

ANNUAL REPORT

AB CONCENTRATED GROWTH FUND



Beginning January 1, 2021, as permitted by new regulations adopted by the Securities and Exchange Commission, the Fund's annual and semi-annual shareholder reports will no longer be sent by mail, unless you specifically request paper copies of the reports. Instead, the reports will be made available on a website, and you will be notified by mail each time a report is posted and provided with a website address to access the report.

If you already elected to receive shareholder reports electronically, you will not be affected by this change and you need not take any action. You may elect to receive shareholder reports and other communications from the Fund electronically at any time by contacting your financial intermediary (such as a broker-dealer or bank) or, if you are a direct investor, by calling the Fund at (800) 221 5672.

You may elect to receive all future reports in paper form free of charge. If you invest through a financial intermediary, you can contact your financial intermediary to request that you continue to receive paper copies of your shareholder reports; if you invest directly with the Fund, you can call the Fund at (800) 221 5672. Your election to receive reports in paper form will apply to all funds held in your account with your financial intermediary or, if you invest directly, to all AB Mutual Funds you hold.

Investment Products Offered • Are Not FDIC Insured • May Lose Value • Are Not Bank Guaranteed

Investors should consider the investment objectives, risks, charges and expenses of the Fund carefully before investing. For copies of our prospectus or summary prospectus, which contain this and other information, visit us online at www.abfunds.com or contact your AB representative. Please read the prospectus and/or summary prospectus carefully before investing.

This shareholder report must be preceded or accompanied by the Fund's prospectus for individuals who are not current shareholders of the Fund.

You may obtain a description of the Fund's proxy voting policies and procedures, and information regarding how the Fund voted proxies relating to portfolio securities during the most recent 12-month period ended June 30, without charge. Simply visit AB's website at www.abfunds.com, or go to the Securities and Exchange Commission's (the "Commission") website at www.sec.gov, or call AB at (800) 227 4618.

The Fund files its complete schedule of portfolio holdings with the Commission for the first and third quarters of each fiscal year as an exhibit to its reports on Form N-PORT. The Fund's Form N-PORT reports are available on the Commission's website at www.sec.gov. The Fund's Forms N-PORT may also be reviewed and copied at the Commission's Public Reference Room in Washington, DC; information on the operation of the Public Reference Room may be obtained by calling (800) SEC 0330. AB publishes full portfolio holdings for the Fund monthly at www.abfunds.com.

AllianceBernstein Investments, Inc. (ABI) is the distributor of the AB family of mutual funds. ABI is a member of FINRA and is an affiliate of AllianceBernstein L.P., the Adviser of the funds.

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FROM THE PRESIDENT



Dear Shareholder.

We are pleased to provide this report for AB Concentrated Growth Fund (the "Fund"). Please review the discussion of Fund performance, the market conditions during the reporting period and the Fund's investment strateav.

As always, AB strives to keep clients ahead of what's next by:

- + Transforming uncommon insights into uncommon knowledge with a global research scope
- + Navigating markets with seasoned investment experience and sophisticated solutions
- + Providing thoughtful investment insights and actionable ideas

Whether you're an individual investor or a multi-billion-dollar institution, we put knowledge and experience to work for you.

AB's global research organization connects and collaborates across platforms and teams to deliver impactful insights and innovative products. Better insights lead to better opportunities—anywhere in the world.

For additional information about AB's range of products and shareholder resources, please log on to www.abfunds.com.

Thank you for your investment in the AB Mutual Funds.

Sincerely,

Robert M. Keith

Robert M. Keith

President and Chief Executive Officer, AB Mutual Funds

ANNUAL REPORT

August 11, 2020

This report provides management's discussion of fund performance for AB Concentrated Growth Fund for the annual reporting period ended June 30, 2020.

The Fund's investment objective is long-term growth of capital.

NAV RETURNS AS OF JUNE 30, 2020 (unaudited)

	(
	6 Months	12 Months
AB CONCENTRATED GROWTH FUND		
Class A Shares	-2.41%	6.84%
Class C Shares	-2.78%	6.01%
Advisor Class Shares ¹	-2.30%	7.09%
Class R Shares ¹	-2.59%	6.48%
Class K Shares ¹	-2.43%	6.78%
Class I Shares ¹	-2.30%	7.10%
Class Z Shares ¹	-2.28%	7.13%
S&P 500 Index	-3.08%	7.51%

¹ Please note that these share classes are for investors purchasing shares through accounts established under certain fee-based programs sponsored and maintained by certain broker-dealers and financial intermediaries, institutional pension plans and/or investment advisory clients of, and certain other persons associated with, the Adviser and its affiliates or the Fund.

INVESTMENT RESULTS

The table above shows the Fund's performance compared to its benchmark, the Standard & Poor's ("S&P") 500 Index, for the six- and 12-month periods ended June 30, 2020.

All share classes underperformed the benchmark for the 12-month period. but outperformed for the six-month period, before sales charges. In both periods, having less exposure to areas of the market that underperformed. such as energy and financials, was most beneficial to relative performance. At the security level, selection within consumer discretionary and technology detracted, while selection within industrials and communication services contributed.

For the 12-month period, the top absolute detractors were ULTA Beauty, Booking Holdings and Charles Schwab. The top contributors included Microsoft, Alphabet, Inc. and Mastercard, For the six-month period, the top absolute contributors included Microsoft, Verisk Analytics and Facebook. The top absolute detractors were Charles Schwab, Allegion and Booking Holdings.

The Fund did not utilize derivatives during the six- or 12-month periods.

MARKET REVIEW AND INVESTMENT STRATEGY

US equity markets posted positive absolute results over the 12-month period ended June 30, 2020 but became challenged in the face of the COVID-19 outbreak, which occurred early in the first quarter of 2020. Six-month performance was much more volatile. The period produced the quickest bear market ever, followed by the fastest bull market in history. US equities ended the six-month period lower as the S&P 500 Index declined 3.08%, but advanced 7.51% over the 12-month period.

During both periods, the Fund benefited from specific style factors in the market. The Fund's high-quality growth focus added to performance, as value and companies that carried higher debt loads were more adversely impacted and lagged. Market leadership was consistent over both periods. led by technology, while energy was the worst-performing sector.

In this challenging environment, the Fund's Senior Investment Management Team remains focused on sustainably growing the underlying earnings power of the Fund and believes the Fund is well positioned for the current environment.

INVESTMENT POLICIES

The Adviser seeks to achieve the Fund's investment objective of longterm growth of capital by investing primarily in common stocks of listed US companies. The Adviser employs an appraisal method that attempts to measure each prospective company's quality and growth rate by numerous factors. Such factors include: a company's record and projections of profit and earnings growth, accuracy and availability of information with respect to the company, success and experience of management, accessibility of management to the Fund's Adviser, product lines and competitive position both in the United States and abroad, lack of cyclicality, large market capitalization and liquidity of the company's securities. The Adviser compares these results to the general stock markets to determine the relative attractiveness of each company at a given time. The Adviser weighs economic, political and market factors in making investment decisions; this appraisal technique attempts to measure each investment candidate not only against other stocks of the same industry group, but also against a broad spectrum of investments. While the Fund primarily invests in companies that have market capitalizations of \$5 billion or more, it may invest in companies that have market capitalizations of \$3 billion to \$5 billion.

(continued on next page)

The Fund invests in a relatively small number of individual stocks. The Fund is considered to be "non-diversified", which means that the securities laws do not limit the percentage of its assets that it may invest in any one company (subject to certain limitations under the Internal Revenue Code of 1986, as amended).

DISCLOSURES AND RISKS

Benchmark Disclosure

The S&P 500® Index is unmanaged and does not reflect fees and expenses associated with the active management of a mutual fund portfolio. The S&P 500 Index includes 500 US stocks and is a common representation of the performance of the overall US stock market. An investor cannot invest directly in an index or average, and its results are not indicative of the performance for any specific investment, including the Fund

A Word About Risk

Market Risk: The value of the Fund's assets will fluctuate as the bond or stock market fluctuates. The value of its investments may decline, sometimes rapidly and unpredictably, simply because of economic changes or other events, including public health crises (including the occurrence of a contagious disease or illness), that affect large portions of the market.

Focused Portfolio Risk: Investments in a limited number of companies may have more risk because changes in the value of a single security may have a more significant effect, either negative or positive, on the Fund's net asset value ("NAV").

Sector Risk: The Fund may have more risk because it may invest to a significant extent in one or more particular market sectors, such as the information-technology or health-care sector. To the extent it does so, market or economic factors affecting the relevant sector(s) could have a major effect on the value of the Fund's investments.

Capitalization Risk: Investments in mid-capitalization companies may be more volatile and less liquid than investments in large-capitalization companies.

Non-Diversification Risk: The Fund may have more risk because it is "non-diversified", meaning that it can invest more of its assets in a smaller number of issuers. Accordingly, changes in the value of a single security may have a more significant effect, either negative or positive, on the Fund's NAV.

Management Risk: The Fund is subject to management risk because it is an actively managed investment fund. The Adviser will apply its investment techniques and risk analyses in making investment decisions for the Fund, but there is no guarantee that its techniques will produce the intended results.

These risks are fully discussed in the Fund's prospectus. As with all investments, you may lose money by investing in the Fund.

DISCLOSURES AND RISKS (continued)

An Important Note About Historical Performance

The investment return and principal value of an investment in the Fund will fluctuate, so that shares, when redeemed, may be worth more or less than their original cost. Performance shown in this report represents past performance and does not guarantee future results. Current performance may be lower or higher than the performance information shown. You may obtain performance information current to the most recent month-end by visiting www.abfunds.com.

Effective as of the close of business on February 28, 2014, the W.P. Stewart Growth Fund, Inc. (the "Predecessor Fund") was converted into the Fund and the Predecessor Fund's shares were converted into Advisor Class shares of the Fund. The inception date for Class A, C, R, K, I and Z shares is February 28, 2014. The inception date of the Predecessor Fund is February 28, 1994.

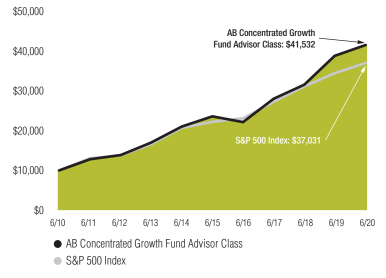
All fees and expenses related to the operation of the Fund have been deducted. NAV returns do not reflect sales charges; if sales charges were reflected, the Fund's quoted performance would be lower. SEC returns reflect the applicable sales charges for each share class: a 4.25% maximum front-end sales charge for Class A shares and a 1% 1-year contingent deferred sales charge for Class C shares. Returns for the different share classes will vary due to different expenses associated with each class. Performance assumes reinvestment of distributions and does not account for taxes.

Please note: References to specific securities are presented to illustrate the Fund's investment philosophy and are not to be considered advice or recommendations. This information reflects prevailing market conditions and the Adviser's judgments as of the date indicated, which are subject to change. In preparing this report, the Adviser has relied upon and assumed without independent verification, the accuracy and completeness of all information available from third-party sources. It should not be assumed that any investments made in the future will be profitable or will equal the performance of the selected investments referenced herein.

HISTORICAL PERFORMANCE

GROWTH OF A \$10,000 INVESTMENT IN THE FUND (unaudited)

6/30/2010 TO 6/30/2020



This chart illustrates the total value of an assumed \$10,000 investment in AB Concentrated Growth Fund Advisor Class shares (from 6/30/2010 to 6/30/2020) as compared to the performance of the Fund's benchmark. The chart assumes the reinvestment of dividends and capital gains distributions.

HISTORICAL PERFORMANCE (continued)

AVERAGE ANNUAL RETURNS AS OF JUNE 30, 2020 (unaudited)

