­­­­Form ADV Part 2A Firm Brochure

March 25, 2024

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Description automatically generatedRobertson Investment Management

**Global Headquarters**

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This brochure provides information about the qualifications and business practices of Robertson Investment Management and its Investment Adviser Representatives. If you have any questions about the contents of this brochure, please contact Chase M. Robertson at 713-622-4077 [Chase@robertsonwealth.com](mailto:Chase@robertsonwealth.com) or Robert Moreiro at [Robert@robertsonwealth.com](mailto:Robert@robertsonwealth.com) (650) 305-2688. The IARs are registered with Robertson Investment Management.

Additional information is available on the Internet at: [www.adviserinfo.sec.gov.](http://www.adviserinfo.sec.gov/) The information in this brochure has not been approved or verified by the United States Securities and Exchange Commission or by any state securities authority.

Additional information about Registered Investment Advisor also is available on the SEC’s website at [www.adviserinfo.sec.gov.](http://www.adviserinfo.sec.gov/) You can search this site by a unique identifying number, known as a CRD number. Registration of an SEC Investment Adviser does not imply any level of skill or training. **Our firm's CRD# 115425**

# Item 2 Material Changes

The Securities and Exchange Commission (SEC) adopted “Amendments to Form ADV” in July 2010. One of the requirements was to write Part 2A, Firm Brochure in narrative form and plain English. While these material changes took place in 2010, clients have benefitted by having brochures and supplements written in narrative form and plain English since that time. As you will see, this document is partially written in a narrative style that is an attempt to use plain English. We hope this Brochure is easy for our clients to understand.

This Firm Brochure is prepared according to the SEC’s requirements and rules. As a previously registered state investment adviser, our Firm was also required to comply with the reporting and filing requirements of the Texas Securities Board. However, Robertson Investment Management has recently become registered with the Securities and Exchange Commission.

Robertson Investment Management wants you to know that the SEC was thinking of clients when they introduced these amendments. You should know that if there is anything in this Brochure you don’t understand, you should feel free to tell your adviser that the content needs to be expressed in narrative form and plain English.

**Material Changes since last amendment (since our last update on July 30, 2023):**

**Personnel and Staffing**

* Our long-standing Senior Partner and Chief Compliance Officer, Pat Ross, has moved into an Emeritus role with our firm. We thank her for her meaningful impact on our firm, regulatory bodies, and our clients.
* Robert Moreiro has been hired as a Senior Executive and Chief Compliance Officer.

**Corporate**

* We’ve changed our name to Robertson Investment Management. Wealth Management will still be used for certain business lines and our Global Family Office platform.

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# Item 4 Advisory Business

Robertson Investment Management (hereinafter “*RIMCO”* or the “*firm*”) is a limited liability company formed under the laws of the State of Texas and is registered with Securities and Exchange Commission (SEC). We are a fiduciary, legally and ethically required to act in your best interest. RIMCO is affiliated with Securities America Inc., for its Broker Dealer business. The Firm’s owners are as follows: Chase M. Robertson, 10%; Sonia C.0. Joao, 10%; and Double C Family, LP 80%.

Assets Under Management (as of April,1 2024)

* Discretionary – $243,351,176
* Non-discretionary - $191,067,076
* Total – $434,418,252.00

Robertson Wealth Management has a long and distinguished history. In the 1970’s, W. Michael Robertson, the founder of Robertson Wealth Management started his career in investment management by setting up one of the first Single Family Office s within Bache Halsey Stuart Shields Incorporated. He initially combined physical commodities trading (silver), private equity and energy infrastructure.

In the 1980’s, Mr. Robertson, through his office at Bache Halsey, traded silver futures contracts for Nelson Bunker Hunt. The Hunt Brothers also traded silver futures through Prudential. Their goal was to corner the silver market which led to Silver Thursday. The Hunt Brothers investment thesis did not pan out as expected, but Mr. Robertson increased his knowledge of commodities and began to understand the value of having his own firm.

In 1994, “Robertson” was founded by Mr. Robertson. He continued growing the business into the next decade. In the early 2000’s Robertson Wealth Management was ranked number 3 for assets under management by Registered Representative magazine. During this time, he added new services to be offered to clients. Additions were investing in distressed credit and an Opportunistic Credit Fund focused on gaming and energy. These opportunities were both Private Placements for accredited investors.

Then in 2009, Robertson Wealth Management launched Straight Talk Money, the nationally syndicated morning talk show. In 2015 and 2016 Robertson Wealth Management was ranked in the top 400 investment advisory firms by the Financial Times.

Sadly in 2017, W. Michael Robertson, founder of Robertson Wealth Management passed away. However, his business continues through the efforts of his son Chase Michael Robertson. The Firm is still located in Houston and continues the legacy of innovative thinking and assisting clients reach their financial goals.

Prior to becoming the Managing Partner of Robertson Investment Management Chase Robertson’s career was in Energy Investment banking and Global Private Equity. He has been able to leverage his experience in corporate finance and add services that could be offered by RIMCO.

