another qualified broker-dealer might charge to effect the same transaction.

With respect to sponsored investment management programs, SGI is directed to place trades with certain broker-dealers. As a result, the sponsored accounts may trade before or after other advisory client accounts of SGI depending upon when changes to the sponsored program portfolios are actually traded. This may result in sponsored accounts receiving less favorable execution.

Certain clients may direct SGI in writing to execute trades with a specific broker-dealer, for some or all of
their transactions. SGI will acknowledge the receipt of such instructions to the client and will execute the transactions at the negotiated rate the client has with the specified broker-dealer. As a result, the client may incur higher transaction charges, less favorable execution or net prices compared to another broker-dealer.

SGI will always work with broker-dealers to negotiate competitive rates. SGI may not necessarily obtain the lowest possible commission rates for client account transactions. SGI will aggregate the purchase and/or sale of securities for various client accounts when it has the opportunity to do so and where it is cost effective. This will ensure that all accounts receive the same execution prices on trades of the same security.

13. Review of Accounts

SGI periodically reviews all client accounts. All accounts are reviewed by SGI portfolio managers on a regular basis, ranging from daily to monthly depending upon the type of account and investment strategy a client owns. In addition, all accounts are reviewed by compliance officers at least annually to determine the appropriate investment mandate and the suitability of the employed strategy(ies) for each client.

Clients will receive statements at least annually directly from their respective custodians. Additionally, clients have full access to their account information electronically from the custodians. SGI may also provide clients with additional information, per client request. Clients should carefully review and compare all statements received from the custodian and/or SGI.

Investors in the mutual funds receive their monthly account statements directly from their respective custodians. SGI does not provide additional reporting to investors in the Summit Global Investments Funds.

14. Client Referrals and Other Compensation

If a client is introduced to SGI by either an affiliated or an unaffiliated solicitor, SGI may pay a portion of the total advisory fee SGI charges to the introducing solicitor in accordance with the requirements of Rule 206(4)-3 of the Advisers Act and any corresponding state securities law requirements. Any such referral fee is paid solely from SGI’s investment management fee. Payment of such compensation may increase expenses associated with the client’s account. The solicitor is also required to provide the client with a copy of this disclosure brochure which meets the requirements of Rule 204-3 of the Investment Advisors Act of 1940 and a copy of the solicitor’s disclosure brochure containing the terms and conditions of the solicitation arrangement including compensation. Any affiliated solicitor of SGI is required to disclose the nature of his or her relationship to prospective clients at the time of the solicitation and will provide all prospective clients with a copy of this disclosure brochure at the time of the solicitation.

15. Custody

Regulators define custody, as it applies to registered investment advisors, as having access or control over client funds and/or securities. Upon the completion of an investment advisory agreement with SGI, in certain cases SGI is given the authority to deduct investment management fees directly from clients’ accounts. To the extent that SGI deducts fees directly from a client’s account, SGI is deemed to have custody. SGI does not physically hold any client funds and/or securities. SGI will only manage accounts for clients that are maintained with a qualified custodian.

16. Investment Discretion

Summit Global Investments manages all clients’ accounts with discretionary authority. To receive discretionary authority from each client, SGI requires an investment advisory agreement at the outset of an
advisory relationship. In all cases, however, such discretion to select the identity and amount of securities to be bought and sold is to be exercised in a manner consistent with the stated investment objectives for each particular client account.

When selecting securities and determining amounts, SGI observes the investment policies, limitations and restrictions of the clients for whom SGI advises. Similar to investment policy guidelines, adherence to ERISA regulations is also a primary concern at SGI. In the course of normal business activity, SGI does not engage in the type of transactions contemplated by the prohibited transaction provisions of ERISA other than those for which there is an exemption under ERISA. With respect to the Summit Global Investments Funds and any future clients that are registered investment companies, SGI’s authority to trade securities may also be limited by certain federal securities and tax laws that require diversification of investments and favor the holding of investments once made.

Clients with specific investment guidelines and restrictions must provide to SGI in writing these parameters as part of the executed investment advisory agreement or as an addendum to the investment advisory agreement.