CLASS A SHARES 1 Year 6.84% 2.29% 5 Years 11.67% 10.70% Since Inception¹ 12.06% 11.30% CLASS C SHARES 1 Year 6.01% 5.01% 5 Years 10.83% 10.83% Since Inception¹ 11.23% 11.23% ADVISOR CLASS SHARES² 1 Year 7.09% 7.09% 5 Years 11.95% 11.95% 10 Years 15.30% 15.30% CLASS R SHARES² 1 Year 6.48% 6.48% 5 Years 11.38% 11.38% Since Inception¹ 11.77% 11.77% CLASS K SHARES² 1 Year 6.78% 6.78% 5 Years 11.66% 11.66% Since Inception¹ 12.06% 12.06% CLASS I SHARES² 1 Year 7.10% 7.10% 5 Years 11.66% 11.66% Since Inception¹ 12.06% 12.06%		NAV Returns	SEC Returns (reflects applicable sales charges)
5 Years 11.67% 10.70% Since Inception¹ 12.06% 11.30% CLASS C SHARES 1 Year 6.01% 5.01% 5 Years 10.83% 10.83% Since Inception¹ 11.23% 11.23% ADVISOR CLASS SHARES² 1 Year 7.09% 7.09% 5 Years 11.95% 11.95% 10 Years 15.30% 15.30% CLASS R SHARES² 1 Year 6.48% 6.48% 5 Years 11.38% 11.38% Since Inception¹ 11.77% 11.77% CLASS K SHARES² 1 Year 6.78% 6.78% 5 Years 11.66% 11.66% Since Inception¹ 12.06% 12.06% CLASS I SHARES² 1 Year 7.10% 7.10%	CLASS A SHARES		
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CLASS C SHARES 1 Year 6.01% 5.01% 5 Years 10.83% 10.83% Since Inception¹ 11.23% 11.23% ADVISOR CLASS SHARES² 1 Year 7.09% 7.09% 5 Years 11.95% 11.95% 10 Years 15.30% 15.30% CLASS R SHARES² 1 Year 6.48% 6.48% 5 Years 11.38% 11.38% Since Inception¹ 11.77% 11.77% CLASS K SHARES² 1 Year 6.78% 6.78% 5 Years 11.66% 11.66% Since Inception¹ 12.06% 12.06% CLASS I SHARES² 1 Year 7.10% 7.10%	5 Years	11.67%	10.70%
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CLASS R SHARES² 1 Year 6.48% 6.48% 5 Years 11.38% 11.38% Since Inception¹ 11.77% 11.77% CLASS K SHARES² 1 Year 6.78% 6.78% 5 Years 11.66% 11.66% Since Inception¹ 12.06% 12.06% CLASS I SHARES² 1 Year 7.10% 7.10%	5 Years	11.95%	11.95%
1 Year 6.48% 6.48% 5 Years 11.38% 11.38% 11.38% Since Inception¹ 11.77% 11.77% CLASS K SHARES² 1 Year 6.78% 6.78% 5 Years 11.66% 11.66% Since Inception¹ 12.06% 12.06% CLASS I SHARES² 1 Year 7.10% 7.10%	10 Years	15.30%	15.30%
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CLASS K SHARES² 1 Year 6.78% 6.78% 5 Years 11.66% 11.66% Since Inception¹ 12.06% 12.06% CLASS I SHARES² 1 Year 7.10% 7.10%	5 Years	11.38%	11.38%
1 Year 6.78% 6.78% 5 Years 11.66% 12.06% 12.06% CLASS I SHARES ² 7.10% 7.10%	Since Inception ¹	11.77%	11.77%
5 Years 11.66% 11.66% Since Inception¹ 12.06% 12.06% CLASS I SHARES² 7.10% 7.10%	CLASS K SHARES ²		
Since Inception¹ 12.06% CLASS I SHARES² 7.10% 1 Year 7.10%	1 Year	6.78%	6.78%
CLASS I SHARES ² 1 Year 7.10% 7.10%	5 Years	11.66%	11.66%
1 Year 7.10% 7.10%	Since Inception ¹	12.06%	12.06%
	CLASS I SHARES ²		
5 Years 11.97% 11.97%	1 Year	7.10%	7.10%
	5 Years	11.97%	11.97%
Since Inception ¹ 12.36% 12.36%	Since Inception ¹	12.36%	12.36%
CLASS Z SHARES ²	CLASS Z SHARES ²		
1 Year 7.13% 7.13%	1 Year	7.13%	7.13%
5 Years 11.98% 11.98%	5 Years	11.98%	11.98%
Since Inception ¹ 12.36% 12.36%	Since Inception ¹	12.36%	12.36%

The Fund's prospectus fee table shows the Fund's total annual operating expense ratios as 1.04%, 1.79%, 0.79%, 1.29%, 1.05%, 0.77% and 0.77% for Class A, Class C, Advisor Class, Class R, Class K, Class I and Class Z shares, respectively, gross of any fee waivers or expense reimbursements. The Financial Highlights section of this report sets forth expense ratio data for the current reporting period; the expense ratios shown above may differ from the expense ratios in the Financial Highlights section since they are based on different time periods.

¹ Inception date: 2/28/2014.

² These share classes are offered at NAV to eligible investors and their SEC returns are the same as their NAV returns. Please note that these share classes are for investors purchasing shares through accounts established under certain fee-based programs sponsored and maintained by certain broker-dealers and financial intermediaries, institutional pension plans and/or investment advisory clients of, and certain other persons associated with, the Adviser and its affiliates or the Fund.

HISTORICAL PERFORMANCE (continued)

SEC AVERAGE ANNUAL RETURNS AS OF THE MOST RECENT CALENDAR QUARTER-END **JUNE 30, 2020** (unaudited)

	SEC Returns (reflects applicable sales charges)
CLASS A SHARES	
1 Year	2.29%
5 Years	10.70%
Since Inception ¹	11.30%
CLASS C SHARES	
1 Year	5.01%
5 Years	10.83%
Since Inception ¹	11.23%
ADVISOR CLASS SHARES ²	
1 Year	7.09%
5 Years	11.95%
10 Years	15.30%
CLASS R SHARES ²	
1 Year	6.48%
5 Years	11.38%
Since Inception ¹	11.77%
CLASS K SHARES ²	
1 Year	6.78%
5 Years	11.66%
Since Inception ¹	12.06%
CLASS I SHARES ²	
1 Year	7.10%
5 Years	11.97%
Since Inception ¹	12.36%
CLASS Z SHARES ²	
1 Year	7.13%
5 Years	11.98%
Since Inception ¹	12.36%

¹ Inception date: 2/28/2014.

² Please note that these share classes are for investors purchasing shares through accounts established under certain fee-based programs sponsored and maintained by certain broker-dealers and financial intermediaries, institutional pension plans and/or investment advisory clients of, and certain other persons associated with, the Adviser and its affiliates or the Fund.

EXPENSE EXAMPLE

(unaudited)

As a shareholder of the Fund, you incur two types of costs: (1) transaction costs, including sales charges (loads) on purchase payments, contingent deferred sales charges on redemptions and (2) ongoing costs, including management fees; distribution (12b-1) fees; and other Fund expenses. This example is intended to help you understand your ongoing costs (in dollars) of investing in the Fund and to compare these costs with the ongoing costs of investing in other mutual funds.

This Example is based on an investment of \$1,000 invested at the beginning of the period and held for the entire period as indicated below.

Actual Expenses

The table below provides information about actual account values and actual expenses. You may use the information, together with the amount you invested, to estimate the expenses that you paid over the period. Simply divide your account value by \$1,000 (for example, an \$8,600 account value divided by \$1,000 = 8.6), then multiply the result by the number under the heading entitled "Expenses Paid During Period" to estimate the expenses you paid on your account during this period.

Hypothetical Example for Comparison Purposes

The table below also provides information about hypothetical account values and hypothetical expenses based on the Fund's actual expense ratio and an assumed annual rate of return of 5% before expenses, which is not the Fund's actual return. The hypothetical account values and expenses may not be used to estimate the actual ending account balance or expenses you paid for the period. You may use this information to compare the ongoing costs of investing in the Fund and other funds by comparing this 5% hypothetical example with the 5% hypothetical examples that appear in the shareholder reports of other funds.

Please note that the expenses shown in the table are meant to highlight your ongoing costs only and do not reflect any transactional costs, such as sales charges (loads), or contingent deferred sales charges on redemptions. Therefore, the hypothetical example is useful in comparing ongoing costs only, and will not help you determine the relative total costs of owning different funds. In addition, if these transactional costs were included, your costs would have been higher.

	Acco		Ending Account Value June 30, 2020				
Class A Actual Hypothetical**	\$	1,000 1,000	\$	975.90 1,019.44		5.35 5.47	1.09% 1.09%

EXPENSE EXAMPLE (continued)

	Acco	ginning unt Value ery 1, 2020	Ending Account Value June 30, 2020				Annualized Expense Ratio*
Class C Actual	\$	1,000	\$	972.20	\$	9.02	1.84%
Hypothetical**	\$	1,000	\$	1,015.71	\$	9.22	1.84%
Advisor Class							
Actual	\$	1,000	\$	977.00	\$	4.13	0.84%
Hypothetical**	\$	1,000	\$	1,020.69	\$	4.22	0.84%
Class R							
Actual	\$	1,000	\$	974.10	\$	6.97	1.42%
Hypothetical**	\$	1,000	\$	1,017.80	\$	7.12	1.42%
Class K							
Actual	\$	1,000	\$	975.70	\$	5.60	1.14%
Hypothetical**	\$	1,000	\$	1,019.19	\$	5.72	1.14%
Class I							
Actual	\$	1,000	\$	977.00	\$	4.08	0.83%
Hypothetical**	\$	1,000	\$	1,020.74	\$	4.17	0.83%
Class Z							
Actual	\$	1,000	\$	977.20	\$	3.93	0.80%
Hypothetical**	\$	1,000	\$	1,020.89	\$	4.02	0.80%

^{*} Expenses are equal to the classes' annualized expense ratios, multiplied by the average account value over the period, multiplied by 182/366 (to reflect the one-half year period).

^{**} Assumes 5% annual return before expenses.

PORTFOLIO SUMMARY

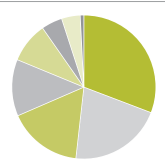
June 30, 2020 (unaudited)

PORTFOLIO STATISTICS

Net Assets (\$mil): \$768.9

SECTOR BREAKDOWN1

- 30.8% Information Technology
- 21.0% Health Care
- 16.7% Consumer Discretionary
- 12.7% Industrials
- 9.1% Communication Services
- 4.7% Materials
- 42% Financials
- 0.8% Short-Term



TEN LARGEST HOLDINGS²

TEN ENIGEOT HOLDINGO		
Company	U.S. \$ Value	Percent of Net Assets
Microsoft Corp.	\$ 72,476,423	9.4%
Mastercard, Inc Class A	62,509,797	8.1
IQVIA Holdings, Inc.	60,958,600	7.9
Abbott Laboratories	58,210,373	7.6
Zoetis, Inc.	42,002,349	5.5
Amphenol Corp. – Class A	37,049,056	4.8
Facebook, Inc Class A	36,816,676	4.8
International Flavors & Fragrances, Inc.	35,930,866	4.7
Stericycle, Inc.	35,696,263	4.6
TJX Cos., Inc. (The)	35,367,023	4.6
	\$ 477,017,426	62.0%

¹ All data are as of June 30, 2020. The Fund's sector breakdown is expressed as a percentage of total investments and may vary over time.

Please note: The sector classifications presented herein are based on the Global Industry Classification Standard (GICS) which was developed by Morgan Stanley Capital International and Standard & Poor's. The components are divided into sector, industry group, and industry sub-indices as classified by the GICS for each of the market capitalization indices in the broad market. These sector classifications are broadly defined. The "Portfolio of Investments" section of the report reflects more specific industry information and is consistent with the investment restrictions discussed in the Fund's prospectus.

² Long-term investments.

PORTFOLIO OF INVESTMENTS

June 30, 2020

Company	Shares	U.S. \$ Value
COMMON STOCKS – 99.2% Information Technology – 30.8% Electronic Equipment, Instruments & Components – 9.3%		
Amphenol Corp. – Class A	386,693 298,102	\$ 37,049,056 34,633,491 71,682,547
IT Services – 12.1% Automatic Data Processing, Inc	203,718 211,396	30,331,573 62,509,797 92,841,370
Software - 9.4% Microsoft Corp. Health Care - 21.0%	356,132	72,476,423 237,000,340
Health Care Equipment & Supplies - 7.6% Abbott Laboratories	636,666	58,210,373
IQVIA Holdings, Inc.(a)	429,649	60,958,600
Pharmaceuticals – 5.5% Zoetis, Inc.	306,497	42,002,349 161,171,322
Consumer Discretionary – 16.7% Auto Components – 4.5% Aptiv PLC	443,038	34,521,521
Specialty Retail - 7.9% TJX Cos., Inc. (The) Ulta Beauty, Inc. (a)	699,506 126,064	35,367,023 25,643,939
Textiles, Apparel & Luxury Goods – 4.3% NIKE, Inc. – Class B	334,893	61,010,962 32,836,259 128,368,742
Industrials - 12.7% Building Products - 3.6% Allegion PLC	270,312	27,631,292
Commercial Services & Supplies – 4.6% Stericycle, Inc.(a)(b)	637,661	35,696,263
Professional Services – 4.5% Verisk Analytics, Inc. – Class A	201,259	34,254,282 97,581,837

PORTFOLIO OF INVESTMENTS (continued)

Company	Shares	U.S. \$ Value
Communication Services – 9.1% Interactive Media & Services – 9.1% Alphabet Inc. Class Cal	23.660	\$ 33.446.012
Alphabet, Inc. – Class C ^(a)	162,138	36,816,676
Materials – 4.7% Chemicals – 4.7%		70,262,688
International Flavors & Fragrances, Inc	293,409	35,930,866
Financials – 4.2% Capital Markets – 4.2% Charles Schwab Corp. (The)	954,669	32,210,532
Total Common Stocks (cost \$590,857,775)		762,526,327
SHORT-TERM INVESTMENTS – 0.7% Investment Companies – 0.7% AB Fixed Income Shares, Inc. – Government Money Market Portfolio – Class AB, 0.13%(clolle)	5.074.000	5.074.000
(cost \$5,874,639)	5,874,639	5,874,639
Total Investments – 99.9% (cost \$596,732,414)		768,400,966 467,419
Net Assets – 100.0%		\$ 768,868,385

- (a) Non-income producing security.
- (b) Represents entire or partial securities out on loan. See Note E for securities lending information.
- (c) Affiliated investments.
- (d) The rate shown represents the 7-day yield as of period end.
- (e) To obtain a copy of the fund's shareholder report, please go to the Securities and Exchange Commission's website at www.sec.gov, or call AB at (800) 227-4618.

See notes to financial statements.

