Capital Group Dividend Growers ETF

Part B

Statement of Additional Information

August 1, 2025

This document is not a prospectus but should be read in conjunction with the current prospectus of Capital Group Dividend Growers ETF (the "fund") dated August 1, 2025.

You may obtain a prospectus from your financial professional, by calling (800) 421-4225 or by contacting Capital Client Group, Inc., the fund's distributor (the "distributor"), at the following address:

Capital Group Dividend Growers ETF Attention: Secretary

> 6455 Irvine Center Drive Irvine, California 92618-4518

Exchange: NYSE Arca, Inc.

Ticker: CGDG

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Financial statements

August 22, 2025



For the most recent statement of additional information of the following funds, as supplemented to date:

Capital Group Core Balanced ETF (CGBL) Capital Group Dividend Growers ETF (CGDG) Capital Group Equity ETF Trust I (CGEQ1) Capital Group Fixed Income ETF Trust (CGFIT) Capital Group Global Equity ETF (CGGE) Capital Group Global Growth Equity ETF (CGGO) Capital Group Growth ETF (CGGR) Capital Group International Core Equity ETF (CGIC) Capital Group International Equity ETF (CGIE) Capital Group New Geography Equity ETF (CGNG) Capital Group International Focus Equity ETF (CGXU)

The paragraphs under the heading "Forward commitment, when issued and delayed delivery transactions" in the "Description of certain securities, investment techniques and risks" section of the statement of additional information are amended to read as follows:

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

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

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

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

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

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

Keep this supplement with your statement of additional information.

The fund

The fund, an open-end, nondiversified, management investment company, was organized as a Delaware statutory trust on January 12, 2023. The fund issues and sells shares at net asset value ("NAV") only in aggregations of a specified number of shares (each a "creation unit"), generally in exchange for a designated portfolio of securities, assets or other positions (the "deposit securities"), together with the deposit of a specified cash payment (the "cash component"). The fund's shares are listed and traded on NYSE Arca, Inc. (the "listing exchange"). The fund's shares trade on the listing exchange at market prices that may be below, at or above NAV. Shares are redeemable only in one or more creation units by Authorized Participants (as defined in the *Creation and redemption of creation units* section of this statement of additional information). In the event of a reorganization, merger, conversion or liquidation of the fund, the fund may redeem individual shares. The fund reserves the right to permit or require that creations and redemptions of shares be effected fully or partially in cash.

The fund's shares may be issued in advance of receipt of deposit securities, subject to various conditions, including a requirement that the Authorized Participant maintain with the fund certain collateral as set forth in the agreement with Authorized Participant. The fund may use such collateral to purchase missing deposit securities. See the *Creation and redemption of creation units* section of this statement of additional information.

Transaction fees and other costs associated with creations or redemptions that include a cash portion may be higher than the transaction fees and other costs associated with in-kind creations or redemptions. In all cases, conditions with respect to redemptions of shares and fees will be subject to the requirements of the U.S. Securities and Exchange Commission (the "SEC") rules and regulations applicable to management investment companies offering redeemable securities.

As in the case of other exchange-traded securities, when you buy or sell shares of the fund through a broker, you may incur a brokerage commission determined by that broker, as well as other charges.

Exchange listing and trading

A discussion of exchange listing and trading matters associated with an investment in the fund is contained in the *Shareholder information* section of the fund's prospectus. The discussion below supplements, and should be read together with, that section of the prospectus. The fund shares are listed for trading and trade throughout the day on the listing exchange and other secondary markets. The fund shares may also be listed on certain foreign (non-U.S.) exchanges. The fund's shares may be less actively traded in certain foreign markets than in others, and investors are subject to the execution and settlement risks and market standards of the market where they or their broker direct their trades for execution. Certain information available to investors who trade in on-U.S. markets being less efficient.

There can be no assurance that the requirements of the listing exchange necessary to maintain the listing of shares of the fund will continue to be met. The listing exchange may, but is not required to, remove the shares of the fund from listing if, among other things: (i) the listing exchange becomes aware the fund is no longer eligible to operate in reliance on Rule 6c-11 under the Investment Company Act of 1940, as amended (the "1940 Act"); (ii) any of the other listing requirements are not continuously maintained; (iii) there are fewer than 50 beneficial holders of fund shares following the first 12 months of trading on the listing exchange; or (iv) any event shall occur or condition shall exist that, in the opinion of the listing exchange, will also remove shares of the fund from listing upon termination of the fund.

Certain investment limitations and guidelines

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

General

· The fund invests at least 80% of its assets in common stocks and other equity-type securities (such as preferred stocks).

. The fund invests at least 80% of its assets (plus the amount of borrowings for investment purposes, if any) in the securities of dividend-paying companies.

Investing outside the United States

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

* * * * * *

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

Description of certain securities, investment techniques and risks

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

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

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

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

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

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

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

The growth-oriented, equity-type securities generally purchased by the fund may involve large price swings and potential for loss. To the extent the fund invests in income-oriented, equity-type securities, income provided by the fund may be reduced by changes in the dividend policies of, and the capital resources available at, the companies in which the fund invests.

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

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

Investing in emerging markets — Investing in emerging markets may involve risks in addition to and greater than those generally associated with investing in the securities markets of developed countries. For instance, emerging market countries tend to have less developed political, economic and legal systems than those in developed countries. Accordingly, the governments of these countries may be less stable and more likely to intervene in the market economy, for example, by imposing capital controls, nationalizing a company or industry, placing restrictions on foreign ownership and on withdrawing sale proceeds of securities from the country, and/or imposing punitive taxes that could adversely affect the prices of securities. Information regarding issuers in emerging markets may be limited, incomplete or inaccurate, and such issuers may not be subject to regulatory, accounting, auditing, and financial reporting and recordkeeping standards comparable to those to which issuers in more developed markets are subject. The fund's rights with respect to its investments in emerging markets, if any, will generally be governed by local law, which may make it difficult or impossible for the fund to pursue legal remedies or to obtain and enforce judgments in local courts. In addition, the economies of these countries may be deendent on relatively few industries, may have limited access to capital and may be more susceptible to changes in local and global trade conditions and downturns in the world economy. Securities in these countries can also be relatively small and have substantially lower trading volumes. As a result, securities issued in these contries may be more volatel and less liquid, more vulnerable to market manipulation, and more difficult to value, than securities issued in countries with more developed economies and/or markets. Less certainty with respect to security valuations may lead to additional challenges and risks in calculating the fund's net

asset value. Additionally, emerging markets are more likely to experience problems with the clearing and settling of trades and the holding of securities by banks, agents and depositories that are less established than those in developed countries.

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

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

Certain risk factors related to emerging markets

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

Government regulation — Certain emerging markets lack uniform accounting, auditing and financial reporting and disclosure standards, have less governmental supervision of financial markets than in the United States, and may not honor legal rights or protections enjoyed by investors in the United States. Certain governments may be more unstable and present greater risks of nationalization or restrictions on foreign ownership of local companies. Repatriation of investment income, capital and the proceeds of sales by foreign investors may require governmental registration and/or approval in some emerging markets. While the fund will only invest in markets where these restrictions are considered acceptable by the investment adviser, a country could impose new or additional repatriation restrictions after the fund's

investment. If this happened, the fund's response might include, among other things, applying to the appropriate authorities for a waiver of the restrictions or engaging in transactions in other markets designed to offset the risks of decline in that country. Such restrictions will be considered in relation to the fund's liquidity needs and other factors. Further, some attractive equity securities may not be available to the fund if foreign shareholders already hold the maximum amount legally permissible.

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

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

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

Settlement risks — Settlement systems in emerging markets are generally less well organized than those of developed markets. Supervisory authorities may also be unable to apply standards comparable to those in developed markets. Thus, there may be risks that settlement may be delayed and that cash or securities belonging to the fund may be in jeopardy because of failures of or defects in the systems. In particular, market practice may require that payment be made before receipt of the security being purchased or that delivery of a security be made before payment is received. In such cases, default by a broker or bank (the "counterparty") through which the transaction is effected might cause the fund will be successful in eliminating this risk, particularly as counterparties operating in emerging markets frequently lack the standing or financial resources of those in developed countries. There may also be a danger that, because of uncertainties in the operation of settlement systems in individual markets, competing claims may arise with respect to securities held by or to be transferred to the fund.

Limited market information — The fund may encounter problems assessing investment opportunities in certain emerging markets in light of limitations on available information and different accounting, auditing and financial reporting standards. For example, due to jurisdictional limitations, the Public Company Accounting Oversight Board ("PCAOB"), which regulates auditors of U.S. reporting companies, may be unable to inspect the audit work and practices of PCAOB-registered auditing firms in certain emerging markets. As a result, there is greater risk that financial records and information relating to an issuer's operations in emerging markets will be incomplete or misleading, which may negatively impact the fund's investments in such company. When faced with limited market information, the fund's investment adviser will seek alternative sources of information, and to the extent the investment adviser is not satisfied with the sufficiency or accuracy of the information obtained with respect to a particular market or security, the fund will not invest in such market or security.

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

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

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

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

Investing through Stock Connect — The fund may invest in China A-shares of certain Chinese companies listed and traded on the Shanghai Stock Exchange ("SSE") and on the Shenzhen Stock Exchange ("SZSE", and together, the "Exchanges") through the Shanghai-Hong Kong Stock Connect Program and the Shenzhen-Hong Kong Stock Connect Program, respectively (together, "Stock Connect"). Stock Connect is a securities trading and clearing program developed by the Exchange of Hong Kong. He Exchanges and the China Securities Depository and Clearing Corporation Limited. Stock Connect facilitates foreign investment in the People's Republic of China ("PRC") via brokers in Hong Kong. Persons investing through Stock Connect are subject to PRC regulations and Exchange listing rules, among others. These could include limitations on or suspension of trading. These regulations are relatively new and subject to changes which could adversely impact the fund's rights with respect to the securities. For example, a stock may be recalled from the scope of securities traded on the SSE or SZSE eligible for trading via Stock Connect for various reasons, and in such event the stock can be sold but is restricted from being bought. In such event, the investment adviser's ability to implement the fund's investment strategies may be adversely affected. As Stock Connect is still relatively new, investments made through Stock Connect are subject to relatively new trading, clearance and settlement procedures and there are no assurances that the necessary systems to run the program will function properly. In addition, Stock Connect and there can be no assurance that a liquid market on the Exchanges will exist. Since Stock Connect only operates on days when both the Chinese and Hong Kong markets are open for trading, and banking services are available in both markets on the corresponding settlement days, the fund's ownership interest in securities traded through Stock Connect may not be reflected directly and the fund may be subject to the risk of price

Synthetic local access instruments — Participation notes, market access warrants and other similar structured investment vehicles (collectively, "synthetic local access instruments") are instruments used by investors to obtain exposure to equity investments in local markets where direct ownership by foreign investors is not permitted or is otherwise restricted by local law. Synthetic local access instruments, which are generally structured and sold over-the-counter by a local branch of a bank or broker-dealer that is permitted to purchase equity securities in the local market, are designed to replicate exposure to one or more underlying equity securities. The price and performance of a synthetic local access instrument are normally intended to track the price and performance of the underlying equity assets as closely as possible. However, there can be no assurance that the results of synthetic local access instruments will replicate exactly the performance of the underlying securities due to transaction costs, taxes and other fees and expenses. The holder of a synthetic local access instruments will splicate explicit to receive any dividends paid in connection with the underlying equity assets, but usually does not receive voting rights as it would if such holder directly owned the underlying assets.

Investments in synthetic local access instruments involve the same risks associated with a direct investment in the shares of the companies the instruments seek to replicate, including, in particular, the risks associated with investing outside the United States. Synthetic local access instruments also involve risks that are in addition to the risks normally associated with a direct investment in the underlying equity securities. For instance, synthetic local access instruments represent unsecured, unsubordinated contractual obligations of the banks or brokerdealers that issue them. Consequently, a purchaser of a synthetic local access instrument relies on the creditworthiness of such a bank or broker-dealer counterparty and has no rights under the instrument against the issuer of the underlying equity securities. Additionally, there is no guarantee that a liquid market for a synthetic local access instrument will exist or that the issuer of the instrument will be willing to repurchase the instrument when an investor wishes to sell it.

Depositary receipts — Depositary receipts are securities that evidence ownership interests in, and represent the right to receive, a security or a pool of securities that have been deposited with a bank or trust depository. The fund may invest in American Depositary Receipts ("ADRs"), European Depositary Receipts ("EDRs"), Global Depositary Receipts ("GDRs"), and other similar securities. For ADRs, the depository is typically a U.S. financial institution and the underlying securities are issued by a non-U.S. or at U.S. entity. For other depositary receipts, the depository may be a non-U.S. or a U.S. entity, and the underlying securities may be issued by a non-U.S. or a U.S. entity. Depositary receipts will not necessarily be denominated in the same currency as their underlying securities. Generally, ADRs are issued in registered form, denominated in U.S. dollars, and designed for use in the U.S. securities markets. Other depositary receipts, such as EDRs and GDRs, may be issued in bearer form, may be denominated in either U.S. dollars or in non-U.S. currencies, and are primarily designed for use in securities markets outside the United States. ADRs, EDRs and GDRs can be sponsored by the issuing bank or trust company or the issuer of the underlying securities. Although the issuing bank or trust company may impose charges for the collection of dividends and the conversion of such securities may be less liquid or may trade at a lower price than the underlying securities of the issuer. Additionally, the issuers of securities underlying depositary receipts may not be obligated to timely disclose information that is considered material under the securities laws of the United States. Therefore, less information may be available regarding these issuers than about the issuers of other securities and there may not be a correlation between such information and the emarket value of the depositary receipts.

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

Preferred stock — Preferred stock represents an equity interest in an issuer that generally entitles the holder to receive, in preference to common stockholders and the holders of certain

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

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

The holder of a convertible security is generally entitled to participate in the capital appreciation resulting from a market price increase in the issuer's common stock and to receive interest paid or accrued until the convertible security matures or is redeemed, converted or exchanged. Before conversion, convertible securities have characteristics similar to non-convertible debt or preferred securities, as applicable. Convertible securities rank senior to common stock in an issuer's capital structure and, therefore, normally entail less risk than the issuer's common stock. However, convertible securities may also be subordinate to any senior debt obligations of the issuer, and, therefore, an issuer's convertible securities of similar credit quality because of the potential for capital appreciation. In addition, convertible securities are often lower-rated securities.

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

Hybrid securities — A hybrid security is a type of security that also has equity and debt characteristics. Like equities, which have no final maturity, a hybrid security may be perpetual. On the other hand, like debt securities, a hybrid security may be callable at the option of the

issuer on a date specified at issue. Additionally, like common equities, which may stop paying dividends at virtually any time without violating any contractual terms or conditions, hybrids typically allow for issuers to withhold payment of interest until a later date or to suspend coupon payments entirely without triggering an event of default. Hybrid securities are normally at the bottom of an issuer's debt capital structure because holders of an issuer's hybrid securities are structurally subordinated to the issuer's senior creditors. In bankruptcy, hybrid securities holders of the issuer's of the issuer's equity holders. Accordingly, hybrid securities may be more sensitive to economic changes than more senior debt securities. Such securities may also be viewed as more equity-like by the market when the issuer or its parent company experiences financial difficulties.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

Forward currency transactions also may affect the character and timing of income, gain, or loss recognized by the fund for U.S. tax purposes. The use of forward currency contracts could result in the application of the mark-to-market provisions of the Internal Revenue Code of 1986 as amended (the "Code") and may cause an increase (or decrease) in the amount of taxable dividends paid by the fund.

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

The fund may enter into roll transactions, such as a mortgage dollar roll where the fund sells mortgage-backed securities for delivery in the current month and simultaneously contracts to repurchase substantially similar (same type, coupon, and maturity) securities on a specified future date, at a pre-determined price. During the period between the sale and repurchase (the "roll period"), the fund forgoes principal and interest paid on the mortgage-backed securities. The fund is compensated by the difference between the current sales price and the lower forward price for the future purchase (often referred to as the "drop"), if any, as well as by the interest earned on the cash proceeds of the initial sale. The fund could suffer a loss if the contracting party fails to perform the future transaction and the fund is therefore unable to buy back the mortgage-backed securities it initially sold. The fund also takes the risk that the mortgage-backed securities securities originally sold (e.g., greater prepayment risk). These transactions are accounted for as purchase and sale transactions, which contribute to the fund's portfolio turnover rate.

With to be announced ("TBA") transactions, the particular securities (i.e., specified mortgage pools) to be delivered or received are not identified at the trade date, but are "to be announced" at a later settlement date. However, securities to be delivered must meet specified criteria, including face value, coupon rate and maturity, and be within industry-accepted "good delivery" standards.

The fund will not use these transactions for the purpose of leveraging. Although these transactions will not be entered into for leveraging purposes, the fund temporarily could be in a leveraged position (because it may have an amount greater than its net assets subject to market risk). Should market values of the fund's portfolio securities decline while the fund is in a leveraged position, greater depreciation of its net assets would likely occur than if it were not in such a position. After a transaction is entered into, the fund may still dispose of or renegotiate the transaction. Additionally, prior to receiving delivery of securities as part of a transaction, the fund may sell such securities.

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

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

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

Federal agency securities — The securities of certain U.S. government agencies and government-sponsored entities are guaranteed as to the timely payment of principal and interest by the full faith and credit of the U.S. government. Such agencies and entities include, but are not limited to, the Federal Financing Bank ("FFB"), the Government National Mortgage Association ("Ginnie Mae"), the U.S. Department of Veterans Affairs ("VA"), the Federal Housing Administration ("FHA"), the Export-Import Bank of the United States ("Exim Bank"), the U.S. International Development Finance Corporation ("DFC"), the Commodity Credit Corporation ("CCC") and the U.S. Small Business Administration ("SBA").

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

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

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

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

Certain rights provided to holders of mortgage-backed securities issued by Fannie Mae or Freddie Mac under their operative documents may not be enforceable against the FHFA, or enforcement may be delayed during the course of the conservatorship or any future receivership. For example, the operative documents may provide that upon the occurrence of an event of default by Fannie Mae or Freddie Mac, holders of a requisite percentage of the mortgage-backed security may replace the entity as trustee. However, under the Federal Housing Finance Regulatory Reform Act of 2008, holders may not enforce this right if the event of default arises solely because a conservator or receiver has been appointed.

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

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

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

Restricted or illiquid securities — Certain fund holdings may be or may become difficult or impossible to sell, particularly during times of market turmoil. Liquidity may be impacted by the lack of an active market for a holding, legal or contractual restrictions on resale, or the reduced number and capacity of market participants to make a market in such holding. Restricted securities, for example, may only be sold pursuant to an exemption from registration under the Securities Act of 1933, as amended (the "1933 Act"), or in a registered public offering. Where registration is required, the holder of a registered security may be obligated to pay all or part of the registration expense and a considerable period may elapse between the time it decides to seek registration and the time it may be permitted to sell a security under an effective registration statement.

Market prices for less liquid or illiquid holdings may be volatile, and reduced liquidity may have an adverse impact on the market price of such holdings. Additionally, the sale of less liquid or illiquid holdings may involve substantial delays (including delays in settlement) and additional costs and the fund may be unable to sell such holdings when necessary to meet its liquidity needs or may be forced to sell at a loss. Some fund holdings (including some restricted securities) may be deemed illiquid if the fund expects that a reasonable portion of the holding cannot be sold in seven calendar days or less without the sale significantly changing the market value of the investment. The determination of whether a holding is considered illiquid is made by the fund's adviser under a liquidity risk management program adopted by the fund's board and administered by the fund's adviser. The fund may incur significant additional costs in disposing of illiquid securities.

Inflation-linked bonds — The fund may invest in inflation-linked bonds issued by governments, their agencies or instrumentalities and corporations.

The principal amount of an inflation-linked bond is adjusted in response to changes in the level of an inflation index, such as the Consumer Price Index for Urban Consumers ("CPURNSA"). If the index measuring inflation falls, the principal value or coupon of these securities will be adjusted downward. Consequently, the interest payable on these securities will be reduced. Also, if the principal value of these securities is adjusted according to the rate of inflation, the adjusted downward. Consequently, the interest payable on these securities will be reduced. Also, if the principal value of these securities is adjusted according to the rate of inflation, the adjusted principal value repaid at maturity may be less than the original principal. In the case of U.S. Treasury Inflation-Protected Securities ("TIPS"), currently the only inflation-linked security that is issued by the U.S. Treasury, the principal amounts are adjusted daily based upon changes in the rate of inflation (as currently represented by the non-seasonally adjusted CPURNSA, calculated with a three-month lag). TIPS may pay interest semi-annually, equal to a fixed percentage of the inflation-adjusted principal amount. The interest rate on these bonds is fixed at issuance, but over the life of the bond this interest may be paid on an increasing or decreasing principal amount that has been adjusted for inflation. The current market value of TIPS is not guaranteed and will fluctuate. However, the U.S. government guarantees that, at maturity, principal will be repaid at the higher of the original face value of the security (in the event of deflation) or the inflation adjusted value.

Other non-U.S. sovereign governments also issue inflation-linked securities that are tied to their own local consumer price indexes and that offer similar deflationary protection. In certain of these non-U.S. jurisdictions, the repayment of the original bond principal upon the maturity of an inflation-linked bond is not guaranteed, allowing for the amount of the bond repaid at maturity to be less than par. Corporations also periodically issue inflation-linked securities tied to CPURNSA or similar inflationary indexes. While TIPS and non-U.S. sovereign inflation-linked securities are currently the largest part of the inflation-linked market, the fund may invest in corporate inflation-linked securities.

The value of inflation-linked securities is expected to change in response to the changes in real interest rates. Real interest rates, in turn, are tied to the relationship between nominal interest rates and the rate of inflation. If inflation were to rise at a faster rate than nominal interest rates, real interest rates would decline, leading to an increase in value of the inflation-linked securities. In contrast, if nominal interest rates were to increase at a faster rate than inflation, real interest rates might rise, leading to a decrease in value of inflation-linked securities. There can be no assurance, however, that the value of

inflation-linked securities will be directly correlated to the changes in interest rates. If interest rates rise due to reasons other than inflation, investors in these securities may not be protected to the extent that the increase is not reflected in the security's inflation measure.

The interest rate for inflation-linked bonds is fixed at issuance as a percentage of this adjustable principal. Accordingly, the actual interest income may both rise and fall as the principal amount of the bonds adjusts in response to movements of the consumer price index. For example, typically interest income would rise during a period of inflation and fall during a period of deflation.

The market for inflation-linked securities may be less developed or liquid, and more volatile, than certain other securities markets. There is a limited number of inflation-linked securities currently available for the fund to purchase, making the market less liquid and more volatile than the U.S. Treasury and agency markets.

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

Cryptocurrencies are subject to fluctuations in value. Cryptocurrencies are not backed by any government, corporation or other identified body. Rather, the value of a cryptocurrency is determined by other factors, such as the perceived future prospects or the supply and demand for such cryptocurrency in the global market for the trading of cryptocurrency. Such trading markets are unregulated and may be more exposed to operational or technical issues as well as fraud or manipulation in comparison to established, regulated exchanges for securities, derivatives and traditional currencies. The value of a cryptocurrency may decline precipitously (including to zero) for a variety of reasons, including, but not limited to, regulatory changes, a loss of confidence in its network or a change in user preference to other cryptocurrencies. An issuer that owns cryptocurrencies may experience custody issues, and may lose its cryptocurrency holdings through theft, hacking, or technical glitches in the applicable blockchain. The fund may experience losses as a result of the decline in value of its securities of issuers that owns cryptocurrencies intends to pay a dividend using such holdings or to otherwise make a distribution of such holdings to its stockholders, such dividends or distributions may face regulatory, operational and technical issues.

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

Cybersecurity risks — With the increased use of technologies such as the Internet to conduct business, the fund and its Authorized Participants and service providers and relevant listing exchange(s) have become potentially more susceptible to operational and information security risks through breaches in cybersecurity. In general, a breach in cybersecurity can result from either a deliberate attack or an unintentional event. Cybersecurity breaches may involve, among other things, "ransomware" attacks, injection of computer viruses or malicious software code, or the use of vulnerabilities in code to gain unauthorized access to digital information systems, networks or devices that are used directly or indirectly by the fund or its service providers through "hacking" or other means. Cybersecurity risks also include the risk of losses of service resulting from external attacks that do not require unauthorized access to the fund's systems, networks or devices. For example, denial-of-service attacks on the investment adviser's or an affiliate's website could effectively render the fund's network services unavailable to fund shareholders and other intended end-users. Any such cybersecurity breaches or losses of service may, among other things, cause the fund to lose proprietary information, suffer data corruption or lose operational capacity, or may result in the misappropriation, unauthorized release or other misuse of the fund's assets or sensitive information information, suffer data corruption or obser confidential information), the inability of fund shareholders to transact business, or the destruction of the fund's physical information access (including compliance costs) associated with corrective measures and/or financial loss. While the fund and its investment adviser have established business continuity plans and risk management systems designed to prevent or reduce the impact of cybersecurity attacks, there are inherent limitations in such plans and systems due in part to the ever-changing nature of technolo

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

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

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

Interfund borrowing and lending — Pursuant to an exemptive order issued by the U.S. Securities and Exchange Commission, the fund may lend money to, and borrow money from, other funds advised by Capital Research and Management Company or its affiliates. The fund will borrow through the program only when the costs are equal to or lower than the costs of bank loans. The fund will lend

through the program only when the returns are higher than those available from an investment in repurchase agreements. Interfund loans and borrowings normally extend overnight, but can have a maximum duration of seven days. Loans may be called on one day's notice. The fund may have to borrow from a bank at a higher interest rate if an interfund loan is called or not renewed. Any delay in repayment to a lending fund could result in a lost investment opportunity or additional borrowing costs.

Affiliated investment companies — The fund may purchase shares of certain other investment companies managed by the investment adviser or its affiliates ("Central Funds"). The risks of owning another investment company are similar to the risks of investing directly in the securities in which that investment company invests. Investments in other investment companies could allow the fund to obtain the benefits of a more diversified portfolio than might otherwise be available through direct investments in a particular asset class, and will subject the fund to the risks associated with the particular asset class or asset classes in which an underlying fund invests. However, an investment company may not achieve its investment objective or execute its investment strategy effectively, which may adversely affect the fund's performance. Any investment in another investment company will be consistent with the fund's objective(s) and applicable regulatory limitations. Central Funds do not charge management fees. As a result, the fund does not bear additional management fees when investing in Central Funds, but the fund does bear its proportionate share of Central Fund expenses.

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

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

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

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

Gross income from securities lending activities	\$18,000
Fees paid to securities lending agent from a revenue split	0
Fees paid for any cash collateral management service (including fees deducted from a pooled cash collateral reinvestment vehicle) not included in the revenue split	0
Administrative fees not included in the revenue split	0
Indemnification fees not included in the revenue split	0
Rebates (paid to borrower)	13,000
Other fees not included in the revenue split	0
Aggregate fees/compensation for securities lending activities	13,000
Net income from securities lending activities	5,000

Temporary Defensive Strategies — For temporary defensive purposes, the fund may invest without limitation in cash or cash equivalents, including commercial paper and short-term securities issued by the U.S. government, its agencies and instrumentalities. A larger percentage of such holdings could moderate the fund's investment results in a period of rising market prices. Alternatively, a larger percentage of such holdings could reduce the magnitude of the fund's loss in a period of falling market prices and provide liquidity to make additional investments or to meet redemptions.

* * * * * *

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

The fund's portfolio turnover rates for the fiscal year ended May 31, 2025 and for the period from September 26, 2023 (commencement of operations) to May 31, 2024, were 25% and 20%, respectively. Variations in turnover rates are due to changes in trading activity during the period. The portfolio turnover rate would equal 100% if each security in the fund's portfolio were replaced once per year.

Fund policies

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

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

1. Except as permitted by (*i*) the 1940 Act and the rules and regulations thereunder, or other successor law governing the regulation of registered investment companies, or interpretations or modifications thereof by the U.S. Securities and Exchange Commission ("SEC"), SEC staff or other authority of competent jurisdiction, or (*ii*) exemptive or other relief or permission from the SEC, SEC staff or other authority of competent jurisdiction, the fund may not:

- a. Borrow money;
- b. Issue senior securities;
- c. Underwrite the securities of other issuers;
- d. Purchase or sell real estate or commodities;
- e. Make loans; or
- f. Purchase the securities of any issuer if, as a result of such purchase, the fund's investments would be concentrated in any particular industry.

2. The fund may not invest in companies for the purpose of exercising control or management.

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

The fund may not acquire securities of open-end investment companies or unit investment trusts registered under the 1940 Act, except to the extent permitted by the 1940 Act or the rules under the 1940 Act. As a matter of policy, however, the fund will not purchase shares of any registered open-end investment company or registered unit investment trust, in reliance on Sections 12(d)(1)(F) or 12(d)(1)(G) of the 1940 Act, at any time the fund has knowledge that its shares are purchased by another investment company investor in reliance on the provisions of Section 12(d)(1)(G).

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

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

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

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

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

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

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

Continuous offering

The method by which creation units are created and traded may raise certain issues under applicable securities laws. Because new creation units are issued and sold by the fund on an ongoing basis, at any point a "distribution," as such term is used in the 1933 Act, may occur. Broker-dealers and other persons are cautioned that some activities on their part may, depending on the circumstances, result in their being deemed participants in a distribution in a manner that could render them statutory underwriters and subject them to the prospectus delivery requirement and liability provisions of the 1933 Act.

For example, a broker-dealer firm or its client may be deemed a statutory underwriter if it takes creation units after placing an order with the distributor, breaks them down into constituent fund shares and sells such fund shares directly to customers or if it chooses to couple the creation of new fund shares with an active selling effort involving solicitation of secondary market demand for fund shares. A determination of whether one is an underwriter for purposes of the 1933 Act must take into account all the facts and circumstances pertaining to the activities of the broker-dealer or its client in the particular case and the examples mentioned above should not be considered a complete description of all the activities that could lead to a categorization as an underwriter.

Broker-dealer firms should also note that dealers who are not "underwriters" within the meaning of Section 2(a)(11) of the 1933 Act but are effecting transactions in fund shares, whether or not participating in the distribution of fund shares, generally are required to deliver a prospectus. This is because the prospectus delivery exemption in Section 4(a)(3) of the 1933 Act is not available in respect of such transactions as a result of Section 24(d) of the 1940 Act. Firms that incur a prospectus delivery obligation with respect to fund shares are reminded that, pursuant to Rule 153 under the 1933 Act, a prospectus delivery obligation under Section 5(b)(2) of the 1933 Act owed to an exchange member in connection with a sale on the listing exchange upon request. The prospectus delivery mechanism provided in Rule 153 is available only with respect to transactions on an exchange.