17. Voting Client Securities

SGI has the authority to vote securities on behalf of its current clients. SGI’s proxy voting policies and procedures are designed to identify potential conflicts of interest and ensure that proxies are voted in the best interest of clients. Proxies are reviewed on a case-by-case basis to determine the impact on the portfolio. Any person involved in SGI’s proxy voting process must disclose any potential conflict of interest in which he or she is aware.

Clients with separate accounts that hold individual securities vote their own proxies, unless that responsibility is assigned to SGI and agreed to by SGI in the investment advisory agreement. Clients may obtain a copy of SGI’s proxy voting policies and procedures and information about how the firm voted by contacting SGI at 888-251-4847.

18. Financial Information

SGI does not require or solicit prepayment of more than $1,200 in fees per client, six months or more in advance. As such SGI does not include a balance sheet in this filing. Nor does SGI have any financial commitment that impairs its ability to meet contractual and fiduciary commitments to clients, and has not been the subject of a bankruptcy proceeding.
Form ADV Part 2B  
Brochure Supplement  

1.B. Cover Page  

David L. Harden  

Summit Global Investments  
620 South Main Street  
Bountiful, UT 84010  
Phone and Fax: 888-251-4847  

Website: www.summitglobalinvestments.com  

Date: March 22, 2019  

This brochure supplement provides information about David L. Harden that supplements the Summit Global Investments brochure. You should have received a copy of that brochure. Please contact Brent Messel, Chief Compliance Officer at 888-251-4847 if you did not receive SGI’s brochure or if you have any questions about the contents of this supplement.  

Additional information about Summit Global Investments also is available on the SEC’s website at www.adviserinfo.sec.gov.
Item 2 – Educational Background and Business Experience

David L. Harden – President and Chief Investment Officer

*Formal Education:*
- Boston College, Bachelor of Arts
- Boston University, Master of Science: Computer Science

*Business Background:*
- Summit Global Investments, President and Chief Investment Officer, 2010 – Present
- David Harden has worked in the investment industry since 1993, including serving as a portfolio manager for Ensign Peak.

Item 3 – Disciplinary Information

David Harden has never had any disciplinary actions including, but not limited to, criminal or civil actions, administrative proceedings before the SEC or any other federal or state regulatory agency or self-regulatory organization.

Item 4 – Other Business Activities

David Harden has no other business activities to disclose at this time.

Item 5 – Additional Compensation

No information applicable to this item.

Item 6 - Supervision

David Harden is solely responsible for giving investment advice to clients. No person can be considered responsible for supervision of the advice given. However, Mr. Harden is required to document conversations with clients concerning investment advice and such documentation is retained in client files. The chief compliance officer on a quarterly basis reviews these files. Additionally, Mr. Harden is subject to the firm’s compliance policies and procedures. On a quarterly basis, he must attest to periodic reviews, trading reviews and to compliance with the firm’s policies, procedures and the code of ethics, and is supervised by Brent Messel, SGI’s Chief Compliance Officer. Brent Messel may be reached at (888) 251-4847.
Form ADV Part 2B
Brochure Supplement

1.B. Cover Page

Bryce J. Sutton

Summit Global Investments
620 South Main Street
Bountiful, UT 84010
Phone and Fax: 888-251-4847

Website: www.summitglobalinvestments.com

Date: March 22, 2019

This brochure supplement provides information about Bryce J. Sutton that supplements the Summit Global Investments brochure. You should have received a copy of that brochure. Please contact Brent Messel, Chief Compliance Officer at 888-251-4847 if you did not receive SGI’s brochure or if you have any questions about the contents of this supplement.

Additional information about Summit Global Investments also is available on the SEC’s website at www.adviserinfo.sec.gov.
Item 2 – Educational Background and Business Experience

Bryce J. Sutton – Managing Partner

Formal Education:
Brigham Young University, Bachelor of Arts: Political Science

Business Background:
Summit Global Investments, LLC, Managing Partner 2011 – Present
Bryce has been in the investment industry since 1996. Prior experience includes time with Kotak Mahindra, Inc., Lynch, Jones & Ryan, and Morgan Stanley, among others.