STATEMENT OF ASSETS & LIABILITIES

June 30, 2020

Assets

Investments in securities, at value		
Unaffiliated issuers (cost \$590,857,775)	\$	762,526,327 ^(a)
Affiliated issuers (cost \$5,874,639)		5,874,639
Cash		86,500
Receivable for capital stock sold		1,542,045
Unaffiliated dividends receivable		579,890
Affiliated dividends receivable	_	1,220
Total assets		770,610,621
Liabilities		
Payable for capital stock redeemed		1,170,388
Advisory fee payable		412,981
Distribution fee payable		31,512
Administrative fee payable		17,935
Transfer Agent fee payable		4,114
Accrued expenses and other liabilities		105,306
Total liabilities		1,742,236
Net Assets	\$	768,868,385
Composition of Net Assets		
Capital stock, at par	\$	1,819
Additional paid-in capital		565,425,393
Distributable earnings		203,441,173
	\$	768,868,385

Net Asset Value Per Share—33 billion shares of capital stock authorized, \$.0001 par value

Class	N	let Assets	Shares Outstanding	Net Asset Value
A	\$	37,614,778	902,087	\$ 41.70*
С	\$	28,209,797	713,686	\$ 39.53
Advisor	\$ 6	699,504,309	16,489,686	\$ 42.42
R	\$	34,327	838.61	\$ 40.93
K	\$	1,480,152	35,505	\$ 41.69
I	\$	17,804	418.92	\$ 42.50
Z	\$	2,007,218	47,245	\$ 42.49

⁽a) Includes securities on loan with a value of \$2,077,698 (see Note E).

See notes to financial statements.

^{*} The maximum offering price per share for Class A shares was \$43.55 which reflects a sales charge of 4.25%.

STATEMENT OF OPERATIONS

Year Ended June 30, 2020

Investment Income Dividends Unaffiliated issuers Affiliated issuers	\$ 5,701,351 190,983	
Securities lending income	24,194	\$ 5,916,528
Expenses Advisory fee (see Note B)	5,176,955 82,549 244,483 107 2,233 15,385 11,529 282,961 24 805 6 342 136,072 133,773 74,328 46,284 39,717 37,576 24,452 20,459 6,330,040	
Adviser (see Notes B & E)	(186,167)	
Net expenses		6,143,873
Net investment loss		(227,345)
Realized and Unrealized Gain on Investment Transactions		
Net realized gain on investment transactions Net change in unrealized appreciation/		44,854,273
depreciation of investments		5,016,995
Net gain on investment transactions		49,871,268
Contributions from Affiliates (see Note B)		319
Net Increase in Net Assets from		.
Operations		\$ 49,644,242

See notes to financial statements.

STATEMENT OF CHANGES IN NET ASSETS

	_	Year Ended June 30, 2020	_	Year Ended June 30, 2019
Increase (Decrease) in Net Assets from				
Operations				
Net investment loss	\$	(227,345)	\$	(583,869)
Net realized gain on investment				
transactions		44,854,273		26,442,826
Net change in unrealized appreciation/				
depreciation of investments		5,016,995		74,701,123
Contributions from Affiliates (see Note B)		319		<u> </u>
Net increase in net assets from operations		49,644,242		100,560,080
Distributions to Shareholders				
Class A		(1,116,096)		(1,607,170)
Class C		(837,819)		(1,347,233)
Advisor Class		(20,178,205)		(27,894,149)
Class R		(621)		(1,045)
Class K		(25,331)		(42,507)
Class I		(589)		(8,711)
Class Z		(59,792)		(48,301)
Capital Stock Transactions				
Net increase		151,214,048		105,119,056
Total increase		178,639,837		174,730,020
Net Assets				
Beginning of period		590,228,548		415,498,528
End of period	\$	768,868,385	\$	590,228,548

See notes to financial statements.

NOTES TO FINANCIAL STATEMENTS

June 30, 2020

NOTE A

Significant Accounting Policies

AB Cap Fund, Inc. (the "Company"), which is a Maryland corporation, is registered under the Investment Company Act of 1940 as an open-end management investment company. The Company operates as a series company currently comprised of 15 portfolios. Each portfolio is considered to be a separate entity for financial reporting and tax purposes. This report relates only to the AB Concentrated Growth Fund (the "Fund"), a non-diversified portfolio. The Fund has authorized the issuance of Class A. Class B, Class C, Advisor Class, Class R, Class K, Class I, Class Z, Class T. Class 1 and Class 2 shares, Class B. Class T. Class 1 and Class 2 shares have not been issued. Class A shares are sold with a front-end sales charge of up to 4.25% for purchases not exceeding \$1,000,000, With respect to purchases of \$1,000,000 or more, Class A shares redeemed within one year of purchase may be subject to a contingent deferred sales charge of 1%. Class C shares are subject to a contingent deferred sales charge of 1% on redemptions made within the first year after purchase, and 0% after the first year of purchase. Class C shares will automatically convert to Class A shares ten years after the end of the calendar month of purchase. Class R and Class K shares are sold without an initial or contingent deferred sales charge. Advisor Class, Class I and Class Z shares are sold without an initial or contingent deferred sales charge and are not subject to ongoing distribution expenses. All eleven classes of shares have identical voting, dividend, liquidation and other rights, except that the classes bear different distribution and transfer agency expenses. Each class has exclusive voting rights with respect to its distribution plan. The financial statements have been prepared in conformity with U.S. generally accepted accounting principles ("U.S. GAAP") which require management to make certain estimates and assumptions that affect the reported amounts of assets and liabilities in the financial statements and amounts of income and expenses during the reporting period. Actual results could differ from those estimates. The Fund is an investment company under U.S. GAAP and follows the accounting and reporting guidance applicable to investment companies. The following is a summary of significant accounting policies followed by the Fund.

1. Security Valuation

Portfolio securities are valued at their current market value determined on the basis of market quotations or, if market quotations are not readily available or are deemed unreliable, at "fair value" as determined in accordance with procedures established by and under the general supervision of the Company's Board of Directors (the "Board").

In general, the market values of securities which are readily available and deemed reliable are determined as follows: securities listed on a national

securities exchange (other than securities listed on the NASDAQ Stock Market, Inc. ("NASDAQ")) or on a foreign securities exchange are valued at the last sale price at the close of the exchange or foreign securities exchange. If there has been no sale on such day, the securities are valued at the last traded price from the previous day. Securities listed on more than one exchange are valued by reference to the principal exchange on which the securities are traded; securities listed only on NASDAQ are valued in accordance with the NASDAQ Official Closing Price; listed or over the counter ("OTC") market put or call options are valued at the mid level between the current bid and ask prices. If either a current bid or current ask price is unavailable, the Adviser will have discretion to determine the best valuation (e.g., last trade price in the case of listed options); open futures are valued using the closing settlement price or, in the absence of such a price, the most recent quoted bid price. If there are no quotations available for the day of valuation, the last available closing settlement price is used: U.S. Government securities and any other debt instruments having 60 days or less remaining until maturity are generally valued at market by an independent pricing vendor, if a market price is available. If a market price is not available, the securities are valued at amortized cost. This methodology is commonly used for short term securities that have an original maturity of 60 days or less, as well as short term securities that had an original term to maturity that exceeded 60 days. In instances when amortized cost is utilized, the Valuation Committee (the "Committee") must reasonably conclude that the utilization of amortized cost is approximately the same as the fair value of the security. Such factors the Committee will consider include, but are not limited to, an impairment of the creditworthiness of the issuer or material changes in interest rates. Fixed-income securities, including mortgage-backed and asset-backed securities, may be valued on the basis of prices provided by a pricing service or at a price obtained from one or more of the major broker-dealers. In cases where broker-dealer quotes are obtained, the Adviser may establish procedures whereby changes in market yields or spreads are used to adjust, on a daily basis, a recently obtained quoted price on a security. Swaps and other derivatives are valued daily, primarily using independent pricing services, independent pricing models using market inputs, as well as third party broker-dealers or counterparties. Open end mutual funds are valued at the closing net asset value per share, while exchange traded funds are valued at the closing market price per share.

Securities for which market quotations are not readily available (including restricted securities) or are deemed unreliable are valued at fair value as deemed appropriate by the Adviser. Factors considered in making this determination may include, but are not limited to, information obtained by contacting the issuer, analysts, analysis of the issuer's financial statements or other available documents. In addition, the Fund may use fair value

pricing for securities primarily traded in non-U.S. markets because most foreign markets close well before the Fund values its securities at 4:00 p.m., Eastern Time. The earlier close of these foreign markets gives rise to the possibility that significant events, including broad market moves, may have occurred in the interim and may materially affect the value of those securities. To account for this, the Fund generally values many of its foreign equity securities using fair value prices based on third party vendor modeling tools to the extent available.

2. Fair Value Measurements

In accordance with U.S. GAAP regarding fair value measurements, fair value is defined as the price that the Fund would receive to sell an asset or pay to transfer a liability in an orderly transaction between market participants at the measurement date. U.S. GAAP establishes a framework for measuring fair value, and a three-level hierarchy for fair value measurements based upon the transparency of inputs to the valuation of an asset or liability (including those valued based on their market values as described in Note A.1 above). Inputs may be observable or unobservable and refer broadly to the assumptions that market participants would use in pricing the asset or liability. Observable inputs reflect the assumptions market participants would use in pricing the asset or liability based on market data obtained from sources independent of the Fund. Unobservable inputs reflect the Fund's own assumptions about the assumptions that market participants would use in pricing the asset or liability based on the best information available in the circumstances. Each investment is assigned a level based upon the observability of the inputs which are significant to the overall valuation. The three-tier hierarchy of inputs is summarized below.

- Level 1—quoted prices in active markets for identical investments
- Level 2—other significant observable inputs (including quoted prices for similar investments, interest rates, prepayment speeds, credit risk, etc.)
- Level 3—significant unobservable inputs (including the Fund's own assumptions in determining the fair value of investments)

Where readily available market prices or relevant bid prices are not available for certain equity investments, such investments may be valued based on similar publicly traded investments, movements in relevant indices since last available prices or based upon underlying company fundamentals and comparable company data (such as multiples to earnings or other multiples to equity). Where an investment is valued using an observable input, such as another publicly traded security, the investment will be classified as Level 2. If management determines that an adjustment is appropriate based on restrictions on resale, illiquidity or uncertainty, and such adjustment is a significant component of the valuation, the investment will be

classified as Level 3. An investment will also be classified as Level 3 where management uses company fundamentals and other significant inputs to determine the valuation.

The following table summarizes the valuation of the Fund's investments by the above fair value hierarchy levels as of June 30, 2020:

Investments in Securities:	Level 1	Level 2 Level 3	Total
Assets:			
Common Stocks ^(a)	+ - / /-		- //-
Short-Term Investments	5,874,639	<u> </u>	5,874,639
Total Investments in Securities	768,400,966	6 -00-	768,400,966
Other Financial			
Instruments(b)			- 0 -
Total	\$ 768,400,966	<u>\$ -0</u> - <u>\$ -0</u> - <u>\$</u>	768,400,966

⁽a) See Portfolio of Investments for sector classifications.

3. Currency Translation

Assets and liabilities denominated in foreign currencies and commitments under forward currency exchange contracts are translated into U.S. dollars at the mean of the quoted bid and ask prices of such currencies against the U.S. dollar. Purchases and sales of portfolio securities are translated into U.S. dollars at the rates of exchange prevailing when such securities were acquired or sold. Income and expenses are translated into U.S. dollars at rates of exchange prevailing when accrued.

Net realized gain or loss on foreign currency transactions represents foreign exchange gains and losses from sales and maturities of foreign fixed income investments, holding of foreign currencies, currency gains or losses realized between the trade and settlement dates on foreign investment transactions, and the difference between the amounts of dividends, interest and foreign withholding taxes recorded on the Fund's books and the U.S. dollar equivalent amounts actually received or paid. Net unrealized currency gains and losses from valuing foreign currency denominated assets and liabilities at period end exchange rates are reflected as a component of net unrealized appreciation or depreciation of foreign currency denominated assets and liabilities.

4. Taxes

It is the Fund's policy to meet the requirements of the Internal Revenue Code applicable to regulated investment companies and to distribute all of its investment company taxable income and net realized gains, if any, to shareholders. Therefore, no provisions for federal income or excise taxes

⁽b) Other financial instruments are derivative instruments, such as futures, forwards and swaps, which are valued at the unrealized appreciation/(depreciation) on the instrument. Other financial instruments may also include swaps with upfront premiums, options written and swaptions written which are valued at market value.

are required. The Fund may be subject to taxes imposed by countries in which it invests. Such taxes are generally based on income and/or capital gains earned or repatriated. Taxes are accrued and applied to net investment income, net realized gains and net unrealized appreciation/ depreciation as such income and/or gains are earned.

In accordance with U.S. GAAP requirements regarding accounting for uncertainties in income taxes, management has analyzed the Fund's tax positions taken or expected to be taken on federal and state income tax returns for all open tax years (the current and the prior three tax years) and has concluded that no provision for income tax is required in the Fund's financial statements.

5. Investment Income and Investment Transactions

Dividend income is recorded on the ex-dividend date or as soon as the Fund is informed of the dividend. Interest income is accrued daily and includes amortization of premiums and accretions of discounts as adjustments to interest income. Investment transactions are accounted for on the date the securities are purchased or sold. Investment gains or losses are determined on the identified cost basis. The Fund amortizes premiums and accretes discounts as adjustments to interest income.

6. Class Allocations

All income earned and expenses incurred by the Fund are borne on a pro-rata basis by each outstanding class of shares, based on the proportionate interest in the Fund represented by the net assets of such class, except for class specific expenses which are allocated to the respective class. Expenses of the Company are charged proportionately to each portfolio or based on other appropriate methods. Realized and unrealized gains and losses are allocated among the various share classes based on respective net assets.

7. Dividends and Distributions

Dividends and distributions to shareholders, if any, are recorded on the ex-dividend date. Income dividends and capital gains distributions are determined in accordance with federal tax regulations and may differ from those determined in accordance with U.S. GAAP. To the extent these differences are permanent, such amounts are reclassified within the capital accounts based on their federal tax basis treatment; temporary differences do not require such reclassification.