The fund's investment adviser or its affiliates (the "Selling Shareholder") may purchase fund shares through a broker-dealer to seed, in whole or in part, the fund as it is launched or thereafter. The Selling Shareholder may also purchase fund shares from broker-dealers or other investors that have previously provided seed capital for the fund when it is launched or otherwise in secondary market transactions. Because the Selling Shareholder may be deemed an affiliate of the fund's shares are being registered to permit the resale by the Selling Shareholder of these fund shares from time to time after purchase. The fund will not receive any proceeds from the resale by the Selling Shareholder of these fund shares from time to time after.

The Selling Shareholder intends to sell all or a portion of fund shares owned by it and offered hereby from time to time directly to certain brokers, dealers and investment firms at prevailing market prices at the time of the sale. In doing so, the Selling Shareholder may use ordinary brokerage transactions through brokers or dealers (who may act as agents or principals) or sell directly to one or more purchasers, in privately negotiated transactions or through any other method permitted by applicable law.

The Selling Shareholder and any broker-dealer or agents participating in the distribution of fund shares may be deemed to be "underwriters" in connection with such distribution. In such event, any commissions paid to any such broker-dealer or agent and any profit from the resale of fund shares purchased by them may be deemed to be underwriting commissions or discounts under the 1933 Act. The Selling Shareholder who may be deemed an "underwriter" will be subject to the applicable prospectus delivery requirements of the 1933 Act.

The Selling Shareholder has informed the fund that it is not a registered broker-dealer and does not have any written or oral agreement or understanding, directly or indirectly, with any person to distribute fund shares. Upon the fund being notified in writing by the Selling Shareholder that any material arrangement has been entered into with a broker-dealer for the sale of fund shares through a block trade, special offering, exchange distribution or secondary distribution or a purchase by a broker or dealer, a supplement to this statement of additional information will be filed, if required, pursuant to Rule 497 under the 1933 Act, disclosing (i) the name of each Selling Shareholder and of the participating broker-dealer(s), (ii) the number of fund shares involved, (iii) the price at which such fund shares were sold, (iv) the commissions paid or discounts or concessions allowed to such broker-dealer(s), where applicable, (v) that such broker-dealer(s) did not conduct any investigation to verify the information set out or incorporated by reference in the fund's prospectus and statement of additional information, and (vi) other facts material to the transaction.

The Selling Shareholder and any other person participating in such distribution will be subject to applicable provisions of the Securities Exchange Act of 1934, as amended (the "1934 Act") and the rules and regulations thereunder, including, without limitation, to the extent applicable, Regulation M of the 1934 Act, which may limit the timing of purchases and sales of any of fund shares by the Selling Shareholder and any other participating person. To the extent applicable, Regulation M may also restrict the ability of any person engaged in the distribution of fund shares to engage in market-making activities with respect to fund shares. All of the foregoing may affect the marketability of the fund shares and the ability of any person or entity to engage in market-making activities with respect to the fund shares. There is a risk that the Selling Shareholder may redeem its investments in the fund or otherwise sell its fund shares to a third party that may redeem. As with redemptions by other large shareholders, such redemptions could have a significant negative impact on the fund and its shares.

Management of the fund

Board of trustees and officers

Independent trustees¹

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

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

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

Name, year of birth and position with fund (year first elected as a trustee ²)	Principal occupation(s) during the past five years	Number of portfolios in fund complex overseen by trustee	Other directorships ³ held by trustee during the past five years	Other relevant experience
Vanessa C. L. Chang, 1952 Chair of the Board (Independent and Non-Executive) (2023)	Former Director, EL & EL Investments (real estate)	32	Transocean Ltd. (offshore drilling contractor) Former director of Sykes Enterprises (outsourced customer engagement service provider) (until 2021); Edison International/Southern California Edison (until 2025)	 Service as a chief executive officer, insurance-related (claims/dispute resolution) internet company Senior management experience, investment banking Former partner, public accounting firm Corporate board experience Service on advisory and trustee boards for charitable, educational and nonprofit organizations Former member of the Governing Council of the Independent Directors Council CPA (inactive)
Jennifer C. Feikin, 1968 Trustee (2023)	Independent corporate board member; previously held positions at Google, AOL, 20th Century Fox and McKinsey & Company	124	Hertz Global Holdings, Inc.	 Senior corporate management experience Corporate board experience Business consulting experience Service on advisory and trustee boards for charitable and nonprofit organizations JD

Name, year of birth and position with fund (year first elected as a trustee ²)	Principal occupation(s) during the past five years	Number of portfolios in fund complex overseen by trustee	Other directorships ³ held by trustee during the past five years	Other relevant experience
Pablo R. González Guajardo, 1967 Trustee (2023)	CEO, Kimberly-Clark de México, SAB de CV	37	América Móvil, SAB de CV (telecommunications company); Kimberly-Clark de México, SAB de CV (consumer staples) Former director Grupo Lala, SAB de CV (dairy company) (until 2022); Grupo Sanborns, SAB de CV (retail stores and restaurants) (until 2023)	
Leslie Stone Heisz, 1961 Trustee (2023)	Former Managing Director, Lazard (retired, 2010); Director, Kaiser Permanente (California public benefit corporation); former Lecturer, UCLA Anderson School of Management	124	Edwards Lifesciences; Ingram Micro Holding Corporation (information technology products and services) Former director of Public Storage, Inc. (until 2024)	 Senior corporate management experience, investment banking Business consulting experience Corporate board experience Service on advisory and trustee boards for charitable and nonprofit organizations MBA

Name, year of birth and position with fund (year first elected as a trustee ²)	Principal occupation(s) during the past five years	Number of portfolios in fund complex overseen by trustee	Other directorships ³ held by trustee during the past five years	Other relevant experience
William D. Jones, 1955 Trustee (2023)	Managing Member, CityLink LLC (investing and consulting); former President and CEO, CityLink Investment Corporation (acquires, develops and manages real estate ventures in urban communities)		Former director of Sempra Energy (until 2022); Biogen Inc. (until 2023)	 Senior investment and management experience, real estate Corporate board experience Government service Service as a city councilmember and deputy mayor Service as director, Federal Reserve Boards of San Francisco and Los Angeles Service on advisory and trustee boards for charitable, educational, municipal and nonprofit organizations MBA

Interested trustee(s)^{4,5}

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

Name, year of birth and position with fund (year first elected as a trustee/officer ²)	Principal occupation(s) during the past five years and positions held with affiliated entities or the distributor of the fund	Number of portfolios in fund complex overseen by trustee	Other directorships ³ held by trustee during the past five years
William L. Robbins, 1968 Trustee (2023)	Partner – Capital International Investors, Capital Research and Management Company; Chair and	31	None
· · · ·	Director, Capital Group International, Inc.*		

Other officers⁵

Name, year of birth and position with fund (year first elected as an officer ²)	Principal occupation(s) during the past five years and positions held with affiliated entities or the distributor of the fund
Aline Avzaradel, 1978 President (2025)	Partner – Capital International Investors, Capital Research and Management Company; Director, Capital Research and Management Company
Michael W. Stockton, 1967 Principal Executive Officer and Executive Vice President (2023)	Senior Vice President – Legal and Compliance Group, Capital Research and Management Company
Erik A. Vayntrub, 1984 Senior Vice President (2023)	Senior Vice President – Legal and Compliance Group, Capital Research and Management Company; Secretary, Capital Management Services, Inc.*
Michael R. Tom, 1988 Secretary (2023)	Associate – Legal and Compliance Group, Capital Research and Management Company
Sandra Chuon, 1972 Treasurer (2023)	Vice President – Investment Operations, Capital Research and Management Company
Jennifer L. Butler, 1966 Assistant Secretary (2023)	Assistant Vice President – Legal and Compliance Group, Capital Research and Management Company
Susan K. Countess, 1966 Assistant Secretary (2023)	Associate – Legal and Compliance Group, Capital Research and Management Company
Brian C. Janssen, 1972 Assistant Treasurer (2025)	Senior Vice President – Investment Operations, Capital Research and Management Company

* Company affiliated with Capital Research and Management Company.

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

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

³ This includes all directorships/trusteeships that are held by each trustee as a director/trustee of a public company or a registered investment company (other than those in other Capital Group ETFs or other funds managed by Capital Research and Management Company or its affiliates). Unless otherwise noted, all directorships/trusteeships are current.

⁴ The term interested trustee refers to a trustee who is an "interested person" of the fund within the meaning of the 1940 Act, on the basis of his or her affiliation with the fund's investment adviser, Capital Research and Management Company, or affiliated entities (including the fund's distributor).

⁵ All of the trustees and/or officers listed are officers and/or directors/trustees of one or more of the other funds for which Capital Research and Management Company serves as investment adviser.

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

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

Name	Dollar range* of fund shares owned	Aggregate dollar range* of shares owned in all funds overseen by trustee in same family of investment companies as the fund
Independent trustees		•
Vanessa C. L. Chang	None	Over \$100,000
Jennifer C. Feikin	None	Over \$100,000
Pablo R. González Guajardo	None	Over \$100,000
Leslie Stone Heisz	\$1 - \$10,000	Over \$100,000
William D. Jones	None	Over \$100,000
William D. Jones	None	Aggregate

		Aggregate
		dollar range*
		of shares
		owned in
		all funds
		overseen by trustee
	Dollar range*	in same family of
	of fund	investment companies
Name	shares owned	as the fund
Interested trustees		
William L. Robbins	None	Over \$100,000

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

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

The fund and the other funds served by each independent trustee, or the investment adviser of such funds, as applicable, each pay a portion of these fees.

No pension or retirement benefits are accrued as part of fund expenses. The fund also reimburses certain expenses of the independent trustees.

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

Name	Aggregate compensation from the fund	Total compensation from all funds managed by Capital Research and Management Company or its affiliates
Vanessa C. L. Chang	\$1,468	\$454,750
Jennifer C. Feikin	1,435	457,250
Pablo R. González Guajardo	1,435	502,250
Leslie Stone Heisz	1,435	457,250
William D. Jones	1,402	516,750

Fund organization and the board of trustees — The fund, an open-end, nondiversified management investment company, was organized as a Delaware statutory trust on January 12, 2023. The fund operates as an exchange-traded fund registered with the SEC under the 1940 Act. The offering of the fund shares is registered under the 1933 Act. All fund operations are supervised by the fund's board of trustees which meets periodically and performs duties required by applicable state and federal laws.

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

The fund has one class of shares. Each share represents an interest in the same investment portfolio and has pro rata rights as to voting, redemption, dividends and liquidation. The trustees have the authority to establish new series and classes of shares, and to split or combine outstanding shares into a greater or lesser number, without shareholder approval.

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

In accordance with the fund's declaration of trust, the board may, without shareholder approval (unless such shareholder approval is required by the declaration of trust or applicable law, including the 1940 Act), authorize certain funds to merge, reorganize, consolidate, sell all or substantially all of their assets, or take other similar actions with, to or into another fund. The fund may be terminated by a majority vote of the board with written notice to the shareholders of the fund. Although the shares are not automatically redeemable upon the occurrence of any specific event, the fund's declaration of trust provides that the board will have the unrestricted power to alter the number of shares in a creation unit. Therefore, in the event of a termination of the fund, the board, in its sole discretion, could determine to permit the shares to be redeemable in aggregations smaller than creation units or to be individually redeemable. In such circumstance, the fund may make redemptions in-kind, for cash or for a combination of cash or securities. Further, in the event of a termination of the fund, the fund may make redemptions.

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

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

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

session, facilitating communication with committee chairs, and serving as the principal independent trustee contact for fund management and counsel to the independent trustees and the fund.

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

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

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

Committees of the board of trustees — The fund has an audit committee comprised of all of its independent board members. The committee provides oversight regarding the fund's accounting and financial reporting policies and practices, its internal controls and the internal controls of the fund's principal service providers. The committee acts as a liaison between the fund's independent registered public accounting firm and the full board of trustees. The audit committee held four meetings during the 2025 fiscal year.

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

The fund has a nominating and governance committee comprised of all of its independent board members. The committee periodically reviews such issues as the board's composition, responsibilities, committees, compensation and other relevant issues, and recommends any appropriate changes to the full board of trustees. The committee also coordinates annual self-assessments of the board and evaluates, selects and nominates independent trustee candidates to the full board of trustees. While the committee normally is able to identify from its own and other resources an ample number of qualified candidates, it will consider shareholder suggestions of persons to be considered as nominees to fill future vacancies on the board. Such suggestions must be sent in writing to the nominating and governance committee of the fund, addressed to the fund's secretary, and must be accompanied by complete biographical and occupational data on the prospective nominee, along

with a written consent of the prospective nominee for consideration of his or her name by the committee. The nominating and governance committee held two meetings during the 2025 fiscal year.

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

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

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

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

Investment analysts are generally responsible for making voting recommendations for their investment division on significant votes that relate to companies in their coverage areas. Analysts also have the opportunity to review initial recommendations made by the investment adviser's stewardship and engagement team. Depending on the vote recommendation, a second opinion may be made by a proxy coordinator (an investment professional with experience in corporate governance and proxy voting matters) within the appropriate investment division, based on knowledge of the Principles and familiarity with proxy-related issues. Each of the investment adviser's equity investment divisions has its

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

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

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

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

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

If the fund has a shareholder meeting, the distributor will vote the fund shares for which an Authorized Participant (as defined below) or other entity providing market making services (each, a "proxy grantor") is deemed a beneficial owner under Rule 16a-1(a)(2) of the 1934 Act pursuant to the terms of an irrevocable proxy granted by the proxy grantor to the distributor. In such case, the distributor will vote the fund shares for which a proxy grantor is deemed a beneficial owner in the same proportion as the votes of the other shareholders of the fund.

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

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

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

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

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

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

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

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

adviser supports relevant reporting and disclosure that is consistent with broadly applicable standards.

Additional information about the fund

Book-Entry only system — Shares of the fund are represented by securities registered in the name of the Depository Trust Company ("DTC") or its nominee and deposited with, or on behalf of, DTC. DTC acts as securities depositary for the fund shares.

DTC, a limited-purpose trust company, was created to hold securities of its participants ("DTC Participants") and to facilitate the clearance and settlement of securities transactions among the DTC Participants in such securities through electronic book-entry changes in accounts of the DTC Participants, thereby eliminating the need for physical movement of securities certificates. Access to the DTC system is available to entities, such as banks, brokers, dealers and trust companies, that clear through or maintain a custodial relationship with a DTC Participant, either directly or indirectly (the "indirect participants"). Beneficial ownership of shares is limited to DTC Participants, the indirect participants and persons holding interests through DTC Participants and indirect participants.

Ownership of beneficial interests in shares (owners of such beneficial interests are referred to herein as "the beneficial owners") is shown on, and the transfer of ownership is effected only through, records maintained by DTC (with respect to DTC Participants) and on the records of DTC Participants (with respect to the indirect participants and beneficial owners that are not DTC Participants). The beneficial owners will receive from or through the DTC Participant a written confirmation relating to their purchase of shares. The laws of some jurisdictions may require that certain purchasers of securities take physical delivery of such securities in definitive form. Such laws may impair the ability of certain investors to acquire beneficial interests in shares of the fund.

Conveyance of all notices, statements and other communications to the beneficial owners is effected as follows. DTC will make available to the fund upon request and for a fee to be charged to the fund a listing of the shares of the fund held by each DTC Participant. The fund shall inquire of each such DTC Participant as to the number of the beneficial owners holding shares, directly or indirectly, through such DTC Participant. The fund shall provide each such DTC Participant with copies of such notice, statement or other communication in such form, number and at such place as such DTC Participant may reasonably request, in order that such notice, statement or communication may be transmitted by such DTC Participant, directly or indirectly, to such beneficial owners. In addition, the fund shall pay to each such DTC Participant a fair and reasonable amount as reimbursement for the expenses attendant to such transmittal, all subject to applicable statutory and regulatory requirements.

Share distributions shall be made to DTC or its nominee, Cede & Co., as the registered holder of all shares of the fund. DTC or its nominee, upon receipt of any such distributions, shall credit immediately DTC Participants' accounts with payments in amounts proportionate to their respective beneficial interests in shares of the fund as shown on the records of DTC or its nominee. Payments by DTC Participants to the indirect participants and the beneficial owners of shares held through such DTC Participants will be governed by standing instructions and customary practices, as is now the case with securities held for the accounts of customers in bearer form or registered in a "street name," and will be the responsibility of such DTC Participants.

The fund has no responsibility or liability for any aspect of the records relating to or notices to the beneficial owners, or payments made on account of beneficial ownership interests in such shares, or for maintaining, supervising or reviewing any records relating to such beneficial ownership interests, or for any other aspect of the relationship between DTC and the DTC Participants or the relationship between such DTC Participants and the indirect participants and the beneficial owners owning through such DTC Participants. DTC may decide to discontinue providing its service with respect to

shares of the fund at any time by giving reasonable notice to the fund and discharging its responsibilities with respect thereto under applicable law. Under such circumstances, the fund shall take action to find a replacement for DTC to perform its functions at a comparable cost.

Principal fund shareholders — Although the fund does not have information concerning the beneficial ownership of shares held in the names of DTC participants (as defined above), as of July 1, 2025, the name and percentage ownership of each DTC participant that owned of record 5% or more of the outstanding shares of the fund were as follows:

Name and address	Ownership	Ownership percentage
JP Morgan Chase Bank NA Brooklyn, NY	Record	22.30%
National Financial Services, LLC Jersey City, NJ	Record	14.83%
Charles Schwab & Co., Inc. San Francisco, CA	Record	13.13%
Pershing, LLC Jersey City, NJ	Record	11.53%
LPL Financial San Diego, CA	Record	9.69%
Raymond James St. Petersburg, FL	Record	7.27%

From time to time, Capital Group (as defined in this section, *Management of the fund*, below) may sponsor and/or manage a fund in which an affiliate invests seed capital or otherwise purchases fund shares. Such investments may raise potential conflicts of interest because Capital Group, as an investor in the fund, may possess material information about the fund that may not be available to other fund investors. This informational advantage could be perceived as enabling Capital Group to invest or redeem capital in a manner that conflicts with the interests of other fund investors and/or benefits Capital Group. In order to mitigate such conflicts, the investment adviser employs processes that govern the investment and redemption of seed capital, which may be set according to one or more objective factors expressed in terms of timing, asset levels, primary or secondary market liquidity or other criteria approved by the investment adviser. In extraordinary circumstances and subject to certain conditions, the investment adviser will have the authority to modify the application of these processes to a particular seed investment adviser will have the authority to modify the application of these processes to a particular seed investment adviser will have the authority to modify the application of these processes to a particular seed investment adviser will have the authority to modify the application of these processes to a particular seed investment adviser will have the authority to modify the application of these processes to a particular seed investment adviser.

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

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

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

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

To encourage a long-term focus, bonuses based on investment results are calculated by comparing total investment returns to relevant benchmarks over the most recent one-, three-, five- and eight-year periods, with increasing weight placed on each succeeding measurement period. For portfolio managers, benchmarks may include measures of the marketplaces in which the fund invests and measures of the results of comparable mutual funds. For investment analysts, benchmarks may include relevant market measures and appropriate industry or sector indexes reflecting their areas of expertise. Capital Research and Management Company makes periodic subjective assessments of analysts' contributions to the investment results of each of the fund's portfolio managers may be measured against one or more benchmarks, depending on his or her investment focus, such as (i) MSCI All Country World Index (ACWI) net, (ii) Custom WDG Screen US MC>6B, (iii) XUS MC>3B, NY>1% and (iv) a custom average consisting of funds that disclose investment objectives and strategies comparable to those of the fund. From time to time, Capital Research and Management Company may adjust or customize these benchmarks to better reflect the investment objective(s) of the fund and/or the universe of comparably managed funds of competitive investment management firms.

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

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

Portfolio manager	Dollar range of fund shares owned ¹	Number of other registered investment companies (RICs) for which portfolio manager is a manager (assets of RICs in billions) ²		Number of other pooled investment vehicles (PIVs) for which portfolio manager is a manager (assets of PIVs in billions) ²		Number of other accounts for which portfolio manager is a manager (assets of other accounts in billions) ^{2,3}	
Aline Avzaradel	\$500,001 - \$1,000,000	5	\$475.0	9	\$9.11	4	\$3.81
Grant L. Cambridge	\$500,001 - \$1,000,000	5	\$375.7	10	\$8.70	2	\$0.25
Saurav Jain	\$100,001 - \$500,000	4	\$116.5	7	\$3.60	2	\$0.25
Steven T. Watson	\$100,001 - \$500,000	9	\$298.0	11	\$25.52	698 ⁴	\$38.41

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

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

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

⁴ The advisory fee of two of these accounts (representing \$0.28 billion in total assets) is based partially on their investment results.

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

Investment Advisory and Service Agreement — The Investment Advisory and Service Agreement (the "Agreement") between the fund and the investment adviser will continue in effect until July 31, 2026, unless sooner terminated, and may be renewed from year to year thereafter, provided that any such renewal has been specifically approved at least annually by (a) the board of trustees, or by the vote of a majority (as defined in the 1940 Act) of the outstanding voting securities of the fund, and (b) the vote of a majority of trustees who are not parties to the Agreement or interested persons (as defined in the 1940 Act) of any such party, in accordance with applicable laws and regulations. The Agreement provides that the investment adviser has no liability to the fund for its acts or omissions in the performance of its obligations to the fund not involving willful misfeasance, bad faith, gross negligence or reckless disregard of its obligations under the Agreement. The Agreement also provides that either party has the right to terminate it, without penalty, upon 60 days' written notice to the other party, and that the Agreement management responsibilities to one or more subsidiary adviser approved by the fund's board, pursuant to an agreement adviser may delegate all, or a portion of, its investment management responsibilities to one or more subsidiary adviser out of its fees.

In addition to providing investment advisory services, the investment adviser and its affiliates provide certain administrative services for fund shareholders. Administrative services are provided by the investment adviser and its affiliates to help assist third parties providing non-distribution services to fund shareholders. These services include providing in-depth information on the fund and market developments that impact fund investments. Additionally, the investment adviser furnishes the services and pays the compensation and travel expenses of persons to perform the fund's executive, administrative, clerical and bookkeeping functions, and provides necessary office space, necessary small office equipment and utilities, general purpose forms, supplies and postage used at the fund's offices.

Under the Agreement, the investment adviser receives a management fee at the annual rate of 0.47%. Management fees are paid monthly and accrued daily based on the average net assets of the fund. Under the Agreement, the investment adviser pays all ordinary operating expenses of the fund other than (i) interest expenses and other charges in connection with borrowing money, including line of credit and other loan commitment fees; (ii) taxes; (iii) brokerage expenses and commissions and other fees, charges or expenses incurred in connection with creation and redemption transactions; (iv) acquired fund fees and expenses; (v) expenses incident to meetings of fund shareholders and the associated preparation, filing and mailing of associated notices and proxy statements; (vi) legal fees or expenses in connection with any arbitration, litigation or pending or threatened arbitration or litigation, including any settlements in connection therewith; (vii) any service and distribution expenses pursuant to a plan adopted in accordance with Rule 12b-1 under the 1940 Act; (viii) fees and expenses related to the investment adviser.

For the fiscal year ended May 31, 2025 and the period from September 26, 2023 (commencement of operations) to May 31, 2024, the investment adviser earned from the fund a management fees of \$6,362,000 and \$553,000, respectively.

Other service agreements with third-party service providers — The fund has entered into the Transfer Agency and Service Agreement (the "transfer agency agreement") and the Administration Agreement (the "administration agreement") with State Street Bank and Trust Company ("State Street"). Under the terms of the transfer agency agreement, State Street (or an agent, including an affiliate) acts as transfer agent and dividend disbursing agent. Under the terms of the administration agreement, State Street provides necessary administrative, legal, tax and accounting, regulatory and financial reporting services for the maintenance and operations of the fund. The investment adviser bears the costs of

services under these agreements under the terms of both the transfer agency and the administration agreement.

Distributor and plan of distribution — Capital Client Group, Inc. is the principal underwriter of the fund's shares. The distributor is located at 333 South Hope Street, Los Angeles, CA 90071; 6455 Irvine Center Drive, Irvine, CA 92618; 3500 Wiseman Boulevard, San Antonio, TX 78251; and 12811 North Meridian Street, Carmel, IN 46032.

The fund shares are continuously offered for sale through the distributor or its agent only in creation units, as described in the *Creation and redemption of creation units* section of this statement of additional information. The fund shares in amounts less than creation units are generally not distributed by the distributor or its agent. The distributor or its agent will arrange for the delivery of the prospectus and, upon request, this statement of additional information to persons purchasing creation units and will maintain records of both orders placed with it or its agents. Although the distributor does not receive any fees under the Principal Underwriting Agreement with the fund, Capital Research and Management Company or its affiliates may pay the distributor from time to time for certain distributor-related services.

The Principal Underwriting Agreement provides that it may be terminated at any time, without the payment of any penalty: (i) by vote of a majority of the Independent Trustees or (ii) with respect to the fund by vote of a majority (as defined in the 1940 Act) of the outstanding voting securities of the fund, on at least 60 days written notice to the distributor. The Principal Underwriting Agreement is also terminable upon 60 days' notice by the distributor and will terminate automatically in the event of its assignment (as defined in the 1940 Act).

The distributor may enter into agreements with securities dealers ("soliciting dealers") who will solicit purchases of creation units of the fund shares. Such soliciting dealers may also be Authorized Participants, DTC participants and/or investor services organizations.

Plan of distribution —The fund has adopted a distribution plan under Rule 12b-1 of the 1940 Act that allows the fund to pay distribution fees of up to .25% per year, to those who sell and distribute the fund shares and provide other services to shareholders. However, the board has determined not to authorize payment of a Rule 12b-1 plan fee at this time. Because these fees are paid out of the fund's assets on an ongoing basis, to the extent that a fee is authorized, these fees will increase the cost of your investment in the fund. If implemented, potential benefits of the Rule 12b-1 plan to the fund and its shareholders include enabling shareholders to obtain advice and other services from a financial professional at a reasonable cost, the likelihood that the Rule 12b-1 plan will stimulate sales of the fund benefiting the investment process through growth or stability of assets and the ability of shareholders to choose among various alternatives in paying for sales and service.

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

Cetera Financial Group Fidelity

Fidelity Brokerage Services, LLC

Fidelity Investments Institutional Operations Company, LLC

National Financial Services LLC Janney Montgomery Scott

LPL Financial, LLC Morgan Stanley Morgan Stanley Smith Barney, LLC E Trade Securities, LLC Northwestern Mutual Investment Services, LLC Osaic Raymond James Financial Services, Inc.

UBS Financial Services, Inc.

Execution of portfolio transactions

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

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

The investment adviser may execute portfolio transactions with broker-dealers who provide certain brokerage and/or investment research services to it but only when in the investment adviser's judgment the broker-dealer is capable of providing best execution for that transaction. The investment adviser makes decisions for procurement of research separately and distinctly from decisions on the choice of brokerage and execution services. The receipt of these research services permits the investment adviser to supplement its own research and analysis and makes available the views of, and information from, individuals and the research staffs of other firms. Such views and information may be provided in the form of written reports, telephone contacts and meetings with securities analysis. These services may include, among other things, reports and other communications with respect to individual companies, industries, countries and regions, economic, political and legal developments, as well as scheduling meetings with corporate executives and seminars and conferences related to relevant subject matters. Research services that the investment adviser receives from broker-dealers may be used by the investment adviser in servicing the fund and other funds.

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

registered investment companies for all amounts collected into the commission sharing arrangement. In order to operate the commission sharing arrangement, the investment adviser may cause such registered investment companies to pay commissions in excess of what other broker-dealers might have charged for certain portfolio transactions in recognition of brokerage and/or investment research services. In this regard, the investment adviser has adopted a brokerage allocation procedure consistent with the requirements of Section 28(e) of the Securities Exchange Act of 1934. Section 28(e) permits the investment adviser and its affiliates to cause an account to pay a higher commission to a broker-dealer to compensate the broker-dealer or another service provider for certain brokerage and/or investment research services provided to the investment adviser and its affiliates, if the investment adviser and each affiliate makes a good faith determination that such commissions are reasonable in relation to the value of the services provided by such broker-dealer to the investment adviser's overall responsibility to the fund and other accounts that it advises. Certain brokerage and/or investment research services may not necessarily benefit all accounts paying commissions to each such broker-dealer; therefore, the investment adviser and its affiliates. Further, investment research services provided to the investment adviser and its affiliates. Further, investment research services may be used by all investment adviser and its affiliates. Further, investment research services may be used by all investment adviser and its affiliates.

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

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

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

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

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

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

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

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

Brokerage commissions paid on portfolio transactions for the fiscal year ended May 31, 2025 and for the period from September 26, 2023 (commencement of operations) to May 31, 2024 amounted to \$301,000 and \$25,000, respectively.

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

At the end of the fund's most recently completed fiscal year, the fund's regular broker-dealers included J.P. Morgan Securities LLC and Morgan Stanley & Co. LLC. At the end of the fund's most recently completed fiscal year, the fund held equity securities of J.P. Morgan Securities LLC in the amount of \$26,848,000 and Morgan Stanley & Co. LLC in the amount of \$28,074,000.

Portfolio trading by Authorized Participants

When creation or redemption transactions consist of cash, the transactions may require the fund to contemporaneously transact with broker-dealers for purchases or sales of portfolio securities, as applicable. Depending on the timing of the transactions and certain other factors, such transactions may be placed with the purchasing or redeeming Authorized Participant in its capacity as a broker-dealer or with its affiliated broker-dealer. Any such transaction will be conditioned upon an agreement with the Authorized Participant or its affiliated broker-dealer to transact at guaranteed prices in order to reduce transaction costs incurred as a consequence of settling creations or redemptions in cash rather than in-kind.

Specifically, following the fund's receipt of a creation or redemption order, to the extent such purchases or redemptions consist of a cash portion, the fund may enter an order with the Authorized Participant or its affiliated broker-dealer to purchase or sell the portfolio securities, as applicable. Such Authorized Participant or its affiliated broker-dealer to purchase or sell the portfolio securities, as applicable. Such Authorized Participant or its affiliated broker-dealer will be required to guarantee that the fund will achieve execution of its order at a price at least as favorable to the fund as the fund's valuation of the portfolio securities used for purposes of calculating the NAV applied to the creation or redemption transaction giving rise to the order. Whether the execution of the order is at a price at least as favorable to the results achieved by the executing firm and will vary depending on market activity, timing and a variety of other factors.