Item 3 – Disciplinary Information

Bryce Sutton has never had any disciplinary actions including, but not limited to, criminal or civil actions, administrative proceedings before the SEC or any other federal or state regulatory agency or self-regulatory organization.

Item 4 – Other Business Activities

Bryce Sutton has no other business activities to disclose at this time.

Item 5 – Additional Compensation

No information applicable to this item.

Item 6 - Supervision

If Mr. Sutton were to give investment advice to clients, Mr. Harden would supervise it. Additionally, Mr. Sutton is subject to the firm’s compliance policies and procedures. On a quarterly basis, he must attest to periodic reviews, trading reviews and to compliance with the firm’s policies, procedures and the code of ethics, and is supervised by David Harden, SGI’s Chief Executive Officer. Mr. Harden may be reached at (888) 251-4847.
Form ADV Part 2B
Brochure Supplement

1.B. Cover Page

Richard L. Thawley II
Summit Global Investments
620 South Main Street
Bountiful, UT 84010
Phone and Fax: 888-251-4847

Website: www.summitglobalinvestments.com

Date: March 22, 2019

This brochure supplement provides information about Richard L. Thawley II that supplements the Summit Global Investments brochure. You should have received a copy of that brochure. Please contact Brent Messel, Chief Compliance Officer, at 888-251-4847 if you did not receive SGI’s brochure or if you have any questions about the contents of this supplement.

Additional information about Summit Global Investments also is available on the SEC’s website at www.adviserinfo.sec.gov.
Item 2 – Educational Background and Business Experience

Richard L. Thawley II – Analyst, Portfolio Manager

Formal Education:
- Brigham Young University, 2009, Bachelor of Science: Business Management

Business Background:
- Summit Global Investments, LLC, Analyst, Portfolio Manager, 2016
- Provident Generation, Analyst, 2010 – 2011
- Aegon N.V., Marketing Analyst, 2009 – 2010

Item 3 – Disciplinary Information

Richard Thawley II has never had any disciplinary actions including, but not limited to, criminal or civil actions, administrative proceedings before the SEC or any other federal or state regulatory agency or self-regulatory organization.

Item 4 – Other Business Activities

Richard Thawley II has no other business activities to disclose at this time.

Item 5 – Additional Compensation

No information applicable to this item.

Item 6 - Supervision

If Mr. Thawley were to give investment advice to clients, Mr. Harden would supervise it. Additionally, Mr. Thawley is subject to the firm’s compliance policies and procedures. On a quarterly basis, he must attest to periodic reviews, trading reviews and to compliance with the firm’s policies, procedures and the code of ethics, and is supervised by Brent Messel, SGI’s Chief Compliance Officer. Brent Messel may be reached at (888) 251-4847.
Form ADV Part 2B
Brochure Supplement

1.B. Cover Page

Aash M. Shah
Summit Global Investments
620 South Main Street
Bountiful, UT 84010
Phone and Fax: 888-251-4847

Website: www.summitglobalinvestments.com
Date: March 22, 2019

This brochure supplement provides information about Aash M. Shah that supplements the Summit Global Investments brochure. You should have received a copy of that brochure. Please contact Brent Messel, Chief Compliance Officer, at 888-251-4847 if you did not receive SGI’s brochure or if you have any questions about the contents of this supplement.

Additional information about Summit Global Investments also is available on the SEC’s website at www.adviserinfo.sec.gov.
Item 2 – Educational Background and Business Experience

Aash M. Shah – Senior Portfolio Manager

Formal Education:
- Carnegie Mellon University, Tepper School of Business, MBA
- University of Pittsburgh, Swanson School of Engineering, Bachelor of Science Engineering

Business Background:
- Summit Global Investments, Senior Portfolio Manager, 2017–Present
- Corporation. Aash has over 25 years of experience as a portfolio manager. Prior to joining Summit Global Investments, Aash served as Sr. Portfolio Manager for Key Private Bank, Federated Investors, and as a Senior Investment Analyst at Westinghouse Credit

Item 3 – Disciplinary Information

Aash M. Shah has never had any disciplinary actions including, but not limited to, criminal or civil actions, administrative proceedings before the SEC or any other federal or state regulatory agency or self-regulatory organization.