# Portfolio Management Services

Robertson Investment Management offers discretionary and non-discretionary portfolio management services. If you participate in our discretionary portfolio management services, we require you to grant us discretionary authority to manage your account. Subject to a grant of discretionary authorization, we have the authority and responsibility to formulate investment strategies on your behalf. We may allocate to both Liquid Market Solutions (such as Stocks, Bonds or Funds) and Illiquid Market Solutions (such as Alternatives, Private Equity or Hedge Funds) to effectuate the portfolio design. Discretionary authorization will allow us to determine the specific securities, and the number of securities, to be purchased or sold for your account without obtaining your approval prior to each transaction.

**RIMCO All-Weather Growth Equity**

Our equity strategy is focused on domestically traded common stocks with large market capitalizations and high daily trading volumes. American Depositary Receipts, preferred stocks, business devolvement corporations and REIT’s may also be included depending on client need. We seek to invest in stocks of high quality, financially sound industry leaders that have an expanding global presence. We seek to maintain an investment perspective of at least three to five years, which generally results in low portfolio turnover and is typically tax efficient for taxable investors. We do not attempt to time the market.

**RIMCO Concentrated Equity**

Concentrated Equity Product portfolios are primarily invested in domestically traded common shares with large market capitalizations and high daily trading volumes. American Depositary Receipts, preferred stocks, and foreign stocks may also be included if permitted by client guidelines. Concentrated Equity Product portfolios will typically be comprised of 10-30 stocks with a maximum weighting of 20% of the portfolio in a single security. Stock selection is primarily driven by the Investment Manager’s assessment of the stock’s total return potential relative to downside risk and not by adherence to a singular “growth” or “value” strategy. As such, the composition of the portfolio will vary depending upon market conditions and the opportunities available in the market at any given time. As a result, the portfolio is likely to experience a higher level of turnover and volatility than the Large Capitalization Equity Product and is not managed for

tax efficiency.

**RIMCO All-Weather Dividend Growth**

The RIMCO Equity Income Product seeks income and long-term capital appreciation by primarily investing in large capitalization domestic equities and other income-producing securities. Over periods of three-to-five years or longer, we strive to achieve a growing stream of income and total returns in excess of the income generated.

Our Equity Income investment strategy primarily utilizes common stock, ordinary shares, and American Depository Receipts of high-quality companies based either in the United States or in other countries. Companies represented in the portfolio typically have market capitalizations of at least $5 billion. Using fundamental analysis, we seek to identify companies in business segments that have demonstrated the ability to maintain and grow earnings with a desire to return increasing amounts of cash to shareholders.

**Private Placements – Alternatives**

From time to time, Robertson Investment Management may provide qualified firm clients with greater than $1 million invested with the firm, as well as certain third-party investors or other persons, including the firm’s principals, personnel and certain other persons associated with RIMCO, investment opportunities to directly or indirectly invest in certain privately held companies and/or pooled investment vehicles, in each case via a private placement. In connection with any such private placement, RIMCO will endeavor to negotiate investment terms for participating clients as part of the firm’s collective negotiations for its other client accounts and proprietary accounts participating in the investment.

**RIMCO Gamma**

The Gamma portfolio is designed to offer enhanced income opportunities by utilizing call option selling. By investing in stocks and ETF’s that pay dividends the investor can achieve greater income potential by selling call options on positions held in their portfolio. Selling options on 35% to 75% of the portfolio may also enhance risk-adjusted returns. This strategy takes advantage of the erosion of option premiums over time thereby resulting in a potential gain when the option is re-purchased or expires. The strategy does entail risk however, as call options may increase in value resulting in the underlying security being “Called” at a price below market or having to be re-purchased the options at a higher price.

# Third Party Investment Manager Services Howard Capital Management

Robertson Investment Management provides third party investment management services through our

relationship with Howard Capital Management (HCM). HCM is a registered investment adviser with the Securities and Exchange Commission (CRD# 118070).

HCM practices active money management and does not favor buy and hold or asset allocation in managing portfolios. HCM uses strategies that “strive to protect capital in market downturns while seeking to outperform the major indices during market upswings. HCM uses a proprietary indicator to assist in determining when to buy and sell securities.” The indicator “HCM Buyline identifies the sign of a rising market and then identifies the particular security that HCM believes has the best return potential.”1 HCM Buyline is used in individually managed portfolios and in HCM managed mutual funds.

# Financial Planning Services & Corporate Finance

**Private Client Wealth Planning**

We provide Private Client Wealth Planning services, which are designed to enable clients with substantial wealth to receive a comprehensive view of their overall wealth, how that wealth is protected and being maximized to meet current and future goals and how the structure around the client's wealth is being proactively monitored. For Private Client Wealth Planning clients, our goal is to design, implement and monitor the client's overall "structure".

**Financial Advisory – Corporate Finance**

We offer independent business advisory and corporate financial services. We advise our Global Family Office clients on private equity, mezzanine, senior, and project debt procurement and investment, as well as buyside, sell-side and going-private, hostile defense, recapitalization and restructuring transactions.

**Corporate Trust Services**

In 2021, we formed a strategic partnership with Cadence Bank (NYSE:CADE) to provide corporate trust services to our Global Family Office Clients. Our Asset Management team works closely with the Cadence Trust team to provide streamlined Investment Management and Trust services. This partnership allows us to administer your Trust according to your philosophy and goals.

**RIMCO Global Family Office Services & Robertson Global Credit**

We offer a wide range of single and multi-Family Office services. Our multidisciplinary approach to wealth management helps you and your family understand, build, and sustain your wealth. The Minimum Family Office fee is $250,000.00.