An Authorized Participant is required to deposit an amount with the fund in order to ensure that the execution of the order on the terms noted above will be honored on orders arising from creation transactions executed by an Authorized Participant or its affiliated broker-dealer. If the broker-dealer executing the order achieves executions in market transactions at a price equal to or more favorable than the fund's valuation of the portfolio securities, the fund receives the benefit of the favorable executions and the deposit is returned to the Authorized Participant. If, however, the broker-dealer is unable to achieve executions in market transactions at a price at least equal to the fund's valuation of the execution shortfall (including any taxes, brokerage commissions or other costs) and may require the Authorized Participant to deposit any additional amount required to cover the full amount of the actual execution transaction.

An Authorized Participant agrees to pay the shortfall amount in order to ensure that a guarantee on execution will be honored for brokerage orders arising from redemption transactions executed by an Authorized Participant or its affiliated broker-dealer. If the broker-dealer executing the order achieves executions in market transactions at a price equal to or more favorable than the fund's valuation of the portfolio securities, the fund receives the benefit of the favorable executions. If, however, the broker dealer is unable to achieve executions in market transactions at a price at least equal to the fund's valuation of the securities, the fund will be entitled to the portion of the offset equal to the full amount of the execution shortfall (including any taxes, brokerage commissions or other costs).

Where an Authorized Participant executes a custom creation or redemption transaction with the fund, the Authorized Participant or its affiliated broker-dealer may also transact with the fund in securities that are the subject of such custom transaction. Any such orders for execution will be subject to, and consistent with, the fund's best execution obligations.

Disclosure of portfolio holdings

The board has approved policies and procedures regarding the disclosure of information about the fund's portfolio securities. Compliance with these policies and procedures will be periodically assessed by the board in connection with reporting from the fund's Chief Compliance Officer.

Under these policies and procedures, the fund's portfolio holdings are publicly disseminated prior to the opening of business on the listing exchange each day the fund is open for business through financial reporting and news services, including publicly accessible Internet web sites, including the fund's website, capitalgroup.com/etf.

Additionally, a basket composition file, which includes the security names and share quantities to deliver in exchange for a creation unit, together with the amount of the cash component (if any), is publicly disseminated daily prior to the opening of business on the listing exchange via the National Securities Clearing Corporation ("NSCC"), a clearing agency that is registered with the SEC. The basket represents one creation unit of the fund.

The investment adviser, distributor, custodian, State Street, as the transfer agent and fund administrator of the fund, and other service providers to the fund or the investment adviser may receive nonpublic portfolio holdings information while performing services to the fund or the investment adviser but are subject to legal obligations to not disseminate or trade on non-public information concerning the fund. The fund's investment adviser may also provide certain portfolio holdings information to Authorized Participants (as defined in the *Creation and redemption of creation units* section of this statement of additional information), other institutional market participants and listing exchanges, in each case for a legitimate business purpose related to the day-to-day operations of the fund and/or for a regulatory purpose.

Quarterly portfolio schedule — The fund is required to disclose, after the first and third fiscal quarter, the complete monthly schedule of its portfolio holdings with the SEC on Form N-PORT. The fund's Form N-PORT reports are available on the SEC's website at http://www.sec.gov. The fund's Form N-PORT reports are also available through the fund's website, at capitalgroup.com/etf. Information on the fund's Form N-PORT reports will be available on or about the sixtieth day after the close of each quarter of the fund's fiscal year.

Creation and redemption of creation units

General — The fund issues and sells its shares only in creation units on a continuous basis through the distributor or its agent. The fund's shares are sold without a sales load at a price based on the fund's NAV next determined after an order is received by the distributor in proper form on any Business Day (as defined below). On days when the listing exchange closes earlier than normal, the fund may require orders to be placed earlier in the day. A creation unit of the fund consists of 40,000 shares. In its discretion, the fund reserves the right to increase or decrease the number of the fund's shares that constitute a creation unit. The Board reserves the right to declare a split or a consolidation in the number of the fund's shares outstanding, and to make a corresponding change in the number of shares constituting a creation unit if the per share price in the secondary market rises (or declines) to an amount that falls outside the range deemed desirable by the board of trustees.

A "Business Day" with respect to the fund is any day the fund is open for business, including any day when it satisfies redemption requests as required by Section 22(e) of the 1940 Act. The fund is open for business any day on which the listing exchange is open for business. As of the date of this statement of additional information, the listing exchange is closed on the weekends and observes the following holidays, as observed: New Year's Day, Martin Luther King, Jr. Day, Presidents' Day, Good Friday, Memorial Day, Juneteenth National Independence Day, Independence Day, Labor Day, Thanksgiving Day and Christmas Day.

Fund deposit — The consideration for purchase of creation units of the fund generally consists of deposit securities (i.e., a designated portfolio of securities) and the cash component computed as described below. Together, the deposit securities and the cash component constitute the "fund deposit," which will be applicable (subject to possible amendment or correction) to creation requests received in proper form. The fund deposit represents the minimum initial and subsequent investment amount for a creation unit of the fund. The cash component is an amount equal to the difference between the NAV of the fund shares (per creation unit) and the "deposit amount," which is an amount equal to the market value of the deposit securities, and serves to compensate for any differences between the NAV per creation unit and the deposit securities. Payment of any stamp duty or other similar fees and expenses payable upon transfer of beneficial ownership of the deposit securities are the sole responsibility of the Authorized Participant purchasing the creation unit.

The fund's transfer agent, through the NSCC, makes available on each Business Day, prior to the opening of business on the listing exchange (currently 9:30 a.m. Eastern time), a list of the names and the required number of each deposit security and the amount of the cash component (if any) to be included in the current fund deposit (based on information as of the end of the previous Business Day for the fund) that day. Such fund deposit is applicable, subject to any adjustments as described below, to purchases of creation units until such time as the next-announced fund deposit is made available. The identity and number or par value of the deposit securities and the amount of the cash component change pursuant to changes in the weighting or composition of the component securities in the fund's portfolio and as rebalancing adjustments and corporate action events are reflected from time to time by the investment adviser with a view to the investment objective of the fund. In addition, the fund reserves the right to accept nonconforming (i.e., custom) fund deposits.

The fund may, in its sole discretion, substitute a "cash in lieu" amount or a different security (or instrument) to replace any deposit security in certain circumstances, including: (i) when instruments are not available in sufficient quantity for delivery; (ii) when instruments are not eligible for transfer through DTC or the clearing process due to a trading restriction; (iii) when the Authorized Participant (or an investor on whose behalf the Authorized Participant (as defined below) is acting) is not able to trade the instruments due to a trading restriction; (iv) when delivery of the deposit security by the Authorized Participant (or by an investor on whose behalf the Authorized Participant is acting) would be restricted under applicable securities or other local laws; (v) in connection with distribution payments to be made by the fund; or (vi) in certain other situations.

Cash purchase method — When partial or full cash purchases of creation units are available or specified for the fund, they will be effected in essentially the same manner as in-kind purchases thereof. In the case of a partial or full cash purchase, the Authorized Participant must pay the cash equivalent of the deposit securities it would otherwise be required to provide through an in-kind purchase, plus the same cash component required to be paid by an in-kind purchaser.

Procedures for creation of creation units — To be eligible to place orders with the distributor or its agent for one or more creation units of the fund, an entity must be an "Authorized Participant": either (i) a "Participating Party," i.e., a broker-dealer or other participant in the clearing process through the Continuous Net Settlement System of the NSCC (the "Clearing Process"), a clearing agency that is registered with the SEC, or (ii) a DTC Participant, in each case which has executed an agreement with the distributor with respect to creations and redemptions of creation units ("Authorized Participant Agreement"). All shares of the fund, however created, will be entered on the records of DTC in the name of its nominee for the account of a DTC Participant.

Role of the Authorized Participant — Each Authorized Participant will agree, pursuant to the terms of the Authorized Participant Agreement and on behalf of itself or any investor on whose behalf it will act, to certain conditions, including that such Authorized Participant will make available on or before the contractual settlement date, by means satisfactory to the fund, immediately available or same day funds estimated by the fund to be sufficient to pay the cash component, once the net asset value of a creation unit is next determined after receipt of the purchase order in proper form, together with any transaction fees described below. An Authorized Participant, acting on behalf of an investor, may require the investor to enter into an agreement with such Authorized Participant with respect to certain matters, including payment of the cash component. Investors who are not Authorized Participants must make appropriate arrangements for a creation request to be made through an Authorized Participant or purchase shares on the secondary market. Investors should be aware that their particular broker may not have executed an Authorized Participant and that orders to purchase creation units may have to be placed by the investor's broker through an Authorized Participant may result in additional charges to such investor. The fund does not expect to enter into an an Authorized Participant Agreement with more than a small number of Participant gratices and/or DTC Participants.

Placement of purchase orders — To initiate an order for a creation unit, an Authorized Participant must submit to the distributor or its agent an irrevocable order to purchase the fund's shares (a "purchase order") in proper form (as described below). Such order must be received by the distributor or its agent by the cut-off time designated by the fund. Unless otherwise indicated by the fund, orders received generally between 4:00 p.m. and 5:30 p.m., Eastern Time, on a Business Day will receive the following Business Day's NAV. A purchase order is considered to be in "proper form" if: (i) a properly completed irrevocable purchase order has been submitted by the Authorized Participant (either on its own or another investor's behalf) not later than the fund's specified cutoff time, (ii) arrangements satisfactory to the fund are in place for payment of the cash component and any other transactions fees and taxes which may be due, and (iii) all other procedures regarding placement of a purchase order specified by the fund, the distributor or transfer agent are properly followed.

Procedures and requirements governing the delivery of the fund deposit including cutoff times are specified by the fund and/or the transfer agent (defined herein) and may change from time to time. Economic or market disruptions or changes, or telephone or other communication failure, may impede one's ability to reach the distributor or its agent.

Purchase orders, if accepted by the fund, will be processed based on the NAV next determined after such acceptance in accordance with the fund's cutoff times. Those placing orders to purchase creation units through an Authorized Participant should allow sufficient time to permit proper submission of the purchase order by the Authorized Participant to the distributor or its agent by the cutoff time on such Business Day. This deadline is likely to be significantly earlier than the cutoff time. The Authorized

Participant must also make available, on or before the contractual settlement date, by means satisfactory to the fund, immediately available or same day funds estimated by the fund to be sufficient to pay the cash component next determined after acceptance of the purchase order, together with the applicable purchase transaction fees if imposed. Those placing orders should ascertain the applicable deadline for cash transfers by contacting the operations department of the broker or depositary institution effectuating the transfer of the cash component. Investors should be aware that an Authorized Participant may require orders for purchases of shares placed with it to be in a particular form. Economic or market disruptions or changes, or telephone or other communication failure, may impede one's ability to reach an Authorized Participant.

Acceptance of orders for creation units — Assuming a purchase order is submitted in proper form, the fund will accept the order, subject to the fund's right (and the right of the distributor and the investment adviser) to reject any order until acceptance, as set forth below. Once the fund has accepted an order, upon the next determination of the net asset value of the shares, the fund will confirm the issuance of a creation unit, against receipt of payment, at such net asset value. The distributor or its agent will then transmit a confirmation of acceptance to the Authorized Participant that placed the order.

The fund reserves the right to reject or revoke a purchase order transmitted to it by the distributor or its agent for any reason, provided that such action does not result in a suspension of sales of creation units in contravention of Rule 6c-11 and the SEC's positions thereunder. For example, the fund may reject or revoke acceptance of a creation order, including, but not limited to, when (i) the order is not in proper form; (ii) the investor(s), upon obtaining the shares ordered, would own 80% or more of the currently outstanding shares of the fund; (iii) the deposit securities delivered do not conform to the identity and number or par value of shares specified, as described above; (iv) acceptance of the fund deposits would, in the opinion of the fund, be unlawful; or (v) circumstances outside the control of the fund, the distributor or its agent and the investment adviser make it impracticable to process purchase orders. In the event a purchase order is rejected, the distributor or its agent shall notify the Authorized Participant. The fund, its transfer agent, custodian(s) and distributor or its agent are under no duty, however, to give notification of any defects or irregularities in the delivery of fund deposits nor shall any of them incur any liability for failure to give such notification.

Issuance of a creation unit — Except as provided herein or in an Authorized Participant Agreement, a creation unit will not be issued until the transfer of good title to the fund of the deposit securities and the payment of the cash component have been completed.

To the extent contemplated by an Authorized Participant Agreement, the fund may issue creation units to an Authorized Participant, notwithstanding the fact that the corresponding fund deposits have not been received in part or in whole. The fund will do so in reliance on the undertaking of the Authorized Participant to deliver the missing deposit securities as soon as possible, which undertaking shall be secured by such Authorized Participant's delivery and maintenance of a cash collateral in an amount at least equal to 105% of the daily marked to market value of the missing deposit securities (the "additional cash deposit"), which percentage may be changed by the fund from time to time. Such additional cash deposit to guivered no later than the date and time specified by the fund or its custodian and shall be held by the custodian and marked-to-market daily. The fund may use the additional cash deposit to purchase the missing deposit securities at any time without prior notice to the Authorized Participant. Under the Authorized Participant Agreement, an Authorized Participant is subject to liability for any shortfall between the cost to the fund of purchasing such missing deposit securities and the value of collateral including, without limitation, liability for related brokerage, borrowings and other charges.

All questions as to the number of shares of each security in the deposit securities and the validity, form, eligibility and acceptance for deposit of any securities to be delivered shall be determined by the fund, in accordance with applicable law, and the fund's determination shall be final and binding.

Costs associated with creation transactions — A standard creation transaction fee may be imposed to offset the transfer and other transaction costs associated with the issuance of creation units. The standard creation transaction fee may be charged to the Authorized Participant on the day such Authorized Participant creates a creation unit, and is the same, regardless of the number of creation units purchased by the Authorized Participant on the applicable Business Day. However, the fund may increase the standard creation transaction fee for administration and settlement of custom orders requiring additional administrative processing by the fund's custodian. If a purchase consists solely or partially of cash, the Authorized Participant may also be required to cover certain brokerage, tax, foreign exchange, execution, price movement and other costs and expenses related to the execution of trades resulting from such transaction (which may, in certain instances, be based on a good faith estimate of transaction costs). Authorized Participants will also bear the costs of transferring the deposit securities to the fund. Transaction fees are subject to change and certain fees/costs associated with creation transactions are subject to change and may be waived in certain circumstances. To the extent a creation transaction fee is not charged, certain costs may be borne by the fund. Investors who use the services of a broker or other financial intermediary to acquire fund shares may be charged a fee for such services. The fund's standard creation transaction fees are set forth in the table below:

1	Fixed Fee	Fixed Fee
	(In Kind)	(In Cash)
	\$350	\$100

Redemption of creation units — The fund's shares may be redeemed by Authorized Participants only in creation units at their NAV next determined after receipt of a redemption request in proper form by the distributor or its agent and only on a Business Day. The fund will generally not redeem shares in amounts less than creation units. There can be no assurance, however, that there will be sufficient liquidity in the secondary market at any time to permit assembly of a creation unit. Investors should expect to incur brokerage and other costs in connection with assembling a sufficient number of shares to constitute a creation unit that could be redeemed by an Authorized Participant. The beneficial owners also may sell shares in the secondary market.

The fund generally redeems creation units for fund securities and the cash amount. "Fund securities" means the designated portfolio of securities that will be applicable to redemption requests received in proper form on that day. "Cash amount" means an amount of cash equal to the difference between the net asset value of the shares being redeemed, as next determined after the receipt of a redemption request in proper form, and the value of fund securities. Procedures and requirements governing redemption transactions are set forth in the Authorized Participant Agreement and may change from time to time. Unless cash redemption are available or specified for the fund, the redemption proceeds for a creation unit generally consist of fund securities, plus the cash amount, and if imposed, less a redemption transaction fee (as described below).

The fund's transfer agent, through the NSCC, makes available on each Business Day, prior to the opening of business on the listing exchange (currently 9:30 a.m. Eastern Time), the identity of the fund securities and cash amount that will be applicable (based on information as of the end of the previous Business Day for the fund and subject to possible amendment or correction) to redemption requests received in proper form on that day. Such fund securities and the cash amount (each subject to possible amendment or correction or adjustment as described below) are applicable to redemptions of creation units until such time as the next announced composition of the fund securities and cash amount is made available. Fund securities received on redemption may not be identical to deposit securities that are applicable to creations of creation units. The fund reserves the right to deliver nonconforming (i.e., custom) fund securities. All questions as to the composition of the in-kind redemption basket to be included in the fund securities will be determined by the fund, in accordance with applicable law, and the fund's determination will be final and binding.

The fund may, in its sole discretion, substitute a "cash in lieu" amount or a different security (or instrument) to replace any fund security in certain circumstances, including: (i) when the delivery of a fund security to the Authorized Participant (or to an investor on whose behalf the Authorized Participant is acting) would be restricted under applicable securities or other local laws; (ii) when a fund security is not eligible for transfer through DTC or the Clearing Process or due to a trading restriction; (iii) when the delivery of a fund security to the Authorized Participant would result in the disposition of the fund security by the Authorized Participant due to restrictions under applicable securities or other local laws; (iv) when the delivery of a fund security to the Authorized Participant would result in unfavorable tax treatment; (v) when a fund security cannot be settled or otherwise delivered in time to facilitate an in-kind redemption; or (vi) in certain other situations. The amount of cash paid out in such cases will be equivalent to the value of the substituted security listed as a fund security. If the fund securities have a value greater than the NAV of the shares, a compensating cash payment equal to the difference is required to be made by or through an Authorized Participant by the redeeming shareholder. The fund generally redeems creation units for fund securities but reserves the right to utilize a cash option for redemption of creation units.

Cash redemption method — When partial or full cash redemptions of creation units are available or specified for the fund, they will be effected in essentially the same manner as in-kind redemptions thereof. In the case of partial or full cash redemption, the Authorized Participant receives the cash equivalent of the fund securities it would otherwise receive through an in-kind redemption, plus the same cash amount to be paid to an in-kind redemer.

Placement of redemption orders — To place an order to redeem a creation unit, an Authorized Participant must submit an irrevocable order to redeem shares of the fund, in proper form (as described below). Such order must be received by the distributor or its agent no later than the cut-off time designated by the fund. Unless otherwise indicated by the fund, orders received generally between 4:00 p.m. and 5:30 p.m., Eastern Time, on a Business Day will receive the following Business Day's NAV. Orders must be transmitted in such form and by such transmission method acceptable to the fund's transfer agent or distributor, pursuant to the procedures specified by the fund, which procedures may change from time to time.

Investors other than Authorized Participants are responsible for making arrangements for a redemption request to be made through an Authorized Participant. Investors should be aware that their particular broker may not have executed an Authorized Participant Agreement and that, therefore, requests to redeem creation units may have to be placed by the investor's broker through an Authorized Participant who has executed an Authorized Participant Agreement. At any time, only a limited number of broker-dealers will have an Authorized Participant Agreement in effect. Investors making a redemption request should be aware that such request must be in the form specified by such Authorized Participant. Investors making a request to redeem creation units should allow sufficient time to permit proper submission of the request by an Authorized Participant and transfer of the shares to the fund's transfer agent; such investors should allow for the additional time that may be required to effect redemptions through their banks, brokers or other financial intermediaries if such intermediaries are not Authorized Participants.

A redemption request is considered to be in "proper form" if: (i) an Authorized Participant has transferred or caused to be transferred to the fund's transfer agent the creation unit redeemed through the book-entry system of DTC so as to be effective by the listing exchange closing time on any Business Day on which the redemption request is submitted; (ii) a request in form satisfactory to the fund is received by the distributor or its agent from the Authorized Participant on behalf of itself or another redeeming investor within the time periods specified above; and (iii) all other procedures specified by the fund, the distributor or transfer agent are properly followed.

The tender of an investor's shares for redemption and the distribution of the securities and/or cash included in the redemption payment made in respect of creation units redeemed will be made

through DTC and the relevant Authorized Participant to the beneficial owner thereof as recorded on the book-entry system of DTC or the DTC Participant through which such investor holds, as the case may be, or by such other means specified by the Authorized Participant submitting the redemption request. A redeeming Authorized Participant, whether on its own account or acting on behalf of a beneficial owner, must maintain appropriate security arrangements with a qualified broker-dealer, bank or other custody providers in each jurisdiction in which any of the portfolio securities are customarily traded, to which account such portfolio securities will be delivered.

An Authorized Participant that is not a "qualified institutional buyer," as such term is defined under Rule 144A of the 1933 Act, will not be able to receive securities that are restricted securities eligible for resale under Rule 144A.

To the extent contemplated by an Authorized Participant Agreement, in the event an Authorized Participant has submitted a redemption request in proper form but is unable to transfer all or part of the creation unit to be redeemed to the fund at or prior to the date and time specified by the fund or its custodian, the distributor or its agent may accept the redemption request in reliance on the undertaking by the Authorized Participant to deliver the missing shares as soon as possible. Such undertaking shall be secured by the Authorized Participant's delivery and maintenance of a cash collateral in an amount at least equal to 105% of the daily marked to market value of any undelivered fund shares (the "additional redemption cash amount"), which percentage may be changed by the fund from time to time. Such additional redemption cash amount must be delivered no later than the date and time specified by the fund or its custodian and shall be held by the custodian and marked-to-market daily. The fund may use the additional redemption cash deposit to purchase the missing deposit securities at any time without prior notice to the Authorized Participant.

The fees of the custodian and any sub-custodians in respect of the delivery, maintenance and redelivery of the collateral shall be payable by the Authorized Participant. The Authorized Participant Agreement permits the fund to acquire its shares and subjects the Authorized Participant to liability for any shortfall between the aggregate of the cost to the fund of purchasing such shares, plus the value of the cash amount, and the value of the collateral together with liability for related brokerage, borrowings and other charges.

The right of redemption may be suspended or the date of payment postponed with respect to the fund: (i) for any period during which the listing exchange is closed (other than customary weekend and holiday closings); (ii) for any period during which trading on the listing exchange is suspended or restricted; (iii) for any period during which an emergency exists as a result of which disposal of the shares of the fund's portfolio securities or determination of its net asset value is not reasonably practicable; or (iv) in such other circumstance as is permitted by the SEC. In addition, because certain of the fund's portfolio securities may trade on an exchange that is open when the listing exchange is closed, events may occur that impact the NAV of the fund when shareholders may not be able to redeem their fund shares or pulchase or sell fund shares on the listing exchange.

An Authorized Participant submitting a redemption request is deemed to make certain representations to the fund. The fund reserves the right to verify these representations at its discretion, and will typically require verification with respect to a redemption request from the fund in connection with higher levels of redemption activity and/or short interest in the fund. If the Authorized Participant, upon receipt of a verification request, does not provide sufficient verification of its representations as determined by the fund, the redemption request will not be considered to have been received in proper form, and may be rejected by the fund.

Costs associated with redemption transactions — A standard redemption transaction fee may be imposed to offset transfer and other transaction costs that may be incurred by the fund associated with the redemption of creation units. The standard redemption transaction fee may be charged to the

Authorized Participant on the day such Authorized Participant redeems a creation unit and is the same regardless of the number of creation units redeemed by an Authorized Participant on the applicable Business Day. However, the fund may increase the standard redemption transaction fee for administration and settlement of custom orders requiring additional administrative processing by such custodian. If a redemption consists solely or partially of cash, the Authorized Participant may also be required to cover (up to the maximum amount shown below) certain brokerage, tax, foreign exchange, execution, price movement and other costs and expenses related to the execution of trades resulting from such transaction (which may, in certain instances, be based on a good faith estimate of transaction costs). Authorized Participants will also bear the costs of transferring the fund securities from the fund to their account on their order. Transaction fees are subject to change and certain fees/costs associated with redemption transactions may be waived in certain circumstances. To the extent a redemption transaction fee is not charged, certain costs may be borne by the fund. Investors who use the services of a broker or other financial intermediary to dispose of the fund shares may be charged a fee for such services. The fund's standard creation unit redemption fees and maximum additional charges (as described above) are set forth in the table below:

Fixed Fee	Fixed Fee	Maximum
(In Kind)	(In Cash)	additional charge*
\$350	(in cash) \$100	

* As a percentage of the net asset value per creation unit redeemed, inclusive of the fixed redemption transaction fee (if imposed).

Custom baskets — Creation and Redemption baskets may differ and the fund may accept "custom baskets." A custom basket may include any of the following: (i) a basket that is composed of a non-representative selection of the fund's portfolio holdings; or (ii) a representative basket that is different from the initial basket used in transactions on the same business day. The fund has adopted policies and procedures that govern the construction and acceptance of baskets, including heightened requirements for certain types of custom baskets. Such policies and procedures provide the parameters for the construction and acceptance of custom baskets that are in the best interests of the fund and its shareholders, establish processes for revisions to, or deviations from, such parameters, and specify the titles and roles of the employees of the investment adviser who are required to review each custom baskets for compliance with those parameters. In addition, when constructing custom baskets for redemptions, the tax efficiency of the fund may be taken into account. The policies and procedures distinguish among different types of custom baskets that may be used and impose different requirements for different types of custom baskets in order to seek to mitigate against potential risks of conflicts and/or overeaching by an Authorized Participant.

Determination of net asset value

All portfolio securities of the fund are valued, and the net asset value per share is determined, as indicated below. The fund follows standard industry practice by typically reflecting changes in its holdings of portfolio securities on the first business day following a portfolio trade.

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

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

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

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

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

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

The value of the net assets so obtained for the fund is then divided by the total number of shares outstanding, and the result, rounded to the nearest cent, is the net asset value per share for the fund.

The fund's most-recently calculated net asset value per share is available on the website at capital group.com/etf.

Taxes and distributions

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

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

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

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

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

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

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

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

Capital gain distributions by the fund result in a reduction in the net asset value of the fund shares. Investors should consider the tax implications of buying shares just prior to a capital gain distribution. The price of shares purchased at that time includes the amount of the forthcoming distribution. Those

purchasing just prior to a distribution will subsequently receive a partial return of their investment capital upon payment of the distribution, which will be taxable to them.

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

Sales of fund shares — Sales of shares may result in federal, state and local tax consequences (gain or loss) to the shareholder. Any loss realized on a sale of shares of the fund will be disallowed to the extent substantially identical shares are reacquired within the 61-day period beginning 30 days before and ending 30 days after the shares are disposed of. Any loss disallowed under this rule will be added to the shareholder's tax basis in the new shares purchased.

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

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

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

If the fund invests in stock of certain passive foreign investment companies (PFICs), the fund intends to mark-to-market these securities and recognize any gains at the end of its fiscal and excise tax years. Deductions for losses are allowable only to the extent of any previously recognized gains. Both gains and losses will be treated as ordinary income or loss, and the fund is required to distribute any resulting income. If the fund is unable to identify an investment as a PFIC security and thus does not make a timely mark-to-market election, the fund may be subject to adverse tax consequences.

Creations and redemptions of creation units — An Authorized Participant who exchanges securities for creation units generally will recognize a gain or a loss. The gain or loss will be equal to the difference between the market value of the creation units at the time and the sum of the exchanger's aggregate basis in the securities surrendered plus the amount of cash paid for such creation units. A person who redeems creation units will generally recognize a gain or loss equal to the difference between the exchanger's between the

Any capital gain or loss realized upon the creation of creation units will generally be treated as long-term capital gain or loss if the securities exchanged for such creation units have been held for more than one year. Any capital gain or loss realized upon the redemption of creation units will generally be treated as long-term capital gain or loss if the fund share comprising the creation units have been held for more than one year. Otherwise, such capital gains or loss to the extent of any amounts treated as short term capital gain or loss. Any loss upon a redemption of creation units held for six (6) months or less will be treated as a long-term capital loss to the extent of any amounts treated as distributions to the applicable Authorized Participant of long-term capital gain with respect to the creation units (including any amounts credited to the Authorized Participant as undistributed capital gains).

The fund has the right to reject an order for creation units if the purchaser (or group of purchasers) would, upon obtaining the Shares so ordered, own 80% or more of the outstanding shares of the fund and if, pursuant to sections 351 and 362 of the Code, the fund would have a basis in the deposit securities different from the market value of such securities on the date of deposit. The fund also has the right to require information necessary to determine beneficial share ownership for purposes of the 80% determination. If the fund does issue creation units to a purchaser (or group of purchasers) that would, upon obtaining the fund shares so ordered, own 80% or more of the outstanding shares of the fund, the purchaser (or group of purchasers) may not recognize gain or loss upon the exchange of securities for creation units. If the fund redeems creation units in cash, it may recognize more capital gains than it will if it redeems creation units in cash.

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

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

Other tax considerations — After the end of each calendar year, individual shareholders holding the fund's shares in taxable accounts will receive a statement of the federal income tax status of all

distributions. Shareholders of the fund also may be subject to state and local taxes on distributions received from the fund.

A shareholder's cost basis information will be provided on the sale of any of the shareholder's shares, subject to certain exceptions for exempt recipients. Please contact the broker (or other nominee) that holds your shares with respect to reporting of cost basis and available elections for your account.

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

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

General information

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

Transfer agent services — State Street Bank and Trust Company (the "transfer agent"), One Lincoln Street, Boston, MA 02111, serves as the transfer agent for the fund.

Independent registered public accounting firm — PricewaterhouseCoopers LLP, 601 South Figueroa Street, Los Angeles, CA 90017, serves as the fund's independent registered public accounting firm, providing audit services and review of certain documents to be filed with the SEC. The financial statements and financial highlights of the fund included in this statement of additional information that are from the fund's Form N-CSR for the most recent fiscal year have been audited by PricewaterhouseCoopers LLP, an independent registered public accounting firm, as stated in their report appearing herein. Such financial statements and financial highlights are included in reliance upon the report of such firm given upon their authority as experts in accounting firm and duditing. The selection of the fund's independent registered public accounting firm is reviewed and determined annually by the board of trustees.

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

Prospectuses, reports to shareholders and proxy statements — The fund's fiscal year ends on May 31. Shareholders are provided updated summary prospectuses annually and at least semi-annually with reports showing the fund's expenses, key statistics, holdings information and investment results (annual report only). The fund's annual financial statements are audited by the fund's independent registered public accounting firm, PricewaterhouseCoopers LLP. In addition, shareholders may also receive proxy statements for the fund.