Item 4 – Other Business Activities

Aash M. Shah does not participate in any other business activities.

Item 5 – Additional Compensation

No information applicable to this item.

Item 6 - Supervision

Aash M. Shah serves as Senior Portfolio Manager for Summit Global Investments advising multiple investment strategies. Aash reports to David Harden, CIO and CEO of Summit Global Investments who is responsible for supervision. Additionally, Mr. Shah is subject to the firm’s compliance policies and procedures. On a quarterly basis, he must attest to periodic reviews, trading reviews and to compliance with the firm’s policies, procedures and the code of ethics, and is supervised by Brent Messel, SGI’s Chief Compliance Officer. Brent Messel may be reached at (888) 251-4847.
Form ADV Part 2B
Brochure Supplement

1.B. Cover Page

Matthew W. Hanna
Summit Global Investments
620 South Main Street
Bountiful, UT 84010
Phone and Fax: 888-251-4847

Website: www.summitglobalinvestments.com

Date: March 22, 2019

This brochure supplement provides information about Matthew W. Hanna that supplements the Summit Global Investments brochure. You should have received a copy of that brochure. Please contact Brent Messel, Chief Compliance Officer, at 888-251-4847 if you did not receive SGI’s brochure or if you have any questions about the contents of this supplement.

Additional information about Summit Global Investments also is available on the SEC’s website at www.adviserinfo.sec.gov.
**Item 2 – Educational Background and Business Experience**

**Matthew W. Hanna – Portfolio Manager**

*Formal Education:*
- University of Florida, Bachelor of Arts
- University of Tampa, Master of Science: Finance
- CFA Charterholder
- CAIA Charterholder
- Certified FRM

*Business Background:*
- Summit Global Investments, Portfolio Manager, 2017 – Present
- Matt Hanna has worked in the investment industry since 2007.

**Item 3 – Disciplinary Information**

Matt Hanna has never had any disciplinary actions including, but not limited to, criminal or civil actions, administrative proceedings before the SEC or any other federal or state regulatory agency or self-regulatory organization.

**Item 4 – Other Business Activities**

Matt Hanna has no other business activities to disclose at this time.

**Item 5 – Additional Compensation**

No information applicable to this item.

**Item 6 - Supervision**

Matthew reports to David Harden, CIO and CEO of Summit Global Investments who is responsible for supervision. Additionally, Mr. Hanna is subject to the firm’s compliance policies and procedures. Additionally, Mr. Hanna is subject to the firm’s compliance policies and procedures. On a quarterly basis, he must attest to periodic reviews, trading reviews and to compliance with the firm’s policies, procedures and the code of ethics, and is supervised by Brent Messel, SGI’s Chief Compliance Officer. Brent Messel may be reached at (888) 251-4847.
Client Privacy

Issue

The SEC’s Regulation S-P (Privacy of Consumer Financial Information), which was adopted to comply with Section 504 of the Gramm-Leach-Bliley Act, requires investment advisers to disclose to clients its policies and procedures regarding the use and safekeeping of Non-public Personal Information.

Non-public Personal Information is collected from clients at the inception of their accounts and occasionally thereafter, primarily to determine accounts’ investment objectives and financial goals and to assist in providing clients with requested services.

While SUMMIT GLOBAL INVESTMENTS, LLC strives to keep client information up to date, clients are requested to monitor any information provided to them for errors.

For purposes of this policy, "Non-public Personal Information" means:

- personally identifiable financial information, including any information a client provides to obtain a financial product or service; any information about a client resulting from any transaction involving a financial product or service; or any information otherwise obtained about a client in connection with providing a financial product or service to that client; and

- any list, description, or other grouping of clients (and publicly available information pertaining to them) that is derived using any personally identifiable financial information that is not publicly available information.

