

er and ere end of the second

1 1

e service de la se

The Fund provides a complete list of its portfolio holdings four times each year, at the end of each fiscal quarter. For the second and fourth quarters, the list appears, respectively, in the Fund•s semiannual and annual reports to shareholders. For the first and third quarters, the Fund files the list with the Securities and Exchange Commission (SEC) as an exhibit to its reports on Form N-PORT. The Fund•s Form N-PORT filings are available on the SEC website, sec.gov. The SEC file numbers for the Fund are 811-07452 and 033-57340. The Fund•s most recent portfolio holdings, as filed on Form N-PORT, have also been made available to insurance companies issuing variable annuity contracts and variable life insurance policies (•variable productsŽ) that invest in the Fund.

A description of the policies and procedures that the Fund uses to determine how to vote proxies relating to portfolio securities is available without charge, upon request, from our Client Services department at 800 959 4246 or at invesco.com/corporate/about-us/ esg. The information is also available on the SEC website, sec.gov.

Information regarding how the Fund voted proxies related to its portfolio securities during the most recent 12-month period ended June 30 is available at invesco.com/proxysearch. The information is also available on the SEC website, sec.gov.

Invesco Advisers, Inc. is an investment adviser; it provides investment advisory services to individual and institutional clients and does not sell securities. Invesco Distributors, Inc. is the US distributor for Invesco Ltd.•s retail mutual funds, exchange-traded funds and institutional money market funds. Both are wholly owned, indirect subsidiaries of Invesco Ltd.

and the stand of the

······

Unless otherwise stated, information presented in present00003 0reportn atednhe

1

1

1

1

.

1 1

• · 、 、 · ·

7

٦

7

.

1 '

1 1 1 1

.

. . *. .*

• / /

.

× 7

۸.

١,



By security type	% of total investments
Options Purchased	95.98%
Money Market Funds	4.02

Data presented here are as of December 31, 2022.



	Shares	Value
Invesco Government & Agency Portfolio, Institutional Class, 4.22% ^{(a)(b)}	136,811	\$ 136,811
Invesco Liquid Assets Portfolio, Institutional Class, 4.4 ^(2%)	102,092	102,122
Invesco Treasury Portfolio, Institutional Class, 4.20 ^{(%)(b)}	163,051	163,051
Total Money Market Funds (Cost \$4	01,961)	401,984

Shares	Value
· · · · · · · · · · · · · · · · · · ·	
(Cost \$9,574,335)	\$9,585,403
TOTAL INVESTMENTS IN SECURITIES108.27% (Cost \$9,976,296)	9,987,387
OTHER ASSETS LESS LIABILITIES, (8.27)%	(7)
NET ASSETS100.00%	\$9,224,16

Notes to Schedule of Investments:

(a)

^(a) Notional Value is calculated by multiplying the Number of Contracts by the Exercise Price by the multiplier.

Description	Type of Contract	Expiration Date	Number of Contracts		Exercis Price		Notional Valué ^{a)}	Valu	 Ie
Equity Risk									
S&P 500 Index	Call	12/29/20	023 22	.2	USD	4,607.40	USD	10,136,280	\$(193,62
Equity Risk									
S&P 500 Index	Put	12/29/20	023 22	2	USD	3,455.55	USD	7,602,210	(378,46
Total Open Index Options Written								\$(572,	086)

^(a) Notional Value is calculated by multiplying the Number of Contracts by the Exercise Price by the multiplier.

Abbreviations:

ETF "Exchange-Traded Fund

SPDR "Standard & Poor•s Depositary Receipt USD "U.S. Dollar

See accompanying Notes to Financial Statements which are an integral part of the financial statements.

December 31, 2022

For the year ended December 31, 2022 and for the period December 31, 2021 (commencement date) through December 31, 2021

		December 31, 2021 mmencement date) throu December 31, 2021	ugh
• / / / / / / / / / / / / / / / / / / /			
Net investment income (loss)	\$ (77,198)	\$ (45)	
Net realized gain (loss)	(862,084)	"	
Change in net unrealized appreciation	19,746	"	
Net increase (decrease) in net assets resulting from operations	(919,536)		
Series I	(418,000)	1,000,000	
Series II	8,561,743	1,000,000	
Net increase in net assets resulting from share transactions	8,143,74	3 2,000,0	000
Net increase in net assets	7,224,207	1,999,955	
Beginning of year	1,999,955	33	
End of year	\$9,224,162	\$1,999,955	

See accompanying Notes to Financial Statements which are an integral part of the financial statements.

The following schedule presents financial highlights for a share of the Fund outstanding throughout the periods indicated.