NOTE B

Advisory Fee and Other Transactions with Affiliates

Effective May 7, 2020, under the terms of the investment advisory agreement, the Fund pays the Adviser an advisory fee at an annual rate of .65% of the Fund's average daily net assets. Prior to May 7, 2020, the investment advisory agreement provided for the payment of an advisory fee at

an annual rate of .80% of the Fund's average daily net assets. For the period from March 2, 2020 until May 6, 2020, the Adviser waived a portion of the advisory fee in order to reduce the advisory fee rate from .80% to .65% of the Fund's average daily net assets; such waiver amounted to \$172,557. The Adviser has agreed to waive its fees and bear certain expenses to the extent necessary to limit total operating expenses (excluding expenses associated with acquired fund fees and expenses other than the advisory fees of any AB mutual funds in which the Fund may invest, interest expense, taxes, extraordinary expenses, and brokerage commissions and other transaction costs) on an annual basis (the "Expense Caps") to 1.24%, 1.99%, .99%, 1.49%, 1.24%, .99% and .99% of daily average net assets for Class A, Class C, Advisor Class, Class R, Class K, Class I and Class Z shares, respectively. For the year ended June 30, 2020, there was no such reimbursement. The Expense Caps may not be terminated by the Adviser prior to October 31, 2020.

Pursuant to the investment advisory agreement, the Fund may reimburse the Adviser for certain legal and accounting services provided to the Fund by the Adviser. For the year ended June 30, 2020, the reimbursement for such services amounted to \$74,328.

The Fund compensates AllianceBernstein Investor Services, Inc. ("ABIS"), a wholly-owned subsidiary of the Adviser, under a Transfer Agency Agreement for providing personnel and facilities to perform transfer agency services for the Fund. ABIS may make payments to intermediaries that provide omnibus account services, sub-accounting services and/or networking services. Such compensation retained by ABIS amounted to \$138,371 for the year ended June 30, 2020.

AllianceBernstein Investments, Inc. (the "Distributor"), a wholly-owned subsidiary of the Adviser, serves as the distributor of the Fund's shares. The Distributor has advised the Fund that it has retained front-end sales charges of \$18,412 from the sale of Class A shares and received \$756 and \$4,183 in contingent deferred sales charges imposed upon redemptions by shareholders of Class A and Class C shares, respectively, for the year ended June 30, 2020.

The Fund may invest in AB Government Money Market Portfolio (the "Government Money Market Portfolio") which has a contractual annual advisory fee rate of .20% of the portfolio's average daily net assets and bears its own expenses. The Adviser has contractually agreed to waive .10% of the advisory fee of Government Money Market Portfolio (resulting in a net advisory fee of .10%) until August 31, 2021. In connection with the investment by the Fund in Government Money Market Portfolio, the Adviser has contractually agreed to waive its advisory fee from the Fund in an amount equal to the Fund's pro rata share of the effective advisory fee

of Government Money Market Portfolio, as borne indirectly by the Fund as an acquired fund fee and expense. For the year ended June 30, 2020, such waiver amounted to \$12.547.

A summary of the Fund's transactions in AB mutual funds for the year ended June 30, 2020 is as follows:

Fund	ket Value 5/30/19 (000)	 irchases at Cost (000)	Р	Sales roceeds (000)	6/	cet Value /30/20 (000)	Inc	idend :ome)00)
Government Money Market Portfolio Government Money Market	\$ 16,602	\$ 195,129	\$	205,856	\$	5,875	\$	180
Portfolio*	151	28,427		28,578	\$	- 0 - 5,875	\$	11 191

^{*} Investments of cash collateral for securities lending transactions (see Note E).

During the year ended June 30, 2020, the Adviser reimbursed the Fund \$319 for trading losses incurred due to a trade entry error.

During the second guarter of 2018, AXA S.A. ("AXA"), a French holding company for the AXA Group, completed the sale of a minority stake in its subsidiary, AXA Equitable Holdings, Inc. (now named Equitable Holdings, Inc.) ("Equitable"), through an initial public offering. Equitable is the holding company for a diverse group of financial services companies, including an approximately 65.2% economic interest in the Adviser and a 100% interest in AllianceBernstein Corporation, the general partner of the Adviser. Since the initial sale, AXA has completed additional offerings, most recently during the fourth guarter of 2019. As a result, AXA currently owns less than 10% of the outstanding shares of common stock of Equitable, and no longer owns a controlling interest in Equitable. AXA previously announced its intention to sell its entire interest in Equitable over time, subject to market conditions and other factors (the "Plan"). Most of AXA's remaining Equitable shares are to be delivered on redemption of AXA bonds mandatorily exchangeable into Equitable shares and maturing in May 2021. AXA retains sole discretion to determine the timing of any future sales of its remaining shares of Equitable common stock.

Sales under the Plan that were completed on November 13, 2019 resulted in the indirect transfer of a "controlling block" of voting securities of the Adviser (a "Change of Control Event") and may have been deemed to have been an "assignment" causing a termination of the Fund's investment advisory and administration agreements. In order to ensure that investment

advisory and administration services could continue uninterrupted in the event of a Change of Control Event, the Board previously approved new investment advisory and administration agreements with the Adviser, and shareholders of the Fund subsequently approved the new investment These agreements became effective advisory agreement. November 13, 2019.

NOTE C

Distribution Services Agreement

The Fund has adopted a Distribution Services Agreement ("the Agreement") pursuant to Rule 12b-1 under the Investment Company Act of 1940 for Class A, Class C, Class R and Class K. Under the Agreement, the Fund pays distribution and servicing fees to the Distributor at an annual rate of up to .25% of the Fund's average daily net assets attributable to Class A shares, 1% of the Fund's average daily net assets attributable to Class C shares, .50% of the Fund's average daily net assets attributable to Class R shares, and .25% of the Fund's average daily net assets attributable to Class K shares. There are no distribution and servicing fees on the Advisor Class, Class I and Class Z shares. The fees are accrued daily and paid monthly. Since the commencement of the Fund's operations, the Distributor has incurred expenses in excess of the distribution costs reimbursed by the Fund in the amounts of \$256,642, \$0 and \$0 for Class C, Class R and Class K shares, respectively. The Agreement provides that the Distributor will use such payments in their entirety for distribution assistance and promotional activities. While such costs may be recovered from the Fund in future periods so long as the Agreement is in effect, the rate of the distribution and servicing fees payable under the Agreement may not be increased without a shareholder vote. In accordance with the Agreement, there is no provision for recovery of unreimbursed distribution costs incurred by the Distributor beyond the current fiscal year for Class A shares. The Agreement also provides that the Adviser may use its own resources to finance the distribution of the Fund's shares.

NOTE D

Investment Transactions

Purchases and sales of investment securities (excluding short-term investments) for the year ended June 30, 2020 were as follows:

		Purchases		Sales
Investment securities (excluding U.S.	Φ	000 060 041	Φ	140 014 496
government securities)	Φ	209,003,041	Φ	149,014,400
U.S. government securities		-0-	-	-0-

The cost of investments for federal income tax purposes, gross unrealized appreciation and unrealized depreciation are as follows:

Cost	\$ 598,277,553
Gross unrealized appreciation	\$ 185,988,582
Gross unrealized depreciation	(15,865,169)
Net unrealized appreciation	\$ 170,123,413

1. Derivative Financial Instruments

The Fund may use derivatives in an effort to earn income and enhance returns, to replace more traditional direct investments, to obtain exposure to otherwise inaccessible markets (collectively, "investment purposes"), or to hedge or adjust the risk profile of its portfolio.

The Fund did not engage in derivatives transactions for the year ended June 30, 2020.

2. Currency Transactions

The Fund may invest in non-U.S. Dollar-denominated securities on a currency hedged or unhedged basis. The Fund may seek investment opportunities by taking long or short positions in currencies through the use of currency-related derivatives, including forward currency exchange contracts, futures and options on futures, swaps, and other options. The Fund may enter into transactions for investment opportunities when it anticipates that a foreign currency will appreciate or depreciate in value but securities denominated in that currency are not held by the Fund and do not present attractive investment opportunities. Such transactions may also be used when the Adviser believes that it may be more efficient than a direct investment in a foreign currency-denominated security. The Fund may also conduct currency exchange contracts on a spot basis (i.e., for cash at the spot rate prevailing in the currency exchange market for buying or selling currencies).

NOTE E

Securities Lending

The Fund may enter into securities lending transactions. Under the Fund's securities lending program, all loans of securities will be collateralized continually by cash collateral and/or non-cash collateral. Non-cash collateral will include only securities issued or guaranteed by the U.S. government or its agencies or instrumentalities. The Fund cannot sell or repledge any non-cash collateral, such collateral will not be reflected in the portfolio of investments. If a loan is collateralized by cash, the Fund will be compensated for the loan from a portion of the net return from the income earned on cash collateral after a rebate is paid to the borrower (in some cases, this rebate may be a "negative rebate" or fee paid by the borrower to the

Fund in connection with the loan), and payments are made for fees of the securities lending agent and for certain other administrative expenses. If the Fund receives non-cash collateral, the Fund will receive a fee from the borrower generally equal to a negotiated percentage of the market value of the loaned securities. The Fund will have the right to call a loan and obtain the securities loaned at any time on notice to the borrower within the normal and customary settlement time for the securities. While the securities are on loan, the borrower is obligated to pay the Fund amounts equal to any income or other distributions from the securities. The Fund will not be able to exercise voting rights with respect to any securities during the existence of a loan, but will have the right to regain ownership of loaned securities in order to exercise voting or other ownership rights. Collateral received and securities loaned are marked to market daily to ensure that the securities loaned are secured by collateral. The lending agent currently invests the cash collateral received in Government Money Market Portfolio, an eligible money market vehicle, in accordance with the investment restrictions of the Fund, and as approved by the Board. The collateral received on securities loaned is recorded as an asset as well as a corresponding liability in the statement of assets and liabilities. The collateral will be adjusted the next business day to maintain the required collateral amount. The amounts of securities lending income from the borrowers and Government Money Market Portfolio are reflected in the statement of operations. When the Fund earns net securities lending income from Government Money Market Portfolio, the income is inclusive of a rebate expense paid to the borrower. In connection with the cash collateral investment by the Fund in Government Money Market Portfolio, the Adviser has agreed to waive a portion of the Fund's share of the advisory fees of Government Money Market Portfolio, as borne indirectly by the Fund as an acquired fund fee and expense. When the Fund lends securities, its investment performance will continue to reflect changes in the value of the securities loaned. A principal risk of lending portfolio securities is that the borrower may fail to return the loaned securities upon termination of the loan and that the collateral will not be sufficient to replace the loaned securities. The lending agent has agreed to indemnify the Fund in the case of default of any securities borrower.

A summary of the Fund's transactions surrounding securities lending for the year ended June 30, 2020 is as follows:

M	arket Value			Mar	ket Value o	f		_		ment Money et Portfolio			
		С	ash	Non-Cash						Advisory Fee Waived			
\$	2,077,698	\$	-0-	\$	2,156,924	\$	24,194	\$	10,953	\$	1,063		

* As of June 30, 2020.

NOTE F Capital Stock

Each class consists of 3,000,000,000 authorized shares. Transactions in capital shares for each class were as follows:

	Shar	es		Am	our	nt
	Year Ended	Year Ended		Year Ended		Year Ended
	June 30, 2020	June 30, 2019		June 30, 2020		June 30, 2019
Class A	2020	20.0				20.0
Shares sold	522,248	233,180	\$	20,962,145	\$	8,527,311
Shares issued in						
reinvestment of distributions	00 007	40 100		000 104		1 447 054
Shares converted	23,397	43,192		982,194		1,447,354
from Class C	8.817	2,205		355.025		81,423
Shares redeemed	(362,635)	(327,801)		(14,248,341)		(12,160,078)
Net increase						
(decrease)	191,827	(49,224)	\$	8,051,023	\$	(2,103,990)
Class C						
Shares sold	283,215	136,057	\$	10,556,925	\$	4,725,917
Shares issued in						
reinvestment of distributions	18.072	36.915		722.159		1.188.284
Shares converted	10,072	30,913		122,109		1,100,204
to Class A	(9,245)	(2,297)		(355,025)		(81,423)
Shares redeemed	(156,489)	(122,750)		(5,610,758)		(4,386,660)
Net increase	135,553	47,925	\$	5,313,301	\$	1,446,118
Advisor Class						
Shares sold	7,470,217	4,895,058	\$	301,380,259	\$	183,674,681
Shares issued in						
reinvestment of	055.010	055.000		15 150 000		00 000 000
distributions Shares redeemed	355,218 (4,467,123)	655,960 (2,718,811)		15,150,069 (180,222,446)		22,269,839 (100,310,424)
Net increase	3,358,312	2,832,207		136,307,882	\$	105,634,096
	3,330,312	2,002,201	Ψ	130,307,002	Ψ	103,034,030
Class R	436	O(a)	ф	15 655	\$	5
Shares sold Shares issued in	400	Ola	Φ	15,655	Φ	5
reinvestment of						
distributions	1	O(a))	51		<u>O</u> (p)
Shares redeemed	(1)	-0-	-	(26)		<u> </u>
Net increase	436	0 (a	\$	15,680	\$	5

	Shar	es		Am	oun	t
	Year Ended	Year Ended		Year Ended		Year Ended
	June 30,	June 30,		June 30,		June 30,
_	2020	2019		2020		2019
Class K Shares sold	20,463	2,458	\$	757,910	\$	92,575
Shares issued in reinvestment of						
distributions	590	1,237		24,759		41,462
Shares redeemed	(3,897)	(1,096)		(163,652)		(36,571)
Net increase	17,156	2,599	\$	619,017	\$	97,466
Class I						
Shares sold	5	3,136	\$	190	\$	117,021
Shares issued in reinvestment of						
distributions	O(a)	225		13		7,657
Shares redeemed	(2)	(3,526)		(80)		(130,695)
Net increase	_		_		_	
(decrease)	3	(165)	\$	123	\$	(6,017)
Class Z						
Shares sold	27,974	13,049	\$	1,091,486	\$	457,789
Shares issues in reinvestment of						
distributions	1,308	1,208		55,837		41,059
Shares redeemed	(6,189)	(12,751)		(240,301)		(447,470)
Net increase	23,093	1,506	\$	907,022	\$	51,378

⁽a) Amount is less than one share.

