

### Invesco V.I. Technology Fund

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 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 products") 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.

This report must be accompanied or preceded by a currently effective Fund prospectus and variable product prospectus, which contain more complete information, including sales charges and expenses. Investors should read each carefully before investing.

UnitedHealth Group is a bellwether in the health care provider space that we believed was well positioned for rising rates and inflation. We also had a favorable view on the managed care space due to conservative (higher) pricing and reimbursement, as well as manageable (lower) utilization tied to COVID-19 and staffing issues.

We believe that inflation may have peaked and may continue to cool, especially as consumers and enterprises scale back in the face of tighter conditions. The team expects the economy will slow and growth will become scarce. As a result, we continue to evaluate the likelihood for earnings revisions for companies under our purview. Looking forward, we see compelling opportunities for secular growers at attractive valuations.

At the close of the fiscal year, the Fund was significantly overweight in the IT sector relative to the broader NASDAQ Total Return Composite Index. Conversely, the Fund was underweight in consumer discretionary, health care, consumer staples and financials sectors.

Ash Shah took over as portfolio manager for the Invesco V.I. Technology Fund effective November 28, 2022. Erik Voss announced plans to retire on June 30, 2023, and is no longer the Fund's portfolio manager.

Thank you for your commitment to the Invesco V.I. Technology Fund and for sharing our long-term investment horizon.

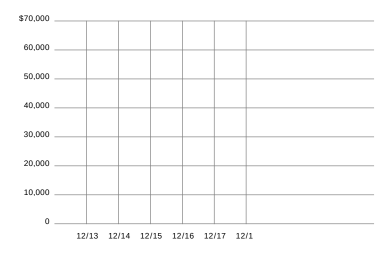
1 Source: Bloomberg LP

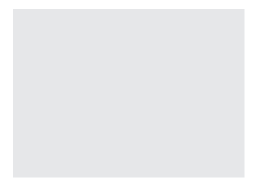
- 2 Source: US Federal Reserve
- 3 Source: US Bureau of Labor Statistics

4 Source: Lipper Inc.

## Your Fund's Long-Term Performance

Results of a \$10,000 Investment – Oldest Share Class(es) Fund and index data from 12/31/12





#### Supplemental Information

Invesco V.I. Technology Fund's investment objective is long-term growth of capital. Unless otherwise stated, information presented in this report is as of December 31, 2022, and is based on total net assets. Unless otherwise noted, all data is provided by Invesco. To access your Fund's reports/prospectus, visit invesco.com/fundreports.

About indexes used in this report The NASDAQ Composite Total Return Index is a broad-based, market index of the common stocks and similar securities listed on the Nasdaq stock market. The Lipper VUF Science & Technology Funds Classification Average represents an average of all variable insurance underlying funds in the Lipper Science & Technology Funds classification.

The Fund is not managed to track the performance of any particular index, including the index(es) described here, and consequently, the performance of the Fund may deviate significantly from the performance of the index(es).

A direct investment cannot be made in an index. Unless otherwise indicated, index results include reinvested dividends, and they do not reflect sales charges. Performance of the peer group, if applicable, reflects fund expenses; performance of a market index does not.

Portfolio Composition		
By sector %	% of total net asse	ets
Information Technology	73.40%	
Communication Services	13.66	
Health Care	4.29	
Consumer Discretionary	2.94	
Industrials	2.12	
Money Market Funds Plus Other Assets Less Liabi	lities	3.59

Top 10 Equity Holdings\*

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		% of total net assets
1.	Microsoft Corp.	11.52%
	· · · · · · · · · · · · · · · · · · ·	

# Schedule of Investments<sup>(a)</sup>

December 31, 2022

	Shares	Value	
Money Market Funds-(continued)			
Invesco Private Prime Fund, 4946%	14,796,268	\$ 14,800,707	7
Total Investments Purchased wi from Securities on Loan (Cost			56,445
TOTAL INVESTMENTS IN SECURI (Cost \$109,753,607)	TIES118.27%	% 131,765,50	05
OTHER ASSETS LESS LIABILITIES	6,,(18.27)%		(20,350,552)
NET ASSETS100.00%		\$111,4	14,953

Investment Abbreviations:

ADR ... American Depositary Receipt

Notes to Schedule of Investments:

(a) Industry and/or sector classifications used in this report are generally according to the Global Industry Classification Stamptad dy wanidhis/tae deve exclusive property and a service mark of MSCI Inc. and Standard & Poor•s.