* Family Wealth Stewardship
* Family Wealth Education
* Strategic Risk Management
* Investment Consulting
* Closely held business advisory
* Personal Financial Administration
* Estate planning
* Financial planning and modeling
* Asset acquisition
* Debt restructuring
* SEC 10B5-1 Plans

At a Private Client’s request, RFO provides additional investment advisory services on investment

accounts, including those accounts not managed by Robertson Investment Management. These services include:

• Advise and assist in the development of an investment policy statement including the

determination of short- and long-term investment goals, downside risk tolerance, target

returns and asset allocation ranges.

• Provide multi-manager advice based solely on information that is readily accessible through

public sources or provided to Robertson by the Private Client for this purpose. The Private Client

will make the final decision whether to engage any investment manager.

• Provide advice regarding the timing of an investment in various asset classes as outlined in

the investment policy statement.

• Provide advice regarding rebalancing strategies and tactical shifts in the asset allocation.

• Establish and maintain document storage systems.

• Coordinate with third-party providers (tax professionals, estate attorneys, etc.) as needed.

**Investment Consulting Services**

We provide the client with Investment Consulting Services ("ICS"), which may include the strategic organization, structure and management of assets, and the coordination and selection of other professionals. As appropriate, ICS may also include assisting the client with one or more of the following: Income Analysis/Cash Flow/Budget Analysis; Asset Allocation; Retirement Needs Analysis/Planning; Family Continuity Planning; Estate Planning and Trustee Oversight; Integrated Tax and Financial Planning; Lifestyle Management; High Value Automobile Management; Airplane Fleet Asset Management; Family Philanthropy, Risk Management; and Next Generation Education.

# Conflicts of Interest

If a RIMCO IAR has a client who is interested in a wrap account, it could be offered through RIMCO’s clearing firm. The IAR could standardize models that represent different investment objectives to match clients’ investment objectives and needs.

# Item 5: Fees

All clients and prospective clients should read the Fee Schedule below and if you have any questions, please ask your IAR. Also, please ask your IAR if there are any additional fees that you should be aware of given your interest in a managed portfolio. If you are considering opening an account with one of RIMCO’s IARs, ask to see the Brochure for the account you are interested in to make sure you have the most current information.

# Portfolio Management Service Fees:

Robertson Wealth offers discretionary and non-discretionary portfolio management services.

The account could be discretionary or non-discretionary depending on the preference of the client. The IAR’s account design will be based on the client’s investment objectives. The fee for the Separately Maintained Accounts depends on the asset size of the account:

|  |  |
| --- | --- |
| Assets Under Management | Annual Fee |
| * $0-$2.0MM | 2.0% |
| * $2,000,001 - $5,000,000 | 1.75% |
| * $5,000,001 - $25,000,000 | 1.50% |
| * $25,000,001 -$75,000,000 | 1.25% |
| * $75,000,001- $100,000,000 | 1.00% |
| * $100,000,001-$250,000,000 | .90% |
| * $250,000,001-$450,000,000 | .75% |
| * $450,000,001-and above | Negotiable |

RIMCO IARs have experience and can provide advice on the following investments:

Equities, Private Equity, Distressed Debt, Private Credit, Limited Partnerships and Master Limited Partnerships, Bonds, ETFs, REITs, Mutual Funds, Preferred Stocks, Closed-End Funds Limited Partnerships, Fixed Income, Venture Capital, Alternative Investments. We do not have a limited product line.

Generally, this is the list of investments on which our IARs most often provide advice. However, if a client would like advice on any investments that might be appropriate our IARs would be glad to take the opportunity to review the client’s interest in a particular investment.

# Private Client Planning Fees:

Fees associated with Private Client Planning services are negotiable and vary from client to client based on the particular facts and circumstances. Fees range from 10 to 100 basis points per annum (0.10% to 1.00%)

on Assets Under Advisement and/or an annual retainer up to $500,000 per annum. We may also charge an initial fee up to $100,000.

We may be compensated directly from Clients or from other Registered Investment Advisors.

We reserve the right in our sole discretion to modify or negotiate fees associated with Private Client Planning Services as circumstances may dictate. We collect Advanced Wealth Planning fees quarterly in advance via invoice.

# Financial Advisory – Corporate Finance Fees:

Our Corporate Finance fees are negotiable and vary from client to client based on particular facts and circumstances. Fees range from $75,000.00 to $2,500,000.00 per annum.

# Other Fees:

Mutual Fund Fees: All fees paid to Robertson Wealth for investment advisory services is separate and distinct from the fees and expenses charged by mutual funds and/or ETFs to their shareholders. Brokerage fees: clients are also responsible for the fees and expenses charged by custodians and imposed by broker dealers, including, but not limited to, any transaction charges imposed by a broker dealer with which an independent investment manager effects transaction for the client's account(s).

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

RIMCO does not charge performance-based fees and does not utilize Side-By-Side Management.

# Item 7 Types of Clients

Robertson Wealth provides advisory services to the following types of clients:

* Individuals (including high net worth individuals) and Families
* Banks and Thrift Institutions
* Pensions and Profit-Sharing Plans
* Trusts, Estates, and Charitable Organizations
* Corporations and Other Businesses Not Listed Above Minimum Account Size: $250,000

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

Robertson Investment Management uses the following methods of analysis when working with our clients and providing investment advice and/or managing our clients’ assets.