NOTE G

Risks Involved in Investing in the Fund

Market Risk—The value of the Fund's assets will fluctuate as the bond or stock market fluctuates. The value of its investments may decline, sometimes rapidly and unpredictably, simply because of economic changes or other events, including public health crises (including the occurrence of a contagious disease or illness), that affect large portions of the market.

Focused Portfolio Risk-Investments in a limited number of companies may have more risk because changes in the value of a single security may have a more significant effect, either negative or positive, on the Fund's net asset value, or NAV.

Sector Risk-The Fund may have more risk because it may invest to a significant extent in one or more particular market sectors, such as the information technology or health care sector. To the extent it does so,

⁽b) Amount is less than \$.50.

market or economic factors affecting the relevant sector(s) could have a major effect on the value of the Fund's investments.

Capitalization Risk-Investments in mid-capitalization companies may be more volatile and less liquid than investments in large-capitalization companies.

Non-Diversification Risk-The Fund may have more risk because it is "non-diversified", meaning that it can invest more of its assets in a smaller number of issuers. Accordingly, changes in the value of a single security may have a more significant effect, either negative or positive, on the Fund's NAV.

LIBOR Risk-The Fund may invest in certain debt securities, derivatives or other financial instruments that utilize the London Interbank Offered Rate, or "LIBOR," as a "benchmark" or "reference rate" for various interest rate calculations. In July 2017, the United Kingdom Financial Conduct Authority, which regulates LIBOR, announced a desire to phase out the use of LIBOR by the end of 2021. Although financial regulators and industry working groups have suggested alternative reference rates, such as European Interbank Offer Rate ("EURIBOR"), Sterling Overnight Interbank Average Rate ("SONIA") and Secured Overnight Financing Rate ("SOFR"), global consensus on alternative rates is lacking and the process for amending existing contracts or instruments to transition away from LIBOR is underway but remains unclear. The elimination of LIBOR or changes to other reference rates or any other changes or reforms to the determination or supervision of reference rates could have an adverse impact on the market for, or value of, any securities or payments linked to those reference rates, which may adversely affect the Fund's performance and/or net asset value. Uncertainty and risk also remain regarding the willingness and ability of issuers and lenders to include revised provisions in new and existing contracts or instruments. Consequently, the transition away from LIBOR to other reference rates may lead to increased volatility and illiquidity in markets that are tied to LIBOR, fluctuations in values of LIBOR-related investments or investments in issuers that utilize LIBOR, increased difficulty in borrowing or refinancing and diminished effectiveness of hedging strategies, adversely affecting the Fund's performance. Furthermore, the risks associated with the expected discontinuation of LIBOR and transition may be exacerbated if the work necessary to effect an orderly transition to an alternative reference rate is not completed in a timely manner. Because the usefulness of LIBOR as a benchmark could deteriorate during the transition period, these effects could occur prior to the end of 2021.

Indemnification Risk-In the ordinary course of business, the Fund enters into contracts that contain a variety of indemnifications. The Fund's maximum exposure under these arrangements is unknown. However, the Fund has not had prior claims or losses pursuant to these indemnification provisions and expects the risk of loss thereunder to be remote. Therefore, the Fund has not accrued any liability in connection with these indemnification provisions.

Management Risk—The Fund is subject to management risk because it is an actively-managed investment fund. The Adviser will apply its investment techniques and risk analyses in making investment decisions, but there is no guarantee that its techniques will produce the intended results.

NOTE H Joint Credit Facility

A number of open-end mutual funds managed by the Adviser, including the Fund, participate in a \$325 million revolving credit facility (the "Facility") intended to provide short-term financing, if necessary, subject to certain restrictions in connection with abnormal redemption activity. Commitment fees related to the Facility are paid by the participating funds and are included in miscellaneous expenses in the statement of operations. The Fund did not utilize the Facility during the year ended June 30, 2020.

NOTE I **Distributions to Shareholders**

The tax character of distributions paid during the fiscal years ended June 30, 2020 and June 30, 2019 were as follows:

	2020	2019
Distributions paid from:		
Ordinary income	\$ 656,724	\$ -0-
Net long-term capital gains	21,561,729	30,949,116
Total taxable distributions paid	\$ 22,218,453	\$ 30,949,116

As of June 30, 2020, the components of accumulated earnings/(deficit) on a tax basis were as follows:

Undistributed capital gains	\$ 33,341,005
Other losses	(23,245) ^(a)
Unrealized appreciation/(depreciation)	170,123,413 ^(b)
Total accumulated earnings/(deficit)	\$ 203,441,173

⁽a) As of June 30, 2020, the Fund had a qualified late-year ordinary loss deferral of \$23,245.

For tax purposes, net realized capital losses may be carried over to offset future capital gains, if any. Funds are permitted to carry forward capital

⁽b) The differences between book-basis and tax-basis unrealized appreciation/(depreciation) are attributable primarily to the tax deferral of losses on wash sales.

losses for an indefinite period, and such losses will retain their character as either short-term or long-term capital losses. As of June 30, 2020, the Fund did not have any capital loss carryforwards.

During the current fiscal year, permanent differences primarily due to the utilization of earnings and profits distributed to shareholders on redemption of shares, the disallowance of a net operating loss, and contributions from the Adviser resulted in a net decrease in distributable earnings and a net increase in additional paid-in capital. These reclassifications had no effect on net assets.

NOTE J

Subsequent Events

Management has evaluated subsequent events for possible recognition or disclosure in the financial statements through the date the financial statements are issued. Management has determined that there are no material events that would require disclosure in the Fund's financial statements through this date.

FINANCIAL HIGHLIGHTS

Selected Data For A Share Of Capital Stock Outstanding Throughout Each Period

	Class A						
		Year E	Ended June 30	,			
	2020	2019	2018	2017	2016		
Net asset value, beginning of period	\$ 40.35	\$ 35.44	\$ 32.65	\$ 26.04	\$ 28.61		
Income From Investment Operations							
Net investment loss(a)(b)	(.10)	(.12)	(.15)	(80.)	(.05)		
Net realized and unrealized gain (loss) on investment transactions	2.87	7.62	4.13	6.82	(1.73)		
Contributions from Affiliates	.00 ^(c)	-0-	-0-	-0-	-0-		
Net increase (decrease) in net asset value from	0.77	7.50	0.00	0.74	(4.70)		
operations Less: Distributions	2.77	7.50	3.98	6.74	(1.78)		
Distributions Distributions from net realized gain on investment transactions	(1.42)	(2.59)	(1.19)	(.13)	(.79)		
Net asset value, end of period	\$ 41.70	\$ 40.35	\$ 35.44	\$ 32.65	\$ 26.04		
Total Return							
Total investment return based on net asset value(d)	6.84 %	22.67 %	12.39 %	25.93 %	(6.38)%		
Net assets, end of period (000's omitted)	\$37,615	\$28,661	\$26,920	\$26,579	\$30,438		
of: Expenses, net of waivers/ reimbursements ^{(e)‡}	1.12 %	1.19 %	1.21 %	1.22 %	1.24 %		
Expenses, before waivers/	, . .	4 10 5'	4.01.51	4.00.51			
reimbursements(e)‡	1.15 %	1.19 %	1.21 %	1.22 %	1.27 %		
Net investment loss ^(b) Portfolio turnover rate	(.24)% 23 %	(.32)% 30 %	(.45)% 27 %	(.27)% 29 %	(.19)% 44 %		

[‡] Expense ratios exclude the estimated acquired fund fees of the affiliated/unaffiliated underlying .00 % .00 % .01 % .01 % .00 % portfolios

See footnote summary on page 40.

FINANCIAL HIGHLIGHTS (continued)

Selected Data For A Share Of Capital Stock Outstanding Throughout Each Period

	Class C						
		Year E	Ended June 30	,			
	2020	2019	2018	2017	2016		
Net asset value, beginning of period	\$ 38.61	\$ 34.27	\$ 31.84	\$ 25.58	\$ 28.33		
Income From Investment Operations							
Net investment loss(a)(b)	(.38)	(.38)	(.40)	(.29)	(.25)		
Net realized and unrealized gain (loss) on investment transactions	2.72	7.31	4.02	6.68	(1.71)		
Contributions from					()		
Affiliates	.00 ^(c)	-0-	-0-	-0-	-0-		
Net increase (decrease) in net asset value from	0.04	0.00	0.00	0.00	(4.00)		
operations	2.34	6.93	3.62	6.39	(1.96)		
Less: Distributions							
Distributions from net realized gain on investment transactions	(1.42)	(2.59)	(1.19)	(.13)	(.79)		
Net asset value, end of period	\$ 39.53	\$ 38.61	\$ 34.27	\$ 31.84	\$ 25.58		
Total Return							
Total investment return based on net asset value ^(d)	6.01 %	21.75 %	11.56 %	25.03 %	(7.10)%		
Data							
Net assets, end of period (000's omitted)	\$28,210	\$22,320	\$18,168	\$18,727	\$19,617		
Ratio to average net assets of:							
Expenses, net of waivers/ reimbursements ^{(e)‡}	1.87 %	1.94 %	1.96 %	1.97 %	1.99 %		
Expenses, before waivers/							
reimbursements(e)‡	1.90 %	1.94 %	1.96 %	1.97 %	2.01 %		
Net investment loss(b)	(.99)%	(1.07)%	(1.20)%	(1.02)%	(.94)%		
Portfolio turnover rate	23 %	30 %	27 %	29 %	44 %		

[‡] Expense ratios exclude the estimated acquired fund fees of the affiliated/unaffiliated underlying .00 % .00 % .01 % .01 % .00 % portfolios.....

See footnote summary on page 40.

Selected Data For A Share Of Capital Stock Outstanding Throughout Each Period

	Advisor Class				
		Year	Ended June 30),	
	2020	2019	2018	2017	2016
Net asset value, beginning of period	\$ 40.93	\$ 35.83	\$ 32.91	\$ 26.18	\$ 28.69
Income From Investment Operations					
Net investment income (loss)(a)(b) Net realized and unrealized	.01	(.03)	(.07)	(.01)	.01
gain (loss) on investment transactions	2.90	7.72	4.18	6.87	(1.73)
Contributions from Affiliates	.00 ^(c)	-0-	-0-	-0-	-0-
Net increase (decrease) in net asset value from operations	2.91	7.69	4.11	6.86	(1.72)
Less: Distributions					
Distributions from net realized gain on investment transactions	(1.42)	(2.59)	(1.19)	(.13)	(.79)
Net asset value, end of period	\$ 42.42	\$ 40.93	\$ 35.83	\$ 32.91	\$ 26.18
Total Return					
Total investment return based on net asset value ^(d)	7.09 %	22.97 %	12.69 %	26.26 %	(6.16)%
Net assets, end of period (000's omitted)	\$699,504	\$537,484	\$369,006	\$298,099	\$227,787
of:					
Expenses, net of waivers/ reimbursements ^{(e)‡}	.87 %	.94 %	.96 %	.96 %	.99 %
Expenses, before waivers/ reimbursements(e)‡	.90 %	.94 %	.96 %	.97 %	1.01 %
Net investment income					
(loss)(b)	.02 %	(- /	(.21)%	(.03)%	.05 %
Portfolio turnover rate	23 %	30 %	27 %	29 %	44 %

[‡] Expense ratios exclude the estimated acquired fund fees of the affiliated/unaffiliated underlying .00 % .00 % .01 % .01 % .00 % portfolios

Selected Data For A Share Of Capital Stock Outstanding Throughout Each Period

	Class R				
		Year E	Inded June 30		
	2020	2019	2018	2017	2016
Net asset value, beginning of period	\$ 39.76	\$ 35.04	\$ 32.37	\$ 25.88	\$ 28.51
Income From Investment Operations					
Net investment loss(a)(b)	(.21)	(.21)	(.24)	(.15)	(.12)
Net realized and unrealized gain (loss) on investment transactions	2.80	7.52	4.10	6.77	(1.72)
Contributions from Affiliates	.00 ^(c)	-0-	-0-	-0-	-0-
Net increase (decrease) in net asset value from operations	2.59	7.31	3.86	6.62	(1.04)
Less: Distributions	2.09	7.31	3.00	0.02	(1.84)
Distributions from net realized gain on investment transactions	(1.42)	(2.59)	(1.19)	(.13)	(.79)
Net asset value, end of period	\$ 40.93	\$ 39.76	\$ 35.04	\$ 32.37	\$ 25.88
Total Return					
Total investment return based on net asset value ^(d)	6.48 %	22.38 %	12.12 %	25.63 %	(6.62)%
Net assets, end of period (000's omitted)	\$34	\$16	\$14	\$13	\$33
Ratio to average net assets of:					
Expenses, net of waivers/ reimbursements(e)‡	1.42 %	1.44 %	1.45 %	1.46 %	1.49 %
Expenses, before waivers/ reimbursements(e)‡	1.45 %	1.44 %	1.45 %	1.47 %	1.50 %
Net investment loss ^(b)	(.54)%	(.57)%	(.70)%	(.53)%	(.45)%
Portfolio turnover rate	23 %	30 %	27 %	29 %	44 %