<sup>(b)</sup> Non-income producing security.

<sup>(c)</sup> All or a portion of this security was out on loan at December 31, 2022.

(d) Affiliated issuer. The issuer and/or the Fund is a wholly-owned subsidiary of Invesco Ltd., or is affiliated by having an investment adviser that is a control of Invesco Ltd. The table below shows the Fundes transactions in, and earnings from, its investments in affiliates for the fundes are used to a subsidiary of Invesco Ltd. The table below shows the Fundes transactions in, and earnings from, its investments in affiliates for the fundes are used to a subsidiary of Invesco Ltd.

D	Value December 31, 2021	Purchases at Cost	Proceeds from Sales	Change in Unrealized Appreciation	Realized Gain (Loss)	Val		Divide	nd Income
Investments in Affiliated Money Market Funds:									
Invesco Government & Agency Portfolio, Institutional Class	\$ 687,446	\$ 25,302,093	\$ (24,661,25	55) \$ 1	1\$	- \$	1,328,285	9	\$ 17,088
Invesco Liquid Assets Portfolio, Institutional Class	l 491,002	18,072,924	(17,615,182)	2) 34	(17	7)	948,761		14,867
Invesco Treasury Portfolio, Institutional Clas	ss 785,653	3 28,916,6	,677 (28,18	84,291)	-	-	1,518,0	039	22,510
Investments Purchased with Cash Collatera from Securities on Loan:	الد								
Invesco Private Government Fund	1,370,979	80,833,0	004 (76,448	3,245)	-	-	5,755,73	38	48,003*
Invesco Private Prime Fund	3,198,950	170,748,872	72 (159,150,	,267) 5	52 2	2,600	14,800,70	7	124,150*
Total	\$6,534,030 \$	\$323,873,570 \$	\$(306,059,240)	) \$587	\$2,583	3 \$24	,351,530	\$ 2	226,618

\* Represents the income earned on the investment of cash collateral, which is included in securities lending income on the Statement of Ope include rebates and fees paid to lending agent or premiums received from borrowers, if any.

<sup>(e)</sup> The rate shown is the 7-day SEC standardized yield as of December 31, 2022.

(f) The security has been segregated to satisfy the commitment to return the cash collateral received in securities lending transactiones upoof the better the securities loaned. See Note 11.

#### Statement of Assets and Liabilities

December 31, 2022

#### Statement of Operations

For the year ended December 31, 2022

Assets:				Investment income:		
Investments in unaffiliated securities, at value				Dividends (net of foreign withholding taxes of \$19,247	7) \$	5 700,7 <sup>-</sup>
(Cost \$85,402,664)*	\$107, <u>-</u>	413,9	<u>9</u> 75	Dividends from affiliated money market funds (include		
Investments in affiliated money market funds, at valu				securities lending income of \$21,789)		76,254
(Cost \$24,350,943)	24,	,351,5		Total investment income		776,969
Cash		7,5		_		
Cash collateral from securities on loan				2 Expenses:	4.0	10.004
Foreign currencies, at value (Cost \$590)			594	Advisory fees		<u>)42,9</u> 91
Receivable for:				Administrative services fees		229,231
Investments sold			4,576	Custodian fees		12,012
Fund shares sold			<u>7,</u> 611	Distribution fees - Series II		22,825
Dividends			<u>,5</u> 13	Transfer agent fees		<u>7,</u> 146
Investment for trustee deferred compensation and		25		Trustees• and officers• fees and benefits		18,42
retirement plans		,	,226	Reports to shareholders		3,625
Other assets			<u>,1</u> 51	Professional services fees		40,419
Total assets	132	2,761,	, <u>3</u> 96	Other		2,901
Liabilities:			-	Total expenses	1,3	379,574
				Less: Fees waived		(3,088)
Payable for: Investments purchased		18	35,329	Net expenses	1.3	376,486
Fund shares reacquired			20,647	Net investment income (loss)		(599,517
Collateral upon return of securities loaned			20,647 ,005,555			(099,017
Accrued fees to affiliates			6 116	Realized and unrealized gain (loss) from:		
			<u>6,</u> 416	Plet realized gain (loss) from:		
Accrued trustees• and officers• fees and benefits				L Inattiliated investment securities	('	(9,612,335
Accrued other operating expenses			_33,902	Affiliated investment securities		2,583
Trustee deferred compensation and retirement plans			41,6	595 Foreign currencies		12,830
Total liabilities		,346,4			(0 506	
Net assets applicable to shares outstanding		<u>\$111</u>	1 <u>,</u> 414,95	53 Change in net unrealized appreciation (depreciation)		,522)
			-	Unaffiliated investment securities	01. (6	67,037,538
Net assets consist of:	Φ.			Affiliated investment securities		587,557,550
Shares of beneficial interest			60,779	Foreign currencies		205
Distributable earnings			<u>4,</u> 174	Foreign currencies	(07.026	
	\$111,41	14,95	<u>.</u> 3		(67,036	
			-	Net realized and unrealized gain (loss)	(	<u>(76,6</u> 33,66
Net Assets:	<b>*</b> : • 1			Net increase (decrease) in net assets resulting from	÷ :== 0	
Series I	\$104,0			operations	\$(77,23	<u>33,1</u> 85)
Series II	\$ 7,3	,339,0	<u>J</u> 20			
Shares outstanding, no par value, with an unlimited shares authorized:	d numb	er of	-			
Series I	8,'	266,5	528			
Series II		678,6				
Series I:		<u></u>				
Net asset value per share	\$		12.59			
Series II: Net asset value per share	\$		10.81			