Examples of Nonpublic Personal Information include: name, address, phone number (if unlisted), social security and tax identification numbers, financial circumstances and Income, and account balances.

Policy

SUMMIT GLOBAL INVESTMENTS, LLC will not disclose a client’s Non-public Personal Information to anyone unless it is permitted or required by law, at the direction of a client, or is necessary to provide requested services.

Procedures

1. SUMMIT GLOBAL INVESTMENTS, LLC shall not sell Non-public Personal Information to anyone.

2. SUMMIT GLOBAL INVESTMENTS, LLC will restrict access to Non-public Personal Information to individuals within SUMMIT GLOBAL INVESTMENTS, LLC who require the information in the ordinary course of servicing clients’ accounts. Clients’ Non-public Personal Information is used only for business purposes.

3. SUMMIT GLOBAL INVESTMENTS, LLC has developed procedures to safeguard client records and Non-public Personal Information (See Attachment A).
4. Non-public Personal Information may only be given to third-parties under the following circumstances:
   
   - To broker/dealers to open a client’s brokerage account;
   - To other firms as directed by clients, such as accountants, lawyers, etc.;
   - To specified family members (as authorized by law and/or the client);
   - To third-parties as needed to provide requested services; and
   - To regulators and others, when required by law.

5. At times, Non-public Personal Information may be reviewed by SUMMIT GLOBAL INVESTMENTS, LLC’s outside service providers (i.e. – accountants, lawyers, consultants, etc.). SUMMIT GLOBAL INVESTMENTS, LLC will review the entities’ privacy policies.

6. SUMMIT GLOBAL INVESTMENTS, LLC shall provide a privacy notice (See Attachment B) to clients (i.e. “natural persons”) upon Inception of the relationship and annually thereafter. SUMMIT GLOBAL INVESTMENTS, LLC will maintain a record of the dates when the privacy notice is provided to clients.

7. In the event of a change in the privacy policy, SUMMIT GLOBAL INVESTMENTS, LLC will provide its clients with a sufficient amount of time to opt out of any disclosure provisions.

8. Any suspected breaches to the privacy policy must be reported to the Compliance Officer.

9. If an Employee receives a complaint regarding a potential identity theft issue (be it from a client or other party), the Employee should immediately notify the Compliance Officer. The Compliance Officer will thoroughly investigate any valid complaint, and maintain a log of all complaints as well as the result of any investigations.

10. In the event that unintended parties receive access to Non-public Personal Information of California residents, SUMMIT GLOBAL INVESTMENTS, LLC will promptly notify those clients of the privacy breach. See Senate Bill No. 1386.

**Responsibilities**

The Compliance Officer will monitor for compliance with SUMMIT GLOBAL INVESTMENTS, LLC’s Privacy Policy and Procedures and will coordinate the dissemination of the Privacy Notice.
Attachment A

Procedures to Safeguard Client Records and Non-public Personal Information

SUMMIT GLOBAL INVESTMENTS, LLC shall strive to: (a) ensure the security and confidentiality of consumer, customer and former customer records and information; (b) protect against any anticipated threats or hazards to the security or integrity of consumer, customer and former customer records and information; and (c) protect against unauthorized access to or use of consumer or customer records or information that could result in substantial harm or inconvenience to any customer. Accordingly, the following procedures will be followed:

A. Confidentiality. Employees shall maintain the confidentiality of information acquired in connection with their employment with SUMMIT GLOBAL INVESTMENTS, LLC, with particular care taken regarding Nonpublic Personal Information. Employees shall not disclose Nonpublic Personal Information to other SUMMIT GLOBAL INVESTMENTS, LLC Employees, except to persons who have a bona-fide business need to know the information in order to serve the business purposes of SUMMIT GLOBAL INVESTMENTS, LLC or its clients. SUMMIT GLOBAL INVESTMENTS, LLC does not disclose, and no Employee may disclose, any Non-public Personal Information about a client or former client other than in accordance with these procedures.

B. Information Systems. SUMMIT GLOBAL INVESTMENTS, LLC has established and maintains its information systems, including hardware, software and network components and design, in order to protect and preserve Non-public Personal Information.