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

Appendix

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

Description of bond ratings

Moody's

Long-term rating scale

Aaa

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

Aa

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

A

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

Baa

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

Ba

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

в

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

Caa

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

Са

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

c

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

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

S&P Global Ratings

Long-term issue credit ratings

AAA

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

AA

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

Α

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

BBB

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

BB, B, CCC, CC, and C

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

BB

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

в

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

ccc

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

сс

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

С

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

D

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

Plus (+) or minus (-)

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

NR

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

Fitch Ratings, Inc. Long-term credit ratings

AAA

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

AA

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

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

BBB

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

ΒВ

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

в

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

ccc

Substantial credit risk. Default is a real possibility.

СС

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

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

· The issuer has entered into a grace or cure period following nonpayment of a material financial obligation;

· The issuer has entered into a temporary negotiated waiver or standstill agreement following a payment default on a material financial obligation; or

· Fitch Ratings otherwise believes a condition of RD or D to be imminent or inevitable, including through the formal announcement of a distressed debt exchange.

RD

D

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

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

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

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

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

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

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

Description of commercial paper ratings

Moody's

Global short-term rating scale

P-1

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

P-2

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

P-3

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

NP

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

S&P Global Ratings

Commercial paper ratings (highest three ratings)

A-1

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

A-2

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

A-3

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

Capital Group Conservative Equity ETF

Investment portfolio May 31, 2025

Common stock	s 94.32%	Shares	Val (00
nformation	Microsoft Corp.	55,301	\$25,45
echnology	Broadcom, Inc.	55,847	13,51
9.37%	Apple, Inc.	50,752	10,19
	Accenture PLC, Class A	18,449	5,84
	Taiwan Semiconductor Manufacturing Co., Ltd. (ADR)	19,765	3,82
	Texas Instruments, Inc.	18,820	3,44
	Oracle Corp.	15,521	2,56
	KLA Corp.	3,140	2,37
	Salesforce, Inc.	7,962	2,1
	Analog Devices, Inc.	8,334	1,78
	Amphenol Corp., Class A	15,446	1,38
			72,50
ndustrials	RTX Corp.	112,726	15,38
5.33%	General Electric Co.	49,432	12,15
	Union Pacific Corp.	26,580	5,89
	Paychex, Inc.	20,310	3,20
	Automatic Data Processing, Inc.	8,835	2,87
	Northrop Grumman Corp.	5,452	2,64
	Carrier Global Corp.	36,787	2,61
	BAE Systems PLC (ADR) ^(a)	22,163	2,27
	Airbus SE, non-registered shares	10,243	1,88
	Honeywell International, Inc.	8,213	1,86
	General Dynamics Corp.	6,607	1,84
	FedEx Corp.	7,884	1,72
	Stanley Black & Decker, Inc.	25,087	1,64
	Illinois Tool Works, Inc.	5,561	1,36
		- ,	57,36
inancials	JPMorgan Chase & Co.	32,879	8,68
13.92%	Morgan Stanley	33,876	4,33
	Fidelity National Information Services, Inc.	53,610	4,26
	PNC Financial Services Group, Inc.	23,518	4,08
	Chubb, Ltd.	12,943	3,84
	Marsh & McLennan Cos., Inc.	16,403	3,83
	Truist Financial Corp.	93,358	3,68
	Visa, Inc., Class A	8,020	2,92
	Wells Fargo & Co.	37,345	2,32
	CME Group, Inc., Class A	8,597	2,78
	Great-West Lifeco, Inc. ^(a)	62,699	2,40
	Progressive Corp.	8,104	2,30
	Capital One Financial Corp.	10,142	1,91
	BlackRock, Inc.	1,912	1,87
	Blackstone, Inc.	10,336	1,43
	S&P Global, Inc.	2,455	1,25
			52,12
lealth care	AbbVie, Inc.	44,134	8,21
2.76%	Eli Lilly and Co.	8,378	6,18
	Abbott Laboratories	46,064	6,15
	Gilead Sciences, Inc.	47,956	5,27
	Amgen, Inc.	18,221	5,25
	UnitedHealth Group, Inc.	10,591	3,19
	Bristol-Myers Squibb Co.	58,959	2,84
	Medtronic PLC	31,970	2,6
	CVS Health Corp.	36,569	2,34
	AstraZeneca PLC (ADR)	23,586	1,7
	Regeneron Pharmaceuticals, Inc.	2,746	1,34

Capital Group Conservative Equity ETF (continued)

Common stocks	(continued)	Shares	(00
Health care	GE HealthCare Technologies, Inc.	17,406	\$ 1,2
continued)			47,7
Consumer	Philip Morris International, Inc.	41,210	7,44
staples	Mondelez International, Inc., Class A	109,299	7,3
3.58%	British American Tobacco PLC (ADR)	103,798	4,69
	Procter & Gamble Co.	20,471	3,4
	Hershey Co.	14,728	2,36
	Coca-Cola Co.	24,651	1,7
	PepsiCo, Inc.	11,693	1,53
	Nestle SA	13,559	1,44
	Constellation Brands, Inc., Class A	6,121	1,09
	General Mills, Inc.	16,996	92 32,12
Jtilities	CenterPoint Energy, Inc.	161,921	6,03
7.24%	Constellation Energy Corp.	18,280	5,59
	DTE Energy Co.	31,617	4,32
	Sempra	44,636	3,50
	Atmos Energy Corp.	19,473	3,0
	Southern Co. (The)	22,414	2,0
	Public Service Enterprise Group, Inc.	16,937	1,3
	Xcel Energy, Inc.	17,894	1,2
			27,1
Materials	International Paper Co.	148,057	7,0
4.17%	Linde PLC	10,220	4,7
	Air Products and Chemicals, Inc.	13,406	3,73
			15,59
Consumer	Home Depot, Inc.	16,798	6,18
discretionary	Starbucks Corp.	43,566	3,6
4.08%	McDonald's Corp.	6,603	2,0
	Hasbro, Inc. D.R. Horton, Inc.	30,338 11,432	2,0 1,3
	D.R. Hololi, ilc.	11,432	15,29
-		74 550	
Energy	TC Energy Corp. (CAD denominated)	71,559	3,62
3.68%	TC Energy Corp.	41,376	2,09
	Exxon Mobil Corp. ConocoPhillips	43,694 24,519	4,4
	EOG Resources, Inc.	13,741	2,03
		13,741	13,7
Communication	Meta Platforms, Inc., Class A	12,312	7,9
services	T-Mobile US, Inc.	7,637	1,8
3.45%	Comcast Corp., Class A	51,111	1,76
	AT&T, Inc.	47,395	1,3
			12,90
Real estate	Welltower, Inc. REIT	24,089	3,7
1.74%	Extra Space Storage, Inc. REIT	11,390	1,72
	Prologis, Inc. REIT	9,962	1,08
			6,5

Capital Group Conservative Equity ETF (continued)

Short-term	securities 6.43%	Shares	Value (000)
Money marke	t investments 5.53%		
	Capital Group Central Cash Fund 4.29% ^{(b)(c)}	207,088	\$ 20,709
Money marke	investments purchased with collateral from securities on loan 0.90%		
	Invesco Short-Term Investments Trust - Government & Agency Portfolio, Institutional Class 4.24% ^{(b)(d)}	3,354,019	3,354
	Total short-term securities (cost: \$24,061,000)		24,063
	Total short-term securities (cost: \$24,061,000) Total investment securities 100.75% (cost: \$363,268,000)		24,063 377,138

Invest	tments	in	affilia	tes(c)

	Value at 6/25/2024 (e) (000)	Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 5/31/2025 (000)	Dividend or interest income (000)
Short-term securities 5.53% Money market investments 5.53% Capital Group Central Cash Fund 4.29% (b)	\$-	\$33,754	\$13,047	\$_(f)	\$2	\$20,709	\$273

(a) All or a portion of this security was on loan. The total value of all such securities was \$3,598,000, which represented 0.96% of the net assets of the fund. Refer to Note 5 for more information on securities lending.
(b) Rate represents the seven-day yield at 5/31/2025.
(c) Part of the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended.
(d) Security purchased with cash collateral from securities on loan. Refer to Note 5 for more information on securities lending.
(e) Commencement of operations.
(f) Amount less than one thousand.

Key to abbreviation(s) ADR = American Depositary Receipts CAD = Canadian dollars REIT = Real Estate Investment Trust

Refer to the notes to financial statements.

Capital Group Core Equity ETF

Investment portfolio May 31, 2025

Common stocks	97.19%	Shares	(00
Information	Microsoft Corp.	868,444	\$ 399,79
technology	Broadcom, Inc.	1,156,047	279,84
26.60%	NVIDIA Corp.	1,748,880	236,32
	Apple, Inc.	997,201	200,28
	Accenture PLC, Class A	236,175	74,82
	Oracle Corp.	294,223	48,70
	Amphenol Corp., Class A	527,544	47,44
	Seagate Technology Holdings PLC	369,622	43,59
	Texas Instruments, Inc.	235,536	43,00
	Cognizant Technology Solutions Corp., Class A	523,746	42,4
	Salesforce, Inc.	159,215	42,2
			1,458,5
Industrials	RTX Corp.	1,006,785	137,4
16.80%	Automatic Data Processing, Inc.	348,277	137,4
10.00%	General Electric Co.		
	General Electric Co. General Dynamics Corp.	360,770	88,7 ⁻ 74,77
		268,485	
	Carrier Global Corp.	1,036,184	73,7
	Boeing Co. (The) ^(a)	352,808	73,14
	GFL Environmental, Inc., subordinate voting shares	1,310,103	66,06
	Airbus SE, non-registered shares	355,071	65,34
	Woodward, Inc.	297,519	64,3
	United Rentals, Inc.	67,654	47,9
	Honeywell International, Inc.	204,021	46,2
	Ingersoll-Rand, Inc.	440,787	35,9
	XPO, Inc. ^(a)	297,551	33,8
			920,99
Financials	JPMorgan Chase & Co.	464,301	122,5
12.14%	Mastercard, Inc., Class A	199,295	116,70
	BlackRock, Inc.	85,343	83,62
	Fidelity National Information Services, Inc.	1,040,629	82,8
	Berkshire Hathaway, Inc., Class B ^(a)	79,618	40,1
	Capital One Financial Corp.	207,623	39,2
	PNC Financial Services Group, Inc.	220,999	38,4
	Visa, Inc., Class A	104,281	38,08
	S&P Global, Inc.	72,596	37,23
	Chubb, Ltd.	114,750	34,10
	Morgan Stanley	256,993	32,90
	no.gui cuino,	200,000	665,88
•	. (2)	1 110 107	
Consumer	Amazon.com, Inc. ^(a)	1,118,497	229,30
discretionary	Starbucks Corp.	856,750	71,9
10.68%	Wyndham Hotels & Resorts, Inc.	802,519	66,4
	Home Depot, Inc.	157,891	58,1
	Royal Caribbean Cruises, Ltd.	208,561	53,5
	Tesla, Inc. ^(a)	113,909	39,4
	Restaurant Brands International, Inc.	540,008	38,5
	Hasbro, Inc.	422,044	28,1
Communication	Meta Platforms, Inc., Class A	420,122	272,0
services	Alphabet, Inc., Class A	651,594	111,9
9.28%	Alphabet, Inc., Class C	439,501	75,9
	Netflix, Inc. ^(a)	40,384	48,7
			508,6

Capital Group Core Equity ETF (continued)

Common stock	S (continued)	Shares	Valu (000
Health care	Eli Lilly and Co.	194,589	\$ 143,54
8.66%	Vertex Pharmaceuticals, Inc. ^(a)	181,355	80,16
	AbbVie, Inc.	338,170	62,93
	Abbott Laboratories	421,416	56,29
	Thermo Fisher Scientific, Inc.	125,490	50,55
	GE HealthCare Technologies, Inc.	654,524	46,17
	Revvity, Inc.	391,915	35,43
			475,09
Consumer	British American Tobacco PLC	2,237,127	100,49
staples	Procter & Gamble Co.	281,011	47,74
3.44%	Philip Morris International, Inc.	225,493	40,72
			188,95
Energy	Exxon Mobil Corp.	548,059	56,06
3.04%	Canadian Natural Resources, Ltd. (CAD denominated)	1,833,601	55,67
	Baker Hughes Co., Class A	1,477,357	54,73
			166,47
Materials	Air Products and Chemicals, Inc.	240,075	66,96
2.87%	Linde PLC	111,590	52,17
	Eastman Chemical Co.	485,162	38,02
			157,15
Real estate	VICI Properties, Inc. REIT	2,055,663	65,18
2.07%	Equinix, Inc. REIT	54,380	48,33
			113,51
Utilities	PG&E Corp.	3,172,711	53,55
1.61%	CenterPoint Energy, Inc.	927,027	34,52
			88,07
	Total common stocks (cost: \$4,612,178,000)		5,328,94
Short-term sec	urities 4.19%		
Money market inv	estments 4.19%		
	Capital Group Central Cash Fund 4.29% ^{(b)(c)}	2,298,006	229,80
	Total short-term securities (cost: \$229,783,000)		229,80
	Total investment securities 101.38% (cost: \$4,841,961,000)		5,558,75
	Other assets less liabilities (1.38)%		(75,51
	Net assets 100.00%		\$5,483,23

Investments in affiliates(c)

	Value at 6/1/2024 (000)	Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 5/31/2025 (000)	Dividend or interest income (000)
Short-term securities 4.19% Money market investments 4.19% Capital Group Central Cash Fund 4.29% ^(b)	\$54,961	\$1,019,204	\$844,369	\$(1)	\$6	\$229,801	\$4,702

Capital Group Core Equity ETF (continued)

(a)Security did not produce income during the last 12 months. (b)Rate represents the seven-day yield at 5/31/2025. (c)Part of the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended. **Key to abbreviation(s)** CAD = Canadian dollars REIT = Real Estate Investment Trust

Refer to the notes to financial statements.

Capital Group Dividend Growers ETF

Investment portfolio May 31, 2025

	ks 95.51%	Shares	(000
Industrials	RTX Corp.	352,080	\$ 48,05
17.18%	Airbus SE, non-registered shares	190,548	35,06
	RELX PLC	577,536	31,07
	Carrier Global Corp.	430,155	30,62
	BAE Systems PLC	1,017,342	26,06
	Paychex, Inc.	157,065	24,80
	Mitsubishi Corp.	1,195,900	24,39
	Ryanair Holdings PLC (ADR)	401,409	22,31
	FedEx Corp.	93,493	20,39
	Broadridge Financial Solutions, Inc.	80,404	19,52
	Hitachi, Ltd.	688,500	19,35
	Northrop Grumman Corp.	39,717	19,25
	Canadian National Railway Co. (CAD denominated)	173,596	18,24
	UL Solutions, Inc., Class A	232,449	16,62
	ITOCHU Corp.	307,900	16,56
	Norfolk Southern Corp.	56,723	14,01
	Trinity Industries, Inc.	537,479	13,83
			400,21
Financials	Intact Financial Corp.	217,452	49,33
17.08%	DBS Group Holdings, Ltd.	1,060,270	36,76
	London Stock Exchange Group PLC	217,726	33,07
	Morgan Stanley	219,280	28,07
	Euronext NV	166,221	27,06
	JPMorgan Chase & Co.	101,695	26,84
	Zurich Insurance Group AG	37,607	26,37
	Truist Financial Corp.	623,331	24,62
	KB Financial Group, Inc. (ADR)	304,337	22,74
	Webster Financial Corp.	367,828	18,93
	CME Group, Inc., Class A	62,766	18,13
	AIA Group, Ltd.	2,166,000	18,13
	East West Bancorp, Inc.	197,979	18,05
	Deutsche Bank AG	602,860	16,67
	First American Financial Corp.	249,761	13,93
	Hong Kong Exchanges and Clearing, Ltd.	197,800	9,98
	PICC Property and Casualty Co., Ltd., Class H	4,876,000	9,29
			398,06
Information	Broadcom, Inc.	404,743	97,97
technology	Taiwan Semiconductor Manufacturing Co., Ltd. (ADR)	349,725	67,60
13.63%	SAP SE	126,825	38,29
	Tokyo Electron, Ltd.	186,500	29,81
	Accenture PLC, Class A	70,792	22,42
	KLA Corp.	25,074	18,97
	Fujitsu, Ltd.	745,000	17,17
	Texas Instruments, Inc.	84,039	15,36
	MediaTek, Inc.	237,000	9,96
			317,60
Consumer	Philip Morris International, Inc.	431,569	77,93
staples	Mondelez International, Inc., Class A	552,631	37,29
11.21%	Imperial Brands PLC	902,140	34,15
	Carlsberg A/S, Class B	194,891	27,86
	Danone SA	324,066	27,68
	British American Tobacco PLC	575,818	25,86
	Nestle SA	178,644	19,03
	Anheuser-Busch InBev SA/NV	160,004	11,27
	Anneuser-Busch indev SA(NV		11,21

Capital Group Dividend Growers ETF (continued)

Health care Abbott Laboratories 8.63% Eli Lilly and Co. AstraZeneca PLC Amgen, Inc. AbbVie, Inc. Novo Nordisk AS, Class B Utilities CenterPoint Energy, Inc. 11/4 Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC SE PLC	235,410 33,641 171,105 74,220 107,639 289,257 58,235 58,197 334,345 113,638 1,495,147 2,194,215 1,484,576 272,262 725,850 660,469 ed shares 303,303	\$ 31,446 24,816 24,714 21,389 20,032 19,973 17,582 16,170 16,142 8,732 200,996 55,679 40,062 32,003 21,397 17,222 166,363
AstraŽeneca PLC Amgen, Inc. AbbVe, Inc. Novo Nordisk AS, Class B UnitedHealth Group, Inc. EssilorLuxottica SA Bristol-Myers Squibb Co. Merck & Co., Inc. Utilities CenterPoint Energy, Inc. 7.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registered	171,105 74,220 107,639 289,257 58,235 58,197 334,345 113,638 1,495,147 2,194,215 1,484,576 272,262 725,850 560,469	24,714 21,389 20,032 19,973 17,582 16,170 16,142 8,732 200,996 55,679 40,062 32,003 21,397 17,222 166,363
Amgen, Inc. AbbVie, Inc. Novo Nordisk AS, Class B UnitedHealth Group, Inc. EssilorLuxotica SA Bristol-Myers Squibb Co. Merck & Co., Inc. Utilities CenterPoint Energy, Inc. T.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registered	74,220 107,639 289,257 58,235 58,197 334,345 113,638 	21,389 20,032 19,973 17,582 16,170 16,142 8,732 200,996 55,679 40,062 32,003 21,397 17,222 166,363
AbbVie, Inc. Novo Nordisk AS, Class B UnitedHealth Group, Inc. EssilorLuxottica SA Bristol-Myers Squibb Co. Merck & Co., Inc. Utilities CenterPoint Energy, Inc. Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registered	107,639 289,257 58,235 58,197 334,345 113,638 1,495,147 2,194,215 1,484,576 272,262 725,850 560,469	20,032 19,973 17,582 16,170 16,142 8,732 200,996 40,062 32,003 21,397 17,222 166,363
Novo Nordisk AS, Class B UnitedHealth Group, Inc. EssilorLuxottica SA Bristol-Myers Squibb Co. Merck & Co., Inc. Utilities CenterPoint Energy, Inc. 7.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Consumer Industria de Diseno Textil, SA discretionary	289,257 58,235 58,197 334,345 113,638 1,495,147 2,194,215 1,484,576 272,262 725,850 560,469	19,973 17,582 16,170 16,142 200,996 55,679 40,062 32,003 21,397 17,222 166,363
UnitedHealth Group, Inc. EssilorLuxottica SA Bristol-Myers Squibb Co. Merck & Co., Inc. Utilities CenterPoint Energy, Inc. 7.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registered	58,235 58,197 334,345 113,638 1,495,147 2,194,215 1,484,576 272,262 725,850 560,469	17,582 16,170 16,142 200,996 55,679 40,062 32,003 21,397 17,222 166,363
EssilorLuxotica SA Bristol-Myers Squibb Co. Merck & Co., Inc. Utilities CenterPoint Energy, Inc. 7.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registere	58,197 334,345 113,638 1,495,147 2,194,215 1,484,576 272,262 725,850 560,469	16,170 16,142 8,732 200,996 40,062 32,003 21,397 17,222 166,363
Bristol-Myers Squibb Co. Merck & Co., Inc. Utilities CenterPoint Energy, Inc. 7.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registered	334,345 113,638 1,495,147 2,194,215 1,484,576 272,262 725,850 560,469	16,142 8,732 200,996 40,062 32,003 21,397 17,222 166,363
Utilities CenterPoint Energy, Inc. Utilities CenterPoint Energy, Inc. 7.14% Iberdrola, SA, non-registered shares Engle SA Sempra SSE PLC Secondary Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registered	113,638 1,495,147 2,194,215 1,484,576 272,262 725,850 560,469	8,732 200,996 55,679 40,062 32,003 21,397 17,222 166,363
Utilities CenterPoint Energy, Inc. 7.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Seconsumer Industria de Diseno Textil, SA Amadeus IT Group SA, Class A, non-registered	1,495,147 2,194,215 1,484,576 272,262 725,850 560,469	200,996 55,679 40,062 32,003 21,397 17,222 166,363
7.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registered	2,194,215 1,484,576 272,262 725,850 560,469	55,679 40,062 32,003 21,397 17,222 166,363
7.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registered	2,194,215 1,484,576 272,262 725,850 560,469	40,062 32,003 21,397 17,222 166,363
7.14% Iberdrola, SA, non-registered shares Engie SA Sempra SSE PLC Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registered	2,194,215 1,484,576 272,262 725,850 560,469	40,062 32,003 21,397 17,222 166,363
Engie SA Sempra SSE PLC Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registere	1,484,576 272,262 725,850 560,469	32,003 21,397 17,222 166,363
Sempra SSE PLC Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registere	272,262 725,850 560,469	21,397 17,222 166,363
SSE PLC Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-registere	725,850 560,469	17,222 166,363
Consumer Industria de Diseno Textil, SA discretionary Amadeus IT Group SA, Class A, non-register	560,469	166,363
discretionary Amadeus IT Group SA, Class A, non-register		30,368
discretionary Amadeus IT Group SA, Class A, non-register		30,368
	ed shares 303,303	
6.82% YUM! Brands, Inc.		25,271
	126,578	18,220
Darden Restaurants, Inc.	81,292	17,414
Starbucks Corp.	189,910	15,943
LVMH Moet Hennessy-Louis Vuitton SE	28,067	15,241
Bridgestone Corp.	324,300	14,007
Galaxy Entertainment Group, Ltd.	2,926,000	12,464
Tractor Supply Co.	204,161	9,881
		158,809
Real estate VICI Properties, Inc. REIT	1,590,950	50,449
5.20% Welltower, Inc. REIT	257,458	39,720
Link REIT	2,444,700	12,986
Rexford Industrial Realty, Inc. REIT	294,495	10,378
Longfor Group Holdings, Ltd.	6,108,500	7,658
r	-,,	121,191
Energy TotalEnergies SE	545,250	31,983
3.77% BP PLC	4,761,142	23,078
TC Energy Corp. (CAD denominated)	368,100	18,652
C Energy Corp. (CAD denominated) ConocoPhillips	368,100 164,650	18,652
CONOCOPTIMIPS	104,000	
		87,766
Communication T-Mobile US, Inc.	151,724	36,747
services Koninklijke KPN NV	7,210,006	33,876
3.62% America Movil, SAB de CV, Class B (ADR)	807,785	13,652
		84,275
Materials International Paper Co.	228,635	10,931
1.23% Vale SA (ADR), ordinary nominative shares	1,149,291	10,493
Dow, Inc.	262,052	7,269
·	/_,	28,693
Total common stocks (cost: \$2,023,156,000	n	2,225,075

Capital Group Dividend Growers ETF (continued)

Short-term secu								Shares	(00
Money market inve	stments 1.92%								
	Capital Group Central Cash Fund 4.29%	(a)(b)						446,886	\$ 44,6
					Woi	ghted			
					average at acqui	yield	Princip	al amount (000)	
Commercial paper	1.50%							. ,	
	DNB Bank ASA 6/6/2025 ^(c)				3	.096%	US	D35,000	34,9
Bonds & notes of g	overnments & government agencies outs	ide the U.S. 0.88%							
	Ontario (Province of) 6/18/2025						4.435	20,500	20,4
	Total short-term securities (cost: \$100	,116,000)							100,1
	Total investment securities 99.81% (o	ost: \$2,123,272,000)							2,325,1
	Other assets less liabilities 0.19%								4,4
	Net assets 100.00%								\$2,329,6
nvestments in affil	iates ^(b)								
							Net		
		Value at			Net realized	appred		Value at	Divide or inter
		6/1/2024 (000)	Additions (000)	Reductions (000)	gain (loss) (000)	(depreci	iation) (000)	5/31/2025 (000)	incoi (00
Short-term securities	1.92%								
Money market inves	stments 1.92%								
Capital Group Cen	tral Cash Fund 4.29% ^(a)	\$13,229	\$397,433	\$365,980	\$(1)		\$8	\$44,689	\$2,3
	even-day yield at 5/31/2025.								

(b)Part of the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended. (c)Acquired in a transaction exempt from registration under Rule 144A or, for commercial paper, Section 4(a)(2) of the Securities Act of 1933. May be resold in the U.S. in transactions exempt from registration, normally to qualified institutional buyers. The total value of all such securities was \$34,971,000, which represented 1.50% of the net assets of the fund. **Key to abbreviation(s)** ADR = American Depositary Receipts

CAD = Canadian dollars

REIT = Real Estate Investment Trust

Refer to the notes to financial statements.

Capital Group Dividend Value ETF

Investment portfolio May 31, 2025

Common stock	\$ 97.08%	Shares	Value (000
Information	Microsoft Corp.	2,322,830	\$1,069,338
technology	Broadcom, Inc.	3,884,755	940,383
21.92%	Apple, Inc.	2,071,329	416,026
	NVIDIA Corp.	2,562,903	346,325
	Salesforce, Inc.	896,540	237,915
	Oracle Corp.	1,425,177	235,909
	Micron Technology, Inc.	2,249,882	212,524
	Texas Instruments, Inc.	1,079,950	197,469
			3,655,889
Industrials	RTX Corp.	5,696,885	777,51
18.93%	General Electric Co.	2,769,089	680,947
	Carrier Global Corp.	7,432,445	529,190
	General Dynamics Corp.	973,994	271,247
	Union Pacific Corp.	1,107,830	245,562
	Boeing Co. (The) ^(a)	1,169,056	242,369
	Uber Technologies, Inc. ^(a)	2,774,396	233,493
	Illinois Tool Works, Inc.	719,113	176,240
			3,156,559
Health care	Eli Lilly and Co.	799,595	589,837
12.11%	AbbVie, Inc.	1,480,957	275,621
	Medtronic PLC	2,213,481	183,675
	Vertex Pharmaceuticals, Inc. (a)	391,193	172,927
	Amgen, Inc.	568,254	163,759
	GE HealthCare Technologies, Inc.	2,295,812	161,947
	Abbott Laboratories	1,209,706	161,593
	UnitedHealth Group, Inc.	521,372	157,407
	Gilead Sciences, Inc.	1,385,724	152,540
			2,019,306
Consumer	Starbucks Corp.	5,133,562	430,963
discretionary	Royal Caribbean Cruises, Ltd.	1,260,856	324,002
10.85%	Las Vegas Sands Corp.	7,504,500	308,885
	McDonald's Corp.	880,996	276,501
	Amazon.com, Inc. (a)	930,350	190,73 ²
	TopBuild Corp. (a)	513,698	145,320
	Hasbro, Inc.	2,000,529	133,455
			1,809,857
Consumer	British American Tobacco PLC	15,198,632	682,732
staples	Philip Morris International, Inc.	2,562,499	462,762
7.70%	Mondelez International, Inc., Class A	2,064,730	139,348
1.10%		2,004,730	1,284,842
Financials	JPMorgan Chase & Co.	1,408,042	371,723
7.39%	American International Group, Inc.	3,501,805	296,393
	First Citizens BancShares, Inc., Class A	154,008	284,742
	Capital One Financial Corp.	1,475,166	279,028
Materials	International Paper Co. Linde PLC	7,050,779	337,098
5.51%		637,381	298,027
	Air Products and Chemicals, Inc.	549,046	153,134
	Freeport-McMoRan, Inc.	3,390,910	130,482
			918,74 ⁻

Capital Group Dividend Value ETF (continued)

Common stocks	(continued)	Shares	Value (000)
Communication	Meta Platforms, Inc., Class A	833,997	\$ 540,005
services	Alphabet, Inc., Class A	1,699,665	291,900
4.99%			831,905
Energy	Halliburton Co.	12,815,719	251,060
4.11%	TC Energy Corp. (CAD denominated)	4,553,686	230,745
	Canadian Natural Resources, Ltd.	6,699,819	203,474
			685,279
Real estate	VICI Properties, Inc. REIT	5,666,938	179,699
2.01%	Prologis, Inc. REIT	1,433,337	155,660
			335,359
Utilities	DTE Energy Co.	1,005,977	137,467
1.56%	Public Service Enterprise Group, Inc.	1,525,126	123,581
			261,048
	Total common stocks (cost: \$14,278,551,000)		16,190,671

Short-term securities 2.86%

Money market investments 2.86%		
Capital Group Central Cash Fund 4.29% ^{(b)(c)}	4,771,068	477,107
Total short-term securities (cost: \$477,059,000)		477,107
Total investment securities 99.94% (cost: \$14,755,610,000)		16,667,778
Other assets less liabilities 0.06%		9,267
Net assets 100.00%		\$16,677,045

Investments in affiliates(c)

	Value at 6/1/2024 (000)	Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 5/31/2025 (000)	Dividend or interest income (000)
Short-term securities 2.86% Money market investments 2.86% Capital Group Central Cash Fund 4.29% (b)	\$226,589	\$3,814,075	\$3,563,598	\$42	\$(1)	\$477,107	\$19,999

(a)Securitydid not produce income during the last 12 months. (b)Raterepresents the seven-day yield at 5/31/2025. (c)Partof the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended. Key to abbreviation(s)

CAD = Canadian dollars

REIT = Real Estate Investment Trust

Refer to the notes to financial statements.