\* At De 99 'Y \$20,621,722 were on loan to brokers.

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

# Statement of Changes in Net Assets For the years ended December 31, 2022 and 2021

	2022	2021
Operations:		
Net investment income (loss)	\$ (599,517)	\$ (1,409,441)
Net realized gain (loss)	9,596,922)	52,736,882

### Financial Highlights

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

			Net gains							Ratio of expenses to average	Ratio of expenses to average net	t Ratio of net		
	Net asset	Net	(losses) on securities		Distributions				,	net assets a with fee waivers	assets without fee waivers	t investment income		
	value, i	investment	(both	Total from	from net	Net asset		Net as	ssets,	and/or	and/or	(loss)		
	beginning of period	income (loss) <sup>a)</sup>	realized and unrealized)			value, end of period	Total return <sup>(b)</sup>	end of (000•s c		expenses absorbed	expenses absorbed	to average net assets		
Series I Year ended 12/31/22	\$38.08	\$(0.10)	\$(14.84	) \$(14.9	4) \$(10.5	5) \$12.	59 (39	9.95)%	\$104,07	6 0.98%	6 0.98	3% (0	.42)%	_ 104%

The Fund may invest in foreign securities, which may be subject to foreign taxes on income, gains on investments or currency webietriation, a may be recoverable. Foreign taxes, if any, are recorded based on the tax regulations and rates that exist in the foreign marketsina webietriation for shown in the Statement of Operations.

K. Forward Foreign Currency Contracts, "The Fund may engage in foreign currency transactions either on a spot (i.e. for prompt delivery and set basis, or through forward foreign currency contracts, to manage or minimize currency or exchange rate risk."

The Fund may also enter into forward foreign currency contracts for the purchase or sale of a security denominated in a foreign kinžency in o the U.S. dollar price of that security, or the Fund may also enter into forward foreign currency contracts that do not provide for the two currencies on the settlement date, but instead are settled by a single cash payment calculated as the difference between the against the settlement based upon an agreed upon notional amount (non-deliverable forwards).

A forward foreign currency contract is an obligation between two parties (•CounterpartiesŽ) to purchase or sell a specific currentity of at an agree future date. The use of forward foreign currency contracts for hedging does not eliminate fluctuations in the price of the underlying securities the intends to acquire but establishes a rate of exchange in advance. Fluctuations in the value of these contracts are measured by the difference in and reporting date exchange rates and are recorded as unrealized appreciation (depreciation) until the contracts are closeded by the contract realized gains (losses) are recorded. Realized and unrealized gains (losses) on the contracts are included in the Statement of the fore contracts include failure of the amounts reflected in the Statement of Assets and thervalue of the fore changing unfavorably. These risks may be in excess of the amounts reflected in the Statement of Assets and Liabilities.