	Ratio of expenses
Net gains	
(losses)	
Net asset Net on securities	
value, investment (both Total from Net asset Net assets,	
beginning income realized and investment value, end Total end of period	
of period (loss) ^{a)} unrealized) operations of period return ^(b) (000•s omitted)	

December 31, 2022

Invesco V.I. S&P 500 Buffer Fund - December (the •FundŽ) is a series portfolio of AIM Variable Insurance Funds (Invesco Variable Insurance Funds)

expenses; and (5) expenses that the Fund has incurred but did not actually pay because of an expense offset arrangement. Unless waives co continue agreement, it will terminate on April 30, 2024. During its term, the fee waiver agreement cannot be terminated or amended to increase the advisory fee waiver without approval of the Board of Trustees.

Further, the Adviser has contractually agreed, through at least June 30, 2024, to waive the advisory fee payable by the Fund in an anthem to equal net advisory fees the Adviser receives from the affiliated money market funds on investments by the Fund of uninvested cash interfutifisated money For the year ended December 31, 2022, the Adviser waived advisory fees of \$37,707 and reimbursed fund level expenses of \$69,923.

The Trust has entered into a master administrative services agreement with Invesco pursuant to which the Fund has agreed to paculmeestize a fee providing accounting services and fund administrative services to the Fund and to reimburse Invesco for fees paid to insuranceeouthparoisidthat has certain administrative services to the Fund. These administrative services provided by the insurance companies may includenteeouthparoisidthat has certain administrative services to the Fund and to reimburse Invesco for fees paid to insuranceeouthparoisidthat has certain administrative services to the Fund. These administrative services provided by the insurance companies may includenteeouthparoisidthat has certain administrative services to the Fund; tracking, recording and transmitting net purchase and redemption orders for Fund shares; maintaing gelatepreserv to the purchase, redemption and other account activity of variable product owners; distributing copies of Fund documents sugmasteriates eothers, to variable product owners, and responding to inquiries from variable product owners about the Fund. Pursuanthe sean agdeement December 31, 2022, Invesco was paid \$1,306 for accounting and fund administrative services and was reimbursed \$10,795 for fees paidsto insurance of the sean agdeed to insurance of the sean agdeed to insurance of the sean agdeed to pack the second to the s

The table below summarizes the value of the Fundes derivative investments, detailed by primary risk exposure, held as of December 31, 2022:

		Value
Derivative Assets		Equity Risk
Options purchased, at value	\$	9,585,403
Derivatives not subject to master netting agreements	(9,585,403)
Total Derivative Assets subject to master netting agreements	\$	"
		Value
Derivative Liabilities		Equity Risk
Options written, at value	\$	(629,012)
Derivatives not subject to master netting agreements		629,012
Total Derivative Liabilities subject to master netting agreements	\$	"

^(a) Options purchased, at value as reported in the Schedule of Investments.

The table below summarizes the gains (losses) on derivative investments, detailed by primary risk exposure, recognized in dearnings during the per

	Location of Gain (Loss) o Statement of Operations
	Equity Risk
Realized Gain (Loss):	
Options purchased	\$(600,286)
Options written	(261,782)
Change in Net Unrealized Appreciation: Options purchased	
Options purchased	11,068
Options written	8,655
Total	\$(842,345)

(a) Options purchased are included in the net realized gain (loss) from investment securities and the change in net unrealized appfeciation (deprecinvestment securities.

The table below summarizes the average notional value of derivatives held during the period.

	Equity Options Purchased	Index Options Purchased	Equity Options Written	Index Options Written
Average notional value	\$4,703,403	\$5,511,467	\$9,238,740	\$10,874,487
Average contracts	193	23	193	23

A Arrent of a start and a react

Trustees• and Officers• Fees and internetismounts accrued by the Fund to pay remuneration to certain Trustees and Officers of the Fund. Trustees I

There were no ordinary income or long-term capital gain distributions paid during the year ended December 31, 2022 and the period December 31, (commencement date) through December 31, 2021.

a contraction of the second second

	2022
Net unrealized appreciation ,, investments	\$ 13
Temporary book/tax differences	(3,442)
Capital loss carryforward	(842,351)
Shares of beneficial interest	10,069,942
Total net assets	\$ 9,224,162

The difference between book-basis and tax-basis unrealized appreciation (depreciation) is due to differences in the timingral lesses investments for tax and book purposes. The Fundes net unrealized appreciation (depreciation) difference is attributable primarily to straddles. The temporary book/tax differences are a result of timing differences between book and tax recognition of income and/or expenses.

differences are the result of the trustee deferral of compensation and retirement plan benefits. Capital loss carryforward is calculated and reported as of a specific date. Results of transactions and other activity after that date of apalitated the alloss carryforward actually available for the Fund to utilize. The ability to utilize capital loss carryforward in the future may intertiment the fu

and related regulations based on the results of future transactions.