Capital Group Global Equity ETF Investment portfolio May 31, 2025

Common stock	s 97.20%	Shares	Val (00
ndustrials	Safran SA	32,283	\$ 9,5
20.37%	General Electric Co.	30,861	7,5
	GE Vernova, Inc.	15,071	7,1
	Rolls-Royce Holdings PLC	600,450	7,0
	HEICO Corp.	12,766	3,8
	Airbus SE, non-registered shares	20,226	3,7
	Ingersoll-Rand, Inc.	43,948	3,5
	Epiroc AB, Class A	156,949	3,5
	Northrop Grumman Corp.	7,215	3,4
	ABB, Ltd.	57,190	3,2
	AMETEK, Inc.	17,008	3,0
	DSV A/S	12,293	2,8
	Armstrong World Industries, Inc.	18,461	2,8
	Rheinmetall AG, non-registered shares	1,125	2,0
	SMC Corp.	5,800	2,4
	FedEx Corp.	9,800	
	•		2,1
	Axon Enterprise, Inc. ^(a)	2,652	1,9
	ITOCHU Corp.	36,300	1,9
	RTX Corp.	13,847	1,8
	Ryanair Holdings PLC (ADR)	32,265	1,7
	Honeywell International, Inc.	7,808	1,7
	CSX Corp.	55,752	1,7
	RELX PLC	31,251	1,6
			81,0
nformation	Broadcom, Inc.	57,451	13,9
echnology	Microsoft Corp.	26,256	12,0
18.52%	Apple, Inc.	40,418	8,1
10.02 /0	Taiwan Semiconductor Manufacturing Co., Ltd. (ADR)	39,897	7,7
	SAP SE	24,759	7,4
	ASML Holding NV	8,067	5,9
	Fujitsu, Ltd.	187,400	4,3
		235,500	4,3
	TDK Corp.		
	Keyence Corp.	5,600	2,3
	KLA Corp.	2,872	2,1
	ServiceNow, Inc. ^(a)	2,078	2,1
	Salesforce, Inc.	7,328	1,9
	Accenture PLC, Class A	5,617	1,7
	NVIDIA Corp.	8,263	1,1
			73,7
inancials	JPMorgan Chase & Co.	31,249	8,2
6.97%	Visa, Inc., Class A	13,844	5,0
	Mastercard, Inc., Class A	8,469	4,9
	London Stock Exchange Group PLC	31,922	4,8
	DBS Group Holdings, Ltd.	132,300	4,5
	Deutsche Bank AG	150,452	4,1
	Marsh & McLennan Cos., Inc.	16,689	3,9
	S&P Global, Inc.	6,361	3,2
	AIA Group, Ltd.	381,600	3,1
	Hong Kong Exchanges and Clearing, Ltd.	62,900	3,1
	UniCredit SpA	44,699	2,8
	NatWest Group PLC	357,596	2,5
	Skandinaviska Enskilda Banken AB, Class A	151,227	2,5
	Aon PLC, Class A	6,707	2,4
	Standard Chartered PLC	150,799	2,3
	Arthur J. Gallagher & Co.	6,741	2,3
	Partners Group Holding AG	1,421	1,9
	Munchener Ruckversicherungs-Gesellschaft AG	2,736	1,7
	Manchener Radikersionerungs-Gesensonan/RG	2,700	.,.

Capital Group Global Equity ETF (continued)

Common stocks	(conunuea)	Shares	Val (00
Financials	Arch Capital Group, Ltd.	17,163	\$ 1,63
continued)			67,54
lealth care	AstraZeneca PLC	47,135	6,80
3.89%	EssilorLuxottica SA	20,878	5,80
	Abbott Laboratories	38,599	5,1
	Novo Nordisk AS, Class B	57,013	3,9
	Danaher Corp.	13,417	2,5
	Regeneron Pharmaceuticals, Inc.	4,613	2,2
	Amgen, Inc.	7,441	2,1
	AbbVie, Inc.	10,506	1,9
	Bristol-Myers Squibb Co.	35,118	1,6
	BeOne Medicines, Ltd. (ADR) ^(a)	6,328	1,5
	Eli Lilly and Co.	2,047	1,5
			35,3
Consumer	Hilton Worldwide Holdings, Inc.	20,195	5,0
liscretionary	Royal Caribbean Cruises, Ltd.	16,652	4,2
3.05%	Amazon.com, Inc. ^(a)	20,754	4,2
	Industria de Diseno Textil, SA	76,707	4,1
	Amadeus IT Group SA, Class A, non-registered shares	41,893	3,4
	MercadoLibre, Inc. ^(a) LVMH Moet Hennessy-Louis Vuitton SE	1,081 4,565	2,7 2,4
		4,565 76,100	2,4
	Sony Group Corp. Hermes International	716	2,0
	Tractor Supply Co.	33,332	1,5
		55,55Z	32,0
			52,0
Communication	Alphabet, Inc., Class A	57,841	9,9
services	Meta Platforms, Inc., Class A	7,898	5,1
7.15%	Nintendo Co., Ltd.	37,000	3,0
	Koninklijke KPN NV	571,359	2,6
	Electronic Arts, Inc.	17,435	2,5
	Comcast Corp., Class A	53,168	1,8
	Netflix, Inc. ^(a)	1,404	1,6
	America Movil, SAB de CV, Class B (ADR)	96,233	1,6
			28,4
Consumer	Philip Morris International, Inc.	32,897	5,9
staples	L'Oreal SA, non-registered shares	6,876	2,9
6.95%	Anheuser-Busch InBev SA/NV	38,943	2,7
	Danone SA	29,414	2,5
	Nestle SA	21,209	2,2
	Costco Wholesale Corp.	2,119	2,2
	Keurig Dr Pepper, Inc.	52,496	1,7
	Imperial Brands PLC	46,023	1,7
	Hershey Co.	9,524	1,5
	Carlsberg A/S, Class B	9,977	1,4
	Constellation Brands, Inc., Class A	7,454	1,3
	General Mills, Inc.	23,793	1,2
Materials	Air Liquide SA	15,956	3,3
3.90%	Shin-Etsu Chemical Co., Ltd.	101,500	3,2
	Givaudan SA	530	2,6
	Sika AG	8,483	2,2
	Freeport-McMoRan, Inc.	52,534	2,0

Capital Group Global Equity ETF (continued)

Common stocks (continued)		Value (000)
Linde PLC	4,287	\$ 2,004
		15,527
Engie SA	205,587	4,432
Constellation Energy Corp.	11,595	3,550
CenterPoint Energy, Inc.	69,601	2,592
Atmos Energy Corp.	15,020	2,323
		12,897
TotalEnergies SE	87,624	5,140
TC Energy Corp. (CAD denominated)	57,464	2,912
BP PLC	558,879	2,709
		10,761
Equinix, Inc. REIT	2,065	1,836
Total common stocks (cost: \$356,899,000)		386,876
	Linde PLC Engie SA Constellation Energy Corp. CenterPoint Energy, Inc. Atmos Energy Corp. TotalEnergies SE TC Energy Corp. (CAD denominated) BP PLC Equinix, Inc. REIT	Linde PLC 4,287 Engie SA 205,587 Constellation Energy Corp. 11,595 CenterPoint Energy, Inc. 69,601 Atmos Energy Corp. 15,020 TotalEnergies SE 87,624 TC Energy Corp. (CAD denominated) 57,464 BP PLC 558,879 Equinix, Inc. REIT 2,065

Short-term securities 2.91%

Manager	numerica and a 0.278/			
Money market I	investments 0.27%			
	Capital Group Central Cash Fund 4.29% ^{(b)(c)}		10,941	1,094
		Weighted		
		average yield at acquisition	Principal amount (000)	
Commercial pa	per 1.51%			
	DNB Bank ASA 6/6/2025 (d)	3.096%	USD3,000	2,997
	DBS Bank, Ltd. 6/3/2025 ^(d)	3.661	1,000	999
	National Bank of Canada 6/9/2025 (d)	3.076	1,000	999
	Nestle Finance International, Ltd. 6/18/2025 (d)	4.221	1,000	998
				5,993
Bonds & notes	of governments & government agencies outside the U.S. 1.13%			
	Ontario (Province of) 6/18/2025	4.270	4,500	4,490
	Total short-term securities (cost: \$11,580,000)			11,577
	Total investment securities 100.11% (cost: \$368,479,000)			398,453
	Other assets less liabilities (0.11)%			(44)
	Net assets 100.00%			\$398,00

Capital Group Global Equity ETF (continued)

Investments in affiliates(c)

	Value at 6/25/2024 ^(e) (000)	Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 5/31/2025 (000)	Dividend or interest income (000)
Short-term securities 0.27% Money market investments 0.27% Capital Group Central Cash Fund 4.29% (b)	\$	\$31,768	\$30,673	\$(1)	\$-(f)	\$1,094	\$158

(e)Security did not produce income during the last 12 months. (b)Rate represents the seven-day yield at 5/31/2025. (c)Part of the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended. (c)Acquired in a transaction exempt from registration under Rule 144A or, for commercial paper, Section 4(a)(2) of the Securities Act of 1933. May be resold in the U.S. in transactions exempt from registration, normally to qualified institutional buyers. The total value of all such securities was \$5,993,000, which represented 1.51% of the net assets of the fund. (e)Commencementof operations. (e)Anountiess than one thousand. Key to abbreviation(s)

ADR = American Depositary Receipts

CAD = Canadian dollars

REIT = Real Estate Investment Trust

Refer to the notes to financial statements.

Capital Group Global Growth Equity ETF Investment portfolio May 31, 2025

Common stock	S 97.08%	Shares	(00
Information	Microsoft Corp.	772,814	\$ 355,7
echnology	Taiwan Semiconductor Manufacturing Co., Ltd. (ADR)	1,679,583	324,6
28.47%	NVIDIA Corp.	1,756,729	237,3
	Broadcom, Inc.	684,083	165,5
	ASML Holding NV	209,049	155,2
	SAP SE	233,119	70,3
	Synopsys, Inc. ^(a)	145,594	67,5
	Shopify, Inc., Class A, subordinate voting shares ^(a)	530,166	56,8
	NEC Corp.	2,029,200	53,3
	Cloudflare, Inc., Class A ^(a)		
	Capgemini SE	243,380	40,3
	10	219,973	36,5
	Apple, Inc.	180,453	36,2
	Keyence Corp.	69,000	29,1
	EPAM Systems, Inc. ^(a)	151,887	26,5
			1,655,5
ndustrials	Safran SA	505,435	150,0
15.16%	Comfort Systems USA, Inc.	209,268	100,0
	TransDigm Group, Inc.	42,514	62,4
	Ryanair Holdings PLC (ADR)	1,024,899	56,9
	Copart, Inc. ^(a)	989,845	50,9
	BAE Systems PLC	1,944,482	49,8
	Airbus SE, non-registered shares	268,933	49,4
	Ingersoll-Rand, Inc.	562,569	45,9
	ASSA ABLOY AB, Class B	1,354,861	42,9
	Schneider Electric SE	156,181	39,2
	ITOCHU Corp.	729,500	39,2
	Siemens AG		
		161,981	38,9
	Saab AB, Class B	690,378	34,8
	Hitachi, Ltd.	1,155,000	32,4
	Carrier Global Corp.	391,922	27,9
	Boeing Co. (The) ^(a)	121,811	25,2
	GT Capital Holdings, Inc.	2,347,200	22,8
	Alliance Global Group, Inc.	79,922,900	11,9
			881,4
inancials	3i Group PLC	2,288,266	125,5
14.96%	Visa, Inc., Class A	241,451	88,1
	AXA SA	1,695,586	79,9
	Aon PLC, Class A	207,430	73,3
	Fiserv, Inc. ^(a)	448,220	72,9
	Banco Bilbao Vizcaya Argentaria, SA	448,220 4,859,395	72,9
	Citigroup, Inc.	932,048	70,2
	Societe Generale	1,254,085	68,1
	Prudential PLC	5,625,652	64,0
	Brookfield Corp., Class A	1,079,811	62,3
	Tradeweb Markets, Inc., Class A	338,439	48,8
	Blackstone, Inc.	285,091	39,5
			869,8
Consumer	Prosus NV, Class N	1,714,237	87,9
discretionary	Amazon.com, Inc. ^(a)	415,726	85,2
14.47%	Booking Holdings, Inc.	13,914	76,7
	Chipotle Mexican Grill, Inc. ^(a)	1,530,423	76,6
	Renault SA	1,274,708	65,6
	MercadoLibre, Inc. ^(a)	25,548	65,4
	LVMH Moet Hennessy-Louis Vuitton SE	111,243	60,4
	Compagnie Financiere Richemont SA, Class A	280,206	52,7
	Trip.com Group, Ltd. (ADR)	819,635	51,3
	InterContinental Hotels Group PLC MGM China Holdings, Ltd.	388,807	44,4
		30,606,988	43,4

Capital Group Global Growth Equity ETF (continued)

Common stocks	(continued)	Shares	(000)
Consumer	Starbucks Corp.	443,072	\$ 37,196
discretionary	Sanrio Co., Ltd.	804,900	35,475
(continued)	Home Depot, Inc.	81,897	30,162
	Flutter Entertainment PLC (a)	111,208	28,102
			841,205
Health care	Eli Lilly and Co.	152,275	112,329
9.72%	Vertex Pharmaceuticals, Inc. (a)	187,256	82,776
	Novo Nordisk AS, Class B	862,616	59,563
	Argenx SE (ADR) ^(a)	79,493	45,570
	Sanofi	434,596	43,188
	Thermo Fisher Scientific, Inc.	100,581	40,516
	Regeneron Pharmaceuticals, Inc.	70,900	34,761
	Pfizer, Inc.	1,367,302	32,118
	Cigna Group (The)	96,940	30,695
	Alnylam Pharmaceuticals, Inc. (a)	100,720	30,675
	Centene Corp. ^(a)	510,645	28,821
	UnitedHealth Group, Inc.	80,491	24,301
			565,313
Communication	Alphabet, Inc., Class A	746,654	128,230
services	Meta Platforms, Inc., Class A	186,009	120,439
5.86%	Publicis Groupe SA	355,230	38,673
	Spotify Technology SA ^(a)	43,342	28,828
	Bharti Airtel, Ltd.	1,126,679	24,439
			340,609
Consumer	British American Tobacco PLC	931,833	41,859
staples	Philip Morris International, Inc.	219,859	39,704
4.27%	Monster Beverage Corp. ^(a)	608,238	38,897
	Nestle SA	352,604	37,574
	Costco Wholesale Corp.	34,369	35,750
	Dollar General Corp.	283,652	27,585
	Carrefour SA, non-registered shares ^(b)	1,814,736	27,127
			248,496
Energy	Canadian Natural Resources, Ltd. (CAD denominated)	2,396,868	72,779
ommunication arvices 86% onsumer taples 27% nergy 42% aterials 75% Preferred securi formation technology	Reliance Industries, Ltd.	2,059,749	34,200
	Schlumberger NV	1,026,082	33,912
			140,891
Materials	Linde PLC	178,599	83,509
1.75%	First Quantum Minerals, Ltd. ^(a)	1,221,888	18,101
			101,610
	Total common stocks (cost: \$4,792,310,000)		5,644,993
Preferred securi	ties 0.98%		
Information	Samsung Electronics Co., Ltd., nonvoting preferred shares	1,703,313	56,913
technology 0.98%			
	Total preferred securities (cost: \$69,601,000)		56,913
	• • • • • • • • • • • • • • • • • • • •		

Capital Group Global Growth Equity ETF (continued)

Short-term se	ecurities 2.13%						Shares	Value (000)
Money market i	nvestments 0.01%							
	Capital Group Central Cash Fund 4.29% ^{(c)(d)}						7,14	2 \$714
Money market i	nvestments purchased with collateral from securities on loa	n 0.13%	, 0					
	Invesco Short-Term Investments Trust – Government & Agenc Institutional Class 4.24% ^{(c)(e)}	y Portfol	lio,			7,936,814	\$	7,937
				Weigh average yi at acquisit	eld P	rincipal amount (000)		
Commercial pa	per 1.13%							
	DNB Bank ASA 6/6/2025 ^(f)			3.09	6%	USD41,600		41,565
	Mizuho Bank, Ltd. 6/6/2025 ^(f)			3.915 9,000		9,000		8,993
	Nestle Finance International, Ltd. 6/18/2025 (f)			4.22	1	15,000	_	14,966
							-	65,524
Bonds & notes	of governments & government agencies outside the U.S. 0.8	6%						
	Ontario (Province of) 6/18/2025			4.27	0	50,000		49,886
	Total short-term securities (cost: \$124,085,000)						-	124,061
	Total investment securities 100.19% (cost: \$4,985,996,000)						-	5,825,967
	Other assets less liabilities (0.19)%							(11,021
	Net assets 100.00%						\$	5,814,946
Investments in	affiliates ^(d)							
		alue at 1/2024 (000)	Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 5/31/2025	Dividend or interes income (000

		, ,	. ,	. ,	. ,		. ,
Short-term securities 0.01%							
Money market investments 0.01%							
Capital Group Central Cash Fund 4.29% (c)	\$64,195	\$946,342	\$1,009,816	\$6	\$(13)	\$714	\$4,377

(e)Security did not produce income during the last 12 months.
(b)All or a portion of this security was on loan. The total value of all such securities was \$8,325,000, which represented 0.14% of the net assets of the fund. Refer to Note 5 for more information on securities lending.
(e)Rate represents the seven-day yield at 5/31/2025.
(e)Part of the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended.
(e)Security purchased with cash collateral from securities on loan. Refer to Note 5 for more information on securities lending.
(f)Acquired in a transaction exempt from registration under Rule 144A or, for commercial paper, Section 4(a)(2) of the Securities Act of 1933. May be resold in the U.S. in transactions exempt from registration, normally to qualified institutional buyers. The total value of all such securities was \$65,524,000, which represented 1.13% of the net assets of the fund.
Key to abbreviation(s)
ADR = American Depositary Receipts
CAD

Refer to the notes to financial statements.

Capital Group Growth ETF Investment portfolio May 31, 2025

Common stocks	90.07%	Shares	Value (000
Information	Microsoft Corp.	1,319,964	\$ 607,65
technology	NVIDIA Corp.	4,260,239	575,68
25.71%	Broadcom, Inc.	2,088,942	505,67
	Shopify, Inc., Class A, subordinate voting shares ^(a)	1,907,989	204,57
	Cloudflare, Inc., Class A ^(a)	1,226,281	203,42
	MicroStrategy, Inc., Class A ^(a)	386,508	142,64
	Apple, Inc.	654,728	131,50
	Micron Technology, Inc.	1,344,582	127,009
	Taiwan Semiconductor Manufacturing Co., Ltd. (ADR)	633,992	122,563
	Salesforce, Inc.	374,092	99,273
	Adobe, Inc. ^(a)	200,576	83,25
	Constellation Software, Inc.	18,585	67,38
	Synopsys, Inc. ^(a)	135,876	63,04
	Motorola Solutions, Inc.	147,769	61,380
	SK hynix, Inc.	292,498	43,354
	Unity Software, Inc. ^(a)	1,572,806	41,01
	ASML Holding NV (ADR)	47,046	34,662
	AppLovin Corp., Class A ^(a)	70,792	27,82
			3,141,93
Communication	Meta Platforms, Inc., Class A	1,651,476	1,069,314
services	Netflix, Inc. ^(a)	447,641	540,406
18.82%	Alphabet, Inc., Class C	1,798,980	310,954
	Alphabet, Inc., Class A	1,278,208	219,519
	Charter Communications, Inc., Class A ^(a)	240,064	95,130
	Snap, Inc., Class A, nonvoting shares ^(a)	7,871,513	64,940
			2,300,263
Consumer	Tesla, Inc. ^(a)	1,922,399	666,034
discretionary	Amazon.com, Inc. (a)	1,557,320	319,266
14.59%	Royal Caribbean Cruises, Ltd.	639,422	164,312
	DoorDash, Inc., Class A ^(a)	489,713	102,179
	Hermes International	24,804	68,382
	Home Depot, Inc.	147,086	54,170
	Airbnb, Inc., Class A ^(a)	413,827	53,384
	NIKE, Inc., Class B	864,947	52,40
	Tractor Supply Co.	1,072,814	51,924
	Aramark	1,248,208	50,553
	Chipotle Mexican Grill, Inc. ^(a)	802,319	40,180
	Amadeus IT Group SA, Class A, non-registered shares	480,123	40,004
	Norwegian Cruise Line Holdings, Ltd. ^(a)	1,950,807	34,432
	Booking Holdings, Inc.	5,898	32,55
	D.R. Horton, Inc.	266,788	31,49
	Starbucks Corp.	265,925	22,324
			1,783,598
Health care	Intuitive Surgical, Inc. (a)	531,887	293,782
11.88%	Eli Lilly and Co.	253,389	186,91
	Vertex Pharmaceuticals, Inc. (a)	381,956	168,844
	Alnylam Pharmaceuticals, Inc. (a)	456,398	139,00
	UnitedHealth Group, Inc.	323,721	97,73
	Boston Scientific Corp. (a)	870,343	91,61
	HCA Healthcare, Inc.	195,468	74,55
	Regeneron Pharmaceuticals, Inc.	143,698	70,452
	Thermo Fisher Scientific, Inc.	159,570	64,27
	Abbott Laboratories	292,893	39,12
	Bristol-Myers Squibb Co.	769,619	37,15
	Illumina, Inc. ^(a)	438,585	36,06
	Danaher Corp.	173,685	32,98
	Mettler-Toledo International, Inc. ^(a)	27,234	31,46
	Hims & Hers Health, Inc., Class A ^(a)	550,430	31,13

Capital Group Growth ETF (continued)

Common stock	S (continued)	Shares	Value (000
Health care	Guardant Health, Inc. ^(a)	565,113	\$ 22,95
(continued)	Ascendis Pharma AS (ADR) ^(a)	137,278	22,35
	NovoCure, Ltd. ^(a)	601,399	11,49
			1,451,90
ndustrials	General Electric Co.	638,848	157,099
10.47%	TransDigm Group, Inc.	89,373	131,23
	Quanta Services, Inc.	277,347	95,00
	Uber Technologies, Inc. ^(a)	1,025,171	86,27
	GE Vernova, Inc.	168,774	79,82
	Ingersoll-Rand, Inc.	910,551	74,33
	Axon Enterprise, Inc. ^(a)	99,045	74,32
	Carrier Global Corp.	929,653	66,19
	Equifax, Inc.	241,688	63,85
	ATI, Inc. ^(a)	770,644	61,374
	Dayforce, Inc. ^(a)	991,558	58,58
	United Airlines Holdings, Inc. ^(a)	676,546	53,748
	United Rentals, Inc.	66,249	46,930
	Boeing Co. (The) ^(a) Airbus SE, non-registered shares	221,475	45,91
	Airbus SE, non-registered snares Ryanair Holdings PLC (ADR)	244,578 743,272	45,01 41,32
	FTAI Aviation, Ltd.	325,936	38,18
	Old Dominion Freight Line, Inc.	196,249	30,18
	Northrop Grumman Corp.	61,243	29,68
		01,210	1,280,34
inancials	Visa, Inc., Class A	899,994	328,66
8.32%	Bank of America Corp.	2,686,364	118,54
	Mastercard, Inc., Class A	189,966	111,24
	KKR & Co., Inc. Fiserv, Inc. ^(a)	823,831	100,06
	Fiserv, Inc. (9) Toast, Inc., Class A ^(a)	586,415 2,011,070	95,46 84,82
	Apolio Asset Management, Inc.	461,584	60,32
	Affirm Holdings, Inc., Class A ^(a)	984,584	51,10
	Blackstone, Inc.	257,939	35,79
	Progressive Corp.	110,616	31,51
		110,010	1,017,54
Energy	EOG Resources, Inc.	662,286	71,90
2.17%	Schlumberger NV	1,866,407	61,68
	Halliburton Co.	2,620,322	51,33
	Canadian Natural Resources, Ltd. (CAD denominated)	1,677,887	50,94
	Cenovus Energy, Inc.	2,216,688	29,20
			265,07
Consumer	Performance Food Group Co. ^(a)	1,078,357	96,57
consumer staples	Costco Wholesale Corp.	1,078,357 82,864	96,57 86,19
stapies 1.50%	ousso miliesale oup.	02,004	
1.50%			182,77
Materials	Wheaton Precious Metals Corp.	1,209,451	104,92
1.36%	Grupo Mexico, SAB de CV, Series B	7,016,393	38,46
	Albemarle Corp.	408,477	22,77
			166,16
Utilities	Constellation Energy Corp.	251,434	76,97
0.96%	PG&E Corp.	2,425,366	40,94

Capital Group Growth ETF (continued)

Common stock	ks (continued)					Share	es	Valu (00
Real estate 0.79%	CoStar Group, Inc. ^(a) Zillow Group, Inc., Class C, n Total common stocks (cost:	Ū				811,20 546,2		\$ 59,67 36,65 96,33 11,803,84
Rights & warra	Ŷ	¢0,040,101,000)						
Information technology 0.00%	Constellation Software, Inc., v	warrants, expire 3/31	1/2040 ^{(a)(b)}			4,18	85	
Short-term sec	curities 3.44%							
Money market inv	vestments 3.44%							
	Capital Group Central Cash F Total short-term securities Total investment securities Other assets less liabilities (0 Net assets 100.00%	(cost: \$419,964,000) 100.01% (cost: \$10				4,199,92	24	419,99 419,99 12,223,83 (1,13 \$12,222,69
Investments i	n affiliates ^(e)							
		Value at 6/1/2024 (000)	Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 5/31/2025 (000)	Dividend or interest income (000)
Short-term securitie	es 3.44%							
Money market inv Capital Group Ce	vestments 3.44% entral Cash Fund 4.29% ^(d)	\$114,011	\$1,512,595	\$1,206,589	\$(34)	\$10	\$419,993	\$5,2770
(b)Value determined u (c)Amount less than o (d)Rate represents the	e seven-day yield at 5/31/2025. group of investment companies" as the f (s) epositary Receipts		the Investment C	Company Act of 194	I0, as amended.			

Refer to the notes to financial statements.