L. Other Risks nt (non-driskins

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#### NOTE 6-Distributions to Shareholders and Tax Components of Net Assets

#### Tax Character of Distributions to Shareholders Paid During the Fiscal Years Ended December 31, 2022 and 2021:

	2022	2021
Ordinary income*	\$ "	\$ 1,934,423
Long-term capital gain	51,842,437	16,550,925
Total distributions	\$51,842,437	\$18,485,348

\* Includes short-term capital gain distributions, if any.

Tax Components of Net Assets at Period-End:

	2022
Net unrealized appreciation "investments	\$ 20,338,610
Net unrealized appreciation "foreign currencies	198
Temporary book/tax differences	(33,782)
Capital loss carryforward	(8,350,852)
Shares of beneficial interest	99,460,779
Total net assets	\$111,414,953

The difference between book-basis and tax-basis unrealized appreciation (depreciation) is due to differences in the timingral hesses bion of gains investments for tax and book purposes. The Fundes net unrealized appreciation (depreciation) difference is attributable primarily to wash sales. The temporary book/tax differences are a result of timing differences between book and tax recognition of income and/or experimets 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 apailed the alloss carryforward actually available for the Fund to utilize. The ability to utilize capital loss carryforward in the future may the limit date of apailed the and related regulations based on the results of future transactions.

The Fund does not have a capital loss carryforward as of December 31, 2022.

Capital Loss Carryforward\*

Expiration	Short-Term	Long-Term	Total
Not subject to expiration	\$8,350,852	\$"	\$8,350,852

\* Capital loss carryforward is reduced for 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.

#### NOTE 7–Investment Transactions

The aggregate amount of investment securities (other than short-term securities, U.S. Government obligations and money masketafuddsslid bay) put the Fund during the year ended December 31, 2022 was \$144,620,993 and \$157,249,874, respectively. Cost of investments, including aaay derivat basis includes the adjustments for financial reporting purposes as of the most recently completed federal income tax reporting period-end.

Unrealized Appreciation (Depreciation) of Investments on a Tax Basis

Aggregate unrealized appreciation of investments	\$27,130,244
Aggregate unrealized (depreciation) of investments	(6,791,634)
Net unrealized appreciation of investments	\$20,338,610

Cost of investments for tax purposes is \$111,426,895.

#### NOTE 8–Reclassification of Permanent Differences

Primarily as a result of differing book/tax treatment of net operating losses, on December 31, 2022, undistributed net investment in

	Summary of Share Activity							
	Year en December 3		Year ende December 31,					
	Shares	Amount	Shares	Amount				
Reacquired:								
Series I	(1,884,680)	\$(38,977,369)	(1,494,672)	\$(58,476,156)				
Series II	(79,540)	(1,670,569)	(88,379)	(3,181,644)				
Net increase (decrease) in share activity	3,708,27	73 \$ 42,159,02	)20 (288,050	0) <u>\$(11</u> ,198,9				

(a) There are entities that are record owners of more than 5% of the outstanding shares of the Fund and in the aggregate own 62% of the outstanding shares of the Fund and in the aggregate own 62% of the outstanding shares of the Fund and the Fund. The Fund and the Fund of the sprincipal underwriter or adviser, are parties to participation agreements with these entities where synthese entities interest in separate accounts funding variable products that are invested in the Fund. The Fund, Invesco and/or Invesco affiliates may make pay the second s

#### Report of Independent Registered Public Accounting Firm

To the Board of Trustees of AIM Variable Insurance Funds (Invesco Variable Insurance Funds) and Shareholders of Invesco V.I. Technology Fund

#### **Opinion on the Financial Statements**

We have audited the accompanying statement of assets and liabilities, including the schedule of investments, of Invesco V.I.thectindsogy Fund (on constituting AIM Variable Insurance Funds (Invesco Variable Insurance Funds), referred to hereafter as the "Fund") as of Detentisted 1,2022, the operations for the year ended December 31, 2022, the statement of changes in net assets for each of the two years in the period ended December including the related notes, and the financial highlights for each of the five years in the period ended December 31, 2022 (collective) as statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Fund December 31, 2022 (fiberesultee 081 its operations for the years in the period ended December 31, 2022) and the financial statements of the two years in the period ended December 31, 2022 (fiberesultee 081 its operations for the years in the period ended December 31, 2022) and the financial statements of the two years in the period ended December 31, 2022 (fiberesultee 081 its operations for the years in the period ended December 31, 2022) and the financial position of the five years in the period ended December 31, 2022 (fiberesultee 081 its operations for the years in the period ended December 31, 2022) and the financial position of the five years in the period ended December 31, 2022 (fiberesultee 081 its operations for the years in the period ended December 31, 2022) in conformity with accounting principles generally accepted in the submitted States of A