[‡] Expense ratios exclude the estimated acquired fund fees of the affiliated/unaffiliated underlying .00 % .00 % portfolios 0 % .01 % .01 %

Selected Data For A Share Of Capital Stock Outstanding Throughout Each Period

			Class K		
		Year E	Ended June 30	,	
	2020	2019	2018	2017	2016
Net asset value, beginning of period	\$ 40.36	\$ 35.45	\$ 32.66	\$ 26.04	\$ 28.61
Income From Investment Operations					
Net investment loss ^{(a)(b)}	(.11)	(.12)	(.16)	(.09)	(.05)
Net realized and unrealized gain (loss) on investment transactions	2.86	7.62	4.14	6.84	(1.73)
Contributions from Affiliates	.00(c)	-0-	-0-	-0-	-0-
Net increase (decrease) in net asset value from	0.75			0.75	(, =0)
operations	2.75	7.50	3.98	6.75	(1.78)
Less: Distributions					
Distributions from net realized gain on investment transactions	(1.42)	(2.59)	(1.19)	(.13)	(.79)
Net asset value, end of period	\$ 41.69	\$ 40.36	\$ 35.45	\$ 32.66	\$ 26.04
Total Return					
Total investment return based on net asset value(d)	6.78 %	22.67 %	12.38 %	25.97 %	(6.38)%
Net assets, end of period (000's omitted)	\$1,480	\$741	\$558	\$398	\$99
of:					
Expenses, net of waivers/ reimbursements(e)‡	1.15 %	1.19 %	1.21 %	1.21 %	1.24 %
Expenses, before waivers/					
reimbursements(e)‡	1.18 %	1.20 %	1.22 %	1.22 %	1.24 %
Net investment loss ^(b) Portfolio turnover rate	(.27)% 23 %	(.32)% 30 %	(.46)% 27 %	(.31)% 29 %	(.18)% 44 %

[‡] Expense ratios exclude the estimated acquired fund fees of the affiliated/unaffiliated underlying .00 % .00 % .01 % .01 % .00 % portfolios

Selected Data For A Share Of Capital Stock Outstanding Throughout Each Period

	Class I				
		Year E	nded June 30	,	
	2020	2019	2018	2017	2016
Net asset value, beginning of period	\$ 41.00	\$ 35.88	\$ 32.95	\$ 26.21	\$ 28.71
Income From Investment Operations					
Net investment income (loss)(a)(b)	.01	(.03)	(.07)	.00(c)	.02
Net realized and unrealized gain (loss) on investment transactions	2.91	7.74	4.19	6.87	(1.73)
Contributions from Affiliates	.00 ^(c)	-0-	-0-	-0-	-0-
Net increase (decrease) in net asset value from	2.92	7.71	4.12	6 97	(4.74)
operations Less: Distributions	2.92	7.71	4.12	6.87	(1.71)
Distributions from net realized gain on investment transactions	(1.42)	(2.59)	(1.19)	(.13)	(.79)
Net asset value, end of period	\$ 42.50	\$ 41.00	\$ 35.88	\$ 32.95	\$ 26.21
Total Return					
Total investment return based on net asset value ^(d)	7.10 %	22.99 %	12.71 %	26.26 %	(6.12)%
Net assets, end of period (000's omitted)	\$18	\$17	\$21	\$13	\$25
Ratio to average net assets of:					
Expenses, net of waivers/ reimbursements(e)‡	.86 %	.91 %	.95 %	.95 %	.98 %
Expenses, before waivers/	00.0/	00.0/	06.0/	06.0/	00.0/
reimbursements ^{(e)‡} Net investment income	.88 %	.92 %	.96 %	.96 %	.98 %
(loss) ^(b)	.03 % 23 %	(.09)% 30 %	(.21)% 27 %	.01 % 29 %	.07 % 44 %
i di dono tarriovor fato	20 /0	00 /0	21 /0	20 /0	

[‡] Expense ratios exclude the estimated acquired fund fees of the affiliated/unaffiliated underlying .00 % .01 % .00 % portfolios00 % .01 %

Selected Data For A Share Of Capital Stock Outstanding Throughout Each Period

	Class Z				
		Year E	nded June 30	,	
	2020	2019	2018	2017	2016
Net asset value, beginning of period	\$ 40.98	\$ 35.86	\$ 32.93	\$ 26.19	\$ 28.69
Income From Investment Operations					
Net investment income (loss) ^{(a)(b)}	.02	(.01)	(.05)	.00(c)	.02
Net realized and unrealized gain (loss) on investment transactions	2.91	7.72	4.17	6.87	(1.73)
Contributions from Affiliates	.00 ^(c)	-0-	-0-	-0-	-0-
Net increase (decrease) in net asset value from operations	2.93	7.71	4.12	6.87	
Less: Distributions	2.90	7.71	4.12	0.07	(1.71)
Distributions from net realized gain on investment transactions	(1.42)	(2.59)	(1.19)	(.13)	(.79)
Net asset value, end of period	\$ 42.49	\$ 40.98	\$ 35.86	\$ 32.93	\$ 26.19
Total Return					
Total investment return based on net asset value ^(d)	7.13 %	23.01 %	12.72 %	26.29 %	(6.12)%
Net assets, end of period (000's omitted)	\$2,007	\$990	\$812	\$64,060	\$44,764
Ratio to average net assets of:					
Expenses, net of waivers/ reimbursements(e)‡	.84 %	.91 %	.91 %	.93 %	.96 %
Expenses, before waivers/	07.0/	00.0/	00.0/	.94 %	06.0/
reimbursements ^{(e)‡} Net investment income	.87 %	.92 %	.92 %	.94 %	.96 %
(loss) ^(b)	.04 % 23 %	(.03)% 30 %	(.13)% 27 %	0 % 29 %	.07 % 44 %
Fortiono turnover fate	23 %	30 %	21 %	29 %	44 %

[‡] Expense ratios exclude the estimated acquired fund fees of the affiliated/unaffiliated underlying .00 % .00 % .01 % .01 % .00 % Portfolios.....

Selected Data For A Share Of Capital Stock Outstanding Throughout Each Period

- (a) Based on average shares outstanding.
- (b) Net of expenses waived/reimbursed by the Adviser.
- (c) Amount is less than \$.005.
- (d) Total investment return is calculated assuming an initial investment made at the net asset value at the beginning of the period, reinvestment of all dividends and distributions at net asset value during the period, and redemption on the last day of the period. Initial sales charges or contingent deferred sales charges are not reflected in the calculation of total investment return. Total return does not reflect the deduction of taxes that a shareholder would pay on fund distributions or the redemption of fund shares. Total investment return calculated for a period of less than one year is not annualized.
- (e) In connection with the Fund's investments in affiliated underlying portfolios, the Fund incurs no direct expenses, but bears proportionate shares of the fees and expenses (i.e., operating, administrative and investment advisory fees) of the affiliated underlying portfolios. The Adviser has contractually agreed to waive its fees from the Fund in an amount equal to the Fund's pro rata share of certain acquired fund fees and expenses, and for the years ended June 30, 2018 and June 30, 2017, such waiver amounted to .01% and .01%, respectively.

See notes to financial statements.

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM

To the Board of Directors and Shareholders of AB Concentrated Growth Fund:

Opinion on the Financial Statements

We have audited the accompanying statement of assets and liabilities of AB Concentrated Growth Fund (the "Fund") (one of the funds constituting AB Cap Fund, Inc. (the "Company")), including the portfolio of investments, as of June 30, 2020, and the related statement of operations for the year then ended, the statements of changes in net assets for each of the two years in the period then ended, the financial highlights for each of the five years in the period then ended and the related notes (collectively referred to as the "financial statements"). In our opinion, the financial statements present fairly, in all material respects, the financial position of the Fund (one of the funds constituting AB Cap Fund, Inc.) at June 30, 2020, the results of its operations for the year then ended, the changes in its net assets for each of the two years in the period then ended and its financial highlights for each of the five years in the period then ended, in conformity with U.S. generally accepted accounting principles.

Basis for Opinion

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

We conducted our audits in accordance with the standards of the PCAOB. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement, whether due to error or fraud. The Company is not required to have, nor were we engaged to perform, an audit of the Company's internal control over financial reporting. As part of our audits, we are required to obtain an understanding of internal control over financial reporting, but not for the purpose of expressing an opinion on the effectiveness of the Company's internal control over financial reporting. Accordingly, we express no such opinion.

Our audits included performing procedures to assess the risks of material misstatement of the financial statements, whether due to error or fraud, and performing procedures that respond to those risks. Such procedures included examining, on a test basis, evidence regarding the amounts and

REPORT OF INDEPENDENT REGISTERED PUBLIC ACCOUNTING FIRM (continued)

disclosures in the financial statements. Our procedures included confirmation of securities owned as of June 30, 2020, by correspondence with the custodian and others or by other appropriate auditing procedures where replies from others were not received. Our audits also included evaluating the accounting principles used and significant estimates made by management, as well as evaluating the overall presentation of the financial statements. We believe that our audits provide a reasonable basis for our opinion.

Ernst + Young LLP

We have served as the auditor of one or more of the AB investment companies since 1968.

New York, New York August 26, 2020

2020 FEDERAL TAX INFORMATION

(unaudited)

For Federal income tax purposes, the following information is furnished with respect to the distributions paid by the Fund during the taxable year ended June 30, 2020. For corporate shareholders, 100.00% of dividends paid qualify for the dividends received deduction. For individual shareholders, the Fund designates 100.00% of dividends paid as qualified dividend income.

Shareholders should not use the above information to prepare their income tax returns. The information necessary to complete your income tax returns will be included with your Form 1099-DIV which will be sent to you separately in January 2021.

BOARD OF DIRECTORS

Marshall C. Turner, Jr(1), Chairman Jorge A. Bermudez(1) Michael J. Downev(1) Nancy P. Jacklin(1)

Robert M. Keith, President and Chief Executive Officer Jeanette Loeb(1) Carol C. McMullen(1) Garry L. Moody(1) Earl D. Weiner(1)

OFFICERS

James T. Tierney⁽²⁾, Vice President Emilie D. Wrapp, Secretary Michael B. Reyes, Senior Analyst Joseph J. Mantineo, Treasurer and Chief Financial Officer Phyllis J. Clarke. Controller Vincent S. Noto, Chief Compliance Officer

Custodian and Accounting Agent

State Street Bank and Trust Company State Street Corporation CCB/5 1 Iron Street Boston, MA 02210

Principal Underwriter

AllianceBernstein Investments, Inc. 1345 Avenue of the Americas New York, NY 10105

Transfer Agent

AllianceBernstein Investor Services. Inc. P.O. Box 786003 San Antonio, TX 78278-6003 Toll-Free (800) 221-5672

Independent Registered Public Accounting Firm

Ernst & Young LLP 5 Times Square New York, NY 10036

Legal Counsel

Seward & Kissel LLP One Battery Park Plaza New York, NY 10004

- 1 Member of the Audit Committee, the Governance and Nominating Committee and the Independent Directors Committee.
- 2 The day-to-day management of, and investment decisions for, the Fund's portfolio are made by Mr. James T. Tierney. Mr. Tierney has the most significant responsibility for the day-to-day management of the Fund's portfolio.

MANAGEMENT OF THE FUND

NAME, ADDRESS*, A (YEAR FIRST ELE	OCCUP/ AGE, DURING PAS	CIPAL ATION(S) T FIVE YEARS FORMATION***	PORTFOLIOS IN AB FUND COMPLEX OVERSEEN BY DIRECTOR	OTHER PUBLIC COMPANY DIRECTORSHIPS CURRENTLY HELD BY DIRECTOR
INTERESTED	DIRECTOR			
Robert M. Keith 1345 Avenue of Americas New York, NY 1 60 (2014)	the AllianceBern "Adviser") a AllianceBern Inc. ("ABI"): Director of of the AB Muth Previously, Executive Notes and the AB Muth Previously, Executive Notes and the AB Muth Previously, Executive Notes and ABI from Difference of the Adviser's in investment the Adviser's in investment the ABI from Difference of the ABI from Difference of Sales in the institutional management.	he served as Managing Director of ecember 2006 to Prior to joining ABI ecutive Managing Bernstein Global hagement, and prior nior Managing d Global Head of ece and Sales of the stitutional management hoce 2004. Prior was Managing d Head of North client Service and Adviser's investment nt business, with ad been associated	78	None

NAME, ADDRESS*, AGE, (YEAR FIRST ELECTED**)	PRINCIPAL OCCUPATION(S) DURING PAST FIVE YEARS AND OTHER INFORMATION***	PORTFOLIOS IN AB FUND COMPLEX OVERSEEN BY DIRECTOR	OTHER PUBLIC COMPANY DIRECTORSHIPS CURRENTLY HELD BY DIRECTOR
DISINTERESTED DIREC	TORS		
Marshall C. Turner, Jr.,## Chairman of the Board 78 (2014)	Private Investor since prior to 2015. Former Chairman and CEO of Dupont Photomasks, Inc. (components of semiconductor manufacturing). He has extensive operating leadership, and venture capital investing experience, including five interim or full-time CEO roles, and prior service as general partner of institutional venture capital partnerships. He also has extensive non-profit board leadership experience, and currently serves on the boards of two education and science-related non-profit organizations. He has served as a director of one AB Fund since 1992, and director or trustee of all AB Funds since 2005. He has been Chairman of the AB Funds since January 2014, and the Chairman of the Independent Directors Committees of such AB Funds since February 2014.	3	Xilinx, Inc. (programmable logic semi- conductors) since 2007