Passwords and Access. All Employees use passwords for computer access, and may do so for access to specific programs and files. Nonpublic Personal Information shall be maintained, to the extent possible, in computer files that are protected against access by means of a password system or are otherwise secured against unauthorized access. Access to specific SUMMIT GLOBAL INVESTMENTS, LLC databases and files shall be given only to Employees who have a bona-fide business need to access such information. Such passwords shall be kept confidential and shall not be shared except as necessary to achieve such business purpose. All default user identifications and passwords that may be provided shall be changed and replaced by distinct passwords which may be easily remembered by the Employee but difficult for others to guess. User identifications and passwords shall not be stored on computers without access control systems, written down or stored in locations where unauthorized persons may discover them. Passwords shall be changed if there is reason to believe the password has been compromised and, in any event, changed periodically (i.e., once every 90 days) to maximize the security of Non-public Personal Information. To avoid unauthorized access, all Employees shall close out programs and lock their terminals when they leave the office for an extended period of time and overnight. Terminals shall be locked when not in use during the day and laptops shall be secured when leaving SUMMIT GLOBAL INVESTMENTS, LLC premises. Confidentiality shall be maintained when accessing the SUMMIT GLOBAL INVESTMENTS, LLC network remotely through the implementation of appropriate firewalls. Files may be accessed and shown only to those individuals authorized on a “need to know” basis.

System Failures. SUMMIT GLOBAL INVESTMENTS, LLC will maintain appropriate programs and controls (which may include anti-virus protection and firewalls) to detect, prevent
and respond to attacks, intrusions or other systems failures.

Electronic Mail. As a rule, Employees shall treat e-mail in the same manner as other written communications. However, Employees shall assume that e-mail sent from SUMMIT GLOBAL INVESTMENTS, LLC computers is not secure and shall avoid sending e-mails that include Non-public Personal Information except as specifically set forth above. E-mails that contain Non-public Personal Information (whether sent within or outside SUMMIT GLOBAL INVESTMENTS, LLC) shall have the smallest possible distribution in light of the nature of the request made.

C. Documents. Employees shall avoid placing documents containing Non-public Personal Information in office areas where they could be read by unauthorized persons, such as in photocopying areas or conference rooms. Documents that are being printed, copied or faxed shall be attended to by appropriate Employees. Documents containing Non-public Personal Information which are sent by mail, courier, messenger or fax, shall be handled with appropriate care.

D. Discussions. Employees shall avoid discussing Non-public Personal Information with, or in the presence of, persons who have no need to know the information. Employees shall not discuss Nonpublic Personal Information in public locations, such as elevators, hallways, public transportation or restaurants.

E. Access to Offices and Files. Employees shall limit access to offices, files or other areas where Nonpublic Personal Information may be discussed or maintained, and shall enter such locations for valid business purposes only. Meetings with clients shall take place in conference rooms or other locations where Non-public Personal Information will not be generally available or audible to others. Visitors shall generally not be allowed in the office unattended.

F. Old Information. Nonpublic Personal Information that is no longer required to be maintained shall be destroyed and disposed of in an appropriate manner.

G. Identity Theft. An identity thief can obtain a victim’s personal information through a variety of methods. Therefore, Employees shall take the following actions to prevent identity theft:

a) When providing copies of information to others, employees shall make sure that non-essential information is removed and that Non-public personal information which is not relevant to the transaction is either removed or redacted.
b) The practice of dumpster diving provides access for a would-be thief to a client’s personal information. Therefore, when disposing of paper documents, paperwork containing Non-public Personal Information shall be shredded.

c) To avoid a fraudulent address change, requests must be verified before they are implemented and confirmation notices of such address changes shall be sent to both the new address and the old address of record.

d) Employees may be deceived by pretext calling, whereby an “information broker” or “identity thief” posing as an investor, provides portions of the investor’s Non-public Personal Information (i.e. social security number) in an attempt to convince an Employee to provide additional information over the phone, which can be used for fraudulent purposes. Employees shall make every reasonable precaution to confirm the identity of the client on the phone before divulging Non-public Personal information.

e) SUMMIT GLOBAL INVESTMENTS, LLC prohibits the display of Social Security Numbers on any documents that are generally available or widely disseminated (e.g. mailing lists, quarterly reports, etc.).