#### **Basis for Opinion**

These financial statements are the responsibility of the Fund•s management. Our responsibility is to express an opinion opertherffsubdesefinamoial state audits. We are a public accounting firm registered with the Public Company Accounting Oversight Board (United States) (PCAODe) pandente required with respect to the Fund in accordance with the U.S. federal securities laws and the applicable rules and regulations of the Securities and Externation PCAOB.

We conducted our audits of these financial statements in accordance with the standards of the PCAOB. Those standards require that wietplan and p 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 **dpetforming**or fraud, a procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts anotablis closures in t statements. Our audits also included evaluating the accounting principles used and significant estimates made by managementer of the financial statements. Our procedures included confirmation of securities owned as of December 31, 2022 by correspondence w transfer agent and brokers; when replies were not received from brokers, we performed other auditing procedures. We believe the source basis for our opinion.

/s/PricewaterhouseCoopers LLP

Houston, Texas February 14, 2023

We have served as the auditor of one or more of the investment companies in the Invesco group of investment companies since at least@95. We have began serving as auditor.

# Calculating your ongoing Fund expenses

### **Tax Information**

Form 1099-DIV, Form 1042-S and other year-end tax information provide shareholders with actual calendar year amounts that shtax ldeburinscluded 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 the information is being provided as required by the Internal Revenue Code or to meet a specific state•s requirement. 2022:

Federal and State Income Tax	
Long-Term Capital Gain Distributions	\$51,842,437
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.

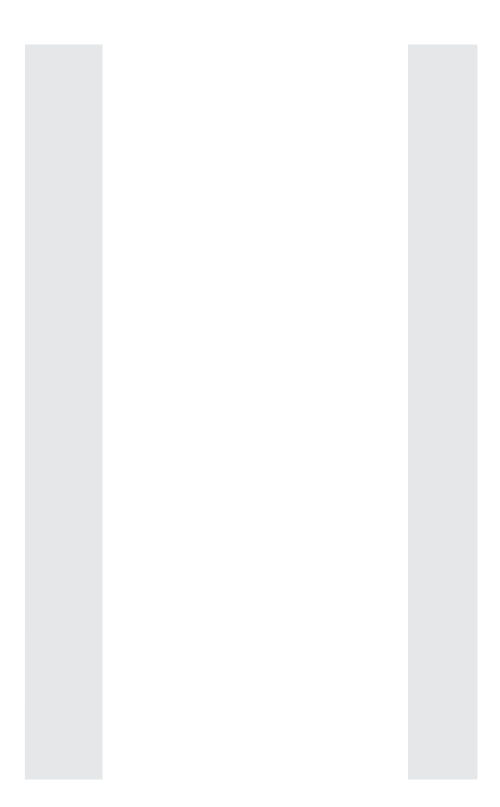
### Trustees and Officers

The address of each trustee and officer is AIM Variable Insurance Funds (Invesco Variable Insurance Funds) (the •TrustŽ), 11 Gree 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 elected and qualified. Column two below includes length of time served with predecessor entities, if any.

Name, Year of Birth and Position(s) Held with the Trust Interested Trustee	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
Martin L. Flanaģan 960 Trustee and Vice Chair	2007	Executive Director, Chief Executive Officer and President, Invesco (ultimate parent of Invesco and a global investment management fi Trustee and Vice Chair, The Invesco Funds; Vice Chair, Investmen Institute; and Member of Executive Board, SMU Cox School of Bus Formerly: Advisor to the Board, Invesco Advisers, Inc. (formerly knd Invesco Institutional (N.A.), Inc.); Chairman and Chief Executive Of Invesco Advisers, Inc. (registered investment adviser); Director, Ch Chief Executive Officer and President, Invesco Holding Company ( (formerly IVZ Inc.) (holding company), Invesco Group Services, Inc provider) and Invesco North American Holdings, Inc. (holding comp Director, Chief Executive Officer and President, Invesco Holding Cd Limited (parent of Invesco and a global investment management fir Director, Invesco Ltd.; Chairman, Investment Company Institute an Co-Chief Executive Officer, Co-President, Chief Operating Officer a Financial Officer, Franklin Resources, Inc. (global investment mana organization)	rm); t Company iness own as ficer, aairman, US), Inc. c. (service oany); ompany m); d President, and Chief	None