Capital Group International Core Equity ETF Investment portfolio May 31, 2025

Common stoc	ks 97.42%	Shares	Va (0
inancials	UniCredit SpA	53,601	\$ 3,4
3.95%	AXA SA	68,233	3,2
	Zurich Insurance Group AG	4,138	2,9
	Societe Generale	53,368	2,9
	DBS Group Holdings, Ltd.	75,900	2,6
	Deutsche Bank AG	89,160	2,4
	HSBC Holdings PLC		
		170,413	2,0
	Skandinaviska Enskilda Banken AB, Class A	118,189	1,9
	CaixaBank, SA, non-registered shares	220,153	1,8
	KB Financial Group, Inc.	24,442	1,8
	Bank Hapoalim BM	104,525	1,
	Banco Bilbao Vizcaya Argentaria, SA	110,483	1,
	HDFC Bank, Ltd. ^(a)	71,355	1,
	Euronext NV	9,710	1,
	NatWest Group PLC	214,998	1,
	Prudential PLC	128,833	1,
	Hana Financial Group, Inc.	27,045	1,
	PICC Property and Casualty Co., Ltd., Class H		י, 1,
		738,000	
	Banco Santander, SA	156,135	1,
	Kotak Mahindra Bank, Ltd.	50,287	1,
	Resona Holdings, Inc.	136,300	1,
	London Stock Exchange Group PLC	7,936	1,
	3i Group PLC	19,527	1,
	Edenred SA	31,228	
	Ping An Insurance (Group) Company of China, Ltd., Class H	164,000	
	Aon PLC, Class A	2,593	
	Tryg A/S	33,621	
	Tokio Marine Holdings, Inc.	19,900	
	AIA Group, Ltd.	98,400	
	Hiscox, Ltd.	47,137	
	CVC Capital Partners PLC	42,001	
	Mizuho Financial Group, Inc.	27,200	
	Hong Kong Exchanges and Clearing, Ltd.	14,000	
	ICICI Bank, Ltd. (ADR)	19,456	
	Pluxee NV	25,068	
	Grupo Financiero Banorte, SAB de CV, Series O	50,917	
	Discovery, Ltd.	2,314	
			53,
dustrials	BAE Systems PLC	237,278	6,
.72%	Ryanair Holdings PLC (ADR)	51,973	2,
	Airbus SE, non-registered shares	14,948	2
	Rheinmetall AG, non-registered shares	1,020	2,
	Siemens AG	7,995	1,
	ITOCHU Corp.	33,500	1,
	ABB, Ltd.	31,859	1,
	Safran SA	5,842	1,
	Hitachi, Ltd.	60,900	1,
	Motiva Infraestrutura de Mobilidade SA	573,565	1,
	Diploma PLC	19,315	1,
	Epiroc AB, Class A	53,946	1,
	Canadian National Railway Co. (CAD denominated)	10,716	1
	SMC Corp.	2,900	1,
	•		
	RELX PLC	18,596	1,
	Volvo AB, Class B	31,868	
	ASSA ABLOY AB, Class B	27,471	
	Copa Holdings, SA, Class A	7,533	
	DSV A/S	3,204	
	Deutsche Post AG	16,283	
	Mitsui & Co., Ltd.	32,400	
	SPIE SA	11,557	
		23,691	
	Grupo Aeroportuario del Pacífico, SAB de CV, Class B Deutsche Lufthansa AG	59,506	

Common stocks	(continued)	Shares	Valu (000
Industrials	Wizz Air Holdings PLC ^(a)	19,734	\$ 42
(continued)	TFI International, Inc.	3,787	32
	Daikin Industries, Ltd.	2,700	31
	Jiangsu Hengli Hydraulic Co., Ltd., Class A	30,900	29
			37,56
nformation	Taiwan Semiconductor Manufacturing Co., Ltd. (ADR)	40,995	7,92
echnology	ASML Holding NV	5,094	3,78
10.40%	MediaTek, Inc.	54,000	2,27
	Samsung Electronics Co., Ltd.	45,948	1,87
	Broadcom, Inc.	5,740	1,38
	SAP SE	4,376	1,32
	Sage Group PLC (The)	69,685	1,14
	NEC Corp.	39,900	1,05
	Fujitsu, Ltd.	32,300	74
	Capgemini SE	4,001	66
	ASM International NV	1,156	63
	SK hynix, Inc.	3,969	58
			23,38
Consumer	British American Tobacco PLC	87,901	3,94
staples	Philip Morris International, Inc.	18,544	3,34
9.66%	Nestle SA	30,280	3,22
	Imperial Brands PLC	57,126	2,16
	Carlsberg A/S, Class B	11,280	1,61
	Pernod Ricard SA	12,382	1,28
	Arca Continental, SAB de CV	110,283	1,21
	L'Oreal SA, non-registered shares	2,578	1,09
	KT&G Corp.	11,771	1,02
	Carrefour SA, non-registered shares	63,742	95
	Anheuser-Busch InBev SA/NV	12,043	84
	Tsingtao Brewery Co., Ltd., Class H	84,000	58
	Ocado Group PLC ^(a)	118,655	42
			21,71
Consumer	Industria de Diseno Textil, SA	58,705	3,18
discretionary	Renault SA	42,513	2,19
9.18%	Trip.com Group, Ltd. (ADR)	31,203	1,95
	LVMH Moet Hennessy-Louis Vuitton SE	3,158	1,71
	Prosus NV, Class N	33,004	1,69
	MGM China Holdings, Ltd.	879,200	1,24
	Midea Group Co., Ltd., Class A ^(a)	93,100	1,02
	Amadeus IT Group SA, Class A, non-registered shares	11,342	94
	B&M European Value Retail SA	163,655	75
	Wynn Macau, Ltd.	1,087,200	73
	Restaurant Brands International, Inc. (CAD denominated)	9,779	69
	Suzuki Motor Corp. Evolution AB	54,000 9,538	69 65
	Evolution AB Entain PLC		61
	Paltac Corp.	61,051 19,900	57
	Parac Corp. Hyundai Motor Co.	3,814	57
	Hyundal Motor Co. InterContinental Hotels Group PLC	3,814 3,787	43
	Meituan, Class B ^(a)	20,700	43
	H World Group, Ltd. (ADR)	9,392	30
	H wond Group, Ltd. (ADR) Nitori Holdings Co., Ltd.	9,392 3,000	33
	Mion Holdings OU, EU.	3,000	20,62
Communication services	Koninklijke KPN NV Publicis Groupe SA	672,067 20,284	3,15 2,20
301 41063	r upilos Gloupe GA	20,204	2,20

Capital Group International Core Equity ETF (continued)

Capital Group	International	Core Equity	/ ETF	(continued)
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Common stocks	(continued)	Shares	(000)
Communication	Singapore Telecommunications, Ltd.	625,200	\$ 1,847
services	Deutsche Telekom AG	35,817	1,354
(continued)	Bharti Airtel, Ltd.	54,973	1,193
	America Movil, SAB de CV, Class B (ADR)	53,734	908
	Indus Towers, Ltd. ^(a)	193,676	870
	BT Group PLC	356,964	863
	MTN Group, Ltd. KANZHUN, Ltd., Class A (ADR) ^(a)	122,614	852 840
	HYBE Co., Ltd.	49,549 2,765	533
	NetEase, Inc.	20,200	491
		20,200	17,010
Health care	AstraZeneca PLC	26,681	3,854
6.14%	Sanofi	35,976	3,575
	EssilorLuxottica SA	9,127	2,536
	Novo Nordisk AS, Class B	29,410	2,031
	Chugai Pharmaceutical Co., Ltd.	13,500	711
	Bayer AG	21,448	602
	Grifols, SA, Class B (ADR) ^(a)	58,517	486
			13,795
Materials	Barrick Mining Corp.	93,347	1,789
5.36%	Linde PLC	3,513	1,643
	Glencore PLC (a)	346,827	1,324
	BASF SE	22,433	1,080
	Agnico Eagle Mines, Ltd./ Mines Agnico Eagle Limitee	8,679	1,023
	Air Liquide SA	4,360	903
	Holcim, Ltd.	7,315	809
	Rio Tinto PLC	13,310	790
	Shin-Etsu Chemical Co., Ltd.	24,100	777
	Vale SA (ADR), ordinary nominative shares	80,436	734
	Nutrien, Ltd.	11,662	689
	Anhui Conch Cement Co., Ltd., Class H	184,500	481
			12,042
Energy	TotalEnergies SE	76,381	4,480
4.64%	Canadian Natural Resources, Ltd. (CAD denominated)	48,798	1,482
	Cameco Corp.	22,456	1,315
	Shell PLC	38,709	1,277
	BP PLC	192,605	934
	TC Energy Corp. (CAD denominated)	11,970	607
	Schlumberger NV	9,871	326
			10,421
Utilities	Engie SA	91,164	1,965
2.12%	Brookfield Infrastructure Partners, LP	29,069	963
	Iberdrola, SA, non-registered shares	50,943	930
	SSE PLC	38,409	911
			4,769
Real estate	Mitsubishi Estate Co., Ltd.	58,000	1,065
1.68%	CK Asset Holdings, Ltd.	207,500	860
	Embassy Office Parks REIT	192,121	856
	Prologis Property Mexico, SA de CV, REIT	148,277	568
	Link REIT	81,200	431
	_		3,780
	Total common stocks (cost: \$202,306,000)		218,929

Capital Group International Core Equity ETF (continued)

Short-term securities 2.98%	Shares	Value (000)
Money market investments 2.98%		
Capital Group Central Cash Fund 4.29% (b)(c)	66,964	\$ 6,696
Total short-term securities (cost: \$6,696,000)		6,696
Total investment securities 100.40% (cost: \$209,002,000)		225,625
Other assets less liabilities (0.40)%		(899)
Net assets 100.00%		\$224,726

Investments in affiliates(c)

	Value at 6/25/2024 ^(d) (000)	Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 5/31/2025 (000)	Dividend or interest income (000)
Short-term securities 2.98% Money market investments 2.98%							
Capital Group Central Cash Fund 4.29% (b)	\$—	\$ 30,073	\$23,376	\$(1)	\$(e)	\$6,696	\$92

^(a)Security did not produce income during the last 12 months.
 ^(b)Rate represents the seven-day yield at 5/31/2025.
 ^(c)Part of the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended.
 ^(d)Commencement of operations.
 ^(e)Amount less than one thousand.

Key to abbreviation(s)

ADR = American Depositary Receipts CAD = Canadian dollars REIT = Real Estate Investment Trust

Refer to the notes to financial statements.

Capital Group International Equity ETF

Investment portfolio May 31, 2025

	ks 95.03%	Shares	(0)
Industrials	Safran SA	76,512	\$ 22,7
25.06%	Rolls-Royce Holdings PLC	1,583,374	18,4
	ABB, Ltd.	217,564	12,3
	Epiroc AB, Class A	535,161	11,9
	Airbus SE, non-registered shares	64,928	11,9
	DSV A/S	49,238	11,6
	RELX PLC	206,160	11,0
	BAE Systems PLC	403,933	10,3
	Mitsubishi Corp.	475,100	9,6
	Hitachi, Ltd.	323,000	9,0
	ITOCHU Corp.	159,400	8,5
	Canadian National Railway Co.	77,384	8,1
	SMC Corp.	18,500	6,9
	Rheinmetall AG, non-registered shares	2,948	6,3
	MTU Aero Engines AG	15,449	6,1
	Recruit Holdings Co., Ltd.	64,400	3,8
			169,2
Financials 17.96%	London Stock Exchange Group PLC DBS Group Holdings, Ltd.	114,002 361,400	17,3 12,5
11.30 /0			12,5
	UniCredit SpA	187,983	
	NatWest Group PLC	1,658,357	11,7
	Hong Kong Exchanges and Clearing, Ltd.	222,100	11,2
	Skandinaviska Enskilda Banken AB, Class A	653,162	10,8
	Deutsche Bank AG	352,529	9,7
	Euronext NV	58,107	9,4
	Munchener Ruckversicherungs-Gesellschaft AG	13,196	8,5
	AIA Group, Ltd.	824,400	6,9
	Resona Holdings, Inc.	685,900	6,0
	Partners Group Holding AG	3,574	4,7
			121,5
Information	SAP SE	75,459	22,7
technology	ASML Holding NV	19,283	14,3
14.71%	Taiwan Semiconductor Manufacturing Co., Ltd. (ADR)	64,781	12,5
	Keyence Corp.	19,600	8,2
	Nomura Research Institute, Ltd.	211,100	8,1
	Halma PLC	195,648	7,6
	OBIC Co., Ltd.	172,700	6,3
	Tokyo Electron, Ltd.	38,800	6,2
	Capgemini SE	30,078	4,9
	TDK Corp.	420,400	4,6
	Shopify, Inc., Class A, subordinate voting shares (a)	32,248	3,4
			99,3
Health care	Astro Torreso DLO		
	AstraZeneca PLC	118,482	17,1
9.91%	EssilorLuxottica SA	48,686	13,5
	Novo Nordisk AS, Class B	178,287	12,3
	Daiichi Sankyo Co., Ltd.	310,100	8,2
	Chugai Pharmaceutical Co., Ltd.	144,600	7,6
	HOYA Corp.	45,000	5,3
	BeOne Medicines, Ltd. (ADR) ^(a)	11,117	2,7
			66,9
Consumer	L'Oreal SA, non-registered shares	28,616	12,1
staples	Nestle SA	100,846	10,7
8.73%	Imperial Brands PLC	252,573	9,5
	British American Tobacco PLC	167,185	7,5
	Danone SA	85,873	7,3
	Anheuser-Busch InBev SA/NV	99,525	7,0

Capital Group International Equity ETF (continued)

Common stocks	(continued)					Shares		Valu (00
Consumer staples (continued)	Carlsberg A/S, Class B					33,128		\$ 4,73
								59,00
Consumer	Amadeus IT Group SA, Class A, non-registered shares					166,227		13,85
discretionary	Industria de Diseno Textil, SA					197,723		10,71
7.79%	MercadoLibre, Inc. ^(a)					4,029		10,3
	LVMH Moet Hennessy-Louis Vuitton SE					12,395		6,7
	Ferrari NV					11,785		5,6
	Hermes International					1,956		5,3
								52,6
Materials	Sika AG					36,652		9,7
4.93%	Air Liquide SA					43,958		9,1
	Givaudan SA					1,558		7,8
	Shin-Etsu Chemical Co., Ltd.					204,100		6,5
								33,2
Communication	Nintendo Co., Ltd.					83,300		6,8
services	Tencent Holdings, Ltd.					96,500		6,1
2.32%	Spotify Technology SA (a)					4,001		2,6
								15,6
Energy	TotalEnergies SE					164,522		9,6
2.09%	BP PLC					920,213		4,4
								14,1
Utilities	Engie SA					478,529		10,3
1.53%	Total common stocks (cost: \$565,002,000)							641,8
Short-term secur	ities 4.73%							
Money market inves	tments 4.73%							
	Capital Group Central Cash Fund 4.29% (b)(c)					319,212		31,9
	Total short-term securities (cost: \$31,919,000)							31,9
	Total investment securities 99.76% (cost: \$596,921,0	000)						673,8
	Other assets less liabilities 0.24%	/						1,6
	Net assets 100.00%							\$675,4
Investments in affilia	ites ^(c)							
		Value at			Net realized	Net unrealized	Value at	Divide or inter
		1/1/2024 (000)	Additions (000)	Reductions (000)	gain (loss) (000)	appreciation (depreciation) (000)	5/31/2025 (000)	inco inco

Short-term securities 4.73%							
Money market investments 4.73%							
Capital Group Central Cash Fund 4.29% (b)	\$6,033	\$77,118	\$51,227	\$(4)	\$1	\$31,921	\$536
				Capital Group Equity Exchange-Traded Funds 27			

Capital Group International Equity ETF (continued)

(a)Securitydid not produce income during the last 12 months.
(b)Raterepresents the seven-day yield at 5/31/2025.
(c)Partof the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended.
Key to abbreviation(s)
ADR = American Depositary Receipts

Refer to the notes to financial statements.

Capital Group International Focus Equity ETF Investment portfolio May 31, 2025

Common stock	s 94.80%	Shares	Valu (00
Industrials	Airbus SE, non-registered shares	687,251	\$126,47
19.24%	Recruit Holdings Co., Ltd.	1,406,100	84,90
	Rolls-Royce Holdings PLC	5,492,223	64,09
	Siemens AG	250,874	60,33
	MTU Aero Engines AG	135,325	53,85
	Techtronic Industries Co., Ltd.	4,537,000	50,83
	Diploma PLC	705,286	44,53
	Volvo AB, Class B	1,530,146	42,44
	Melrose Industries PLC	6,024,062	37,99
	Schneider Electric SE	108,882	27,3
	Daikin Industries, Ltd.	215,000	24,7
	Safran SA	79,369	23,5
	SMC Corp.	49,700	18,7
	Shenzhen Inovance Technology Co., Ltd., Class A (a)	1,813,331	16,5
	Localiza Rent a Car SA, ordinary nominative shares	1,955,282	14,6
	Ashtead Group PLC	247,241	14,4
			705,5
Financials	Banco Bilbao Vizcaya Argentaria, SA	7,002,716	105,03
15.67%	Standard Chartered PLC	5,733,832	89,4
	Nu Holdings, Ltd., Class A ^(a)	6,270,958	75,3
	NatWest Group PLC	9,800,551	69,2
	KB Financial Group, Inc.	790,578	59,7
	ING Groep NV	2,745,207	58,2
	3i Group PLC	904,387	49,6
	Mizuho Financial Group, Inc.	1,278,200	35,5
	Ping An Insurance (Group) Company of China, Ltd., Class A	4,393,650	32,5
		1,000,000	574,77
Information	Taiwan Semiconductor Manufacturing Co., Ltd.	4,093,000	132,07
technology	SAP SE	301.406	90,99
11.45%	ASML Holding NV	73,877	54,8
11.40%	SK hynix, Inc.	310,962	46,09
	Tokyo Electron, Ltd.	169,500	27,0
	Constellation Software, Inc.	6,840	24,8
	Shopify, Inc., Class A, subordinate voting shares ^(a)	227,334	24,8
	Keyence Corp.	46,300	19,5 419,8
Health care	Novo Nordisk AS, Class B	1,502,628	103,7
9.86%	Daiichi Sankyo Co., Ltd.	3,850,300	102,8
	Sanofi	860,715	85,5
	Eurofins Scientific SE, non-registered shares	411,910	27,4
	Zealand Pharma AS ^(a)	320,792	22,1
	AstraZeneca PLC	137,844	19,9
			361,6
Consumer	adidas AG	249,957	62,2
discretionary	MercadoLibre, Inc. ^(a)	24,078	61,7
9.31%	Trip.com Group, Ltd.	751,679	47,3
	Flutter Entertainment PLC (a)	151,936	38,3
	Ferrari NV	77,610	37,1
	Maruti Suzuki India, Ltd.	238,100	34,2
	Compagnie Financiere Richemont SA, Class A	177,550	33,4
	Stellantis NV	2,640,009	26,8
		2,0.0,000	341,4
			341,4

Capital Group International Focus Equity ETF (continued)

Common stocks	(continuea)	Shares	Value (00
Consumer	British American Tobacco PLC (ADR)	1,418,300	\$ 64,10
staples	Danone SA	666,032	56,90
8.05%	Nestle SA	517,258	55,12
	Ajinomoto Co., Inc.	1,772,000	44,48
	JBS SA	6,251,054	43,84
	Kweichow Moutai Co., Ltd., Class A	79,800	16,87
	Treasury Wine Estates, Ltd.	2,536,759	13,80
			295,13
Communication	Bharti Airtel, Ltd.	3,491,540	75,73
services	Deutsche Telekom AG	1,709,128	64,58
7.74%	Tencent Holdings, Ltd.	872,200	55,41
	Universal Music Group NV	1,311,024	41,91
	Sea, Ltd., Class A (ADR) ^(a)	186,567	29,92
	Singapore Telecommunications, Ltd.	5,484,400	16,20
			283,77
Materials	First Quantum Minerals, Ltd. ^(a)	6,678,778	98,93
6.83%	Ivanhoe Mines, Ltd., Class A ^(a)	5,235,963	40,55
	Rio Tinto PLC	673,970	39,97
	Shin-Etsu Chemical Co., Ltd.	1,128,200	36,38
	Anglo American PLC	1,161,886	34,51
			250,37
Energy	Canadian Natural Resources, Ltd. (CAD denominated)	3,011,467	91,44
5.84%	Reliance Industries, Ltd.	5,505,706	91,41
	Cenovus Energy, Inc.	2,386,401	31,44
			214,29
Utilities	Companhia de Saneamento Basico do Estado de Sao Paulo-SABESP, ordinary		
0.81%	nominative shares	746,296	15,31
	Gulf Development PCL ^(a)	10,562,967	14,48
			29,79
	Total common stocks (cost: \$2,998,215,000)		3,476,62
Short-term secu	rities 3.82%		
Money market inves	tments 3.82%		
	Capital Group Central Cash Fund 4.29% (b)(c)	1,400,813	140,08
	Total short-term securities (cost: \$140,071,000)		140,08
	Total investment securities 98.62% (cost: \$3,138,286,000) Other assets less liabilities 1.38%		3,616,70 50,78
	Net assets 100.00%		
	Net assets 100.00%		\$3,667,48

	Value at 6/1/2024 (000)	Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 5/31/2025 (000)	Dividend or interest income (000)
Short-term securities 3.82% Money market investments 3.82% Capital Group Central Cash Fund 4.29% ^(b)	\$38,033	\$1,008,996	\$906,945	\$(5)	\$2	\$140,081	\$4,703
30 Capital Group Equity Exchange-Traded Funds							

Capital Group International Focus Equity ETF (continued)

(a)Security did not produce income during the last 12 months. (b)Rate represents the seven-day yield at 5/31/2025. (c)Part of the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended. **Key to abreviation(s)** ADR = American Depositary Receipts CAD = Canadian dollars

Refer to the notes to financial statements.

Capital Group New Geography Equity ETF Investment portfolio May 31, 2025

Common stoc	ks 96.02%	Shares	Va (0
Financials	Banco Bilbao Vizcaya Argentaria, SA	473,889	\$ 7,1
1.30%	Mastercard, Inc., Class A	10,353	6,0
	Nu Holdings, Ltd., Class A ^(a)	475,802	5,7
	Kotak Mahindra Bank, Ltd.	146,302	3,5
	AIA Group, Ltd.	417,400	3,4
	HDFC Bank, Ltd. ^(a)	149,046	3,3
	Capitec Bank Holdings, Ltd.	16,992	3,2
	UniCredit SpA	49,358	3,1
	XP, Inc., Class A	142,016	2,7
	Eurobank Ergasias Services and Holdings SA	874,700	2,6
	Bank Central Asia Tbk PT	4,589,900	2,6
	PB Fintech, Ltd. ^(a)	110,249	2,2
	KB Financial Group, Inc.	28,802	2,7
	Bank Mandiri (Persero) Tbk PT	6,461,100	2,7
	National Bank of Greece SA	175,965	2,0
	Hana Financial Group, Inc.	33,398	1,7
	Standard Chartered PLC	108,838	1,0
	Cholamandalam Investment and Finance Co., Ltd. Shriram Finance, Ltd. ICICI Bank, Ltd. (ADR)	87,379 216,694 47,059	1,6
			1,6 1,6
	Visa, Inc., Class A	4,369	1,
	Bank of the Philippine Islands	637,970	1,
	Brookfield Corp., Class A	27,384	1,
	S&P Global, Inc.	3,080	1,
	Discovery, Ltd.	125,249	1,5
	PICC Property and Casualty Co., Ltd., Class H Al Rajhi Banking and Investment Corp., non-registered shares Hong Kong Exchanges and Clearing, Ltd. B3 SA - Brasil, Bolsa, Balcao Grupo Financiero Banorte, SAB de CV, Series O AU Small Finance Bank, Ltd.	770,000	1,4
		59,158	1,4
		27,900	1,4
		561,830 150,056 148,032 167,111 3,930	1,
			1,3 1,1 1,1 1,1
	Banco BTG Pactual SA, units		
	Samsung Fire & Marine Insurance Co., Ltd.		
	China Merchants Bank Co., Ltd., Class H	181,000	1,1
	Bajaj Finance, Ltd.	10,343	1,
	HSBC Holdings PLC Abu Dhabi Islamic Bank PJSC	92,590 206,289 156,525 67,306 695,852 66,249	1, 0 1, 0 9 9 9 9 9 9 9 9 9 8 8 8 8 8 8 8 8 8 6 3 6 3 4 4 4
	Emirates NBD Bank PJSC		
	Woori Financial Group, Inc. Canara Bank Axis Bank, Ltd. BSE, Ltd. Aon PLC, Class A Banco Santander, SA		
		28,839	
		2,374	
		108,498	
	Commercial International Bank—Egypt (CIB) SAE (GDR)	384,743 27,901 108,500	
	Bajaj Finserv, Ltd. Ping An Insurance (Group) Company of China, Ltd., Class H		
	Futu Holdings, Ltd. (ADR)	4,002	
			92,
formation	Taiwan Semiconductor Manufacturing Co., Ltd. (ADR)	143,133	27,
echnology	Microsoft Corp.	23,950	11,
7.71%	Broadcom, Inc.	30,284	7,3
	SK hynix, Inc.	45,102	6,0
	ASML Holding NV	4,517	3,
	ASML Holding NV (ADR)	1,012	
	NVIDIA Corp.	27,321	3,
	Apple, Inc.	11,561	2,
	Synopsys, Inc. ^(a)	4,208	2, 1,
	Cloudflare, Inc., Class A ^(a)	11,612	י, 1,
	SAP SE	5,656	1,
	SAP SE Capgemini SE	5,656 9,117	1, 1,
	Keyence Corp.	3,300	1,

Common stocks	(continued)	Shares	Val (00
nformation	MediaTek, Inc.	24,000	\$ 1,0
echnology	Coforge, Ltd.	8,032	8
continued)	Tokyo Electron, Ltd.	4,800	7
	eMemory Technology, Inc.	9,000	7:
	E Ink Holdings, Inc.	99,000	7
	Samsung Electronics Co., Ltd.	17,189	7
	Globant SA ^(a)	5,117	5
	Advantech Co., Ltd.	38,000	4
			76,9
Consumer	MercadoLibre, Inc. ^(a)	4,656	11,9
liscretionary	Trip.com Group, Ltd. (ADR)	62,175	3,8
2.48%	Trip.com Group, Ltd.	40,400	2,5
	LVMH Moet Hennessy-Louis Vuitton SE	6,968	3,7
	Midea Group Co., Ltd., Class A ^(a)	342,800	3,7
	BYD Co., Ltd., Class H	40,500	2,0
	BYD Co., Ltd., Class A	30,200	1,4
	Meituan, Class B ^(a)	149,900	2,6
	Eicher Motors, Ltd.	41,597	2,5
	Galaxy Entertainment Group, Ltd.	494,000	2,1
	H World Group, Ltd. (ADR)	54,867	1,9
	Jumbo SA	55,882	1,8
	TVS Motor Co., Ltd.	52,975	1,7
	Compagnie Financiere Richemont SA, Class A	7,330	1,3
	Alibaba Group Holding, Ltd. (ADR)	11,960	1,3
	Titan Co., Ltd.	31,832	1,3
	adidas AG	4,231	1,0
	Ferrari NV	2,015	9
	Naspers, Ltd., Class N	3,060	8
	Maruti Suzuki India, Ltd.	5,822	8
	Sands China, Ltd.	398,400	7
	YUM! Brands, Inc.	4,734	6
	Shenzhou International Group Holdings, Ltd.	86,900	6
	Amadeus IT Group SA, Class A, non-registered shares	7,135	5
	PDD Holdings, Inc. (ADR) ^(a)	5,654	5
	Industria de Diseno Textil, SA	9,075	4
	Li Ning Co., Ltd.	234,500	4
			54,2
ndustrials	Airbus SE, non-registered shares	34,043	6,2
1.25%	Rolls-Royce Holdings PLC	317,314	3,7
	Safran SA	10,020	2,9
	Rumo SA ^(a)	872,297	2,8
	Copa Holdings, SA, Class A	21,863	2,3
	General Electric Co.	8,928	2,1
	Shenzhen Inovance Technology Co., Ltd., Class A ^(a)	237,200	2,1
	Techtronic Industries Co., Ltd.	189,500	2,1
	BAE Systems PLC	73,619	1,8
	Leonardo SpA	29,522	1,8
	Grupo Aeroportuario del Pacífico, SAB de CV, Class B	69,473	1,5
	LS Electric Co., Ltd.	8,328	1,5
	International Container Terminal Services, Inc.	197,350	1,4
	Motiva Infraestrutura de Mobilidade SA	577,941	1,3
	Mitsubishi Heavy Industries, Ltd.	57,600	1,3
	Larsen & Toubro, Ltd.	30,629	1,3
	Contemporary Amperex Technology Co., Ltd., Class A	36,000	1,2
	Hitachi, Ltd.	41,700	1,1
	Uber Technologies, Inc. ^(a)	13,622	1,1
	Localiza Rent a Car SA, ordinary nominative shares	148,107	1,1
	Siemens AG	3,839	9
	Carrier Global Corp.	12,760	9
	Jiangsu Hengli Hydraulic Co., Ltd., Class A		

Jommon stocks	(continued)	Shares	V: ((
ndustrials	Weichai Power Co., Ltd., Class A	391,700	\$
continued)	Airports of Thailand PCL, foreign registered shares	716,900	
	Daikin Industries, Ltd.	6,100	
	Wizz Air Holdings PLC ^(a)	32,675	
	IMCD NV	4,403	
	DSV A/S	2,425	
	InPost SA ^(a)	29,501	
			48,
Communication	Tencent Holdings, Ltd.	126,400	8,
ervices	Meta Platforms, Inc., Class A	12,338	7,
0.16%	Bharti Airtel, Ltd.	266,088	5,
	Alphabet, Inc., Class A	14,778	2,
	Alphabet, Inc., Class C	9,973	1,
	NetEase, Inc.	96,100	2,
	NetEase, Inc. (ADR)	11,212	1,
	KANZHUN, Ltd., Class A (ADR) ^(a)	175,695	2,
	Netflix, Inc. ^(a)	1,669	2
	Tencent Music Entertainment Group, Class A (ADR)	102,768	1
	MTN Group, Ltd.	248,168	1
	America Movil, SAB de CV, Class B (ADR)	91,000	1
	KT Corp. (ADR)	64,591	1
	True Corp. PCL, foreign registered shares ^(a)	1,278,500	
	True Corp. PCL, nonvoting depository receipts ^(a)	1,116,000	
	Telkom Indonesia (Persero) Tbk PT, Class B ^(a)	4,698,800	
	Indus Towers, Ltd. ^(a)	165,611	
	TIM SA	212,383	
			44
ealth care	Novo Nordisk AS, Class B	82,709	5
49%	Max Healthcare Institute, Ltd.	386,266	5
	Eli Lilly and Co.	5,501	4
	Thermo Fisher Scientific, Inc.	5,516	2
	Laurus Labs, Ltd.	263,221	1
	Abbott Laboratories	12,585	1
	AstraZeneca PLC	9,676	1
	Jiangsu Hengrui Pharmaceutical Co., Ltd., Class A	157,800	1
	Innovent Biologics, Inc. ^(a)	144,000	1
	BeOne Medicines, Ltd. (ADR) ^(a)	4,474	1
	Zai Lab, Ltd. (ADR) ^(a)	27,465	
	EssilorLuxottica SA	2,824	
	Danaher Corp.	3,375	
	Mankind Pharma, Ltd. ^(a)	17,183	
			28
onsumer	Kweichow Moutai Co., Ltd., Class A	21,000	4
aples	Nestle SA	31,757	3
32%	ITC, Ltd.	541,160	2
	Ajinomoto Co., Inc.	78,700	1
	Arca Continental, SAB de CV	172,050	1
	Dino Polska SA, non-registered shares ^(a)	12,174	1
	JBS SA	188,863	1
	Shoprite Holdings, Ltd.	79,309	1
	Anheuser-Busch InBev SA/NV	17,447	1
	Carlsberg A/S, Class B	8,248	1
	Varun Beverages, Ltd.	193,332	1
	Monster Beverage Corp. ^(a)	15,648	1
	Constellation Brands, Inc., Class A	5,374	
	British American Tobacco PLC	20,222	
	KT&G Corp.	9,551	
	Kitao colp.	9,001	

United Spirits, Ltd.	42,614	\$ 75 27,44
		27,44
Linde PLC	5,872	2,746
Freeport-McMoRan, Inc.	62,528	2,406
Vale SA (ADR), ordinary nominative shares	234,233	2,139
	133,481	1,977
•		1,622
		1,613
. ,		1,295
		1,117
		1,083
		893 768
		749
		74:
		682
		444
		367
		20,607
-		2,708
		2,699
-		1,228 983
		963
		785
		70.
		545
	-,	10,601
Magazian Davidanara I ta	204.005	5,398
		1,466
-		777
-		560
		540
	,	8,74
Equatorial Energia SA, ordinary nominative shares	316,951	2,031
		1,542
Gulf Development PCL ^(a)	945,604	1,296
		4,869
Total common stocks (cost: \$387,970,000)		417,231
ities 0.49%		
Itau Unibanco Holding SA (ADR), preferred nominative shares	192,743	1,271
Samsung Electronics Co., Ltd., nonvoting preferred shares	25,831	863
Total preferred securities (cost: \$1,955,000)		2,134
-	Freeport-McMoRan, Inc. Vale SA (ADR), ordinary nominative shares First Quantum Minerals, Ltd. ^(a) APL Apollo Tubes, Ltd. Barrick Mining Corp. Amoor PLC (CDI) Sika AG Grupo Mexico, SAB de CV, Series B Glencore PLC ^(a) BASF SE Anhui Conch Cement Co., Ltd., Class H Nutrien, Ltd. Southern Copper Corp. Fresnillo PLC Loma Negra Compania Industrial Argentina SA (ADR) ^(a) TotalEnergies SE Reliance Industries, Ltd. ADNOC Drilling Co. PJSC Vista Energy, SAB de CV, Class A (ADR) ^(a) Adnoc Gas PLC Cheniere Energy, Inc. Galp Energia, SGPS, SA, Class B Chevron Corp. Macrotech Developers, Ltd. China Resources Mixc Lifestyle Services, Ltd. CK Asset Holdings, Ltd. Emaar Properties PJSC China Resources Land, Ltd. Equatorial Energia SA, ordinary nominative shares Guif Developement PCL ^(a) Total common stocks (cost: \$387,970,000)	Linde PLC 5,872 Freeport-MdMcRan, Inc. 62,528 Viale SA (LDR), ordinary nominative shares 234,233 First Quantum Minerals, Ltd. ⁽ⁱ⁾ 133,441 APL, Apolio Tubes, Ltd. 76,593 Barrick Mining Corp. 84,170 Amoor PLC (CDI) 140,434 Sita AG 4,184 Grupo Mexico, SAB de CV, Series B 197,574 Glencore PLC ⁽ⁱ⁾ 233,908 BASF SE 15,955 Anhui Conch Cement Co., Ltd., Class H 287,000 Nutrien, Ltd. 11,956 Southern Coper Corp. 7,500 Freeline PLC 28,337 Loma Negra Compania Industrial Argentina SA (ADR) ⁽ⁱ⁾ 28,999 TotalEnergies SE 46,167 Reliance Industries, Ltd. 162,547 ADNOC Drilling Co. PJSC 865,328 Vata Energy, SAB de CV, Class A (ADR) ⁽ⁱ⁾ 19,837 Adao Gas PLC 987,246 Cheniere Energy, Inc. 3,314 Gas PLC 987,246 Cheniere Energy, Inc. 3,314 Gas PLC 186,500 Macrotech Developers, Ltd. 307,800 CX Asset Holdings, Ltd. 187,500 Emaar Properties PJSC 156,500 Compania face Sanemento Basico do Es

Short-term se	ecurities 3.22%	Shares	Value (000)
Money market ir	nvestments 3.22%		
	Capital Group Central Cash Fund 4.29% ^{(b)(c)}	139,851 \$	13,985
	Total short-term securities (cost: \$13,983,000)	_	13,985
	Total investment securities 99.73% (cost: \$403,908,000)		433,350
	Other assets less liabilities 0.27%		1,187
	Net assets 100.00%	\$	6434,537

Investments in affiliates(c)

	Value at 6/25/2024 ^(d) (000)	Additions (000)	Reductions (000)	Net realized gain (loss) (000)	Net unrealized appreciation (depreciation) (000)	Value at 5/31/2025 (000)	Dividend or interest income (000)
Short-term securities 3.22% Money market investments 3.22% Capital Group Central Cash Fund 4.29% ^(b)	\$—	\$87,102	\$73,120	\$1	\$2	\$13,985	\$194

^(a)Security did not produce income during the last 12 months.
 ^(b)Rate represents the seven-day yield at 5/31/2025.
 ^(c)Part of the same "group of investment companies" as the fund as defined under the Investment Company Act of 1940, as amended.
 ^(d)Commencement of operations.