Our objective when assisting you reach your financial goals is to offer the considerable experience and technical knowledge of our investment advisers. The experience will enhance your understanding of our methods of analysis, investment strategies and risk of loss.

RIMCO uses the following methods of analysis when working with our clients and providing investment advice and/or managing their assets.

There are three primary types of analysis that we use. The three types are Fundamental Analysis, Technical Analysis and Cyclical Analysis. All three types have been used by portfolio managers for many years. Fundamental Analysis is a method of evaluating the value of a stock. This form of analysis combines external events as well as financial statements and industry trends. Technical

Analysis is the science of recording, usually in graphic form, the actual history of trading (price changes, volume transactions, etc.) in a certain stock or in the stock market averages. It is believed that the conclusion from that stock market history can predict probable future trends. Charting is a subset of Technical Analysis and relies on a set of techniques used in technical analysis in which charts are used to plot price movements, volume, settlement prices, open interest, and other indicators, in order to anticipate future price movements. Users of these techniques, called chartists, believe that past trends in these indicators can be used to identify future trends. Cyclical Analysis, in Wall Street terminology, refers to stocks of companies whose earnings fluctuate with the business cycle. When business conditions improve, the company’s profitability is restored and enhanced.

The company stock price rises. When conditions deteriorate, business for the cyclical company falls off sharply, and its profits are greatly diminished.

# Fundamental Analysis

Robertson Investment Management attempts to measure the value of a security by looking at economic and financial factors (including the overall economy, industry conditions, and the financial condition and management of the company itself) to determine if the company is underpriced (indicating it may be a good time to buy) or overpriced (indicating it may be time to sell). Fundamental analysis does not attempt to anticipate market movements. This presents a potential risk, as the price of a security can move up or down along with the overall market regardless of the economic and financial factors considered in evaluating the stock.

# Technical Analysis

RIMCO analyzes past market movements and applies that analysis to the present in an attempt to recognize recurring patterns of investor behavior and potentially predict future price movement. Technical analysis does not consider the underlying financial condition of a company. This presents a risk in that a poorly managed or financially unsound company may underperform regardless of market movement.

# Cyclical Analysis

RIMCO analyzes cyclical stocks on the basis of the business cycle. Cyclical or Cycle Analysis is the statistical analysis of specific events occurring at a sufficient number of regular intervals that they can be forecasted into the future.

# Investment Strategies

Robertson Investment Management reserves the right to advise our clients on any other type of investment that it considers appropriate based on our clients’ stated goals and objectives. We may also provide advice about any type of investment held in our clients’ portfolios at the inception of the advisory relationship or any investment product on which the client requests advice. Investment

advice may be given on stock positions, limited partnerships, mutual funds, bonds, REITS, preferred stocks, ETFs and closed-end funds.

The investment management process includes at least five steps in building an investment portfolio. The first step is having the advisers work with our clients to understand their investment objective. Without getting this first step right, building a portfolio to meet their goals may risk what they are trying to accomplish. The second step is to establish policy guidelines for the portfolio. Usually large institutions have restrictions on what types of investments are permitted in their portfolio. This may be for tax reasons or for managing risk. The same is true when working with individual clients who are not comfortable with certain types of investments and do not want the risk of having certain types of investments in their portfolio.

The third step in the investment management process is to select the portfolio strategy. Selecting a portfolio that is consistent with the objectives and policy guidelines of the client or institution is the third step in the investment management process.2 The objective in indexing is to replicate the performance of a predetermined index. Many investment advisers use a combination of both active and passive portfolio strategies.

The fourth step in building a portfolio is in selecting assets. Then, it is up to the adviser to evaluate and monitor the performance of the portfolio. The overall goal in building a portfolio is to build an efficient portfolio or how to maximize the return with a minimal amount of risk. Once this step is completed, the fifth and final step which is ongoing is to monitor the performance of the portfolio.

# Risk of Loss in Your Portfolio

Careful planning of your portfolio is important. However, even with the best of planning there are times when market volatility or a sudden and unexpected decline in the market creates losses in your portfolio that the most carefully planned portfolio cannot prevent. Our IARs and/or portfolio managers cannot guarantee performance and a manager’s past performance is not a predictor of future performance.

If you are a new investor or just trying to protect your assets as you plan for retirement there are a number of risks that you should be aware of. Although there are many risks to investing, some of the major risks are: market risk; inflation risk; default risk; and liquidity risk. Market risk occurs when the stock market declines and a client experiences a decline in their portfolio. Inflation risk is when inflation causes the price of goods and services to escalate so that the dollar loses value.

Default risk is when a bond defaults and misses interest payments or isn’t able to pay the principal when it comes due. Liquidity risk is when you cannot convert something of value to cash and still retain its value. All of these risks have the potential to cause your portfolio to decline. Even the most efficient portfolio can experience sudden and steep declines. The recent stock market decline based on the Covid19 pandemic is an example of portfolio loss that could not be predicted.

2 Portfolio and Investment Management, Frank J. Fabozzi, Page 1

# Risks to all Forms of Analysis

During the Great Recession in 2008, there were risks to stock portfolios that were not anticipated. Our investments and analysis methods rely on the assumption that the companies whose securities we purchase and sell for our clients and the rating agencies that review them are unbiased and accurate. While we are alert to indications that data may be incorrect, there is always a risk that our analysis may be compromised by inaccurate or misleading information. As it turned out in 2008, a few of the stock rating services made errors in their predictions about the quality of some stocks they were following. Investment firms relied on the reports they were getting and as a result made incorrect recommendations to their clients.