<sup>1</sup> Mr. Flanagan is considered an interested person (within the meaning of Section 2(a)(19) of the 1940 Act) of the Trust because heirs tontofficer stift three/Audvofficer and a director of Invesco Ltd., ultimate parent of the Adviser.

### Trustees and Officers



Name, Year of Birth and Position(s) Held with the Trust Independent Trustees,,(co	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
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); N 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. Formerly: Managing Director of Public Capital Advisors, LLC (priva financial advisor); Managing Director of Carmona Motley Hoffman, (privately held financial advisor); Trustee of certain Oppenheimer F Director of Columbia Equity Financial Corp. (privately held financia	Member of mittee; of its ard of of the nd the tely held Inc. Funds; and	Member of Board of Trust for Mutual Understanding (non-profit promoting the arts and environment); Member of Board of Greerwall Foundation (bioethics research foundation) and its Investment Committee; Member of Board of Friends of the LRC (non- profit legal advocacy); and Board Member and Investmen Committee Member of Pulitzer Center for Crisis Reporting (non-profit journalism)
Teresa M. Ressel "1962 Trustee	2017	Non-executive director and trustee of a number of public and privat corporations Formerly: Chief Executive Officer, UBS Securities LLC (investmen Chief Operating Officer, UBS AG Americas (investment banking); Management Team Olayan America, The Olayan Group (internation investor/commercial/industrial); Assistant Secretary for Managemen and Designated Chief Financial Officer, U.S. Department of Trease Director, ON Semiconductor Corporation (semiconductor manufac	t banking); Sr. onal ent & Budget ıry and	None
Robert C. Troccoli 1949 Trustee	2016	Retired Formerly: Adjunct Professor, University of Denver Daniels Colle Business; and Managing Partner, KPMG LLP	189 ge of	None
Daniel S. Vandivort 1954 Trustee	2019	President, Flyway Advisory Services LLC (consulting and property management) Formerly: President and Chief Investment Officer, previously Head Income, Weiss Peck and Greer/Robeco Investment Management; Chair, Weiss Peck and Greer Funds Board; and various capacities Boston including Head of Fixed Income at First Boston Asset Mana	l of Fixed Trustee and at CS First	Formerly: Trustee and