NAME, ADDRESS*, AGE, (YEAR FIRST ELECTED**)	PRINCIPAL OCCUPATION(S) DURING PAST FIVE YEARS AND OTHER INFORMATION***	PORTFOLIOS IN AB FUND COMPLEX OVERSEEN BY DIRECTOR	OTHER PUBLIC COMPANY DIRECTORSHIPS CURRENTLY HELD BY DIRECTOR
DISINTERESTED DIRECT	TORS		
(continued) Jorge A. Bermudez,## 69 (2020)	Private investor since prior to 2015. Formerly, Chief Risk Officer of Citigroup, Inc., a global financial services company, from November 2007 to March 2008, Chief Executive Officer of Citigroup's Commercial Business Group in North America and Citibank Texas from 2005 to 2007, and a variety of other executive and leadership roles at various businesses within Citigroup prior to then; Chairman (2018) of the Texas A&M Foundation Board of Trustees (Trustee since 2013) and Chairman of the Smart Grid Center Board at Texas A&M University since 2012; director of, among others, Citibank N.A. from 2005 to 2008, the Federal Reserve Bank of Dallas, Houston Brancfrom 2009 to 2011, the Federal Reserve Bank of Dallas from 2011 to 2017, and the Electric Reliability Council of Texas from 2010 to 2016. He has served as director or trustee of the AB Funds since January 2020.	1	Moody's Corporation since April 2011
Michael J. Downey,## 76 (2014)	Private Investor since prior to 2015. Formerly, Chairman of The Asia Pacific Fund, Inc. (registered investment company) since prior to 2015 until January 2019. From 1987 until 1993, Chairman and CEO of Prudential Mutual Fund Management, director of the Prudential mutual funds, and member of the Executive Committee of Prudential Securities Inc. He has served as a director or trustee of the AB Funds since 2005.		None

OTHER

NAME, ADDRESS*, AGE, (YEAR FIRST ELECTED**)	PRINCIPAL OCCUPATION(S) DURING PAST FIVE YEARS AND OTHER INFORMATION***	PORTFOLIOS IN AB FUND COMPLEX OVERSEEN BY DIRECTOR	OTHER PUBLIC COMPANY DIRECTORSHIPS CURRENTLY HELD BY DIRECTOR
DISINTERESTED DIREC	TORS		
(continued) Nancy P. Jacklin,##	Private Investor since prior to	78	None
72 (2014)	2015. Professorial Lecturer at the Johns Hopkins School of Advanced International Studies (2008-2015). U.S. Executive Director of the International Monetary Fund (which is responsible for ensuring the stability of the international monetary system), (December 2002-May 2006); Partner, Clifford Chance (1992-2002); Sector Counsel, International Banking and Finance, and Associate General Counsel, Citicorp (1985-1992); Assistant General Counsel (International) Federal Reserve Board of Governors (1982-1985); and Attorney Advisor, U.S. Department of the Treasury (1973-1982). Member of the Bar of the District of Columbia and of New York; and member of the Council on Foreign Relations. She has served as a director or trustee of the AB Funds since 2006 and has been Chair of the Governance and Nominating Committees of the AB Funds since August 2014.		INOTIE
Jeanette Loeb 68 (2020)	Chief Executive Officer of PetCareRx (e-commerce pet pharmacy) from 2002 to 2011 and 2015 to present. Director of New York City Center since 2005. She was a director of AB Multi-Manager Alternative Fund, Inc. (fund of hedge funds) from 2012 to 2018. Formerly, affiliated with Goldman Sachs Group, Inc. (financial services) from 1977 to 1994, including as a partner thereof from 1986 to 1994. She has served as director or trustee of the AB Funds since April 2020.	78	Apollo Investment Corp. (business development company) since August 2011

NAME, ADDRESS*, AGE, (YEAR FIRST ELECTED**)	PRINCIPAL OCCUPATION(S) DURING PAST FIVE YEARS AND OTHER INFORMATION***	PORTFOLIOS IN AB FUND COMPLEX OVERSEEN BY DIRECTOR	OTHER PUBLIC COMPANY DIRECTORSHIPS CURRENTLY HELD BY DIRECTOR
DISINTERESTED DIREC	TORS		
(continued) Carol C. McMullen,## 65 (2016)	Managing Director of Slalom Consulting (consulting) since 2014, private investor and a member of the Advisory Board of Butcher Box (since 2018). Formerly, member, Partners Healthcare Investment Committee (2010-2019); Director of Norfolk & Dedham Group (mutual property and casualty insurance) from 2011 until November 2016; Director of Partners Community Physicians Organization (healthcare) from 2014 until December 2016; and Managing Director of The Crossland Group (consulting) from 2012 until 2013. She has held a number of senior positions in the asset and wealth management industries, including at Eastern Bank (where her roles included President of Eastern Wealth Management), Thomson Financial (Global Head of Sales for Investment Management), and Putnam Investments (where her roles included Chief Investment Officer, Core and Growth and Head of Global Investment Research). She has served on a number of private company and nonprofit boards, and as a director or trustee of the AB Funds since		None
	June 2016.		

NAME, ADDRESS*, AGE, (YEAR FIRST ELECTED**)	PRINCIPAL OCCUPATION(S) DURING PAST FIVE YEARS AND OTHER INFORMATION***	PORTFOLIOS IN AB FUND COMPLEX OVERSEEN BY DIRECTOR	OTHER PUBLIC COMPANY DIRECTORSHIPS CURRENTLY HELD BY DIRECTOR
DISINTERESTED DIREC	CTORS		
(continued)			
Garry L. Moody,## 68 (2014)	Private Investor since prior to 2015. Formerly, Partner, Deloitte & Touche LLP (1995-2008) where he held a number of senior positions, including Vice Chairman, and U.S. and Global Investment Management Practice Managing Partner; President, Fidelity Accounting and Custody Services Company (1993-1995), where he was responsible for the accounting, pricing, custody and reporting for the Fidelity mutual funds; and Partner, Ernst & Young LLP (1975-1993), where he served as the National Director of Mutual Fund Tax Services and Managing Partner of its Chicago Office Tax department. He is a member of the Trustee Advisory Board of BoardIQ, a biweekly publication focused on issues and news affecting directors of mutual funds. He is also a member of the Investment Company Institute's Board of Governors and the Independent Directors Council's Governing Council. He has served as a director or trustee, and as Chairman of the Audit Committees of the		None

AB Funds since 2008.

NAME, ADDRESS*, AGE, (YEAR FIRST ELECTED**)	PRINCIPAL OCCUPATION(S) DURING PAST FIVE YEARS AND OTHER INFORMATION***	PORTFOLIOS IN AB FUND COMPLEX OVERSEEN BY DIRECTOR	OTHER PUBLIC COMPANY DIRECTORSHIPS CURRENTLY HELD BY DIRECTOR
DISINTERESTED DIREC (continued)	TORS		
Earl D. Weiner,## 81 (2014)	Senior Counsel since 2017, Of Counsel from 2007 to 2016, and Partner prior to that, of the law firm Sullivan & Cromwell LLP. He is a former member of the ABA Federal Regulation of Securities Committee Task Force to draft editions of the Fund Director's Guidebook. He also serves as a director or trustee of various non-profit organizations and has served as Chairman or Vice Chairman of a number of them. He has served as a director or trustee of the AB Funds since 2007 and served as Chairman of the Governance and Nominating Committees of the AB Funds from 2007 until August 2014.) f	None

- The address for each of the Fund's disinterested Directors is c/o AllianceBernstein L.P., Attention: Legal & Compliance Department – Mutual Fund Legal, 1345 Avenue of the Americas, New York, NY 10105.
- There is no stated term of office for the Fund's Directors.
- *** The information above includes each Director's principal occupation during the last five years and other information relating to the experience, attributes and skills relevant to each Director's qualifications to serve as a Director, which led to the conclusion that each Director should serve as a Director for the Fund.
- # Mr. Keith is an "interested person" of the Fund, as defined in the 1940 Act, due to his position as a Senior Vice President of the Adviser.
- ## Member of the Audit Committee, the Governance and Nominating Committee and the Independent Directors Committee.

OTHER

Officer Information

Certain information concerning the Fund's Officers is listed below.

NAME, ADDRESS* AND AGE	POSITION(S) HELD WITH FUND	PRINCIPAL OCCUPATION DURING PAST 5 YEARS	
Robert M. Keith 60	President and Chief Executive Officer	See biography above.	
James T. Tierney 53	Vice President	Senior Vice President, Chief Investment Officer of Concentrated U.S. Growth of the Adviser**, with which he has been associated since prior to 2015.	
Emilie D. Wrapp 64	Secretary	Senior Vice President, Assistant General Counsel and Assistant Secretary of ABI**, with which she has been associated since prior to 2015.	
Michael B. Reyes 44	Senior Analyst	Vice President of the Adviser**, with which he has been associated since prior to 2015.	
Joseph J. Mantineo 61	Treasurer and Chief Financial Officer	Senior Vice President of ABIS**, with which he has been associated since prior to 2015.	
Phyllis J. Clarke 59	Controller	Vice President of ABIS,** with which she has been associated since prior to 2015.	
Vincent S. Noto 55	Chief Compliance Officer	Senior Vice President since 2015 and Mutual Fund Chief Compliance Officer of the Adviser** since prior to 2015.	

^{*} The address for each of the Fund's Officers is 1345 Avenue of the Americas, New York, NY 10105.

The Fund's Statement of Additional Information ("SAI") has additional information about the Fund's Directors and Officers and is available without charge upon request. Contact your financial representative or AB at 1-800-227-4618, or visit www.abfunds.com, for a free prospectus or SAI.

^{**} The Adviser, ABI and ABIS are affiliates of the Fund.

Operation and Effectiveness of the Fund's Liquidity Risk **Management Program:**

In October 2016, the Securities and Exchange Commission ("SEC") adopted the open-end fund liquidity rule (the "Liquidity Rule"). In June 2018 the SEC adopted a requirement that funds disclose information about the operation and effectiveness of their Liquidity Risk Management Program ("LRMP") in their reports to shareholders.

One of the requirements of the Liquidity Rule is for the Fund to designate an Administrator of the Fund's Liquidity Risk Management Program. The Administrator of the Fund's LRMP is AllianceBernstein L.P., the Fund's investment adviser (the "Adviser"). The Adviser has delegated the responsibility to its Liquidity Risk Management Committee "Committee"). Another requirement of the Liquidity Rule is for the Fund's Board of Directors (the "Fund Board") to receive an annual written report from the Administrator of the LRMP, which addresses the operation of the Fund's LRMP and assesses its adequacy and effectiveness. The Adviser provided the Fund Board with such annual report during the first guarter of 2020, which covered the period December 1, 2018 through December 31, 2019 (the "Program Reporting Period").

The LRMP's principal objectives include supporting the Fund's compliance with limits on investments in illiquid assets and mitigating the risk that the Fund will be unable to meet its redemption obligations in a timely manner. Pursuant to the LRMP, the Fund classifies the liquidity of its portfolio investments into one of the four categories defined by the SEC: Highly Liquid, Moderately Liquid, Less Liquid, and Illiquid. These classifications are reported to the SEC on Form N-PORT.

During the Program Reporting Period, the Committee reviewed whether the Fund's strategy is appropriate for an open-end structure, taking into account any holdings of less liquid and illiquid assets. If the Fund participated in derivative transactions, the exposure from such transactions were considered in the LRMP. The Committee also performed an analysis to determine whether the Fund is required to maintain a Highly Liquid Investment Minimum ("HLIM"). The Committee also incorporated the following information when determining the Fund's reasonably anticipated trading size for purposes of liquidity monitoring: historical net redemption activity, a Fund's concentration in an issuer, shareholder concentration, investment performance, total net assets, and distribution channels.

The Adviser informed the Fund Board that the Committee believes the Fund's LRMP is adequately designed, has been implemented as intended, and has operated effectively since its inception. No material exceptions have been noted since the implementation of the LRMP, and there were no liquidity events that impacted the Fund or its ability to timely meet redemptions during the Program Reporting Period.

Information Regarding the Review and Approval of the Fund's **Advisory Agreement**

The disinterested directors (the "directors") of AB Cap Fund, Inc. (the "Company") unanimously approved the continuance of the Company's Advisory Agreement with the Adviser as proposed to be amended to effect a fee reduction (as so amended, the "Advisory Agreement") in respect of AB Concentrated Growth Fund (the "Fund") at a meeting held by video conference on May 5-7, 2020 (the "Meeting").

Prior to approval of the continuance of the Advisory Agreement, the directors had requested from the Adviser, and received and evaluated, extensive materials. They reviewed the proposed continuance of the Advisory Agreement with the Adviser and with experienced counsel who are independent of the Adviser, who advised on the relevant legal standards. The directors also reviewed additional materials, including comparative analytical data prepared by the Senior Analyst for the Fund. The directors also discussed the proposed continuance in private sessions with counsel.

The directors considered their knowledge of the nature and quality of the services provided by the Adviser to the Fund gained from their experience as directors or trustees of most of the registered investment companies advised by the Adviser, their overall confidence in the Adviser's integrity and competence they have gained from that experience, the Adviser's initiative in identifying and raising potential issues with the directors and its responsiveness, frankness and attention to concerns raised by the directors in the past, including the Adviser's willingness to consider and implement organizational and operational changes designed to improve investment results and the services provided to the AB Funds. The directors noted that they have four regular meetings each year, at each of which they review extensive materials and information from the Adviser, including information on the investment performance of the Fund, and the money market fund advised by the Adviser in which the Fund invests.