# Risks to Individual Positions in Your Portfolio

Master Limited Partnerships (MLP) offer the advantage of liquidity but have different tax treatments. If you invest in a MLP be sure to request the prospectus for this type of investment to understand the various tax treatments. If you invest in mutual funds there is liquidity. However, the need for a portfolio manager to maintain a certain amount of liquidity for investors to liquidate their position can affect the performance of the mutual fund. If the portfolio manager cannot be fully invested so that the fund can accommodate clients who want to liquidate their position then the performance could be negatively impacted. Other funds could have risks so always ask your IAR or portfolio manager for a copy of the prospectus or brochure to be aware of the particular risks of the securities in your portfolio.

Although some of the portfolios RIMCO IARs manage may be similar, no two clients have identical suitability profiles. Each profile is as unique as the clients themselves. An active portfolio strategy includes a review of those factors that have the potential to influence the performance of your portfolio. A passive strategy relies on a high degree of diversification to build an efficient portfolio.

Our clients are involved in deciding which is the best portfolio strategy for them.

# Item 9 Disciplinary Information

We are required to disclose any legal or disciplinary events that are material to a client's or prospective client's evaluation of our advisory business or the integrity of our management. The Firm has one IAR who has had a disciplinary finding and another IAR has had a disciplinary finding over 30 years ago and the CCO has had a disciplinary finding over 30 years ago.

# Item 10 Other Financial Industry Activities and Affiliations Item 10 A. and C. Broker Dealer and Registered Investment Adviser

RIMCO IARs and staff are registered with Securities America for broker dealer activities. However, RIMCO is a registered investment adviser with the Securities and Exchange Commission. Most of the RIMCO IARs are registered Series 7 and three of them have the Series 65 and the other three are grandfathered for the Series 65. The CCO has Series 7, 63, 4, 53 and 24 registrations and also holds the CRCP (Certified Regulatory and Compliance Professional) granted through FINRA and the Wharton School. The principal supervisor is registered with a Series 7, 63, and 65 and also has an open window for taking the Series 24.

All of these registrations represent a separate course of study with an exam at the end of the course in order to ensure a level of knowledge necessary for performing their responsibilities.

**Item 10B**: N.A.

**Item 10C**: We do have relationship or arrangement that is material to our business or to our clients or to any of the following positions:

* Broker dealer: RIMCO IARs and staff are registered with Securities America for broker dealer activities.
* Other investment adviser or financial planner: Robertson Investment Management provides third party investment management services through with Crystal Capital Partners, LLC (“Crystal”). Robertson Investment Management provides third party investment management services through our relationship with Howard Capital Management (HCM). Please review our overview of services in Item 4 for an overview of these services.

**Item 10D**: We do not have any other relationships to disclose at this time.

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

**Code of Ethics**

SEC Rule 204A-1 under the Investment Advisers Act of 1940 as amended requires that all registered investment advisers adopt a Code of Ethics that sets forth the standard of conduct for the Adviser’s Firm. In addition, to the standard of conduct all Federal securities laws and relevant state laws must be followed. Compliance with the Code of Ethics applies to all covered persons of Robertson Investment Management . RIMCO covered persons include the CEO, CCO, Supervision Staff, IARs and Administrative Staff.

“The SEC also requires that the Code of Ethics address personal trading: they must require the

adviser’s personnel to report their personal securities holdings and transactions and must require personnel to obtain pre-approval of certain investments. The Commission is amending the Advisers Act recordkeeping rule to require advisers to keep copies of their code of ethics and records relating to the code records relating to the code.” In addition, the Commission requires that the Code of Ethics is disclosed and described in Part II of Form ADV.

# Covered Persons

Currently all employees and independent contractors are covered persons and are required to comply with the RIMCO Code of Ethics. If in the future, support personnel are hired by the Firm to act in a support capacity they would not be considered covered persons.

# Standards of Business Conduct

RIMCO Covered Persons are required to be familiar with the Firm’s Code of Ethics, conduct business in an ethical manner, act in the best interest of RIMCO clients at all times, comply with the Firm’s policies and procedures, and all relevant federal and state laws and to act as a fiduciary at all times when working with their clients.

Pursuant to Section 206 of the Investment Advisers Act of 1940, both RIMCO and its supervised persons are prohibited from engaging in fraudulent, deceptive or manipulative conduct. This means that supervised persons have a duty to act in the best interest of RIMCO clients.

# It is unlawful for any Registered Investment Adviser or Supervised Persons:

* To employ any device, scheme, or artifice to defraud a client or prospective client:
* To engage in any act, practice or course of business that involves illegal activities such as forgery, embezzlement and theft;
* To not act in the best interest of their clients;
* To engage in front running;
* To engage in fraudulent, deceptive or manipulative practice, and is contrary to any rules or regulation established by all governing regulators;
* To provide advice and a guarantee to clients that a gain or no loss will occur as a result of the advice;
* To utilize sales material including publishing, circulating or distributing advertising material that has not been approved by compliance;
* To omit from written or verbal communication a material fact that would make statements regarding qualifications, services or fees misleading;
* To disclose any confidential information of any client, unless required by law to do so or having received written authorization from the client to do so.