Employees may be responsible for identity theft through more direct means. Insider access to information allows a dishonest Employee to sell consumers’ personal information or to use it for fraudulent purposes. Such action is cause for disciplinary action at SUMMIT GLOBAL INVESTMENTS, LLC’s discretion, up to and including termination of employment as well as referral to the appropriate civil and/or criminal legal authorities.
Privacy Notice

This notice is being provided to you in accordance with the Securities and Exchange Commission’s rule regarding the privacy of consumer financial information (“Regulation S-P”). Please take the time to read and understand the privacy policies and procedures that we have implemented to safeguard your nonpublic personal information.¹

INFORMATION WE COLLECT

Adviser SUMMIT GLOBAL INVESTMENTS, LLC must collect certain personally identifiable financial information about its customers to provide financial services and products. The personally identifiable financial information that we gather during the normal course of doing business with you may include:

1. information we receive from you on applications or other forms;
2. information about your transactions with us, our affiliates, or others;

INFORMATION WE DISCLOSE

We do not disclose any nonpublic personal information about our customers or former customers to anyone, except as permitted or required by law, or as necessary to provide services to you. In accordance with Section 248.13 of Regulation S-P, we may disclose all of the information we collect, as described above, to certain nonaffiliated third parties such as attorneys, accountants, auditors and persons or entities that are assessing our compliance with industry standards. We enter into contractual agreements with all nonaffiliated third parties that prohibit such third parties from disclosing or using the information other than to carry out the purposes for which we disclose the information.

CONFIDENTIALITY AND SECURITY

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

¹ Nonpublic personal information means personally identifiable financial information and any list, description or other grouping of consumers that is derived using any personally identifiable financial information that is not publicly available.
ERISA Section 408(b)(2) Disclosure Form

Summit Global Investments is providing this notice in compliance with the Department of Labor regulations under section 408(b)(2) of the Employee Retirement Income Security Act of 1974, as amended, (“ERISA”), to disclose information about the services provided and the compensation Summit Global Investments receives for such services. This statement is intended to be read in conjunction with our Form ADV Part 2, the applicable investment advisory agreement, and any other client agreement(s) you may have executed in conjunction with the services to be provided by Summit Global Investments.

Our Form ADV Part 2 is available at: https://sgiam.com/API/0.9/files/44?file

Description of Services
A general description of the investment advisory and other services we provide can be found in your investment advisory agreement and in our Form ADV Part 2 under Item 4 entitled “Advisory Business”. For more information regarding the services and the styles of investment management we offer, please also review Item 8 entitled “Methods of Analysis, Investment Strategies and Risk of Loss” in our Form ADV Part 2.

Service Provider’s Status
Summit Global Investments provides services as a registered investment adviser under the Investment Advisers Act of 1940 and as an ERISA fiduciary.

Direct Compensation
Summit Global Investments receives direct compensation from your plan or administrator for the services we provide based on your applicable fee schedule, the details of which can be found in the advisory agreement that you have executed with us and in our Form ADV Part 2. Fees are not charged on the basis of a share of capital gains upon or capital appreciation of the funds or any portion of the fund returns of an advisory client. All fees paid to SGI are separate and distinct from the fees and expenses charged by broker-dealers/custodians. Registrant fees are also separate and distinct from separate account management and custody.

Indirect Compensation
Summit Global Investments does not currently have performance-based pricing or side-by-side management. No commissions or asset-based sales charges are received from the purchase of individual securities, mutual funds or ETF’s in order to eliminate the potential for conflict of interests. Please note, however, that for accounts that are managed by SGI and all or some portion of the managed assets are allocated to one or more of SGI’s mutual funds, SGI may earn fees for its services as an investment manager, and fees from the mutual funds it manages.