Name, Year of Birth and Position(s) Held with the Trust Officers	Trustee and/or Officer Since	Principal Occupation(s) During Past 5 Years	Number of Funds in Fund Comple: Overseen by Trustee	Other Directorship(s) K Held by Trustee During Past 5 Years
Sheri Morris " 1964 President and Principal Exect Officer	1999 utive	Director, Invesco Trust Company; Head of Global Fund Services, I President and Principal Executive Officer, The Invesco Funds; Vice Invesco Exchange-Traded Fund Trust, Invesco Exchange-Traded Invesco India Exchange-Traded Fund Trust, Invesco Actively Managed Exchange Commodity Fund Trust, and Invesco Exchange-Traded Self-Indexe and Vice President, OppenheimerFunds, Inc. Formerly: Vice President, Treasurer and Principal Financial Officer Funds; Vice President, Invesco AIM Advisers, Inc., Invesco AIM C Management, Inc. and Invesco AIM Advisers, Inc., Invesco AIM C Management, Inc. and Invesco AIM Private Asset Management, Ir Vice President and Assistant Treasurer, The Invesco Funds; Vice P Assistant Vice President, Invesco Advisers, Inc.; Assistant Vice Pre Invesco AIM Capital Management, Inc. and Invesco AIM Private A Management, Inc.; Treasurer, Invesco Exchange-Traded Fund Tru Exchange-Traded Fund Trust II, Invesco India Exchange-Traded F Invesco Actively Managed Exchange-Traded Fund Trust; and Sen President, Invesco Advisers, Inc. (formerly known as Invesco Instit (N.A.), Inc.) (registered investment adviser)	President, Fund Trust II, aged P-Traded ad Fund Trust; , The Invesco apital ac.; Assistant President and esident, sset ust, Invesco und Trust and ior Vice	N/A
Jeffrey H. Kupor 1968 Senior Vice President, Chief I Officer and Secretary	2018 Legal	Head of Legal of the Americas, Invesco Ltd.; Senior Vice Presiden Secretary, Invesco Advisers, Inc. (formerly known as Invesco Instii (N.A.), Inc.) (registered investment adviser); Secretary, Invesco Di Inc. (formerly known as Invesco AlM Distributors, Inc.); Vice Presid Secretary, Invesco Investment Services, Inc. (formerly known as In Investment Services, Inc.); Senior Vice President, Chief Legal Offic Secretary, The Invesco Funds; Secretary and General Counsel, In Investment Advisers LLC (formerly known as Van Kampen Asset M Secretary and General Counsel, Invesco Capital Markets, Inc. (for as Van Kampen Funds Inc.); Chief Legal Officer, Invesco Exchange Trust, Invesco Exchange-Traded Fund Trust II, Invesco India Exch Fund Trust, Invesco Actively Managed Exchange-Traded Fund Tru Actively Managed Exchange-Traded Commodity Fund Trust and In Exchange-Traded Self-Indexed Fund Trust; Secretary and Vice P Harbourview Asset Management Corporation; Secretary and Vice OppenheimerFunds, Inc.; and Invesco Managed Accounts, LLC; S Senior Vice President, OFI Global Institutional, Inc.; Secretary and President, OFI SteelPath, Inc.; Secretary and Vice President, Opp Acquisition Corp.; Secretary and Vice President, Shareholder Serv and Secretary and Vice President, Trinity Investment Managemen Formerly: Senior Vice President, Invesco Distributors, Inc.; Secretary President, Jemstep, Inc.; Head of Legal, Worldwide Institutional, In Secretary and General Counsel, INVESCO Private Capital Investor M Group, Inc. (formerly known as Invesco Alm Management Group, Assistant Secretary, INVESCO Asset Management (Bermuda) Ltc and General Counsel, INVESCO Realty, Inc.; Secretary and General Counsel, Invesco M Group, Inc. (formerly known as Invesco Private Capital, Inc.; Assistant Secret General Counsel, INVESCO Realty, Inc.; Secretary and General Counsel, Invesco M General Counsel, INVESCO Realty, Inc.; Secretary and General Counsel, Invesco Private Capital, Inc.; Assistant Secretary General Counsel, INVESCO Realty, Inc.; Secretary and G	autional stributors, lent and typesco AIM cer and vesco Anagement); merly known e-Traded Fund ange-Traded Fund ange-Traded Fund ange-Traded Fund ange-Traded super and Fund ange-Traded super and Fund ange-Traded Fund Fund Fund Fund Fund Fund Fund Fun	