# The following fiduciary standards are required of all RIMCO Covered persons:

* The duty to have a reasonable, independent basis for investment advice provided;
* The duty to ensure that investment advice is suitable and meets the client’s individual objectives, needs and circumstances;
* Providing full and fair disclosure of all relevant facts and any potential or actual conflicts of interest;
* Will not induce trading in a customer’s account that is excessive in size or frequency in view of the financial resources and character of the account.
* Will not guarantee a client that a specific result will be achieved.
* Will fully disclose and inform their clients of potential conflicts of interest.
* The provisions of the Code are not all inclusive. Rather, they are intended as a guide for Supervised Persons of RIMCO and their conduct. In those situations, where a Supervised Person may be uncertain as to the intent or purpose of the Code, he/she is advised to consult with the CCO or their Supervisor. The CCO or designee may grant exceptions to certain provisions contained in the Code only in those situations.

# Compliance with Securities Laws

In addition to the rules set forth in the Investment Advisers Act of 1940, the following rules have been added to the Act: Protection of Material Nonpublic Information; Personal Securities Trading; Initial and Annual Holdings Reports; Quarterly Transactions Reports; Exceptions from Reporting Requirements; Reportable Securities; Initial Public Offerings and Private Placements; Reporting Violations; Insider Trading; Educating Employees About the Code of Ethics; and Recordkeeping.

Protection of Material Nonpublic Information is required based on the Code and is discussed in Chapter 6.1 of the RIMCO Compliance Manual. A code of ethics is designed “to prevent access to material nonpublic information about the adviser’s securities recommendations, and client securities

3 Investment Adviser Codes of Ethics, Securities and Exchange Commission, page 3. Effective Date August 31,

2004.

holdings and transactions by individuals who do not need the information to perform their duties.”**4** The procedure to protect material nonpublic information is part of the RIMCO Code of Ethics to protect RIMCO clients.

Doing a periodic review of an adviser’s account is a tool in evaluating the standards of conduct illustrated in the trading activity of an individual IAR’s account. The RIMCO Code of Ethics requires that all access persons report their personal securities transactions and holdings to the Managing Partner immediately after being hired by RIMCO. “The code of Ethics must require a complete report of each access person’s securities holdings, at the time the person becomes an access person and at least once a year thereafter.”**5** The RIMCO Code of Ethics requires that new hires provide the Managing Partner with the previous 6 months of brokerage statements. Additionally, the new hire must provide a contact name and address of the firm where his/her brokerage account resides. Then the Managing Partner will notify the previous firm that brokerage statements must be forwarded to RIMCO Managing Partner going forward.

Rule 204A-1 permits three exceptions to personal securities reporting and exceptions to securities that appear to present little opportunity for the type of improper trading that the access person reports are designed to uncover.

Reports are not required if:

* If the access person is using an automatic investment plan.
* If the access person has securities or positions held in an account but has no direct or indirect influence or control over the account.
* “In the case of an advisory firm that has only one access person, so long as the firm maintains records of the holdings and transactions that rule 203A-1 would otherwise require be reported.”**6**
* The following transactions in securities are exempt from the reporting requirement of reportable securities:
* Direct Obligations of the U.S. Government.
* Money Market Instruments.
* Shares of money market funds.
* Transactions in units of a unit investment trust if the unit investment trust is invested exclusively in unaffiliated mutual funds.
* “Transactions and holdings in shares of other types of mutual funds, unless the adviser or a control affiliate acts as the investment adviser or principal underwriter for the fund.”**7**

4 Securities and Exchange Commission Investment Adviser Code of Ethics, page 3.

5 Investment Adviser Codes of Ethics, Securities and Exchange Commission, Effective Date August 31, 2004. Page 3-4.

6 Ibid, page 20

7 Ibid, page 7. page 20-21.

There are two types of investments that require pre-approval by the RIMCO Supervision team prior to purchase. One type is an initial public offering and the other type is a private placement. Since it is not usual that an IAR could participate in an IPO, the likelihood of needing approval is unlikely.

Based on certain risk factors in private placements, it is unlikely that the RIMCO Supervision team would approve investing in a private placement by an IAR. However, if the IAR had the opportunity to invest in a private placement, sufficient due diligence would have to be done to determine if RIMCO would want an IAR to invest in a private placement. All due diligence materials would have to be presented to the CCO for review and consideration.

All violations of the RIMCO Code of Ethics must be reported to the CCO. The CCO will record the violation and assure the reporting party’s privacy will be maintained. The CCO will investigate the allegation of the reporting party and discuss the findings with the CEO of RIMCO. Depending on the nature of the allegation and if the investigation concludes that the allegation did occur, disciplinary action may take place.

Educating Employees About the Code of Ethics:

“Under rule 204A-1, an adviser’s code of ethics must require the adviser to provide each supervised person with a copy of the code of ethics and any amendments. The code must also require each supervised person to acknowledge, in writing, his/her receipt of those copies.”**8** The RIMCO CCO will include training on the Code of Ethics each year as part of the Annual Compliance Meeting.

Each new hire will receive a copy of the Code of Ethics and be asked to sign a form stating that they have read the RIMCO Code of Ethics and will retain it in their file. The RIMCO Code of Ethics will be reviewed each year and any revisions will be made if necessary.