Key to abbreviation(s) ADR = American Depositary Receipts CDI = CREST Depository Interest GDR = Global Depositary Receipts

Refer to the notes to financial statements.

Financial statements

Statements of assets and liabilities at May 31, 2025

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

	Conservative Equity ETF	Core Equity ETF	Dividend Growers ETF	Dividend Value ETF
Assets:				
Investment securities, at value:				
Unaffiliated issuers	\$356,429	\$5,328,949	\$2,280,499	\$16,190,671
Affiliated issuers	20,709	229,801	44,689	477,107
Cash	72	475	311	50
Cash denominated in currencies other than U.S. dollars	_	1	1	1
Cash collateral received for securities on loan	373	-	-	-
Receivables for:				
Sales of investments	_	5,385	-	_
Sales of fund's shares	_	11,220	10,429	_
Dividends and interest	550	3,545	5,063	15,355
	378,133	5,579,376	2,340,992	16,683,184
Liabilities:				
Collateral for securities on loan	3,727	_	_	_
Payables for:	0,121			
Purchases of investments	_	94,653	10,451	1,681
Investment advisory services	94	1.484	866	4,458
Non-U.S. taxes	_	_	-	-
	3,821	96,137	11,317	6,139
Net assets at May 31, 2025	\$374,312	\$5,483,239	\$2,329,675	\$16,677,045
Net assets consist of:				
Capital paid in on shares of beneficial interest	\$365,685	\$5,036,801	\$2,163,753	\$15,468,556
Total distributable earnings (accumulated loss)	8,627	446,438	165,922	1,208,489
Net assets at May 31, 2025	\$374,312	\$5,483,239	\$2,329,675	\$16,677,045
Shares of beneficial interest issued and outstanding (no stated par value) – unlimited shares authorized Net assets	\$374,312	\$5,483,239	\$2,329,675	\$16,677,045
Shares outstanding	13,524	156,384	71,484	449,344
Net asset value per share	\$27.68	\$35.06	\$32.59	\$37.11
Investment securities on loan, at value	+=	\$		
	\$ 3,598	Ψ	\$ –	\$ –
Investment securities, at cost:	÷ 0,000		Ŧ	Ŧ
Unaffiliated issuers	\$342,561	\$4,612,178	\$2,078,593	\$14,278,551
Affiliated issuers	20,707	229,783	\$2,078,595 44,679	477,059
Cash denominated in currencies other than U.S. dollars, at cost		229,703	44,079	477,059

Refer to the end of the statements of assets and liabilities for footnote(s).

Refer to the notes to financial statements.

Financial statements (continued) Statements of assets and liabilities at May 31, 2025 (continued)

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

	Global Equity ETF	Global Growth Equity ETF	Growth ETF	International Core Equity ETF
Assets:				
Investment securities, at value:				
Unaffiliated issuers	\$397,359	\$5,825,253	\$11,803,845	\$218,929
Affiliated issuers	1,094	714	419,993	6,696
Cash	51	305	168	53
Cash denominated in currencies other than U.S. dollars	_*	1	_*	29
Cash collateral received for securities on loan	-	882	-	-
Receivables for:				
Sales of investments	-	20,775	-	1,003
Sales of fund's shares	-	-	-	-
Dividends and interest	644	9,018	2,900	610
	399,148	5,856,948	12,226,906	227,320
Liabilities:				
Collateral for securities on loan	_	8,819	_	_
Payables for:		0,010		
Purchases of investments	999	28,081	337	2,458
Investment advisory services	143	2,240	3,870	83
Non-U.S. taxes	-	2,862	-	53
	1,142	42,002	4,207	2,594
Net assets at May 31, 2025	\$398,006	\$5,814,946	\$12,222,699	\$224,726
Net assets consist of:				
Capital paid in on shares of beneficial interest	\$371,322	\$5,291,890	\$10,489,810	\$209,569
Total distributable earnings (accumulated loss)	26,684	523,056	1,732,889	15,157
Net assets at May 31, 2025	\$398,006	\$5,814,946	\$12,222,699	\$224,726
Shares of beneficial interest issued and outstanding (no stated par value) – unlimited shares authorized Net assets	\$398,006	\$5,814,946	\$12,222,699	\$224.726
Shares outstanding	14,204	191,524	320,264	7,964
Net asset value per share	\$28.02	\$30.36	\$38.16	\$28.22
Investment securities on loan, at value	\$ -	\$ 8,325	\$ -	\$ -
Investment securities, at cost:		· ·		
Unaffiliated issuers	\$367,385	\$4,985,284	\$ 9,643,131	\$202,306
Affiliated issuers	1.094	712	419,964	6.696
Cash denominated in currencies other than U.S. dollars, at cost	_*	1	_*	29

Refer to the end of the statements of assets and liabilities for footnote(s).

Refer to the notes to financial statements.

Financial statements (continued) Statements of assets and liabilities at May 31, 2025 (continued) (dollars and shares in thousands, except per-share amounts)

	International	International	New Geography
	Equity ETF	Focus Equity ETF	Equity ETF
Assets:			
Investment securities, at value:			
Unaffiliated issuers	\$641,880	\$3,476,625	\$419,365
Affiliated issuers	31,921	140,081	13,985
Cash	51	49	51
Cash denominated in currencies other than	83	4,629	90
U.S. dollars Cash collateral received for securities on loan	83	4,029	90
Receivables for:	_	_	_
Sales of investments	_	79,750	2,149
Sales of fund's shares	_		6,533
Dividends and interest	1,769	6,951	547
	675,704	3,708,085	442,720
Liabilities:			
Collateral for securities on loan	_	_	_
Payables for:			
Purchases of investments	_	26,596	7,179
Investment advisory services	280	1,636	192
Non-U.S. taxes		12,367	812
	280	40,599	8,183
Net assets at May 31, 2025	\$675,424	\$3,667,486	\$434,537
	\$075,424	\$3,007,400	\$434,337
Net assets consist of:			
Capital paid in on shares of beneficial interest	\$607,550	\$3,463,753	\$410,012
Total distributable earnings (accumulated loss)	67,874	203,733	24,525
Net assets at May 31, 2025	\$675,424	\$3,667,486	\$434,537
	¢010,121	\$6,001,100	<i>\\</i>
Shares of beneficial interest issued and			
outstanding (no stated par value) – unlimited shares			
authorized /			* 40.4 F 0 7
	\$675,424	\$3,667,486	\$434,537
Shares outstanding Net asset value per share	20,924	139,004	15,964
	\$32.28	\$26.38	\$27.22
Investment securities on loan, at value	\$ -	\$ –	\$ –
Investment securities, at cost:			
Unaffiliated issuers	\$565,002	\$2,998,215	\$389,925
Affiliated issuers	31,919	140,071	13,983
Cash denominated in currencies other than U.S. dollars, at cost	83	4,633	90
* Amount less than one thousand.			

Refer to the notes to financial statements.

Financial statements (continued) Statements of operations for the year ended May 31, 2025

Statements of operations for the year ended May	31, 2025			(dollars in thousands
	Conservative Equity ETF ¹	Core Equity ETF	Dividend Growers ETF	Dividend Value ETF
Investment income:				
Income (net of non-U.S. taxes ²): Dividends:				
Unaffiliated issuers	\$ 3,241	\$ 56,726	\$ 40,520	\$ 222,069
Affiliated issuers	273	4,702	2,336	19,999
	3,514	61,428	42,856	242,068
Securities lending income (net of fees)	2	3	5	59
	3,516	61,431	42,861	242,127
Fees and expenses:				
Investment advisory services	500	13,497	6,362	39,769
Other	_	3	· –	· –
Total fees and expenses	500	13,500	6,362	39,769
Net investment income	3,016	47,931	36,499	202,358
Net realized gain (loss) and unrealized appreciation (depreciation): Net realized gain (loss) ² on: Investments in:				
Unaffiliated issuers	(6,401)	(219,143)	(47,438)	(549,295)
Affiliated issuers	_3	· (1)	(1)	42
In-kind redemptions	1,802	351,090	58,347	1,203,580
Currency transactions	_3	(87)	29	940
	(4,599)	131,859	10,937	655,267
Net unrealized appreciation (depreciation) ² on: Investments in:				
Unaffiliated issuers	13,868	268,845	180,273	720,330
Affiliated issuers	2	6	8	(1)
Currency translations	_	7	43	6
	13,870	268,858	180,324	720,335
Net realized gain (loss) and unrealized	0.074	400 717	101.264	1 275 000
appreciation (depreciation)	9,271	400,717	191,261	1,375,602
Net increase (decrease) in net assets				

Refer to the end of the statements of operations for footnote(s).

Refer to the notes to financial statements.

Financial statements (continued)

Statements of operations for the year ended May 3	31, 2025 (continued)			(dollars in thousands
	Global Equity ETF ¹	Global Growth Equity ETF	Growth ETF	International Core Equity ETF ¹
Investment income:				
Income (net of non-U.S. taxes ²): Dividends:				
Unaffiliated issuers	\$ 2,904	\$ 68,214	\$ 51,148	\$ 2,824
Affiliated issuers	158	4,377	5,277	92
	3,062	72,591	56,425	2,916
Securities lending income (net of fees)	-	10	10	-
	3,062	72,601	56,435	2,916
Fees and expenses:				
Investment advisory services	559	22,013	33,647	364
Other	_	3	3	-
Total fees and expenses	559	22,016	33,650	364
Net investment income	2,503	50,585	22,785	2,552
Net realized gain (loss) and unrealized appreciation (depreciation): Net realized gain (loss) ² on: Investments in:				
Unaffiliated issuers	(5,535)	(200,263)	(220,343)	(3,346)
Affiliated issuers	(1)	6	(34)	(1)
In-kind redemptions	664	148,393	678,128	593
Currency transactions	14	(847)	6	(13)
	(4,858)	(52,711)	457,757	(2,767)
Net unrealized appreciation (depreciation) ² on: Investments in:				
Unaffiliated issuers	29,974	280,527	1,072,505	16,570
Affiliated issuers	3	(13)	10	_3
Currency translations	5	`85 [´]	8	3
	29,979	280,599	1,072,523	16,573
Net realized gain (loss) and unrealized appreciation (depreciation)	25,121	227,888	1,530,280	13,806
Net increase (decrease) in net assets resulting from operations	\$27,624	\$278,473	\$1,553,065	\$16,358
	φ21,024	φ210, 4 13	φ1,000,000	\$ 10,300

Refer to the end of the statements of operations for footnote(s).

Refer to the notes to financial statements.

Financial statements (continued) Statements of operations for the year ended May 31, 2025 (continued)

	International Equity ETF	International Focus Equity ETF	New Geography Equity ETF ¹
Investment income:			
Income (net of non-U.S. taxes ²): Dividends:			
Unaffiliated issuers	\$ 8,279	\$ 61,862	\$ 2,694
Affiliated issuers	536	4,703	194
· · · · · · · · · · · · · · · · · · ·	8,815	66,565	2.888
Securities lending income (net of fees)	_	3	1
	8,815	66,568	2,889
Fees and expenses:			
Investment advisory services	1,622	16,787	789
Other	_	3	_
Total fees and expenses	1,622	16,790	789
Net investment income	7,193	49,778	2,100
Net realized gain (loss) and unrealized appreciation (depreciation): Net realized gain (loss) ² on: Investments in:			
Unaffiliated issuers	(13,678)	(137,543)	(5,885)
Affiliated issuers	(13,078)	(137,543) (5)	(3,003)
In-kind redemptions	4,149	89,083	548
Currency transactions	(17)	178	(43)
·	(9,550)	(48,287)	(5,379)
Net unrealized appreciation (depreciation) ² on: Investments in:			
Unaffiliated issuers	66,303	90,831	28,628
Affiliated issuers	1	2	20,020
Currency translations	37	36	1
	66,341	90,869	28,631
Net realized gain (loss) and unrealized appreciation (depreciation)	56,791	42,582	23,252
Net increase (decrease) in net assets resulting from operations	\$ 63,984	\$ 92,360	\$25,352

For the period June 25, 2024, commencement of operations, through May 31, 2025.
 Additional information related to non-U.S. taxes is included in the notes to financial statements.
 Amount less than one thousand.
 Refer to the notes to financial statements.

Financial statements (continued) Statements of changes in net assets

Statements of changes in net assets					(00)	lars in thousand
	Conser Equ ET	ity	Co Equ ET	ity	Divic Grov E1	vers
	Period e May 202	31,	Year ended May 31, 2025	Year ended May 31, 2024	Year ended May 31, 2025	Period ended May 31, 2024 [†]
Operations: Net investment income Net realized gain (loss)	\$ 3,0 (4,5		\$ 47,931 131,859	\$ 22,535 38,564	\$ 36,499 10,937	\$ 4,386 (1,379
Net unrealized appreciation (depreciation) Net increase (decrease) in net assets resulting from operations	13,8		268,858 448,648	380,344 441,443	180,324 227,760	21,632 24,639
Distributions paid to shareholders	(1,8		(42,811)	(19,401)	(23,975)	(1,553
Net capital share transactions	363,8	82	2,359,081	1,403,364	1,768,682	334,122
Total increase (decrease) in net assets	374,3	12	2,764,918	1,825,406	1,972,467	357,208
Net assets: Beginning of period		_	2,718,321	892,915	357,208	
End of period	\$374,3	12	\$5,483,239	\$2,718,321	\$2,329,675	\$357,208
	Divid Valu ET	Ie	Glo Equ ET	ity	Global Equ ET	lity
	Year ended May 31, 2025	Year ended May 31, 2024	Period May 202	31,	Year ended May 31, 2025	Year ended May 31, 2024
Dperations: Vet investment income Vet realized gain (loss) Vet unrealized appreciation (depreciation)	\$ 202,358 655,267 720,335	\$ 96,024 218,645 1,034,031	(4,8	503 358) 979	\$ 50,585 (52,711) 280,599	\$ 26,307 163,424 398,142
Net increase (decrease) in net assets resulting from operations	1,577,960	1,348,700	27,	624	278,473	587,873
Distributions paid to shareholders	(186,907)	(76,658)	(2	275)	(45,632)	(16,124
let capital share transactions	7,040,368	4,781,929	370,	657	1,986,014	1,402,331
otal increase (decrease) in net assets	8,431,421	6,053,971	398,	006	2,218,855	1,974,080
let assets: Beginning of period End of period	8,245,624 \$16,677,045	2,191,653 \$8,245,624	\$398,	_	3,596,091 \$5,814,946	1,622,01 ⁻ \$3,596,09 ⁻

Refer to the end of the statements of changes in net assets for footnote(s).

Refer to the notes to financial statements.

Financial statements (continued) Statements of changes in net assets (continued)

(dollars in thousands)

	Grov ET		International Core Equity ETF	Eq	ational juity TF
	Year ended May 31, 2025	Year ended May 31, 2024	Period ended May 31, 2025*	Year ended May 31, 2025	Period ended May 31, 2024 [†]
Operations:					
Net investment income	\$ 22,785	\$ 16,032	\$ 2,552	\$ 7,193	\$ 1,475
Net realized gain (loss)	457,757	206,378	(2,767)	(9,550)	(949)
Net unrealized appreciation (depreciation)	1,072,523	851,454	16,573	66,341	10,572
Net increase (decrease) in net assets resulting from operations	1,553,065	1,073,864	16,358	63,984	11,098
Distributions paid to shareholders	(26,727)	(13,239)	(610)	(2,252)	(95)
Net capital share transactions	4,968,073	2,603,543	208,978	470,426	132,263
Total increase (decrease) in net assets	6,494,411	3,664,168	224,726	532,158	143,266
Net assets:					
Beginning of period	5,728,288	2,064,120	-	143,266	-
End of period	\$12,222,699	\$5,728,288	\$224,726	\$675,424	\$143,266

	Interna Focus I ET	New Geography Equity ETF	
	Year ended May 31, 2025	Year ended May 31, 2024	Period ended May 31, 2025*
Operations:			
Net investment income	\$ 49,778	\$ 23,173	\$ 2,100
Net realized gain (loss)	(48,287)	(5,578)	(5,379)
Net unrealized appreciation (depreciation)	90,869	291,506	28,631
Net increase (decrease) in net assets resulting from operations	92,360	309,101	25,352
Distributions paid to shareholders	(27,876)	(16,300)	(279)
Net capital share transactions	1,023,754	988,517	409,464
Fotal increase (decrease) in net assets	1,088,238	1,281,318	434,537
Net assets:			
Beginning of period	2,579,248	1,297,930	-
End of period	\$3,667,486	\$2,579,248	\$434,537

*For the period June 25, 2024, commencement of operations, through May 31, 2025.

[†]For the period September 26, 2023, commencement of operations, through May 31, 2024.

Refer to the notes to financial statements.

Notes to financial statements

1. Organization

Capital Group Conservative Equity ETF ("Conservative Equity ETF"), Capital Group Core Equity ETF ("Core Equity ETF"), Capital Group Dividend Growers ETF ("Dividend Growers ETF"), Capital Group Dividend Value ETF ("Dividend Value ETF"), Capital Group Global Equity ETF ("Global Equity ETF"), Capital Group Global Growth Equity ETF ("Global Growth Equity ETF"), Capital Group Global Growth Equity ETF ("Global Growth Equity ETF"), Capital Group Global Growth Equity ETF"), Capital Group Global Growth Equity ETF ("Global Growth Equity ETF"), Capital Group Global Growth Equity ETF"), Capital Group Global Growth Equity ETF"), Capital Group International Equity ETF ("International Equity ETF"), Capital Group International Equity ETF"), Capital Group International Equity ETF ("International Focus Equity ETF"), and Capital Group New Geography Equity ETF ("New Geography Equity ETF") (each a "fund", or collectively the "funds") each operate as an exchange-traded fund and are registered under the Investment Company Act of 1940, as amended, as openend management investment companies. Core Equity ETF, Dividend Value ETF, Global Growth Equity ETF and International Focus Equity ETF are diversified funds and the remaining funds are non-diversified funds.

The funds' investment objectives are as follows:

Conservative Equity ETF – To strive for the balanced accomplishment of three objectives: current income, growth of capital and conservation of principal.

Core Equity ETF - To achieve long-term growth of capital and income.

Dividend Growers ETF - To provide long-term total returns.

Dividend Value ETF – To produce income exceeding the average yield on U.S. stocks generally and provide an opportunity for growth of principal consistent with sound common stock investing.

Global Equity ETF - To provide prudent growth of capital and conservation of principal.

Global Growth Equity ETF – To provide long-term growth of capital.

Growth ETF - To provide growth of capital.

International Core Equity ETF – To provide long-term growth of capital while providing current income.

International Equity ETF - To provide prudent growth of capital and conservation of principal.

International Focus Equity ETF - To provide long-term growth of capital.

New Geography Equity ETF - To provide long-term capital appreciation.

2. Significant accounting policies

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

Operating segments – In the reporting period, the funds adopted FASB Accounting Standards Update 2023-07, Improvements to Reportable Segment Disclosures. Adoption of the new standard impacted financial statement disclosures only and did not affect each fund's financial position or the results of its operations. Each fund represents a single operating segment as the operating results of each fund are monitored as a whole and its long-term asset allocation is determined in accordance with the terms of its prospectus, based on defined investment objectives that are executed by the funds' portfolio management team. A senior executive team comprised of the funds' Principal Executive Officer and Principal Financial Officer, serves as the funds' chief operating decision maker ("CODM"), who act in accordance with Board of Trustee reviews and approvals. The CODM uses financial information, such as changes in net assets from operations, changes in net assets from fund share transactions, and income and expense ratios, consistent with that presented within the accompanying financial statement of assets and liabilities as net assets, which consists primarily of investment securities, at value, and significant segment expenses are listed in the accompanying statement of operations.

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

Distributions paid to shareholders - Income dividends and capital gain distributions are recorded on each fund's ex-dividend date.

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

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

3. Valuation

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

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

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

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

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

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

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

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

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

Conservative Equity ETF

At May 31, 2025, all of the fund's investment securities were classified as Level 1.

Core Equity ETF

At May 31, 2025, all of the fund's investment securities were classified as Level 1.

Dividend Growers ETF

	Investment securities				
	Level 1	Level 2	Level 3	Tota	
Assets:					
Common stocks:					
Industrials	\$ 400,212	\$ —	\$—	\$ 400,21	
Financials	398,060	_	_	398,06	
Information technology	317,601	_	_	317,60	
Consumer staples	261,109	_	_	261,10	
Health care	200,996	_	_	200,99	
Utilities	166,363	_	_	166,36	
Consumer discretionary	158,809	_	_	158,80	
Real estate	121,191	_	_	121,19	
Energy	87,766	_	_	87,76	
Communication services	84,275	_	_	84,27	
Materials	28,693	_	_	28,69	
Short-term securities	44,689	55,424	_	100,11	
otal	\$2,269,764	\$55,424	\$—	\$2,325,18	

Dividend Value ETF

At May 31, 2025, all of the fund's investment securities were classified as Level 1.

Global Equity ETF

	Investment securities				
	Level 1	Level 2	Level 3	Total	
issets:					
Common stocks:					
Industrials	\$ 81,082	\$ —	\$—	\$ 81,082	
Information technology	73,709	—	_	73,709	
Financials	67,548	—	_	67,548	
Health care	35,370	_	_	35,370	
Consumer discretionary	32,050	_	_	32,050	
Communication services	28,441	_	_	28,441	
Consumer staples	27,655	_	_	27,655	
Materials	15,527	_	_	15,527	
Utilities	12,897	_	_	12,897	
Energy	10,761	_	_	10,761	
Real estate	1,836	_	_	1,836	
Short-term securities	1,094	10,483	_	11,577	
otal	\$387,970	\$10,483	\$—	\$398,453	

Global Growth Equity ETF

	Investment securities				
	Level 1	Level 2	Level 3	Total	
Assets:					
Common stocks: Information technology	\$ 1,655,596	\$ —	\$—	\$ 1,655,596	
Industrials	881,458	_	_	881,458	
Financials	869,815	_	_	869,815	
Consumer discretionary	841,205	_	_	841,20	
Health care	565,313	_	_	565,31	
Communication services	340,609	_	_	340,60	
Consumer staples	248,496	_	_	248,49	
Energy	140,891	_	_	140,89	
Materials	101,610	_	_	101,610	
Preferred securities	56,913	_	_	56,91	
Short-term securities	8,651	115,410	_	124,06	
Total	\$ 5,710,557	\$115,410	\$—	\$ 5,825,967	

Growth ETF

	Investment securities				
	Level 1	Level 2	Level 3	Tota	
Assets:					
Common stocks: Information technology	\$ 3,141,931	\$ —	\$—	\$ 3,141,931	
Communication services	2,300,263	_	_	2,300,263	
Consumer discretionary	1,783,598	_	_	1,783,598	
Health care	1,451,908	_	_	1,451,908	
Industrials	1,280,341	_	_	1,280,34	
Financials	1,017,548	_	_	1,017,548	
Energy	265,072	_	_	265,072	
Consumer staples	182,771	_	_	182,77	
Materials	166,165	_	_	166,16	
Utilities	117,917	_	_	117,917	
Real estate	96,331	_	_	96,331	
Rights & warrants	_	_	_*	-	
Short-term securities	419,993	_	_	419,993	
ōtal	\$12,223,838	\$ —	\$—*	\$12,223,838	
Amount less than one thousand.					

International Core Equity ETF

At May 31, 2025, all of the fund's investment securities were classified as Level 1.

International Equity ETF

At May 31, 2025, all of the fund's investment securities were classified as Level 1.

International Focus Equity ETF

At May 31, 2025, all of the fund's investment securities were classified as Level 1.

New Geography Equity ETF

At May 31, 2025, all of the fund's investment securities were classified as Level 1.

4. Risk factors

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

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

Economies and financial markets throughout the world are highly interconnected. Events (including public health emergencies, such as the spread of infectious disease), bank failures and other circumstances in one country or region could have impacts on global economies or markets. As a result, whether or not a fund invests in securities of issuers located in or with significant exposure to the countries affected, the value and liquidity of the fund's investments may be negatively affected by developments in other countries and regions.

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

Investing in growth-oriented stocks – Growth-oriented common stocks and other equity-type securities (such as preferred stocks) may involve larger price swings and greater potential for loss than other types of investments. These risks may be even greater in the case of smaller capitalization stocks.

Investing in income-oriented stocks – The value of a fund's securities and income provided by the fund may be reduced by changes in the dividend policies of, and the capital resources available for dividend payments at, the companies in which the fund invests.

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

Investing in emerging markets – Investing in emerging markets may involve risks in addition to and greater than those generally associated with investing in the securities markets of developed countries. For instance, emerging market countries tend to have less developed political, economic and legal systems than those in developed countries. Accordingly, the governments of these countries may be less stable and more likely to intervene in the market economy in a manner that could adversely affect the prices of securities. Information regarding issuers in emerging markets may be limited, incomplete or inaccurate, and such issuers may not be subject to regulatory, accounting, auditing, and financial reporting and recordkeeping standards comparable to those to which issuers in more developed markets are subject. The fund's rights with respect to its investments in emerging markets, if any, will generally be governed by local law, which may make it difficult or impossible for the fund to pursue legal remedies or to obtain and enforce judgments in local courts. In addition, the economies of these countries may be dependent on relatively few industries, may here limited access to capital and may be more susceptible to changes in local and global trade conditions and downturns in the world economy. Securities may be more volatile and less liquid, more vulnerable to market manipulation, and more difficult to value, than securities issued in countries may be more volatile and less liquid, more vulnerable to market manipulation, and more difficult to value, than securities issued in countries with more developed economies and/or markets. Less certainty with respect to security valuations may lead to additional challenges and risks in calculating the fund's net asset value. Additionally, emerging markets are less established than those in developed countries.

Investing in developing countries – Investing in developing countries may involve risks in addition to and greater than those generally associated with investing in developed countries. For instance, developing countries tend to have less developed political, economic and legal systems than those in developed countries. Accordingly, the governments of these countries may be less stable and more likely to intervene in the market economy in a manner that could adversely affect the prices of securities. Information regarding issuers in developing countries may be lisely to intervene in the market economy in a manner that could adversely affect the prices of securities. Information regarding issuers in developing countries may be limited, incomplete or inaccurate, and such issuers may not be subject to regulatory, accounting, auditing, and financial reporting and recordkeeping standards comparable to those to which issuers in developed countries are subject. The fund's rights with respect to its investments in developing countries, if any, will generally be governed by local law, which may make it difficult or impossible for the fund to pursue legal remedies or to obtain and enforce judgments in local courts. In addition, the economies of these conditions and downturns in the world economy. Securities markets in these countries can also be relatively small and have substantially lower trading volumes. As a result, securities issued in countries with more developed economies and/or markets. Less certainty with respect to security valuations may lead to additional challenges and risks in calculating the fund's net asset value. Additionally, developing countries are more likely to experience problems with the clearing and setting of trades and the holding of securities by banks, agents and depositories that are less established than those in developed countries.

Exposure to country, region, industry or sector – Subject to the fund's investment limitations, the fund may have significant exposure to a particular country, region, industry or sector. Such exposure may cause the fund to be more impacted by risks relating to and developments affecting the country, region, industry or sector, and thus its net asset value may be more volatile, than a fund without such levels of exposure. For example, if the fund has significant exposure in a particular country, then social, economic, regulatory or other issues that negatively affect that country may have a greater impact on the fund than on a fund that is more geographically diversified.

Liquidity risk – Certain fund holdings may be or may become difficult or impossible to sell, particularly during times of market turmoil. Liquidity may be impacted by the lack of an active market for a holding, legal or contractual restrictions on resale, or the reduced number and capacity of market participants to make a market in such holding. Market prices for less liquid or illiquid holdings may be volatile or difficult to determine, and reduced liquidity may have an adverse impact on the market price of such holdings. Additionally, the sale of less liquid or illiquid or illiquid holdings may involve substantial delays (including delays in settlement) and additional costs and the fund may be unable to sell such holdings when necessary to meet its liquidity needs or to try to limit losses, or may be forced to sell at a loss.