Name, Year of Birth and Position(s) Held with the Trust	Trustee and/or Officer Since	Principal Occupation(s) During Past 5 Years		Other Directorship(s) K Held by Trustee During Past 5 Years	
Officers, (continued)					
John M. Zerr " 1962 Senior Vice President	2006	Chief Operating Officer of the Americas; Senior Vice F Advisers, Inc. (formerly known as Invesco Institutional investment adviser); Senior Vice President, Invesco D known as Invesco AIM Distributors, Inc.); Director and Investment Services, Inc. (formerly known as Invesco Services, Inc.) Senior Vice President, The Invesco Fur Invesco Capital Management LLC; Director, Invesco I (formerly known as Van Kampen Asset Management) Invesco Capital Markets, Inc. (formerly known as Van Manager, Invesco Indexing LLC; Manager, Invesco S Member, Invesco Canada Funds Advisory Board; Dire Executive Officer, Invesco Corporate Class Inc. (corpor company); and Director, Chairman, President and Chi Invesco Canada Ltd. (formerly known as Invesco Tim Ltèe) (registered investment adviser and registered tra Invesco, Inc.; President, Invesco Global Direct Real Es President, Invesco IHeldings (Canada) Ltd; Preside Real Estate GP Ltd.; President, Invesco Financial Sen Financiers Invesco Ltée; and Director and Chairman, I Formerly: President, Trimark Investments Ltd/Service Ltee; Director and Senior Vice President, Invesco Insu Director and Senior Vice President, Invesco Insu Director and Senior Vice President, Invesco Insu Management Group, Inc.); Secretary, Invesco Investin (formerly known as Invesco AIM Management Group, Inc.); Set Counsel, Invesco Management Group, Inc. (formerly I Management Advisers LLC (formerly known as Van Kan Secretary, The Invesco Funds; Secretary and General Counsel, Invesco Capital Mark as Van Kampen Funds Inc.); Chief Legal Officer, Invesc Trust, Invesco Exchange-Traded Fund Trust II, Invesco Fund Trust, Invesco Actively Managed Exchange-Tra Actively Managed Exchange-Traded Commodity Fun Exchange Corp.; Director, Vice President and Secretary Director, Secretary, General Counsel and Senior Vice President, General Counsel and Senior Vice President, General Counsel and Senior Vice President, General Counsel and Secretary and Kampen Investor Services Inc.; Director and Secretary Inc. (formerly known as Invesco	I (N.A.), Inc.) (registered Distributors, Inc. (formerly d Vice President, Invesco o AIM Investment inds; Managing Director, Investment Advisers LLC ); Senior Vice President, Kampen Funds Inc.); Opecialized Products, LLC; ector, President and Chief orate mutual fund ief Executive Officer, mark Ltd./Invesco Trimark ansfer agent); President, estate Feeder GP Ltd.; ent, Invesco Global Direct vices Ltd. / Services Invesco Trust Company es Financiers Invesco urance Agency, Inc.; ment Group, Inc. (formerly cretary and General known as Invesco AIM ment Services, Inc. a, Inc.); Chief Legal Officer neral Counsel, Invesco mpen Asset Management); kets, Inc. (formerly known sco Exchange-Traded Fund co India Exchange-Traded Inded Fund Trust, Invesco d Trust and Invesco y, Invesco Indexing LLC; e President, Van Kampen ary, IVZ Distributors, Inc. ctor and Vice President, dent, Van Kampen General Counsel, Van y, Invesco Distributors, ); Director, Senior Vice VIM Advisers, Inc. and Van	10.608nvesco AlMInvesco	AIMJ T <sup>4</sup>

Other

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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) k Held by Trustee During Past 5 Years
Todd F. Kuehl 1969 Chief Compliance Officer and Senior Vice President	2020	Chief Compliance Officer, Invesco Advisers, Inc. (registered invest adviser); and Chief Compliance Officer and Senior Vice President, Funds		N/A
		Formerly: Managing Director and Chief Compliance Officer, Legg N Funds); Chief Compliance Officer, Legg Mason Private Portfolio Gr (registered investment adviser)		
James Bordewick, Jr 1959 Senior Vice President and Senior Officer	2022	Senior Vice President and Senior Officer, The Invesco Funds Formerly: Chief Legal Officer, KingsCrowd, Inc. (research and anal platform for investment in private capital markets); Chief Operating and Head of Legal and Regulatory, Netcapital (private capital inves platform); Managing Director, General Counsel of asset management Compliance Officer for asset management and private banking, Ba America Corporation; Chief Legal Officer, Columbia Funds and Bot	Officer Itment ent and Chief nk of	N/A
		Senior Vice President and Associate General Counsel, MFS Invest Management; Chief Legal Officer, MFS Funds; Associate, Ropes & Associate, Gaston Snow & Ely Bartlett		

The Statement of Additional Information of the Trust includes additional information about the Fund•s Trustees and is available argen by the Budo additional Information for information on the Fund•s sub-advisers.

Office of the Fund 11 Greenway Plaza, Suite 1000 Houston, TX 77046-1173

Investo Advisers, Inc. 1555 Peachtree Street, N.E. Atlanta, GA 30309 Counsel to the Independent Trustees Sidley Austin LLP Auditors

Distributor Invesco Distributors, Inc. 11 Greenway Plaza, Suite 1000 Houston, TX 77046-1173

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Auditors PricewaterhouseCoopers LLP 1000 Louisiana Street, Suite 5800 Houston, TX 77002-5021

Counsel to the Fund Stradley Ronon Stevens & Young, LLP 2005 Market Street, Suite 2600 Philadelphia, PA 19103-7018

Houston, TX 77046-1173

Investment Adviser