Recordkeeping

“Rule 204-2(a)(12) requires advisers to keep copies of their code of ethics, records of violations of the code and actions taken as a result of the violations, and copies of their supervised persons’ written acknowledgment of receipt of the code.”**9**

RIMCO uses Laserfiche to electronically store its records.

8 Ibid, page 7-8

9 Ibid, Page 9. Page 7-8.

# Participation of Interest in Client Transactions

At times, RIMCO and/or its associated persons may take positions in the same securities as clients. In order to mitigate conflicts of interest such as trading ahead of clients’ transactions, and in

accordance with its fiduciary responsibilities to its clients, transactions will generally be “last in” and “last out” for any trading that may occur in clients’ accounts where the investment adviser has the same positions in his/her investment account.

# Adviser Personal Trading

Based on Code of Ethics restrictions, all registered persons with RIMCO are required to notify the Chief Compliance Officer (CCO) with RIMCO of their personal securities accounts. The CCO will send a 407 letter to each of the investment firms that carry accounts for our advisers and request

copies of the adviser’s statements be sent to the Managing Partner. Administrative staff in the office do not have brokerage accounts or other investment accounts. The Managing Partner will review account statements and confirms to determine if any improper trading has taken place in the account since the last statement was reviewed. The Managing Partner will look for the following activities when reviewing personal securities accounts. The objective is to determine if any violations of the RIMCO Code of Ethics has taken place.

* + The Managing Partner will look at the asset base to see if it has increased significantly since the time of the last review of the account.
  + The Managing Partner will check for rapid trading in the accounts.
  + The Managing Partner will monitor for the incidence of option trading that is excessive.
  + The Managing Partner will check to see if any new offering has been purchased for the account.
  + The Managing Partner will check to see if there have been any changes in the beneficiary since the first statement has been reviewed.
  + The Managing Partner will check to see if the portfolio is consistent with the stated investment objectives.
  + If there is a finding, the Managing Partner will meet with the IAR and discuss the findings and what corrective action should be taken. Based on the interview with the adviser, the CCO may recommend disciplinary steps.

# Item 12 Brokerage Practices

At this time RIMCO does not recommend broker dealers for client transactions. We are affiliated with Securities America, Inc. and as a result either use Pershing, Charles Schwab as our custodian.

RIMCO also does not use soft dollars and has no plans to do so in the near future. We also do not use directed brokerage for our clients.

# Aggregation of Orders

Where the firm buys or sells the same security for two or more clients, RIMCO may place concurrent orders with a single broker, to be executed together as a single “block” in order to facilitate orderly and efficient execution. Whenever the firm aggregates trades, each account on whose behalf an order is placed is determined in advance of order placement. Each account receives the average price of the overall order and bears a proportionate share of all transactional costs.

Allocations of orders among client accounts must be made in a fair and equitable manner. Once the transaction is complete, RIMCO then instructs the executing broker to calculate the average price for all shares so traded. If an order is only partially filled, it shall be allocated on a pro-rata basis. There is no allocation to an account or set of accounts based on account performance or the amount or structure of management fees. However, the following factors may justify an allocation that deviates from the general rule.

# Specific allocations may be chosen based upon an account's existing positions in securities.

* + Specific allocations may be chosen because of the cash availability of one or more particular accounts.
  + An account’s allocation may be eliminated, reduced or increased because of investment policies and restrictions, account guideline limitations or investment objectives.
  + Specific allocations may be chosen for tax reasons.

RIMCO will receive no additional compensation or remuneration of any kind as a result of the aggregation of client trades.

# Trade Error Correction Procedures

On infrequent occasions, an error may be made in a client account. For example, a security may be erroneously purchased for a single client account instead of sold. In these situations, R W M generally seeks to rectify the error by placing the client account in a similar position as it would have been had there been no error. Depending on the circumstances, various corrective steps may be taken, including, but not limited to, canceling the trade, adjusting an allocation, and/or reimbursing the account. In the event of a profit resulting from a trade error, the client would not maintain the profit which would be allocated to the broker-dealer executing the trade.

# Item 13 Review of Accounts

If you open an account with RIMCO, we want to make sure that your investments match your investment objectives. As a result, RIMCO uses a 4-tier review process for clients’ accounts to ensure that we are acting in your best interest. The first review occurs when a new account is opened and the IAR goes over the investment objectives and other suitability information with you. The second review occurs when RIMCO Supervision reviews the new account information for accuracy and either approves the account or has questions that the IAR should cover with you before asking for your signature on the new account application. The third review occurs when RIMCO Supervision completes reviews each quarter to determine that the suitability information for the client matches your portfolio. The fourth review is completed annually to make sure that there have been no changes to your objectives and that the suitability data we collected is still an accurate representation of your investment objectives.

Clients will receive quarterly performance reports from the account custodian.

# Item 14 Client Referrals and Other Compensation

It is Robertson Wealth's policy not to engage solicitors or to pay related or non-related persons for referring potential clients to our firm. There is one exception to this policy. If one of our advisers utilizes a third-party portfolio manager offered by Howard Capital Management as a sponsor, our IAR would be a solicitor. As a solicitor, our IAR would share in the portfolio management fee with the portfolio manager.