Market trading – Each fund's shares are listed for trading on an exchange and are bought and sold on the secondary market at market prices. The market prices of each fund's shares are expected to fluctuate, in some cases materially, in response to changes in the fund's net asset value ("NAV"), the intraday value of each fund's holdings, and supply and demand for each fund's shares. The existence of significant market volatility, disruptions to creations and redemptions, or potential lack of an active trading market for fund shares and/or for the holdings of the fund (including through a trading halt), among other factors, may result in the shares of each fund trading significantly above (at a discount) to NAV and bid-ask spreads may widen. A bid-ask spread is the "spread" or difference between what investors are willing to pay for fund shares (the "bid" price) and the price at which they are willing to sell fund shares (the "ask" price). If you buy fund shares when their market price is at a discount, you may pay more than, or receive less than, NAV, respectively.

Foreign securities held by the funds may be traded in markets that close at a different time than the exchange on which the fund's shares are listed. Liquidity in those securities may be reduced after the applicable closing times. Accordingly, during the time when the fund's exchange is open but after the applicable market closing, fixing or settlement times, bid-ask spreads on the fund's exchange and the corresponding premium or discount to the fund's NAV may widen.

Authorized participant concentration – Only authorized participants may engage in creation or redemption transactions directly with each of the funds, and none of them is obligated to do so. Each fund has a limited number of institutions that may act as authorized participants. In addition, to the extent that securities held by each fund are traded outside a collateralized settlement system, authorized participants may be required to post collateral on certain trades on an agency basis (on behalf of other market participants), which only a limited number of authorized participants may be able to do. If authorized participants exit the business or are unable to or elect not to engage in creation or redemption transactions, and no other authorized participant engages in such function, fund shares may trade at a premium or discount to the fund's net asset value and/or at wider intraday bid-ask spreads and possibly face trading halts or delisting.

Nondiversification – As nondiversified funds, each fund may invest a greater percentage of its assets in fewer issuers than a diversified fund. A fund that invests in a relatively smaller number of issuers is more susceptible to risks associated with a single economic, political, geographic or regulatory occurrence than a diversified fund might be. In addition, poor performance by a single issuer could adversely affect fund performance more than if each fund were invested in a larger number of issuers. The value of each fund's shares can be expected to fluctuate more than might be the case if each fund were more broadly diversified.

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

5. Certain investment techniques

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

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

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

The following table presents the value of the securities on loan, the type and value of collateral received and the value of the investment securities purchased, if any, from the cash collateral received by each fund (dollars in thousands):

		Coll	Collateral received		
Funds	Value of investment securities on loan	Cash	U.S. government securities	Value of investment securities purchased	
Capital Group Conservative Equity ETF	\$3,598	\$3,727	-	\$3,354	
Capital Group Global Growth Equity ETF	8,325	8,819	-	7,937	

Investment securities purchased from cash collateral are disclosed in the investment portfolio as short-term securities. Securities received as collateral, if any, are not recognized as fund assets. The contractual maturity of collateral received under the securities lending agreement is classified as overnight and continuous.

6. Taxation and distributions

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

As of and during the year ended May 31, 2025, none of the funds had a liability for any unrecognized tax benefits. Each fund recognizes interest and penalties, if any, related to unrecognized tax benefits as income tax expense in their respective statements of operations. During the year, none of the funds incurred any significant interest or penalties.

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

Non-U.S. taxation – Dividend and interest income, if any, are recorded net of non-U.S. taxes paid. The funds may file withholding tax reclaims in certain jurisdictions to recover a portion of amounts previously withheld. As a result of rulings from European courts, the funds may file for additional reclaims related to prior years ("EU reclaims"). These reclaims are recorded when the amount is known and there are no significant uncertainties on collectability. During the year ended May 31, 2025, Capital Group Global Growth Equity ETF and Capital Group Growth ETF recognized \$629,000 and \$16,000, respectively, in EU reclaims (net of fees and the effect of realized gain or loss from currency translations) related to European court rulings, which is included in dividend income in the fund's statement of operations. For U.S. income tax purposes, EU reclaims received by the fund reduce the amount of foreign taxes that a fund may pass through to its shareholders to be utilized as tax deductions or credit on their income tax returns. If the fund receives EU reclaims and either does not pass through foreign taxes in the current year or EU reclaims received exceed foreign taxes for the year, and the fund previously passed through the refunded EU taxes to its shareholders, the fund will enter into a closing agreement with the Internal Revenue Service in order to satisfy potential tax liability. Gains realized by the funds on the sale of securities in certain countries, if any, may be subject to non-U.S. taxes. The funds generally record an estimated deferred tax liability based on unrealized gains to provide for potential non-U.S. taxes payable upon the sale of these securities.

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

Additional tax basis disclosures for each fund as of May 31, 2025, were as follows (dollars in thousands):

	Conservative Equity ETF	Core Equity ETF	Dividend Growers ETF	Dividend Value ETF
Undistributed ordinary income	\$ 1,159	\$ 10,505	\$ 15,369	\$ 43,101
Capital loss carryforward*	(5,729)	(275,522)	(49,802)	(732,949)
Gross unrealized appreciation on investments	23,890	793,233	257,953	2,243,558
Gross unrealized depreciation on investments	(10,692)	(81,787)	(57,641)	(345,223)
Net unrealized appreciation (depreciation) on investments	13,198	711,446	200,312	1,898,335
Cost of investments	363,940	4,847,304	2,124,876	14,769,443
Reclassification from (to) total distributable earnings/ accumulated loss to (from) capital paid in on shares of beneficial interest	1,803	350,841	58,310	1,203,098
	Global Equity ETF	Global Growth Equity ETF	Growth ETF	International Core Equity ETF
Undistributed ordinary income	\$ 2,241	\$ 59,770	\$ –	\$ 1,916
Capital loss carryforward*	(5,486)	(328,337)	(407,252)	(2,892)
Gross unrealized appreciation on investments	34,430	990,337	2,488,826	18,761
Gross unrealized depreciation on investments	(4,506)	(195,927)	(348,690)	(2,578
Net unrealized appreciation (depreciation) on investments	29,924	794,410	2,140,136	16,183
Cost of investments	368,529	5,031,557	10,083,702	209,442
Reclassification from (to) total distributable earnings/ accumulated loss to (from) capital paid in on shares of beneficial interest	665	136,144	674,312	591
		International Equity ETF	International Focus Equity ETF	New Geography Equity ETF
Undistributed ordinary income		\$ 6,303	\$ 41,004	\$ 2,278
Capital loss carryforward*		(15,176)	(293,417)	(3,815
Gross unrealized appreciation on investments		81,599	592,574	34,305
Gross unrealized depreciation on investments		(4,885)	(124,052)	(7,432
Net unrealized appreciation (depreciation) on investments		76,714	468,522	26,873
Cost of investments		597,087	3,148,184	406,477
Reclassification from (to) total distributable earnings/ accumulated loss to (from) capital paid in on shares of beneficial interest		4,149	88,557	548

* Each fund's capital loss carryforward will be used to offset any capital gains realized by the fund in future years. Funds with a capital loss carryforward will not make distributions from capital gains while a capital loss carryforward remains.

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

	١	/ear ended May 31,	2025	Year ended May 31, 2024			
Fund	Ordinary income	Long-term capital gains	Total distributions paid	Ordinary income	Long-term capital gains	Total distributions paid	
Conservative Equity ETF	\$ 1,857*	\$-	\$ 1,857*	\$ -	\$-	\$ -	
Core Equity ETF	42,811	-	42,811	19,401	-	19,401	
Dividend Growers ETF	23,975	-	23,975	1,553†	-	1,553†	
Dividend Value ETF	186,907	-	186,907	76,658	-	76,658	
Global Equity ETF	275*	-	275*	-	-	-	
Global Growth Equity ETF	45,632	-	45,632	16,124	-	16,124	
Growth ETF	26,727	-	26,727	13,239	-	13,239	
International Core Equity ETF	610*	-	610*	-	-	-	
International Equity ETF	2,252	-	2,252	95†	-	95†	
International Focus Equity ETF	27,876	-	27,876	16,300	-	16,300	
New Geography Equity ETF	279*	-	279*	-	-	-	

*Forthe period June 25, 2024, commencement of operations, through May 31, 2025. *Forthe period September 26, 2023, commencement of operations, through May 31, 2024.

7. Fees and transactions

CRMC, the funds' investment adviser, is the parent company of Capital Client Group, Inc. ("CCG"), the principal underwriter of the funds' shares. CRMC and CCG are considered related parties to the funds.

Investment advisory services – Each fund has an investment advisory and service agreement with CRMC that provides for monthly fees, accrued daily. These fees are based on an annual rate of daily net assets as follows:

Fund	Annual rate
Conservative Equity ETF	0.33%
Core Equity ETF	0.33
Dividend Growers ETF	0.47
Dividend Value ETF	0.33
Global Equity ETF	0.47
Global Growth Equity ETF	0.47
Growth ETF	0.39
International Core Equity ETF	0.54
International Equity ETF	0.54
International Focus Equity ETF	0.54
New Geography Equity ETF	0.64

Under the terms of the agreements, in addition to providing investment advisory services, the investment adviser and its affiliates provide certain administrative services to help assist third parties providing non-distribution services to the funds' shareholders. These services include providing in-depth information on each fund and market developments that impact each fund's investments. The agreement provides that the investment adviser will pay all ordinary operating expenses of each fund other than management fees, interest expenses, taxes, acquired fund fees and expenses, costs of holding shareholder meetings, legal fees and expenses relating to arbitration or litigation, payments under each fund's plan of distribution (if any) and other non-routine or extraordinary expenses. Additionally, each fund will be responsible for its non-operating expenses, including brokerage commissions and fees and expenses associated with the fund's securities lending program, if applicable.

Transfer agency and administration services – Each fund has entered into a transfer agency and service agreement and an administration agreement with State Street Bank and Trust Company ("State Street"). Under the terms of the transfer agency agreement, State Street (or an agent, including an affiliate) acts as transfer agent and dividend disbursing agent for each fund. Under the terms of the administration agreement, State Street provides necessary administrative, legal, tax and accounting, regulatory and financial reporting services for the maintenance and operations of each fund. The investment adviser bears the costs of services under these agreements.

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

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

Security transactions with related funds – Each fund may purchase from, or sell securities to, other CRMC-managed funds (or funds managed by certain affiliates of CRMC) under procedures adopted by each fund's board of trustees. The funds involved in such transactions are considered related by virtue of having a common investment adviser (or affiliated investment advisers), common trustees and/or common officers. When such transactions occur, each transaction is executed at the current market price of the security and no brokerage commissions or fees are paid in accordance with Rule 17a-7 of the 1940 Act.

The following table presents purchase and sale transactions between each fund and related funds, and net realized gain or loss from such sales, if any, as of May 31, 2025 (dollars in thousands):

Fund	Purchases	Sales	Net realized gain (loss)
Core Equity ETF	\$ 105,036	\$ 27,526	\$ (2,229)
Dividend Value ETF	681,742	101,932	(10,947)
Global Growth Equity ETF	72,040	33,995	(655)
Growth ETF	102,453	10,406	(391)
International Focus Equity ETF	8,560	5,413	(677)

Interfund lending – Pursuant to an exemptive order issued by the SEC, the funds, along with other CRMC-managed funds (or funds managed by certain affiliates of CRMC), may participate in an interfund lending program. The program provides an alternate credit facility that permits the funds to lend or borrow cash for temporary purposes directly to or from one another, subject to the conditions of the exemptive order. None of the funds lent or borrowed cash through the interfund lending program at any time during the year ended May 31, 2025.

8. Indemnifications

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

9. Capital share transactions

Each fund issues and redeems shares at NAV only with certain authorized participants in large increments known as creation units. Purchases of creation units are made by tendering a basket of designated securities and cash to a fund, and redemption proceeds are paid with a basket of securities from a fund's portfolio with a balancing cash component to equate the market value of the basket of securities delivered or redeemed to the NAV per creation unit on the transaction date. The funds may issue creation units to authorized participants in advance of the delivery and settlement of all or a portion of the designated securities. When this occurs, the authorized participant provides cash collateral in an amount equal to 105% of the daily marked to market value of the substituted equivalent to the value of certain securities generally when they are not available in sufficient quantity for delivery. Realized gains or losses resulting from redemptions of shares in-kind, if any, are reflected separately in each fund's statement of operations.

Each fund's shares are available in smaller increments to investors in the secondary market at market prices and may be subject to commissions. Authorized participants pay a transaction fee to the shareholder servicing agent when purchasing and redeeming creation units of a fund. The transaction fee is used to defray the costs associated with the issuance and redemption of creation units. In addition, for cash creation unit transactions, a variable fee for creation transactions and redemption transactions may be charged to the authorized participant to cover certain brokerage, tax, foreign exchange, execution, market impact and other costs and expenses related to the execution of trades. Variable fees, if any, are included in capital share transactions in each fund's statement of changes in net assets.

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

Conservative Equity ETF

	Sales	i	Reinvestr distribu		Repurchases		Net increase (decrease)	
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
For the period June 25, 2024*, through M	lay 31, 2025							
	\$382,288	14,244	\$-	-	\$(18,406)	(720)	\$363,882	13,524

Core Equity ETF

	Sales	Sales		Reinvestments of distributions		Repurchases		Net increase (decrease)	
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares	
Year ended May 31, 2025	\$3,461,880	101,800	\$-	-	\$(1,102,799)	(32,520)	\$2,359,081	69,280	
Year ended May 31, 2024	\$1,633,019	58,400	\$-	_	\$ (229,655)	(8,000)	\$1,403,364	50,400	

Dividend Growers ETF

	Sales	Sales		Reinvestments of distributions		Repurchases		lecrease)
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
Year ended May 31, 2025	\$1,995,909	66,440	\$-	_	\$(227,227)	(7,400)	\$1,768,682	59,040
For the period September 26, 2023	*, through May 31, 20 \$ 349,622	13,004	\$-	_	\$ (15,500)	(560)	\$ 334,122	12,444

Dividend Value ETF

	Sales	Sales		Reinvestments of distributions		Repurchases		lecrease)
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
Year ended May 31, 2025	\$11,306,331	318,640	\$-	-	\$(4,265,963)	(120,540)	\$7,040,368	198,100
Year ended May 31, 2024	\$ 5,931,039	203,560	\$-	-	\$(1,149,110)	(38,620)	\$4,781,929	164,940

Global Equity ETF

	Sales		Reinvestments of distributions		Repurchases		Net increase (decrease)	
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
For the period June 25, 2024*, through M	/lay 31, 2025							
	\$374,856	14,364	\$-	-	\$(4,199)	(160)	\$370,657	14,204

Global Growth Equity ETF

	Sales		Reinvestments of distributions		Repurchases		Net increase (decrease)	
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
Year ended May 31, 2025	\$2,453,618	83,440	\$-	_	\$(467,604)	(15,840)	\$1,986,014	67,600
Year ended May 31, 2024 Refer to the end of table(s) for footnote(s).	\$2,247,291	86,560	\$-	_	\$(844,960)	(32,480)	\$1,402,331	54,080

Growth ETF

	Sales	Sales		Reinvestments of distributions		Repurchases		ease se)
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
Year ended May 31, 2025	\$6,319,067	175,640	\$-	-	\$(1,350,994)	(36,820)	\$4,968,073	138,820
Year ended May 31, 2024	\$3,487,718	123,180	\$-	-	\$ (884,175)	(29,980)	\$2,603,543	93,200

International Core Equity ETF

	Sales		Reinvestments of distributions		Repurchases		Net increase (decrease)	
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
For the period June 25, 2024*, through Ma	ay 31, 2025							
	\$216,959	8,284	\$-	-	\$(7,981)	(320)	\$208,978	7,964

International Equity ETF

	Sales		Reinvestments of distributions		Repurchases		Net increase (decrease)	
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
Year ended May 31, 2025	\$483,528	16,440	\$-	_	\$(13,102)	(440)	\$470,426	16,000
For the period September 26, 2023*, throu	gh May 31, 202 \$136,858	4 5,084	\$-	-	\$ (4,595)	(160)	\$132,263	4,924

International Focus Equity ETF

	Sales	Sales		Reinvestments of distributions		Repurchases		ease se)
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
Year ended May 31, 2025	\$1,288,750	49,960	\$-	-	\$(264,996)	(10,280)	\$1,023,754	39,680
Year ended May 31, 2024	\$1,336,817	55,800	\$-	-	\$(348,300)	(14,280)	\$988,517	41,520

New Geography Equity ETF

	Sales	5	Reinvestments of distributions		Repurchases		Net increase (decrease)	
	Amount	Shares	Amount	Shares	Amount	Shares	Amount	Shares
For the period June 25, 2024*, through Ma	ay 31, 2025							
	\$411,638	16,044	\$-	-	\$(2,174)	(80)	\$409,464	15,964

* Commencement of operations.

10. Investment transactions

The following table presents purchases and sales of investments, excluding in-kind transactions, short-term securities and U.S. government obligations, if any, during the year ended May 31, 2025 (dollars in thousands):

Fund	Purchases	Sales
Conservative Equity ETF	\$ 56,436	\$ 49,717
Core Equity ETF	2,409,450	1,378,966
Dividend Growers ETF	634,778	333,028
Dividend Value ETF	7,611,094	3,370,094
Global Equity ETF	45,125	30,248
Global Growth Equity ETF	1,773,027	1,203,148
Growth ETF	2,598,662	1,405,277
International Core Equity ETF	66,625	32,923
International Equity ETF	101,346	67,347
International Focus Equity ETF	1,982,324	1,583,525
New Geography Equity ETF	211,851	67,848

The following table presents the value of securities received and delivered in-kind from the authorized participants to support creation and redemption transactions, if any, during the year ended May 31, 2025 (dollars in thousands):

Fund	In-kind creations	In-kind redemptions	
Conservative Equity ETF	\$ 354,537	\$ 17,447	
Core Equity ETF	2,322,104	1,075,177	
Dividend Growers ETF	1,619,062	229,969	
Dividend Value ETF	6,742,176	4,150,629	
Global Equity ETF	351,071	4,179	
Global Growth Equity ETF	1,865,334	465,361	
Growth ETF	4,848,632	1,356,575	
International Core Equity ETF	177,241	5,897	
International Equity ETF	427,342	13,053	
International Focus Equity ETF	764,595	259,595	
New Geography Equity ETF	253,310	2,113	

The following table presents additional information for each fund for the year ended May 31, 2025 (dollars in thousands):

Fund	Non-U.S. taxes paid on dividend income	Non-U.S. taxes paid on realized gains	Non-U.S. taxes provided on unrealized appreciation
Conservative Equity ETF	\$ 37	\$ —	\$ —
Core Equity ETF	746	_	_
Dividend Growers ETF	2,287	_	_
Dividend Value ETF	2,759	_	_
Global Equity ETF	276	_	_
Global Growth Equity ETF	2,883	78	2,862
Growth ETF	1,607	_	_
International Core Equity ETF	344	_*	53
International Equity ETF	988	_	_
International Focus Equity ETF	6,130	1,266	12,367
New Geography Equity ETF	280	11	812

*Amount less than one thousand.

11. Ownership Concentration

At May 31, 2025, American Funds Portfolio Series — Tax-Aware Conservative Growth and Income Portfolio held 24% of the outstanding shares of Capital Group Dividend Growers ETF. CRMC is the investment adviser to American Funds Portfolio Series — Tax-Aware Conservative Growth and Income Portfolio.

12. Subsequent events

On July 3, 2025, PricewaterhouseCoopers LLP ("PwC") was dismissed and Deloitte & Touche LLP was appointed as the independent registered public accounting firm for Capital Group Core Equity ETF, Capital Group Dividend Value ETF, Capital Group Global Growth Equity ETF, Capital Group Growth ETF, Capital Group International Core Equity ETF, Capital Group International Focus Equity ETF, and Capital Group New Geography Equity ETF, for the fiscal year 2026 audits. The change in each fund's independent registered public accounting firm was approved by each fund's board of trustees, including a majority of the independent trustees, upon recommendation of each fund's audit committee, as part of a broader effort to update board oversight and fund operations. At no point during each fund's fiscal years ended May 31, 2024 and May 31, 2025 (or fiscal period ended May 31, 2025 in the case of Capital Group International Core Equity ETF and Capital Group New Geography Equity ETF) and the subsequent interim period through July 14, 2025, were there any disagreements between management and PwC on any matter of accounting principles or practices, financial statement disclosure or auditing scope or procedure.

Financial highlights

		Income (loss) from investment operations ¹ Dividends and distributions										
Year ended	Net asset value, beginning of year	Net investment income (loss)	Net gains (losses) on securities (both realized and unrealized)	Total from investment operations	Dividends (from net	Distributions	Total dividends and distributions	Net asset value, end of year	Total return	Net assets, end of year (in millions)	Ratio of expenses to average net assets ²	Ratio of net income (loss) to average net assets
Conservative Equity ETF												
5/31/20253,4	\$24.93	\$.50	\$ 2.53	\$ 3.03	\$(.28)	\$—	\$(.28)	\$27.68	12.19%5	\$ 374	.33%6	1.99%6
Core Equity ETF 5/31/2025 5/31/2024 5/31/2023 5/31/2023 5/31/20223.7	\$31.21 24.33 23.72 24.63	\$.40 .38 .39 .08	\$ 3.82 6.84 .52 (.96)	\$ 4.22 7.22 .91 (.88)	\$(.37) (.34) (.30) (.03)	\$ 	\$(.37) (.34) (.30) (.03)	\$35.06 31.21 24.33 23.72	13.55% 29.90 3.96 (3.59) ⁵	\$ 5,483 2,718 893 164	.33% .33 .33 .09 ⁵	1.17% 1.34 1.70 .34 ⁵
Dividend Growers ETF												
5/31/2025 5/31/2024 ^{3,8}	\$28.71 24.76	\$.82 .68	\$ 3.72 3.49	\$ 4.54 4.17	\$(.66) (.22)	\$ <u> </u>	\$(.66) (.22)	\$32.59 28.71	16.05% 16.86 ⁵	\$ 2,330 357	.47% .476	2.70% 3.73 ⁶
Dividend Value ETF 5/31/2025 5/31/2024 5/31/2023 5/31/2023 5/31/20223.7	\$32.82 25.39 24.57 24.71	\$.60 .59 .52 .10	\$ 4.26 7.34 .68 (.21)	\$ 4.86 7.93 1.20 (.11)	\$(.57) (.50) (.38) (.03)	\$— — —	\$(.57) (.50) (.38) (.03)	\$37.11 32.82 25.39 24.57	14.91% 31.48 5.12 (.46) ⁵	\$16,677 8,246 2,192 301	.33% .33 .33 .09 ⁵	1.68% 1.99 2.16 .41 ⁵
Global Equity ETF 5/31/2025 ^{3,4}	\$25.04	\$.51	\$ 2.56	\$ 3.07	\$(.09)	\$—	\$(.09)	\$28.02	12.29%5	\$ 398	.47% ⁶	2.10%6
Global Growth Equity ETF 5/31/2025 5/31/2024 5/31/2023 5/31/2022 ^{3,7}	\$29.02 23.22 21.67 24.47	\$.32 .28 .28 .08	\$ 1.34 5.72 1.39 (2.88)	\$ 1.66 6.00 1.67 (2.80)	\$(.32) (.20) (.12)	\$ 	\$(.32) (.20) (.12)	\$30.36 29.02 23.22 21.67	5.76% 25.97 7.80 (11.44) ⁵	\$ 5,815 3,596 1,622 220	.47% .47 .47 .13 ⁵	1.08% 1.08 1.27 .38 ⁵
Growth ETF 5/31/2025	\$31.57	\$.09	\$ 6.62	\$ 6.71	\$(.12)	\$—	\$(.12)	\$38.16	21.29%	\$12,223	.39%	.26%
5/31/2024 5/31/2023 5/31/2022 ^{3,7}	23.39 22.28 24.40	.12 .13 .03	8.17 1.05 (2.15)	8.29 1.18 (2.12)	(.11) (.07)		(.11) (.07) —	31.57 23.39 22.28	35.55 5.33 (8.69) ⁵	5,728 2,064 285	.39 .39 .10 ⁵	.44 .62 .13 ⁵
International Core Equity E 5/31/2025 ^{3,4}	TF \$25.06	\$.91	\$ 2.47	\$ 3.38	\$(.22)	\$—	\$(.22)	\$28.22	13.60%5	\$ 225	.54%6	3.79%6
International Equity ETF 5/31/2025	\$29.10	\$.70	\$ 2.83	\$ 3.53	\$(.35)	\$—	\$(.35)	\$32.28	12.30%	\$ 675	.54%	2.39%
5/31/2024 ^{3,8}	24.82	.51	3.82	4.33	(.05)	_	(.05)	29.10	17.475	143	.546	2.776
International Focus Equity 5/31/2025 5/31/2024 5/31/2023 5/31/2023 5/31/2023.7	ETF \$25.97 22.45 22.82 24.51	\$.41 .30 .38 .24	\$.25 3.46 (.55) (1.93)	\$.66 3.76 (.17) (1.69)	\$(.25) (.24) (.20)	\$ 	\$(.25) (.24) (.20)	\$26.38 25.97 22.45 22.82	2.58% 16.85 (.68) (6.90) ⁵	\$ 3,667 2,579 1,298 188	.54% .54 .54 .14 ⁵	1.60% 1.26 1.74 1.07 ⁵
New Geography Equity ETF 5/31/2025 ^{3,4}	\$25.04	\$.40	\$ 1.85	\$ 2.25	\$(.07)	\$—	\$(.07)	\$27.22	9.00%5	\$ 435	.64% ⁶	1.70%6

Refer to the end of the table(s) for footnote(s).

Financial highlights (continued)

Portfolio turnover rate ⁹	Year ended May 31, 2025	Year ended May 31, 2024	Year ended May 31, 2023	Period ended May 31, 2022 ^{3,5,7}
Conservative Equity ETF	30% ^{3,4,5}			
Core Equity ETF	34	22%	34%	8%
Dividend Growers ETF	25	20 ^{3,5,8}		
Dividend Value ETF	29	25	30	3
Global Equity ETF	22 ^{3,4,5}			
Global Growth Equity ETF	26	31	39	17
Growth ETF	16	22	33	9
International Core Equity ETF	43 ^{3,4,5}			
International Equity ETF	22	23 ^{3,5,8}		
International Focus Equity ETF	53	36	43	21
New Geography Equity ETF	49 ^{3,4,5}			

¹Based on average shares outstanding.
²Ratios do not include expenses of any Central Funds. Each fund indirectly bears its proportionate share of the expenses of any Central Funds.
³Based on operations for a period that is less than a full year.
⁴For the period June 25, 2024, commencement of operations, through May 31, 2025.
⁵Not annualized.
⁵Annualized.
⁷For the period September 26, 2023, commencement of operations, through May 31, 2022.
⁸For the period September 26, 2023, commencement of operations, through May 31, 2024.
⁹Rates do not include each fund's portfolio activity with respect to any Central Funds.

Refer to the notes to financial statements.

Report of Independent Registered Public Accounting Firm

To the Board of Trustees and Shareholders of Capital Group Growth ETF, Capital Group Global Growth Equity ETF, Capital Group International Focus Equity ETF, Capital Group Core Equity ETF, Capital Group Dividend Value ETF, Capital Group Dividend Growers ETF, Capital Group International Equity ETF, Capital Group Conservative Equity ETF, Capital Group International Core Equity ETF, Capital Group Global Equity ETF, and Capital Group New Geography Equity ETF.

Opinions on the Financial Statements

We have audited the accompanying statements of assets and liabilities, including the investment portfolios, of each of the funds listed in the table below (constituting Capital Group Growth ETF, Capital Growp Global Growth Equity ETF, Capital Group International Focus Equity ETF, Capital Group Dividend Value ETF, Capital Group Dividend Growth ETF, Capital Group International Equity ETF, Capital Group Dividend Value ETF, Capital Group Dividend Growth ETF, Capital Group International Equity ETF, Capital Group New Geography Equity ETF, hereafter collectively referred to as the "Funds") as of May 31, 2025, the related statements of operations and of changes in net assets for each of the periods indicated in the table below, including the related notes, and the financial highlights for each of the periods indicated in the table below (collectively referred to as the "funds") as of Adv 31, 2025, the related statements present fairly, in all material respects, the financial position of each of the periods indicated in the table below (collectively referred to as the "funds") as of Adv 31, 2025, the related statements present fairly, in all material respects, the financial position of each of the periods indicated in the table below (collectively referred to as the "funds") as of Adv 31, 2025, the related statements present fairly, in all material respects, the financial position of each of the periods indicated in the table below (collectively referred to as the "funds") as of Adv 31, 2025, the related notes, and the changes in each of the trade statements of operations, the changes in the table below of the financial position of each of the periods indicated in the table below, in conformity with accounting principles generally accepted in the United States of America.

Fund	Statements of operations	Statements of changes in net assets	Financial highlights		
Capital Group Growth ETF	For the year ended May 31, 2025.	For each of the two years in the period ended May 31, 2025.	For each of the three years in the		
Capital Group Global Growth Equity ETF			period ended May 31, 2025 and the period from February 22, 2022 (commencement of operations)		
Capital Group International Focus Equity ETF					
Capital Group Core Equity ETF			through May 31, 2022.		
Capital Group Dividend Value ETF					
Capital Group Dividend Growers ETF	For the year ended May 31, 2025.	For the year ended May 31, 2025 and the period September 26, 2023 (commencement of operations) through May 31, 2024.	For the year in the period ended		
Capital Group International Equity ETF			May 31, 2025 and the period September 26, 2023 (commencement of operations) through May 31, 2024.		
Capital Group Conservative Equity ETF	For the period June 25, 2024 (comm	encement of operations) through May 31	, 2025		
Capital Group International Core Equity ETF					
Capital Group Global Equity ETF					
Capital Group New Geography Equity ETF					

Basis for Opinions

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

We conducted our audits of these financial statements in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and disclosures in the financial statements. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. Our procedures included confirmation of securities owned as of May 31, 2025, by correspondence with the custodian, transfer agent and brokers; when

Report of Independent Registered Public Accounting Firm

replies were not received from brokers, we performed other auditing procedures. We believe that our audits provide a reasonable basis for our opinions.

/s/ PricewaterhouseCoopers LLP

Los Angeles, California July 14, 2025

We have served as the auditor of one or more investment companies in The Capital Group group of investment companies since 1934.

Additional disclosure

unaudited

To further clarify Note 1 to the Financial Statements, Core Equity ETF, Dividend Value ETF, Global Growth Equity ETF and International Focus Equity ETF are registered as non-diversified funds; however, as of the date of this report, their portfolios are consistent with the definition of "diversified company" under the Investment Company Act of 1940, as amended.