The Fund has a capital loss carryforward as of December 31, 2022, as follows:

	and the state of t		
Expiration	Short-Term	Long-Term	Total
Not subject to expiration	\$336,944	\$505,407	\$842,351

* Capital loss carryforward is reduced for limitations, if any, to the extent required by the Internal Revenue Code and may be further limitations, if any, to the extent required by the Internal Revenue Code and may be further limitations, including the realization of net unrealized gains or losses as of the date of any reorganization.

There were no securities (other than short-term securities, U.S. Government obligations and money market funds, if any) purchased beoleany the ended December 31, 2022. Cost of investments, including any derivatives, on a tax basis includes the adjustments for financial frequentions purposes recently completed federal income tax reporting period-end.

To the Board of Trustees of AIM Variable Insurance Funds (Invesco Variable Insurance Funds) and Shale Sol Battes Cond - December

Opinion on the Financial Statements

We have audited the accompanying statement of assets and liabilities, including the schedule of investmesses **600** Auditer Fund - December (one of the funds constituting AIM Variable Insurance Funds (Invesco Variable Insurance Funds), referred to hereafter as the "Fund"), at a field addition of the funds constituting AIM Variable Insurance Funds (Invesco Variable Insurance Funds), referred to hereafter as the "Fund"), at a field addition of operations for the year ended December 31, 2022 and the statement of changes in net assets and the financial highlights for the year of December 31, 2022 and for the period December 31, 2021 (commencement of operations) through December 31, 2021, including the educated notes referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects that find positi December 31, 2022, the results of its operations for the year ended December 31, 2022, and the changes in its net assets and the financial highlight ended December 31, 2022, and for the period December 31, 2021 (commencement of operations) through December 31, 2021 in conformity with a principles generally accepted in the United States of America.

Basis for Opinion

These financial statements are the responsibility of the Fundes management. Our responsibility is to express an opinion overther fisubdese financial state audits. We are a public accounting firmor

Form 1099-DIV, Form 1042-S and other year...end tax information provide shareholders with actual calendar year amounts that shaukt uses include Shareholders should consult their tax advisers.

The following distribution information is being provided as required by the Internal Revenue Code or to meet a specific state s requirement. The Fund designates the following amounts or, if subsequently determined to be different, the maximum amount allowable for instruction year end 2022:

Federal and State Income Tax	
Qualified Dividend Income*	0.00%
Corporate Dividends Received Deduction*	0.00%
U.S. Treasury Obligations*	0.00%
Qualified Business Income*	0.00%
Business Interest Income*	0.00%

* The above percentages are based on ordinary income dividends paid to shareholders during the Fundes fiscal year.

The address of each trustee and officer is AIM Variable Insurance Funds (Invesco Variable Insurance Funds) (the •TrustŽ), 11 Green 1000, Houston, Texas 77046-1173. The trustees serve for the life of the Trust, subject to their earlier death, incapacitation, eestignation or removal as more specifically provided in the Trust•s organizational documents. Each officer serves for a one year term oreuntil the

1 1 1 1 1 1 1 X	>> × ′ ′ ′ ′	
-----------------	--------------	--

Name, Year of Birth and Position(s) Held with the Trust Independent Trustees, (c	Trustee and/or Officer Since omtied)	Principal Occupation(s) During Past 5 Years	Number of Funds in Fund Comple: Overseen by Trustee	Other Directorship(s) x Held by Trustee During Past 5 Years
Joel W. Motley 1952 Trustee	2019	Director of Office of Finance, Federal Home Loan Bank System; M Director of Carmona Motley Inc. (privately held financial advisor); M the Council on Foreign Relations and its Finance and Budget Com Chairman Emeritus of Board of Human Rights Watch and Member Investment Committee; and Member of Investment Committee Bo Historic Hudson Valley (non-profit cultural organization); Member of Board, Blue Ocean Acquisition Corp.; and Member of the Vestry an Investment Committee of Trinity Church Wall Street.	Nember of mittee; of its ard of of the	