It is RIMCO’s policy not to accept or allow our related persons to accept any form of compensation, including cash, sales awards or other prizes, from a non-client in conjunction with the advisory services we provide to our clients.

# Item 15 Custody

Rule 206(4)-2 requires advisers with custody of client assets to maintain client funds and client securities in accounts with “qualified custodians” (i.e., banks, savings associations, and registered broker dealers). An adviser is deemed to have custody of client assets when:

* + It has actual possession (even if it is merely forwarding securities or funds to another custodian).
  + It is authorized to deduct advisory fees or other expenses directly from a client’s account.
  + It has authority to withdraw funds or securities from a client’s account maintained by another custodian.
  + If it acts in any capacity that gives the adviser legal ownership of, or access to, the

client’s funds or securities (e.g., a general partner of a limited partnership, trustee of a trust, or managing member of a limited liability company).

* + If, under certain circumstances, client funds or securities are held by an affiliate.
  + RIMCO does not accept or maintain custody of client funds or securities. The Firm will not accept, hold (directly or indirectly), client funds or securities or have the ability to obtain possession of them. If the Firm inadvertently receives client funds or securities, the Firm will return such funds or securities to the client within three business days. RIMCO will maintain the assets of its advisory clients in accounts with a “qualified custodian” pursuant to Rule 206(4)-2 under the Advisers Act and will notify advisory clients in writing of the

qualified custodian’s name, address and the manner in which the assets are maintained promptly when the account is opened and following any changes to this information. Prior to opening an account with the qualified custodian RIMCO will determine that the custodian provides quarterly account statements directly to RIMCO’s clients or an independent representative of the client, provided the independent representative is qualified to receive the client’s account statement.

* + RIMCO will instruct clients that all client’s checks should be made payable to the account’s custodian. If a client delivers to RIMCO a check payable to the custodian or a broker dealer or delivers to RIMCO a stock certificate issued in the client’s name, RIMCO will forward the check or the stock certificate to the custodian promptly. Under no circumstances will RIMCO accept bearer securities from a client.
  + To avoid being deemed to have custody, RIMCO has adopted the following procedures:
  + Neither RIMCO nor any of its staff may have signatory power over any client’s brokerage or checking account.
  + Neither RIMCO nor any of its staff may have the power to unilaterally wire funds from a client’s account to a third party.
  + Neither RIMCO nor any of its staff may hold any client’s securities or funds in the Adviser’s name at any financial institution.
  + Neither RIMCO nor any of its staff may physically hold the cash or securities of any client.
  + Neither RIMCO nor any of its staff may have general power of attorney over a client’s account.

The RIMCO Investment Advisory Agreement discloses that clients’ fees are to be deducted from their investment account. Once the fees are calculated, RIMCO will notify the client’s custodian the amount of the fee to be deducted from the client’s account. There is no standing letter of authorization for the client to have RIMCO fees deducted from his/her investment account.

# Item 16 Investment Discretion

RIMCO provides discretionary and non-discretionary asset management services. If a discretionary account is opened the account agreement gives power of attorney to the adviser to have discretion over the account. A non-discretionary account would require that the adviser talk with the client and gain permission to place any trades in the client’s account.

# Item 17 Voting Client Securities

Robertson Wealth will not take any action or render any advice with respect to voting of proxies solicited by, or with respect to, the issuers of securities in which client’s assets may be invested.

# Item 18 Financial Information

RIMCO does not require or solicit payment of fees in excess of $500 per client more than six months in advance of services rendered. Therefore, we are not required to provide financial statements to clients.

As an advisory firm we are also required to disclose any financial condition that is likely to impair our ability to meet our contractual obligations. RIMCO has no additional financial circumstances to report. RIMCO has not been the subject of a bankruptcy petition at any time.

# Privacy Policy

In accordance with Gramm Leach Bliley and SEC Regulation S-P, RIMCO is required to provide notice to clients about its privacy policies. RIMCO must describe conditions under which we may disclose nonpublic personal information about our clients to nonaffiliated third parties. Privacy of consumer non-public personal information is codified under 17 CFR Part 248.30 of Regulation S-P and requires every regulated entity to adopt policies and procedures that address administrative, technical and physical safeguards for the protection of clients’ non-public personal information.

In order to protect the technical and physical safeguards for the protection of clients’ non-public personal information all advisers’ and staffs’ computers are encrypted. Administrative safeguards require all advisers and staff to use passwords that are changed on a quarterly basis and software that protects against cybersecurity.

RIMCO has developed policies and procedures designed to protect the non-public personal information of our clients. RIMCO does not disclose any nonpublic personal information about our clients or former clients to any nonaffiliated third parties, except as permitted by law. In the course of servicing a client's account, RIMCO may share some information with its service providers, such as transfer agents, custodians, broker-dealers, accountants, and lawyers. We restrict internal access to non-public personal information of our clients to those associated persons of RIMCO who don’t need access to this information in order to provide services to our clients.

RIMCO provides a copy of our Privacy Policy upon the establishment of the customer relationship. This is generally when the person fills out new account paperwork. You will receive a privacy policy every twelve months as long as you remain a client.

It has always been and will continue to be RIMCO’s policy never to sell information about current or former clients or their accounts to anyone. It is also RIMCO’s policy not to share information unless required to process a transaction, at the request of a client, or as required by law.

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