The directors also considered all factors they believed relevant, including the specific matters discussed below. During the course of their deliberations, the directors evaluated, among other things, the reasonableness of the proposed advisory fee. The directors did not identify any particular information that was all-important or controlling, and different directors may have attributed different weights to the various factors. The directors determined that the selection of the Adviser to manage the Fund and the overall arrangements between the Fund and the Adviser, as provided in the Advisory Agreement, including the proposed advisory fee, were fair and reasonable in light of the services performed, expenses incurred and such other matters as the directors considered relevant in the exercise of their business judgment. The directors noted that the proposed lowering of the advisory fee would benefit the Fund and its shareholders. The directors noted that the Adviser was reducing the advisory fee for business reasons. and had assured them that there would be no diminution in the nature or

quality of services to the Fund. The material factors and conclusions that formed the basis for the directors' determinations included the following:

Nature, Extent and Quality of Services Provided

The directors considered the scope and quality of services provided by the Adviser under the Advisory Agreement, including the guality of the investment research capabilities of the Adviser and the other resources it has dedicated to performing services for the Fund. The directors noted that the Adviser from time to time reviews the Fund's investment strategies and from time to time proposes changes intended to improve the Fund's relative or absolute performance for the directors' consideration. They also noted the professional experience and qualifications of the Fund's portfolio management team and other senior personnel of the Adviser. The directors also considered that the Advisory Agreement provides that the Fund will reimburse the Adviser for the cost to it of providing certain clerical, accounting, administrative and other services to the Fund by employees of the Adviser or its affiliates. Requests for these reimbursements are made on a quarterly basis and subject to approval by the directors. Reimbursements, to the extent requested and paid, result in a higher rate of total compensation from the Fund to the Adviser than the fee rate stated in the Advisory Agreement. The directors noted that the methodology used to determine the reimbursement amounts had been reviewed by an independent consultant retained by the Fund's former Senior Officer/ Independent Compliance Officer. The quality of administrative and other services, including the Adviser's role in coordinating the activities of the Fund's other service providers, also was considered. The directors concluded that, overall, they were satisfied with the nature, extent and quality of services provided to the Fund under the Advisory Agreement.

Costs of Services Provided and Profitability

The directors reviewed a schedule of the revenues and expenses and related notes indicating the profitability of the Fund to the Adviser for calendar years 2018 and 2019 that had been prepared with an expense allocation methodology arrived at in consultation with an independent consultant retained by the Fund's former Senior Officer/Independent Compliance Officer. The directors noted the assumptions and methods of allocation used by the Adviser in preparing fund-specific profitability data and understood that there are a number of potentially acceptable allocation methodologies for information of this type. The directors noted that the profitability information reflected all revenues and expenses of the Adviser's relationship with the Fund, including those relating to its subsidiaries that provide transfer agency, distribution and brokerage services to the Fund. The directors recognized that it is difficult to make comparisons of the profitability of the Advisory Agreement with the profitability of advisory contracts for unaffiliated funds because comparative information is not generally publicly available and is affected by numerous factors. The directors focused on the profitability of the Adviser's relationship with the Fund

before taxes and distribution expenses. The directors concluded that the Adviser's level of profitability from its relationship with the Fund was not unreasonable. The directors noted that the proposed reduction in the advisory fee rate would likely impact the Adviser's profitability analysis in future years.

Fall-Out Benefits

The directors considered the other benefits to the Adviser and its affiliates from their relationships with the Fund and the money market fund advised by the Adviser in which the Fund invests, including, but not limited to, benefits relating to soft dollar arrangements (whereby investment advisers receive brokerage and research services from brokers that execute agency transactions for their clients); 12b-1 fees and sales charges received by the Fund's principal underwriter (which is a wholly owned subsidiary of the Adviser) in respect of certain classes of the Fund's shares; brokerage commissions paid by the Fund to brokers affiliated with the Adviser; and transfer agency fees paid by the Fund to a wholly owned subsidiary of the Adviser. The directors recognized that the Adviser's profitability would be somewhat lower without these benefits. The directors understood that the Adviser also might derive reputational and other benefits from its association with the Fund.

Investment Results

In addition to the information reviewed by the directors in connection with the Meeting, the directors receive detailed performance information for the Fund at each regular Board meeting during the year.

At the Meeting, the directors reviewed performance information prepared by an independent service provider (the "15(c) service provider"), showing the performance of the Class A Shares of the Fund against a group of similar funds ("peer group") and a larger group of similar funds ("peer universe"), each selected by the 15(c) service provider, and information prepared by the Adviser showing performance of the Class A Shares against a broad-based securities market index, in each case for the 1-, 3and 5-year periods ended February 29, 2020 and (in the case of comparisons with the broad-based securities market index) for the period from inception. Based on their review, the directors concluded that the Fund's investment performance was acceptable.

Advisory Fees and Other Expenses

The directors considered the proposed advisory fee rate payable by the Fund to the Adviser and information prepared by the 15(c) service provider concerning advisory fee rates payable by other funds in the same category as the Fund. The directors recognized that it is difficult to make comparisons of advisory fees because there are variations in the services that are included in the fees paid by other funds. The directors compared the Fund's pro forma contractual advisory fee rate (reflecting the 15 basis

point fee waiver the Adviser implemented on March 2, 2020, which the Adviser proposed be reflected in the Advisory Agreement as a fee reduction) with a peer group median. The directors also took into account the impact on the proposed advisory fee rate of the administrative expense reimbursement paid to the Adviser in the latest fiscal year.

The directors also considered the Adviser's fee schedule for other clients utilizing investment strategies similar to those of the Fund. For this purpose, they reviewed the relevant advisory fee information from the Adviser's Form ADV and in a report from the Fund's Senior Analyst and noted the differences between the Fund's proposed fee schedule, on the one hand, and the Adviser's institutional fee schedule and the schedule of fees charged by the Adviser to any offshore funds and for services to any sub-advised funds utilizing investment strategies similar to those of the Fund, on the other. The directors noted that the Adviser mav. in some cases, agree to fee rates with large institutional clients that are lower than those reviewed by the directors and that they had previously discussed with the Adviser its policies in respect of such arrangements. The directors previously discussed these matters with an independent fee consultant.

The Adviser reviewed with the directors the significantly greater scope of the services it provides to the Fund relative to institutional, offshore fund and sub-advised fund clients. In this regard, the Adviser noted, among other things, that, compared to institutional and offshore or sub-advisory accounts, the Fund (i) demands considerably more portfolio management, research and trading resources due to significantly higher daily cash flows; (ii) has more tax and regulatory restrictions and compliance obligations; (iii) must prepare and file or distribute regulatory and other communications about fund operations; and (iv) must provide shareholder servicing to retail investors. The Adviser also reviewed the greater legal risks presented by the large and changing population of Fund shareholders who may assert claims against the Adviser in individual or class actions, and the greater entrepreneurial risk in offering new fund products, which require substantial investment to launch, may not succeed, and generally must be priced to compete with larger, more established funds resulting in lack of profitability to the Adviser until a new fund achieves scale. In light of the substantial differences in services rendered by the Adviser to institutional, offshore fund and sub-advised fund clients as compared to the Fund, and the different risk profile, the directors considered these fee comparisons inapt and did not place significant weight on them in their deliberations.

The directors noted that the Fund may invest in shares of exchange-traded funds ("ETFs"), subject to the restrictions and limitations of the Investment Company Act of 1940 as these may be varied as a result of exemptive orders issued by the SEC. The directors also noted that ETFs pay advisory fees pursuant to their advisory contracts. The directors concluded, based on the Adviser's explanation of how it uses ETFs when they are the most cost-effective way to obtain desired exposures, in some cases pending

purchases of underlying securities, that the advisory fee for the Fund would be for services in addition to, rather than duplicative of, the services provided under the advisory contracts of the ETFs.

In connection with their review of the Fund's proposed advisory fee, the directors also considered the total expense ratio of the Class A shares of the Fund in comparison to a peer group and a peer universe selected by the 15(c) service provider. The Class A expense ratio of the Fund was based on the Fund's latest fiscal year. The Adviser implemented a 15 basis point advisory fee waiver effective March 2, 2020, which the Adviser proposed be reflected in the Advisory Agreement as a fee reduction. The information reviewed by the directors included a pro forma expense ratio that gave effect to the reduction for the entire fiscal year. The Adviser had agreed to cap the Fund's expenses, but the directors noted that the Fund's pro forma expense ratio was currently below the level of the Adviser's cap. The directors noted that it was likely that the expense ratios of some of the other funds in the Fund's category were lowered by waivers or reimbursements by those funds' investment advisers, which in some cases might be voluntary or temporary. The directors view expense ratio information as relevant to their evaluation of the Adviser's services because the Adviser is responsible for coordinating services provided to the Fund by others. Based on their review, the directors concluded that the Fund's pro forma expense ratio was acceptable.

Economies of Scale

The directors noted that the proposed advisory fee schedule for the Fund, while reflecting a reduction in the advisory fee rate, does not contain breakpoints and that they had discussed their strong preference for breakpoints in advisory contracts with the Adviser. The directors took into consideration prior presentations by an independent consultant on economies of scale in the mutual fund industry and for the AB Funds, and presentations from time to time by the Adviser concerning certain of its views on economies of scale. The directors also previously discussed economies of scale with an independent fee consultant. The directors also had requested and received from the Adviser certain updates on economies of scale in advance of the Meeting. The directors believe that economies of scale may be realized (if at all) by the Adviser across a variety of products and services, and not only in respect of a single fund. The directors noted that there is no established methodology for setting breakpoints that give effect to the fund-specific services provided by a fund's adviser and to the economies of scale that an adviser may realize in its overall mutual fund business or those components of it which directly or indirectly affect a fund's operations. The directors observed that in the mutual fund industry as a whole, as well as among funds similar to the Fund, there is no uniformity or pattern in the fees and asset levels at which breakpoints (if any) apply. The directors also noted that the advisory agreements for many funds do not have breakpoints at all. The directors

informed the Adviser that they would monitor the Fund's asset level (which was well below the level at which they would anticipate adding an initial breakpoint) and its profitability to the Adviser and anticipated revisiting the question of breakpoints in the future if circumstances warranted doing so.

AB FAMILY OF FUNDS

US EQUITY

CORE

Core Opportunities Fund FlexFee[™] US Thematic Portfolio Select US Equity Portfolio

GROWTH

Concentrated Growth Fund Discovery Growth Fund FlexFee[™] Large Cap Growth Portfolio Growth Fund Large Cap Growth Fund Small Cap Growth Portfolio

VALUE

Discovery Value Fund Equity Income Fund Relative Value Fund Small Cap Value Portfolio Value Fund

INTERNATIONAL/ **GLOBAL EQUITY**

CORE

FlexFee[™] International Strategic Core Portfolio Global Core Equity Portfolio International Portfolio International Strategic Core Portfolio Sustainable Global Thematic Fund Tax-Managed International Portfolio Tax-Managed Wealth Appreciation Strategy

Wealth Appreciation Strategy

INTERNATIONAL/ GLOBAL EQUITY (continued)

GROWTH

Concentrated International Growth Portfolio FlexFee[™] Emerging Markets Growth Portfolio Sustainable International Thematic Fund

VALUE

All China Equity Portfolio International Value Fund

FIXED INCOME

MUNICIPAL

High Income Municipal Portfolio Intermediate California Municipal Portfolio Intermediate Diversified Municipal Portfolio Intermediate New York Municipal Portfolio Municipal Bond Inflation Strategy Tax-Aware Fixed Income Opportunities Portfolio1 National Portfolio Arizona Portfolio California Portfolio Massachusetts Portfolio Minnesota Portfolio New Jersey Portfolio New York Portfolio Ohio Portfolio Pennsylvania Portfolio Virginia Portfolio

FIXED INCOME (continued)

TAXABLE

Bond Inflation Strategy FlexFee[™] High Yield Portfolio FlexFee[™] International Bond Portfolio Global Bond Fund High Income Fund Income Fund Intermediate Duration Portfolio Limited Duration High Income Portfolio Short Duration Income Portfolio Short Duration Portfolio Total Return Bond Portfolio

ALTERNATIVES

All Market Real Return Portfolio Global Real Estate Investment Fund Select US Long/Short Portfolio Unconstrained Bond Fund

MIILTI-ASSET

All Market Income Portfolio All Market Total Return Portfolio Conservative Wealth Strategy Emerging Markets Multi-Asset Portfolio Global Risk Allocation Fund Tax-Managed All Market Income Portfolio

CLOSED-END FUNDS

AllianceBernstein Global High Income Fund AllianceBernstein National Municipal Income Fund

We also offer Government Money Market Portfolio, which serves as the money market fund exchange vehicle for the AB mutual funds. You could lose money by investing in the Fund. Although the Fund seeks to preserve the value of your investment at \$1.00 per share, it cannot quarantee it will do so. The Fund may impose a fee upon sale of your shares or may temporarily suspend your ability to sell shares if the Fund's liquidity falls below required minimums because of market conditions or other factors. An investment in the Fund is not insured or quaranteed by the Federal Deposit Insurance Corporation or any other government agency. The Fund's sponsor has no legal obligation to provide financial support to the Fund, and you should not expect that the sponsor will provide financial support to the Fund at any time.

Investors should consider the investment objectives, risks, charges and expenses of the Fund carefully before investing. For copies of our prospectus or summary prospectus, which contain this and other information, visit us online at www.abfunds.com or contact your AB representative. Please read the prospectus and/or summary prospectus carefully before investing.

1 Prior to February 5, 2020, Tax-Aware Fixed Income Opportunities Portfolio was named Tax-Aware Fixed Income Portfolio.



AB CONCENTRATED GROWTH FUND 1345 Avenue of the Americas New York, NY 10105 800 221 5672