A the second second second second

	Trustee		Number of Funds in	Other Directorship(s)
Name, Year of Birth and Position(s)	and/or Officer	Principal Occupation(s)	Overseen by	K Held by Trustee During Past 5
Held with the Trust	Since	During Past 5 Years	Trustee	Years
Officers	4000			N1/A
Sheri Morris "1964 President and Principal Execu Officer	1999 Director, Invesco Trust Company; Head of Global Fund Services, In Versco Ltd.; President and Principal Executive Officer, The Invesco Funds; Vice President, Invesco Exchange-Traded Fund Trust, Invesco Exchange-Traded Fund Trust II, Invesco India Exchange-Traded Fund Trust, Invesco Actively Managed Exchange-Traded Fund Trust, Invesco Actively Managed Exchange-Traded Commodity Fund Trust and Invesco Exchange-Traded Self-Indexed Fund Trust; and Vice President, OppenheimerFunds, Inc.		N/A	
		Formerly: Vice President, Treasurer and Principal Financial Officer Funds; Vice President, Invesco AIM Advisers, Inc., Invesco AIM Ca Management, Inc. and Invesco AIM Private Asset Management, In Vice President and Assistant Treasurer, The Invesco Funds; Vice F Assistant Vice President, Invesco Advisers, Inc.; Assistant Vice Pre Invesco AIM Capital Management, Inc. and Invesco AIM Private As Management, Inc.; Treasurer, Invesco Exchange-Traded Fund Tru Exchange-Traded Fund Trust II, Invesco India Exchange-Traded Fund Trust Invesco Actively Managed Exchange-Traded Fund Trust; and Sen President, Invesco Advisers, Inc. (formerly known as Invesco Instit (N.A.), Inc.) (registered investment adviser)	apital ac.; Assistant President and esident, sset ust, Invesco und Trust and ior Vice	
Jeffrey H. Kupor 1968 Senior Vice President, Chief L Officer and Secretary	2018 .egal			

Name, Year of Birth and Position(s) Held with the Trust Officers, (continued)	Trustee and/or Officer Since	Principal Occupation(s) During Past 5 Years	Number of Funds in Fund Comple Overseen by Trustee	Other Directorship(s) x Held by Trustee During Past 5 Years
John M. Zerr, 1962 Senior Vice President	2006	Chief Operating Officer of the Americas; Senior Vice Pres Advisers, Inc. (formerly known as Invesco Institutional (N. investment adviser); Senior Vice President, Invesco Distri- known as Invesco AIM Distributors, Inc.); Director and Vic Investment Services, Inc. (formerly known as Invesco AIM Services, Inc.) Senior Vice President, The Invesco Funds Invesco Capital Management LLC; Director, Invesco Funds Invesco Capital Markets, Inc. (formerly known as Van Kar Manager, Invesco Indexing LLC; Manager, Invesco Spec Member, Invesco Canada Funds Advisory Board; Director Executive Officer, Invesco Corporate Class Inc. (corporat company); and Director, Chairman, President and Chief E Invesco Canada Ltd. (formerly known as Invesco Trimark Ltèe) (registered investment adviser and registered trans Invesco, Inc.; President, Invesco Global Direct Real Estat President, Invesco IP Holdings (Canada) Ltd; President, I Real Estate GP Ltd.; President, Invesco Financial Service Financiers Invesco Ltée; and Director and Chairman, Inve Formerly: President, Trimark Investments Ltd/Services Fi Ltee; Director and Senior Vice President, Invesco Insuram Director and Senior Vice President, Invesco Insuram Director and Senior Vice President, Invesco Insuram Oformerly known as Invesco AIM Management Group, Inc.); Secret Counsel, Invesco Almagement Group, Inc. (formerly known as Invesco AIM Secretary, Invesco Investmen (formerly known as Invesco Funds; Secretary and Genera Investment Advisers LLC (formerly known as Van Kampe Secretary and General Counsel, Invesco Capital Markets as Van Kampen Funds Inc.); Chief Legal Officer, Invesco Investmen (formerly known as Invesco AIM Investment Services, Inc and Secretary, General Counsel and Senior Vice Pre Exchange-Traded Self-Indexed Fund Trust; Secretary, In Director, Secretary, General Counsel and Senior Vice Pre Exchange Corp.; Director, Vice President and Secretary, In Director, Secretary, General Counsel and Secretary, In Director, Secretary, General Counsel and Secretary, In Inc. (formerly kn	A.), Inc.) (registered ibutors, Inc. (formerly ce President, Invesco M Investment s; Managing Director, estment Advisers LLC enior Vice President, mpen Funds Inc.); cialized Products, LLC; or, President and Chief te mutual fund Executive Officer, & Ltd./Invesco Trimark efer agent); President, te Feeder GP Ltd.; Invesco Global Direct es Ltd. / Services esco Trust Company inanciers Invesco nce Agency, Inc.; tt Group, Inc. (formerly tary and General own as Invesco AIM at Services, Inc. c.); Chief Legal Officer al Counsel, Invesco en Asset Management); s, Inc. (formerly known b Exchange-Traded Fund ndia Exchange-Traded Fund Trust, Invesco rust and Invesco ovesco Indexing LLC; esident, Van Kampen IVZ Distributors, Inc. c. and Vice President, tt, Van Kampen neral Counsel, Van ovesco Distributors, irector, Senior Vice Advisers, Inc. and Van)10.608nvesco AIMInvesco AIM

Name, Year of Birth and Position(s) Held with the Trust	Trustee and/or Officer Since	Principal Occupation(s) During Past 5 Years	Number of Funds in Fund Comple Overseen by Trustee	Other Directorship(s) x Held by Trustee During Past 5 Years
Officers, (continued)				